



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Proclamations



New South Wales

Proclamation

under the

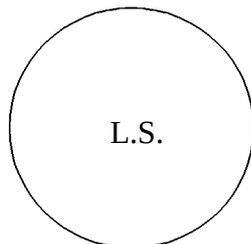
Marine Parks Act 1997

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of sections 6 and 7 of the *Marine Parks Act 1997*, do, by this my Proclamation, declare the area described in Part 2 of Schedule 1 below to be, on and from 7 April 2006, a marine park for the purposes of that Act. The marine park is to be known as “**Batemans Marine Park**”. Signed and sealed at Sydney, this 5th day of April 2006.

By Her Excellency’s Command,

IAN MACDONALD, M.L.C.,
Minister for Primary Industries
BOB DEBUS, M.P.,
Minister for the Environment



GOD SAVE THE QUEEN!

Proclamation

Schedule 1

Schedule 1**Part 1 Definitions**

In this Schedule:

territorial sea baseline means the territorial sea baseline declared under section 7 of the *Seas and Submerged Lands Act 1973* of the Commonwealth in the Commonwealth of Australia Gazette No S29 of 9 February 1983.

tidal lands means any area of land that is covered from time to time by tidal waters and that is above the lowest astronomical tide level.

tidal waters means any area of waters of the sea or subject to tidal influence.

**Part 2 Description of the area to be known as
Batemans Marine Park**

The boundary encompasses all lands beneath tidal and coastal waters to mean high water mark within the area set out below, together with the waters within that area:

- (a) commencing at a point at the intersection of the mean high water mark and latitude 35°31'10.8"S at the most northerly point of Murramarang Beach, near Bawley Point,
- (b) then by a line along latitude 35°31'10.8"S to a point 3 nautical miles east of the territorial sea baseline,
- (c) then generally in a southerly direction (including all coastal waters within 3 nautical miles of the territorial sea baseline of the coast and within 3 nautical miles of the territorial sea baseline of Brush Island, Tollgate Islands, Broulee Island and Montague Island) to a point 3 nautical miles east of the territorial sea baseline at the southern side of the Wallaga Lake entrance at Murunna Point,
- (d) then by a line along latitude 36°22'23.0"S, west to a point at the intersection of the mean high water mark and latitude 36°22'23.0"S at Murunna Point,
- (e) then generally in a northerly direction along the coast at mean high water mark (including all rivers, estuaries, bays, lagoons and inlets upstream to their tidal limit, and tidal lands, and saline and brackish coastal lakes excluding Nargal Lake) to the commencement point described in paragraph (a) above.



New South Wales

Proclamation

under the

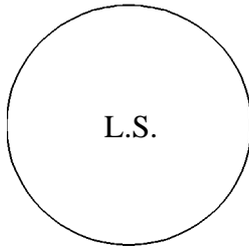
Residential Parks Amendment (Statutory Review) Act 2005
No 117

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Residential Parks Amendment (Statutory Review) Act 2005*, do, by this my Proclamation, appoint 10 April 2006 as the day on which the uncommenced provisions of that Act (Schedule 1 [15], [16] and [17] excepted) commence.

Signed and sealed at Sydney, this 5th day of April 2006.

By Her Excellency's Command,



L.S.

DIANE BEAMER, M.P.,
Minister for Fair Trading

GOD SAVE THE QUEEN!

Explanatory note

The object of this proclamation is to commence all of the uncommenced provisions of the *Residential Parks Amendment (Statutory Review) Act 2005* other than those relating to gas supply within residential parks.

Regulations



New South Wales

Fisheries Management (Aquaculture) Amendment Regulation 2006

under the

Fisheries Management Act 1994

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

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

Explanatory note

The objects of this Regulation are:

- (a) to clarify that class A and B aquaculture permits extend to land that is the subject of an aquaculture lease, and that class C, D and E permits do not extend to such land, and
- (b) to confer power on the Minister to waive the contribution towards research that is payable by aquaculture permit holders, in appropriate circumstances, and
- (c) to authorise a quarantine order to contain provisions that prohibit equipment or infrastructure used in the cultivation or taking of fish or marine vegetation in a quarantine area from being moved from that area, or that require such equipment or infrastructure to be tested, treated or handled in any specified manner before being moved.

This Regulation is made under the *Fisheries Management Act 1994*, including sections 144, 156, 183 and 289 (the general regulation-making power).

Clause 1 Fisheries Management (Aquaculture) Amendment Regulation 2006

Fisheries Management (Aquaculture) Amendment Regulation 2006

under the

Fisheries Management Act 1994

1 Name of Regulation

This Regulation is the *Fisheries Management (Aquaculture) Amendment Regulation 2006*.

2 Amendment of Fisheries Management (Aquaculture) Regulation 2002

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

Fisheries Management (Aquaculture) Amendment Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 4 Kinds of aquaculture permits that can be issued

Insert “or land that is the subject of an aquaculture lease” after “public water land” wherever occurring in clause 4 (1) (a)–(e).

[2] Clause 11 Aquaculture permit holders liable to pay contributions for research

Insert after clause 11 (10) (before the note):

- (11) The Minister may waive payment of all or part of an annual contribution payable under this Division if the Minister considers it appropriate to do so.

[3] Clause 62 Order declaring quarantine area

Insert after clause 62 (b):

- (c) provisions that prohibit, absolutely or conditionally, equipment or infrastructure used in the taking or cultivation of fish or marine vegetation in a quarantine area from being moved from that area, or that require such equipment or infrastructure to be tested or treated or handled in any specified manner before being so moved.



New South Wales

Residential Parks Amendment Regulation 2006

under the

Residential Parks Act 1998

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

DIANE BEAMER, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to amend the *Residential Parks Regulation 1999* so as:

- (a) to prescribe a code of practice in relation to electricity supply within residential parks, and
- (b) to prescribe the maximum amount that a resident of a residential park may be required to pay in relation to water availability charges, and
- (c) to provide for the payment of valuation fees by parties to proceedings before the Consumer, Trader and Tenancy Tribunal in relation to the valuation of a moveable dwelling proposed to be sold by a resident of a residential park to the park owner, and
- (d) to save the appointments of certain residential parks investigators.

This Regulation is made in connection with the commencement of certain provisions of the *Residential Parks Amendment (Statutory Review) Act 2005*.

This Regulation is made under the *Residential Parks Act 1998*, including section 155 (the general power to make regulations) and sections 37, 39 and 130A.

Clause 1 Residential Parks Amendment Regulation 2006

Residential Parks Amendment Regulation 2006

under the

Residential Parks Act 1998

1 Name of Regulation

This Regulation is the *Residential Parks Amendment Regulation 2006*.

2 Commencement

This Regulation commences on 10 April 2006.

3 Amendment of Residential Parks Regulation 1999

The *Residential Parks Regulation 1999* is amended as set out in Schedule 1.

Residential Parks Amendment Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clauses 22B–22D

Insert after clause 22A:

22B Electricity code

For the purposes of section 37 (6) (b) of the Act, the prescribed code in relation to electricity is the code published by the Department under the title *Customer Service Standards for the Supply of Electricity to Permanent Residents of Residential Parks*, as published in March 2006.

22C Water availability charges

For the purposes of section 39 (2A) (b) of the Act, the prescribed amount in relation to the year commencing 1 July 2006 and any subsequent year is \$50 for water availability charges for that year.

22D Valuation fees under section 130A

If the Tribunal so determines in relation to any proceedings under section 130A of the Act, any costs referred to in subsection (6) of that section are to be paid by the parties to the proceedings:

- (a) in such proportions as are agreed between them, or
- (b) failing agreement, in such proportions as are ordered by the Tribunal.

[2] Clause 26 Savings

Insert at the end of clause 26:

- (2) A person who, immediately before 10 April 2006, was an investigator under section 139 of the Act is taken to have been appointed, on that date, as an investigator under section 136A of the Act.

[3] Schedule 1 Standard form residential site agreement (where tenancy is for a term of 3 years or less)

Omit “Code of Practice for Electricity Supply to Long-term Residents of Caravan Parks prepared by the Department of Energy” from clause 6.1.

Insert instead “code published by the Department under the title *Customer Service Standards for the Supply of Electricity to Permanent Residents of Residential Parks*, as published in March 2006 (*the Code*)”.

Residential Parks Amendment Regulation 2006

Schedule 1 Amendments

[4] Schedule 1, clause 6A

Insert after clause 6:

6A. The park owner agrees to comply with all obligations placed on the park owner by the code published by the Department under the title *Customer Service Standards for the Supply of Electricity to Permanent Residents of Residential Parks*, as published in March 2006.

[5] Schedule 2 Standard form residential site agreement (where tenancy is for a term exceeding 3 years)

Omit “Code of Practice for Electricity Supply to Long-term Residents of Caravan Parks prepared by the Department of Energy” from clause 8.1.

Insert instead “code published by the Department under the title *Customer Service Standards for the Supply of Electricity to Permanent Residents of Residential Parks*, as published in March 2006 (*the Code*)”.

[6] Schedule 2, clause 8A

Insert after clause 8:

8A. The park owner agrees to comply with all obligations placed on the park owner by the code published by the Department under the title *Customer Service Standards for the Supply of Electricity to Permanent Residents of Residential Parks*, as published in March 2006.

[7] Schedule 3 Standard form moveable dwelling agreement (where tenancy is for a term of 3 years or less)

Omit “Code of Practice for Electricity Supply to Long-term Residents of Caravan Parks prepared by the Department of Energy” from clause 6.1.

Insert instead “code published by the Department under the title *Customer Service Standards for the Supply of Electricity to Permanent Residents of Residential Parks*, as published in March 2006 (*the Code*)”.

[8] Schedule 3, clause 6A

Insert after clause 6:

6A. The park owner agrees to comply with all obligations placed on the park owner by the code published by the Department under the title *Customer Service Standards for the Supply of Electricity to Permanent Residents of Residential Parks*, as published in March 2006.

Residential Parks Amendment Regulation 2006

Amendments

Schedule 1

[9] Schedule 4 Standard form moveable dwelling agreement (where tenancy is for a term exceeding 3 years)

Omit “Code of Practice for Electricity Supply to Long-term Residents of Caravan Parks prepared by the Department of Energy” from clause 8.1.

Insert instead “code published by the Department under the title *Customer Service Standards for the Supply of Electricity to Permanent Residents of Residential Parks*, as published in March 2006 (*the Code*)”.

[10] Schedule 4, clause 8A

Insert after clause 8:

8A. The park owner agrees to comply with all obligations placed on the park owner by the code published by the Department under the title *Customer Service Standards for the Supply of Electricity to Permanent Residents of Residential Parks*, as published in March 2006.

[11] Schedule 4A Standard form agreement for residential sites or moveable dwellings in national parks

Omit “Code of Practice for Electricity Supply to Long-term Residents of Caravan Parks prepared by the Department of Energy” from clause 6.1.

Insert instead “code published by the Department under the title *Customer Service Standards for the Supply of Electricity to Permanent Residents of Residential Parks*, as published in March 2006 (*the Code*)”.

[12] Schedule 4A, clause 6A

Insert after clause 6:

6A. The park owner agrees to comply with all obligations placed on the park owner by the code published by the Department under the title *Customer Service Standards for the Supply of Electricity to Permanent Residents of Residential Parks*, as published in March 2006.

Orders



New South Wales

Order

under the

Superannuation Administration Act 1996

I, Michael Costa, the Treasurer, in pursuance of clause 4 of Schedule 2A to the *Superannuation Administration Act 1996*, do, by this my Order, specify 10 April 2006 as the day on which FSS Trustee Corporation is to be taken to be registered as a proprietary company limited by shares for the purposes of section 5H of the *Corporations Act 2001* of the Commonwealth.

Dated, this 5th day of April 2006.

MICHAEL COSTA, M.L.C.,
Treasurer

Explanatory note

The object of this Order is to specify the day on which FSS Trustee Corporation (the *FTC*) is to be taken to be registered as a proprietary company limited by shares for the purposes of section 5H of the *Corporations Act 2001* of the Commonwealth (the *Corporations Act*).

Section 5H of the *Corporations Act* provides that a body is taken to be registered under that Act as a company of a particular type under section 118 of that Act if a law of a State or Territory to which the Act applies:

- (a) provides that the body is a deemed registration company for the purposes of the section, and
- (b) specifies:
 - (i) the day on which the body is to be taken to be registered (the registration day) or the manner in which that day is to be fixed, and
 - (ii) the type of company the body is to be registered as under the Act, and
 - (iii) the company's proposed name (unless the ACN is to be used in its name),

and if section 5H (2) and (3) (relating to the lodgment of certain notices and documents with ASIC) are satisfied.

Order

Explanatory note

Clause 3 of Schedule 2A to the *Superannuation Administration Act 1996* provides that FTC is a deemed registration company for the purposes of section 5H of the Corporations Act. It also provides that for the purposes of section 5H of the Corporations Act:

- (a) the day on which FTC is to be taken to be registered as a company is on the day specified by the Minister in an order made under clause 4 of Schedule 2A to the *Superannuation Administration Act 1996*, and
- (b) the type of company that FTC is to be registered as is a proprietary company limited by shares, and
- (c) the company's proposed name is "FSS Trustee Corporation".

This Order is made under clause 4 of Schedule 2A to the *Superannuation Administration Act 1996*.

Rules



New South Wales

Uniform Civil Procedure Rules (Amendment No 8) 2006

under the

Civil Procedure Act 2005

The Uniform Rules Committee made the following rules of court under the *Civil Procedure Act 2005* on 3 April 2006.

Jennifer Atkinson
Secretary of the Rule Committee

Explanatory note

The objects of these Rules are:

- (a) to enable an affidavit in relation to proceedings brought by a person pursuant to a right of subrogation to be made by that person, and
- (b) to enable an affidavit in relation to proceedings in the Small Claims Division of a Local Court on an application for default judgment to be made by a solicitor or commercial agent or subagent.

Rule 1 Uniform Civil Procedure Rules (Amendment No 8) 2006

Uniform Civil Procedure Rules (Amendment No 8) 2006

under the

Civil Procedure Act 2005

1 Name of Rules

These Rules are the *Uniform Civil Procedure Rules (Amendment No 8) 2006*.

2 Amendment of Uniform Civil Procedure Rules 2005

The *Uniform Civil Procedure Rules 2005* are amended as set out in Schedule 1.

Uniform Civil Procedure Rules (Amendment No 8) 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Rule 2)

[1] Rule 35.3 Persons who may make affidavit

Insert at the end of rule 35.3 (1) (d):

, or

- (e) if the proceedings are being brought in the plaintiff's name by some other person pursuant to a right of subrogation:
 - (i) by that other person, or
 - (ii) if that other person is a corporation, by a member or officer of the corporation or (if it is in liquidation) by its liquidator.

[2] Rule 35.3 (2) (a) (v)

Insert after rule 35.3 (2) (a) (iv):

- (v) default judgment (but only in the Small Claims Division), or

OFFICIAL NOTICES

Appointments

ABORIGINAL LAND RIGHTS ACT 1983

NOTICE

I, the Honourable MILTON ORKOPOULOS, M.P., Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 231(2) of the Aboriginal Land Rights Act 1983 (the Act), extend the appointment of Mr Peter HILLIG as Administrator to the Worimi Local Aboriginal Land Council for a maximum period of six (6) calendar months, effective from 13 April 2006. During the period of his appointment, the Administrator will have all of the functions of a Local Aboriginal Land Council as specified in section 52(1) of the Act, and any other duties as specified by the agreed terms of appointment. The Administrator's remuneration is not to exceed \$72,000 dollars, excluding GST.

Signed and sealed this 30th day of March 2006.

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

GOD SAVE THE QUEEN!

