

Government Gazette

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LEGISLATION

Proclamations



New South Wales

Commencement Proclamation

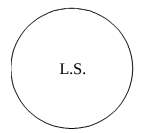
under the

Mental Health Act 2007 No 8

JAMES JACOB SPIGELMAN, Lieutenant-Governor

I, the Honourable James Jacob Spigelman AC, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Mental Health Act 2007*, do, by this my Proclamation, appoint 16 November 2007 as the day on which that Act commences. Signed and sealed at Sydney, this 14th day of November 2007.

By His Excellency's Command,



GOD SAVE THE QUEEN!

REBA MEAGHER, M.P.,

Minister for Health

Regulations



New South Wales

Environmental Planning and Assessment Amendment (Project Applications) Regulation 2007

under the

Environmental Planning and Assessment Act 1979

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Environmental Planning and* Assessment Act 1979.

FRANK SARTOR, M.P., Minister for Planning

Explanatory note

The object of this Regulation is to amend the *Environmental Planning and Assessment Regulation 2000* to insert a transitional provision to enable the approval of certain project approval applications for which environmental assessment requirements had been issued before the commencement of provisions that would otherwise prohibit their approval. This Regulation is made under the *Environmental Planning and Assessment Act 1979*, including sections 75J (3), 75O (3) and 157 (the general regulation-making power).

s2007-378-07.d06

Clause 1 Environmental Planning and Assessment Amendment (Project Applications) Regulation 2007

Environmental Planning and Assessment Amendment (Project Applications) Regulation 2007

under the

Environmental Planning and Assessment Act 1979

1 Name of Regulation

This Regulation is the Environmental Planning and Assessment Amendment (Project Applications) Regulation 2007.

2 Amendment of Environmental Planning and Assessment Regulation 2000

The Environmental Planning and Assessment Regulation 2000 is amended as set out in Schedule 1.

Environmental Planning and Assessment Amendment (Project Applications) Regulation 2007

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 80A

Insert after clause 8O:

80A Transitional provision—projects or concept plans otherwise prohibited for which approval may be given

Clauses 8N and 8O do not apply to a project application if, before the commencement of those clauses, the Director-General had notified the proponent of environmental assessment requirements under section 75F of the Act relating to the project, or part of the project, concerned.



New South Wales

Mental Health Regulation 2007

under the

Mental Health Act 2007

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Mental Health Act* 2007.

REBA MEAGHER, M.P.,

Minister for Health

Explanatory note

The object of this Regulation is to prescribe the following matters for the purposes of the *Mental Health Act 2007*:

- (a) procedural matters relating to mental health inquiries held by Magistrates to determine whether persons should be detained as involuntary patients, including information notices, the form of summons for witnesses, the form of orders and a requirement that a person brought before an inquiry has been supplied with shaving equipment or make-up,
- (b) procedural matters relating to appeals against refusals to discharge patients,
- (c) enabling a director of community treatment of a mental health facility and a primary carer of a person to apply for a community treatment order for a person,
- (d) the form for an application for variation or revocation of a community treatment order and enabling the Mental Health Review Tribunal (the *Tribunal*) to make orders on an appeal varying, revoking or confirming community treatment orders,
- (e) that psychosurgery (which is prohibited) is not to include neurological procedures for treating the symptoms of Parkinsons Disease,
- (f) the forms for procedures for obtaining consent with respect to electro convulsive therapy,
- (g) fees relating to licences for mental health facilities,
- (h) the constitution of the Tribunal for specified proceedings and the form of summons to be issued by the Tribunal in proceedings,

s2007-306-07.d10

Explanatory note

- (i) requirements (contained in the *Mental Health Regulation 2000*) relating to the recognition of agreements with the Australian Capital Territory, Victoria and Queensland, the transfer of patients to interstate mental health facilities in the Australian Capital Territory, Victoria and Queensland from New South Wales, the transfer of patients from such interstate facilities to New South Wales and the recognition and treatment of interstate patients under interstate community treatment orders,
- (j) the term of appointment of a primary carer nominated by a patient or person as a period of 12 months,
- (k) information to be provided to former patients about follow up care,
- (l) the matters to be included in the annual report by the Director-General of the Department of Health relating to mental health services,
- (m) the form of oath to be taken by assessors assisting the Supreme Court for the purposes of the *Mental Health Act 2007*,
- (n) the information about involuntary referrals and patients, and mental health inquiries, to be reported by medical superintendents of mental health facilities to the Tribunal.

This Regulation is made under the *Mental Health Act* 2007, including sections 27, 44, 51 (2) (c), 67, 72 (5), 76 (3), 79, 83 (2) (the definition of *psychosurgery*), 91 (3), 93 (1) (a), 96 (3) (a), 97, 108, 115 (2) (b), 118 (b), 119, 129 (2), 131 (1), 150 (5), 157 (1), 165, 170 (the definitions of *corresponding law* and *interstate community treatment order*), 174 (2) and (3), 176 (3) and (4), 177, 179 (2) and (4) (a), 182, 184, 185, 186 (1) (b), 187 and 196 (the general regulation-making power), clause 5 of Schedule 2 and clause 1 of Schedule 6.

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Mental Health Regulation 2007

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Clause 1 Mental Health Regulation 2007

Part 1 Preliminary

Mental Health Regulation 2007

under the

Mental Health Act 2007

Part 1 Preliminary

1 Name of Regulation

This Regulation is the Mental Health Regulation 2007.

2 Commencement

This Regulation commences on 16 November 2007.

3 Definitions

- In this Regulation:
 approved form means a form approved by the Minister.
 Form means a form set out in Schedule 1.
 the Act means the *Mental Health Act 2007*.
- (2) Notes included in this Regulation do not form part of this Regulation.

Mental Health Regulation 2007	Clause 4
Admission to, and care in, mental health facilities	Part 2

Part 2 Admission to, and care in, mental health facilities

Division 1 Involuntary admission to mental health facilities

4 Medical report as to mental state of detained person

For the purposes of:

- (a) section 27 (a) of the Act, the certificate of the authorised medical officer may be in the form set out in Form 1, and
- (b) section 27 (b) and (c) of the Act, the prescribed form of advice to the authorised medical officer is the form set out in Form 1.

Division 2 Mental health inquiries

5 Notice of appearance before Magistrate

Notice under section 76 (3) of the Act is given in accordance with this Regulation if it is in the form set out in Form 2 and is served on the person or persons entitled to be given the notice.

6 Appearance before a Magistrate or the Tribunal

In addition to any other requirements of the Act, and this Regulation, the medical superintendent is to ensure that a person to be brought before a Magistrate or the Tribunal has, so far as is reasonably practicable, been supplied with shaving equipment or make-up.

7 Form of summons (inquiry by Magistrate)

For the purposes of clause 5 of Schedule 2 to the Act, the prescribed form of summons is Form 3.

8 Compliance with summons (inquiry by Magistrate)

If a summons to produce documents at an inquiry is issued under clause 5 of Schedule 2 to the Act, and the summons specifies a place at which the documents may be produced, any of those documents produced at that place before the commencement of the inquiry are taken to have been duly produced in compliance with the summons.

Division 3 Discharge of patients

9 Appeal against refusal to discharge

- (1) An involuntary patient may appeal under section 44 of the Act:
 - (a) by serving on the medical superintendent of the mental health facility a notice in the form set out in Form 4, or

Clause 9	Mental Health Regulation 2007
Part 2	Admission to, and care in, mental health facilities
	(b) by declaring to the medical superintendent of the mental health facility a desire to appeal to the Tribunal.
(2)	A person, other than a patient, who has a right to appeal under section 44 of the Act, may appeal:
	(a) by lodging at the office of the Tribunal, or by serving on the Tribunal by post, a notice in the form set out in Form 5, or
	(b) by serving such a notice on the medical superintendent of the mental health facility, or

- (c) by declaring to the medical superintendent of the mental health facility, in the presence of the patient, that the patient wishes to appeal to the Tribunal.
- (3) If an appeal is made under subclause (2) (a), the Registrar of the Tribunal must notify the medical superintendent accordingly.
- (4) If an appeal is made under this clause, the Registrar of the Tribunal must call on the authorised medical officer to provide the report required by section 44 (3) of the Act.

Mental Health Regulation 2007	Clause 10
Community treatment orders	Part 3

Part 3 Community treatment orders

10 Persons who may apply for a community treatment order

For the purposes of section 51 (2) (c) of the Act, the following persons may apply for a community treatment order for an affected person:

- (a) a director of community treatment of a mental health facility who is familiar with the clinical history of the affected person,
- (b) the primary carer of the affected person.

11 Orders that may be made on appeal under section 67

On the hearing of an appeal under section 67 of the Act, the Tribunal may make an order revoking, varying or confirming the order the subject of the appeal.

Clause 12 Mental Health Regulation 2007

Part 4 Treatments for mental illness

Part 4 Treatments for mental illness

Division 1 Psychosurgery

12 Psychosurgery

For the purposes of section 83 of the Act, *psychosurgery* does not include a neurological procedure carried out for the relief of symptoms of Parkinsons Disease.

Division 2 Electro convulsive therapy

13 Procedure before consent to electro convulsive therapy

For the purposes of section 91 (3) of the Act, the prescribed form is Part 1 of Form 6.

14 Consent to electro convulsive therapy

- (1) For the purposes of section 93 (1) (a) of the Act, the prescribed form is Part 2 of Form 6.
- (2) For the purposes of section 96 (3) (a) of the Act, consent to the administration of electro convulsive therapy may be given in the form set out in Part 3 of Form 6.

15 Register of information relating to electro convulsive therapy

The register to be kept under section 97 of the Act in relation to treatments by electro convulsive therapy is to be a book in which pages containing the information required or permitted to be set out by Form 7 are completed in relation to each patient or other person undergoing the treatment.

Mental Health Regulation 2007	Clause 16
Private mental health facilities	Part 5

Part 5 Private mental health facilities

16 Application fee for licence for private mental health facility

For the purposes of section 115 (2) (b) of the Act, the prescribed fee is \$80.

17 Annual licence fee for private mental health facility

For the purposes of section 118 (b) of the Act, the prescribed annual licence fee is \$80.

18 Fee for duplicate licence

For the purposes of section 119 of the Act, the prescribed fee for a duplicate licence is \$40.

Clause 19 Mental Health Regulation 2007

Part 6 Official visitors

Part 6 Official visitors

19 Additional qualified persons

For the purposes of section 129 (2) of the Act, a person may be appointed as an official visitor if the person has any of the following qualifications:

- (a) the person is a registered nurse under the *Nurses and Midwives Act 1991*,
- (b) the person is a social worker eligible for membership of the Australian Association of Social Workers,
- (c) the person is an occupational therapist eligible for accreditation by the Australian Association of Occupational Therapists,
- (d) the person is a speech pathologist eligible for membership of Speech Pathology Australia.

20 Visits to mental health facilities

For the purposes of section 131 (1) of the Act:

- (a) 2 or more official visitors must visit each mental health facility that treats patients on an in-patient basis once a month,
- (b) 2 or more official visitors must visit each mental health facility that only treats patients on an out-patient basis once every 6 months.

Mental Health Regulation 2007	Clause 21
Mental Health Review Tribunal	Part 7

Part 7 Mental Health Review Tribunal

21 Constitution of Tribunal for certain proceedings

The Tribunal must be constituted by 3 persons for the purposes of exercising the following functions:

- (a) a review of a voluntary patient under section 9 of the Act,
- (b) a review of an involuntary patient under section 37 of the Act,
- (c) determining an appeal under section 44 of the Act,
- (d) determining an application for a community treatment order or for the variation or revocation of a community treatment order (other than an application for variation or revocation that is not contested),
- (e) a review under section 63 of the Act of a detained person,
- (f) determining an appeal by an affected person under section 67 of the Act,
- (g) conducting an ECT inquiry within the meaning of Division 3 of Part 2 of Chapter 4 of the Act,
- (h) determining an application for consent to the performance of a surgical operation on an involuntary patient under section 101 of the Act,
- (i) determining an application for consent to the carrying out of special medical treatment on an involuntary patient under section 103 of the Act.

22 Summons to attend as witness or to produce evidence

For the purposes of section 157 (1) of the Act, a summons issued by the Tribunal is to be in Form 8.

Clause 23 Mental Health Regulation 2007

Part 8 Interstate patients and mental health laws

Part 8 Interstate patients and mental health laws

Division 1 Preliminary

23 Definitions

(1) In this Part:

ACT means the Australian Capital Territory.

ACT approved facility means an approved health facility or approved mental health facility within the meaning of the Mental Health (Treatment and Care) Act 1994 of the ACT.

administrator means the person declared to be an administrator of a Queensland authorised mental health service under section 497 of the *Mental Health Act 2000* of Queensland.

authorised psychiatrist means a person appointed as such under section 96 of the *Mental Health Act 1986* of Victoria.

civil interstate apprehension order means a Civil Interstate Apprehension Order issued under the Victorian civil agreement, the ACT civil agreement or the Queensland civil agreement.

forensic interstate apprehension order means an interstate apprehension order issued under the Victorian agreement or the Queensland agreement.

interstate agreement means any of the following agreements with respect to the interstate application of mental health laws:

- (a) the agreement dated 19 February 2002 made between the Minister and the Minister for Health for Victoria (the *Victorian agreement*),
- (b) the agreement dated 23 April 2002 made between the Minister and the Minister for Health for Queensland (the *Queensland agreement*),
- (c) the agreement dated 19 August 2002 made between the Minister and the Minister for Health for Victoria (the *Victorian civil agreement*),
- (d) the agreement dated 18 November 2003 made between the Minister and the Minister for Health for the ACT (the ACT civil *agreement*),
- (e) the agreement dated 18 October 2004 made between the Minister and the Minister for Health for Queensland (the *Queensland civil agreement*).

interstate apprehension order means a civil interstate apprehension order or a forensic interstate apprehension order.

Mental Health Regulation 2007	Clause 24
Interstate patients and mental health laws	Part 8

interstate mental health facility means any of the following:

- (a) a Victorian mental health facility,
- (b) an ACT approved facility,
- (c) a Queensland authorised mental health service.

interstate patient means a Victorian patient or a Queensland patient.

interstate transfer request notice means an Interstate Transfer Request Notice issued under the Victorian civil agreement, ACT civil agreement or Queensland civil agreement.

NSW ambulance officer means an ambulance officer or a person appointed to be an honorary ambulance officer by the Ambulance Service of New South Wales.

NSW police officer means a police officer within the meaning of the *Police Act 1990*.

Queensland authorised mental health service means a health service, or part of a health service, declared to be an authorised mental health service under section 495 of the *Mental Health Act 2000* of Queensland.

Queensland patient has the same meaning as it has in the Queensland agreement.

relevant corresponding law means any of the following:

- (a) in relation to the Victorian agreement, the Victorian civil agreement and a Victorian patient, the *Mental Health Act 1986* of Victoria, or
- (b) in relation to the Queensland agreement, the Queensland civil agreement and a Queensland patient, the *Mental Health Act 2000* of Queensland, or
- (c) in relation to the ACT civil agreement, the *Mental Health* (*Treatment and Care*) Act 1994 of the ACT.

Victorian mental health facility means an approved mental health service within the meaning of the *Mental Health Act 1986* of Victoria. *Victorian patient* has the same meaning as it has in the Victorian agreement.

(2) Words and expressions used in this Part have the same meanings as they have in Chapter 8 of the Act.

24 Recognition of existing previous interstate agreements

An agreement entered into under Chapter 10A of the *Mental Health Act* 1990, and in force immediately before the repeal of that Chapter, is, subject to this Part, taken to be an agreement entered into under Chapter 8 of the Act.

Clause 25 Mental Health Regulation 2007

Part 8 Interstate patients and mental health laws

25 Corresponding laws

The following laws are corresponding laws for the purposes of Chapter 8 of the Act: *Mental Health Act 1986* of Victoria *Mental Health Act 2000* of Oueensland

Mental Health (Treatment and Care) Act 1994 of the ACT

Division 2 Apprehension of persons absent from mental health facility or in breach of orders

26 Recognition of interstate orders

For the purposes of section 185 of the Act, it is a condition of recognition of an interstate apprehension order that it must comply with the interstate agreement under which it is issued and any applicable requirements of the relevant corresponding law.

27 Apprehension of patients and persons under interstate apprehension orders

- (1) The following persons are authorised to apprehend an interstate patient or other person who is liable to be apprehended under an interstate apprehension order:
 - (a) a person who is authorised to apprehend the patient or other person under any order made under the relevant corresponding law,
 - (b) in the case of a forensic interstate apprehension order, a person who is authorised to retake a forensic patient under section 60 of the *Mental Health (Criminal Procedure) Act 1990*,
 - (c) in the case of a civil interstate apprehension order, a person who is authorised to apprehend a patient or other person under section 48 of the Act.

Note. Under section 186 (1) of the Act, a police officer and any person authorised to do so under a provision of a corresponding law may also apprehend such a person.

- (2) The following actions may, in accordance with an interstate agreement, be taken in respect of an interstate patient or other person who is liable to be apprehended under an interstate apprehension order:
 - (a) the patient or person may be conveyed to and detained in any declared mental health facility,
 - (b) the patient or person may be conveyed to or transferred to:
 - (i) in the case of a Victorian patient or person subject to a civil interstate apprehension order under the Victorian civil

Mental Health Regulation 2007	Clause 28
Interstate patients and mental health laws	Part 8

agreement, an approved mental health service within the meaning of the Mental Health Act 1986 of Victoria, or

- (ii) in the case of a Queensland patient, an authorised mental service within the meaning of Chapter 2 of the *Mental Health Act 2000* of Queensland, or
- (iii) in the case of a person subject to a civil interstate apprehension order under the ACT civil agreement, an ACT approved facility, or
- (iv) in the case of a person subject to a civil interstate apprehension order under the Queensland civil agreement, a Queensland authorised mental health service.

Division 3 Transfer of patients and persons from this State

28 Admission of persons to interstate mental health facilities and facilities

- (1) For the purposes of section 174 (2) (b) of the Act, the following persons are authorised to take a person to an interstate mental health facility:
 - (a) the medical superintendent of a mental health facility in this State or a person authorised by the medical superintendent,
 - (b) a NSW police officer,
 - (c) a NSW ambulance officer (except where the person is being taken to a Queensland authorised mental health service).
- (2) For the purposes of section 174 (3) (c) of the Act, the following are mental health facilities to which a person may be taken under section 174 of the Act:
 - (a) a Victorian mental health facility,
 - (b) an ACT approved facility,
 - (c) a Queensland authorised mental health service.

Note. Under section 174 (2) of the Act, a person who is authorised under a corresponding law may also take a person to an interstate mental health facility.

29 Transfer of patients from this State to interstate mental health facilities

- (1) For the purposes of section 176 (3) of the Act, the following persons are authorised to take a patient from a mental health facility in this State to an interstate mental health facility:
 - (a) the medical superintendent of a mental health facility in this State or a person authorised by the medical superintendent,
 - (b) a NSW police officer,
 - (c) a NSW ambulance officer (except where the person is being taken to a Queensland authorised mental health service).

Clause 29 Mental Health Regulation 2007

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- (2) For the purposes of section 176 (4) (a) and (b) of the Act, the medical superintendent of a mental health facility in this State that is transferring a person, involuntarily detained as an involuntary patient, to a Victorian mental health facility must:
 - (a) before transferring the person:
 - (i) provide the Victorian mental health facility with a completed interstate transfer request notice in the form specified in the Victorian civil agreement, and
 - (ii) ensure that the transfer has been approved in writing by the authorised psychiatrist (or that person's delegate) of the Victorian mental health facility, and
 - (b) forward to the authorised psychiatrist of the Victorian mental health facility an order in writing in an approved form authorising the transfer and any other information (including medical records) that the superintendent considers to be reasonably necessary for the continued care and treatment of the person.
- (3) For the purposes of section 176 (4) (a) and (b) of the Act, the medical superintendent of a mental health facility in this State that is transferring a person, involuntarily detained as an involuntary patient, to an ACT approved facility must:
 - (a) before transferring the person:
 - (i) provide the person in charge of the ACT approved facility with a completed interstate transfer request notice in the form specified in the ACT civil agreement, and
 - (ii) ensure that the transfer has been approved in writing by the ACT Chief Psychiatrist (or his or her delegate), and
 - (b) forward to the person in charge of the ACT approved facility an interstate transfer order and any other information (including medical records) that the superintendent considers to be reasonably necessary for the continued care and treatment of the person.
- (4) For the purposes of section 176 (4) (a) and (b) of the Act, the medical superintendent of a mental health facility in this State that is transferring a person, involuntarily detained as an involuntary patient, to a Queensland authorised mental health service must:
 - (a) before transferring the person:
 - (i) provide the administrator of the Queensland authorised mental health service with a completed interstate transfer request notice in the form specified in the Queensland civil agreement, and

Mental Health Regulation 2007	Clause 30
Interstate patients and mental health laws	Part 8

- (ii) ensure that the transfer has been approved in writing by the administrator (or his or her delegate), and
- (b) forward to the administrator of the Queensland authorised mental health service an interstate transfer order and any other information (including medical records) that the superintendent considers to be reasonably necessary for the continued care and treatment of the person.
- (5) For the purposes of section 176 (4) (e) of the Act, the following are mental health facilities to which a person may be taken under section 176 of the Act:
 - (a) a Victorian mental health facility,
 - (b) an ACT approved facility,
 - (c) a Queensland authorised mental health service.

Note. Under section 176 (3) of the Act, a person who is authorised under a corresponding law may also take a person to an interstate mental health facility.

Division 4 Transfer of persons to this State

30 Admission of interstate persons to mental health facilities in this State

- (1) For the purposes of section 177 (2) (b) of the Act, the following persons are authorised to take a person to a mental health facility in this State from Victoria, the ACT or Queensland:
 - (a) the medical superintendent of a mental health facility in this State or a person authorised by the medical superintendent,
 - (b) a NSW police officer,
 - (c) a NSW ambulance officer.
- (2) For the purposes of section 177 of the Act, a person may be taken to any declared mental health facility.

Note. Under section 177 (2) of the Act, a person who is authorised under a corresponding law may also take a person to a mental health facility in this State.

31 Transfer of interstate persons to mental health facilities in this State

- (1) For the purposes of section 179 (2) of the Act, the following persons are authorised to take a patient from an interstate mental health facility to a declared mental health facility in this State:
 - (a) the medical superintendent of a mental health facility in this State or a person authorised by the medical superintendent,
 - (b) a NSW police officer,
 - (c) a NSW ambulance officer (except where the person is being taken from a Queensland authorised mental health service).

Clause 31 Mental Health Regulation 2007

- Part 8 Interstate patients and mental health laws
 - (2) For the purposes of section 179 (4) (a) of the Act, a person detained as an involuntary patient under the *Mental Health Act 1986* of Victoria must not be transferred from a Victorian mental health facility to a declared mental health facility in this State unless:
 - (a) before transferring the person:
 - (i) the authorised psychiatrist of the Victorian mental health facility provides the medical superintendent of the mental health facility in this State with a completed interstate transfer request notice in the form specified in the Victorian civil agreement, and
 - (ii) the transfer is approved in writing by the medical superintendent of the mental health facility in this State, and
 - (b) the authorised psychiatrist of the Victorian mental health facility provides a copy of the transfer order made under section 93G of the *Mental Health Act 1986* of Victoria and any other information (including medical records) that the psychiatrist considers to be reasonably necessary for the continued care and treatment of the person.
 - (3) For the purposes of section 179 (4) (a) of the Act, a person detained as an involuntary patient under the *Mental Health (Treatment and Care) Act 1994* of the ACT must not be transferred from an ACT approved facility to a declared mental health facility in this State unless:
 - (a) before transferring the person:
 - (i) the ACT Chief Psychiatrist (or his or her delegate) provides the medical superintendent of the mental health facility in this State with a completed interstate transfer request notice in the form specified in the ACT civil agreement, and
 - (ii) the transfer is approved in writing by the medical superintendent of the mental health facility in this State, and
 - (b) the ACT Chief Psychiatrist (or his or her delegate) provides a copy of the transfer order relating to the person and any other information (including medical records) that he or she considers to be reasonably necessary for the continued care and treatment of the person.
 - (4) For the purposes of section 179 (4) (a) of the Act, a person subject to an in-patient category involuntary treatment order under the *Mental Health Act 2000* of Queensland must not be transferred from a Queensland authorised mental health service to a declared mental health facility in this State unless:

Mental Health Regulation 2007	Clause 32
Interstate patients and mental health laws	Part 8

(a) before transferring the person:

- (i) the administrator of the Queensland authorised mental health service (or his or her delegate) provides the medical superintendent of the mental health facility in this State with a completed interstate transfer request notice in the form specified in the Queensland civil agreement, and
- (ii) the transfer is approved in writing by the medical superintendent of the mental health facility in this State, and
- (b) the administrator of the Queensland authorised mental health service (or his or her delegate) provides a copy of the transfer order relating to the person and any other information (including medical records) that he or she considers to be reasonably necessary for the continued care and treatment of the person.

Note. Under section 179 (2) of the Act, a person who is authorised under a corresponding law may also take a patient to a declared mental health facility in this State from an interstate mental health facility.

Division 5 Community treatment orders

32 Victorian community treatment orders relating to New South Wales residents

- (1) A community treatment order made under section 14 of the *Mental Health Act 1986* of Victoria is declared to be an interstate community treatment order for the purposes of Chapter 8 of the Act.
- (2) For the purposes of section 182 of the Act, an approved mental health service within the meaning of the *Mental Health Act 1986* of Victoria is a mental health facility of another State.

33 ACT treatment orders relating to New South Wales residents

- (1) An involuntary psychiatric treatment order made under section 28 of the *Mental Health (Treatment and Care) Act 1994* of the ACT is declared to be an interstate community treatment order for the purposes of Chapter 8 of the Act.
- (2) For the purposes of section 182 of the Act, an ACT approved facility is a mental health facility of another State.

34 Queensland treatment orders relating to New South Wales residents

(1) A community category involuntary treatment order made under Division 1 of Part 1 of Chapter 4 of the *Mental Health Act 2000* of Queensland is declared to be an interstate community treatment order for the purposes of Chapter 8 of the Act.

Clause 35 Mental Health Regulation 2007 Part 8 Interstate patients and mental health laws

(2) For the purposes of section 182 of the Act, a Queensland authorised mental health service is a mental health facility of another State.

35 Limitations on treatment under interstate community treatment orders

For the purposes of section 184 of the Act, a person must not administer electro convulsive therapy for the purposes of implementing an interstate community treatment order.

Mental Health Regulation 2007	Clause 36
Patients funds and accounts	Part 9

Part 9 Patients funds and accounts

36 Trust funds

- (1) The responsible person for a mental health facility must establish and maintain, in an authorised deposit-taking institution approved by the Treasurer:
 - (a) a Patients Trust Fund, and
 - (b) a Patients Amenities Account.
- (2) The Director-General must establish and maintain, in an authorised deposit-taking institution approved by the Treasurer, an Interest Account.
- (3) For the purposes of this Part, the *responsible person* is:
 - (a) in relation to a declared mental health facility, the Director-General, and
 - (b) in relation to a private mental health facility, the medical superintendent of the facility.

37 Patients Trust Fund

- (1) Money received by the responsible person from a patient for custody on behalf of the patient or from some other person for the benefit, use or enjoyment of a specified patient, is to be paid into the relevant Patients Trust Fund.
- (2) The responsible person is to keep a separate current account in the relevant Patients Trust Fund in respect of each patient.
- (3) Money standing to the credit of a patient's account may be withdrawn by the patient for any purpose that, in the opinion of the responsible person, is for the benefit, use or enjoyment of the patient.

38 Withdrawals from patients' accounts

- (1) If, in the opinion of the responsible person, a patient is incapable, through infirmity arising from disease or age or other reason, of withdrawing and safeguarding money from the patient's account, the responsible person may authorise the withdrawal of such sum from the patient's account as the responsible person considers necessary for the purchase of goods and services for the benefit, use or enjoyment of the patient.
- (2) A certificate, signed by 2 persons employed on the staff of a mental health facility, to the effect that the goods or services represented by the sum withdrawn under this section have been received by the patient for the benefit, use or enjoyment of the patient is evidence that the patient

Clause 39 Mental Health Regulation 2007

Part 9 Patients funds and accounts

has received those goods or services and that they are for the benefit, use or enjoyment of the patient.

39 Discharge or death of patient

After the discharge or death of a patient the management of whose estate has been committed to the Protective Commissioner, the responsible person must pay to the Protective Commissioner any money standing to the credit of the patient in the patient's account.

