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OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Assents to Acts

ACT OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 13 December 2006

IT is hereby notified, for general information, that Her Excellency the Governor has, in the name and on behalf of Her Majesty, this day assented to the undermentioned Act passed by the Legislative Assembly and Legislative Council of New South Wales in Parliament assembled, viz.:

Act No 128, 2006 – An Act to amend various Acts and other legislation to make further provision with respect to police powers. [Police Powers Legislation Amendment Bill].

Russell D. Grove PSM, Clerk of the Legislative Assembly

Proclamations



New South Wales

Proclamation

under the

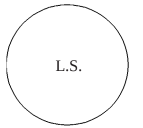
Companion Animals Amendment Act 2006 No 101

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Companion Animals Amendment Act 2006*, do, by this my Proclamation, appoint 1 January 2007 as the day on which that Act commences.

Signed and sealed at Sydney, this 13th day of December 2006.

By Her Excellency's Command,



KERRY HICKEY, M.P., Minister for Local Government GOD SAVE THE QUEEN!

s06-531-35.p01



Proclamation

under the

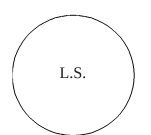
Fisheries Management Amendment Act 2006 No 18

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Fisheries Management Amendment Act 2006*, do, by this my Proclamation appoint:

- (a) 5 February 2007 as the day on which the uncommenced provisions of that Act commence (except as provided by paragraph (b)), and
- (b) 30 June 2008 as the day on which Schedule 1 [20] and [37] to that Act commences.

Signed and sealed at Sydney, this 13th day of December 2006.



By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence:

- (a) the uncommenced provisions of the *Fisheries Management Amendment Act* 2006 (the amending Act) (except as provided by paragraph (b)) with effect on 5 February 2007 (the provisions relate to, among other things, the nomination of fishers, endorsements on licences, management charges, annual contributions and record making), and
- (b) a provision of the amending Act that repeals the requirement that fishers pay an annual contribution to the cost of research and other industry costs with effect on 30 June 2008.

s06-542-30.p01



Proclamation

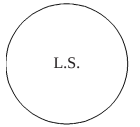
under the

Road Transport Legislation Amendment (Drug Testing) Act 2006 No 79

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Road Transport Legislation Amendment (Drug Testing) Act 2006*, do, by this my Proclamation, appoint 15 December 2006 as the day on which that Act commences. Signed and sealed at Sydney, this 13th day of December 2006.

By Her Excellency's Command,



ERIC ROOZENDAAL, M.L.C., Minister for Roads

GOD SAVE THE QUEEN!

s06-488-42.p01



Proclamation

under the

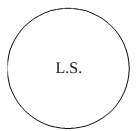
Road Transport (General) Amendment (Intelligent Access Program) Act 2006 No 86

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Road Transport (General) Amendment (Intelligent Access Program) Act 2006*, do, by this my Proclamation, appoint 18 December 2006 as the day on which that Act commences.

Signed and sealed at Sydney, this 13th day of December 2006.

By Her Excellency's Command,



ERIC ROOZENDAAL, M.L.C., Minister for Roads

GOD SAVE THE QUEEN!

s06-532-32.p01

Regulations



New South Wales

Apprenticeship and Traineeship Amendment Regulation 2006

under the

Apprenticeship and Traineeship Act 2001

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Apprenticeship and Traineeship Act 2001*.

CARMEL TEBBUTT, M.P.,

Minister for Education and Training

Explanatory note

The object of this Regulation is to allow an employer to employ a person under the age of 21 years as a hairdresser if the person has been awarded an authorised qualification (within the meaning of section 4 of the *Hairdressers Act 2003*) by a registered training organisation. This Regulation is made under the *Apprenticeship and Traineeship Act 2001*, including section 25 and section 81 (the general regulation-making power).

s06-154-25.p01

Clause 1 Apprenticeship and Traineeship Amendment Regulation 2006

Apprenticeship and Traineeship Amendment Regulation 2006

under the

Apprenticeship and Traineeship Act 2001

1 Name of Regulation

This Regulation is the Apprenticeship and Traineeship Amendment Regulation 2006.

2 Amendment of Apprenticeship and Traineeship Regulation 2005

The *Apprenticeship and Traineeship Regulation 2005* is amended as set out in Schedule 1.

Apprenticeship and Traineeship Amendment Regulation 2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 4A

Insert after clause 4:

4A Exempt juniors may be employed in recognised trade vocations: section 25

The employment of a junior in the recognised trade vocation of hairdressing is exempted from the operation of section 25 of the Act if the junior has been awarded an authorised qualification (within the meaning of section 4 of the *Hairdressers Act 2003*) by a registered training organisation.



Companion Animals Amendment (Registration Exemption) Regulation 2006

under the

Companion Animals Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Companion Animals Act 1998*.

KERRY HICKEY, M.P.,

Minister for Local Government

Explanatory note

The objects of this Regulation are as follows:

- (a) to exempt working dogs (i.e. dogs used primarily for the purpose of droving, tending, working or protecting stock) from the registration and identification requirements of the *Companion Animals Act 1998* (*the Principal Act*) if they are ordinarily kept in the unincorporated area of the Western Division (i.e. the area that is not within a local government area) or on rateable land that is categorised as farmland (Schedule 1 [2]),
- (b) to update a reference to the legislation under which racing greyhounds are registered (greyhounds are currently exempt from the registration and identification requirements of the Principal Act if they are registered under the relevant greyhound racing legislation) (Schedule 1 [1]),
- (c) to ensure that if a dog is declared under Division 6 of Part 5 of the Principal Act to be a restricted dog, the registration information for that dog will indicate that the dog is a restricted dog (**Schedule 1** [3]).

This Regulation is made under the *Companion Animals Act 1998*, including section 96 (the general regulation-making power (in particular, section 96 (2) (b)).

s06-480-35.p01

Clause 1 Companion Animals Amendment (Registration Exemption) Regulation 2006

Companion Animals Amendment (Registration Exemption) Regulation 2006

under the

Companion Animals Act 1998

1 Name of Regulation

This Regulation is the Companion Animals Amendment (Registration Exemption) Regulation 2006.

2 Commencement

This Regulation commences on 1 January 2007.

3 Amendment of Companion Animals Regulation 1999

The Companion Animals Regulation 1999 is amended as set out in Schedule 1.

Companion Animals Amendment (Registration Exemption) Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 17 Exemptions from registration requirement

Omit "under the Greyhound Racing Authority Act 1985" from clause 17 (f).

Insert instead "in accordance with the rules made in relation to greyhound racing under the *Greyhound and Harness Racing Administration Act 2004*".

[2] Clause 17 (j) and (k)

Insert after clause 17 (i):

- (j) a working dog that is ordinarily kept in a part of the Western Division of the State that is not within a local government area,
- (k) a working dog that is ordinarily kept on land categorised as farmland for the purposes of Part 3 of Chapter 15 of the *Local Government Act 1993*.

[3] Clause 21 Registration information

Insert after clause 21 (n):

(o) in the case of a dog, whether the animal has been declared under Division 6 of Part 5 of the Act to be a restricted dog and, if so, the date on which the declaration took effect,



Fisheries Management (Supporting Plan) Regulation 2006

under the

Fisheries Management Act 1994

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fisheries Management Act 1994*.

IAN MACDONALD, M.L.C.,

Minister for Primary Industries

Explanatory note

The object of this Regulation is to give effect to a share management fishery supporting plan for all share management fisheries. The supporting plan has effect only in respect of those share management fisheries that adopt the supporting plan in their individual share management plans.

The supporting plan provides for the following matters:

- (a) dealings in shares,
- (b) nominations of fishers,
- (c) endorsements,
- (d) management charges and community contributions,
- (e) general requirements in relation to taking fish, including provisions that ensure that certain requirements of the *Fisheries Management (General) Regulation 2002* continue to apply to share management fisheries.

This Regulation is made under the *Fisheries Management Act 1994*, including sections 57A, 60 and 289 (the general regulation-making power) and the sections mentioned in the plan.

s06-049-40.p01

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Clause 1

Fisheries Management (Supporting Plan) Regulation 2006

under the

Fisheries Management Act 1994

1 Name of Regulation

This Regulation is the Fisheries Management (Supporting Plan) Regulation 2006.

2 Commencement

This Regulation commences on 5 February 2007.

3 Share Management Fishery Supporting Plan

The Share Management Fishery Supporting Plan set out in the Appendix to this Regulation has effect.

Appendix

Appendix

(Clause 3)

Part 1 Preliminary

1 Name of Plan

This is the Share Management Fishery Supporting Plan.

2 Definitions

(1) In this Plan:

approved means approved by the Director-General.

eligible fisher means a person for the time being registered as an eligible fisher under Part 8A of the Regulation.

endorsement means an endorsement on a commercial fishing licence that authorises the taking of fish in a fishery.

endorsement holder means a person who holds a commercial fishing licence that has an endorsement.

fishery means a share management fishery (as described in Schedule 1 to the Act).

fishing business card has the same meaning as in the Regulation.

the Act means the Fisheries Management Act 1994.

the Regulation means the *Fisheries Management (General) Regulation* 2002.

- (2) In this Plan, longitude and latitude coordinates are in WGS84 datum, unless otherwise provided.
- (3) Notes in this Plan do not form part of the Plan. Note. This Plan has effect only in respect of those share management fisheries that adopt this Plan in their individual share management plans.

Part 2 Dealings in shares

3 Persons prohibited to hold shares

Clause 134 of the Regulation continues to apply in respect of all fisheries.

Note. This clause prohibits foreign-owned bodies from holding shares in a share management fishery.

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Fisheries Management (Supporting Plan) Regulation 2006

Appendix

4 Provisions relating to transfers

For the purposes of section 71 (4) of the Act, a transfer, assignment, transmission, or mortgage of shares in a fishery is permitted only in accordance with the fishing business transfer rules made under section 34T of the Act.

Part 3 Nomination of fishers

5 Nomination of fisher

A shareholder may nominate a person to take fish on behalf of the shareholder in a fishery only if the person is an eligible fisher in respect of the fishing business of the shareholder.
 Note Eligible fishers are persons registered by the Director-General as eligible

Note. Eligible fishers are persons registered by the Director-General as eligible fishers in respect of a fishing business under Part 8A of the Regulation.

- (2) For the purposes of section 69 (6) (a) of the Act, the nomination of an eligible fisher who is the nominated fisher of another shareholder in the same fishery is authorised in all fisheries other than the abalone fishery and the lobster fishery.
- (3) For the purposes of section 69 (6) (b) of the Act, the nomination of an eligible fisher who is the nominated fisher of another shareholder in another fishery is authorised in all fisheries.
- (4) The nomination of an eligible fisher does not take effect until:
 - (a) the nomination is given to the Director-General in the form and manner required by section 69 (3) of the Act, and
 - (b) if the shareholder has been issued with a fishing business card in respect of the fishing business to which the nomination applies, possession of the fishing business card is given to the nominated fisher.

Note. Section 69 (3) of the Act requires the nomination to be made in a form and manner approved by the Director-General.

- (5) A nomination has effect for a minimum period of 48 hours, or a lesser period approved by the Director-General.
- (6) If a nomination is revoked before the end of the period of 48 hours (or the lesser period approved by the Director-General), a further nomination cannot be made until the end of the relevant period.

6 One nominated fisher per fishing business

(1) An eligible fisher nominated to take fish on behalf of a shareholder must be nominated in respect of all shares held by the shareholder that are a component of the same fishing business.

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- (2) A shareholder may nominate one (and not more than one) eligible fisher to take fish on behalf of the shareholder for each fishing business of which he or she is the owner.
- (3) A nomination applies in respect of the fishing business indicated by the shareholder and operates to authorise an eligible fisher to take fish only in respect of those shares that are a component of the relevant business.
- (4) A separate nomination must be made in respect of each separate fishing business.
- (5) If shares held by a shareholder are components of more than one fishing business, either the same or a different eligible fisher may be nominated in respect of each separate fishing business, subject to this clause.
- (6) If the shares held by a shareholder in the abalone fishery are components of 2 or more fishing businesses, a different eligible fisher is to be nominated in respect of each fishing business.
- (7) If the shares held by a shareholder in the lobster fishery are components of 2 or more fishing businesses, a different eligible fisher is to be nominated in respect of each fishing business.
- (8) This clause is subject to section 69 (2) of the Act. Note. Section 69 (2) prevents a shareholder from nominating a person to take fish on behalf of the shareholder unless the shareholder has the minimum shareholding in the fishery required.

7 Revocation of nomination of commercial fisher

- (1) A shareholder's nomination of a person to take fish on behalf of the shareholder may be revoked:
 - (a) by the shareholder, or
 - (b) by the Director-General, if revocation by the Director-General is authorised by this clause.
- (2) A revocation of a nomination by a shareholder is to be made in a form and manner approved by the Director-General.
- (3) The shareholder must inform the nominated fisher of the revocation of the nomination.
- (4) The Director-General is authorised to revoke a shareholder's nomination of a person to take fish on behalf of the shareholder (without the consent of the shareholder) if:
 - (a) the nominated fisher requests the revocation, in a form and manner approved by the Director-General, or

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- (b) the Director-General cancels the registration of the person as an eligible fisher in respect of the shareholder under the Regulation, or
- (c) the shareholder is not entitled to nominate the person to take fish on behalf of the shareholder under section 69 (6) of the Act, this Plan or the share management plan for the fishery.
- (5) The Director-General revokes a nomination by giving the shareholder notice in writing of the revocation.
- (6) The Director-General must, by notice in writing, inform the person whose nomination has been revoked of that revocation.

Part 4 Endorsements

8 Cancellation and suspension of endorsements

An endorsement may be suspended or cancelled if the endorsement holder:

- (a) is convicted, or found guilty, of an offence against the Act, or any regulations made under the Act or of an offence relating to commercial fishing operations under a law of the Commonwealth, another State, a Territory or New Zealand, or
- (b) is convicted of an offence relating to the theft of fish, fishing gear or a boat or intentional damage to fishing gear or a boat, or
- (c) has, in the opinion of the Minister, contravened a condition of the endorsement, or
- (d) is no longer eligible for an endorsement under the Act, this Plan or the share management plan for the fishery.

9 Fishing period

For the purposes of section 68 (2) of the Act, the relevant fishing period for a fishery is not to exceed the period of 5 years.

Part 5 Management charges and community contributions

10 Management charge

- (1) For the purposes of section 76 (2) of the Act, the following costs of management are attributed to industry:
 - (a) the costs of developing, reviewing, implementing and ensuring compliance with strategies, policies and legislation relating to a

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fishery (including for the purpose of promoting ecologically sustainable development of a fishery),

- (b) the costs of providing administrative services in connection with the operation of a fishery,
- (c) the costs incurred in connection with the establishment and operation of the Management Advisory Committee for a fishery,
- (d) the costs incurred in connection with the following research (or such part of those costs as the Minister determines):
 - (i) ongoing research into the management and sustainability of a fishery or of commercial fisheries generally,
 - (ii) specific research projects relating to the management and sustainability of a fishery or of commercial fisheries generally,
- (e) such other costs of management of a fishery as may be determined by the Minister after consultation with the Management Advisory Committee for the fishery.
- (2) The costs of management attributed to industry may be reduced in any manner the Minister considers appropriate to recognise any saving, or any public benefit or benefit to any other fishing sector, that is achieved in the management of a fishery.
- (3) The management charge may, with the approval of the Minister, be paid by instalments on such terms as the Minister approves.
 Note. Section 76 of the Act provides that if an instalment is not paid by the due date, the balance then becomes due and payable (together with any interest for late payment chargeable under section 76).

11 Community contribution

- (1) For the purposes of section 77 of the Act, a community contribution is payable by a shareholder in a fishery, in respect of each fishing business of the shareholder, for each financial year.
- (2) The community contribution is payable 2 months after the end of each financial year, or on such later date as may be determined by the Minister.
- (3) No community contribution is payable for the financial year commencing on 1 July 2006.
- (4) The community contribution for each subsequent financial year is \$100 for each fishing business the components of which include shares in a fishery.
- (5) A shareholder is liable for only one community contribution under this clause in respect of a fishing business (even if the fishing business includes components in more than one fishery).

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- (6) If a community contribution is unpaid after the due date for its payment, the balance then becomes due and payable (together with any interest that may be charged on the overdue amount).
- (7) Interest may be charged, at the discretion of the Minister, if a community contribution is unpaid after the due date for its payment, on the overdue amount at the rate payable from time to time in respect of judgments of the Supreme Court.
- (8) In this clause, *financial year* means the period of 12 months commencing on 1 July and ending on 30 June in the following year.

Part 6 General

12 Protected fish

An endorsement does not authorise an endorsement holder to take any species of fish that is declared to be protected fish (whether before or after the commencement of this Plan) under section 19 of the Act. **Note.** Clause 6 of the Regulation lists species that are protected fish.

13 Fish protected from commercial fishing

- (1) An endorsement does not authorise an endorsement holder to take any species of fish which are protected from commercial fishing for the purposes of section 20 (1) of the Act.
- (2) The following Table sets out the species of fish that are currently protected from commercial fishing.

Table Fish protected from commercial fishing

Part 1 Marine or estuarine species

Common name	Species
Groper, blue, brown or red	Achoerodus viridis
Marlin, black	Makaira indica
Marlin, blue	Makaira mazara
Marlin, striped	Tetrapturus audax

Part 2 Freshwater species

Common name	Species
Atlantic salmon	Salmo salar

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Common name	Species
Australian bass	Macquaria novemaculeata
Catfish, eel-tailed	Tandanus tandanus
Estuary perch	Macquaria colonorum
Freshwater crayfish	All species of the genera <i>Euastacus</i> and <i>Cherax</i> except for the common yabby <i>Cherax destructor</i>
Golden perch	Macquaria ambigua
Murray cod	Maccullochella peeli peeli
Silver perch	Bidyanus bidyanus
Trout, brook	Salvelinus fontinalis
Trout, brown	Salmo trutta
Trout, rainbow	Oncorhynchus mykiss

14 Prohibited size fish

- (1) The entitlement of an endorsement holder to take fish in a fishery is subject to the provisions of the Regulation with respect to the prohibited size for any fish that may be taken in the fishery.
- (2) An endorsement does not authorise an endorsement holder to take fish in a fishery in contravention of those provisions.

15 Use of fishing gear

An endorsement does not authorise an endorsement holder to take fish using a net, trap or other fishing gear in contravention of the requirements of Part 3 of the Regulation, unless a provision of the share management plan for the fishery expressly authorises a departure from those requirements.

16 Priorities in the use of fishing gear

An endorsement does not authorise an endorsement holder to take fish in contravention of any relevant rights of priority contained in Part 4 of the Regulation, unless a provision of the share management plan for the fishery expressly authorises a departure from those priority rights.

17 Miscellaneous provisions relating to fisheries management

An endorsement does not authorise a person to contravene the provisions of Part 5 of the Regulation, unless a provision of the share management plan for the fishery expressly authorises a departure from those provisions.

Appendix

18 Threatened species conservation

An endorsement does not authorise a person to contravene the provisions of Part 11A of the Regulation.

19 Aquatic reserves regulation

An endorsement does not authorise a person to contravene the provisions of any regulation relating to aquatic reserves made under section 197 of the Act.

20 Fishing entitlements are subject to licence conditions

- (1) An endorsement does not authorise an endorsement holder to take fish in a fishery in contravention of any conditions of his or her commercial fishing licence (whether those conditions are prescribed by the regulations or imposed by the Minister under section 104 of the Act).
- (2) Any endorsement conditions prescribed by this Plan or the share management plan for a fishery are in addition to any commercial fishing licence conditions prescribed by the Regulation or imposed by the Minister under section 104 of the Act.
- (3) An endorsement does not authorise the use of a fishing boat to take fish in a fishery in contravention of the conditions of the fishing boat licence (whether those conditions are prescribed by the regulations or imposed by the Minister under section 108 of the Act).
- (4) Any fishing boat licence conditions prescribed by this Plan or the share management plan for a fishery are in addition to any fishing boat licence conditions prescribed by the Regulation or imposed by the Minister under section 108 of the Act.

21 Preservation of existing fishing closures

The entitlement of an endorsement holder to take fish in a fishery specified in Column 3 of Schedule 1 is subject to a fishing closure made under the Act (before the commencement of this Plan) with the Gazette reference and subject matter set out in Column 1 and 2 of the Schedule next to that fishery.

22 New fishing closures

The entitlement of an endorsement holder to take fish in a fishery specified in Column 2 of Schedule 2 is subject to any fishing closure made under the Act (after the commencement of this Plan) with prohibitions of a kind referred to in Column 1 of the Schedule next to the fishery concerned.

Note. Schedule 2 refers to any fishing closures made after the commencement of the Supporting Plan which apply to a fishery.

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23 Waters closed permanently to commercial fishing

The entitlement of an endorsement holder to take fish in a fishery is subject to any prohibition made under section 20 (2) of the Act that prohibits, in the waters specified in the Column 1 of Schedule 3, all commercial fishing, or a class of commercial fishing, as indicated next to the waters concerned in Column 2 of the Schedule.

24 Application of Plan—general

The provisions of this Plan apply in relation to all share management fisheries, subject to section 57A (5) of the Act.

25 Authorised amendments to Plan

For the purposes of section 64 of the Act, any amendment to this Plan is authorised.

Schedule 1 Preservation of existing fishing closures

(Clause 21)

Table

Column 1	Column 2	Column 3
Gazette reference	Subject matter	Commercial fisheries affected
GG No 45 of 14.2.2003 at pages 1648–1651	South-East Trawl Fishery— Trip Limits	Ocean Trawl Ocean Trap and Line
GG No 135 of 10.11.2006 at pages 9540–9541	Commercial Fishing Catch Limits for Deep Water Species	Ocean Trawl Ocean Trap and Line
GG No 56 of 18.5.2005 at pages 1729–1730	Gemfish (Rexea Solandri)	Ocean Trawl Ocean Trap and Line
GG No 87 of 21.5.2004 at pages 3041–3042	First Point of Sale Prawn Counts and Closure to Commercial Prawning Nets—All waters other than the Clarence River, Hunter River, Hawkesbury River and Port Jackson	Estuary General Ocean Trawl
GG No 112 of 1.9.2006 at page 7862	Australian Salmon	Estuary General Estuary Prawn Trawl Ocean Hauling Ocean Trawl

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Column 1	Column 2	Column 3
Gazette reference	Subject matter	Commercial fisheries affected
GG No 112 of 1.9.2006 at page 7861	Tailor	Estuary General Estuary Prawn Trawl Ocean Hauling Ocean Trawl
GG No 55 of 16.5.2005 at page 1727	Southern Bluefin Tuna	Estuary General Estuary Prawn Trawl Ocean Hauling Ocean Trawl Ocean Trap and Line
GG No 30 of 3.3.2006 at page 1082	Bluefish (Girella cyanea)	Estuary General Estuary Prawn Trawl Ocean Hauling Ocean Trawl Ocean Trap and Line
GG No 135 of 10.11.2006 at page 9542	Invertebrates—Intertidal Protected Areas County of Cumberland	Estuary General
GG No 121 of 1.8.2003 at page 7568	Estuary General Fishery— Eastern Sea Garfish	Estuary General
GG No 183 of 19.11.2004 at page 8526	Garfish NSW Tidal Waters	Estuary General
GG No 128 of 17.10.2005 at page 8837	Spanner crab fishery— Seasonal closure	Ocean Trap and Line
GG No 112 of 2.7.2004 at page 5620	Cook Island	Ocean Hauling Ocean Trawl Ocean Trap and Line
GG No 160 of 1.10.2002 at page 8500	Lady Denman Heritage Complex Fish Enclosure— Huskisson	Estuary General
GG No 8 of 17.1.2006 at pages 407–412	Caulerpa	Estuary General
GG No 116 of 15.9.2006 at page 8056	NSW Ocean Trawl Fleet (Bobbin Gear)	Ocean Trawl

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Column 1	Column 2	Column 3
Gazette reference	Subject matter	Commercial fisheries affected
GG No 147 of 17.9.2004 at pages 7576–7577	Nadgee River, Nadgee Lake, Merrica River and Little Creek	Estuary General
GG No 21 of 6.2.2004 at page 429	Pipis—All Ocean Beaches of New South Wales	Estuary General
GG No 134 of 13.8.2004 at page 6566	Port Kembla	Estuary General Ocean Trawl
GG No 131 of 6.8.2004 at page 6422	Coffs Harbour Entrance, Coffs Harbour and Coffs Harbour Creek	Ocean Trap and Line
GG No 135 of 10.11.2006 at page 9541	Crowdy Head Boat Harbour	Ocean Trap and Line
GG No 196 of 12.12.2003 at page 11213	Trial Bay South West Rocks	Ocean Hauling Ocean Trawl Ocean Trap and Line
GG No 201 of 1.11.2002 at page 9369	Fishing closure—Woody Bay	Ocean Trap and Line
GG No 194 of 8.12.2003 at pages 11161–11164	Hunter River and Tributaries	Estuary General Estuary Prawn Trawl
GG No 77 of 30.4.2004 at page 2255	Hunter River Prawning Closure—Recreational Prawn Nets—Hunter River and Tributaries	Estuary General Estuary Prawn Trawl
GG No 131 of 6.8.2004 at page 6423	Bellambi Point (Bellambi Harbour)	Ocean Trap and Line
GG No 131 of 6.8.2004 at page 6425	Shell Harbour	Ocean Hauling
GG No 111 of 1.9.2006 at page 7839	Section 8 Notification— Fishing Closures—Shark Fins	Estuary General Estuary Prawn Trawl Ocean Hauling Ocean Trawl Ocean Trap and Line
GG No 16 of 23.1.2004 at page 274	Estuary General Fishery— discard chutes	Estuary General

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Column 1	Column 2	Column 3
Gazette reference	Subject matter	Commercial fisheries affected
GG No 161 of 3.10.2003 at page 9924	Use of Live Birds and Mammals as bait	Estuary General Ocean Trap and Line
GG No 135 of 10.11.2006 at page 9543	OG1—Offshore Commercial Fishing	Estuary General Estuary Prawn Trawl Ocean Hauling Ocean Trawl Ocean Trap and Line
GG No 135 of 10.11.2006 at pages 9543–9545	Tweed River Parish of Terranora; County of Rous	Estuary General
GG No 149 of 24.9.2004 at page 7703	Cudgera Creek, Cudgen Creek and Cudgen Lake	Estuary General
GG No 149 of 24.9.2004 at page 7704	Mooball Creek	Estuary General
GG No 87 of 21.5.2004 at page 3041	Brunswick River and Tributaries	Estuary General
GG No 69 of 2.4.2004 at pages 1856–1857	Richmond River—Tatham Bridge to Norco Weir	Estuary General
GG No 112 of 2.7.2004 at pages 5621–5623	Richmond River, Wilsons River and their Tributaries, Prospect and Chickiba Lakes (Ballina's artificial lakes)	Estuary General
GG No 163 of 4.10.2002 at page 8573	Evans River	Estuary General Ocean Hauling
GG No 149 of 24.9.2004 at pages 7703–7704	Jerusalum Creek	Estuary General
GG No 30 of 4.3.2005 at pages 662–667	Clarence River, its Lakes, Lagoons, Inlets, Channels, Creeks and Tributaries— County of Clarence	Estuary General Estuary Prawn Trawl Ocean Hauling
GG No 112 of 2.7.2004 at pages 5617–5618	First Point of Sale Prawn Counts—Incidental Catch Ratios and Closure to Commercial Prawning Nets	Estuary General Estuary Prawn Trawl
GG No 147 of 17.9.2004 at page 7578	Lake Arragan	Estuary General

Appendix

Column 1	Column 2	Column 3
Gazette reference	Subject matter	Commercial fisheries affected
GG No 135 of 10.11.2006 at pages 9537–9538	Arrawarra Creek	Estuary General
GG No 149 of 24.9.2004 at page 7702	Boambee, Bonville and Pine Creeks	Estuary General
GG No 98 of 18.6.2004 at pages 3741–3742	Nambucca River and Warrell Creek	Estuary General
GG No 131 of 6.8.2004 at page 6420	Nambucca River and Warrell Creek	Estuary General
GG No 93 of 21.7.2006 at page 5799	Yarrahapinni Wetland Reserve	Estuary General
GG No 134 of 13.8.2004 at page 6565	Korogoro Creek, Hat Head	Estuary General
GG No 135 of 30.8.2002 at page 7694	Fishing closure—Belmore River	Estuary General
GG No 131 of 6.8.2004 at page 6424	Killick or Crescent Head Creek	Estuary General Ocean Hauling
GG No 38 of 1.4.2005 at pages 1004–1005	Macleay River and its Tributaries, including the Belmore River, South West Rocks Creek and Trial Bay Front Beach—Counties of Clark, Dudley, Macquarie, Sandon and Vernon	Estuary General Ocean Hauling
GG No 147 of 17.9.2004 at page 7578	Hastings River and Lake Innes	Estuary General
GG No 198 of 10.12.2004 at page 9108	Cathie Creek and Cathie Lake—County of Macquarie	Estuary General
GG No 135 of 10.11.2006 at pages 9538–9540	Camden Haven, Queens Lake and Watson Taylors Lake— County of Macquarie	Estuary General
GG No 196 of 12.12.2003 at pages 11212–11213	Manning River and Tributaries	Estuary General
GG No 38 of 1.4.2005 at page 1003	Khappinghat Creek—County of Gloucester	Estuary General
GG No 135 of 10.11.2006 at pages 9536–9537	Wallis Lake and tributaries and ocean waters (Forster), County of Gloucester	Estuary General Ocean Hauling

Appendix

Column 1	Column 2	Column 3
Gazette reference	Subject matter	Commercial fisheries affected
GG No 135 of 10.11.2006 at page 9548	Smiths Lake, County of Gloucester	Estuary General
GG No 118 of 9.7.2004 at pages 5869–5870	Myall Lake, Myall River, Boolambayte Lake and Boolambyte Creek	Estuary General
GG No 147 of 17.9.2004 at pages 7579–7580	Port Stephens and Tributaries	Estuary General
GG No 135 of 10.11.2006 at pages 9545–9546	Port Stephens and Tributaries—Set Mesh Nets	Estuary General
GG No 65 of 3.6.2005 at page 1949	Prawn Counts Incidental Catch Ratios and Closure to Commercial Prawning Nets—Hunter River	Estuary General Estuary Prawn Trawl
GG No 113 of 5.9.2006 at pages 7863–7864	Line Fishing Stockton Beach (Stockton) to Big Gibber (Hawks Nest)	Ocean Trap and Line
GG No 95 of 11.6.2004 at pages 3507–3509	Tuggerah Lakes (including Munmorah and Budgewoi Lakes)	Estuary General
GG No 119 of 26.9.2006 at page 8437	Bouddi Fishing Closure	Estuary General Ocean Hauling Ocean Trawl Ocean Trap and Line
GG No 59 of 19.3.2004 at pages 1491–1496	Hawkesbury River, Brisbane Water and Pittwater and their Tributaries	Estuary General Estuary Prawn Trawl
GG No 61 of 27.5.2005 at page 1871	Prawn Counts Incidental Catch Ratios and Closure to Commercial Prawning Nets—Hawkesbury River	Estuary General Estuary Prawn Trawl
GG No 147 of 17.9.2004 at page 7579	Longneck Lagoon	Estuary General
GG No 67 of 6.6.2005 at page 1973	Black Road Bait Ground (ocean waters adjacent to North Narrabeen Beach)	Ocean Hauling
GG No 135 of 10.11.2006 at page 9540	Clovelly Beach— Commercial Nets	Ocean Hauling Ocean Trawl

Appendix

Column 1	Column 2	Column 3
Gazette reference	Subject matter	Commercial fisheries affected
GG No 147 of 17.9.2004 at pages 7583–7584	Port Hacking	Estuary General Ocean Hauling
GG No 114 of 18.7.2003 at page 7396	Pipis, Cockles and Whelks— Simpson's Bay Beach to Costens Point	Estuary General
GG No 133 of 23.8.2002 at page 6453	Wattamolla Lagoon	Estuary General Ocean Trap and Line
GG No 147 of 17.9.2004 at pages 7582–7583	Lake Illawarra (including Macquarie Rivulet)	Estuary General
GG No 131 of 6.8.2004 at page 6424	Minamurra River	Estuary General
GG No 131 of 6.8.2004 at page 6425	Werri Creek	Estuary General
GG No 131 of 6.8.2004 at page 6421	Crooked River	Estuary General
GG No 135 of 10.11.2006 at pages 9546–9547	Shoalhaven and Crookhaven Rivers	Estuary General
GG No 118 of 9.7.2004 at pages 5867–5868	Jervis Bay (including Currambene Creek)	Estuary General
GG No 147 of 17.9.2004 at pages 7580–7582	Butler's Creek, Willinga Lake, Canal Lagoon, Lake Wollumboola, Moona Moona Creek, Swan Lake and Tabourie Lake	Estuary General
GG No 19 of 30.1.2004 at page 334	Durras Lake	Estuary General
GG No 19 of 30.1.2004 at page 333	Clyde River	Estuary General
GG No 19 of 30.1.2004 at page 335	Tomaga River and Candlagan Creek	Estuary General
GG No 19 of 30.1.2004 at pages 336–337	Moruya (or Deua) River and Tributaries, and Willija (or 'Y') Swamp at Moruya Heads	Estuary General
GG No 19 of 30.1.2004 at page 332	Congo Creek	Estuary General

Appendix

Column 1	Column 2	Column 3
Gazette reference	Subject matter	Commercial fisheries affected
GG No 149 of 24.9.2004 at page 7703	Coila Lake	Estuary General
GG No 168 of 26.10.2004 at page 8203	Whittakers Creek, County of Dampier	Estuary General
GG No 149 of 24.9.2004 at page 7702	Wagonga River	Estuary General
GG No 135 of 10.11.2006 at pages 9548–9549	Wagonga Inlet, Narooma	Estuary General
GG No 149 of 24.9.2004 at pages 7701–7702	Nangudga Lake	Estuary General
GG No 157 of 8.10.2004 at pages 7926–7928	Wallaga Lake	Estuary General
GG No 149 of 24.9.2004 at page 7701	Cuttagee Lake and Little Lake	Estuary General
GG No 134 of 29.8.2003 at page 9076	Wapengo Lake	Estuary General
GG No 147 of 17.9.2004 at pages 7577–7578	Wallagoot Lake	Estuary General
GG No 147 of 17.9.2004 at page 7577	Sandy Beach Creek and Bournda Lagoon	Estuary General
GG No 198 of 10.12.2004 at pages 9106–9107	Merimbula Lake, Yowaka River, Pambula Lake/River, Twofold Bay, Merimbula Bay and Towamba River— County of Auckland	Estuary General Ocean Hauling Ocean Trawl
GG No 114 of 8.9.2006 at page 7935	Commercial Fishing Catch Limits for Shark Species	Ocean Trap and Line Ocean Trawl

Appendix

Schedule 2 New fishing closures

(Clause 22)

Table

Column 1Column 2Prohibitions of fishing closureCommercial fisheries affected

Schedule 3 Waters closed permanently to fishing

(Clause 23)

nmercial fishing
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Appendix

Column 1	Column 2
Waters	Class of commercial fishing prohibited
Bermagui River:	
the whole of the waters of Bermagui River, from a line drawn between the eastern extremity of the northern breakwall south to Bermagui Point upstream to its source, including all its tributaries, creeks, bays and inlets.	All commercial fishing, except the carriage of stowed fishing gear by boat directly from Bermagui Harbour to ocean waters.
Botany Bay:	
the whole of the waters of Botany Bay, together with all its tributaries, creeks, bays and inlets.	All commercial fishing, other than the taking of lobsters and abalone in accordance with the relevant share management plan.
Burrill Lake:	
the whole of the waters of Burrill Lake and Burrill Lake Entrance Channel, together with all their tributaries, creeks, bays and inlets.	All commercial fishing.
Camden Haven River:	
the whole of the waters of Camden Haven River from a line drawn between the eastern extremities of its northern and southern breakwalls upstream to North Haven Bridge and Dunbogan Bridge, which waters include the waters under those bridges, Gogleys Lagoon and all tributaries, creeks, bays and inlets.	All commercial fishing.

Appendix

	ımn 1	Column 2			
Waters		Class of commercial fishing prohibited			
Clarence River:					
(a)	the waters enclosed within a line drawn across the river entrance from the eastern extremity of the northern breakwall to the eastern extremity of the southern breakwall, and then upstream to a line drawn from the Waterways Authority Front Lead Beacon No 122 at mean high water mark on the northern side of Hickey Island, then northwesterly to the Waterways Authority Navigation Aid No 097 located on the downstream side of the most easterly opening in Middle Wall, then northeasterly across to the western extremity of Moriartys Wall,	All commercial fishing, except the class of commercial fishing that consists of the use of a hauling net (general purpose) in accordance with clause 26 of the Regulation on and from 1 April in any year up to and including 31 August in that year in the waters adjacent to Wave Trap Beach located at the western end of the northern breakwall at the entrance of the Clarence River.			
(b)	the whole of the waters of Oyster Channel from a line drawn from the Department marker post RFH1, located on the southern shore adjacent to the intersection of Micalo and Yamba Roads, northeasterly to the Department marker post RFH2 located on the shore north of Whyna Island, then following the mean high water mark upstream to a Department marker post RFH3 beneath the second set of powerlines crossing Oyster Channel, located approximately 420 metres upstream of the Oyster Channel Road Bridge, then westerly following the powerlines to a Department marker post RFH4 on the shore of Micalo Island,	All commercial fishing.			

Appendix

Column 1		Column 2
Wate	ers	Class of commercial fishing prohibited
(c)	the whole of the waters of Romiaka Channel south from a line drawn from the Department marker post RFH5, located on the shore of the northern extremity of Romiaka Island, northerly across to the Department marker post RFH6 on the shore at Palmers Island, west of Ungundam Island, and then upstream to a line drawn from the Department marker post RFH7 located on the shore of Romiaka Island at the southern end of the rock retaining wall on "Burn's farm", then westerly across Romiaka Channel to the Department marker post RFH8 on the shore of Palmers Island,	All commercial fishing.
(d)	the whole of the waters of the North Arm of the Clarence River within the following boundaries, commencing at the Department marker post RFH9 located on the shore beneath the multiple overhead powerlines crossing the waters of the North Arm near Marandowie Drive, Iluka, then westerly directly beneath those powerlines for 100 metres, then upstream and parallel to the shore to a line parallel to the powerlines drawn from the Department marker post RFH10 located on the shore near the northern end of the rock retaining wall at the entrance to Saltwater Inlet.	All commercial fishing.
Deep	Creek:	
its co upstr	whole of the waters of Deep Creek, from influence with the Pacific Ocean eam to its source, including all its taries, creeks, bays and inlets.	All commercial fishing.

Appendix

Column 1	Column 2
Waters	Class of commercial fishing prohibited
Hastings River:	
the whole of the waters of Hastings River from a line drawn between the eastern extremities of the northern and southern breakwalls upstream to its source, including all its tributaries, creeks, bays and inlets.	All commercial fishing.
Lake Brunderee:	
the whole of the waters of Lake Brunderee, together with all its tributaries, creeks, bays and inlets.	All commercial fishing.
Lake Conjola:	
the whole of the waters of Lake Conjola (and Berringer Lake), together with all their tributaries, creeks, bays and inlets.	All commercial fishing.
Lake Macquarie:	
the whole of the waters of Lake Macquarie, together with all its tributaries, creeks, bays and inlets.	All commercial fishing.
Little Lake (also known as Little Tilba Lake and Hoyers Lake):	
the whole of the waters of Little Lake immediately south of Tilba Lake, including all its tributaries, creeks, bays and inlets.	All commercial fishing.
Manning River:	
the whole of the waters of Manning River, from its confluences with the South Pacific Ocean upstream to and including:	All commercial fishing.
 (a) Ghinni Ghinni Creek, from a line drawn from a point on the south western shoreline at the mouth of Ghinni Ghinni Creek at 31° 52′ 984″S, 152° 33′ 565″E directly across the Manning River in a generally easterly direction to the eastern shoreline on Oxley Island at 31° 53′ 066″S, 152° 34′ 011″E, and 	

Appendix

	nn 1	Column 2
Wate	rs	Class of commercial fishing prohibited
(b)	Berady Creek, from a line drawn from the upriver bank of Berady Creek due east to the eastern side of the Manning River, in the south channel,	
	waters include Scotts Creek and all iries, creeks, bays and inlets.	
Meroc) Lake:	
	nole of the waters of Meroo Lake, er with all its tributaries, creeks, bays lets.	All commercial fishing.
Mumr Lake):	naga Lake (also known as Dalmeny	
	nole of the waters of Mummaga Lake, er with all its tributaries, creeks, bays lets.	All commercial fishing.
Narray	wallee Inlet:	
	ole of the waters of Narrawallee Inlet, er with all its tributaries, creeks and	All commercial fishing.
Nelsoi Lake):	n Lagoon (also known as Nelson	
includ inlets,	nole of the waters of Nelson Lagoon, ing all its tributaries, creeks, bays and from its confluence with the South c Ocean upstream to its source.	All commercial fishing.
Nullic	a River:	
includ inlets,	nole of the waters of Nullica River, ing all its tributaries, creeks, bays and from its confluence with Twofold Bay am to its source.	All commercial fishing.
Pambı	ala River and Yowaka River:	
Yowa creeks drawn	tole of the waters of Pambula River and ka River, including all their tributaries, bays and inlets, upstream of a line from the southern end of Tea Tree and then due west to the boat ramp.	All commercial fishing.

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Column 1		Column 2	
Waters		Class of commercial fishing prohibited	
Rich	mond River:		
(a)	from a line drawn between the eastern extremities of the northern and southern breakwalls upstream to a line drawn across the River between the Burns Point Ferry ramps, including all the tributaries, creeks, bays, inlets and canal estates within those boundaries,	All commercial fishing.	
(b)	from a line drawn across the River between the Burns Point Ferry ramps upstream to a line drawn east across the River from the south-eastern corner of Portion 21 at the eastern end of Emigrant Point Lane, including Emigrant Creek and all other tributaries, creeks, bays, inlets and canal estates within those boundaries.	All commercial fishing, except the class of commercial fishing that consists of the use of a crab trap in accordance with clause 61 of the Regulation, or of an eel trap in accordance with clause 65 of the Regulation	
St Ge	eorges Basin:		
the whole of the waters of St Georges Basin, together with all its tributaries, creeks, bays and inlets.		All commercial fishing.	
Tabo	ourie Lake:		
the whole of the waters of Tabourie Lake, together with all its tributaries, creeks, bays and inlets.		All commercial fishing.	
Tom	aga River:		
the whole of the waters of Tomaga River, together with all its tributaries, creeks, bays and inlets.		All commercial fishing.	
Towamba River (also known as Kiah River):			
the whole of the waters of Towamba River, including all its tributaries, creeks, bays and inlets, from its confluence with Twofold Bay upstream to its source.		All commercial fishing.	

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Colui Wate		Column 2 Class of commercial fishing prohibited
	s Lake (including Tuross River and g Lake):	
togeth inlets	nole of the waters of Tuross Lake, her with all its tributaries, creeks, bays, and lagoons, including Tuross River orang Lake.	All commercial fishing.
Tweed	d River:	
the fo	llowing waters of the Tweed River:	All commercial fishing.
(a)	from a line drawn between the eastern extremities of the northern and southern breakwalls upstream to Boyds Bay Bridge (including the waters under the bridge) and a line drawn from the southern point of Rocky Point due east to Fingal Road, including Jack Evans Boat Harbour, the Southern Boat Harbour and all the tributaries, creeks, bays, inlets and canal estates within those boundaries,	
(b)	the canal estate off Bingham Bay known as Seagulls Canal, as well as its continuation on the other side of The Lakes Drive,	
(c)	the canal estate off Cobaki Broadwater known as Tweed West Canals,	
(d)	the tributary behind Caddy's Island known as Blue Water Canals,	
(e)	the canal estate behind Crystal Waters Drive known as Crystal Waters Canal,	
(f)	the canal estate west of Boyd's Island known as Endless Summer Canal Estate,	
(g)	the canal estate generally north of Chinderah Island known as Oxley Cove,	
(h)	Wommin Lagoon,	
(i)	Wommin Lake.	

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Column 1	Column 2
Waters	Class of commercial fishing prohibited
Wonboyn River and Wonboyn Lake:	
the whole of the waters of Wonboyn River, including Wonboyn Lake, and all the tributaries, creeks, bays and inlets, from its confluence with the South Pacific Ocean upstream to its source.	All commercial fishing.
Wonboyn Beach:	
the whole of the waters adjacent to the shoreline and 500 metres seaward of the mean high water mark of the entire length of Wonboyn Beach between Green Cape Peninsula in the north and Greenglade in the south, including Bay Cliff Headland.	All methods of net fishing.



New South Wales

Fisheries Management (Estuary General Share Management Plan) Regulation 2006

under the

Fisheries Management Act 1994

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fisheries Management Act 1994*.

IAN MACDONALD, M.L.C.,

Minister for Primary Industries

Explanatory note

The object of this Regulation is to give effect to the share management plan for the estuary general share management fishery.

The share management plan provides for the following matters:

- (a) objectives of the plan,
- (b) description of the fishery,
- (c) minimum and maximum shareholdings,
- (d) endorsement conditions,
- (e) species that may be taken,
- (f) other miscellaneous matters, including the adoption of the supporting plan.

This Regulation is made under the *Fisheries Management Act 1994*, including sections 24, 40, 57, 60 and 289 (the general regulation-making power) and the sections mentioned in the plan.

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Fisheries Management (Estuary General Share Management Plan) Regulation 2006

under the

Fisheries Management Act 1994

1 Name of Regulation

This Regulation is the Fisheries Management (Estuary General Share Management Plan) Regulation 2006.

2 Commencement

This Regulation commences on 5 February 2007.

3 Estuary General Share Management Plan

The *Estuary General Share Management Plan* set out in the Appendix to this Regulation has effect.

Appendix

Appendix

(Clause 3)

Part 1 Preliminary

1 Name of Plan

This is the Estuary General Share Management Plan.

2 Definitions

(1) In this Plan:

endorsement means an endorsement on a commercial fishing licence that authorises the taking of fish in the fishery.

endorsement holder means a person who holds a commercial fishing licence that has an endorsement.

estuarine waters has the meaning given by Schedule 1 to the Act.

estuary general fishing business means a fishing business the components of which include shares in the fishery.

fishery means the estuary general fishery (as described in Schedule 1 to the Act).

hand picking, of fish, means any method of taking fish by hand (whether or not while wearing a glove) including taking fish by hand while diving or while using any of the following instruments:

- (a) a single blade knife with a blade longer than it is wide,
- (b) a pump or similar device having a barrel or cylinder with a diameter of not more than 85 millimetres,
- (c) a tube or cylinder (whether or not fitted with a cap at one end) with a length of not more than 250 millimetres and a diameter of not more than 85 millimetres,
- (d) a spade or fork (except in a seagrass bed, mangrove or saltmarsh area or for the taking of pipis),
- (e) pliers.

permitted species of fish has the meaning given by clause 16.

Supporting Plan means the Fisheries Management Supporting Plan as set out in the Appendix to the Fisheries Management (Supporting Plan) Regulation 2006.

the Act means the Fisheries Management Act 1994.

Appendix

- (2) In this Plan, a reference to a region of the fishery is a reference to a region described in clause 4.
- (3) In this Plan, longitude and latitude coordinates are in WGS84 datum, unless otherwise provided.
- (4) Notes in this Plan do not form part of the Plan.

Part 2 Objectives of Plan

3 Objectives, performance indicators and triggers for review

- (1) The objectives of this Plan are set out in Column 1 of the Table to this clause.
- (2) For the purposes of section 57 (2) (a) of the Act, the performance indicator in relation to each objective of this Plan is set out in Column 2 of the Table to this clause next to the objective concerned.
- (3) For the purposes of section 57 (2) (b) of the Act, a review of this Plan is required in the circumstances provided for in Column 3 of the Table to this clause next to the objective and performance indicator concerned.
- (4) In the Table:

key secondary species means a permitted species of fish that is designated as a key secondary species (as indicated in Column 3 of the Table to clause 16 next to the name of the species concerned).

primary species means a permitted species of fish that is designated as a primary species (as indicated in Column 3 of the Table to clause 16 next to the name of the species concerned).

secondary species means a permitted species of fish that is designated as a secondary species (as indicated in Column 3 of the Table to clause 16 next to the name of the species concerned).

Appendix

Table

Column 1	Column 2	Column 3
Objective	Performance indicator	Trigger for review
Contribute, in conjunction with other fishing regulatory controls (as defined in section 7A of the Act), to managing the impacts of the fishery on the environment and to ensuring ecologically sustainable development	Reduction in the estimated quantity of the estuary general catch (by method) which is discarded	The Director-General is satisfied that the estimated quantity of discards for any observed method increases between consecutive observer surveys
	No new primary species or key secondary species with an exploitation status is classified as "overfished" or "recruitment overfished" by the Department	On the basis of resource assessment frameworks approved by the Director- General, the exploitation status of a primary species or key secondary species is changed to "overfished" or "recruitment overfished" by the Department
	Total annual landings of all secondary species taken in the fishery as a percentage of the total annual landings in the fishery remains at 15% or less	The Director-General is satisfied that the contribution of secondary species to total annual landings exceeds 15% in any 2 consecutive years
	Contribute, in conjunction with other fishing regulatory controls (as defined in section 7A of the Act), to managing the impacts of the fishery on the environment and to ensuring ecologically sustainable	Image: Contribute, in conjunction with other fishing regulatory controls (as defined in section 7A of the Act), to managing the impacts of the fishery on the environment and to ensuring ecologically sustainable developmentReduction in the estimated quantity of the estuary general catch (by method) which is discardedNo new primary species or key secondary species with an exploitation status is classified as "overfished" or "recruitment overfished" by the DepartmentTotal annual landings of all secondary species taken in the fishery as a percentage of the total annual landings in the fishery

Appendix

Column 1	Column 2	Column 3
Objective	Performance indicator	Trigger for review
	No interactions between the fishery and any threatened species, population or ecological community that are likely to threaten the survival of a species, population or ecological community	Any interaction between the fishery and any threatened species, population or ecological community reported by endorsement holders in the fishery or observed during an observer survey that is likely to threaten the survival of a threatened species, population or ecological community, as determined by the Director-General on advice from relevant experts
	No interactions between the fishery and protected fish that are likely to threaten the survival of protected fish	On a biennial review undertaken by the Department of interactions between the fishery and protected fish reported by endorsement holders in the fishery or observed during an observer survey, the Director-General, on advice from relevant experts, determines that the level of these reported interactions is likely to threaten the survival of the protected fish

Appendix

	Column 1	Column 2	Column 3
	Objective	Performance indicator	Trigger for review
2	Contribute, in conjunction with other fishing regulatory controls (as defined in section 7A of the Act), to promoting viable commercial fishing		The Director-General is satisfied that the gross value of production of the fishery has not exceeded the sum of indicative industry operational costs and government management costs relevant to the fishery for 3 consecutive year

Part 3 Description of fishery

Note. The fishery is described in Schedule 1 to the Act as consisting of:

- (a) the taking of fish from estuarine waters by any lawful method other than by use of an otter trawl net (prawns), and
- (b) the taking of fish from ocean beaches by the method of hand picking.

Estuarine waters do not include the waters of Port Jackson.

4 Regions of fishery

- (1) For the purposes of this Plan, the fishery is divided into 7 regions, as specified in Column 1 of the Table to this clause.
- (2) A description of each region, and the estuarine waters within the region, is set out in Columns 2 and 3 of the Table to this clause next to the name of the region concerned.

Appendix

Column 1	Column 2	Column 3
Region	Description of region	Estuarine waters within region
Upper North Coast— Region 1	That part of the State lying generally between the border between the States of Queensland and New South Wales and the parallel 29°15' south latitude	Tweed River Cudgen Lake Cudgera Creek Mooball Creek Brunswick River Richmond River Evans River Jerusalem Creek
Clarence—Region 2	That part of the State lying generally between the parallel 29°15' south latitude and the parallel 29°45' south latitude	Clarence River Sandon River
North Coast—Region 3	That part of the State lying generally between the parallel 29°45' south latitude and the parallel 31°44' south latitude	Wooli Wooli River Station Creek Corindi River Arrawarra Creek Darkum Creek Woolgoolga Lake Hearns Lake Moonee Creek Coffs Harbour Creek Boambee Creek Boambee Creek Dalhousie Creek Dalhousie Creek Oyster Creek Nambucca River Macleay River South West Rocks Creet Saltwater Creek Korogoro Creek Killick Creek Lake Innes Lake Cathie Camden Haven River

Table Regions and estuarine waters

Appendix

Column 1	Column 2	Column 3
Region	Description of region	Estuarine waters within region
Central—Region 4	That part of the State lying generally between the parallel 31°44' south latitude and the parallel 33°25' south latitude	Manning River Khappinghat Creek Wallis Lake Smiths Lake Myall Lakes Myall River Lake Boolambayte Port Stephens Karuah River Hunter River Tuggerah Lakes
Metropolitan—Region 5	That part of the State lying generally between the parallel 33°25' south latitude and the parallel 34°20' south latitude	Hawkesbury River Pittwater Port Hacking
Upper South Coast— Region 6	That part of the State lying generally between the parallel 34°20' south latitude and the parallel 35°25' south latitude	Towradgi Creek Lake Illawarra Minnamurra River Spring Creek Werri Lagoon Crooked River Shoalhaven River Lake Wollumboola Jervis Bay Swan Lake Berrara Creek Nerrindilah Creek

Appendix

Column 1	Column 2	Column 3
Region	Description of region	Estuarine waters within region
Lower South Coast— Region 7	That part of the State lying generally between the parallel 35°25' south latitude and the border between the States of New South Wales and Victoria	Termeil Lake Willinga Lake Durras Lake Batemans Bay Candlagan Creek Moruya River Congo Creek Meringo River Coila Lake Lake Brou Kianga Lake Wagonga Inlet Nangudga Lake Wagonga Inlet Nangudga Lake Corunna Lake Tilba Tilba Lake Wallaga Lake Barragoot Lake Cuttagee Lake Murrah Lake Bunga Lagoon Wapengo Lake Middle Lake (Bega) Wallagoot Lake Bournda Lagoon Merimbula Lake Pambula Lake Curalo Lake

5 Classes of share

There are 63 classes of share available in the fishery, being the following classes:

- (a) Estuary general—handline and hauling crew shares—Regions 1, 2, 3, 4, 5, 6 and 7,
- (b) Estuary general—meshing shares—Regions 1, 2, 3, 4, 5, 6 and 7,
- (c) Estuary general—prawning shares—Regions 1, 2, 3, 4, 5, 6 and 7,
- (d) Estuary general—trapping shares—Regions 1, 2, 3, 4, 5, 6 and 7,
- (e) Estuary general—eel trapping shares—Regions 1, 2, 3, 4, 5, 6 and 7,

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- (f) Estuary general—mud crab trapping shares—Regions 1, 2, 3, 4, 5, 6 and 7,
- (g) Estuary general—hand gathering shares—Regions 1, 2, 3, 4, 5, 6 and 7,
- (h) Estuary general—category one hauling shares—Regions 1, 2, 3, 4, 5, 6 and 7,
- (i) Estuary general—category two hauling shares—Regions 1, 2, 3, 4, 5, 6 and 7.

Note. The classes of share available correspond to the type of endorsement available in the fishery and the region in which that endorsement authorises the holder to take fish.

Under section 71A of the Act, it is possible for the management plan to provide for the creation and issue of further classes of shares in the fishery.

6 Types of endorsement

- (1) There are 63 types of endorsement available in the fishery, as follows:
 - (a) Handline and hauling crew endorsement—Regions 1, 2, 3, 4, 5, 6 and 7,
 - (b) Meshing endorsement—Regions 1, 2, 3, 4, 5, 6 and 7,
 - (c) Prawning endorsement—Regions 1, 2, 3, 4, 5, 6 and 7,
 - (d) Trapping endorsement—Regions 1, 2, 3, 4, 5, 6 and 7,
 - (e) Eel trapping endorsement—Regions 1, 2, 3, 4, 5, 6 and 7,
 - (f) Mud crab trapping endorsement—Regions 1, 2, 3, 4, 5, 6 and 7,
 - (g) Hand gathering endorsement—Regions 1, 2, 3, 4, 5, 6 and 7,
 - (h) Category one hauling endorsement—Regions 1, 2, 3, 4, 5, 6 and 7,
 - (i) Category two hauling endorsement—Regions 1, 2, 3, 4, 5, 6 and 7.

