1049



Government Gazette

OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Proclamations



New South Wales

Proclamation

under the

James Hardie Former Subsidiaries (Winding up and Administration) Act 2005 No 105

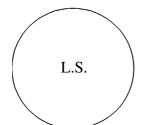
MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 (1) of the *James Hardie Former Subsidiaries (Winding up and Administration) Act 2005*, do, by this my Proclamation, appoint 3 March 2006 as the day on which the following provisions of that Act commence:

- (a) Part 1,
- (b) Part 3 (other than Divisions 2, 3 and 5 of that Part),
- (c) sections 61–69,
- (d) section 71 and Part 1 of Schedule 1.

Signed and sealed at Sydney, this 1st day of March 2006.

By Her Excellency's Command,



BOB DEBUS, M.P., Attorney General

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence the following provisions of the *James Hardie Former Subsidiaries (Winding up and Administration) Act 2005*:

(a) Part 1 (which contains general interpretative provisions for the Act),

Proclamation

Explanatory note

- (b) Divisions 1, 4 and 6 of Part 3 (which, when read together, enable the Minister to remove from office directors of relevant companies within the meaning of that Part and to replace them with new directors),
- (c) section 61 (which enables an officer of the Public Service to be appointed as an officer of the corporate trustee of the special purpose fund contemplated by the Act (the SPF)),
- (d) section 62 (which makes it clear that the Act does not create liability for personal asbestos claims),
- (e) section 63 (which exempts certain transactions, including the establishment of the SPF, from State tax),
- (f) section 64 (which requires the tabling in Parliament of copies of the Final Funding Agreement and Related Agreements after shareholder approval documentation is sent to the shareholders of James Hardie Industries NV),
- (g) section 65 (which enables the Minister to delegate the exercise of the Minister's functions under the Act or the regulations to certain persons),
- (h) section 66 (which makes provision for the service of documents under the Act),
- (i) sections 67 and 68 (which make provision for the prosecution of offences under the Act),
- (j) section 69 (which enables the Governor to make regulations for the purposes of the Act),
- (k) section 71 and Part 1 of Schedule 1 (which, when read together, enable the Governor to make regulations dealing with savings and transitional matters).

However, the proclamation does not commence the following provisions of the Act:

- (a) provisions of the Act that have already commenced (see section 2 (2) and (3), Part 2 and clause 3 of Schedule 1),
- (b) Divisions 2, 3 and 5 of Part 3 (which deal with matters relating to the restructuring of relevant companies within the meaning of Part 3 and the expiry of that Part),
- (c) Part 4 (which deals with the winding up of the liable entities),
- (d) section 70 (which repeals the *James Hardie Former Subsidiaries (Special Provisions)* Act 2005),
- (e) section 72 and Schedule 2 (which, when read together, amend the *Subordinate Legislation Act 1989* to exclude from the operation of that Act regulations made under the *James Hardie Former Subsidiaries (Winding up and Administration) Act 2005*, the *James Hardie (Civil Liability) Act 2005* and the *James Hardie (Civil Penalty Compensation Release) Act 2005*),
- (f) the uncommenced provisions of Part 2 of Schedule 1 (which contains savings and transitional provisions consequent on the repeal of the *James Hardie Former Subsidiaries (Special Provisions) Act 2005).*



New South Wales

Proclamation

under the

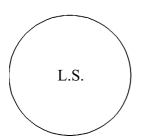
Building Professionals Act 2005 No 115

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 (1) of the *Building Professionals Act 2005*, do, by this my Proclamation, appoint 3 March 2006 as the day on which section 96 of that Act and Schedule 3.2 [5], [6], [12], [18] and [19] to that Act commence.

Signed and sealed at Sydney, this 1st day of March 2006.

By Her Excellency's Command,



FRANK SARTOR, M.P., Minister for Planning

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence certain amendments to the *Environmental Planning and Assessment Act 1979* relating to the following matters:

- (a) restrictions on imposing requirements to obtain compliance certificates through conditions of development consent or through the terms of complying development certificates,
- (b) the time at which a construction certificate must be issued in order to have effect,
- (c) relevant savings and transitional matters.

Orders



New South Wales

Public Sector Employment and Management (General) Order 2006

under the

Public Sector Employment and Management Act 2002

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of Chapter 4 of the *Public Sector Employment and Management Act 2002*, make the following Order. Dated, this 1st day of March 2006.

By Her Excellency's Command,

MORRIS IEMMA, M.P., Premier

s06-082-10.p02

Clause 1 Public Sector Employment and Management (General) Order 2006

Public Sector Employment and Management (General) Order 2006

under the

Public Sector Employment and Management Act 2002

1 Name of Order

This Order is the Public Sector Employment and Management (General) Order 2006.

2 Commencement

This Order commences on 3 March 2006.

3 Definition

(1) In this Order:

document means any Act or statutory instrument, or any other instrument, or any contract or agreement.

(2) Notes included in this Order do not form part of this Order.

4 Establishment of Department of the Arts, Sport and Recreation

The Department of the Arts, Sport and Recreation is established as a Department of the Public Service responsible to the Minister for the Arts, the Minister for Tourism and Sport and Recreation and the Minister for Gaming and Racing.

5 Abolition of Ministry for the Arts and transfer of branches

Records and the Sydney Opera House.

- All branches are removed from the Ministry for the Arts and added to the Department of the Arts, Sport and Recreation.
 Note. The branches concerned include the staff attached to the Art Gallery of New South Wales, the Australian Museum, the Film and Television Office, the Historic Houses Trust, the Powerhouse Museum, the State Library, State
- (2) The Ministry for the Arts is abolished as a Department of the Public Service.
- (3) In any document, a reference to the Ministry for the Arts is to be construed as a reference to the Department of the Arts, Sport and Recreation.

Public Sector Employment and Management (General) Order 2006

Clause 6

6 Abolition of Department of Gaming and Racing and transfer of branches

- (1) All branches are removed from the Department of Gaming and Racing and added to the Department of the Arts, Sport and Recreation.
- (2) The Department of Gaming and Racing is abolished as a Department of the Public Service.
- (3) In any document, a reference to the Department of Gaming and Racing is to be construed as a reference to the Department of the Arts, Sport and Recreation.

7 Abolition of Department of Tourism, Sport and Recreation and transfer of branches

- (1) All branches (other than the staff referred to in subclause (2)) are removed from the Department of Tourism, Sport and Recreation and added to the Department of the Arts, Sport and Recreation.
- (2) The Tourism Industry Division in the Department of Tourism, Sport and Recreation (including the staff in that Department who, in the opinion of the Director-General of the Premier's Department, are primarily engaged in providing corporate services to the Tourism Industry Division) is removed from the Department of Tourism, Sport and Recreation and added to the Department of State and Regional Development.
- (3) The Department of Tourism, Sport and Recreation is abolished as a Department of the Public Service.
- (4) In any document, a reference to the Department of Tourism, Sport and Recreation is to be construed:
 - (a) if used in relation to the Tourism Industry Division, as a reference to the Department of State and Regional Development, or
 - (b) in any other case, as a reference to the Department of the Arts, Sport and Recreation.

8 Abolition of Ministry for Science and Medical Research and transfer of branches

- (1) All branches are removed from the Ministry for Science and Medical Research and added to the Department of State and Regional Development.
- (2) The Ministry for Science and Medical Research is abolished as a Department of the Public Service.
- (3) In any document, a reference to the Ministry for Science and Medical Research is to be construed as a reference to the Department of State and Regional Development.

Clause 9 Public Sector Employment and Management (General) Order 2006

9 Abolition of Heritage Office and transfer of branches

- (1) All branches are removed from the Heritage Office and added to the Department of Planning.
- (2) The Heritage Office is abolished as a Department of the Public Service.
- (3) In any document:
 - (a) a reference to the Heritage Office is to be construed as a reference to the Department of Planning, and
 - (b) a reference to the Director of the Heritage Office is to be construed as a reference to the Director-General of the Department of Planning.

10 Establishment of Parliamentary Counsel's Office as a separate office within the Cabinet Office

- (1) The Parliamentary Counsel's Office is established as a separate office within the Cabinet Office.
- (2) All branches are removed from the Parliamentary Counsel's Office (as a Department) and added to the Parliamentary Counsel's Office within the Cabinet Office.
- (3) The Parliamentary Counsel's Office is abolished as a Department of the Public Service.
- (4) In any document, a reference to the Parliamentary Counsel's Office (as a Department) is to be construed as a reference to the Parliamentary Counsel's Office within the Cabinet Office.

11 Ministerial responsibility for Department of State and Regional Development

The Department of State and Regional Development is responsible to the Minister for State Development, the Minister for Science and Medical Research, the Minister for Tourism and Sport and Recreation, the Minister for Small Business and the Minister for Regional Development.

12 Amendment of Public Sector Employment and Management Act 2002 No 43

Schedule 1 (Departments) to the *Public Sector Employment and Management Act 2002* is amended as set out in Schedule 1.

Public Sector Employment and Management (General) Order 2006

Amendment of Public Sector Employment and Management Act 2002 Schedule 1

Schedule 1 Amendment of Public Sector Employment and Management Act 2002

(Clause 12)

[1] Schedule 1 Departments

Omit the following matter:

Ministry for the Arts	Director-General of the Ministry
Department of Gaming and Racing	Director-General of the Department
Heritage Office	Director of the Office
Parliamentary Counsel's Office	Director-General of the Cabinet Office
Ministry for Science and Medical Research	Director-General of the Ministry
Department of Tourism, Sport and Recreation	Director-General of the Department

[2] Schedule 1

Insert in alphabetical order of Departments:

Department of the Arts, Sport and Recreation

Director-General of the Department

Appointments

GREYHOUND AND HARNESS RACING ADMINISTRATION ACT 2004

Appointment of Member

Greyhound and Harness Racing Regulatory Authority

HER Excellency the Governor, with the advice of the Executive Council and in pursuance of the provisions of the Greyhound and Harness Racing Administration Act 2004, has approved of the appointment of Peter John JAMES as a member of the Board of the Greyhound and Harness Racing Regulatory Authority for the period commencing 1 February 2006 and expiring on 30 September 2008.

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

Department of Lands

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

ROADS ACT 1993

ORDER

Transfer of a Crown road to a Council

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

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

SCHEDULE 1

Parish and Town – Tenterfield; County – Clive Land District and L.G.A – Tenterfield

The Crown lanes within Sections 2, 3, 4, 5, 58, 59, 60 and 61 in Tenterfield as shown shaded on the diagram hereunder.



1058

Crown Street within Section 22 and the Crown lanes within Sections 6, 7, 10, 56 and 57 in Tenterfield as shown shaded on the diagram hereunder.



The Crown lanes within Sections 25, 24, 9, 8, 77, 76 and 75 in Tenterfield as shown shaded on the diagram hereunder.



Those parts of the Crown roads known as East Street, Derby Street and Clive Street in Tenterfield as shown shaded on the diagram hereunder.



Those parts of the Crown roads known as East Street, Clifton Street, Scrub Road and Billirimba Road along with the lanes in Sections 78 and 79 as shown shaded on the diagrams hereunder.





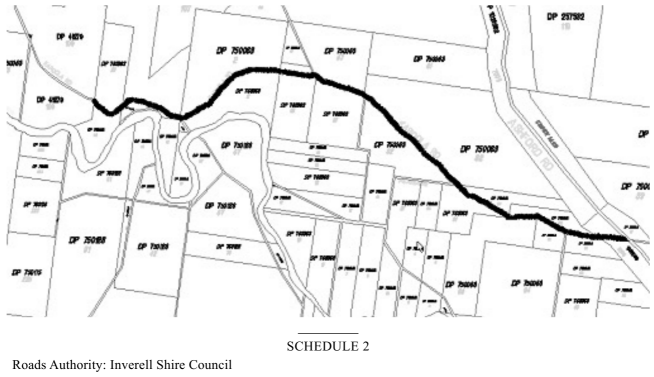
SCHEDULE 2

Roads Authority: Tenterfield Shire Council File No.: AE 06 H 175 Councils Reference: Brian Turner

SCHEDULE 1

Parish – Arthurs Seat; County – Arrawatta Land District and L.G.A – Inverell

The Crown road known as the extension of Karoola Road from its junction with the existing Council public road on the eastern boundary of Lot 109 DP 41279 extending generally easterly to its intersection with the Ashford Road as shown shaded on the diagram hereunder.



File No.: AE 06 H 175 Councils Reference: 5.2.1

ERRATUM

THE notice appearing in *Government Gazette* No. 27 on 24 February 2006 (Folio 937) under the heading 'Reservation of Crown Land' is hereby amended by deleting the reference to 'Lot 1' in Column 1 and inserting 'Lot 2' in lieu thereof.

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

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of the provisions of section 18J, Western Lands Act 1901, the purpose and conditions of the undermentioned Western Lands Lease has been altered as shown.

> IAN MACDONALD, M.L.C., Minister for Natural Resources

Administrative District – Wilcannia; Shire – Central Darling; Parish – Wambah; County – Livingstone

The purpose/conditions of Western Lands Lease 8817, being the land contained within Folio Identifiers 52/754390 & 58/754390 has been altered from "Residence and Business" to "Agriculture" effective from 22 February 2006.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions previously annexed to Western Lands Lease 8817 have been revoked and the following conditions have been annexed thereto.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 8817

- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Natural Resources as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4(2) of the Act.
- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 - (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.
 - (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the

activity giving rise to any claim for injury loss or damage.

- (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 1 July in each year.
- (6) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.

"GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.

- (b) Notwithstanding any other provision of this Agreement:
 - (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
- (11) The land leased shall be used only for the purpose of Agriculture.

- (12) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (14) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (15) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (16) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (17) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (18) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.

- (19) The lessee shall not clear any native vegetation or remove any timber within the area shown hatched on the diagram hereunder unless written approval has been granted by the Lower Murray Darling Catchment Management Authority.
- (20) The lessee shall comply with the provisions of the Protection of the Environment Operations Act 1997, particularly in relation to disposal of tailwaters or waters which may be contaminated with fertiliser, herbicide or pesticide or similar chemicals.
- (21) The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- (22) Incised drainage lines, other than man made structures, which carry water after storms shall be left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
- (23) Aboriginal sites are protected under the National Parks and Wildlife Act 1974, and are extremely vulnerable to many kinds of agricultural development.

Should any Aboriginal archaeological relics or sites be uncovered during the proposed works, work is to cease immediately. The lessee must consider the requirements of the National Parks and Wildlife Act 1974, with regard to Aboriginal relics. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director–General of the Department of Environment and Conservation.

If an Aboriginal site is found in this area, the subject of this consent, the activity must cease until the consent holder has notified the Department of Environment and Conservation of the existence of the Aboriginal site. Contact details are: The Manager, Cultural Heritage Unit, Department of Environment and Conservation, Phone (02) 6883 5324 or at 58-62 Wingewarra Street, Dubbo.

- (24) Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate. Where such approval is granted and stubble burning is carried out with the approval as per requirements of the NSW Rural Fire Services.
- (25) The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
- (26) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (27) The lessee shall undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Services.
- (28) Irrigation water is not to be permanently transferred from the lease without the prior permission of the Western Lands Commissioner.
- (29) The lessee must ensure that if cotton is to be grown, only a maximum of two cotton crops can be grown on any one area in any six consecutive years. During other years the area may be fallowed or sown to pasture, fodder or grain crops.

REMOVAL OF RESTRICTIONS ON WESTERN LANDS LEASES

IT is hereby notified that in pursuance of the provisions of sections 18G (3), Western Lands Act I declare that consent to the transfer or conveyance is not required under section 18G for the Western Lands Leases listed below.

IAN MACDONALD, M.L.C., Minister for Natural Resources

WLL	Lot DP									
11547	1/89/758144; 4/89/758144; 2/89/758144									
5712	11/759042; 11/24/758976; 12/24/758976									
6066	3950/757298; 3951/757298; 6426/769284									
6374	1/46719; 2/820418; 3/820418; 4959/757298; 1/820418									
8422	3/6/759132; 6/3/759132; 7/3/759132	,								
8574	6001/46603; 5828/757298; 6001/757298									
8814	17/3/759042; 5/17/759042; 6/17/759042; 3	3/17/759042: 4/1	7/759042							
8821	2/10/758905; 6788/823893; 3/10/758905									
9532	2/88/758144; 3/88/758144; 4/88/757144									
12099	1/1/758976; 44/725379; 31/1/758976									
12426	3/21/758669; 5/21/758669; 4/21/758669									
12651	11/97/758144; 23/97/758144; 12/97/75814	44								
13039	4304/757295; 4304/757298; 3982/757298									
13347	3/39/758254; 4/39/758254; 5/39/758254									
14186	16/3/758976; 15/3/758976; 17/3/758976									
14203	2/15/758905; 4/15/758905; 5/15/758905;	1/909883: 2/9098	383: 3/909883							
14204	2/1917; 3/1917; 4/1917; 5/1917; 8/1917; 9		, , , , , , , , , , , , , , , , , , , ,							
WLL	Lot/DP	WLL	Lot/DP							
13921	1/27/758274	14171	4/820401							
13922	6/548266	14174	814/757298							
13923	4/1/758018	14177	362/755649							
13935	50/720108	14179	35/44245							
13938	4/48/758018	14184	10/9/758905							
13941	2/725325	14185	8/820401							
13948	8/27/758612	14187	3180/757298							
13949	2/9/247155	14201	5/820405							
13958	2/7/759084	14205	6/15/758905							
13964	13/35/758669	14206	5/12/758905							
13982	1/23/758612	14210	5/89/758144							
13990	5978/45008	14217	6/820405							
13991	1/725359	14218	6/820401							
13993	138/820500	14234	749/761876							
14004	3567/757298	14237	6826/1004308							
14012	7/23/758018	14239	40/705024							
14027	2094/757298	14245	7/820405							
14032	1/820413	14273	3/820405							
14041	1/725360	14306	7/12/758598							
14050	6045/725282	14321	3923/757298							
14060	10/8/250192	14337	1501/763383							
14061	6/7/246091	14342	744/757298							
14062	8/725366	14482	3164/757298							
14069	7/1/759092	6479	5001/757298; 5883/757298							
14070	7/7/246091	6612	3978/757298; 1538/757298							
14074	3814/757298	6645	6072/820488; 4334/757298							
14078	17/38/758018	6908	2022/757298; 4250/757298							
14093	4/9/247155	7118	6025/722931; 1139/757298							
14100	6/13/758389	7119	5035/757298; 5053/757298							
14101	22/1/758976	7130	4598/757298; 6/144/759092							
14106	7/10/247152	7137	3714/757298; 707/757298							
14123	5/41/758018	7262	2/52/758018; 3/52/758018							
14126	9/820405	7296	5311/757298; 5857/757298							
14127	10/820405	7578	5495/757298; 4/144/759092							
14128	11/820405	7639	5500/757298; 5224/757298							
14129	12/820405	7690	6083/822069; 5523/757298							
14132	237/820492	7769	8/4/758905; 9/4/758905							
14133	6679/820450	7787	23/37/758018; 24/37/758018							
14148	41/705024	7833	14/20/758161; 20/14/758161							
14149	7/820401	7838	5614/757298; 6093/822093							
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WLL	Lot/DP			WLL	Lot/DP				
14154	2087/757298			8145	7/44/758018; 59	00/757209	2		
14160	2333/757298			8247	6038/820443; 5				
14165	21/2/758976			8407	35/12/758669; 1				
14169	13/820405			8419	4/12/758161; 12				
14170	4/20/758612			8425	9/2/758262; 2/9				
WLL	Lot/DP			WLL	Lot/DP				
8435	5836/45027; 5	5813/757	298	12720	4539/757298; 8/	257120			
8460	5783/757298;			12880	3292/757298; 32		8		
8525	5776/757298;			12885	5973/43260; 59				
8579	5676/44269; 6			12887	3820/45047; 382				
8672	2/113366; 2/1			12980	3909/757298; 3		8		
8736	12/79/758018			13009	368/755649; 369				
8915	29/752756; 28	-		13034	3/45024; 2/7253				
8998	5647/757298;	5668/75	7298	13061	3/44263; 4/4426	3			
9234	9/10/758459;			13275	4260/757298; 5				
9307	5643/757298;			13407	12/8A/758851;				
9482	5648/757298;			13423	2/144/759092; 5				
9620	6/4/758976; 1			13464	6439/769283; 3				
9625	10/2/758976;			13654	3/21/758218; 4/				
9822	11/11/758262			13831	5/14/758669; 8/				
9861	2/36/758254;			13851	10/10/758317; 1		1/		
9889 9997	2/3/758144; 8 19/10/758254			13973 14009	1/725378; 2/3/7 4/725377; 5/450				
10021	21/10/755649	-		14009	6028/720978; 6		8		
10021	4597/757298;	-		14095	6057/725396; 6				
10205	5549/757298;			14109	20/1/758976; 21				
10400	18/156/75909			14145		1/820405; 2/820405			
10533	5562/757298;			14168	14/820405; 15/8				
10537	5918/45027; 1			14215	1/31/758905; 3/				
10559	7/725367; 150	09/76338	2	14381	1/910168; 4/14/	758905			
10585	16/160/75909			14426	8/48/758018; 9/	48/758018			
10592	1/27/758161;								
10727	3/41/758254;								
11014	3/38/758254;								
11313	5639/757298;								
11314 11403	7/353/759092 1/37/758018;								
11403	11/134/75909								
11657	4/43/758419;								
11764	6/29/759091;								
11767	3486/757298;								
11829	17/52/758018	; 8/52/75	8018						
11911	4619/45008; 3								
12092	87/756946; 20								
12202	4060/757298;								
12293	1950/45001; 3		01						
12323 12470	3/44247; 21/4 16/24/758018		59019						
12563	5/22/758048;	·							
12503	1892/757298;								
12605	19/30/758144								
WLL	Lot/DP	WLL	Lot/DP	WLL	Lot/DP	WLL	Lot/DP		
		5916				6420	4949/757298		
2063 2071	141/760605 6127/760916	5916 5918	4716/757298 4718/757298	6195 6197	4701/757298 649/756961	6420 6421	4949/757298 14/41/758018		
2071 2117	149/760607	5918 5919	4719/757298	6210	4852/757298	6421 6427	4940/757298		
2208	142/760606	5923	4723/757298	6220	4873/757298	6429	4891/757298		
2402	3549/757298	5924	4724/757298	6231	4862/757298	6431	4902/757298		
2547	5/26/758018	5926	4726/757298	6232	4187/757298	6432	4886/757298		
2638	1790/757298	5931	1812/757298	6277	4807/757298	6434	20/5/758018		
2639	10/26/758018	5932	1813/757298	6281	4810/757298	6435	4061/757298		
2649	8/26/758018	5933	1814/757298	6283	4078/757298	6438	3970/757298		
2650	9/26/758018	5934	4006/757298	6284	3326/757298	6439	4708/757298		
2709	3601/757298	5935 5026	4007/757298	6286	4871/757298	6443	975/757298		
3183	675/761716	5936	4008/757298	6287	4872/757298	6445	4988/757298		