40 Patients' accounts to form one fund

- (1) Subject to the Act and this Regulation, money standing to the credit of patients' accounts in respect of public hospitals within the meaning of the *Health Services Act 1997* are to constitute one fund.
- (2) The fund may be invested by the Director-General in accordance with and subject to the *Trustee Act 1925* or in any other form of investment approved by the Treasurer.

41 Payments to and from Interest Account

- (1) There is to be paid into the Interest Account:
 - (a) income from the investment of the fund constituted under clause 40, and
 - (b) any capital gain made on the realisation of the investment.
- (2) There is to be paid out of the Interest Account:
 - (a) any loss incurred on the realisation of the investment of the fund constituted under section 40, and
 - (b) at such time or times as the Director-General may determine, such management fees of the Director-General as the Director-General may determine.

42 Distribution of Interest Account

The Director-General must, at least once a year, after making the payments referred to in clause 41 (2), distribute the funds of the Interest Account by crediting those funds to each patient's current account proportionately according to:

- (a) the amount standing to the credit of the patient's account during the period for which that amount was invested, and
- (b) the period for which that amount was so invested, being the period commencing on the date of investment or the date of the last preceding distribution, whichever is the later, and ending on the date of distribution.

Mental Health Regulation 2007	Clause 43
Patients funds and accounts	Part 9

43 Patients Amenities Account

- (1) There is to be paid into the Patients Amenities Account for a mental health facility such amounts as are received by the responsible person for the purpose of providing goods, services or amenities for the benefit, use or enjoyment of the patients of the mental health facility generally.
- (2) There may be paid out of the Patients Amenities Account, for the purpose referred to in subclause (1), such amounts as may be determined by the responsible person.

Clause 44 Mental Health Regulation 2007

Part 10 Miscellaneous

Part 10 Miscellaneous

44 Term of nominations of primary carers

For the purposes of section 72 (5) of the Act, the period for which a nomination of a primary carer remains in force is 12 months.

45 Information as to follow-up care after discharge

Without limiting section 79 of the Act, the appropriate information as to the availability of follow-up care includes:

- (a) a description of patient support groups and community care groups operating in the vicinity of the mental health facility, including a description of the services provided by the groups, and the method of contacting each group, and
- (b) a description of any out-patient or other services available at the mental health facility that are available to the patient, and
- (c) a description of the purpose and method of obtaining community treatment orders, and
- (d) a description of such other similar follow-up services as may be available in the vicinity of the mental health facility.

46 Annual report by Director-General

The matters relating to mental health services that are to be included in the report under section 108 of the Act are as follows:

- (a) achievements during the reporting period in mental health service performance,
- (b) data relating to the utilisation of mental health resources,
- (c) any other matters determined by the Director-General as appropriate for inclusion.

47 Oath of office—assessors

For the purposes of section 165 of the Act, the prescribed form of oath to be taken by a person nominated for appointment as an assessor is the form set out in Form 9.

48 Involuntary referrals to be reported to Tribunal

- (1) The medical superintendent of a mental health facility must report to the Tribunal particulars of:
 - (a) each person (other than a forensic patient or a voluntary patient) admitted to the mental health facility as a patient, and
 - (b) each person who is detained as a patient after being a voluntary patient.

Mental Health Regulation 2007	Clause 49
Miscellaneous	Part 10

- (2) The report must contain the information set out in Form 10.
- (3) The report must be made as soon as practicable after the occurrence of the first of any of the following events in relation to a patient or detained person:
 - (a) any refusal to admit any person taken or detained in a mental health facility against his or her will,
 - (b) the admission (whether as a voluntary or an involuntary patient) of a person taken to or detained in a mental health facility against his or her will,
 - (c) the reclassification by the mental health facility of a voluntary patient as an involuntary patient.
- (4) Despite subclause (3), the medical superintendent is not required to submit more than one report each week.
- (5) To avoid doubt, a report is not required under this clause during any period in which no person was admitted or detained.

49 Mental health inquiries to be reported to Tribunal

- (1) The medical superintendent of a mental health facility must report to the Tribunal each week the particulars of each person presented to a Magistrate pursuant for a mental health inquiry during that week.
- (2) The report must contain the information set out in Form 11.
- (3) To avoid doubt, a report is not required under this clause during any week in which no person was presented to a Magistrate.

50 Order or direction by Magistrate—mental health inquiries

An order or direction of a Magistrate pursuant to a mental health inquiry may be in the form set out in Form 12.

Schedule 1 Forms

Schedule 1 Forms

Form 1

(Clause 3 (1))

(Clause 4 (a) and (b))

(Men	tal Health Act 2007, section 27 (a), 27 (b) or (c))					
Medical report as to mental state of a detained person						
	eport is made as:					
	a certificate of the opinion of an authorised medical officer after examination of a person under section 27 (a) of the Act (initial examination),					
	advice by a medical practitioner to an authorised medical officer under section 27 (b) or (c) of the Act (further examination)					
(tick w	hichever is appropriate)					
	undersigned, a registered medical practitioner, on [<i>date</i>] personally examined [<i>patient's</i> a person detained at [<i>mental health facility</i>].					
In my	opinion, [patient's name]:					
	is not a mentally ill or mentally disordered person,					
	is a mentally ill person,					
	is a mentally disordered person.					
(tick th	e one box that is appropriate)					
The b	asis for my opinion is as follows:					
	orted behaviour of the patient)					
(This r	eport can be continued on a separate page, if necessary)					
(Obs	ervations by me of the patient)					
	clusion)					

Forms	Schedule 1
Name of registered medical practitioner:	
Qualifications as a psychiatrist (if applicable)	

[Signature]

[Date]

(Note. This report is for the use of a legal tribunal and therefore should not be written in technical medical language.)

Form 2

(Clause 5)

(Mental Health Act 2007, section 76 (3))

Mental health inquiry—Mental Health Act 2007

Mental health facility

Address

Notice of proceedings before Magistrate

Dear

I wish to advise you that [*patient's name*] is at present a patient at this mental health facility under the provisions of the *Mental Health Act 2007*.

On [*date*] at approximately [*time*] a visiting Magistrate will hold an inquiry at [*location*] to consider whether or not further detention for the purpose of treatment is warranted.

You are invited to attend this inquiry. With the permission of the patient and the Magistrate, any person at all may represent the patient. However, the patient will be legally represented unless the patient decides that he or she does not want to be. Should it be necessary, a competent interpreter will be available to assist.

If the Magistrate considers further detention is warranted the Magistrate will also consider whether or not the patient is able to manage his or her affairs. If the Magistrate considers that the patient is able to do so, then the patient will continue to do so. If the Magistrate is not satisfied that the patient can manage his or her affairs, then an order will be made that the Protective Commissioner manage the patient's affairs.

If the patient does not agree that his or her affairs should be managed by the Protective Commissioner, the patient may appeal to the Supreme Court or the Administrative Decisions Tribunal.

If you have any questions, please feel free to discuss them with the patient's doctor or social worker. Contact may be made by telephoning [*telephone number*].

Yours faithfully,

[Authorised medical officer] [Date]

Schedule 1 Forms

Form 3

(Clause 7)

(Mental Health Act 2007, Schedule 2, clause 5)

Summons

Inquiry under Mental Health Act 2007

Mental health facility

Address To:

A Magistrate will be holding a mental health inquiry under the *Mental Health Act 2007* in relation to [*patient's name*].

The inquiry will be held at [time] on [date] at the above address.

You are required:

to attend the inquiry as a witness

to attend the inquiry and to produce the following documents:

(tick one or both boxes)

You are entitled to receive reasonable costs, including any loss of earnings incurred through compliance with this summons.

Should you fail or refuse to comply with this summons properly served, you may be guilty of an offence under the *Mental Health Act 2007*.

[Signature] [Name]

Form 4

(Clause 9 (1) (a))

(Mental Health Act 2007, section 44 (2))
Appeal by patient against refusal to discharge
The Registrar
Mental Health Review Tribunal
My name is [name].
I am an involuntary patient at [name of mental health facility].

I have applied to an authorised medical officer for discharge under section 44 (1) of the *Mental Health Act 2007*.

Forms

Schedule 1

I want to appeal to the Mental Health Review Tribunal against the authorised medical officer's:

refusal to discharge me

failure to make a determination on my application for discharge within 3 working days after I made the application.

(Tick one box only)

[Signature] [Date]

Form 5

(Clause 9 (2) (a))

(Mental Health Act 2007, section 44 (2))

Appeal by a person other than the patient against refusal to discharge a patient

This appeal relates to [*patient's name*] who is an involuntary patient at [*name of mental health facility*].

An application was made to an authorised medical officer for discharge of the patient under section 44 of the *Mental Health Act 2007*.

My name is [name of appellant].

I am:

the applicant for discharge of the patient

a person appointed by the patient.

(Tick one box only)

I want to appeal to the Mental Health Review Tribunal against the authorised medical officer's:

refusal to discharge the patient

failure to make a determination within 3 working days after the application for discharge of the patient.

(Tick one box only)

[Signature] [Date]

Schedule 1 Forms

Form 6

(Clauses 13 and 14)

(Mental Health Act 2007, sections 91, 93 and 96) Information and consent—electro convulsive therapy

Part 1 Information to consider before signing

The treatment is recommended where the alternative forms of treatment have either not had the desired result or would work too slowly to be effective in a particular case.

The treatment will take the following form:

- (a) You will be given a brief general anaesthetic. This involves giving a drug to relax the muscles. The anaesthetist will normally give the anaesthetic by means of intravenous injection.
- (b) While you are anaesthetised, another medical practitioner will use medical apparatus designed to pass a modified electrical current for a few seconds through your brain, with the intention of affecting those parts concerned with emotion and thought.
- (c) While the current is passing, the anaesthetic will prevent you from feeling anything and will also prevent your body from moving more than slightly.
- (d) Treatment may be given 2 or 3 times a week.
- (e) A course of treatment will generally involve up to 12 treatments but, on some occasions, more treatments will be required. Any queries you have in relation to the number of treatments you may need can be raised with your doctor.

Possible benefits of treatment

Benefits depend on the symptoms of the conditions for which treatment is given. Relief may be obtained from symptoms of depression, agitation and insomnia.

Possible alternative treatments

Other treatments may also be suitable for your condition. Any queries you have in relation to these can be discussed with your doctor.

A written explanation of the alternative treatments available in relation to your condition is attached.

Possible complications of treatment

Some patients notice a difficulty with their memory of recent events which almost invariably clears up within a month of receiving the last treatment. Some patients experience a headache or a brief period of confusion, or both, on awakening after the anaesthetic. Otherwise, because the treatment and anaesthetic are very brief and present no significant stress to the body, serious complications are uncommon. All general anaesthetics carry some risk.

Consent to treatment

This treatment cannot be carried out without your consent (see Part 2 below), unless you are an involuntary patient at the mental health facility. If you are an involuntary patient, the

Forms

Schedule 1

treatment can only be carried out without your consent after a full hearing before the Mental Health Review Tribunal.

Before giving this consent you may ask your doctor any questions relating to the techniques or procedures to be followed. You may also withdraw your consent and discontinue this treatment AT ANY TIME.

Legal and medical advice

You also have the right to get legal advice and medical advice before you give your consent.

Disclosure of financial relationship

Item A

To be completed by the person proposing the administration of the treatment.

(a) I declare that there is no financial relationship between me and the mental health facility or institution in which it is proposed to administer the treatment.

(OR)

(b) I declare that the following is a full disclosure of the financial relationship between me and the mental health facility or institution in which it is proposed to administer the treatment:

.....

[Signature]

[Date]

Item B

To be completed by the medical practitioner who proposes to administer the treatment (unless that medical practitioner is also the person who completed Item A, in which case this Item need not be completed).

(a) I declare that there is no financial relationship between me and the mental health facility or institution in which it is proposed to administer the treatment.

(OR)

(b) I declare that the following is a full disclosure of the financial relationship between me and the mental health facility or institution in which it is proposed to administer the treatment:

[Signature] [Date]

Schedule 1 Forms

Part 2 Consent to electro convulsive therapy

I, [name in full] consent to being treated with electro convulsive therapy.

I ACKNOWLEDGE that I have read/have had read to me Part 1 of this Form, and that I understand the information it contains.

I UNDERSTAND that I am free at any time to change my mind and withdraw from the course of treatment if I so desire.

[Signature] [Date]

Part 3 Consent to electro convulsive therapy (involuntary patients)

I, [name in full] consent to being treated with electro convulsive therapy.

I ACKNOWLEDGE that I have read/have had read to me Part 1 of this Form, and that I understand the information it contains.

I UNDERSTAND that I am free at any time to change my mind and withdraw from the course of treatment if I so desire.

I UNDERSTAND that my consent will be reviewed by the Mental Health Review Tribunal.

[Signature] [Date]

Certification by witness

I certify that all matters dealt with in this Form have been orally explained to the person in respect of whom treatment is proposed and have been so explained in a language with which that person is familiar.

[Signature] [Date]

Form 7

(Clause 15)

(Mental Health Act 2007, section 97) Register of electro convulsive therapy

1 Information that must be set out in register

The register of electro convulsive therapy must set out the following information relating to each administration of treatment:

- (a) the date of the treatment,
- (b) the classification of the patient,
- (c) the section of the *Mental Health Act 2007* under which consent was given,

Forms

Schedule 1

- (d) details of the patient, namely the patient's name, age, sex and medical record number,
- (e) the ward in which the treatment was administered,
- (f) details of the anaesthetic used,
- (g) the name of the anaesthetist,
- (h) a psychiatric and medical diagnosis,
- (i) the duration of the treatment,
- (j) the voltage used,
- (k) the name of the medical officer in charge of administering the treatment,
- (1) the name of any assistant to the medical officer,
- (m) the name of any registered nurse,
- (n) the placement of electrodes.

2 Further remarks or observations may be included in register

The register of electro convulsive therapy may include further remarks or observations in relation to any treatment registered on it.

Form 8

(Clause 22)

(Mental Health Act 2007, section 157 (1))

Summons

Mental Health Review Tribunal

То:

The Mental Health Review Tribunal will be hearing matters in relation to [*name of patient*]. The hearing will take place at [*time*] on [*date*] at [*address*].

You are required:

to attend the hearing as a witness

to attend the hearing and produce the following documents:

.....

(Tick one box only)

You are entitled to receive reasonable costs, including any loss of earnings incurred through compliance with this summons.

Should you fail or refuse to comply with this summons, properly served, you may be guilty of an offence under the *Mental Health Act 2007*.

Schedule 1 Forms

[Signature] [President/Deputy President Mental Health Review Tribunal]

Form 9

(Clause 47)

(Mental Health Act 2007, section 165 (2))

Oath of assessor

I, [*name*], do swear that I will well and truly advise and assist, without fear or favour, affection or ill will, the Supreme Court of New South Wales as an assessor in any matter coming before that Court pursuant to the provisions of the *Mental Health Act 2007*.

Form 10

(Clause 48)

(Mental Health Act 2007, section 196 (2) (I))

Particulars of involuntary referrals

1 Information about the mental health facility preparing the report

The report must include:

- (a) the name of the mental health facility,
- (b) the name and contact number of the person by whom the report was prepared.

2 Information about each patient

The report must include the following information about each patient:

- (a) the patient's medical record number (or MRN),
- (b) the patient's date of birth,
- (c) the patient's country of birth,
- (d) whether an interpreter was required for the patient and, if so, in what language,
- (e) the date the person was taken to the mental health facility or the date the patient was reclassified to involuntary,
- (f) the method of referral of the person, that is:
 - (i) by doctor's certificate under section 19 of the Act,
 - (ii) by the police under section 22 of the Act,

Forms

Schedule 1

- (iii) by an ambulance officer under section 20 of the Act,
- (iv) because of a breach of a community treatment order, under section 58 of the Act,
- (v) by a primary carer, relative or friend under section 26 of the Act,
- (vi) in accordance with an order under section 33 of the Mental Health (Criminal Procedure) Act 1990, under section 24 of the Mental Health Act 2007,
- (vii) following an order under section 23 of the Act for medical examination or observation and an authorised doctor's certificate under section 19 of the Act,
- (viii) by being reclassified from a voluntary patient to an involuntary patient,
- (g) whether the person was admitted after examination,
- (h) whether on admission the patient was classified as:
 - (i) voluntary,
 - (ii) involuntary, mentally ill,
 - (iii) involuntary, mentally disordered.

Form 11

(Clause 49)

(Mental Health Act 2007, section 196 (2) (I))

Particulars of persons presented to a Magistrate

1 Information about the mental health facility preparing the report

The report must include:

- (a) the name of the mental health facility,
- (b) the name and contact number of the person by whom the report was prepared.

2 Information about each mental health inquiry

The form must include the following information about each person presented to the Magistrate on the date to which the form relates:

- (a) the medical record number of the person,
- (b) whether an interpreter was required for the person and, if so, in what language,
- (c) which of the following decisions or determinations was made:
 - (i) adjournment,
 - (ii) discharge or deferred discharge,

 (iii) reclassify from an involuntary patient to a voluntary patient, (iv) involuntary patient order, (v) community treatment order.
Form 12
(Clause 50)
(Mental Health Act 2007, Division 3 of Part 2, Chapter 3)
Order or direction of magistrate—mental health inquiry
Mental health facility
Address
Date (Complete Part 1 or Part 2 only)
Part 1 Order or direction
I have today ordered or directed that [<i>patient's name</i>] (who was brought before me under section 34 of the <i>Mental Health Act 2007</i>):
must be discharged from the mental health facility
must be discharged from the mental health facility into the care of [name]
must be detained as an involuntary patient until no later than [<i>date</i>] for further observation or treatment, or both
must be made subject to a community treatment order (Tick one box only)
The reasons for my order or direction (as required by clause 9 of Schedule 2 to the Act) are annexed to this form.
(OR)
Part 2 Order for adjournment
I have today ordered the adjournment of the inquiry in relation to [<i>patient's name</i>] (who was brought before me under section 34 of the <i>Mental Health Act 2007</i>) for a period of [<i>number of days</i>] days.
Signature of Magistrate
Name of Magistrate
The reasons for my order (as required by clause 9 of Schedule 2 to the Act) are annexed to this form.



New South Wales

Mental Health (Criminal Procedure) Regulation 2007

under the

Mental Health (Criminal Procedure) Act 1990

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Mental Health (Criminal Procedure) Act 1990.*

REBA MEAGHER, M.P., Minister for Health

Explanatory note

The objects of this Regulation are as follows:

- (a) to prescribe the Minister administering the *Mental Health Act 2007* (currently the Minister for Health), or, in the case of a person detained after being found not guilty by reason of mental illness, the Governor or the Governor-General, as the prescribed authority who may make orders as to the release of forensic patients, the detention, care or treatment of forensic patients, the transfer of forensic patients, the release on leave of forensic patients and the apprehension of forensic patients,
- (b) to require the Mental Health Review Tribunal to informally review the case of a person who is the subject of an order for transfer to a mental health facility from a correctional centre, if the transfer does not occur within 14 days of the order being made.

This Regulation is made under the *Mental Health (Criminal Procedure) Act 1990*, including sections 40 (the definition of *prescribed authority*), 54 (1) and 77 (the general regulation-making power).

This Regulation comprises or relates to matters of a machinery nature and matters that are not likely to impose an appreciable burden, cost or disadvantage on any sector of the public.

s2007-340-07.d10

Mental Health (Criminal Procedure) Regulation 2007

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Mental Health (Criminal Procedure) Regulation 2007

Clause 1

Mental Health (Criminal Procedure) Regulation 2007

under the

Mental Health (Criminal Procedure) Act 1990

1 Name of Regulation

This Regulation is the *Mental Health (Criminal Procedure) Regulation* 2007.

2 Commencement

This Regulation commences on 16 November 2007.

3 Definition

In this Regulation: *the Act* means the *Mental Health (Criminal Procedure) Act 1990.*

4 Prescribed authority

- (1) For the purposes of the exercise of a function under section 41 (3), 45, 47 (2), 48, 49 (2) or 57 of the Act in respect of a person, the prescribed authority is:
 - (a) the Governor, if the person is the subject of an order under section 25 or 39 of the Act, or
 - (b) the Governor-General, if the person was detained by order of the Governor-General and the Governor-General is to make an order for the conditional or unconditional release of the person, or
 - (c) in any other case, the Minister administering the *Mental Health Act 2007*.
- (2) For the purposes of the exercise of functions under section 58 of the Act, the prescribed authority is the Minister administering the *Mental Health Act 2007*.
- (3) Section 16A of the *Acts Interpretation Act 1901* of the Commonwealth applies to the references in this clause to the Governor-General in the same way as it applies to a reference to the Governor-General in an Act of the Commonwealth.

Clause 5 Mental Health (Criminal Procedure) Regulation 2007

5 Transfer of prisoner to mental health facility

For the purposes of section 54 (1) of the Act, the prescribed period is a period of 14 days from the making of the transfer order under Division 3 of Part 5 of the Act.





New South Wales

Parliamentary Remuneration Amendment (Miscellaneous Offices) Regulation 2007

under the

Parliamentary Remuneration Act 1989

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Parliamentary Remuneration Act 1989*.

MORRIS IEMMA, M.P.,

Premier

Explanatory note

Section 6 of the *Parliamentary Remuneration Act 1989* provides for holders of certain offices (*recognised office holders*) specified in Schedule 1 to that Act to receive a salary and expense allowance in addition to the basic salary to which they are entitled as Members of Parliament. The additional salary and expense allowance to be received is expressed as a percentage of the basic salary.

The object of this Regulation is to amend Schedule 1 to the *Parliamentary Remuneration Act 1989* as follows:

- (a) to include the following persons as recognised office holders:
 - (i) the Parliamentary Secretary to the Premier (Leader of the House) in the Legislative Assembly,
 - (ii) the Assistant President in the Legislative Council,
 - (iii) the Chair of the Standing Committee on Broadband in Rural and Regional Communities of the Legislative Assembly,
- (b) to rename the office of Chair of Committees in the Legislative Council as the Deputy President and Chair of Committees in the Legislative Council and increase the office's additional salary and expense allowances,
- (c) to remove the reference to the Chair of the Standing Committee on Natural Resource Management and replace it with a reference to the Chair of the Standing Committee on Natural Resource Management (Climate Change) of the Legislative Assembly.

This Regulation is made under the *Parliamentary Remuneration Act 1989*, including section 6 (4) and section 21 (the general regulation-making power).

s2007-300-42.d09

Clause 1 Parliamentary Remuneration Amendment (Miscellaneous Offices) Regulation 2007

Parliamentary Remuneration Amendment (Miscellaneous Offices) Regulation 2007

under the

Parliamentary Remuneration Act 1989

1 Name of Regulation

This Regulation is the Parliamentary Remuneration Amendment (Miscellaneous Offices) Regulation 2007.

2 Amendment of Parliamentary Remuneration Act 1989 No 160

The *Parliamentary Remuneration Act 1989* is amended as set out in Schedule 1.

8513

Parliamentary Remuneration Amendment (Miscellaneous Offices) Regulation 2007

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Schedule 1 Additional salaries and expense allowances

Insert after the matter relating to the Deputy Speaker of the Legislative Assembly in Part 2:

Parliamentary Secretary to the Premier (Leader of 30% 20% the House) in the Legislative Assembly

[2] Schedule 1, Part 2

Omit the matter relating to the Chair of Committees in the Legislative Council.

Insert instead:

Deputy President and Chair of Committees in the 30% 20% Legislative Council

[3] Schedule 1, Part 2

Insert after the matter relating to the Leader of the Opposition in the Legislative Council:

Assistant President in the Legislative Council 20% 14%

[4] Schedule 1, Part 2

Omit "Chair of the Standing Committee on Natural Resource Management".

Insert instead "Chair of the Standing Committee on Natural Resource Management (Climate Change) of the Legislative Assembly".

[5] Schedule 1, Part 2

Insert at the end of the Schedule:

Chair of the Standing Committee on Broadband in 7% 7% Rural and Regional Communities of the Legislative Assembly

OFFICIAL NOTICES Appointments

ABORIGINAL LAND RIGHTS ACT 1983

NOTICE

I, the Honourable PAUL LYNCH, M.P., Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council (NSWALC), do, by this notice pursuant to section 231 (2) of the Aboriginal Land Rights Act 1983 (the Act), extend the appointment of Mr Andrew HOHOLT as Administrator to the Amaroo Local Aboriginal Land Council for a period of four (4) calendar months, from 10 November 2007. During the period of his appointment, the Administrator will have all of the functions of the Amaroo Local Aboriginal Land Council and any other duties as specified by the instrument of appointment. The Administrator's remuneration and expenses are not to exceed \$30 000 excluding GST without the prior approval of NSWALC. The Administrator's remuneration may include fees payable for the services of other personnel within the Administrator's firm who provide services as agents of the Administrator.

Signed and sealed this 8th day of November 2007.

PAUL LYNCH, M.P., Minister for Aboriginal Affairs

GOD SAVE THE QUEEN!

LOCAL GOVERNMENT ACT 1993

Appointment of Member to the Local Government Grants Commission

Erratum

THE two notices showing the appointment of Frank Pangallo and Elizabeth Coombs which appeared in the *Government Gazette* of the 9 November 2007, No. 167, folio 8340 contained an incorrect heading.

The heading:

"Appointment of Chairperson to the Local Government Grants Commission"

should have read:

"Appointment of Member to the Local Government Grants Commission"

This erratum now amends those errors with the gazettal date remaining 9 November 2007.

TOURISM NEW SOUTH WALES ACT 1984

Appointment of Part-Time Member and Chairman of Tourism New South Wales

HER Excellency the Governor, with the advice of the Executive Council, has appointed Leslie CASSAR, A.M., as a part-time member and as Chairman of the Board of Tourism New South Wales, pursuant to section 4 (3), 4 (4) (b) and 4 (5) of the Tourism of New South Wales Act 1984 (as amended), for a term of office from 4 November 2007 to 14 December 2007.

MATT BROWN, M.P., Minister for Tourism

Department of Lands

ARMIDALE OFFICE 108 Faulkner Street (PO Box 199A), Armidale NSW 2350 Phone: (02) 6772 5488 Fax (02) 6771 5348

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE 1

Term of Office For a term commencing 1 January 2008 and expiring

Column 1 Column 2 Allan Douglas Guyra War Memorial Hall FAINT (new member), Trust. Archibald Anthony STREETER (new member), Warren John **McCOWEN** (re-appointment), Susan Josephine RICE (re-appointment), James Frederick SOUTER (re-appointment), Rita Carmel WILLIAMS (re-appointment), Thomas Norman DAVIDSON (re-appointment).

31 December 2012.

Column 3 Reserve No.: 87995. Public Purpose: War Memorial (Hall Site). Notified: 6 November 1970. File No.: AE80 R 13/2.

SCHEDULE 2

Column 1 Column 2 Brooke John SHEPPARD (re-appointment), Trust. Thomas Cartner GRAHAM (re-appointment), Douglas James SHIRLEY (re-appointment), James Innes NOAD (re-appointment).

Column 3

Inverell Golf Course Reserve Reserve No.: 96135. Public Purpose: Public recreation. Notified: 9 July 1982. File No.: AE82 R 37/1.

Term of Office

For a term commencing 1 January 2008 and expiring 31 December 2012.

MAITLAND OFFICE

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE 1

Column 2

Column 2

Column 1

8516

Land District: Maitland. Local Government Area: Cessnock. Locality: Neath. Reserve No.: 2566. Public Purpose: Coal Mining. Notified: 23 October 1886. File No.: MD03 H 338. The parts being within Lots 1 and 2, DP 1112738, formerly within Lot 7013, DP 1021276, Parish Stanford, County Northumberland. Area: Approx. 250 square metres.

The part being within Lot 1,

County Northumberland.

Area: 1281 square metres.

DP 1112738, Parish Stanford,

SCHEDULE 2

Column 1

Land District: Maitland. Local Government Area: Cessnock. Locality: Neath. Reserve No.: 1011448. Public Purpose: Future public requirements. Notified: 31 March 2006. File No.: MD03 H 338.

SCHEDULE 3

Column 1

Land District: Maitland. Local Government Area: Singleton. Locality: Branxton. Reserve No.: 755211. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: MD06 H 41.

Column 2

The part being within Lot 1, DP 1115988, Parish Branxton, County Northumberland. Area: 4437 square metres.

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Parish – Kahibah; County – Northumberland; Land District – Newcastle; Local Government Area – Lake Macquarie

Road Closed: Lots 1 and 2, DP 1117822 at Eleebana.

File No.: MD04 H 252.

SCHEDULE

On closing, the land within Lots 1 and 2, DP 1117822 remains vested in Lake Macquarie City Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: F2004/07688.

Description

Parish – St. Aubins; County – Durham; Land District – Muswellbrook; Local Government Area – Muswellbrook

Road Closed: Lot 16, DP 1116831 at McCullys Gap.

File No.: MD05 H 6.