(2) Handline and hauling crew endorsement—Regions 1, 2, 3, 4, 5, 6 and 7

A handline and hauling crew endorsement authorises the holder to take fish from the estuarine waters specified in Column 3 of the Table to clause 4 within a region of the fishery specified in the endorsement using a handline or by assisting another commercial fisher who holds a category one or category two hauling endorsement (using hauling methods only).

(3) Only shareholders who hold estuary general—handline and hauling crew shares for a region are eligible to be given, or to nominate a person to be given, a handline and hauling crew endorsement for that region.

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(4) Meshing endorsement—Regions 1, 2, 3, 4, 5, 6 and 7

A meshing endorsement authorises the holder to take fish from the estuarine waters specified in Column 3 of the Table to clause 4 within a region of the fishery specified in the endorsement using any of the following nets:

- (a) meshing net,
- (b) flathead net.
- (5) Only shareholders who hold estuary general—meshing shares for a region are eligible to be given, or to nominate a person to be given, a meshing endorsement for that region.

(6) **Prawning endorsement—Regions 1, 2, 3, 4, 5, 6 and 7**

A prawning endorsement authorises the holder to take prawns from the estuarine waters specified in Column 3 of the Table to clause 4 within a region of the fishery specified in the endorsement using any of the following nets:

- (a) prawn net (hauling),
- (b) prawn net (set pocket),
- (c) prawn running net,
- (d) seine net (prawns),
- (e) hand-hauled prawn net,
- (f) push or scissors net (prawns),
- (g) dip or scoop net (prawns).
- (7) Only shareholders who hold estuary general—prawning shares for a region are eligible to be given, or to nominate a person to be given, a prawning endorsement for that region.

(8) Trapping endorsement—Regions 1, 2, 3, 4, 5, 6 and 7

A trapping endorsement authorises the holder to take fish (other than eels and mud crabs) from the estuarine waters specified in Column 3 of the Table to clause 4 within a region of the fishery specified in the endorsement using any of the following nets and traps:

- (a) fish trap,
- (b) hoop or lift net.

Note. This endorsement extends to the taking of blue swimmer crabs from estuarine waters using the trap or net referred to above.

(9) Only shareholders who hold estuary general—trapping shares for a region are eligible to be given, or to nominate a person to be given, a trapping endorsement for that region.

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(10) Eel trapping endorsement—Regions 1, 2, 3, 4, 5, 6 and 7

An eel trapping endorsement authorises the holder to use an eel trap to take eels from the estuarine waters specified in Column 3 of the Table to clause 4 within a region of the fishery specified in the endorsement.

(11) Only shareholders who hold estuary general—eel trapping shares for a region are eligible to be given, or to nominate a person to be given, an eel trapping endorsement for that region.

(12) Mud crab trapping endorsement—Regions 1, 2, 3, 4, 5, 6 and 7

A mud crab trapping endorsement authorises the holder to use a crab trap or a hoop or lift net (or both) to take mud crabs from the estuarine waters specified in Column 3 of the Table to clause 4 within a region of the fishery specified in the endorsement.

(13) Only shareholders who hold estuary general—mud crab trapping shares for a region are eligible to be given, or to nominate a person to be given, a mud crab trapping endorsement for that region.

(14) Hand gathering endorsement—Regions 1, 2, 3, 4, 5, 6 and 7

A hand gathering endorsement authorises the holder to take beachworm, pipi, cockle, cuttlefish, mussel and nippers from estuarine waters and ocean beaches, within a region of the fishery specified in the endorsement, by the method of hand picking.

- (15) Only shareholders who hold estuary general—hand gathering shares for a region are eligible to be given, or to nominate a person to be given, a hand gathering endorsement for that region.
- (16) Category one hauling endorsement—Regions 1, 2, 3, 4, 5, 6 and 7

A category one hauling endorsement authorises the holder to take fish from the estuarine waters specified in Column 3 of the Table to clause 4 within a region of the fishery specified in the endorsement using any of the following nets:

- (a) hauling net (general purpose),
- (b) trumpeter whiting net (hauling),
- (c) pilchard, anchovy and bait net (hauling),
- (d) garfish net (hauling),
- (e) garfish net (bullringing),
- (f) bait net.
- (17) Only shareholders who hold estuary general—category one hauling shares for a region are eligible to be given, or to nominate a person to be given, a category one hauling endorsement for that region.

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(18) Category two hauling endorsement—Regions 1, 2, 3, 4, 5, 6 and 7

A category two hauling endorsement authorises the holder to take fish from the estuarine waters specified in Column 3 of the Table to clause 4 within a region of the fishery specified in the endorsement using any of the following nets:

- (a) garfish net (hauling),
- (b) garfish net (bullringing),
- (c) bait net.
- (19) Only shareholders who hold estuary general—category two hauling shares for a region are eligible to be given, or to nominate a person to be given, a category two hauling endorsement for that region.
- (20) Any endorsement that authorises the taking of fish from the estuarine waters within Region 5 (as specified next to Region 5 in the Table to clause 4) is taken to also authorise the taking of fish from any part of the Hawkesbury River that lies outside Region 5 in the proximity of Wisemans Ferry and Mangrove Creek.
- (21) Any endorsement that authorises the taking of fish from estuarine waters within one region is taken to also authorise the taking of fish from estuarine waters within another region, but only if those other waters are specified in the endorsement.

Part 4 Minimum and maximum shareholdings

7 Minimum shareholding

(1) For the purpose of section 67 (1) of the Act, the minimum shareholding in relation to a class of shares specified in the Table to this clause is, subject to subclause (2), the number of shares of that class specified in the Table next to the class concerned.

Note. A person who does not hold the minimum shareholding required for a class of shares will not be eligible to be given, or to nominate another person to be given, an endorsement that authorises the taking of fish in respect of shares of that class. See sections 68 (3) (b) and 69 (2) of the Act.

- (2) The minimum shareholding in relation to a class of shares is, if the shareholder is an original entitlement holder in relation to that class of shares, 1 share of that class.
- (3) Subclause (2) ceases to apply in respect of a class of shares held by a shareholder if the shareholder transfers, assigns, forfeits or surrenders any shares of that class after the commencement of this Plan (in which case subclause (1) applies to the shareholder).

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- (4) For the purposes of this clause, an *original entitlement holder*, in relation to a class of shares, is a person who:
 - (a) held shares of that class immediately before the commencement of this Plan, and
 - (b) was, immediately before the commencement of this Plan, eligible for an endorsement in the fishery (or to nominate a person to be given an endorsement in the fishery) on the basis of that shareholding.
- (5) A person who is issued with shares of a class as a consequence of a decision of the Share Appeal Panel on an appeal in relation to the issue of shares in the fishery and who would have been entitled to an endorsement in the fishery, or to nominate a person to be given an endorsement, if those shares had been issued before the commencement of this Plan, is taken to be an original entitlement holder in relation to that class of shares.
- (6) The shares relied on to meet the minimum shareholding requirement must all be a component of the same estuary general fishing business.

Table	
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Class of shares	Minimum shareholding
Estuary general—handline and hauling crew shares (Region 1, 2, 3, 4, 5, 6 or 7)	125
Estuary general—meshing shares (Region 1, 2, 3, 4, 5, 6 or 7)	125
Estuary general—prawning shares (Region 1, 2, 3, 4, 5, 6 or 7)	125
Estuary general—trapping shares (Region 1, 2, 3, 4, 5, 6 or 7)	125
Estuary general—eel trapping shares (Region 1, 2, 3, 4, 5, 6 or 7)	125
Estuary general—mud crab trapping shares (Region 1, 2, 3, 4, 5, 6 or 7)	125
Estuary general—hand gathering shares (Region 1, 2, 3, 4, 6 or 7)	125
Estuary general—hand gathering shares (Region 5)	100
Estuary general—category one hauling shares (Region 1, 2, 3, 4, 5, 6 or 7)	125
Estuary general—category two hauling shares (Region 1, 2, 3, 4, 5, 6 or 7)	125

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8 Maximum shareholding

For the purpose of section 72 (1) of the Act, the maximum shareholding is 40% of the total number of shares in the fishery at the commencement of this Plan.

Part 5 Endorsement conditions

9 Use of traps and nets by trapping endorsement holders

- (1) This clause applies if a person holds a trapping endorsement (but not a mud crab trapping endorsement or eel trapping endorsement).
- (2) For the purposes of section 68 (6A) of the Act, it is a condition of a trapping endorsement that the fisher taking fish under the endorsement does not set or use a fish trap or hoop or lift net (or both) in any waters in contravention of this clause.
- (3) A fisher must not set or use in the waters of Wallis Lake Broadwater or Port Stephens Broadwater (or both) at any one time:
 - (a) a total of more than 20 fish traps, or
 - (b) a total of more than 10 hoop or lift nets.
- (4) A fisher must not set or use in any other waters at any one time:
 - (a) a total of more than 10 fish traps, or
 - (b) a total of more than 10 hoop or lift nets.
- (5) Without affecting subclauses (3) and (4), if fish traps or hoop or lift nets (or both) are set or used by a fisher in the waters of Wallis Lake Broadwater or Port Stephens Broadwater (or both) and in other waters, the fisher must not set or use at any one time:
 - (a) a total of more than 20 fish traps, or
 - (b) a total of more than 10 hoop or lift nets.

Note. See also clauses 48, 59 and 61 of the *Fisheries Management (General) Regulation 2002.* Any breach of those clauses is an offence under section 24 of the Act.

10 Use of traps and nets by mud crab trapping endorsement holders

- (1) This clause applies if a person holds a mud crab trapping endorsement (but not a trapping endorsement).
- (2) For the purposes of section 68 (6A) of the Act, it is a condition of a mud crab trapping endorsement that the fisher taking fish under the endorsement does not set or use a crab trap or hoop or lift net (or both) in any waters in contravention of this clause.

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- (3) A fisher must not set or use in any waters at any one time:
 - (a) a total of more than 10 crab traps, or
 - (b) a total of more than 10 hoop or lift nets.
- (4) In addition, a fisher must not set or use in any waters at any one time a combined total of crab traps and hoop or lift nets that exceeds 10. Accordingly, for every one crab trap the fisher sets or uses, the maximum number of hoop or lift nets he or she is permitted to use at the same time is reduced by one.

Note 1. Accordingly, a fisher who uses 1 crab trap is permitted to use only 9 hoop or lift nets, a fisher who uses 2 crab traps is permitted to use only 8 hoop or lift nets, a fisher who uses 3 crab traps is permitted to use only 7 hoop or lift nets, and so on.

Note 2. See also clauses 48, 59 and 61 of the *Fisheries Management (General) Regulation 2002.* Any breach of those clauses is an offence under section 24 of the Act.

11 Use of traps and nets by dual endorsement holders

- (1) This clause applies if a person holds both a trapping endorsement and a mud crab trapping endorsement.
- (2) For the purposes of section 68 (6A) of the Act, it is a condition of a trapping endorsement and a mud crab trapping endorsement that the fisher taking fish under the endorsements does not set or use a fish trap, hoop or lift net or crab trap (or any combination of those traps and nets) in any waters in contravention of this clause.
- (3) A fisher must not set or use in the waters of Wallis Lake Broadwater or Port Stephens Broadwater (or both) at any one time:
 - (a) a total of more than 20 fish traps, or
 - (b) a total of more than 20 hoop or lift nets, or
 - (c) a total of more than 10 crab traps.
- (4) A fisher must not set or use in any other waters at any one time:
 - (a) a total of more than 10 fish traps, or
 - (b) a total of more than 20 hoop or lift nets, or
 - (c) a total of more than 10 crab traps.
- (5) Without affecting subclauses (3) and (4), if fish traps, hoop or lift nets or crab traps (or any combination of those traps or nets) are set or used by a fisher in the waters of Wallis Lake Broadwater or Port Stephens Broadwater (or both) and in other waters, the fisher must not set or use at any one time:
 - (a) a total of more than 20 fish traps, or
 - (b) a total of more than 20 hoop or lift nets, or

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- (c) a total of more than 10 crab traps.
- (6) In addition, a fisher must not set or use in any waters, at any one time, a combined total of crab traps and hoop or lift nets that exceeds 20. Accordingly, for every one crab trap the fisher sets or uses, the maximum number of hoop or lift nets he or she is permitted to use at the same time is reduced by one.

Note 1. Accordingly, a fisher who uses 1 crab trap is permitted to use only 19 hoop or lift nets, a fisher who uses 2 crab traps is permitted to use only 18 hoop or lift nets, a fisher who uses 3 crab traps is permitted to use only 17 hoop or lift nets, and so on. A fisher who uses the maximum number of crab traps he or she is permitted to use (that is, 10 crab traps) is permitted to use only 10 hoop or lift nets.

Note 2. See also clauses 48, 59 and 61 of the *Fisheries Management (General) Regulation 2002.* Any breach of those clauses is an offence under section 24 of the Act.

12 No more than one net to be used by holders of hauling endorsement

- (1) For the purposes of section 68 (6A) of the Act, it is a condition of a category one hauling endorsement that the holder of the endorsement does not use or cause to be used more than one of the nets that the holder is authorised to use in the fishery by the endorsement at any one time.
- (2) For the purposes of section 68 (6A) of the Act, it is a condition of a category two hauling endorsement that the holder of the endorsement does not use or cause to be used more than one of the nets that the holder is authorised to use in the fishery by the endorsement at any one time.

13 Boat capacity restrictions

(1) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not use a boat to take fish in the fishery if it has a length exceeding the maximum boat length specified in Column 1 of the Table to this clause.

Table

Column 1	Column 2
Maximum boat length	Exemption code
10 metres	EG

- (2) Subclause (1) does not apply in respect of an original boat if:
 - (a) it is exempted from the maximum boat length requirement in accordance with an exemption criteria determined by the Director-General, and

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- (b) that exemption is noted on the fishing boat licence for the boat by the Minister using a code of a kind specified in Column 2 of the Table to this clause.
- (3) In this clause, an *original boat* means a boat that, immediately before the commencement of this Plan, was a component of an estuary general fishing business.
- (4) For the purposes of this clause, the length of a boat is the length noted on the fishing boat licence for that boat.

14 Taking fish with the assistance of other persons

- (1) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not take fish in the fishery with the assistance of any person, other than a person who holds the same type of endorsement to take fish as the endorsement holder.
- (2) This clause does not apply to the taking of fish in the fishery by use of a seine net (prawns).

Part 6 Species that may be taken

15 Only permitted species may be taken

For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not take fish by use of a net, trap or line or by the method of hand picking in the fishery unless the fish taken is a permitted species for the fishery.

Note. Size requirements for permitted species are set out in the *Fisheries Management (General) Regulation 2002.*

16 Permitted species

For the purposes of this Plan, a *permitted species* of fish is a species of fish listed in the following Table.

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Common name	Scientific name	Designation			
Anchovy	Engraulis australis	Secondary species			
Australian bonito	Sarda australis	Secondary species			
Australian salmon	Arripis trutta	Secondary species			
Beachworm spp.	various (Class: POLYCHAETA)	Key secondary species			
Blue mackerel	Scomber australasicus	Secondary species			
Bream					
Black bream	Acanthopagrus butcheri	Secondary species			
Yellowfin bream	Acanthopagrus australis	Primary species			
Catfish spp.	various (Family: ARIIDAE/ PLOTOSIDAE)	Secondary species			
Cockle spp.	various (Family: ARCIDAE/ VENERIDAE)	Key secondary species			
Crabs					
• Blue swimmer crab	Portunus pelagicus	Key secondary species			
• Mud crab	Scylla serrata	Primary species			
• Sand crab spp.	various (Family: PORTUNIDAE)	Secondary species			
Cuttlefish spp.	various (Family: SEPIIDAE)	Secondary species			
Eels	Eels				
• Longfin river eel	Anguilla reinhardtii	Primary species			
• Pike eel	Muraenesox bagio	Secondary species			
• Shortfin river eel	Anguilla australis	Primary species			
• Short-finned conger eel	Conger wilsoni	Secondary species			
• Southern conger eel	Conger verreauxi	Secondary species			
Emperor	Lethrinus spp.	Secondary species			

Table Species of fish permitted to be taken in the fishery

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Common name	Scientific name	Designation
Flathead		
 Dusky flathead 	Platycephalus fuscus	Primary species
• Sand/ Bluespotted flathead	Platycephalus caeruleopunctatus	Secondary species
Flounder spp.	various (Family: PLEURONECTIDAE/ BOTHIDAE)	Secondary species
Garfish		
• Eastern sea garfish	Hyporhamphus australis	Secondary species
• River garfish	Hyporhamphus regularis	Key secondary species
 Shortbill garfish 	Arrhamphus sclerolepis	Secondary species
Gurnard spp.	various (Family: TRIGLIDAE)	Secondary species
Hairtail	Trichiurus lepturus	Secondary species
Hardyhead spp.	various (Family: ATHERINIDAE)	Secondary species
John dory	Zeus faber	Secondary species
Leatherjacket spp.	various (Family: MONACANTHIDAE)	Secondary species
Longtom spp.	various (Family: BELONIDAE)	Secondary species
Luderick	Girella tricuspidata	Primary species
Mackerel tuna	Euthynnus affinis	Secondary species
Mangrove jack	Lutjanus argentimaculatus	Secondary species
Mantis shrimp spp.	various (Family: SQUILLIDAE)	Secondary species
Mullet		
• Flat-tail mullet	Liza argentea	Key secondary species
• Pink-eye mullet	Myxus petardi	Secondary species
• Red mullet	Upeneichthys lineatus	Secondary species
• Sand mullet	Myxus elongatus	Secondary species
• Sea mullet	Mugil cephalus	Primary species

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Common name	Scientific name	Designation
Mulloway	Argyrosomus japonicus	Key secondary species
Mussel spp.	various (Family: MYTILIDAE)	Secondary species
Nipper spp.	Callianassa spp.	Secondary species
Octopus spp.	various (Family: OCTOPODIDAE)	Secondary species
Old maid	Scatophagus multifasciatus	Secondary species
Pike spp.	Sphyraena spp.	Secondary species
Pilchard	Sardinops neopilchardus	Secondary species
Pipi	Donax deltoides	Primary species
Prawns		
• Eastern king prawn	Melicertus plebejus	Primary species
Greasyback prawn	Metapenaeus bennettae	Key secondary species
 School prawn 	Metapenaeus macleayi	Primary species
Tiger prawn	Penaeus esculentus	Secondary species
Red morwong	Cheilodactylus fuscus	Secondary species
Saucer scallop	Amusium spp.	Secondary species
Scallop	Pecten fumatus	Secondary species
Shell spp.	various (Class: GASTROPODA/ PELECYPODA)	Secondary species
Silver biddy	Gerres subfasciatus	Key secondary species
Snapper	Pagrus auratus	Secondary species
Sole spp.	various (Family: SOLEIDAE)	Secondary species
Squid spp.	various (Class: CEPHALOPODA)	Secondary species
Stingray/stingaree spp.	various (Family: DASYATIDAE/ UROLOPHIDAE)	Secondary species
Striped grunter spp.	Pelates spp.	Secondary species
Sweep	Scorpis lineolata	Secondary species

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Common name	Scientific name	Designation
Tailor	Pomatomus saltatrix	Secondary species
Tarwhine	Rhabdosargus sarba	Secondary species
Trevally		
Black trevally	Siganus nebulosus	Secondary species
Golden trevally	Gnathanodon speciosus	Secondary species
• Silver trevally	Pseudocaranx dentex	Secondary species
Whaler shark spp.	Carcharhinus spp.	Secondary species
Whitebait spp.	various (Family: CLUPEIDAE/ GALAXIIDAE)	Secondary species
Whiting		
 Sand whiting 	Sillago ciliata	Primary species
School whiting	Sillago bassensis	Secondary species
• Trumpeter whiting	Sillago maculata	Key secondary species
Yellowtail scad	Trachurus novaezelandiae	Secondary species
Yellowtail kingfish	Seriola lalandi	Secondary species

Part 7 General

17 Adoption of Supporting Plan

For the purposes of section 57A (5) of the Act, the provisions of the Supporting Plan, as they relate to the fishery, and as in force from time to time, are adopted by this Plan.

18 Authorised amendments to Plan

For the purposes of section 64 of the Act, any amendment to this Plan is authorised.



New South Wales

Fisheries Management (Estuary Prawn Trawl Share Management Plan) Regulation 2006

under the

Fisheries Management Act 1994

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fisheries Management Act 1994*.

IAN MACDONALD, M.L.C.,

Minister for Primary Industries

Explanatory note

The object of this Regulation is to give effect to a share management plan for the estuary prawn trawl share management fishery.

The share management plan provides for the following matters:

- (a) objectives of the plan,
- (b) description of the fishery,
- (c) minimum and maximum shareholdings,
- (d) species that may be taken,
- (e) trawl seasons and operating hours,
- (f) general requirements in relation to taking fish,
- (g) other miscellaneous matters, including the adoption of the supporting plan.

This Regulation is made under the *Fisheries Management Act 1994*, including sections 24, 40, 57, 60 and 289 (the general regulation-making power) and the sections mentioned in the plan.

s06-050-40.p01

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Fisheries Management (Estuary Prawn Trawl Share Management Plan) Regulation 2006

under the

Fisheries Management Act 1994

1 Name of Regulation

This Regulation is the Fisheries Management (Estuary Prawn Trawl Share Management Plan) Regulation 2006.

2 Commencement

This Regulation commences on 5 February 2007.

3 Estuary Prawn Trawl Share Management Plan

The *Estuary Prawn Trawl Share Management Plan* set out in the Appendix to this Regulation has effect.

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Appendix

(Clause 3)

Part 1 Preliminary

1 Name of Plan

This is the Estuary Prawn Trawl Share Management Plan.

2 Definitions

(1) In this Plan:

by-product species has the meaning given by clause 12.

endorsement means an endorsement on a commercial fishing licence that authorises the taking of fish in the fishery.

endorsement holder means a person who holds a commercial fishing licence that has an endorsement.

estuary prawn trawl fishing business means a fishing business the components of which include shares in the fishery.

fishery means the estuary prawn trawl fishery (as described in Schedule 1 to the Act).

Supporting Plan means the Fisheries Management Supporting Plan as set out in the Appendix to the Fisheries Management (Supporting Plan) Regulation 2006.

target species has the meaning given by clause 11. *the Act* means the *Fisheries Management Act 1994*.

- (2) In this Plan, a reference to an area of the fishery is a reference to an area described in clause 4.
- (3) Notes in this Plan do not form part of the Plan.

Part 2 Objectives of Plan

3 Objectives, performance indicators and triggers for review

- (1) The objectives of this Plan are set out in Column 1 of the Table to this clause.
- (2) For the purposes of section 57 (2) (a) of the Act, the performance indicator in relation to each objective of this Plan is set out in Column 2 of the Table to this clause next to the objective concerned.
- (3) For the purposes of section 57 (2) (b) of the Act, a review of this Plan is required in the circumstances provided for in Column 3 of the Table to this clause next to the objective and performance indicator concerned.

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Table

	Column 1	Column 2	Column 3
	Objective	Performance indicator	Trigger for review
1	Contribute, in conjunction with other fishing regulatory controls (as defined in section 7A of the Act), to managing the impacts of the fishery on the environment and to ensuring ecologically sustainable development	Reduction in the estimated quantity of the estuary prawn trawl catch (by method) which is discarded	The Director-General is satisfied that the estimated quantity of discards for any observed estuary increases between consecutive observer surveys
		No new target species or by-product species with an exploitation status is classified as "overfished" or "recruitment overfished" by the Department	On the basis of resource assessment frameworks approved by the Director- General, the exploitation status of a target species or by-product species is changed to "overfished" or "recruitment overfished" by the Department
		Total annual landings of each by-product species as a ratio of the total annual landings of target species in each estuary in the fishery remains within the limits specified in the fishery management strategy	In the opinion of the Director-General, the ratio of the landings of any by-product species to total landings of target species exceeds the limits specified in the fishery management strategy in any 2 consecutive years

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Column 1	Column 2	Column 3
Objective	Performance indicator	Trigger for review
	No interactions between the fishery and any threatened species, population or ecological community that are likely to threaten the survival of a species, population or ecological community	Any interaction between the fishery and any threatened species, population or ecological community reported by endorsement holders in the fishery or observed during an observer survey that i likely to threaten the survival of a threatened species, population or ecological community as determined by the Director-General on advice from relevant experts
	No interactions between the fishery and protected fish that are likely to threaten the survival of protected fish	On a biennial review undertaken by the Department of interactions between the fishery and protected fish reporter by endorsement holders in the fishery or observed during ar observer survey, the Director-General, on advice from relevant experts, determines that the level of these reported interactions i likely to threaten the survival of the protected fish

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	Column 1	Column 2	Column 3
	Objective	Performance indicator	Trigger for review
2	Contribute, in conjunction with other fishing regulatory controls (as defined in section 7A of the Act), to promoting viable commercial fishing	There are net returns to the fishery	The Director-General is satisfied that the gross value of production of the fishery has not exceeded the sum of indicative industry operational costs and government management costs relevant to the fishery for 3 consecutive year

Part 3 Description of fishery

Note. The fishery is described in Schedule 1 to the Act as consisting of the use of an otter trawl net (prawns) to take fish from estuarine waters. Estuarine waters do not include the waters of Port Jackson.

4 Areas of fishery

- (1) For the purposes of this Plan, the fishery is divided into 3 areas, as follows:
 - (a) the Clarence River (which includes Lake Wooloweyah),
 - (b) the Hunter River,
 - (c) the Hawkesbury River.

(2) Schedule 1 has effect.

Note. Schedule 1 describes more precisely the waters of the Clarence River, Lake Wooloweyah, the Hunter River, and the Hawkesbury River.

5 Classes of share

The following classes of share are available in the fishery:

- (a) Estuary prawn trawl—Clarence River shares,
- (b) Estuary prawn trawl—Hunter River shares,
- (c) Estuary prawn trawl—Hawkesbury River shares.

Note. Each class of shares corresponds to an area of the fishery and to the types of endorsements available in the fishery.

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6 Types of endorsement

- (1) There are 3 types of endorsements available in the fishery, as follows:
 - (a) Clarence River endorsement,
 - (b) Hunter River endorsement,
 - (c) Hawkesbury River endorsement.

(2) Clarence River endorsement

A Clarence River endorsement authorises the holder to take fish using an otter trawl net (prawns) from the waters of the Clarence River, including Lake Wooloweyah.

(3) Only shareholders who hold estuary prawn trawl—Clarence River shares are eligible to be given, or to nominate a person to be given, a Clarence River endorsement.

(4) Hunter River endorsement

A Hunter River endorsement authorises the holder to take fish using an otter trawl net (prawns) from the waters of the Hunter River.

(5) Only shareholders who hold estuary prawn trawl—Hunter River shares are eligible to be given, or to nominate a person to be given, a Hunter River endorsement.

(6) Hawkesbury River endorsement

A Hawkesbury River endorsement authorises the holder to take fish using an otter trawl net (prawns) from the waters of the Hawkesbury River.

(7) Only shareholders who hold estuary prawn trawl—Hawkesbury River shares are eligible to be given, or to nominate a person to be given, a Hawkesbury River endorsement.

Part 4 Minimum and maximum shareholdings

7 Minimum shareholding

(1) For the purpose of section 67 (1) of the Act, the minimum shareholding in relation to a class of shares specified in the Table to this clause is, subject to subclause (2), the number of shares of that class specified in the Table next to the class concerned.

Note. A person who does not hold the minimum shareholding required for a class of shares will not be eligible to be given, or to nominate another person to be given, an endorsement that authorises the taking of fish in respect of shares of that class. See sections 68 (3) (b) and 69 (2) of the Act.

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- (2) The minimum shareholding in relation to a class of shares is, if the shareholder is an original entitlement holder in relation to that class of shares, 1 share of that class.
- (3) Subclause (2) ceases to apply in respect of a class of shares held by a shareholder if the shareholder transfers, assigns, forfeits or surrenders any shares of that class after the commencement of this Plan (in which case subclause (1) applies to the shareholder).
- (4) For the purposes of this clause, an *original entitlement holder*, in relation to a class of shares, is a person who:
 - (a) held shares of that class immediately before the commencement of this Plan, and
 - (b) was, immediately before the commencement of this Plan, eligible for an endorsement in the fishery (or to nominate a person to be given an endorsement in the fishery) on the basis of that shareholding.
- (5) A person who is issued with shares of a class as a consequence of a decision of the Share Appeal Panel on an appeal in relation to the issue of shares in the fishery and who would have been entitled to an endorsement in the fishery, or to nominate a person to be given an endorsement, if those shares had been issued before the commencement of this Plan, is taken to be an original entitlement holder in relation to that class of shares.
- (6) The shares relied on to meet the minimum shareholding requirement must all be a component of the same estuary prawn trawl fishing business.

Table

Class of shares	Minimum shareholding
Estuary prawn trawl—Clarence River shares	150
Estuary prawn trawl—Hunter River shares	100
Estuary prawn trawl—Hawkesbury River shares	150

8 Maximum shareholding

For the purpose of section 72 (1) of the Act, the maximum shareholding is 40% of the total number of shares in the fishery at the commencement of this Plan.

Appendix

Part 5 Species that may be taken

9 Only target species and by-product species may be taken

- (1) An endorsement holder must not use an otter trawl net (prawns) to take fish in an area of the fishery unless the fish taken is a target species for that area or a by-product species for that area.
- (2) For the purposes of section 24 of the Act, it is unlawful to use an otter trawl net (prawns) to take fish in an area of the fishery in contravention of this clause.

10 By-product species may be taken only when attempting to take target species

- (1) An endorsement holder must not use an otter trawl net (prawns) to take any by-product species of fish in an area of the fishery except while using the net to take a target species of fish for that area.
- (2) For the purposes of section 24 of the Act, it is unlawful to use an otter trawl net (prawns) to take fish in an area of the fishery in contravention of this clause.

11 Target species

For the purposes of this Plan, a *target species* of fish, in relation to an area of the fishery specified in Column 1 of the Table to this clause, is a species of fish listed next to that area in Column 2 of the Table.

Table

Area	Target species
Clarence River	School prawn (Metapenaeus macleayi)
Hunter River	School prawn (<i>Metapenaeus macleayi</i>) Eastern king prawn (<i>Melicertus plebejus</i>)
Hawkesbury River	School prawn (<i>Metapenaeus macleayi</i>) Eastern king prawn (<i>Melicertus plebejus</i>) Broad squid (<i>Photololigo etheridgei</i>) Slender squid (<i>Loligo sp.</i>) Bottle squid (<i>Loliolus noctiluca</i>) Bubble squid (<i>Eupyrmna stenodactyla</i>) Candy striped squid (<i>Sepioloida lineolate</i>)

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12 By-product species

For the purposes of this Plan, a *by-product species* of fish, in relation to an area of the fishery specified in Column 1 of the Table to this clause, is a species of fish listed next to that area in Column 2 of the Table.

Table

Area	By-product species
Clarence River	Eastern king prawn (Melicertus plebejus)
	Greasyback prawn (Metapenaeus bennettae)
	Tiger prawn (Penaeus esculentus)
	Trumpeter whiting (Sillago maculata)
	Silverbiddy (Gerres subfasciatus)
	Fork-tailed catfish (Arius spp.)
	Estuary catfish (Cnidoglanis macrecephalus)
	Striped catfish (Plotosus lineatus)
	Blue swimmer crab (Portunus pelagicus)
	Mud crab (Scylla serrata)
	Arrow squid (Notodarus gouldi)
	Broad squid (Photololigo etheridgei)
	Slender squid (Loligo sp.)
Hunter River	Greasyback prawn (Metapenaeus bennettae)
	Tiger prawn (Penaeus esculentus)
	Arrow squid (Notodarus gouldi)
	Broad squid (Photololigo etheridgei)
	Slender squid (Loligo sp.)
	Bottle squid (Loliolus noctiluca)
Hawkesbury River	Greasyback prawn (Metapenaeus bennettae)
	Tiger prawn (Penaeus esculentus)
	Trumpeter whiting (Sillago maculata)
	Large-toothed flounder (Pseudorhombus arsius)
	Small-toothed flounder (Pseudorhombus henynsii)
	Black sole (Brachirus nigra)
	Silverbiddy (Gerres subfasciatus)
	Striped grunter (Pelates quadrilineatus)
	Whitebait spp. (Family: CLUPAIDAE)

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Area	By-product species
	Fork-tailed catfish (Arius spp.)
	Striped catfish (Plotosus lineatus)
	Bullseye spp. (Family: PEMPHERIDIDAE)
	Hairtail (Trichiurus lepturus)
	Yellowtail scad (Trachurus novaezelandiae)
	Blue swimmer crab (Portunus pelagicus)
	Mud crab (Scylla serrata)
	Octopus spp. (Family: OCTOPODIDAE)
	Mantis shrimp (Erugosquilla grahami)
	Mantis shrimp (Harpiosquilla harpex)

Part 6 Trawl seasons and operating hours

13 Trawling not permitted outside trawl season or operating hours

- (1) An endorsement holder must not use an otter trawl net (prawns) to take fish in an area of a fishery outside of the trawl season for that area, or outside the operating hours for that area, as set out in this Part.
- (2) For the purposes of section 24 of the Act, it is unlawful to use an otter trawl net (prawns) to take fish in an area of the fishery in contravention of this clause.

14 Clarence River (except Lake Wooloweyah) trawl season and operating hours

- (1) The trawl season for the Clarence River area commences on the Monday nearest to 1 December each year, and finishes on the Friday nearest to 14 June in each succeeding year.
- (2) The operating hours for the Clarence River area are from 8am to 6pm on Mondays, and from 7am to 6pm on each of the days from Tuesday to Friday (inclusive), excluding public holidays.
- (3) This clause does not apply to the part of the Clarence River area that consists of Lake Wooloweyah.

15 Lake Wooloweyah trawl season and operating hours

(1) The trawl season for the part of the Clarence River area that consists of the waters of Lake Wooloweyah commences on the first Tuesday on or after 1 October each year, and finishes on the Friday nearest to 14 June in each succeeding year.

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(2) The operating hours for the part of the Clarence River area that consists of the waters of Lake Wooloweyah are from 8am to 6pm on Mondays, and from 7am to 6pm on each of the days from Tuesday to Friday (inclusive), excluding public holidays.

16 Hunter River trawl season and operating hours

- (1) The trawl season for the Hunter River area commences on the first Monday on or after 1 December each year, and finishes on the last Friday in May each succeeding year.
- (2) The operating hours for the Hunter River area are from 6am to 6pm, Monday to Friday, excluding public holidays.

17 Hawkesbury River trawl season and operating hours

- (1) The trawl season for the Hawkesbury River area commences on 1 July each year and finishes on 30 June in each succeeding year.
- (2) The operating hours for the Hawkesbury River area are, in relation to the waters specified in Column 2 of the Table to this clause, the hours of operation specified in Column 3.

Table

Name	General description of waters	Hours of operation
Broken Bay	The waters downstream of a line drawn from the south-eastern most corner of Juno Point to the north-eastern most corner of Eleanor Bluff that are not closed to trawling under a closure referred to in clause 21.	From midnight Sunday to midnight Friday in each week, excluding public holidays

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Name	General description of waters	Hours of operation
Juno Point upstream to the vehicular ferry at Lower Portland	The waters from a line drawn across the river from the south eastern most corner of Juno Point to the north eastern most corner of Eleanor Bluff, upstream to the vehicular ferry at Lower Portland (including Mooney Mooney Creek and Mangrove Creek), that are not closed to trawling under a closure referred to in clause 21.	From midnight Sunday to 6pm Friday in each week, excluding public holidays.
Marramarra Creek and Coba Bay	The waters of Marramarra Creek and Coba Bay, upstream (ie west) from a line drawn from the south-eastern extremity of Murron Point to the south-western extremity of Morgan Point and then to the north-eastern extremity of the entrance to Coba Bay.	From sunrise to sunset in each of the days from Monday to Thursday (inclusive) and from sunrise to 6pm Friday in each week, excluding public holidays.

Part 7 General requirements in relation to taking fish

18 Boat capacity restrictions

(1) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not use a boat to take fish in the fishery if it has a length exceeding the maximum boat length specified in Column 1 of the Table to this clause.

Table

Column 1	Column 2
Maximum boat length	Exemption code
10 metres	EPT

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- (2) Subclause (1) does not apply in respect of an original boat if:
 - (a) it is exempted from the maximum boat length requirement in accordance with an exemption criteria determined by the Director-General, and
 - (b) that exemption is noted on the fishing boat licence for the boat by the Minister using a code of a kind specified in Column 2 of the Table to this clause.
- (3) In this clause, an *original boat* means a boat that, immediately before the commencement of this Plan, was a component of an estuary prawn trawl fishing business.
- (4) For the purposes of this clause, the length of a boat is the length noted on the fishing boat licence for that boat.

19 Possession of fishing gear in Clarence River area outside of operating hours

- (1) For the purposes of section 68 (6A) of the Act, it is a condition of a Clarence River endorsement that the endorsement holder is not in possession of an otter trawl net (prawns) in, on or adjacent to the waters in the Clarence River area (including Lake Wooloweyah) except during the operating hours for that area, or the part of the area concerned.
- (2) This clause does not prevent an endorsement holder from being in possession of an otter trawl net (prawns) in, on or adjacent to the waters in the Clarence River area (including Lake Wooloweyah) on any day during the trawl season for the area or part of the area concerned up to 1 hour before the start of the operating hours for the area or part of the area concerned if:
 - (a) the endorsement holder is travelling to a preferred fishing site and is not actually taking fish, and
 - (b) all parts of the otter trawl net (prawns) remain onboard the boat.

20 Discarding fish in Hunter River area

For the purposes of section 68 (6A) of the Act, it is a condition of a Hunter River endorsement that any fish taken in an otter trawl net (prawns) that are to be discarded:

- (a) are held by the endorsement holder in a holding tank or swim tub to keep them alive prior to release, and
- (b) are released below the surface of the water by the endorsement holder by use of a plastic tube with a diameter of at least 150 millimetres.

Appendix

21 Waters permanently closed to commercial fishing

Pursuant to section 20 (2) of the Act, it is declared that the waters specified in Tables 1 and 2 of Schedule 2 are waters in which the class of commercial fishing that consists of the taking of fish by commercial fishers in the fishery is prohibited.

Note. See the Supporting Plan for section 20 (2) closures that apply to more than one share management fishery.

Part 8 General

22 Adoption of Supporting Plan

For the purposes of section 57A (5) of the Act, the provisions of the Supporting Plan, as they relate to the fishery, and as in force from time to time, are adopted by this Plan.

23 Authorised amendments to Plan

For the purposes of section 64 of the Act, any amendment to this Plan is authorised.

Schedule 1 Areas of fishery

(Clause 4)

1 Clarence River

For the purposes of this Plan, the Clarence River consists of all waters from the confluence of the Clarence River and the South Pacific Ocean (ie the eastern most extremity of the breakwalls), upstream to the vehicular ferry at Ulmarra, and including the waters of Lake Wooloweyah.

2 Lake Wooloweyah

For the purpose of this Plan, Lake Wooloweyah includes all waters of Lake Wooloweyah. The boundary between Lake Wooloweyah and Oyster Channel is determined by a line drawn from the south eastern extremity of Joss Island to the eastern extremity of Corokos Island, and the boundary between Lake Wooloweyah and Palmer's Channel is determined by a line drawn from the southern most extremity of the eastern and western banks of Palmer's Channel where it meets Lake Wooloweyah.

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3 Hunter River

For the purposes of this Plan, the Hunter River includes all waters from a line drawn south-westerly from the boat ramp adjacent to Punt Road, Stockton, to the eastern extremity of the State Dockyard (Dyke Point), upstream to its junction with the Williams River.

4 Hawkesbury River

For the purposes of this Plan, the Hawkesbury River includes all waters from the confluence of the Hawkesbury River and the South Pacific Ocean (ie a line drawn from the southern extremity of Box Head to the Northern Extremity of Barrenjoey Headland), upstream to the vehicular ferry at Lower Portland.

Schedule 2 Waters permanently closed to fishing

(Clause 21)

1 Clarence River

Table 1

Column 1	Column 2
Name	Waters
Upper Oyster Channel	The whole of the waters of Oyster Channel from (the Oyster Channel recreational fishing haven) a line between the Department marker post RFH3 beneath the second set of powerlines crossing Oyster Channel, located approximately 420 metres upstream of the Oyster Channel Road Bridge, and the Department marker post RFH4 on the shore of Micalo Island, upstream to a line drawn from the south eastern extremity of Joss Island to the eastern extremity of Corokos Island.
Crystal Bay	The whole of the waters of Crystal Bay south and east of a line drawn from the centre of the turning circle of Westringa Place to the northern most point of Witonga Drive.

Appendix

Column 1	Column 2
Name	Waters
Yamba Bay	The whole of the waters of Yamba Bay enclose by a line drawn from the NSW Maritime Authority Front Lead Beacon No 122 at mean high water mark on the northern side of Hickey Island, then northwesterly to the NSW Maritime Authority Navigation Aid No 097 located on the downstream side of the most easterly opening in Middle Wall (the south western boundary of the Middle Wall recreational fishing haven), then north west along Middle Wall to the south easter most point on Freeburn Island, then transecting the remnants of the old viaduct on Rabbit Island directly onto the Public Reserve at Shores Drive then generally south east along the high mean tio mark (past Yamba Marina and along the souther side of Hickey Island) to the point of commencement.
Broadwater	The whole of the waters of the Broadwater nort and north west of a line drawn from a post market FD1 on the foreshore of Emerald's Point general west to a post marked FD2 located on Neddy's Point.
Sportsman's Creek	The whole of the waters of Sportsman's Creek together with its creeks, tributaries and inlets from the weir above Lawrence upstream to its source
Esk River	The whole of the waters of the Esk River.

2 Hawkesbury River

Table 2	
Column 1	Column 2
Name	Waters
Pittwater	The whole of the waters of Pittwater south of a line drawn from Shark (or Warners) Rock to the north eastern corner of West Head.
Brisbane Waters and Broken Bay	The whole of the waters of Brisbane Waters and its tributaries and the waters of Broken Bay north of a line drawn from Little Box Head to Green Point.

Appendix

Column 1	Column 2
Name	Waters
Patonga Creek	The whole of the waters of Patonga Creek upstream of its confluence with the Hawkesbury River, being a line drawn north easterly from the easternmost foreshore corner of Oyster Farm no 59–30 (section 2), on the western foreshore, to the southernmost extremity of the reserve on the opposite foreshore.
Cowan Creek, Smiths Creek, Coal and Candle Creek, Jerusalem Bay and America Bay	The whole of the waters of Cowan Creek and Smiths Creek south west of a line drawn between the north eastern most corner of Eleanor Bluffs and the north western most corner of Challenger Head adjacent to the Port Hand navigation marker on Challenger Head.
Dangar Island, Brooklyn	The whole of the waters from a line drawn from the most westerly point of Croppy Point to the most northerly point of Green Point, upstream to the rail bridge at Brooklyn.
Berowra Creek	The whole of the waters of Berowra Creek upstream of a line from the most south westerly point of Morgan Point to the north eastern point of Coba Point.
Mangrove Creek	The whole of the waters upstream of the Oyster Shell Road Bridge over Mangrove Creek.
Macdonald River	The whole of the waters of Macdonald River.
Webbs Creek	The whole of the waters of Webbs Creek.
Colo River	The whole of the waters of the Colo River upstream of the West Portland Road Bridge approximately 250 metres from its junction with the Hawkesbury River.



under the

Fisheries Management Act 1994

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fisheries Management Act 1994*.

IAN MACDONALD, M.L.C.,

Minister for Primary Industries

Explanatory note

The object of this Regulation is to give effect to the share management plan for the ocean hauling share management fishery.

The share management plan provides for the following matters:

- (a) objectives of the plan,
- (b) description of the fishery,
- (c) minimum and maximum shareholdings,
- (d) endorsement conditions,
- (e) species that may be taken,
- (f) areas and times of operation,
- (g) general requirements in relation to taking fish,
- (h) other miscellaneous matters, including the adoption of the supporting plan.

This Regulation is made under the *Fisheries Management Act 1994*, including sections 24, 40, 57, 60 and 289 (the general regulation-making power) and the sections mentioned in the plan.

s06-055-40.p01

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Clause 1

Fisheries Management (Ocean Hauling Share Management Plan) Regulation 2006

under the

Fisheries Management Act 1994

1 Name of Regulation

This Regulation is the Fisheries Management (Ocean Hauling Share Management Plan) Regulation 2006.

2 Commencement

This Regulation commences on 5 February 2007.

3 Ocean Hauling Share Management Plan

The Ocean Hauling Share Management Plan set out in the Appendix to this Regulation has effect.

Appendix

Appendix

(Clause 3)

Part 1 Preliminary

1 Name of plan

This is the Ocean Hauling Share Management Plan.

2 Definitions

(1) In this Plan:

endorsement means an endorsement on a commercial fishing licence that authorises the taking of fish in the fishery.

endorsement holder means a person who holds a commercial fishing licence that has an endorsement.

fishery means the ocean hauling fishery (as described in Schedule 1 to the Act).

hauling net means a hauling net (general purpose), garfish net (hauling) or pilchard, anchovy and bait net (hauling).

ocean hauling fishing business means a fishing business the components of which include shares in the fishery.

ocean hauling operations includes the following:

- (a) operating or stowing a hauling net or operating any motor vehicle or boat in relation to the operation of those nets while in, on or adjacent to the waters of the fishery,
- (b) removing any fish taken in the fishery from a hauling net,
- (c) placing any fish taken in the fishery by means of a hauling net into boxes, containers or any other receptacles while in, on or adjacent to the waters of the fishery.

ocean waters has the meaning given by Schedule 1 to the Act.

Supporting Plan means the *Fisheries Management Supporting Plan* as set out in the Appendix to the *Fisheries Management (Supporting Plan) Regulation 2006.*

the Act means the Fisheries Management Act 1994.

waters of the fishery means the following waters (within the meaning of Schedule 1 to the Act):

- (a) ocean waters within 3 nautical miles of the natural coast line,
- (b) the waters of Jervis Bay,
- (c) the waters of Coffs Harbour.

Appendix

- (2) In this Plan, a reference to a region of the fishery is a reference to a region described in clause 4.
- (3) In this Plan, longitude and latitude coordinates are in WGS84 datum, unless otherwise provided.
- (4) Notes used in this Plan do not form part of the Plan.

Part 2 Objectives of plan

3 Objectives, performance indicators and triggers for review

- (1) The objectives of this Plan are set out in Column 1 of the Table to this clause.
- (2) For the purposes of section 57 (2) (a) of the Act, the performance indicator in relation to each objective of this Plan is set out in Column 2 of the Table to this clause next to the objective concerned.
- (3) For the purposes of section 57 (2) (b) of the Act, a review of this Plan is required in the circumstances provided for in Column 3 of the Table to this clause next to the objective and performance indicator concerned.
- (4) In the Table:

by-product species means a species of fish that is retained in the fishery, and that is not a target species or conditional target species.

conditional target species means a species of fish listed in the Table to clause 9 under the heading "conditional target species".

target species means a species of fish listed in the Table to clause 9 under the heading "target species".

Table

	Column 1	Column 2	Column 3
	Objective	Performance indicator	Trigger for review
1	Contribute, in conjunction with other fishing regulatory controls (as defined in section 7A of the Act), to managing the impacts of the fishery on the environment and to ensuring ecologically sustainable development	Reduction in the estimated quantity of the ocean hauling catch (by method) which is discarded	The Director-General is satisfied that the estimated quantity of discards for any observed method increases between consecutive observer surveys

Appendix

Column 1	Column 2	Column 3
Objective	Performance indicator	Trigger for review
	No new target species or conditional target species with an exploitation status is classified as "overfished" or "recruitment overfished" by the Department	On the basis of resource assessment frameworks approved by the Director-General, the exploitation status of a target species or conditional target species is changed to "overfished" or "recruitment overfished" by the Department
	Total annual landings of all conditional target species and by-product species as a percentage of the total annual landings for each fishing method remains at 5% or less	The Director-General is satisfied that the contribution of conditional target species and by-product species to total annual landings for any method exceeds 5% in any 2 consecutive years
	No interactions between the fishery and any threatened species, population or ecological community that are likely to threaten the survival of a species, population or ecological community	Any interaction between the fishery and any threatened species, population or ecological community reported by endorsement holders in the fishery or observed during an observer survey that is likely to threaten the survival of a threatened species, population or ecological community, as determined by the Director-General on advice from relevant experts

Appendix

	Column 1	Column 2	Column 3
	Objective	Performance indicator	Trigger for review
		No interactions between the fishery and protected fish that are likely to threaten the survival of protected fish	On a biennial review undertaken by the Department of interactions between the fishery and protected fish reported by endorsement holders in the fishery or observed during ar observer survey, the Director-General, on advice from relevant experts, determines that the level of these reported interactions i likely to threaten the survival of the protected fish
2	Contribute, in conjunction with other fishing regulatory controls (as defined in section 7A of the Act), to promoting viable commercial fishing	There are net returns to the fishery.	The Director-General is satisfied that the gross value of production of the fishery has not exceeded the sum of indicative industry operational costs and government management costs relevant to the fishery for 3 consecutive year

Part 3 Description of fishery

Note. The fishery is described in Schedule 1 to the Act as consisting of the use of a hauling net or purse seine net to take fish from any of the following waters:

- (a) ocean waters within 3 nautical miles of the natural coast line,
- (b) the waters of Jervis Bay,
- (c) the waters of Coffs Harbour.

The ocean hauling fishery extends to the use of any net by the method of hauling to take fish from any of the waters referred to above.

Appendix

4 Regions of fishery

- (1) For the purposes of this Plan, the waters of the fishery are divided into 7 regions.
- (2) The 7 regions of the fishery are as follows:
 - (a) **Upper north coast (Region 1).** The waters of the fishery lying generally north of the parallel 29°15′ south latitude.
 - (b) **Clarence (Region 2).** The waters of the fishery lying generally between the parallel $29^{\circ}15'$ south latitude and the parallel $29^{\circ}45'$ south latitude.
 - (c) **North coast (Region 3).** The waters of the fishery lying generally between the parallel 29°45′ south latitude and the parallel 31°44′ south latitude.
 - (d) **Central (Region 4).** The waters of the fishery lying generally between the parallel $31^{\circ}44'$ south latitude and the parallel $33^{\circ}25'$ south latitude.
 - (e) **Metropolitan (Region 5).** The waters of the fishery lying generally between the parallel $33^{\circ}25'$ south latitude and the parallel $34^{\circ}20'$ south latitude.
 - (f) **Upper south coast (Region 6).** The waters of the fishery lying generally between the parallel $34^{\circ}20'$ south latitude and the parallel $35^{\circ}25'$ south latitude.
 - (g) **Lower south coast (Region 7).** The waters of the fishery lying generally south of the parallel $35^{\circ}25'$ south latitude.

5 Classes of share

There are 29 classes of share available in the fishery, being the following classes:

- (a) Ocean hauling—general ocean hauling shares—Regions 1, 2, 3, 4, 5, 6 and 7,
- (b) Ocean hauling—hauling net (general purpose) shares—Regions 1, 2, 3, 4, 5, 6 and 7,
- (c) Ocean hauling—garfish net (hauling) shares—Regions 1, 2, 3, 4, 5, 6 and 7,
- (d) Ocean hauling—pilchard, anchovy and bait net (hauling) shares—Regions 1, 2, 3, 4, 5, 6 and 7,
- (e) Ocean hauling—purse seine net shares.

Note. The classes of share available correspond to the type of endorsement available in the fishery and the region in which that endorsement authorises the holder to take fish.

Appendix

6 Types of endorsement

- (1) There are 29 types of endorsement available in the fishery, as follows:
 - (a) General ocean hauling endorsement—Regions 1, 2, 3, 4, 5, 6 and 7,
 - (b) Hauling net (general purpose) endorsement—Regions 1, 2, 3, 4, 5, 6 and 7,
 - (c) Garfish net (hauling) endorsement—Regions 1, 2, 3, 4, 5, 6 and 7,
 - (d) Pilchard, anchovy and bait net (hauling) endorsement—Regions 1, 2, 3, 4, 5, 6 and 7,
 - (e) Purse seine net endorsement.

(2) General ocean hauling endorsement—Regions 1, 2, 3, 4, 5, 6 and 7

A general ocean hauling endorsement authorises the holder to assist another person who holds an endorsement of a kind referred to in subclause (4), (6) or (8) to take fish, but only if the region specified in that other endorsement is the same as the region specified in the general ocean hauling endorsement.

(3) Only shareholders who hold ocean hauling—general ocean hauling shares for a region are eligible to be given, or to nominate a person to be given, a general ocean hauling endorsement for that region.

(4) Hauling net (general purpose) endorsement—Regions 1, 2, 3, 4, 5, 6 and 7

A hauling net (general purpose) endorsement authorises the holder to use a hauling net (general purpose) to take fish in the region of the fishery specified in the endorsement.

(5) Only shareholders who hold ocean hauling—hauling net (general purpose) shares for a region are eligible to be given, or to nominate a person to be given, a hauling net (general purpose) endorsement for that region.

(6) Garfish net (hauling) endorsement—Regions 1, 2, 3, 4, 5, 6 and 7

A garfish net (hauling) endorsement authorises the holder to use a garfish net (hauling) to take fish in the region of the fishery specified in the endorsement.

(7) Only shareholders who hold ocean hauling—garfish net (hauling) shares for a region are eligible to be given, or to nominate a person to be given, a garfish net (hauling) endorsement for that region.

Appendix

(8) Pilchard, anchovy and bait net (hauling) endorsement—Regions 1, 2, 3, 4, 5, 6 and 7

A pilchard, anchovy and bait net (hauling) endorsement authorises the holder to use a pilchard, anchovy and bait net (hauling) to take fish in the region of the fishery specified in the endorsement.

(9) Only shareholders who hold ocean hauling—pilchard, anchovy and bait net (hauling) shares for a region are eligible to be given, or to nominate a person to be given, a pilchard, anchovy and bait net (hauling) endorsement for that region.

(10) Purse seine net endorsement

A purse seine net endorsement authorises the holder to use a purse seine net to take fish in any region of the fishery.

(11) Only shareholders who hold ocean hauling—purse seine net shares are eligible to be given, or to nominate a person to be given, a purse seine net endorsement.

Part 4 Minimum and maximum shareholdings

7 Minimum shareholding

(1) For the purpose of section 67 (1) of the Act, the minimum shareholding in relation to a class of shares specified in the Table to this clause is, subject to subclause (2), the number of shares of that class specified in the Table next to the class concerned.

Note. A person who does not hold the minimum shareholding required for a class of shares will not be eligible to be given, or to nominate another person to be given, an endorsement that authorises the taking of fish in respect of shares of that class. See sections 68 (3) (b) and 69 (2) of the Act.

- (2) The minimum shareholding in relation to a class of shares is, if the shareholder is an original entitlement holder in relation to that class of shares, 1 share of that class.
- (3) Subclause (2) ceases to apply in respect of a class of shares held by a shareholder if the shareholder transfers, assigns, forfeits or surrenders any shares of that class after the commencement of this Plan (in which case subclause (1) applies to the shareholder).
- (4) For the purposes of this clause, an *original entitlement holder*, in relation to a class of shares, is a person who:
 - (a) held shares of that class immediately before the commencement of this Plan, and

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- (b) was, immediately before the commencement of this Plan, eligible for an endorsement in the fishery (or to nominate a person to be given an endorsement in the fishery) on the basis of that shareholding.
- (5) A person who is issued with shares of a class as a consequence of a decision of the Share Appeal Panel on an appeal in relation to the issue of shares in the fishery and who would have been entitled to an endorsement in the fishery, or to nominate a person to be given an endorsement, if those shares had been issued before the commencement of this Plan, is taken to be an original entitlement holder in relation to that class of shares.
- (6) The shares relied on to meet the minimum shareholding requirement must all be a component of the same ocean hauling fishing business.