COAL ACQUISITION (COMPENSATION) ARRANGEMENTS 1985

Re-appointment of Member of the New South Wales
Coal Compensation Board

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to Clause 4 of the Coal Acquisition (Compensation) Arrangements 1985, re-appoint Susan Caroline MYERS to the New South Wales Coal Compensation Board as a member who is a person not holding an office for profit under the Crown from 1 July 2006 until 31 March 2007 (inclusive).

Signed and sealed at Sydney, this 29th day of March 2006.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

COAL MINES REGULATION ACT 1982 AND MINES INSPECTION ACT 1901

Extension of Temporary Appointment of an
Inspector of Electrical Engineering

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, pursuant to section 32(1) of the Mines Inspection Act 1901 and pursuant to section 7(1)(f) of the Coal Mines

Regulation Act 1982 and pursuant, appoint Paul Alexander LACKEY as an Inspector of Electrical Engineering for a period commencing from 25 February 2006 to the date of this approval.

Signed and sealed at Sydney, this 21st day of March 2006.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

The Cabinet Office, Sydney
5 April 2006

CONSTITUTION ACT, 1902

Ministerial arrangements during the absence from duty of the Premier, Minister for State Development, and Minister for Citizenship

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable JA Watkins MP, Deputy Premier, and Minister for Transport to act for and on behalf of the Premier, Minister for State Development, and Minister for Citizenship, as on and from 7 April 2006, with a view to him performing the duties of the offices of the Premier, Minister for State Development, and Minister for Citizenship during my absence from duty.

MORRIS IEMMA, M.P.,
Premier

FISHERIES MANAGEMENT ACT 1994

Appointment of Member to the Abalone Management
Advisory Committee

I, IAN MACDONALD, M.L.C., NSW Minister for Primary Industries, pursuant to section 230(2)(b) of the Fisheries Management Act 1994, hereby appoint Mr Leslie Philip DUNCAN as an indigenous representative member of the Abalone Management Committee for a term expiring on 31 January 2007.

Dated this 15th day of March 2006.

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

FISHERIES MANAGEMENT ACT 1994

Appointment of Member to the Estuary General
Management Advisory Committee

I, IAN MACDONALD, M.L.C., NSW Minister for Primary Industries, pursuant to section 230(2)(b) of the Fisheries Management Act 1994, hereby appoint Mr Leslie Philip DUNCAN as an indigenous representative member of the Estuary General Management Committee for a term expiring on 31 January 2007.

Dated this 15th day of March 2006.

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

TRANSPORT ADMINISTRATION ACT 1988

Chief Executive Service
Appointment Under Section 27(1)

HER Excellency the Governor and the Executive Council upon the recommendation of the Deputy Premier and Minister for Transport, have approved, pursuant to the provisions of the Transport Administration Act 1988, that John LEE be appointed to the position of Chief Executive of the State Transit Authority, commencing on and from 21 March 2006.

The Hon. JOHN WATKINS, M.P.,
Deputy Premier,
Minister for Transport

Department of Lands

FAR WEST REGIONAL OFFICE

45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830

Phone: (02) 6883 3000 Fax: (02) 6883 3099

GRANTING OF A WESTERN LANDS LEASE

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

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

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

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

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

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

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

SCHEDULE

*Administrative District – Walgett North;
L.G.A. – Walgett; Parish – Wallangulla;
County – Finch.*

WLL No. 14589, Name of Lessee Craig MORRISON, Lot 53, Deposited Plan 1076808, Folio Identifier 53/1076808, Area 2472 square metres, Term of Lease from 5 April 2006 to 4 April 2026.

ALTERATION OF PURPOSE OF A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of the provisions of section 18FA(6) of the Western Lands Act 1901, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

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

Description

*Administrative District – Wentworth; Shire – Balranald;
Parish – Euston; County – Taila.*

The purpose of Western Lands Leases 14603, 14604, 14605 and 14606, being the lands contained within Folio Identifiers 22/1093662, 23/1093662, 24/1093662 and 25/1093662 have been altered from "Pastoral Purposes, Cultivation and Conservation" to "Grazing and Cultivation" effective from 16 March 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 Leases 14603, 14604, 14605 and 14606 have been revoked and the following conditions have been annexed thereto.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASES 14603, 14604, 14605 and 14606

- (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.
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 Grazing and Cultivation.
- (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 not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local Government area.
- (17) 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.
- (18) 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.
- (19) 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.
- (20) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (21) The lessee shall erect gates on roads within the land leased when and where directed by the Commissioner for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (22) The right is reserved to the public of free access to, and passage along, the bank of any watercourse adjoining the land leased and the lessee shall not obstruct access or passage by any member of the public to or along the bank.

- (23) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee shall post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities shall be erected and maintained to the satisfaction of the Commissioner. The lessee shall not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (24) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (25) The lessee shall comply with requirements of section 18DB of the Western Lands Act 1901 which provides that, except in the circumstances referred to in subsection (4) of that section, any native vegetation on the land the subject of the lease, and any part of the land that is protected land, must not be cleared except in accordance with the Native Vegetation Act, 2003.
- (26) The lessee shall comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Department has first been obtained and any condition to which the consent is subject under sub section (6) is complied with.
- (27) Notwithstanding any other condition annexed to the lease, the lessee shall, in removing timber for the purpose of building, fencing or firewood, carefully preserve all timber, scrub, vegetative cover and any regeneration thereof (except noxious plants and those "woody weeds" specified in Clause 28(1) and parts 9 and 13 in Schedule 4 of the Regulations) on the following parts of the land leased:
- between the banks of, and within strips at least 20 metres wide along each bank of, any creek or defined watercourse;
 - within strips at least 30 metres wide on each side of the centre line of any depression, the sides of which have slopes in excess of 1 (vertically) in 4 (horizontally), that is, approximately 14 degrees;
 - where the slopes are steeper than 1 (vertically) in 3 (horizontally), that is, approximately 18 degrees;
 - within strips not less than 60 metres wide along the tops of any ranges and main ridges;
 - not in contravention of section 21CA of the Soil Conservation Act 1938.
- In addition to the foregoing requirements of this condition, the lessee shall preserve on so much of the land leased as is not the subject of a clearing licence (where possible, in well distributed clumps or strips) not less than an average of 30 established trees per hectare, together with any other timber, vegetative cover or any regeneration thereof which may, from time to time, be determined by the Commissioner to be useful or necessary for soil conservation or erosion mitigation purposes or for shade and shelter.
- (28) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the Forestry Act 1916 and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased. The lessee shall not have any property right in the timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the Forestry Act 1916 or unless a clearing licence has been issued in accordance with the Native Vegetation Act, 2003, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (29) The lessee shall take all necessary steps to protect the land leased from bush fire.
- (30) The lessee shall, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (31) Whenever so directed by the Commissioner, the lessee shall, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.
- (32) The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee shall comply with any directions of the Commissioner to prevent or discontinue overstocking.
- (33) The lessee shall, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseeding and regeneration of vegetation and, for that purpose, the lessee shall erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary.
- (34) The lessee shall furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (35) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (36) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the

person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.

- (37) The lessee shall not clear any native vegetation or remove any timber unless approval has been granted by the Lower-Murray Darling Catchment Management Authority.
- (38) The lessee must ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the Commissioner.
- (39) Areas with a slope greater than 2% shall not be cultivated until any soil conservation measures documented in a plan approved by the Commissioner have been implemented at the lessee's expense.
- (40) The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- (41) 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.
- (42) 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, stubble burning is to be carried out as per requirements of the NSW Rural Fire Service.
- (43) 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 cultivation 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.

- (44) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (45) The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
- (46) 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 Service.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Menindee Childrens Centre Inc.	Menindee Child Care Centre Reserve Trust.	Reserve No.: 230014. Public Purpose: Community purposes. Notified: 6 March 1987. File No.: WL86 R 301/1.

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

**APPOINTMENT OF ADMINISTRATOR TO
MANAGE A RESERVE TRUST**

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Bronwyn McMILLAN.	Tabulam Public Hall Reserve Trust.	Reserve No.: 54399. Public Purpose: Public hall. Notified: 28 January 1921. File No.: GF81 R 328.

For a term commencing 14 April 2006 and expiring 13 October 2006.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Rodney David HYLAND (new member), Amy Jean STANDFIELD (new member), Sean O'SHANNESY (new member), William Donald CROFT (new member).	Toonumbar Public Recreation Reserve Trust.	Reserve No.: 87153. Public Purpose: Public recreation. Notified: 24 April 1969. File No.: GF81 R 354.

Term of Office

For a term commencing the date of this notice and expiring 8 May 2007.

**DEDICATION OF CROWN LAND AS PUBLIC
ROAD**

IN pursuance of the provisions of section 12, Roads Act 1993, the Crown Land specified in Schedule 1 is dedicated as a public road under the control of the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice.

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

SCHEDULE 1

*Land District – Murwillumbah;
L.G.A. – Tweed Shire Council.*

Crown Land being proposed Lot 491, DP 1095234 (being land within Folio Identifier 490/47021) and proposed Lot 501, DP 1095235 (being land within Folio Identifier 500/727420) at Kingscliff, Parish Cudgen, County Rous.

SCHEDULE 2

Roads Authority: Tweed Shire Council.

File No.: GF06 H 73.

Councils Reference: DA03/1851.

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
William Peter Wood (new member)	Weethalle War Memorial Hall Trust	Reserve No. 85212 Public Purpose: Hall War Memorial Notified: 29 January 1965 File Reference: GH89R39/2
Francis Henry Henning (re-appointment)		
Richard John Lanyon (re-appointment)		

For a term commencing the date of this notice and expiring 6 April 2011.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
John Francis Driscoll Diane Maree Studholme (new member)	Weethalle Memorial Hall Trust	Reserve No. 559018 Public Purpose: Public Hall Notified: 23 November 1934 File Ref: GH89R88
Peter Frederick Luelf (new member)		

For a term commencing the date of this notice and expiring 6 April 2011.

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms of office

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Linda Joan Kitto (new member)	Naradhan Reserves Trust	Reserve No. 62061 Public Purpose: Public Hall Notified: 22 August 1930
Robert Templeton (new member)		Reserve No. 62527 Public Purpose: Public Hall Notified: 20 February 1931
Kerrie June Johnston (new member)		Reserve No. 62045 Public Purpose: Public Recreation Notified: 15 August 1930 File Reference: GH89R134/3
Margaret Trembath (re-appointment)		
Wayne Anthony Morris (re-appointment)		
Thomas Herbert Templeton (re-appointment)		
Dennis James Kitto (re-appointment)		

For a term commencing the date of this notice and expiring 6 April 2011.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
James Stanton Wood (re-appointment)	Leeton War Memorial Trust	Dedication No. 559026 Public Purpose: War Memorial Notified: 11 June 1982 File Reference: LN87R3/1
John Charles Power (re-appointment)		
Francis Edwin Kennedy (new member)		

For a term commencing the date of this notice and expiring 6 April 2011.

HEAD OFFICE**1 Prince Albert Road, Sydney NSW 2000 (PO Box 15, Sydney NSW 2001)****Phone: (02) 9236 7764 Fax: (02) 8236 7081****DECLARATION OF A PUBLIC PURPOSE
PURSUANT TO SECTION 3 OF THE CROWN
LANDS ACT 1989**

PURSUANT to section 3 of the Crown Lands Act 1989, "opal mining and exploration and public access" is declared to be a public purpose for the purposes of section 87 of the said Act.

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

MAITLAND OFFICE**Corner Newcastle Road and Banks Street (PO Box 6), East Maitland NSW 2323****Phone: (02) 4937 9300 Fax: (02) 4934 2252****ROADS ACT 1993****ORDER**

Transfer of Crown Roads to a Council

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

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

SCHEDULE 1

*Parish – Morisset; County – Northumberland;
Land District – Gosford;
Local Government Area – Lake Macquarie*

That part of the Crown road 20.115 metres wide being Chifley Road, Morisset Park from the intersection of Morisset Park Road extending northerly to the easterly prolongation of the southern boundary of Lot 1, section 9, DP 13447.

SCHEDULE 2

Roads Authority: Lake Macquarie City Council.

File No.: MD06 H 82.

Council's Reference: F2004/10321.

ERRATUM

IN the *Government Gazette* of 2 December 2005, Folio 9877, under the heading "Addition to Reserved Crown Land", the area shown in Column 1 is amended to read 2.357 hectares.

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

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

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 – Nowra; L.G.A. – Shoalhaven.

Lot 100, DP 1088920 at Bomaderry in the Parish of Bunberra and County of Camden (being land contained within cancelled CT for Lot 3, DP 6434).

File No.: NA05 H 141.

Note: On closing, the land remains vested in Shoalhaven City Council as “Operational Land” (31525 SR).

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

A draft plan of management has been prepared for the Crown reserve at Berry described hereunder.

Inspection of the draft plan can be made at the Shoalhaven City Council Public Library at Nowra, the Nowra Office of the Department of Lands, 5 O’Keefe Avenue, Nowra and the Berry Post Office, 109 Queen Street, Berry during normal business hours and at Council’s internet site at shoalhaven.nsw.gov.au/council/pubdocs/communityissues from 5 April 2006 to 17 May 2006.

Written submissions are invited from the public on the draft plan and should be sent to the General Manager, Shoalhaven City Council, PO Box 42, Nowra (file reference 32305, Contact Officer Lila Sawko, Ph 44293152) by 5 pm 17 May 2006.

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

Description of Reserve

*Land District – Nowra; City – Shoalhaven;
 Parish – Coolangatta; Town – Berry;
 County – Camden.*

Reserve 81105 for public recreation (Berry Showground).

File No.: NA80 R 293.

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

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

The Crown public roads being Lots 419 and 420, DP 39603.

Crown Reference: NA04 H 102.

SCHEDULE 2

Roads Authority: Eurobodalla Shire Council.

Reference: 94.6618.

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

**ALTERATION OF CORPORATE NAME OF
RESERVE TRUST**

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

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

SCHEDULE 1

Rylstone Shire Council Crown Reserves Reserve Trust.

SCHEDULE 2

Reserve No.: 88951.

Public Purpose: Resting place.
Notified: 13 July 1973.

Reserve No.: 76963.

Public Purpose: Public recreation.
Notified: 6 August 1954.

Reserve No.: 55412.

Public Purpose: Public recreation.
Notified: 12 May 1922.

Reserve No.: 58899.

Public Purpose: Public recreation.
Notified: 28 May 1926.

Reserve No.: 96671.

Public Purpose: Public recreation.
Notified: 25 March 1983.

Reserve No.: 55764.

Public Purpose: Public recreation.
Notified: 27 October 1922.

Reserve No.: 60558.

Public Purpose: Public recreation.
Notified: 6 July 1928.

Reserve No.: 55623.

Public Purpose: Public recreation.
Notified: 1 September 1922.

Reserve No.: 60834.

Public Purpose: Public recreation.
Notified: 30 November 1928.

Reserve No.: 77409.

Public Purpose: Public recreation.
Notified: 28 January 1955.

Reserve No.: 84185.

Public Purpose: Public recreation.
Notified: 8 February 1963.

Reserve No.: 87121.

Public Purpose: Public recreation.
Notified: 28 March 1969.

Reserve No.: 87365.

Public Purpose: Resting place.
Notified: 5 September 1969.

Reserve No.: 96286.

Public Purpose: Bush Fire Brigade purposes.
Notified: 27 August 1982.

Reserve No.: 190028.

Public Purpose: Bush Fire Brigade purposes.
Notified: 6 March 1987.

Reserve No.: 190030.

Public Purpose: Bush Fire Brigade purposes.
Notified: 10 April 1987.

Reserve No.: 190053.

Public Purpose: Bush Fire Brigade purposes.
Notified: 31 March 1988.

Reserve No.: 190068.

Public Purpose: Bush Fire Brigade purposes.
Notified: 21 October 1988.
File No.: OE94 A 9/1.

SCHEDULE 3

Mid Western Regional Council Crown Reserves Reserve Trust.