SCHEDULE

On closing, the land within Lot 16, DP 1116831 remains vested in Muswellbrook Shire Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: 580.037.

Description

Parish – Maitland; County – Northumberland; Land District – Maitland; Local Government Area – Maitland

Road Closed: Lot 1, DP 1117003 at Maitland.

File No.: MD02 H 23.

SCHEDULE

On closing, the land within Lot 1, DP 1117003 remains vested in Maitland City Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: 122/901(557832).

NOWRA OFFICE 5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541 Phone: (02) 4428 9100 Fax: (02) 4421 2172

CAMBEWARRA SCHOOL OF ARTS

Appointment of Trustee

IT is hereby notified for general information that the offices of trustees of the land held for the purposes of a School of Arts at Cambewarra were declared vacant and that the undermentioned association was elected as the sole trustee at a special general meeting of members held in accordance with the provisions of section 14 of the Trustees of Schools of Arts Enabling Act 1902. I, therefore, as Minister for Lands, in pursuance of the powers given me in the same section, hereby approve of the undermentioned association to be the sole trustee of the aforesaid institution: namely, Cambewarra School of Arts Association Incorporated.

File No.: NA89 R 6.

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Parish – Nowra; County – St Vincent; Land District – Nowra; L.G.A. – Shoalhaven

Lot 7040 in DP 1119495 at Nowra Hill.

File No.: NA07 H 66.

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

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

Column 1

Land District: Lithgow.

Parish: Gindantherie.

Village: Glen Davis.

Reserve No.: 751639.

Date of Notification:

File No.: OE06 H 91.

29 June 2007.

Purpose: Future public requirements.

L.G.A.: Lithgow.

County: Cook.

ERRATUM

IN the notice appearing in the *New South Wales Government Gazette* of the 9th November 2007, Folio 8348, under the heading "Notification of Closing of Public Road", delete from Schedule 4 the Local Government Area listed as Mid-Western Regional Council and replace with Muswellbrook Shire Council. Delete also the land vesting in Mid-Western Regional Council and replace with vesting in Muswellbrook Shire Council.

File No.: OE05 H 478.

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

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 Schedules hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedules.

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

SCHEDULE 1

Column 1

Land District: Parkes.

Locality: Derrisbong.

Reserve No.: 26272. Public Purpose: Travelling stock and camping. Notified: 24 July 1897. Lot 37, DP No. 753985, Parish Derribong, County Kennedy; Lot 7003, DP No. 1066644, Parish Derribong, County Kennedy. File No.: OE07 H 187.

Local Government Area:

Lachlan Shire Council.

Note: Conversion of land to freehold.

Column 2 The part being Lot 37, DP No. 753985, Parish Derribong, County Kennedy, of an area of 30.45 hectares.

SCHEDULE 2

Column 2

Parts being allotments 5, 6, 7, 25 and 26, section 21, DP 758446. Area: 3,003 square metres.

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: Maitland. Council: Newcastle. Parish: Hexham. County: Northumberland. Location: Wallsend. Reserve No.: 755232. Purpose: Future public requirements. Date of Notification: 29 June 2007, Folio 4204. File No.: 07/1869.

Column 2 That part of R755323 being the whole of unsurveyed rectangular parcel adjacent to Lot 3, DP 724548 and Lot 1, DP 199628.

ASSIGNMENT OF NAME TO A RESERVE TRUST

PURSUANT to Clause 4(3) of Schedule 8 of 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 2

Column 1

Tahmoor Sportsground (R56019) Reserve Trust. Reserve No.: 56019. Public Purpose: Public recreation. Notified: 9 March 1923. File No.: MN79 R 39/1.

APPOINTMENT OF CORPORATION TO MANAGE **RESERVE TRUST**

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

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

> > Column 3

SCHEDULE

Column 1 Hawkesbury Race Club Ltd. Column 2 Hawkesbury Racecourse (D500000) Reserve Trust.

Dedication No.: 500000. Public Purpose: Racecourse. Notified: 19 May 1868. File No.: MN84 R 17.

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Locality – Nemingha; Land District – Tamworth; L.G.A. – Tamworth Regional

Roads Closed: Lots 51 and 52 in Deposited Plan 1119132, Parish Tamworth, County Inglis.

File No.: TH06 H 143.

Note: On closing, title to the land comprised in Lots 51 and 52 will be vested in Tamworth Regional Council as Operational Land.

Description

Locality – Nemingha; Land District – Tamworth; L.G.A. – Tamworth Regional

Roads Closed: Lots 50 and 53 in Deposited Plan 1119132, Parish Tamworth, County Inglis.

File No.: TH06 H 140.

Note: On closing, title to the land comprised in Lots 50 and 53 will remain vested in the State of New South Wales as Crown Land.

Description

Locality – Keepit; Land District – Tamworth; L.G.A. – Gunnedah

Road Closed: Lot 1 in Deposited Plan 1117661, Parish Keepit, County Darling.

File No.: TH05 H 229.

Note: On closing, title to the land comprised in Lot 1 will remain vested in the State of New South Wales as Crown Land.

Department of Planning

ORDER DECLARING DEVELOPMENT TO BE A PROJECT UNDER PART 3A OF THE ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

I, the Minister for Planning, in pursuance of section 75B(1) of the Environmental Planning and Assessment Act 1979 (the Act), do, by this Order declare that the development described in Schedule 1 is a project to which Part 3A of the Act applies.

In my opinion, the development described in Schedule 1 is of State and regional environmental planning significance.

Dated, this 13th day of November, 2007.

FRANK SARTOR, M.P., Minister for Planning, Sydney

SCHEDULE 1

The project proposed by Hunter Water Corporation construction and operation of a 450 gigalitre (GL) water storage on the Upper Williams River in the Hunter Region, as generally described in correspondence from Hunter Water Corporation to the Department of Planning, dated 3 September 2007. The project comprises:

- dam wall and 450 GL reservoir;
- spillway, multiple level water offtake tower, trunk watermain and associated water supply infrastructure;
- hydropower generation plant;
- reconstruction of services including telecommunication and electrical transmission lines;
- relocation of Salisbury Road, Quartpot Creek Road and other public assets;
- · heritage conservation works; and
- other ancillary works (such as potential recreational access areas, lookouts and related facilities).

Department of Primary Industries

APIARIES ACT OF 1985

Appointment of Inspector

I, DOUG HOCKING, Executive Director, Biosecurity Compliance and Mine Safety Division of the NSW Department of Primary Industries, with the powers the Director-General has delegated to me under section 47A of the Apiaries Act 1985 ("the Act") and pursuant to section 5 (1) of the Act appoint Dean WHITEHEAD as an inspector for the purposes of the Act:

Dated this 9th day of November 2007.

D. HOCKING, Executive Director, Biosecurity, Compliance and Mine Safety, NSW Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Section 8 – Fishing Closure

Ocean Trap and Line Export Approval – Magic Point and Green Island

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to section 8 of the Fisheries Management Act 1994 ("the Act"), do by this notification prohibit the taking of all species of fish by all endorsement holders in the Ocean Trap and Line Fishery by the methods of fishing specified in Column 1 of Schedules 1 and 2 to this Notification, from the waters described opposite in Column 2 of Schedules 1 and 2.

Methods	Waters
1. Set line	Magic Point
 Hand held line Drift line Any other fishing line rigged with any bait (including natural or artificial bait) 	All waters from mean high water mark and extending 500 m in all directions around a point centred on the following coordinates: S 330 57' 21.53" E 1510 15' 38.44"
Burleying	Magic Point Buffer All waters from 500 m and extending to 1000 m around a point centred on the following coordinates: S 330 57' 21.53" E 1510 15' 38.44"

SCHEDULE 1

In this Schedule, latitude and longitude coordinates are in WGS 1984 datum.

SCHEDULE 2	
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Methods	Waters
 Set line Hand held line Drift line Any other fishing line rigged with bait (including natural or artificial bait) 	Green Island – Fish Rock and Corridor All waters from mean high water mark and extending 1000 m in all directions around Green Island and Fish Rock, and including all waters within 1000 m of a connecting line extending between the closest extremities of Green Island and Fish Rock.
Burleying	Green Island – Fish Rock and Corridor Buffer All waters extending 500 m beyond the waters described above.

In this Schedule, latitude and longitude coordinates are in WGS 1984 datum.

In the Schedules to this notification:

"Burleying" means any activity that can be reasonably likely to result in the aggregating of fish associated with set line fishing, drift line fishing, hand held line fishing, or the use of other fishing lines rigged with natural or artificial bait.

"Drift line" means a line which is attached to a float, buoy or similar device, not being a float, buoy or device which is:

- (a) held in the hand or attached to fishing gear held in the hand, or
- (b) secured in any other manner which prevents it from drifting or floating freely.

"Hand held line" means a rod and line or handline.

"Ocean Trap and Line Fishery" means the share management fishery of that name, as described in Schedule 1 to the Fisheries Management Act 1994.

"Set line" means any line not held in the hand or not attached to fishing gear held in the hand, which is used or intended to be used for the purpose of taking fish.

The provisions of this fishing closure in respect of endorsement holders in the Ocean Trap and Line Fishery have effect despite any provision in the Fisheries Management (Ocean Trap and Line Share Management Plan) Regulation 2006.

The closure contained in Schedule 1 to this notification is effective for a period of five (5) years commencing on 16 November 2007.

The closure contained in Schedule 2 to this notification is effective for a period of five (5) years commencing on 16 May 2008 unless sooner amended or revoked.

Note: The purpose of this fishing closure is to implement additional protection measures for the grey nurse shark.

Dated this 8th day of November 2007.

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

FISHERIES MANAGEMENT ACT 1994

Section 8 and Section 11 Notification – Fishing Closure

Durras Lake – Caulerpa taxifolia

I, DOUGLAS FRAZER HOCKING, Executive Director, Biosecurity, Compliance and Mine Safety, with the delegated authority of the Minister for Primary Industries and the Director-General of the NSW Department of Primary Industries pursuant to sections 227 and 228 of the Fisheries Management Act 1994 ("the Act"), do by this notification:

- pursuant to section 11 of the Act, revoke the notification titled "Caulerpa – Durras Lake" published in Government Gazette No. 83 of 29 June 2007 at page 4244 (and any notification revived as a result of this revocation);
- 2. pursuant to section 8 of the Act, prohibit the taking of all species of fish by the class of persons specified in Column 1 of the Schedule to this notification, by the methods of fishing specified opposite in Column 2 of the Schedule, from the waters described opposite in Column 3 of the Schedule.

SCHEDULE

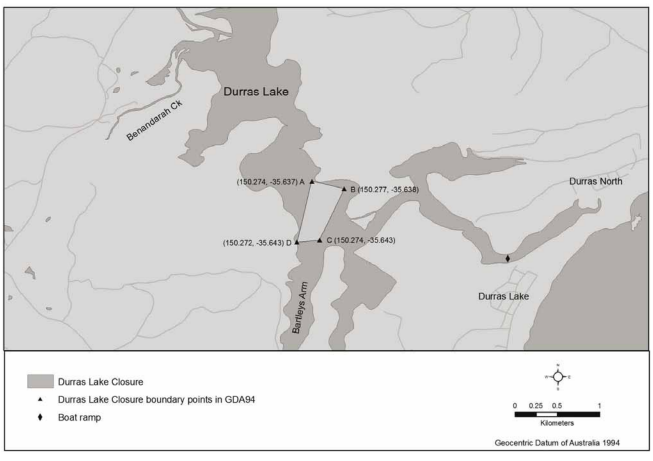
Column 1 Class of Persons	Column 2 Methods of fishing	Column 3 Waters
All recreational fishers.	By means of nets of every description other than a landing net as prescribed by clause 53 of the Fisheries Management (General) Regulation 2002.	The waters bounded by the latitude and longitudes from a point A (150.273664, -35.636750), east to point B (150.277092, -35.637561), south to point C (150.274475, -35.6430221), west to point D (150.272083, -35.643247) and north to point A as identified in the map at Attachment 1 to this notification.

In this fishing closure, latitude and longitude coordinates are in GDA94 datum.

This fishing closure is effective from the date of publication of this notification for a period of two (2) years unless sooner amended or revoked.

Dated this 14th day of November 2007.

D. F. HOCKING, Executive Director, Biosecurity, Compliance and Mine Safety, NSW Department of Primary Industries



ATTACHMENT 1

FISHERIES MANAGEMENT ACT 1994

Section 11 Notification – Fishing Closure

Spanner crab fishery – Seasonal closure amendment

I, RENATA BROOKS, Deputy Director-General, Agriculture, Fisheries and Regional Relations, with the delegated authority of the Minister for Primary Industries and the Director-General of the NSW Department of Primary Industries pursuant to sections 227 and 228 of the Fisheries Management Act 1994 ("the Act"), do by this notification pursuant to section 11 of the Act, amend the notification titled "Spanner crab fishery – Seasonal closure" published in Government Gazette No. 128 of 17 October 2005 (Special Supplement) at page 8837 by deleting the Schedule and inserting the following Schedule:

SCHEDULE

Column 1	Column 2
Male spanner crabs	From midnight on 20 November to midnight on 20 December (inclusive) in each of the years 2005 to 2010, except for 2007 where the period is from midnight on 20 November to midnight on 19 December (inclusive).
Female spanner crabs	From midnight on 20 October in each of the years 2005 to 2010, until midnight on 20 January in each succeeding year (inclusive).

Dated this 14th day of November 2007.

RENATA BROOKS, Deputy Director-General, Agriculture, Fisheries and Regional Relations, NSW Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T07-0493)

No. 3353, Glen Craig HARSLEY, area of 2 units, for Group 6, dated 6 November 2007. (Inverell Mining Division).

(T07-0494)

No. 3354, John SLADE (ACN 72243835393), area of 56 units, for Group 1, dated 8 November 2007. (Sydney Mining Division).

(T07-0495)

No. 3355, MACQUARIE MARBLE AND LIME PTY LTD (ACN 128 300 658), area of 4 units, for Group 2, dated 13 November 2007. (Coffs Harbour Mining Division).

(T07-0496)

No. 3356, KOKONG HOLDINGS PTY LTD (ACN 008 622 348), area of 100 units, for Group 1, dated 13 November 2007. (Inverell Mining Division).

(T07-0497)

No. 3357, KOKONG HOLDINGS PTY LTD (ACN 008 622 348), area of 100 units, for Group 1, dated 13 November 2007. (Coffs Harbour Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(06-7090)

No. 2958, now Exploration Licence No. 6930, IRONBARK GOLD LIMITED (ACN 118 751 027), County of Dampier, Map Sheet (8825), area of 82 units, for Group 1, dated 31 October 2007, for a term until 31 October 2009.

(07-82)

No. 2981, now Exploration Licence No. 6925, IRONBARK GOLD LIMITED (ACN 118 751 027), County of Beresford, Map Sheet (8725), area of 40 units, for Group 1, dated 31 October 2007, for a term until 31 October 2009.

(07-171)

No. 3066, now Exploration Licence No. 6927, IRONBARK GOLD LIMITED (ACN 118 751 027), County of Yancowinna, Map Sheet (7133), area of 1 unit, for Group 1, dated 31 October 2007, for a term until 31 October 2009.

(07-172)

No. 3067, now Exploration Licence No. 6926, IRONBARK GOLD LIMITED (ACN 118751027), County of Yancowinna, Map Sheet (7233), area of 5 units, for Group 1, dated 31 October 2007, for a term until 31 October 2009.

(07-192)

No. 3087, now Exploration Licence No. 6933, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), Counties of Barrona and Landsborough, Map Sheet (7837), area of 39 units, for Group 1, dated 1 November 2007, for a term until 1 November 2009.

(07-211)

No. 3106, now Exploration Licence No. 6932, PLATSEARCH NL (ACN 003 254 395), Counties of Dudley and Macquarie, Map Sheet (9335, 9435), area of 100 units, for Group 1, dated 5 November 2007, for a term until 5 November 2009.

(07-310)

No. 3207, now Exploration Licence No. 6919, NERRIGA MINING GROUP PTY LTD (ACN 115 845 942), County of St Vincent, Map Sheet (8826, 8827, 8927), area of 72 units, for Group 1, dated 24 October 2007, for a term until 24 October 2009.

(07-313)

No. 3210, now Exploration Licence No. 6921, NERRIGA MINING GROUP PTY LTD (ACN 115 845 942), Counties of Argyle and St Vincent, Map Sheet (8827, 8828, 8927, 8928), area of 97 units, for Group 1, dated 24 October 2007, for a term until 24 October 2009. As a result of the grant of this title, Exploration Licence No. 6306 and Exploration Licence No. 6503 have ceased to have effect.

(07-322)

No. 3218, now Exploration Licence No. 6928, SCORPIO RESOURCES PTY LTD (ACN 109 158 769), Counties of Canbelego and Gregory, Map Sheet (8235, 8335), area of 100 units, for Group 1, dated 1 November 2007, for a term until 1 November 2009.

(07-323)

No. 3219, now Exploration Licence No. 6929, SCORPIO RESOURCES PTY LTD (ACN 109 158 769), Counties of Canbelego and Flinders, Map Sheet (8234, 8235), area of 72 units, for Group 1, dated 1 November 2007, for a term until 1 November 2009.

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

NOTICE is given that the following applications have been refused:

EXPLORATION LICENCE APPLICATIONS

(07-382)

No. 3279, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), County of Ashburnham and County of Bathurst, Map Sheet (8630, 8631). Refusal took effect on 8 November 2007.

(T07-0480)

No. 3339, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), County of Ashburnham, Map Sheet (8631). Refusal took effect on 8 November 2007.

(T07-0481)

No. 3340, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), County of Bathurst, Map Sheet (8731). Refusal took effect on 8 November 2007.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(06-7067)

No. 2936, BIG ISLAND MINING LIMITED (ACN 112 787 470), County of Parry, Map Sheet (9135). Withdrawal took effect on 13 November 2007.

(07-122)

No. 3019, ATLAS RESOURCES PTY LIMITED (ACN 003 463 036), County of Auckland, County of Beresford and County of Wellesley, Map Sheet (8724). Withdrawal took effect on 31 October 2007.

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

NOTICE is given that the following applications for renewal have been received:

(C91-0479)

Authorisation No. 449, DIRECTOR GENERAL, NSW Department of Primary Industries on behalf of THE CROWN, area of 24.7 square kilometres. Application for renewal received 6 November 2007.

(T99-0100)

Exploration Licence No. 5648, IVANPLATS SYERSTON PTY LIMITED (ACN 008 755 155), area of 7 units. Application for renewal received 9 November 2007.

(T98-1223)

Exploration Licence No. 5652, TRI ORIGIN MINERALS LTD (ACN 062 002 475), area of 5 units. Application for renewal received 9 November 2007.

(T01-0196)

Exploration Licence No. 5915, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), area of 40 units. Application for renewal received 9 November 2007.

(T03-0104)

Exploration Licence No. 6161, BIG ISLAND MINING LIMITED (ACN 112 787 470), area of 45 units. Application for renewal received 7 November 2007.

(T03-0065)

Exploration Licence No. 6172, DART RESOURCES PTY LTD (ACN 050 030 245), area of 37 units. Application for renewal received 9 November 2007.

(05-245)

Exploration Licence No. 6493, TRI ORIGIN MINING PTY LIMITED (ACN 115 529 112), area of 37 units. Application for renewal received 9 November 2007.

(05-221)

Exploration Licence No. 6496, MINOTAUR OPERATIONS PTY LTD (ACN 108 925 284), area of 7 units. Application for renewal received 7 November 2007.

(T07-8338)

Mineral Lease No. 6169 (Act 1906), A.J. BAKER (WINGHAM) PTY LIMITED (ACN 000 476 657), area of 1.22 hectares. Application for renewal received 7 November 2007.

(T00-0700)

Mining Purposes Lease No. 275 (Act 1973), Robert ALLEN, Peter GOODMAN and Susan MILLER, area of 2.003 hectares. Application for renewal received 6 November 2007.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(C92-0349)

Authorisation No. 460, CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) and SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), County of Cook, Map Sheet (8931), area of 1104 hectares, for a further term until 6 June, 2010. Renewal effective on and from 5 November 2007.

(T02-0379)

Exploration Licence No. 6073, CLUFF MINERALS (AUST) PTY LTD (ACN 002 091 330), Counties of Hardinge and Murchison, Map Sheet (9038, 9138), area of 14 units, for a further term until 1 May 2009. Renewal effective on and from 9 November 2007.

(T02-0445)

Exploration Licence No. 6096, JERVOIS MINING LIMITED (ACN 007 626 575), County of Flinders, Map Sheet (8234, 8334), area of 5 units, for a further term until 8 July 2009. Renewal effective on and from 8 November 2007.

(05-205)

Exploration Licence No. 6453, DRAKE RESOURCES LTD (ACN 108 560 069), County of Drake, Map Sheet (9339, 9340, 9439), area of 33 units, for a further term until 21 July 2009. Renewal effective on and from 1 November 2007.

(05-5932)

Mining Lease No. 1494 (Act 1992), SAXONVALE COAL PTY LIMITED (ACN 003 526 467) and NIPPON STEEL AUSTRALIA PTY LIMITED (ACN 001 445 049), Parish of Vere, County of Northumberland, Map Sheet (9132-4-S), area of 5.71 hectares, for a further term until 20 September 2027. Renewal effective on and from 5 November 2007.

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

WITHDRAWAL OF APPLICATION FOR RENEWAL

NOTICE is given that the application for renewal in respect of the following authority has been withdrawn:

(T03-0015)

Exploration Licence No. 6118, BIG ISLAND MINING LIMITED (ACN 112 787 470), County of Parry, Map Sheet (9135), area of 4 units. The authority ceased to have effect on 13 November 2007.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(05-259)

Exploration Licence No. 6504, CLUFF MINERALS (AUST) PTY LTD (ACN 002 091 330), County of Murchison, Map Sheet (8938, 9038), area of 22 units. Cancellation took effect on 2 November 2007.

(06-126)

Exploration Licence No. 6599, ILUKA RESOURCES LIMITED (ACN 008 675 018), County of Arrawatta, County of Burnett and County of Stapylton, Map Sheet (8939, 8940, 9040), area of 484 units. Cancellation took effect on 6 November 2007.

(T02-0460)

Mineral Claim No. 298 (Act 1992), Farid KHAN, Parish of Hogarth, County of Fitzgerald, Map Sheet (7537-2-S), area of 2 hectares. Cancellation took effect on 2 November 2007.

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

TRANSFERS

(07-6427)

Exploration Licence No. 2934, formerly held by ADANAK EXPLORATIONS PTY LIMITED (ACN 001 955 513) has been transferred to SULTAN CORPORATION LIMITED (ACN 061 219 985). The transfer was registered on 31 October 2007.

(T02-0458)

Exploration Licence No. 6081, formerly held by ADANAK EXPLORATIONS PTY LIMITED (ACN 001 955 513) has been transferred to SULTAN CORPORATION LIMITED (ACN 061 219 985). The transfer was registered on 31 October 2007.

(T02-0459)

Exploration Licence No. 6082, formerly held by ADANAK EXPLORATIONS PTY LIMITED (ACN 001 955 513) has been transferred to SULTAN CORPORATION LIMITED (ACN 061 219 985). The transfer was registered on 31 October 2007.

(05-287)

Exploration Licence No. 6573, formerly held by SIBERIA MINING CORPORATION LIMITED (ACN 097 650 194) has been transferred to DEEP YELLOW LIMITED (ACN 006391948). The transfer was registered on 7 November 2007.

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

EXOTIC DISEASES OF ANIMALS ACT 1991

Equine Influenza Order - Section 22

Control Order - Regulation of Protected Area (Green)

I, MICHAEL GORDON RANKMORE, an Inspector under the Exotic Diseases of Animals Act 1991 ("the Act"), having been directed by BRUCE MORGAN CHRISTIE, Chief Veterinary Officer ("CVO"), pursuant to his delegated powers under section 67 of the Act to make the following Control Order, pursuant to section 22 of the Act, hereby:

- 1. revoke the control order declared under section 22 of the Act titled "Control Order Protected Area (Green)" dated 2 November 2007, and any order revived as a result of this revocation; and
- 2. regulate the movement of horses into, out of and within the area specified in Schedule 1, in the manner specified in Schedule 2; and
- 3. regulate the movement of animal products into, out of and within the area specified in Schedule 1 in the manner specified in Schedule 3; and
- 4. regulate the holding of events within the area specified in Schedule 1 in the manner specified in Schedule 4.

SCHEDULE 1

Specified Area

The specified area is to be known as the "Protected Area (Green)" and is that part of the Control Area shown by the shaded area in the map below being within the local government areas administered by the following councils:

Albury City Council	Griffith City Council
Balranald Shire Council	Gundagai Shire Council
Bega Valley Shire Council	Hay Shire Council
Berrigan Shire Council	Jerilderie Shire Council
Bogan Shire Council	Lachlan Shire Council
Bombala Council	Leeton Shire Council
Bourke Shire Council	Lockhart Shire Council
Brewarrina Shire Council	Murray Shire Council
Broken Hill City Council	Murrumbidgee Shire Council
Carrathool Shire Council	Narrandera Shire Council
Central Darling Shire Council	Palerang Council
Cobar Shire Council	Queanbeyan City Council
Conargo Shire Council	That part of Shoalhaven City Council
Cooma-Monaro Shire Council	Local Government Area within the
Corowa Shire Council	South Coast Rural Lands Protection
Deniliquin Council	Board District
Eurobodalla Shire Council	Snowy River Shire Council
Goulburn Mulwaree Council	Tumbarumba Shire Council
Greater Hume Shire Council	Tumut Shire Council

Part of Upper Lachlan Shire Council *See definition below Urana Shire Council Wagga Wagga City Council The Council of the Shire of Wakool Wentworth Shire Council Yass Valley Council Unincorporated Area *See definition below

And, those parts of the following Parishes located within the local government area administered by the Bland Shire Council:

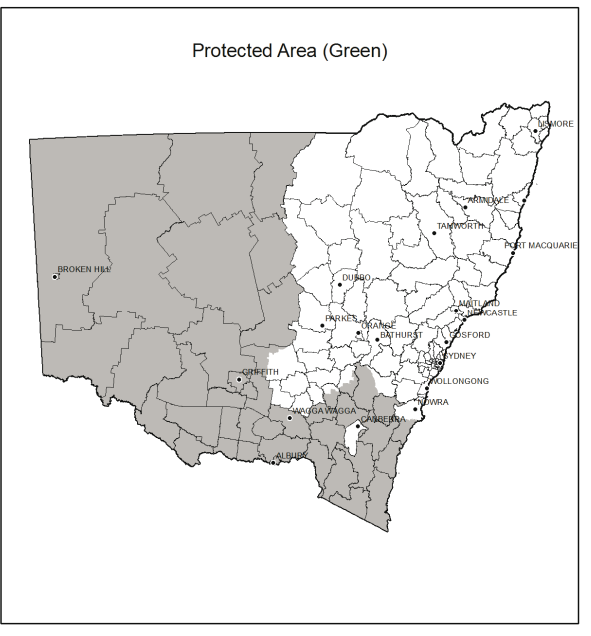
Parish name	County name	Parish name	County name
Ariah	Cooper	Davis	Dowling
Bourke	Cooper	Garryowen	Dowling
Conapaira East	Cooper	Geelooma	Dowling
Dowling	Cooper	Jimberoo	Dowling
Euratha	Cooper	Kikoira	Dowling
Euratha South	Cooper	Mologone	Dowling
Gurragong	Cooper	Murrabung	Dowling
Kolkilbertoo	Cooper	Naradhan	Dowling
Kolkilbertoo East	Cooper	Narriah	Dowling
Kolkilbertoo South	Cooper	Rutland	Dowling
Lewes	Cooper	Womboyn	Dowling
Munduburra	Cooper	Yelkin	Dowling
Narriah	Cooper	Bibbijolee	Gipps
Sandy Creek	Cooper	Bygalorie	Gipps
Bimbil	Dowling	Kalingan	Gipps
Blairgowrie	Dowling	Thulloo	Gipps
Clowery	Dowling	Ungarie	Gipps
Contarlo	Dowling	Wollongough	Gipps
Currawong	Dowling	Youngareen	Gipps
Currikabakh	Dowling	-	**

And, those parts of the following Parishes located within the local government area administered by the Harden Shire Council:

Parish Name	County Name	Parish Name	County Name
Bundarbo	Buccleuch	Cullinga	Harden
Beggan Beggan	Harden	Cumbamurra	Harden
Birrema	Harden	Cunningar	Harden
Bookham	Harden	Cunningham	Harden
Bobbara	Harden	Galong	Harden
Cooney	Harden	Harden	Harden
Coppabella	Harden	Jugiong	Harden

And, those parts of the following Parishes located within the local government area administered by the Boorowa Shire Council:

Parish Name	County Name	Parish Name	County Name
Barnett	King	Olney	King
Blakney	King	Opton	King
Boorowa	King	Rugby	King
Bramah	King	Taunton	King
Crosby	King	Wallah	King
Gooramma	Harden	Ware	King
Gunnary	King	Murrungal	Monteagle
Numby	King		



SCHEDULE 2

Authorised Movement of Horses

- (a) Except as provided for in paragraph (b), movement of horses *within* the Protected Area (Green) is authorised **only** if a Travelling Horse Statement is duly completed and any movement is in accordance with the conditions listed on the Travelling Horse Statement.
 - (b) A Travelling Horse Statement is not required for a horse moving to, from or on a Travelling Stock Reserve in accordance with a Stock Permit issued under section 101 of the Rural Lands Protection Act 1998.
- 2. Movement of horses *into* the Protected Area (Green) from within NSW or out of the Protected Area (Green) is authorised **only if** that movement is in accordance with an authorisation issued by an inspector under the Act or a permit issued pursuant to section 24 of the Act;
- 3. Movement of horses *into* the Protected Area (Green) from outside NSW is authorised **only if**:
 - a. a Travelling Horse Statement is duly completed and any movement is in accordance with the conditions listed on the Travelling Horse Statement; or
 - b. that movement is in accordance with an authorisation issued by an inspector under the Act;

SCHEDULE 3

Authorised Movement of Animal Products from Horses

- 1. Movement of animal products from horses within the Protected Area (Green) is authorised.
- 2. Movement of animal products from horses *out of* the Protected Area (Green) is authorised only if the movement is in accordance with a permit issued pursuant to section 24 of the Act.
- 3. Movement of animal products from horses *into* the Protected Area (Green) is authorised **only if**:
 - a. that movement is in accordance with a permit issued pursuant to section 24 of the Act; or
 - b. the animal product being moved is specified below and moved in accordance with the conditions specified below:
 - All animal products from horses that are:
 - (a) blood, urine, swabs or other diagnostic samples from horses that are:
 - (i) taken directly to a diagnostic laboratory in a manner approved under Australian Standards for the secure transport of biological material, and
 - (ii) either held or disposed of in a manner approved under Australian Standards for the secure disposal of biological material.