Class of shares	Minimum shareholding
Ocean hauling—general ocean hauling shares (Region 1, 2, 3, 4, 5, 6 or 7)	40
Ocean hauling—hauling net (general purpose) shares (Region 1, 2, 3, 4, 5, 6 or 7)	40
Ocean hauling—garfish net (hauling) shares (Region 1 or 2)	10
Ocean hauling—garfish net (hauling) shares (Region 3, 4, 5, 6 or 7)	40
Ocean hauling—pilchard, anchovy and bait net (hauling) shares (Region 1, 2, 3, 4, 5, 6 or 7)	30
Ocean hauling—purse seine net shares	40

Table

8 Maximum shareholding

For the purpose of section 72 (1) of the Act, the maximum shareholding is 40% of the total number of shares in the fishery at the commencement of this Plan.

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Part 5 Species that may be taken

9 At least 80% of each hauling shot must be comprised of target or conditional target species

- (1) An endorsement holder must not use a net specified in the Table to this clause to take fish unless at least 80% (by whole weight) of the catch taken from each haul is comprised of target species or conditional target species for that type of net.
- (2) In this clause:
 - (a) the target species for a net specified in the Table to this clause is any fish of a species listed next to the type of net concerned under the heading "target species", and
 - (b) the conditional target species (if any) for a net specified in the Table to this clause is any fish of a species listed next to the type of net concerned under the heading "conditional target species".
- (3) For the purposes of section 24 of the Act, it is unlawful to use a net specified in the Table to this clause to take fish in the fishery in contravention of this clause.

Type of net	Target species	Conditional target species
Hauling net (general purpose)	Australian salmon (Arripis trutta)	Blue mackerel (Scomber australasicus)
	Dart (<i>Trachinotus</i> spp.) Luderick (<i>Girella</i>	Australian bonito (Sarda australis)
	tricuspidata) Sand whiting (Sillago	Leaping bonito (<i>Cybiosarda elegans</i>)
	<i>ciliata</i>) Sea mullet (or any other	Oriental bonito (Sarda orientalis)
	species of mullet included in the Family MUGILIDAE)	Mulloway (Argyrosomus japonicus)
	Yellowfin bream (Acanthopagrus australis)	Diamond fish (Monodactylus argentus)

Table

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Type of net	Target species	Conditional target species
		Frigate mackerel (Aux thazard)
		Mackerel tuna (Euthynnus affinis)
		Longtail tuna (Thunni tonggol)
		Silver trevally (<i>Pseudocaranx dentex</i>)
		Spanish mackerel (Scomberomorus commerson)
		Sweep (Scorpis lineolata)
		Tarwhine (<i>Rhabdosargus sarba</i>
Garfish net (hauling)	Sea garfish (Hyporhamphus australis)	Nil
Pilchard, anchovy and bait net (hauling)	Anchovy (Engraulis australis)	Nil
	Blue mackerel (Scomber australasicus)	
	Pilchard (Sardinops neopilchardus)	
	Yellowtail scad (Trachurus novaezelandiae)	
	Whitebait spp. (Family CLUPEIDAE/ GALAXIIDAE)	

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Type of net	Target species	Conditional target species
Purse seine net	Anchovy (Engraulis australis)	Nil
	Australian salmon (Arripis trutta)	
	Whitebait spp. (Family CLUPEIDAE/GALAXI IDAE)	
	Blue mackerel (Scomber australasicus)	
	Australian bonito (Sarda australis)	
	Oriental bonito (Sarda orientalis)	
	Jack mackerel (Trachurus declivis)	
	Pilchard (Sardinops neopilchardus)	
	Silver trevally (<i>Pseudocaranx dentex</i>)	
	Sweep (Scorpis lineolata)	
	Yellowtail scad (<i>Trachurus</i>	
	novaezelandiae)	
	Skipjack tuna (also	
	known as striped tuna) (Katsuwonus pelamis)	

Part 6 Areas and times of operation

10 Waters permanently closed to ocean hauling

- (1) Pursuant to section 20 (2) of the Act, it is declared that the waters within 200 metres of the mean low water mark of the waters listed in Schedule 1 are waters in which the class of commercial fishing that consists of the taking of fish by commercial fishers in the fishery is prohibited, subject to subclause (2).
- (2) The declaration under subclause (1) does not prohibit the use of any of the following nets, where those nets are cast from and hauled back to a boat, in waters that are adjacent to a headland that is at the end of a beach specified in Schedule 1:
 - (a) garfish net (hauling),

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(b) pilchard, anchovy and bait net (hauling).

11 Beaches closed to ocean hauling on a seasonal basis

Pursuant to section 20 (2) of the Act, it is declared that the beaches specified in Column 1 of Schedule 2 are waters in which the class of commercial fishing that consists of the taking of fish by commercial fishers in the fishery is prohibited, during the period specified next to the beach concerned in Column 2 of the Schedule.

Note. See the Supporting Plan for section 20 (2) closures that apply to more than one share management fishery.

12 Hauling net (general purpose) and pilchard, anchovy and bait net (hauling) restrictions

- (1) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not carry out ocean hauling operations (other than operations in relation to use of a garfish net (hauling)) on weekends or on public holidays during the months of November, December, January and February.
- (2) In this clause:

public holiday means a day that is observed as a public holiday throughout New South Wales.

weekend means the period between midnight on a Friday and midnight on the immediately following Sunday.

13 Garfish net (hauling) restrictions

- (1) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not use a garfish net (hauling) to take fish in the fishery on a weekend or a public holiday.
- (2) In this clause:

public holiday means a day that is observed as a public holiday throughout New South Wales.

weekend means the period between midnight on a Friday and midnight on the immediately following Sunday.

Part 7 General requirements in relation to taking fish

14 Taking of fish with the assistance of others

(1) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not take fish or otherwise engage in any ocean hauling operations in the fishery with the assistance of any other person, unless the other person holds a general ocean hauling endorsement and the region specified in that other

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person's endorsement is the same as the region specified in the first person's endorsement.

(2) This clause does not apply to the taking of fish in the fishery from ocean waters (but not from the shore) by use of a purse seine net.

15 Evidence of endorsement must be produced where fishing priority sought

- (1) If an endorsement holder seeks to take priority over another fisher in ocean hauling operations in the fishery, including by taking a turn before that other fisher, the other fisher may request the endorsement holder seeking to take priority, before taking that turn, to produce evidence of his or her endorsement in the fishery to that other fisher.
- (2) The endorsement holder seeking to take priority may, before responding to such a request, require the fisher making the request to produce evidence of his or her endorsement in the fishery to the endorsement holder seeking priority.
- (3) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that an endorsement holder must not fail to comply with any reasonable request to produce evidence of an endorsement made in accordance with this clause.

Note. Clauses 83 and 84 of the *Fisheries Management (General) Regulation 2002* set out the general rules for rights of priority between fishers setting or hauling nets in the fishery.

16 Display of identification information on motor vehicles

- (1) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not engage in any ocean hauling operations unless there is clearly displayed on any motor vehicle used in connection with the operations the following information:
 - (a) the words "Ocean hauling fishery",
 - (b) the number of the fishing business of which the endorsement is a component (being the number allocated to the fishing business by the Director-General under the Act).
- (2) If a motor vehicle is being used by more than one endorsement holder, it is sufficient that the information referred to in subclause (1) is displayed as required in relation to only one of those endorsement holders.

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17 Use of nets in or near flagged swimming areas

- (1) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not shoot or retrieve a net, for the purpose of taking fish in the fishery, while in a flagged swimming area.
- (2) In this clause:

flagged swimming area means any part of a beach used as a swimming area, the boundaries of which are indicated by flags.

18 Boat capacity restrictions

(1) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement of a type specified in Column 1 of the Table to this clause that the endorsement holder does not use a boat to take fish in the fishery if the boat has a length exceeding the maximum boat length specified in Column 2 of the Table next to the endorsement concerned.

Table

Column 1	Column 2	Column 3
Types of endorsement	Maximum boat length	Exemption code
Hauling net (general purpose) endorsement	6 metres	N/A
Garfish net (hauling) endorsement, pilchard, anchovy and bait net (hauling) endorsement, and purse seine net endorsement	20 metres	ОН

- (2) Subclause (1) does not apply in respect of an original boat if:
 - (a) it is exempted from the maximum boat length requirement in accordance with an exemption criteria determined by the Director-General, and
 - (b) that exemption is noted on the fishing boat licence for the boat by the Minister using a code of a kind (if any) specified in Column 3 of the Table to this clause next to the endorsement concerned.
- (3) In this clause, an *original boat* means a boat that, immediately before the commencement of this Plan, was a component of an ocean hauling fishing business.

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(4) For the purposes of this clause, the length of a boat is the length noted on the fishing boat licence for that boat.

Part 8 General

19 Adoption of Supporting Plan

For the purposes of section 57A (5) of the Act, the provisions of the Supporting Plan, as they relate to the fishery, and as in force from time to time, are adopted by this Plan.

20 Authorised amendments to Plan

For the purposes of section 64 of the Act, any amendment to this Plan is authorised.

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Schedule 1 Waters closed to ocean hauling

(Clause 10)

Location	Description of waters
Bogangar Beach	The whole of the waters adjacent to the beach from Norries Head generally northwest along the length of the beach for a distance of 400 metres (identified by a group of unnamed rocks).
Crabbes Creek Beach (also known as Golden Beach)	The whole of the waters adjacent to the beach from the intersection of the beach and an extension of Gloria Street, generally south along the beach for a distance of approximately 2.67km to that part of the beach adjacent to the northern end of North Head Road.
Brunswick River	The whole of the waters adjacent to the shoreline on both sides of the mouth of the Brunswick River for a distance of 1,000m, as indicated by the signposts on the breakwall.
Seven Mile Beach to Boulder Beach	The whole of the waters adjacent to the shoreline between the intersection of Seven Mile Beach and an extension of Rutherford St (indicated by the Lennox Head boat channel) and Whites Head, excluding the boat channel.
Shelly Beach	The whole of the waters adjacent to the shoreline between Black Head and Ballina Head.
Airforce Beach	The whole of the waters adjacent to the shoreline from the northern Evans River breakwall generally north for a distance of 400 metres (indicated by the 4WD access track onto the beach).

Table Waters in which ocean hauling is prohibited

Region 1—Upper North Coast

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Region 2—Clarence	
Location	Description of waters
Woody Bay	The whole of the waters adjacent to the shoreline between the northeasternmost extremity of Woody Head and the post marked "NSWF" on the foreshore (near the western end of the Woody Head camping ground) approximately 300 metres along the shoreline.
Turners Beach to Pippi Beach	The whole of the waters adjacent to the shoreline between the southern breakwall of the Clarence River and the vehicle access track on Pippi Beach (approximately 700 metres south of Yamba Point), including Turners Beach, Yamba Beach and Pippi Beach. The waters adjacent to Convent Beach are excluded from this prohibition.
Angourie Bay to Rocky Point (Lake Arragan entrance)	The whole of the waters adjacent to the shoreline between Angourie Point and Rocky Point (directly north of Red Cliff Beach) including Angourie Bay, Little Shelley Beach, Shelley Beach and Plumbago Beach.
Region 3—North Coast	
Location	Description of waters
Park Beach	The whole of the waters adjacent to the shoreline between Macauleys Headland and a line drawn east from the shoreline passing through the northern-most point of Little Muttonbird Island (east of the entrance of Coffs Creek).
Hungry Head	The whole of the waters adjacent to the shoreline from the southern training wall of the Bellingen River for a distance of 1km travelling generally south along the shoreline.
Nambucca North Head	The whole of the waters adjacent to the shoreline between the northern end of Beilbys Beach and the southern end of Shelly Beach (Cliffy Point).

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Location	Description of waters
Forster Beach	The whole of the waters adjacent to the shoreline from the southern side of the mouth of the Nambucca River for a distance of 1km travelling generally southwesterly along the shoreline.
Middle Beach and Grassy Beach	The whole of the waters adjacent to the shoreline between Scotts Head and Grassy Head.
Smoky Cape	The whole of the waters adjacent to the shoreline between the northwesternmost extremity of Laggers Point, following the shoreline to a point on South Smoky Beach 3km generally southwest from Smoky Cape (that is, adjacent to Black Rocks), including Little Bay, Gap Beach and North Smoky Beach.
Hat Head	The whole of the waters adjacent to the shoreline from the northernmost extremity of Korogoro Point, following the shoreline to a point on Killick Beach 3km generally southwest of the Jew Bite, including Gap Beach, O'Connors Beach and Third Beach.
Crescent Head	The whole of the waters adjacent to the shoreline from Little Nobby at the southern end of Killick Beach for a distance along that beach of 1km.
North Shore Beach	The whole of the waters adjacent to the shoreline between the easternmost extremity of Point Plomer to a point on North Shore Beach 3.5km generally north of the wall travelling along the beach at Pelican Point.
Port Macquarie to Middle Rock Point	The whole of the waters adjacent to the shoreline between the southern wall of the entrance to the Hastings River and Middle Rock Point (south of Lighthouse Beach), including Town Beach, Oxleys Beach, Rocky Beach, Flynns Beach, Nobbys Beach, Shelly Beach, Miners Beach and Lighthouse Beach.
Grants Beach	The whole of the waters adjacent to the shoreline between the northern wall of Camden Haven Inlet and a point on Grants Beach 1km along the beach.

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Region 4—Central

Location	Description of waters
Crowdy Head to Wallabi Point	The whole of the waters adjacent to the shoreline between the southwesternmost point of Crowdy Head and Wallabi Point, including the entrance to the Manning River and Old Bar Beach.
Shelly Beach	The whole of the waters adjacent to the shoreline of Shelly Beach (north of Red Head and Black Head Bay).
Wallis Lake entrance to Seven Mile Beach	The whole of the waters adjacent to the shoreline between the Wallis Lake entrance and the northern end of Seven Mile Beach, including Forster Beach, Pebbly Beach, One Mile Beach, Burgess Beach, Lobster Pot Beach and McBrides Beach.
Boomerang Beach to Blueys Beach	The whole of the waters adjacent to the shoreline between Pimply Rock and Blueys Beach.
Treachery Beach	The whole of the waters adjacent to the shoreline between Treachery Head and Yagon Gibber Headland.
Bennetts Beach	The whole of the waters adjacent to the shoreline for 500 metres on either side of Bennetts Beach Surf Club.
Fingal Beach	The whole of the waters adjacent to the shoreline between Fingal Beach Surf Club and a point 1km generally northeast along the beach.
Stockton Beach	The whole of the waters adjacent to the shoreline between the sewerage treatment works and a point 500 metres north of the Signa shipwreck (a distance of approximately 6.5km).
Nobbys Head to Nine Mile Beach	The whole of the waters adjacent to the shoreline between the southern breakwall at Nobbys Head and the Waste Water Treatment Works at Belmont on Nine Mile Beach, including Nobbys Beach, Newcastle Beach, Bar Beach, Dixon Park Beach, Merewether Beach, Dudley Beach, Redhead Beach and approximately 5km of Nine Mile Beach.

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Location	Description of waters
Deep Cave Bay	The whole of the waters adjacent to the shoreline between the northern end of Moonee Beach and Flat Rocks Point.
Frazer Beach	The whole of the waters adjacent to the shoreline between the easternmost point of Snapper Point and the easternmost point of Wybung Head. The area includes Bongon Beach, Frazer Beach, Gravelly Beach and Deadmans Beach.
Pebbley Beach	The whole of the waters adjacent to the shoreline between the easternmost point of Norah Head and the northernmost point of Soldiers Point.

Location	Description of waters
Coalcliff Beach	The whole of the waters adjacent to the beach (known as Coalcliff Beach) north of Coalcliff Harbour.
Scarborough Beach to Wombarra Beach	The whole of the waters adjacent to the shoreline between the rocks at the northern end of Scarborough Beach to the pool at the southern end of Wombarra Beach, including Noony's Gulf.
Austinmer Beach	The whole of the waters adjacent to the shoreline between the southeasternmost extremity of Bell's Point and the pool at the southern end of Austinmer Beach.
Boyds Beach	The whole of the waters adjacent to the shoreline between the southernmost extremity of Minnamurra Point and the northwesternmost extremity end of Cathedral Rocks.
Culburra Beach	The whole of the waters adjacent to the shoreline between the southern end of Greenwell Point and the southeastern end of Culburra Beach, including Tilbury Cove.
Cudmirrah Beach to Monument Beach	The whole of the waters adjacent to the shoreline between the northern end of Cudmirrah Beach and the northern end of Monument Beach.

Region 6—Upper South Coast

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Description of waters
The whole of the waters adjacent to Pebbly Beach in Murramarang National Park.
The whole of the waters adjacent to the shoreline between the southern extremity of Wimbie Beach and the northern extremity or Rosedale Beach, including Circuit Beach, Lilli Pilli Beach, Mosquito Bay, Garden Bay Malua Bay, Pretty Point Bay and McKenzies Beach.
The whole of the waters adjacent to the shoreline between the Moruya River breakwall and a point 500 metres generally northeast along Bengello Beach.
The whole of the waters adjacent to the shoreline between Tarandore Point and Tuross Head, including One Tree Beach.
The whole of the waters adjacent to the shoreline for 300 metres on each side of the first set of rocks south of the Lake Brou opening.
The whole of the waters adjacent to the shoreline between the northeasternmost extremity of Mummaga Head (Dalmeny) and Glasshouse Rocks (south of Narooma Beach), including Joshs Beach, Yabbara Beach, Duesburys Beach, Kianga Beach (except between 1 May and 30 June in each year, both dates inclusive), Carters Beach, Bar Beach and Narooma Beach.
The whole of the waters adjacent to the shoreline between the southeasternmost extremity of Corunna Point and the southeasternmost extremity of Boat Harbour Point, including Mystery Bay.
The whole of the waters adjacent to the shoreline between the northeasternmost extremity of Blue Point and the southern end of Breakaway Beach, including Jack Common Beach and Beares Beach.

Region 7—Lower South Coast

Appendix

Location	Description of waters
Armonds Bay Beach to Murrah Head	The whole of the waters adjacent to the shoreline between the northern extremity of Armonds Bay and the southeastern extremity of Murrah Head.
Goalen Head to Bunga Head	The whole of the waters adjacent to the shoreline between the eastern extremity of Goalen Head and the eastern extremity of Bunga Head, including Bunga Beach.
Bengunnu Point to Picnic Beach	The whole of the waters adjacent to the shoreline between the eastern extremity of Bengunnu Point and the northern end of Picnic Beach.
Merimbula Beach	The whole of the waters adjacent to the shoreline between the northern extremity of Merimbula Beach and a point 500 metres south along that beach.

Schedule 2 Beaches closed to ocean hauling on a seasonal basis

(Clause 11)

Column 1	Column 2
Closed beaches	Period of closure
All ocean beaches bounded by Point Danger at Tweed Heads south to Goanna Headland (Evans Headland)	From 8am Good Friday to midnight on Easter Sunday
Bluff Beach (Iluka)	From 1 December to 31 January in the succeeding year
Brooms Head Beach—that section from Cakora Point or Brooms Head, north westerly to a line extending due east from the road bridge over the entrance to Cakora Lagoon	From 15 December to 15 January in the succeeding year
Station Creek Beach (North of Red Rock)	From 1 October to the last day in February in the succeeding year
Main Beach (Nambucca heads)	From 1 October to the last day in February in the succeeding year
Grassy Beach bounded by Grassy Head and Middle Head	From 1 October to the last day in February in the succeeding year

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Column 1	Column 2
Closed beaches	Period of closure
Smoky Cape—Laggers Point south to a point due west of Black Rocks (approximately 3,000 metres south from Smoky Cape)	From 1 October to the last day in February in the succeeding year
Town Beach (Port Macquarie)	From 1 October to the last day in February in the succeeding year
Flynns Beach	From 1 October to the last day in February in the succeeding year
Shelly Beach	From 1 October to the last day in February in the succeeding year
Miners Beach	From 1 October to the last day in February in the succeeding year
Lighthouse Beach—that part from the southern extremity of Tacking Point south to Watonga Rock	From 1 October to the last day in February in the succeeding year
Grants Beach (North Haven Beach)—that part from the northern breakwall to Camden Haven inlet for a distance of 1,000 metres	From 1 December to 31 January in the succeeding year
Hat Head Beach—that portion of Hat Head Beach for a distance of 1,000 metres from Korogoro Creek mouth, north to a pedestrian access no. 6	Between sunrise and sunset in the period from 15 December to 31 January in the succeeding year
Whale Beach	From 1 November to the last day in February in the succeeding year
Avalon Beach	From 1 November to the last day in February in the succeeding year
Bilgola Beach	From 1 November to the last day in February in the succeeding year
Bungan Beach	From 1 November to the last day in February in the succeeding year
Basin Beach	From 1 November to the last day in February in the succeeding year
Mona Vale Beach	From 1 November to the last day in February in the succeeding year
Warriewood Beach	From 1 November to the last day in February in the succeeding year
Turimetta Beach	From 1 November to the last day in February in the succeeding year

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Column 1	Column 2	
Closed beaches	Period of closure	
Narrabeen Beach	From 1 November to the last day in February in the succeeding year	
Collaroy Beach	From 1 November to the last day in February in the succeeding year	
Dee Why Beach	From 1 November to the last day in February in the succeeding year	
Manly Beach	From 1 November to the last day in February in the succeeding year	
All ocean beaches bounded by South Head and Cape Banks	From 1 November to the last day in February in the succeeding year	



New South Wales

Fisheries Management (Ocean Trawl Share Management Plan) Regulation 2006

under the

Fisheries Management Act 1994

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fisheries Management Act 1994*.

IAN MACDONALD, M.L.C.,

Minister for Primary Industries

Explanatory note

The object of this Regulation is to give effect to the share management plan for the ocean trawl share management fishery.

The share management plan provides for the following matters:

- (a) objectives of the plan,
- (b) description of the fishery,
- (c) minimum and maximum shareholdings,
- (d) general requirements in relation to taking fish,
- (e) other miscellaneous matters, including the adoption of the supporting plan.

This Regulation is made under the *Fisheries Management Act 1994*, including sections 24, 40, 57, 60 and 289 (the general regulation-making power) and the sections mentioned in the plan.

s06-103-40.p01

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Clause 1

Fisheries Management (Ocean Trawl Share Management Plan) Regulation 2006

under the

Fisheries Management Act 1994

1 Name of Regulation

This Regulation is the Fisheries Management (Ocean Trawl Share Management Plan) Regulation 2006.

2 Commencement

This Regulation commences on 5 February 2007.

3 Ocean Trawl Share Management Plan

The Ocean Trawl Share Management Plan set out in the Appendix to this Regulation has effect.

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Appendix

(Clause 3)

Part 1 Preliminary

1 Name of Plan

This is the Ocean Trawl Share Management Plan.

2 Definitions

(1) In this Plan:

endorsement means an endorsement on a commercial fishing licence that authorises the taking of fish in the fishery.

endorsement holder means a person who holds a commercial fishing licence that has an endorsement.

fishery means the ocean trawl fishery (as described in Schedule 1 to the Act).

inshore waters has the meaning given by Schedule 1 to the Act.

ocean trawl fishing business means a fishing business the components of which include shares in the fishery.

ocean waters has the meaning given by Schedule 1 to the Act.

offshore waters has the meaning given by Schedule 1 to the Act.

Supporting Plan means the *Fisheries Management Supporting Plan* as set out in the Appendix to the *Fisheries Management (Supporting Plan) Regulation 2006.*

the Act means the Fisheries Management Act 1994.

- (2) In this Plan, longitude and latitude coordinates are in WGS84 datum, unless otherwise provided.
- (3) Notes used in this Plan do not form part of the Plan.

Part 2 Objectives of Plan

3 Objectives, performance indicators and triggers for review

- (1) The objectives of this Plan are set out in Column 1 of the Table to this clause.
- (2) For the purposes of section 57 (2) (a) of the Act, the performance indicator in relation to each objective of this Plan is set out in Column 2 of the Table to this clause next to the objective concerned.

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- (3) For the purposes of section 57 (2) (b) of the Act, a review of this Plan is required in the circumstances provided for in Column 3 of the Table to this clause next to the objective and performance indicator concerned.
- (4) In the Table:

key secondary species means a species of fish listed as a key secondary species of fish in Table 2 to Schedule 1.

primary species means a species of fish listed as a primary species of fish in Table 1 to Schedule 1.

secondary species means a species of fish that are retained in the fishery but which is not a primary species or a key secondary species.

Table

	Column 1	Column 2	Column 3
	Objective	Performance indicator	Trigger for review
1	Contribute, in conjunction with other fishing regulatory controls (as defined in section 7A of the Act), to managing the impacts of the fishery on the environment and to ensuring ecologically sustainable development	Reduction in the estimated quantity of the ocean trawl catch (by method) which is discarded	The Director-General is satisfied that the estimated quantity of discards for any observed method increases between consecutive observer surveys
		No new primary species or key secondary species with an exploitation status is changed to "overfished" or "recruitment overfished" by the Department	On the basis of resource assessment frameworks approved by the Director- General, the exploitation status of a primary species or key secondary species is changed to "overfished" or "recruitment overfished" by the Department

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Column 1	Column 2	Column 3
Objective	Performance indicator	Trigger for review
	Total annual landings of all secondary species taken by the sector using an otter trawl net (prawns) or by the sector using an otter trawl net (fish) and a danish seine trawl net (fish), as a percentage of the total annual landings taken by those sectors remains at 5% or less	The Director-General is satisfied that the contribution of secondary species to total annual landings in the sector using an otter trawl net (prawns) or in the sector using an otter trawl net (fish) and a danish seine trawl net (fish), exceeds 5% in any 2 consecutive years
	No interactions between the fishery and any threatened species, population or ecological community that are likely to threaten the survival of a species, population or ecological community	Any interaction between the fishery and any threatened species, population of ecological community reported by endorsement holders in the fishery or observed during an observer survey that i likely to threaten the survival of a threatened species, population or ecological community as determined by the Director-General on advice from relevant experts

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	Column 1	Column 2	Column 3
	Objective	Performance indicator	Trigger for review
		No interactions between the fishery and protected fish that are likely to threaten the survival of protected fish	On a biennial review undertaken by the Department of interactions between the fishery and protected fish reported by endorsement holders in the fishery or observed during ar observer survey, the Director-General, on advice from relevant experts, determines that the level of these reported interactions i likely to threaten the survival of the protected fish
2	Contribute, in conjunction with other fishing regulatory controls (as defined in section 7A of the Act), to promoting viable commercial fishing	There are net returns to the fishery	The Director-General is satisfied that the gross value of production of the fishery has not exceeded the sum of indicative industry operational costs and government management costs relevant to the fishery for 3 consecutive years

Part 3 Description of fishery

Note. The ocean trawl fishery, as described in Schedule 1 to the Act, consists of the following:

- (a) the use of an otter trawl net (prawns) to take fish from any of the following waters:
 - (i) inshore waters,
 - (ii) offshore waters,
 - (iii) the waters of Coffs Harbour,
- (b) the use of an otter trawl net (fish) to take fish from ocean waters that are north of a line drawn due east from Barrenjoey Headland (other than any waters in which use of an otter trawl net (fish) is prohibited under the regulations),

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(c) the use of a danish seine trawl net (fish) to take fish from ocean waters that are north of a line drawn due east from Barrenjoey Headland (other than any waters in which use of an otter trawl net (fish) is prohibited under the regulations).

4 Classes of share

There are 4 classes of share available in the fishery, being the following classes:

- (a) Ocean trawl—inshore prawn shares,
- (b) Ocean trawl—offshore prawn shares,
- (c) Ocean trawl—deepwater prawn shares,
- (d) Ocean trawl—fish northern zone shares.

Note. The classes of share correspond to the types of endorsement available in the fishery.

5 Types of endorsement

- (1) There are 4 types of endorsement available in the fishery, as follows:
 - (a) Inshore prawn endorsement,
 - (b) Offshore prawn endorsement,
 - (c) Deepwater prawn endorsement,
 - (d) Fish northern zone endorsement.

(2) Inshore prawn endorsement

An inshore prawn endorsement authorises the holder to take fish using an otter trawl net (prawns) from inshore waters.

(3) Only shareholders who hold ocean trawl—inshore prawn shares are eligible to be given, or to nominate a person to be given, an inshore prawn endorsement.

(4) Offshore prawn endorsement

An offshore prawn endorsement authorises the holder to take fish using an otter trawl net (prawns) from offshore waters that are west of the 280 metre (150 fathom) depth contour.

(5) Only shareholders who hold ocean trawl—offshore prawn shares are eligible to be given, or to nominate a person to be given, an offshore prawn endorsement.

(6) Deepwater prawn endorsement

A deepwater prawn endorsement authorises the holder to take fish using an otter trawl net (prawns) from offshore waters that are east of the 280 metre (150 fathom) depth contour.

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(7) Only shareholders who hold ocean trawl—deepwater prawn shares are eligible to be given, or to nominate a person to be given, a deepwater prawn endorsement.

(8) Fish northern zone endorsement

A fish northern zone endorsement authorises the holder to take fish using an otter trawl net (fish) or a danish seine trawl net (fish) from ocean waters that are north of a line drawn due east from Barrenjoey Headland (latitude $33^{\circ}35'$ south).

(9) Only shareholders who hold ocean trawl—fish northern zone shares are eligible to be given, or to nominate a person to be given, a fish northern zone endorsement.

Note. Schedule 2 prohibits the use of otter trawl net (fish) and danish seine trawl net (fish) in the waters north of a line drawn due east from the lighthouse at Smoky Cape (see clause 8).

Part 4 Minimum and maximum shareholdings

6 Minimum shareholding

(1) For the purpose of section 67 (1) of the Act, the minimum shareholding in relation to a class of shares specified in the Table to this clause is, subject to subclause (2), the number of shares of that class specified in the Table next to the class concerned.

Note. A person who does not hold the minimum shareholding required for a class of shares will not be eligible to be given, or to nominate another person to be given, an endorsement that authorises the taking of fish in respect of shares of that class. See sections 68 (3) (b) and 69 (2) of the Act.

- (2) During the transitional period, the minimum shareholding in relation to a class of shares is, if the shareholder is an original entitlement holder in relation to that class of shares, 1 share of that class.
- (3) Subclause (2) ceases to apply in respect of a class of shares held by a shareholder if, after the commencement of this Plan and before the end of the transitional period, the shareholder transfers, assigns, forfeits or surrenders any shares of that class (in which case subclause (1) applies to the shareholder).
- (4) For the purposes of this clause, an *original entitlement holder*, in relation to a class of shares, is a person who:
 - (a) held shares of that class immediately before the commencement of this Plan, and
 - (b) was, immediately before the commencement of this Plan, eligible for an endorsement in the fishery (or to nominate a person to be given an endorsement in the fishery) on the basis of that shareholding.

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- (5) At the end of the transitional period, the minimum shareholding requirements under subclause (1) apply to all shareholders in the fishery.
- (6) For the purposes of this clause, the *transitional period* is the period of 2 years and 6 months commencing on the commencement of this Plan.
- (7) A person who is issued with shares of a class as a consequence of a decision of the Share Appeal Panel on an appeal in relation to the issue of shares in the fishery and who would have been entitled to an endorsement in the fishery, or to nominate a person to be given an endorsement, if those shares had been issued before the commencement of this Plan, is taken to be an original entitlement holder in relation to that class of shares.
- (8) The shares relied on to meet the minimum shareholding requirement must all be a component of the same ocean trawl fishing business.

Table

Class of shares	Minimum shareholding
Ocean trawl—inshore prawn shares	32
Ocean trawl—offshore prawn shares	32
Ocean trawl—deepwater prawn shares	20
Ocean trawl—fish northern zone shares	32

7 Maximum shareholding

For the purpose of section 72 (1) of the Act, the maximum shareholding is 40% of the total number of shares in the fishery at the commencement of this Plan.

Part 5 General requirements in relation to taking fish

8 Waters closed to ocean trawling

Pursuant to section 20 (2) of the Act, it is declared that the waters specified in Column 1 of Schedule 2 are waters in which the class of commercial fishing that consists of the taking of fish by commercial fishers by use of the net specified next to those waters in Column 2 of the Schedule is prohibited, during the period specified in relation to those waters in Column 3 of the Schedule.

Note. See the Supporting Plan for section 20 (2) closures that apply to more than one share management fishery.

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9 Boat capacity restrictions

- (1) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not use a boat to take fish in the fishery if the boat:
 - (a) has a length exceeding the maximum boat length specified in Column 1 of the Table to this clause, or
 - (b) has an engine with a continuous rating in excess of 300kW (being the rating for the boat as published by the manufacturer of the engine).

Table

Column 1	Column 2
Maximum boat length	Exemption code
20 metres	OT

- (2) Subclause (1) does not apply in respect of an original boat if:
 - (a) it is exempted from the maximum boat length requirement in accordance with an exemption criteria determined by the Director-General, and
 - (b) that exemption is noted on the fishing boat licence for the boat by the Minister using a code of a kind specified in Column 2 of the Table to this clause.
- (3) In this clause, an *original boat* means a boat that, immediately before the commencement of this Plan, was a component of an ocean trawl fishing business.
- (4) For the purposes of this clause, the length of a boat is the length noted on the fishing boat licence for that boat.

10 Boat restrictions—offshore prawn endorsement

For the purposes of section 68 (6A) of the Act, it is a condition of an offshore prawn endorsement that the endorsement holder does not use a boat to take fish pursuant to that endorsement unless the fishing boat licence for the boat indicates the maximum units allocated by the Director-General to the boat in respect of the boat's hull, engine power and head rope length.

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Part 6 General

11 Adoption of Supporting Plan

For the purposes of section 57A (5) of the Act, the provisions of the Supporting Plan, as they relate to the fishery, and as in force from time to time, are adopted by this Plan.

12 Authorised amendments to Plan

For the purposes of section 64 of the Act, any amendment to this Plan is authorised.

Schedule 1 Primary and key secondary species

(Clause 3)

Common name	Scientific name
Eastern king prawn	Melicertus plebejus
School prawn	Metapenaeus macleayi
Royal red prawn	Haliporoides sibogae
Balmain bug	Ibacus spp.
Octopus spp.	various (Family: OCTOPODIDAE)
Cuttlefish	Sepia spp.
Southern calamari	Sepioteuthis australis
Eastern school whiting	Sillago flindersi
Stout whiting	Sillago robusta
Tiger flathead	Neoplatycephalus richardsoni
Sand/Bluespotted flathead	Platycephalus caeruleopunctatus
Silver trevally	Pseudocaranx dentex
Fiddler shark	Aptychotrema rostrata

Table 1 Primary species

Table 2 Key secondary species

Common name	Scientific name
Blue swimmer crab	Portunus pelagicus
Squid spp.	various (Class: CEPHALOPODA)

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Common name	Scientific name
Gurnard/Latchet	Pterygotrigla andertoni
	Pterygotrigla polyomata
	Chelidonichthys kumu
John dory	Zeus faber
Angel shark	Squatina australis
Flounder spp.	various (Family: PLEURONECTIDAE/BOTHIDAE)
Red mullet	various (Family: MULLIDAE)
Redfish	Centroberyx affinis
Leatherjacket spp.	various (Family: MONACANTHIDAE)
Ocean perch	Helicolenus barathri
	Helicolenus percoides
Mirror dory	Zenopsis nebulosus
Sole spp.	various (Family: SOLEIDAE)
Rubberlip morwong	Nemadactylus douglasii
Pink tilefish	Branchiostegus wardi
Boarfish	Paristiopterus labiosus
Shark spp.	various

Schedule 2 Waters closed to ocean trawling

(Clause 8)

Column 1	Column 2	Column 3
Waters	Method	Time
Tweed Heads		
The whole of the waters within the area bounded by a line commencing at mean high water mark and 28°10.000' S, then north east to the point 28°08.100' S and 153°36.360' E, then south to 28°15.000' S and 153°36.360' E, then west to the mean high water mark, then generally north along the mean high water mark to the point of commencement (reference to north east is indicative only).	Otter trawl net (prawns).	All year.

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Column 1	Column 2	Column 3
Waters	Method	Time
Brunswick Heads		
The whole of the waters within the area commencing 0.5 nautical miles offshore from mean high water mark, 2 nautical miles north of the northern breakwall of the Brunswick River, then east for 0.7 nautical miles, then generally southerly, parallel to and 1.2 nautical miles from mean high water mark for 7 nautical miles, then west to a point 0.5 nautical miles east from mean high water mark, then generally north parallel to and 0.5 nautical miles from mean high water mark back to point of commencement.	Otter trawl net (prawns).	All year.
Ballina		
The whole of the waters within the area bounded by a line commencing at the point $28^{\circ}52.154'$ S and $153^{\circ}36.252'$ E, then north east to the point $28^{\circ}50.940'$ S and $153^{\circ}36.910'$ E, then north to the point $28^{\circ}49.930'$ S and $153^{\circ}37.120'$ E, then north to the point $28^{\circ}48.420'$ S and $153^{\circ}37.836'$ E, then south to the point $28^{\circ}52.154'$ S and $153^{\circ}37.836'$ E, then south west to the point $28^{\circ}53.580'$ S and $153^{\circ}37.360'$ E, then south west to the point $28^{\circ}57.530'$ S and $153^{\circ}33.420'$ E, then south west to the point $29^{\circ}00.000'$ S and $153^{\circ}30.988'$ E, then west to the point $29^{\circ}00.000'$ S and $153^{\circ}29.196'$ E, then north east to the point $28^{\circ}53.258'$ S and $153^{\circ}35.308'$ E, then east to the point $28^{\circ}53.450'$ S and $153^{\circ}35.596'$ E, then north east to the point $28^{\circ}52.394'$ S and $153^{\circ}36.156'$ E, then back to the point of commencement (references to directions are indicative only).	Otter trawl net (prawns).	All year.
Evans Head River entrance		
The whole of the ocean waters within the area bounded by a line commencing from the eastern most point of Joggly Point at 29°07.130' S and 153°27.090' E, then due north to a point 29°06.000' S and 153°27.090' E, then due west to the mean high water mark at Airforce Beach at 29°06.000' S and 153°25.970' E, then generally south along the mean	Otter trawl net (prawns).	All year.

high water mark to the point of commencement (references to directions are indicative only).

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Column 1	Column 2	Column 3
Waters	Method	Time
Evans Head		
The whole of the waters within the area bounded by a line commencing at the point 29°07.720' S and 153°28.600' E, then south east to the point 29°08.780' S and 153°31.040' E, then south west to the point 29°10.440' S and 153°30.300' E, then south east to the point 29°11.460' S and 153°31.400' E, then south west to the point 29°15.000' S and 153°28.920' E, then west to the point 29°15.000' S and 153°23.390' E, then north east to the point 29°08.370' S and 153°28.580' E, then back to the point of commencement (references to directions are indicative only).	Otter trawl net (prawns).	All year.
Angourie Point		
The ocean waters adjacent to Brooms Head, Clarence River and Woody Head, within the boundary, commencing at a point at Mean High Water Mark at Angourie Point, 29°29.180' S and 153°22.200' E, then east 0.5 nautical miles to a point 29°29.180' S and 153°22.720' E, then 0.7 nautical miles north to a point adjacent to Yamba Point at 29°26.480' S and 153°23.120' E, then to a point 0.6 nautical miles east of the Iluka Breakwall at 29°25.600' S and 153°23.020' E, then north to a point 0.85 nautical miles from Woody Head at 29°22.400' S and 153°23.460' E, then east to a point 3 nautical miles from Woody Head at 29°22.400' S and 153°25.870' E, then south to a point 3 nautical miles east of Yamba Point at 29°26.480' E and 153°25.780' E, then south to a point 3 nautical miles east of Angourie Point at 29°26.480' S and 153°25.500' E, then south to a point 3 nautical miles east of Brooms Head at 29°36.800' S and 153°23.800' E, then west to Mean High Water Mark at Brooms Head at 29°36.800' S and 153°20.400' E, then bounded by Mean High Water Mark along the ocean shore north to the point of commencement at Angourie Point (references to directions are indicative only).	Otter trawl net (prawns).	All year.
Coffs Harbour		
The whole of the waters of Coffs Harbour, enclosed by a line drawn from the north eastern extremity of the southern breakwall to the eastern extremity of Muttonbird Island.	Otter trawl net (prawns).	All year.

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Column 1	Column 2	Column 3
Waters	Method	Time
Coffs Harbour deep sea ocean outfall pipeline		
Ocean waters adjacent to Boambee Beach, within the boundary commencing at a point 30°19.096' S and 153°08.013' E on Boambee Beach (approximately 1 km south of Boambee Headland), then south south east 0.19 nautical miles to the point 30°19.232' S and 153°08.159' E, then south east 0.6 nautical miles to a point 30°19.570' S and 153°08.743' E, then south west approximately 100 metres to the point 30°19.616' S and 153°08.708' E, then north west 0.61 nautical miles to a point 30°19.274' S and 153°08.118' E, then north north west approximately 0.19 nautical miles to a point 30°19.134' S and 153°07.969' E on Boambee Beach, then approximately 100 metres generally north east along the beach to the point of commencement.	Otter trawl net (prawns).	All year.
South West Rocks		
The whole of the waters within the area bounded by a line commencing at the point $30^{\circ}51.900'$ S and $153^{\circ}02.700'$ E, then north east to the point $30^{\circ}50.900'$ S and $153^{\circ}04.000'$ E, then north west to the point $30^{\circ}47.800'$ S and $153^{\circ}03.600'$ E, then due west to the point $30^{\circ}47.800'$ S and $153^{\circ}00.500'$ E, then south east to the point $30^{\circ}47.800'$ S and $153^{\circ}00.500'$ E, then south east to the point $30^{\circ}51.500'$ S and $153^{\circ}02.000'$ E, then back to the point $30^{\circ}51.500'$ S and $153^{\circ}02.000'$ E, then back to the point of commencement (references to directions are indicative only).	Otter trawl net (prawns).	From official sunset 1 November to official sunrise 1 March each ensuing year.
Crowdy Head		
The ocean waters within the boundary, commencing at $32^{\circ}02.650'$ S and $152^{\circ}42.150'$ E, then north to $32^{\circ}01.570'$ S and $152^{\circ}42.420'$ E, then north north east to $31^{\circ}58.840'$ S and $152^{\circ}43.440'$ E, then east to $31^{\circ}59.200'$ S and $152^{\circ}44.340'$ E, then south south west to $32^{\circ}01.030'$ S and $152^{\circ}43.740'$ E, then south to $32^{\circ}03.220'$ S and $152^{\circ}43.200'$ E, then north west to the point of commencement (references to directions are indicative only).	Otter trawl net (prawns).	All year.

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Column 1	Column 2	Column 3
Waters	Method	Time
Forster		
The whole of the waters within the area bounded by a line commencing at the intersection of the coordinates $32^{\circ}26.400'$ S and $152^{\circ}32.400'$ E, thence east to the intersection of the coordinates $32^{\circ}26.400'$ S and $152^{\circ}35.000'$ E thence north to the intersection of the coordinates $32^{\circ}20.000'$ S and $152^{\circ}35.000'$ E thence west to the intersection of the coordinates $32^{\circ}00.000'$ S and $152^{\circ}33.300'$ E thence south west to the intersection of the coordinates $32^{\circ}24.400'$ S and $152^{\circ}32.100'$ E thence back to the point of commencement.	Otter trawl net (prawns).	All year.
Port Stephens		
The whole of the waters within the area bounded by the line commencing at the south eastern extremity of Shark Island (Pt Stephens), thence east to the intersection of the coordinates 32°45.000' S and 152°14.200' E, thence north east to the intersection of the coordinates 32°33.000' S and 152°25.400' E, thence east north east to the intersection of the coordinates 32°28.300' S and 152°35.000' E, thence north west to the eastern most extremity of Sugarloaf Point (Seals Rocks), thence south along the mean high water mark to Yagon Gibber, thence due east from the eastern most extremity of Yagon Gibber to the 10 fathom depth contour, thence generally south along the 10 fathom depth contour (inside Broughton Island, Inner Island and Dry Rock etc) until due east of the most easterly extremity of Yacaaba Head, thence due west to the eastern most extremity of Yacaaba Head, thence generally south south west along the mean high water mark to the southern most extremity of Yacaaba Point, thence south to the Northern extremity of Tomaree Point, thence generally south south east along the mean high water mark to the point of commencement.	Otter trawl net (prawns).	All year.

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Column 1	Column 2	Column 3
Waters	Method	Time
Newcastle		
All waters enclosed by a line commencing from the intersection of the 10 fathom depth contour and latitude 32°55.000' S, then generally in a south-easterly direction to a point latitude 32°57.300' S, longitude 151°52.000' E, then generally in a south-westerly direction along the 30 fathom depth contour to a point latitude 33°12.000' S, longitude 151°42.000' E, then due west to the intersection of the 10 fathom contour and latitude 33°12.000' S, then generally in a north-easterly direction along the 10 fathom depth contour to the point of commencement.	Otter trawl net (prawns).	All year.
Smoky Cape		
The waters north of a line drawn due east from the lighthouse at Smoky Cape.	Otter trawl net (fish) and danish seine trawl net (fish).	All year.
Port Kembla (Red Point to Windang Island)		
The whole of the waters west of a line drawn from the most eastern extremity of Red Point south to the most eastern extremity of Windang Island.	Otter trawl net (prawns), otter trawl net (fish) and danish seine trawl net (fish).	All year.
Twofold Bay		
The whole of the waters of Twofold Bay together with its bays and inlets west of a line drawn from Worang Point (North Head) southerly to Red Point (South Head).	Otter trawl net (fish) and danish seine trawl net (fish).	All year.
Merimbula Bay		
The whole of the waters of Merimbula Bay together with its bays and inlets west of a line drawn from the eastern extremity of Long Point southerly to the easternmost extremity of Haycock Point.	Otter trawl net (fish) and danish seine trawl net (fish).	All year.



New South Wales

Fisheries Management (Ocean Trap and Line Share Management Plan) Regulation 2006

under the

Fisheries Management Act 1994

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fisheries Management Act 1994*.

IAN MACDONALD, M.L.C.,

Minister for Primary Industries

Explanatory note

The object of this Regulation is to give effect to the share management plan for the ocean trap and line share management fishery.

The share management plan provides for the following matters:

- (a) objectives of the plan,
- (b) description of the fishery,
- (c) minimum and maximum shareholdings,
- (d) general requirements in relation to taking fish,
- (e) other miscellaneous matters, including the adoption of the supporting plan.

This Regulation is made under the *Fisheries Management Act 1994*, including sections 24, 40, 57, 60 and 289 (the general regulation-making power) and the sections mentioned in the plan.

s06-104-40.p01

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Fisheries Management (Ocean Trap and Line Share Management Plan) Regulation 2006

under the

Fisheries Management Act 1994

1 Name of Regulation

This Regulation is the Fisheries Management (Ocean Trap and Line Share Management Plan) Regulation 2006.

2 Commencement

This Regulation commences on 5 February 2007.

3 Ocean Trap and Line Share Management Plan

The Ocean Trap and Line Share Management Plan set out in the Appendix to this Regulation has effect.

Appendix

Appendix

(Clause 3)

Part 1 Preliminary

1 Name of Plan

This is the Ocean Trap and Line Share Management Plan.

2 Definitions

(1) In this Plan:

endorsement means an endorsement on a commercial fishing licence that authorises the taking of fish in the fishery.

endorsement holder means a person who holds a commercial fishing licence that has an endorsement.

fishery means the ocean trap and line fishery (as described in Schedule 1 to the Act).

ocean trap and line fishing business means a fishing business the components of which include shares in the fishery.

ocean waters has the meaning given by Schedule 1 to the Act.

Supporting Plan means the *Fisheries Management Supporting Plan* as set out in the Appendix to the *Fisheries Management (Supporting Plan) Regulation 2006.*

the Act means the Fisheries Management Act 1994.

(2) Notes used in this Plan do not form part of the Plan.

Part 2 Objectives of Plan

3 Objectives, performance indicators and triggers for review

- (1) The objectives of this Plan are set out in Column 1 of the Table to this clause.
- (2) For the purposes of section 57 (2) (a) of the Act, the performance indicator in relation to each objective of this Plan is set out in Column 2 of the Table to this clause next to the objective concerned.
- (3) For the purposes of section 57 (2) (b) of the Act, a review of this Plan is required in the circumstances provided for in Column 3 of the Table to this clause next to the objective and performance indicator concerned.
- (4) In the Table:

key secondary species means a species of fish listed as a key secondary species of fish in Table 2 to Schedule 1.

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primary species means a species of fish listed as a primary species of fish in Table 1 to Schedule 1.

secondary species means a species of fish that are retained in the fishery but which is not a primary species or a key secondary species.

Table

	Column 1	Column 2	Column 3
	Objective	Performance indicator	Trigger for review
1	Contribute, in conjunction with other fishing regulatory controls (as defined in section 7A of the Act), to managing the impacts of the fishery on the environment and to ensuring ecologically sustainable development	Reduction in the estimated quantity of the trap and line catch (by method) which is discarded	The Director-General is satisfied that the estimated quantity of discards for any observed method increases between consecutive observer surveys
		No new primary species or key secondary species with an exploitation status is classified as "overfished" or "recruitment overfished" by the Department	On the basis of resource assessment frameworks approved by the Director- General, the exploitation status of a primary species or key secondary species is changed to "overfished" or "recruitment overfished" by the Department
		Total annual landings of all secondary species taken in the fishery as a percentage of the total annual landings in the fishery remains at 15% or less	The Director-General is satisfied that the contribution of secondary species to total annual landings exceeds 15% in any 2 consecutive years

Appendix

Column 1	Column 2	Column 3
Objective	Performance indicator	Trigger for review
	No interactions between the fishery and any threatened species, population or ecological community that are likely to threaten the survival of a species, population or ecological community	Any interaction between the fishery and any threatened species, population o ecological communit reported by endorsement holders in the fishery or observed during an observer survey that i likely to threaten the survival of a threatened species, population or ecological community as determined by the Director-General on advice from relevant experts
	No interactions between the fishery and protected fish that are likely to threaten the survival of protected fish	On a biennial review undertaken by the Department of interactions between the fishery and protected fish reporte by endorsement holders in the fishery or observed during ar observer survey, the Director-General, on advice from relevant experts, determines that the level of these reported interactions i likely to threaten the survival of the protected fish

Appendix

	Column 1	Column 2	Column 3
	Objective	Performance indicator	Trigger for review
2	Contribute, in conjunction with other fishing regulatory controls (as defined in section 7A of the Act), to promoting viable commercial fishing	There are net returns to the fishery	The Director-General is satisfied that the gross value of production of the fishery has not exceeded the sum of indicative industry operational costs and government management costs relevant to the fishery for 3 consecutive years

Part 3 Description of fishery

Note 1. The ocean trap and line fishery consists of the following (as described in Schedule 1 to the Act):

- (a) the use of a fish trap to take fish from ocean waters,
- (b) the use of a line with hooks attached to take fish from ocean waters,
- (c) the use of a spanner crab net to take spanner crabs from ocean waters that are north of a line drawn due east from Korogoro Point (Hat Head).

Note 2. *Ocean waters* is defined in Schedule 1 to the Act as waters east of the natural coast line. However, for the purposes of the fishery, ocean waters do not include the waters within 3 nautical miles of:

- (a) the high water mark on Lord Howe Island, or
- (b) Balls Pyramid.

A reference to ocean waters extends to ocean waters managed in accordance with the law of the State under an arrangement with the Commonwealth, but only while that arrangement has effect.

4 Classes of share

The following classes of share are available in the fishery:

- (a) Ocean trap and line—line fishing western zone shares,
- (b) Ocean trap and line—line fishing eastern zone shares,
- (c) Ocean trap and line—demersal fish trap shares,
- (d) Ocean trap and line—school and gummy shark shares,
- (e) Ocean trap and line—spanner crab northern zone shares,
- (f) Ocean trap and line—spanner crab southern zone shares.

Note. The classes of share correspond to the types of endorsement available.

Appendix

5 Types of endorsement

- (1) There are 6 types of endorsement available in the fishery, as follows:
 - (a) Line fishing western zone endorsement,
 - (b) Line fishing eastern zone endorsement,
 - (c) Demersal fish trap endorsement,
 - (d) School and gummy shark endorsement,
 - (e) Spanner crab northern zone endorsement,
 - (f) Spanner crab southern zone endorsement.

(2) Line fishing western zone endorsement

A line fishing western zone endorsement authorises the holder to use a line to take fish from ocean waters that are west of the 183 metre (100 fathoms) depth contour.

Note. See clauses 8 and 9 for endorsement conditions.

(3) Only shareholders who hold ocean trap and line—line fishing western zone shares are eligible to be given, or to nominate a person to be given, a line fishing western zone endorsement.

(4) Line fishing eastern zone endorsement

A line fishing eastern zone endorsement authorises the holder to use a line to take fish from ocean waters that are east of the 183 metre (100 fathoms) depth contour.

Note. See clause 8 for endorsement conditions.

(5) Only shareholders who hold ocean trap and line—line fishing eastern zone shares are eligible to be given, or to nominate a person to be given, a line fishing eastern zone endorsement.

(6) **Demersal fish trap endorsement**

A demersal fish trap endorsement authorises the holder to take fish from ocean waters by means of a fish trap set or used on the sea bed.

(7) Only shareholders who hold ocean trap and line—demersal fish trap shares are eligible to be given, or to nominate a person to be given, a demersal fish trap endorsement.

(8) School and gummy shark endorsement

A school and gummy shark endorsement authorises the holder to take school and gummy sharks using a line from ocean waters south of a line drawn due east from the northern point of the entrance to Moruya River.

(9) Only shareholders who hold ocean trap and line—school and gummy shark shares are eligible to be given, or to nominate a person to be given, a school and gummy shark endorsement.

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(10) Spanner crab northern zone endorsement

A spanner crab northern zone endorsement authorises the holder to use a spanner crab net to take spanner crabs from ocean waters that are north of a line drawn due east from the southern breakwall at Yamba.

(11) Only shareholders who hold ocean trap and line—spanner crab northern zone shares are eligible to be given, or to nominate a person to be given, a spanner crab northern zone endorsement.

(12) Spanner crab southern zone endorsement

A spanner crab southern zone endorsement authorises the holder to use a spanner crab net to take spanner crabs from ocean waters that are south of a line drawn due east from the southern breakwall at Yamba and north of Korogoro Point (Hat Head).

(13) Only shareholders who hold ocean trap and line—spanner crab southern zone shares are eligible to be given, or to nominate a person to be given, a spanner crab southern zone endorsement.

Part 4 Minimum and maximum shareholdings

6 Minimum shareholding

(1) For the purpose of section 67 (1) of the Act, the minimum shareholding in relation to a class of shares specified in the Table to this clause is, subject to subclause (2), the number of shares of that class specified in the Table next to the class concerned.

Note. A person who does not hold the minimum shareholding required for a class of shares will not be eligible to be given, or to nominate another person to be given, an endorsement that authorises the taking of fish in respect of shares of that class. See sections 68 (3) (b) and 69 (2) of the Act.

- (2) During the transitional period, the minimum shareholding in relation to a class of shares is, if the shareholder is an original entitlement holder in relation to that class of shares, 1 share of that class.
- (3) Subclause (2) ceases to apply in respect of a class of shares held by a shareholder if, after the commencement of this Plan and before the end of the transitional period, the shareholder transfers, assigns, forfeits or surrenders any shares of that class (in which case subclause (1) applies to the shareholder).
- (4) For the purposes of this clause, an *original entitlement holder*, in relation to a class of shares, is a person who:
 - (a) held shares of that class immediately before the commencement of this Plan, and

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- (b) was, immediately before the commencement of this Plan, eligible for an endorsement in the fishery (or to nominate a person to be given an endorsement in the fishery) on the basis of that shareholding.
- (5) At the end of the transitional period, the minimum shareholding requirements under subclause (1) apply to all shareholders in the fishery.
- (6) For the purposes of this clause, the *transitional period* is the period of 2 years and 6 months commencing on the commencement of this Plan.
- (7) A person who is issued with shares of a class as a consequence of a decision of the Share Appeal Panel on an appeal in relation to the issue of shares in the fishery and who would have been entitled to an endorsement in the fishery, or to nominate a person to be given an endorsement, if those shares had been issued before the commencement of this Plan, is taken to be an original entitlement holder in relation to that class of shares.
- (8) The shares relied on to meet the minimum shareholding requirement must all be a component of the same ocean trap and line fishing business.