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Land District – Picton; L.G.A. – Campbelltown.

Lot 1, DP 815438 at Campbelltown, Parish St Peter (Sheet 3), County Cumberland.

File No.: MN06 H 93.

Note: On closing, title for the land in Lot 1 remains vested in Campbelltown City Council as operational land.

ERRATUM

IN the notification appearing in the *Government Gazette* of 31 March 2006, Folio 1624, under the heading "RESERVATION OF CROWN LAND" in Column 1 of the Schedule after the word "holding" insert the following "or Lots 77, 78, 79 and 81 in DP 751660".

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

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

**REVOCATION OF RESERVATION OF CROWN
LAND**

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

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

SCHEDULE

COLUMN 1

Land District: Gloucester.
Local Government Area:
Gloucester Council.
Locality: Upper Bowman.
Reserve No.: 96770.
Public Purpose: Public
recreation.
Notified: 20 May 1983.
File No.: TE93 H 188.

COLUMN 2

The whole being Lot 7003,
DP 1031005, Parish Craven,
County Gloucester.
Area: 8094 square metres.

**APPOINTMENT OF ADMINISTRATOR TO
MANAGE A RESERVE TRUST**

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

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

SCHEDULE

COLUMN 1

Donald
HOUSTON.

COLUMN 2

Bulahdelah War
Memorial Trust.

COLUMN 3

Reserve No.: 610008.
Public Purpose: War
Memorial.
Notified: 27 October 1944.
File No.: TE80 R 58.

For a term commencing 14 April 2006 and expiring 13 October 2006.

**APPOINTMENT OF CORPORATION TO MANAGE
RESERVE TRUST**

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

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

SCHEDULE

COLUMN 1

Lands
Administration
Ministerial
Corporation.

COLUMN 2

Crown Lands
Reserve Trust.

COLUMN 3

Reserve No.: 1011488.
Public Purpose: Future
public requirements.
Notified: 7 April 2006.
File No.: TE06 R 11.

**APPOINTMENT OF RESERVE TRUST AS TRUSTEE
OF A RESERVE**

PURSUANT to section 92(1) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder, 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 1

Crown Lands Reserve Trust.

COLUMN 2

Reserve No.: 1011488.
Public Purpose: Future
public requirements.
Notified: 7 April 2006.
File No.: TE06 R 11.

ASSIGNMENT OF NAME TO A RESERVE TRUST

PURSUANT to Clause 4(3) of Schedule 8 to the Crown Lands Act 1989, the name specified in Column 1 of the Schedule hereunder, is assigned to the reserve trust constituted as trustee of the reserve specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

COLUMN 1

Old Charlotte Bay School
Reserve (R94358) Trust.

COLUMN 2

Reserve No.: 94358.
Public Purpose: Community
centre.
Notified: 6 March 1981.
Parish: Forster.
County: Gloucester.
File No.: TE81 R 33.

ERRATUM

THE notice appearing in the *Government Gazette* No. 35 on 17 March 2006, Folio 1419, under the heading of 'Notification of Closing of Public Road' is hereby cancelled.

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

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: Port Macquarie.
Local Government Area: Port Macquarie Hastings.
Locality: Port Macquarie.
Lot 7082, DP 1095799;
Lot 7081, DP 1095800;
Lot 7080, DP 1095801;
Lot 701, DP 1026899;
Lot 7003, DP 1026692;
Lot 388, DP 754434;
Lot 702, DP 729806;
Lot 703, DP 729806;
Lot 704, DP 729806;
Lot 705, DP 729806;
Lot 511, DP 754434;
Lot 633, DP 754434;
Lot 476, DP 754434;
Lot 510, DP 754434;
Lot 7002, DP 1026692.
Parish: Macquarie.
County: Macquarie.
Area: 2.507 hectares.
File No.: TE06 R 11.

COLUMN 2

Reserve No.: 1011488.
Public Purpose: Future public requirements.

Notes: 1) The affected parts of Reserve 56146 for Sale or Lease Generally, Reserve 1011268 for Future Public Requirements and Reserve 1011448 for Future Public Requirements are revoked as from this date.

2) The effected parts of Reserve 87283 for Parking, Reserve 87617 for Public Recreation and Reserve 82306 for Public Recreation are NOT revoked by this notification.

3) Any leases or licences current at this date, over the affected areas, remain unaffected by this notification.

Department of Natural Resources

WATER ACT 1912

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

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

Murrumbidgee Valley

William Thomas MARKEE for a bywash dam on Green Creek, Lot 2, DP 849433, Parish of Numeralla, County of Beresford, for conservation of water for stock and domestic purposes (new licence) (Reference: 40SL71029) (GA2:520601).

Any enquires regarding the above should be directed to the undersigned (telephone: (02) 6953 0700).

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

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

Department Natural Resources,
PO Box 156, Leeton NSW 2705.

WATER ACT 1912

AN application for a licence under Part 5 of the Water Act 1912, as amended, has been received as follows:

Murrumbidgee Valley

Richard Anthony JEFFERSON for a bore on Lot 1, DP 218721, Parish of Googong, County of Murray, for a water supply for domestic and irrigation purposes (0.4 hectares – experimental/ research purposes) (new licence) (Reference: 40BL190814).

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 5 May 2006, as prescribed by the Act.

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

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

WATER ACT 1912

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

Athol Mervyn KEMP and Pauline Rosetta KEMP and OTHERS for a pump on the Hawkesbury River on Part Lot 9//881972, Parish of Wilberforce, County of Cook, for water

supply for domestic purposes and the irrigation of 5.0 hectares (improved pasture and turf) (replacement licence – replacing existing licence 10SL055786 and a permanent transfer of 10.0 megalitres from 10SL055396 – not subject to the 1995 Hawkesbury/Nepean Embargo) (Reference:10SA002539) (GA2:493340).

Any inquiries regarding the above should be directed to the undersigned (telephone: (02) 9895 7194).

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

WAYNE CONNERS,
Natural Resource Project Officer,
South Coast Region

Department of Natural Resources,
PO Box 3720, Parramatta NSW 2124.

WATER ACT 1912

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

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

Peel River Valley

Wayne Anthony SIMMONS and Julie Elizabeth SIMMONS for two (2) pumps on the Cockburn River on Lot 5, DP 735152, Parish of Tamworth, County of Inglis, for stock and domestic purposes and irrigation of 4.5 hectares (to replace an existing licence to include an additional pump and to include stock and domestic purposes) (Reference: 90SL100893) (GA2:472377).

Macintyre-Dumaresq River Valley

Audrey June McDONALD, Fiona Michelle DONNELLY and Suellen Ann PETRIE for a pump on the Bluff River on Lots 61 and 62, DP 751524, Parish of Jondol, County of Clive, for irrigation purposes (application seeks to permanently transfer four (4) megalitres of existing entitlement) (Reference: 90SL100882) (GA2:472376).

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

GEOFF CAMERON,
Manager,
Resource Access

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

Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Clause 37 (3) – Notice of Granting of Class 1 Aquaculture Lease

THE Minister has granted the following Class 1 Aquaculture Lease:

AL04/033 within the estuary of Wonboyn River, having an area of 1.0904 hectares to Richard & Shirley Young of Cranbourne, VIC, for a term of 15 years expiring on 17 February 2021.

AL05/019 within the estuary of Wonboyn River, having an area of 0.4515 hectares to Armitage Holdings (VIC) Pty Ltd of Wonboyn, NSW, for a term of 15 years expiring on 1 March 2021.

ANTHONY HURST,
A/Director, Fisheries Management
Agriculture and Fisheries Division
Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Clause 39 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following class 1 Aquaculture Leases:

OL59/345 within the estuary of Brisbane Water, having an area of 0.7721 hectares to John Manson and Celia Manson of Bobs Farm, NSW, for a term of 15 years expiring on 26 September 2021.

OL74/230 within the estuary of the Merimbula Lake, having an area of 2.7904 hectares to Aquaculture Enterprises Pty Ltd of Pambula, NSW, for a term of 15 years expiring on 30 December 2020.

OL59/267 within the estuary of the Wagonga Inlet, having an area of 0.8947 hectares to Narooma Bridge Oysters Pty Ltd of Clifton Hill, VIC, for a term of 15 years expiring on 17 January 2021.

ANTHONY HURST,
A/Director, Fisheries Management
Agriculture, Fisheries and Regional Relations Division
Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Clause 39 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following class 1 Aquaculture Leases:

OL96/073 within the estuary of Brisbane Water, having an area of 1.0605 hectares to Michael O'Connor, Richard Leslie Farley and Andrew William Aldis of Karuah, NSW, for a term of 15 years expiring on 12 November 2020.

ANTHONY HURST,
A/Director, Fisheries Management
Agriculture, Fisheries and Regional Relations Division
Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(06-127)

No. 2705, GALLIPOLI MINING PTY LTD (ACN 106 559 317), area of 50 units, for Group 1, dated 31 March, 2006. (Cobar Mining Division).

(06-128)

No. 2706, JOHN LESLIE LOVE, area of 1 unit, for Group 1, dated 3 April, 2006. (Orange Mining Division).

(06-130)

No. 2708, GUM RIDGE MINING PTY LIMITED (ACN 108 530 650), area of 11 units, for Group 1, dated 4 April, 2006. (Orange Mining Division).

(06-131)

No. 2709, GUM RIDGE MINING PTY LIMITED (ACN 108 530 650), area of 3 units, for Group 1, dated 4 April, 2006. (Orange Mining Division).

MINING LEASE APPLICATION

(06-029)

No. 278, IVANHOE COAL PTY LIMITED (ACN 064 237 154), area of about 68 hectares, to mine for coal, dated 3 April, 2006. (Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(05-93)

No. 2477, now Exploration Licence No. 6539, NORTHERN ENERGY CORPORATION LIMITED (ACN 081 244 395), County of Arrawatta, Map Sheet (9139), area of 595 hectares, for Group 9, dated 20 March, 2006, for a term until 19 March, 2009.

(05-271)

No. 2590, now Exploration Licence No. 6532, ICON RESOURCES PTY LIMITED (ACN 115 009 106), County of Nicholson, Map Sheet (8031), area of 22 units, for Group 1, dated 15 March, 2006, for a term until 14 March, 2008.

(05-305)

No. 2623, now Exploration Licence No. 6542, MINING EXPLORATION PTY LTD (ACN 113 513 321), Counties of Farnell and Yancowinna, Map Sheet (7134), area of 11 units, for Group 1, dated 22 March, 2006, for a term until 21 March, 2008.

(05-5557)

No. 2628, now Exploration Licence No. 6538, NEVILLE PERRY AND ROBERT ARMSTRONG, County of Yungnulgra, Map Sheet (7436), area of 12 units, for Group 1, dated 22 March, 2006, for a term until 21 March, 2008.

(05-5560)

No. 2631, now Exploration Licence No. 6541, NSW GOLD NL (ACN 003 307 702), County of Gloucester, Map Sheet (9233, 9234), area of 35 units, for Group 6, dated 23 March, 2006, for a term until 22 March, 2008.

MINING LEASE APPLICATIONS

(T01-0212)

Lightning Ridge No. 195, now Mining Lease No. 1571 (Act 1992), GORDON KENNETH KELLY, Parish of Kigwigil, County of Finch, Map Sheet (8438-4-S), area of 4 hectares, for the purpose of stockpiling or depositing of overburden, ore or tailings, dated 7 December, 2005, for a term until 6 December, 2010.

(04-1723)

Singleton No. 247, now Mining Lease No. 1577 (Act 1992), GLOUCESTER COAL LTD (ACN 008 881 712) AND CIM STRATFORD PTY LTD (ACN 070 387 914), Parish of Avon, County of Gloucester, Map Sheet (9233-1-N), area of 2.244 hectares, to mine for coal, dated 1 March, 2006, for a term until 28 February, 2027. As a result of the grant of this title, Authorisation No. 315 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 for renewal have been received:

(T99-0034)

Exploration Licence No. 5571, JERVOIS MINING LIMITED (ACN 007 626 575), area of 10 units. Application for renewal received 30 March, 2006.

(T98-1178)

Exploration Licence No. 5726, TRI ORIGIN MINERALS LTD (ACN 062 002 475), area of 3 units. Application for renewal received 3 April, 2006.

(T00-0020)

Exploration Licence No. 5760, LFB RESOURCES NL (ACN 073 478 574), area of 48 units. Application for renewal received 3 April, 2006.

(T01-0232)

Exploration Licence No. 5939, ATLAS RESOURCES PTY LIMITED (ACN 003 463 036), area of 12 units. Application for renewal received 28 March, 2006.

(T03-0967)

Exploration Licence No. 6237, NORVALE PTY LTD (ACN 009 333 742) AND PATHFINDER EXPLORATION PTY LTD (ACN 009 214 859), area of 14 units. Application for renewal received 3 April, 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:

(T98-1028)

Exploration Licence No. 5664, PEREGRINE MINERAL SANDS N.L. (ACN 009 307 591), County of Taila, Map Sheet (7429, 7529), area of 22 units, for a further term until 4 January, 2008. Renewal effective on and from 3 April, 2006.

(C00-1571)

Exploration Licence No. 5903, KORESAUSTRALIA PTY LIMITED (ACN 063 786 087), County of Northumberland, Map Sheet (9131), area of 427 hectares, for a further term until 26 October, 2010. Renewal effective on and from 22 March, 2006.

(T03-0012)

Exploration Licence No. 6148, ANTHONY CLAUDE BERGER, Counties of Arrawatta and Gough, Map Sheet (9138), area of 13 units, for a further term until 9 November, 2007. Renewal effective on and from 15 March, 2006.

(T03-0076)

Exploration Licence No. 6170, TAMAS KAPITANY, County of Inglis, Map Sheet (9136), area of 1 unit, for a further term until 11 December, 2007. Renewal effective on and from 23 March, 2006.

(T03-0077)

Exploration Licence No. 6171, TAMAS KAPITANY, County of Darling, Map Sheet (9136), area of 1 unit, for a further term until 11 December, 2007. Renewal effective on and from 23 March, 2006.

(T95-0114)

Mining Lease No. 1386 (Act 1992), CAPRICORNIA PROSPECTING PTY LTD (ACN 008 819 252), Parish of Bloxsome, County of Clive; and Parish of Maclean, County of Clive, Map Sheet (9339-1-N, 9339-1-S), area of 409.2 hectares, for a further term until 8 April, 2016. Renewal effective on and from 22 March, 2006.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(T03-0803)

Mining Lease No. 1131 (Act 1973), DESMA O'CONNOR AND THOMAS POWER O'CONNOR, Parish of Boocathan, County of Caira, Map Sheet (7729-4-S), area of 1.99 hectares. Cancellation took effect on 20 March, 2006.

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

TRANSFERS

(T00-0059)

Exploration Licence No. 5793, formerly held by GOLDEN REEF ENTERPRISES PTY LTD (ACN 008 138 136) has been transferred to TRIAKO RESOURCES LIMITED (ACN 008 498 119). The transfer was registered on 24 March, 2006.

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

TRANSFER OF PART OF AN AUTHORITY

(04-2908)

Coal Lease No. 378 (Act 1973), held by CUMNOCK NO.1 COLLIERY PTY LIMITED (ACN 051 932 122) has been transferred in part to LIDDELL TENEMENTS PTY LIMITED (ACN 051 529 876). The transfer was registered on 25 January, 2006.

Pursuant to Section 123 of the Mining Act 1992:

- (1) Coal Lease No. 378 (Act 1973) has been cancelled as to the area transferred; and
- (2) Mining Lease No. 1552 (Act 1992) has been granted to LIDDELL TENEMENTS PTY LIMITED (ACN 051 529 876) over the area transferred for a period until 10 March, 2008.

Description of area part transferred

An area of about 115 hectares, . For further information contact Titles Branch.