1066

WLL	Lot/DP	WLL	Lot/DP	WLL	Lot/DP	WLL	Lot/DP
3472	1274/762836	5940	4683/757298	6297	4798/757298	6448	4975/757298
3473	1275/762837	5949	5402/757298	6302	15/23/758018	6452	5003/757298
3494	3623/757298	5950	4257/757298	6307	4944/757298	6453	4986/757298
4050	494/756961	5951	5630/757298	6308	4943/757298	6454	1907/757298
4056	9/15/758851	5954	5556/757298	6312	4892/757298	6455	4976/757298
4094	140/760604	5973	4371/757298	6313	4890/757298	6464	4916/757298
4155	10/15/758851	5998	4814/757298	6315	4884/757298	6466	1328/757298
4774	542/756961	6005	4062/757298	6324	4888/757298	6473	4811/757298
4779	8/15/758851	6009	4945/757298	6324	4885/757298	6474	5000/757298
4885	2732/764842	6011	600/757298	6330	4867/757298	6478	3085/757298
4935	1897/757298	6018	2794/764928	6332	486/757298	6486	4980/757298
5112	13/66/759092	6046	4797/757298	6333	14/15/758018	6492	4972/757298
5112	2/66/759092	6051	4794/757298	6334	4153/757298	6493	4878/757298
5115	7/66/759092	6051 6052	4799/757298	6335	4805/757298	6496	3621/757298
5122	1/66/759092	6060	4087/757298	6350	4803/757298	6500	1/53/758018
5122		6060 6062		6355		6504	4887/757298
	17/66/759092 17/25/759042	6062 6063	4828/757298 1341/757298		16/15/758018	6504 6507	4183/757298
5158				6357	1307/757298	6507 6543	
5277	3564/757298	6069	4025/757298	6372	13/15/758018		4275/757298
5532	3563/757298	6070	4569/757298	6378	3491/757298	6551	12/52/758018
5625	1889/757298	6074	3177/757298	6380	4897/757298	6552	4982/757298
5757	4009/757298	6082	2454/757298	6381	4895/757298	6556	4913/757298
5874	5415/239288	6083	15/29/758018	6383	4896/757298	6557	4616/757298
5890	10/35/758144	6086	3684/757298	6384	11/15/758018	6560	4711/757298
5893	3788/757298	6098	4/15/758018	6385	4903/757298	6563	4728/757298
5898	4700/757298	6105	4266/757298	6387	4835/757298	6564	4922/757298
5900	4702/757298	6110	12/47/758018	6388	4834/757298	6566	2/40/759092
5901	4704/757298	6116	2330/757298	6391	4894/757298	6567	5576/757298
5903	4706/757298	6128	2490/757298	6393	4898/757298	6569	4919/757298
5904	4707/757298	6137	4188/757298	6395	15/22/759092	6571	4989/757298
5906	4709/757298	6153	3221/757298	6408	1400/757298	6572	13/11/758018
5908	4018/757298	6155	18/26/759092	6412	4915/757298	6574	14/15/759092
5909	4019/757298	6183	6425/769283	6414	4876/757298	6575	4911/757298
5911	4024/757298	6186	4880/757298	6415	4942/757298	6576	4920/757298
6578	4921/757298	6809	18/16/758018	6953	5043/757298	7127	5309/757298
6582	4789/757298	6818	5634/757298	6955	5018/757298	7129	3983/757298
6585	4909/757298	6819	1391/757298	6956	5027/757298	7132	3/15/758018
6587	4997/757298	6820	4966/757298	6958	5022/757298	7160	5186/757298
6606	4977/757298	6823	4690/757298	6960	4846/757298	7170	12/22/758018
6607	5004/757298	6824	5097/757298	6968	20/30/758018	7176	15/40/758018
6611	679/756961	6825	5100/757298	6970	4659/757298	7177	5420/239287
6613	4851/757298	6831	4925/757298	6980	5033/757298	7179	3428/757298
6628	5129/757298	6832	1338/757298	7000	725/756961	7180	5424/239286
6629	4841/757298	6847	4180/757298	7003	5399/757298	7181	5314/757298
6637	4049/757298	6848	3680/757298	7007	14/1/758018	7182	5427/239286
6639	4052/757298	6852	4963/757298	7017	3442/757298	7186	5225/757298
6653	5211/757298	6855	4951/757298	7019	3257/757298	7189	5418/239287
6662	4874/757298	6856	4929/757298	7025	5207/757298	7190	5511/239286
6669	5090/757298	6858	4927/757298	7028	5204/757298	7191	5425/239286
6678	4240/757298	6859	5194/757298	7030	5201/757298	7192	5229/757298
6679	5104/757298	6884	5189/757298	7032	5733/757298	7195	5226/757298
6680	5105/757298	6886	5157/757298	7033	5013/757298	7204	5421/239287
6684	5110/757298	6887	5195/757298	7034	5026/757298	7206	5063/757298
6685	5111/757298	6888	5183/757298	7035	5021/757298	7210	5278/757298
6686	5112/757298	6893	4848/757298	7036	5049/757298	7211	5423/239286
6687	5113/757298	6898	5139/757298	7037	5067/757298	7213	5218/757298
6688	5114/757298	6899	1879/757298	7039	5025/757298	7214	5250/757298
6692	5106/757298	6904	4905/757298	7040	5051/757298	7216	4869/757298
6694	2197/757298	6905	5109/757298	7042	5034/757298	7218	5317/757298
6695	1861/757298	6907	5442/757298	7044	5293/757298	7221	5419/239287
6703	4838/757298	6909	3892/757298	7046	3933/757298	7223	5590/239284
6704	3306/757298	6910	3729/757298	7047	15/42/758018	7225	5591/239284
6721	4961/757298	6911	5403/757298	7053	5767/757298	7237	5252/757298
6722	4806/757298	6914	5409/239282	7058	5289/757298	7238	5592/239284
6724	5150/757298	6915	14/39/758018	7074	5010/757298	7249	3393/757298
6727	5147/757298	6918	4968/757298	7075	5020/757298	7250	5589/239284

3	March	2006

WLL	Lot/DP	WLL	Lot/DP	WLL	Lot/DP	WLL	Lot/DP
6749	3012/757298	6934	5601/239285	7077	5014/757298	7251	9/41/758018
6760	5121/757298	6936	5024/757298	7078	5030/757298	7260	4182/757298
		6930 6937	5037/757298	7078		7265	
6761	5120/757298				5065/757298		4589/757298
6773	22/5/759092	6938	5040/757298	7080	5066/757298	7271	5082/757298
6775	6/6/758018	6940	5047/757298	7084	5175/757298	7273	5069/757298
6777	6/16/758018	6942	5045/757298	7102	4050/757298	7276	5088/757298
6781	5130/757298	6944	5019/757298	7114	5260/757298	7277	5059/757298
6783	2436/757298	6945	5046/757298	7116	5190/757298	7278	5061/757298
6784	25/23/758018	6946	5044/757298	7117	4804/757298	7279	5080/757298
6791	5188/757298	6947	5012/757298	7120	5202/757298	7280	5076/757298
6800	5148/757298	6948	5042/757298	7121	5009/757298	7283	5060/757298
6803	5138/757298	6950	5015/757298	7123	5068/757298	7284	5078/757298
6806	5158/757298	6951	5041/757298	7124	5016/757298	7285	5084/757298
7288	4/21/758018	7429	4608/757298	7593	5498/757298	7733	5352/757298
7290	3574/757298	7431	5422/239287	7596	5497/757298	7735	3718/757298
7300	5282/757298	7436	5337/757298	7599	4358/757298	7736	5449/757298
7302	5390/757298	7440	5334/757298	7605	5239/757298	7738	5448/757298
7302	972/757298	7444	5533/757298	7606	5499/757298	7739	3555/757298
7305	5347/757298	7447	4931/757298	7607	4832/757298	7745	4757/757298
7316	5446/757298	7450	5054/757298	7615	5146/757298	7750	5459/757298
7321	5197/757298	7462	5432/757298	7622	1942/757298	7751	5374/757298
7324	5599/239285	7468	5235/757298	7623	5295/757298	7756	5516/757298
7334	5248/757298	7470	5092/757298	7627	5169/757298	7759	5386/757298
7335	5086/757298	7472	2631/757298	7633	5349/757298	7770	5743/239283
7339	5072/757298	7475	5588/239284	7637	4825/757298	7771	5513/757298
7340	5085/757298	7477	5438/757298	7638	5224/757298	7772	5356/757298
7341	5073/757298	7480	5430/757298	7642	5385/757298	7773	5769/757298
7342	5081/757298	7481	5053/757298	7644	5383/757298	7774	5384/757298
7344	5223/757298	7482	5243/757298	7645	5457/757298	7775	5461/757298
7348	9/30/758018	7485	17/19/758018	7646	5373/757298	7777	5222/757298
7349	5256/757298	7487	3798/757298	7648	5371/757298	7782	3815/757298
7356	13/6/758018	7490	5600/239285	7649	5389/757298	7786	4744/757298
7360	14/38/758669	7493	5594/239289	7650	5351/757298	7803	5768/757298
7364	9/38/758669	7493	5315/757298	7652	5355/757298	7805	3475/757298
			5598/239285				
7365	3/38/758669	7497		7653	5369/757298	7806	5388/757298
7366	4/38/758669	7501	5206/757298	7654	5096/757298	7807	3464/757298
7367	12/38/758669	7508	1445/757298	7660	5460/757298	7811	3387/757298
7368	13/38/758669	7509	5232/757298	7664	4950/757298	7814	4617/757298
7369	1/21/758669	7510	23/30/758018	7665	5524/757298	7818	5532/757298
7370	2/35/758669	7512	5310/757298	7666	16/35/758018	7826	5792/44268
7378	1/35/758669	7518	5437/757298	7667	5515/757298	7834	1843/757298
7385	5079/757298	7523	5485/757298	7671	3358/757298	7836	3/66/759092
7386	5055/757298	7524	5484/757298	7676	5331/757298	7837	5290/757298
7388	5246/757298	7527	5233/757298	7679	19/38/758018	7839	20/867528
7389	5237/757298	7529	10/23/758018	7680	5504/757298	7849	5770/757298
7390	5241/757298	7537	3338/757298	7685	1437/757298	7850	3419/757298
7391	5087/757298	7538	5234/757298	7687	8/7/759092	7853	5363/757298
7392	5245/757298	7542	5487/757298	7688	804/756961	7855	5387/757298
7396	5744/239283	7548	5200/757298	7691	5780/757298	7856	5365/757298
7398	2015/757298	7549	5187/757298	7693	22/32/758018	7857	5380/757298
7400	6/32/758018	7561	5173/757298	7694	624/757298	7863	5548/757298
7412	5236/757298	7562	5391/757298	7698	5257/757298	7865	4540/757298
7414	5231/757298	7563	5491/757298	7705	5397/757298	7866	5328/757298
7415	5052/757298	7566	5469/757298	7713	5266/757298	7867	944/757298
7419	3674/757298	7569	5135/757298	7726	5529/757298	7870	5378/757298
7422	5216/757298	7570	4900/757298	7727	5526/757298	7879	5141/757298
7423	5140/757298	7575	5494/757298	7729	5527/757298	7880	5353/757298
7424	4928/757298	7591	5268/757298	7732	5350/757298	7884	5145/757298
7887	5288/757298	8043	5308/757298	8220	3485/757298	8482	19/38/758669
7889	5098/757298	8046	5683/757298	8223	5404/757298	8483	5802/757298
7890	5362/757298	8061	5320/757298	8224	5620/757298	8490	5763/757298
7891	5099/757298	8063	5483/757298	8225	5321/757298	8491	5764/757298
7910	5560/757298	8064	5219/757298	8227	5154/757298	8492	5761/757298
7912	4831/757298	8065	5585/757298	8228	5805/757298	8494	5747/239283
7915	5466/757298	8067	5554/757298	8230	21/40/758018	8495	5750/239281
		2001					

WLL	Lot/DP	WLL	Lot/DP	WLL	Lot/DP	WLL	Lot/DP
7916	5791/820434	8073	5555/757298	8233	5414/239288	8496	5749/239281
7917	5254/757298	8077	7/53/758018	8234	5416/239288	8497	5748/239281
7918	5587/757298	8078	2/41/758018	8250	5625/757298	8498	5746/239283
7921	5754/757298	8082	3999/757298	8252	5568/757298	8510	3/722941
7923	5753/757298	8090	5171/757298	8253	5276/757298	8515	5745/239283
7925	4908/757298	8114	5332/757298	8255	5445/757298	8517	5752/239281
7926	5528/757298	8115	5220/757298	8256	5626/757298	8519	5827/757298
7928	24/35/758018	8122	5405/239282	8258	13/40/758018	8527	4/85/758018
7944	5177/757298	8126	5298/757298	8259	1439/757298	8528	6/85/758018
7948	5165/757298	8127	5297/757298	8261	5428/757298	8530	1/85/758018
7973	5162/757298	8129	5406/239282	8262	5477/757298	8531	3/85/758018
7977	5464/757298	8130	5510/757298	8263	5285/757298	8534	15/55/758018
7978	5462/757298	8132	5489/757298	8308	5335/757298	8540	5551/757298
7979	1392/757298	8135	3887/757298	8367	2/12/758161	8542	88/757298
7980	5151/757298	8136	5155/757298	8368	3/12/758161	8545	6012/46615
7982	5287/757298	8142	5507/757298	8369	22/93/758144	8546	5680/757298
7986	5468/757298	8144	3470/757298	8370	23/93/758144	8547	5819/757298
7988	4051/757298	8146	4/37/758018	8371	24/93/758144	8548	5505/757298
7989	3162/757298	8147	5567/757298	8394	5771/757298	8554	5101/757298
7991	5512/757298	8148	5341/757298	8395	10/52/758018	8556	19/55/758018
7995	5168/757298	8154	1401/757298	8396	3381/757298	8557	5604/757298
7997	5333/757298	8158	5408/239282	8402	3417/757298	8559	12/85/758018
7999	3371/757298	8160	5539/757298	8417	5803/757298	8560	7/85/758018
8003	4154/757298	8161	3779/757298	8418	5812/757298	8561	23/239290
8007	5398/757298	8171	5606/757298	8421	2/17/759042	8562	20/239294
8008	5400/757298	8172	5607/757298	8427	1/197/759092	8564	11/85/758018
8009	5444/757298	8185	5410/239282	8428	5543/757298	8565	2/85/758018
8010	5429/757298	8186	5474/757298	8432	5814/757298	8567	5170/757298
8011	5463/757298	8188	5281/757298	8434	5762/757298	8568	5801/757298
8014	5465/757298	8189	4401/757298	8443	5818/757298	8572	5615/757298
8016	5368/757298	8193	5478/757298	8445	5798/757298	8578	1/114/759092
8018	5467/757298	8194	5759/757298	8448	5826/757298	8581	5172/757298
8019	5227/757298	8196	5609/757298	8454	24/39/758018	8586	1/110/759092
8028	54/757298	8200	4606/757298	8469	5823/757298	8587	5182/757298
8029	5277/757298	8203	5581/757298	8470	3660/757298	8588	10/85/758018
8030	5303/757298 5364/757298	8206 8215	5610/757298 5411/239288	8471 8473	5304/757298 16/55/758018	8591 8592	1/124/759092 5815/757298
8034 8037	1/56/758669	8213 8216	5412/239288	8473 8479	11/756380	8392 8596	22/239294
8037 8597	3/84/759092	8663	5/156/759092	8791	5701/757298	8390 9004	5667/757298
8599	5479/757298	8666	7/156/759092	8791	5413/239288	9004 9006	5666/757298
8601	6/61/759092	8667	8/156/759092	8799	7/21/758669	9000 9007	5663/757298
8607	2165/757298	8669	13/156/759092	8802	1/110/758018	9012	5640/757298
8608	5799/757298	8671	24/113366	8802	1/89/759092	9012 9014	5642/757298
8612	5684/757298	8673	6/156/759092	8810	3742/757298	9015	5641/757298
8615	21/78/758018	8677	9/156/759092	8823	4/11/758459	9019	10/12/758459
8616	14/78/758018	8681	18/159/759092	8828	4587/757298	9020	3/81/758018
8619	10/80/758018	8682	21/159/759092	8830	1/135/759092	9026	12/1/758018
8620	4/239294	8683	4/156/759092	8831	5394/757298	9036	19/159/759092
8621	6/80/758018	8686	3/156/759092	8836	5/110/758018	9038	5694/757298
8622	21/239294	8687	16/159/759092	8841	6/79/758018	9044	5690/757298
8623	26/80/758018	8693	15/159/759092	8843	3971/757298	9050	5/3/758537
8624	11/80/758018	8695	16/156/759092	8850	4568/757298	9053	8/239291
8625	9/80/758018	8696	20/159/759092	8852	5817/757298	9067	3/197/759092
8626	14/80/758018	8697	17/159/759092	8855	5724/757298	9073	4967/757298
8627	16/80/758018	8700	2/78/758018	8860	5703/757298	9077	2/113100
8628	17/239293	8704	19/78/758018	8861	2172/757298	9079	3707/757298
8629	5/239294	8706	3/79/758018	8863	3988/757298	9085	5716/757298
8630	2/239290	8710	2/86/758018	8866	5781/757298	9095	7/4/759092
8631	25/239290	8711	18/79/758018	8871	3/110/758018	9102	1515/763346
8632	1/239290	8712	7/79/758018	8879	1/12/758161	9138	5/4/759092
8634	3/239294	8713	2/79/758018	8899	2/110/758018	9140	2/239292
8635	12/80/758018	8716	4/79/758018	8901	284/760998	9153	2702/757298
8636	18/239293	8724	5/79/758018	8902	20/14/758018	9155	5727/757298
8637	8/78/758018	8727	1/86/758018	8908	5833/257358	9164	1/277/759092
8639	15/80/758018	8729	16/79/758018	8918	2801/764935	9166	1966/757298

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8640	8/239293	8732	14/705028	8923	5570/757298	9183	3908/757298
8641	19/239293	8733	23/705028	8925	506/757298	9194	750/756961
8643	9/78/758018	8734	15/79/758018	8927	1/153/759092	9198	22/6/758048
8647	4/78/758018	8735	3787/757298	8930	1433/757298	9208	4/9/758262
8648	10/78/758018	8737	17/79/758018	8933	5577/757298	9209	9/3/758459
8649	11/78/758018	8741	8/79/758018	8943	12/53/758018	9211	3207/757298
8650	17/78/758018	8742	13/78/758018	8944	1/257120	9216	5/113100
8651	1/78/758018	8743	11/79/758018	8945	1358/757298	9240	9/28/758161
8652	16/78/758018	8744	7/78/758018	8946	5740/757298	9245	1/67/758018
8653	22/78/758018	8745	10/79/758018	8947	5573/757298	9246	3654/757298
8654	6/78/758018	8750	1/79/758018	8958	6/106/759092	9257	5/9/758262
8655	3/78/758018	8761	14/4/759092	8962	5705/757298	9274	2/725316
8656	18/78/758018	8762	5692/757298	8972	5704/757298	9275	3/35/758144
8657	5/8/758018	8763	16/4/759092	8975	7/159/759092	9289	3494/757298
8658	6/41/758018	8765	5679/757298	8976	3425/757298	9290	20/9/758262
8660	8/15/758905	8770	17/4/759092	8980	6/35/758669	9309	2/10/758018
8661	20/78/758018	8772	5482/757298	8992	1/239292	9310	7/28/758161
8662	5/78/758018	8786	5698/757298	8993	5637/757298	9321	1/31/758144
9322	2/31/758144	9619	3/37/758018	10072	12/2/246091	10408	11/16/758612
9325	7/78/758205	9630	3924/757298	10080	2/1/250383	10409	7/157/759092
9328	5530/757298	9639	1/167/759092	10084	7/35/758018	10412	20/9/758018
9341	14/156/759092	9649	3209/757298	10089	907/756961	10428	5627/757298
9346	16/30/758018	9653	3676/757298	10102	1152/757298	10430	16/88/758048
9348	3462/757298	9654	1541/763379	10106	4800/757298	10442	4/231/759092
9350	21/21/758018	9663	14/16/758018	10123	742/761873	10444	5867/757298
9352	3954/757298	9667	11/9/758018	10126	22/59/759092	10445	3721/757298
9356	7/15/758851	9671	13/4/758976	10156	3818/757298	10446	3/114/758018
9357	22/756228	9686	11/156/759092	10176	4/2/246091	10450	5712/757298
9369	873/756961	9691	12/6/758018	10192	5575/757298	10452	18/14/758612
9371	12/21/758669	9693	32/752756	10199	16/5/759092	10458	3048/757298
9377	3667/757298	9695	34/752756	10201	7/7/759092	10460	4/36/758018
9386	15/156/759092	9700	13/11/758612	10210	15/14/758612	10462	9/10/758254
9395	5/6/758537	9793	9/1/758781	10213	14/10/758456	10463	15/10/758254
9400	25/42/759092	9803	19/14/758161	10228	13/14/758612	10464	20/16/758254
9401	3/11/758018	9804	18/14/758161	10229	22/113366	10469	15/28/758144
9412	20/25/759042	9810	2532/757298	10231	4647/757298	10473	7/239291
9414	21/6/758048	9814	24/6/758048	10237	905/756961	10480	14/14/758612
9441	21/59/759092	9824	681/756961	10239	11/4/247155	10482	3565/757298
9443	26/78/758018	9834	3/31/758254	10242	1/248836	10483	3799/757298
9446	5670/757298	9840	9/31/758254	10261	5144/757298	10489 10493	8/157/759092
9448	23/113366	9844	27/7/759092	10274	23/10/758254		12/157/759092
9454	21/25/758048	9850 0870	11/25/758669	10284	3/11/758612	10494	13/157/759092
9456	22/25/758048	9870 0871	3390/757298	10288	20/48/758018	10496	15/157/759092
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9555 9550	1/19/759092	9920 9938	92/751170	10335	3/113100	10500	5729/757298
9550 9551	6/3/758459	9950	678/756961	10333	10/156/759092	10508	9/239291
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9575	8/110/758018	9981	7/45/758018	10346	5538/757298	10531	4545/757298
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9577 9580	15/88/758048	10012	5/24/758018	10338	11/28/758018	10555	5728/757298
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9602	7/12/758459	10023	1754/757298	10370	12/160/759092	10545	3774/757298
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9616	11/38/758669	10042	3755/757298	10401	13/159/759092	10568	8/159/759092
10572		10048	2/156/759092	10402	20/22/758612	11063	16/16/758254
10572	14/6/758018	10713	3/106/759092	10915	1/18/758612	11005	3758/757298
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10586	4/239292	10723	3/40/758254	10925	11/11/758612	11074	13/16/758254
10587	3/139/759092	10724	4/40/758254	10926	17/15/758612	11075	27/10/758254
10591	5178/757298	10726	2/41/758254	10928	5/32/758018	11089	5/37/758254
10598	3/113366	10728	6/41/758254	10936	5345/757298	11097	3783/757298
10599	1/765746	10729	7/41/758254	10945	19/64/759092	11100	1/28/758144
10608	5706/757298 4224/757298	10730 10731	8/41/758254	10946	17/5/758612 6/9/758262	11105 11114	114/751867
10609 10611	3193/757298	10731	2/73/758018 15/73/758018	10948 10962	3911/757298	11114	4868/757298 1019/756961
10613	5702/757298	10732	3401/757298	10902	31/156/759092	11125	6505/769323
10613	3538/757298	10734	5726/757298	10967	12/73/758018	11123	5/13/758612
10618	5825/757298	10750	1011/756961	10968	28/156/759092	11127	9/40/758254
10623	5875/757298	10751	1009/756961	10969	1/134/759092	11147	10/40/758254
10624	5709/757298	10758	13/22/758612	10971	2/134/759092	11148	8/40/758254
10626	4698/757298	10763	5/21/758612	10972	17/73/758018	11151	3/30/758018
10627	23/73/758018	10766	13/10/758456	10976	30/156/759092	11152	3022/757298
10630	3/32/759074	10767	14/73/758018	10977	4/159/759092	11163	5294/757298
10633	5346/757298	10771	11/73/758018	10979	27/156/759092	11164	10/159/759092
10634	13/160/759092	10780	1/113100	10982	1/133/759092	11165	5721/757298
10635	20/73/759092	10781	1/89/758048	10984	5116/757298	11167	5720/757298
10636	4/139/759092	10784	18/23/758018	10985	25/156/759092	11169	5619/757298
10645	23/156/759092	10795	5/22/758612	10986	32/156/759092	11173	13/73/758018
10655	2409/757298	10798	9/13/758612	10990	3885/757298	11177	17/84/759092
10657	1390/757298	10802	11/22/758612	10993	15/22/758612	11178	1/131/759092
10658	3366/757298	10805 10813	1/12/758612	10998	6/37/758254	11179	15/84/759092
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10666	7/84/759092	10818	2/131/759092	11009	26/7/759092	11190	1690/757298
10669	5719/757298	10837	3217/757298	11017	5854/757298	11191	4705/757298
10670	5718/757298	10838	4/73/758018	11025	3977/757298	11197	2456/757298
10671	3179/757298	10842	1015/756961	11026	19/21/758018	11200	8/18/758018
10674	21/156/759092	10846	3956/757298	11028	11/24/758018	11203	4/7/759092
10678	3668/757298	10849	6/73/758018	11030	3813/757298	11211	3347/757298
10680	3703/757298	10863	2/133/759092	11042	18/64/759092	11227	24/21/758612
10681	19/73/758018	10864	4610/757298	11043	763/757298	11228	4088/757298
10682	5731/757298	10866	2/248836	11045	11/9/758254	11234	3540/757298
10695	4140/757298	10878	20/21/758612	11046	12/9/758254	11235	14/38/758018
10703	22/73/758018	10884	5645/757298	11047	2/40/758254	11237	6/40/758254
	9/16/758612	10885	1/106/759092	11048	1/41/758254	11238	14/55/758018
	2/106/759092	10893	2/47/758456	11050	5/41/758254	11239	3938/757298
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11240	3784/757298	11417	3/231/759092	11613	48/752756	11821	3479/757298
11247	4/51/758018	11420	6/118/759092	11640	1/352/759092	11822	12/7/246091
11249	4893/757298	11425	4/118/759092	11643	3/5/758612	11833	3785/757298
11250	12/4/759092	11426	1/83/759092	11652	2/352/759092	11834	2453/757298
11251	7/65/759092	11427	4611/757298	11653	5102/757298	11844	12/2/759092
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11259	5/37/758018	11442	13/21/758018	11665	4981/757298	11849	13/9/758456
11267	1500/763383	11445	354/755649	11669	1/6/250383	11854	26/156/759092
11289	5725/757298	11449	12/83/759092	11670	2/7/246091	11855	9/9/247155
11290	7/83/759092	11453	9/83/759092	11671	14/96/758144	11856	2/8/250192
11291	2/83/759092	11478	1/118/759092	11683	7/5/758612	11858	14/159/759092
	20/157/759092	11480	20/55/758018	11685	26/21/758612	11859	4/85/759092
11296	5839/757298	11482	2/118/759092	11687	27/21/758612	11861	2/85/759092
11300	3/134/759092 5/134/759092	11484 11488	3/227/759092 5586/757298	11695 11699	3529/757298 6/5/758612	11864 11865	6/6/250383 13/97/758144
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11302	3410/757298	11489	2/4/247155	11701	4/33/758612	11871	11/28/758612
11304	4/157/759092	11502	3512/757298	11704	40/20/758612	11872	17/28/758612
11305	18/84/759092	11516	3598/757298	11705	24/26/758612	11883	4/23/758612
11307	13/197/759092	11517	12/18/758018	11707	14/26/758612	11895	3458/757298
11308	5/83/759092	11518	3058/757298	11716	8/28/758612	11907	11/55/758018