Table

Class of shares	Minimum shareholding
Ocean trap and line—line fishing western zone shares	40
Ocean trap and line—line fishing eastern zone shares	40
Ocean trap and line—demersal fish trap shares	40
Ocean trap and line—school and gummy shark shares	40
Ocean trap and line—spanner crab northern zone shares	40
Ocean trap and line—spanner crab southern zone shares	40

7 Maximum shareholding

For the purpose of section 72 (1) of the Act, the maximum shareholding is 40% of the total number of shares in the fishery at the commencement of this Plan.

Appendix

Part 5 General requirements in relation to taking fish

8 Taking of school and gummy shark

- (1) For the purposes of section 68 (6A) of the Act, it is a condition of a line fishing western zone endorsement and a line fishing eastern zone endorsement that the endorsement holder does not take school or gummy shark from ocean waters that are south of a line drawn due east from the northern point of the entrance to Moruya River.
- (2) This clause does not apply to an endorsement holder acting as authorised by a school and gummy shark endorsement.

9 Taking of deepwater species of fish

For the purposes of section 68 (6A) of the Act, it is a condition of a line fishing western zone endorsement that the endorsement holder does not take any of the following species of fish in the fishery:

- (a) blue eye trevalla (*Hyperoglyphe antarctica*),
- (b) ling (*Genypterus* spp.),
- (c) gemfish (Rexea solandri),
- (d) hapuka (Polyprion oxygeneios),
- (e) bass groper (*Polyprion americanus*).

10 Boat capacity restrictions

(1) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not use a boat to take fish in the fishery if it has a length exceeding the maximum boat length specified in Column 1 of the Table to this clause.

Table

Column 1	Column 2
Maximum boat length	Exemption code
16 metres	OTL

- (2) Subclause (1) does not apply in respect of an original boat if:
 - (a) it is exempted from the maximum boat length requirement in accordance with an exemption criteria determined by the Director-General, and
 - (b) that exemption is noted on the fishing boat licence for the boat by the Minister using a code of a kind specified in Column 2 of the Table to this clause.

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- (3) In this clause, an *original boat* means a boat that, immediately before the commencement of this Plan, was a component of an ocean trap and line fishing business.
- (4) For the purposes of this clause, the length of a boat is the length noted on the fishing boat licence for that boat.

11 Automated baiting machines prohibited

- (1) For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not use an on-board automatic baiting machine in connection with taking fish in the fishery.
- (2) In this clause, an *automated baiting machine* means a machine with a mechanical system that automatically affixes bait on hooks or snoods (or both) to a line, so that there is no need to affix bait by hand at the time of setting fishing gear.

12 Taking of fish with the assistance of others

For the purposes of section 68 (6A) of the Act, it is a condition of an endorsement that the endorsement holder does not use a boat to take fish in the fishery with the assistance of more than 4 persons who do not hold the same type of endorsement to take fish as the endorsement holder.

Part 6 General

13 Adoption of Supporting Plan

For the purposes of section 57A (5) of the Act, the provisions of the Supporting Plan, as they relate to the fishery, and as in force from time to time, are adopted by this Plan.

14 Authorised amendments to Plan

For the purposes of section 64 of the Act, any amendment to this Plan is authorised.

Primary and key secondary species

Table 1 Primary species

Schedule 1

Schedule 1 Primary and key secondary species

(Clause 3)

Common name	Scientific name
Australian Bonito	Sarda australis
Banded Rockcod	Epinephelus ergastularius
Blue-eye trevalla	Hyperoglyphe antarctica
Gummy shark	Mustelus antarcticus
Leatherjacket spp.	various (Family: MONACANTHIDAE)
Rubberlip morwong	Nemadactylus douglasii
Silver trevally	Pseudocaranx dentex
Snapper	Pagrus auratus
Spanner crab	Ranina ranina
Yellowfin bream	Acanthopagrus australis
Yellowtail kingfish	Seriola lalandi

Table 2 Key secondary species

Common name	Scientific name
Bass groper	Polyprion americanus
Dolphin fish	Coryphaena hippurus
Gemfish	Rexea solandri
Hapuku	Polyprion oxygeneios
Jackass morwong	Nemadactylus macropterus
Mulloway	Argyrosomus japonicus
Pearl perch	Glaucosoma scapulare
Pigfish	Bodianus unimaculatus
Shark spp.	various
Spanish mackerel	Scomberomorus commerson
Spotted mackerel	Scomberomorus munroi
Sweep	Scorpis lineolata

Schedule 1 Primary and key secondary species

Common name	Scientific name
Teraglin	Atractoscion aequidens
Wobbegong sharks	Orectolobus ornatus Orectolobus maculatus



New South Wales

Fisheries Management (General) Amendment (Eligible Fishers and Fishing Business Cards) Regulation 2006

under the

Fisheries Management Act 1994

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fisheries Management Act 1994*.

IAN MACDONALD, M.L.C.,

Minister for Primary Industries

Explanatory note

The object of this Regulation is to amend the *Fisheries Management (General) Regulation* 2002 to make provision for:

- (a) the registration of persons eligible to be nominated fishers in respect of a fishing business ("eligible fishers"), and the cancellation of registration of those persons, and
- (b) the issuing of fishing business cards to fishing business owners, and the possession and return of those cards.

This Regulation is made under the *Fisheries Management Act 1994*, including section 289 (the general regulation-making power).

s06-427-30.p02

Fisheries Management (General) Amendment (Eligible Fishers and FishingClause 1Business Cards) Regulation 2006

Fisheries Management (General) Amendment (Eligible Fishers and Fishing Business Cards) Regulation 2006

under the

Fisheries Management Act 1994

1 Name of Regulation

This Regulation is the Fisheries Management (General) Amendment (Eligible Fishers and Fishing Business Cards) Regulation 2006.

2 Commencement

This Regulation commences on 5 February 2007.

3 Amendment of Fisheries Management (General) Regulation 2002

The Fisheries Management (General) Regulation 2002 is amended as set out in Schedule 1.

Fisheries Management (General) Amendment (Eligible Fishers and Fishing Business Cards) Regulation 2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Parts 8A and 8B

Insert after Part 8:

Part 8A Registration of persons eligible to be nominated fishers

280A Application to register eligible fishers

- The owner of a fishing business may apply to the Director-General to register a person specified in the application as an eligible fisher in respect of the fishing business.
 Note. Only persons registered as eligible fishers may be nominated to take fish on behalf of a person in respect of a fishing business.
- (2) An application under this clause:
 - (a) is to be in a form approved by the Director-General, and
 - (b) is to be accompanied by evidence that the person to be registered as an eligible fisher consents to the registration.
- (3) A person may be registered as an eligible fisher only if the person holds a current Class 1 commercial fishing licence.
- (4) A fee may be charged by the Director-General in respect of an application under this clause.

280B Registration of eligible fisher

- (1) If an application for a person to be registered as an eligible fisher is duly made, the Director-General must accept the application or refuse the application.
- (2) The Director-General may refuse the application if:
 - (a) the person proposed to be registered does not hold a current Class 1 commercial fishing licence, or
 - (b) the owner of the fishing business has not paid any fee or contribution due and payable under the Act or the regulations, or

Fisheries Management (General) Amendment (Eligible Fishers and Fishing Business Cards) Regulation 2006

Schedule 1 Amendment

- (c) in the case of an application relating to a fishing business the components of which include shares in a share management fishery, the person proposed to be registered is not entitled to be registered as an eligible fisher under the share management plan for the fishery, or
- (d) there are grounds for suspending or cancelling the commercial fishing licence of the person proposed to be registered, or an endorsement on that commercial fishing licence (whether or not the licence or endorsement is in fact suspended or cancelled).
- (3) If the Director-General accepts the application for a person to be registered as an eligible fisher in relation to a fishing business, the Director-General is to register the name of the person as an eligible fisher in respect of the fishing business.
- (4) Registration remains in force until it is cancelled by the Director-General.

280C Cancellation of registration of person as eligible fisher

The Director-General may cancel the registration of a person as an eligible fisher in respect of a fishing business, by notice in writing to the owner of the fishing business, if:

- (a) the owner of the fishing business requests it by notice in writing to the Director-General in a form approved by the Director-General, or
- (b) the eligible fisher requests it, or
- (c) the eligible fisher ceases to be the holder of a current Class 1 commercial fishing licence, or
- (d) there are grounds for suspending or cancelling the commercial fishing licence of the eligible fisher, or an endorsement on that commercial fishing licence (whether or not the licence or endorsement is in fact suspended or cancelled), or
- (e) the owner of the fishing business transfers the fishing business or any component of the fishing business to another person, or
- (f) in the case of a person registered as an eligible fisher in respect of a fishing business the components of which include shares in a share management fishery, the person ceases to be entitled to be registered as an eligible fisher under the share management plan for the fishery.

Fisheries Management (General) Amendment (Eligible Fishers and Fishing Business Cards) Regulation 2006

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Schedule 1

Part 8B Fishing business cards

280D Definitions

In this Part:

fishing business card means an endorsement issued in the form of a document that is separate from the commercial fishing licence of a person, under an arrangement referred to in section 68 (8C), 70 (6) or 112 (5) of the Act, and identified as a fishing business card.

fishing business owner means the owner of a fishing business the components of which include an endorsement in a restricted fishery, or shares in a share management fishery.

nominated fisher of a fishing business owner means a person who has been duly nominated by the fishing business owner to take fish in a fishery on behalf of the fishing business owner, pursuant to this Regulation or the share management plan for a fishery.

280E Possession of fishing business card

- (1) This clause applies if a fishing business owner is issued with a fishing business card.
- (2) A fishing business owner must not cause or allow physical possession of his or her fishing business card to be given to a person unless the person is the nominated fisher of the fishing business owner.

Maximum penalty: 100 penalty units.

280F Return of fishing business card

- (1) The Minister may at any time require a fishing business owner, by notice in writing to the fishing business owner, to return a fishing business card to the Minister within the period specified in the notice.
- (2) A person must not, without reasonable excuse, fail to comply with a requirement made under subclause (1).

Maximum penalty: 100 penalty units.

(3) This clause does not of itself authorise the Minister to cancel an endorsement.

Note. Other provisions of this Regulation and the share management plans for share management fisheries provide for the circumstances in which the Minister is authorised to cancel an endorsement. The Minister might require a fishing business card to be returned under this clause because an endorsement has been or is to be cancelled under those

Fisheries Management (General) Amendment (Eligible Fishers and Fishing Business Cards) Regulation 2006

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provisions. However, the Minister might also require a fishing business card to be returned merely to allow annotations on the card to be changed.

- (4) If the nomination of a person as a nominated fisher is revoked, that person must immediately return the fishing business card of the fishing business to which the revoked nomination relates to the fishing business owner or such other person as the fishing business owner directs.
- (5) A person must not, without reasonable excuse, fail to comply with subclause (4).Maximum penalty: 100 penalty units.



New South Wales

Home Building Amendment (Register) Regulation 2006

under the

Home Building Act 1989

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Home Building Act 1989*.

DIANE BEAMER, M.P.,

Minister for Fair Trading

Explanatory note

The object of this Regulation is to amend the *Home Building Regulation 2004* in relation to the information to be recorded on the register of licences and other authorities granted under the *Home Building Act 1989*. The Regulation will make it unnecessary to include the results of the following determinations and prosecutions on the register:

- (a) determinations under Part 4 of the *Home Building Act 1989* that no further action be taken,
- (b) prosecutions which do not result in a person being found guilty of an offence.

This Regulation is made under the *Home Building Act 1989*, including sections 120 (3) and 140 (the general regulation-making power).

s06-430-30.p01

Clause 1 Home Building Amendment (Register) Regulation 2006

Home Building Amendment (Register) Regulation 2006

under the

Home Building Act 1989

1 Name of Regulation

This Regulation is the Home Building Amendment (Register) Regulation 2006.

2 Amendment of Home Building Regulation 2004

The *Home Building Regulation 2004* is amended as set out in Schedule 1.

Home Building Amendment (Register) Regulation 2006

Amendments

Schedule 1

(Clause 2)

Schedule 1 Amendments

[1] Clause 80 Register

Omit "any relevant determination under Part 4 of the Act" wherever occurring in clause 80 (a) (xii), (b) (ix), (c) (vii) and (d) (vi).

Insert instead "any relevant determination under Part 4 of the Act (other than any determination that no further action be taken)".

[2] Clause 80 (a) (xiii), (c) (viii) and (d) (vii)

Omit "any prosecutions against the holder under the Act" wherever occurring.

Insert instead "any prosecutions against the holder under the Act (other than any prosecution which does not result in the holder being found guilty of an offence under the Act)".

[3] Clause 80 (b) (x)

Omit "any prosecution against the holder under the Act".

Insert instead "any prosecutions against the holder under the Act (other than any prosecution which does not result in the holder being found guilty of an offence under the Act)".



New South Wales

Local Government (General) Amendment (Transfer of Accrued Leave Entitlements) Regulation 2006

under the

Local Government Act 1993

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

KERRY HICKEY, M.P.,

Minister for Local Government

Explanatory note

The object of this Regulation is to ensure that local government employees who change employment from one council to another council retain their accrued sick leave and long service leave entitlements.

This Regulation is made under the *Local Government Act 1993*, including section 748 (the general regulation-making power) and clause 15 of Schedule 6.

s06-378-22.p03

Clause 1 Local Government (General) Amendment (Transfer of Accrued Leave Entitlements) Regulation 2006

Local Government (General) Amendment (Transfer of Accrued Leave Entitlements) Regulation 2006

under the

Local Government Act 1993

1 Name of Regulation

This Regulation is the Local Government (General) Amendment (Transfer of Accrued Leave Entitlements) Regulation 2006.

2 Amendment of Local Government (General) Regulation 2005

The Local Government (General) Regulation 2005 is amended as set out in Schedule 1.

Local Government (General) Amendment (Transfer of Accrued Leave Entitlements) Regulation 2006

Amendments

Schedule 1

(Clause 2)

Schedule 1 Amendments

[1] Part 13, Division 5, heading Omit "(sections 354A and 354E)".

[2] Clause 406A

Insert after clause 406:

406A Transfer of accrued leave entitlements

- (1) In this clause:
 award means the *Local Government (State) Award 2004* as in force immediately before 27 March 2006.
 employee does not include a member of the senior staff of a council.
- (2) The provisions of the award relating to the transfer of an employee's accrued sick leave and long service leave entitlements when changing employment from one council to another (*the relevant award provisions*) apply, by force of this clause, in relation to an employee of a council who changes employment, in the circumstances referred to in the relevant award provisions, from one council to another.
- (3) Without limiting subclause (2), the relevant award provisions that apply by force of this clause include:
 - (a) the liability of the council by which the employee concerned was last employed to pay the council by which the employee is currently employed the cost of the employee's accrued long service leave entitlement, and
 - (b) the right of the employee concerned to elect to be paid the monetary value of the employee's accrued long service leave entitlement.
- (4) This clause applies to an employee of a council whether or not the employee was a person to whom the award applied.
- (5) Nothing in this clause affects any leave entitlement of a member of the senior staff of a council under the member's employment contract.

Local Government (General) Amendment (Transfer of Accrued Leave Entitlements) Regulation 2006

Schedule 1	A	mendments				
	(6)	 Nothing in this clause affects any entitlement of an employee of a council conferred by or under Part 6 of Chapter 11 of the Act. Note. Clause 19, Part A of the award includes the following: (v) Accumulated sick leave shall be transferable on change of employment from council to council within New South Wales up to 13 weeks, provided that an employee shall only be entitled to transfer sick leave accumulated since the employee's last anniversary date on a pro-rata basis. Such accumulated sick leave shall only be transferable if the period of cessation of service with the council and appointment to the service of another council does not exceed three months. The sick leave entitlement transferable as prescribed by the appropriate award at the time of transfer. 				
		Clause 19,	Part D of the award includes the following:			
		(iii)				
		(a)	For the purpose of calculating long service leave entitlement in accordance with subclause (i) of this clause all prior continuous service with any other council within New South Wales shall be deemed to be service with the council by which the employee is currently employed.			
		(b)	Continuity of service shall be deemed not to have been broken by transfer or change of employment from one council to another provided the period between cessation of service with one council and appointment to the service of another council does not exceed three months and such period is covered by accrued annual and long service leave standing to the credit of the employee at the time of the transfer, provided further that the employee concerned does not engage in work of any kind during the period of paid leave between the cessation of service with one council and appointment to the service of another council.			
		(iv)	For the purpose of this clause, service shall include the following periods:-			
		(a)	Any period of service with any of Her Majesty's Forces provided that the employee enlisted or was called up direct from the service of a council.			
		(b)	In the case of an employee, transferred to the service of a council of a new or altered area - any period of service with the council from which such employee was transferred.			
		(c)	Service shall mean all service with a council irrespective of the classification under which the employee was employed.			
		(v)	There shall be deducted in the calculation of the employee's service all leave of absence without payment not specifically acknowledged and accepted by council as service at the time leave was taken.			

Local Government (General) Amendment (Transfer of Accrued Leave Entitlements) Regulation 2006

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Schedule 1

(vi)

- When an employee transfers from one council to another, the former council shall pay to the newly employing council the monetary equivalent of all long service leave accruing to the employee at the time of transfer. However, an employee who at the time of transfer has completed at least five years continuous service may elect to be paid the monetary equivalent of the entitlement. Employees who at the time of transfer elect to be paid the monetary equivalent of their long service leave entitlement shall have that entitlement calculated by multiplying in completed years and months their period of continuous service with council(s). A statement showing all prior continuous service with the council(s) of the employee concerned shall be furnished together with details of the assessment of the amount of money that shall be paid into a Long Service Leave Reserve Account and appropriate notations made in the council's Long Service Leave Record.
- (vii) A council which has received under subclause (vi) of this clause a monetary equivalent of long service leave entitlement to cover an employee's period of service with a previously employing council(s) shall if the employee subsequently leaves the service of that employing council to seek employment outside New South Wales Local Government before a long service leave entitlement has become due, refund to such previously employing council(s) the amount paid.

Clause 38 of the award includes the following:

- (v)
- Where an employee prior to 11 May 1995, had an entitlement to transfer accumulated sick leave from one council to another council in New South Wales, under the Local Government Senior Officers' Award the employee shall retain this entitlement.



New South Wales

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Drug Testing) Regulation 2006

under the

Road Transport (Safety and Traffic Management) Act 1999

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Safety and Traffic Management) Act 1999.*

ERIC ROOZENDAAL, M.L.C.,

Minister for Roads

Explanatory note

The *Road Transport Legislation Amendment (Drug Testing) Act 2006* makes various amendments to the *Road Transport (Safety and Traffic Management) Act 1999* and certain other Acts with respect to random roadside oral fluid drug testing, drug testing persons involved in fatal motor vehicle accidents, and offences relating to driving a motor vehicle with any presence of certain drugs in the driver's oral fluid, blood or urine.

The object of this Regulation is to amend the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999* to make complementary amendments to that Regulation to enable the *Road Transport Legislation Amendment (Drug Testing) Act 2006* to commence.

The amendments to that Regulation deal with the following matters:

- (a) prescribing certain premises, institutions and establishments where persons may be detained for the purposes of providing blood or urine samples (such places include military hospitals and sick bays),
- (b) prescribing the laboratory at which oral fluid, blood and urine samples are to be analysed,
- (c) providing for the secure custody of oral fluid, blood and urine samples,
- (d) prescribing standards that oral fluid analysing instruments and oral fluid testing devices must meet before they may be approved by the Governor for use for the purposes of the *Road Transport (Safety and Traffic Management) Act 1999*.

s06-489-42.p02

Explanatory note

This Regulation is made under the *Road Transport (Safety and Traffic Management)* Act 1999, including sections 18A, 18C, 18D, 18E, 24A, 24B and 71 (the general regulation-making power).

Clause 1

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Drug Testing) Regulation 2006

under the

Road Transport (Safety and Traffic Management) Act 1999

1 Name of Regulation

This Regulation is the *Road Transport* (Safety and Traffic Management) (Road Rules) Amendment (Drug Testing) Regulation 2006.

2 Commencement

This Regulation commences on 15 December 2006.

3 Amendment of Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999

The Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999 is amended as set out in Schedule 1.

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Clause 128 Premises, institutions and establishments prescribed for the purposes of sections 18C, 19, 24A and 26

Omit "section 26 (b)".

Insert instead "sections 18C (2) (c), 24A (3) (b) and (c) and 26 (b)".

[2] Clause 129 Analysis of oral fluid, blood and urine samples—prescribed laboratory

Omit "23". Insert instead "18D, 18E, 23, 24B".

[3] Clauses 130–130B

Omit clause 130. Insert instead:

- 130 Security of blood and urine samples taken under Divisions 3, 3A, 4, 4A and 5 of Part 2 of Act
 - After a sample of blood or urine taken under Division 3, 3A, 4, 4A or 5 of Part 2 of the Act is dealt with in accordance with section 18 (3), 18E (3), 23 (1), 24B (3) or 27 (2A) of the Act (as the case may require), the sample must be placed immediately in a locked security box of a type approved by the Commissioner of Police. It is to be kept in the security box until it is submitted to the laboratory in accordance with section 18 (4), 18E (4), 23 (2), 24B (4) or 27 (2B) of the Act.
 - (2) A person must not destroy or otherwise interfere or tamper with a sample, or a portion of a sample, of a person's blood or urine taken under Division 3, 3A, 4 or 5 of Part 2 of the Act except as follows:
 - (a) after the expiration of 12 months commencing on the day the sample was taken,
 - (b) in the case of a sample—by or at the direction of an analyst:
 - (i) so as to permit a portion of the sample to be sent for analysis by a medical practitioner or laboratory nominated, under section 18 (5), 18E (5), 23 (3) or 27 (2C) of the Act, in an application made under the relevant section by the person from whom the sample was taken, or
 - (ii) in the course of, or on completion of, an analysis of the sample,

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- (c) in the case of a portion of a sample—by or at the direction of the medical practitioner or laboratory nominated under section 18 (5), 18E (5), 23 (3) or 27 (2C) of the Act by the person from whom the sample was taken.
- (3) A person must not destroy or otherwise interfere or tamper with a sample, or a portion of a sample, of a person's blood or urine taken under Division 4A of Part 2 of the Act except as follows:
 - (a) after the expiration of 13 months commencing on the day the sample was taken,

Note. Section 24B (11) of the Act provides that a blood or urine sample that has been provided under section 24B must be destroyed by or at the direction of the analyst who has custody of the sample without being analysed if, at the expiry of 13 months after the accident concerned, no police officer has made a notification relating to a death (as provided under section 24B (8)).

- (b) in the case of a sample—by or at the direction of an analyst:
 - so as to permit a portion of the sample to be sent for analysis by a medical practitioner or laboratory nominated, under section 24B (5) of the Act, in an application made under the relevant section by the person from whom the sample was taken, or
 - (ii) in the course of, or on completion of, an analysis of the sample,
- (c) in the case of a portion of a sample—by or at the direction of the medical practitioner or laboratory nominated under section 24B (5) of the Act by the person from whom the sample was taken.

Maximum penalty (subclauses (2) and (3)): 20 penalty units.

130A Security of oral fluid samples taken under Division 3A of Part 2 of Act

- (1) After a sample of oral fluid taken under Division 3A of Part 2 of the Act is dealt with in accordance with section 18D (4) (a)–(d) of the Act, the sample must be placed immediately in a locked security box of a type approved by the Commissioner of Police. It is to be kept in the security box until it is submitted to the laboratory in accordance with section 18D (4) (e) of the Act.
- (2) A person must not destroy or otherwise interfere or tamper with a sample, or a portion of a sample, of a person's oral fluid taken under Division 3A of Part 2 of the Act except as follows:

Schedule 1	Ar	mendm	ents		
		(a) (b)		after the expiration of 12 months commencing on the day the sample was taken, in the case of a sample—by or at the direction of an analyst:	
			(i)	so as to permit a portion of the sample to be sent for analysis by a medical practitioner or laboratory nominated, under section 18D (5) of the Act, in an application made under that section by the person from whom the sample was taken, or	
			(ii)	in the course of, or on completion of, an analysis of the sample,	
		(c)	of th secti	e case of a portion of a sample—by or at the direction e medical practitioner or laboratory nominated under on 18D (5) of the Act by the person from whom the ble was taken.	
		Maxi	mum	penalty (subclause (2)): 20 penalty units.	
130B	Stan testi	dards ng dev	for ap /ices:	pproved oral fluid analysing instruments and section 18A	
	(1)	For the purposes of the definition of <i>approved oral flu</i> <i>analysing instrument</i> in section 18A of the Act, the following standard is prescribed:			
		The instrument (when calibrated and operated properly) must capable of confirming the presence of a prescribed illicit drug a sample of oral fluid where the concentration of the drug in fluid is 25 ng/mL or greater.			
	(2)	devic		poses of the definition of <i>approved oral fluid testing</i> section 18A of the Act, the following standard is	

The device (when calibrated and operated properly) must be capable of indicating the presence of a prescribed illicit drug in oral fluid being tested where the concentration of the drug in the fluid is 150 ng/mL or greater.



New South Wales

Road Transport (Driver Licensing) Amendment (Drug Testing) Regulation 2006

under the

Road Transport (Driver Licensing) Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Driver Licensing) Act 1998*.

ERIC ROOZENDAAL, M.L.C., Minister for Roads

Explanatory note

The object of this Regulation is to increase the fee for the issue or renewal of a driver licence by \$2. This Regulation is to commence at the same time as the *Road Transport Legislation Amendment (Drug Testing) Act 2006*, and its associated subordinate legislation, commences. This Regulation is made under the *Road Transport (Driver Licensing) Act 1998*, including sections 19 (the general regulation-making power) and 20 (Driver licensing system) and, in particular, section 20 (2) (f).

s06-490-42.p01

Clause 1

Road Transport (Driver Licensing) Amendment (Drug Testing) Regulation 2006

Road Transport (Driver Licensing) Amendment (Drug Testing) Regulation 2006

under the

Road Transport (Driver Licensing) Act 1998

1 Name of Regulation

This Regulation is the *Road Transport* (*Driver Licensing*) Amendment (*Drug Testing*) Regulation 2006.

2 Commencement

This Regulation commences on 15 December 2006.

3 Amendment of Road Transport (Driver Licensing) Regulation 1999

The *Road Transport (Driver Licensing) Regulation 1999* is amended as set out in Schedule 1.

LEGISLATION

Road Transport (Driver Licensing) Amendment (Drug Testing) Regulation 2006

Amendment

Schedule 1 Amendment

Schedule 3 Fees

Omit item 1 of the matter in the Schedule (being the matter relating to the issue or renewal of driver licences).

Insert instead:

1 Issue or renewal of driver licence:	1	Issue or renewal of driver licence:
---------------------------------------	---	-------------------------------------

(a)	1-year	43
(b)	3-year	103
(c)	5-year	137
(d)	provisional P1 licence	43
(e)	provisional P2 licence	68
(f)	learner licence	19

(Clause 3)

Schedule 1



Transport Administration (General) Amendment (State Taxes) Regulation 2006

under the

Transport Administration Act 1988

Her Excellency the Governor, with the advice of the Executive Council, and on the recommendation of the Minister for Transport and with the approval of the Treasurer, has made the following Regulation under the *Transport Administration Act 1988*.

JOHN WATKINS, M.P.,

Minister for Transport

Explanatory note

The object of this Regulation is to amend the *Transport Administration (General) Regulation* 2005 to extend until 18 December 2007 the period for which RailCorp is not liable for certain State taxes and levies.

This Regulation is made under the *Transport Administration Act 1988*, including sections 17E (2) and 119 (the general regulation-making power).

s06-546-16.p01

Clause 1 Transport Administration (General) Amendment (State Taxes) Regulation 2006

Transport Administration (General) Amendment (State Taxes) Regulation 2006

under the

Transport Administration Act 1988

1 Name of Regulation

This Regulation is the *Transport Administration (General) Amendment (State Taxes) Regulation 2006.*

2 Amendment of Transport Administration (General) Regulation 2005

The *Transport Administration (General) Regulation 2005* is amended by omitting from clause 40 (3) the matter "18 December 2006" and by inserting instead the matter "18 December 2007".



Workers Compensation Amendment (Miscellaneous) Regulation 2006

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 amend the Workers Compensation Regulation 2003:

- (a) to remove the requirement to have an accountant, registered tax agent or company auditor provide a report in relation to a wages declaration, and
- (b) to provide that employers must keep certain records in relation to apprentices.
- This Regulation is made under the *Workers Compensation Act 1987*, including sections 174 and 280 (the general regulation-making power).

s06-553-04.p01

Clause 1 Workers Compensation Amendment (Miscellaneous) Regulation 2006

Workers Compensation Amendment (Miscellaneous) Regulation 2006

under the

Workers Compensation Act 1987

1 Name of Regulation

This Regulation is the Workers Compensation Amendment (Miscellaneous) Regulation 2006.

2 Amendment of Workers Compensation Regulation 2003

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

Workers Compensation Amendment (Miscellaneous) Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

- [1] Clause 130 Employer to supply insurer with return relating to wages Insert "by the employer" after "declaration" in clause 130 (2).
- [2] Clause 131 Declaration accompanying return Omit the clause.
- [3] Clause 133 Offence by employer

Omit "or 131".

[4] Clause 196 Additional records to be kept by employers

Insert after clause 196 (b):

- (c) in the case of a worker engaged as an apprentice—records sufficient to establish the existence of the apprenticeship, including:
 - (i) any documents required to be kept under the *Apprenticeship and Traineeship Act 2001* in relation to the apprentice, and
 - (ii) any apprenticeship contracts approved by the Department of Education and Training in relation to the apprentice.

[5] Clauses 211A and 211B

Insert after clause 211:

211A Declarations by employers under clause 131

Clause 131 (as in force immediately before its repeal by the *Workers Compensation Amendment (Miscellaneous) Regulation* 2006) continues to apply, despite that repeal, in relation to a notice supplied under clause 130 before the commencement of that Regulation.

211B Amendment relating to records kept about apprentices

The amendment to clause 196 made by the *Workers Compensation Amendment (Miscellaneous) Regulation 2006* applies only in relation to a policy of insurance that was issued or renewed so as to take effect on or after 4pm on 31 December 2006.

Orders



New South Wales

Order

under the

Road Transport (Safety and Traffic Management) Act 1999

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 18A of the *Road Transport (Safety and Traffic Management) Act 1999*, do, by this my Order:

(a) approve, with effect on and from 15 December 2006, the following oral fluid analysing instruments:

Applied Biosystems API 4000 LC/MS/MS, Agilent 6890N/5973 Inert GC/MS, Agilent 6890/5973 Network GC/MS, Agilent 6890N/5975B Inert GC/MS, Hewlett Packard 6890/5973 GC/MS, Hewlett Packard 1100 Series LC/MS, Waters Micromass ZQ LC/MS, Varian Saturn 2000 GC/MS/MS, Varian Saturn 4 GC/MS/MS, Varian Saturn 4D GC/MS/MS, Varian 1200 GC/MS/MS, and

(b) approve, with effect on and from 15 December 2006, the following oral fluid testing devices:
 Biomedic Cozart RapiScan, Securetec Drugwipe II Twin.

Dated, this 13th day of December 2006.

By Her Excellency's Command,

ERIC ROOZENDAAL, M.L.C., Minister for Reads

s06-491-42.p01

CONVEYANCERS LICENSING ORDER 2006

Erratum

THE Conveyancers Licensing Order 2006 published in the *Government Gazette* No. 175 on 8 December 2006 pages 10450 to 10456 contained an error. The dated line was left blank. The date on the order should be 6 December 2006. This erratum now amends that error and the gazettal date remains the 8 December 2006.

Rules



New South Wales

District Court Amendment (Uniform Civil Procedure) Rule 2006

under the

District Court Act 1973

The District Court Rule Committee made the following rule of court under the *District Court Act 1973* on 23 November 2006.

Anthony Grew Secretary of the Rule Committee

Explanatory note

The object of these Rules is to repeal certain provisions of the *District Court Rules 1973* that have been transferred to the *Uniform Civil Procedure Rules 2005*.

s06-112-18.p01

Clause 1 District Court Amendment (Uniform Civil Procedure) Rule 2006

District Court Amendment (Uniform Civil Procedure) Rule 2006

under the

District Court Act 1973

1 Name of Rule

This Rule is the District Court Amendment (Uniform Civil Procedure) Rule 2006.

2 Amendment of District Court Rules 1973

The *District Court Rules 1973* are amended by omitting Parts 24A, 24B and 51B.

OFFICIAL NOTICES

Appointments

TEACHER HOUSING AUTHORITY ACT 1975

Teacher Housing Authority of New South Wales Appointment of Member

HER Excellency the Governor, with the advice of the Executive Council pursuant to sections 7(1)(a), 7(2)(a) and 7(2)(b) of the Teacher Housing Authority Act 1975, has approved the appointment of the following persons as members of the Teacher Housing Authority of New South Wales for a term commencing on 1 January 2007 and ceasing on 31 December 2011:

Jane Elizabeth CAVANAGH

Katrina Marie JAY *

*denotes re-appointment

CARMEL TEBBUTT, M.P., Minister for Education and Training

TEACHER HOUSING AUTHORITY ACT 1975

Teacher Housing Authority of New South Wales Appointment of Member

HER Excellency the Governor, with the advice of the Executive Council pursuant to sections 7(1)(a) and 7(2)(d) of the Teacher Housing Authority Act 1975, has approved the appointment of Mark Michael BYRNE as member and Deputy Chair of the Teacher Housing Authority of New South Wales for a term commencing on 1 January 2007 and ceasing on 31 December 2011.

CARMEL TEBBUTT, M.P., Minister for Education and Training

TEACHER HOUSING AUTHORITY ACT 1975

Teacher Housing Authority of New South Wales Appointment of Member

HER Excellency the Governor, with the advice of the Executive Council pursuant to sections 7(1)(a) and 7(4) of the Teacher Housing Authority Act 1975, has approved the appointment of Owen Charles HASLER as a member of the Teacher Housing Authority of New South Wales for a term commencing on 1 January 2007 and ceasing on 31 December 2011.

CARMEL TEBBUTT, M.P., Minister for Education and Training

Department of Lands

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

SURVEYING ACT 2002

Registration of Surveyors

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

Name	Address	Effective Date
Craig Douglas COGGINS.	58A Gambah Road, Gwandalan NSW 2259.	12 December 2006.
Paul Norman CONNOLLY.	44 Macquarie Grove, Caves Beach NSW 2281.	12 December 2006.
Philip Neil McKENZIE.	3 Prindle Street, Oatlands NSW 2117.	17 November 2006.
Garth Alexander MOXON.	48 Culey Avenue, Cooma NSW 2630.	27 November 2006.
Jai Ram REDDY.	43 Armstein Crescent, Werrington NSW 2747.	20 November 2006.
Paul James REILLY.	3 Bruce Road, Fairy Meadow NSW 2519.	12 December 2006.
David Craig WALLACE.	28 Roberts Circuit, Lambton NSW 2299.	12 December 2006.
		W. A. WATKINS, President

G. K. A. LEATHERLAND, Registrar

SURVEYING ACT 2002

Restoration of Name to the Register of Surveyors

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

Name	Date of Original Registration	Removal Date	Restoration Date
David John GRAY.	24 September 1982.	1 September 2006.	20 November 2006.
Geoffrey Allan SWALWELL.	14 September 1984.	1 September 2006.	28 November 2006.

W. A. WATKINS, President

G. K. A. LEATHERLAND, Registrar

GOULBURN OFFICE 159 Auburn Street (PO Box 748), Goulburn NSW 2580 Phone: (02) 4824 3702 Fax: (02) 4822 4287

ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* dated 24 November 2006, Folio 9916, under the heading "Revocation of Reservation of Crown land" is hereby withdrawn.

File No.: GB05 H 85.

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

GRAFTON OFFICE 76 Victoria Street (Locked Bag 10), Grafton NSW 2460 Phone: (02) 6640 3400 Fax: (02) 6642 5375

OFFICIAL NOTICES

DECLARATION OF LAND TO BE CROWN LAND

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

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

SCHEDULE

Land District – Bellingen: Local Government Area – Coffs Harbour City Council; Parish – Bonville; County – Raleigh.

Lots 216, 223 and 224 in Deposited Plan 755536, of 2400 square metres at Sawtell, being land said to be in the possession of Coffs Harbour City Council.

File No.: GF00 R 56.

Note: It is intended to add this land to Reserve 1002970 for public recreation and coastal environmental protection.

APPOINTMENT OF CORPORATION TO MANAGE **RESERVE TRUST**

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

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

SCHEDULE

Column 2

Reserve Trust

Column 1 **Biala Support** Services Inc

Column 3 Ballina (R88423) Reserve No. 88423 Public Purpose: Sub-Normal Children School Notified: 10 December 1971 File Reference: GF81R79

RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Land District: Grafton Local Government Area: Clarence Valley Council Locality: Angourie Parish: Yamba County: Clarence Lot: 7049 DP 1106980 Area: About 143.0 hectares File No: GF06R80 Note: Existing reservations under the Crown Lands Act are not revoked.

Column 2 Reserve No.1012928 Public Purpose: Surfing Recreation

DECLARATION OF A PUBLIC PURPOSE PURSUANT **TO SECTION 3 OF THE CROWN LANDS ACT** 1989

PURSUANT to section 3 of the Crown Lands Act 1989, "surfing recreation," is declared to be a public purpose for the purposes of section 87 of the said Act.

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

HAY OFFICE 126 Lachlan Street (PO Box 182), Hay NSW 2711 Phone: (02) 6990 1800 Fax: (02) 6993 1135

ROADS ACT 1993

Order

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

Parish – Barham; County – Wakool; Land District – Deniliquin; Shire – Wakool.

The Crown public roads 20.115 metres wide and 40.235 metres wide north of Lot 16 and west of Lots 14, 15 and 16, DP 1039025 known as Eagle Street, Barham.

SCHEDULE 2

Roads Authority: Wakool Shire Council.

File No.: HY06 H 143.

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

Column 1

Land District: Nowra

Parishes: Coolangatta,

Shoalhaven

Local Government Area:

Numbaa, Wollumboola,

Wandrawandian, Tomerong,

Danjera, Buangla, Yerriyong Ulladulla, Cambewarra,

Jerrawangala, Boolijah,

Illaroo and Bunberra

Locality: Crown lands shown

on the plan held by the Department of Lands. Area: About 86,000 hectares

Note: Existing reservations

under the Crown Lands Act

County: Camden and St Vincent

File No: NA06 R 17

are not revoked.

Beecroft Currambene,

Bherwerre, Farnham, Cudmirrah, Conjola,

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder specified is closed and the land comprised therein 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

Parish – Bunberra; County – Camden; Land District – Nowra; L.G.A. – Shoalhaven.

Lot 2, DP 1101549 at Berry Mountain.

File No.: NA05 H 89.

Note: On closing, the land will remain vested in the State of New South Wales as Crown Land.

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

Column 2

Reserve No: 1011528 for the public purpose of access and public requirements, tourism purposes and environmental and heritage conservation Notified 9 June 2006

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

AUTHORISATION OF ADDITIONAL PURPOSE

IT is hereby notified pursuant to Section 161A of the Crown Lands Act, 1989, that the additional purpose specified in Column 1 of the Schedule hereunder is applied to the whole of the reserve specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, MLC., Minister for Lands

SCHEDULE

Column 1

Temporary Construction Compound Resulting in Reserve Improvements Column 2 Reserve No.:R41681 Public Purpose: Public Recreation Notified: 15 May, 1907 File No: MN88R80

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Quirindi; County – Buckland; Land District – Quirindi; L.G.A. – Liverpool Plains Shire Council.

Road being Lot 1, DP 1105204 at Quirindi.

File No.: TH06 H 35.

Note: On closing, the land within Lot 1, DP 1105204 remains vested in Liverpool Plains Shire Council as operational land for the purposes of the Local Government Act 1993.

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 term of office specified thereunder, as members of the trust board for the reserve trust specified 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 Stephen Kootingal ASBURY Community Hall (new member), Trust. Joseph FOLEY (new member), Warwick GADSDEN (new member). Marlene GILCHRIST (new member), John HETHERINGTON (new member), Kevin ROBINSON (new member), Dorothea VAUX (new member).

Column 3

Reserve No.: 1011408. Public Purpose: Community purposes. Notified: 17 March 2006. Locality: Kootingal. File No.: TH06 R 02.

Term of Office

For a term commencing this day and expiring on 14 December 2011.

TAREE OFFICE 98 Victoria Street (PO Box 440), Taree NSW 2430 Phone: (02) 6591 3500 Fax: (02) 6552 2816

ERRATUM

THE notice appearing in the *New South Wales Government Gazette* (Week No. 49/2006), on 8 December 2006, Folio 10499, under the heading of 'Notification of Closing of Public Road' is hereby cancelled.

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

WAGGA WAGGA OFFICE

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Albury; County – Goulburn; Land District – Albury; City – Albury.

Lot 1 in DP 1105552 at Albury.

File No.: WA06 H 302.

Note: On closing, the land within the former Council public road will remain vested in the Council of the City of Albury as operational land.

WESTERN DIVISION OFFICE 45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830 Phone: (02) 6883 3000 Fax: (02) 6883 3099

Column 1

Broken Hill

Dedication No: 630055

Notified: 15 July 1949

Locality: Broken Hill Local Government Area:

Papers: WL86R69

Public Purpose: Racecourse

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: Bourke Local Government Area: Bourke Shire Council Locality: Bourke Reserve No. 43839 Public Purpose: Police Purposes Notified: 5 May 1909 File Reference: WL97 R 30/1 Column 2 The whole being Lot 5, DP 756380, Parish Wanaaring, County Ularara of an area of 258.99ha

Notes: Western Lands Lease has been created over the reserve

ALTERATION OF CORPORATE NAME OF **RESERVE TRUST**

PURSUANT to section 92 (3) of the Crown Lands Act 1989, the corporate name of the reserve trust specified in Schedule 1 hereunder, which is trustee of the reserve referred to in Schedule 2, is altered to the corporate name specified in Schedule 3.

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

SCHEDULE 1

Broken Hill Racecourse Board of Trustees

SCHEDULE 2

Dedication No. 630055 Public Purpose: Racecourse Notified: 15 July 1949 File Reference: WL90 R 53/4

SCHEDULE 3

Broken Hill Regional Events Centre Reserve Trust

DECLARATION OF ADDITIONAL USE OF RESERVATION OF CROWN LAND

BY Order pursuant to section 121A of the Crown Lands Act 1989, the reserve specified in Column 1 of the Schedule hereunder, is authorised to be used for the additional purpose as specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

Column 2 **Public Recreation Community Purposes**

ESTABLISHMENT OF RESERVE TRUST

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

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

Column 1 Broken Hill Fire Brigade Reserve Trust

Column 2 Reserve No. 51926 Public Purpose: Fire Brigade Station Notified: 5 January 1917 Reserve No. 81683 Public Purpose: Fire Brigade Station Notified: 12 June 1959 File Ref.: WL88 R 90/1

APPOINTMENT OF CORPORATION TO MANAGE **RESERVE TRUST**

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

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

SCHEDULE

COLUMN 2 Trust

Broken Hill Fire Brigade Reserve COLUMN 3 Reserve No. 51926 Public Purpose: Fire **Brigade Station** Notified: 5 January 1917 Reserve No. 81683 Public Purpose: Fire **Brigade Station** Notified: 12 June 1959 File Ref.: WL88 R 90/1

NEW SOUTH WALES GOVERNMENT GAZETTE No. 183

COLUMN 1 New South Wales Fire Brigades

SCHEDULE

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Michael Lance	Lightning Ridge	Reserve No. 95663
TAYLOR	Historical Society	Public Purpose:
(new member)	Trust	Preservation of historical
		sites and buildings
		Notified: 6 November 1981
		Reserve No. 96499
		Public Purpose:
		Preservation of historical
		sites and buildings
		Notified: 10 December 1982
		File Ref.: WL90 R 19/1

For a term commencing the date of this notice and expiring 16 June 2010.

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

COLUMN 1

Land District: Willyama Local Government Area: Broken Hill City Council Locality: Broken Hill Lot 6112, DP 47361, Parish Picton, County Yancowinna Area: 8353m² File Reference: WL94 R 8/2

COLUMN 2

Reserve No. 230092 Public Purpose: Environmental Protection, Heritage Purposes, Public Recreation Notified: 7 October 1994 New Area: about 2400ha

Note: This addition automatically revokes reserve 86594.

GRANTING OF A WESTERN LANDS LEASE

IT is hereby notified that under the provisions of Section 28A of the Western Lands Act 1901, the Western Lands Leases of the lands specified in the following Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder.

The land is to be used only for the purpose of Residence.

Initial rent will be \$100.00 per annum and re-assessed thereafter annually on 1st April of each year.

The Conditions and Reservations annexed to such leases are those Conditions published in the *Government Gazette* of 18 February 2005, Folios 434–435.

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

IAN MACDONALD, MLC, Minister for Natural Resources

Administrative District – Walgett North; Shire – Walgett; Parish – Wallangulla; County – Finch

	Nous of Loopoo	Let	Deposited	Folio	4	Term o	f Lease
WLL No.	Name of Lessee	Lot	Plan No.	identifier	Area	From	То
WLL14725	Hendrik BOS	54	1057617	54/1057617	2413 m ²	12-Dec-2006	11-Dec-2026
WLL14703	David Joseph BARCLAY	227	1076808	227/1076808	2450m ²	12-Dec-2006	11-Dec-2026
WLL14647	Daniel Matthew BRADFORD	39	1073508	39/1073508	2492m ²	12-Dec-2006	11-Dec-2026
WLL14683	Cheryl Tracey CLAUSS and Alan CLAUSS as Joint Tenants	40	1066289	40/1066289	2457m ²	12-Dec-2006	11-Dec-2026
WLL14617	Allan JONES	158	1076808	158/1076808	2358m ²	12-Dec-2006	11-Dec-2026
WLL14689	Melissa Gale JONES	193	1076808	193/1076808	2529m ²	12-Dec-2006	11-Dec-2026

OFFICIAL NOTICES

Department of Natural Resources

WATER ACT 1912

Order under Section 5

Exclusion from 'Work to which this Part extends' Definition

PURSUANT to section 5 of the Water Act 1912, the Water Administration Corporation by this Order declares that any work or class of work set out in the Schedule to this Order is

This Order has the effect on the date of gazettal.

a work to which Part 2 of that Act does not extend.

Dated this 6th day of December 2006.

Signed for the Water Administration Ministerial Corporation:

RICHARD SHELDRAKE, Director General, Department of Natural Resources

SCHEDULE

Work to which Part 2 does not extend

Any work which is used, or is to be used, for water conservation, irrigation, water supply or drainage:

- (a) which is connected with, or which affects the quantity or use of water in, LAKE WYANGAN,
- (b) which affects the quantity of water flowing in, to or from, or contained in, LAKE WYANGAN
- (c) in or through which flows, or is contained or used, water taken from LAKE WYANGAN.

LAKE WYANGAN is as shown on Central Mapping Authority map entitled "Nericon" 8129-IV-S (1:25000 Topographic Series).

WATER ACT 1912

Notice under Section 22B of the Water Act 1912

THE Department of Natural Resources pursuant to section 22B of the Water Act 1912, being satisfied that the quantity of water available or likely to be available in the Boomi River, unregulated Barwon River and unregulated Darling River (Barwon/Darling River System) all upstream of Lake Wetherell is insufficient to meet all requirements with respect of the taking of water therefrom, hereby gives notice to all holders of permits, authorities and licences issued under Part 2 of the Water Act 1912, that are denoted to be "A", "B" and "C" class water entitlements, that as from midday, 15 December 2006, extraction of water from those above named rivers is hereby suspended until further notice.

DENNIS MILLING, Manager, Licensing Northern, Compliance and Licensing Division, Department of Natural Resources

WATER MANAGEMENT ACT 2000

Order under Section 65

Controlled Allocation of Access Licences

Lower-Darling Regulated River Water Source

Murray Regulated River Water Source

PURSUANT to section 65 of the Water Management Act 2000, the Minister for Natural Resources, does, by this Order declare that the right to apply for the access licences specified in the Schedule is allocated to Anabranch Water.

This Order takes effect on the date it is published in the *New South Wales Government Gazette*.

Dated at Sydney this 5th day of December 2006.

DAVID HARRISS, Executive Director, Water Managementl, Department of Natural Resources (by delegation)

SCHEDULE

Water source	Category or sub category of access licence	Maximum value of share component
Lower Darling Regulated River.	domestic and stock (stock).	565 ML per year.
Lower Darling Regulated River.	regulated river (high security).	250 unit shares.
New South Wales Murray Regulated River.	domestic and stock (stock).	565 ML per year.
New South Wales Murray Regulated River.	regulated river (high security).	623 ML per year.
New South Wales Murray Regulated River.	regulated river (general security).	627 ML per year.

WATER ACT 1912

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

David Norman MATTHEW and Joy Elizabeth MATTHEW for two proposed earthen bywash dams (total capacity 13.0 megalitres) and a pump on a 2nd order unnamed watercourse being Lot 2, DP 1097329, Parish of Ulladulla, County of St. Vincent, for the conservation of water and water supply for stock and domestic purposes (new licence) (dams in excess of the MHRDC) (Reference: 10SL056742) (GA2:502427).

Any inquiries regarding the above should be directed to the undersigned (telephone: 4429 4442).

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.

> WAYNE RYAN, Natural Resource Project Officer, Compliance and Licensing Division

Department of Natural Resources, PO Box 309, Nowra NSW 2541.

WATER ACT 1912

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

An application for Approval of a Controlled Work under section 167 within the proclaimed local area described hereunder has been received as follows:

Liverpool Plains River Valley

Warwick E. W. FISHER for controlled works consisting of levees, supply channels and water storages on the Liverpool Plains Floodplain on Lots 4, 5, 6, 7, 10, 11, 12, DP 134047; Lots 30, 152, 209, 210, 211, 212, DP 751022 and Lot 1, DP 44219, Parish of Mooki, County of Buckland, on the property known as "Denistone" for the prevention of inundation of land irrigation and/or drainage development on the floodplain conservation of water. (Reference: 90CW801540) (GA2: 472343).

Written objections to the application specifying the grounds thereof may be made by any statutory authority or local occupier within the proclaimed area, whose interest may be affected must be lodged with the Department's Resource Access Manager at Tamworth by 16 January 2007.

Plans showing the location of the works referred to in the above applications may be viewed at the Tamworth or Narrabri Office of the Department of Natural Resources.

> GEOFF CAMERON, Resource Access Manager

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

Department of Planning

Blue Mountains Local Environmental Plan 1991 (Amendment No 31)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (P01/00453/S69)

FRANK SARTOR, M.P., Minister for Planning

e05-064-p05.843

Clause 1

Blue Mountains Local Environmental Plan 1991 (Amendment No 31)

1 Name of plan

This plan is Blue Mountains Local Environmental Plan 1991 (Amendment No 31).

2 Aims of plan

This plan aims to clarify and update Schedule 3 (Environmentally sensitive vegetation units) to *Blue Mountains Local Environmental Plan 1991*.

3 Land to which plan applies

This plan applies to land within the City of Blue Mountains to which *Blue Mountains Local Environmental Plan 1991* applies.

4 Amendment of Blue Mountains Local Environmental Plan 1991

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

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 4)

Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Environmentally sensitive vegetation units

Note. This Schedule refers to Clause 10.

Note. In this Schedule, some scientific names appear in either italics or bold and italics. Bold italics are used to denote rare, endangered or dominant species.

Environmentally sensitive vegetation units (that is, significant vegetation communities), for the purposes of this plan, consist of the following naturally occurring plant communities in the City of Blue Mountains Council area. These communities are based not only on the plant species composition, but also upon specific topographic and edaphic (soil) qualities that make vegetation habitats important. The structural formation of the plant communities follows the classification of Specht *et al.* (1974), cited in clause 8 (References) of this Schedule. Descriptions of the vegetation communities in this Schedule have, in part, been adapted from Keith and Benson (1988), Smith and Smith (1998) and Douglas (2001), also cited in clause 8.

1 Tall Closed-forest/Closed-forest/Low Closed-forest (Rainforest)

(1A) Ceratopetalum apetalum-Doryphora sassafras Rainforest

Ceratopetalum apetalum-Doryphora sassafras (Coachwood-Sassafras) Rainforest is found on sedimentary geology at upper and middle altitudes in the Blue Mountains. A variant, the 'Montane Rainforest' also occurs on more fertile soils on the slopes of the basalt-capped mountains in the far north of the City. The rainforest on basalt can be very similar both structurally and floristically to rainforest on sedimentary rock where there is significant influence from alluvium derived from the basalt up-slope. As the basalt influence decreases and

Amendment

the sedimentary rock becomes more prominent due to erosion, the structure and floristics blend into typical Sydney Sandstone Gallery Rainforest, which tends to be less diverse than rainforest on basalt, particularly in the understorey.

These rainforest communities are replaced at lower altitudes by *Backhousia myrtifolia-Ceratopetalum apetalum* rainforest (described below). The upper and lower altitude communities intergrade in the Springwood area. *Ceratopetalum apetalum-Doryphora sassafras* rainforest occurs in sheltered, moist sites that are rarely, if ever, burnt.

The dominant tree species is usually *Ceratopetalum apetalum* (Coachwood) and/or *Doryphora sassafras* (Sassafras). Other trees that are common in some stands are *Acacia elata* (Mountain Cedar Wattle), *Acmena smithii* (Lilly Pilly), *Callicoma serratifolia* (Black Wattle), *Hedycarya angustifolia* (Native Mulberry) and *Quintinia sieberi* (Possumwood). *Backhousia myrtifolia* (Grey Myrtle) is usually absent, although sometimes a minor component of the community. The vegetation structure is usually a closed-forest or low closed-forest. There may be a layer of emergent eucalypts above the rainforest canopy in ecotonal or partly disturbed communities. Ferns, vines and epiphytes are usually prominent features of the community.

This community is generally characterised by the occurrence of *Ceratopetalum apetalum* or *Doryphora sassafras* with the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia elata	Acmena smithii	Asplenium australasicum
Asplenium flabellifolium	Blechnum ambiguum	Blechnum cartilagineum
Blechnum gregsonii	Blechnum nudum	Blechnum patersonii
Blechnum wattsii	Bursaria spinosa	Callicoma serratifolia

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Calochlaena dubia	Carex appressa	Cassytha pubescen
Centella asiatica	Cephalaralia cephalobotrys	Ceratopetalum apetalum
Cissus antartica	Cissus hypoglauca	Clematis aristata
Coprosma quadrifida	Cyathea australis	Cyathea leichhardtiana
Cynoglossum latifolium	Dendrobium teretifolium	Dicksonia antarctica
Doodia aspera	Doryphora sassafras	Dracophyllum secundum
Elaeocarpus holopetalus	Elaeocarpus reticulatus	Eucalyptus oreades
Eucalyptus piperita	<i>Eucalyptus radiata</i> subsp. <i>radiata</i>	Fieldia australis
Geitonoplesium cymosum	Geranium homeanum	Gleichenia microphylla
Grammitis billardieri	Hakea salicifolia	Hedycarya angustifolia
Hydrocotyle peduncularis	Hymenanthera dentata	Hymenophyllum cupressiforme
Juncus planifolius	Lastre opsis acuminata	Leptopteris fraseri
Leptospermum polygalifolium	Libertia pulchella	Lomandra montan
Lomatia myricoides	Microsorum diversifolium	Microsorum scandens
Morinda jasminoides	Notelaea longifolia	Notelaea venosa
Pandorea pandorana	Parsonsia brownii	Parsonsia leichhardtii
Parsonsia straminea	Passiflora cinnabarina	Pellaea falcata

Schedule 1 Amendment

Pittosporum revolutum	Pittosporum undulatum	Polystichum proliferum
Pyrrosia rupestris	Quintinia sieberi	Rubus hillii
Rubus rosifolius	Smilax australis	Smilax glyciphylla
Stellaria flacida	Stenocarpus salignus	Sticherus flabellatus
Sticherus lobatus	Syncarpia glomulifera	Tasmannia insipida
Todea barbara	Tristania neriifolia	Tristaniopsis collina
Tristaniopsis laurina	Tylophora barbata	Urtica incisa

Viola hederacea

(1B) Backhousia myrtifolia-Ceratopetalum apetalum Rainforest

Backhousia myrtifolia-Ceratopetalum apetalum (Myrtle-Coachwood) Rainforest refers to the community found on sedimentary geology at lower altitudes in the Blue Mountains. It is replaced at middle and upper altitudes by Ceratopetalum apetalum-Doryphora sassafras Rainforest. The two communities intergrade in the Springwood area. Backhousia myrtifolia-Ceratopetalum apetalum Rainforest occurs on relatively fertile soils in sheltered, moist sites that are rarely, if ever, burnt.