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

COAL MINES REGULATION ACT 1982

File No.: 05/6428.

Order of Declaration of Coal Preparation Plant

IT is hereby notified that the Chief Inspector of Coal Mines by virtue of delegated authority from the Minister of Mineral Resources and pursuant to the provisions of section 145B(1) of the Coal Mines Regulation Act 1982, as amended, DECLARES the coal preparation plant listed below to be suitable for management separately from a mine.

Plant: Hebburn No. 3.
Designated By: Plan labelled Hebburn No. 3, declared plant boundary, dated 9 August 2005.
Location: Hebburn No. 2.
Owner: Hunter Enviro Mining Pty Ltd.
Operator: Hunter Enviro Mining Pty Ltd.

The Declaration requires compliance with those sections of the Coal Mines Regulations Act 1982, as amended, and any Regulations issued pursuant to the Act that are relevant to Declared Coal Preparation Plants.

A copy of this order and the plan shall be displayed on the Declaration Plant notice board for a period of not less than 28 days so as to give all employees reasonable opportunity to view its contents and thereafter shall be retained for perusal by employees as required.

Dated: 2 February 2006.

R. REGAN,
Chief Inspector of Coal Mines

Roads and Traffic Authority

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Nemingha and Moonbi in the Tamworth Regional 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 Tamworth Regional Council area, Parishes of Tamworth and Perry and County of Inglis, shown as:

Lot 16 Deposited Plan 731363; and

Lot 73 Deposited Plan 748635.

(RTA Papers: 9/425.1102)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at North Dubbo in the Dubbo 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 public road situated in the Dubbo City Council area, Parish of Dubbo and County of Lincoln, shown as Lot 27 Deposited Plan 259063, being part of the land in Certificate of Vesting No 803 Book 3482.

(RTA Papers FPP 6M357; RO 125.1165)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Evans Plains in the Bathurst Regional 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 public road situated in the Bathurst Regional Council area, Parish of Mount Pleasant and County of Bathurst, shown as Lot 3 Deposited Plan 1092060.

The land is said to be in the possession of Bathurst Regional Council.

(RTA Papers FPP 6M363; RO 6/30.254)

**LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991**

Notice of Rescission of Part of a Compulsory Acquisition
at Woolloomooloo in the Sydney City Council Area

In pursuance of the provisions of Section 31 of the Land Acquisition (Just Terms Compensation) Act 1991, Her Excellency, the Governor, with the advice of the Executive Council, does by this notice rescind in part the acquisition notice published in Government Gazette No 59 of 7 March 2003 on pages 4059 to 4062 inclusive so far as such notice pertains to the interest in land described in Schedule 1 below except in so far as such notice pertains to the interest in land described in Schedule 2 below.

SCHEDULE 1

An easement in gross for rock anchors as described in Memorandum 2139814 recorded at Land and Property Information NSW over the land described below.

Land Burdened

The site designated by letter (M) on Deposited Plan 1046917, and described thereon as a "proposed easement for rock anchors and support 3 wide, 4 wide, 6.39 wide and variable" and limited in height and depth as shown on Deposited Plan 1046917, being part of the land in Certificate of Title 1/819771.

SCHEDULE 2

An easement in gross for rock anchors as described in Memorandum 2139814 recorded at Land and Property Information NSW over the land described below.

Land Burdened

The site designated by letter [R] on Deposited Plan 1080740, and described thereon as a "proposed easement for rock anchors and support 3, 4 & 6.39 wide" and limited in height and depth as shown on Deposited Plan 1080740.

Signed at SYDNEY on the 29th day of March 2006

MARIE BASHIR AC CVO
Governor
By Her Excellency's Command

**HON ERIC ROOZENDAAL MLC
MINISTER FOR ROADS**

(RTA Papers FPP 3M4311)

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Goulburn Mulwaree Council area

Declaration as a Controlled Access Road of part of the
Hume Highway at Yarra

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

1. dedicate as public road the land described in the Schedule under;
2. declare to be a main road the said public road described in the Schedule;
3. declare to be a controlled access road the said main road described in the Schedule ; and
4. declare that access to the said controlled access road is restricted.

**HON ERIC ROOZENDAAL MLC
MINISTER FOR ROADS**

SCHEDULE

ALL that piece or parcel of land situated in the Goulburn Mulwaree Council area, Parish of Goulburn and County of Argyle shown as Lot 101 Deposited Plan 1072509.

The above Lot comprises the whole of the land in Certificate of Title 101/1072509.

(RTA Papers 2/172.116)

ROAD TRANSPORT (GENERAL) ACT 2005

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

COWRA 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.

JAMES RONCON,
General Manager,
Cowra Shire Council
(by delegation from the Minister for Roads)
March 2006

SCHEDULE

1. Citation

This Notice may be cited as Cowra Shire Council 25 Metre B-Double Vehicle Route Notice No. 1/2006.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 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

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25.	000.	Macquarie Street, Cowra.	Kendal Street (Mid Western Highway).	Vaux Street.	Hours of Operation: 7:00 a.m. – 7:00 p.m., Monday to Saturday inclusive.
25.	000.	Taragala Street, Cowra.	Vaux Street.	Riverside Markets (100m South of Neila Street).	Hours of Operation: 7:00 a.m. – 7:00 p.m., Monday to Saturday inclusive.

Other Notices

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact – Order

I, the Honourable BOB DEBUS, M.P., Attorney General of the State of New South Wales, in pursuance of section 39(1) of the Children (Protection and Parental Responsibility) Act 1997, do, by this my Order, approve the Lismore Crime Prevention Plan as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 15 March 2006 and remains in force until 14 March 2009.

Signed at Sydney, this 9th day of March 2006.

BOB DEBUS, M.P.,
Attorney General

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact – Order

I, the Honourable BOB DEBUS, M.P., Attorney General of the State of New South Wales, in pursuance of section 39(1) of the Children (Protection and Parental Responsibility) Act 1997, do, by this my Order, approve the Tamworth Regional Council as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 15 March 2006 and remains in force until 14 March 2009.

Signed at Sydney, this 13th day of February 2006.

BOB DEBUS, M.P.,
Attorney General

CO-OPERATIVES ACT 1992

Notice under Section 601AB of the Corporations Law as applied by Section 325 of the Co-operatives Act 1992

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

Greater Gloucester Rabbit Co-operative Limited.

Dated this 30th day of March 2006.

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

CO-OPERATIVE HOUSING & STARR-BOWKETT SOCIETIES ACT 1998

Notice under Section 601AA of the Corporations Law as applied by the Co-operative Housing & Starr-Bowkett Societies Act 1998

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

The Chalmers Co-operative Housing Society.

Dated this 31st day of March 2006.

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

CO-OPERATIVE HOUSING & STARR BOWKETT'S ACT 1998

Notice under Section 601AA of the Corporations Law as adopted by the Co-operative Housing & Starr Bowkett's Act 1998

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

Northside Co-operative Housing Societies Group Limited.

Dated this 31st day of March 2006.

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

LOCAL GOVERNMENT ACT 1993

Gosford/Wyong Water Supply – Joint Works

THE Minister for Utilities of the State of New South Wales, declares that all right, title and interest in the works described in the Schedule hereto, which were constructed for the purpose of Gosford/Wyong Water Supply – Joint Works Scheme are vested in Wyong Shire Council.

CARL SCULLY, M.P.,
Minister for Utilities

SCHEDULE

Works of water supply for the Shire of Wyong and all works incidental thereto.

NSW Department of Commerce Reference: W430.

LOCAL GOVERNMENT ACT 1993

ORDER

I, the Hon. KERRY HICKEY, M.P., Minister for Local Government:

- (a) in pursuance of section 506 of the Local Government Act 1993, do by this Order specify that the maximum percentage by which councils' general income (as defined under section 505(a) of the Act), for the year 1 July 2006 to 30 June 2007 may increase is 3.6%.
- (b) in pursuance of sections 507 and 508(7) of the Local Government Act 1993, do by this Order specify that no limitation is to apply to the amount that annual charges made by councils for domestic waste management services for the year 1 July 2006 to 30 June 2007, may be varied from their respective amounts of the previous year.

Dated this 28th day of March 2006.

The Hon. KERRY HICKEY, M.P.,
Minister for Local Government

LOCAL GOVERNMENT ACT 1993**ORDER**

I, the Hon. KERRY HICKEY, M.P., Minister for Local Government, in pursuance of section 516(1A) of the Local Government Act 1993, do by this Order determine that for the purpose of the definitions of "boarding house" and "lodging house" in that section the maximum tariffs that a boarding house or lodging house may charge tariff-paying occupants are:

- (a) Where full board and lodging is provided:
\$264 per week for single accommodation, or
\$440 per week for family or shared accommodation.
- (b) Where less than full board and lodging is provided:
\$177 per week for single accommodation, or
\$294 per week for family or shared accommodation.

Dated this 28th day of March 2006.

The Hon. KERRY HICKEY, M.P.,
Minister for Local Government

MENTAL HEALTH ACT 1990**Order under section 114**

I, ROBYN KRUK Director-General of the NSW Department of Health, in pursuance of the provisions of section 114 of the Mental Health Act 1990, DO HEREBY DECLARE the Hunter New England Tablelands Mental Health Service to be a health care agency for the purposes of the Mental Health Act 1990.

Signed, this 4th day of April 2006.

ROBYN KRUK,
Director-General

MOTOR ACCIDENTS COMPENSATION ACT 1999**Erratum**

THE Motor Accidents Compensation Act 1999 which appeared in the *Government Gazette* No 30 of 3 March 2006 pages 1090 to 1110 contained an error in Chapters 1 and 6. The numbering in Chapter 1 started at "1.11" instead of "1.1" and finished at "1.22" instead of "1.12". The numbering in Chapter 6 started at "6.2" instead of "6.1" the chapters are now republished with the gazettal date remaining 3 March 2006.

Chapter 1. Introduction and Interpretation**Introduction and commencement date**

- 1.1 These Guidelines may be referred to as the "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.
- 1.2 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.

- 1.3 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

- 1.4 The following definitions are of common terms used in these Guidelines and the Medical 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 assessments.

- 1.4.18 **Regulation** Motor Accidents Compensation Regulation 2005.
- 1.4.19 **Reply** The means by which a respondent answers an application.
- 1.4.20 **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 refers a claim for assessment under section 90.
- 1.5.2 **Application** The means by which a party refers a claim for assessment under section 90.
- 1.5.3 **Assessor** A claims assessor designated by the Authority under section 99.
- 1.5.4 **CAO** Claims Assessment Officer of the Authority.
- 1.5.5 **Officer of CARS** An officer of the Authority undertaking work in relation to claims assessments as directed by, or as delegated by the PCA.
- 1.5.6 **PCA** Principal Claims Assessor of the Authority.
- 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).
- 1.11 A reference to an assessor in these Guidelines includes the PCA, unless otherwise stated.
- 1.12 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 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.

NATIONAL PARKS AND WILDLIFE ACT 1974

Myall Lakes National Park
Amendments to Plan of Management
Abercrombie River National Park
Plan of Management

AMENDMENTS to the plan of management for Myall Lakes National Park were adopted by the Minister for the Environment on 30 January 2006.

A plan of management for Abercrombie River National Park was adopted by the Minister for the Environment on 16 February 2006.

Copies of the Myall Lakes amendments may be obtained from the NPWS office at Level 1, 12 Teramby Road, Nelson Bay, NSW 2315 (phone 4984 8200). Copies of the Abercrombie River plan may be obtained from the NPWS office at 38 Ross Street, Oberon, NSW 2787 (phone 6336 1972). The cost of the plans is \$8.50 each.

The plan and amendments are also available on the NPWS web site: www.nationalparks.nsw.gov.au.

NATIONAL PARKS AND WILDLIFE ACT, 1974

Notice of Reservation

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under the Section 71O(2) of the National Parks and Wildlife Act, 1974, do, by this notice:

- (a) revoke the reservation of the lands described in Schedule 1 hereunder,
- (b) vest those lands described in Schedule 1 hereunder, in the Bega Local Aboriginal Land Council and Merrimans Local Aboriginal Land Council, subject to the matters listed in Section 71O(2)(b), and
- (c) reserve as Biamanga National Park, in accordance with Section 71O (2)(c) and described in Schedule 2 hereunder.

Signed and sealed at Sydney on this 22nd day of March, 2006.

MARIE BASHIR,
Governor,

By Her Excellency's Command,

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

GOD SAVE THE QUEEN

SCHEDULE 1

All those pieces or parcels of land being the whole of Biamanga National Park reserved by proclamation and notice published in the NSW Government Gazette on 30 November 1994, 24 December 1998 and 5 March 1999; and by legislation under the Forestry Revocation and National Park Reservation Act, 1996 and the Forestry and National Park Estate Act, 1998.

SCHEDULE 2

All those pieces or parcels of land being the whole of the area formerly known as Biamanga National Park reserved by proclamation and notice published in the NSW Government Gazette on 30 November 1994, 24 December 1998 and 5 March 1999; and by legislation under the Forestry Revocation and National Park Reservation Act, 1996 and the Forestry and National Park Estate Act, 1998.

NATIONAL PARKS AND WILDLIFE ACT, 1974

Notice of Reservation

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under the Section 71O(2) of the National Parks and Wildlife Act, 1974, do, by this notice:

- (a) revoke the reservation of the lands described in Schedule 1 hereunder,
- (b) vest those lands described in Schedule 1 hereunder, in the Merrimans Local Aboriginal Land Council and Wagonga Local Aboriginal Land Council, subject to the matters listed in Section 71O(2)(b), and
- (c) reserve as Gulaga National Park, in accordance with Section 71O (2)(c) and described in Schedule 2 hereunder.

Signed and sealed at Sydney on this 29th day of March, 2006.

MARIE BASHIR,
Governor,

By Her Excellency's Command,

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

GOD SAVE THE QUEEN

SCHEDULE 1

All those pieces or parcels of land being the whole of Gulaga National Park, including the former Wallaga National Park and Goura Nature Reserve, reserved by legislation under the National Park Estate (Southern Region Reservations) Act 2000 No.103.

SCHEDULE 2

All those pieces or parcels of land being the whole of the area formerly known as Gulaga National Park, including the former Wallaga National Park and Goura Nature Reserve, reserved by legislation under the National Park Estate (Southern Region Reservations) Act 2000 No.103.

NATIONAL PARKS AND WILDLIFE ACT, 1974

Erratum

IN the proclamation dedicating Narrawallee Creek Nature Reserve published in the NSW Government Gazette No.134 on 22 August 1986, folio 4056, the plan catalogued number 'Ms 418-3985' used in the description is incorrect and should read "Ms 418-3085".

LISA CORBYN,
Director-General

Department of Environment and Conservation

PESTICIDES ACT 1999

Notice under Section 48(4)

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

ALAN RITCHIE,
Manager,
Dangerous Goods,
Environment Protection Authority
(by delegation)

SCHEDULE

Pilot (Pesticide Rating) Licence

Name and address of Licensee	Date of Granting of Licence
Samuel Geoffrey FERNS, 7 Keperra Place, Moree NSW 2400.	4 April 2006.

PROFESSIONAL STANDARDS ACT 1994

Notification Pursuant to Section 32(2)
Accountants Scheme

PURSUANT to section 32(2) of the Professional Standards Act 1994, I approve an extension of the Accountants Scheme to 7 October 2007.

BOB DEBUS, M.P.,
Attorney General

**PROTECTION OF THE ENVIRONMENT
OPERATIONS (WASTE) REGULATION 2005**

General Exemption Under Part 6
The Foundry Sand Exemption 2006

Name

1. This exemption is to be known as 'The foundry sand exemption 2006'.

Commencement

2. This exemption commences on 1 April 2006.

Duration

3. This exemption is valid until revoked by the Environment Protection Authority by notice published in the *Government Gazette*.