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11316	3989/757298	11536	24/39/758254	11730	3/27/758612	11912	13/16/758018
11317	15/197/759092	11537	15/40/758254	11734	15/28/758612	11913	7/6/758018
11318	16/197/759092	11538	17/40/758254	11735	18/28/758612	11914	2034/757298
11321	3398/757298	11539	18/40/758254	11736	2/29/758612	11925	16/83/759092
11323	4/227/759092	11540	9/41/758254	11738	14/29/758612	11940	5646/757298
11325	5723/757298	11549	17/41/758018	11752	9/10/758018	11942	16/40/758254
11327	3432/757298	11553	1/22/758612	11756	12/28/758018	11943	14/41/758254
	2/2/246091	11554	4/19/758018	11757	10/35/758018	11944	15/17/758612
	4984/757298	11555	3121/757298	11758	210/757298	11947	5/85/759092
11368	1016/756961	11558	11/23/758612	11765	10/7/246091	11951	3677/757298
11387	324/755649	11560	6/22/758612	11768	3/6/759092	11956	3664/757298
11390	3/132/759092	11564	6/19/758018	11769	3508/757298	11960	3/85/759092
11394	2477/757298	11568	1/139/759092	11770	7/96/758144	11977	12/26/758612
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11397	4584/757298	11577	15/11/758018 4248/757298	11798	5/23/758612	12003	2/354/759092
11407	3/73/758018	11595	5/157/759092	11/99	10/23/758612	12004	2/334/739092
11409	9/134/759092	11602	4555/757298	11803	23/8/758018	12009	1/40/758254
11415		11610	11/83/759092	11808	1004/756961	12010	14/757298
	1/132/759092	11610	18/197/759092	11819	2/8/758456	12020	333/755649
	5/118/759092	12207	3244/757298	12402	4549/757298	12520	162/756994
	10/83/759092	12214	2581/757298	12405	5920/45009	12520	12/197/759092
12042	14/88/758048	12215	1/40/758669	12413	15/96/758144	12535	1/10/247152
12051	10/3/250192	12217	3/29/758612	12414	19/97/758144	12537	829/757298
12053	14/111643	12236	11/84/759092	12415	21/97/758144	12544	12/21/758018
12054	2/12/758598	12238	1/7/758402	12416	10/97/758144	12545	1765/757298
12078	9/1/758459	12240	8/7/758402	12419	5/106/759092	12552	7/106/759092
12082	764/756961	12243	2/331/759092	12420	3706/757298	12553	6/113156
12089	5417/239287	12247	22/157/759092	12425	4/110/758018	12562	4/106/759092
12097	5914/757298	12248	14/755035	12427	7/722939	12565	1499/763383
	1/46605	12251	8/115060	12428	11/722939	12566	28/720962
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	11/12/758598	12264	4/132/759092	12433	7/24/758669	12574	5/31/758144
	10/115060	12265	3152/757298	12434	8/722937	12570	4237/757298
12139	12/12/758598	12260	4332/757298	12436	12/722937	12581	14/37/758018
	3/115060	12269	3841/757298	12437	6/25/758669	12583	218/757298
12141	4979/757298	12275	17/39/758018	12438	7/722936	12585	4047/757298
12145	1/21/758402	12278	759/761877	12439	8/722936	12586	4267/757298
12149	14/83/759092	12291	26/720962	12440	13/722936	12587	5/12/758018
12150	24/15/759092	12294	21/5/758976	12441	14/722936	12588	14/197/759092
12151	8/41/758018	12303	7/27/758612	12442	2/34/758669	12590	361/755649
	20/42/758018	12310	16/5/758612	12443	3/34/758669	12592	3310/45011
12153	9/9/758018	12324	12/2/758018	12444	21/36/758018	12593	15/97/758144
12157	4234/757298	12328	24/7/758402	12445	2203/757298	12594	16/97/758144
12163	15/83/759092	12329	735/761875	12452	5778/757298	12595	17/97/758144
12170	12/11/758018	12330	13/51/758018	12454	21/52/759092	12606	158/756994
12171	10/63/759092	12331	734/761875	12460	18/18/758612	12608	4802/45028
12173 12174	3/63/759092 7/42/758254	12332 12335	4/44/758018 5361/757298	12468 12469	3331/757298 9/8/250192	12609 12614	18/98/758144 6/24/758018
12174	12/12/758018	12335	14/8/758456	12469	5/111930	12614	6/24/738018 5785/39986
12180	2/37/758018	12337	21/16/758612	12480	3577/757298	12615	24/6/758402
	3060/757298	12342	8/12/758598	12482	4/6/758456	12618	26/6/758402
12183	5452/757298	12363	1/12/758598	12485	11/41/758018	12619	22/6/758402
	6/18/758018	12304	20/84/759092	12489	17/2/758018	12633	3930/257177
12109	1607/757298	12375	3/118/759092	12491	1/9/247155	12635	3/18/758612
	8/11/758018	12376	8/252936	12509	28/6/758402	12637	5/27/758612
	5071/757298	12377	9/252936	12510	23/6/758402	12639	4783/757298
12194	2/45011	12391	19/90/758048	12511	6/6/758402	12644	5775/757298

WLL Lot/DP	WLL	Lot/DP	WLL	Lot/DP	WLL	Lot/DP
12200 5/44274	12393	18/35/758018	12512	20/6/758402	12646	13/84/759092
12201 1/73/758018	12400	3819/757298	12515	4215/757298	12649	10/84/759092
12203 5917/45009	12401	16/84/759092	12517	8/8/250192	12650	1/353/759092
12652 157/756994	12800	4244/757298	12912	3/10/758018	13081	22/18/758612
12653 5934/40141	12801	5665/757298	12913	3723/45024	13082	16/41/758254
12656 4899/757298	12803	803/40267	12918	17/26/758612	13086	5958/45050
12670 11/115060	12805	11/159/759092	12975	7/257120	13093	70/40437
12671 5/12/758598	12809	18/15/758018	12979	13/40/758254	13094	2986/757298
12673 11/7/246091	12810	1446/757298	12987	10/25/758669	13095	3789/757298
12682 1/354/759092	12814	4/98/758144	12988	11/45017	13097	161/756994
12687 8/26/758612	12818	4/111930	12992	1156/757298	13099	3840/757298
12689 6/28/758612	12819	3444/757298	12993	12/756994	13101	13/24/758018
12694 12/14/758018	12822	5947/40481	12995	3/8/250192	13102	5960/705017
12695 3/17/758612	12823	3478/757298	13001	17/9/758262	13110	15/41/758018
12698 5936/40481	12824	14/43264	13005	72/40437	13111	6/42/758254
12702 14/90/758048	12825	11/35/758669	13006	73/40437	13114	351/755649
12705 10/134/759092	12826	5/257120	13011	377/755649	13131	338/755649
12707 12/41/758018	12830	141/45067	13012	32/44245	13132	337/755649
12709 4642/757298	12835	15/26/758612	13013	383/755649	13133	336/755649
12711 3240/757298	12836	11/26/758612	13014	352/755649	13134	335/755649
12712 17/10/759092	12839	11/41/758254	13016	343/755649	13135	334/755649
12722 7/21/758402	12840	10/90/758048	13017	332/755649	13137	908/756961
12725 3/6/758402	12841	7/90/758048	13018	19/39/758254	13139	4268/757298
12727 21/7/758402	12843	3958/757298	13019	382/755649	13141	5964/45033
12731 11/43265	12852	2/16/758018	13020	355/755649	13148	33/40834
12735 5628/757298	12853	12/159/759092	13022	379/755649	13149	5095/757298
12736 4685/757298	12858	1044/757298	13025	374/755649	13150	392/43262
12737 8/98/758144	12859	5/90/758048	13026	5/42/758254	13151	393/43262
12740 4564/757298	12862	5950/40505	13030	380/755649	13168	5963/43592
12741 18/90/758048	12863	7/9/758018	13031	348/755649	13170	22/1/758018
12742 3409/757298	12864	31/43581	13032	3/64/758018	13171	7/32/758018
12753 17/36/758018 12754 2/40528	12865	30/43581	13033	4/6/250383	13173	3860/757298
12754 2/40528 12755 956/757298	12866 12867	12/43581	13036	3823/757298 3705/757298	13174	7/15/758537 2/84/759092
12756 3817/45047	12807	11/43581 16/18/758018	13037 13038	14/42/758018	13175 13178	5871/757298
12758 10/19/758612	12870	3456/757298	13038	5955/45024	13178	4689/757298
12760 5942/39680	12871	10/98/758144	13040	9/5/758459	13181	20/41/758018
12761 15/18/758612	12875	10/4/758459	13041	10/5/758459	13182	9/24/2780
12763 9/5/758612	12890	1603/46611	13042	8/90/758048	13191	2/90/758048
12766 155/756994	12892	7/252936	13047	1024/720120	13191	19/45048
12768 5943/45044	12895	5952/720980	13050	4570/757298	13194	5948/40141
12771 5/6/758402	12897	1783/757298	13053	1/42/758254	13198	4889/757298
12772 6/110/758018	12898	6/90/758048	13059	5790/820434	13199	4/32/758018
12773 7/110/758018	12899	23/39/758254	13060	6/7/759084	13200	370/755649
12774 3377/757298	12900	11/705011	13067	154/756994	13203	13/90/758048
12776 5940/769277	12907	9/705011	13069	5956/45024	13208	16/41165
12781 8/7/759084	12908	4/17/758459	13070	10/7/758456	13213	11/41165
12790 4/257120	12909	3839/45047	13080	19/18/758612	13217	5970/45078
13219 3843/757298	13363	3998/757298	13504	4628/757298	13658	7/7/759084
13228 6/89/758144	13365	4914/757298	13508	12/37/758018	13663	7/38/758018
13229 16/98/758144	13366	1308/757298	13509	5029/757298	13668	5821/722949
13230 4883/757298	13376	7/7/758402	13510	747/756961	13671	12/14/758669
13233 5/52/758018	13377	9/6/758402	13512	1755/757298	13673	4/35/758669
13234 3513/757298	13379	25/7/759092	13513	11/8/758456	13677	66/40436
13235 6/9/758018	13381	2/157/759092	13523	14/66/759092	13688	4480/757298
13243 5203/757298	13386	5210/757298	13526	5996/45006	13692	49/720108
13246 3800/757298	13388	5094/757298	13527	19/52/758018	13696	4190/757298
13247 11/7/758262	13390	817/757298	13529	2/10/758459	13700	3195/757298
13248 4727/757298	13393	21/5/758018	13530	5/17/758459	13703	39/705024
13255 5984/45006	13394	3518/757298	13531	6/720116	13741	8/7/246091
13256 20/44278	13398	1000/756961	13532	6/720117	13759	34/44245
13262 5969/45008	13401	8/19/758537	13534	43/705024	13761	9/725294
13266 15/98/758144	13404	3539/757298	13537	5143/757298	13776	22/26/758018
13268 6/98/758144 13269 5986/45006	13405	18/18/758018 7/14/758018	13538	5167/757298	13777	37/768938
13209 3980/43000	13406	//14//30018	13539	5531/757298	13778	36/768938

3	March	2006

WLL	Lot/DP	WLL	Lot/DP	WLL	Lot/DP	WLL	Lot/DP
13270	4808/757298	13408	4790/757298	13540	4/32/759074	13779	35/768938
13271	2/44278	13409	10/16/758018	13544	2/20/758905	13780	34/768938
13276	5995/45006	13411	2/36/758018	13545	5992/45006	13781	45/768938
13277	5994/45006	13412	1/10/758459	13552	5/35/758669	13782	44/768938
13279	1/44278	13413	4813/757298	13554	4784/757298	13783	43/768938
13285	371/755649	13415	913/756961	13555	5185/757298	13784	42/768938
13286	5975/45008	13418	5230/757298	13557	5075/757298	13785	41/768938
13287	1/45073	13421	2/21/758669	13558	876/722928	13786	6034/768942
13288	5991/45006	13422	2/11/758669	13564	5407/239282	13787	1/725339
13289	5977/45008	13424	4939/757298	13566	1/43589	13792	6036/768943
13298	667/756961	13425	2306/757298	13567	1023/720120	13801	31/39545
13305	2/43589	13426	5661/757298	13572	14/98/758144	13805	6163/769008
13307	5980/45008	13429	130/45056	13573	6021/768940	13806	10/10/758669
13308	16/1/758018	13438	6008/705000	13574	5664/757298	13814	9/26/758612
13309	7/30/758018	13440	27/6/758402	13576	4/44241	13819	2737/764842
13312	12/9/758456	13441	8/21/758402	13589	2/49/758144	13822	1/720971
13313	4910/757298	13442	3608/757298	13606	16/725312	13825	8/30/758821
13315	6000/45049	13454	43/720108	13607	5739/757298	13833	4186/757298
13316	15/45014	13463	7/35/758669	13611	3537/757298	13849	158/720102
	13/12/758018	13470	3589/757298	13612	18/38/758018	13859	3/9/247155
13325	8/5/758459	13471	5164/757298	13614	4272/757298	13863	13/15/759092
13329	7/134/759092	13472	17/11/758018	13616	3435/757298	13864	13/23/758018
13331	11/29/758018	13473	3720/757298	13621	3/7/246091	13865	6/705006
13336	5993/45006	13475	8/36/758018	13637	4388/757298	13874	1773/757298
13348	5142/757298	13479	403/705004	13638	4389/757298	13885	10/8/758537
13353	2/55/758018	13487	12/65/759092	13645	42/705024	13907	4/822015
13355	5039/757298	13492	11/756994	13647	864/756961	13911	9/24/758205
13361	4923/757298	13499	14/51/758018	13648	19/34/758669	13913	756/761876

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 Rodney Lawrence GRENFELL (new member) COLUMN 2 Penrose Park Recreation Reserve Trust COLUMN 3

Reserve No. 34483 Public Purpose: Public Recreation Notified: 17 May 1902 File Reference: WL90R68/4

For a term commencing 27 February 2006 and expiring 15 August 2008.

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

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

Parish – Great Marlow; County – Clarence Land District – Grafton; Shire – Clarence Valley Council

Description: Crown public road within and east of Lot 424, DP 788688, along the eastern boundaries of Lot 333, DP 857555, Lot 2B, DP 160275, Lot 32, DP 598278 and Lot 1, DP1049766 and intersections.

SCHEDULE 2

Roads Authority: Clarence Valley Council (1819/ E(G)lc).

Department of Lands Reference: GF05 H 892.

NOTIFICATION UNDER THE ROADS ACT 1993, OF THE DEDICATION OF UNOCCUPIED CROWN LANDS FOR THE PURPOSES OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the unoccupied Crown Lands hereunder described, are dedicated for the purposes of a public road under the control of the Crown.

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

Description

Parish – Picarbin; County – Drake Land District – Casino; LGA – Kyogle Shire

Opening of road within vacant Crown Land: DP1086575. File GF05 H 968.

Crown Lands dedicated as public road: Lot 1. Crown Lands affected: Vacant Crown Land.

Note: The whole of Lot 1 is to become road.

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

PURSUANT to section 117, Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder is appointed as administrator for the term also specified in Column 1, 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 1 COLUMN 2 Phillip Thomas FOGARTY

COLUMN 3 Lakes Road Reserve Trust

Reserve No. 69040 Public Purpose: Future Public Requirements Notified: 23 February 1940 Reserve No. 83057 Public Purpose: Future Public Requirements Notified: 24 February 1961 File Reference: GF04 R 20

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

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

PURSUANT to section 117, Crown Lands Act, 1989, the person specified in Column 1 of the Schedule hereunder is appointed as administrator for the term also specified in Column 1, 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 1	COLUMN 2	COLUMN 3
Peter Edward BAUMANN	Tintenbar Recreation Reserve Trust	Reserve No. 54223 Public Purpose: Public Recreation Notified: 15 October 1920
		File Reference: GF81R319

For a term commencing the date of this notice and expiring 2 September 2006.

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Land District – Lismore; LGA – Lismore City Council

Roads Closed: Lot 1, DP 1093362 at Wyrallah, Parish East Gundurimba, County Rous. File Reference: GF04 H 95.

SCHEDULE

On closing, the land within Lot 1, DP 1093362 becomes vested in Lismore City Council as operational land for the purposes of the Local Government Act 1993. Councils reference: LW:TMI:P20250.

MAITLAND OFFICE

Corner Newcastle Road and Banks Street (PO Box 6), East Maitland NSW 2323 Phone: (02) 4937 9300 Fax: (02) 4934 2252

DECLARATION OF LAND TO BE CROWN LAND

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

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

SCHEDULE

Description

Land District – Newcastle; Council – Lake Macquarie; Parish – Kahibah; County – Northumberland

514.14 hectares being Lot 1, DP 208759, Lot 1, DP 208758, Lot 2, DP 105964, Lot 20, DP 817883, Lot 23, DP 709388, Lot 2064, DP 823738, Lot 22, DP 709388 and Lot 3, DP 211142 between Redhead and Blacksmiths, being the lands in Certificates of Title 1/208759, 1/208758, 2/105964, 20/817883, 23/709388, 2064/823738, 22/709388 and 3/211142 in the name of Her Most Gracious Majesty Queen Elizabeth II (NSW Treasury – Crown Property Portfolio).

File Ref: MD03 A 20.

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: Newcastle Local Government Area: Lake Macquarie Parish: Kahibah County: Northumberland Locality: Redhead to Blacksmiths Lot 1, DP 208759 Lot 1, DP 208758 Lot 2, DP 105964 Lot 20, DP 817883 Lot 23, DP 709388 Lot 2064, DP 823738 Lot 22, DP 709388 Lot 3. DP 211142 Area: 514.14 hectares File No: MD03 A 20

COLUMN 2

Reserve No: R1011388 Public Purpose: Public Recreation, Coastal Environmental Protection and Tourist Facilities and Services

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 thereto in Column 2 of the Schedule.

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

SCHEDULE

COLUMN 2

COLUMN 1 Belmont Wetlands State Park Trust

Reserve No.: R1011388 Public Purpose: Public Recreation, Coastal Environmental Protection and Tourist Facilities and Services Notified: This day

File Ref: MD03 A 20

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 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
Tara URE	Belmont Wetlands	Reserve No: R1011388
Gerard	State Park Trust	Public Purpose: Public
WITHFORD		Recreation, Coastal
Greg WRIGHT		Environmental
Dianna MANNIGELI		Protection and Tourist
Graham CLARKE		Facilities and Services
Boyd CARNEY		Notified: This day
Peter Frederick		File No: MD03 A 20
MORRIS		

Term of Office

For a term commencing the date of this notice and expiring 2nd March 2011.

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

PLAN OF MANAGEMENT FOR CROWN RESERVES UNDER DIVISION 6 OF PART 5 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATIONS 2000

A draft plan of management has been prepared for the Crown Reserves described hereunder.

The Draft Plan will be available for inspection during normal business hours until 12 April 2006 at the Nowra Office of the Department of Land (5 O'Keefe Avenue, Nowra); Eurobodalla Council's Administration Centre, Moruya; the Batemans Bay, Moruya and Narooma Libraries and on Eurobodalla Council's website at www.esc.nsw.gov.au.

Written submissions are invited from the public on the Draft Plan and should be sent to the Plans of Management Officer, Eurobodalla Shire Council, PO Box 99, Moruya 2537 (Ref:95.9434.P) by 18 April 2006.

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

Description of Reserves

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

Dedication D580020 dedicated for Public Recreation (Moruya Showground and part Moruya Golf Course).

Reserve 96313 reserved for Public Recreation (part Moruya Golf Course). File No: NA03 R 18.

ORANGE OFFICE 92 Kite Street (PO Box 2146), Orange NSW 2800 Phone: (02) 6391 4300 Fax: (02) 6362 3896

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Parish – Dowling and Mugincoble; County – Ashburnham Land District – Parkes and Forbes Shire – Parkes and Forbes

Road Closed: Lots 12 and 13 in Deposited Plan 1087161. File No.: OE03 H 310 and OE04 H 16

Notes: On closing, the land within Lot 12, DP 1087161 remains vested in The Parkes Shire Council as operational land for the purposes of the Local Government Act 1993.

> On closing, the land within Lot 13, DP 1087161 remains vested in The Forbes Shire Council as operational land for the purposes of the Local Government Act 1993.

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description:

Land District and LGA – Cowra

Road closed: Lots 6 and 7. DP 1091356 at Cowra. Parish Mulyan, County Forbes. File References: OE05 H 56 and OE02 H 228.

Note: On closing the land remains vested in the Crown as Crown land.

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 Leanne Marie JONES (new member)

COLUMN 2 Wattle Flat Heritage Lands Trust

COLUMN 3 Reserve No. 190105 Public Purpose: **Environmental Protection Public Recreation** Notified: 24 December 1992 File Ref.: OE94 R 12/2

For a term commencing this day and expiring 12 September 2007.

1077

NEW SOUTH WALES GOVERNMENT GAZETTE No. 30

OFFICIAL NOTICES

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

NOTIFICATION OF CLOSING OF ROADS

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

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

Descriptions

Land District – Metropolitan; L.G.A. – Baulkham Hills

Lot 101, DP 1093379 at Castle Hill, Parish Castle Hill (Sheets 3 & 4), County Cumberland. MN05 H 51.