Backhousia myrtifolia (Grey Myrtle) is the dominant or co-dominant tree with **Ceratopetalum apetalum** (Coachwood) or **Acmena smithii** (Lilly Pilly) or both. Other trees that may be common are **Acacia elata** (Mountain Cedar Wattle), **Callicoma serratifolia** (Black Wattle) and **Syncarpia glomulifera** (Turpentine). **Doryphora sassafras** (Sassafras) is often present, but not as a dominant. The vegetation structure is usually a closed-forest or low closed-forest. There may be a layer of emergent eucalypts above the dense rainforest canopy in ecotonal or partly disturbed communities. Ferns, vines and epiphytes are usually prominent features of the community.

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This community is generally characterised by the occurrence of *Backhousia myrtifolia* and *Ceratopetalum apetalum* along with the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia elata	Acmena smithii	Acrotriche divaricata
Adiantum aethiopicum	Adiantum hispidulum	Allocasuarina littoralis
Allocasuarina torulosa	Asplenium flabellifolium	Astrotricha latifolia
Backhousia myrtifolia	Blechnum cartilagineum	Boronia fraseri
Callicoma serratifolia	Calochlaena dubia	Ceratopetalum apetalum
Cissus hypoglauca	Cyathea australis	Dianella caerulea
Doodia aspera	Doryphora sassafras	Elaeocarpus reticulatus
Entolasia stricta	Eucalyptus piperita	Lepidosperma gunnii
Lepidosperma laterale	Lomandra longifolia	Lomandra montana
Morinda jasminoides	Notelaea longifolia	Ozothamnus diosmifolius
Pandorea pandorana	Parsonsia straminea	Persoonia mollis
Pittosporum revolutum	Pittosporum undulatum	Prostanthera violacea
Pultenaea flexilis	Pyrrosia rupestris	Rapanea variabilis
Schoenus melanostachys	Smilax australis	Smilax glyciphylla

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Sticherus flabellatus Syncarpia Tasmannia insipida glomulifera Todea barbara Tylophora barbata Zieria smithii

(1C) Megalong Granite Dry Rainforest (Backhousia myrtifolia)

Within the southern parts of the Blue Mountains in the Megalong Valley are a few small remnants of granite dry rainforest. These communities are generally confined to narrow strips occurring in south-facing rocky slopes and gullies that have survived clearing and where grazing by livestock is minimal. It is evident that the dry rainforest on the granite is strongly allied with that in the Kowmung Wilderness on the Lambie Group.

The dominant species in this community is *Backhousia myrtifolia* (Myrtle) that occurs as a tall closed-scrub or low closed-forest. Infrequent emergents are mainly *Eucalyptus tereticornis* (Forest Red Gum) or *Brachychiton populneus* (Kurrajong). The small tree *Rapanea howittiana* (Brush Muttonwood) may also occur and it is likely that the larger or more protected sites also support *Toona australis* (Red Cedar). This community may grade into the Riparian Granite Slope Forest (see community (2O)).

The understorey is dominated by ferns and scattered herbs. Species include the ferns *Pellaea falcata* var. *falcata*, *P. falcata* var. *nana* and *Adiantum aethiopicum*, the vines *Aphanopetalum resinosum* and *Marsdenia flavescens*, the herbs *Parietaria debilis*, *Hydrocotyle geraniifolia*, *Sigesbeckia orientalis* and *Plectranthus parviflorus*, the grass *Oplismenus aemulus* and possibly *Ehretia acuminata*.

This community is generally characterised by the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia falciformis	Acacia implexa	Acacia obtusifolia
Acacia	Acaena novae-	Adiantum
parramattensis	zelandiae	aethiopicum

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Ajuga australis	Angophora floribunda	Aphanopetalum resinosum
Asplenium flabellifolium	Austrostipa pubescens	Backhousia myrtifolia
Blechnum cartilagineum	Brachychiton populneus	Brachycome angustifolia var. angustifolia
Carex appressa	Cassinia arcuata	Centella asiatica
Cheilanthes distans	Desmodium varians	Dianella longifolia
Dianella revoluta	Dichelachne rara	Dichondra repens
Echinopogon ovatus	Ehretia acuminate	Entolasia stricta
Epilobium hirtigerum	Eucalyptus camphora	Eucalyptus eugenioides
Eucalyptus punctata	Eucalyptus tereticornis	Eucalyptus viminalis
Exocarpus strictus	Galium propinquum	Geitonoplesium cymosum
Geranium homeanum	Geranium retrorsum	Gonocarpus tetragynus
Helichrysum scorpioides	Hydrocotyle geraniifolia	Indigofera australis
Lepidosperma gunnii	Lepidosperma viscidum	Leucopogon lanceolata
Leucopogon virgatus	Libertia paniculata	Lomandra glauca
Lomandra gracilis	Lomandra longifolia	Lomandra multiflora
Lomatia myricoides	Lomatia silaifolia	Luzu la flaccida
	Marsdenia rostrata	Microlaena stipoides
Marsdenia flavescens	Marsdenia rostrata	

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Oplismenus aemulus	Oplismenus imbecillis	Pandorea pandorana
Parietaria debilis	Pellaea falcata	Persoonia linearis
Plantago debilis	Plantago gaudichaudii	Plectranthus parviflorus
Poa sieberiana	Polystichum proliferum	Poranthera microphylla
Pratia purpurascens	Pteridium esculentum	Ranunculus lappaceus
Rapanea howittiana	Rubus parvifolius	Rumex brownii
Schoenus apogon	Senecio lautus subsp. dissectifolius	Senecio minimus
Sigesbeckia orientalis	Solanum cinereum	Stackhousia viminea
Stellaria flaccida	Stypandra glauca	Toona ciliata
Urtica incisa	Veronica plebeia	Viola betonicifolia
Wahlenbergia stricta		

2 Tall open-forest/open-forest

(2A) Moist Basalt Cap Forest (Eucalyptus viminalis-E. blaxlandii-E. radiata subsp. radiata)

The basalt caps of Mt. Wilson, Mt. Tomah, Mt. Bell, Mt. Banks, Mt. Caley and Mt. Hay have weathered to a fertile clay-loam soil. At high altitudes (800–1,000 metres), the summits and slopes of these areas support a tall open-forest variously dominated by *Eucalyptus viminalis* (Ribbon Gum), *E. blaxlandii* (Brown Stringybark) and *E. radiata* subsp. *radiata* (Narrow-leaved Peppermint). Other canopy species that may be encountered include *E. cypellocarpa* (Monkey Gum), *E. oreades* (Blue Mountain Ash) and *E. fastigata* (Brown Barrel).

The understorey of the Moist Basalt Cap Forest generally has scattered shrubs including *Acacia melanoxylon*,

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A. penninervis, Polyscias sambucifolia, Astrotricha floccosa, Davesia ulicifolia and *Leucopogon lanceolatus* with occasional tree ferns, *Cyathea australis*. The ground cover includes numerous herbs and ferns.

The Moist Basalt Cap Forest community is generally characterised by the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia elata	Acacia falciformis	Acacia melanoxylon
Acacia obtusifolia	Acacia penninervis	Acaena novae- zelandiae
Ajuga australis	Angophora costata	Angophora floribunda
Astrotricha floccose	Astrotricha latifolia	Blechnum cartilagineum
Blechnum nudum	Bursaria longisepala	Centella asiatica
Clematis aristata	Cyathea australis	Daviesia ulicifolia
Dianella caerulea	Dianella longifolia	Doodia aspera
Echinopogon ovatus	Entolasia stricta	Eucalyptus blaxlandii
Eucalyptus cypellocarpa	Eucalyptus fastigata	Eucalyptus oreades
<i>Eucalyptus radiata</i> subsp. <i>radiata</i>	Eucalyptus viminalis	Eustrephus latifolius
Geitonoplesium cymosum	Geranium homeanum	Geranium potentilloides
Glycine tabacina	Gonocarpus teucrioides	Hymenanthera dentata
Indigofera australis	Leucopogon lanceolatus	Lomandra longifolia

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Microlaena stipoides	Polyscias sambucifolia	Pteridium esculentum
Pultenaea flexilis	Rapanea howittiana	Smilax australis
Stellaria flaccida	Stellaria pungens	Tylophora barbata
Veronica plebeia	Viola betonicifolia	Viola hederacea

(2B) Blue Mountains Shale Cap Forest (Eucalyptus deanei-E. punctata-Syncarpia glomulifera)

This community includes the Blue Mountains Shale Cap Forest that is listed as an endangered ecological community in Part 3 of Schedule 1 to the *Threatened Species Conservation Act 1995*.

Eucalyptus deanei-E. punctata-Syncarpia glomulifera open to tall open-forest incorporates the vegetation communities found on deep, shale-rich soils on ridges and upper slopes. Within the City, such vegetation occurs only in the lower altitudes whereas it extends to the higher altitudes in the adjoining Hawkesbury City.

Within the City, this community is characterised by *Eucalyptus deanei* (Mountain Blue Gum), which is dominant or co-dominant with *E. punctata* (Grey Gum) *Syncarpia glomulifera* (Turpentine). The form of Blue Mountains Shale Cap Forest that occurs within the City is distinguished from the closely related Sydney Turpentine Ironbark Forest by the presence of *E. notabilis* (Mountain Mahogany).

Other tree species that may be present include *Angophora costata* (Sydney Red Gum), *A. floribunda* (Rough-barked Apple), *Eucalyptus piperita* (Sydney Peppermint) and *E. punctata* (Grey Gum). *E. piperita* is associated with the edge of this community and a relatively low influence from the shale. The typical vegetation structure is tall open-forest, although this may vary depending on site conditions and history. It is generally a wet sclerophyll forest, with soft-leaved plants prominent in the understorey.

This community is generally characterised by the occurrence of *Eucalyptus deanei*, *E. punctata* and *Syncarpia glomulifera* along with the following assemblage of native plant species. Other species also occur, and not all of the following species

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are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia elata	Acacia longifolia	Acacia parramattensis
Acianthus exsertus	Adiantum aethiopicum	Allocasuarina littoralis
Allocasuarina torulosa	Angophora costata	Angophora floribunda
Astrotricha latifolia	Backhousia myrtifolia	Blechnum cartilagineum
Blechnum nudum	Bracteantha bracteata	Breynia oblongifolia
Callicoma serratifolia	Calochlaena dubia	Cassytha pubescens
Ceratopetalum gummiferum	Cissus antarctica	Clematis aristata
Dianella caerulea	Dichelachne rara	Dichondra repens
Dodonaea triquetra	Doodia aspera	Echinopogon ovatus
Entolasia marginata	Entolasia stricta	Eucalyptus cypellocarpa
Eucalyptus deanei	Eucalyptus globoidea	Eucalyptus notabilis
Eucalyptus paniculata	Eucalyptus piperita	Eucalyptus punctata
Eustrephus latifolius	Geitonoplesium cymosum	Geranium solanderi
Glycine clandestina	Hakea dactyloides	Hardenbergia violacea
Hibbertia diffusa	Imperata cylindrica	Indigofera australis
Kennedia rubicunda	Lepidosperma laterale	Leucopogon lanceolatus

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Blue Mountains Local Environmental Plan 1991 (Amendment No 31)

Lomandra longifolia	Lomatia silaifolia	Microlaena stipoides
Oplismenus aemulus	Oplismenus imbecillis	Ozothamnus diosmifolius
Pandorea pandorana	Persoonia linearis	Phyllanthus hirtellus
Pittosporum revolutum	Pittosporum undulatum	Platysace lanceolata
Polyscias sambucifolia	Pratia purpurascens	Pseuderanthemum variabile
Pteridium esculentum	Pultenaea flexilis	Rubus parvifolius
Schoenus melanostachys	Smilax australis	Smilax glyciphylla
Stypandra glauca	Syncarpia glomulifera	Telopea speciosissima
Themeda australis	Tristaniopsis collina	Tylophora barbata

(2C) Sydney Turpentine-Ironbark Forest (Syncarpia glomulifera-Eucalyptus fibrosa-E. crebra)

Sydney Turpentine-Ironbark Forest listed as an endangered ecological community in Part 3 of Schedule 1 to the *Threatened Species Conservation Act 1995*.

Within the City, this community represents a drier and generally lower altitude variant of the Blue Mountains Shale Cap Forest. The primary difference is the general absence of *Eucalyptus deanei* and *E. notabilis* and the usual dominance of *Syncarpia glomulifera* (Turpentine), sometimes along with various ironbark species such as *E. fibrosa* (Broad-leaved Ironbark), *E. crebra* (Narrow-leaved Ironbark), and *E. beyeriana* (Beyer's Ironbark). The ironbarks can be absent or rare due to their extensive logging for fencing purposes. *E. punctata* (Grey Gum), *E. notabilis* (Mountain Mahogany), *E. paniculata* (Grey Ironbark), *E. globoidea* (White Stringybark) and *E. eugenioides* (Thin-leaved Stringybark) may also be present.

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The original distribution of this community and the boundary between it and the Blue Mountains Shale Cap Forest is unclear due to extensive clearing or modification of these vegetation types. The two communities are closely related and may intergrade extensively. In addition, this community intergrades with Shale/Sandstone Complex Forest (described below).

Sydney Turpentine-Ironbark Forest occurs on ridgetop caps of Wianamatta Shale. It may extend onto deeper areas of Hawkesbury Shale within the so-called Mittagong Formation.

Sydney Turpentine Ironbark Forest is characterised in the Blue Mountains by the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia decurrens	Acacia falcata	Acacia implexa
Acacia longifolia	Acacia parramattensis	Allocasuarina torulosa
Angophora costata	Angophora floribunda	Billardiera scandens
Bursaria spinosa	Caesia parvifolius	Cheilanthes sieberi
Corymbia gummifera	Daviesia squarrosa	Dianella caerulea
Dichelachne rara	Dichondra repens	Echinopogon caespitosus
Entolasia marginata	Entolasia stricta	Eucalyptus beyeriana
Eucalyptus crebra	Eucalyptus eugenioides	Eucalyptus fibrosa
Eucalyptus globoidea	Eucalyptus notabilis	Eucalyptus paniculata
Eucalyptus punctata	Glycine clandestina	Goodenia hederacea

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Hardenbergia violacea	Lepidosperma laterale	Leucopogon juniperinus
Lomandra longifolia	Lomandra multiflora	Microlaena stipoides
Oplismenus aemulus	Ozothamnus diosmifolius	Panicum simile
Pittosporum undulatum	Pomax umbellata	Poranthera microphylla
Pratia purpurascens	Pultenaea elliptica	Smilax glyciphylla
Stipa pubescens	Syncarpia glomulifera	Themeda australis
Tricoryne simplex	Veronica plebeia	Xanthorrhoea media

(2D) Shale Sandstone Transition Forest (Syncarpia glomulifera-Eucalyptus punctata)

Shale Sandstone Transition Forest is listed as an endangered ecological community in Part 3 of Schedule 1 to the *Threatened Species Conservation Act 1995*. Within the City, Shale Sandstone Transition Forest is within the scope of, but not limited by the definition of Shale Sandstone Transition Forest in the Final Determination of the Scientific Committee to list the ecological community in Schedule 1 to the *Threatened Species Conservation Act 1995*.

This community is present primarily on ridgetops but may occur elsewhere on unmapped remnant shale caps or lenses or immediately downslope of shale caps where the soils have been enriched by colluvium. Within the City, it is restricted to the lower altitudes and transitions between or within the Wianamatta and Hawkesbury Group of sediments.

Because it represents a transition from shale-based vegetation to that associated with sandstone environments, this community is inherently highly variable and difficult to define. Variations occur depending on the relative influence of the different geologies as well as due to differences in shelter and rainfall. Any vegetation that is associated with a transition from shale to sandstone is considered to be within the scope of this community, irrespective of the structure or floristics unless it

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can be shown to be part of another vegetation type described in this Schedule.

The Shale Sandstone Transition Forest can have considerable affinities to Sydney Turpentine-Ironbark Forest but generally has a greater influence from sandstone-oriented species and less influence from those more affiliated with shale soils. Tree species that can occur in this Complex include *Syncarpia glomulifera* (Turpentine), *Eucalyptus punctata* (Grey Gum), *E. resinifera* (Red Mahogany), *E. notabilis* (Mountain Mahogany), *E. crebra* (Narrow-leaved Ironbark), *E. fibrosa* (Broad-leaved Ironbark), *E. paniculata* (Grey Ironbark), *E. beyeriana* (Beyer's Ironbark), *E. globoidea* (White Stringybark), *E. sparsifolia* (Narrow-leaved Stringybark), *E. eugenioides* (Thin-leaved Stringybark) and *Angophora costata* (Sydney Red Gum). The stringybarks *E. eugenioides* and *E. sparsifolia* are generally diagnostic of the more sandstone-influence form of this community.

The understorey can be highly variable depending on the extent of shale influence and proximity to the Cumberland Plain. Fire history and the effects of other forms of disturbance can also significantly affect both the structure and floristics of the understorey. It can range from grassy and herbaceous to densely scrubby. In areas close to the Cumberland Plain, the understorey may include species more typical of that environment such as *Melaleuca nodosa*, *M. erubescens* and *M. thymifolia*, especially in areas with slightly impeded drainage.

Shale Sandstone Transition Forest is characterised by the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia brownii	Acacia decurrens	Acacia falcata
Acacia hispidula	Acacia implexa	Acacia linifolia
Acacia myrtifolia	Acacia parramattensis	Acacia parvipinnula

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Acacia suaveolens	Acacia terminalis	Acacia trinervata
Acianthus exsertus	Adiantum aethiopicum	Allocasuarina littoralis
Allocasuarina torulosa	Alphitonia excelsa	Angophora bakeri
Angophora costata	Angophora floribunda	Aristida vagans
Arthropodium milleflorum	Arthropodium minus	Astrotricha latifolia
Baeckea ramosissima	Banksia serrata	Banksia spinulosa
Billardiera scandens	Bossiaea obcordata	Bossiaea prostrata
Bracteantha bracteata	Breynia oblongifolia	Bursaria spinosa
Calotis cuneifolia	Carex inversa	Cassytha glabella
Cassytha pubescens	Cheilanthes sieberi	Chenopodium carinatum
Corymbia eximia	Corymbia gummifera	Cryptandra amara
Cyathochaeta diandra	Cymbopogon refractus	Danthonia tenuior
Daviesia mimisoides	Daviesia squarrosa	Daviesia ulicifolia
Desmodium varians	Dianella caerulea	Dianella prunina
Dianella revoluta	Dichondra repens	Dillwynia retorta
Dodonaea triquetra	Doodia aspera	Echinopogon caespitosus
Echinopogon ovatus	Einadia hastata	Entolasia marginata
Entolasia stricta	Eragrostis brownii	Eremophila debilis
Eucalyptus agglomerata	Eucalyptus beyeriana	Eucalyptus crebra

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Eucalyptus deanei	Eucalyptus eugenioides	Eucalyptus fibrosa
Eucalyptus globoidea	Eucalyptus notabilis	Eucalyptus oblonga
Eucalyptus paniculata	Eucalyptus punctata	Eucalyptus resinifera
Eucalyptus sclerophylla	Eucalyptus sparsifolia	Eucalyptus squamosa
Euchiton sphaericus	Eustrephus latifolius	Exocarpos cupressiformis
Exocarpos strictus	Gahnia clarkei	Gahnia radula
Gallium binifolium	Gallium propinquum	Gastrodia sesamoides
Geranium homeanum	Glochidion ferdinandi	Glycine clandestina
Glycine tabacina	Gompholobium grandiflorum	Gompholobium huegelii
Gonocarpus humilis	Gonocarpus tetragynus	Gonocarpus teucrioides
Goodenia bellidifolia	Goodenia hederacea	Goodenia heterophylla
Grevillia longifolia	Grevillea mucronulata	Grevillea sericea
Hakea dactyloides	Hakea salicifolia	Hakea sericea
Hardenbergia violacea	Hibbertia aspera	Hibbertia diffusa
Hydrocotyle peduncularis	Hypericum gramineum	Hypolepis muelleri
Imperata cylindrica	Indigofera australis	Kennedia rubicunda
Kunzea ambigua	Lambertia formosa	Lasiopetalum parviflorum

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	Laxmannia gracilis	Lepidosperma laterale	Leptospermum polygalifolium
	Leptospermum trinervium	Leucopogon juniperinus	Leucopogon lanceolatus
	Leucopogon microphyllus	Leucopogon muticus	Lindsaea microphylla
	Logania pusilla	Lomandra cylindrica	Lomandra filiformis
	Lomandra longifolia	Lomandra multiflora	Lomatia ilicifolia
	Lomatia silaifolia	Melaleuca thymifolia	Mentha satureioides
	Microlaena stipoides	Mirbelia rubiifolia	Mitrasacme polymorpha
	Morinda jasminoides	Notelaea longifolia	Olax stricta
	Olearia microphylla	Opercularia varia	Oplismenus aemulus
	Oplismenus imbecillis	Oxylobium ilicifolium	Oxylobium scandens
	Ozothamnus diosmifolius	Pandorea pandorana	Panicum simile
	Patersonia fragilis	Patersonia glabrata	Patersonia longifolia
	Patersonia sericea	Persoonia lanceolata	Persoonia laurina
	Persoonia levis	Persoonia linearis	Persoonia mollis
	Persoonia myrtilloides	Persoonia pinifolia	Petrophile pedunculata
	Petrophile pulchella	Phyllanthus gasstroemii	Phyllanthus hirtellus
	Phylotta phylicoides	Pimelea linifolia	Pittosporum revolutum

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Plantago varia	Platylobium formosum	Poa cheelii
Poa labillardieri	Poa sieberiana	Polyscias sambucifolia
Pomaderris ferruginea	Pomaderris intermedia	Pomax umbellata
Poranthera ericifilia	Poranthera microphylla	Pratia purpurascens
Prostanthera linearis	Pseuderanthemum variabile	Pteridium esculentum
Ptilothrix deusta	Pultenaea ferruginea	Pultenaea flexilis
Pultenaea retusa	Pultenaea scabra	Pultenaea villosa
Rubus parvifolius	Sigesbeckia orientalis	Solanum prinophyllum
Sporobolus creber	Stackhousia monogyna	Stackhousia muricata
Stackhousia viminea	Stellaria flaccida	Stipa pubescens
Stipa rudis	Styphelia laeta	Syncarpia glomulifera
Tephrosia brachyodon	Thelymitra pauciflora	Themeda australis
Thysanotus tuberosus	Tylophora barbata	Vernonia cinerea
Veronica plebeia	Wahlenbergia gracilis	Xylomelum pyriforme

(2E) Eucalyptus deanei-E. piperita Tall Open-forest

Eucalyptus deanei-E. piperita Tall Open-forest refers to a vegetation community of mixed tree species composition, including *Eucalyptus piperita* (Sydney Peppermint), *E. deanei* (Mountain Blue Gum), *Syncarpia glomulifera* (Turpentine), *Angophora costata* (Sydney Red Gum), *A. floribunda* (Rough-barked Apple), *E. punctata* (Grey Gum) and *E. crebra*

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(Narrow-leaved Ironbark). Not all of these species occur in every stand, except for *E. deanei*, whose presence is characteristic of the community.

The community is found in moist, sheltered sites on the talus slopes below the sandstone escarpments of the Jamison, Kedumba and Grose Valleys. It is replaced further west in the Megalong and Kanimbla Valleys by *Eucalyptus cypellocarpa-E. piperita* Tall Open-forest. The community also occurs in some moist, sheltered sites away from the escarpments. The typical vegetation structure is tall open-forest, although this may vary depending on site conditions and history. It is a wet sclerophyll forest, with soft-leaved plants prominent in the understorey.

Eucalyptus deanei-E. piperita Tall Open-forest differs from *E. deanei-E. punctata-Syncarpia glomulifera* Tall Open-forest in that it occurs on different geology (Illawarra Coal Measures, Shoalhaven Group and Narrabeen Group) and *E. deanei* is less prominent.

This community is generally characterised by the occurrence of *Eucalyptus piperita* and *E. deanei* along with the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia elata	Acacia falciformis	Acacia longifolia
Adiantum aethiopicum	Allocasuarina torulosa	Angophora costata
Angophora floribunda	Arthropodium minus	Astrotricha latifolia
Banksia spinulosa	Blechnum cartilagineum	Callicoma serratifolia
Calochlaena dubia	Carex longebrachiata	Cassytha pubescens
Ceratopetalum apetalum	Clematis aristata	Cyathea australis

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Dianella caerulea	Dichelachne rara
Doodia aspera	Elaeocarpus reticulatus
Eucalyptus crebra	Eucalyptus deanei
Eucalyptus punctata	Eustrephus latifolius
Gahnia sieberiana	Galium propinquum
Gleichenia microphylla	Glycine clandestina
Hakea salicifolia	Hibbertia scandens
Indigofera australis	Leptospermum polygalifolium
Lomandra longifolia	Lomandra montana
Oplismenus aemulus	Pandorea pandorana
Platysace lanceolata	Plectranthus parviflorus
Pteridium esculentum	Rubus parvifolius
Sticherus lobatus	Syncarpia glomulifera
Tristaniopsis collina	Tylophora barbata
	Doodia aspera Eucalyptus crebra Eucalyptus punctata Gahnia sieberiana Gleichenia microphylla Hakea salicifolia Indigofera australis Lomandra longifolia Oplismenus aemulus Platysace lanceolata Pteridium esculentum Sticherus lobatus

(2F) Eucalyptus cypellocarpa-E. piperita Tall Open-forest

Eucalyptus cypellocarpa-E. piperita Tall Open-forest is characterised by the presence of *E. cypellocarpa* (Monkey Gum), occurring in association with one or more of *E. piperita* (Sydney Peppermint), *E. oreades* (Blue Mountain Ash) and *E. radiata* subsp. *radiata* (Narrow-leaved Peppermint).

The community is found in moist, sheltered sites on the talus slopes below the sandstone escarpments of the western Blue Mountains (Megalong and Kanimbla Valleys). The community

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also occurs in some moist, sheltered sites away from the escarpments, and may occur as far east as Woodford. The typical vegetation structure is tall open-forest, although this may vary depending on site conditions and history. It is a wet sclerophyll forest, with soft-leaved plants prominent in the understorey.

This community is generally characterised by the occurrence of *Eucalyptus cypellocarpa* and *E. piperita* along with the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia elata	Acacia longifolia	Banksia cunninghamii
Banksia spinulosa	Blechnum cartilagineum	Callicoma serratifolia
Callistemon citrinus	Calochlaena dubia	Cassytha pubescens
Chionochloa pallida	Comesperma ericinum	Cyathea australis
Dianella caerulea	Empodisma minus	Entolasia marginata
Entolasia stricta	Epacris pulchella	Eucalyptus cypellocarpa
Eucalyptus mannifera subsp. gullickii	Eucalyptus oreades	Eucalyptus piperita
Eucalyptus radiata subsp. radiata	Gahnia sieberiana	Gleichenia microphylla
Gonocarpus teucrioides	Hakea dactyloides	Hydrocotyle peduncularis
Leptospermum grandifolium	Leptospermum polygalifolium	Leucopogon lanceolatus
Lomandra longifolia	Lomatia silaifolia	Microlaena stipoides

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Monotoca scoparia	Persoonia mollis	Persoonia myrtilloides
Petrophile pulchella	Platysace lanceolata	Polyscias sambucifolia
Pteridium esculentum	Pultenaea flexilis	Pultenaea scabra
Todea barbara	Tristaniopsis collina	

(2G) Eucalyptus oreades Open-forest/Tall Open-forest

Eucalyptus oreades Open-forest/Tall Open-forest refers to those vegetation communities dominated by *E. oreades* (Blue Mountain Ash). A range of other Eucalypts may also occur, most commonly including, *E. piperita* (Sydney Peppermint), *E. cypellocarpa* (Monkey Gum) and *E. radiata* subsp. radiata (Narrow-leaved Peppermint).

The characteristic vegetation structure is tall open-forest, however this can vary depending on site conditions and history. In some places the understorey is shrubby, while in moister sites a ferny understorey can be present. Although typically found in gullies or on sheltered slopes in the upper mountains (Bell to Wentworth Falls), this community also occurs in relatively exposed sites eg ridgetops, where suitable depth of shale provides more fertile conditions and better soil moisture.

Eucalyptus oreades is extremely fire-sensitive, with individual trees readily killed in a major bushfire. Although the capacity of *E. oreades* to regenerate from seed after fire is indicated by even-aged stands of trees often found in this community, the species will be adversely affected or eliminated entirely by an inappropriate fire regime of frequent burning.

This community is relatively rare outside of the National Park estate and has apparently suffered significant loss due to urbanisation and associated infrastructure, as well as being degraded by weed invasion, changed fire regimes, and stormwater runoff.

Eucalyptus oreades open-forest/tall open-forest is characterised by the following assemblage of native plant species. Other

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species also occur, but the list is indicative of the species composition of the vegetation.

Acacia brownii	Acacia obtusifolia	Acacia terminalis
Amperea xiphoclada	Arrhenechthites mixta	Austrodanthonia longifolia
Banksia spinulosa	Billardiera scandens	Bossiaea heterophylla
Cassytha glabella	Conospermum tenuifolium	Dampiera stricta
Daviesia ulicifolia	Dianella caerulea	Dianella longifolia
Dianella prunina	Eucalyptus oreades	Eucalyptus piperita
<i>Eucalyptus radiata</i> subsp. <i>radiata</i>	Eucalyptus sieberi	Goodenia bellidifolia
Hakea laevipes	Hibbertia aspera	Hibbertia rufa
Hovea linearis	Leptomeria acida	Leptospermum polygalifolium
Lindsaea microphylla	Lomandra gracilis	Lomandra longifolia
Lomandra obliqua	Lomatia silaifolia	Mitrasacme polymorpha
Monotoca scoparia	Olearia erubescens	Patersonia sericea
Persoonia chamaepitys	Persoonia laurina	Persoonia levis
Persoonia myrtilloides	Phyllota squarrosa	Platylobium formosum
Platysace linifolia	Poa sieberiana	Poranthera corymbosa
Pteridium esculentum	Stackhousia viminea	Symphionema montanum

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Telopea Xanthorrhoea media speciosissima

(2H) Eucalyptus dalrympleana-E. piperita Tall Open-forest

Eucalyptus dalrympleana-E. piperita Tall Open-forest is characterised by the presence of *E. dalrympleana* (Mountain Gum), occurring in association with *E. piperita* (Sydney Peppermint) and *E. radiata* subsp. radiata (Narrow-leaved Peppermint). In the City, this community appears to be restricted to one small stand at the upper end of Popes Glen Creek, Blackheath, where it occurs on a sheltered, south-facing slope of Narrabeen Group geology. The vegetation structure is variable within this disturbed stand, from tall open-forest to open-forest and woodland. It is a wet sclerophyll forest, with soft-leaved plants prominent in the understorey.

Eucalyptus dalrympleana-E. piperita Tall Open-forest is characterised by the following assemblage of native plant species. Other species also occur, but the list is indicative of the species composition of the community at Blackheath.

Acacia longifolia	Acacia melanoxylon	Arrhenechthites mixta
Baumea rubiginosa	Billardiera scandens	Blechnum nudum
Chionochloa pallida	Cyathea australis	Daviesia ulicifolia
Deyeuxia parviseta	Dianella prunina	Dianella tasmanica
Empodisma minus	Epacris pulchella	Eucalyptus dalrympleana
Eucalyptus piperita	<i>Eucalyptus radiata</i> subsp. <i>radiata</i>	Gahnia sieberiana
Gleichenia dicarpa	Gonocarpus teucrioides	Hakea dactyloides
Helichrysum scorpioides	Leptospermum polygalifolium	Lepyrodia scariosa
Leucopogon lanceolatus	Lomandra longifolia	Lomatia silaifolia

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	Lycopodium	Microlaena	Olearia erubescens	
	deuterodensum	stipoides		
	Persoonia	Poa sieberiana	Polyscias	

myrtilloides

Pteridium

esculentum

sambucifolia

Pultenaea scabra

(2I) Sun Valley Cabbage Gum Forest (Eucalyptus amplifolia)

The Sun Valley Cabbage Gum Forest is listed as an Endangered Ecological Community in Part 3 of Schedule 1 to the *Threatened Species Conservation Act 1995*.

This community is dominated by *Eucalyptus amplifolia* (Cabbage Gum) that occurs on the diatreme at Sun Valley. An associated tree species is *E. eugenioides* (Thin-leaved Stringybark). Although there is still good tree cover in the area (remnant trees and regeneration), the understorey of this community has been grossly altered through clearing and grazing. Remaining native understorey species include *Acacia parramattensis*, *Imperata cylindrica*, *Lomandra longifolia* and *Pteridium esculentum*, but the original composition of the understorey is difficult to assess. Attempts to restore this community at Sun Valley are certainly warranted.

Eucalyptus amplifolia Tall Open-forest is characterised by the following assemblage of native plant species. Other species also occur, but the list is indicative of the species composition of the community at Sun Valley.

Acacia parramattensis	Adiantum aethiopicum	Agrostis sp.
Aristida sp.	Arthropodium sp.	Blechnum nudum
Bursaria spinosa	Centella asiatica	Cheilanthes sieberi
Daucus glochidiatus	Daviesia ulicifolia	Dianella aff. caerulea
Dianella caerulea	Dichondra repens	Dillwynia sp.
Doodia aspera	Echinopogon caespitosus	Entolasia marginata

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Entolasia stricta	Eucalyptus amplifolia	Eucalyptus eugenioides
Gallium gaudichaudi	Geranium homeanum	Geranium solanderi
Glycine tabacina	Hakea salicifolia	Hardenbergia violacea
Hemarthria uncinata	Hibbertia diffusa	Hibbertia fasciculata
Hibbertia linearis	Hypericum gramineum	Indigofera australis
Juncus usitatus	Kunzea ambigua	Lindsaea linearis
Lomandra longifolia	Microlaena stipoides	Persoonia linearis
Persoonia oblongata	Pittosporum undulatum	Poa sp.
Poranthera microphylla	Pratia purpurascens	Pteridium esculentum
Ranunculus lappaceus	Themeda australis	Veronica plebeia

(2J) Montane Gully Forest (Eucalyptus fastigata-E. cypellocarpa-E. dalrympleana)

This community is associated with moderate to steep slopes and narrow gorges on the Narrabeen Group and Illawarra Coal Measures below the escarpments around Mount York and north to Bell. There is substantial intergradation with vegetation typical of the sandstone plateau close to the escarpments and with the *Eucalyptus cypellocarpa* and *E. piperita* communities between Blackheath and Mount Victoria. The boundary of this community approximates the lower distribution of *E. fastigata*, *E. dalrympleana* and *E. blaxlandii*, and the upper distributional limits of *Angophora costata* and *Syncarpia glomulifera*.

Tree species include *Eucalyptus fastigata* (Brown Barrel), *E. cypellocarpa* (Monkey Gum), *E. dalrympleana* (Mountain Gum) with *E. oreades* (Blue Mountain Ash), *E. blaxlandii* (Blaxland's Stringybark), *E. radiata* subsp. radiata

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(Narrow-leaved Peppermint) and *E. sieberi* (Silvertop Ash). The understorey is moderately shrubby with *Acacia falciformis*, *A. terminalis*, *A. buxifolia*, *Oxylobium ilicifolium* and *Leptospermum flavescens* occurring, together with ferns such as *Culcita dubia*. *Acacia dealbata* was more common here than in any other parts of the study area. It appears that *E. fastigata* occurs primarily in the more sheltered sites with *E. dalrympleana* relatively common on the lower slopes where this unit blends into remnants of the vegetation found on the edge of the agricultural land around Little Hartley.

Montane Gully Forest is characterised by the following assemblage of native plant species. Other species also occur, but the list is indicative of the major diagnostic species composition.

Acacia buxifolia	Acacia dealbata	Acacia falciformis
Acacia melanoxylon	Acacia terminalis	Acaena novae- zelandiae
Adiantum aethiopicum	Anisopogon avenaceus	Arrhenechthites mixta
Asperula conferta	Blechnum cartilagineum	Centella asiatica
Clematis aristata	Culcita dubia	Cymbonotus lawsonianus
Dianella caerulea	Echinopogon ovatus	Eucalyptus blaxlandii
Eucalyptus cypellocarpa	Eucalyptus dalrympleana	Eucalyptus fastigata
Eucalyptus oreades	<i>Eucalyptus radiata</i> subsp. <i>radiata</i>	Eucalyptus sieberi
Geranium sp.	Glycine clandestina	Gonocarpus tetragynus
Gonocarpus teucrioides	Helichrysum rutido lepsis	Leptospermum flavescens

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Leptospermum morrisonii	Leucopogon lanceolatus	Lomandra longifolia
Microlaena stipoides	Oxylobium ilicifolium	Persoonia linearis
Polyscias sambucifolia	Pratia purpurascens	Pteridium esculentum
Pyrrosia repestris	Rubus parvifolius	Syncarpia glomulifera
Veronica calycina	Viola betonicifolia	

(2K) Blue Gum Riverflat Forest (Eucalyptus deanei)

The Blue Gum Riverflat Forest in the Blue Mountains is included within the Sydney Coastal River-Flat Forest listed as an Endangered Ecological Community in Part 3 of Schedule 1 to the *Threatened Species Conservation Act 1995*.

This community is usually restricted to terraces of deep alluvium along larger watercourses of the lower Blue Mountains. *Eucalyptus deanei* (Mountain Blue Gum) is dominant and may be almost monospecific, with occasional *Angophora floribunda* (Rough-barked Apple) and a small tree layer which may contain large bipinnate wattles and infrequent *Allocasuarina torulosa* (She-oak). The understorey is open and often dominated by grasses or ferns (or both) with scattered mesic shrubs becoming denser in the immediate vicinity of the watercourse.

This community superficially resembles the Blue Mountains Shale Cap Forest but the two occur in different positions in the landscape.

This community is generally characterised by the almost monospecific occurrence of *Eucalyptus deanei* along with the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia implexa

Acacia parramattensis Adiantum aethiopicum

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Allocasuarina	Angophora	Backhousia
torulosa	floribunda	myrtifolia
Blechnum nudum	Breynia oblongifolia	Callicoma serratifolia
Calochlaena dubia	Centella asiatica	Cynodon dactylon
Dichondra repens	Entolasia stricta	Eucalyptus deanei
Geitonoplesium cymosum	Glycine tabacina	Imperata cylindrica
Kunzea ambigua	Lomandra longifolia	Melaleuca linariifolia
Melia azedarach	Oplismenus sp.	Plectranthus parviflorus
Pratia purpurascens	Pseuderanthemum variabile	Pteridium esculentum
Rubus parvifolius	Sigesbeckia orientalis	Stellaria flaccida
Sticherus flabellatus	Trema aspera	Tylophora barbata

Veronica plebeia

(2L) Casuarina cunninghamiana 'River Oak Forest'

The *Casuarina cunninghamiana* River Oak Forest in the Blue Mountains is included within the Sydney Coastal River-Flat Forest listed as an Endangered Ecological Community in Part 3 of Schedule 1 to the *Threatened Species Conservation Act 1995*.

Narrow bands of River Oak Forest occur on the alluvial banks of the Coxs River. This community also occurs in small, unmapped occurrences along the Hawkesbury-Nepean River. The dominant canopy species is *Casuarina cunninghamiana* **subsp.** *cunninghamiana* (River Oak) with occasional subdominants being *Angophora floribunda* (Rough-barked Apple) *Eucalyptus viminalis* (Ribbon Gum) and *E. tereticornis* (Forest Red Gum), and rarely *A. subvelutina* (Broad-leaved Apple). *Backhousia myrtifolia* (Myrtle) can also occur on the sheltered fringes of this community. Along the

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larger tributaries to the east of the Coxs River, the understorey is often dominated by *Leptospermum* spp.. In these situations, *Lomandra longifolia* and several sedges can dominate the ground layer.

The understorey is generally sparse because of the mobile nature of the substrate (mobile gravels, sands and large areas of bare granite). The surrounding lands have often been cleared for agriculture and these communities are often highly prone to willow and other weed infestation.

Casuarina cunninghamiana River Oak Forest is characterised by the following assemblage of native plant species. Other species may also occur, but the list is indicative of the species most characteristic of this composition.

Acacia floribunda	Acacia parvipinnula	Agrostis avenaceus
Alisma plantago- aquatica	Angophora floribunda	Angophora subvelutina
Backhousia myrtifolia	Blechnum nudum	Breynia oblongifolia
Bursaria spinosa	Callistemon citrinus	Callistemon paludosus
Casuarina cunninghamiana subsp. cunninghamiana	Cheilanthes distans	Clematis aristata
Commelina cyanea	Crassula sieberiana	Cynodon dactylon
Cyperus sphaeroideus	Eleocharis sphacelata	Entolasia stricta
Eucalyptus tereticornis	Eucalyptus viminalis	Geranium homeanum
Gnaphalium involucratum	Hemarthria uncinata	Isolepis inundata
Juncus acuminatus	Juncus caespiticius	Juncus usitatus

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Leptospermum juniperinum	Leptospermum polygalifolium	Leptospermum morrisonii
Lomandra longifolia	Microlaena stipoides	Persicaria hydropiper
Persicaria praetermissa	Ranunculus inundatus	Rumex sp.
Tristaniopsis laurina	Wahlenbergia gracilis	

(2M) Eucalyptus radiata subsp. radiata-E. piperita Open-forest

This community is only known from a small number of easterly-facing slopes in Katoomba and Leura but may occur elsewhere in the higher Blue Mountains. The dominant canopy trees are *Eucalyptus radiata* subsp. *radiata* (Narrow-leaved Peppermint) and *E. piperita* (Sydney Peppermint). *E. sieberi* is also present, particularly where this community grades into the common *E. sieberi/E. piperita* community which tends to occur upslope. *E. mannifera* subsp. *gullickii* can occur infrequently, particularly downslope towards adjoining swamp or riparian vegetation.

The understorey is a mix of dry and wet sclerophyll species and may contain species associated with Blue Mountains Swamps where these communities adjoin. The following list is indicative of some of the major diagnostic species.

Acacia terminalis	Banksia cunninghamii	Banksia spinulosa
Boronia microphylla	Callicoma serratifolia	Chionochloa pallida
Dianella tasmanica	Entolasia marginata	Eucalyptus mannifera subsp. gullickii
Eucalyptus oblonga	Eucalyptus piperita	Eucalyptus radiata subsp. radiata
Eucalyptus sclerophylla	Eucalyptus sieberi	Eucalyptus sparsifolia

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Lepidosperma laterale	Leptospermum trinervium	Persoonia acerosa
Persoonia chamaepitys	Persoonia myrtilloides	Platylobium formosum
Polyscias sambucifolia	Pteridium esculentum	Pultenaea glabra

Stellaria pungens

(2N) Melaleuca styphelioides-M. linariifolia Forest

This community occurs at the base of the slopes below the escarpments surrounding the Megalong, Kanimbla, Jamison and Kedumba Valleys. It is restricted to small alluvial/colluvial deltas perpendicular to the escarpment or to alluvial deposits along ephemeral watercourses running parallel to the escarpment. It is a generally moist forest in which Melaleuca species are dominant and occur under an open canopy of tall *Eucalyptus cypellocarpa* (Monkey Gum) or less often, E. viminalis (Ribbon Gum), with E. deanei (Mountain Blue Gum) most common east of Narrow Neck Peninsula. Other emergents can include E. crebra (Narrow-leafed Ironbark) and E. punctata (Grey Gum). The understorey is generally depauperate because of shading from the often-dense strata of Melaleuca. In areas subject to or recovering from grazing, it tends to be dominated by unpalatable graminoids and shrubs including *Lomandra longifolia* and *Bursaria* species, while in less modified situations there are numerous small climber/twiners such as **Desmodium**, **Eustrephus** and **Glycine** species along with the woody vines Marsdenia, Cissus and Parsonsia, herbs such as Dichondra, Centella and Viola, and a sparse layer of grasses such as **Oplismenus** species. Occasionally, in sites with more impeded drainage, small sedgeland communities are present, and in particularly moist or sheltered (or both) locations, there can be some intergradation with rainforest assemblages.

This community is generally characterised by the occurrence of the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the range of species composition within this community type.

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Acacia falciformis	Acacia obtusifolia	Acacia parramattensis
Adiantum aethiopicum	Austrostipa pubescens	Banksia spinulosa
Billardiera scandens	Blechnum cartilagineum	Bossiaea neo-anglica
Brachycome angustifolia	Bursaria spinosa	Centella asiatica
Choretrum candollei	Cissus sp.	Clematis aristate
Desmodium varians	Dianella caerulea	Dianella longifolia
Dichondra repens	Entolasia stricta	Eucalyptus blaxlandii
Eucalyptus crebra	Eucalyptus cypellocarpa	Eucalyptus deanei
Eucalyptus piperita	Eucalyptus punctata	Eucalyptus viminalis
Eustrephus latifolius	Gahnia melanocarpa	Galium propinquum
Geitonoplesium cymosum	Geranium homeanum	Glycine tabacina
Gonocarpus tetragynus	Goodenia hederacea	Hardenbergia violacea
Helichrysum scorpioides	Hibbertia aspera	Hibbertia obtusifolia
Hypericum gramineum	Imperata cylindrica	Lagenifera stipitata
Leptospermum polygalifolium	Leucopogon lanceolata	Lomandra glauca
Lomandra longifolia	Lomatia myricoides	Marsdenia flavescens

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Melaleuca linariifolia	Melaleuca styphelioides	Microlaena stipoides
Oplismenus spp.	Pandorea pandorana	Parsonsia straminea
Phyllanthus hirtellus	Plantago debilis	Platylobium formosum
Poa labillardieri	Podolobium ilicifolium	Poranthera corymbosa
Poranthera microphylla	Pratia purpurascens	Pteridium esculentum
Rubus parvifolia	Scaevola ramosissima	Schoenus apogon
Stackhousia viminea	Veronica plebeia	Viola hederacea

(20) Riparian Granite Slopes Forest

This community is present in the headwaters of ephemeral streams that drain the granite upland of the Megalong Valley down to the Coxs River. The structure is generally an open-forest to woodland with a low, moist and herbaceous understorey in which *Stellaria flaccida* and *S. pungens* are prevalent. The small ferns, Asplenium flabellifolium, Cheilanthes sieberi and C. distans may be present with Blechnum nudum scattered along the watercourse. A moist grass layer can dominate the ground stratum and will often contain the herbs, Dichondra repens, Centella asiatica, the twiners **Desmodium varians** and **Glycine** species with various Senecio species scattered throughout. The canopy species include Eucalyptus viminalis (Ribbon Gum), E. tereticornis (Forest Red Gum) and Angophora floribunda (Rough-barked Apple) with an occasional subcanopy of *Allocasuarina* torulosa. A small number of rainforest species may be present, particularly along the watercourse or on the sheltered side of the slope. Examples include Rapanea howittiana, Ficus coronata and Trema aspera. This community can grade into Megalong Granite Dry Rainforest (see community (1C)).

This community is generally characterised by the occurrence of the following assemblage of native plant species. Other species also occur, and not all of the following species are present in

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Acacia falciformis Acaena Adiantum novae-zelandiae aethiopicum Allocasuarina Angophora Asplenium torulosa floribunda flabellifolium Blechnum nudum Bulbine bulbosa Bursaria longisepala Calochlaena dubia Carex appressa Carex longebrachiata Centella asiatica Cheilanthes distans Cheilanthes sieberi Clematis glycinoides Desmodium varians Dichondra repens Doodia aspera Echinopogon ovatus Entolasia marginata Eucalyptus Eucalyptus viminalis Eustrephus latifolius tereticornis Ficus coronata Geitonoplesium Geranium retrorsum cymosum Glycine tabacina Lomandra longifolia Hypericum gramineum Microlaena Pittosporum Oxalis perennans stipoides undulatum Rapanea howittiana Rubus parvifolius Pratia purpurascens Senecio linearifolius Smilax glyciphylla Senecio minimus Solanum cinereum Stellaria flaccida Stellaria pungens Stypandra glauca Swainsona Trema aspera galegifolia Urtica incisa Wahlenbergia Wahlenbergia communis stricta

every stand of the community, but the list is indicative of the range of species composition within this community type.

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(2P) Megalong Footslopes Forest

This community is found on the footslopes below the escarpments, extending towards the centre of the Megalong Valley until displaced by the vegetation on the granite batholith. Some intergradation of these communities occurs and the outer margin of the Shoalhaven Group supports a community often dominated by Eucalyptus sclerophylla (Hard-leafed Scribbly Gum). Several variants of the forest form are recognised, with structure ranging from open-forest/ woodland to open-forest and canopy species including E. eugenioides (Thin-leafed Stringybark), E. globoidea (White Stringybark) (and hybrids), E. punctata (Grey Ironbark), E. sclerophylla (Hard-leafed Scribbly Gum) and Angophora costata (Sydney Red Gum). At the interface with the adjoining forests that dominate the slopes below the cliffline, a taller variant occurs in which *E. cypellocarpa* (Monkey Gum) may be present. Such situations can be associated with the existence of *Melaleuca styphelioides-M. linariifolia* swamp forest.

This community is generally characterised by the occurrence of the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the range of species composition within this community type.

Acacia floribunda	Acacia terminalis	Angophora costata
Banksia spinulosa	Billardiera scandens	Boronia parvifolia
Bossiaea obcordata	Calytrix tetragona	Cheilanthes distans
Dianella revoluta	Dillwynia retorta	Entolasia stricta
Epacris microphylla	Eucalyptus cypellocarpa	Eucalyptus eugenioides
Eucalyptus globoidea	Eucalyptus punctata	Eucalyptus sclerophylla
Eucalyptus sieberi	Goodenia hederacea	Hakea salicifolia

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Hardenbergia violacea	Hibbertia aspera	Hibbertia rufa
Isopogon anemonifolius	Lagenifera stipitata	Lepidosperma viscidum
Leptospermum polygalifolium	Leptospermum trinervium	Leucopogon virgatus
Lissanthe sapida	Lomandra cylindrica	Lomandra longifolia
Lomandra obliqua	Mirbelia rubioides	Monotoca scoparia
Notelaea ovata	Persoonia laurina	Persoonia levis
Persoonia linearis	Phyllanthus hirtellus	Pimelea linifolia
Poa sieberiana	Pomax umbellata	Poranthera microphylla
Schoenus imberbis	Stylidium graminifolium	Viola hederacea

(2Q) Megalong Granite Forest/Woodland (Eucalyptus tereticornis-E. eugenioides)

Much of the undulating granite country supporting this community was cleared for agriculture in the nineteenth century. Fragmented remnants are found in the Coxs River valley at elevations between 250 metres and 850 metres on deep, well-drained sandy soils derived from carboniferous adamellite, granite and grandiorote. Much of the vegetation is now a "derived" woodland (*sensu* Keith and Benson, 1988) but was probably forest prior to modification by clearing, grazing, rabbits and an altered fire regime.

The most characteristic tree species are *Eucalyptus tereticornis* (Forest Red Gum) and *E. eugenioides* (Thin-leaved stringybark) together with *E. viminalis* (Ribbon Gum). *E. dalrympleana* subsp. *dalrympleana* (Mountain Gum) can be locally dominant, particularly on the higher elevations (which are often quite exposed). *E. bridgesiana, E. dives, E. rubida* and *E. camphora* are generally rare within this community and are not considered characteristic of it, however *Angophora floribunda* (Rough-barked Apple) is quite common and extends well beyond the lower slopes and

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watercourses. *E. macrorhyncha* subsp. *macrorhyncha* occurs mainly in the western areas of the granite vegetation but is occasionally a significant canopy component. *Acacia falciformis* can also be a locally significant canopy species and can be present in most variants of the granite communities. The less common eucalypts are generally associated with the complex ecotones on the eastern edges of the granite vegetation or with other very localised conditions.

The understorey of the Megalong Granite Forest/Woodland tends to be low and dominated by grasses, graminoids (particularly *Lomandraceae*) and herbs, in particular, *Astraceae*. Climbers such as *Desmodium*, *Glycine* and *Clematis* are often present. Shrubs are either relatively rare or else the shrub layer consists of a small number of common unpalatable species such as *Bursaria* species and *Lissanthe strigosa*. The understorey composition can vary greatly depending on the amount of exposure.

This community is generally characterised by the occurrence of the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the major diagnostic species.

Acacia falciformis	Acacia implexa	Acacia obtusifolia
Acacia parramattensis	Acaena novae- zelandiae	Adiantum aethiopicum
Ajuga australia	Angophora floribunda	Asplenium flebellifolium
Austrostipa pubescens	Blechnum cartilagineum	Brachycome angustifolia var. angustifolia
Bursaria spinosa	Carex appressa	Cassinia arcuata
Centella asiatica	Cheilanthes distans	Clematis aristata
Cymbopogon refractus	Desmodium varians	Dianella longifolia
Dianella revoluta	Dichelachne rara	Dichondra repens

Schedule 1 Amendment Doodia aspera Echinopogon Echinopogon ovatus caespitosus Entolasia stricta Epilobium Eucalyptus hirtigerum bridgesiana Eucalyptus Eucalyptus Eucalyptus dives camphora dalrympleana Eucalyptus Eucalyptus Eucalyptus punctata eugenioides macrorhyncha Eucalyptus Eucalyptus rubida Eucalyptus viminalis tereticornis Exocarpus strictus Galium propinquum Exocarpos cupressiformis Geitonoplesium Geranium Geranium retrorsum homeanum cymosum Glycine microphylla Geranium solanderi Glycine tabacina Helichrysum Gnaphalium sp. Gonocarpus scorpioides tetragynus Hydrocotyle Hypericum Imperata cylindrica geraniifolia gramineum Indigofera australis Lepidosperma Lepidosperma gunnii viscidum Leucopogon Leucopogon Libertia paniculata lanceolata virgatus Lissanthe strigose Lomandra glauca Lomandra gracilis Lomandra longifolia Lomandra Lomatia myricoides multiflora Lomatia silaifolia Luzu la flaccida Marsdenia rostrata Microlaena **Oplismenus** Pandorea stipoides imbecillis pandorana Pellaea falcata Persoonia linearis Plantago debilis

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Plantago gaudichaudii	Plectranthus parviflorus	Poa labillardieri
Poa sieberiana	Polystichum proliferum	Poranthera microphylla
Pratia purpurascens	Pteridium esculentum	Ranunculus lappaceus
Rapanea howittiana	Rubus parvifolius	Rumex brownii
Schoenus apogon	Senecio lautus ssp. dissectifolius	Senecio minimus
Sigesbeckia orientalis	Solanum cinereum	Stackhousia viminea
Stellaria flaccida	Stypandra glauca	Themeda australis
Urtica incisa	Veronica plebeia	Viola betonicifolia
Wahlon horaia stricta		

Wahlenbergia stricta

3 Low Open-forest

Melaleuca linariifolia Low Open-forest

Melaleuca linariifolia Low Open-forest is found on sandy alluvial soils along certain creeks in the lower Blue Mountains, in which the low paperbark tree, *M. linariifolia* (Snow-in-summer), dominates the vegetation. This creekline vegetation is associated with creeks on deep alluvial sand deposits, rather than the sandstone substrates more typical of Blue Mountains creeks. The typical vegetation structure is a narrow band of low open-forest or low closed-forest along the creek. Occasional emergent *Eucalyptus* or *Angophora* trees may be present above the *Melaleuca* canopy.