Background

4. The Protection of the Environment Operations (Waste) Regulation 2005 (the Regulation) prohibits the land application of a number of wastes and waste-derived substances for the purposes of growing vegetation. These substances are primarily industrial residues and have been prohibited due to their potential to contain undesirable contaminants such as heavy metals and persistent organic compounds. The land application of foundry sand is prohibited under the Regulation.

The conditions of this exemption outline the requirements that must be met for this prohibition to no longer apply. Foundry sand may only be applied to land where the conditions of this exemption are met.

Authority

5. This exemption is made under Clause 51, Part 6 of the Regulation. This exemption is a general exemption and is given in respect of suppliers, processors and consumers.

Definitions

6. In this exemption:

Foundry sand means material recovered from the moulds used in the hot casting of metals, comprised predominantly of sand and fine sand rejects from sand recovery systems. Foundry sand does not include other materials from foundries such as bag dusts, dross and slags.

In-sand means the chemical levels in the foundry sand prior to blending, mixing or otherwise processing.

Supplier means a person who supplies, or causes or permits the supply of, foundry sand to a processor. The supplier will generally be the generator of the foundry sand.

Processor means a person who mixes, blends or otherwise incorporates foundry sand with other materials to make compost or artificial soil.

Consumer means a person who applies compost or artificial soil which incorporates foundry sand to land for the purpose of growing plants.

For further information on the terms used in this document, refer to Appendix 1—Guidance.

Who this exemption applies to

7. The responsible person identified in Column 1 of Table 1 is exempt from the provisions identified in Column 2 of Table 1 where that person complies with the conditions identified in section 8.

Table 1

Column 1 Responsible person	Column 2 Provisions from which the responsible person is exempt
Supplier	Clause 45 of the Regulation [Residue waste not to be applied to certain land]
Processor	Clause 45 of the Regulation [Residue waste not to be applied to certain land]
Consumer	Section 48 of the Act [Licensing requirement—scheduled activities (premises based)] Section 88 of the Act [Contributions by licensee of waste facilities] Clause 45 of the Regulation [Residue waste must not be applied to certain land]

Conditions of this exemption

8. The operation of this exemption is subject to the following conditions:
 - 8.1 The exemption only applies to foundry sand from the casting of iron and/or aluminium. Foundry sand from the casting of other materials, including brass, bronze, stainless steel or any other metal alloys, combination of alloys or hot dipping or surface treating are excluded from this exemption.
 - 8.2 The foundry sand must be mixed or blended with, or otherwise incorporated into, compost or artificial soil.
 - 8.3 The direct application to land of foundry sand is not permitted.
 - 8.4 The supplier, processor and consumer must not cause or permit the use of foundry sand where the in-sand chemicals identified in section 9 and listed in Column 1 of Table 2 do not conform with the concentrations listed in Column 2 of Table 2.
 - 8.5 The supplier must comply with all requirements specified in section 11, 'Supplier responsibilities'.
 - 8.6 The processor must comply with all requirements specified in section 12, 'Processor responsibilities'.
 - 8.7 The consumer must comply with all requirements specified in section 13, 'Consumer responsibilities'.

Chemical concentrations

9. The in-sand chemical concentrations listed in Column 1 of Table 2 must comply with the concentrations listed in Column 2 of Table 2.

Table 2

Column 1 Chemical	Column 2 Maximum concentration
1 Zinc (mg/kg on a dry mass basis)	100
2 Copper (mg/kg on a dry mass basis)	75
3 Molybdenum (mg/kg on a dry mass basis)	20
4 Arsenic (mg/kg on a dry mass basis)	7.5
5 Cadmium (mg/kg on a dry mass basis)	1
6 Chromium (mg/kg on a dry mass basis)	75
7 Lead (mg/kg on a dry mass basis)	30
8 Selenium (mg/kg on a dry mass basis)	5
9 Nickel (mg/kg on a dry mass basis)	40
10 Silver (mg/kg on a dry mass basis)	7.5
11 Beryllium (mg/kg on a dry mass basis)	2
12 Fluoride (mg/kg on a dry mass basis)	200
13 Mercury (mg/kg on a dry mass basis)	0.3

Test methods

- 10.1 Test methods for measuring chemicals 1–12 in foundry sand require:
- 10.1.1 Sample preparation by digesting foundry sand using USEPA 3051 or equivalent.
 - 10.1.2 Analysis using USEPA 6010B (or equivalent analytical method with a 'detection limit' < 10% of stated total concentration in General Exemption ie 5 mg/kg for lead and 0.1 mg/kg for cadmium).
 - 10.1.3 Reporting as mg/kg dry weight.
- 10.2 Test methods for measuring mercury concentrations in foundry sand require:
- 10.2.1 Cold-vapour atomic absorption (sample preparation and analytical method) using USEPA 7471A (or equivalent analytical method with a 'detection limit' < 20% of stated total concentration in General Exemption ie 0.03 mg/kg).
 - 10.2.2 Reporting as mg/kg dry weight.

Supplier responsibilities

11. The following conditions must be met by the supplier for this exemption to apply:
- 11.1 Chemical characterisation
 - 11.1.1 Suppliers must initially fully chemically characterise their foundry sand. Full characterisation generally involves gathering 20 individual samples, by taking

one sample from each batch of foundry sand or each truckload or skip bin of foundry sand (whichever is more frequent) that is removed from the foundry for reuse. The data from the 20 samples is then used in section 11.1.5.

- 11.1.2 Suppliers must repeat the full chemical characterisation of their foundry sand at least every three years.
 - 11.1.3 Where there is a change in inputs that is likely to affect the contaminants in the foundry sand, initial characterisation of the foundry sand must be repeated.
 - 11.1.4 The contaminants specified in Table 2 must be measured in accordance with the test methods specified in 10.1 and 10.2.
 - 11.1.5 The mean, standard deviation and upper 95% confidence limit of the mean concentration should be calculated for each chemical listed in Column 1 of Table 2, to establish that the upper 95% confidence limit for the mean concentration for each chemical does not exceed the maximum concentration in Column 2 of Table 2.
 - 11.1.6 A Material Safety Data Sheet (MSDS) must be prepared in accordance with the National Occupational Health and Safety Commission 1994, National Code of Practice for the Preparation of Material Safety Data Sheets, AGPS, Canberra.
- 11.2 Maximum allowable chemical concentrations
- 11.2.1 The in-sand chemical or chemical values specified in Column 1 of Table 2 must be measured prior to blending, mixing or otherwise incorporating them with another substance, and must not exceed the maximum contaminant concentrations specified in Column 2 of Table 2.
- 11.3 Information to be provided to processor
- 11.3.1 Suppliers of foundry sand must provide a written statement of compliance to the processor with each transaction of foundry sand, certifying that the foundry sand complies with the relevant conditions of this exemption. The certificate must be provided prior to mixing the foundry sand with other materials.
 - 11.3.2 The supplier must provide a copy of this exemption and the MSDS to the processor.
- 11.4 Monitoring and record keeping
- 11.4.1 Suppliers of foundry sand shall undertake routine testing of representative samples to ensure that the quality of the supplier's foundry sand is consistently maintained.
 - 11.4.2 At a minimum, suppliers of foundry sand must test the foundry sand three times a year where less than 1000 tonnes of foundry sand is provided to processors and/or consumers in total. Where more than

1000 tonnes of foundry sand is provided to processors and/or consumers in total, suppliers must test at least three times a year plus once every 1000 tonnes.

- 11.4.3 All testing must be undertaken by analytical laboratories accredited by the National Association of Testing Authorities to perform particular tests.
- 11.4.4 Characterisation and routine test results shall be kept for a minimum of three years.
- 11.4.5 Suppliers of foundry sand must keep records of all transactions for three years, including the name and address of the processor of each transaction of foundry sand.

Processor responsibilities

12. The following conditions must be met by the processor for this exemption to apply.

- 12.1 Incorporation into compost or artificial soil
 - 12.1.1 The foundry sand must be incorporated into a commercial compost or artificial soil.
 - 12.1.2 The foundry sand must be incorporated into a commercial compost or artificial soil at a rate greater than 10% of dry volume in any mix.
- 12.2 Information to be provided to the consumer
 - 12.2.1 The processor must provide the consumer with recommendations on the appropriate use, including recommendations regarding appropriate application rates, for commercial land application materials which are mixed or blended with, or otherwise incorporate, foundry sand.
- 12.3 Monitoring and record keeping requirements
 - 12.3.1 Processors shall obtain and keep a written statement of compliance with each transaction of foundry sand, certifying that the foundry sand complies with the relevant conditions of this exemption.
 - 12.3.2 Records of the quantity of foundry sand supplied, the supplier's name and the date the foundry sand was received must be kept for a period of three years.

Consumer responsibilities

13. The following conditions must be met by the consumer for this exemption to apply.

- 13.1 Foundry sand must not be applied to land unless it is a constituent of commercial compost or artificial soil.

Exemption Granted
MARK GORTA,
Manager,
Waste Management Section,
Environment Protection Authority

Notes

The EPA may amend or revoke this exemption at any time or if any condition attached to this exemption is contravened or as required when additional information is received.

The maximum penalty for failing to comply with this exemption is 400 penalty units for a corporation and 200 penalty units for an individual.

Operating without appropriate permission or in contravention of the conditions set out in this exemption could lead to prosecution under environment protection legislation and the imposition of substantial penalties.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment will not be harmed. The liability for any harm rests with the person who causes or permits the application of the substance to land.

In monitoring the quality of the exempted material, suppliers should be alert to any changes in the process or the raw materials used and any consequent changes to the types and concentrations of the listed or other contaminants in the exempted material, and take action to prevent any harmful effects of any such changes on the environment, human health or agriculture.

In gazetting this general exemption, the EPA is not endorsing the use of this substance or guaranteeing that the substance will benefit plant growth.

Plants may display symptoms of toxicity, and/or reductions in yield may occur at values below the maximum concentration limits specified in this exemption. Contaminant limits and blending rates are specified as maximums only. These rates may need to be lower depending on local circumstances and should be determined as appropriate to those circumstances prior to application.

Substances mixed with more than one residue waste must meet the conditions of all relevant exemptions. All other regulations applying to the waste or blended substances must also be met.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Appendix 1—Guidance

Where the supplier and consumer are the same person

Records required to be kept by the supplier, as specified in section 11, 'Supplier responsibilities', that relate to 11.1 'Chemical characterisation' of the foundry sand and that show compliance with 11.2 'Maximum allowable chemical concentrations' are deemed to be appropriate documents for the purposes of complying with the conditions of this exemption.

What is a 'transaction'?

For the purposes of arrangements between a supplier and a processor or a supplier and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of foundry sand from one party to another. This arrangement should be in written form and be made available to an authorised officer of the EPA on request.

Information to be included in a statement of compliance

The supplier may determine a convenient format for the statement of compliance, however, it must be in writing and be provided to the processor or consumer with each transaction. It is recommended that the following information be provided in the statement of compliance:

- The name of the relevant exemption.
- The name of the supplier.
- The date of the transaction.
- The quantity of material subject to the transaction.
- The date or dates of delivery.
- The address of the delivery site.
- A statement of compliance with the conditions of the exemption signed or otherwise authorised by the supplier.

Environmentally appropriate land application of compost and artificial soil containing foundry sand

The conditions outlined in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment will not be harmed.

The consumer of the compost or artificial soil made from foundry sand should consider whether the proposed application site is suitable for a land application program. EPA recommends that consideration be given to such factors as the soil type, slope, proximity to watercourses and potable water supplies, depth to groundwater and bedrock, suitability for plants etc.

While maximum contaminant concentration limits are specified in this document, lower application rates or no application may be appropriate for some soils. Application rates should be determined as appropriate to local conditions prior to application.

As a guide, EPA recommends that the following contaminant concentrations in the finished compost or artificial soils made with foundry sand should not be exceeded. It should be noted that these limits are provided as a guide only and plants may display symptoms of toxicity and/or reductions in yield at values below these limits.

Contaminant	Maximum in compost or artificial soil
Total lead (mg/kg dry weight)	< 50 mg/kg dry weight
Total cadmium (mg/kg dry weight)	< 1 mg/kg dry weight
Total mercury (mg/kg dry weight)	< 0.15 mg/kg dry weight

Note: The test methods listed in 10.1 and 10.2 should be used to determine the concentration of the contaminants in compost and manufactured soil products.

RURAL FIRES ACT 1997

PURSUANT to Section 82 of the Rural Fires Act 1997 as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation: Canobolas Zone Incorporating:
Blayney Shire Council
Cabonne Shire Council
Cowra Shire Council
Orange City Council

The Local Bush Fire Danger period has been extended for the period 1 April until 30 April each year.

During this period permits pursuant to Section 87 of the Rural Fires Act 1997 as amended will be required for the lighting of fire for the purposes of land clearance or fire breaks.

MARK CROSWELLER, AFSM,
Assistant Commissioner
Executive Director Operations
and Regional Management

RURAL FIRES ACT 1997

PURSUANT to Section 82 of the Rural Fires Act 1997 as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation: Canobolas Zone Incorporating:
Blayney Shire Council
Cabonne Shire Council
Cowra Shire Council
Orange City Council

The Local Bush Fire Danger period has been revoked for the period 1 October until 31 October each year.

During this period permits pursuant to Section 87 of the Rural Fires Act 1997 as amended will not be required for the lighting of fire for the purposes of land clearance or fire breaks.

MARK CROSWELLER, AFSM,
Assistant Commissioner
Executive Director Operations
and Regional Management

SPORTING INJURIES INSURANCE ACT, 1978

Sporting Injuries Committee
Sydney, 13th March, 2006

Order of Declaration under Section 5

IN pursuance of Section 5 of the Sporting Injuries Insurance Act, 1978, I declare by this order the

CFC Sports Club Association Inc

to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activities of Basketball and Volleyball.

ROB THOMSON,
Deputy Chairperson

Date: 13th March, 2006.

SPORTING INJURIES INSURANCE ACT, 1978

Sporting Injuries Committee
Sydney, 3rd March, 2006

Order of Declaration under Section 5

IN pursuance of Section 5 of the Sporting Injuries Insurance Act, 1978, I declare by this order the

Sydney Hash House Harriers

to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activity of Athletics (Track and Field).

R ROB THOMSON,
Deputy Chairperson

Date: 3rd March, 2006.

SPORTING INJURIES INSURANCE ACT, 1978

Sporting Injuries Committee
Sydney, 27th February, 2006

Order of Declaration under Section 5

IN pursuance of Section 5 of the Sporting Injuries Insurance Act, 1978, I declare by this order the

Valley Petanque Club Inc

to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activity of Petanque.

ROB THOMSON,
Deputy Chairperson

Date: 27th February, 2006

SPORTING INJURIES INSURANCE ACT, 1978

Sporting Injuries Committee
Sydney, 27th February, 2006

Order of Declaration under Section 5

IN pursuance of Section 5 of the Sporting Injuries Insurance Act, 1978, I declare by this order the

Hunter Academy of Sport

to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activities of Archery and Surfboard Riding.

ROB THOMSON,
Deputy Chairperson

Date: 27th February, 2006

SPORTING INJURIES INSURANCE ACT, 1978

Sporting Injuries Committee
Sydney, 29th March, 2006

Order of Declaration under Section 5

IN pursuance of Section 5 of the Sporting Injuries Insurance Act, 1978, I declare by this order the

Black Diamond Australian Football League Inc.

to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activity of Australian Rules.

ROB THOMSON,
Deputy Chairperson

Date: 29th March, 2006.

SPORTING INJURIES INSURANCE ACT, 1978

Sporting Injuries Committee
Sydney, 29th March, 2006

Order of Declaration under Section 5

IN pursuance of Section 5 of the Sporting Injuries Insurance Act, 1978, I declare by this order the

FFB Dragon Boat Club Inc

to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activity of Dragon Boat Racing.

