

Government Gazette

OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 29 October 2007

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

Act No. 40 2007 – An Act to amend the Associations Incorporation Act 1984 with respect to the cancellation of the incorporation of associations that are incorporated under that Act. [Associations Incorporation Amendment (Cancellation of Incorporation) Bill]

Act No. 41 2007 – An Act to constitute the Christian Israelite Church Property Trust, to specify the Trust's functions and to provide for the vesting of property in the Trust; and for other purposes. [Christian Israelite Church Property Trust Bill]

Act No. 42 2007 – An Act to amend the Motor Dealers Act 1974 in relation to demonstrator motor vehicles and notices of disposal of second-hand motor vehicles. [Motor Dealers Amendment Bill]

Russell D. Grove, PSM, Clerk of the Legislative Assembly

Regulations



Child Protection (Offenders Prohibition Orders) Regulation 2007

under the

Child Protection (Offenders Prohibition Orders) Act 2004

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Child Protection (Offenders Prohibition Orders) Act* 2004.

DAVID CAMPBELL, M.P., Minister for Police

Explanatory note

The object of this Regulation is to recognise and give effect to certain orders made in other jurisdictions which are similar to child protection prohibition orders made under section 5 of the *Child Protection (Offenders Prohibition Orders) Act 2004*.

This Regulation comprises matters of a machinery nature.

This Regulation is made under the *Child Protection (Offenders Prohibition Orders) Act 2004*, including sections 19 and 21 (the general regulation-making power).

s2006-517-32.d04 Page 1

Clause 1

Child Protection (Offenders Prohibition Orders) Regulation 2007

Child Protection (Offenders Prohibition Orders) Regulation 2007

under the

Child Protection (Offenders Prohibition Orders) Act 2004

1 Name of Regulation

This Regulation is the *Child Protection (Offenders Prohibition Orders) Regulation* 2007.

2 Definition

(1) In this Regulation:

the Act means the Child Protection (Offenders Prohibition Orders) Act 2004.

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

3 Corresponding prohibition orders

The following orders are *corresponding prohibition orders* for the purposes of the Act:

- (a) an order under Part 5 of the *Child Protection (Offender Reporting and Registration) Act 2004* of the Northern Territory,
- (b) an order under Part 5 of the *Community Protection (Offender Reporting) Act 2004* of Western Australia,
- (c) an order under Part 2 of the *Sexual Offences Act 2003* of the United Kingdom.

Note. Section 19 of the Act provides for the recognition of orders made by a court of a jurisdiction other than this State (including jurisdictions outside Australia) that are similar in nature to prohibition orders under the Act. These recognised orders are known as "corresponding prohibition orders".

4 Effect of corresponding prohibition orders in this State

- (1) A corresponding prohibition order:
 - (a) has the same effect as if it were a prohibition order made by a Local Court under the Act, and

Clause 5

- (b) may be enforced in this State against the person in respect of whom it was made as if it were a prohibition order made under the Act, and
- (c) has effect in this State for the term of the order.
- (2) Subclause (1) does not operate to enable an appeal under the *Crimes* (Appeal and Review) Act 2001 in respect of the decision to make a corresponding prohibition order.

5 Effect of variation or revocation of corresponding prohibition orders by original jurisdiction

If a court of a jurisdiction other than this State varies or revokes a corresponding prohibition order made in that jurisdiction, the variation or revocation applies to the extent that the corresponding prohibition order has effect in this State.

6 Variation or revocation of corresponding prohibition orders

- (1) An application may be made to a Local Court by the Commissioner of Police, or by a person subject to a corresponding prohibition order, for an order varying or revoking a corresponding prohibition order (other than for a variation as to the term of the order).
- (2) The application must be accompanied by a copy of the corresponding prohibition order, together with any variations to it that have been made.
- (3) A person subject to a corresponding prohibition order may not make an application except by leave of the Local Court. Leave may be granted only if the Local Court is satisfied that, having regard to changes in the applicant's circumstances since the order was made or last varied, it is in the interests of justice that leave be granted.
- (4) The Local Court may dispose of the application:
 - (a) by varying or revoking the corresponding prohibition order, but only to the extent that it has effect in this State, or
 - (b) by dismissing the application.
- (5) For the purposes of an application under this clause, the *respondent* to an application is:
 - (a) in the case of an application made by the Commissioner of Police, the person subject to the corresponding prohibition order concerned, and
 - (b) in the case of an application made by a person subject to a corresponding prohibition order, the Commissioner of Police.