- Notes: (1) On closing, title for the land in Lot 101 remain vested in Baulkham Hills Shire Council as operational land.
 - (2) The road is closed subject to the easement for services variable width as shown in DP 1093379.

REMOVAL FROM OFFICE OF CORPORATION MANAGER OF RESERVE TRUST

PURSUANT to section 96 (2) of the Crown Lands Act 1989, the corporation specified in Schedule 1 hereunder is removed from the office of manager of the reserve trust specified in Schedule 2, which is trustee of the reserve referred to in Schedule 3.

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

SCHEDULE 1

Rockdale City Council

SCHEDULE 2

Cook Park (P.500191 and D.500926) Reserve Trust

SCHEDULE 3

Areas at Rockdale along the foreshore of Botany Bay proclaimed as Public Park on 30 March 1886 and dedicated for public recreation on 25 September 1931. File No: MN90 R 90

APPOINTMENT OF ADMINISTRATOR

PURSUANT to section 117 of the Crown Lands Act 1989, the person whose name is specified in Column 1 of the Schedule hereunder is appointed as administrator of 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 3

Areas at Rockdale along the foreshore of Botany Bay proclaimed as Public Park on 30 March 1886 and dedicated for public recreation on 25 September 1931. File No: MN90 R

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

COLUMN 1

Woodsreef Reserve Trust

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

SCHEDULE

COLUMN 2

Reserve No. 200001 Public Purpose: **Environmental Protection** Notified: 25 July 1986 Reserve No. 65783 Public Purpose: Public Recreation Notified: 24 January 1936 File Reference: TH06R1/1

COLUMN 1 Graham HARDING D.500926) Reserve Trust

COLUMN 2 Cook Park (P.500191 and

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

Description

Land District – Port Macquarie; Local Government Area – Port Macquarie - Hastings

Road closed: Lot 1, DP 1075641 at Telegraph Point.

Parish of Prospect, County of Macquarie. File No. TE03H 127.

Note: Lot 1 is subject to 'easement for access' (registered under dealing numbers AB642568 and AB642569) over the whole width of the road.

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

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 – Woomahrigong; County – Wynyard; Land District – Wagga Wagga; City – Wagga Wagga

Road Closed: Lot 1 in DP 1093566 at Gelston Park. File No: WA04 H 504.

Note: On closing, the land within Lot 1 in DP 1093566 remains vested in the State of New South Wales as Crown land.

Department of Natural Resources

WATER ACT 1912

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

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

Lachlan River Valley

Anthony Thomas GRANT for two existing pumps on the Belubula River on Lot 12, DP 604731, Parish of Chaucer, County of Bathurst for irrigation of 25 hectares (lucerne) (Replacement licence – no increase in area or entitlement) (GA2:522364) (Ref: 70SL091070).

John BUNYAN for a bore on Lot 3575, D.P. 765927, Parish of Campbell, County of Waljeers for a water supply for stock and domestic and the irrigation of 1000 hectares (Pasture). New licence – 70BL227660. (GA2:522366).

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

> VIV RUSSELL, Resource Access Manager, Central West Region

Department of Natural Resources, PO Box 136, Forbes NSW 2871

WATER ACT 1912

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

An application for approval of controlled works under section 167 within the proclaimed (declared) local area described hereunder has been received as follows:

Namoi River Valley

CHARLIE ARNOTT PTY LTD for Controlled Works (earthworks, embankments, levees) to include or in association with irrigation supply channels, drains, recirculation/ storage, storage, floodways/waterways on the Lower Namoi Floodplain on Lots 51 and 52, Road and Closed Road, DP 880344, Parish of Merah, County of Jamison on the property known as "Strathaven" for the prevention of inundation of land and irrigation and/or drainage development on the floodplain and conservation of water. Ref: 90CW810943.

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 30 March 2005.

Plans showing the location of the works referred to in the above application may be viewed at the Moree or Narrabri offices of the Department of Natural Resources. GA2472369.

> GEOFF CAMERON, Manager Resource Access,

WATER ACT 1912

Order Under Section 113A

Embargo on any Further Applications for Sub Surface Water Licences

Mid Murrumbidgee (Zones 1, 2, 3, 4 and 5) Water Shortage Zone

THE Water Administration Ministerial Corporation, pursuant to section 113A of the Water Act 1912, being satisfied that the Water Shortage Zone as shown in the Schedule is unlikely to have more water available than is sufficient to meet requirements of the licensees of bores situated within the Water Shortage Zone and such other possible requirements from the Water Shortage Zone as are determined by the Ministerial Corporation, now declares that on and from the date of publication of this order in the *Government Gazette*, no further applications for a licence under Part 5 of the Water Act may be made except as specified below until this Order is revoked by a subsequent notice published in the *Government Gazette*.

This Order relates to all applications for licences issued under Part 5 of the Water Act 1912, other than applications for licences for:

- 1. Private domestic purposes.
- 2. Farming purposes where the total groundwater supply requirement from the bore(s) is less than 5 ml/year.
- 3. Stock purposes not associated with feedlots or piggeries. (For the purpose of this Order "stock" means stock of a number not exceeding the number depastured ordinarily on land having regard to seasonal fluctuations in carrying capacity of the land and not held in close concentration for a purpose other than grazing.)
- 4. Bores on any property where there is an existing license to which a groundwater allocation (as defined in section 105 of the Act) applies and no increase in allocation is sought.
- 5. Bores for testing or monitoring purposes where there will be no extraction of groundwater, apart from that required for water quality sampling, and no allocation is sought.
- 6. Bores for recreational, industrial and commercial purposes where the total groundwater supply requirement from the bore(s) is less than 10 ml/ year.
- 7. Bores used for dewatering from the shallowest aquifers for non-consumptive purposes and where the water is returned to the aquifer or an adjoining linked surface water source.
- 8. Bores for water supply (including supply for irrigation) for experimental, research or teaching purposes.

Signed for the Water Administration Ministerial Corporation

Dated this 20th day of February 2006.

Regional Director, Murray-Murrumbidgee Region, Department of Natural Resources

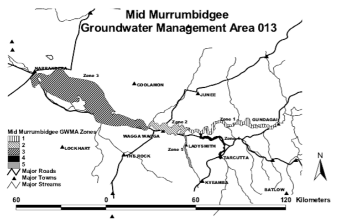
Department of Natural Resources PO Box 550, Tamworth NSW 2340

1081

SCHEDULE

All the shaded areas of land on the diagram hereunder.

Zones 1, 2, 3, 4 and 5 of the Mid Murrumbidgee Groundwater Management Area 013.



Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Bluefish (Girella cyanea)

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, prohibit the taking of Bluefish (Girella cyanea) by all methods of fishing from all NSW waters other than the waters of Lord Howe Island Marine Park (being the area described in Part 3 of Schedule 4 to the Marine Parks Act 1997).

This fishing closure is effective from 1 March 2006 to 31 December 2011 (inclusive), unless sooner amended or revoked.

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

FORESTRY ACT 1916

I, Ian Macdonald, M.L.C., Minister for Primary Industries, in pursuance of section 13 (5) of the Forestry Act 1916 set the limit on the amount of money the commission may expend on any work without my approval at \$2 million.

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

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(06-87)

No. 2670, NIPLATS AUSTRALIA PTY LIMITED (ACN 103 006 542), area of 100 units, for Group 10, dated 16 February 2006. (Broken Hill Mining Division).

(06-88)

No. 2671, TIRONZ PTY LIMITED (ACN 118 149 581), area of 74 units, for Group 1 and Group 10, dated 16 February 2006. (Coffs Harbour Mining Division).

(06-89)

No. 2672, CROSSLAND RESOURCES LTD (ACN 114 187 978), area of 55 units, for Group 1, dated 16 February 2006. (Armidale Mining Division).

(Z6-91)

No. 2674, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), area of 36 units, for Group 1, dated 17 February 2006. (Broken Hill Mining Division).

(06-95)

No. 2676, GALLIPOLI MINING PTY LTD (ACN 106 559 317), area of 97 units, for Group 1, dated 21 February 2006. (Sydney Mining Division).

(06-97)

No. 2678, GLENELLA QUARRY PTY LTD (ACN 117 019 155), area of 14 units, for Group 1 and Group 2, dated 24 February 2006. (Orange Mining Division).

(06-98)

No. 2679, VITAL METALS LIMITED (ACN 112 032 596), area of 27 units, for Group 1, dated 24 February, 2006. (Orange Mining Division).

(06-99)

No. 2680, MEGAN ROBERTS, area of 35 units, for Group 1, dated 24 February, 2006. (Orange Mining Division).

(06-100)

No. 2681, PLENTEX (OPERATIONS) PTY LTD (ACN 079 118 871), area of 57 units, for Group 1, dated 24 February, 2006. (Cobar Mining Division).

(06-101)

No. 2682, MEGAN ROBERTS, area of 90 units, for Group 1, dated 27 February, 2006. (Orange Mining Division).

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

NOTICE is given that the following applications have been granted:

MINERAL CLAIM APPLICATIONS

(04-550)

Orange No. 77, now Mineral Claim No. 310 (Act 1992) ELWYN BARRY DUNNING, ANTHONY JAMES FURNEY and JOHN FREDERICK THOMPSON, Parish of Uralla and Devon, County of Sandon, area of about .5 hectares, to mine for copper, gold, lead, silver and zinc, dated 2 February 2006, for a term until 1 February, 2011.

(04-551)

Orange No. 78, now Mineral Claim No. 309 (Act 1992) ELWYN BARRY DUNNING, ANTHONY JAMES FURNEY and JOHN FREDERICK THOMPSON, Parish of Hargraves, County of Wellington, area of about 1.5 hectares, for the purpose of any building or mining plant, any reservoir, dam, drain or water race, any road, railway, tramway, bridge or jetty, any cable, conveyor, pipeline, telephone line or signal and any bin, magazine or fuel chute, dated 2 February 2006, for a term until 1 February, 2011.

MINING LEASE APPLICATION

(C03-0419)

Singleton No. 230, now Mining Lease No. 1572 (Act 1992), WAMBO COAL PTY LIMITED (ACN 000 668 057), Parish of Lemington, County of Hunter; and Parish of Wambo, County of Hunter, Map Sheet (9032), area of 1012 hectares, to mine for coal, dated 21 December 2005, for a term until 20 December 2026. As a result of the grant of this title, Authorisation No. 444 has partly ceased to have effect.

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

EXPLORATION LICENCE APPLICATIONS

(05-285)

No. 2602, SIBERIA MINING CORPORATION LIMITED (ACN 097 650 194), County of Bourke and County of Mitchell, Map Sheet (8228). Withdrawal took effect on 28 February, 2006.

(05-286)

No. 2603, SIBERIA MINING CORPORATION LIMITED (ACN 097 650 194), County of Yancowinna, Map Sheet (7133). Withdrawal took effect on 28 February, 2006.

(05-288)

No. 2605, SIBERIA MINING CORPORATION LIMITED (ACN 097 650 194), County of Bourke, County of Cooper and County of Mitchell, Map Sheet (8228). Withdrawal took effect on 28 February, 2006.

(06-74)

No. 2658, OROYA MINING LIMITED (ACN 009 146 794), County of Roxburgh and County of Wellington, Map Sheet (8831, 8832). Withdrawal took effect on 16 February, 2006.

(06-75)

No. 2659, OROYA MINING LIMITED (ACN 009 146 794), County of Roxburgh, Map Sheet (8831). Withdrawal took effect on 16 February, 2006.

(06-77)

No. 2661, OROYA MINING LIMITED (ACN 009 146 794), County of Phillip, County of Roxburgh and County of Wellington, Map Sheet (8832). Withdrawal took effect on 16 February, 2006.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(M80-1448)

Authorisation No. 216, DIRECTOR GENERAL, NSW DEPARTMENT OF PRIMARY INDUSTRIES ON BEHALF OF THE CROWN, Counties of Buckland, Nandewar, Pottinger and White, Map Sheet (8836, 8837, 8935, 8936, 8937, 9035), area of 2940 square kilometres, for a further term until 28 February, 2011. Renewal effective on and from 22 February, 2006.

(T03-0035)

Exploration Licence No. 6132, PLATSEARCH NL (ACN 003 254 395), EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454) and TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Yancowinna, Map Sheet (7134, 7234), area of 74 units, for a further term until 30 September, 2007. Renewal effective on and from 22 February, 2006.

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

TRANSFERS

(T97-1209)

Exploration Licence No. 5341, formerly held by MADSEN OPALS PTY LTD (ACN 002 394 005) has been transferred to COL'DORO MINING PTY LTD (ACN 115 107 367). The transfer was registered on 21 February, 2006.

(T01-0132)

Exploration Licence No. 5909, formerly held by RONALD NORMAN LEES and SUSAN NICOLA BORDER has been transferred to FERROMIN PTY LIMITED (ACN 113 079 691). The transfer was registered on 23 February, 2006.

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

TWEED 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 4.6 metre High Vehicles may be used subject to any requirements or conditions set out in the Schedule.

MIKE RAYNER, Acting General Manager, Tweed Shire Council (by delegation from the Minister for Roads) February 2006

SCHEDULE

1. Citation

This Notice may be cited as Tweed Shire Council 4.6 Metre High Vehicle Route Notice No. 02/2006.

2. Commencement

This Notice takes effect as at 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 4.6m 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
		Chinderah Bay Drive	Fingal Road off ramp	Waugh Street	4.6 m high vehicles prohibited during the hours of 8.00 am- 9.30 am and 2.30 pm-4.00 pm on these routes
		Waugh Street	Chinderah Bay Drive	SH.10	As above

ROAD TRANSPORT (GENERAL) ACT 2005

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

NARROMINE 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.

PAUL BENNETT, General Manager, Narromine Shire Council (by delegation from the Minister for Roads) 24 February 2006

SCHEDULE

1. Citation

This Notice may be cited as Narromine Shire Council B-Double Notice No. 1/2006

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
25	000	Manildra Street, Narromine	Derribong Street	Burraway Street (Mitchell Highway)	

ROAD TRANSPORT (GENERAL) ACT 2005

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

BERRIGAN 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 4.6 metre high vehicles may be used subject to any requirements or conditions set out in the Schedule.

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

SCHEDULE

1. Citation

This Notice may be cited as the Berrigan Shire Council 4.6 metre high vehicles Notice No. 1/2006.

2. Commencement

This Notice takes effect on 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 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
		Burma Road	McCullochs Road	Hutsons Road	
		Cobram Street, Berrigan	Racecourse Road	Riverina Highway	
		Cobram Road	Racecourse Road	MR363 (Berrigan – Barooga Road)	
		Coldwells Road	MR363 (Berrigan – Barooga Road)	Back Barooga Road	
		Hennessy Street, Tocumwal	MR 550 (Mulwala – Tocumwal Road)	Hutsons Road	
		Golfcourse Road	MR 550 (Mulwala – Tocumwal Road)	MR226 (Barooga – Cobram Road)	
		Howe Street, Finley	Riverina Highway	Plumptons Road	
		Huestons, Road	Plumptons Road	Lawlors Road	
		Hutsons Road	Hennessy Street	Burma Road	
		Kennedys Road	MR363 (Berrigan – Barooga Road)	Womboin Road	
		McCullochs Road	Racecourse Road	Thorburns Road	
		Melrose Road	Woolshed Road	MR363 (Berrigan – Barooga Road)	
		MR 226 (Barooga – Cobram Road)	MR 550 (Mulwala – Tocumwal Road)	Murray River	
		MR 356 (Oaklands – Berrigan Road)	Jerilderie Shire Boundary	Riverina Highway	
		MR 363 (Berrigan – Barooga Road)	Newell Highway	MR 550 (Mulwala – Tocumwal Road)	
		MR 550 (Mulwala – Tocumwal Road)	Corowa Shire Boundary	Newell Highway	
		MR 564 (Berrigan – Jerilderie Road)	Riverina Highway	Newell Highway	
		Murray Streetreet, Tocumwal	MR 550 (Mulwala – Tocumwal Road)	Racecourse Road	
		Plumptons Road	Tongs Streetreet, Finley	Woolshed Road	

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
		Quicks Road, Tocumwal	MR 550 (Mulwala – Tocumwal Road)	End of Quicks Road	
		Racecourse Road, Berrigan	Cobram Streetreet	Riverina Highway	
		Racecourse Road, Tocumwal	The Rocks Road	Newell Highway	
		The Rocks Road	Adcocks Road	Woolshed Road	
		Tongs Street, Finley	Newell Highway	Howe Street	
		Victoria Park Road	MR 564 (Berrigan – Jerilderie Road)	1.2km east of Shands Road	

ROAD TRANSPORT (GENERAL) ACT 2005

General Class 3 Concrete Pipe Carrier Notice under Division 5 of Part 2 of the Road Transport (Mass, Loading and Access) Regulation 2005

I, Mike Hannon, Acting Chief Executive of the Roads and Traffic Authority, in pursuance of Part 2, Division 5 of the Road Transport (Mass, Loading and Access) Regulation 2005, by this Notice, exempt vehicles carrying concrete pipes from the provisions of clause 75 of Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998, subject to the conditions and requirements set out in this Notice.

> MIKE HANNON, A/ Chief Executive, Roads and Traffic Authority

Index

- Part 1 Preliminary
- 1.1 Citation
- 1.2 Commencement
- 1.3 Interpretations
- 1.4 Effect
- 1.5 Application
- Part 2 Operating and travel requirements
- 2.1 Operating requirements
- 2.2 Travel requirements
- Part 3 Dimension limits
- 3.1 Width of vehicles and loads
- 3.2 Compliance with other dimension limits
- Part 4 Definitions

Part 1 – Preliminary

1.1 Citation

This Notice may be cited as the General Class 3 Concrete Pipe Carrier Notice 2006.

1.2 Commencement

This Notice takes effect on 1 March 2006.

- 1.3 Interpretations
 - 1.3.1 Unless stated otherwise, words and expressions used in this Notice that are defined in Part 4 of this Notice or the Dictionary forming part of the Road Transport (Mass, Loading and Access) Regulation 2005 have the same meanings as those set out in that Part or that Dictionary.
 - 1.3.2 Except where a contrary intention is indicated, the index, diagrams and notes in the text of this Notice do not form part of this Notice.

1.4 Effect

This Notice remains in force until 31 May 2006 unless it is amended or repealed earlier.

- 1.5 Application
 - 1.5.1 This Notice applies provided that the motor vehicles, of the kind described in clause 1.5.2 are operated in accordance with the operation and travel requirements in Part 2 to this Notice.
 - 1.5.2 This Notice applies to a Class 3 vehicle used to carry concrete pipes loaded transversely which does not, apart from its load of concrete pipes, exceed 2.5 metres in width.
 - Note: The concessional arrangements allowed by this Notice do not apply to B-doubles or road trains

Part 2 – Operating and travel requirements

- 2.1 Operating requirements
 - 2.1.1 A copy of this Notice must be carried in the driving compartment whenever the vehicle is operating as a Class 3 vehicle carrying concrete pipes and must be produced to a police officer or an authorised officer when requested.
- 2.2 Travel requirements
 - 2.2.1 A Class 3 vehicle carrying concrete pipes wider than 2.5 m must comply with the provisions of Part 4 – Requirements for Class 1 Vehicles (Other than Agricultural Machines or Agricultural Implements) of the General Class1 Oversize Notice 2002.
 - 2.2.2 For the purposes of this Notice, the following roads in Emu Plains are deemed to be included in the Sydney Metropolitan Travel Zone for Overdimension Notices in Part 6 of the General Class 1 Oversize Notice 2002:

M4 Motorway, Russell Street, Old Bathurst Road, Great Western Highway.

Part 3 – Dimension limits

- 3.1 The width of any load of concrete pipes carried on a Class 3 vehicle operating under this Notice must not exceed 2.65 metres.
- 3.2 A Class 3 vehicle and its load must comply with all other dimension limits provided in the Regulations, including those relating to overhangs.

Part 4 – Definitions

- "authorised officer" means a person employed by the RTA as an enforcement officer.
- "Class 3 vehicle" means a restricted access vehicle other than a Class 1 vehicle or a Class 2 vehicle.

NEW SOUTH WALES GOVERNMENT GAZETTE No. 30

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Blandford in the Upper Hunter Shire Council area

ROADS ACT 1993

THE Roads and Traffic Authority of New South Wales, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

> T D Craig Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Upper Hunter Shire Council area, Parish of Murulla and County of Brisbane, shown as:

Lots 11 and 12 Deposited Plan 1061907; and

Lots 17 to 26 inclusive Deposited Plan 1060575.

(RTA Papers: 9/303.147)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at East Gosford in the Gosford City Council area

THE Roads and Traffic Authority of New South Wales, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

> T D Craig Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

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

Lot 12 Deposited Plan 1049859; and

Lots 42 and 43 Deposited Plan 1068309, excepting from those Lots the land below a depth from the surface of 15.24 metres by the Crown Grant.

(RTA Papers: 184.1315)

Notice of Dedication of Land as Public Road at Tharbogang in the Griffith City Council area

THE Roads and Traffic Authority of New South Wales, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

> T D Craig Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

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

Lots 51, 52 and 53 Deposited Plan 1063242; and

Lot 1 Deposited Plan 1063243.

(RTA Papers: FPP 3M5676; RO 503.1272)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Windsor in the Hawkesbury City Council area

The Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

T D Craig Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL that piece or parcel of land situated in the Hawkesbury City Council area, Parish of St Matthew and County of Cumberland, shown as Lot 10 Deposited Plan 1082252, being part of the land in Certificate of Title C/373884.

The land is said to be in the possession of Paul Brendon Little and Narelle Elizabeth Little (registered proprietors) and Australia and New Zealand Banking Group Limited (mortgagee).

(RTA Papers: FPP 5M2893)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Rouse Hill in the Baulkham Hills Shire Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

> T D Craig Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL that piece or parcel of land situated in the Baulkham Hills Shire Council area, Parish of Nelson and County of Cumberland, shown as Lot 51 Deposited Plan 1090513, being part of the land in Certificate of Title 100/1075323, excluding from the compulsory acquisition any existing easements.

The land is said to be in the possession of Maxwell Cook and Margaret Joyce Cook.

(RTA Papers: FPP 5M3658; RO 31.12419)

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Beauty Therapy.

Citation

The order is cited as the Beauty Therapy Trade Order.

Order

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Apprentices will be trained in and learn the relevant competencies contained in the endorsed National Beauty Training Package WRB04.

(c) Courses of Study to be undertaken

Apprentices will undertake the following course of study from the National Beauty Training Package WRB04:

Certificate IV in Beauty Therapy WRB40105

Availability for inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det. nsw.edu.au

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Construction Carpentry.

Citation

The order is cited as the Construction Carpentry Order.

Order

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal term of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Apprentices will be trained in and achieve competence in the endorsed National General Construction Competency Standards.

(c) Courses of Study to be undertaken

Apprentices will undertake the Certificate III in Formwork and Falsework NTIS Course Code 91166NSW Availability for Inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det. nsw.edu.au

ASSOCIATIONS INCORPORATION ACT 1984

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

TAKE notice that the Co-operative "Carrie's Place Cooperative Ltd" formerly registered under the provisions of the Co-operatives Act 1992 is now incorporated under the Associations Incorporation Act 1984 as "Carrie's Place Womens & Childrens Services Incorporated" effective 23 February 2006.

> KERRI GRANT, Delegate of Commissioner, Office of Fair Trading 23 February 2006

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to section 55A

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

Cancellation is effective as at the date of gazettal.

- The Golden Stockwhip Campdraft Championships Inc Inc9881292
- Friends of the Nurragingy Monument Association Incorporated Inc9875247

Discovery Australia Incorporated Inc9879851

Wacon Centre Incorporated Y2643421

New England Community Network Incorporated Inc9878388

What Is Music Incorporated Inc9878353

CHRISTINE GOWLAND, A/General Manager Registry of Co-operatives & Associations Office of Fair Trading

Department of Commerce 1 March 2006

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to section 55A

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

Cancellation is effective as at the date of gazettal.