SCHEDULE 4

Authorised Events

The holding of an Event is authorised **only if**:

- 1. The proposed Event is registered with the Department of Primary Industries at least 48 hours prior to the Event taking place, by completing an Event Registration Form available at www.dpi.nsw.gov.au/equine-influenza/permits.
- 2. The Travelling Horse Statement identification number for all horses attending the Event is given to the Event organiser(s) on arrival at the Event location.
- 3. The Travelling Horse Statement identification number for all horses attending the Event is forwarded to the Department of Primary Industries by the Event organiser(s) within 24 hours of the Event taking place by completing the Event Attendance Form available at www.dpi.nsw.gov.au/equine-influenza/permits.
- 4. None of the horses at an Event originates from within a 10km radius of any premises or place quarantined pursuant to section 35 of the Act in relation to the exotic disease Equine influenza.

Interpretation

In this Control Order, if any part of any premises is located partly within the Protected Area (Green) and partly within the Restricted Area (Amber) the whole of those premises is taken to be located in the Restricted Area (Amber).

Definitions

In this Control Order:

Control Area means the control area declared, pursuant to section 21 of the Act, by the Order made by the Chief Veterinary Officer, as the Minister's delegate under section 67 of the Act, on 25 August 2007.

Event means any market, fair, sale, parade, race meeting, recreational activity, competition or other gathering of 10 or more horses, or any number of horses from 3 or more properties and where the horses are moved to the event and back to their premises of origin within 5 days.

horses means horses, mules, donkeys and other animals in the Equidae family.

Part of Upper Lachlan Shire Council means that part of the Upper Lachlan Shire west of the line commencing at the point at which Woodhouselee Road (the road from Woodhouselee to Goulburn) crosses the common boundary of the Upper Lachlan Shire and the Goulburn Mulwaree Shire, thence along this road via Woodhouselee and then Roslyn to Laggan, thence from Laggan in a generally northerly direction via Peelwood to Tuena, then north from Tuena along the Junction Point Road to where it crosses the common boundary of the land administered by the Upper Lachlan Shire and the land administered by the Bathurst Regional Council. This description is to be interpreted in conjunction with the map sheet "GOULBURN SI55-12, NSW SOUTH WALES, EDITION 3", dated 2003, published by GEOSCIENCE Australia, Symonston ACT 2609.

premises includes a parcel of land, or several parcels of land which:

- (i) are contiguous with one another or are separated from one another only by a road, river, creek or other watercourse, and
- (ii) constitute or are worked as a single property

irrespective of whether those parcels are held under the same title or different titles or titles of different kinds.

Protected Area (Green) means that part of the Control Area known as the Protected Area (Green) which has been specified in Schedule 1 of this Control Order.

Restricted Area means any restricted area which has been declared or may be declared, pursuant to section 15 of the Act, in relation to the exotic disease Equine influenza.

Travelling Horse Statement means the document titled "Exotic Diseases of Animals Act 1991 - Travelling Horse Statement" available from the Department of Primary Industries and at www.dpi.nsw.gov.au/equine-influenza/ permits.

Travelling Horse Statement identification number means the unique number situated on the top right corner of a Travelling Horse Statement.

Unincorporated area means such part of the land within the Western Division of the State as is not within a local government area.

Western Division means the Western Division as defined by the Crown Lands Consolidation Act 1913 immediately before its repeal (subject to any regulations made under section 4(3) of the Crown Lands Act 1989 that affect the boundary between the Western Division and the Eastern and Central Division).

Dated: 8 November 2007.

MICHAEL GORDON RANKMORE Inspector

BRUCE MORGAN CHRISTIE, Chief Veterinary Officer (with the powers the Minister has delegated to me under section 67 of the Exotic Diseases of Animals Act 1991)

EXOTIC DISEASES OF ANIMALS ACT 1991

ORDER – Section 22

Control Order - Requirements for Disinfection for persons - Restricted Area (Amber)

I, MICHAEL GORDON RANKMORE, an inspector under the Exotic Diseases of Animals Act 1991 ("the Act"), having been directed by, BRUCE MORGAN CHRISTIE, Chief Veterinary Officer, pursuant to his delegated powers under section 67 of the Act, to make the following Control Order, pursuant to section 22(1)(b) of the Act, hereby:

- 1. revoke the Control Order entitled "Control Order Requirements for Disinfection for persons Special Restricted Area (Hatched)" made on 4 October 2007; and
- 2. order all persons specified in Schedule 1, who are located within those parts of the Control Area specified in Schedule 2, to take the measures specified in Schedule 3.

SCHEDULE 1

Specified persons

All persons, including those persons who are:

a) veterinary practitioners;

- b) farriers;
- c) horse dentists;
- d) horse chiropractors; or
- e) any persons assisting any of the above persons.

SCHEDULE 2

Specified Area

The specified areas are those parts of the "Control Area" declared as a "Restricted Area (Amber)" under section 15 of the Act.

SCHEDULE 3

Measures

- 1. On entering premises within a Restricted Area (Amber) and before coming into contact with any horse; and
- 2. After coming into contact with any horse or animal product from horses, and before leaving premises within a Restricted Area (Amber),

the persons specified in Schedule 1 must disinfect their person, all vehicles, fittings (including equipment) and any other thing in their control or possession that has come into contact with any horse or animal product from horses.

Definitions:

In this Control Order:

horse means horses, mules, donkeys and other animals in the Equidae family.

Control Area means the control area declared, pursuant to section 21 of the Act, by the Order made by the Chief Veterinary Officer, as the Minister's delegate under section 67 of the Act, on 25 August 2007.

contact means touching or coming within twenty metres of any horse or animal product from horses.

disinfect means bathe with a disinfectant chemical or heat, irradiate, fumigate or otherwise treat so as to destroy all Equine influenza virus present.

fittings means any stall, box, cage, enclosure, pen or material used for penning, yarding or the containing of any horses, and includes any equipment, harness, saddlery, rope, bucket, trough, bedding, utensil and implement used in the handling, keeping, treatment, care of or storage of horses, animal products from horses or fodder.

premises includes a parcel of land, or several parcels of land which:

- (i) are contiguous with one another or are separated from one another only by a road, river, creek or other watercourse, and
- (ii) constitute or are worked as a single property

irrespective of whether those parcels are held under the same title or different titles or titles of different kinds.

Restricted Area (Amber) means any restricted area that has been declared, or may be declared, a Restricted Area (Amber) pursuant to section 15 of the Act, in relation to the exotic disease Equine influenza.

Dated: 8 November 2007.

MICHAEL GORDON RANKMORE, Inspector

BRUCE MORGAN CHRISTIE, Chief Veterinary Officer (with the powers the Minister has delegated to me under section 67 of the Exotic Diseases of Animals Act 1991)

EXOTIC DISEASES OF ANIMALS ACT 1991

EQUINE INFLUENZA ORDER - Section 15

Declaration of Restricted Area – Restricted Area (Red)

I, BRUCE MORGAN CHRISTIE, Chief Veterinary Officer, with the powers the Minister has delegated to me under section 67 of the Exotic Diseases of Animals Act 1991 ('the Act') and pursuant to section 15 of the Act and being of the opinion that the area specified in Schedule 1 may be or become infected with the exotic disease Equine influenza hereby:

- 1. revoke the order titled "Declaration of Restricted Area Restricted Area (Red)" declared under section 15 of the Act dated 5 November 2007 and any order revived as a result of this revocation;
- 2. declare the area specified in Schedule 1 to be a restricted area known as "Restricted Area (Red)"; and
- 3. declare that the classes of animals, animal products, fodder, fittings or vehicles to which this order applies are those described in Schedule 2.

SCHEDULE 1

Restricted Area (Red)

The premises in the areas as described and shown in the shaded areas in the map below:

- 1. within a 10km radius of the premises known as 'Walibree' 4302 Oxley Highway, Wauchope in the State of New South Wales;
- 2. within a 10 km radius of the premises known as 'Rimbanda' 151 Rimbanda Rd; Kentucky 2354 in the Stare of New South Wales;
- within a 10km radius of the premises being 1264 Green Valley Road, Bendemeer 2355 in the State of New South Wales;
- 4. within a 10km radius of the premises known as "Mandalay Park", 130 Ada Road, Barmedman 2668 in the State of New South Wales;
- 5. within a 10km radius of the premises known as "Lillydale", Schmidts Lane, Gidginbung 2666 in the State of New South Wales;
- 6. within the local government areas administered by the following councils, other than any Special Restricted Area (Purple):

Blue Mountains City Council Campbelltown City Council Cessnock City Council Dungog Shire Council Gunnedah Shire Council Hawkesbury City Council Liverpool Plains Shire Council Muswellbrook Shire Council Narrabri Shire Council Port Stephens Council Singleton Shire Council Sutherland Shire Council Tamworth Regional Council Upper Hunter Shire Council Wollondilly Shire Council

- 7. The Parish of Woonona (County of Camden) and the Parishes of Bulgo, Heathcote, and Southend (County of Cumberland).
- 8. The Parishes of Forbes, Dowling, Mumbidgle, Troubalgie and Warregal (County of Ashburnham) and the Parishes of Cumbijowa, Braulin, Mulyandry and Wongajong (County of Forbes);
- 9. The Parishes of Drillwarrina, Emu, Eumungerie and Moonul(County of Ewenmar) and the Parishes of Bickanbeenie, Bruah, Caledonia, Daley, Donelly and Goonoo (County of Lincoln).
- 10. The Parishes of Beargamil, Brolgan, Currajong, Goobang, Goonumbla, Kamandra, Martin, Mugincoble and Parkes in the County of Ashburnham;
- 11. The Parishes of Galwadgere, Mumbil and Wellington (County of Wellington) located within the Wellington Council Local Government Area.
- 12. The Parishes of Beni, Coolbaggie, Dubbo, Murrumbidgerie, Terramungamine and Warrie (County of Lincoln), the Parishes of Caloma, Cullen, Dubbo, Oxley and Whylandra (County of Gordon) and the Parishes of Biridoo, Momo, Obley, Tomingley, Burrabadine and Dungary (County of Narromine);
- 13. The Parishes of Curra, Gundy and Ponto (County of Gordon), the Parishes of Bald Hill, Bodangora, Micketymulga, Mitchell and Tenandra (County of Lincoln) and the Parish of Nanima (County of Bligh);
- 14. All of the Parish of Cooyal (County of Phillip); and That part of the Parish of Moolarben (County of Phillip) east of Ulan Road, south of Moolarben Road then Mayberry Road, east along the common boundary of Lots 20 and 24 on DP 755442 and then west of the boundary of Munghorn Gap Nature Reserve until it meets the common boundary of Moolarben and Cooyal Parishes; and

That part of the Parish of Price (County of Phillip) south of Munghorn Gap Nature Reserve, thence south along the common boundary of lots 1 and 139 on DP 755447 for approximately 80 metres to the intersection of the single lane road adjoining the southern-most tip of Munghorn Gap NR and continuing along said road in a south-westerly direction to the intersection of Kains Flat Road and White Cedars Road and then west of Kains Flat Road; and

That part of the Parish of Botobolar (County of Phillip) west of the contiguous roads that continue south from Kains Flat Road to Botobolar Road and that part north of Botobolar Road; and

All of the Parish of Bayly (County of Phillip) except that part west of Hayes Gap Road and south of Wollar Road;

- 15. The Parishes of Bundawarrah, Combaning, Temora, Thanowring, Trigalong and Walladilly (County of Bland) and the Parish of Northcote (County of Bourke).
- 16. The Parishes of Balala, Honeysuckle, Morse, Torryburn, and Yarrowick (County of Hardinge) and the Parishes of Devon, Saltash and Yarrowick (County of Sandon).
- 17. Parts of the local government areas administered by Armidale Dumaresq Council and Uralla Shire Council being the areas described as follows:

The Parishes of Butler, Armidale, Saumarez and Dangarsleigh (County of Sandon); and

That part of the Parish of Gara (County of Sandon) west of a line commencing at the point where the Burying Ground Creek crosses the common boundary of the Parishes of Donald and Gara (County of Sandon), thence generally southerly along Burying Ground Creek to the point where it joins Commissioners Waters, thence in a generally westerly direction along Commissioners Waters to its junction with the common boundary of the Parishes of Gara and Tiverton (County of Sandon); and

That part of the Parish of Arding (County of Sandon) east of a line commencing at point where Hawthorne Drive crosses the joint boundary of the Parishes of Arding and Uralla (County of Sandon) thence in a generally northerly direction along Hawthorne Drive to its junction with the Arding Road, thence in a generally westerly direction following the Arding Road to its junction with the Mount Butler Road, thence in a generally northerly direction following the Mount Butler Road to the joint boundary with the Parishes of Arding and Elton (County of Sandon);

- 18. That part of the area administered by the Great Lakes Shire Council south and west of a line commencing at the point where the boundary of the Myalls Lake National Park (the Park) meets the Pacific Ocean, about four kilometres north of the township of Hawks Nest, thence in a generally westerly direction along the southern boundary of the Park to the point at which it meets Pipers Creek, thence downstream along the Park boundary (the southern bank of Pipers Creek) to a point opposite the south-western tip of Nickey Island, thence following the westernmost boundary of the Park as shown on the Port Stephens 9332-4S Second Edition 1:25 000 map published by Land and Property Information NSW, 2001 (which boundary cuts across Pipers Creek and the Myall River and runs southwest of Nickey Island and Kangaroo Island) to the point at which it meets the common boundary between the Parishes of Fens and Viney Creek (County of Gloucester), thence along the western boundary of the Park, initially in a westerly direction, to the point at which it meets the common boundary of the Parishes of Viney Creek and Nerong (County of Gloucester), thence westerly along this common boundary cutting across the Pacific Highway to the point at which this common boundary meets the boundary of the Park, thence initially generally westerly and then northerly in a generally clockwise direction along the boundary of the Park to the point where Emu Creek Road crosses the boundary of the Park, thence northerly along Emu Creek Road to the intersection of Booral Road, thence easterly along Booral Road to the intersection of Lowreys Road, thence north-westerly along Lowreys Road to the intersection with Old Inn Road, thence northerly to the intersection of Wild Cattle Creek, thence northwesterly along Wild Cattle Creek approximately 20 metres to the intersection of Apple Tree Creek, thence northwesterly along Apple Tree Creek to the point at which Apple Tree Creek crosses the boundary of the Park, thence generally easterly and northerly and clockwise along the boundary of the Park to the point at which the boundary of the Park meets Johnsons Creek Road, thence cutting directly across Johnsons Creek Road to the boundary of the Ghin-do-ee National Park, thence initially in a generally westerly and then northerly direction clockwise around the boundary of the Ghin-do-ee National Park to the point at which it meets the boundary of the Parish of Gorton (County of Gloucester) thence in a generally northerly direction along the eastern boundary of the Parish of Gorton and then continuing as the eastern boundary of the Parish of Terreell (County of Gloucester) to the point at which this Parish boundary meets the common boundary of the areas administered by the Great Lakes Shire Council and the Gloucester Shire Council;
- 19. The parishes of Budden, Burrumbelong, Bylong, Coggan, Lee and Murrumbo in the County of Phillip within the Mid Western Regional Council Area;
- 20. The Parishes of Congi and Scott (County of Inglis), the Parishes of Blacknote, Eastlake, Harnham, Lawrence, Salisbury and Sandon (County of Sandon), and the Parishes of Apsley, Bergen op Zoom, Boulton, Cobrabald, Emu, Europambela, Glen Morrison, Halloran, Norton, Ohio, Oorundunby, St Clair, St Leonard, Walcha, Waterloo and Winterbourne (County of Vernon);
- 21. The Parishes of Bogolong, Eualdrie, Melyra and Wallah Wallah (County of Forbes), and the Parishes of Brundah, Bungalong, Coba, Weddin and Yambira (County of Monteagle); and

22. The following parishes:

The following paris
LGA Name
Cabonne
Forbes
Forbes
Forbes
Gunnedah
Gwydir
Gwydir
Liverpool Plains
Liverpool Plains
Liverpool Plains
Moree Plains
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Narrabri
Narrabri
Narrabri
Parkes
Tamworth Regional
Tamworth Regional
Tamworth Regional
Warrumbungle
Worrumbungle
Warrumbungle
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Warrumbungle

Council Name Cabonne Shire Council Forbes Shire Council Forbes Shire Council Forbes Shire Council Gunnedah Shire Council Gwydir Shire Council Liverpool Plains Shire Council Liverpool Plains Shire Council Liverpool Plains Shire Council Moree Plains Shire Council Narrabri Shire Council Narrabri Shire Council Narrabri Shire Council Parkes Shire Council Tamworth Regional Council Tamworth Regional Council Tamworth Regional Council Warrumbungle Shire Council

Parish Name Coonambro Cookamidgera Coonambro Wanera Bingle Nombi Premer Tambar Urangera Wilson Anderson Austen Boomi Capel Caroda Cobbadah Crawley Currangandi Dunnee Eulowrie Hall Horton King Lindesay Macintyre Paleroo Pallal Piedmont Pringle Rusden Tange Bomera Bundella Premer Doorabeeba Krui Berrygill Bombell Boo Boo Booramine Minnaminane Terrergee Yatta Mellburra Myall Hollow Thalaba Caroda Boo Boo Mellburra Myall Hollow Cookamidgera Crawley Lindesay Rusden Wargundy Adelyne Bolaro Bullinda Cobbora Dunedoo Taylor Allison Lowe Napier

County Name Ashburnham Ashburnham Ashburnham Ashburnham Pottinger Pottinger Pottinger Pottinger Pottinger Pottinger Murchison Pottinger Pottinger Pottinger Benarba Benarba Courallie Courallie Courallie Courallie Courallie Courallie Courallie Jamison Jamison Jamison Murchison Courallie Jamison Jamison Ashburnham Murchison Murchison Murchison Bligh Lincoln Lincoln Lincoln Lincoln Lincoln Lincoln Napier Napier

Napier

LGA Name Council Name Parish Name County Name Warrumbungle Warrumbungle Shire Council Neible Napier Warrumbungle Warrumbungle Shire Council Bingle Pottinger Warrumbungle Shire Council Warrumbungle Bomera Pottinger Pottinger Warrumbungle Warrumbungle Shire Council Bulga Warrumbungle Warrumbungle Shire Council Bundella Pottinger Warrumbungle Warrumbungle Shire Council Clarke Pottinger Warrumbungle Warrumbungle Shire Council Goragilla Pottinger Warrumbungle Shire Council Warrumbungle Nombi Pottinger Warrumbungle Shire Council Warrumbungle Premer Pottinger Warrumbungle Shire Council Warrumbungle Saltwater Pottinger Warrumbungle Warrumbungle Shire Council Tambar Pottinger Warrumbungle Warrumbungle Shire Council Tinkrameanah Pottinger Warrumbungle Warrumbungle Shire Council Urangera Pottinger Warrumbungle Warrumbungle Shire Council Wilson Pottinger Restricted Area (Red) ORF OFFS HARBOUR TANWORTH ORT MACQUARIE BROKEN H DUÉ RKES VEW/CASTLE SFORD YDNEY REFITH . DLLONGONG WRA NBE

SCHEDULE 2

Class of animals

All horses.

Class of animal products

All animal products from horses.

Class of fodder and fittings

All fodder and fittings from, or used in connection with, horses.

Class of vehicles

All vehicles that, since 1 August 2007, have been used in connection with any of the classes of animals, animal products, fodder or fittings described in this Schedule.

Interpretation:

In this Order, if any part of any premises is located partly within:

- 1. the Restricted Area (Amber) and partly within the Restricted Area (Red) the whole of those premises is taken to be located in the Restricted Area (Red);
- 2. the Restricted Area (Red) and partly within the Special Restricted Area (Hatched) the whole of those premises is taken to be located in the Special Restricted Area (Hatched);
- 3. the Restricted Area (Red) and partly within the Special Restricted Area (Purple) the whole of those premises is taken to be located in the Special Restricted Area (Purple).

Definitions:

In this Order:

horses means horses, mules, donkeys and other animals in the Equidae family.

premises includes a parcel of land, or several parcels of land which:

- (i) are contiguous with one another or are separated from one another only by a road, river, creek or other watercourse, and
- (ii) constitute or are worked as a single property,

irrespective of whether those parcels are held under the same title or different titles or titles of different kinds.

Restricted Area (Amber) means any restricted area that has been declared, or may be declared, pursuant to section 15 of the Act in relation to the exotic disease Equine influenza and known as a Restricted Area (Amber).

Restricted Area (Red) means a restricted area which has been declared or may be declared pursuant to section 15 of the Act, in relation to the exotic disease Equine influenza and known as a Restricted Area (Red).

Special Restricted Area (Hatched) means any restricted area that has been declared, or may be declared, pursuant to section 15 of the Act in relation to the exotic disease Equine influenza. and known as a Special Restricted Area (Hatched).

Special Restricted Area (Purple) means any restricted area that is known as a Special Restricted Area (Purple) that has been declared, or may be declared, pursuant to section 15 of the Act, in relation to the exotic disease Equine influenza.

Dated: 8 November 2007.

BRUCE MORGAN CHRISTIE, Chief Veterinary Officer

EXOTIC DISEASES OF ANIMALS ACT 1991

EQUINE INFLUENZA ORDER - Section 15

Declaration of Restricted Area - Restricted Area (Red)

I, STEPHEN ELLIOT DUNN, Deputy Chief Veterinary Officer, with the powers the Minister has delegated to me under section 67 of the Exotic Diseases of Animals Act 1991 ('the Act') and pursuant to section 15 of the Act and being of the opinion that the area specified in Schedule 1 may be or become infected with the exotic disease Equine influenza hereby:

- 1. revoke the order titled "Declaration of Restricted Area Restricted Area (Red)" declared under section 15 of the Act dated 8 November 2007 and any order revived as a result of this revocation;
- 2. declare the area specified in Schedule 1 to be a restricted area known as "Restricted Area (Red)"; and
- 3. declare that the classes of animals, animal products, fodder, fittings or vehicles to which this order applies are those described in Schedule 2.

SCHEDULE 1

Restricted Area (Red)

The premises in the areas as described and shown in the shaded areas in the map below:

- 1. within a 10km radius of the premises known as 'Walibree' 4302 Oxley Highway, Wauchope in the State of New South Wales;
- 2. within a 10 km radius of the premises known as 'Rimbanda' 151 Rimbanda Rd; Kentucky 2354 in the Stare of New South Wales;
- 3. within a 10km radius of the premises being 1264 Green Valley Road, Bendemeer 2355 in the State of New South Wales;
- 4. within a 10km radius of the premises known as "Mandalay Park", 130 Ada Road, Barmedman 2668 in the State of New South Wales;
- 5. within a 10km radius of the premises known as "Lillydale", Schmidts Lane, Gidginbung 2666 in the State of New South Wales;
- 6. within the local government areas administered by the following councils, other than any Special Restricted Area (Purple):

Blue Mountains City Council Campbelltown City Council Cessnock City Council Dungog Shire Council Gunnedah Shire Council Hawkesbury City Council Liverpool Plains Shire Council Muswellbrook Shire Council Narrabri Shire Council Port Stephens Council Singleton Shire Council Sutherland Shire Council Tamworth Regional Council Upper Hunter Shire Council Wollondilly Shire Council

- 7. The Parish of Woonona (County of Camden) and the Parishes of Bulgo, Heathcote, and Southend (County of Cumberland).
- 8. The Parishes of Forbes, Dowling, Mumbidgle, Troubalgie and Warregal (County of Ashburnham) and the Parishes of Cumbijowa, Braulin, Mulyandry and Wongajong (County of Forbes);
- 9. The Parishes of Drillwarrina, Emu, Eumungerie and Moonul(County of Ewenmar) and the Parishes of Bickanbeenie, Bruah, Caledonia, Daley, Donelly and Goonoo (County of Lincoln).
- 10. The Parishes of Beargamil, Brolgan, Currajong, Goobang, Goonumbla, Kamandra, Martin, Mugincoble and Parkes in the County of Ashburnham;
- 11. The Parishes of Galwadgere, Mumbil and Wellington (County of Wellington) located within the Wellington Council Local Government Area.
- 12. The Parishes of Beni, Coolbaggie, Dubbo, Murrumbidgerie, Terramungamine and Warrie (County of Lincoln), the Parishes of Caloma, Cullen, Dubbo, Oxley and Whylandra (County of Gordon) and the Parishes of Biridoo, Momo, Obley, Tomingley, Burrabadine and Dungary (County of Narromine);
- 13. The Parishes of Curra, Gundy and Ponto (County of Gordon), the Parishes of Bald Hill, Bodangora, Micketymulga, Mitchell and Tenandra (County of Lincoln) and the Parish of Nanima (County of Bligh);
- 14. All of the Parish of Cooyal (County of Phillip); and

That part of the Parish of Moolarben (County of Phillip) east of Ulan Road, south of Moolarben Road then Mayberry Road, east along the common boundary of Lots 20 and 24 on DP 755442 and then west of the boundary of Munghorn Gap Nature Reserve until it meets the common boundary of Moolarben and Cooyal Parishes; and

That part of the Parish of Price (County of Phillip) south of Munghorn Gap Nature Reserve, thence south along the common boundary of lots 1 and 139 on DP 755447 for approximately 80 metres to the intersection of the single lane road adjoining the southern-most tip of Munghorn Gap NR and continuing along said road in a south-westerly direction to the intersection of Kains Flat Road and White Cedars Road and then west of Kains Flat Road; and

That part of the Parish of Botobolar (County of Phillip) west of the contiguous roads that continue south from Kains Flat Road to Botobolar Road and that part north of Botobolar Road; and

All of the Parish of Bayly (County of Phillip) except that part west of Hayes Gap Road and south of Wollar Road;

- 15. The Parishes of Bundawarrah, Combaning, Temora, Thanowring, Trigalong and Walladilly (County of Bland) and the Parish of Northcote (County of Bourke).
- 16. The Parishes of Balala, Honeysuckle, Morse, Torryburn, and Yarrowick (County of Hardinge) and the Parishes of Devon, Saltash and Yarrowick (County of Sandon).
- 17. Parts of the local government areas administered by Armidale Dumaresq Council and Uralla Shire Council being the areas described as follows:

The Parishes of Butler, Armidale, Saumarez and Dangarsleigh (County of Sandon); and

That part of the Parish of Gara (County of Sandon) west of a line commencing at the point where the Burying Ground Creek crosses the common boundary of the Parishes of Donald and Gara (County of Sandon), thence generally southerly along Burying Ground Creek to the point where it joins Commissioners Waters, thence in a generally westerly direction along Commissioners Waters to its junction with the common boundary of the Parishes of Gara and Tiverton (County of Sandon); and