Clause 7 Child Protection (Offenders Prohibition Orders) Regulation 2007

7 Restriction on publication of identity

- (1) A person must not publish:
 - (a) any information that identifies or is reasonably likely to enable the identification of a person as a person who is subject to a corresponding prohibition order, or
 - (b) the name of any particular person referred to as a person at risk because of the conduct prohibited by a corresponding prohibition order, or
 - (c) any matter reasonably likely to enable a person referred to in paragraph (b) to be identified.

Maximum penalty: 50 penalty units.

- (2) This clause does not apply in relation to the publication of any matter with the authority of the Local Court to which an application was made under clause 6 or any publication by a person of his or her name.
- (3) This clause does not apply in relation to the publication of any matter to any of the following persons:
 - (a) the person who is subject to the corresponding prohibition order to which the publication relates,
 - (b) any other person or class of persons specified in the corresponding prohibition order concerned,
 - (c) any member of the NSW Police Force or a member of a law enforcement agency of the Commonwealth or another State or Territory (including CrimTrac) in their official capacity,
 - (d) any person involved in the administration of the corresponding prohibition order concerned,
 - (e) any member of staff of a government agency involved in the assessment and management of persons who are subject to corresponding prohibition orders,
 - (f) any person for the purpose of an investigation of an alleged breach of a corresponding prohibition order or to any person involved in proceedings for any such breach,
 - (g) any other person to whom it is required or permitted to be disclosed pursuant to any other Act or law.



Occupational Health and Safety Amendment (Certificates of Competency) Regulation 2007

under the

Occupational Health and Safety Act 2000

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Occupational Health and Safety Act 2000*.

JOHN DELLA BOSCA, M.L.C., Minister Assisting the Minister for Finance

Explanatory note

The object of this Regulation is to amend the Occupational Health and Safety Regulation 2001:

- (a) so that written notices that are required to be given to, or served on, a person under Part 9.1 of the Regulation are, if posted, to be sent to the person's last known address, and
- (b) to allow WorkCover to direct a person who has lodged an application for the issue or renewal of a certificate of competency to have his or her competency assessed, and
- (c) to allow WorkCover to specify a date earlier than 29 March 2009 as the date for the expiry of a certificate of competency issued before 29 March 2004 by written notice given to the holder of such a certificate, and
- (d) to make other minor amendments.

This Regulation is made under the *Occupational Health and Safety Act 2000*, including sections 33 (the general regulation-making power), 34 and 35.

s2007-163-25.d11 Page 1

Occupational Health and Safety Amendment (Certificates of Competency)
Clause 1 Regulation 2007

Occupational Health and Safety Amendment (Certificates of Competency) Regulation 2007

under the

Occupational Health and Safety Act 2000

1 Name of Regulation

This Regulation is the *Occupational Health and Safety Amendment* (Certificates of Competency) Regulation 2007.

2 Amendment of Occupational Health and Safety Regulation 2001

The *Occupational Health and Safety Regulation 2001* is amended as set out in Schedule 1.

Occupational Health and Safety Amendment (Certificates of Competency) Regulation 2007

Amendments Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 267A

Insert after clause 267:

267A Manner of giving written notice

If any provision of this Part requires a written notice to be given to a person or served on a person, it may be:

- (a) given to the person personally, or
- (b) sent to the person by post to the person's last known address which, if the person has provided WorkCover with his or her address, may be the address so provided.

[2] Clause 269 Recognised qualifications

Insert "or after it has been cancelled" after "suspended" in clause 269 (4).