Spirituality Humanity Yoga Association Incorporated Y2134643

Creative Life Education Incorporated Inc9880476 Nowra Archery Club Incorporated Y1898137 Northern Sydney Business Enterprise Centre Incorporated Inc9881937

Dawa

Garro Social Club Incorporated Y2092630 Barraba Blue Light Association Incorporated Y2634618

Christian Education and Evangelical Enterprises Incorporated Inc9879660

Black Dog Foundation Incorporated Inc9875703

Isacl Hunting Club Incorporated Y2610736 Afghan Migrants Support Centre Incorporated

Inc9881136 Free Apostolic Bible Meetings Incorporated

Inc9884044 CHRISTINE GOWLAND, A/General Manager Registry of Co-operatives and Associations

Office of Fair Trading Department of Commerce

1 March 2006

DEPARTMENT OF ENVIRONMENT AND CONSERVATION

Notice of Exhibition of the Recommendation for the Identification of Critical Habitat for the Eastern Suburbs Banksia Scrub Endangered Ecological Community

THE Department of Environment and Conservation hereby gives notice of the exhibition of the Recommendation for the Identification of Critical Habitat for the Eastern Suburbs Banksia Scrub Endangered Ecological Community. Public submissions are invited from 6 March to 18 April 2006. Exhibition details will be published during the week commencing 6 March 2006 in the Sydney Morning Herald, Southern Courier, Wentworth Courier and Manly Daily.

> ROSS CARTER, Director, Metropolitan Environment Protection and Regulation Division

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE

I, the Hon John Della Bosca, Minister for Commerce, pursuant to section 60 (2) (b) of the Land Acquisition (Just Terms Compensation) Act 1991, notify the amount of \$21,150 as the maximum amount of compensation in respect of solatium for land acquisitions taking effect on or after 1 March 2006.

Dated at Sydney, this 22nd day of February 2006.

JOHN DELLA BOSCA, M.P., Minister for Commerce

LOCAL GOVERNMENT ACT 1993

Registration of a Political Party

IT is hereby notified that pursuant to the provisions of the Local Government Act 1993 the undermentioned political party is registered:

No Parking Meters Party

COLIN BARRY, Electoral Commissioner

State Electoral Office, Level 25, 201 Kent Street, Sydney NSW 2000

MOTOR ACCIDENTS COMPENSATION ACT 1999

Motor Accidents Authority of New South Wales

Motor Accidents Assessment Service

Medical Assessment Guidelines

GUIDELINES issued under section 44 (1) (d) of the Motor Accidents Compensation Act 1999 NSW with respect to the procedures for the referral of disputes for assessment or review of assessments, and the procedure for assessment under Part 3.4 of the Motor Accidents Compensation Act 1999 NSW.

Published by the Motor Accidents Authority of New South Wales, Level 22, 580 George Street, Sydney NSW 2000, March 2006

Index

		Page
•	Explanatory Note	3
•	Chapter 1 Introduction and Interpretation	4
	o Introduction and commencement date	4
	o Definitions	4
•	Chapter 2 Jurisdiction	6
•	Chapter 3 Referrals to the MAS Registry	6
	o Exchange and Lodgment of Application and	
	Reply	7
	o Procedural Non-Compliance	8
•	Chapter 4 Interpreters	9
•	Chapter 5 Time	9
	o Abridgement or extension of time	9
	o Reckoning of time	9
•	Chapter 6 Service	10
•	Chapter 7 Application for Medical Assessment	
	(Section 60)	10
•	Chapter 8 Application by a Party for Further	
	Medical Assessment (Section 62 (1) (a))	11
•	Chapter 9 Referral by a CARS Assessor or a	
	Court	12
•	Chapter 10 Reviews of Medical Assessments	
	(Section 63)	13
•	Chapter 11 Allocation	16
	• Allocation Review	16
	• Further information or documentation required	
	 Defer allocation Allocation for Assessment 	16 17
		1/
•	Chapter 12 Persons who may be present during medical examinations	18
_		10
	Chapter 13 Assessment Procedure	19
•	Chapter 14 Documentation and other supporting material	19
•	Chapter 15 Certificates of Determination of Med	1cal 20
_	Assessments	
•	Chapter 16 Corrections	21

Chapter 17 Costs of Assessment 21

Explanatory Note

These Guidelines are made pursuant to section 44 (1) (d) of the Motor Accidents Compensation Act 1999 ("the Act"). They apply in respect of a motor accident occurring on or after 5 October 1999. Pursuant to section 65 (1) of the Act these Guidelines operate by force of law as if they were delegated legislation.

The Guidelines explain the operation of those sections of the Act relating to Medical Assessments and the Medical

Assessment Service ("MAS"). MAS has been established by the Motor Accidents Authority ("the Authority") to resolve medical disputes as they arise during the course of a claim and usually before proceedings are commenced at the Claims Assessment Resolution Service ("CARS") or Court. This will assist in the reduction of costs for the Motor Accidents Compensation Scheme and help maintain the affordability of premiums. The MAS process facilitates the earlier settlement of claims to the benefit of all parties.

These Guidelines instruct officers of the MAA, members of the legal profession and the insurance industry and parties to claims as to how to make and deal with an application to MAS. Easy to understand information directed towards claimants who wish to represent themselves is also available from the MAA. These Guidelines are also intended to direct Medical Assessors as to the manner in which an assessment is to be conducted.

These Guidelines replace the Medical Assessment Guidelines gazetted on 31 August 2001 and will apply to all new applications received at MAS on or after 1 May 2006 and all disputes current at MAS on or after that date, that have not been determined.

Questions about MAS and these Guidelines should be directed to the Medical Assessments Manager at the Authority.

> DAVID BOWEN, General Manager, Motor Accidents Authority March 2006

Chapter 1. Introduction and Interpretation

Introduction and commencement date

- 1.1 These Guidelines may be referred to as the "Medical Assessment Guidelines" and are made pursuant to section 44 (1) (d) of the Motor Accidents Compensation Act 1999 ("the Act"). They apply in respect of a motor accident occurring on or after 5 October 1999. Pursuant to section 65 (1) these Guidelines operate by force of law as if they were delegated legislation.
- 1.2 These Guidelines replace the Medical Assessment Guidelines gazetted on 31 August 2001 and will apply to all new applications received at MAS on or after 1 May 2006 and all disputes current at MAS on or after that date that have not been determined.
- 1.3 As a transitional arrangement and to avoid requirements that might be unreasonable in the circumstances on any person or entity, the Proper Officer may waive observance of any part or parts of these Guidelines for any application that has been lodged with the registry before these Guidelines apply.

Definitions

- 1.4 The following definitions are of common terms used in these Guidelines and the Claims Assessment Guidelines that have the following meanings:
 - 1.4.1 Act Motor Accidents Compensation Act 1999.
 - 1.4.2 Allocation Review A consideration of an application and/or reply pursuant to Chapter 11.

- 1.4.3 Authority Motor Accidents Authority (MAA).
- 1.4.4 CARS Motor Accidents Claims Assessment and Resolution Service of the Authority.
- 1.4.5 CARS Assessor A claims assessor designated by the Authority under section 99.
- 1.4.6 CAS Claims Advisory Service of the Authority.
- 1.4.7 Claimant A person who makes or is entitled to make a claim under the Act.
- 1.4.8 CTP Compulsory Third Party.
- 1.4.9 DX box Exchange box in the Australian Document Exchange Pty Ltd.
- 1.4.10 Form A form approved by the Authority that may contain an application and/or a reply to an application.
- 1.4.11 Insurer Any party against whom a claim is made under the Act.
- 1.4.12 Licensed Insurer An insurer that is the holder of a license granted under Part 7.1 of the Act and in force.
- 1.4.13 MAAS Motor Accidents Assessment Service, a unit of the Authority.
- 1.4.14 MAS Medical Assessment Service of the Authority.
- 1.4.15 MAS Assessor A medical assessor appointed by the Authority under section 59.
- 1.4.16 Registrar The Registrar of the Authority.
- 1.4.17 Registry That part of the Authority that receives documents for the purpose of medical assessments.
- 1.4.18 Reply The means by which a respondent answers an application.
- 1.4.19 Respondent A party who is required to respond to an application.
- 1.5 The following definitions are of specialised terms used in these Guidelines that have the following meanings:
 - 1.5.1 Applicant The party that initiates the referral of a dispute.
 - 1.5.2 Application The means by which a party requests the referral of a dispute for assessment or applies for a review.
 - 1.5.3 Assessment A medical assessment of a dispute referred under section 60(1).
 - 1.5.4 Assessor A medical assessor appointed by the Authority under section 59.
 - 1.5.5 Certificate A certificate issued under section 61 (1) including the reasons for any finding under section 61(9).
 - 1.5.6 Dispute Any medical dispute referred to in section 57.
 - 1.5.7 Further Assessment A further assessment under section 62.
 - 1.5.8 Officer of MAS An officer of the Authority undertaking work in relation

to medical assessments or reviews as directed by, or as delegated by the Proper Officer.

- 1.5.9 Reasons The reasons for any finding by an assessor as to any matter certified in a certificate.
- 1.5.10 Review-Areview of a medical assessment by a panel of medical assessors under section 63.
- 1.6 To the extent that they are not defined in clause 1.4 or clause 1.5 the definitions in section 3 and section 57 apply to these Guidelines.
- 1.7 A reference to a party in these Guidelines includes multiples of parties or multiple parties to any application.
- 1.8 A reference in these Guidelines to a number of days is a reference to a number of working days, unless otherwise stated.
- 1.9 A reference in these Guidelines to a service copy of material is a reference to a separate set of the documents that are attached to and lodged with, or in support of an application or reply.
- 1.10 A reference in these Guidelines to a section "X" is a reference to a section of the Motor Accidents Compensation Act 1999 (NSW).

Chapter 2. Jurisdiction

- 2.1 An application may be made to MAS for assessment of a medical dispute in accordance with Part 3.4 of the Act. Section 58 defines these disputes as:
 - 2.1.1 whether the treatment provided or to be provided to the injured person was or is reasonable and necessary in the circumstances (a 'reasonable and necessary treatment dispute');
 - 2.1.2 whether any such treatment relates to the injury caused by the motor accident (a 'related treatment dispute');
 - 2.1.3 whether an injury has stabilised (a 'stabilisation dispute');
 - 2.1.4 the degree of permanent impairment of the injured person as a result of the injury caused by the motor accident (a 'permanent impairment dispute');
 - 2.1.5 the degree of impairment of the earning capacity of the injured person as a result of the injury caused by the motor accident (an 'earning capacity dispute').
- 2.2 An officer of MAS may reject an application or any part thereof as not duly made if the officer is satisfied that the application or part thereof does not establish that it relates to one of the above five types of disputes.

Chapter 3. Referrals to the MAS Registry

- 3.1 The Authority shall establish and maintain a registry for the referral of applications, managed by the Registrar.
 - 3.1.1 For the purposes of delivery or sending of documents for lodgment the address is:

The Registrar, Medical Assessment Service Motor Accidents Assessment Service Motor Accidents Authority of NSW Level 19, 1 Oxford Street, Darlinghurst, NSW, 2010 DX 10 SYDNEY Internet: www.maa.nsw.gov.au

- 3.2 Except on Saturdays, Sundays, and other holidays, the registry shall be open to the public for lodgment of documents in person between 8.30am and 4.30pm.
- 3.3 The registry may make provision for lodgment of documents electronically and also outside the registry's usual opening hours. Any documents lodged electronically outside the registry's usual opening hours are deemed to have been received on the next registry business day.
- 3.4 The registry shall, notwithstanding clause 3.2 above, be kept open to the public for business or closed for business, at such times and on such days as the Registrar shall direct.
- 3.5 It is sufficient notification or service for any document or correspondence directed to the Registrar, Medical Assessments Manager, the Proper Officer, an assessor or MAS to be left in the DX box of the Authority at DX 10 Sydney or at another DX box for transmission to that exchange box.
- 3.6 The Registrar shall arrange for all applications made under these Guidelines to be allocated a file number and registered. All subsequent correspondence concerning the application is to quote that file number.
- 3.7 All correspondence to, and communication with, an assessor in relation to a medical dispute, either in respect of a current or concluded assessment, must, unless the Proper Officer or the assessor directs otherwise, be directed to the assessor care of the registry.
- 3.8 If a legal practitioner or other agent represents the claimant in respect of the medical dispute being assessed:
 - 3.8.1 it is sufficient notification for the Proper Officer, an officer of MAS or an insurer to send any document required to be sent to the claimant, to the legal practitioner or agent, and
 - 3.8.2 the Proper Officer or an officer of MAS may, notwithstanding that the claimant has legal or other representation, contact the claimant directly in relation to a medical assessment.
- 3.9 If a legal practitioner or other agent represents the insurer in respect of the medical dispute being assessed:
 - 3.9.1 it is sufficient notification for the Proper Officer, an officer of MAS or a claimant to send any document required to be sent to the insurer, the legal practitioner or agent, and

- 3.9.2 the Proper Officer or an officer of MAS may, notwithstanding that the insurer has legal or other representation, contact the insurer directly in relation to a medical assessment.
- 3.10 If a party, represented by a legal practitioner or other agent, requests MAS to do so, the Proper Officer or an officer of MAS may at their discretion send a copy of any document required to be sent to that party, to the party direct, in addition to that party's legal representative or agent.
- 3.11 If after an application or reply is lodged at MAS, a party retains a legal practitioner or agent to represent them, or changes their legal practitioner or agent, that party must notify the Registrar in writing within five days of the date of the retainer or change in representation.
- 3.12 If after an application lodged at MAS has been allocated to an assessor, a party retains a legal practitioner or agent to represent them, or changes their legal practitioner or agent that party must notify the Registrar in writing within five days of the date of the retainer or change in representation, and must not notify the assessor to whom the dispute has been allocated.

Exchange and Lodgment of Application and Reply

- 3.13 The applicant must complete the application and send it:
 - 3.13.1 to the respondent, together with a single sided copy of all material in support of the application that has not previously been supplied to the respondent, and
 - 3.13.2 to MAS, with a total of two single sided copies of the application and all material in support of the application. Unrepresented claimants need lodge only a single copy of the application and supporting documents at MAS.
- 3.14 An officer of MAS is to consider the application, and if accepted, send an acknowledgement of the application to the parties within five days of receipt of the application in the registry.
- 3.15 The respondent must within 20 days of the date the completed application was received by the respondent, complete the reply and send it:
 - 3.15.1 to the applicant, together with a single sided copy of all material in support of the reply that has not previously been supplied to the applicant, and
 - 3.15.2 to MAS, with a total of two single sided copies of the reply and all material in support of the reply. Unrepresented claimants need lodge only a single copy of the reply and supporting documents at MAS.
- 3.16 The respondent must not list any documents in the reply that are already listed in the application by the applicant.
- 3.17 Both the applicant and the respondent must number the first page of each document lodged in clear dark numerals at the top right hand corner of the

front page of each document, in accordance with the numbering in the list of documents attached to or contained in the application or reply.

- 3.18 A separate application is required for each injured person and for each separate motor vehicle accident claim in relation to which assessment is sought.
- 3.19 An officer of MAS is to consider the reply, and if accepted send an acknowledgement of the reply to the parties within five days of receipt of the reply in the registry.
- 3.20 No additional documents or information may be lodged by either party after the lodgment of their application or their reply, except;
 - 3.20.1 by consent of the other party, or
 - 3.20.2 in response to a specific request or direction from the Proper Officer, an assessor or an officer of MAS, and
 - 3.20.3 any such documents must first have been exchanged with the other party pursuant to Chapter 14.

Procedural Non-Compliance

- 3.21 An officer of MAS may reject any form, whether lodged physically or electronically, if the form does not:
 - 3.21.1 comply with these Guidelines, or
 - 3.21.2 list the documents required in accordance with the requirements of the form, or
 - 3.21.3 attach the documents required in accordance with the requirements of the form, or
 - 3.21.4 certify that all listed documents have been exchanged with all other parties before lodgment.
- 3.22 If the form is rejected, an officer of MAS shall issue a rejection notice setting out brief reasons for the rejection within five days of receipt of the form in the registry.
- 3.23 If the form is accepted an officer of MAS shall notify the parties and register the application or reply in the absence of any required documents or information, and request the documents or information be lodged within five days. If the documents or information are not received in that time, the subject application or reply may be dismissed.
- Chapter 4. Interpreters
 - 4.1 Interpreters accredited by NAATI (National Accreditation Authority for Translators and Interpreters) should be used during the course of an assessment if an interpreter is required.
 - 4.2 In the absence of a NAATI interpreter, a non-NAATI interpreter may be used at the discretion of the Proper Officer as long as that person is not a person accompanying the claimant to a medical examination under Chapter 12.

Chapter 5. Time

Abridgement or extension of time

5.1 The Proper Officer may, if the circumstances justify, and on terms, abridge or extend any time

limit fixed by these Guidelines, including any time limit affecting the Proper Officer, an officer of MAS or an assessor.

5.2 The Proper Officer may extend time under clause 5.1 after the time expires, whether or not an application is made before the time expires or at all.

Reckoning of time

- 5.3 Any period of time fixed by these Guidelines for the doing of any act or in connection with any assessment or request by the Proper Officer shall be reckoned in accordance with clauses 5.4, 5.5 and 5.6.
- 5.4. Where a time of one day or a longer time is to be reckoned by reference to a given day or event, the given day or the day of the given event shall not be counted.
- 5.5 Where, apart from this sub-clause, the period in question, being a period of five days or less, would include a day on which the registry is closed for lodgment in person, that day shall be excluded.
- 5.6 Where the last day for doing a thing is a day on which the registry is closed for lodgment in person, the thing may be done on the next day on which the registry is open for lodgment in person.

Chapter 6. Service

- 6.1 Where a claimant or insurer notifies, in any document lodged, an address for delivery or receipt of documents, then leaving a document at that address, or sending a document to that address, shall be taken to be received by the person as follows:
 - 6.1.1 in the case of a physical address, on the day the document is left at that address, or
 - 6.1.2 in the case of a physical or postal address, on a day five days after the document is sent, or
 - 6.1.3 in the case of a DX box, leaving a document, addressed to that claimant, insurer, solicitor or agent, in that DX box or at another DX box for transmission to that DX box, two days after the document is so left, or
 - 6.1.4 in the case of an email address, on the day the email or email attachment is sent if sent before 4.30pm, or on the day after the email or email attachment is sent if sent at or after 4.30pm, or
 - 6.1.5 in the case of a facsimile number, on the day the facsimile is sent if sent before 4.30pm, or on the day after the facsimile is sent if sent at or after 4.30pm, or
 - 6.1.6 in the case of internet transfer, on the day the internet transfer is sent if sent before 4.30pm, or on the day after the internet transfer is sent if sent at or after 4.30pm.

Chapter 7. Application for Medical Assessment (Section 60)

- 7.1 An application for assessment, or reply to an application, must:
 - 7.1.1 be in the form approved by the Authority, or
 - 7.1.2 be in a form as determined by the Proper Officer, and
 - 7.1.3 set out or be accompanied by the particulars and information required by that form or as otherwise determined by the Proper Officer.
 - See "Chapter 11 Allocation" and following for allocation and assessment procedure.
- Chapter 8. Application by a Party for Further Medical Assessment (Section 62 (1) (a))
 - 8.1 An application by either party for further assessment of a medical dispute referred to in section 62 (1) (a) of the Act, or a reply to an application by either party, must:
 - 8.1.1 be in the form approved by the Authority, or
 - 8.1.2 be in a form as determined by the Proper Officer, and
 - 8.1.3 set out or be accompanied by the particulars and information required by that form or as otherwise determined by the Proper Officer.
 - 8.2 When determining whether a matter should be referred for further assessment under section 62 (1) (a) and conducting an allocation review, the Proper Officer shall have regard to:
 - 8.2.1 the application and any reply, and
 - 8.2.2 the objects of the Act; and
 - 8.2.3 the criteria set out in section 62 (1) (a) and whether the Proper Officer is satisfied that any deterioration of the injury or additional relevant information about the injury is capable, if the matter was to proceed to further assessment, of altering the outcome of the dispute from that certified in the previous assessment about:
 - 8.2.3.1 reasonable and necessary treatment, from "not reasonable and necessary" to "reasonable and necessary" or vice versa, or
 - 8.2.3.2 related treatment, from "Not Related" to "Related" or viceversa, or
 - 8.2.3.3 stabilisation, from "Not Stabilised" to "Stabilised" or vice-versa, or
 - 8.2.3.4 permanent impairment, from "Not Greater than 10% Whole Person Impairment" to "Greater than 10% Whole Person Impairment" or viceversa, or

- 8.2.3.5 impairment of earning capacity, from "No Impairment to Earning Capacity" to "Impairment to Earning Capacity" or vice-versa.
- 8.3 An application shall be dismissed if it does not satisfy at least one of the requirements in clause 8.2.3.
- 8.4 Where the Proper Officer determines that a matter is not suitable for further assessment, the Proper Officer shall reject the application and issue a notice setting out brief reasons for the decision within five days of the allocation review under clause 11.1.
- 8.5 Where the Proper Officer decides to refer a matter for further assessment, the Proper Officer shall determine how the application is to proceed and, in particular, determine an appropriate medical assessor or assessors to conduct the further medical assessment, having regard to:
 - 8.5.1 the application and any reply, and
 - 8.5.2 all injuries listed on the original MAS forms and any additional injuries listed in the application and reply, and
 - 8.5.3 the nature of the deterioration of the injury or the additional relevant information submitted by the parties, and
 - 8.5.4 the requirement that in permanent impairment disputes, impairment resulting from a physical injury is to be assessed separately from any impairment resulting from psychiatric or psychological injury.
- 8.6 The further assessment will involve consideration of all aspects of the assessment afresh, and will include:
 - 8.6.1 assessment of all the injuries assessed in any previous assessment of this dispute, unless both parties agree that any of those injuries do not require further assessment, and
 - 8.6.2 any additional injuries listed on the application for further assessment and any reply.
- 8.7 In permanent impairment disputes, where the deterioration of the injury or the additional relevant information:
 - 8.7.1 relates to physical injury, the further assessment will be limited to consideration of the physical injury, or
 - 8.7.2 relates to psychological injury, the further assessment will be limited to consideration of the psychological injury.
 - See "Chapter 11 Allocation" and following for allocation and assessment procedure.

Chapter 9. Referral by a CARS Assessor or a Court

9.1 A CARS Assessor or a Court may refer, or direct a party to a claim to refer, a matter for further assessment under section 62 (1) (b).

- 9.2 A Court may refer, or direct a party to a claim to refer, a matter for assessment again under section 61 (5).
- 9.3 An application in relation to a referral under clauses 9.1 or 9.2:
 - 9.3.1 may be made directly by the CARS Assessor or Court, or by a party directed by the CARS Assessor or the Court, and
 - 9.3.2 must attach either:
 - 9.3.2.1 a copy of a signed direction by a CARS Assessor, or
 - 9.3.2.2 a copy of a sealed order of the Court referring the matter to MAS, or
 - 9.3.2.3 a written statement signed by each party attesting to the existence and terms of the Court or CARS Assessor referral to MAS.
- 9.4 An application in relation to a referral under clause 9.1 or 9.2, or a reply to an application by either party, must:
 - 9.4.1 be in the form approved by the Authority, or
 - 9.4.2 be in a form as determined by the Proper Officer, and
 - 9.4.3 set out or be accompanied by the particulars and information required by that form or as otherwise determined by the Proper Officer.
- 9.5 The Proper Officer shall, within five days of receiving a referral by a CARS assessor or a Court, advise the CARS Assessor or the Court, as appropriate, and the parties to the dispute, that the referral has been received, the file number assigned, and the arrangements that are being made for assessment.

See "Chapter 11 Allocation" and following for allocation and assessment procedure.