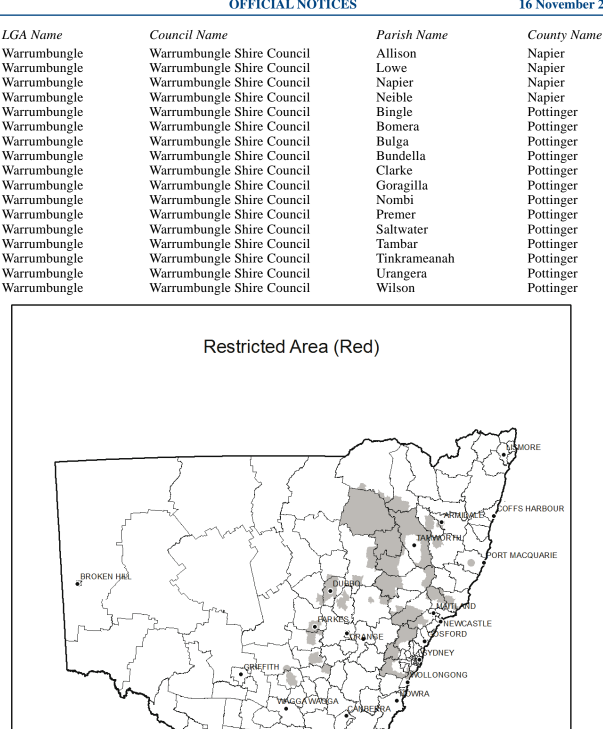
That part of the Parish of Arding (County of Sandon) east of a line commencing at point where Hawthorne Drive crosses the joint boundary of the Parishes of Arding and Uralla (County of Sandon) thence in a generally northerly direction along Hawthorne Drive to its junction with the Arding Road, thence in a generally westerly direction following the Arding Road to its junction with the Mount Butler Road, thence in a generally northerly direction following the Mount Butler Road to the joint boundary with the Parishes of Arding and Elton (County of Sandon);

- 18. That part of the area administered by the Great Lakes Shire Council south and west of a line commencing at the point where the boundary of the Myalls Lake National Park (the Park) meets the Pacific Ocean, about four kilometres north of the township of Hawks Nest, thence in a generally westerly direction along the southern boundary of the Park to the point at which it meets Pipers Creek, thence downstream along the Park boundary (the southern bank of Pipers Creek) to a point opposite the south-western tip of Nickey Island, thence following the westernmost boundary of the Park as shown on the Port Stephens 9332-4S Second Edition 1:25 000 map published by Land and Property Information NSW, 2001 (which boundary cuts across Pipers Creek and the Myall River and runs southwest of Nickey Island and Kangaroo Island) to the point at which it meets the common boundary between the Parishes of Fens and Viney Creek (County of Gloucester), thence along the western boundary of the Park, initially in a westerly direction, to the point at which it meets the common boundary of the Parishes of Viney Creek and Nerong (County of Gloucester), thence westerly along this common boundary cutting across the Pacific Highway to the point at which this common boundary meets the boundary of the Park, thence initially generally westerly and then northerly in a generally clockwise direction along the boundary of the Park to the point where Emu Creek Road crosses the boundary of the Park, thence northerly along Emu Creek Road to the intersection of Booral Road, thence easterly along Booral Road to the intersection of Lowreys Road, thence north-westerly along Lowreys Road to the intersection with Old Inn Road, thence northerly to the intersection of Wild Cattle Creek, thence northwesterly along Wild Cattle Creek approximately 20 metres to the intersection of Apple Tree Creek, thence northwesterly along Apple Tree Creek to the point at which Apple Tree Creek crosses the boundary of the Park, thence generally easterly and northerly and clockwise along the boundary of the Park to the point at which the boundary of the Park meets Johnsons Creek Road, thence cutting directly across Johnsons Creek Road to the boundary of the Ghin-do-ee National Park, thence initially in a generally westerly and then northerly direction clockwise around the boundary of the Ghin-do-ee National Park to the point at which it meets the boundary of the Parish of Gorton (County of Gloucester) thence in a generally northerly direction along the eastern boundary of the Parish of Gorton and then continuing as the eastern boundary of the Parish of Terreell (County of Gloucester) to the point at which this Parish boundary meets the common boundary of the areas administered by the Great Lakes Shire Council and the Gloucester Shire Council;
- 19. The parishes of Budden, Burrumbelong, Bylong, Coggan, Lee and Murrumbo in the County of Phillip within the Mid Western Regional Council Area;
- 20. The Parishes of Congi and Scott (County of Inglis), the Parishes of Blacknote, Eastlake, Harnham, Lawrence, Salisbury and Sandon (County of Sandon), and the Parishes of Apsley, Bergen op Zoom, Boulton, Cobrabald, Emu, Europambela, Glen Morrison, Halloran, Norton, Ohio, Oorundunby, St Clair, St Leonard, Walcha, Waterloo and Winterbourne (County of Vernon);
- 21. The Parishes of Bogolong, Eualdrie, Melyra and Wallah Wallah (County of Forbes), and the Parishes of Brundah, Bungalong, Coba, Weddin and Yambira (County of Monteagle);

22. The Parishes of Bendick Murrell, Illunie, Murringo North and Wambanumba (County of Monteagle) and the Parish of Minore (County of Narromine); and

23. The following parishes:

23.	The following parisnes:			
	LGA Name	Council Name	Parish Name	County Name
	Cabonne	Cabonne Shire Council	Coonambro	Ashburnham
	Forbes	Forbes Shire Council	Cookamidgera	Ashburnham
	Forbes	Forbes Shire Council	Coonambro	Ashburnham
	Forbes	Forbes Shire Council	Wanera	Ashburnham
	Gunnedah	Gunnedah Shire Council	Bingle	Pottinger
	Gunnedah	Gunnedah Shire Council	Nombi	Pottinger
	Gunnedah	Gunnedah Shire Council	Premer	
				Pottinger
	Gunnedah	Gunnedah Shire Council	Tambar	Pottinger
	Gunnedah	Gunnedah Shire Council	Urangera	Pottinger
	Gunnedah	Gunnedah Shire Council	Wilson	Pottinger
	Gwydir	Gwydir Shire Council	Anderson	Murchison
	Gwydir	Gwydir Shire Council	Austen	Murchison
	Gwydir	Gwydir Shire Council	Boomi	Murchison
	Gwydir	Gwydir Shire Council	Capel	Murchison
	Gwydir	Gwydir Shire Council	Caroda	Murchison
	Gwydir	Gwydir Shire Council	Cobbadah	Murchison
	Gwydir	Gwydir Shire Council	Crawley	Murchison
	Gwydir	Gwydir Shire Council	Currangandi	Murchison
	Gwydir	Gwydir Shire Council	Dunnee	Murchison
	Gwydir	Gwydir Shire Council	Eulowrie	Murchison
	Gwydir	Gwydir Shire Council	Hall	Murchison
	Gwydir	Gwydir Shire Council	Horton	Murchison
	Gwydir	Gwydir Shire Council	King	Murchison
	Gwydir	Gwydir Shire Council	Lindesay	Murchison
	Gwydir	Gwydir Shire Council	Macintyre	Murchison
	Gwydir	Gwydir Shire Council	Paleroo	Murchison
	Gwydir	Gwydir Shire Council	Pallal	Murchison
	Gwydir	Gwydir Shire Council	Piedmont	Murchison
	Gwydir	Gwydir Shire Council	Pringle	Murchison
	Gwydir	Gwydir Shire Council	Rusden	Murchison
	Gwydir	Gwydir Shire Council	Tange	Murchison
	Liverpool Plains	Liverpool Plains Shire Council	Bomera	Pottinger
	Liverpool Plains	Liverpool Plains Shire Council	Bundella	Pottinger
	Liverpool Plains	Liverpool Plains Shire Council	Premer	Pottinger
	Moree Plains	Moree Plains Shire Council	Doorabeeba	Benarba
	Moree Plains	Moree Plains Shire Council	Krui	Benarba
	Moree Plains	Moree Plains Shire Council	Berrygill	Courallie
	Moree Plains	Moree Plains Shire Council	Bombell	Courallie
	Moree Plains	Moree Plains Shire Council	Boo Boo	Courallie
	Moree Plains	Moree Plains Shire Council	Booramine	Courallie
	Moree Plains	Moree Plains Shire Council	Minnaminane	Courallie
	Moree Plains	Moree Plains Shire Council	Terrergee	Courallie
	Moree Plains	Moree Plains Shire Council	Yatta	Courallie
	Moree Plains	Moree Plains Shire Council	Mellburra	Jamison
	Moree Plains	Moree Plains Shire Council	Myall Hollow	Jamison
	Moree Plains	Moree Plains Shire Council	Thalaba	Jamison
	Moree Plains	Moree Plains Shire Council	Caroda	Murchison
	Narrabri	Narrabri Shire Council	Boo Boo	Courallie
	Narrabri	Narrabri Shire Council	Mellburra	Jamison
	Narrabri	Narrabri Shire Council	Myall Hollow	Jamison
	Parkes	Parkes Shire Council	Cookamidgera	Ashburnham
	Tamworth Regional	Tamworth Regional Council	Crawley	Murchison
	Tamworth Regional	Tamworth Regional Council	Lindesay	Murchison
	Tamworth Regional	Tamworth Regional Council	Rusden	Murchison
	Warrumbungle	Warrumbungle Shire Council	Wargundy	Bligh
	Warrumbungle	Warrumbungle Shire Council	Adelyne	Lincoln
	Warrumbungle	Warrumbungle Shire Council	Bolaro	Lincoln
	Warrumbungle	Warrumbungle Shire Council	Bullinda	Lincoln
	Warrumbungle	Warrumbungle Shire Council	Cobbora	Lincoln
	Warrumbungle	Warrumbungle Shire Council	Dunedoo	Lincoln
	Warrumbungle	Warrumbungle Shire Council	Taylor	Lincoln



8541

SCHEDULE 2

Class of animals

All horses.

Class of animal products

All animal products from horses.

Class of fodder and fittings

All fodder and fittings from, or used in connection with, horses.

Class of vehicles

All vehicles that, since 1 August 2007, have been used in connection with any of the classes of animals, animal products, fodder or fittings described in this Schedule.

Interpretation:

In this Order, if any part of any premises is located partly within:

- 1. the Restricted Area (Amber) and partly within the Restricted Area (Red) the whole of those premises is taken to be located in the Restricted Area (Red);
- 2. the Restricted Area (Red) and partly within the Special Restricted Area (Hatched) the whole of those premises is taken to be located in the Special Restricted Area (Hatched);
- 3. the Restricted Area (Red) and partly within the Special Restricted Area (Purple) the whole of those premises is taken to be located in the Special Restricted Area (Purple).

Definitions:

In this Order:

horses means horses, mules, donkeys and other animals in the Equidae family.

premises includes a parcel of land, or several parcels of land which:

- (i) are contiguous with one another or are separated from one another only by a road, river, creek or other watercourse, and
- (ii) constitute or are worked as a single property,

irrespective of whether those parcels are held under the same title or different titles or titles of different kinds.

Restricted Area (Amber) means any restricted area that has been declared, or may be declared, pursuant to section 15 of the Act in relation to the exotic disease Equine influenza and known as a Restricted Area (Amber).

Restricted Area (Red) means a restricted area which has been declared or may be declared pursuant to section 15 of the Act, in relation to the exotic disease Equine influenza and known as a Restricted Area (Red).

Special Restricted Area (Hatched) means any restricted area that has been declared, or may be declared, pursuant to section 15 of the Act in relation to the exotic disease Equine influenza. and known as a Special Restricted Area (Hatched).

Special Restricted Area (Purple) means any restricted area that is known as a Special Restricted Area (Purple) that has been declared, or may be declared, pursuant to section 15 of the Act, in relation to the exotic disease Equine influenza.

Dated: 11 November 2007.

STEPHEN ELLIOT DUNN, Deputy Chief Veterinary Officer

EXOTIC DISEASES OF ANIMALS ACT 1991

EQUINE INFLUENZA ORDER - Section 22

Control Order – Regulation of Protected Area (Green)

I, PAUL JOHN ANDERSON, an Inspector under the Exotic Diseases of Animals Act 1991 ("the Act"), having been directed by STEPHEN ELLIOTT DUNN, Deputy Chief Veterinary Officer ("DCVO"), pursuant to his delegated powers under section 67 of the Act to make the following Control Order, pursuant to section 22 of the Act, hereby:

- 1. revoke the control order declared under section 22 of the Act titled "Control Order Protected Area (Green)" dated 8 November 2007, and any order revived as a result of this revocation; and
- 2. regulate the movement of horses into, out of and within the area specified in Schedule 1, in the manner specified in Schedule 2; and
- 3. regulate the movement of animal products into, out of and within the area specified in Schedule 1 in the manner specified in Schedule 3; and
- 4. regulate the holding of events within the area specified in Schedule 1 in the manner specified in Schedule 4.

SCHEDULE 1

Specified Area

The specified area is to be known as the "Protected Area (Green)" and is that part of the Control Area shown by the shaded area in the map below being:

1. within the local government areas administered by the following councils:

Albury City Council	Deniliquin Council	Queanbeyan City Council
Balranald Shire Council	Eurobodalla Shire Council	That part of Shoalhaven City
Bega Valley Shire Council	Goulburn Mulwaree Council	Council Local Government
Berrigan Shire Council	Greater Hume Shire Council	Area within the South Coast
Bogan Shire Council	Griffith City Council	Rural Lands Protection
Bombala Council	Gundagai Shire Council	Board District
Bourke Shire Council	Hay Shire Council	Snowy River Shire Council
Brewarrina Shire Council	Jerilderie Shire Council	Tumbarumba Shire Council
Broken Hill City Council	Lachlan Shire Council	Tumut Shire Council
Carrathool Shire Council	Leeton Shire Council	Urana Shire Council
Central Darling Shire Council	Lockhart Shire Council	Wagga Wagga City Council
Cobar Shire Council	Murray Shire Council	The Council of the Shire of Wakool
Conargo Shire Council	Murrumbidgee Shire Council	Wentworth Shire Council
Cooma-Monaro Shire Council	Narrandera Shire Council	Unincorporated Area
Corowa Shire Council	Palerang Council	*See definition below

2. Those parts of the following Parishes located within the local government area administered by the Bland Shire Council;

Parish Name	County Name	Parish Name	County Name
Ariah	Cooper	Davis	Dowling
Bourke	Cooper	Garryowen	Dowling
Conapaira East	Cooper	Geelooma	Dowling
Dowling	Cooper	Jimberoo	Dowling
Euratha	Cooper	Kikoira	Dowling
Euratha South	Cooper	Mologone	Dowling
Gurragong	Cooper	Murrabung	Dowling
Kolkilbertoo	Cooper	Naradhan	Dowling
Kolkilbertoo East	Cooper	Narriah	Dowling
Kolkilbertoo South	Cooper	Rutland	Dowling
Lewes	Cooper	Womboyn	Dowling
Munduburra	Cooper	Yelkin	Dowling
Narriah	Cooper	Bibbijolee	Gipps
Sandy Creek	Cooper	Bygalorie	Gipps
Bimbil	Dowling	Kalingan	Gipps
Blairgowrie	Dowling	Thulloo	Gipps
Clowery	Dowling	Ungarie	Gipps
Contarlo	Dowling	Wollongough	Gipps
Currawong	Dowling	Youngareen	Gipps
Currikabakh	Dowling		

Those parts of the following Parishes located within the local government area administered by the Harden Shire Council;
 Parish Name County Name Parish Name County Name

Parish Name	County Name	Parish Name	County Name
Bundarbo	Buccleuch	Cooney	Harden
Birrema	Harden	Jugiong	Harden
Bookham	Harden	- •	

4. Those parts of the following Parishes located within the local government area administered by the Upper Lachlan Shire Council;

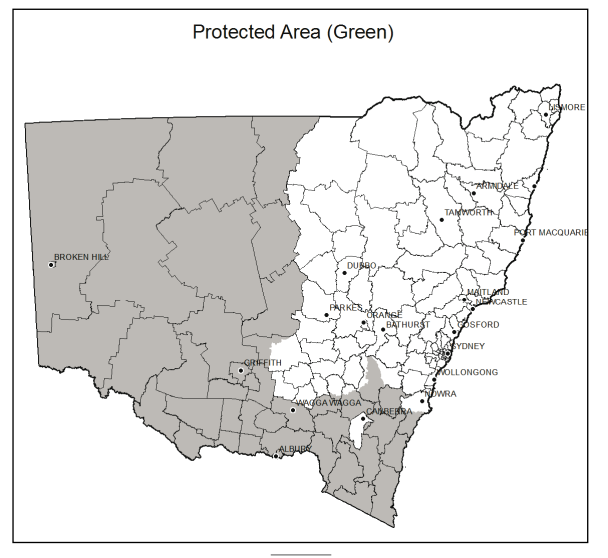
Parish Name	County Name	Parish Name	County Name
Breadalbane	Argyle	Grabben Gullen	King
Collector	Argyle	Gunning	King
Gurrundah	Argyle	Jerrawa	King
Milbang	Argyle	Kildare	King
Mummel	Argyle	Lampton	King
Mutmutbilly	Argyle	Lerida	King
Pomeroy	Argyle	Manton	King
Tarago	Argyle	Merrill	King
Wologorong	Argyle	Mundoonen	King
Binda	Georgiana	Nelanglo	King
Cullarin	King	Romner	King
Dalton	King	Wheeo	King
Dixon	King	Winduella	King
Garway	King	Gundaroo	Murray

5. Those parts of the following Parishes located within the local government area administered by the Upper Lachlan Shire Council and west of the line commencing at the point at which Woodhouselee Road (the road from Woodhouselee to Goulburn) crosses the common boundary of the Upper Lachlan Shire and the Goulburn Mulwaree Shire, thence along this road via Woodhouselee and then Roslyn to Laggan, thence from Laggan in a generally northerly direction via Peelwood to Tuena, then north from Tuena along the Junction Point Road to where it crosses the common boundary of the land administered by the Upper Lachlan Shire and the land administered by the Bathurst Regional Council. This description is to be interpreted in conjunction with the map sheet "GOULBURN SI55-12, NSW SOUTH WALES, EDITION 3", dated 2003, published by GEOSCIENCE Australia, Symonston ACT 2609;

Parish Name	County Name	Parish Name	County Name
Pejar	Argyle	Kangaloolah	Georgiana
Upper Tarlo	Argyle	Kiamma	Georgiana
Wayo	Argyle	Laggan	Georgiana
Belmore	Georgiana	Thalaba	Georgiana
Bolong	Georgiana	Wangalo	Georgiana
Cuddyong	Georgiana	Yarraman	Georgiana

6. Those parts of the following Parishes located within the local government area administered by the Yass Valley Council;

Council,				
Parish Name	County Name	Parish Name	County Name	
Collector	Argyle	Lerida	King	
Clive	Buccleuch	Manton	King	
Weejasper	Buccleuch	Mundoonen	King	
West Goodradigbee	Buccleuch	Nelanglo	King	
Cavan	Cowley	Yass	King	
Coree	Cowley	Bedulluck	Murray	
East Goodradigbee	Cowley	Boambolo	Murray	
Micalong	Cowley	Bywong	Murray	
Mullion	Cowley	Ginninderra	Murray	
Narrangullen	Cowley	Goorooyarroo	Murray	
Pabral	Cowley	Gundaroo	Murray	
Taemas	Cowley	Hume	Murray	
Umburra	Cowley	Jeir	Murray	
Urayarra	Cowley	Lake George	Murray	
Bookham	Harden	Murrumbateman	Murray	
Bowning	Harden	Nanima	Murray	
Childowla	Harden	Purrorumba	Murray	
Talmo	Harden	Talagandra	Murray	
Woolgarlo	Harden	Toual	Murray	
Bango	King	Wallaroo	Murray	
Derringullen	King	Warroo	Murray	
Dixon	King	Weetangera	Murray	
Jerrawa	King	-	-	



SCHEDULE 2

Authorised Movement of Horses

- 1. (a) Except as provided for in paragraph (b), movement of horses *within* the Protected Area (Green) is authorised **only if** a Travelling Horse Statement is duly completed and any movement is in accordance with the conditions listed on the Travelling Horse Statement.
 - (b) A Travelling Horse Statement is not required for a horse moving to, from or on a Travelling Stock Reserve in accordance with a Stock Permit issued under section 101 of the Rural Lands Protection Act 1998.
- 2. Movement of horses *into* the Protected Area (Green) from within NSW or *out of* the Protected Area (Green) is authorised **only if** that movement is in accordance with an authorisation issued by an inspector under the Act or a permit issued pursuant to section 24 of the Act;
- 3. Movement of horses into the Protected Area (Green) from outside NSW is authorised only if:
 - a. a Travelling Horse Statement is duly completed and any movement is in accordance with the conditions listed on the Travelling Horse Statement; or
 - b. that movement is in accordance with an authorisation issued by an inspector under the Act;

SCHEDULE 3

Authorised Movement of Animal Products from Horses

- 1. Movement of animal products from horses within the Protected Area (Green) is authorised.
- 2. Movement of animal products from horses *out of* the Protected Area (Green) is authorised only if the movement is in accordance with a permit issued pursuant to section 24 of the Act.
- 3. Movement of animal products from horses into the Protected Area (Green) is authorised only if:
 - a. that movement is in accordance with a permit issued pursuant to section 24 of the Act; or

- b. the animal product being moved is specified below and moved in accordance with the conditions specified below:
 - All animal products from horses that are:
 - (a) blood, urine, swabs or other diagnostic samples from horses that are:
 - (i) taken directly to a diagnostic laboratory in a manner approved under Australian Standards for the secure transport of biological material, and
 - (ii) either held or disposed of in a manner approved under Australian Standards for the secure disposal of biological material.

SCHEDULE 4

Authorised Events

The holding of an Event is authorised only if:

- 1. The proposed Event is registered with the Department of Primary Industries at least 48 hours prior to the Event taking place, by completing an Event Registration Form available at www.dpi.nsw.gov.au/equine-influenza/permits.
- 2. The Travelling Horse Statement identification number for all horses attending the Event is given to the Event organiser(s) on arrival at the Event location.
- 3. The Travelling Horse Statement identification number for all horses attending the Event is forwarded to the Department of Primary Industries by the Event organiser(s) within 24 hours of the Event taking place by completing the Event Attendance Form available at www.dpi.nsw.gov.au/equine-influenza/permits.
- 4. None of the horses at an Event originates from within a 10km radius of any premises or place quarantined pursuant to section 35 of the Act in relation to the exotic disease Equine influenza.

Interpretation

In this Control Order, if any part of any premises is located partly within the Protected Area (Green) and partly within the Restricted Area (Amber) the whole of those premises is taken to be located in the Restricted Area (Amber).

Definitions

In this Control Order:

Control Area means the control area declared, pursuant to section 21 of the Act, by the Order made by the Chief Veterinary Officer, as the Minister's delegate under section 67 of the Act, on 25 August 2007.

Event means any market, fair, sale, parade, race meeting, recreational activity, competition or other gathering of 10 or more horses, or any number of horses from 3 or more properties and where the horses are moved to the event and back to their premises of origin within 5 days.

horses means horses, mules, donkeys and other animals in the Equidae family.

premises includes a parcel of land, or several parcels of land which:

- (i) are contiguous with one another or are separated from one another only by a road, river, creek or other watercourse, and
- (ii) constitute or are worked as a single property

irrespective of whether those parcels are held under the same title or different titles or titles of different kinds.

Protected Area (Green) means that part of the Control Area known as the Protected Area (Green) which has been specified in Schedule 1 of this Control Order.

Restricted Area means any restricted area which has been declared or may be declared, pursuant to section 15 of the Act, in relation to the exotic disease Equine influenza.

Travelling Horse Statement means the document titled "Exotic Diseases of Animals Act 1991 - Travelling Horse Statement" available from the Department of Primary Industries and at www.dpi.nsw.gov.au/equine-influenza/ permits.

Travelling Horse Statement identification number means the unique number situated on the top right corner of a Travelling Horse Statement.

Unincorporated area means such part of the land within the Western Division of the State as is not within a local government area.

Western Division means the Western Division as defined by the Crown Lands Consolidation Act 1913 immediately before its repeal (subject to any regulations made under section 4 (3) of the Crown Lands Act 1989 that affect the boundary between the Western Division and the Eastern and Central Division).

Dated: 11 November 2007.

PAUL JOHN ANDERSON Inspector

STEPHEN ELLIOT DUNN, Deputy Chief Veterinary Officer (with the powers the Minister has delegated to me under section 67 of the Exotic Diseases of Animals Act 1991)

Roads and Traffic Authority

ROADS TRANSPORT (GENERAL) ACT 2005

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

DUBBO CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading and 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.

MARK RILEY, General Manager, Dubbo City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Dubbo City Council B-Doubles Notice No. 1/2007.

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

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

5. Routes

B-Double routes within the Dubbo City Council.

Туре	Road No.	Road Name	Starting point	Finishing point	Conditions
25.	000.	Windsor Parade, Dubbo.	Mitchell Highway (SH7), Dubbo.	Approx 0.65km north to the Northern Service Delivery Access to Orana Mall Shopping Centre.	One way Northbound direction only. (Exit only from Orana Mall via the existing B-Double route in Wheelers Lane).

ROAD TRANSPORT (GENERAL) ACT 2005

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

DENILIQUIN 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 Road Train Vehicles may be used subject to any requirements or conditions set out in the Schedule.

GRAEME HALEY, General Manager, Deniliquin Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Deniliquin Council Road Train Route Notice No. 1/2007.

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 Road Train vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point
RT.	000.	Napier Street, Deniliquin.	Ochtertyre Street.	Sloane Street.

ROAD TRANSPORT (GENERAL) ACT 2005

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

WAKOOL 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 (nominate 19 or 25metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

CHRIS CHAPMAN, General Manager, Wakool Shire Council (by delegation from the Minister for Roads) Dated: 21 August 2007

SCHEDULE

1. Citation

This Notice may be cited as Wakool Shire Council 25 Metre B-Double route Notice No. 1/2007.

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 25 metre B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point
25.	000.	Lawson Road, Wakool Shire.	MR 319 (Barham/Moulamein Road).	Western Boundary of No. 45 Lawson Road.
25.	000.	Waugorah Raod, Wakool Shire.	Sturt Highway.	Tala Road intersection.

OFFICIAL NOTICES

ROAD TRANSPORT (GENERAL) ACT 2005

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

GRIFFITH CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

PETER BROOKS, General Manager, Griffith City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Griffith City Council 25 Metre B-Double route Notice No. 1/2007.

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 25 metre 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

Ty	ype	Road No.	Road Name	Starting Point	Finishing Point
25	5.	000.	Mirrool Branch Canal Road, Griffith Shire.	Kidman Way (MR321).	Stokes Road.
25	5.	000.	Stokes Road, Griffith Shire.	Mirrool Branch Canal Road.	A distance of 600m north of Mirrool Branch Canal Road.

ROAD TRANSPORT (GENERAL) ACT 2005

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

JERILDERIE 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 25metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

CRAIG MOFFITT, General Manager, Jerilderie Council (by delegation from the Minister for Roads) Dated: 30 August 2007

SCHEDULE

1. Citation

This Notice may be cited as Jerilderie Shire Council 25 Metre B-Double route Notice No. 2/2007.

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 25 metre B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25.	000.	Cape Road, Jerilderie Shire.	0.00km MR323 (Oaklands Road).	0.900km north on Cape Road.	
25.	000.	Wunnamurra Road, Jerilderie Shire.	10.00km from MR564 (Berrigan Road).	14.08km east on Wunnamurra Road (end).	Seasonal from 1 November to 30 May.

ROAD TRANSPORT (GENERAL) ACT 2005

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

QUEANBEYAN CITY COUNCIL, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, makes the amendment in the Schedule to the routes and areas previously specified on or in which 25m B-Doubles may be used.

GARY CHAPMAN, General Manager, Queanbeyan City Council (by delegation from the Minister for Roads) Dated: 25 October 2007

SCHEDULE

1. Citation

This Notice may be cited as the Queanbeyan City Council 25m B-Double Repeal Notice No. 2/2007.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Amendment

The General B Double Permit Notice 2005 is amended by omitting the following from that Notice:

Road	Starting Point	Finishing Point
Kendall Avenue North, Queanbeyan.	Canberra Avenue (MR51).	Carlton United Brewery Depot, 21 Kendall Avenue North.