ROB THOMSON,
Deputy Chairperson

Date: 29th March, 2006.

SYDNEY WATER CATCHMENT MANAGEMENT ACT 1998

Renewal of Operating Licence under section 28(2) of the Sydney Water Catchment Management Act 1998

THE Sydney Water Catchment Management Act 1998 provides for the Governor to grant an operating licence to enable the Sydney Catchment Authority, subject to any limitations specified in the operating licence, to provide, construct, operate, manage or maintain systems or services for the purpose of the exercise of any of its functions in accordance with the Act.

In November 2005 the Independent Pricing and Regulatory Tribunal informed the Minister for the Environment of completion of its end of term review of the Sydney Catchment Authority's Operating Licence. The licence was subsequently granted by the Governor of New South Wales on 8 February 2006.

GRAEME HEAD,
Chief Executive,
Sydney Catchment Authority

PASSENGER TRANSPORT ACT 1990

Bus Operator Training Standards and Guidelines for Use by the New South Wales Bus Industry and Agencies Involved in Bus Operator Training

Purpose of Bus Operator Training Standards & Guidelines

The Passenger Transport Act 1990 requires operators of public passenger services, other than ferry services, to be accredited by the Director-General, Ministry of Transport.

The Passenger Transport (Bus Services) Regulation 2000 provides for the Director-General to require bus operators to undertake and satisfactorily complete a training course, (or pass an examination in respect of) such course, relating to the operation of bus services as is approved by the Director-General and conducted by a person or body so approved.

This package has been developed by the Ministry as a guide to provide Registered Training Organisations (RTOs) and higher education agencies (eg. Universities etc) with the minimum Training Standards (in Module format) that must be included in any Bus Operator Training Course which is submitted to the Ministry for approval. In addition to the Modules, the package also includes Training Guidelines for use by training providers and provides valuable information for persons wishing to apply to become an accredited bus operator.

The package has been designed to enable training to be delivered in either a classroom environment or via distance learning.

Training providers who wish to develop a course and have it considered for approval are to submit their materials to:

The Manager, Licensing and Accreditation
Ministry of Transport
Locked Bag 5085
PARRAMATTA NSW 2124

While scope exists for training providers to include additional competencies, applications which are incomplete, or fail to include the minimum Standards, will not be approved.

Further information on the submission of applications can be obtained from the Ministry of Transport on (02) 9689 8829.

Bus Operator Training Standards

Introduction

Detailed as follows are the modules which must be included in any Bus Operator Training Course that is submitted to the Ministry of Transport for approval. The modules are supported by an accompanying set of Guidelines which provides training providers with further information on course content and suggested assessment criteria.

Module 1: Purpose of Accreditation

This module provides an understanding of the reasons and purpose for requiring bus operators to be accredited in NSW. In this regard it should be noted that the Accreditation Standards equally apply to operators of Regular Passenger Services (RPS), and Long Distance, Tourist and Charter Services (LDTCS).

1. Understand how Accreditation contributes to the provision of safe and reliable passenger bus services for the NSW travelling public.

- a) Understand that the principal purpose of Accreditation is to ensure safe and reliable passenger bus services to the travelling public of NSW;

- b) Understand that Accreditation is the system that is used by the Ministry to assess whether a person is of **suitable character** and **fitness** and has the **competency to operate public passenger services** in accordance with the Standards and Conditions prescribed by the Passenger Transport Act 1990 and Regulation;
- c) Understand there are two types of bus operator accreditation comprising Regular Passenger Services (RPS), and Long Distance, Tourist and Charter Service (LDTCS); and
- d) Understand that heavy penalties may be imposed for operating a public passenger bus service without appropriate accreditation by the Ministry.

Module 2: Establish/Maintain a Management Information System

This module involves the implementation, monitoring and management of workplace information required under NSW bus operator accreditation guidelines.

1. Establish and maintain processes to monitor and assess Transport Safety Workers.

- a) Driver duty records are maintained in accordance with established procedure.
- b) Procedures for monitoring medical fitness are documented, implemented and maintained.
- c) Procedures for monitoring drug and alcohol use are documented, implemented and maintained.
- d) Business records for driver and maintenance worker accreditation are maintained.
- e) Buses engaged in Long Distance Tourist and Charter work have vehicle monitoring devices and that records are kept.
- f) Runaway bus procedures are established and monitored.
- g) Accreditation recordkeeping procedures are documented in accordance with requirements.

2. Establish and Maintain Operator Accreditation Details

- a) Relevant legislation and regulation are identified and updated as required.
- b) The standards of accreditation are identified and complied with.
- c) Business procedures for maintaining accreditation records are established and monitored in accordance with requirements.

3. Establish and maintain Passenger Management procedures

- a) Establish procedures to ensure that school student behaviour is managed.
- b) Monitor services to ensure that overloading provisions, standee arrangements and seat belt regulations are complied with.
- c) Passenger manifests are created and maintained as required.
- d) Security cameras are installed on vehicles as required and are managed as per legislation.
- e) Establish and maintain procedures for Complaints management and ensure that these are disseminated to staff.
- f) Establish and maintain procedures for Lost Property management and ensure that these are disseminated to staff.
- g) Establish procedures to ensure that signage and passenger information is adequate and that it is appropriately displayed.
- h) Develop guidelines and procedures for the publication and dissemination of timetables.

4. Conduct an audit on the Management Information System

- a) Identify the audit requirements of the business to ensure an objective outcome.
- b) Procedures, records and documents needed for the audit are identified and developed.
- c) Implement procedures for an annual audit.
- d) Formal audit reports prepared and reviewed by management.
- e) Findings of the audit are followed-up and any corrective action is taken and documented.
- f) Results of the audit including any correction actions taken are to be submitted to the Ministry of Transport.

Module 3: Establish/Maintain a Vehicle Management Maintenance System (VMMS)

This module involves the implementation and management of a Vehicle Management Maintenance System required under NSW bus operator accreditation guidelines.

1. Ensure that the Vehicle Management Maintenance System Complies with Requirements.

- a) Vehicle maintenance schedules are established and documented, in accordance with manufacturers' specifications, and followed using maintenance methods that are appropriate.
- b) Vehicle maintenance records are kept in accordance with legislative requirements
- c) Vehicle safety inspection requirements identified and procedures implemented.
- d) Procedures for reporting, rectifying and repairing vehicle faults are established and records maintained.
- e) Vehicle cleanliness standards are established and maintained.
- f) Vehicles that require the fitting of vehicle monitoring devices are identified.
- g) Maintenance related documents are retained as required.
- h) Procedures are developed and implemented for ensuring that vehicles are kept registered and roadworthy.
- i) Maintenance and general depot facilities comply with environmental and workplace safety standards.
- j) Licensing requirements for vehicle maintenance workers are identified, documented and complied with.

Module 4: Establish/maintain a Safety Management System

This module involves the implementation and maintenance of a Safety Management System required under NSW bus operator accreditation guidelines.

1. Establish/Maintain a Safety Management Policy (SMS)

- a) Develop and document a Safety Management Policy that complies with legislation.
- b) Ensure that SMS policy is displayed and information disseminated to staff.
- c) Obtain management commitment for the Safety Management Policy.

2. Ensure that Safety Management Responsibilities are Assigned and Communicated.

- a) Management responsibility for SMS is identified and documented.
- b) Safety and security responsibilities of job roles are identified and documented.
- c) Annual review of the SMS is undertaken and any correction actions required, are documented and taken.
- d) Development, review and distribution of SMS documentation is monitored for effectiveness.
- e) Safety related changes are communicated to relevant staff in a language, style and format that are easily understood.
- f) An organisational chart showing SMS responsibilities is prepared and disseminated.

3. Ensure the Effective Management of the Safety and Security of Facilities, Staff and Customers.

- a) Management responsibility for the establishment and maintenance of a Risk Register is identified.
- b) Risk Register is reviewed and updated as new risks appear.
- c) Safety risks presented by identified hazards are correctly assessed and are made safe in accordance with relevant legislation.
- d) Primary areas for hazard identification, such as vehicle operation, maintenance, fitness for duty and emergency preparedness are reviewed in accordance with relevant legislation.
- e) Processes for identifying, assessing, controlling and reporting on hazards are implemented and monitored.
- f) Management responsibility for security is identified and documented.
- g) Processes for considering terrorist threats, including arrangements with other operators at shared locations (such as bus/ferry/rail/interchanges) are developed and implemented.

4. Ensure that Safety Related Processes are documented.

- a) Safety procedures are documented and available to staff.
- b) Management approval of safety related procedures is obtained.
- c) Safety audit procedures are documented and implemented.
- d) Safety procedure training needs of staff and contractors are identified and implemented.
- e) A pro-active and preventive approach to incident management is adopted.

5. Ensure that Transport Safety Worker Performance is monitored.

- a) Develop and implement policies to cover *fitness for duty* issues.
- b) Personnel records are used to monitor authorisation and health assessment status for appropriate job roles.
- c) Develop and implement an employee induction training program that covers health, drug and alcohol issues, and fatigue management.
- d) Develop and implement procedures addressing transport safety worker health issues.

- e) Establish, implement and manage a Drug and Alcohol Program.
- f) Establish, implement and manage a Fatigue Management Program.

6. Oversee a Staff Training Program.

- a) Skills requirements for each job role are identified.
- b) Skills and qualifications of staff are regularly audited.
- c) Personnel records are maintained.
- d) Transport safety worker responsibilities are communicated to relevant staff in a language, style and format that are easily understood.

7. Monitor and Measure Safety Performance.

- a) Determine list of relevant Authorities to be notified in the case of an incident.
- b) Develop and implement procedures for capturing and recording incident data.
- c) Procedures for ensuring staff are notified of incidents and emergency situations are developed, implemented and communicated.
- d) Process established to manage incidents during all hours.
- e) Record, investigate and report on incidents to Ministry and OTSI requirements.
- g) Safety performance is regularly monitored against safety objectives/targets/goals and any correction actions required are documented and taken.

Bus Operator Training Guidelines

Module 1: Understand Reasons for Accreditation

1. Understand the reasons and purpose for requiring bus operators to be accredited in NSW

Performance Criteria	Standards	Suggested Assessment Criteria
1.1 Understand how Accreditation contributes to the provision of safe, reliable and efficient passenger bus services for the NSW travelling public.	<ul style="list-style-type: none"> 1. Understand that the principle purpose of Accreditation is to ensure safe, reliable and efficient passenger bus services to the travelling public of NSW. 2. Understand that Accreditation is the system that is used by the Ministry to assess whether a person is of suitable character and fitness and has the competency to operate public passenger services in accordance with the Standards and Conditions prescribed in the Passenger Transport Act 1990 and Regulation. The purpose of accreditation is to accredit a person or corporation, via designated Directors/Managers, to operate a public passenger service. 3. Understand there are two types of bus operator accreditation including Regular Passenger Services (RPS) and Long Distance, Tourist and Charter Service (LDTCS) e) Understand that a maximum fine of \$110,000 may be imposed for operating a public passenger bus service without appropriate accreditation by the Ministry. 	Can understand and describe the reason and purposes for accreditation; and the essential accreditation requirements.

Module 2: Establish/Maintain a Management Information System

1. Establish/Maintain Processes to Monitor/Assess/Document Staff Fitness, Performance and Accreditation.

Performance Criteria	Standards	Suggested Assessment Criteria
1.1 Ensures that staff fitness, performance and accreditation is monitored, assessed and documented.	<p>Identifies the following as essential requirements for managing staff fitness, performance and accreditation:</p> <ol style="list-style-type: none"> 1. Driver duty records are kept (rosters, log books, work diaries, VMD records) 2. Driver medical fitness is monitored and documented. 3. Drug and Alcohol Program procedures are monitored and documented 4. Auditable records are kept of driver and maintenance worker accreditation 5. Buses are fitted with approved monitoring devices and records are kept in accordance with RTA requirements 6. Runaway bus procedures are documented and compliance verified. 	<p>Applicants may be assessed with reference to their own business or case study material provided by the assessor (such as fictional descriptions of a business, business documents, forms, procedures, diagrams, notices or charts).</p> <ol style="list-style-type: none"> h) Can identify where driver duty records are kept in their business and can describe how they are maintained OR Can suggest procedures for maintaining driver duty records i) Can describe their procedures (or suggest procedures) for monitoring medical fitness and keeping related records; identifies these procedures as essential. j) Can describe their procedures (or suggest procedures) for monitoring drug and alcohol use keeping related documentation; identifies these procedures as essential. k) Can evaluate their own business records (or case study records) against audit requirements for driver and maintenance worker accreditation. l) Can identify their business procedures for ensuring that buses are fitted with approved monitoring devices and records are kept in accordance with RTA requirements. m) Can describe runaway bus procedures and suggest methods to verify compliance with the procedures.

2. Establish and Maintain Operator Accreditation Details and Notify Changes.

Performance Criteria	Standards	Suggested Assessment Criteria
2.1 Ensures that accreditation details are recorded and changes notified.	<p>Identifies the following as essential operator accreditation records, along with the requirement to maintain the records and notify changes:</p> <ul style="list-style-type: none"> • Vehicle registration • Vehicle insurance • Vehicle maintenance • RTA vehicle inspections • Drivers' defect reports 	<p>Applicants may be assessed with reference to their own business or case study material provided by the assessor (such as fictional descriptions of a business, business documents, forms, procedures, diagrams, notices or charts).</p> <ul style="list-style-type: none"> • Can describe and evaluate their business procedures for maintaining accreditation

	<ul style="list-style-type: none"> • Register of accident reports • Ensuring accreditation requirements are met in relation to: <ul style="list-style-type: none"> ○ Good repute ○ Fitness and propriety ○ Financial viability ○ Certification of competency ○ Access to depot facilities 	<p>records and notifying changes OR</p> <p>Can identify essential accreditation records from a list of documents and records.</p> <ul style="list-style-type: none"> • Can identify the accreditation requirements for good repute, fitness and propriety, financial viability, certification of competency and access to depot facilities.
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3. Verify that Passengers are managed as required and Passenger Documentation Procedures are followed.

Performance Criteria	Standards	Suggested Assessment Criteria
3.1 Verifies that passenger management guidelines are followed and that passenger documentation is kept.	<ul style="list-style-type: none"> • Verifies that standee regulations are complied with • Verifies that school students' behaviour is managed appropriately (Regular Passenger Services) • Monitors services to ensure overloading provisions are complied with • Verifies that procedures are followed with regard to seat belt regulations • Verifies that passenger manifests are created and maintained as required (Long Distance Tourist and Charter only) • Verifies that security cameras are fitted (where required) and related procedures are followed • Establishes and maintains a Complaints Management System which keeps records of complaints and correspondence as required. • Establishes procedures for lost property and keeps records as required. • Verifies that signage and passenger information is displayed as required • Verifies that timetables meet requirements, are published as required and are available for audit (Long Distance, Tourist and Charter) 	<p>Applicants may be assessed with reference to their own business or case study material provided by the assessor (such as fictional descriptions of a business, business documents, forms, procedures, diagrams, notices or charts).</p> <p>Can describe and evaluate their business procedures/documentation for ensuring passengers are managed appropriately in the areas of:</p> <ul style="list-style-type: none"> • Standees • School student behaviour • Overloading • Passenger manifests • Security cameras (where required) • Complaints management <p>OR</p> <p>When provided with case study management processes in these areas, can identify process flaws.</p> <p>Can describe and evaluate their business procedures for lost property management OR</p> <p>Can evaluate case study procedures for lost property management and identify deficiencies.</p> <p>Can assess whether example signage and passenger information is adequate and appropriately displayed.</p> <p>Can describe the guidelines for the publication and dissemination of timetables (Long Distance, Tourist and Charter)</p>

4. Establish/Maintain an Auditable Records System and Ensure a Self Audit is carried out on the Management Information System.