This community is generally characterised by the occurrence of *Melaleuca linariifolia* along with the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

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Acacia longifolia	Acacia rubida	Adiantum aethiopicum
Blechnum nudum	Blechnum wattsii	Callicoma serratifolia
Callistemon citrinus	Calochlaena dubia	Cyathea australi
Cyperus polystachyos	Eleocharis sphacelata	Entolasia margi
Entolasia stricta	Gahnia clarkei	Gleichenia dicar
Hydrocotyle peduncularis	Hypolepis muelleri	Imperata cylindi
Isolepis inundata	Juncus continuus	Juncus planifoli
Juncus usitatus	Kennedia rubicunda	Leptospermum polygalifolium
Melaleuca linariifolia	Microlaena stipoides	Pittosporum undulatum
Pteridium esculentum	Schoenus melanostachys	Typha orientalis

4 Woodlands

(4A) Eucalyptus mannifera subsp. gullickii Alluvial Woodlands

These woodlands are found on alluvial soils along certain creeks in the upper Blue Mountains, in which *Eucalyptus mannifera* subsp. gullickii (Brittle Gum) is the dominant tree species or co-dominant with *E. radiata* subsp. radiata (Narrow-leaved Peppermint). The association of the community with creekside alluvium is a critical feature in its definition, since *E. mannifera* subsp. gullickii and *E. radiata* subsp. radiata may also be common species in other communities in the upper Blue Mountains. The vegetation structure is woodland or open-forest. *E. mannifera* subsp. gullickii occurs in some sites as a sparse tree layer (an open-woodland) over swamp vegetation, but such stands are better classified within the Blue Mountains swamp communities rather than as *E. mannifera* subsp. gullickii Alluvial Woodland.

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Two forms of *Eucalyptus mannifera* subsp. *gullickii* Alluvial Woodland may be distinguished. At higher altitudes (Mount Victoria-Blackheath), *E. mannifera* subsp. *gullickii* is the main tree species and the community is termed *E. mannifera* subsp. *gullickii* woodland. At slightly lower altitudes (Katoomba-Leura), *E. mannifera* subsp. *gullickii* and *E. radiata* subsp. *radiata* are co-dominant and the community is termed *E. mannifera* subsp. *radiata* Subsp. *radiata*

This community is generally characterised by the occurrence of *Eucalyptus mannifera* subsp. *gullickii* along with the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia dealbata	Acacia melanoxylon	Acacia terminalis
Baeckea linifolia	Banksia cunninghamii	Banksia spinulosa
Blechnum nudum	Boronia microphylla	Caustis flexuosa
Chionochloa pallida	Dampiera stricta	Deyeuxia parviseta
Dillwynia retorta	Empodisma minus	Entolasia stricta
Epacris spp.	Eucalyptus blaxlandii	Eucalyptus mannifera subsp. gullickii
<i>Eucalyptus radiata</i> subsp. <i>radiata</i>	Gahnia sieberiana	Gleichenia dicarpa
Gonocarpus teucrioides	Grevillea acanthifolia	Hakea dactyloides
Helichrysum scorpioides	Hibbertia serpyllifolia	Lepidosperma laterale
Leptospermum continentale	Leptospermum grandifolium	Leptospermum juniperinum

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	Leptospermum polygalifolium	Leptospermum trinervium	Lepyrodia scariosa
	Leucopogon lanceolatus	Lomandra filiformis	Lomandra longifolia
	Microlaena stipoides	Mirbelia platylobioides	Olearia erubescens
	Persoonia myrtilloides	Pimelea linifolia	Poa sieberiana
	Polyscias sambucifolia	Pteridium esculentum	Stipa pubescens
	Stipa rudis	Styphelia tubiflora	Tetrarrhena turfosa

(4B) Eucalyptus sclerophylla Bench Woodland

Eucalyptus sclerophylla Bench Woodlands occur on dry sandy alluvial benches along certain creek systems in the lower Blue Mountains. This community may also occur on higher benches on a mix of alluvial and colluvial soils. E. sclerophylla (Hard-leaved Scribbly Gum) is the dominant tree species sometimes co-dominant with Angophora bakeri (Narrow-leaved Apple). The typical vegetation structure is woodland, although this may vary depending on site conditions and history. The association between this community and alluvial or colluvial soils is a critical feature in its definition, since E. sclerophylla is also the dominant tree species in another, more common vegetation community, with a different understorey, that occurs on northern and western aspects on sandstone geology in the middle and upper Blue Mountains. The *E. sclerophylla* trees in the latter community tend to be smaller than those in the E. sclerophylla Bench Woodland.

This community is generally characterised by the occurrence of *Eucalyptus sclerophylla* along with the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acacia brownii Acacia rubida

Acacia ulicifolia

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Angophora bakeri	Aristida benthami	Aristida vagans
Baeckea virgata	Banksia oblongifolia	Banksia serrata
Banksia spinulosa	Bossiaea heterophylla	Bossiaea obcordata
Bossiaea rhombifolia	Cassytha glabella	Cassytha pubescens
Caustis flexuosa	Conospermum longifolium	Corymbia eximia
Corymbia gummifera	Cyathochaeta diandra	Dampiera stricta
Daviesia corymbose	Dillwynia floribunda	Entolasia stricta
Epacris pulchella	Eriostemon hispidulus	Eucalyptus notabilis
Eucalyptus piperita	Eucalyptus sclerophylla	Eucalyptus sparsifolia
Grevillea buxifolia	Grevillea mucronulata	Hakea dactyloides
Hakea sericea	Hovea linearis	Imperata cylindrica
Isopogon anemonifolius	Lambertia formosa	Lepidosperma laterale
Leptospermum arachnoides	Leptospermum parvifolium	Leptospermum polygalifolium
Leptospermum trinervium	Lepyrodia scariosa	Lomandra brevis
Lomandra filiformis	Lomandra glauca	Lomandra longifolia
Lomandra obliqua	Melaleuca linariifolia	Melaleuca thymifolia
Mirbelia rubiifolia	Monotoca scoparia	Panicum simile
Persoonia hirsuta	Persoonia laurina	Persoonia oblongata

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	Petrophile pulchella	Phyllota phylicoides	Pimelea linifolia
	Platysace linearifolia	Pteridium esculentum	Ptilothrix deusta
	Schoenus villosus	Stipa pubescens	Stylidium graminifolium

Themeda australis Xanthorrhoea media

(4C) Kowmung Wilderness Complex

This Complex includes open-forest, open-forest/woodland and woodland communities. It has been included in the Woodland section because most of the vegetation is of a woodland structure.

Most of this Complex occurs in Kanangra-Boyd National Park with some areas in Blue Mountains National Park. A relatively small area occurs outside these reserves in the far south of the Megalong Valley. Small areas of dry rainforest and riparian complex are present within the Kowmung Wilderness Complex.

Indicative canopy species include *Eucalyptus crebra* (Narrow-leafed Ironbark), *E. tereticornis* (Forest Red Gum), *E. punctata* (Grey Gum), *E. viminalis* (Ribbon Gum), *E. melliodora* (Yellow Box), *E. eugenioides* (Thin-leafed Stringybark) and *Angophora floribunda* (Sydney Red Gum). The understorey can be very open and grassy/herbaceous or can sometimes have a relatively well developed shrub layer in which *Bursaria* species can be prevalent. Small twiners and *Cheilanthes* species (Poison Rock Ferns) can be characteristic of the ground stratum as can numerous *Senecio* species and other daisies.

This community is generally characterised by the occurrence of the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition.

Acacia clunies-rossiae Acacia falciformis

Acacia implexa

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Acacia parramattensis	Adiantum aethiopicum	Agrostis avenaceus
Angophora floribunda	Brachychiton populneus	Brachycome multifida
Breynia oblongifolia	Bursaria spinosa	Calotis hispidula
Carex appressa	Carex gaudichaudiana	Cayratia clematidea
Cheilanthes distans	Cheilanthes sieberi	Choretrum candollei
Clematis aristata	Clerodendrum tomentosum	Commelina cyanea
Crassula sieberiana	Desmodium brachypodum	Desmodium varians
Dianella laevis	Dianella revoluta	Dichelachne sp.
Dichondra repens	Echinopogon ovatus	Einadia sp.
Entolasia stricta	Eucalyptus crebra	Eucalyptus eugenioides
Eucalyptus fibrosa	Eucalyptus punctata	Eucalyptus tereticornis
Gahnia aspera	Gastrodia sesamoides	Geitonoplesium cymosum
Geranium homeanum	Glycine clandestina	Glycine tabacina
Gnaphalium involucratum	Gonocarpus teucrioides	Goodenia hederacea
Hardenbergia violacea	Helichrysum adnatum	Hypericum gramineum
Leucopogon lanceolata	Lissanthe sapida	Lissanthe strigosa
Lomandra glauca	Lomandra longifolia	Lomandra multiflora

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Luzula flaccida	Microlaena stipoides	Notelaea longifolia
Notodanthonia sp.	Olearia viscidula	Opercularia hispida
Oplismenus imbecillis	Oxalis perennans	Pellaea falcata
Persoonia linearis	Plantago debilis	Plectranthus parvifolius
Poa sieberiana	Podolobium ilicifolium	Pomax umbellata
Pratia purpurascens	Pteridium esculentum	Rubus parvifolius
Schoenus apogon	Senecio diaschides	Senecio lautus
Senecio quadridentatus	Sigesbeckia orientalis	Solanum cinereum
Stackhousia viminea	Stellaria flaccida	Stephania japonica
Stypandra glauca	Themeda australis	Trema aspera
Urtica incisa	Veronica plebeia	Viola betonicifolia
Wahlenbergia gracilis	Wahlenbergia stricta	

(4D) Redgum Swamp Woodland (Eucalyptus tereticornis)

This community is dominated by *Eucalyptus tereticornis* (Forest Redgum) and is known only from a small example between Megalong Creek and Nellies Glen Road in the central eastern Megalong Valley. This site is associated with a swamp ephemeral drainage line that generally defines the ecotone between the vegetation on the lower Shoalhaven Group of sediments and that on the Carboniferous Granite, which dominates the Megalong Valley. Adjoining communities include an example of Coxs River Swamp, the so-called Megalong Forest of Keith and Benson (1988) and the Megalong Granite Forest and woodland. The understorey has been modified by grazing and was probably cleared in the past to facilitate this use.

Amendment

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The understorey has been modified by grazing and was probably cleared in the past to facilitate this use. *Leptospermum* species are dominant along the drainage line and in the more swampy sections which lack open water. Drier areas are dominated by grasses with little or no shrub layer and a relatively sparse tree canopy. This community is threatened by small size, grazing, weed invasion, rabbits and recreational vehicle use.

Redgum swamp woodland is broadly characterised by the following assemblage of diagnostic plant species. Other species may also occur, and not all of the following species are present in every stand of the community.

Acacia floribunda	Agrostis avenaceus	<i>Callistemon</i> sp. nov. Megalong Valley
Carex inversa	Centella asiatica	Dichelachne sp.
Dichondra repens	Eucalyptus tereticornis	Grevillea acanthifolia
Hydrocotyle laxiflora	Hypericum gramineum	Juncus sp.
Juncus usitatus	Leptospermum juniperinum	Leptospermum obovatum
Leptospermum polygalifolium	Lomandra longifolia	Melaleuca linariifolia
Microlaena stipoides	Notodanthonia sp.	Pratia purpurascens
Schoenus apogon	Stackhousia viminea	

5 Heath/scrub/sedgeland/fernland

(5A) Blue Mountains Heath and Scrub

Blue Mountains Heath and Scrub consists of a well-developed shrub layer, with no tree layer or only a sparse layer of scattered low trees, sometimes with a mallee habit (low, multi-stemmed shrub eucalypts). It occurs primarily in exposed sites with very shallow soils on Narrabeen Group and Hawkesbury Sandstone geology. Typical situations are cliff

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tops and high, rocky ridges, especially on the westerly aspect and with skeletal soils. The vegetation structure is typically an open-heath, less often a closed-heath, and may be interspersed with patches of open-scrub or closed-scrub formed by stands of mallees or *Leptospermum* species. It is also typically interspersed with areas of bare rock. It can occur on the fringes of or within so-called hanging swamps and in such situations it can also intergrade with vegetation of the Riparian Complex. There is also considerable intergradation between forms of woodland to open-woodland with a *Eucalyptus sclerophylla* canopy with Blue Mountains Heath and Scrub forming the understorey in such communities.

Blue Mountains Heath and Scrub has a mixed and variable species composition. Common shrub species include Allocasuarina distyla, A. nana, Banksia ericifolia, Epacris microphylla, Eucalyptus stricta, Hakea laevipes, H. teretifolia, Kunzea capitata, Leptospermum trinervium and Petrophile pulchella. Common herb and sedge species include Actinotus minor, Platysace linifolia, Lepidosperma filiforme, L. viscidum, Lepyrodia scariosa, Ptilothrix deusta and Schoenus villosus.

Two forms of Blue Mountains heath have been distinguished (Keith and Benson 1988, Smith and Smith 1995 a–e): montane heath above about 850–900 metres elevation and lower Blue Mountains heath below this level. The two forms intergrade between Wentworth Falls and Katoomba. Montane heath is characterised by the presence of high altitude species such as *Allocasuarina nana*, *Darwinia taxifolia* and *Phyllota squarrosa*, while lower Blue Mountains heath is characterised by the presence of low altitude species such as *Allocasuarina distyla*, *Darwinia fascicularis* and *Phyllota phylicoides*. However, most of the more common heath plants occur across the full altitudinal range.

It is also possible to distinguish two forms of lower Blue Mountains heath: a Hawkesbury Sandstone form at lower altitudes (chiefly in the Faulconbridge to Woodford area), and a Narrabeen Sandstone form at intermediate altitudes (Hazelbrook to Wentworth Falls). The Hawkesbury Sandstone

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form is characterised by species such as *Acacia oxycedrus*, *Baeckea brevifolia* and *Eucalyptus burgessiana* that are absent from heath on Narrabeen Sandstone.

In the prolonged absence of fires, the heath shrubs grow taller and thicker, transforming the vegetation from an open-heath to a closed-scrub, especially in relatively moist and sheltered sites. These communities may be floristically similar to the closedheaths described above but are structurally unique. Shrubs including *Banksia ericifolia*, *B. serrata*, *B. spinulosa*, *Hakea laevipes*, *H. teretifolia* and a range of *Leptospermum* species may all attain heights of up to 8 metres over a generally grassy, herbaceous understorey. In locally moist areas, the fern *Gleichenia dicarpa* may become common in the ground stratum.

In the Megalong Valley, forms of heath occur which are floristically and geologically distinct from those others within the scope of the Blue Mountains Heath description. The majority of Megalong Valley Heath is associated with the Shoalhaven Group of sediments with a rare exception associated with the Carboniferous Granite. Dominant species of the heath include *Leptospermum trinervium*, *L. polygalifolium*, *L. juniperinum*, *Isopogon anemonifolius*, *Hakea salicifolia*, *H. sericea* and *Banksia spinulosa* while the locally uncommon shrub *Mirbelia pungens* may also be present.

Only one example is known of heath occurring on granite within the Megalong Valley, however other examples are likely to occur outside the City, west of the Coxs River. This example is dominated by a relatively low-growing shrubby *Acacia* which has not been able to be identified but is apparently related to *Acacia floribunda*.

Considered as a whole, Blue Mountains Heath and Scrub is characterised by the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of heath, but the list is indicative of the species composition of the vegetation.

Acacia baueri Acacia floribunda Acacia oxycedrus

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Blue Mountains Local Environmental Plan 1991 (Amendment No 31)

Acacia suaveolens	Actinotus helianthi	Actinotus minor
Allocasuarina distyla	Allocasuarina nana	Angophora floribunda
Anisopogon avenaceus	Austrostipa pubescens	Baeckea brevifolia
Baeckea densifolia	Baeckea ramosissima	Banksia ericifolia
Banksia serrata	Banksia spinulosa	Bossiaea heterophylla
Bulbine semibarbata	Bursaria spinosa	Callistemon citrinus
Calytrix tetragona	Cassytha glabella	Caustis flexuosa
Cheilanthes sieberi	Chionochloa pallida	Correa reflexa
Corymbia gummifera	Cyathochaeta diandra	Dampiera purpurea
Dampiera stricta	Danthonia tenuior	Darwinia fascicularis
Daviesia corymbosa	Dianella caerulea	Dichelachne rara
Dillwynia floribunda	Dillwynia retorta	Diuris sulphurea
Dodonaea boroniifolia	Entolasia stricta	Epacris microphylla
Epacris obtusifolia	Epacris pulchella	Eriostemon obovalis
Eucalyptus apiculata	Eucalyptus burgessiana	Eucalyptus dalrympleana
Eucalyptus gregsoniana	Eucalyptus ligustrina	Eucalyptus mannifera subsp. gullickii
Eucalyptus moorei	Eucalyptus multicaulis	Eucalyptus rubida

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Eucalyptus sparsifolia	Eucalyptus stricta	Gahnia aspera
Galium propinquum	Gleichenia dicarpa	Gonocarpus teucrioides
Goodenia bellidifolia	Goodenia hederacea	Grevillea arenaria
Hakea dactyloides	Hakea laevipes	Hakea propinqua
Hakea salicifolia	Hakea sericea	Hakea teretifolia
Helichrysum scorpioides	Hemigenia purpurea	Hypericum gramineum
Isopogon anemonifolius	Kunzea capitata	Lambertia formosa
Leionema lachnaeoides	Lepidosperma filiforme	Lepidosperma urophorum
Lepidosperma viscidum	Leptocarpus tenax	Leptospermum arachnoides
Leptospermum continentale	Leptospermum juniperinum	Leptospermum parvifolium
Leptospermum petraeum	Leptospermum polygalifolium	Leptospermum trinervium
Lepyrodia scariosa	Leucopogon esquamatus	Leucopogon microphyllus
Lindsaea linearis	Lomandra glauca	Lomandra longifolia
Lomandra multiflora	Micromyrtus ciliata	Mirbelia baueri
Mirbelia pungens	Mirbelia rubiifolia	Mitrasacme polymorpha
Monotoca ledifolia	Monotoca scoparia	Patersonia sericea
Petrophile pulchella	Phyllota phylicoides	Phyllota squarrosa

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Platysace lanceolata	Platysace linearifolia	Pseudanthus divaricatissimus
Ptilothrix deusta	Pultenaea elliptica	Restio fastigiatus
Schoenus apogon	Schoenus ericetorum	Schoenus imberbis
Schoenus villosus	Stipa pubescens	Stylidium lineare
Thelionema caespitosum	Themeda australis	Tricoryne elatior
Velleia perfoliata	Woollsia pungens	

(5B) Blue Mountains Swamps

A range of swamps occurs within the City. Swamp vegetation develops on poorly drained sites where the soil is waterlogged for prolonged periods. Several variants are recognised and are described below.

In the City, swamps occur, not only in low-lying sites on valley floors ('valley swamps'), but also in the headwaters of creeks and on steep hillsides ('hanging swamps'). Some swamps represent a combination of valley swamp and hanging swamp. The upper boundary of the swamp is often clearly defined by the outcropping of a layer of claystone. Groundwater seeps along the top of the impermeable claystone layer, reaching the surface where the claystone protrudes, thus forming a swamp on the hillside below. Other swamps receive their water supply from feeder streams rather than groundwater, or from a combination of the two.

Blue Mountains Swamps vary greatly in their structure and plant species composition, ranging from closed-sedgeland or closed-fernland to open-heath or closed-heath, sometimes open-scrub or closed-scrub. The shrub-dominated swamps are similar in vegetation structure to some of the forms of Blue Mountains Heath and Scrub, but they differ in species composition and ecological function, and are more appropriately classified with the sedge and fern-dominated

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swamps. However, in many instances the botanical boundary between Blue Mountains Swamp and Blue Mountains Heath and Scrub communities is unclear or can only be defined at a small scale as the two vegetation types can intergrade extensively.

Common shrubs in the Blue Mountains Swamps that occur on the sandstone plateaux include Acacia ptychoclada, Baeckea linifolia, Banksia ericifolia, Callistemon citrinus, Epacris obtusifolia, Grevillea acanthifolia, Hakea teretifolia, Leptospermum grandifolium, L. juniperinum and L. polygalifolium. Common sedges include Empodisma minus, Gymnoschoenus sphaerocephalus, Lepidosperma limicola and Xyris ustulata. The main fern species is Gleichenia dicarpa. The swamps of the plateaux include communities described by Keith and Benson (1988) and Benson and Keith (1990) as Blue Mountains Sedge Swamps and Newnes Plateau Shrub Swamps.

The Kurrajong Fault Swamps are valley swamps that occur in the lower Blue Mountains on sandy alluvial deposits associated with the Kurrajong Fault. Common shrubs are *Acacia rubida*, *Callicoma serratifolia*, *Callistemon citrinus*, *Leptospermum juniperinum* and *Melaleuca linariifolia*. Common species in the understorey are *Baumea rubiginosa*, *Gahnia clarkei*, *Gleichenia dicarpa* and *Schoenus melanostachys*.

The Coxs River Swamps are another variant encompassed by this community. These swamps occur on the clayey organic sediments derived from the Illawarra Coal Measures where creeks drain at the base of the escarpment. They support a simple flora dominated by *Leptospermum obovatum*, *L. juniperinum* and *Grevillea acanthifolia* with a dense ground cover of *Carex* and *Juncus* species.

The Megalong Swamps occur under much the same circumstances as the Coxs River Swamps but differ considerably in both structure and floristics. The Coxs River Swamps tend to occur as scrub, open-scrub and low open-scrub to wet heath with a prominent sedge layer, while the Megalong Swamps are closed to tall closed-scrub dominated by *Leptospermum juniperinum* and *L. polygalifolium* with an undescribed shrub *Melaleuca* sp. Megalong Valley, *C. citrinus*

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and infrequent emergents of *Eucalyptus camphora* and *Melaleuca linariifolia*.

Blue Mountains Swamps are characterised by the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every swamp, but the list is indicative of the species composition of the vegetation.

Acacia ptychoclada	Acacia rubida	Actinotus minor
Almaleea incurvata	Baeckea linifolia	Banksia ericifolia
Banksia oblongifolia	Bauera rubioides	Baumea rubiginosa
Blandfordia cunninghamii	Blechnum cartilagineum	Blechnum nudum
Burnettia cuneata	Callicoma serratifolia	Callistemon citrinus
Carex spp.	Celmisia longifolia	Dampiera stricta
Dillwynia floribunda	Drosera binata	Drosera spatulata
Empodisma minus	Epacris microphylla	Epacris obtusifolia
Epacris paludosa	Eucalyptus camphora	Eucalyptus copulans
Eucalyptus mannifera subsp. gullickii	Eucalyptus moorei	Gahnia clarkei
Gahnia sieberiana	Gleichenia dicarpa	Gleichenia microphylla
Gonocarpus micranthus	Goodenia bellidifolia	Grevillea acanthifolia
Gymnoschoenus sphaerocephalus	Hakea dactyloides	Hakea teretifolia
Hibbertia cistiflora	Isopogon anemonifolius	Juncus spp.

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Kunzea capitata	Lepidosperma filiforme	Lepidosperma forsythii
Lepidosperma limicola	Leptocarpus tenax	Leptospermum continentale
Leptospermum grandifolium	Leptospermum juniperinum	Leptospermum obovatum
Leptospermum polygalifolium	Leptospermum squarrosum	Lepyrodia scariosa
Leucopogon esquamatus	Lindsaea linearis	Melaleuca linariifolia
Melaleuca sp. Megalong Valley	Mirbelia rubiifolia	Notochloe microdon
Olearia quercifolia	Patersonia sericea	Petrophile pulchella
Pimelea linifolia	Ptilothrix deusta	Pultenaea divaricata
Schoenus brevifolius	Schoenus melanostachys	Schoenus villosus
Selaginella uliginosa	Sprengelia incarnata	Symphionema montanum
Tetrarrhena juncea	Tetrarrhena turfosa	Xanthosia dissecta
Xyris juncea	Xyris ustulata	

(5C) Pagoda Rock Complex

Within the City, this community occurs only in the far northwest near Bell. It occurs primarily outside the City on the Newnes Plateau where it is exemplified in Gardens of Stone National Park.

Benson and Keith (1990) list three structural divisions within this Complex: open-heath of *Allocasuarina nana*, *Leptospermum arachnoides*, *Lepidosperma viscidum*, *Platysace lanceolata* and *Banksia ericifolia*; open-mallee scrub of *Eucalyptus laophila* which is not known from the City of Blue Mountains; and woodland of *E. sieberi* (Silvertop Ash), *E. piperita* (Sydney Peppermint) and *E. oblonga* (Sandstone Stringybark). This mosaic of communities

intergrades with the higher altitude variant of Blue Mountains Heath.

The following species typically occur within this complex. Other species may also occur, and not all of the following species are present in every stand of the community.

Acacia dorothea	Acacia terminalis	Allocasuarina distyla
Allocasuarina nana	Banksia ericifolia	Boronia microphylla
Daviesia latifolia	Dillwynia retorta	Eucalyptus piperita
Eucalyptus sclerophylla	Eucalyptus sieberi	Eucalyptus sparsifolia
Hakea dactyloides	Lepidosperma viscidum	Leptospermum arachnoides

Platysace lanceolata

(5D) Lagoon Vegetation (Glenbrook Lagoon)

Lagoon Vegetation (Glenbrook Lagoon) is the wetland vegetation associated with Glenbrook Lagoon. This waterbody is the only naturally occurring upland lagoon in the City, although wetland vegetation has also developed around artificially created water bodies such as Wentworth Falls Lake and Woodford Lake. Glenbrook Lagoon consists of an area of open water with submerged aquatic vegetation, surrounded by extensive reedbeds dominated by the large sedges *Lepironia articulata* and *Eleocharis sphacelata*. Fringing the reedbeds is a narrow band of low paperbark trees *Melaleuca linariifolia*.

Native wetland plants recorded at Glenbrook Lagoon include the following species. Other species are also likely to be present.

Acacia rubida	Agrostis avenacea	Baumea articulata
Callistemon citrinus	Callistemon linearis	Centella asiatica
Cynodon dactylon	Eleocharis sphacelata	Epilobium billardierianum

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Gratiola pedunculata	Gratiola peruviana	Hydrocotyle peduncularis
Isachne globosa	Juncus holoschoenus	Juncus usitatus
Lepidosperma longitudinale	Lepironia articulata	Leptospermum polygalifolium
Ludwigia peploides	Melaleuca linariifolia	Melaleuca thymifolia
Myriophyllum variifolium	Nymphoides geminata	Paspalum distichum
Persicaria decipiens	Persicaria strigosa	Philydrum lanuginosum
Phragmites australis	Rumex brownii	Schoenoplectus validus
Typha domingensis	Typha orientalis	Vallisneria gigantea

Viminaria juncea

6 Blue Mountains Riparian complex

Blue Mountains Riparian Complex refers to the narrow bands of vegetation found along perennial and non-perennial watercourses in the Blue Mountains. It applies to those sections of the creek where there are distinct differences between the creekside vegetation and the adjacent vegetation further from the creek. Riparian (creekline) vegetation can be diverse and variable in structure and composition. It typically consists of species that are restricted to the immediate creekside environment plus other species from the adjacent vegetation communities. Common shrubs and low trees characteristic of riparian vegetation in the Blue Mountains include Acacia rubida, Baeckea linifolia, Bauera rubioides, Callicoma serratifolia, Callistemon citrinus, Leptospermum polygalifolium, Lomatia myricoides, Tristania neriifolia and Tristaniopsis laurina. Ferns tend to be a major component of the riparian vegetation, and include Blechnum nudum, Calochlaena dubia, Gleichenia microphylla, Sticherus

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flabellatus and *Todea barbara*. Common sedges and rushes include *Gahnia sieberiana*, *Juncus planifolius* and *Schoenus melanostachys*. Pockets of rainforest, swamp and moist cliffline (waterfall) vegetation are often present along the creeks and add to the floristic diversity of the riparian vegetation.

Blue Mountains Riparian Complex is characterised by the following assemblage of native plant species. Other species also occur, and not all of the following species are present along every creek, but the list is indicative of the species composition of the vegetation. The list does not include *Eucalyptus* species. Although a variety of eucalypts may occur along the creeks, they generally reflect the composition of the adjacent vegetation community rather than the riparian vegetation itself.

Acacia elata	Acacia linifolia	Acacia longifolia
Acacia obtusifolia	Adiantum aethiopicum	Austromyrtus tenuifolia
Backhousia myrtifolia	Baeckea linifolia	Bauera rubioides
Blechnum ambiguum	Blechnum cartilagineum	Blechnum nudum
Blechnum patersonii	Blechnum wattsii	Boronia fraseri
Bossiaea lenticularis	Callicoma serratifolia	Callistemon citrinus
Calochlaena dubia	Centella asiatica	Ceratopetalum apetalum
Cissus hypoglauca	Dodonaea multijuga	Drosera spathulata
Entolasia marginata	Entolasia stricta	Eriostemon myoporoides
Gahnia clarkei	Gahnia sieberiana	Gleichenia dicarpa
Gleichenia microphylla	Gonocarpus teucrioides	Grevillea longifolia

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Grevillea sericea	Hibbertia saligna	Imperata cylindrica
Juncus planifolius	Leptospermum marginatum	Leptospermum polygalifolium
Lepyrodia scariosa	Lomandra fluviatilis	Morinda jasminoides
Notelaea longifolia	Persoonia mollis	Phebalium squamulosum
Pteridium esculentum	Schoenus melanostachys	Smilax glyciphylla
Sticherus flabellatus	Sticherus lobatus	Syncarpia glomulifera
Todea barbara	Triglochin procera	Tristania neriifolia
Tristanionsis laurina		

Tristaniopsis laurina

7 Blue Mountains Escarpment Complex

Blue Mountains Escarpment Complex refers to the distinctive vegetation communities associated with moist, sheltered rock faces, the escarpments and other extensive outcroppings of sandstones in the Blue Mountains. The habitat of this vegetation varies from rock crevices, ledges, caves and the talus at cliff bases through to isolated rock outcrops. The vegetation consists of a diverse mixture of moist cliffline vegetation, heath, swamp, rainforest, mallee and forest communities that can vary on a very small scale.

Species found in the moist sites include Alania endlicheri, Baeckea linifolia, Blechnum ambiguum, B. wattsii, Callicoma serratifolia, Dracophyllum secundum, Drosera binata, Epacris reclinata, Gleichenia microphylla, G. rupestris, Leptospermum rupicola, Sprengelia monticola and Todea barbara. Where a tree canopy is present, it can contain elements of various communities but Eucalyptus oreades (Blue Mountain Ash) is by far the most common. E. piperita (Sydney Peppermint), E. sieberi (Silvertop Ash) and a range of mallees, particularly the common E. stricta (Mallee Ash), can also be locally prevalent.

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Blue Mountains Escarpment Complex is characterised by the following assemblage of native plant species. Other species also occur, and not all of the following species are present in every stand of the community, but the list is indicative of the species composition of the vegetation.

Acrophyllum australe	Adenochilus nortonii	Alania endlicheri
Baeckea linifolia	Bauera rubioides	Blechnum ambiguum
Blechnum gregsonii	Blechnum wattsii	Bossiaea lenticularis
Callicoma serratifolia	Dracophyllum secundum	Drosera binata
Empodisma minus	Entolasia marginata	Epacris coriacea
Epacris crassifolia	Epacris hamiltonii	Epacris muelleri
Epacris reclinata	Eucalyptus oreades	Eucalyptus piperita
Eucalyptus stricta	Euphrasia bowdeniae	Gahnia sieberiana
Gleichenia dicarpa	Gleichenia microphylla	Gleichenia rupestris
Goodenia decurrens	Goodenia rostrivalvis	Grammitis billardieri
Isopogon fletcheri	Lepidosperma evansianum	Leptopteris fraseri
Leptospermum polygalifolium	Leptospermum rupicola	Lepyrodia scariosa
Lindsaea microphylla	Lomandra montana	Lycopodium laterale
Melaleuca squamea	Microstrobos fitzgeraldii	Pterostylis pulchella
Rimacola elliptica	Rupicola apiculata	Rupicola sprengelioides

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Scaevola hookeri	Schoenus melanostachys	Smilax glyciphylla
Sprengelia monticola	Sticherus flabellatus	Sticherus lobatus
Sticherus tener	Stylidium productum	Todea barbara

8 References

Benson, D.H. and Keith, D.A. (1990) The natural vegetation of the Wallerawang 1:100,000 map sheet. *Cunninghamia*, 2 (2): 305–336.

Douglas, S.M. (2001) *Native vegetation of Areas 1 to 5 in Blue Mountains City local government area*. Ecological Surveys and Planning P/L. Hornsby.

Keith, D.A. and Benson, D.H. (1988). The natural vegetation of the Katoomba 1:100 000 map sheet. *Cunninghamia*, 2: 107–44.

King, D.P. (1994). *Soil landscapes of the Katoomba 1:100,000 sheet.* Department of Conservation and Land Management, Sydney.

Smith, P. and Smith, J. (1995a). Flora and Fauna Study for Blue Mountains Environmental Management Plan—Study Area 1: Bell to Medlow Bath. P & J Smith Ecological Consultants, Blaxland.

Smith, P. and Smith, J. (1995b). Flora and Fauna Study for Blue Mountains Environmental Management Plan—Study Area 2: Katoomba to Wentworth Falls. P & J Smith Ecological Consultants, Blaxland.

Smith, P. and Smith, J. (1995c). Flora and Fauna Study for Blue Mountains Environmental Management Plan—Study Area 3: Bullaburra to Linden. P & J Smith Ecological Consultants, Blaxland.

Smith, P. and Smith, J. (1995d). Flora and Fauna Study for Blue Mountains Environmental Management Plan—Study Area 4: Faulconbridge to Hawkesbury Heights. P & J Smith Ecological Consultants, Blaxland.

Schedule 1

Amendment

Smith, P. and Smith, J. (1995e). Flora and Fauna Study for Blue Mountains Environmental Management Plan—Study Area 5: Warrimoo to Lapstone. P & J Smith Ecological Consultants, Blaxland.

Smith, P. and Smith, J. (1998). Sensitive Vegetation Units in the City of the Blue Mountains. Unpublished report to Blue Mountains Conservation Society, Residents Against Improper Development, Coalition of Residents for the Environment, Springwood-Winmalee Action Group, Peter Dodd and Lyndal Sullivan. P & J Smith Ecological Consultants.

Specht, R.L., Roe, E.M. and Boughton, V.H. (1974). Conservation of Major Plant Communities in Australia and Papua New Guinea. *Aust. J. Bot.* Supp. Series, No 7. CSIRO Editorial and Publishing Unit, Melbourne.



Byron Local Environmental Plan 1988 (Amendment No 121)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G97/00090/PC)

FRANK SARTOR, M.P., Minister for Planning

e06-139-09.p01

Clause 1 Byron Local Environmental Plan 1988 (Amendment No 121)

Byron Local Environmental Plan 1988 (Amendment No 121)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Byron Local Environmental Plan 1988 (Amendment No 121).

2 Aims of plan

This plan aims:

- (a) to allow, with the consent of Byron Council, the subdivision of the land to which this plan applies into rural residential lots and common property, and
- (b) to allow, with the consent of the Council, the erection of dwellings on the rural residential lots and common buildings and facilities on the common property.

3 Land to which plan applies

This plan applies to land within the local government area of Byron, being Lot 4, DP 608468, Old Bangalow Road, Byron Bay.

4 Amendment of Byron Local Environmental Plan 1988

Byron Local Environmental Plan 1988 is amended as set out in Schedule 1.

Byron Local Environmental Plan 1988 (Amendment No 121)

Amendment

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Schedule 1 Amendment

(Clause 4)

Schedule 8 Land referred to in clause 29

Insert after item 49 in the Schedule:

- 50 Lot 4, DP 608468, Old Bangalow Road, Byron Bay, for the purpose of a rural community title (town catchment) settlement that complies with the provisions of section 6.2 of the *Byron Rural Settlement Strategy 1998* adopted by the council, as in force at the commencement of *Byron Local Environmental Plan 1988 (Amendment No 121)*, but only if:
 - (a) the council is satisfied that:
 - (i) the land is to be subdivided under the *Community Land Development Act 1989* to create a neighbourhood scheme under which a maximum of 13 neighbourhood lots and one lot that is neighbourhood property are created, and
 - the neighbourhood lots are to be developed for rural residential purposes, and no more than one dwelling is to be erected on each of the neighbourhood lots, and
 - (iii) the neighbourhood property is to be developed for the purpose of environmental repair and ancillary utilities or community facilities, and
 - (iv) no part of the neighbourhood property is to be developed (including by further subdivision) for the purpose of holiday cabins or rural tourist facilities, and
 - (v) development of the land is in accordance with a neighbourhood management statement that includes provision for environmental management and enhancement, and
 - (b) an application for development consent pursuant to this item is made to the council within the period of 5 years immediately after the commencement of *Byron Local Environmental Plan 1988* (Amendment No 121).



New South Wales

Griffith Local Environmental Plan 2002 (Amendment No 4)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (QUE0000304/PC)

FRANK SARTOR, M.P., Minister for Planning

e06-125-09.p01

Clause 1 Griffith Local Environmental Plan 2002 (Amendment No 4)

Griffith Local Environmental Plan 2002 (Amendment No 4)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Griffith Local Environmental Plan 2002 (Amendment No 4).

2 Aims of plan

This plan aims to rezone the land to which this plan applies from Zone 6 (a) Open Space to Zone 3 (b) Highway Service Business under *Griffith Local Environmental Plan 2002*.

3 Land to which plan applies

This plan applies to land in the City of Griffith, being part of Lot 2240, DP 821566, Parish of Jondaryan, County of Cooper, Griffith, as shown edged heavy black and lettered "3 (b)" on the map marked "Griffith Local Environmental Plan 2002 (Amendment No 4)" deposited in the office of Griffith City Council.

4 Amendment of Griffith Local Environmental Plan 2002

Griffith Local Environmental Plan 2002 is amended by inserting in appropriate order in Part 2 of Schedule 1 the following words:

Griffith Local Environmental Plan 2002 (Amendment No 4)



New South Wales

Ku-ring-gai Local Environmental Plan No 208

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (9040747/PC)

FRANK SARTOR, M.P., Minister for Planning

e06-117-09.p01

Clause 1 Ku-ring-gai Local Environmental Plan No 208

Ku-ring-gai Local Environmental Plan No 208

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Ku-ring-gai Local Environmental Plan No 208.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to Zone No 2 (c) Residential "C" under the *Ku-ring-gai Planning Scheme Ordinance*.

3 Land to which plan applies

This plan applies to land known as 3–5 Water Street, 33–41 Billyard Avenue, 39 Chilton Parade and 34 Billyard Avenue, Wahroonga, as shown coloured light scarlet with dark red edging and lettered "2 (c)" on the map marked "Ku-ring-gai Local Environmental Plan No 208" deposited in the office of Ku-ring-gai Council.

4 Amendment of Ku-ring-gai Planning Scheme Ordinance

The *Ku-ring-gai Planning Scheme Ordinance* is amended by inserting in appropriate order in the definition of *Scheme map* in clause 4 (1) the following words:

Ku-ring-gai Local Environmental Plan No 208



New South Wales

Maitland Local Environmental Plan 1993 (Amendment No 90)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (NEW0000205/PC)

FRANK SARTOR, M.P., Minister for Planning

e06-095-09.p01

Clause 1 Maitland Local Environmental Plan 1993 (Amendment No 90)

Maitland Local Environmental Plan 1993 (Amendment No 90)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Maitland Local Environmental Plan 1993 (Amendment No 90).

2 Aims of plan

This plan aims to amend *Maitland Local Environmental Plan 1993* to rezone the land to which this plan applies from Zone 1 (a) Prime Rural Land to Zone 2 (a) Residential.

3 Land to which plan applies

This plan applies to Lot 1, DP 18562 and Lot B, DP 100440, Belmore Road, Lorn, as shown edged heavy black on the map marked "Maitland Local Environmental Plan 1993 (Amendment No 90)" deposited in the office of Maitland City Council.

4 Amendment of Maitland Local Environmental Plan 1993

Maitland Local Environmental Plan 1993 is amended by inserting in appropriate order in the definition of "*The map*" in clause 5 (1) the following words:

Maitland Local Environmental Plan 1993 (Amendment No 90)



Liverpool Local Environmental Plan 1997 (Amendment No 100)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRW0000429/S69)

FRANK SARTOR, M.P., Minister for Planning

e06-038-09.p01

Clause 1 Liverpool Local Environmental Plan 1997 (Amendment No 100)

Liverpool Local Environmental Plan 1997 (Amendment No 100)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Liverpool Local Environmental Plan 1997 (Amendment No 100)*.

2 Aims of plan

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

3 Land to which plan applies

This plan applies to Lot 8, DP 505943, Ash Road, Prestons, within the City of Liverpool.

4 Amendment of Liverpool Local Environmental Plan 1997

Liverpool Local Environmental Plan 1997 is amended by inserting after item 12 in Schedule 6 under the headings "**Item No**", "**Address**" and "**Property Description**", respectively, the following item:

13 Ash Road between Kurrajong Road and Lot 8, DP 505943 Camden Valley Way, Prestons



Parramatta Local Environmental Plan 2001 (Amendment No 12)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRW0000253/S69)

FRANK SARTOR, M.P., Minister for Planning

e05-263-04.p02

Clause 1 Parramatta Local Environmental Plan 2001 (Amendment No 12)

Parramatta Local Environmental Plan 2001 (Amendment No 12)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Parramatta Local Environmental Plan 2001 (Amendment No 12)*.

2 Aims of plan

The aim of this plan is to amend *Parramatta Local Environmental Plan 2001* to clarify the standards that apply to exempt and complying development.

3 Land to which plan applies

This plan applies to all land to which *Parramatta Local Environmental Plan 2001* applies.

4 Amendment of Parramatta Local Environmental Plan 2001

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

Parramatta Local Environmental Plan 2001 (Amendment No 12)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 17 What is exempt development?

Omit clause 17 (1). Insert instead:

(1) Development of minimal environmental impact that is listed in section 6.3 of the *Parramatta Development Control Plan*, and that meets the standards for the development contained in that section, is exempt development.

[2] Clause 17 (3)

Insert at the end of clause 17 (2) (before the note):

(3) Despite subclause (1), development is not exempt development if the development contravenes a condition of development consent applying to the land concerned.

[3] Clause 18 What is complying development?

Omit clause 18 (1). Insert instead:

(1) Development that is listed in section 6.4 of the *Parramatta Development Control Plan*, and that meets the standards for the development contained in that section, is complying development, but only if it complies with the relevant provisions of the *Building Code of Australia*.

[4] Clause 18 (2A)

Insert after clause 18 (2):

(2A) Despite subclause (1), development is not complying development if it is carried out on land on which an existing use is carried out.

[5] Clause 18 (3)

Omit "*Parramatta Development Control Plan 2001* adopted by the Council, as in force when the certificate is issued".

Insert instead "Parramatta Development Control Plan".

[6] Dictionary

Insert in alphabetical order:

Parramatta Development Control Plan means *Parramatta Development Control Plan 2005*, as adopted by the Council on 31 October 2005.



under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRW0000717)

FRANK SARTOR, M.P., Minister for Planning

e06-155-09.p01

Clause 1 Penrith Local Environmental Plan No 267

Penrith Local Environmental Plan No 267

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Penrith Local Environmental Plan No 267.

2 Aims of plan

This plan aims to update references in several principal plans to development control plans that have now been incorporated into *Penrith Development Control Plan 2006*, which was recently adopted by Penrith City Council, and to effect minor law revision.

3 Land to which plan applies

This plan applies to all land within the City of Penrith.

4 Amendment of Penrith Local Environmental Plan No 188

Penrith Local Environmental Plan No 188 is amended by omitting from clause 16 (1) (d) the words "the *Glenmore Park Eastern Hamlets Development Control Plan*" and by inserting instead the words "section 6.20 (Glenmore Park Eastern Hamlets) of Part 6 (Site and Area Specific Controls) of *Penrith Development Control Plan 2006* (as adopted by the council on 21 August 2006)".

5 Amendment of Penrith Local Environmental Plan No 201 (Rural Lands)

Penrith Local Environmental Plan No 201 (Rural Lands) is amended as set out in Schedule 1.

6 Amendment of Penrith Local Environmental Plan No 255—Exempt and Complying Development

Penrith Local Environmental Plan No 255—Exempt and Complying Development is amended as set out in Schedule 2.

7 Amendment of Penrith Local Environmental Plan 1996 (Industrial Land)

Penrith Local Environmental Plan 1996 (Industrial Land) is amended as set out in Schedule 3.

Clause 8

8 Amendment of Penrith Local Environmental Plan 1998 (Lakes Environs)

Penrith Local Environmental Plan 1998 (Lakes Environs) is amended by omitting paragraph (b) of the definition of *tree* from Schedule 1 and by inserting instead the following paragraph:

> (b) individual trees, gardens or native vegetation listed in Section 2.8 (Significant Trees and Gardens) of Part 2 (City Wide General Controls) of *Penrith Development Control Plan 2006*, as adopted by the Council on 21 August 2006.

9 Amendment of Penrith Local Environmental Plan 1998 (Urban Land)

Penrith Local Environmental Plan 1998 (Urban Land) is amended as set out in Schedule 4.

10 Amendment of Penrith Local Environmental Plan 2002 (Villages of Mulgoa and Wallacia)

Penrith Local Environmental Plan 2002 (Villages of Mulgoa and Wallacia) is amended by omitting paragraph (b) of the definition of *tree* from Schedule 2 and by inserting instead the following paragraph:

(b) individual trees, gardens or native vegetation listed in Section 2.8 (Significant Trees and Gardens) of Part 2 (City Wide General Controls) of *Penrith Development Control Plan 2006*, as adopted by the Council on 21 August 2006.

Schedule 1 Amendment of Penrith Local Environmental Plan No 201 (Rural Lands)

Schedule 1 Amendment of Penrith Local Environmental Plan No 201 (Rural Lands)

(Clause 5)

[1] Clause 11 Subdivision within Zones Nos 1 (a), 1 (b), 1 (c), 5 (d) and 7

Omit "the instrument entitled *Penrith City Rural Development Control Plan*, being a development control plan adopted by the Council on 6 August, 1991" from clause 11 (2) (c).

Insert instead "Section 4.9 (Rural Development) of Part 4 (Land Use Based Controls) of *Penrith Development Control Plan 2006*, as adopted by the council on 21 August 2006".

[2] Clause 35 Development of certain land at Badgery's Creek

Omit "the Luddenham Equestrian Estate Development Control Plan" from clause 35 (5).

Insert instead "Section 6.1 (Luddenham Equestrian Estate (Twin Creeks)) of Part 6 (Site and Area Specific Controls) of *Penrith Development Control Plan 2006* (as adopted by the council on 21 August 2006)".

Amendment of Penrith Local Environmental Plan No 255—Exempt and Schedule 2 Complying Development

Schedule 2 Amendment of Penrith Local Environmental Plan No 255—Exempt and Complying Development

(Clause 6)

[1] Clause 7 What is exempt and complying development?

Omit "Penrith Development Control Plan—Exempt and Complying Development as approved by the Council on 6 September 1999 and amended by the Development Control Plan approved by the Council on 1 March 2004" wherever occurring in clause 7 (1) and (2).

Insert instead "Part 5 (Exempt and Complying Development) of *Penrith Development Control Plan 2006*, as adopted by the Council on 21 August 2006,".

[2] Clause 7 (3)

Omit "Penrith Development Control Plan—Exempt and Complying Development as approved by the Council on 6 September 1999 and amended by the Development Control Plan approved by the Council on 1 March 2004".

Insert instead "Part 5 (Exempt and Complying Development) of *Penrith Development Control Plan 2006*, as adopted by the Council on 21 August 2006".

[3] Clause 7 (4)

Omit "Penrith Development Control Plan—Exempt and Complying Development".

Insert instead "Part 5 (Exempt and Complying Development) of *Penrith Development Control Plan 2006*".

Schedule 3 Amendment of Penrith Local Environmental Plan 1996 (Industrial Land)

Schedule 3 Amendment of Penrith Local Environmental Plan 1996 (Industrial Land)

(Clause 7)

[1] Clause 25 Development of land at Wolseley Street, Jamisontown

Omit "*Penrith Landscape Development Control Plan* (7 May 2002)" from clause 25 (2) (b).

Insert instead "Section 2.6 (Landscape) of Part 2 (City Wide General Controls) of *Penrith Development Control Plan 2006* (as adopted by the council on 21 August 2006)".

[2] Schedule 1 Definitions

Omit paragraph (b) of the definition of *tree*. Insert instead:

(b) individual trees, gardens or native vegetation listed in Section 2.8 (Significant Trees and Gardens) of Part 2 (City Wide General Controls) of *Penrith Development Control Plan 2006*, as adopted by the council on 21 August 2006.

Amendment of Penrith Local Environmental Plan 1998 (Urban Land)

Schedule 4

Schedule 4 Amendment of Penrith Local Environmental Plan 1998 (Urban Land)

(Clause 9)

[1] Clause 35 Development of land at North Penrith

Renumber paragraphs (i), (ii), (iii), (iv), (v), (vi) and (vii) of the definition of *Heritage Interpretation Strategy* in clause 35 (5) as paragraphs (a), (b), (c), (d), (e), (f) and (g), respectively.

[2] Clause 35 (5)

Renumber paragraphs (i), (ii), (iii) and (iv) of the definition of *Heritage Management Plan* as paragraphs (a), (b), (c) and (d), respectively.

[3] Clause 35 (5)

Omit "the Development Control Plan—North Penrith Urban Investigation Area" from paragraph (c) (as renumbered by item [2]) of the definition of *Heritage Management Plan*.

Insert instead "Section 6.28 (North Penrith) of Part 6 (Site and Area Specific Controls) of *Penrith Development Control Plan 2006*, as adopted by the council on 21 August 2006".

[4] Clause 36 Thornton Hall and land in the vicinity

Omit "the Development Control Plan—North Penrith Urban Investigation Area" from clause 36 (4) (d).

Insert instead "Section 6.28 (North Penrith) of Part 6 (Site and Area Specific Controls) of *Penrith Development Control Plan 2006*, as adopted by the council on 21 August 2006".

[5] Schedule 2 Definitions

Omit paragraph (b) of the definition of *tree*. Insert instead:

(b) individual trees, gardens or native vegetation listed in Section 2.8 (Significant Trees and Gardens) of Part 2 (City Wide General Controls) of *Penrith Development Control Plan 2006*, as adopted by the council on 21 August 2006.



New South Wales

Pittwater Local Environmental Plan 1993 (Amendment No 85)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (9039439/S69)

FRANK SARTOR, M.P., Minister for Planning

e06-142-09.p01

Clause 1 Pittwater Local Environmental Plan 1993 (Amendment No 85)

Pittwater Local Environmental Plan 1993 (Amendment No 85)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Pittwater Local Environmental Plan 1993 (Amendment No 85)*.

2 Aims of plan

This plan aims:

- (a) to rezone the land to which this plan applies from partly Zone No 2 (a) (Residential "A") and partly Zone No 6 (b) (Private Recreation "B") to Zone No 2 (a) (Residential "A") under *Pittwater Local Environmental Plan 1993 (the 1993 plan)*, and
- (b) to allow, with the consent of Pittwater Council, the erection of multi-unit housing on the land to which this plan applies and to show the land as within Area 3 on the Dual Occupancy Map for the purposes of the 1993 plan.

3 Land to which plan applies

This plan applies to land within the local government area of Pittwater, being Lots 7–9, Section 1, DP 6392 and parts of Lots 1 and 2, DP 230607, known as 1825 and 1825A Pittwater Road, Mona Vale, as shown edged heavy black on Sheet 1 of the map marked "Pittwater Local Environmental Plan 1993 (Amendment No 85)" deposited in the office of Pittwater Council.

4 Amendment of Pittwater Local Environmental Plan 1993

Pittwater Local Environmental Plan 1993 is amended as set out in Schedule 1.

Pittwater Local Environmental Plan 1993 (Amendment No 85)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Interpretation

Insert in appropriate order in the definition of *the Dual Occupancy Map* in clause 5 (1):

Pittwater Local Environmental Plan 1993 (Amendment No 85)— Sheet 2

[2] Clause 5 (1), definition of "the Zoning Map"

Insert in appropriate order:

Pittwater Local Environmental Plan 1993 (Amendment No 85)—Sheet 3

[3] Clause 21M Definitions

Insert in appropriate order in the definition of *multi-unit housing map*:

Pittwater Local Environmental Plan 1993 (Amendment No 85)—Sheet 4



Tweed Local Environmental Plan 2000 (Amendment No 58)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G04/00141/PC)

FRANK SARTOR, M.P., Minister for Planning

e06-122-09.p01

Clause 1 Tweed Local Environmental Plan 2000 (Amendment No 58)

Tweed Local Environmental Plan 2000 (Amendment No 58)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Tweed Local Environmental Plan 2000 (Amendment No 58)*.

2 Aims of plan

This plan aims to amend *Tweed Local Environmental Plan 2000* to rezone the land to which this plan applies to Zone 2 (c) Urban Expansion so as to permit, with the consent of Tweed Shire Council, the erection of one dwelling house.

3 Land to which plan applies

This plan applies to land in the local government area of Tweed, being so much of Lot 1, DP 828862, Castle Field Drive, Murwillumbah, as is shown coloured scarlet, edged heavy black and lettered "2 (c)" on the map marked "Tweed Local Environmental Plan 2000 (Amendment No 58)" deposited in the office of Tweed Shire Council.

4 Amendment of Tweed Local Environmental Plan 2000

Tweed Local Environmental Plan 2000 is amended inserting in appropriate order in Part 2 of Schedule 6 the following words:

Tweed Local Environmental Plan 2000 (Amendment No 58)



Tumbarumba Local Environmental Plan 1988 (Amendment No 9)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (Q02/00031/PC)

FRANK SARTOR, M.P., Minister for Planning

e05-150-09.p01

Clause 1 Tumbarumba Local Environmental Plan 1988 (Amendment No 9)

Tumbarumba Local Environmental Plan 1988 (Amendment No 9)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Tumbarumba Local Environmental Plan 1988 (Amendment No 9)*.

2 Aims of plan

This plan aims to amend Tumbarumba Local Environmental Plan 1988:

- (a) to rezone part of the land to which this plan applies, and
- (b) to correct zone boundary anomalies, and
- (c) to make minor drafting corrections.

3 Land to which plan applies

This plan applies to land in the local government area of Tumbarumba under *Tumbarumba Local Environmental Plan 1988*, as shown edged heavy black on Sheets 1–6 of the map marked "Tumbarumba Local Environmental Plan 1988 (Amendment No 9)" kept in the office of Tumbarumba Shire Council.

4 Amendment of Tumbarumba Local Environmental Plan 1988

Tumbarumba Local Environmental Plan 1988 is amended as set out in Schedule 1.

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Tumbarumba Local Environmental Plan 1988 (Amendment No 9)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

- [1] Clause 5 Interpretation
 - Insert in appropriate order in the definition of *the map* in clause 5 (1): Tumbarumba Local Environmental Plan 1988 (Amendment No 9)

[2] Clause 35 Development on buffer land in the vicinity of Zone No 4 (c)

Omit clause 35 (1). Insert instead:

(1) This clause applies to land shown cross-hatched on Sheet 5 of the map marked "Tumbarumba Local Environmental Plan 1988 (Amendment No 9)", being land within 750 metres of the boundaries of Lot A, DP 338630, Lots 532 and 702, DP 755892 and Lots 1–3, DP 1031033, Parish of Tumbarumba.

[3] Clause 35 (3)

Omit "Lots A and B, DP 338630 and Lots 532 and 702, DP 755892".

Insert instead "Lot A, DP 338630, Lots 532 and 702, DP 755892 and Lots 1–3, DP 1031033".



New South Wales

Wollongong Local Environmental Plan 1990 (Amendment No 239)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (WOL2000524/S69)

FRANK SARTOR, M.P., Minister for Planning

e06-147-09.p01

Clause 1 Wollongong Local Environmental Plan 1990 (Amendment No 239)

Wollongong Local Environmental Plan 1990 (Amendment No 239)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Wollongong Local Environmental Plan 1990 (Amendment No 239).