ROAD TRANSPORT (GENERAL) ACT 2005

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

QUEANBEYAN CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

GARY CHAPMAN, General Manager, Queanbeyan City Council (by delegation from the Minister for Roads) Dated: 23 October 2007

SCHEDULE

1. Citation

This Notice may be cited as Queanbeyan City Council 25 Metre B-Double route Notice No. 2/2007.

2. Commencement

This Notice takes effect on 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 25 metre B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Туре	Road Name	Starting Point	Finishing Point	Conditions
25.	Bayldon Road.	Gordon Avenue, Queanbeyan.	77 Bayldon Road, Queanbeyan.	Access to 77 Bayldon Road only. Access only available from 6:00pm to 6:00am. Access to property is left in only and egress to be right out only.

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Belmont in the Lake Macquarie City Council area

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

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

SCHEDULE

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

Lot 1 Deposited Plan 1118683;

Lot 1 Deposited Plan 1118594;

Lot 1 Deposited Plan 1118770;

Lot 1 Deposited Plan 1118698;

Lot 1 Deposited Plan 387761;

Lots A and B Deposited Plan 336431;

Lot 1 Deposited Plan 343864;

Lot 1 Deposited Plan 1118562;

Lot 1 Deposited Plan 1118589;

Lot 1 Deposited Plan 210541;

Lot 1 Deposited Plan 501153;

Lots 1 and 2 Deposited Plan 1066984;

Lot 1 Deposited Plan 415774;

Lot 1 Deposited Plan 202446;

Lot 1 Deposited Plan 336194; and

Lot 1 Deposited Plan 203138.

(RTA Papers: 10/252.1338)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Burrill Lake in the Shoalhaven City Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Shoalhaven City Council area, Parish of Woodburn and County of St Vincent, shown as:

Lot 1 Deposited Plan 442042;

Lots 1 and 2 Deposited Plan 1085098;

Lot 6 Deposited Plan 863940; and

Lots 10 and 11 Deposited Plan 1098144.

(RTA Papers: 1/404.1719)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Parramatta in the Holroyd City Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Holroyd City Council area, Parish of St John and County of Cumberland, shown as Lots 15 to 19 inclusive Deposited Plan 260091.

(RTA Papers: FPP F4/205.1157; RO F4/205.1157)

ROADS ACT 1993

Order -Sections 46, 49, 54 and 67

Manly and Warringah Council areas

Dedication of Land as Public Road and Declaration as a Controlled Access Road of Burnt Bridge Creek Deviation between Sydney Road and Condamine Street at Balgowlah

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 Schedules 1 and 2 under;
- 2. declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;
- 3. declare to be a controlled access road the said main road described in Schedules 2 and 3;
- 4. declare that access to the said controlled access road is restricted; and
- 5. specify in Schedule 4 under, the points along the controlled access road at which access may be gained to or from other public roads.

HON ERIC ROOZENDAAL MLC MINISTER FOR ROADS

SCHEDULE 1

ALL those pieces or parcels of land situated in the Manly Council area, Parish of Manly Cove and County of Cumberland shown as:

Lots 9 and 10 Deposited Plan 836339;

Lot 21 Deposited Plan 631865;

Lot 11 Deposited Plan 788716; and

Lots 42, 43, 44, 48 and 51 Deposited Plan 836340.

The above Lots are all shown in RTA Plans 0164 279 AC 4001_1 and 2.

ALSO all those pieces or parcels of land situated in the Warringah Council area, Parish of Manly Cove and County of Cumberland shown as:

Lots 45 and 46 Deposited Plan 836340; and

Lots 10 and 12 Deposited Plan 788716.

The above Lots are all shown in RTA Plans 0164 279 AC 4001_1 and 2.

SCHEDULE 2

ALL those pieces or parcels of land situated in the Manly Council area, Parish of Manly Cove and County of Cumberland shown as:

Lot 7 Deposited Plan 836339;

Lots 22 and 23 Deposited Plan 631766;

Lots 32 and 33 Deposited Plan 631765;

Lots 42 and 43 Deposited Plan 631892;

Lots 52 and 53 Deposited Plan 631767;

Lots 27, 28 and 29 Deposited Plan 836340;

Lots 12 and 17 Deposited Plan 776891; and

Lots 21, 22 and 23 Deposited Plan 739595.

The above Lots are all shown in RTA Plans 0164 279 AC 4001_1 and_2.

ALSO all those pieces or parcels of land situated in the Warringah Council area, Parish of Manly Cove and County of Cumberland shown as:

Lot 30 Deposited Plan 836340;

Lots 18 and 19 Deposited Plan 776891;

Lot 17 Deposited Plan 739595;

Lots 6 and 8 Deposited Plan 804341; and

Lots 1 and 2 Deposited Plan 447799.

The above Lots are all shown in RTA Plans 0164 279 AC 4001_1 and_2.

ALSO all those pieces or parcels of land situated in the Manly and Warringah Council areas, Parish of Manly Cove and County of Cumberland shown as:

Lots 32 to 41 inclusive Deposited Plan 836340;

Lot 2 Deposited Plan 1115061;

Lot 9 Deposited Plan 788716;

Lots 13, 14, 15, 16 and 20 Deposited Plan 776891;

Lots 14, 18 and 19 Deposited Plan 739595; and

Lot 7 Deposited Plan 804341.

The above Lots are all shown in RTA Plans 0164 279 AC 4001_1 and 2.

SCHEDULE 3

ALL that piece or parcel of public road situated in the Manly Council area, Parish of Manly Cove and County of Cumberland shown as:

Lot 11 Deposited Plan 836339.

The above Lot is shown in RTA Plan 0164 279 AC 4001_1.

ALSO all those pieces or parcels of public road situated in the Warringah Council area, Parish of Manly Cove and County of Cumberland shown as:

Lot 53 Deposited Plan 836340; and

Lot 4 Deposited Plan 447799.

The above Lots are all shown in RTA Plans 0164 279 AC 4001_1 and_2.

ALSO all those pieces or parcels of public road situated in the Manly and Warringah Council areas, Parish of Manly Cove and County of Cumberland shown as:

Lots 52, 54 and 55 Deposited Plan 836340; and

Lots 100 and 101 in RTA Plan 0164 279 AC 4001_2.

The above Lots are all shown in RTA Plans 0164 279 AC 4001_1 and 2.

SCHEDULE 4

Between the points A and B;

between the points C and D; and

between the points E and F, all shown in RTA Plans 0164 279 AC 4001_1 and 2.

(RTA Papers 279.1541 Pt 5)

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Wingecarribee Shire Council area

Declaration as a Controlled Access Road of part of the Illawarra Highway at Robertson

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 Schedule 1 under;
- 2. declare to be a main road the said public road described in Schedule 1 and the public road described in Schedule 2 under;
- 3. declare to be a controlled access road the said main road described in Schedules 1 and 2;
- 4. declare that access to the said controlled access road is restricted; and
- 5. specify in Schedule 3 under, the points along the controlled access road at which access may be gained to or from other public roads.

HON ERIC ROOZENDAAL MLC MINISTER FOR ROADS

SCHEDULE 1

ALL those pieces or parcels of land situated in the Wingecarribee Shire Council area, Parish of Yarrawa and County of Camden shown as Lots 16 to 26 inclusive, Deposited Plan 877138.

The above Lots comprise the whole of the land in the correspondingly numbered Certificates of Title and are all shown in RTA Plan 0025 495 AC 4001.

SCHEDULE 2

ALL those pieces or parcels of public road situated in the Wingecarribee Shire Council area, Parish of Yarrawa and County of Camden shown as:

Lots 27, 28 and 29 Deposited Plan 877138

The above Lots are all shown in RTA Plan 0025 495 AC 4001.

SCHEDULE 3

Between the points A and B, shown on RTA Plan 0025 495 AC 4001.

(RTA Papers FPP 25/495.1195 Pt 2)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Nerriga in the Shoalhaven 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 those pieces or parcels of Crown land situated in the Shoalhaven City Council area, Parish of Coolumburra and County of St Vincent, shown as:

Lots 23, 25 and 35 Deposited Plan 1087398, being parts of the land in Reserve 130027 for Environmental Protection notified in the Government Gazette of 8 April 1988 on page 2164; and

Lots 26 and 27 Deposited Plan 1087398, being parts of the land in Travelling Stock and Camping Reserve 18788 notified in the Government Gazette of 7 October 1893 on page 7875 and said to be in the possession of the Crown and South Coast Rural Lands Protection Board;

excluding any existing easements from the compulsory acquisition of the land listed above.

(RTA Papers: FPP 6M3309; RO 423.1360)

Department of Water and Energy

SYDNEY WATER ACT 1994 (NSW)

Sydney Water Regulation 2006 (NSW)

Notice of Water Restrictions

HAVING regard to the effects of drought, and it being in the public interest for the purpose of maintaining the water supply, NOTICE is given in accordance with clause 15(1) of Part 3 of the Sydney Water Regulation 2006 of the following water restrictions in the area of operations of Sydney Water Corporation. The water restrictions which took effect on and from 1 June 2005 are rescinded on and from midnight on 30 November 2007. The water restrictions as contained in this Notice take effect on and from 12.00am, 1 December 2007. The water restrictions remain in force until further notice.

Subject to the exclusions below the following uses of water supplied by Sydney Water Corporation or sourced from a water main owned by Sydney Water Corporation anywhere within its area of operations are not permitted at any time:

- by means of sprinklers or other watering systems;
- by means of hoses for the application of water to lawns, gardens, hard surfaces or for the washing of vehicles;
- by means of unattended hoses or taps except when filling a pool or container;
- by means of fire fighting hoses except for fire fighting purposes or fire service testing;
- the filling of new or renovated pools greater than 10,000L capacity without a permit issued by Sydney Water and in accordance with any conditions attached to that permit.

The following uses are excluded from these restrictions:

- watering of lawns and gardens using a hose held in the hand or using a drip irrigation system before 10am or after 4pm on Wednesdays and Sundays;
- use of recycled water from non-potable pipework;
- use of water for flushing boat engines;
- use of water by means of a hose fitted with a trigger nozzle or high pressure water cleaning equipment for the cleaning of bilges or the cleaning of essential safety components on boat trailers including brakes and wheels;
- use of water for the maintenance of public health, firefighting and related activities or any other essential or approved purpose.

NATHAN REES, M.P., Minister for Emergency Services Minister for Water Utilities

Address

Coramba

5 Martin Street,

Other Notices

ART GALLERY OF NEW SOUTH WALES ACT 1980

Department Of The Arts, Sport And Recreation

Deaccessioning

I recommend that His Excellency the Lieutenant-Governor with the advice of the Executive Council, pursuant to Section 9 of the Art Gallery of New South Wales Act 1980, approve and consent to the deaccessioning of the following Sidney Nolan paintings:

448.1995, Sturt on river bank 1948

435.1995, Burke lay dying 1950

449.1995, The explorer 1964

OA21.1965, Antarctic explorer 1964

FRANK SARTOR, M.P., Minister for the Arts

ASSOCIATIONS INCORPORATION ACT 1984

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

TAKE NOTICE that the company "THE AUSTRALIAN SADDLE PONY ASSOCIATION LTD" formerly registered under the provisions of the Corporations Act 2001 is now incorporated under the Associations Incorporation Act 1984 as "THE AUSTRALIAN SADDLE PONY ASSOCIATION INCORPORATED" effective 9 November 2007.

> ROBYNE LUNNEY, Delegate of Commissioner Office of Fair Trading 13 November 2007

CONTAMINATED LAND MANAGEMENT ACT 1997

Section 22

Notice to end declaration

Notice Number 22010; Area Number 3160

Background

The land to which this notice applies, together with other lands, was declared as an "remediation site" (Declaration No.21039) by the Environment Protection Authority ("the EPA"). Staged investigations of the contamination were carried out between 2002 and 2006 and the reports of the investigations have been made available to the EPA.

Ending of Declaration

The EPA has reviewed the results of the investigations, and is satisfied that it no longer has reasonable grounds to believe that the land to which this notice applies is contaminated in such a way as to present a significant risk of harm.

Pursuant to section 22 of the Contaminated Land Management Act 1997, Declaration of Remediation Area number 21039, dated 31 July 2003, gazetted on 1 August 2003, ceases to be in force on the date on which this notice is published in the NSW Government Gazette in so far as the Declaration applies to the land to which this notice applies. Land to which this notice applies

Description Lot 121 in DP 876790 excluding the northern portion of the Lot adjacent to the Orara River (as outlined in the attached map).

Note

Declaration of Remediation Area No.21039 is still in force in so far as it applies to land other than to which this notice applies.

NIALL JOHNSTON, Acting Manager Contaminated Sites, Department of Environment and Conservation

Date: 7 November 2007.

Attachment: Map – Land to which Notice (No. 22010) applies

NOTE:

Information recorded by the EPA

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

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this notice to the relevant local council. In light of the notice the council may choose to modify the planning certificate relating to the land concerned issued pursuant to s.149 of the Environmental Planning and Assessment Act 1979.

Relationship to other regulatory instrument

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

CO-OPERATIVES ACT 1992

Notice under section 601AC of the Corporations Act 2001 as applied by section 325 of the Co-Operatives Act 1992

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

Hunter Olive Co-operative Ltd

Dated this eighth day of November 2007.

R. HAYES, Delegate of the Registrar of Co-Operatives

CO-OPERATIVES ACT 1992

Notice under section 601AC of the Corporations Act 2001 as applied by section 325 of the Co-Operatives Act 1992

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

The Good Christian Housing Co-operative Ltd

Dated this eighth day of November 2007.

R. HAYES, Delegate of the Registrar of Co-Operatives

NEW SOUTH WALES GOVERNMENT GAZETTE No. 169

DISTRICT COURT ACT 1973

Direction

PURSUANT to section 173 of the District Court Act 1973, I direct that the District Court shall sit in its criminal jurisdiction at the place and time shown as follows:-

Broken Hill 10.00am 10 March 2008 (2 weeks) In lieu of 3 March 2008 (3 weeks)

Dated this 8th day of November 2007.

R. O. BLANCH, Chief Judge

DISTRICT COURT RULES 1973

Appointment

IN pursuance of Part 2 Rule 2 (1) of the District Court Rules 1973 I appoint the following vacation period:

Summer vacation for 2008/2009 shall commence on 20 December 2008 and conclude on 1 February 2009.

Dated at Sydney this 9th day of November 2007.

R. O. BLANCH, Chief Judge

DISTRICT COURT ACT 1973

Direction

PURSUANT to section 32 of the District Court Act 1973. I direct that the District Court shall sit in its civil jurisdiction at all Courts and at the times that I have directed the Court sit in its criminal jurisdiction during the financial year 2008-2009 and pursuant to section 173 of the District Court Act 1973, I direct that the District Court shall also sit in its criminal jurisdiction at all Courts and at the times that I have directed the Court sit in its civil jurisdiction during the financial year 2008-2009.

Dated this 9th day of November 2007.

R. O. BLANCH. Chief Judge

DISTRICT COURT ACT 1973

Direction

IN pursuance of section 32 (3) of the District Court Act 1973 I direct that for the financial year 2008-2009 all proceedings (other than proceedings before the Registrar) in the District Court of New South Wales in relation to which the proper place is a place specified in Column 1 hereunder shall be continued by the Court sitting at the place specified opposite that place in Column 2 hereunder:

> Column 1 Bourke Braidwood Casino Cessnock Cobar Condobolin Cooma Coonamble

Column 2 Dubbo Queanbeyan Lismore East Maitland Dubbo Orange Queanbeyan Dubbo

Cootamundra Corowa Cowra Deniliquin Forbes Glen Innes Goulburn Grafton Gundagai Gunnedah Hay Inverell Kempsey Leeton Lithgow Liverpool Maitland Moree Moruya Moss Vale Mudgee Murwillumbah Muswellbrook Narrabri Narrandera Nyngan Parkes Ouirindi Scone Singleton Tumut Walgett Wellington Wentworth Wyalong Yass Young

Wagga Wagga Albury

Orange Albury Orange Armidale Queanbeyan Coffs Harbour Wagga Wagga Tamworth Griffith Armidale Port Macquarie Griffith Bathurst Sydney East Maitland Tamworth Bega Oueanbeyan Dubbo Lismore East Maitland Tamworth Griffith Dubbo Orange Tamworth East Maitland East Maitland Wagga Wagga Dubbo Dubbo Broken Hill Griffith Oueanbeyan Wagga Wagga

Dated at Sydney this 9th day of November 2007.

R. O. BLANCH, Chief Judge

DORMANT FUNDS ACT 1942

In Re The Fund Known as Estate of Ida Margaret Howie Fund

NOTICE IS HEREBY GIVEN that proposals have been formulated under the Dormant Funds Act 1942, in relation to the above Fund and that a copy of such proposals may be inspected at the office of the Commissioner, Public Trustee, 19 O'Connell Street, Sydney. Any person interested in the administration, utilisation or application of the said Dormant Fund may on or before 17 December 2007 deliver or send to the Commissioner at 19 O'Connell Street, Sydney, a request in writing that the proposals be referred by the Commissioner to the Charity Referees. Such request must state an address for service of notices on the person by whom the request is made.

Dated at Sydney this 5th day of November 2007.

P. J. WHITEHEAD, Commissioner of Dormant Funds

FLUORIDATION OF PUBLIC WATER SUPPLIES ACT 1957

Direction to Add Fluorine to a Public Water Supply

I, Professor Debora Picone AM, Director-General of the Department of Health, with the advice of the Fluoridation of Public Water Supplies Advisory Committee, and pursuant to section 6A of the Fluoridation of Public Water Supplies Act 1957, do hereby direct the Balranald Shire Council to add fluorine to the water supply to the town of Balranald under its management and control (in this direction referred to as the "Balranald water supply").

This direction is subject to the following terms and conditions:

- 1. The Balranald Shire Council may only add fluorine to the Balranald water supply in accordance with any provisions, directions or approvals made under the Fluoridation of Public Water Supplies Act 1957, the Code of Practice for the Fluoridation of Public Water Supplies made under that Act as amended from time to time, and the Fluoridation of Public Water Supplies Regulations 2007 or any subsequent Regulation made in its place.
- 2. The Balranald Shire Council shall maintain the content of fluorine in the Balranald water supply at a target concentration level of 1.0 mg/L with an overall accuracy of +/- 5% and within an operating range of not more than 1.5 mg/L and not less than 0.9 mg/L and generally in accordance with the relevant provisions of the Code of Practice for the Fluoridation of Public Water Supplies.
- 3. The Balranald Shire Council shall have commenced the upward adjustment of fluorine in the Balranald water supply by no later than 31 July 2010, unless otherwise approved by the Chief Dental Officer of NSW Health or that officer's approved representative.

Signed this twelfth day of November 2007.

Professor DEBORA PICONE, AM, **Director-General**

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 10 of the Geographical Names Act 1966 the Geographical Names Board has this day assigned the geographical names listed hereunder.

Ron Payne Park
Reserve
Hornsby Shire Council
South Colah
Cumberland
Parramatta River
Sydney 9130
GNB 5199
Harry Seidler Reserve
Reserve
Ku-ring-gai Council
Gordon
Cumberland
Parramatta River
Sydney 9130
GNB 5191

Assigned Name:	Pearces Park
Designation:	Reserve
L.G.A.:	Singleton Council
Parish:	Whittingham
County:	Northumberland
L.P.I. Map:	Singleton
1:100,000 Map:	Cessnock 9132
Reference:	GNB 5197
Assigned Name:	Ulladulla Sports Park
Designation:	Reserve
L.G.A.:	Shoalhaven City Council
Parish:	Ulladulla
County:	St Vincent
L.P.I. Map:	Milton
1:100,000 Map:	Ulladulla 8927
Reference:	GNB 5201
Assigned Name:	Lyrebird Sports Park
Designation:	Reserve
L.G.A.:	Shoalhaven City Council
Parish:	Nowra
County:	St Vincent
L.P.I. Map:	Nowra
1:100,000 Map:	Kiama 9028

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

GNB 5175

WARWICK WATKINS Chairperson

Geographical Names Board PO Box 143 Bathurst NSW Phone 1800 025 700

Reference:

GEOGRAPHICAL NAMES ACT 1966

Notice to Discontinue a Geographical Name

PURSUANT to the provisions of Section 14 of the Geographical Names Act 1966 the Geographical Names Board hereby notifies that it has this day discontinued the name below:

Discontinued Name: Assigned Name: **Designation:** Reserve L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Lyrebird Park Lyrebird Sports Park

Shoalhaven City Council Nowra St Vincent Nowra Kiama 9028 GNB 5175

WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 Bathurst NSW 2795

Order amending the name of a section 23 committee

I, REBA MEAGHER, Minister for Health, do by this Order made pursuant to section 23 of the Health Administration Act 1982, hereby amend the name of the "NSW Special Committee Investigating Deaths Associated with Surgery" ("the former Committee"), a committee established under section 20 of the Health Administration Act 1982 to conduct research and investigations into morbidity and mortality in NSW relating to deaths associated with surgery, so that it shall be known on and from 1 October 2007 as the "Collaborating Hospitals' Audit of Surgical Mortality" (or CHASM).

Pursuant to section 23(7) of that Act I further authorise that the privilege arising from this order shall be considered to apply on and from 26 May 1994, being the date on which the former Committee was established.

Signed this seventh day of November 2007.

REBA MEAGHER, M.P., Minister for Health

LOCAL GOVERNMENT ACT 1993

Proclamation

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 218B of the Local Government Act 1993, hereby alter the boundaries of the Area of Yass Valley as described by Proclamation in Government Gazette No. 68 of 26 May 2006 and the Area of the Gundagai as described by Proclamation in Government Gazette No 156 of 21 December 1923, by taking part of the Area of Yass Valley described in Schedule A hereto and adding it to the Area of Gundagai so that the boundary of the Area of Yass Valley and the boundary of the Area of Gundagai shall be described in Schedules B and C hereto. I also make provision in Schedule D for the apportionment of rates and charges between the two affected Councils.

Signed and sealed at Sydney, this 7th day of November 2007.

By Her Excellency's Command,

Hon PAUL LYNCH, M.P., Minister for Local Government

GOD SAVE THE QUEEN!

SCHEDULE A

Land to be Transferred

Area about 4.15 Hectares, being the whole of Lot 1, DP 651929.

SCHEDULE B

Yass Valley (as altered)

Area about 4089.33 square kilometres. Commencing at the intersection of the Murrumbidgee River and the boundary between the State of New South Wales and the Australian Capital Territory, near Cusacks Crossing: and bounded thence by that boundary, generally south-westerly to the source of Fastigata Creek; by a line westerly to Webbs Ridge; by that

ridge generally north-easterly to the north-eastern corner of Lot 3, DP 751811; by part of the eastern boundary of Lot 4, DP 751811 northerly to the western prolongation of the eastmost northern boundary of the Parish of Cooree, County of Cowley; by that prolongation westerly to the eastern boundary of Lot 40, DP750980; by part of that boundary and the southern boundary of that lot, southerly and westerly, part of the eastern and the southern boundaries of Lot 36, DP 750980, southerly and westerly, the southern boundary of Portion 19, Parish of Weejasper, County of Buccleuch; by the southern boundary of that portion, part of an eastern and the southernmost boundary of Portion 27, and the southern boundary of Portion 26, easterly, southerly and again westerly to the south-western corner of the said Portion 26; by the generally western boundary of the Parish of Weejasper, generally northerly, the generally south-eastern boundary of Lot 1, DP 651929, generally north-easterly and the generally western boundary of the West Goodradigbee, generally northerly to the Murrumbidgee River; by that river downwards to the generally western boundary of the Parish of Talmo, County of Harden; by part of that boundary generally northerly, the western, southern and eastern boundaries of Lot A, D.P. 358100 southerly, easterly and northerly, again the generally western boundary of the Parish of Talmo generally northerly to the north-western corner of Portion 96; by the southernmost western boundary of Portion 347, Parish of Bookham and the former generally western boundary of that Parish generally northerly to the road forming part of the western boundary of Portion 344; by that road, part of the generally western boundary of that Parish and part of the generally western boundary of the Parish of Mylora generally northerly to the north-western corner of Portion 201; by part of the northern boundary of that Portion easterly to its intersection with a line along the western boundary of Portion 189; by that line and that boundary, and part of the southern and the western boundaries of Portion 80, northerly, westerly and again northerly to Jugiong Creek; by that creek downwards to the generally western boundary of the Parish of Mylora; by part of that boundary northerly, the southern, the western and part of the northern boundaries of Lot 102, D.P. 753618 westerly, northerly and easterly, the generally western and generally north-western boundaries of the Parish of Binalong generally northerly and generally north- easterly, part of the generally western boundary of the Parish of Eubindal, generally northerly to the range forming the generally south-western watershed of the Boorowa River; by that range generally south-easterly, the range forming the generally south-western watershed of Blakney Creek, generally south-easterly, Mundoonen range, generally south-easterly, to the generally northern boundary of Lot 1, DP 1002800: by part of that boundary, generally westerly, the western boundary of that lot and the generally south-western boundary of Lot 2, DP 245337, southerly and generally south-easterly to again the Mundoonen Range; by part of that range, generally south-easterly to the western boundary of Lot 1, DP 1024315; by part of that boundary and the southern boundary of that lot, southerly and easterly, the generally western and northern boundaries of Lot 2, DP 1024315, generally northerly and easterly, part of the western boundary of Lot 1, DP 859196 and its prolongation, northerly, part of the generally south-eastern boundary of Lot 3, DP 1024315, generally north-easterly, the northern boundary of Lot 1, DP 859196 and its prolongation, easterly, the generally western boundaries of Lot 198 and 203, DP 754113 and Lot 225, DP 754132, generally southerly, the generally western and southern boundaries of Lot 209, DP 754132, generally southerly and easterly, the generally southern and part of

the eastern boundaries of Lot 214, DP 754132, generally easterly and northerly, the southern boundary of Lot 223, DP 754132, easterly and the western and generally northern boundaries of Lot 61, DP 133825, northerly and generally easterly to the generally western side of Gundaroo Road; by that side of that road, generally northerly to the south-western prolongation of the generally south-eastern boundary of Lot 1, DP 815493; by that prolongation, boundary and the eastern boundary of that lot, generally north-easterly and northerly, part of the generally south-western boundary of Lot 181, DP 754127, generally south-easterly, the generally north-eastern boundary of Lot 227, DP 754132, generally south-easterly, the western boundary of Lot 1, DP 594328, southerly, part of the northern, the western and the generally south-western boundaries of Lot 180, DP 754127 and its prolongation, westerly, southerly and generally south-easterly, part of the generally western, the northern and part of the generally eastern boundaries of Lot 84, DP 754127, generally northerly, easterly and southerly, part of the generally northern, generally western and southern boundaries of Lot 83, DP 754127 and its prolongation, westerly, generally southerly and easterly, part of the western boundary of Lot 81, DP 754127 northerly, a line, the western boundaries of Lots 110 and 165, DP 754127, northerly, the western and northern boundaries of Lot 105, DP 754127, northerly and easterly, the northern and part of the eastern boundaries of Lot 106, DP 754127, easterly and southerly, part of the generally northern and the eastern boundaries of Lot 111, DP 754127 and its prolongation, easterly and southerly, part of the northern and the generally eastern boundaries of Lot 81, DP 754127, easterly and generally southerly, the generally south-eastern boundary of Lot 159, DP 754127, generally north-easterly, the generally northern boundary of Lot 31, DP 754132, generally easterly, a line north-easterly, the generally southeastern boundaries of Lot 18, DP 754883 and Lot 122, DP 618106, generally north-easterly, part of the eastern boundary of Lot 122, DP 618106, the eastern boundary of Lot 59, DP 750008, again, part of the eastern boundary of Lot 122, DP 618106 and its prolongation, northerly to the road from Gunning to Collector; by that road, generally easterly to the northern prolongation of the western boundary of Lot 13, DP 750008; by that prolongation, boundary and the southern boundary of that lot and its prolongation, southerly and easterly to the Federal Highway; by that highway, generally south-westerly to the to the generally north-eastern boundary between the State of New South Wales and the Australian Capital Territory; by that boundary, and the north-western, aforesaid, boundary, generally north-westerly and southwesterly to the point of commencement.