Performance Criteria	Standards	Suggested Assessment Criteria
4.1 Ensures that an annual self-audit takes place and that the organisation is prepared for an external audit every three years.	Identifies the standards in elements one to three as essential.	Can describe the audit requirements for their business.

Module 3: Establish/Maintain a Vehicle Management Maintenance System (VMMS)

1. Ensure that the Vehicle Management Maintenance System Complies with Requirements.

Performance Criteria	Standards	Suggested Assessment Criteria
1.1 Ensures that vehicle management maintenance system complies with requirements.	<p>Identifies the following as essential requirements for vehicle management maintenance:</p> <ol style="list-style-type: none"> 1. Buses are checked daily 2. Faults are recorded and reported 3. Faults are rectified/repaired 4. Maintenance schedules are followed and appropriate maintenance methods are used 5. Vehicles are maintained in accordance with manufacturers specifications 6. Maintenance records and documentation are kept 7. Vehicle monitoring devices are fitted, operational and comply with RTA legislation 8. Vehicles comply with registration and roadworthiness requirements 9. Maintenance facilities comply with licensing requirements where required 10. Maintenance workers are licensed where required 11. Daily defect assessment occurs, appropriate action is taken and documentation procedures are followed 12. Other maintenance documents (such as log books, fuel sheets, service sheets, fuel usage reports, data speed history reports) are kept as required 13. Bus cleaning requirements are met 14. Maintenance and general depot facilities comply with environmental and workplace safety standards 	<p>Applicants may be assessed with reference to their own business or case study material provided by the assessor (such as fictional descriptions of a business, business documents, forms, procedures, diagrams, notices or charts).</p> <ol style="list-style-type: none"> 1. Can identify what needs to be included in a vehicle pre-departure inspection 2. Can describe and assess how faults are reported and recorded in their business OR Can suggest procedures to ensure that faults are reported and recorded in a case study business. 3. Can describe and evaluate the processes for rectifying and repairing vehicle faults in their business OR Can suggest procedures to ensure that faults are rectified and repaired in a case study business 4. Can describe the bus maintenance schedule for their business and what processes ensure that it is followed and that maintenance methods are appropriate OR When supplied with manufacturers' maintenance specifications and a maintenance schedule for a case study business, can identify deficiencies in the schedule; can suggest methods to ensure maintenance methods are appropriate. 5. Can identify where manufacturers' specifications are accessible in their business and explain the procedures for consulting them during maintenance work OR

	<p>15. Buses are fitted with holders for the driver's authority card</p> <p>16. An auditable records system is maintained and self-audits are carried out.</p>	<p>Can suggest a procedure for ensuring that maintenance work is checked against manufacturers' specifications</p> <p>6. Can identify the location of maintenance records in their business OR Can suggest where maintenance records could be kept and maintained in a case study business</p> <p>7. Identifies the requirement for fitting vehicle monitoring devices</p> <p>8. Can identify a procedure that they currently use in their business (or will use) for ensuring that vehicles are kept registered and roadworthy.</p> <p>9. When provided with a copy of licensing requirements, can evaluate their business (or a case study business) against the standards</p> <p>10. Can identify the licensing requirements for people working in their business (or for people in a case study business)</p> <p>11. Can identify the processes for defect assessment, acting on defect notices and maintaining the documents in their business or suggest processes for a case study business</p> <p>12. Can identify maintenance records among a list of other business records; can identify where they are kept in their business or might be kept in a case study business.</p> <p>13. Can evaluate their business or a case study business against standards for bus cleaning</p> <p>14. When provided with environmental and safety standards, can evaluate their business or a case study business against those standards</p> <p>15. Identifies the need for buses to be fitted with a holder for the driver's authority card.</p> <p>16. Can assess their record system, or a case study record system, against audit standards; identifies the need for self audits.</p>
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Module 4: Establish/maintain a Safety Management System

1. Establish/Maintain a Safety Management Policy

Performance Criteria	Standards	Suggested Assessment Criteria
1.1 Establishes and maintains a Safety Management Policy.	<p>Identifies the following as essential components of a Safety Management Policy:</p> <ul style="list-style-type: none"> • Safety goals • Security goals • Commitment to safety by top management of the bus operation • Provision of policy to all employees and contractors who carry out transport safety work • Inclusion of the policy in handbooks, induction and training materials • Policy is openly displayed and visible to staff and visitors • Measures to address the operational security of passengers and staff. 	<p>Applicant is able to:</p> <ul style="list-style-type: none"> • Develop a Safety Management Policy that complies with standards • Advise as to how the policy is to be displayed and information disseminated to staff • Identify the importance of obtaining top management commitment for the Safety Management Policy.

2. Ensure that Safety Management Responsibilities are Assigned and Communicated.

Performance Criteria	Standards	Suggested Assessment Criteria
2.1 Assigns and communicates safety management responsibilities.	<p>Identifies the following safety management requirements as essential:</p> <ol style="list-style-type: none"> 1. A senior manager is nominated with responsibility for managing the SMS 2. Position descriptions nominate specific safety and security responsibilities 3. Position descriptions identify safety workers 4. The SMS is reviewed annually with regard to effectiveness 5. SMS documentation is developed, reviewed and distributed effectively 6. Safety related changes are communicated to relevant staff <p>For larger¹ bus operators:</p> <ol style="list-style-type: none"> 7. An organisational chart shows SMS responsibilities. 	<p>Applicants may be assessed with reference to their own business or case study material provided by the assessor (such as fictional descriptions of a business, business documents, forms, procedures, diagrams, notices or charts).</p> <ol style="list-style-type: none"> 1. Can nominate the senior manager who manages the SMS in their business OR When asked to evaluate a case study account of company job roles, identifies the lack of a senior manager responsible for SMS 2. Can outline the safety and security responsibilities of job roles in their business OR Can suggest how to allocate safety and security responsibilities to job roles in a case study. 3. Can identify the 'safety worker' job roles in their business OR Can identify 'safety worker' job roles in a case study business 4. Identifies the requirement for an annual review of the SMS 5. Can evaluate the development, review and distribution of SMS

¹ The definition of a larger bus operator is one who employs 20 or more Transport Safety Workers

		<p>documentation for effectiveness, whether with reference to their own business or a case study.</p> <p>6. Identifies how safety related changes are communicated to relevant staff in their business or might be communicated in a case study business.</p> <p>7. Can provide an organisational chart showing SMS responsibilities (Larger operators only)</p>
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3. Ensure the Effective Management of the Safety and Security of Facilities, Staff and Customers.

Performance Criteria	Standards	Suggested Assessment Criteria
3.1 Ensures the adequacy of organisational safety and security management processes.	<p>Identifies the following as key requirements for effective safety and security management:</p> <ol style="list-style-type: none"> 1. Creation/management of a Risk Register 2. Nomination of a position to maintain the Risk Register 3. Regular review of the Risk Register 4. Allocation of responsibility for security management 5. Hazards and risks are identified, assessed, controlled and reported on. 6. Identify potential security risks (including terrorism) associated with the use of shared facilities, such as bus/ferry/rail/interchanges. 	<p>Applicants may be assessed with reference to their own business or case study material provided by the assessor (such as fictional descriptions of a business, business documents, forms, procedures, diagrams, notices or charts).</p> <ol style="list-style-type: none"> 1. Can create a register of risks for their business and suggest appropriate controls OR With reference to a case study, can identify risk areas, suggest controls and identify how this would be recorded in a Risk Register 2. Can nominate who manages the Risk Register in their business OR Can suggest a job role to manage a Risk Register in a case study business 3. Identifies the requirement for the Risk Register to be reviewed updated as new risks appear 4. Can nominate the person with responsibility for security management in their business OR Can nominate a job role appropriate for managing security in a case study business. 5. Can describe the processes in their business for identifying, assessing, controlling and reporting on risks OR Can suggest processes for identifying, assessing, controlling and reporting on risks in a case study business. 6. Can describe and assess their processes for considering terrorist threats and the arrangements their business has with other operators in relation to shared locations (such as bus/ferry/rail/interchanges).
3.2 Ensures risks and hazards are identified and managed.	<ol style="list-style-type: none"> 1. Identifies primary areas for hazard identification, such as: <ul style="list-style-type: none"> • Vehicle Operation • Maintenance 	<p>Applicants may be assessed with reference to their own business or case study material provided by the assessor (such as fictional descriptions of a business, business</p>

	<ul style="list-style-type: none"> • Driver fitness for duty • Emergency preparedness. <p>2. Requires that, as a minimum, Risk Management contains these process steps:</p> <ul style="list-style-type: none"> • Establishes the environment in which risks occur • Identifies hazards • Analyses risk • Applies controls • Monitors and reviews controls. 	<p>documents, forms, procedures, diagrams, notices or charts).</p> <ol style="list-style-type: none"> 1. Can identify primary areas for hazard identification, with reference to their business or a case study. 2. Can describe how they have followed the Risk Management process with regard to a risk in their business <p>OR</p> <p>Can suggest how to follow the Risk Management process to manage risks in a case study.</p>
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4. Ensure that Safety Related Processes are Documented.

Performance Criteria	Standards	Suggested Assessment Criteria
4.1 Ensures that safety related processes are documented.	<p>Identifies the following as essential:</p> <ol style="list-style-type: none"> 1. Procedures are documented for bus maintenance, driver health management, pre-departure and sign-on procedure and incident management 2. Procedures have top management sign-off 3. Documents are accessible by relevant staff 4. Audit schedules are defined 5. Staff and contractors are trained in safety procedures 6. There is a pro-active and preventive approach to incident management. 	<p>Applicants may be assessed with reference to their own business or case study material provided by the assessor (such as fictional descriptions of a business, business documents, forms, procedures, diagrams, notices or charts).</p> <ol style="list-style-type: none"> 1. Can identify where all safety procedure documentation is kept in their business <p>OR</p> <p>Can suggest how to maintain documentation for safety procedures in a case study business.</p> <ol style="list-style-type: none"> 2. Identifies the requirement for top management sign-off on safety related procedures. 3. Can describe who needs to have access to particular procedure documents in their business and can describe how they have access to these documents <p>OR</p> <p>When provided with case study examples of safety procedure documents, can identify which job roles need to have access to them</p> <ol style="list-style-type: none"> 4. Can describe the audit schedule for their business and assess it against requirements <p>OR</p> <p>Can assess a case study audit schedule against requirements</p> <ol style="list-style-type: none"> 5. Can describe how they assess the safety procedure training needs of staff and contractors; can describe how these training needs are met; <p>OR</p> <p>When provided with a skills audit and job descriptions for a section of a case study business, can identify safety procedure training needs</p> <ol style="list-style-type: none"> 6. Identifies the importance of a pro-active and preventive approach to incident management.

5. Ensure that Transport Safety Worker Performance is Monitored.

Performance Criteria	Standards	Suggested Assessment Criteria
5.1 Ensures that transport safety worker performance is monitored.	<p>Identifies the following as essential features of a transport safety worker monitoring program:</p> <ol style="list-style-type: none"> 1. Policies cover fitness for duty issues 2. Personnel records facilitate monitoring of authorisation/health assessment status 3. Induction and other training covers responsibilities regarding, health, drugs and alcohol and fatigue management 4. Procedures cover management of transport safety worker health issues 5. The operator has a Drug and Alcohol Program 6. The operator has a Fatigue Management Program. 	<p>Applicants may be assessed with reference to their own business or case study material provided by the assessor (such as fictional descriptions of a business, business documents, forms, procedures, diagrams, notices or charts).</p> <ol style="list-style-type: none"> 1. Identifies the need for policies to cover fitness for duty issues 2. Can describe and assess how their personnel records are used to monitor authorisation and health assessment status for appropriate job roles OR When asked to evaluate case study personnel records, identifies the absence of monitoring for authorisation or health assessment status 3. Can describe and assess how their organisation's induction and training covers health, drug and alcohol issues, and fatigue management OR Can identify key strategies to be covered in training to ensure workers manage issues related to health, drugs and alcohol and fatigue management. 4. Can describe how their business procedures cover transport safety worker health issues OR When provided with a case study example of a transport safety worker health issue, can suggest a procedure to address it 5. Can list the course outcomes for a Drug and Alcohol Program 6. Can list the course outcomes for a Fatigue Management Program.

6. Oversee a Staff Training Program.

Performance Criteria	Standards	Suggested Assessment Criteria
6.1 Ensures that staff training meets requirements.	<p>Identifies the following as essential features of a staff training program:</p> <ol style="list-style-type: none"> 1. The operator has determined its skills requirements 2. The operator audits current skills and qualifications 3. The operator maintains an updated personnel records system 4. The operator has communicated all responsibilities implicit in position descriptions, SOPs, employee handbooks and other safety documentation. 	<p>Applicants may be assessed with reference to their own business or case study material provided by the assessor (such as fictional descriptions of a business, business documents, forms, procedures, diagrams, notices or charts).</p> <ol style="list-style-type: none"> 1. Can list the skills requirements for their business OR When provided with case study job descriptions, can list matching skills requirements 2. Identifies the need to carry out a skills and qualifications audit and can outline the steps to do so 3. Describes how their business keeps personnel records up to date OR When provided with case study personnel data, can suggest processes to ensure that any changes are recorded 4. Can describe and assess how their business communicates responsibilities OR When provided with case study job role responsibilities, can suggest how those responsibilities should be communicated.

7. Monitor and Measure Safety Performance.

Performance Criteria	Standards	Suggested Assessment Criteria
7.1 Ensures that safety performance is monitored and that safety related incidents are recorded and analysed.	<p>Identifies the following as essential features of safety performance measurement and monitoring:</p> <ol style="list-style-type: none"> 1. OTSI and other relevant authorities are notified of incidents 2. The type and severity of incidents are recorded, along with other relevant details 3. Staff are notified of incidents and emergency situations 4. Incidents are managed at all hours 5. Safety investigations meet Ministry and OTSI requirements 6. Incident data is captured and adequate for management review of risk controls 7. Performance against safety objectives/targets/goals is regularly reviewed 	<p>Applicants may be assessed with reference to their own business or case study material provided by the assessor (such as fictional descriptions of a business, business documents, forms, procedures, diagrams, notices or charts).</p> <ol style="list-style-type: none"> 1. Can list who needs to be notified of incidents 2. Can list the information which needs to be included in an incident report 3. Can describe and evaluate their business methods for recording incidents OR When provided with case study incident records, can identify record deficiencies 4. Can describe their procedures for ensuring staff are notified of incidents OR When provided with a case study of

		<p>an incident or emergency, can list which staff need to be notified</p> <p>5. Can describe and assess their business procedures to manage incidents at all hours OR Can suggest procedures that a case study business might use to manage incidents at all hours</p> <p>6. Can assess a case study incident record and identify whether it meets Ministry and OTSI requirements</p> <p>7. Can describe and evaluate their method for capturing incident data and reviewing it against risk controls OR When provided with case study incident data, can assess the adequacy of the information for reviewing risk controls</p> <p>8. Can describe their business procedure for reviewing performance against safety objectives/targets/goals</p>
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8. Oversee an Audit Program.

Performance Criteria	Standards	Suggested Assessment Criteria
8.1 Ensures that an annual self-audit takes place and the organisation is prepared for an external audit every three years.	<p>Identifies the following as essential audit requirements:</p> <ol style="list-style-type: none"> 1. The operator has an audit program 2. Audits are carried out by objective auditors 3. The operator highlights identified deficiencies and takes corrective action 4. Formal audit reports are prepared and reviewed by management. 5. That self-audits are undertaken on an annual basis. 	<p>Applicants may be assessed with reference to their own business or case study material provided by the assessor (such as fictional descriptions of a business, business documents, forms, procedures, diagrams, notices or charts).</p> <ol style="list-style-type: none"> 1. Identifies the need for an annual audit program 2. Can identify what the audit should include. 3. Identifies that annual self-audits are required to be undertaken and that the results of the audit are to be submitted to the Ministry of Transport. 4. Identifies measures to ensure their audit is objective (for example, makes reference to the Ministry of Transport audit tool) 5. Can describe steps their business has taken to address audit issues OR When given a case study example of an audit deficiency, can suggest action to address it. 6. Identifies the need for formal audit reports to be prepared and reviewed by management.