2 Aims of plan

This plan aims:

- (a) to rezone part of the land to which this plan applies to Zone No 7 (c) (Environmental Protection Residential Zone) under Wollongong Local Environmental Plan 1990 (the 1990 plan) to facilitate the subdivision and residential development of that land, and
- (b) to rezone the remaining land to Zone No 7 (b) (Environmental Protection Conservation Zone) under the 1990 plan to facilitate the conservation of endangered ecological communities, a riparian corridor and steep slopes.

3 Land to which plan applies

This plan applies to land situated in the City of Wollongong, being Lot 3, DP 227274, Cordeaux Road, Figtree, as shown edged heavy black and lettered "7 (b)" or "7 (c)" on the map marked "Wollongong Local Environmental Plan 1990 (Amendment No 239)" deposited in the office of the Council of the City of Wollongong.

4 Amendment of Wollongong Local Environmental Plan 1990

Wollongong Local Environmental Plan 1990 is amended by inserting in appropriate order in the definition of *the map* in clause 6 (1) the following words:

Wollongong Local Environmental Plan 1990 (Amendment No 239)

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Notice under State Environmental Planning Policy No. 7 - Port Kembla Coal Loader

I, the Minister for Planning, in pursuance of clause 8(3) of State Environmental Planning Policy No. 7 – Port Kembla Coal Loader notify that road-hauled coal may be received at the Port Kembla Coal Terminal from West Cliff and Appin Collieries 24 hours a day, seven days per week, excluding Public Holidays and 24 December for the period commencing immediately and ending at 6 PM on 11 March 2007 inclusive.

FRANK SARTOR, M.P., Minister for Planning

Sydney, 9th December, 2006.

Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2006 Number 2

I, the Minister for Primary Industries, in pursuance of section 221IG of the Fisheries Management Act 1994, make the following Order.

Dated, this 11th day of December 2006.

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

Explanatory note

Southern bluefin tuna is listed as an endangered species under the Fisheries Management Act 1994 (the Act).

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

The object of this interim Order is to remake the Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2006 (which took effect on 30 June 2006 and ceases to have effect on 30 December 2006) to permit recreational fishers to take and possess southern bluefin tuna, for a further period of 6 months.

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

> www.fisheries.nsw.gov.au/__data/assets/pdf_ file/10659/FR-26-SBT.pdf

This interim Order is made under section 221IG of the Fisheries Management Act 1994.

1 Name of Order

This Order is the Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2006 Number 2.

2 Commencement and repeal

This Order:

- (a) takes effect on 30 December 2006, and
- (b) has effect for 6 months, and
- (c) is repealed at the end of the last day on which it has effect.

3 Continuation of existing activities

- (1) Recreational fishers may continue to take and possess Thunnus maccoyii (southern bluefin tuna), subject to compliance with any applicable fishing regulatory controls.
- (2) In this clause:

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

FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2006 Number 2

I, the Minister for Primary Industries, in pursuance of section 221IG of the Fisheries Management Act 1994, make the following Order.

Dated, this 11th day of December 2006.

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

Explanatory note

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

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

The object of this interim Order is to remake the Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2006 (which took effect on 1 July 2006 and ceases to have effect on 1 January 2007) to allow certain recreational and commercial fishing activities in the natural drainage system of the lowland catchment of the Darling River to continue for a further period of 6 months.

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

> www.fisheries.nsw.gov.au/__data/assets/pdf_ file/5281/Darling-FR22.pdf

This interim Order is made under section 221IG of the Fisheries Management Act 1994.

1 Name of Order

This Order is the Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2006 Number 2.

2 Commencement and repeal

This Order:

- (a) takes effect on 1 January 2007, and
- (b) has effect for 6 months, and
- (c) is repealed at the end of the last day on which it has effect.

3 Continuation of existing activities

(1) The activities referred to in subclauses (2) and (3) may continue in the Lowland Darling River Catchment subject to compliance with any applicable fishing regulatory controls.

- (2) A recreational fisher may take from the Lowland Darling River Catchment any of the following species of fish, may possess any such species of fish taken from the Lowland Darling River Catchment, or may carry out any routine activity in connection with any such taking or possession:
 - (a) Paratya australiensis (freshwater shrimp),
 - (b) Macrobrachium australiense (freshwater prawn),
 - (c) Caridina mccullochi (freshwater shrimp),
 - (d) Cherax destructor (yabby),
 - (e) Tandanus tandanus (freshwater catfish),
 - (f) Gadopsis marmoratus (river blackfish),
 - (g) Maccullochella peelii peelii (Murray cod),
 - (h) Macquaria ambigua (golden perch),
 - (i) Bidyanus bidyanus (silver perch),
 - (j) Nematalosa erebi (bony bream),
 - (k) Leiopotherapon unicolor (spangled perch).
- (3) A person holding a commercial fishing licence that has a Class A: Yabby and carp endorsement (transferable) in the inland restricted fishery may:
 - (a) take *Cherax destructor* (yabby) from the Lowland Darling River Catchment, or
 - (b) possess or sell yabby taken from the Lowland Darling River Catchment, or
 - (c) carry out any routine activities in connection with any such taking, possession or sale.
- (4) In this clause:

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

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

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

FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Interim Order 2006 Number 2

I, the Minister for Primary Industries, in pursuance of section 221IG of the Fisheries Management Act 1994, make the following Order.

Dated, this 11th day of December 2006.

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

Explanatory note

The aquatic ecological community in the natural drainage system of the lowland catchment of the Lachlan River is listed as an endangered ecological community under the Fisheries Management Act 1994 (the Act). However, the Act enables the Minister to make an order authorising a class of persons to carry out an activity that may result in harm to an endangered species, population or ecological community or damage to its habitat. While such a proposed order is being assessed under the Act, the Minister may make an interim order lasting up to 6 months to allow an existing activity to be continued. The Act also provides for the remaking of an interim Order.

The object of this interim Order is to remake the Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Interim Order 2006 (which took effect on 9 June 2006 and ceases to have effect on 9 December 2006) to allow certain recreational and commercial fishing activities in the natural drainage system of the lowland catchment of the Darling River to continue for a further period of 6 months.

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

> www.fisheries.nsw.gov.au/__data/assets/pdf_ file/25245/fr_25_lachlan_eec.pdf

This interim Order is made under section 221IG of the Fisheries Management Act 1994.

1 Name of Order

This Order is the Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Interim Order 2006 Number 2.

2 Commencement and repeal

This Order:

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

3 Continuation of existing activities

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

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

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

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

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

FERTILISERS ACT 1985

Appointment of Inspector

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 23(2) of the Fertilisers Act 1985 ("the Act") appoint Johanne Maree TAYLOR, as an inspector under the Act.

Dated this 16th day of November 2006.

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

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(06-4773)

No. 2940, DELLWORTH PTY LIMITED (ACN 002 998 192), area of 2112 hectares, for Group 9, dated 1 December 2006. (Singleton Mining Division).

(06-7080)

No. 2948, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), area of 100 units, for Group 1, dated 5 December 2006. (Broken Hill Mining Division).

(06-7081)

No. 2949, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), area of 200 units, for Group 1, dated 5 December 2006. (Cobar Mining Division).

(06-7082)

No. 2950, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), area of 113 units, for Group 1, dated 7 December 2006. (Orange Mining Division).

(06-7084)

No. 2952, RIMFIRE AUSTRALIA PTY LTD (ACN 121 382 554), area of 24 units, for Group 1, dated 8 December 2006. (Orange Mining Division).

(06-7085)

No. 2953, ICON RESOURCES LTD (ACN 115 009 106), area of 50 units, for Group 1, dated 8 December 2006. (Wagga Wagga Mining Division).

MINING LEASE APPLICATION

(06-33)

No. 293, BENGALLA MINING COMPANY PTY LIMITED (ACN 053 909 470), area of about 1.04 hectares, to mine for coal, dated 7 December 2006. (Singleton Mining Division).

IAN MACDONALD, M.L.C., Minister for Mineral Resources

NOTICE is given that the following application has been granted:

EXPLORATION LICENCE APPLICATION

(06-247)

No. 2765, now Exploration Licence No. 6668, PLATSEARCH NL (ACN 003 254 395), County of Killara, Map Sheet (7636), area of 32 units, for Group 1, dated 21 November 2006, for a term until 20 November 2008.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

NOTICE is given that the following application has been refused:

EXPLORATION LICENCE APPLICATION

(06-145)

No. 2722, David HOBBY and Belinda Maree HOBBY, County of Monteagle, Map Sheet (8530). Refusal took effect on 28 November 2006.

> IAN MACDONALD, M.L.C., Minister for Mineral Resources

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(06-7056)

No. 2925, ALLIANCE FUEL CELLS PEM PTY LTD (ACN 096 947 223), County of Farnell and County of Yancowinna, Map Sheet (7134, 7135). Withdrawal took effect on 6 December 2006.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

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

(C96-0340)

Exploration Licence No. 5410, ENVIRO-MINING PTY LTD (ACN 081 017 192) and COLMINE CONSULTING PTY LIMITED (ACN 079 857 033), area of 1246 hectares. Application for renewal received 11 December 2006.

(T03-0891)

Exploration Licence No. 6365, AUGUR RESOURCES LTD (ACN 106 879 690), area of 81 units. Application for renewal received 12 December 2006.

(05-1558)

Consolidated Coal Lease No. 738 (Act 1973), HARTLEY VALLEY COAL COMPANY PTY LTD (ACN 000 185 697), area of 1116 hectares. Application for renewal received 6 December 2006.

(06-7742)

Mining Lease No. 1178 (Act 1973), ADE ENVIRONMENTAL PTY LTD (ACN 111 779 232), area of 10.8 hectares. Application for renewal received 6 December 2006.

(05-1755)

Mining Purposes Lease No. 134 (Act 1973), Bruce Leslie HALLETT and Melissa HALLETT, area of 4.992 hectares. Application for renewal received 11 December 2006.

> IAN MACDONALD, M.L.C., Minister for Mineral Resources

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T87-0419)

Exploration Licence No. 4192, NEWNES KAOLIN PTY LTD (ACN 065 564 794), County of Cook, Map Sheet (8931), area of 3 units, for a further term until 6 February 2008. Renewal effective on and from 4 December 2006.

(T99-0224)

Exploration Licence No. 5764, PLATSEARCH NL (ACN 003 254 395) and EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454), County of Yancowinna, Map Sheet (7134, 7234), area of 16 units, for a further term until 21 August 2008. Renewal effective on and from 30 November 2006.

(T03-0852)

Exploration Licence No. 6273, DRAKE RESOURCES LTD (ACN 108 560 069), Counties of Buller, Clive and Drake, Map Sheet (9340), area of 67 units, for a further term until 14 June 2008. Renewal effective on and from 7 December 2006.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T03-0085)

Exploration Licence No. 6153, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Blaxland, Map Sheet (8132), area of 3 units. Cancellation took effect on 3 December 2006.

(T03-0112)

Exploration Licence No. 6168, CULLEN EXPLORATION PTY LIMITED (ACN 077 371 165), County of Blaxland and County of Cunningham, Map Sheet (8231, 8232), area of 32 units. Cancellation took effect on 8 December 2006.

(05-163)

Exploration Licence No. 6422, LION PROPERTIES PTY LTD (ACN 000 983 611), County of Ewenmar and County of Gregory, Map Sheet (8435), area of 100 units. Cancellation took effect on 27 November 2006.

(05-164)

Exploration Licence No. 6423, LION PROPERTIES PTY LTD (ACN 000 983 611), County of Baradine, Map Sheet (8636, 8736), area of 80 units. Cancellation took effect on 27 November 2006.

(T96-260)

Mining Purposes Lease No. 286 (Act 1973), Edward Vincent COUNSELL, Parish of Mebea, County of Finch and Parish of Mebea, County of Finch, Map Sheet (8439-2-S, 8439-2-S), area of 5562 square metres. Cancellation took effect on 23 November 2006.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

TRANSFERS

(04-622)

Exploration Licence No. 6392, formerly held by BIG SKY HOLDINGS PTY LIMITED (ACN 108 476 384) has been transferred to STANNUM PTY LTD (ACN 121 771 695). The transfer was registered on 4 December 2006.

(05-186)

Exploration Licence No. 6442, formerly held by BIG SKY HOLDINGS PTY LIMITED (ACN 108 476 384) has been transferred to STANNUM PTY LTD (ACN 121 771 695). The transfer was registered on 4 December 2006.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

ALBURY CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 4.6 metre High Vehicles may be used subject to any requirements or conditions set out in the Schedule.

Mr LES TOMICH, General Manager, Albury City Council (by delegation from the Minister for Roads) 20 November 2006

SCHEDULE

1. Citation

This Notice may be cited as the Albury City Council 4.6 metre High Vehicle Route Notice No. 1/2006

2. Commencement

This Notice takes effect on 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 those 4.6 metre High Vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
	000	Racecourse Road	North Street	Dallinger Road/Union Road	
	000	Dallinger Road	Racecourse Road	To end	
	000	Union Road	Racecourse Road	Boronia Street	
	000	Titanium Court	Jelbart Road	To end	
	00	Fallon Street	Knights Road	Elizabeth Mitchell Drive	
	00	Catherine Crescent	Wagga Road	Dallinger Road	

ROAD TRANSPORT (GENERAL) ACT 2005

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

ALBURY CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Mr LES TOMICH, General Manager, Albury City Council (by delegation from the Minister for Roads) 20 November 2006

SCHEDULE

1. Citation

This Notice may be cited as the Albury City Council 25 metre B-Double vehicle route Notice No. 1/2006

2. Commencement

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

5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	000	Racecourse Road	North Street	Dallinger Road/Union Road	
25	000	Dallinger Road	Racecourse Road	To end	
25	000	Union Road	Racecourse Road	Boronia Street	
25	000	Titanium Court	Jelbart Road	To end	

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ROAD TRANSPORT (GENERAL) ACT 2005

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

BANKSTOWN CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

RICHARD COLLEY, General Manager, Bankstown City Council (by delegation from the Minister for Roads) 4 December 2006

SCHEDULE

1. Citation

This Notice may be cited as the Bankstown City Council 25 Metre B-Double Route Notice No 2/2006

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

Туре	Road Name	Starting Point	Finishing Point
25	Edgar Street, Condell Park	Milperra Road	Ilma Street
25	Ilma Street	Edgar Street	Willfox Street
25	Willfox Street	Ilma Street	Exit via Ilma Street

ROAD TRANSPORT (GENERAL) ACT 2005

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

BANKSTOWN CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

RICHARD COLLEY, General Manager, Bankstown City Council (by delegation from the Minister for Roads) 4 December 2006

SCHEDULE

1. Citation

This Notice may be cited as the Bankstown City Council 25 Metre B-Double Route Notice No 3/2006

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

Туре	Road Name	Starting Point	Finishing Point
25	Queen Street, Revesby	Milperra Road	Gordon Parker Street/Carrington Street
25	Gordon Parker Street	Carrington Street	Queen Street

ROAD TRANSPORT (GENERAL) ACT 2005

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

BELLINGEN SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specifies the routes and areas on or in which 25m B-Doubles vehicles may be used subject to any requirements or conditions set out in the Schedule.

General Manager, Bellingen Shire Council (by delegation from the Minister for Roads) 28 August 2006

SCHEDULE

1. Citation

This Notice may be cited as Bellingen Shire Council 25 Metre B-Double Vehicle Route Notice No 2/2006

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those 25m B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Туре	Road No	Road Name	Starting Point	Finishing Point	Conditions
		Darkwood Road	Waterfall Way	Thora Sawmill. Approximately 1.1km from the intersection with Waterfall Way	Operation permitted only during daylight hours. Vehicles are restricted to a maximum speed of 40km/hr.

ROAD TRANSPORT (GENERAL) ACT 2005

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

BLACKTOWN CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

RON MOORE, General Manager, Blacktown City Council (by delegation from the Minister for Roads) 29 November 2006

SCHEDULE

1. Citation

This Notice may be cited as Blacktown City Council 25 Metre B-Double Route Notice No 2/2006

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

Туре	Road Name	Starting Point	Finishing Point
25	Loftus Street, Riverstone	Riverstone Parade	Hamilton Street
25	Victoria Street, Riverstone	Riverstone Parade	Hamilton Street

OFFICIAL NOTICES

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ROAD TRANSPORT (GENERAL) ACT 2005

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

GUNDAGAI SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

G. A. J. TICKNER, General Manager, Gundagai Shire Council (by delegation from the Minister for Roads) 9 November 2006

SCHEDULE

1. Citation

This Notice may be cited as Gundagai Shire Council 25 Metre B-Double Notice No 04/2006

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
	000	Tumblong Road	Hume Highway at Lewins Lane	Hume Highway at Sylvias Gap Road	For incident management under detour signage only

Other Notices

DISTRICT COURT OF NEW SOUTH WALES

DIRECTION

PURSUANT to section 173 of the District Court Act 1973, I direct that the District Court shall sit in its criminal jurisdiction at the place and time shown as follows:

Broken Hill 10.00am 12 February 2007 (3 weeks) In lieu of 19 February 2007 (2 weeks)

Dated this 12th day of December 2006.

R. O. BLANCH, Chief Judge

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:

Broken Hill 10.00am 12 February 2007 (1 week) Sittings Cancelled

Newcastle Mining 10.00am 3 December 2007 (2 weeks) In lieu of 19 November 2007 (2 weeks)

Dated this 12th day of December 2006.

R. O. BLANCH, Chief Judge

FIRE BRIGADES ACT 1989

Order under Section 5 (2)

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 5 (2) of the Fire Brigades Act 1989, do, by this my Order, vary the Orders published in *New South Wales Government Gazette* No. 37 of 4 March 1983 (Bourke), No. 143 of 18 October 1985 (Gulgong), No. 41 of 7 March 1986 (Lightning Ridge) and No. 86 of 1 August 1997 (Mudgee) and reconstitute the Fire Districts in the following Schedule and declare that the provisions of the Fire Brigades Act shall apply to the areas described in the Schedule.

Signed at Sydney, this 6th day of December 2006.

By Her Excellency's Command,

TONY KELLY, M.L.C., Minister for Emergency Services

SCHEDULE

In this Schedule, a reference to a local government area is a reference to that area with boundaries as at the date of publication of the Order in the *New South Wales Government Gazette*.

Bourke Fire District

Comprising the existing Fire District in Bourke Shire Council, with additions and deletions as delineated on Map No. 233/06/1 kept in the office of the NSW Fire Brigades.

Gulgong Fire District

Comprising the existing Fire District in Mid-Western Regional Council, with additions as delineated on Map No. 312/06/1 kept in the office of the NSW Fire Brigades.

Lightning Ridge Fire District

Comprising the existing Fire District in Walgett Shire Council, with additions on Map No. 367/06/1 kept in the office of the NSW Fire Brigades.

Mudgee Fire District

Comprising the existing Fire District in Mid-Western Regional Council, with additions and deletions as delineated on Map No. 387/06/1 kept in the office of the NSW Fire Brigades.

FIRE BRIGADES ACT 1989

Order under Section 5 (2)

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 5 (2) of the Fire Brigades Act 1989, do, by this my Order, vary the Orders published in *New South Wales Government Gazette* No. 40 of 15 February 1985 (Coonamble) and reconstitute the Fire District in the following Schedule and declare that the provisions of the Fire Brigades Act shall apply to the area described in the Schedule.

Signed at Sydney, this 6th day of December 2006.

By Her Excellency's Command,

TONY KELLY, M.L.C., Minister for Emergency Services

SCHEDULE

In this Schedule, a reference to a local government area is a reference to that area with boundaries as at the date of publication of the Order in the *New South Wales Government Gazette*.

Coonamble Fire District

Comprising the existing Fire District in Coonamble Shire Council, with deletions as delineated on Map No. 265/06/1 kept in the office of the NSW Fire Brigades.

FLUORIDATION OF PUBLIC WATER SUPPLIES ACT 1957

Notification of Approval of Addition of Fluorine to a Public Water Supply (Gosford)

PURSUANT to section 6 of the Fluoridation of Public Water Supplies Act 1957, I, Robyn Kruk, Director-General of the Department of Health, do hereby approve an application by the Gosford Shire Council to add fluorine to the public water supply under its control (in this notification referred to as the "Gosford Water Supply").

This approval is subject to the following terms and conditions:

1. The Gosford Shire Council may only add fluorine to the Gosford Water Supply in accordance with this approval and any provisions, directions or approvals made or varied from time to time under the Fluoridation of Public Water Supplies Act 1957, the Code of Practice for the Fluoridation of Public Water Supplies made under that Act as in force from time to time, and the Fluoridation of Public Water Supplies Regulation 2002 or any subsequent Regulation made in its place; and

- 2. The Gosford Shire Council shall maintain the content of fluorine to the Gosford Water Supply at a target concentration level of 1.0 mg/L with an overall accuracy of +/-5% and within an operating range of not more than 1.5 mg/L and not less than 0.9 mg/L and generally in accordance with the provisions of Part 10 of the Code of Practice for the Fluoridation of Public Water Supplies; and
- 3. The Gosford Shire Council shall have commenced the upward adjustment of fluorine in the Gosford Water Supply by no later than 4 December 2008, unless otherwise approved by the Chief Dental Officer of NSW Health or that officer's approved representative.

Signed at Sydney this seventh day of December 2006.

ROBYN KRUK, Director-General

FLUORIDATION OF PUBLIC WATER SUPPLIES ACT 1957

Direction to Add Fluorine to a Public Water Supply

I, Robyn Kruk, Director-General of the Department of Health, with the advice of the Fluoridation of Public Water Supplies Advisory Committee, and pursuant to section 6A of the Fluoridation of Public Water Supplies Act 1957, do hereby direct the Guyra Shire Council to add fluorine to the Guyra water supply under its management and control.

This direction is subject to the following terms and conditions:

- 1. The Guyra Shire Council may only add fluorine to the Guyra water supply in accordance with any provisions, directions or approvals made under the Fluoridation of Public Water Supplies Act 1957, the Code of Practice for the Fluoridation of Public Water Supplies made under that Act as amended from time to time, and the Fluoridation of Public Water Supplies Regulations 2002.
- 2. The Guyra Shire Council shall maintain the content of fluorine in the Guyra water supplies at a target concentration level of 1.0 mg/L with an overall accuracy of +/- 5% and within an operating range of not more than 1.5 mg/L and not less than 0.9 mg/L and generally in accordance with the provisions of Part 10 of the Code of Practice for the Fluoridation of Public Water Supplies.
- 3. The Guyra Shire Council shall have commenced the upward adjustment of fluorine in the Guyra water supply by no later than 31 May 2008, unless otherwise approved by the Chief Dental Officer of NSW Health or that officer's approved representative.

Signed at Sydney this seventh day of December 2006.

ROBYN KRUK, Director-General

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical name Port of Mildura for a port on the Murray River.

The position and the extent for this feature is described in the plan hereunder 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

-----MAP------

WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Define a New Address Locality in the Bega Valley Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend address locality boundaries to enable the creation of a new Address Locality called "Mirador" in the Bega Valley Local Government Area as shown on map GNB3735-1-A.

Map GNB3735-1-A showing the proposed boundaries for the address locality of Mirador can be viewed at Bega Valley Council Offices and the Office of the Geographical Names Board of New South Wales, Panorama Avenue, Bathurst NSW 2795 from Wednesday 13 December 2006 until Monday 15 January 2007.

This proposal may also be viewed and submissions lodged on the Geographical Names Board web site at www.gnb.nsw. gov.au during the one month consultation period.

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

> WARWICK WATKINS, Chairperson

Geographical Names Board, PO Box 143, Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of proposal to Amend Address Locality Name Within the Port Macquarie Hastings Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the address locality name Kings Creek in the Port Macquarie Hastings Local Government Area.

It is proposed that the name Kings Creek be amended to King Creek.

The position and extent for this feature 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

This proposal may also be viewed and submissions lodged on the Geographical Names Board web site at www.gnb.nsw. gov.au during the one month consultation period.

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

> WARWICK WATKINS, Chairperson

Geographical Names Board, PO Box 143, Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Address Locality Boundaries Within the Burwood Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend address locality boundaries in the Burwood Local Government Area as shown on maps GNB3651-1-A.

The proposed amendments include adjustments to the boundaries between Croydon, Croydon Park and Burwood Heights address localities.

Map GNB3651-1-A may be viewed at Burwood Council Administration Offices at 2 Conder Street, Burwood and the office of the Geographical Names Board, Land and Property Information, 346 Panorama Ave, Bathurst NSW 2795 from 13 December 2006 until 15 January 2007.

This proposal may also be viewed and submissions lodged on the Geographical Names Board web site at www.gnb.nsw. gov.au during the one month consultation period.

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

> WARWICK WATKINS, Chairperson

Geographical Names Board, PO Box 143, Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Create a New Address Locality Within the Blacktown City Council Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend address locality boundaries in the Blacktown City Local Government Area as shown on map GNB3725-1-A.

The proposed boundary amendments will allow the creation of a new address locality to be called The Ponds which will be located adjacent to the suburbs of Schofields, Rouse Hill, Kellyville Ridge, Stanhope Gardens, Parklea and Quakers Hill.

The map GNB3725-1-A may be viewed at Blacktown City Council Administration Building and the office of the Geographical Names Board, Land and Property Information, 346 Panorama Ave, Bathurst NSW 2795 for a period of one month from 13 December 2006.

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

> WARWICK WATKINS, Chairperson

Geographical Names Board, PO Box 143, Bathurst NSW 2795

HERITAGE ACT 1977 (NSW)

Order under Section 57 (2) of the Heritage Act 1977 (NSW)

I, the Minister for Planning, pursuant to section 57 (2) of the Heritage Act 1977, on the recommendation of the Heritage Council of New South Wales, do by this Order grant exemptions from section 57 (1) of the Heritage Act 1977, described in Schedule "B" in relation to the land described in Schedule "A".

Sydney, 20th day of September 2006

FRANK SARTOR, M.P., Minister for Planning

SCHEDULE "A"

All those pieces or parcels of land in the Parishes of Braidwood, Coghill, Boule and Percy, County of Saint Vincent shown to be within the State Heritage Register curtilage on the plan catalogued HC 2008 in the Office of the Heritage Council of New South Wales.

SCHEDULE "B"

EXEMPTIONS TO SUBSECTION 57 (1) OF THE HERITAGE ACT 1977

The following development does not require approval under section 57 (1) of the Heritage Act:

- 1. Integrated development for work to a private owneroccupied house for which consent has been granted by the consent authority which is consistent with the general terms of proposed approval which have been provided to the consent authority by the Heritage Council. The general terms of proposed approval issued by the Heritage Council may require the submission of an application under Section 60 of the Heritage Act which will prevail over this exemption.
- 2. Integrated development for which the consent has been modified by the consent authority pursuant to Section 96 of the Environmental Planning and Assessment Act 1979 in a manner which is consistent with any comments provided by the Heritage Council to the consent authority.
 - Note 1: 'Integrated development' and 'consent authority' have the same meaning as in the Environmental Planning and Assessment Act 1979. 'General terms of approval' means the 'general terms of any approval proposed to be granted by the approval body in relation to the development', as used in Division 5 of Part 4 of the Environmental Planning and Assessment Act 1979.

Note 2: Integrated development which is exempt under 2 is not subject to the requirement in Section 65A of the Heritage Act in relation to modification of existing approvals.

HERITAGE ACT 1977

Direction Pursuant to Section 34 (1) (a)

To List an Item on the State Heritage Register

Central Mine Manager's Residence (former), Piper Street, South Broken Hill

SHR No. 1770

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

Sydney, 26th day of October 2006.

FRANK SARTOR, M.P., Minister for Planning

SCHEDULE "A"

The item known as Central Mine Manager's Residence (former), Piper Street, South Broken Hill, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Part Lot 20, Section 25, DP 758018 in Parish of Picton, County of Yancowinna shown on the plan catalogued HC 2195 in the office of the Heritage Council of New South Wales.

HERITAGE ACT 1977

Direction Pursuant to Section 34 (1) (a)

To List an Item on the State Heritage Register

The HMAS Parramatta Group, Queens Park Reserve, Parramatta SHR No 1676

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

Sydney, 9th day of November 2006.

FRANK SARTOR, M.P., Minister for Planning

SCHEDULE "A"

The items known as the Former HMAS Parramatta Historic Shipwreck; Parramatta Stern Memorial, Queens Park Parramatta; and Parramatta Bow Memorial, Garden Island Naval Base, and the HMAS Parramatta (II) Memorial, Queens Park Reserve, Parramatta, situated on the land described in Schedule "B".

SCHEDULE "B"

All those items and land comprising:

The Parramatta Historic Shipwreck site centred on Lat: 33° 30.083 S, Long: 151° 10.834 E WGS 84, comprising both the visible exposed structure and associated artefactual relics on site, together with the buried portions of same, and extending 5 metres around the remains (including land under the historic structure);

The Parramatta Stern memorial located in Queens Park Reserve, Parramatta, comprising the metal stern section, rudder, support structure and extending three (3) metres around it. The item being located in Part Lot 1, DP 128847, in Parish of St John, County of Cumberland, shown on the plan catalogued HC 2188 in the office of the Heritage Council of New South Wales.

The Parramatta Bow Memorial located at the Garden Island Naval Base, comprising The metal remains of the bow section of the former naval vessel, brick support structure and extending 0.5 metres (0.5) metres around these combined elements;

The item known as the HMAS Parramatta (II) Memorial, Queens Park Reserve, Parramatta, comprising the metal perimeter fence enclosing the stone memorial block, attached plaques and anchor fittings, and extending three (3) metres around same. The item being located in Part Lot 1, DP 224186, in Parish of St John, County of Cumberland, shown on the plan catalogued HC 2188 in the office of the Heritage Council of New South Wales.

HERITAGE ACT 1977

Direction pursuant to Section 34(1)(a) to List an Item on the State Heritage Register

Ben Buckler Battery Site

SHR No. 1742

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

Dated: Sydney, 20th day of February 2006.

FRANK SARTOR, M.P., Minister for Planning

SCHEDULE "A"

The item known as the Ben Buckler Battery Site, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as part Lot 1629, DP 752011 in Parish of Alexandra, County of Cumberland, shown on the plan catalogued HC 2095 in the office of the Heritage Council of New South Wales. A lower curtilage boundary of five (5) metres below mean ground level forms the lower limit of the curtilage.

11042

HERITAGE ACT 1977

Direction pursuant to Section 34(1)(a) to List an Item on the State Heritage Register

Our Lady of Pompeii Roman Catholic Church, Yoogali

SHR No. 1746

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

Dated: Sydney, 22nd day of December 2005.

FRANK SARTOR, M.P., Minister for Planning

SCHEDULE "A"

The item known as Our Lady of Pompeii Roman Catholic Church, Edon Street, Yoogali, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 2194 of Deposited Plan 720524, Parish of Jondaryan, County of Cooper, shown on the plan catalogued HC 2010 in the office of the Heritage Council of New South Wales.

HERITAGE ACT 1977

Direction pursuant to Section 34(1)(a) to List an Item on the State Heritage Register

The Fishwick house

SHR No. 1751

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

Dated: Sydney, 19th day of February 2006.

FRANK SARTOR, M.P., Minister for Planning

SCHEDULE "A"

The item known as the Fishwick house, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 1, DP 389112 and Part Lot 331, DP 14804, in the Parish of Willoughby, County of Cumberland, shown on the plan catalogued HC2074 in the office of the Heritage Council of New South Wales.

LEGAL PROFESSION ADMISSION RULES 2005

AMENDMENTS

1. Amendments to Rule 58

Insert Form 7A

- (1) Amend subrule 58 (1) by deleting "1 April" and inserting "1 March" and
- (2) Amend subrule 58 (2) by deleting "1 October" and inserting "1 September".
- 2. Amendment to First Schedule (Forms)

Form 7A

LEGAL PROFESSION ADMISSION BOARD CERTIFICATE EVIDENCING ADMISSION-RELATED DISCLOSURE

I, of Sydney, in the State of New South Wales, in the Commonwealth of Australia, Executive Officer of the Legal Profession Admission Board of the said State, and being the Officer having ordinarily the custody of the records relating to the admission of Lawyers of the said State, DO HEREBY CERTIFY: that the attached document in page(s), signed and dated by me, was part of an application for admission by and was taken into account by the Admission Board in its determination of the applicant's application for admission as a Barrister, Solicitor, Legal Practitioner or Lawyer of the Supreme Court of New South Wales.

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

> > **Executive Officer**

MARITIME SERVICES ACT 1935

Direction exempting certain persons from compliance with clause 22(1) of the management of waters and waterside lands regulations - NSW

I, Tony Middleton, General Manager Shipping, Security and Environment of the Maritime Authority of NSW (Trading as NSW Maritime), a Sub-Delegate of the Minister for Ports and Waterways, do pursuant to Section 38(4A) of the Maritime Services Act 1935 hereby direct that the persons identified in the SCHEDULE are Exempt from compliance with the maximum length of tow requirements specified in Clause 22(1) of the Management of Waters and Waterside lands Regulations - NSW.

SCHEDULE

Persons to Whom This Direction Applies

The persons to whom this Direction applies are the Master of any vessel which tows a vessel or floating object in the navigable waters in the boundaries of the ports as described in the Ports Corporatisation and Waterways Management Regulation 2002 of the following ports:

- Clarence River (Yamba)
- Eden

OFFICIAL NOTICES

REVOCATION

This Direction may be revoked at any time by the Chief Executive of NSW Maritime.

Dated this 7th day of December 2006.

TONY MIDDLETON, General Manager Shipping Security and Environment

NATIONAL PARKS AND WILDLIFE ACT 1974

Woomargama National Park and Reserve and Mullengandra Nature Reserve and Reserve

Draft Plan of Management

A draft plan of management for Woomargama National Park, Woomargama Crown Reserve, Mullengandra Nature Reserve and Mullengandra Crown Reserve has been prepared and is available free of charge from the NPWS office at 7a Adelong Street, Tumut (ph 6947 7000). The plan may also be viewed at the Greater Hume Shire Holbrook Office, 39 Young Street, Holbrook and on the NPWS website: www. nationalparks.nsw.gov.au.

Written submissions on the plan may be made using the on-line form or by writing to The Planner, Woomargama and Mullengandra Reserves, DEC, PO Box 472, Tumut NSW 2720 by 26 March 2007.

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

NATIONAL PARKS AND WILDLIFE ACT 1974

Bondi Gulf Nature Reserve Coolumbooka Nature Reserve

Draft Plans of Management

DRAFT plans of management for Bondi Gulf Nature Reserve and Coolumbooka Nature Reserve have been prepared and are on public exhibition. Copies of the plans are available free of charge from the NPWS office, 153 Maybe Street, Bombala (telephone: 6458 4080). The plans are also on the NPWS website: www.nationalparks.nsw.gov.au.

Written submissions on these plans must be received by The Ranger, NPWS, PO Box 245, Bombala NSW 2632, by 26 March 2007.

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

OCCUPATIONAL HEALTH AND SAFETY REGULATION 2001

EXEMPTION ORDER 2006 NO.18

I, JOHN WATSON, General Manager, Occupational Health and Safety Division, WorkCover Authority of New South Wales, make the following Order under clause 348 of the Occupational Health and Safety Regulation 2001.

Dated this 13th day of December 2006.

JOHN WATSON, General Manager, Occupational Health and Safety Division WorkCover Authority of New South Wales

Explanatory Note

Clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation) provides that WorkCover may, by order published in the Gazette, exempt any class of persons or things from a specified provision of the Regulation.

This Order exempts persons from the requirement to be qualified to do scheduled work provided they are undergoing training for the work, perform the work under supervision, and keep and maintain a record of training in accordance with the requirements of clause 275 of the Regulation. This Order broadens the existing exemption for trainees set out in clause 271 of Regulation so that trainees need not be engaged in a recognised course of training within the meaning of that clause in order to attract the operation of the exemption.

Occupational Health and Safety Regulation 2001 Exemption Order 2006 No. 18

1. Name of Order

This Order is the Occupational Health and Safety Regulation 2001 Exemption Order 2006 No 18.

2. Commencement

- (1) This Order commences on the date that it is published in the Gazette.
- (2) This Order has effect for a period of five years from its commencement, unless it is sooner withdrawn by WorkCover under clause 348 (5) of the Regulation.

3. Exemption

A person who is undergoing training to do scheduled work is exempt from the requirement in clause 270 (1) of the Regulation to hold a certificate of competency or recognised qualification in relation to work of that kind if the person:

- (a) does the work under the supervision of a supervisor; and
- (b) keeps and maintains a record of training in accordance with the requirements of clause 275 of the Regulation.

4. Definitions

In this Order:

Regulation means the Occupational Health and Safety Regulation 2001; and

scheduled work has the same meaning that it has in clause 266 of the Regulation.

PIPELINES ACT 1967

Licence No. 7 – Variation No. 8

Instrument of Grant of Variation of Licence Area

I, Joe Tripodi Minister for Energy in exercise of the powers conferred on me by section 19 of the Act do hereby grant the application for Variation No. 8 of the Licence Area specified in Licence No. 7 to Alinta AGN Limited (ABN 87 003 004 322) by excluding therein the lands described in the Schedule.

Signed at Sydney, this sixth day of December 2006.

JOE TRIPODI, Minister for Energy

SCHEDULE

LANDS TO BE EXCLUDED

All those pieces or parcels of land described in the instrument annexed to the following Deposited Plans lodged at the NSW Department of Land, Sydney office.

Deposited Plan Number	Instrument Item Number	Description
DP 499023	Sheet 5	Vide V 16428

PIPELINES ACT 1967

Alinta AGN Limited (ABN 87 003 004 322)

Pipeline Licence No. 7

Sydney to Newcastle Gas Pipeline

Notification of Extinguishments Under Section 21A

IT is hereby notified that, pursuant to section 21A of the Pipelines Act 1967, the easements over lands excluded from the Licence Area consequent to the grant of Variation No. 8 to Pipeline Licence No. 7, as specified in the Schedule, are extinguished and such restrictions as to user as may have applied, cease to have effect.

Signed at Sydney, this sixth day of December 2006.

JOE TRIPODI, Minister for Energy

SCHEDULE

LANDS TO BE EXCLUDED

All those pieces or parcels of land described in the instrument annexed to the following Deposited Plans lodged at the NSW Department of Land, Sydney office.

Deposited Plan Number	Instrument Item Number	Description
DP 499023	Sheet 5	Vide V 16428

PUBLIC LOTTERIES ACT 1996

RULES – DRAW LOTTERY

I, The Honourable GRANT McBRIDE, M.P., Minister for Gaming and Racing being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 of the Act DO HEREBY APPROVE the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Draw Lottery and Games of Promotional Draw Lottery as attached to this notice.

Dated this 6th day of November 2006.

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

PUBLIC LOTTERIES ACT 1996

DRAW LOTTERY RULES

IT is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following amendments to the Rules for the conduct of Draw Lottery and Promotional Draw Lottery Games. In accordance with section 23 (3) (b) of the Act, these Rules take effect on and from the date of gazettal. These Rules supersede the Rules notified previously in the Government Gazette.

Rule 1 (a) (iii)

Delete the words "as its agent" in the first line.

Rule 1 (a) (viii)

Add the following words at the end of the existing definition: "or such delegate appointed by the Chief Executive Officer pursuant to Rule 3 (f)"

Rule 3 (e)

Renumber the existing Rule 3 (e) as 3 (h).

Insert a new Rule 3 (e):

"An Agent, including a Direct Mail Agent, has no authority to bind the Licensee in contract or otherwise."

Rule 3 (f)

Insert new Rule 3 (f):

"The Chief Executive Officer may appoint a delegate to perform a function under these Rules which function would otherwise be required to be performed by the Chief Executive Officer. Such appointment shall be on such terms and conditions as the Chief Executive Officer may determine."

Rule 3 (g)

Insert a new Rule 3 (g):

"Any reference to the Chief Executive Officer in these Rules shall include a reference to a duly authorised delegate of the Chief Executive Officer under Rule 3 (f)."

Rule 5

In the second sentence, delete the reference to "Rule 6 (e)" and replace with "Rule 6 (d)"

Rule 6 (a)

Add the following sentences after the existing sentence:

"A Player shall not Mark an Entry Form other than by hand unless the prior approval of the Licensee has been obtained. Without this approval such Entry Form will not be considered to be properly completed and a Player claiming a resultant Prize may not be entitled to payment of the Prize."

Rule 6 (b)

Add a new second sentence:

"It is the responsibility of the Player to check the accuracy of all details on the Entry Form or other approved form of Entry at the time of presentation to the Agent for processing."

Rule 6 (c)

Add the following at the end of the existing Rule:

"It is the responsibility of the Player to check the accuracy of all details on the Ticket at the time it is received by a Player from the Agent. No Entry Form shall have any validity or be of evidence for any purpose after the Ticket has been taken by the Player from the Agent."

Rule 6 (e)

Delete the existing Rule 6 (e) and replace it with the following:

"A Player may return a Ticket and request that it be cancelled by an Agent. The Agent shall cancel the Ticket on that day provided it is returned on the day of purchase, to the place of purchase and prior to the closure of the Draw Lottery Game entered. At the request of a Player, the Licensee may, in its absolute discretion and subject to the capability of its central processing computer equipment, at any time prior to the closure of the Draw Lottery Game entered effect a cancellation of a Ticket at the Licensee's central processing computer equipment host site. When a Ticket has been cancelled the Player shall be refunded the Fee paid in respect of such Ticket. A cancelled Ticket shall be void and no Prize shall be payable by the Licensee in respect of such Ticket."

Rule 6 (f)

Renumber the existing Rule 6 (f) as Rule 6 (g)

Insert a new Rule 6 (f):

"A Ticket which is recorded as void or cancelled in the Licensee's Computer Records shall be void regardless of whether such Ticket was cancelled in error by an Agent or the Licensee or otherwise, and no Prize shall be payable in respect of such Ticket. It is the responsibility of the Player to check the cancellation receipt provided by the Agent or the Licensee to the Player to ensure that the correct Ticket has been cancelled. It is the responsibility of the Player to inform the Agent or the Licensee if there has been an error in relation to cancellation of the Ticket. Neither the Agent nor the Licensee shall be liable to the Player in respect of an error in the cancellation of a Ticket if the Player has failed to inform the Agent or the Licensee, at the time of receiving the cancellation receipt, of the error in the cancellation of a Ticket."

Rules 6 (g)

Renumber the existing Rule 6 (g) as Rule 6 (k).

Rule 6 (h)

Insert a new Rule 6 (h):

"The Licensee shall not be liable for any errors or omissions in respect of a Registered Player's selections as recorded on the Computer Records. It is the responsibility of the Registered Player to check that the Numbers and other details shown on a Ticket are correct."

Rule 6 (i)

Insert a new Rule 6 (i):

"A Direct Mail Agent has no authority to verify the accuracy or completion by a Player of any part of an Entry Form or a Ticket. Entry into a Draw Lottery Game by a Player with a Direct Mail Agent does not exempt the Player from being bound by these Rules and a Player utilising a Direct Mail Agent to submit an Entry Form shall accept all risks, losses, delays, errors or omissions which may occur in any manner in relation to such Entry Form, the issue of any Ticket and the payment of any Prize."

Rule 6 (j)

Insert a new Rule 6 (j):

"Neither the Licensee nor an Agent shall be liable to a Player in the event of the destruction, loss, theft or mutilation of a Ticket issued to a Player. It shall be the sole responsibility of the Player to ensure the safe custody of a Ticket issued to the Player."

Rule 11 (h)

Change the reference in this Rule from "Rule 11 (e)" to Rule 11 (f)".

Rule 11 (l) (v)

Add the following words after the word "Ticket":

", which must be legible and be consistent with the details held by the Licensee's Computer Records and must not be mutilated, altered, reconstituted, counterfeit or stolen."

Rule 11 (w)

Amend Rule 11 (w) by:

• Deleting the words "in relation thereto" in the second line.

• Adding the word ", constructive" after the word "express" in the second line.

Rule 11 (v)

Delete the word "Officer;" at the end of Rule 11 (v) and replace with:

"Officer. A Prize claim form for a Prize may be forwarded by an Agent to the Licensee at the request of a Player or the Player may forward the Prize claim form to the Licensee direct."

Rule 11 (x)

Renumber the existing Rule 11 (x) as 11 (aa).

Insert a new Rule 11 (x):

"No Prize shall be payable in respect of a Ticket which fails any confidential security test of the Licensee."

Rule 11 (y)

Insert a new Rule 11 (y):

"The Licensee shall be entitled, in its absolute discretion, to recognise the person who holds, bears and submits a Ticket as the Prize winner."

Rule 11 (z)

Insert a new Rule 11 (z):

"The Licensee accepts no responsibility or liability for lost or stolen Tickets. Registration as a Registered Player shall not entitle a person to whom a winning Ticket is registered to be paid a Prize which has been previously paid by the Licensee to the address of the Registered Player."

Rule 13 (a)

Add a second sentence to Rule 13 (a):

"Any Ticket having issued in respect of an Entry in a Draw Lottery Game which is disqualified shall automatically be void and cancelled."

Rule 13 (d)

Delete the word "agent" in the first line and replace with the word "contractor".

- Rule 13 (d) (ii)
 - Delete the word "or" at the end of Rule 13 (d) (ii) (3).
 - · Add a new sub-clause as Rule 13 (d) (ii) (5): "the receipt and processing of a Prize claim form; or"
 - Add a new sub-clause as rule 13 (d) (ii) (6): "the cancellation of a Ticket; and"

Rule 13 (d) (iii)

Insert a new Rule 13 (d) (iii):

- "(iii) without prejudice to the generality of Rule 13 (d) (i) and Rule 13 (d) (ii), any fraudulent or unlawful act or omission on the part of the Agent or an employee, servant or contractor of the Agent in respect of:
 - (1) the processing of an Entry Form;
 - (2) the issue of a Ticket;
 - (3) the completion of a Prize claim form;
 - (4) the receipt of a Prize claim form;
 - (5) the processing of a Prize claim;
 - (6) the payment of a Prize;
 - (7) the cancellation of a Ticket; and"

Rule 13 (d) (iv)

Insert a new Rule 13 (d) (iv):

"(iv) any statement made by an Agent or an employee, servant or contractor of an Agent or by the Licensee, or any employee, servant or contractor of the Licensee to a Player."

Rule 13 (j)

Renumber Rule 13 (i) as 13 (j).

Insert a new Rule 13 (i):

"In the cancellation of a Ticket, the processing of a Prize claim form, the submission of a Prize claim form to the Licensee and the payment of a Prize, an Agent shall at all times and for all purposes be the agent of a Player and not the agent of the Licensee or the Chief Executive Officer."

Rule 13 (k)

· Renumber the existing Rule 13 (j) as 13 (k).

• In the second last line, replace the reference "to 13 (i)" with "to 13 (j)".

PUBLIC LOTTERIES ACT 1996

RULES – INSTANT LOTTERIES

I, THE HONOURABLE GRANT McBRIDE MP, Minister for Gaming and Racing being the Minister for the time being

administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 of the Act DO HEREBY APPROVE the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under Section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Instant Lotteries and Games of Promotional Instant Lotteries as attached to this notice.

Dated this 6th day of November 2006.

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

PUBLIC LOTTERIES ACT 1996

INSTANT LOTTERY RULES

IT is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following amendments to the Rules for the conduct of Instant Lotteries and Promotional Instant Lotteries Games. In accordance with section 23 (3) (b) of the Act, these Rules take effect on and from the date of gazettal. These Rules supersede the Rules notified previously in the Government Gazette.

Rule 1 (a) (iii)

Delete the words "as its agent" in the first line.

Rule 1 (a) (v)

Delete all the words after the word "Licensee" in the second line.

Add the following words at the end of the amended definition: "or such delegate appointed by the Chief Executive Officer pursuant to Rule 3 (f);"

Rule 3 (e)

Renumber the existing Rule 3 (e) as 3 (h).

Insert a new Rule 3 (e):

"An Agent, including a Direct Mail Agent, has no authority to bind the Licensee in contract or otherwise."

Rule 3 (f)

Insert new Rule 3 (f):

"The Chief Executive Officer may appoint a delegate to perform a function under these Rules which function would otherwise be required to be performed by the Chief Executive Officer. Such appointment shall be on such terms and conditions as the Chief Executive Officer may determine."

Rule 3 (g)

Insert a new Rule 3 (g):

"Any reference to the Chief Executive Officer in these Rules shall include a reference to a duly authorised delegate of the Chief Executive Officer under Rule 3 (f)."

Rule 7 (a)

Add a second and third sentence to Rule 7 (a):

"Neither the Licensee nor an Agent shall be liable to a Player in the event of the destruction, loss, theft or mutilation of a Ticket issued to a Player. It shall be the sole responsibility of the Player to ensure the safe custody of a Ticket issued to the Player."

Rule 21 (h)

Amend Rule 21 (h) by:

- Deleting the words "in relation thereto" in the second line.
- Adding the word ", constructive" after the word "express" in the third line.
- Rule 22 (a) (i)

Add the following words after the word "damaged" in the third line:

"altered, reconstituted or counterfeit."

Rule 22 (a) (vi)

Insert a new Rule 22 (a) (vi):

"in respect of a Ticket which fails any confidential security test of the Licensee."

Rule 22 (e)

Insert a new Rule 22 (e):

"The Licensee shall be entitled, in its absolute discretion, to recognise the person who holds, bears and submits a Ticket as the Prize winner."

Rule 23 (d)

Delete the words "Agent or Direct Mail Agent" in the second line and replace with the word "Contractor".

Rule 23 (d) (ii)

- Delete the word "or" at the end of Rule 23 (d) (ii) (2).
- Add a new sub-clause as Rule 23 (d) (ii) (4): "the receipt and processing of a Prize claim form; and"

Rule 23 (d) (iii)

Insert a new Rule 23 (d) (iii):

- "(iii) without prejudice to the generality of Rule 23 (d) (i) and Rule 23 (d) (ii), any fraudulent or unlawful act or omission on the part of the Agent or an employee, servant or contractor of the Agent in respect of:
 - (1) the issue of a Ticket;
 - (2) the completion of a Prize claim form;
 - (3) the receipt of a Prize claim form;
 - (4) the processing of a Prize claim;
 - (5) the payment of a Prize; and"
- Rule 23 (d) (iv)

Insert a new Rule 23 (d) (iv):

"(iv) any statement made by an Agent or an employee, servant or contractor of an Agent or by the Licensee, or any employee, servant or contractor of the Licensee to a Player."

Rule 23 (i)

Renumber Rule 23 (i) as 23 (j).

Insert a new Rule 23 (i):

"In the processing of a Prize claim form, the submission of a Prize claim form to the Licensee and the payment of a Prize, an Agent shall at all times and for all purposes be the agent of a Player and not the agent of the Licensee or the Chief Executive Officer."

Rule 23 (k)

- Renumber the existing Rule 23 (j) as 23 (k).
- In the sixth line, replace the reference "to 23 (i)" with "to 23 (j)".

PUBLIC LOTTERIES ACT 1996

RULES - LOTTO

I, The Honourable GRANT McBRIDE, M.P., Minister for Gaming and Racing being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 of the Act DO HEREBY APPROVE the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Lotto and Games of Promotional Lotto as attached to this notice.

Dated this 6th day of November 2006.

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

PUBLIC LOTTERIES ACT 1996

LOTTO RULES

IT is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following amendments to the Rules for the conduct of Lotto and Promotional Lotto Games. In accordance with section 23 (3) (b) of the Act, these Rules take effect on and from the date of gazettal. These Rules supersede the Rules notified previously in the Government Gazette.

Rule 1 (a) (iii)

Delete the words "as its agent" in the first line.

Rule 1 (a) (iv)

Insert a new Rule 1 (a) (iv):

"Agreement' means any agreement for the time being made between the Licensee and interstate or overseas authorities in Participating Areas for the conduct by them of games of Lotto;"

Renumber the existing definitions for 1 (a) (iv) to 1 (a) (xxxvi) as:

"1 (a) (v) to 1 (a) (xxxvii)"

Rule 1 (a) (vii)

Add the following words at the end of the existing definition (now Rule 1 (a) (viii)):

"or such delegate appointed by the Chief Executive Officer pursuant to Rule 3 (f)"

Rule 1 (a) (xxxviii)

Insert a new Rule 1 (a) (xxxviii):

"Participating Area' means a State, Territory or Country in which a person is authorised to conduct games of Lotto under a corresponding law;"

Renumber the existing definitions 1 (a) (xxxviii) to 1 (a) (lxii) as:

"1 (a) (xxxix) to 1 (a) (lxiv)"

Rule 3 (e)

Renumber the existing Rule 3 (e) as 3 (h).

Insert a new Rule 3 (e):

"An Agent, including a Direct Mail Agent, has no authority to bind the Licensee in contract or otherwise."

Rule 3 (f)

Insert new Rule 3 (f):

"The Chief Executive Officer may appoint a delegate to perform a function under these Rules which function would otherwise be required to be performed by the Chief Executive Officer. Such appointment shall be on such terms and conditions as the Chief Executive Officer may determine."

Rule 3 (g)

Insert a new Rule 3 (g):

"Any reference to the Chief Executive Officer in these Rules shall include a reference to a duly authorised delegate of the Chief Executive Officer under Rule 3 (f)."

Rule 6 (a)

Add the following sentences after the existing sentence:

"A Player or Syndicate Player shall not Mark an Entry Form other than by hand unless the prior approval of the Licensee has been obtained. Without this approval such Entry Form will not be considered to be properly completed and a Player or Syndicate Player claiming a resultant Prize may not be entitled to payment of the Prize."

Rule 6 (e)

Add a new second sentence:

"It is the responsibility of the Player or Syndicate Player to check the accuracy of all details on the Entry Form or other approved Entry at the time of presentation to the Agent for processing."

Rule 6 (f)

Add the following at the end of the existing Rule:

"It is the responsibility of the Player or Syndicate Player to check the accuracy of all details on the Ticket at the time it is received by a Player or Syndicate Player from the Agent. No Entry Form shall have any validity or be of evidence for any purpose after the Ticket has been taken by the Player or Syndicate Player from the Agent."

Rule 6 (h)

Delete the existing Rule 6 (h) and replace it with the following:

"Subject to Rule 19 (f), a Player may return a Ticket and request that it be cancelled by an Agent. The Agent shall cancel the Ticket on that day provided it is returned on the day of purchase, to the place of purchase and prior to the Drawing of the Game of Lotto entered. At the request of a Player, the Licensee may, in its absolute discretion and subject to the capability of its central processing computer equipment, at any time prior to the Drawing of the Game of Lotto entered effect a cancellation of a Ticket at the Licensee's central processing computer equipment host site. When a Ticket has been cancelled the Player shall be refunded the Fee paid in respect of such Ticket. A cancelled Ticket shall be void and no Prize shall be payable by the Licensee in respect of such Ticket."

Rule 6 (i)

Renumber the existing Rule 6 (i) as Rule 6 (j)

Insert a new Rule 6 (i):

"A Ticket which is recorded as void or cancelled in the Licensee's Computer Records shall be void regardless of whether such Ticket was cancelled in error by an Agent or the Licensee or otherwise, and no Prize shall be payable in respect of such Ticket. It is the responsibility of the Player to check the cancellation receipt provided by the Agent or the Licensee to the Player to ensure that the correct Ticket has been cancelled. It is the responsibility of the Player to inform the Agent or the Licensee if there has been an error in relation to cancellation of the Ticket. Neither the Agent nor the Licensee shall be liable to the Player in respect of an error in the cancellation of a Ticket if the Player has failed to inform the Agent or the Licensee, at the time of receiving the cancellation receipt, of the error in the cancellation of a Ticket."

Rules 6 (j) and 6 (k)

Renumber the existing Rules 6 (j) and 6 (k) as Rules 6 (n) and 6 (o) respectively.

Rule 6 (k)

Insert a new Rule 6 (k):

"The Licensee shall not be liable for any errors or omissions in respect of a Registered Player's selections as recorded on the Computer Records. It is the responsibility of the Registered Player to check that the Numbers and other details shown on a Ticket are correct."