SCHEDULE C

Gundagai (as altered)

Area about 2447.59 square kilometres. Commencing on the right bank of the Tumut River, at the south-western corner of portion 45, parish of Brungle, county of Buccleuch; and bounded thence by that river downwards to the north-western corner of that parish; by the northern boundary of that parish, and the southern boundary of parish of Adjungbilly generally easterly to the north-eastern corner of portion 224, parish of Wyangle; by the eastern boundary of that portion and portion 229 southerly; by a line east to the Shaking Bog Creek; by that creek downwards to the north-western boundary of portion 3, parish of Cowrajago; by the north-western, western and the northern boundaries of that parish generally north-easterly, northerly and easterly to the north-western corner of Conditional Lease 1,284, parishes

of Childowla and Cowrajago; by the northern and eastern boundaries of that conditional lease easterly and southerly to the boundary dividing the land districts of Gundagai and Tumut; by that boundary generally south-easterly and part of the generally eastern boundary of parish of Childowla, generally northerly, the generally south-eastern boundary of Lot 1, DP 651929, generally north-easterly, again, part of the generally eastern boundary of parish of Childowla, generally northerly, to the Murrumbidgee River; by that river downwards and Cooney's Creek upwards to the southern boundary of the parish of Cooney, county of Harden; by that boundary, the northern boundary of the parish of Mooney Mooney, and part of the northern boundary of the parish of Muttama generally westerly to the reserved road through portion 302; by that road, the road forming parts of the northern and western boundaries of portion 303, the reserved road through portion 305, and the road forming part of the southern boundary of that portion southerly and westerly to the north-western corner of portion 307; by the western boundary of that portion and part of the western boundary of portion 308 southerly to the south-eastern corner of portion 153; by part of the southern boundary of that portion westerly to the boundary between the land districts of Cootamundra and Gundagai, by that boundary westerly, southerly and south-westerly to the northern boundary of portion 250; by the road forming part of that boundary and the eastern boundary of that portion easterly and southerly to the road of access through that portion; by that road of access and the road forming the southern boundaries of portions 214, 215 and 217, the western boundary of the latter portion and a line westerly and northerly; by parts of the southern and western boundaries of portion 259 westerly and northerly to the range dividing the Catchment Areas of Cootamundra and Gundagai; by that range and the boundary between the land districts aforesaid generally westerly to the boundary between the counties of Harden and Clarendon; by that boundary south-westerly to the northern boundary of portion 129, parish of Mitta Mitta, county of Clarendon; by parts of the northern and western boundaries of that portion, part of the northern boundary and the western boundary of portion 32 westerly and southerly; by the western boundary and part of the southern boundary of portion 33 southerly and easterly to Mitta Mitta Creek; by that creek downwards to the northern boundary of portion 26; by part of that boundary, the eastern and southern boundaries of portion 70 generally southerly, part of the southern and eastern boundaries of portion 72 westerly and southerly, the easternmost and southern boundary of portion 73 southerly and western; by a line and the western boundary of portion 25 southerly; by part of the northern and the western boundaries of portion 20, a line, and part of the western boundary of portion 54 westerly and southerly; by a line, the southern boundary of portion 22 westerly; by a western boundary, a line, the northern and western boundary of portion 61 southerly, westerly and again southerly; by the southern boundary of portion 1 westerly, the western boundary of portion 17, and part of 19 southerly to the south-eastern corner of portion 2, parish of Mitta Mitta; by a southern boundary of that portion and a line to the south-eastern corner of portion 19, parish of Merrybundinah westerly; by a line, the eastern boundary, and part of the southern boundary of portion 16, parish of Cooba; by a line, the eastern boundaries of portions 58 and 60, a line and the eastern boundaries of portions 61 and 62, and a line to the northern boundary of portion 104 southerly; by part of that boundary and the eastern boundaries of that portion and portion 100, the southern boundary of that portion, and part of the southern boundary of portion 101 easterly, southerly,

westerly, and again southerly to the north-eastern corner of portion 205; by the eastern boundary and part of the southern boundary of that portion, a line, the western boundaries of portions 20 and 15, a line, the western boundary of portion 81 southerly, easterly, and again southerly to the south-western corner of portion 155, parish of Cooba; by a line, the western boundary of portion 132, parish to Tenandra, and a northern boundary of that portion southerly and westerly to Billabong Creek; by that creek downwards to the northern boundary of portion 7, parish of Tenandra, county of Clarendon, by part of that boundary and the road forming the western boundary of that portion westerly and southerly to the Murrumbidgee River; by that river downwards to the north-western corner of portion 17, parish of Yabtree, county of Wynyard; by the northern boundary of that portion easterly and the boundary between the Central and Eastern Divisions of the State generally south-easterly to the western boundary of the Land District of Tumut; by that boundary northerly to the Yaven Creek; by that creek downwards to the north-western corner of portion 74, parish of Ellerslie; by the northern boundary of that portion, part of the western boundary, and the northern boundary of portion 22 easterly, north westerly, and again easterly to the north-eastern corner of that portion; by part of the southern boundary of portion 76, part of the western boundary, and the northern boundary of portion 90, parts of the western and northern boundaries of portion 89, a line, the western and northern boundary of portion 9, a line, the northern boundary of portion 26, a southern and the eastern boundary of portion 273 easterly and northerly,; by a northern, a western, and part of another northern boundary of portion 266 easterly, northerly, and again easterly to the south-western boundary of parish of Euadera generally northerly; by the northern boundaries of that parish, the parish of Calafat, and the southern boundary of the parish of Tarrabandra generally easterly to the Tumut River; and by that river downwards to the point of commencement.

SCHEDULE D

- (1) Appropriate arrangements are to be made in relation to the rates and charges over the rateable parcels of land affected by this Proclamation. The General Manager of Yass Valley Council and the General Manager of Gundagai Shire Council are to reach a negotiated agreement on the nature of those arrangements.
- (2) In the event that the General Managers of Yass Valley Council and Gundagai Shire Council cannot come to a negotiated agreement on the matter of rates and charges, the Minister for Local Government will make a determination on that matter.

Such a determination may be made:

- (a) by referral to the Minister for Local Government by Yass Valley Council or Gundagai Shire Council or by both of those Councils; or
- (b) without referral from those Councils if the Minister for Local Government is satisfied that the matter of rates and charges cannot be determined by agreement between Yass Valley Council and Gundagai Shire Council or if the Minister is not satisfied with an agreement between Yass Valley Council and Gundagai Shire Council.

MENTAL HEALTH ACT 1990

Order under section 208

I, Professor Debora Picone AM, Director-General of the NSW Department of Health, in pursuance of section 208 of the Mental Health Act 1990 do hereby DECLARE the "Port Macquarie Base Hospital", composed of the premises known as the Port Macquarie Mental Health Inpatient Unit, to be a hospital for the purposes of the Mental Health Act 1990.

Signed, this 16th day of October 2007.

Professor DEBORA PICONE, AM, Director-General

MENTAL HEALTH ACT 2007

Section 109

I, Debora Picone, A.M., Director-General of the NSW Department of Health, in pursuance of the provisions of section 109 of the Mental Health Act 2007 DO HEREBY:

- (a) DECLARE the premises listed in Column 2 below to be mental health facilities for the purposes of the Mental Health Act 2007, with the name listed in column 1;
- (b) DECLARE such facilities to be designated as a class of facilities to be known as "health care agencies" for the purposes of section 109(2)(a);
- (c) RESTRICT such facilities to the provision of services and performance of functions necessary for or associated with the administration or management of a community treatment order under the Mental Health Act 2007.

I further declare that in accordance with the terms of section 109 (1) (c), sections 111 and 112 of the Act do not apply in respect of these facilities.

Column 1	Column 2
Albury Community Mental	475 Townsend Street,
Health Service	Albury NSW 2640
Auburn Community Health	9 Northumberland Road,
Centre	Auburn NSW 2144
Bankstown-Lidcombe Mental Health Service	Bankstown Community Health Centre, 36-38 Raymond Street, Bankstown NSW 2200
Bega Valley Mental Health	Merimbola Street, Pambula
Service	NSW 2549
Blacktown and Mt Druitt Psychiatry Service	Embark Building, Blacktown Hospital, Marcel Crescent, Blacktown NSW 2148
Blue Mountains Mental Health Service	Katoomba Community Health Centre, 93 Waratah Street, Katoomba NSW 2780
Bondi Junction Community	26 Llandaff Street,
Mental Health Service	Bondi Junction NSW
Bowral Community Mental Health Service	Wingecarribee Community Mental Health Centre, Bendooley Street, Bowral NSW 2576
Campbelltown Mental Health	6 Browne Street,
Service	Campbelltown NSW 2560
Camperdown Community Mental Health Service	KGV Building, Royal Prince Alfred Hospital, Missenden Road, Camperdown NSW 2050
Canterbury Community Mental	Canterbury Hospital, Thorncraft
Health Service	Parade, Campsie NSW 2194

OFFICIAL NOTICES

Catherine Mahoney Aged Psychiatry Unit, St Joseph's Hospital Central Coast Area Mental Health Service Clarence District Health Service Coffs Harbour District Hospital **Outpatients Service** Cooma Mental Health Service Cootamundra Mental Health Service Croydon Community Mental Health Service Deniliquin District Mental Health Service Dundas Community Mental Health Service Eurobodalla Community Mental Health Service Fairfield Mental Health Service Far West Mental Health Service Goulburn Community Mental Health Service Griffith (Murrumbidgee) Mental Health Service Hawkesbury Mental Health Service Hills (The) Community Mental Health Centre Hornsby Ku-ring-gai Hospital and Community Mental Health Service Hunter New England Mehi/ McIntyre Mental Health Service Hunter New England Peel Mental Health Service Hunter New England Tablelands Mental Health Service Hunter Psychiatric Rehabilitation Service Hunter Valley Health Care Agency Inner City Mental Health Service James Fletcher Hospital Kempsey Mental Health Service Lake Illawarra Sector Mental Health Service Lake Macquarie Mental Health Service Leeton/Narrandera Community

Leeton/Narrandera Communit Health Service Normanby Road. Auburn NSW 2144 Wyong Hospital, 654 Pacific Highway, Hamlyn Terrace NSW 2259 Grafton Base Hospital, Arthur Street, Grafton NSW 2460 Coffs Harbour Health Campus, Pacific Highway, Coffs Harbour NSW 2450 Victoria Street, Cooma NSW 2630 37 Hurley Street, Cootamundra NSW 2590 24 Liverpool Road, Croydon NSW 2132 411 Charlotte Street, Deniliquin NSW 2710 21 Sturt Street, Telopea NSW 2117 7 Pacific Street. Batemans Bay NSW 2536 53-65 Mitchell Street, Carramar NSW 2163 Thomas Street, Broken Hill NSW 2880 130 Goldsmith Street, Goulburn NSW 2580 Yambil Street, Griffith NSW 2680 8 Ross Street, Windsor NSW 2756 183-187 Excelsior Avenue, Castle Hill NSW 2154 The Lindsay Madew Unit, Hornsby Hospital, Palmerston Road, Hornsby NSW 2077 Moree Community Health Centre, Alice Street, Moree NSW 2400 Dean House, Tamworth Referral Hospital, Dean Street, Tamworth NSW 2340 Armidale Community Health Centre, Rusden Street, Armidale NSW 2350 36 Kenrick Street, The Junction NSW 2291 Melbee House. Maitland Hospital, High Street, Maitland NSW 2320 Darlinghurst Community Health Centre, 299 Forbes Street, Darlinghurst NSW 2010 Watt Street, Newcastle NSW 2300 119 River Road, Kempsey NSW 2440 Port Kembla Hospital, Cowper Street, Warrawong NSW 2502 29 Smith Street, Charlestown NSW 2291

Cnr Palm and Wade Avenue, Leeton NSW 2705

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	Lismore Base Hospital, Mental Health Outpatient Service	72 Hunte Lismore
	Liverpool Mental Health Service	Liverpoo Campbel
	Macquarie Area Mental Health Service	Liverpoo 23 Hawt Dubbo N
	Manly Hospital and Community Health Service	Queensc Centre, C and Pitty
	Maroubra Mental Health Service	North M Maroubr 130 Garo Maroubr
	Marrickville Community Mental Health Service	155-157 Marricky
	Merrylands Community Health Service	14 Mem Merrylar
	Mid Western Community Mental Health Service	Curran C Street, O
	Mudgee Mental Health Service	Mudgee Centre, Mudgee
	Newcastle Mental Health Service	Newcast Centre, 6 Newcast
	Northern Illawarra Sector Mental Health Service	Wollong Mental H Burelli a Wollong
	Orange, The Community Residential/Rehabilitation Service	Endeavo Street, O
	Parramatta Community Health Service	Jeffrey H Street, P
	Penrith Mental Health Service	Penrith C Centre, S Penrith N
	Port Macquarie Community Mental Health Service	Wrights Port Mac
	Queanbeyan Mental Health Service	Collett S Queanbe
	Redfern/Newtown Community Mental Health Service	Redfern Centre, 1 Redfern
	Royal North Shore Hospital and Community Health Service	Pacific H St Leona
	Ryde Hospital and Community Mental Health Service	39-41 Fo Ryde NS
	Shoalhaven Mental Health Service	70 Berry Nowra N
	St George Division of Psychiatry and Mental Health	Hurstvill Health C Road, He
	Sutherland Hospital and Community Mental Health Service	430 The Caringba
	Taree Community Mental Health Service	Taree Co Centre, 6 Taree NS
	Tumut Community Mental Health Service	Simpson Tumut N
	Tweed Heads Mental Health Service	The Twe Florence Tweed H

72 Hunter Street, Lismore NSW 2480 Liverpool Hospital, Cnr

Campbell and Forbes Streets, Liverpool NSW 2170

23 Hawthorn Street, Dubbo NSW 2830

Queenscliff Community Health Centre, Cnr Lakeside Crescent and Pittwater Road, North Manly NSW 2100

Maroubra Community Centre, 130 Garden Street, Maroubra NSW

155-157 Livingstone Road, Marrickville NSW 2204

14 Memorial Avenue, Merrylands NSW 2160

Curran Centre, 145-147 March Street, Orange NSW 2800

Mudgee Community Health Centre, Market Street, Mudgee NSW 2850

Newcastle Community Health Centre, 670 Hunter Street. Newcastle NSW 2300

Wollongong Community Mental Health Centre, Cnr Burelli and Atchison Streets, Wollongong NSW 2500

Endeavour House, 25 Sampson Street, Orange NSW 2800

Jeffrey House, 158 Marsden Street, Parramatta NSW 2150

Penrith Community Health Centre, Soper Place, Penrith NSW 2750

Wrights Road, Port Macquarie NSW 2444

Collett Street, Queanbeyan NSW 2620

Redfern Community Health Centre, 1 Albert Street, Redfern NSW 2016

Pacific Highway,

St Leonards NSW 2065

39-41 Fourth Avenue, Ryde NSW 2122

70 Berry Street, Nowra NSW 2541

Hurstville Community Mental Health Centre, 34-36 Woniora Road, Hurstville NSW 2220 430 The Kingsway, Caringbah NSW 2229

Taree Community Health Centre, 64 Pulteney Street, Taree NSW 2430

Simpson Street, Tumut NSW 2720

The Tweed Heads Hospital, Florence Street, Tweed Heads NSW 2485

NEW SOUTH WALES GOVERNMENT GAZETTE No. 169

Wagga Wagga Community Mental Health Service Young Mental Health Service 2 O'Reilly Street, Wagga Wagga NSW 2650 Allanan Street, Young NSW 2594

Dated, this 13th day of November 2007.

DEBORA PICONE, A.M., Director-General, NSW Department of Health

NATIONAL PARKS AND WILDLIFE ACT 1974

Proclamation

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

To be known as "Arrowtop Wildlife Refuge"

Signed and sealed at Sydney this 1st day of November 2007.

MARIE BASHIR, Governor

By Her Excellency's Command

PHIL KOPERBERG, M.P., Minister for Climate Change, Environment and Water

GOD SAVE THE QUEEN!

Description

Land District – Bathurst; Council – Bathurst Regional

County of Bathurst, Parish of Arkell, 50.11 hectares, being lot 1 DP 582336. NPWS 07/9736.

NATIONAL PARKS AND WILDLIFE ACT 1974

Proclamation

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

To be known as "Monty's Rest Wildlife Refuge"

Signed and sealed at Sydney this 24th day of October 2007.

MARIE BASHIR, Governor

By Her Excellency's Command

PHIL KOPERBERG, M.P., Minister for Climate Change, Environment and Water

GOD SAVE THE QUEEN!

Description

Land District – Lithgow; Council – Oberon

County of Georgiana, Parish of Wyndham, 33.41 hectares, being lot 3 DP 1085799. NPWS 07/10425.

NATIONAL PARKS AND WILDLIFE ACT 1974

Revocation of Proclamation

I, Professor MARIE BASHIR, A.C., C.V.O, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under section 68 of the National Parks and Wildlife Act 1974, with the consent of every owner and occupier do, on the recommendation of the Director-General of the Department of Environment and Climate Change, by this my Proclamation revoke the lands described as Oakdale Wildlife Refuge and notified in Government Gazette No. 55 of 20th April 1979.

Signed and sealed at Sydney this 24th day of October 2007.

MARIE BASHIR, Governor

By Her Excellency's Command

PHIL KOPERBERG, M.P., Minister for Climate Change, Environment and Water

GOD SAVE THE QUEEN!

Description

Land District – Queanbeyan; Council – Yass Valley

County of Murray, Parish of Bywong, about 465 hectares, being lot 1 DP 570946. NPWS W/4117.

NATIONAL PARKS AND WILDLIFE ACT 1974

Proclamation

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

To be known as "3 Ponds Wildlife Refuge"

Signed and sealed at Sydney this 24th day of October 2007.

MARIE BASHIR, Governor

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By Her Excellency's Command

PHIL KOPERBERG, M.P., Minister for Climate Change, Environment and Water

GOD SAVE THE QUEEN!

OFFICIAL NOTICES

Description

Land District – Kempsey; Council – Kempsey

County of Dudley, Parish of Burragong, 19.4 hectares, being lot 1294 DP 260996. NPWS 07/13332.

NATIONAL PARKS AND WILDLIFE ACT 1974

Proclamation

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

To be known as "Stonecrest Wildlife Refuge"

Signed and sealed at Sydney this 24th day of October 2007.

MARIE BASHIR, Governor

By Her Excellency's Command

PHIL KOPERBERG, M.P., Minister for Climate Change, Environment and Water GOD SAVE THE QUEEN!

Description

Land District – Lithgow; Council – Lithgow

County of Cook, Parish of Marrangaroo, 10.1 hectares, being lot B DP 386024. NPWS 07/13777.

NATIONAL PARKS AND WILDLIFE ACT 1974

Proclamation

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

To be known as "Barnes Wildlife Refuge"

Signed and sealed at Sydney this 24th day of October 2007.

MARIE BASHIR, Governor

By Her Excellency's Command

PHIL KOPERBERG, M.P., Minister for Climate Change, Environment and Water

GOD SAVE THE QUEEN!

Description

Land District – Windsor; Council – Blue Mountains

County of Cook, Parish of Irvine, 35.44 hectares, being lot 20 DP 227334. NPWS 07/12280.

NATIONAL PARKS AND WILDLIFE ACT 1974

Jervis Bay National Park and Woollamia Nature Reserve Plan of Management

A draft plan of management for Jervis Bay National Park and Woollamia Nature Reserve has been prepared and is on exhibition until 10th March 2008.

Copies of the plan are available free of charge from the NPWS South Coast Region Office at 55 Graham Street Nowra (ph: 4423 2170), NPWS Nowra Area Office, 104 Flat Rock Road, West Nowra (ph: 4428 6300) and from the Jervis Bay Marine Park Office, 50 Owen Street, Huskisson (ph: 4441 7752). The plan is also on the NPWS website: www.nationalparks.nsw.gov.au.

Written submissions on the plan must be received by The Nowra Area Manager, National Parks and Wildlife Service, PO Box 707, Nowra NSW 2541 by 10 March 2008.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request to NPWS. Your comments on this draft plan may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

OFFICE OF THE MINISTER FOR POLICE SYDNEY, NSW

MURDER

Two Hundred and Fifty Thousand Dollars (\$250,000) Reward

ON the 11 August 2002, the body of David BRECKENRIDGE, aged 28 years, was located at Berry Lane, St Leonards. David died as a result of massive internal bleeding inflicted by a knife or similar instrument.

Notice is hereby given that a reward of up to two hundred and fifty thousand dollars (\$250,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of David BRECKENRIDGE.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000 or Crime Stoppers on 1800 333 000

> THE HON. DAVID CAMPBELL, M.P., Minister for Police

8564

PROTECTION OF THE ENVIRONMENT OPERATIONS (WASTE) REGULATION 2005

General Approval of the Immobilisation of Contaminants in Waste

PURSUANT to the provisions in Clause 50 of the Protection of the Environment Operations (Waste) Regulation 2005 the New South Wales Environment Protection Authority (EPA) has authorised the following general approval of the immobilisation of contaminants in waste:

(A) APPROVAL NUMBER 2007/16

(B) SPECIFICATION OF WASTE TO WHICH THIS APPROVAL APPLIES

This approval applies to waste consisting of used tartreated timber arising from oyster farms (active or inactive) located in New South Wales waters.

(C) CONTAMINANTS APPROVED AS IMMOBILISED

 C_{10} - C_{36} Petroleum Hydrocarbons, Cresol (total), m-Cresol, o-Cresol, p-Cresol, Polycyclic aromatic hydrocarbons (PAHs), Benzo-a-pyrene (BaP) and Phenol (non-halogenated).

(D) TYPE OF IMMOBILISATION Natural

(E) MECHANISM OF IMMOBILISATION

 C_{10} - C_{36} Petroleum Hydrocarbons, Cresol (total), m-Cresol, o-Cresol, p-Cresol, PAHs, BaP and Phenol (non-halogenated) are impregnated and adsorbed into the woody tissue of the treated timbers.

(F) CONDITIONS OF APPROVAL

• Commencement/Expiry Date

This approval commences on 1 January 2008 and is effective until revoked or varied by the EPA.

- Packaging Requirements
 None
- Waste Assessment Requirements

The total concentration (SCC) limits for C_{10} - C_{36} Petroleum Hydrocarbons, Cresol (total), m-Cresol, o-Cresol, p-Cresol, PAHs, BaP and Phenol (non-halogenated) listed in Table A4 of the Environmental Guidelines: Assessment, Classification and Management of Liquid and Non-Liquid Wastes (Waste Guidelines – EPA 1999) do not apply to the assessment of tar-treated timber.

With respect to Cresol (total), m-Cresol, o-Cresol, p-Cresol, BaP and Phenol (non-halogenated) tar treated timber may be classified according to their respective leachable concentration (TCLP) values alone.

Any contaminants listed in Table A4 of the Waste Guidelines (other than C_{10} - C_{36} Petroleum Hydrocarbons, Cresol (total), m-Cresol, o-Cresol, p-Cresol, PAHs, BaP and Phenol (non-halogenated)) that are contained within tar-treated timber must be assessed in accordance with the Waste Guidelines.

• Disposal Restrictions

Tar-treated timber waste subject to this approval that meets the requirements of the Waste Guidelines for classification as 'inert waste' or 'solid waste' may only be disposed of at solid waste landfills or industrial waste landfills which have currently operating leachate-management systems and which are licensed to receive that particular class of waste, and that have licence conditions to receive waste subject to immobilisation approvals with this type of disposal restriction. Tar-treated timber waste subject to this approval that is classified as 'industrial waste' must be disposed of at industrial waste landfills.

The interpretation of the above disposal restrictions should be referred to Part 5 of Technical Appendix 2 of the Waste Guidelines.

• Record keeping requirements

The responsible person is required to keep records of the management and disposal of tar-treated timber waste, which is assessed as industrial waste or hazardous waste, for a period of at least 4 years from the date which the timber waste is disposed of off site.

• Waste Management Requirements

The responsible person must ensure that the landfill is permitted by conditions in its licence to receive waste subject to immobilisation approvals with the above disposal restrictions.

(G) RESPONSIBLE PERSON

The person or class of persons to whom this general approval relates is the person who carries out the assessment and classification for the purpose of this approval. The responsible person must comply with the conditions of this approval.

> MARK GORTA, Manager Waste Management, Environment Protection Authority by delegation

RECREATION VEHICLES ACT 1983

Orders under sections 11 (1) and 13 (a)

Recreation Vehicle Area – Worimi State Conservation Area and Regional Park

I, Lisa Corbyn, Director-General of the Department of Environment and Climate Change, on behalf of the Environment Protection Authority, do, by this my order:-

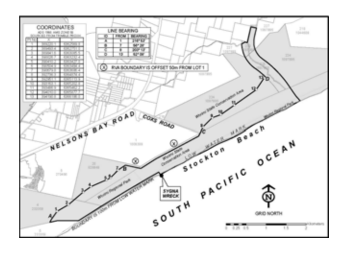
- (a) Rescind the order made under section 11 (1) of the Recreation Vehicles Act 1983 and notified in the NSW Government Gazette dated 12 September, 1986 at page 4504 relating to certain land at Stockton Beach within Port Stephens Local Government Area,
- (b) Designate the land described in the Schedule hereunder as a Recreation Vehicle Area under section 11 (1) of the Recreation Vehicles Act 1983.

LISA CORBYN, Director-General,

Department of Environment and Climate Change

SCHEDULE

All that land situated in the Local Government Area of Port Stephens, County of Gloucester, Parish of Stowell, being the area within Worimi State Conservation Area and Regional Park, shown by heavy black line in the diagram following; (DECC/07/15163).



TRANSPORT ADMINISTRATION ACT 1988 No. 109

THE Minister for Transport has approved of the closure of the following public railway level crossing under section 99 B of the Transport Administration Act 1998 No. 109:

Railway Level Crossing at Table Top -

Perrymans Lane on the Main Southern Rail Line at rail kilometres 629.435

All rights, easements and privileges in relation to this railway level crossing are now extinguished.

JOHN ARTHUR WATKINS, M.P., Minister for Transport

DISTRICT COURT ACT 1973

Direction

IN pursuance of Sections 32 and 173 of the District Court Act 1973 I direct the District Court to sit in its Civil and Criminal jurisdictions at the places and at the times as shown in the attached schedules;

Dated at Sydney this 9th day of November 2007.

R. O. BLANCH, Chief Judge

12/11/2007

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DISTRICT COURT of NEW SOUTH WALES - CALENDAR OF SITTINGS - 2008-09

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LISMORE	10:00am CR	SR	CR	CR+C	CR+C	CR	SR	CR	CR	CR	CR	CR	CR+C 0	CR+C	CR	SR	R	CR	CR	CR+C	CR+C
MOREE	10:00am						CR	CR													
NEWCASTLE	10:00am	CRx2+C	CRx2+C	10:00am CRx2+C CRx2+C CR+C+Mng CR+C+Mng	CR+C+Mng	CRx2+C	CRx2+C	CRx2+C	CRx2+C		(2+C	CR+C (CR+C 0	CR+C+Mng	CR+C+Mng CR+C+Mng CR+C	CR+C	CR+C	CR+C	CR+C	CR+C+Mng	CR+C+M
NOWRA	10:00am									CR	CR										
ORANGE	10:00am					CR	СR	с С								SR	SR	с С			
PARKES	10:00am								CR	CR											
PARRAMATTA	10:00am	CRx3+C	10:00am CRx3+C CRx3+C CRx3+C	CRx3+C	CRx4	CRx4	CRx3+C	CRx3+C CRx3+C	CRx4	CRx4	CRx3+C	ပ္	CRX3+C 0	CRx3+C	CRx3+C	CRx4	CRx4	CRx4	CRx4	CRx3+C	CRx3+C
PENRITH	10:00am CRx3	CR _{x3}	CR _{X3}	CRx3	CRx3	CRx3	CRx3	CRx3	CRx2+C	CRx2+C	CRx3	CRx3 (CRx3 (CRx3	CRx3	CRx3	CR _{X3}	CR _{x3}	CRx3	CRx3	CR _{X3}
PORT MACQUARIE	10:00am CR	CR	CR	CR			CR	CR	ы					CR	CR		SR	CR	с U	CR	CR
QUEANBEYAN	10:00am				CR	CR	CR							CR	CR	с		CR	CR	CR	
SYDNEY	10:00am CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C+Mng CR+C	J CR+C	CR+C	ပ္	CR+C (CR+C 0	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C
TAMWORTH	10:00am			CR	CR	CR			CR	CR	с U						R	SR	CR		
TAREE	10:00am C	с U	с U		CR	CR	CR			CR	CR	с U			CR	CR	с		CR	CR	CR
WAGGA WAGGA	10:00am CR	CR	CR	CR			CR	CR	c			0	CR 0	CR	c		CR	CR	c	c	
WOLLONGONG	10:00am CRx2	CRx2	CR _X 2	a	CETC	CT a C	a	a	2	9	2	0			5			0.0			6

OFFICIAL NOTICES

NEW SOUTH WALES GOVERNMENT GAZETTE No. 169

12/11/2007

NATIONAL PARK ESTATE (SOUTHERN REGION RESERVATIONS) ACT 2000

Order to Exclude Access Roads from Kosciuszko National Park and to reserve all other access roads as Part of Kosciuszko National Park

I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act 1916, by this my order declare, under Schedule 7 Clause 8 (6) (a) and (b):

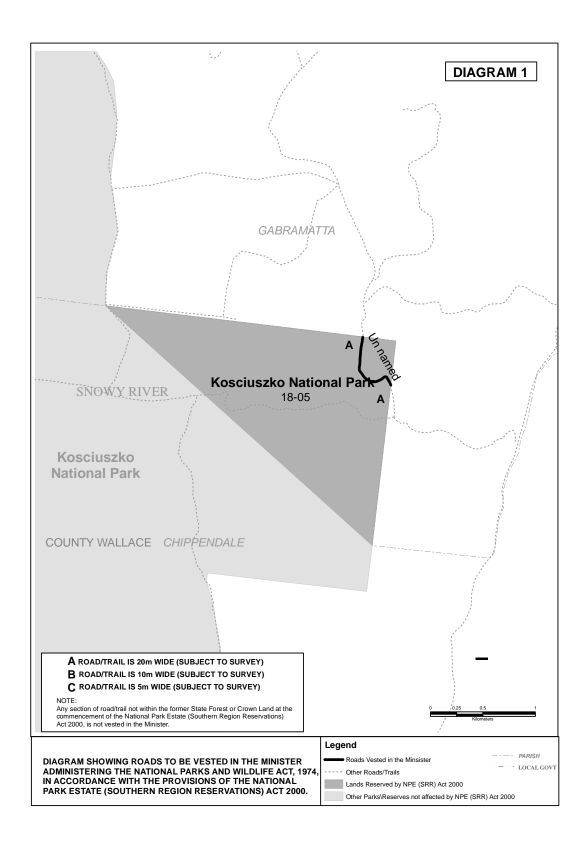
- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Kosciuszko National Park and are vested in the Minister administering the National Parks and Wildlife Act 1974.
- 2. All other access roads within Kosciuszko National Park not so excluded are reserved as part of Kosciuszko National Park.