- Chapter 10. Reviews of Medical Assessments (Section 63)
 - 10.1 Either party to a dispute may apply under section 63 (1) for review of the assessment of a single medical assessor, within 30 days of the receipt of a certificate pursuant to Chapter 15.
 - 10.2 An application for review may not be lodged more than 30 days after receipt of a certificate except as provided for in clause 10.4 below.
 - 10.3 For the purposes of clause 10.1 the provisions regarding abridgement or extension of time under clauses 5.1 and 5.2 above do not apply.
 - 10.4 If a respondent indicates in a reply that in addition to the assessment under review it now seeks to have another assessment of the same claimant also reviewed, the Proper Officer may extend the period under clause 10.1 to allow that additional application for review to be lodged.
 - 10.5 An application by either party for review of a medical assessment under section 63, or reply to an application by either party, must:

- 10.5.1 be in the form approved by the Authority, or
- 10.5.2 be in a form as determined by the Proper Officer, and
- 10.5.3 set out or be accompanied by the particulars and information required by that form or as otherwise determined by the Proper Officer.
- 10.6 If no reply is received within the time provided, the Proper Officer may consider the application in the absence of a reply.
- 10.7 In this Chapter a reference to the "original assessor" is a reference to the assessor whose assessment, referred to as the "original assessment", is the subject of an application for review.
- 10.8 Chapter 3 of these Guidelines applies to applications for review, modified as necessary by the operation of clauses 10.1 to 10.7.
- Material Error Test
 - 10.9 The Proper Officer is to consider the application for review within 10 days of the due date for a reply to an application as set out in clause 3.15.
 - 10.10 The Proper Officer may only refer a matter to a review panel if satisfied that there is reasonable cause to suspect the assessment of the single medical assessor is incorrect in a material respect, having regard to:
 - 10.10.1 the review application, any reply to it, and the particulars set out in those documents, and
 - 10.10.2 the matters set out in section 63(3) of the Act, and
 - 10.10.3 the objects of the Act.
 - 10.11 For the purposes of section 63 the word "material" means relevant and capable of altering the outcome of a dispute about;
 - 10.11.1 reasonable and necessary treatment, from "not reasonable and necessary" to "reasonable and necessary" or vice versa, or
 - 10.11.2 related treatment, from "Not Related" to "Related" or vice-versa, or
 - 10.11.3 stabilisation, from "Not Stabilised" to "Stabilised" or vice-versa, or
 - 10.11.4 permanent impairment, from "Not Greater than 10% Whole Person Impairment" to "Greater than 10% Whole Person Impairment" or vice-versa, or
 - 10.11.5 impairment of earning capacity, from "No Impairment to Earning Capacity" to "Impairment to Earning Capacity" or vice-versa.
 - 10.12 The Proper Officer shall advise the parties as to whether the application is to be referred to a review panel or is rejected, supported by a brief statement of reasons, within five days of considering the application.

Further Information or Documentation Required

- 10.13 If the Proper Officer is satisfied that further information or documentation is required or is likely to assist in the review, the Proper Officer may:
 - 10.13.1 request that additional information or documentation be provided by a party within a period of up to 20 days and notify the other party forthwith, and
 - 10.13.2 proceed with processing the application in the absence of the requested further information but only after the passing of any period of time specified for the submission of that additional documentation or information.

Referral to a Review Panel

- 10.14 The Proper Officer will, within 10 days of advising the parties that the matter is to be referred to a review panel:
 - 10.14.1 convene a review panel consisting of at least 3 medical assessors to undertake the review from the Authority's list of medical assessors, having regard to the nature of the injury and any continuing disabilities, the nature of the dispute, the location of the claimant, the location of the assessor, and any other relevant matter, and
 - 10.14.2 arrange for a Chairperson of the review panel to be appointed.
- 10.15 The Proper Officer or an officer of MAS is to advise the parties of the arrangements for the review within five days of the convening of the panel.
- 10.16 The Proper Officer or an officer of MAS shall act as secretary to the review panel and provide administrative support to the review panel, and shall arrange for copies to be sent to each member of the review panel of:
 - 10.16.1 all the material that was before the original assessor, and
 - 10.16.2 the certificates issued by the original assessor, and
 - 10.16.3 the review application and reply, and any supporting submissions or documents, and
 - 10.16.4 the determination of the Proper Officer under clause 10.12, and
 - 10.16.5 any additional information or documentation under clause 10.13.

Review Panel Assessment

- 10.17 The review panel is to hold an initial meeting or teleconference within 30 days of the date the panel was convened and, at that meeting or in subsequent meetings, is to:
 - 10.17.1 consider afresh all aspects of the assessment under review, and
 - 10.17.2 determine whether re-examination of the claimant is required, and
 - 10.17.3 determine whether additional information is required in order to make a decision, and

- 10.17.4 determine whether the certificate issued by the original assessor is to be confirmed or revoked, and
- 10.17.5 determine which member of the panel will sign any certificates on behalf of the panel, and
- 10.17.6 determine whether a further meeting of the panel is required, and
- 10.17.7 advise the Proper Officer of any determinations under this clause.
- 10.18 In the case of clause 10.17.2 where there is to be a re-examination, clause 11.10.4, and Chapter 12 of these Guidelines apply to the re-examination.
- 10.19 Within 20 days of the final meeting of the panel, and in any case within 60 days of the initial meeting, the panel shall issue any certificates accompanied by written reasons for the determination, in the form approved by the Authority, to the Secretary who shall within five days of the issuing of any certificates, forward them to the parties and the original assessor.
- 10.20 The review panel is to act as expeditiously as practicable in the circumstances.

Chapter 11. Allocation

Allocation Review

- 11.1 When an application is made under Chapters 7, 8, or9, the Proper Officer is to arrange for the allocation review of the file to determine:
 - 11.1.1 the eligibility of the dispute for assessment in accordance with Chapter 2, and
 - 11.1.2 whether any application and/or reply are properly made in accordance with Chapter 3, and
 - 11.1.3 whether further information or documentation is required (see clause 11.4), and
 - 11.1.4 whether a matter is ready for assessment or whether the assessment should be deferred (see clause 11.7), and
 - 11.1.5 the way in which an assessment is to proceed (see clause 11.9).
- 11.2 The Proper Officer is to ensure that within 10 days of the due date for a reply under clause 3.15, the parties are advised of the outcome of the allocation review in accordance with the remainder of this Chapter.
- 11.3 If no reply is received within the time provided, the Proper Officer may allocate the matter in the absence of a reply.

Further information or documentation required

- 11.4 In the case of clause 11.1.3, if the Proper Officer is satisfied that further information or documentation is required or is likely to assist in the resolution of the dispute, the Proper Officer may:
 - 11.4.1 request that further information or documentation be provided within a period of up to 20 days and notify the other party forthwith, and

- 11.4.2 proceed with processing the application in the absence of the requested further information or documentation but only after the passing of any period of time specified for the submission of that further information or documentation.
- 11.5 An officer of MAS may, but only with the consent of the claimant and the insurer, communicate with any of the injured person's treating health practitioners or service providers in order to clarify the matter or matters in dispute or to identify the existence of relevant documentation.
- 11.6 The Proper Officer or an assessor may, at their discretion, communicate with any of the claimant's treating health practitioners in relation to health or physical safety issues noted by an assessor as being of an urgent or serious nature.

Defer allocation

- 11.7 In the case of clause 11.1.4, the Proper Officer may defer the allocation of the dispute, for a period not exceeding 12 months in circumstances where the Proper Officer is satisfied that:
 - 11.7.1 further information or documentation has been requested (see clause 11.4), or
 - 11.7.2 there are other issues in dispute or likely to be in dispute which would more conveniently be determined at the same time, or
 - 11.7.3 there has not been a genuine attempt by one or both parties to settle the dispute, and the matter may be capable of resolution (see clause 11.8), or
 - 11.7.4 there are other good reasons to defer the allocation of the matter.
- 11.8 In the case of clause 11.7.3, if the Proper Officer is satisfied that the matter is capable of resolution by the parties, the Proper Officer may defer allocating the matter to an assessor for a period not exceeding two months to allow the parties an opportunity to settle the matter. Either party can apply to the Proper Officer to proceed with the assessment, at any time, if settlement negotiations fail.

Allocation for Assessment

- 11.9 Where a matter is considered by the Proper Officer to be appropriate for assessment, the Proper Officer shall determine the way in which an assessment is to proceed and may:
 - 11.9.1 request a claimant attend a medical or other examination or examinations(see clause 11.10), or
 - 11.9.2 request one or more medical assessors assess the dispute on the documentary material provided (see clauses 11.10 and 11.11), or
 - 11.9.3 with the consent of the parties, arrange for the parties attend a conference to clarify issues and/or explore settlement of the dispute (see clause 11.12), or
 - 11.9.4 with the consent of the parties, refer the matter to an officer of MAS to facilitate resolution of the dispute (see clause 11.13).

- 11.10 In the case of clause 11.9.1 and 11.9.2, the Proper Officer shall:
 - 11.10.1 refer the dispute to one or more medical assessors from the Authority's list of medical assessors having regard to the nature of the injury and any continuing disabilities, the nature of the dispute, the location of the claimant, the location of the assessor, and any other relevant matter, and
 - 11.10.2 in permanent impairment disputes ensure that impairment resulting from a physical injury is assessed separately from any impairment resulting from psychological injury, and
 - 11.10.3 make arrangements with the assessor or assessors to whom the matter or matters have been allocated for a medical or other examination or examinations, or assessment of the dispute on the documentary material provided, and
 - 11.10.4 notify the parties of the name of the assessor or assessors allocated and the time, date and location of the examination, and
 - 11.10.5 provide the assessor or assessors with:
 - 11.10.5.1 a copy of the application and reply and any supporting documents, and
 - 11.10.5.2 the notification letter sent to the parties under clause 11.10.4, and
 - 11.10.5.3 where a dispute is to be assessed by more than one assessor, copies of any available certificates issued by any other assessor allocated to assess the dispute.
- 11.11 In the case of clause 11.9.2 above, the Proper Officer may determine that a matter be assessed without a medical examination if the Proper Officer is satisfied that:
 - 11.11.1 the parties consent, or
 - 11.11.2 that an examination is considered unnecessary or impractical, or
 - 11.11.3 that a medical examination is not appropriate or required after consideration of submissions by the parties on the issue.
- 11.12 In the case of clause 11.9.3 above, the Proper Officer may, with the consent of the parties, request the parties attend a conference to clarify issues and or explore settlement of the dispute, by notifying the parties of the proposed time, date and location of the conference.
- 11.13 In the case of clause 11.9.4 above, the Proper Officer may, with the consent of the parties, refer the dispute to an officer of MAS to facilitate resolution of the dispute.
- 11.14 A party may, within 10 days of the date of sending of notification of the name of the assessor, apply to the Proper Officer to have the matter reallocated

to a different assessor. Such an application must be made in writing and be accompanied by a detailed statement of factual matters and/or reasons as to why the assessor might be unsuitable.

- 11.15 The Proper Officer shall within five days make a decision on such an application under clause 11.14 and may re-allocate the matter if satisfied that there are reasonable grounds for believing that the assessor might be unsuitable.
- Chapter 12. Persons who may be present during Medical Examinations
 - 12.1 A parent, legal guardian, carer or other support person may be present during a medical examination if the assessor or assessors conducting the examination is satisfied it is reasonable in the circumstances.
 - 12.2 Legal, medical or other representatives of the claimant or any other party to a dispute may not be present during a medical examination unless the Proper Officer gives prior approval and is satisfied that the circumstances warrant it.
 - 12.3 During the conduct of a medical examination any person other than the claimant permitted to be present may be permitted to speak to the medical assessor or assessors but only upon questioning by the assessor or assessors, and only in circumstances where the claimant is under such a disability (physical, psychological or cognitive) that prevents the claimant from communicating effectively with the assessor or assessors, or if a claimant is of the age of 15 years or younger.

Chapter 13. Assessment Procedure

- 13.1 In conducting an assessment an assessor, including a member of any review panel, may determine the assessors own procedure and is not bound by the rules of evidence and may inquire into any matter in such manner as they think fit.
- 13.2 The assessor is to take such measures as are reasonably practicable to:
 - 13.2.1 ensure that the parties to the application understand the nature of the application and the issues to be considered, the role of the assessor as an independent, decision-maker, and the conclusive nature of any conclusive certificate that is to be issued, and
 - 13.2.2 explain to the parties any aspect of the procedure of any medical examination that the party does not apparently understand.

Chapter 14. Documentation and other supporting material

- 14.1 In all cases all physical copies of documents and other material (including video tape, CD, DVD, electronic image or file, film or photographs) that a party submits in support of an application or reply, the party lodging the material must have already provided a copy of the material to each other party to the dispute.
- 14.2 In the case of surveillance film in any format, any investigator's or loss adjuster's report concerning that surveillance film must be provided together

with the film when provided to each other party, and must be lodged at MAS with the film. Surveillance film cannot be lodged at MAS or submitted to an assessor where it has not previously been provided to each other party.

- 14.3 Only copies of documents are to be lodged at MAS.
- 14.4 In the case of X-rays, Computerised Tomography (CT or CAT scans), Magnetic Resonance Imaging or other radiological or similar investigations:
 - 14.4.1 all documents including any film or scans and any associated reports must be plainly identified and listed by the parties in the application or reply in order for them to be considered by the assessor, and
 - 14.4.2 original film or scans are not to be submitted to the MAS Registry without the consent of the Proper Officer, and
 - 14.4.3 any original films or scans listed by the parties in the application or reply must be taken by the claimant, or sent by the insurer, to any relevant medical examination with an assessor.
- 14.5 An officer of MAS, or any assessor is not to take into consideration any documentation or information that has not previously been shared between the parties, except as provided in clause 14.4.3 above.
- 14.6 Where surveillance film has been exchanged by an insurer in support of an application or a reply, the claimant will be offered an opportunity to repond to the surveillance film and to confirm that the film has been personally viewed by the claimant. Unless the claimant indicates otherwise the claimant will be assumed to have personally viewed the film.
- Chapter 15. Certificates of Determination of Medical Assessments
 - 15.1 Any certificate concerning the dispute or disputes assessed by an assessor shall be accompanied by written reasons for the determination in the form approved by the Authority.
 - 15.2 A certificate is to be provided to MAS within 15 days of the medical examination under clause 11.9.1 or assessment on the papers under clause 11.9.2 or, if referred to more than one assessor, the last medical examination or assessment on the papers.
 - 15.3 An officer of MAS shall forward a copy of any certificate to all parties within five days of receipt.
 - 15.4 Where a CARS assessor or a Court has referred a matter for assessment under section 60 (1), further assessment under section 62 (1) (b), or assessment again under section 61 (5), an officer of MAS shall arrange for a copy of any relevant certificate to be sent to the referring person or entity.
 - 15.5 The Proper Officer is to ensure that an assessor or assessors to whom a dispute is referred gives:
 - 15.5.1 in the case of a reasonable and necessary treatment dispute, a certificate that shall certify whether the particular treatment

in dispute provided or to be provided to the injured person in relation to the injuries caused by the accident was or is reasonable and necessary in the circumstances, and

- 15.5.2 in the case of a related treatment dispute, a certificate that shall certify whether the particular treatment in dispute relates to the injury caused by the accident, and
- 15.5.3 in the case of a stabilisation of injury dispute, a certificate that shall certify a list of injuries found by the assessor to have been caused by the accident and whether each injury is or is not stabilised, and
- 15.5.4 in the case of a permanent impairment dispute,
 - 15.5.4.1 a list of the injuries found by the assessor to have been caused by the accident and the degree of permanent impairment of the injured person as a result of those injuries, and
 - 15.5.4.2 a certificate as to whether the degree of permanent impairment of the injured person is greater than 10%.
- 15.5.5 in the case of an earning capacity dispute, a certificate that shall certify whether there is an impairment to the earning capacity of the injured person as a result of the injury caused by the motor accident.
- Chapter 16. Corrections
 - 16.1 If a party to an assessment considers that an assessor or review panel has made an obvious error in a certificate, that party may make an application to the Proper Officer within 30 days of receiving the certificate to have the error corrected.
 - 16.2 Any such application is to be made in writing, setting out details of the obvious error and the terms of the suggested correction.
 - 16.3 The party making the application is to send a copy of the application to the other party.
 - 16.4 Examples of obvious errors in the certificate include:
 - 16.4.1 a clerical or typographical error in the certificate, or
 - 16.4.2 an error arising from an accidental slip or omission, or
 - 16.4.3 a defect of form, or
 - 16.4.4 an obvious inconsistency between the matters certified in the certificate and the written reasons.
 - 16.5 The Proper Officer shall consider the application and, if satisfied that there may be an obvious error, refer the matter to the assessor or review panel concerned. In considering whether or not there may be an obvious error in the certificate the Proper Officer may seek submissions from the other party to the dispute.

- 16.6 The assessor or review panel may issue a replacement certificate that corrects any obvious error and that will replace the previous certificate. If a replacement certificate is issued, the replacement certificate is to:
 - 16.6.1 be retitled as a replacement certificate, and
 - 16.6.2 have the same status as any other certificate, and
 - 16.6.3 be dated, and is to be effective from, the same date as the date of the original certificate.
- 16.7 If a replacement certificate is issued, the Proper Officer is to provide a copy of the replacement certificate to the parties within five days of receiving it.

Chapter 17. Costs of Assessment

171 The insurer must pay the reasonable expenses of the claimant and up to one accompanying person to attend any medical or other examination arranged by MAS.

MOTOR ACCIDENTS COMPENSATION ACT 1999

Motor Accidents Authority of New South Wales

Motor Accidents Assessment Service **Claims Assessment Guidelines**

GUIDELINES issued under section 69 (1) of the Motor Accidents Compensation Act 1999 NSW with respect to the procedures to be followed by claims assessors in the assessment of claims under Part 4.4 of the Motor Accidents Compensation Act 1999 NSW and associated matters

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Index

		Page
•	Explanatory Note	3
•	Chapter 1 Introduction and Interpretation	4
	• Introduction and commencement date	4
	• Definitions	4
•	Chapter 2 Jurisdiction	6
•	Chapter 3 Referrals to the CARS Registry	6
	• Exchange and Lodgment of Application and	
	Reply	7
	 Procedural Non-Compliance 	8
•	Chapter 4 Interpreters	9
•	Chapter 5 Time	9
	• Abridgement or extension of time	9
	 Reckoning of time 	9
•	Chapter 6 Service	10
•	Chapter 7 Exemption of claims from General	
	Assessment (Section 92)	10
	\circ Section 92 (1) (a)	10
	• Section 92 (1) (b)	11
•	Chapter 8 General Assessment (Section 94)	12
•	Chapter 9 Further General Assessment	
	(Section 111)	12
•	Chapter 10 Special Assessment (Section 96)	13
•	Chapter 11 Allocation	13
	 Allocation Review 	13

	• Further information or documentation required	14
	• Defer allocation	14
	 Allocation for Assessment 	15
•	Chapter 12 Preliminary Assessment &	
	Preliminary Conference	15
•	Chapter 13 Assessment Conference	16
	o Summons	18
	• Representation	18
•	Chapter 14 Assessment Procedure	18
•	Chapter 15 Documentation and other supporting	
	material	20
٠	Chapter 16 Certificate and Statement of Reasons	21
•	Chapter 17 Corrections	22
•	Chapter 18 Costs	23

Explanatory Note

These Guidelines are made pursuant to section 69 (1) of the Motor Accidents Compensation Act 1999 ("the Act"). They apply in respect of a motor accident occurring on or after 5 October 1999. Pursuant to section 106 (1) these Guidelines operate by force of law as if they were delegated legislation.

The Guidelines explain the operation of those sections of the Act relating to the Claims Assessment and Resolution Service ("CARS"). CARS has been established by the Motor Accidents Authority ("the Authority") to reduce the need for injured persons or insurers to commence legal or court proceedings. It is intended this will assist in the reduction of costs for the Motor Accidents Compensation Scheme and will therefore help maintain the affordability of premiums. It is intended that the CARS process will facilitate the earlier settlement of claims to the benefit of all parties.

These Guidelines instruct officers of the MAA, members of the legal profession and the insurance industry and parties to claims as to how to make and deal with an application to CARS. Easy to understand information directed towards claimants who wish to represent themselves is also available from the MAA. These Guidelines are also intended to guide Claims Assessors as to the manner in which an assessment is to be conducted.

These Guidelines replace the Claims Assessment Guidelines gazetted on 1 August 2002 and will apply to all new applications received at CARS on or after 1 May 2006 and all matters current at CARS on or after that date, that have not been determined.

Ouestions about CARS and these Guidelines should be directed to the Principal Claims Assessor at the Authority.

> DAVID BOWEN, General Manager, Motor Accidents Authority March 2006

Chapter 1. Introduction and Interpretation 0

Introduction and commencement date

These Guidelines may be referred to as the 1.11 "Claims Assessment Guidelines" and are made pursuant to section 69 (1) of the Motor Accidents Compensation Act 1999 ("the Act"). They apply in respect of a motor accident occurring on or after 5 October 1999. Pursuant to section 106 (1) these Guidelines operate by force of law as if they were delegated legislation.

- 1.12 These Guidelines replace the Claims Assessment Guidelines gazetted on 1 August 2002 and will apply to all new applications received at CARS on or after 1 May 2006 and all matters current at CARS on or after that date that have not been determined.
- 1.13 As a transitional arrangement and to avoid requirements that might be unreasonable in the circumstances on any person or entity, the PCA may waive observance of any part or parts of these Guidelines for any application that has been lodged with the registry before these Guidelines apply.

Definitions

- 1.14 The following definitions are of common terms used in these Guidelines and the Medical Assessment Guidelines that have the following meanings:
 - 1.14.1 Act Motor Accidents Compensation Act 1999.
 - 1.14.2 Allocation Review A consideration of an application and/or reply pursuant to Chapter 11.
 - 1.14.3 Authority Motor Accidents Authority (MAA).
 - 1.14.4 CARS Motor Accidents Claims Assessment and Resolution Service of the Authority.
 - 1.14.5 CARS Assessor A claims assessor designated by the Authority under section 99.
 - 1.14.6 CAS Claims Advisory Service of the Authority.
 - 1.14.7 Claimant A person who makes or is entitled to make a claim under the Act.
 - 1.14.8 CTP Compulsory Third Party.
 - 1.14.9 DX box Exchange box in the Australian Document Exchange Pty Ltd.
 - 1.14.10 Form A form approved by the Authority that may contain an application and/or a reply to an application.
 - 1.14.11 Insurer Any party against whom a claim is made under the Act.
 - 1.14.12 Licensed Insurer An insurer that is the holder of a license granted under Part 7.1 of the Act and in force.
 - 1.14.13 MAAS Motor Accidents Assessment Service, a unit of the Authority.
 - 1.14.14 MAS Medical Assessment Service of the Authority.
 - 1.14.15 MAS Assessor A medical assessor appointed by the Authority under section 59.
 - 1.14.16 Registrar The Registrar of the Authority.
 - 1.14.17 Registry That part of the Authority that receives documents for the purpose of assessments.
 - 1.14.18 Regulation Motor Accidents Compensation Regulation 2005.
 - 1.14.19 Reply The means by which a respondent answers an application.

- 1.14.20 Respondent A party who is required to respond to an application.
- 1.15 The following definitions are of specialised terms used in these Guidelines that have the following meanings:
 - 1.15.1 Applicant The party that refers a claim for assessment under section 90.
 - 1.15.2 Application The means by which a party refers a claim for assessment under section 90.
 - 1.15.3 Assessor A claims assessor designated by the Authority under section 99.
 - 1.15.4 CAO Claims Assessment Officer of the Authority.
 - 1.15.5 Officer of CARS An officer of the Authority undertaking work in relation to claims assessments as directed by, or as delegated by the PCA.
 - 1.15.6 PCA Principal Claims Assessor of the Authority.
- 1.16 To the extent that they are not defined in clause 1.4 or clause 1.5 the definitions in section 3 and section 57 apply to these Guidelines.
- 1.17 A reference to a party in these Guidelines includes multiples of parties or multiple parties to any application.
- 1.18 A reference in these Guidelines to a number of days is a reference to a number of working days, unless otherwise stated.
- 1.19 A reference in these Guidelines to a service copy of material is a reference to a separate set of the documents that are attached to and lodged with, or in support of an application or reply.
- 1.20 A reference in these Guidelines to a section "X" is a reference to a section of the Motor Accidents Compensation Act 1999 (NSW).
 - 1.21 A reference to an assessor in these Guidelines includes the PCA, unless otherwise stated.
 - 1.22 The Authority will provide and maintain a Claims Advisory Service (CAS) to assist claimants in connection with the claims assessment procedures under the Act.