Rule 6 (l)

Insert a new Rule 6 (l):

"A Direct Mail Agent has no authority to verify the accuracy or completion by a Player of any part of an Entry Form or a Ticket. Entry into a Game of Lotto by a Player with a Direct Mail Agent does not exempt the Player from being bound by these Rules and a Player utilising a Direct Mail Agent to submit an Entry Form shall accept all risks, losses, delays, errors or omissions which may occur in any manner in relation to such Entry Form, the issue of any Ticket and the payment of any Prize."

Rule 6 (m)

Insert a new Rule 6 (m):

"Neither the Licensee nor an Agent shall be liable to a Player in the event of the destruction, loss, theft or mutilation of a Ticket issued to a Player. It shall be the sole responsibility of the Player to ensure the safe custody of a Ticket issued to the Player."

Rule 12 (d)

Delete the existing Rule and replace with:

"Subject to Rule 12 (c), the amount payable in respect of a Syndicate Entry Share shall be rounded up to the nearest five (5) cents. Monies required for rounding up shall be drawn from the Prize Reserve Fund".

Rule 12 (f) Division 1 (ii) (C)

In this Rule delete all references, where so appearing, to "tenth (10th)" and "eleventh (11th)" and replace respectively with "fourth (4th)" and "fifth (5th)".

Rule 14 (h)

Change the reference in this Rule from "Rule 14 (e)" to Rule 14 (f)".

Rule 14 (l) (v)

Add the following words after the word "Ticket":

", which must be legible and be consistent with the details held by the Licensee's Computer Records and must not be mutilated, altered, reconstituted, counterfeit or stolen."

Rule 14 (w)

Amend Rule 14 (w) by:

- \cdot Deleting the words "in relation thereto" in the second line.
- Adding the word ", constructive" after the word "express" in the third line.

Rule 14 (x)

Delete the word "Officer;" at the end of Rule 14 (x) and replace with:

"Officer. A Prize claim form for a Prize or a share of a Prize may be forwarded by an Agent to the Licensee at the request of a Player or the Player may forward the Prize claim form to the Licensee direct."

Rule 14 (z)

Renumber the existing Rule 14 (z) as 14 (ac).

Insert a new Rule 14 (z):

"No Prize shall be payable in respect of a Ticket which fails any confidential security test of the Licensee."

Rule 14 (aa)

Insert a new Rule 14 (aa):

"The Licensee shall be entitled, in its absolute discretion, to recognise the person who holds, bears and submits a Ticket as the Prize winner."

Rule 14 (ab)

Insert a new Rule 14 (ab):

"The Licensee accepts no responsibility or liability for lost or stolen Tickets. Registration as a Registered Player shall not entitle a person to whom a winning Ticket is registered to be paid a Prize which has been previously paid by the Licensee to the address of the Registered Player."

Rule 15 (a)

Add a second sentence to Rule 15 (a):

"Any Ticket having issued in respect of an Entry in a Game of Lotto which is disqualified shall automatically be void and cancelled."

Rule 16 (d)

Delete the word "agent" in the first line and replace with the word "contractor".

Rule 16 (d) (ii)

- Delete the word "or" at the end of Rule 16 (d) (ii) (3).
- Add a new sub-clause as Rule 16 (d) (ii) (5): "the receipt and processing of a Prize claim form; or"
- Add a new sub-clause as rule 16 (d) (ii) (6): "the cancellation of a Ticket; and"

Rule 16 (d) (iii)

Insert a new Rule 16 (d) (iii):

- "(iii) without prejudice to the generality of Rule 16 (d) (i) and Rule 16 (d) (ii), any fraudulent or unlawful act or omission on the part of the Agent or an employee, servant or contractor of the Agent in respect of:
 - (1) the processing of an Entry Form;
 - (2) the issue of a Ticket;
 - (3) the completion of a Prize claim form;
 - (4) the receipt of a Prize claim form;
 - (5) the processing of a Prize claim;
 - (6) the payment of a Prize;
 - (7) the cancellation of a Ticket; and"
- Rule 16 (d) (iv)

Insert a new Rule 16 (d) (iv):

"(iv) any statement made by an Agent or an employee, servant or contractor of an Agent or by the Licensee, or any employee, servant or contractor of the Licensee to a Player."

Rule 16 (i)

Renumber Rule 16 (i) as 16 (j).

Insert a new Rule 16 (i):

"In the cancellation of a Ticket, the processing of a Prize claim form, the submission of a Prize claim form to the Licensee and the payment of a Prize, an Agent shall at all times and for all purposes be the agent of a Player or Syndicate Player and not the agent of the Licensee or the Chief Executive Officer."

Rule 16 (k)

- \cdot Renumber the existing Rule 16 (j) as 16 (k).
- \cdot In the last line, replace the reference "to 16 (i)" with "16 (j)".

PUBLIC LOTTERIES ACT 1996

RULES – LOTTO STRIKE

I, The Honourable GRANT McBRIDE, M.P., Minister for Gaming and Racing being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 of the Act DO HEREBY APPROVE the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Lotto Strike and Games of Promotional Lotto Strike as attached to this notice.

Dated this 6th day of November 2006.

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

PUBLIC LOTTERIES ACT 1996

LOTTO STRIKE RULES

IT is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following amendments to the Rules for the conduct of Lotto Strike and Promotional Lotto Strike Games. In accordance with section 23 (3) (b) of the Act, these Rules take effect on and from the date of gazettal. These Rules supersede the Rules notified Rule 6 (h) previously in the Government Gazette. Delet

Rule 1 (a) (iii)

Delete the words "as its agent" in the first line.

Rule 1 (a) (ix)

Add the following words at the end of the existing definition:

"or such delegate appointed by the Chief Executive Officer pursuant to Rule 3 (f)"

Rule 3 (e)

Renumber the existing Rule 3 (e) as 3 (h).

Insert a new Rule 3 (e):

"An Agent, including a Direct Mail Agent, has no authority to bind the Licensee in contract or otherwise."

Rule 3 (f)

Insert new Rule 3 (f):

"The Chief Executive Officer may appoint a delegate to perform a function under these Rules which function would otherwise be required to be performed by the Chief Executive Officer. Such appointment shall be on such terms and conditions as the Chief Executive Officer may determine."

Rule 3 (g)

Insert a new Rule 3 (g):

"Any reference to the Chief Executive Officer in these Rules shall include a reference to a duly authorised delegate of the Chief Executive Officer under Rule 3 (f)."

Rule 5

In the second sentence, delete the reference to "Rule 6 (f)" and replace with "Rule 6 (g)"

Rule 6 (a)

Add the following sentences at the end of the existing Rule:

"A Player shall not Mark an Entry Form other than by hand unless the prior approval of the Licensee has been obtained. Without this approval such Entry Form will not be considered to be properly completed and a Player claiming a resultant Prize may not be entitled to payment of the Prize."

Rule 6 (e)

Add a new second sentence:

"It is the responsibility of the Player to check the accuracy of all details on the Entry Form or other form of Entry at the time of presentation to the Agent for processing."

Rule 6 (f)

Add the following at the end of the existing Rule:

"It is the responsibility of the Player to check the accuracy of all details on the Ticket at the time it is received by a Player from the Agent. No Entry Form shall have any validity or be of evidence for any purpose after the Ticket has been taken by the Player from the Agent." Delete the existing Rule 6 (h) and replace it with the following: $\label{eq:constraint}$

"A Player may return a Ticket and request that it be cancelled by an Agent. The Agent shall cancel the Ticket on that day provided it is returned on the day of purchase, to the place of purchase and prior to the Drawing of the Game of Lotto Strike entered. At the request of a Player, the Licensee may, in its absolute discretion and subject to the capability of its central processing computer equipment, at any time prior to the Drawing of the Game of Lotto Strike entered effect a cancellation of a Ticket at the Licensee's central processing computer equipment host site. When a Ticket has been cancelled the Player shall be refunded the Fee paid in respect of such Ticket. A cancelled Ticket shall be void and no Prize shall be payable by the Licensee in respect of such Ticket."

Rule 6 (i)

Renumber the existing Rule 6 (i) as Rule 6 (j)

Insert a new Rule 6 (i):

"A Ticket which is recorded as void or cancelled in the Licensee's Computer Records shall be void regardless of whether such Ticket was cancelled in error by an Agent or the Licensee or otherwise, and no Prize shall be payable in respect of such Ticket. It is the responsibility of the Player to check the cancellation receipt provided by the Agent or the Licensee to the Player to ensure that the correct Ticket has been cancelled. It is the responsibility of the Player to inform the Agent or the Licensee if there has been an error in relation to cancellation of the Ticket. Neither the Agent nor the Licensee shall be liable to the Player in respect of an error in the cancellation of a Ticket if the Player has failed to inform the Agent or the Licensee, at the time of receiving the cancellation receipt, of the error in the cancellation of a Ticket."

Rule 6 (j)

Renumber the existing Rule 6 (j) as Rule 6 (n).

Rule 6 (k)

Insert a new Rule 6 (k):

"The Licensee shall not be liable for any errors or omissions in respect of a Registered Player's selections as recorded on the Computer Records. It is the responsibility of the Registered Player to check that the Numbers and other details shown on a Ticket are correct."

Rule 6 (l)

Insert a new Rule 6 (l):

"A Direct Mail Agent has no authority to verify the accuracy or completion by a Player of any part of an Entry Form or a Ticket. Entry into a Game of Lotto Strike by a Player with a Direct Mail Agent does not exempt the Player from being bound by these Rules and a Player utilising a Direct Mail Agent to submit an Entry Form shall accept all risks, losses, delays, errors or omissions which may occur in any manner in relation to such Entry Form, the issue of any Ticket and the payment of any Prize."

Rule 6 (m)

Insert a new Rule 6 (m):

"Neither the Licensee nor an Agent shall be liable to a Player in the event of the destruction, loss, theft or mutilation of a Ticket issued to a Player. It shall be the sole responsibility of the Player to ensure the safe custody of a Ticket issued to the Player."

Rule 13 (l) (v)

Add the following words after the word "Ticket":

", which must be legible and be consistent with the details held by the Licensee's Computer Records and must not be mutilated, altered, reconstituted, counterfeit or stolen."

Rule 13 (x)

Amend Rule 13 (x) by:

- \cdot Deleting the words "in relation thereto" in the second line.
- Adding the word ", constructive" after the word "express" in the second line.

Rule 13 (y)

Delete the word "Officer;" at the end of Rule 13 (y) and replace with:

"Officer. A Prize claim form for a Prize may be forwarded by an Agent to the Licensee at the request of a Player or the Player may forward the Prize claim form to the Licensee direct."

Rule 13 (aa)

Renumber the existing Rule 13 (aa) as 13 (ad).

Insert a new Rule 13 (aa): "No Prize shall be payable in respect of a Ticket which fails any confidential security test of the Licensee."

Rule 13 (ab)

Insert a new Rule 13 (ab):

"The Licensee shall be entitled, in its absolute discretion, to recognise the person who holds, bears and submits a Ticket as the Prize winner."

Rule 13 (ac)

Insert a new Rule 13 (ac):

"The Licensee accepts no responsibility or liability for lost or stolen Tickets. Registration as a Registered Player shall not entitle a person to whom a winning Ticket is registered to be paid a Prize which has been previously paid by the Licensee to the address of the Registered Player."

Rule 14 (a)

Add a second sentence to Rule 14 (a):

"Any Ticket having issued in respect of an Entry in a Game of Lotto Strike which is disqualified shall automatically be void and cancelled."

Rule 15 (d)

Delete the word "agent" in the first line and replace with the word "contractor".

Rule 15 (d) (ii)

• Delete the word "or" at the end of Rule 15 (d) (ii) (3).

- Add a new sub-clause as Rule 15 (d) (ii) (5): "the receipt and processing of a Prize claim form; or"
- Add a new sub-clause as Rule 15 (d) (ii) (6): "the cancellation of a Ticket; and"

Rule 15 (d) (iii)

- Insert a new Rule 15 (d) (iii):
 - "(iii) without prejudice to the generality of Rule 15 (d) (i) and Rule 15 (d) (ii), any fraudulent or unlawful act or omission on the part of the Agent or an employee, servant or contractor of the Agent in respect of:
 - (1) the processing of an Entry Form;
 - (2) the issue of a Ticket;
 - (3) the completion of a Prize claim form;
 - (4) the receipt of a Prize claim form;
 - (5) the processing of a Prize claim;
 - (6) the payment of a Prize;
 - (7) the cancellation of a Ticket; and"

Rule 15 (d) (iv)

- Insert a new Rule 15 (d) (iv):
 - "(iv) any statement made by an Agent or an employee, servant or contractor of an Agent or by the Licensee, or any employee, servant or contractor of the Licensee to a Player."

Rule 15 (i)

Renumber Rule 15 (i) as 15 (j).

Insert a new Rule 15 (i):

"In the cancellation of a Ticket, the processing of a Prize claim form, the submission of a Prize claim form to the Licensee and the payment of a Prize, an Agent shall at all times and for all purposes be the agent of a Player and not the agent of the Licensee or the Chief Executive Officer."

Rule 15 (k)

- \cdot Renumber the existing Rule 15 (j) as 15 (k).
- In the second last line, replace the reference "to 15 (i)" with "to 15 (j)".

PUBLIC LOTTERIES ACT 1996

RULES – OZ LOTTO

I, The Honourable GRANT McBRIDE MP, Minister for Gaming and Racing being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 of the Act DO HEREBY APPROVE the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Oz Lotto and Games of Promotional Oz Lotto as attached to this notice.

Dated this 6th day of November 2006.

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

PUBLIC LOTTERIES ACT 1996

OZ LOTTO RULES

IT is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following amendments to the Rules for the conduct of Oz Lotto and Promotional Oz Lotto Games. In accordance with section 23 (3) (b) of the Act, these Rules take effect on and from the date of gazettal. These Rules supersede the Rules notified previously in the Government Gazette.

Rule 1 (a) (iii)

Delete the words "as its agent" in the first line.

Rule 1 (a) (viii)

Add the following words at the end of the existing definition:

"or such delegate appointed by the Chief Executive Officer pursuant to Rule 3 (f)"

Rule 3 (e)

Renumber the existing Rule 3 (e) as 3 (h).

Insert a new Rule 3 (e):

"An Agent, including a Direct Mail Agent, has no authority to bind the Licensee in contract or otherwise."

Rule 3 (f)

Insert new Rule 3 (f):

"The Chief Executive Officer may appoint a delegate to perform a function under these Rules which function would otherwise be required to be performed by the Chief Executive Officer. Such appointment shall be on such terms and conditions as the Chief Executive Officer may determine."

Rule 3 (g)

Insert a new Rule 3 (g):

"Any reference to the Chief Executive Officer in these Rules shall include a reference to a duly authorised delegate of the Chief Executive Officer under Rule 3 (f)."

Rule 5

In the second sentence, delete the reference to "Rule 6 (e)" and replace with "Rule 6 (d)"

Rule 6 (a)

Add the following sentences after the existing sentence:

"A Player or Syndicate Player shall not Mark an Entry Form other than by hand unless the prior approval of the Licensee has been obtained. Without this approval such Entry Form will not be considered to be properly completed and a Player or Syndicate Player claiming a resultant Prize may not be entitled to payment of the Prize."

Rule 6 (b)

Add a new second sentence:

"It is the responsibility of the Player or Syndicate Player to check the accuracy of all details on the Entry Form or other approved form of Entry at the time of presentation to the Agent for processing."

Rule 6 (c)

Add the following at the end of the existing Rule:

"It is the responsibility of the Player or Syndicate Player to check the accuracy of all details on the Ticket at the time it is received by a Player or Syndicate Player from the Agent. No Entry Form shall have any validity or be of evidence for any purpose after the Ticket has been taken by the Player or Syndicate Player from the Agent."

Rule 6 (e)

Delete the existing Rule 6 (e) and replace it with the following:

"Subject to Rule 19 (f), a Player may return a Ticket and request that it be cancelled by an Agent. The Agent shall cancel the Ticket on that day provided it is returned on the day of purchase, to the place of purchase and prior to the Drawing of the Game of OZ Lotto entered. At the request of a Player, the Licensee may, in its absolute discretion and subject to the capability of its central processing computer equipment, at any time prior to the Drawing of the Game of OZ Lotto entered effect a cancellation of a Ticket at the Licensee's central processing computer equipment host site. When a Ticket has been cancelled the Player shall be refunded the Fee paid in respect of such Ticket. A cancelled Ticket shall be void and no Prize shall be payable by the Licensee in respect of such Ticket."

Rule 6 (f)

Renumber the existing Rule 6 (f) as Rule 6 (g)

Insert a new Rule 6 (f):

"A Ticket which is recorded as void or cancelled in the Licensee's Computer Records shall be void regardless of whether such Ticket was cancelled in error by an Agent or the Licensee or otherwise, and no Prize shall be payable in respect of such Ticket. It is the responsibility of the Player to check the cancellation receipt provided by the Agent or the Licensee to the Player to ensure that the correct Ticket has been cancelled. It is the responsibility of the Player to inform the Agent or the Licensee if there has been an error in relation to cancellation of the Ticket. Neither the Agent nor the Licensee shall be liable to the Player in respect of an error in the cancellation of a Ticket if the Player has failed to inform the Agent or the Licensee, at the time of receiving the cancellation receipt, of the error in the cancellation of a Ticket."

Rule 6 (g)

Renumber the existing Rule 6 (g) as Rule 6 (k).

Rule 6 (h)

Insert a new Rule 6 (h):

"The Licensee shall not be liable for any errors or omissions in respect of a Registered Player's selections as recorded on the Computer Records. It is the responsibility of the Registered Player to check that the Numbers and other details shown on a Ticket are correct."

Rule 6 (i)

Insert a new Rule 6 (i):

"A Direct Mail Agent has no authority to verify the accuracy or completion by a Player of any part of

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an Entry Form or a Ticket. Entry into a Game of OZ Lotto by a Player with a Direct Mail Agent does not exempt the Player from being bound by these Rules and a Player utilising a Direct Mail Agent to submit an Entry Form shall accept all risks, losses, delays, errors or omissions which may occur in any manner in relation to such Entry Form, the issue of any Ticket and the payment of any Prize."

Rule 6 (j)

Insert a new Rule 6 (j):

"Neither the Licensee nor an Agent shall be liable to a Player in the event of the destruction, loss, theft or mutilation of a Ticket issued to a Player. It shall be the sole responsibility of the Player to ensure the safe custody of a Ticket issued to the Player."

Rule 14 (h)

Change the reference in this Rule from "Rule 14 (e)" to Rule 14 (f)"

Rule 14 (l) (v)

Add the following words after the word "Ticket":

", which must be legible and be consistent with the details held by the Licensee's Computer Records and must not be mutilated, altered, reconstituted, counterfeit or stolen."

Rule 14 (w)

Amend Rule 14 (w) by:

- \cdot Deleting the words "in relation thereto" in the second line.
- Adding the word ", constructive" after the word "express" in the third line.

Rule 14 (x)

Delete the word "Officer;" at the end of Rule 14 (x) and replace with:

"Officer. A Prize claim form for a Prize or a share of a Prize may be forwarded by an Agent to the Licensee at the request of a Player or the Player may forward the Prize claim form to the Licensee direct."

Rule 14 (z)

Renumber the existing Rule 14 (z) as 14 (ac).

Insert a new Rule 14 (z):

"No Prize shall be payable in respect of a Ticket which fails any confidential security test of the Licensee."

Rule 14 (aa)

Insert a new Rule 14 (aa):

"The Licensee shall be entitled, in its absolute discretion, to recognise the person who holds, bears and submits a Ticket as the Prize winner."

Rule 14 (ab)

Insert a new Rule 14 (ab):

"The Licensee accepts no responsibility or liability for lost or stolen Tickets. Registration as a Registered Player shall not entitle a person to whom a winning Ticket is registered to be paid a Prize which has been previously paid by the Licensee to the address of the Registered Player." Rule 15 (a)

Add a second sentence to Rule 15 (a):

"Any Ticket having issued in respect of an Entry in a Game of OZ Lotto which is disqualified shall automatically be void and cancelled."

Rule 16 (d)

Delete the word "agent" in the first line and replace with the word "contractor".

Rule 16 (d) (ii)

- Delete the word "or" at the end of Rule 16 (d) (ii) (3).
- Add a new sub-clause as Rule 16 (d) (ii) (5): "the receipt and processing of a Prize claim form; or"
- Add a new sub-clause as Rule 16 (d) (ii) (6): "the cancellation of a Ticket; and"

Rule 16 (d) (iii)

Insert a new Rule 16 (d) (iii):

- "(iii) without prejudice to the generality of Rule 16 (d) (i) and Rule 16 (d) (ii), any fraudulent or unlawful act or omission on the part of the Agent or an employee, servant or contractor of the Agent in respect of:
 - (1) the processing of an Entry Form;
 - (2) the issue of a Ticket;
 - (3) the completion of a Prize claim form;
 - (4) the receipt of a Prize claim form;
 - (5) the processing of a Prize claim;
 - (6) the payment of a Prize;
 - (7) the cancellation of a Ticket; and"
- Rule 16 (d) (iv)
 - Insert a new Rule 16 (d) (iv):
 - "(iv) any statement made by an Agent or an employee, servant or contractor of an Agent or by the Licensee, or any employee, servant or contractor of the Licensee to a Player."

Rule 16 (i)

Renumber Rule 16 (i) as 16 (j).

Insert a new Rule 16 (i):

"In the cancellation of a Ticket, the processing of a Prize claim form, the submission of a Prize claim form to the Licensee and the payment of a Prize, an Agent shall at all times and for all purposes be the agent of a Player or Syndicate Player and not the agent of the Licensee or the Chief Executive Officer."

Rule 16 (k)

- \cdot Renumber the existing Rule 16 (j) as 16 (k).
- In the second last line, replace the reference "to 16 (i)" with "to 16 (j)".

PUBLIC LOTTERIES ACT 1996

RULES – POWERBALL

I, The Honourable GRANT McBRIDE, M.P., Minister for Gaming and Racing being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 of the Act DO HEREBY APPROVE the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Powerball and Games of Promotional Powerball as attached to this notice.

Dated this 6th day of November 2006.

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

PUBLIC LOTTERIES ACT 1996

POWERBALL RULES

IT is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following amendments to the Rules for the conduct of Powerball and Promotional Powerball. In accordance with section 23 (3) (b) of the Act, these Rules take effect on and from the date of gazettal. These Rules supersede the Rules notified previously in the Government Gazette.

Rule 1 (a) (iii)

Delete the words "as its agent" in the first line.

Rule 1 (a) (viii)

Add the following words at the end of the existing definition:

"or such delegate appointed by the Chief Executive Officer pursuant to Rule 3 (f)"

Rule 3 (e)

Renumber the existing Rule 3 (e) as 3 (h).

Insert a new Rule 3 (e):

"An Agent, including a Direct Mail Agent, has no authority to bind the Licensee in contract or otherwise."

Rule 3 (f)

Insert new Rule 3 (f):

"The Chief Executive Officer may appoint a delegate to perform a function under these Rules which function would otherwise be required to be performed by the Chief Executive Officer. Such appointment shall be on such terms and conditions as the Chief Executive Officer may determine."

Rule 3 (g)

Insert a new Rule 3 (g):

"Any reference to the Chief Executive Officer in these Rules shall include a reference to a duly authorised delegate of the Chief Executive Officer under Rule 3 (f)."

Rule 5

In the second sentence, delete the reference to "Rule 6 (e)" and replace with:

"Rule 6 (d)"

Rule 6 (a)

Add the following sentences after the existing sentence:

"A Player or Syndicate Player shall not Mark an Entry Form other than by hand unless the prior approval of the Licensee has been obtained. Without this approval such Entry Form will not be considered to be properly completed and a Player or Syndicate Player claiming a resultant Prize may not be entitled to payment of the Prize."

Rule 6 (b)

Add a new second sentence:

"It is the responsibility of the Player or Syndicate Player to check the accuracy of all details on the Entry Form or other approved form of Entry at the time of presentation to the Agent for processing."

Rule 6 (c)

Add the following at the end of the existing Rule:

"It is the responsibility of the Player or Syndicate Player to check the accuracy of all details on the Ticket at the time it is received by a Player or Syndicate Player from the Agent. No Entry Form shall have any validity or be of evidence for any purpose after the Ticket has been taken by the Player or Syndicate Player from the Agent."

Rule 6 (e)

Delete the existing Rule 6 (e) and replace it with the following:

"Subject to Rule 19 (f), a Player may return a Ticket and request that it be cancelled by an Agent. The Agent shall cancel the Ticket on that day provided it is returned on the day of purchase, to the place of purchase and prior to the Drawing of the Game of Powerball entered. At the request of a Player, the Licensee may, in its absolute discretion and subject to the capability of its central processing computer equipment, at any time prior to the Drawing of the Game of Powerball entered effect a cancellation of a Ticket at the Licensee's central processing computer equipment host site. When a Ticket has been cancelled the Player shall be refunded the Fee paid in respect of such Ticket. A cancelled Ticket shall be void and no Prize shall be payable by the Licensee in respect of such Ticket."

Rule 6 (f)

Renumber the existing Rule 6 (f) as Rule 6 (g)

Insert a new Rule 6 (f):

"A Ticket which is recorded as void or cancelled in the Licensee's Computer Records shall be void regardless of whether such Ticket was cancelled in error by an Agent or the Licensee or otherwise, and no Prize shall be payable in respect of such Ticket. It is the responsibility of the Player to check the cancellation receipt provided by the Agent or the Licensee to the Player to ensure that the correct Ticket has been cancelled. It is the responsibility of the Player to inform the Agent or the Licensee if there has been an error in relation to cancellation of the Ticket. Neither the Agent nor the Licensee shall be liable to the Player in respect of an error in the cancellation of a Ticket if the Player has failed to inform the Agent or the Licensee, at the time of receiving the cancellation receipt, of the error in the cancellation of a Ticket."

Rule 6 (g)

Renumber the existing Rule 6 (g) as Rule 6 (k).

Rule 6 (h)

Insert a new Rule 6 (h):

"The Licensee shall not be liable for any errors or omissions in respect of a Registered Player's selections as recorded on the Computer Records. It is the responsibility of the Registered Player to check that the Numbers and other details shown on a Ticket are correct."

Rule 6 (i)

Insert a new Rule 6 (i):

"A Direct Mail Agent has no authority to verify the accuracy or completion by a Player of any part of an Entry Form or a Ticket. Entry into a Game of Powerball by a Player with a Direct Mail Agent does not exempt the Player from being bound by these Rules and a Player utilising a Direct Mail Agent to submit an Entry Form shall accept all risks, losses, delays, errors or omissions which may occur in any manner in relation to such Entry Form, the issue of any Ticket and the payment of any Prize."

Rule 6 (j)

Insert a new Rule 6 (j):

"Neither the Licensee nor an Agent shall be liable to a Player in the event of the destruction, loss, theft or mutilation of a Ticket issued to a Player. It shall be the sole responsibility of the Player to ensure the safe custody of a Ticket issued to the Player."

Rule 14 (h)

Change the reference in this Rule from "Rule 14 (e)" to Rule 14 (f)".

Rule 14 (l) (v)

Add the following words after the word "Ticket":

", which must be legible and be consistent with the details held by the Licensee's Computer Records and must not be mutilated, altered, reconstituted, counterfeit or stolen."

Rule 14 (w)

- Amend Rule 14 (w) by:
 - \cdot Deleting the words "in relation thereto" in the second line.
 - Adding the word ", constructive" after the word "express" in the third line.

Rule 14 (x)

Delete the word "Officer;" at the end of Rule 14 (x) and replace with:

"Officer. A Prize claim form for a Prize or a share of a Prize may be forwarded by an Agent to the Licensee at the request of a Player or the Player may forward the Prize claim form to the Licensee direct."

Rule 14 (z)

Renumber the existing Rule 14 (z) as 14 (ac).

Insert a new Rule 14 (z):

"No Prize shall be payable in respect of a Ticket which fails any confidential security test of the Licensee."

Rule 14 (aa)

Insert a new Rule 14 (aa):

"The Licensee shall be entitled, in its absolute discretion, to recognise the person who holds, bears and submits a Ticket as the Prize winner."

Rule 14 (ab)

Insert a new Rule 14 (ab):

"The Licensee accepts no responsibility or liability for lost or stolen Tickets. Registration as a Registered Player shall not entitle a person to whom a winning Ticket is registered to be paid a Prize which has been previously paid by the Licensee to the address of the Registered Player."

Rule 15 (a)

Add a second sentence to Rule 15 (a):

"Any Ticket having issued in respect of an Entry in a Game of Powerball which is disqualified shall automatically be void and cancelled."

Rule 16 (d)

Delete the word "agent" in the first line and replace with the word "contractor".

Rule 16 (d) (ii)

- Delete the word "or" at the end of Rule 16 (d) (ii) (3).
- · Add a new sub-clause as Rule 16 (d) (ii) (5): "the receipt and processing of a Prize claim form; or"
- · Add a new sub-clause as Rule 16 (d) (ii) (6): "the cancellation of a Ticket; and"

Rule 16 (d) (iii)

Insert a new Rule 16 (d) (iii):

- "(iii) without prejudice to the generality of Rule 16 (d) (i) and Rule 16 (d) (ii), any fraudulent or unlawful act or omission on the part of the Agent or an employee, servant or contractor of the Agent in respect of:
 - (1) the processing of an Entry Form;
 - (2) the issue of a Ticket;
 - (3) the completion of a Prize claim form;
 - (4) the receipt of a Prize claim form;
 - (5) the processing of a Prize claim;
 - (6) the payment of a Prize;
 - (7) the cancellation of a Ticket; and"

Rule 16 (d) (iv)

Insert a new Rule 16 (d) (iv):

"(iv) any statement made by an Agent or an employee, servant or contractor of an Agent or by the Licensee, or any employee, servant or contractor of the Licensee to a Player."

Rule 16 (i)

Renumber Rule 16 (i) as 16 (j).

Insert a new Rule 16 (i):

"In the cancellation of a Ticket, the processing of a Prize claim form, the submission of a Prize claim form to the Licensee and the payment of a Prize, an Agent shall at all times and for all purposes be the agent of a Player or Syndicate Player and not the agent of the Licensee or the Chief Executive Officer."

Rule 16 (k)

- $\cdot\,$ Renumber the existing Rule 16 (j) as 16 (k).
- In the second last line, replace the reference "to 16 (i)" with "to 16 (j)".

PUBLIC LOTTERIES ACT 1996

RULES – SOCCER FOOTBALL POOLS

I, The Honourable GRANT McBRIDE, M.P., Minister for Gaming and Racing being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 of the Act DO HEREBY APPROVE the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under Section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Soccer Football Pools and Games of Promotional Soccer Football Pools as attached to this notice.

Dated this 6th day of November 2006.

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

PUBLIC LOTTERIES ACT 1996

SOCCER FOOTBALL POOLS RULES

IT is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following amendments to the Rules for the conduct of Soccer Football Pools and Promotional Soccer Football Pools Games. In accordance with section 23 (3) (b) of the Act, these Rules take effect on and from the date of gazettal. These Rules supersede the Rules notified previously in the Government Gazette.

Rule 1 (a) (iii)

Delete the words "as its agent" in the first line.

Rule 1 (a) (ix)

Add the following words at the end of the existing definition:

"or such delegate appointed by the Chief Executive Officer pursuant to Rule 3 (f)"

Rule 1 (a) (l)

Delete the first sentence and replace it with:

"Results' means the outcome of Matches as declared by the Licensee."

Rule 3 (e)

Renumber the existing Rule 3 (e) as 3 (h).

Insert a new Rule 3 (e):

"An Agent, including a Direct Mail Agent, has no authority to bind the Licensee in contract or otherwise."

Rule 3 (f)

Insert new Rule 3 (f):

"The Chief Executive Officer may appoint a delegate to perform a function under these Rules which function would otherwise be required to be performed by the Chief Executive Officer. Such appointment shall be on such terms and conditions as the Chief Executive Officer may determine."

Rule 3 (g)

Insert a new Rule 3 (g):

"Any reference to the Chief Executive Officer in these Rules shall include a reference to a duly authorised delegate of the Chief Executive Officer under Rule 3 (f)." Rule 6 (a)

Add the following sentences after the existing sentence:

"A Player or Syndicate Player shall not Mark an Entry Form other than by hand unless the prior approval of the Licensee has been obtained. Without this approval such Entry Form will not be considered to be properly completed and a Player or Syndicate Player claiming a resultant Prize may not be entitled to payment of the Prize."

Rule 6 (g)

Add a new second sentence:

"It is the responsibility of the Player or Syndicate Player to check the accuracy of all details on the Entry Form or other approved form of Entry at the time of presentation to the Agent for processing."

Rule 6 (h)

Add the following at the end of the existing Rule:

"It is the responsibility of the Player or Syndicate Player to check the accuracy of all details on the Ticket at the time it is received by a Player or Syndicate Player from the Agent. No Entry Form shall have any validity or be of evidence for any purpose after the Ticket has been taken by the Player or Syndicate Player from the Agent."

Rule 6 (j)

Delete the existing Rule 6 (j) and replace it with the following:

"Subject to Rule 19 (f), a Player may return a Ticket and request that it be cancelled by an Agent. The Agent shall cancel the Ticket on that day provided it is returned on the day of purchase, to the place of purchase and prior to the Drawing of the Game of Pools entered. At the request of a Player, the Licensee may, in its absolute discretion and subject to the capability of its central processing computer equipment, at any time prior to the Drawing of the Game of Pools entered effect a cancellation of a Ticket at the Licensee's central processing computer equipment host site. When a Ticket has been cancelled the Player shall be refunded the Fee paid in respect of such Ticket. A cancelled Ticket shall be void and no Prize shall be payable by the Licensee in respect of such Ticket."

Rule 6 (k)

Renumber the existing Rule 6 (k) as Rule 6 (l)

Insert a new Rule 6 (k):

"A Ticket which is recorded as void or cancelled in the Licensee's Computer Records shall be void regardless of whether such Ticket was cancelled in error by an Agent or the Licensee or otherwise, and no Prize shall be payable in respect of such Ticket. It is the responsibility of the Player to check the cancellation receipt provided by the Agent or the Licensee to the Player to ensure that the correct Ticket has been cancelled. It is the responsibility of the Player to inform the Agent or the Licensee if there has been an error in relation to cancellation of the Ticket. Neither the Agent nor the Licensee shall be liable to the Player in respect of an error in the cancellation of a Ticket if the Player has failed to inform the Agent or the Licensee, at the time of receiving the cancellation receipt, of the error in the cancellation of a Ticket." Rule 14 (aa)

Rule 6 (l)

Renumber the existing Rule 6 (l) as Rule 6 (p).

Rule 6 (m)

Insert a new Rule 6 (m):

"The Licensee shall not be liable for any errors or omissions in respect of a Registered Player's selections as recorded on the Computer Records. It is the responsibility of the Registered Player to check that the Numbers and other details shown on a Ticket are correct."

Rule 6 (n)

Insert a new Rule 6 (n):

"A Direct Mail Agent has no authority to verify the accuracy or completion by a Player of any part of an Entry Form or a Ticket. Entry into a Game of Pools by a Player with a Direct Mail Agent does not exempt the Player from being bound by these Rules and a Player utilising a Direct Mail Agent to submit an Entry Form shall accept all risks, losses, delays, errors or omissions which may occur in any manner in relation to such Entry Form, the issue of any Ticket and the payment of any Prize."

Rule 6 (o)

Insert a new Rule 6 (o):

"Neither the Licensee nor an Agent shall be liable to a Player in the event of the destruction, loss, theft or mutilation of a Ticket issued to a Player. It shall be the sole responsibility of the Player to ensure the safe custody of a Ticket issued to the Player."

Rule 14 (h)

Change the reference in this Rule from "Rule 14 (e)" to Rule 14 (f)".

Rule 14 (l) (v)

Add the following words after the word "Ticket":

", which must be legible and be consistent with the details held by the Licensee's Computer Records and must not be mutilated, altered, reconstituted, counterfeit or stolen."

Rule 14 (w)

Amend Rule 14 (w) by:

- \cdot Deleting the words "in relation thereto" in the second line.
- Adding the word ", constructive" after the word "express" in the third line.

Rule 14 (x)

Delete the word "Officer;" at the end of Rule 14 (x) and replace with:

"Officer. A Prize claim form for a Prize or a share of a Prize may be forwarded by an Agent to the Licensee at the request of a Player or the Player may forward the Prize claim form to the Licensee direct."

Rule 14 (z)

Renumber the existing Rule 14 (z) as 14 (ac).

Insert a new Rule 14 (z):

"No Prize shall be payable in respect of a Ticket which fails any confidential security test of the Licensee." Insert a new Rule 14 (aa):

"The Licensee shall be entitled, in its absolute discretion, to recognise the person who holds, bears and submits a Ticket as the Prize winner."

Rule 14 (ab)

Insert a new Rule 14 (ab):

"The Licensee accepts no responsibility or liability for lost or stolen Tickets. Registration as a Registered Player shall not entitle a person to whom a winning Ticket is registered to be paid a Prize which has been previously paid by the Licensee to the address of the Registered Player."

Rule 15 (a)

Add a second sentence to Rule 15 (a):

"Any Ticket having issued in respect of an Entry in a Game of Pools which is disqualified shall automatically be void and cancelled."

Rule 16 (d)

Delete the word "agent" in the first line and replace with the word "contractor".

Rule 16 (d) (ii)

- Delete the word "or" at the end of Rule 16 (d) (ii) (3).
- Add a new sub-clause as Rule 16 (d) (ii) (5): "the receipt and processing of a Prize claim form; or"
- Add a new sub-clause as Rule 16 (d) (ii) (6): "the cancellation of a Ticket; and"

Rule 16 (d) (iii)

Insert a new Rule 16 (d) (iii):

- "(iii) without prejudice to the generality of Rule 16 (d) (i) and Rule 16 (d) (ii), any fraudulent or unlawful act or omission on the part of the Agent or an employee, servant or contractor of the Agent in respect of:
 - (1) the processing of an Entry Form;
 - (2) the issue of a Ticket;
 - (3) the completion of a Prize claim form;
 - (4) the receipt of a Prize claim form;
 - (5) the processing of a Prize claim;
 - (6) the payment of a Prize;
 - (7) the cancellation of a Ticket; and"

Rule 16 (d) (iv)

Insert a new Rule 16 (d) (iv):

"(iv) any statement made by an Agent or an employee, servant or contractor of an Agent or by the Licensee, or any employee, servant or contractor of the Licensee to a Player."

Rule 16 (i)

Renumber Rule 16 (i) as 16 (j).

Insert a new Rule 16 (i):

"In the cancellation of a Ticket, the processing of a Prize claim form, the submission of a Prize claim form to the Licensee and the payment of a Prize, an Agent shall at all times and for all purposes be the agent of a Player or Syndicate Player and not the agent of the Licensee or the Chief Executive Officer."

Rule 16 (k)

- $\cdot\,$ Renumber the existing Rule 16 (j) as 16 (k).
- In the second last line, replace the reference "to 16 (i)" with "to 16 (j)".

RAIL SAFETY (DRUG & ALCOHOL PROGRAMS AMENDMENT) GUIDELINE 2006 – NO 4

under The Rail Safety Act 2002

I CAROLYN WALSH, Chief Executive of the Independent Transport Safety and Reliability Regulator, pursuant to sections 42 and 116A of the Rail Safety Act 2002 make the amendments contained in Schedule 1 to the Rail Safety (Drug & Alcohol Programs) Guideline 2006 appearing in the *Government Gazette* dated 4 August 2006.

Dated, this 13th day of December 2006.

CAROLYN WALSH, Chief Executive Officer

Independent Transport Safety and Reliability Regulator

Explanatory Note

The object of this amendment is to amend clause 7.4(b) of the Rail Safety (Drug & Alcohol Programs) Guideline 2006 originally gazetted on 4 August 2006 to extend the deadline for accredited railway operators to train their drug and alcohol testing officers in accordance with the training requirements contained in the Guideline from 1 January 2007 to 31 March 2007.

Rail Safety (Drug & Alcohol Programs Amendment) Guideline 2006 – No 4

Part 1 – Preliminary

1. Name of Guideline

This is the Rail Safety (Drug & Alcohol Programs Amendment) 2006 – No 4.

2. Commencement

This Guideline Commences on 15 December 2006.

Schedule 1

The Rail Safety (Drug & Alcohol Programs) Guideline 2006 is amended as follows:

1. Omit Guideline 7.4(b) and insert instead the following:

the training of testing officers in accordance with Schedule 1 of these Guidelines, by no later than 31 March 2007.

STATE WATER CORPORATION ACT 2004

Amendment of Operating Licence Issued Under the State Water Corporation Act 2004

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council and on the recommendation of the portfolio Minister, in pursuance of section 13 of the State Water Corporation Act 2004, hereby amend the operating licence of State Water Corporation granted on 22 June 2005 by inserting the following clauses after clause 4.6.3:

- 4.6.4 State Water must report to IPART and the Minister quarterly, no later than one month following the end of each quarter, commencing 1 January 2007, on:
 - (a) the number of requests by customers for assistance with paying bulk water bills under the Code of

Practice and Procedure on Debt Management, including which valley(s) they are located in; and

- (b) the number of customers in receipt of assistance with paying bulk water bills under the Code of Practice and Procedure on Debt Management, including which valley(s) they are located in.
- 4.6.5 The report referred to in clause 4.6.4 must detail the types of assistance under the Code of Practice and Procedure on Debt Management that have been requested by and provided to customers.

Signed at Sydney, this 6th of December 2006.

Governor of New South Wales

SYDNEY WATER ACT 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Kellyville Ridge in the Local Government Area of Blacktown

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the land described in the First Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this Twelfth day of December 2006.

Signed for Sydney Water Corporation by its Attorneys

ROSS ROLAND WYNN

JEFFREY FRANCIS COLENSO

who hereby state at the time of executing this instrument have no notice of the revocation of the Power of Attorney Registered No. 323 Book 4465 under the Authority of which this instrument has been executed.

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Blacktown, Parish of Gidley, County of Cumberland, and State of New South Wales, being Lot 1 in Deposited Plan 1097188, having an area of 1982m2, said to be owned by P. R. Waite and J. D. Tyszyk.

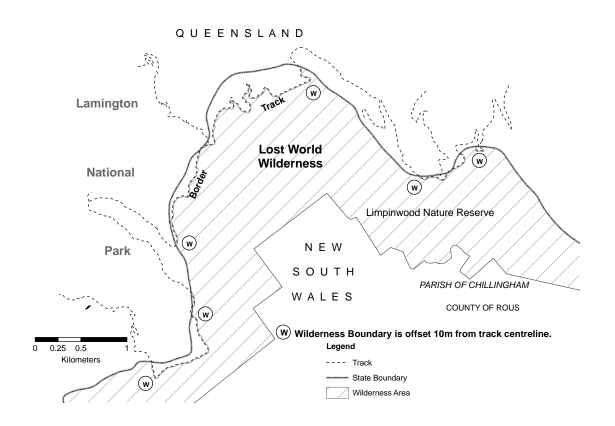
[Sydney Water reference:2005/00035F]

WILDERNESS ACT 1987

Variation of Declaration of Wilderness Area

In pursuance of the powers vested in me under Section 8 (4A) of the Wilderness Act 1987, I hereby declare that the declaration of part of the Lost World Wilderness under the provisions of Section 8 (1A) of the Wilderness Act 1987, by notification in the *Government Gazette* of *14 September 1994, folio 5749*, is varied by redefining part of the wilderness boundary to be offset 10 metres from the Border Track centreline, shown in the diagram following;

BOB DEBUS, M.P. Minister for the Environment



TENDERS

Department of Commerce

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

Information in relation to the Department of Commerce proposed, current and awarded tenders is available on:

http://www.tenders.nsw.gov.au

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

ARMIDALE DUMARESQ COUNCIL

Roads Act 1993, Section 162

NOTICE is hereby given that the Armidale Dumaresq Council, in accordance with the abovementioned Act, has named the roads as shown hereunder:

Location	New Name
The Cul de sac at the western	
end of Rusden Street	Rusden Court
The road heading in a westerly direction 2.54Km along	
Castledoyle Road	Mays Road
The cul de sac heading south	
between Markham Street and	
Crest Road off Erskine Street	Illallangi Close
The road heading north 135m	
west of Oak Tree Drive	Golden Grove
intersecting with Ash Tree Drive The cul de sac heading east	Goldell Glove
160m along Golden Grove	Amber Close
The road that intersects with	
Middle Farm Road 900m from	
Grafton Road and heads in a	~ ~
westerly direction	Somerset Lane
The road that intersects with Story Bidga Boad 180m asst of	
Stony Ridge Road 180m east of the New England Highway and	
heading north	Weaver Ridge
The road that intersects with	
Puddledock Road 3.4km from the	
New England Highway and heads	
in a south easterly direction	Hanlan Road
The renaming of Gostwyck Road to	Old Gostwyck Road
The renaming of Black Mountain Cemetery Road to	Elder Lane
The renaming of Rock Abbey	Lider Lune
Road to	Carndhu Road

Authorised under Delegated Authority of the General Manager. S. BURNS, General Manager, PO Box 75A, Armidale NSW 2350. [2816]

BANKSTOWN CITY COUNCIL

Roads Act 1993, Section 16 (2)

Dedication of Land as Public Road

NOTICE is herby given by the Council of the City of Bankstown that in pursuance of section 16 (2) of the Roads Act 1993, the land as described in the Schedule below is hereby dedicated as public road. Dated at Bankstown, 1 December 2006, Richard Colley, General Manager, Bankstown City Council, PO Box 8, Bankstown NSW 1885

SCHEDULE

Land left as residue of Certificate of Title Volume 972, Folio 119, in the name of New South Wales Land Company Limited shown in Deposited Plan 3495, as part of Cohors Road at Padstow, the part of Cohors Road being that part fronting Lot 1 in Deposited Plan 633266 and having a width of 14.1732 metres. [2817]

BANKSTOWN CITY COUNCIL

Pesticide Use Notification Plan

BANKSTOWN CITY COUNCIL considered a Draft Pesticide Use Notifications Plan and in accordance with requirements placed the document on public exhibition for the prescribed 28 days period. No submissions were received and Council formally adopted the Plan on 12 December 2006.

A copy of the Plan is available for viewing, free of charge, at the Council's Customer Service Centre, 66-72 Rickard Road, Bankstown during business hours or maybe viewed on Council's website www.bankstown.nsw.gov.au. RICHARD COLLEY, General Manager, Bankstown City Council, PO Box 8, Bankstown, NSW 1885 [2818]

CESSNOCK CITY COUNCIL

Pesticide Act 1995 – Changes to the Regulation Cessnock Pesticide Use Notification Plan

IN accordance with the Department of Environment and Conservation Guidelines, Cessnock City Council has developed a pesticide use notification plan which has completed it's period of public exhibition and was adopted by Council on the 22 November 2006.

The Cessnock Pesticide Use Notification Plan can be viewed on the Cessnock City Council website at www.cessnock.nsw.gov.au. Enquiries to: Barry Shepherd, Vegetation Officer, tel.: 4993 4370. B. MORTOMORE, General Manager, Cessnock City Council, PO Box 152, Cessnock NSW 2325.

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

Lot 41, DP 1035881, new roads off Industrial Drive, Isles Industrial Park, North Boambee Valley.

New Name

- Forge Drive, and
- Engineering Drive.

Location

Lots 1002 to1005, DP 787947, new roads off Lady Belmore Drive, Boambee East.

New Name

- Elderberry Way, and
- Jackwood Grove

Location

Extension of and renaming part of Split Solitary Road, Sapphire Beach.

New Name

- extension of Split Solitary Road along the existing right of carriage way to the beach foreshore;
- renaming part of the existing Split Solitary Road to Gumtree Glen.

S. SAWTELL, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450.

GOSFORD CITY COUNCIL

Roads Act 1993

Naming of Public Road - Grandbeach Lane

NOTICE is hereby given that Council has named a public road at Killcare, GRANDBEACH LANE.Authourised by Council Resolution on 28 November 2006.P.WILSON, General Manager, Gosford City Council, P.O Box 21, GOSFORD NSW 2250.

[2821]

GREAT LAKES COUNCIL

Roads Act 1993, Section 162

Roads (General) Regulation 2000

Naming of Roads

NOTICE is hereby given that Great Lakes Council, pursuant to the aforementioned Act and Regulation, has named the roads described hereunder:

Description	Name	
Section of Mackenzie Street, north of Blanch Street, Bulahdelah.	Mackenzie Street North. Bulahdelah	
KEITH O'LEARY, General Manager, Great Lakes		

Council, Breese Parade, Forster, NSW 2428.

KOGARAH MUNICIPAL COUNCIL

Pesticides Use Notification Plan

KOGARAH MUNICIPAL COUNCIL, in accordance with the Pesticides Regulation 1995, adopted the Pesticides Use Notification Plan at its meeting of 11 December 2006.

The plan which covers the Kogarah Local Government Area can be viewed at Council's Customer Service Centre, 84 Railway Parade, Kogarah, between 8:30 a.m. and 5:00 p.m., Monday to Friday and 9:00 a.m. and 12 noon, Saturday. It is also available on Council's web site at www.kogarah, nsw.gov.au. PAUL WOODS, General Manager, Kogarah Municipal Council, Locked Bag 8, Kogarah NSW 2217.

[2823]

LANE COVE MUNICIPAL COUNCIL

Roads Act 1993, Section 16

PURSUANT to section 16 of the Roads Act 1993, Lane Cove Municipal Council hereby dedicates the following land as public road. PETER BROWN, General Manager, Lane Cove Municipal Council, 48 Longueville Road, Lane Cove NSW 2066.

SCHEDULE

Kelly's Esplanade - from the intersection of Bayview Street and Holden Street, west to foreshore reserve as shown edged in heavy black on the accompanying plan.



WOLLONGONG CITY COUNCIL

Pesticides Notification Plan September 2006

IN accordance with the requirements of the Pesticides Amendment (Notification) Regulation 2003, Wollongong City Council has prepared a Pesticides Notification Plan which was placed on exhibition for 28 days and adopted by Council on 4 December 2006. Copies of the Plan may be downloaded from Council's website. Hard copies are available for viewing at Council's Burelli Street Adminstration Building on Level 5, the ground floor information desk and also Council's Reference Library. [2825]

ESTATE NOTICES

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of ELLEN THERESA RACE, late of 2 Bluegum Avenue, Wingham, in the State of New South Wales, nurse, who died on 17 March 2006, must send particulars of the claim to the executor, Lawrence Henry Race, c.o. McKERNS, Lawyers, 12 Albert Street, Taree NSW 2430, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution the trustees have notice. Probate was granted in New South Wales on 27 November 2006. McKERNS, Lawyers, The Parsonage, 12 Albert Street (PO Box 1434), Taree NSW 2430, tel.: (02) 6550 0922.

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of MAISIE PHYLLIS CECILIA O'BRIEN (also known as Maisie Phyllis Cecelia O'Brien), late of Yallambie Nursing Home, Carlingford, in the State of New South Wales, who died on 1 September 2006, must send particulars of his claim to the executor, c.o. John S. Fordham, Solicitor, 12 Station Street, West Ryde NSW 2114, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 7 December 2006. JOHN S. FORDHAM, Solicitor, 12 Station Street, West Ryde NSW 2114 (PO Box 107, West Ryde NSW 1685), (DX 27551, West Ryde), tel.: (02) 9858 1533.

COMPANY NOTICES

NOTICE of winding up.–K HUMBLEY PTY LTD, ACN 000 350 943.–On 12 December 2006, a members' resolution was passed that the company be wound up voluntarily and that Paul de Maria be appointed as liquidator. PAUL DE MARIA, Liquidator, c.o. Hales Redden, Chartered Accountants, 24 Bay Street (PO Box 54), Rockdale NSW 2216, tel.: (02) 9567 0545. [2828]

NOTICE of final general meeting.-DYLFRY PTY LIMITED, ACN 003 294 595 (in voluntary liquidation).-In accordance with section 509 of the Corporations Act, notice is hereby given that the final general meeting of the abovenamed company will be held on 23 January 2007, at 10:00 a.m., for the purpose of having laid before it by the liquidator an account showing how the winding up has been conducted and the manner in which the assets of the company have been distributed and a hearing of an explanation of the account by the liquidator and to authorise the liquidator to destroy all books and records of the company on completion of all duties. Dated 14 November 2006. LORETTA RABBITT, Liquidator, c.o. Shrubsole & Rabbitt Services Pty Limited, Suite 15, 838 Old Princes Highway, Sutherland NSW 2232, tel.: (02) 9521 2122. [2829]

NOTICE of final general meeting.-KIZNOT PTY LIMITED, ACN 003 219 690 (in voluntary liquidation).-In accordance with section 509 of the Corporations Act, notice is hereby given that the final general meeting of the abovenamed company will be held on 23 January 2007, at 11:00 a.m., for the purpose of having laid before it by the liquidator an account showing how the winding up has been conducted and the manner in which the assets of the company have been distributed and a hearing of an explanation of the account by the liquidator and to authorise the liquidator to destroy all books and records of the company on completion of all duties. Dated 14 November 2006. LORETTA RABBITT, Liquidator Shrubsole & Rabbitt Services Pty Limited, Suite 15, 838 Old Princes Highway, Sutherland NSW 2232, tel.: (02) 9521 2122 [2830]

NOTICE of final meeting.-COSMOPOLITAN DEVELOPMENT CORPORATION PTY LIMITED, ACN 000 323 204 (in voluntary liquidation).-Notice is hereby given that a general meeting of members of the abovenamed company will be held on Tuesday, 9 January 2007, at 23 Carrington Avenue, Mosman, at 10:00 a.m. Agenda: To hold the final meeting of the company and receive an account of how the winding up has been conducted. Dated 4 December 2006. By Order of the Board. EDWARD PEREZ DE LA SALA, Liquidator, c.o. MacDonald Honour & Co., Chartered Accountants, Suite 7, 1A Greengate Road, Killara NSW 2071 (PO Box 124, Roseville NSW 2069), tel.: (02) 9498 7511.

[2831]

OTHER NOTICES

COUNTRY ENERGY

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land for Voltage Regulator at Coolabah

COUNTRY ENERGY declares, with the approval of Her Excellency the Governor and the Executive Council that

the Land described in Schedule 1 to this notice is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995. Dated at Sydney, 15 December 2006. CRAIG MURRAY, Managing Director, Country Energy, PO Box 718, Queanbeyan NSW 2620.

SCHEDULE 1

Locality – Coolabah; LGA - Bogan Title - Crown land contained in Lot 100 DP 1024769 Parish – Vega; County - Canbelego

The existing transmission line easement for the Nyngan – Bourke 66kV Transmission Line as notified in the *NSW Government Gazette* on 23 August 1968 is excepted from this acquisition in accordance with section 20 (2) Land Acquisition (Just Terms Compensation) Act 1991 (NSW).

In so far as any Native Title rights and interests may exist over any of the Land in Schedule 1, the "non-extinguishment principle" as defined in section 238 Native Title Act 1993 (Cth) applies to this acquisition. [2832]

INTEGRAL ENERGY AUSTRALIA

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement at Ulladulla

INTEGRAL ENERGY AUSTRALIA declares, with the approval of Her Excellency the Governor and the Executive Council, that the interest in land described in Schedule 1 of this notice affecting the land described in Schedule 2 of this notice is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Electricity Supply Act 1995. Dated at Huntingwood, 13 December 2006. JOHN WALLACE, General Manager Engineering Performance, Integral Energy Australia, 51 Huntingwood Drive, Huntingwood NSW 2148.

SCHEDULE 1

Easement for overhead power lines as set out in Memorandum No. 9262884 filed at Land and Property Information NSW. For the purposes of this notice, in Memorandum No. 9262884 "lot burdened" means:

- · Closed road shown as 'A' in DP 1087855
- · Crown land shown in DP 1087855
- · Crown road 20.115 wide shown in DP 1087855

SCHEDULE 2

All that piece or parcel of land at Ulladulla, in the local government area of Shoalhaven, Parish of Ulladulla, and County of St Vincent, being the site of the proposed easement for overhead power lines 6 wide designated 'B' in DP 1087855 affecting:

- · Closed road shown as 'A' in DP 1087855
- · Crown land shown in DP 1087855
- · Crown road 20.115 wide shown in DP 1087855

The land is said to be in the possession of the Crown.