PHIL KOPERBERG,

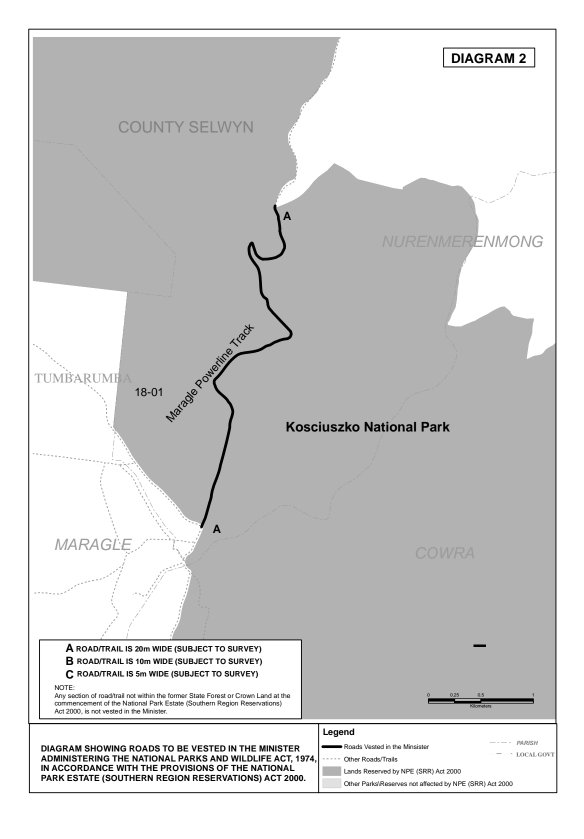
Minister for Climate Change Environment and Water

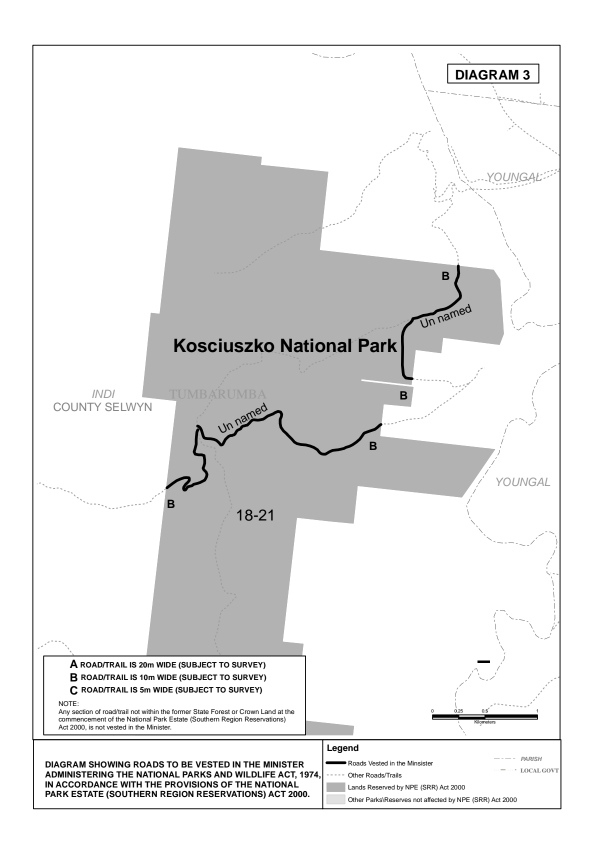
SCHEDULE

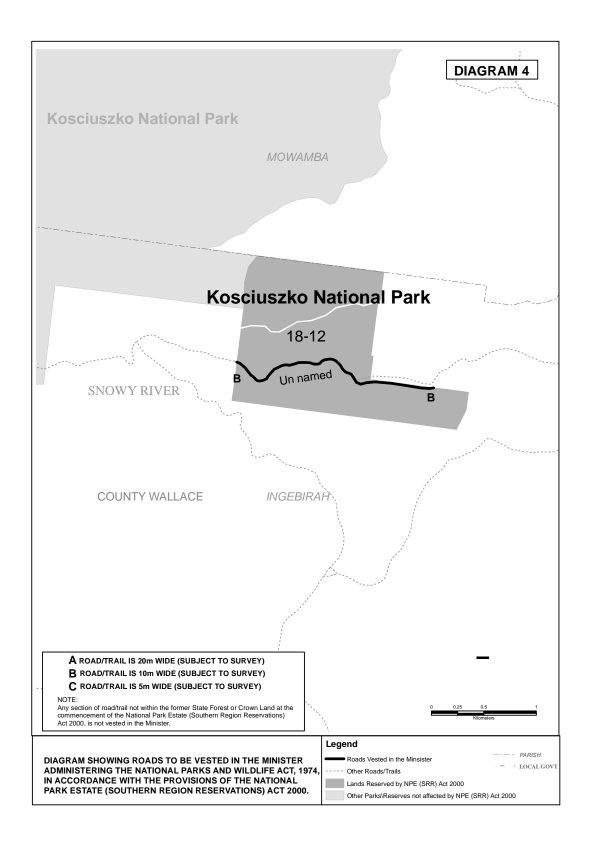
Counties of Selwyn and Wallace, Parishes of Indi, Ingebirah, Popong, Grose, Nurenmerenmong, Chippendale, Numbla and Wilson, Shires of Tumbarumba and Snowy River being the roads within the land designated as 18-05, 18-08, 18-09, 18-11, 18-12 and 18-21 on the third edition diagrams catalogued in the Department of Environment and Climate Change as Misc R 00013, Misc R 00014, Misc R 00017, Misc R 00029, Misc R 00031, Misc R 00032, Misc R 00034 and Misc R00035 and shown by heavy black lines in the Diagrams 1-7 following, together with Lot 7, DP 1022842.

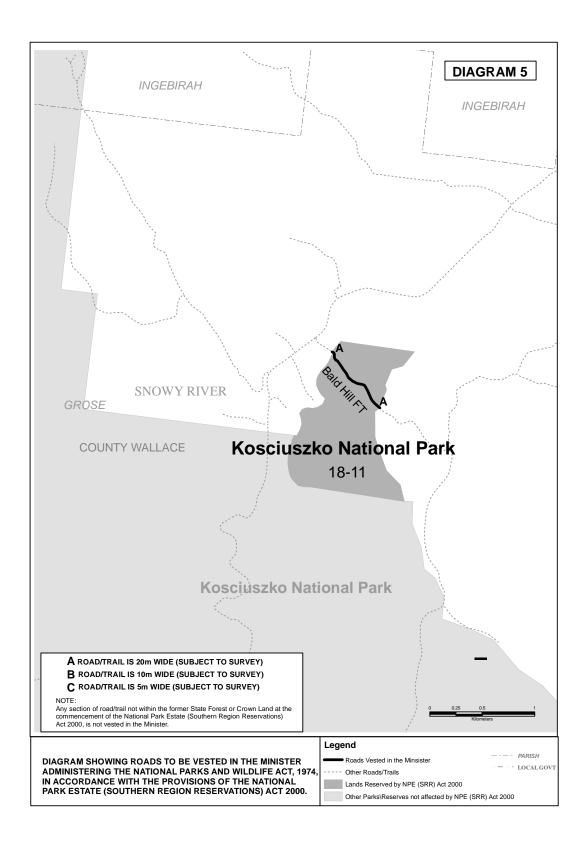


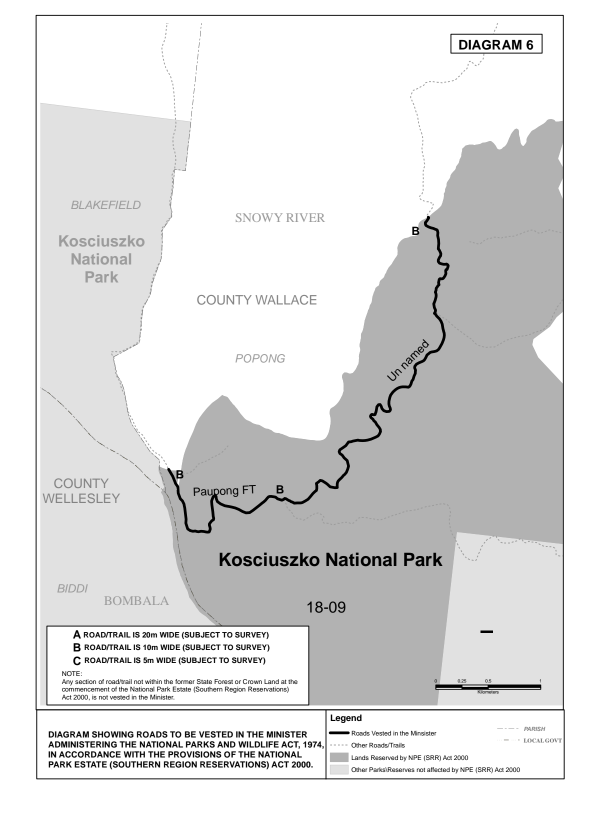


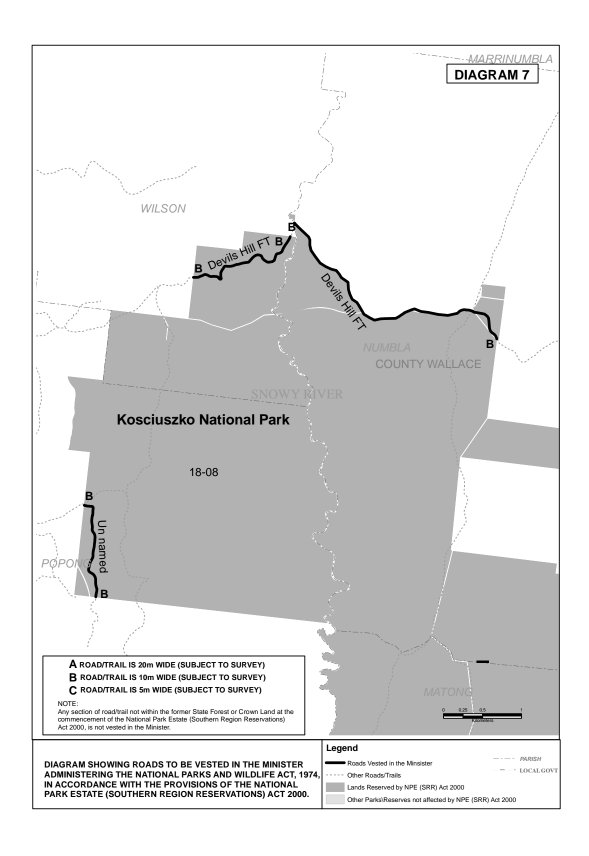












TENDERS

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

COFFS HARBOUR CITY COUNCIL

Naming of Roads

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

L	ocation.	

New name

- New roads off Hogbin Drive, Coffs Harbour
- Radford Close
 Extension to Barrie Street

STEPHEN SAWTELL, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450. [3627]

COFFS HARBOUR CITY COUNCIL

Naming of Roads

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

New name

Location

New roads off Split Solitary Road, Sapphire Beach

- North Sapphire RoadNorth Sapphire Lane
- Island Road
- White Bluff Road
- Red Ash Road
- Red Ash Lane
- Paperbark Street
- She Oak Lane
- Beach Way (Private Road)

STEPHEN SAWTELL, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450. [3628]

COFFS HARBOUR CITY COUNCIL

Naming of Roads

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

Location	New Name
New road off Loaders Lane,	• Sakura Gardens
Coffs Harbour	

STEPHEN SAWTELL, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450. [3629]

GREAT LAKES COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

GREAT LAKES COUNCIL declares with the approval of Her Excellency the Governor, that the lands described in the schedule below, excluding any mines or deposits of minerals in those lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of extending a Waste Management Centre at Tuncurry. Dated at Forster, this 31st day of July 2007. KEITH O'LEARY, General Manager, PO Box 450, Forster NSW 2428.

SCHEDULE

Lot 4, DP 1089990.

[3630]

GREAT LAKES COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

GREAT LAKES COUNCIL declares with the approval of Her Excellency the Governor, that the lands described in the schedule below, excluding any mines or deposits of minerals in those lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of providing a Waste Transfer Facility at Bulahdelah. Dated at Forster, this 31st day of July 2007. KEITH O'LEARY, General Manager, PO Box 450, Forster NSW 2428.

SCHEDULE

Lot 21, DP 1089772 and Lot 23, DP1089772. [3631]

KU-RING-GAI COUNCIL

Roads Act 1993, Section 162

Naming of Roads

NOTICE is hereby given that Council in pursuance of section 162 of the Roads Act 1993, has resolved to name the road as follows:

Name

Location

The new road in the subdivision off Mount View Place. Grosvenor Street, Wahroonga.

Authorised by resolution of Council on 30 October 2007. JOHN McKEE, General Manager, Ku-ring-gai Council, Locked Bag 1056, Pymble NSW 2073. [3632]

MIDCOAST COUNTY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

MIDCOAST COUNTY COUNCIL declares with the approval of Her Excellency the Governor, that the land described in Schedule 1 below and the easement described in Schedule 2 below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of a sewer pumping station at Jimmy's Beach, Hawks Nest. Dated at Taree, this 1st day of August 2007. N. HANINGTON, General Manager, MidCoast County Council, PO Box 671, Taree NSW 2430.

SCHEDULE 1

Lot 1, DP 1097342.

SCHEDULE 2

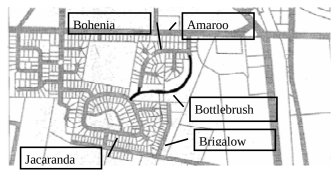
Easement to drain sewage 3 wide as shown in DP 1097342 the burden of which will be on Lot 7020, DP 1066309 and the benefit of which will be for MidCoast County Council. [3633]

[302

MOREE PLAINS SHIRE COUNCIL

New Road Names - Amaroo Locality

NOTICE is hereby given that the Moree Plains Shire Council, in accordance with the Roads (General) Regulation 2000, confirms that the road shown hereunder is now named "Bottlebrush Drive".



GENERAL MANAGER, Moree Plains Shire Council, PO Box 420, Moree NSW 2400. [3634]

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 undermentioned roads as follows:

Location	New Name
Unnamed road off Maras Creek Road	Gould Road
Unnamed road off Matilda Street,	Forrester Lane
Macksville	

MICHAEL COULTER, General Manager, Nambucca Shire Council, PO Box 177, Macksville NSW 2447. [3635]

NARRANDERA SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquistion of Land

NARRANDERA SHIRE COUNCIL declares, with the approval of Her Excellency the Governor that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of a public road. Dated at Narrandera, this 1st day of November 2007. K. MURPHY, General Manager, Narrandera Shire Council, 141 East Street, Narrandera NSW 2700.

SCHEDULE

Lot 1, DP 266915.

[3636]

SUTHERLAND SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

SUTHERLAND SHIRE COUNCIL declares, with the approval of His Excellency the Lieutenant Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals within that land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for open space. Dated at Sutherland, this 8th day of November 2007. J. RAYNER, General Manager, Sutherland Shire Council, Locked Bag 17, Sutherland NSW 1499.

SCHEDULE

Lot 411, DP 1114233.

[3637]

CENTRAL DARLING SHIRE COUNCIL

Proposed sale of land for rates

Local Government Act 1993 (section 713)

Sale of Land for Overdue Rates.

NOTICE is hereby given to the persons named hereunder that the Council of the Shire of Central Darling has resolved, in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named appear to be the owners or in which appear to have an interest and on which the amount of rates stated in each case as at 13th February, 2008 is due:

Locality:Wilcannia

Property Owner:	STUART JAMES GRANT	LPI Prop. Id:	2624830
Property Address:	21 BYRNES STREET, WILCANNIA	Levied:	1,085.22
Description of land:	Lot 61 DP583640	Chgs/Pmts:	7,206.23
Valuation:	\$220.00	Total:	8,291.45
Property Owner:	DOUGLAS PAUL JONES	LPI Prop. Id:	2624864
Property Address:	99-100 HOOD STREET, WILCANNIA	Levied:	628.60
Description of land:	Lot1/DP935732, LOT2/DP935737	Chgs/Pmts:	1,292.01
Valuation:	\$300.00	Total:	1,920.61
Property Owner:	LESLIE VICTOR DOOLAN	LPI Prop. Id:	2624878
Property Address:	1-3 HOOD STREET, WILCANNIA	Levied:	1,312.05
Description of land:	LotA/ DP419309, Lot3/ DP910707, Lot 4/DP901707	Chgs/Pmts:	7,501.96
Valuation:	\$520.00	Total:	8,814.01
, unution.	<i>4.20.00</i>	Totui	0,011.01
Property Owner:	MALCOLM KING & JULIE ANN BUGMY	LPI Prop. Id:	2624897
Property Address:	58 HOOD STREET, WILCANNIA	Levied:	1,258.37
Description of land:	Lot A/DP395825	Chgs/Pmts:	13,583.23
Valuation:	\$300.00	Total:	14,841.60
Property Owner:	FRIEDRICH PREGENZER	LPI Prop. Id:	2624902
Property Address:	96-98 HOOD STREET, WILCANNIA	Levied:	3,201.68
Description of land:	Lot1/DP929530, Lot5/DP664104	Chgs/Pmts:	9,911.67
Valuation:	\$300.00	Total:	13,113.35
Property Owner:	ETHEL MARY EDWARDS	LPI Prop. Id:	2624906
Property Address:	106 HOOD STREET, WILCANNIA	Levied:	1,958.17
Description of land:	Lot 3 Sec 37 DP759091	Chgs/Pmts:	26,868.60
Valuation:	\$100.00	Total:	28,826.77
Property Owner:	ARTHUR ERNEST BOORN	LPI Prop. Id:	2624915
Property Address:	150 HOOD STREET, WILCANNIA	Levied:	2,377.68
Description of land:	Pt Lot 2 Sec 39 DP 759091	Chgs/Pmts:	2,887.79
Valuation:	\$100.00	Total:	5,265.47
			0/0401/
Property Owner:	BAKANDJI Ltd/ BRUCE EVANS	LPI Prop. Id:	2624916
Property Address:	152 HOOD STREET, WILCANNIA Pt Lot 2 Sec 2 DP 759091	Levied:	3,594.57
Description of land:		Chgs/Pmts:	2,887.77
Valuation:	\$100.00	Total:	6,482.34
Property Owner:	WORKING MANS LAND CO	LPI Prop. Id:	2624917
Property Address:	152 HOOD STREET, WILCANNIA	Levied:	2377.68
Description of land:	Pt Lot 1 Sec 39 DP759091	Chgs/Pmts:	2,887.79
Valuation:	\$100.00	Total:	5,265.47

D (0	WORKING MANG LAND CO		2/2/010
Property Owner: Property Address:	WORKING MANS LAND CO 158 HOOD STREET, WILCANNIA	LPI Prop. Id: Levied:	2624919 3,458.16
Description of land:	Pt Lot 1 Sec 39 DP759091	Chgs/Pmts:	2,887.73
Valuation:	\$100.00	Total:	6.345.89
valuation.	\$100.00	Total.	0,545.67
Property Owner:	J B KENNEDY/ GRACE MARGARET KENNEDY	LPI Prop. Id:	2624930
Property Address:	49-51 JAMES STREET, WILCANNIA	Levied:	1,259.49
Description of land:	Lot 8 Sec 37 DP 759091	Chgs/Pmts:	10,574.46
- Valuation:	\$120.00	Total:	11,833.95
Property Owner:	BAKANDJI PTY LTD	LPI Prop. Id:	2624945
Property Address:	JAMES STREET, WILCANNIA	Levied:	2,202.64
Description of land:	Lot 1 DP 707110, Lot 1DP 907111	Chgs/Pmts:	3,178.19
Valuation:	\$100.00	Total:	5,380.83
Property Owner:	AE & FO TOLLEY	LPI Prop. Id:	2624987
Property Address:	105 REID STREET	Levied:	2,214.08
Description of land:	Pt Lot 5 Sec 17 DP 759091	Chgs/Pmts:	2,887.60
Valuation:	\$100.00	Total:	5,101.68
Property Owner:	DELPHINE JOYCE BIGGS	LPI Prop. Id:	2625021
Property Address:	12 REID STREET, WILCANNIA	Levied:	922.40
Description of land:	Lot 11 Sec 12 DP 759091	Chgs/Pmts:	8,874.51
Valuation:	\$370.00	Total:	9,796.91
			,,,,,,,,,
Property Owner:	CAROL MITCHELL	LPI Prop. Id:	2625026
Property Address:	32 REID STREET, WILCANNIA	Levied:	1,841.36
Description of land:	Lot 6 DP 666442	Chgs/Pmts:	13,963.16
Valuation:	\$360.00	Total:	15,804.52
Property Owner:	BRIAN STANLEY CUMMINS	LPI Prop. Id:	2625031
Property Address:	40B REID STREET, WILCANNIA	Levied:	1,963.27
Description of land:	Lot B DP 312008	Chgs/Pmts:	7,745.76
Valuation:	\$360.00	Total:	9,709.03
Deven enter Oren ent	DATRICIA EILEEN ELLIOTT & LANCE OCUM	I DI Duom Idu	2(25021
Property Owner: Property Address:	PATRICIA EILEEN ELLIOTT & LANCE O'CHIN 44 REID STREET, WILCANNIA	LPI Prop. Id: Levied:	2625031 1,963.27
Description of land:	Lot 1 Sec 13 DP 759091	Chgs/Pmts:	7,745.76
Valuation:	\$900.00	Total:	9,709.03
Property Owner:	EDWARD ROGERS	LPI Prop. Id:	2625056
Property Address:	110A REID STREET, WILCANNIA	Levied:	2,030.04
Description of land:	Lot 4 DP 983706	Chgs/Pmts:	2,663.44
Valuation:	\$100.00	Total:	4,693.48
Property Owner:	ERIC MAH/ LIONEL ARTHUR DELL	LPI Prop. Id:	2625092
Property Address:	34 WILSON STREET, WILCANNIA	Levied:	2,233.65
Description of land:	Lot 13 DP 1470, Lot 14 DP 1470	Chgs/Pmts:	2,887.60
Valuation:	\$100.00	Total:	5,121.25
Duor	WODVING MANG LAND CO DTV / TD		2625111
Property Owner:	WORKING MANS LAND CO PTY/LTD	LPI Prop. Id: Levied:	2625111 2,229.19
Property Address: Description of land:	135A WOORE STREET, WILCANNIA Pt 10 Sec 21 DP 759091	Chgs/Pmts:	2,229.19
Valuation:	\$100.00	Total:	2,003.48 4,892.67
, aiuanon,		rotul.	.,072.07

Property Owner:	NGARRAPAANA CDEP CORP	LPI Prop. Id:	2625117
Property Address:	107-109 WOORE STREET, WILCANNIA	Levied:	1133.05
Description of land:	Lot 3 Sec 15 DP 759091	Chgs/Pmts:	1261.16
Valuation:	\$370.00	Total:	2394.21
Property Owner:	ITALO & VALENTINO AMBROSINI	LPI Prop. Id:	2625122
Property Address:	91-93 WOORE STREET, WILCANNIA	Levied:	2349.91
Description of land:	Lot 17 Sec 14 DP 759091, Lot 18 Sec 14 DP 759091	Chgs/Pmts:	5966.09
Valuation:	\$450.00	Total:	8316
valuation:	\$450.00	Total:	8510
Property Owner:	NEIL ALFRED GILLETT	LPI Prop. Id:	2625129
Property Address:	69 WOORE STREET, WILCANNIA	Levied:	2070.49
Description of land:	Lot 16 Sec 13 DP759091	Chgs/Pmts:	17118.55
Valuation:	\$300.00	Total:	19189.04
Property Owner:	DARRELL G O'CONNOR & PATRICIA F JOHNSON	LPI Prop. Id:	2625140
Property Address:	43 WOORE STREET, WILCANNIA	Levied:	1572.11
Description of land:	Lot 4 DP 664107	Chgs/Pmts:	14794.25
Valuation:	\$280.00	Total:	16366.36
Property Owner:	TORRENCE DEAN CLARKE	LPI Prop. Id:	2625142
Property Address:	35-37 WOORE STREET, WILCANNIA	Levied:	1852.22
Description of land:	Lot 1 DP 921936	Chgs/Pmts:	2240.74
Valuation:	\$270.00	Total:	4092.96
Property Owner:	ARTHUR MELROSE	LPI Prop. Id:	2625176
Property Address:	112-114 WOORE STREET, WILCANNIA	Levied:	2336
Description of land:	Lot 2 Sec 25 DP 759091	Chgs/Pmts:	8841.29
Valuation:	\$370.00	Total:	11177.29
Property Owner:	MARION ROSE MARTIN/ MR A.H.R.MARTIN	LPI Prop. Id:	2625180
Property Address:	124-126 WOORE STREET, WILCANNIA	Levied:	1892.88
Description of land:	Lot 4 Sec 24 DP 759091	Chgs/Pmts:	1843.33
Valuation:	\$370.00	Total:	3736.21
Property Owner:	GORDON LEWIS VINCENT	LPI Prop. Id:	2625181
Property Address:	128-130 WOORE STREET, WILCANNIA	Levied:	590.11
Description of land:	Lot 3 Sec 24 DP 759091	Chgs/Pmts:	808.98
Valuation:	\$370.00	Total:	1,399.09

In Default of payment to the Council of the amount stated above and any other rates (including extra charges) becoming due and payable after publication of this notice, before the time fixed for the sale, the said land will be offered for sale by public auction. Mr BILL O'BRIEN, General Manager, Central Darling Shire Council, 21 Reid Street, WILCANNIA, NSW 2836

[3638]

COMPANY NOTICES

IN the matter of AUSTRALIAN LISTENING LIBRARY, ACN 001 564 656 (in liquidation), and in the matter of the Corporations Act, the creditors of the abovenamed company are required on or before 30th November, 2007, to prove their debts or any claims and to establish any title they may have to priority by delivering or sending through the post to the liquidator at the undermentioned address an affidavit verifying their respective debts or claims. In default they will be excluded from the benefit of any distribution made before such debts or claims are proved or such priority is established and from objecting to any such distribution. Form of proof may be obtained from the liquidator at the address shown below. Dated this 9th November, 2007. E. M. COWLEY, Liquidator, c.o. E. M. Cowley & Co., Chartered Accountant, 3/11 West Street, North Sydney, NSW 2060, tel.: (02) 9955 6488. [3639]

NOTICE of final general meeting.—AUSTRALIAN LISTENING LIBRARY, ACN 001 564 656.—Notice is hereby given that in terms of the Corporations Act a final general meeting of the company will be held at the office of the liquidator, Suite 3/11 West Street, North Sydney, NSW 2060, at 9:00 a.m., on 18 December 2007, for the purpose of having laid before it by the liquidator an account showing how the winding up has been conducted and the property of the company disposed of. Dated this 9th day of November 2007. E. M. COWLEY, Liquidator, c.o. E. M. Cowley & Co., Chartered Accountants, 3/11 West Street, North Sydney, NSW 2060, tel.: (02) 9955 6488. [3640]

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