Chapter 2. Jurisdiction

- 2.1 An application may be made to CARS for assessment of:
 - 2.1.1 whether a certificate of exemption should be issued pursuant to section 92(1)(a) or (b) ("an application for exemption").
 - 2.1.2 the insurer's liability for the claim and the amount of damages for that liability and the issue of a certificate pursuant to section 94 ("an application for general assessment").
 - 2.1.3 further assessment and issue of a new certificate of assessment where the court remits a matter pursuant to section 111 ("an application for further assessment").

- 2.1.4 certain disputes between a claimant and an insurer as set out in section 96 ("an application for a special assessment").
- 2.2 An officer of CARS may reject an application or any part thereof as not duly made if the officer is satisfied that the application or part thereof does not establish that it relates to one of the above four types of assessments, and in the case of sub-clause 2.1.4 that it also relates to a dispute that is one of the types of disputes set out in section 96.

Chapter 3. Referrals to the CARS Registry

- 3.1 The Authority shall establish and maintain a registry for the referral of applications, managed by the Registrar.
 - 3.1.1. For the purposes of delivery or sending of documents for lodgment the address is:

The Registrar, Claims Assessment and Resolution Service Motor Accidents Assessment Service Motor Accidents Authority of NSW Level 19, 1 Oxford Street, Darlinghurst, NSW, 2010 DX 10 SYDNEY Internet: www.maa.nsw.gov.au

- 3.2 Except on Saturdays, Sundays and other holidays, the registry shall be open to the public for lodgment of documents in person between 8.30am and 4.30pm.
- 3.3 The registry may make provision for lodgment of documents electronically and also outside the registry's usual opening hours. Any documents lodged electronically outside the registry's usual opening hours are deemed to be received on the next registry business day.
- 3.4 The registry shall, notwithstanding clause 3.2, be kept open to the public for business or closed for business, at such times and on such days as the Registrar shall direct.
- 3.5 It is sufficient notification or service for any document or correspondence directed to the Registrar, PCA, an assessor or CARS to be left in the DX box of the Authority at DX 10 Sydney, or at another DX box for transmission to that exchange box.
- 3.6 The Registrar shall arrange for all applications made under these Guidelines to be allocated a file number and registered. All subsequent correspondence concerning the application is to quote that file number.
- 3.7 All correspondence to and communication with, an assessor in relation to a claims assessment, either in respect of a current or concluded assessment, must, unless the PCA or the assessor directs otherwise, be directed to the assessor care of the registry.
- 3.8 If a legal practitioner or agent represents the claimant in respect of the assessment of the claim
 - 3.8.1 it is sufficient notification for the PCA, an assessor, an officer of CARS or an insurer to send any document required to be sent

to the claimant, to the legal practitioner or agent, and

- 3.8.2 the PCA, an assessor or an officer of CARS may, notwithstanding that the claimant has legal or other representation, contact the claimant directly in relation to the assessment of the claim.
- 3.9 If a legal practitioner or agent represents the insurer in respect of the assessment of the claim;
 - 3.9.1 it is sufficient notification for the PCA, an officer of CARS or a claimant to send any document required to be sent to the insurer to the legal practitioner or agent, and
 - 3.9.2 the PCA or an officer of CARS may, notwithstanding that the insurer has legal or other representation, contact the insurer directly in relation to the assessment of the claim.
- 3.10 If a party, represented by a legal practitioner or agent, requests CARS to do so, the PCA, an assessor, or an officer of CARS may, at their discretion send a copy of any document required to be sent to that party, to the party direct, in addition to that party's legal representative or agent.
- 3.11 If after an application or reply is lodged at CARS, a party retains a legal practitioner or agent to represent them, or changes their legal practitioner or agent, that party must notify the Registrar in writing within five days of the date of the retainer or change in representation.
- 3.12 If after an application lodged at CARS has been allocated to an assessor, a party retains a legal practitioner or agent to represent them, or changes their legal practitioner or agent that party must notify the Registrar and the CARS assessor to whom the claim or dispute has been allocated in writing within five days of the date of the retainer or change in representation.

Exchange and Lodgment of Application and Reply

- 3.13 The applicant must complete the application and send it;
 - 3.13.1 to the respondent, together with a single sided copy of all material in support of the application that has not previously been supplied to the respondent, and
 - 3.13.2 to CARS, with a single sided copy of the application and all material in support of the application.
- 3.14 An officer of CARS is to consider the application, and if accepted, send an acknowledgement of the application to the parties within five days of receipt of the application in the registry.
- 3.15 The respondent must:
 - 3.15.1 in the case of an exemption within 15 days, or
 - 3.15.2 in the case of all other applications within 20 days

of the date the completed application was received by the respondent, complete the reply and send it;

- 3.15.3 to the applicant, together with a single sided copy of all material in support of the reply that has not previously been supplied to the applicant, and
- 3.15.4 to CARS, with a single sided copy of the reply and all material in support of the reply.
- 3.16 The respondent must not list any documents in the reply that are already listed in the application by the applicant.
- 3.17 Both the applicant and the respondent must number the first page of each document lodged in clear dark numerals at the top right hand corner of the front page of each document, in accordance with the list of documents attached to or contained in the application or reply.
- 3.18 A separate application is required for each injured person and for each separate motor vehicle accident claim in relation to which assessment is sought.
- 3.19 An officer of CARS is to consider the reply, and if accepted send an acknowledgement of the reply to the parties within five days of receipt of the reply in the registry.
- 3.20 No additional documents or information may be lodged by either party after the lodgment of their application or their reply, except;
 - 3.20.1 by consent of the other party, or
 - 3.20.2 in response to a specific request or direction from the PCA, an assessor or an officer of CARS, and
 - 3.20.3 any such documents must first have been exchanged with the other party pursuant to Chapter 15.

Procedural Non-Compliance

- 3.21 An officer of CARS may reject any form whether lodged physically or electronically, if the form does not:
 - 3.21.1 comply with these Guidelines, or
 - 3.21.2 list the documents required in accordance with the requirements of the form, or
 - 3.21.3 attach the documents required in accordance with the requirements of the form, or
 - 3.21.4 certify that all listed documents have been exchanged with all other parties before lodgment.
- 3.22 If the form is rejected, an officer of CARS shall issue a rejection notice setting out brief reasons for the rejection within five days of receipt of the form in the registry.
- 3.23 If the form is accepted an officer of CARS shall notify the parties and register the application or reply in the absence of any required documents or information and request the documents or information be lodged within five days. If the documents or information are not received in that time, the subject application or reply may be dismissed.

Chapter 4. Interpreters

- 4.1 Interpreters accredited by NAATI (National Accreditation Authority for Translators and Interpreters) should be used during the course of a claims assessment if an interpreter is required.
- 4.2 In the absence of a NAATI interpreter a non-NAATI interpreter may be used at the discretion of the PCA.

Chapter 5. Time

Abridgement or extension of time

- 5.1 The PCA or an assessor may, if the circumstances justify, and on terms, abridge or extend any time limit fixed by these Guidelines, including any time limit affecting the PCA, the CAO or an officer of CARS or an assessor.
- 5.2 The PCA or an assessor may extend time under clause 5.1 after the time expires, whether or not an application is made before the time expires or at all.

Reckoning of time

- 5.3 Any period of time fixed by these Guidelines for the doing of any act or in connection with any assessment or directed by the PCA or an assessor shall be reckoned in accordance with clauses 5.4, 5.5 and 5.6.
- 5.4. Where a time of one day or a longer time is to be reckoned by reference to a given day or event, the given day or the day of the given event shall not be counted.
- 5.5 Where, apart from this sub-clause, the period in question, being a period of five days or less, would include a day on which the registry is closed for lodgment in person, that day shall be excluded.
- 5.6 Where the last day for doing a thing is a day on which the registry is closed for lodgment in person, the thing may be done on the next day on which the registry is open for lodgment in person.

Chapter 6. Service

- 6.2 Where a claimant or insurer notifies, in any document lodged, an address for delivery or receipt of documents, then leaving a document at that address, or sending a document to that address, shall be taken to be received by the person as follows:
 - 6.2.1 in the case of a physical address, on the day the document is left at that address, or;
 - 6.2.2 in the case of a physical or postal address, on a day five days after the document is sent, or
 - 6.2.3 in the case of a DX box, leaving a document, addressed to that claimant, insurer, solicitor or agent, in that DX box or at another DX box for transmission to that DX box, two days after the document is so left, or
 - 6.2.4 in the case of an email address, on the day the email or email attachment is sent if sent before 4.30pm, or on the day after

the email or email attachment is sent if sent at or after 4.30pm, or

- 6.2.5 in the case of a facsimile number, on the day the facsimile is sent if sent before 4.30pm, or on the day after the facsimile is sent if sent at or after 4.30pm, or
- 6.2.6 in the case of internet transfer, on the day the internet transfer is sent if sent before 4.30pm, or on the day after the internet transfer is sent if sent at or after 4.30pm.
- Chapter 7. Exemption of claims from General Assessment (Section 92)

Section 92 (1) (a)

- 7.1 For the purpose of section 92 (1) (a) the PCA shall issue a certificate of exemption when satisfied that, as at the time of the assessment, the claim involves one or more of the following circumstances:
 - 7.1.1 where the fault of the owner or driver of a motor vehicle in the use or operation of the vehicle is denied by the insurer of that vehicle.
 - 7.1.2 where the fault of the owner or driver of a motor vehicle, in the use or operation of the vehicle, is not denied by the insurer of that vehicle, but the insurer of that vehicle makes an allegation that the claimant was at fault or party at fault and claims a reduction of damages of more than 25%.
 - 7.1.3 the claimant lacks legal capacity.
 - 7.1.4 the person against whom the claim is made is not a licensed or other CTP insurer.
- 7.2 The claimant, the insurer or both may make an application to the PCA for a certificate of exemption.
- 7.3 An application for exemption may be made at any time subject to the time limits prescribed in section 91.
- 7.4 An application by either party for a certificate of exemption must:
 - 7.4.1 be in the form approved by the Authority, or
 - 7.4.2 be in a form as directed by the PCA or a claims assessor, and
 - 7.4.3 set out or be accompanied by the particulars and information required by that form or as otherwise directed by the PCA.
- 7.5 The PCA is to consider the application and make a determination within five days of the due date for a reply to an application as set out in clause 3.15. If a claim is to be exempted under section 92 (1) (a) the PCA, or CAO on behalf of the PCA, must issue a certificate forthwith.

Section 92 (1) (b)

7.6 For the purpose of section 92 (1) (b), an assessor may, in dealing with an application for general assessment and following a preliminary assessment of the claim, determine that the claim is not suitable for assessment.

- 7.7 An assessor may make a preliminary determination that a claim is not suitable for assessment on their own motion or upon application by the claimant, the insurer or both at any time during the course of an assessment.
- 7.8 If the assessor determines that the claim is not suitable for assessment, the file must be returned forthwith to the PCA for approval with a brief statement of reasons.
- 7.9 If the PCA approves the preliminary determination under section 92 (1) (b) the PCA shall issue a certificate of exemption and notification to the parties within five days of the return of the file from the assessor.
- 7.10 If the PCA does not approve the preliminary determination, an officer of CARS is to forward the claim to a different assessor for assessment within 10 days of the return of the file from the original assessor.
- 7.11 In determining whether a claim is not suitable for assessment an assessor and the PCA shall have regard to the circumstances of the claim as at the time of the preliminary determination including:
 - 7.11.1 the heads of damage claimed by the claimant and the extent of any agreement by the insurer as to the entitlement to those heads of damage.
 - 7.11.2 whether the claim involves complex legal issues.
 - 7.11.3 whether the claim involves complex factual issues.
 - 7.11.4 whether the claim involves complex issues of quantum or complex issues in the assessment of the amount of the claim including but not limited to major or catastrophic, spinal or brain injury claims.
 - 7.11.5 whether the claimant has been medically assessed and is entitled to non-economic loss pursuant to section 131 and the claim involves other issues of complexity.
 - 7.11.6 whether the claim involves complex issues of causation in respect of the relationship between the accident, the injuries sustained and disabilities arising from it including but not limited to multiple accidents or pre-existing injuries or medical conditions.
 - 7.11.7 whether the insurer is deemed to have denied liability under section 81 (3).
 - 7.11.8 whether the claimant or a witness, considered by the assessor to be a material witness, resides outside the jurisdiction.
 - 7.11.9 whether the claimant seeks to proceed against one or more non-CTP parties.
 - 7.11.10 whether the insurer makes an allegation that a person has made a false or misleading statement within the meaning of section 117.

Chapter 8. General Assessment (Section 94)

- 8.1 An application or reply to an application by either party for general assessment must:
 - 8.1.1 be in the form approved by the Authority, and
 - 8.1.2 set out or be accompanied by the particulars and information required by that form.
- 8.2 Either party may lodge an application for general assessment at any time, subject to the time requirements of section 91 and this clause.
- See "Chapter 11 Allocation" and following for allocation and assessment procedure

Chapter 9. Further General Assessment (Section 111)

- 9.1 Where a Court has adjourned proceedings until a party who has adduced significant new evidence has referred a matter for further general assessment, the application or reply to an application for a further assessment must;
 - 9.1.1 be in the form approved by the Authority, and
 - 9.1.2 bet out or be accompanied by the particulars and information required by that form.
- 9.2 The PCA or an officer of CARS is, within five days of the due date for a reply to an application as set out in clause 3.15, to allocate the claim to the original assessor, if available or to a different assessor.

See "Clause 11.9 Allocation for Assessment" and following for allocation and assessment procedure

Chapter 10. Special Assessment (Section 96)

- 10.1 An application or reply to an application for a special assessment must:
 - 10.1.1 be in the form approved by the Authority, and
 - 10.1.2 set out or be accompanied by the particulars and information required by that form
- 10.2 Either party may lodge an application for special assessment at any time.
- 10.3 A separate application must be lodged for each dispute under section 96.
- See "Chapter 11 Allocation" and following for allocation and assessment procedure

Chapter 11. Allocation

Allocation Review

- 11.1 When an application is made under Chapters 8, 9, or 10 the PCA is to arrange for the allocation review of the file to determine:
 - 11.1.1 the eligibility of the dispute for assessment in accordance with Chapter 2, and
 - 11.1.2 whether the application and/or reply are properly made in accordance with Chapter 3, and

- 11.1.3 whether further information or documentation is required; (see clause 11.5), and
- 11.1.4 whether a claim is ready for assessment or whether the assessment should be deferred (see clause 11.6), and
- 11.1.5 the way in which a claim is to be allocated (see clause 11.9).
- 11.2 The PCA is to ensure that within 10 days of the due date for a reply under clause 3.15, the parties are advised of the outcome of the allocation review in accordance with the remainder of this Chapter.
- 11.3 If no reply is received within the time provided, the PCA may allocate the claim in the absence of a reply.
- 11.4 The PCA may dismiss an application where it appears to the PCA that the claimant is not pursuing or prosecuting the claim.

Further information or documentation required

- 11.5 In the case of clause 11.1.3, if the PCA is satisfied that further information or documentation is required or is likely to assist in the resolution of the dispute the PCA may;
 - 11.5.1 request that further information or documentation be provided within a period of up to 20 days, and notify the other party forthwith, and
 - 11.5.2 proceed with processing the application in the absence of the requested further information or documentation but only after the passing of any period of time specified for the submission of that further information or documentation.

Defer allocation

- 11.6 In the case of clause 11.1.4, the PCA may defer the allocation of the dispute for a period not exceeding 12 months in the following circumstances where the PCA is satisfied that:
 - 11.6.1 further information or documentation has been requested (see clause 11.5), or
 - 11.6.2 there are other claims or matters in dispute or likely to be in dispute which would more conveniently be determined at the same time, or
 - 11.6.3 there has not been a genuine attempt by one or both parties to settle the claim and it may be capable of resolution (see clause 11.7), or
 - 11.6.4 the issues in dispute involve matters that require a MAS assessment and that MAS assessment has not occurred (see clause 11.8), or
 - 11.6.5 the claimant's injuries have not stabilised having regard to any medical evidence attached to the application or reply, or
 - 11.6.6 there are other good reasons to defer the allocation of the claim.
- 11.7 In the case of clause 11.6.3 if the PCA is satisfied that the claim is capable of resolution by the parties, the PCA may defer allocating the claim to

an assessor for a period not exceeding two months to allow the parties an opportunity to settle the claim. Either party can apply to the PCA to proceed with the assessment at any time if settlement negotiations fail.

- 11.8 In the case of clause 11.6.4 if the PCA is satisfied that the claim requires a MAS assessment and a MAS assessment has not occurred the PCA may:
 - 11.8.1 Dismiss the application, or
 - 11.8.2 Defer allocating the claim, and
 - 11.8.2.1 request that one of the parties to the assessment make a MAS application, or
 - 11.8.2.2 refer the claim to MAS for medical assessment.

Allocation for Assessment

- 11.9 Where a claim is considered by the PCA to be appropriate for assessment, the PCA shall determine the way in which a claim is to be allocated for assessment and shall:
 - 11.9.1 refer the claim to a claims assessor from the Authority's list of claims assessors having regard to the nature of the claim, the availability of the assessor, the location, metropolitan or regional, most convenient to the parties and CARS for the assessment to take place and any other relevant matters, and
 - 11.9.2 make the arrangements for a preliminary assessment and preliminary conference with the assessor to whom the claim has been allocated, and
 - 11.9.3 notify the parties of the name of the assessor allocated and the time and date for the preliminary conference, and
 - 11.9.4 notify the assessor of the allocation and provide the assessor with the application, reply and all documents and material in support of the application and reply.
- 11.10 A party may, within 10 days of the date of sending of notification of the name of the assessor, apply to the PCA to have the claim re-allocated to a different assessor. Such an application must be made in writing and be accompanied by a detailed statement of factual matters and/or reasons as to why the assessor might be unsuitable.
- 11.11 The PCA shall within five days make a decision on such an application under clause 11.10, and may re-allocate the claim if satisfied that there are reasonable grounds for believing that the assessor might be unsuitable.
- Chapter 12. Preliminary Assessment & Preliminary Conference
 - 12.1 The preliminary assessment arranged in accordance with clause 11.9.2 is to be conducted within 15 days of the date of the letter advising the parties of the allocation (or re-allocation in accordance with clause 11.11) of a claim to an assessor.
 - 12.2 On the preliminary assessment, the assessor is to review the file to:

- 12.2.1 determine, pursuant to section 92 (1)(b) whether the claim is suitable for assessment, and
- 12.2.2 determine whether other documentation or information is required as set out in clause 15.4, and
- 12.2.3 determine the way in which an assessment is to proceed as set out in clause 14.7, and
- 12.2.4 conduct the preliminary conference.
- 12.3 The assessor may conduct one or more further preliminary conferences.
- 12.4 A Preliminary Conference may be conducted by way of:
 - 12.4.1 a three-way telephone conversation (teleconference) between the assessor, the claimant (or the claimant's legal representative or agent) and the insurer (or the insurer's legal representative or agent), or
 - 12.4.2 a face to face conference between the assessor, the claimant (or the claimant's legal representative or agent) and the insurer (or the insurer's legal representative or agent).
- 12.5 If a party is represented, then the legal representative or agent with day to day conduct of the claim must, as far as is practicable, be available for a preliminary conference. In the case of an insurer without legal representation, the claims officer with day to day conduct of the claim must, as far as is practicable, be available for the preliminary conference.
- 12.6 If any party is, without reasonable excuse, unavailable at the time of a preliminary conference then the assessor may conduct the preliminary conference in the absence of the party.
- 12.7 The assessor must within 10 days of any preliminary conference provide a preliminary conference report to the PCA and the parties in writing advising:
 - 12.7.1 the way in which the assessment is to proceed under clause 14.8, and
 - 12.7.2 what further documentation or information is required under clause 15.4, and
 - 12.7.3 of any other decisions made or directions given at the preliminary conference.
- 12.8 During the course of a preliminary conference the assessor shall not enquire about the amount of any offers made by either party. An assessor shall not be disqualified from assessing a claim because the assessor becomes aware in any manner of the amount of any offer.
- Chapter 13. Assessment Conference
 - 13.1 Where the assessor notifies the parties of an intention to conduct an assessment conference the parties must advise the assessor and the other party within 10 days of the notification:
 - 13.1.1 whether or not they will be represented by an agent or legal practitioner and as far as is practicable the name of the legal practitioner or agent, and

- 13.1.2 if an agent is to represent the party, the extent of the agent's authority, and;
- 13.1.3 whether or not an interpreter is required and if so the language, and
- 13.1.4 the names of any person who the party wishes the assessor to question at the assessment conference.
- 13.2 The assessor may direct the parties to the assessment to submit to the assessor and to any other party to the assessment a signed statement detailing the evidence to be given by any witness to be questioned.
- 13.3 The assessor may require the presentation of the respective cases of the parties to be limited to the periods of time that the assessor determines are reasonably necessary for the fair and adequate presentation of the cases.
- 13.4 The assessor shall determine the manner in which evidence is presented at an assessment conference, subject to:
 - 13.4.1 each party is to be given an opportunity to address the assessor on any issue in dispute and to put to the assessor any questions that the party seeks that the assessor ask or any areas that the party wants the assessor to explore, and
 - 13.4.2 the examination of parties and witnesses is usually by the assessor and questions to other parties or witnesses may only be put as directed by the assessor, and
 - 13.4.3 the assessor may, at the request of a party allow the questioning of a witness or a party, by either party's legal representative or agent, subject to any limitations as determined by the assessor, and
 - 13.4.4 the assessor may question any party or witness to such extent as the assessor thinks proper in order to elicit information relevant to the claim, and
 - 13.4.5 the assessor cannot compel any party or witness to answer any question, but may have regard to the failure of a party or witness to answer a question in the determination of the assessment.
- 13.5 The assessor may adjourn a conference to another time and place at the request of a party or on the assessor's own motion.
- 13.6 The assessor may conclude the conference to give effect to any agreed settlement reached by the parties.
- 13.7 During the course of an assessment the assessor shall not enquire about the amount of any offers made by either party. An assessor shall not be disqualified from assessing a claim because the assessor becomes aware in any manner of the amount of any offer.
- 13.8 An assessor may not take into consideration in respect of the case of each party, reports (excluding reports from treating practitioners) from;
 - 13.8.1 more than one medical expert in any specialty (unless there is a substantial

issue as to a matter referred to in section 58(1)(c) or section 58(1)(d) – in which case 2 medical expert reports in any specialty relevant to the injury concerned may be allowed), and

- 13.8.2 experts in the same field of any other kind.
- 13.9 In deciding whether to take into account a greater number of expert reports in the claim the assessor should consider:
 - 13.9.1 the objects of the Act, and
 - 13.9.2 clause 14 (1) and (2) of the Regulation, and
 - 13.9.3 fairness to both parties.

Summons

- 13.10 In accordance with section 102, if a party fails to appear at an assessment conference, the PCA may issue a summons requiring their attendance at the time and date specified in the notice, being a day more than 10 days after the date of the issue of the summons.
- 13.11 The summons must be in the form approved by the Authority.

Representation

- 13.12 In accordance with section 104 (2) a party may be represented at an assessment conference by a legal practitioner or an agent. A party may not be represented by more than one advocate without the prior approval of the assessor.
- 13.13 A representative of the claimant and the insurer, each with full authority to settle and give instructions must be present at any preliminary conference or assessment conference.
- Chapter 14. Assessment Procedure
 - 14.1 In conducting an assessment an assessor may determine the assessor's own procedure and is not bound by the rules of evidence and may inquire into any matter in such manner as the assessor thinks fit.
 - 14.2 The assessor is to take such measures as are reasonably practicable to:
 - 14.2.1 ensure that the parties to the application understand the nature of the application and the implications of any assertion made in the submissions or conference, and
 - 14.2.2 explain to the parties any aspect of the procedure of the assessment, and any interim decision or ruling made by the assessor during the course of the assessment, in respect of that procedure, that relates to the application, and
 - 14.2.3 ensure that the parties have an opportunity to have their submissions considered, and
 - 14.2.4 ensure that the parties have had an opportunity to explore the settlement of the dispute.