Ministry of Transport
April, 2006

MOUNT PANORAMA MOTOR RACING ACT 1989

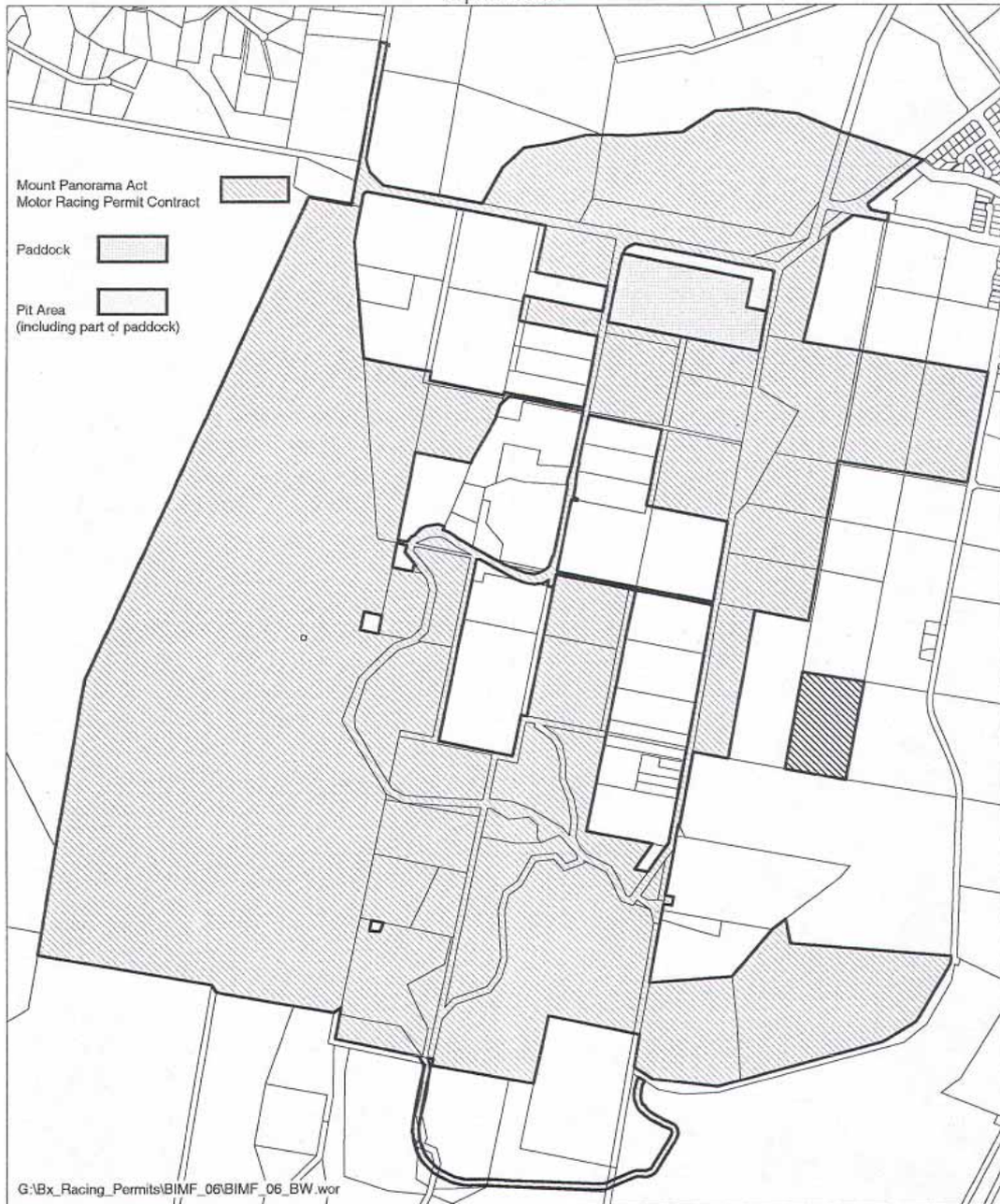
Conduct of Motor Racing and Associated Events
Mount Panorama

IN pursuance of the provisions of section 4 of the Mount Panorama Motor Racing Act 1989, I declare that the lands, as shown by hatching on the diagram hereunder, shall constitute the Mount Panorama Circuit for the purposes of motor racing, practice and associated events during the period 13 April to 16 April 2006, both dates inclusive.

SANDRA NORI, M.P.,
Minister for Tourism and Sport and Recreation
Minister for Women
Minister Assisting the Minister for State Development

BATHURST REGIONAL COUNCIL

Mt Panorama Circuit
Bathurst International Motor Festival
April 2006



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Bathurst Regional Council expressly disclaims all liability for errors or omissions of any kind whatsoever, or any loss, damage or other consequence which may arise from any person relying on information in this Plan.

Date 24/01/2006

Note: The colours on this Plan do not indicate zones under the Bathurst Local Environmental Plan 1997.

Department of Lands

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

LAKE MACQUARIE CITY COUNCIL

Naming of Roads

NOTICE is given in accordance with section 162.1 of the Roads Act 1993, as amended, Council has named the following roads:

Location	Name
Lot 1, DP 303303 and Lot 102, DP 708281, Morse and Berkeley Streets, Speers Point.	Joseph Palmer Close.

No objections to the proposed names were received within the advertising period. Brian Bell, General Manager, Lake Macquarie City Council, Box 1906, HRMC NSW 2310.

[2005]

NAMBUCCA SHIRE COUNCIL

Roads (General) Regulation 1994

Naming of Public Roads

IN accordance with the Roads (General) Regulation 1994, to the Roads Act 1993, Council resolved to name the under mentioned roads as follows:

Location	New Name
Unnamed road off Upper Warrell Creek Road adjacent to Lot 412/DP 1008688 (No. 484).	Corella Close.
Unnamed cul-de-sac off O'Dells Road providing access to Lots 3-5, DP 1082070.	Parkins Close.
Unnamed road off Mitchells Road Valla separating Lot 1131 and Lot 1132, DP 629471.	Echidna Road.

MICHAEL COULTER, General Manager, Nambucca Shire Council, PO Box 177, Macksville NSW 2447.

[2010]

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Port Macquarie-Hastings Council dedicates the land described in the Schedule below as public road. B. SMITH, General Manager, Port Macquarie-Hastings Council, Corner Lord and Burrawan Streets, Port Macquarie NSW 2444.

SCHEDULE

Lot 4, Deposited Plan 1067194, Parish Camden Haven, County Macquarie and situate adjacent to 282 Ocean Drive at West Haven.

[2011]

SHELLHARBOUR CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

UNDER section 162 of the Roads Act 1993, Shellharbour City Council has named the following roads:

Location	Name
Stoney Range Estate at Blackbutt.	Falcon Street and Kite Place.

Authorised by resolution of the Council on 2 November 2006. BRIAN A. WEIR, General Manager, Shellharbour City Council, PO Box 155, Shellharbour Square, Shellharbour City Centre NSW 2529.

[2006]

TWEED SHIRE COUNCIL

Roads Act 1993

TWEED SHIRE COUNCIL declares that the land described in the Schedule below, being a temporary public road vested in Council, is closed in accordance with the provisions of section 39(1) of the Roads Act 1993. All rights of passage to pass along the temporary public road are hereby extinguished. ACTING GENERAL MANAGER, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lot 900, DP 1062853, being a temporary public road that formed part of Casuarina Way at Kingscliff.

[2013]

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 land described in the schedule below excluding any mines or deposits of minerals in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 and the Roads Act, 1993 for the purposes of a road. Dated at Murwillumbah this 4th day of April, 2006. Reg Norvill for the Acting General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lot 1 in DP 1087662.

[2017]

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 land described in the schedule below excluding any mines or deposits of minerals

in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 and the Roads Act, 1993 for the purposes of a road. Dated at Murwillumbah this 4th day of April, 2006. Reg Norvill for the Acting General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lots 1 and 2 in DP 1085025.

[2018]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Lands as Public Road

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

SCHEDULE

Lot 1 DP 1085025.

[2019]

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 1 June 2005 has resolved to dedicate the land described hereunder as public road pursuant to Section 10 of the Roads Act, 199. Michael Rayner, Acting General Manager, Tweed Shire Council, PO Box 816, Murwillumbah, NSW, 2484.

SCHEDULE

Lot 1 DP 1087662.

[2020]

WILLOUGHBY CITY COUNCIL

Willoughby Tree and Bushland Preservation Order

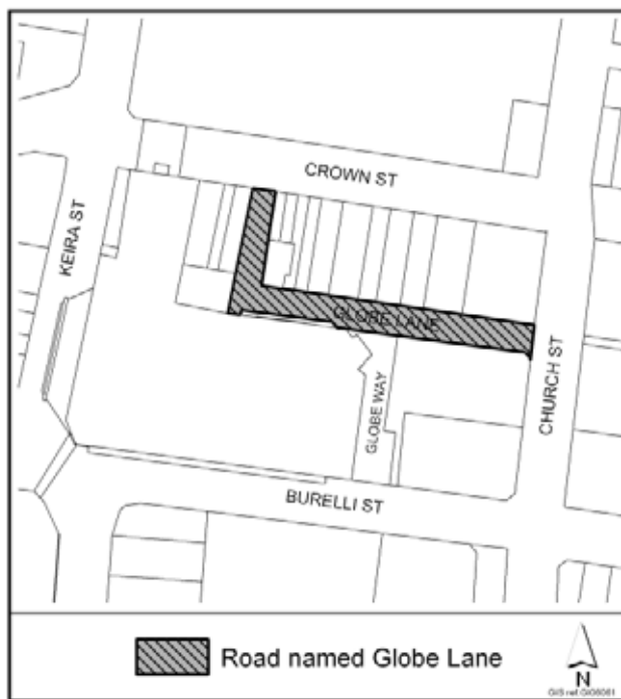
NOTICE is given that on 27th March 2006, Council adopted a new Tree and Bushland Preservation Order which applies to all land within the City of Willoughby. Details of the Order can be obtained by contacting Council's Customer Services Section on Telephone No. (02) 9777 1000, between the hours of 8:30 a.m. and 5:00 p.m., Monday to Friday or visiting Council's website at www.willoughby.nsw.gov.au. JOHN C. OWEN, General Manager, Willoughby City Council, 31 Victor Street (PO Box 57), Chatswood NSW 2067.

[2011]

WOLLONGONG CITY COUNCIL

Notice of Road Naming

NOTICE is hereby given that Wollongong City Council named the road shown below as GLOBE LANE, Wollongong, prior to the Roads Act 1993 being proclaimed. Any reference to Globe Street as the name is incorrect. R. OXLEY, General Manager, Wollongong City Council, Locked Bag 8821, South Coast Mail Centre NSW 2521.



[2004]

ESTATES NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of IOLA GIUDICE, late of Brookvale, in the State of New South Wales, who died on 3 April 2005, must send particulars of his claim to the executor, c.o. Cara Marasco & Company Solicitors, Suite 3, Level 1, 515 Pittwater Road, Brookvale NSW 2100, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 17 January 2006. CARA MARASCO & COMPANY, Solicitors, PO Box 353, Brookvale NSW 2100 (DX 29137 Brookvale), tel.: (02) 9939 6900.

[2021]

COMPANY NOTICES

NOTICE of voluntary winding up.—FRICTION MATERIAL DEVELOPMENT PTY LTD, ACN 010 984 862 (in liquidation).—Notice is hereby given pursuant to section 491(2)(b) of the Corporations Act 2001, that at a general meeting of the members of the abovenamed company held on the 24th day of March 2006, it was resolved that the company be wound up voluntarily and that for such purpose Victor Peter Green be appointed as liquidator of the company. Dated this 24th day of March 2006. VICTOR PETER GREEN,

Liquidator, c.o. Peter Green, Accountants, Suite 4, Price Street Professional Centre, 31-33 Price Street, Nerang QLD 4211, tel.: (07) 5596 4494.

[2007]

NOTICE of general meeting of members.—MUSKER HOTELS PTY LIMITED, ACN 001 003 185 (in liquidation).—Notice is hereby given in pursuance of sub-section 509(3) and (4) of the Corporations Law that a general meeting of the members of the abovenamed company will be held on 2nd May 2006, at 9:00 a.m., at the office of Crosbie Warren Sinclair, cnr Pacific Highway and Warabrook Boulevard, Warabrook NSW 2304, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and hearing any explanation that may be given by the liquidator. Dated this 31st day of March 2006. RICHARD JAMES SOUTH, Liquidator, c.o. Crosbie Warren Sinclair, Accountants, Box 29, Hunter Region Mail Centre NSW 2310, tel.: (02) 4923 4000.

[2008]

NOTICE of general meeting of members.—COMMERCIAL HOTEL (GLOUCESTER) PTY LIMITED, ACN 000 079 096 (in liquidation).—Notice is hereby given in pursuance of sub-section 509(3) and (4) of the Corporations Law that a general meeting of the members of the abovenamed company will be held on 2nd May 2006, at 9:00 a.m., at the office of Crosbie Warren Sinclair, cnr Pacific Highway and Warabrook Boulevard, Warabrook NSW 2304, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and hearing any explanation that may be given by the liquidator. Dated this 31st day of March 2006. RICHARD JAMES SOUTH, Liquidator, c.o. Crosbie Warren Sinclair, Accountants, Box 29, Hunter Region Mail Centre NSW 2310, tel.: (02) 4923 4000.

[2009]

NOTICE of general meeting of members.—DOSANTE PTY LTD, ACN 003 975 764 (in voluntary liquidation).—Notice is hereby given that a general meeting of members of the abovenamed company will be held at 9:15 a.m., on Friday, 12th May 2006, at Level 5, 14 Martin Place, Sydney NSW 2000. Agenda: To hold the final meeting of the company and receive an account of how the winding up has been conducted. Dated this 4th day of April 2006. By Order of the Board. S. B. Humphrys, Liquidator, c.o. Moore Stephens Sydney Pty Limited, Chartered Accountants, tel.: (02) 8236 7700.

[2015]

NOTICE of voluntary winding up.—SAULUTE PTY LTD, ACN 075 155 350 (in voluntary liquidation).—At a general meeting of the abovementioned company duly convened and held at 18-22 Murray Street, Marrickville NSW 2204, on 31st March 2006, the following resolutions were passed: 1. Special resolution: That the company be wound up voluntarily and 2. That Robert Southwell, who has consented to act, be appointed liquidator of the company. RICHARD SIPAVICIUS, Director, c.o. Moore Stephens Sydney Pty Limited, Level 5, CML Building, 14 Martin Place, Sydney NSW 2000, tel.: (02) 8236 7700.

[2016]

OTHER NOTICES

SHARALEA'S AUSTRALIAN DOG SQUAD

NOTICE is hereby given that the partnership previously subsisting between Sharon Camilleri of 41 Riverside Drive, Sans Souci in the state of New South Wales, Liat Long of 13/115 Caravan Head Road, Oyster Bay in the state of New South Wales and Jason Featherstone of 41 Riverside Drive, Sans Souci in the state of New South Wales carrying on business for dog training, dog boarding, out care for dogs, day care for dogs and any other service for dogs at Sans Souci under the style or firm of Sharalea's Australian Dog Squad has been dissolved as from the date of this notice so far as concerns the said Liat Long who has retired from the said firm. Dated 27 March 2006. SOLARI LEGAL, Suite 5, Ground Floor, 522 Kingsway (cnr Jackson Avenue) Miranda NSW 2228, tel.:9540 4111.

[2012]

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