[3] Clause 283A

Insert after clause 283:

283A Assessment of competency at direction of WorkCover

- (1) A written notice directing a person to have his or her competency assessed may be given, at any time, by WorkCover:
 - (a) to a person who is the holder of a certificate of competency, or
 - (b) to a person whose certificate of competency is suspended, or
 - (c) to a person who has lodged an application for the issue or renewal of a certificate of competency.
- (2) WorkCover may suspend, cancel or refuse to issue or renew the certificate of competency if the person refuses or fails to comply, without reasonable excuse, with the requirements set out in the notice.
- (3) If WorkCover decides to suspend, cancel or refuse to issue or renew a certificate of competency under this clause, WorkCover must give the person written notice:
 - (a) stating that the certificate has been suspended or cancelled, or that the application for the issue or renewal of a certificate has been refused, and

Occupational Health and Safety Amendment (Certificates of Competency) Regulation 2007

Schedule 1 Amendments

- (b) giving reasons for the suspension, cancellation or refusal, and
- (c) in the case of a suspension, stating the period for which the certificate is suspended.
- (4) The suspension or cancellation of a certificate of competency takes effect on the date on which notice of the suspension or cancellation is given to the holder of the certificate or on such later date as may be specified in the notice.

[4] Clause 293 Term of certificates

Omit clause 293 (2) (b). Insert instead:

(b) in the case of a certificate issued before 29 March 2004—29 March 2009 or such earlier date as may be specified by WorkCover by means of a written notice given to the holder of the certificate.

[5] Clause 293 (3)

Omit clause 293 (3). Insert instead:

(3) The date specified in a notice referred to in subclause (2) (b) must not be a date less than 60 days after the date that the notice was given.

[6] Clause 296 Suspension or cancellation of certificates

Omit clause 296 (2A) and (2B).



under the

Road Transport (Safety and Traffic Management) Act 1999

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

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

Explanatory note

The object of this Regulation is to amend the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999* to make further provision with respect to the issue to and use of mobility parking scheme authorities by persons with disabilities. In particular this Regulation:

- (a) updates the conditions to which a scheme authority is subject, and
- (b) provides that the Roads and Traffic Authority (the *Authority*) may require evidence that an individual seeking a scheme authority is a disabled person, and
- (c) provides that the Authority may require the holder of a scheme authority to provide evidence that the holder is a disabled person or that the scheme authority has not been misused (failure to comply with such a requirement may be used as a basis for revoking the scheme authority), and
- (d) permits the Authority, in order to determine if a person is a disabled person, to require the person to be examined by a specified medical practitioner or a medical practitioner belonging to a specified class and to require any such medical practitioner to provide the Authority with such information as it may require in relation to the individual's disability, and
- (e) creates an offence (maximum penalty \$2,200) if the holder of a scheme authority permits another person to have possession of, or access to, the scheme authority where the holder suspects or should reasonably suspect that the other person will use the scheme authority in contravention of any condition to which it is subject.

s2007-002-31.d10 Page 1

Road Transport (Safety and	Traffic Management) (Road Rules)	Amendment (Mobility	Parking
Scheme) Regulation 2007			

Explanatory note

This Regulation is made under the *Road Transport (Safety and Traffic Management) Act 1999*, including section 71 (the general regulation-making power) and clause 2 of Schedule 1.

Page 2

Clause 1

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Mobility Parking Scheme) Regulation 2007

under the

Road Transport (Safety and Traffic Management) Act 1999

1 Name of Regulation

This Regulation is the Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Mobility Parking Scheme) Regulation 2007.

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

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

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 2)

[1] Clause 126B Conditions of scheme authorities

Omit clause 126B (1). Insert instead:

- (1) A scheme authority is subject to the following conditions:
 - (a) the scheme authority must only be used in connection with the conveyance of the holder of the scheme authority, or in the case of a scheme authority issued to an organisation, in connection with the conveyance of disabled persons by or on behalf of that organisation,
 - (b) when in use, the whole of the side of the scheme authority marked "THIS SIDE UP" must be clearly displayed at the left of the vehicle's windscreen, or on any window on the left hand (passenger) side of the vehicle, or if this is not practicable, in another part of the windscreen or other window of the vehicle,
 - (c) a scheme authority must not be used if it has been defaced or otherwise altered or where any of the personal or organisational details on the scheme authority is illegible.