- 14.3 The assessor is to act with as little formality as the circumstances of the case permit and according to equity, good conscience and the substantial merits of the case.
- 14.4 The assessor is to take into account the objects of the Act at all times.
- 14.5 The assessor is to ensure that relevant material is available so as to enable all of the relevant facts in issue to be determined.
- 14.6 The assessor may direct the claimant to execute an authority to a third party, authorizing the release of documents in relation to the claim.
- 14.7 The assessor is to progress the resolution of the claim as quickly, fairly and as cost effectively as is practicable.
- 14.8 The assessor shall determine the way in which an assessment is to proceed and may:
 - 14.8.1 decide the elements of a claim on which oral evidence or oral argument may be submitted, and
 - 14.8.2 direct that evidence or argument be presented in writing, and
 - 14.8.3 direct that submissions be presented in writing, and
 - 14.8.4 determine whether an assessment conference is necessary and the time and place for any assessment conference that is to be held, and
 - 14.8.5 determine whether any other conference is necessary, and
 - 14.8.6 direct the number and/or type of witnesses who can give evidence at the conference.
- 14.9 Subject to the location of the assessment conference, the assessor must hold such a conference within 25 days of the final preliminary assessment, or 25 days after compliance with all directions made by the assessor, whichever is the later.
- 14.10 In accordance with section 104 (5), if the assessor intends to conduct separate assessment conferences in private with either of the parties or with relevant witnesses or experts, the assessor must inform the parties before any such conference takes place.
- 14.11 For the purpose of section 104 (6) of the Act an assessor may make an assessment without conducting an assessment conference if satisfied that the information before the assessor is sufficient to enable the assessor to make a determination of the issues the subject of the assessment. In exercising the discretion not to hold an assessment conference, the assessor must have regard to:
 - 14.11.1 the complexity of the claim, and
 - 14.11.2 the likely quantum of the claim, and
 - 14.11.3 whether the credit of the claimant or any witness is in issue, and
 - 14.11.4 whether the matter is a general or special assessment, and
 - 14.11.5 any submission by the parties as to why a conference is required.

- 14.12 The assessor may, at any stage dismiss an application if:
 - 14.12.1 the applicant withdraws the application, or
 - 14.12.2 the applicant fails, without reasonable excuse, to comply with the assessor's directions, or
 - 14.12.3 it appears that the claimant is not pursuing or prosecuting the claim.
- 14.13 When undertaking an assessment and making an assessment of the amount of damages for the claim under section 94 (1), the assessor is to assess damages in accordance with Chapter 5 of the Act.

Chapter 15. Documentation and other supporting material

- 15.1 In all cases all physical copies of documents and other material (including video-tape CD, DVD, electronic file, film or photographs) that a party submits in support of an application or reply, the party lodging the material must have already provided a copy of the material to each other party to the dispute.
- 15.2 In the case of surveillance film in any format, any investigator or loss adjuster's report concerning that surveillance film must be provided with the film when provided to each other party and must be lodged at CARS with the film. Surveillance film cannot be lodged at CARS or submitted to an assessor where it has not previously been provided to each other party.
- 15.3 Only copies of documents are to be lodged at CARS or with the assessor.
- 15.4 Subject to the restrictions in clause 15.5 and clause 15.6, the assessor may request a party produce documents or furnish information to the assessor and the other party and:
 - 15.4.1 any such direction must be made in writing by the assessor within 10 days of a preliminary conference, and
 - 15.4.2 any other parties to the assessment must, at the same time, be advised by the assessor of the nature of the direction, and
 - 15.4.3 any documents or information requested are to be provided to the assessor within five days of the date of the receiving the request or as the assessor requests, and
 - 15.4.4 if documents or information cannot be supplied within that time, the party must as soon as is practicable, apply to the assessor for an extension of time, in which case the assessor may set a further date.
- 15.5 An assessor's request to produce documents or furnish information can only be directed to the parties to the assessment.
- 15.6 The following documents or information are exempted from the operation of clause 15.4:
 - 15.6.1 file notes, internal memoranda and estimates from the file of the insurer or

the legal representative or agent of either party, and

- 15.6.2 legal advice, including Counsel's advice on any matter, and
- 15.6.3 draft statements, submissions or schedules, and
- 15.6.4 communications between the parties and their legal representatives.
- 15.7 Subject to the restrictions in clause 15.8, the assessor shall give a copy of any documents or information provided, to the other party.
- 15.8 The following documents or information are exempted from the operation of clause 15.7:
 - 15.8.1 material irrelevant to the case of either party and having no adverse effect on either party, and
 - 15.8.2 confidential material where there is a threat to life or the author of the report advises the report should not be made available to the claimant. Any party, officer of CARS, assessor, or Court should advise the PCA of any of these grounds as soon as practicable.
- 15.9 Where surveillance film has been exchanged by an insurer in support of an application or a reply, the claimant will be offered an opportunity to respond to the surveillance film and to confirm that the film has been personally viewed by the claimant. Unless the claimant indicates otherwise the claimant will be assumed to have personally viewed the film.

Chapter 16. Certificate and Statement of Reasons

- 16.1 Upon completion of the assessment the assessor is to issue a certificate under section 94 or 96.
- 16.2 A copy of the certificate and any statement of reasons should be provided to the PCA and each party within 15 days of the conclusion of any assessment conference or in the absence of any assessment conference, within 15 days of the provision by the parties of all information and documentation sought by the assessor at the preliminary conference or any date fixed by the assessor.
- 16.3 A certificate under section 94 or 96 is to have attached to it a statement of the reasons for the assessment. The statement of reasons is to set out as briefly as the circumstances of the assessment permit:
 - 16.3.1 the findings on material questions of fact, and
 - 16.3.2 the assessor's understanding of the applicable law if relevant, and
 - 16.3.3 the reasoning processes that lead the assessor to the conclusions made, and
 - 16.3.4 in the case of an assessment certificate pursuant to section 94, the assessor must specify an amount of damages and the manner of determining that amount.
- 16.4 The assessor may at any time issue a certificate in accordance with an agreed settlement, provided the terms of the agreed settlement are reduced to

writing, signed by or on behalf of the parties and sighted by the assessor, and the assessor is satisfied that the terms of the agreed settlement are matters upon which the assessor has power to make an assessment.

- 16.5 The assessor may with the consent of both parties provide reasons orally at the assessment conference provided that, in accordance with section 94 (4) and (5), a certificate is issued with a brief written statement summarising those reasons.
- 16.6 The method by which a party to an assessment accepts or rejects an assessment of the issue of liability for a claim (under section 95 (1)) is to notify the other party in writing of the acceptance or rejection.
- 16.7 The method by which a claimant accepts or rejects an assessment of damages for liability under a claim (under section 95 (2)) is to notify the insurer in writing of the acceptance or rejection.

Chapter 17. Corrections

- 17.1 If a party to an assessment considers the assessor has made an obvious error in a certificate as to an assessment or a statement attached to the certificate, that party may make an application to the PCA within 21 days of receiving the certificate to have the error corrected.
- 17.2 Any such application is to be made in writing, setting out details of the obvious error and the terms of the suggested correction.
- 17.3 The party making the application is to send a copy of the application to the other party.
- 17.4 In deciding whether or not there is an obvious error in the certificate the PCA may:
 - 17.4.1 seek submissions from the other party to the assessment, and/or
 - 17.4.2 seek a response from the assessor.
- 17.5 In accordance with section 94 (6), if the PCA is satisfied that there is an obvious error in a certificate as to an assessment or in the statement attached to the certificate, the PCA may:
 - 17.5.1 issue a replacement certificate or statement of reasons, or
 - 17.5.2 approve the assessor issuing a replacement certificate or statement of reasons.
- 17.6 If the certificate or statement of reasons is replaced, the replacement certificate or statement is to be dated the same day as the original certificate or statement of reasons and is to be taken to be the decision of the assessor or the reasons for the decision.
- 17.7 Examples of obvious errors in the certificate or statement of reasons are where:
 - 17.7.1 there is a clerical or typographical error in the certificate or statement of reasons, or
 - 17.7.2 there is an error arising from an accidental slip or omission, or
 - 17.7.3 there is a defect of form, or

- 17.7.4 there is an inconsistency between the certificate and the statement of reasons explaining the certificate.
- 17.8 If the certificate or statement of reasons is replaced, the PCA must provide the parties a copy of the altered certificate or statement of reasons within five days of the PCA making the alteration.
- Chapter 18. Costs
 - 18.1 Pursuant to Part 3 Division 5 of the Motor Regulation 2005 an assessor may, when assessing a claim, make an assessment of the amount of the claimant's entitlement to costs.
 - 18.2 Costs are to be assessed pursuant to the Regulation.
 - 18.3 An assessment is to include an amount of costs in respect of the legal costs associated with the assessment of any medical disputes.
 - 18.4 If a claimant fails, without reasonable excuse, to attend a medical examination arranged by the insurer and as a result a non-attendance fee or cancellation fee is incurred, the insurer may have credit for any such non-attendance or cancellation fee.
 - 18.5 If a claimant cancels at short notice and without reasonable excuse a medical examination arranged by the insurer and as a result a cancellation fee is incurred, the insurer may have credit for any such cancellation fee.
 - 18.6 If there is a dispute over the apportionment of costs between two or more firms of solicitors the assessor is to apportion the amount of costs allowed according to the proportion of work undertaken and the stages of work undertaken by the firms.
 - 18.7 When assessing the costs of a CARS assessment, the assessor shall have regard to the amount of any written offer of settlement made by either party.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of National Park

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Ku–ring–gai Chase National Park, under the provisions of section 30A (1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney this 18th day of January 2006.

MARIE BASHIR, Governor

By Her Excellency's Command

BOB DEBUS, M.P. Minister for the Environment GOD SAVE THE QUEEN!

SCHEDULE

Land District – Metropolitan; LGA – Hornsby

County Cumberland, Parish Cowan, about 38 hectares, being Lot 1, DP 432570, Lot 1, DP 910190, and the Crown Public Road separating Lot 1, DP 432570 from Lot 1, DP 910190; exclusive of that part of Brooklyn Road within Lot 1, DP 432570. NPWS/04/02260.

POISONS AND THERAPEUTIC GOODS ACT 1966 Order Under Section 36

Exemption in Respect of the Sale of Regulated Goods by Automatic Machine

PURSUANT to subsection (4) of section 36 of the Poisons and Therapeutic Goods Act 1966, I, John Lumby, Chief Pharmacist, a duly appointed delegate of the Minister for Health, do hereby grant an exemption to Mr Hugh Wakefield of Healthy Workplace Solutions and any person who occupies or controls premises in which Healthy Workplace Solutions has installed automatic machines, from the provisions of subsections (1) and (2) of section 36 of the said Act subject to the following conditions:

- 1. The goods must be included in the Australian Register of Therapeutic Goods (unless exempt) and must not be intended primarily for children's use;
- 2. The goods must not contain any substance which is included in a Schedule of the Standard for the Uniform Scheduling of Drugs and Poisons, as in force from time to time, published by the Commonwealth of Australia under the provisions of the Therapeutic Goods Act 1989;
- 3. The goods must be supplied in the original unopened pack as supplied by the manufacturer;
- 4. All goods intended for internal use must be limited to a maximum of two adult doses in each supply;
- 5. The automatic machines must be installed in places not primarily frequented by children;
- 6. The automatic machines must be installed in places such that climatic conditions do not compromise the integrity of the goods stored within the machines;
- 7. A tracking system must be maintained to enable expiry date monitoring and to facilitate the recall of the goods as and when necessary.
- 8. The automatic machines must be clearly labelled with the full product labelling for each product contained in the machine.

Signed this twenty-eighth day of February 2006.

JOHN LUMBY, Chief Pharmacist

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

BELLINGEN SHIRE COUNCIL

Sale of Land for Overdue Rates - Local Government Act 1993

NOTICE is hereby given to the person/s named hereunder that the Council of the Shire of Bellingen has resolved in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder of which the person/s named appear to be the owners or to have an interest and on which the amount of rates stated in each case, as at 9 December 2005 is due.

Owner or person(s) having interest in the land	Description of Land (Lot, Section, DP and Street Address)	Amount of rates including extra charges) overdue for more than five years	Interest accrued on amount in column (c)	Amount of all other rates including extra charges) due and in arrears	Interest accrued on amount in column (e)	Total
<i>(a)</i>	<i>(b)</i>	(c)	(d)	(e)	(f)	(g)
CONNOR, Arthur George	Lots 13, 14, 15, DP 5833, 89 Tuckers Rock Road, Repton	\$1,996.12	\$318.73	\$4,731.01	\$2,280.89	\$9,326.75
CONNOR, Arthur George	Lots 16,17,18, DP 5833, 4 Lyon Street, Repton	\$2,042.98	\$257.86	\$4,836.45	\$2,075.31	\$9,212.60
GARRETT, Annette Marie, Lori Marie, Clem Dennis, Adam James, Mika Alice	Lot 13, DP 758357, 43 Myrtle Street, Dorrigo	\$1,252.69	\$99.97	\$8,035.67	\$3,740.42	\$13,128.75
MOLLOY, Daniel Peter	Lots 1, 2, DP 127732, Odalberre Drive, Urunga	\$749.92	\$93.72	\$2,271.01	\$781.14	\$3,895.79
OFFICIAL TRUSTEE IN BANKRUPTCY	Lot 2, DP 855815, Hill Street, Bellingen	\$4,848.36	\$831.47	\$8,181.91	\$4,434.75	\$18,296.49
ROSE, James	Lot 13, DP 112142, Roses Road, Gleniffer	\$186.00	nil	\$1,639.31	\$479.59	\$2,304.90
TICKNER, Henry Ross	Lots 1, 2, DP 874874, 1 Hillside Drive, Urunga	\$10,545.75	\$3,692.87	\$9,921.48	\$8,678.68	\$32,838.78

In default of payment to the council of the amount stated in column (g) above and any other rates and charges (including extra charges) becoming due and payable after publication of this notice, or an arrangement satisfactory to the Council for payment of all such rates being entered into by the rateable person(s) before the time fixed for sale, the said land will be offered for sale by public auction at the St Margaret's Anglican Parish Hall, 100 Hyde Street, Bellingen NSW on 3 June 2006 commencing at 10.00 a.m. Dated 24 February 2006. MIKE COLREAVY, General Manager, PO Box 117, Bellingen NSW 2454, Telephone (02) 6655 7300, Fax (02) 6655 2310. [1946]

BALLINA SHIRE COUNCIL

Roads Act 1993, Roads (General) Regulation 2000

Part 2 - Roads, Division 2 - Naming of Roads

NOTICE is hereby given that Ballina Shire Council, pursuant to the abovementioned act, has named the previously unnamed public road located off Green Street that runs at the rear of the properties fronting Main Street, Ballina Road and Robertson Street, Alstonville as "Ambrose Lane". J. CHRISTOPHERSON, General Manager, Ballina Shire Council, PO Box 450, Ballina NSW 2478. [1947]

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	New Name
New Road(s) off Mastracolas Road,	Gerard Drive
Coffs Harbour	

STEPHEN SAWTELL, General Manager, Coffs Harbour City Council, Locked Bag 155, NSW 2450. [1948]

EUROBODALLA SHIRE COUNCIL

Roads Act 1993

Naming of Road

NOTICE is hereby given that Eurobodalla Shire Council, in pursuance of section 162 of the Roads Act 1993 has renamed the following road:

Present Name: Dress Circle

Location: Road running north from South Head Road, Moruya and terminating at the western extremity of Lot 125, DP752151

Name: The Anchorage.

JAMES LEVY, General Manager, Eurobodalla Shire Council, PO Box 99, Moruya NSW 2537. (Ref No. 05.9211) [1949]

GOULBURN MULWAREE COUNCIL

Notification of Proposed Closing of Roads

IN pursuant of the provision of the Roads Act 1993, I propose to consider the closing of the road hereunder described. Any person is entitled to make submission with respect to the proposed closing of the road and adjoining owners may make submission with respect to purchasing part of the road if it is closed. Submissions may be made in writing within 28 days from the date that this advertisement appears and should be addressed and forwarded to Manager of Economic Development and Administration, Goulburn Mulwaree Council, Locked Bag 22, Goulburn NSW 2580. Enquiries to Ken Wheeldon (02) 4823 4484.

Description

Locality – Marulan; Parish – Marulan County – Argyle; Land District – Goulburn LGA – Goulburn Mulwaree

Name of Applicant: Goulburn Mulwaree Council

Being: land adjoining Hume Highway at Marulan being Lot 7, DP 230391. Reference: KJW.

LUKE JOHNSON, General Manager, Goulburn Mulwaree Council. [1950]

LITHGOW CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

NOTICE is hereby given that in accordance with section 162 (1) and (2) of the Roads Act 1993, Council has named the following roads as described below:

Name

Location

The section of road running from the Kelly Street Great Western Highway to Walker Street, adjacent to Lot 22, DP 589465

P. ANDERSON, General Manager, Lithgow City Council, PO Box 19, Lithgow NSW 2790. [1951]

LIVERPOOL CITY COUNCIL

Roads Act 1993, Section 39

NOTICE is hereby given that The Council of the City of Liverpool closes the temporary road being the land described in the schedule below under section 39 of the Roads Act 1993. GARRY McCULLY, General Manager, The Council of the City of Liverpool, Locked Bag 7064, Liverpool BC NSW 1871

SCHEDULE

All that piece or parcel of land known as Lot 39 in DP 1074539 in The Council of the City of Liverpool, Parish of St Luke, County of Cumberland and as described in Folio Identifier 39/1074539. [1952]

LIVERPOOL CITY COUNCIL

Roads Act 1993, Section 10

NOTICE is hereby given that The Council of the City of Liverpool dedicates the lands described in the Schedule below as Public Road under section 10 of the Roads Act 1993. GARRY McCULLY, General Manager, The Council of the City of Liverpool, Locked Bag 7064, Liverpool BC NSW 1871.

SCHEDULE

All that piece or parcel of land known as Lot 202 in DP 1037262 in The Council of the City of Liverpool, Parish of Minto, County of Cumberland, and as described in Folio Identifier 202/1037262. [1953]

RANDWICK CITY COUNCIL

Roads Act 1993 Roads (General) Regulation 2000 Part 2 – Roads, Division 2

Naming of Roads

Street Names – Baybrook Project 1 – 81 Little Bay Road, Little Bay

COUNCIL at its meeting held on 13 December 2005, resolved that Council adopt the names originally submitted by Clarendon Property Group Developments Pty Ltd (known as CPG Developments Pty Ltd) and advertised in the *Southern Courier* on 1 November 2005, being

- Clonard Way
- Esperance Close
- Cove Circuit

The Baybrook Development is situated on the corner of Bunnerong Road and Little Bay Road, Little Bay NSW 2036, bordering Woomera Reserve, Little Bay. RAY BROWNLEE, General Manager, Randwick City Council, 30 Frances Street, Randwick NSW 2031, tel.: 02 9399 0999. [1954]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Lands as Public Road

NOTICE is hereby given that the Tweed Shire Council, by resolution of the Council dated 18 May 2005. has resolved to dedicate the land described hereunder as public road pursuant to section 10 of the Roads Act 1993. M. RAYNER, Acting General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lots 1 to 6 in DP 1080887.

[1955]

TWEED SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

TWEED Shire Council declares with the approval of Her Excellency the Governor, that the lands described in the schedule below excluding any mines or deposits of minerals in those lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for road and compensation purposes. Dated at Murwillumbah, 28 February 2006. M. RAYNER, Acting General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lots 1 to 9 in DP 1080887.

[1963]

TWEED SHIRE COUNCIL

Local Government Act 1993

Notice of Compulsory Acquisition of Land

THE Tweed Shire Council declares, with the approval of Her Excellency the Governor, that the land described in the schedule below excluding any mines or deposits of minerals in those lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the construction of a works depot (Lot 1 in DP 1080884) and the removal of an encroachment from a Council water reservoir (Lot 1 in DP 1080885). Dated at Murwillumbah, 27 February 2006. M. RAYNER, Acting General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lot 1, DP 1080884 Lot 1, DP 1080885

[1956]

WALCHA COUNCIL

Roads (General) Regulation2000

Naming of Roads

NOTICE is hereby given that, pursuant to section 162 of the Roads Act 1993, Walcha Council has renamed the roads described hereunder:

The road that commences at Middle Street and ends at Lagoon Street, Walcha, has been named Park Avenue.

The road that commences at Topdale Road, Niangala, and runs in a southerly direction to the Shire boundary, has been renamed Forest Way.

The road which commences at Forest Way, Niangala, and runs in a southerly direction, has been renamed Cowsby Road.

The above road names have been advertised and no objections to the proposed names have been received during the prescribed 28 day period. JACK O'HARA, General Manager, Walcha Council, PO Box 2, Walcha NSW 2354.

[1957]

WALGETT SHIRE COUNCIL

Roads Act 1993, Roads (General) Regulation 2000

Part 2 - Roads, Division 2 - Naming of Roads

NOTICE is hereby given that Walgett Shire Council, in pursuance of the above Act and Regulations, has named the unsealed road between Fred Reece Way, Lightning Ridge and the Castlereagh Highway near Lightning Ridge as Lorne Road. STEPHEN McLEAN, General Manager, Walgett Shire Council, PO Box 31, Walgett NSW 2832. Telephone (02) 6828 1399. [1958]

WYONG SHIRE COUNCIL

Roads Act 1993

Closure of Temporary Road

PURSUANT to Part 4, Division 2, section 39 of the Roads Act 1993 notice is hereby given that the temporary road within the land described in the following schedule is hereby closed and the land comprised in the temporary road is freed and discharged from any rights of the public or any person to use the land comprised therein as public road. K. YATES, General Manager, PO Box 20, Wyong NSW 2259.

SCHEDULE

Folio Identifier 501/874312 being Lot 501, DP 874312, Sparks Road, Woongarrah. [1959]

ESTATE NOTICES

NOTICE of intended distribution of estate. –Any person having any claim upon the estate of GREGORY PAPARGYRIOU, late of Earlwood in the State of New South Wales, retired carpenter, who died on 9 June 2005 must send particulars of their claim to the executor, Con Papargyriou, care of Truman Hoyle Lawyers, Level 11, 68 Pitt Street Sydney NSW 2000, within one calendar month from the publication of this notice. After that time the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor had notice. Probate was granted in New South Wales on 20 February 2006. Truman Hoyle Lawyers, Level 11, 68 Pitt Street Sydney NSW 2000, DX 263 Sydney, ref: DLS(SR)4592, tel.: (02) 9226 9888. [1960]

NOTICE OF INTENDED DISTRIBUTION OF ESTATE.– Any person having any claim upon the estate of ARTHUR OVENS late of Wingham in the State of New South Wales, who died on 14 November 2005 must send particulars of the claim to the executor, Stephen Robert Smith, c.o. McKERNS, 43 Isabella Street, Wingham, within one calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution the trustees has notice. Probate was granted in New South Wales on 17 February 2006. McKERNS, Commercial Taxation and Property Lawyers, 43 Isabella Street, Wingham, tel.: (02) 6557 0922. [1961]

OTHER NOTICES

NOTICE of Dissolution.–Notice is hereby given that the partnership heretofore existing between, Michaela Starick and Joachim Elssaser, of 1/1 Beach Street Kingscliff NSW 2487and Ramana K. Roberts of 42 Hibiscus Parade, Banora Point East 2486, carrying on business as Eco Vision Australia has been dissolved as from 21 February 2006. Dated: 27 Feburary 2006. Ramana K. Roberts. [1962] ISSN 0155-6320

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