[2] Subdivision 3, heading

Insert "and collection and use of information" after "authorities".

[3] Clause 126D Procedure to obtain scheme authority

Insert after clause 126D (2):

(3) The Authority may, in the case of an application for a scheme authority for an individual, require the applicant to provide, in such a form as may be specified by the Authority, evidence that satisfies the Authority that the individual is a disabled person.

[4] Clauses 126FA-126FC and Subdivision 3A, heading

Insert after clause 126F:

126FA Information about eligibility for and use of scheme authority

The Authority may at any time, by notice in writing, require the holder of a scheme authority to provide, in such a form as may be specified in the notice, evidence that satisfies the Authority of either or both of the following:

(a) that the scheme authority has not been misused in the manner or circumstances described in the notice,

Amendments Schedule 1

(b) if the holder is an individual, that the individual is a disabled person.

126FB Evidence of disability

For the purposes of satisfying itself under clause 126D (3) or 126FA (b) that an individual is a disabled person, the Authority may require the individual:

- (a) to be examined by a specified medical practitioner or a medical practitioner belonging to a specified class of medical practitioners, and
- (b) to authorise any such medical practitioner to provide the Authority with such information as the Authority may require in relation to the individual's disability.

126FC Information collected under Subdivision

- (1) The Authority may collect, retain, use and disclose any information provided under this Subdivision for the purposes of carrying out its functions under this Division, or for the prosecution of an offence under this Division.
- (2) Despite subclause (1), evidence provided under clause 126FA (a) may not be used to prosecute a person who provides the evidence for an offence other than an offence in respect of the falsity of the evidence.

Subdivision 3A Photographs

[5] Clause 126K Improper use of scheme authorities

Insert before the penalty clause:

(2) The holder of a scheme authority must not permit another person to have possession of, or access to, the scheme authority if the holder suspects or should reasonably suspect that the other person will use the scheme authority in contravention of any condition of the scheme authority.

[6] Clause 126P Revocation of scheme authorities

Insert after clause 126P (1) (b):

(b1) for a failure by the holder of the scheme authority to comply with a requirement of the Authority under clause 126FA or 126FB, or

Schedule 1 Amendments

[7] Clause 126P (2) (b1)

Insert after clause 126P (2) (b):

(b1) the right of the holder to appeal to a Local Court against the decision to revoke the scheme authority, and

Note. Appeals to the Local Court are dealt with under clauses 29A and 29B of the *Road Transport (General) Regulation 2005.*

[8] Clause 126Q

Omit the clause. Insert instead:

126Q Transitional provisions

(1) In this clause:

amending Regulation means the Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Mobility Parking Scheme) Regulation 2007.

existing authority means a mobility parking scheme authority that was in force immediately before the commencement of the amending Regulation.

- (2) The amendments made to this Division by the amending Regulation extend to an existing authority on and from the date of commencement of the amending Regulation.
- (3) The conditions imposed on an existing authority under clause 126B (1) (as amended by the amending Regulation) replace the conditions that were imposed on the scheme authority by that subclause before that amendment.
- (4) Any condition that applied to an existing authority under clause 126B (2) continues to apply to the authority except to the extent that the condition is inconsistent with the conditions imposed under clause 126B (1) (as amended by the amending Regulation).



Road Transport (General) Amendment (Mobility Parking) Regulation 2007

under the

Road Transport (General) Act 2005

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (General) Act 2005*.

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

Explanatory note

The object of this Regulation is to permit a person who is aggrieved by a decision of the Roads and Traffic Authority to revoke a mobility parking scheme authority to appeal against the decision to a Local Court.

This Regulation is made under the *Road Transport (General) Act 2005*, including sections 10 (the general regulation-making power) and 242.

s2007-151-31.d06 Page 1

Clause 1

Road Transport (General) Amendment (Mobility Parking) Regulation 2007

Road Transport (General) Amendment (Mobility Parking) Regulation 2007

under the

Road Transport (General) Act 2005

1 Name of Regulation

This Regulation is the *Road Transport (General) Amendment (Mobility Parking) Regulation 2007.*

2 Amendment of Road Transport (General) Regulation 2005

The *Road Transport (General) Regulation 2005* is amended as set out in Schedule 1.

Road Transport (General) Amendment (Mobility Parking) Regulation 2007

Amendment Schedule 1

Schedule 1 Amendment

(Clause 2)

Clauses 29A and 29B

Insert after clause 29:

29A Appeals concerning mobility parking scheme authorities

- (1) Any person aggrieved by a decision of the Authority under clause 126P of the *Road Transport (Safety and Traffic Management)* (*Road Rules) Regulation 1999* to revoke a mobility parking scheme authority may appeal against the decision to a Local Court.
- (2) Notice of such an appeal specifying the grounds of the appeal must be lodged with the registrar of the Local Court to which the appeal is being made not later than 21 days after the holder of the scheme authority is notified in writing of the decision being appealed against.
- (3) The registrar of the Local Court must give notice of the time and place of the hearing of the appeal to the Authority and to the appellant and, in the notice to the Authority, is to inform the Authority of the grounds of the appeal.
- (4) The time of the hearing of the appeal must be not earlier than 21 days after the date on which the notice under subclause (3) is given to the Authority.
- (5) The hearing of the appeal may proceed despite any omission or error in a notice under subclause (3), or the failure to give any such notice, if the Court is satisfied that the appellant and the Authority had knowledge of the time and place of the hearing and were not prejudiced by any such omission or error or by the failure to give any such notice.

29B Determination of appeals concerning mobility parking scheme authorities

(1) A Local Court is to hear and determine an appeal made to it under clause 29A and may confirm (with or without variation) or disallow the decision appealed against, or make such other order in the circumstances as to the Court seems just.

Road Transport (General) Amendment (Mobility Parking) Regulation 2007

Schedule 1 Amendment

- (2) For the purposes of varying a decision of the Authority under subclause (1), the Court may exercise only such powers as the Authority could have exercised under the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999* when making that decision.
- (3) The decision of a Local Court in respect of an appeal made under clause 29A is final and is binding on the appellant and on the Authority.

OFFICIAL NOTICES

Appointments

ELECTION FUNDING ACT 1981

Appointment of Members and Alternate Members to the Election Funding Authority

IT is hereby notified for public information that Her Excellency, the Governor, with the advice of the Executive Council, and in pursuance of the provisions of the Election Funding Act 1981, has been pleased to make the following appointments to the Election Funding Authority of New South Wales:

- Mr Steven David LEWIS as the member appointed on the nomination of the Premier;
- Mr Michael Edward CAUSER as alternate for the member appointed on the nomination of the Premier;
- The Hon. Edward Phillip PICKERING as the member appointed on the nomination of the Leader of the Opposition in the Legislative Assembly; and
- Mr James Alan LONGLEY as alternate for the member appointed on the nomination of the Leader of the Opposition in the Legislative Assembly.

MORRIS IEMMA, Premier

MENTAL HEALTH ACT 1990

Order under section 287A

Revocation and appointment of accredited person

- I, Professor Debora Picone, A,M,, Director-General of the NSW Department of Health, acting pursuant to section 287A of the Mental Health Act 1990 and section 47 of the Interpretation Act 1987, do hereby:
 - REVOKE the appointment published in NSW Government Gazette No. 30 of 4 March 2005 of Mr Ross JAMIESON as an accredited person, employed in the South Eastern Sydney and Illawarra Area Health Service; and
 - 2. APPOINT Mr Ross JAMIESON, employed in the public health organisation Sydney West Area Health Service, as an accredited person for the purposes of the Mental Health Act until and including 31 December 2007, provided:
 - that he exercises the function of an accredited person only during the course of his employment in the public health organisation already named;
 - ii. that at all times he acts in accordance with such Policies and Procedures applicable to accredited persons as may be issued from time to time by the Department of Health or the public health organisation in which he is employed.

Signed at Sydney this sixteenth day of October 2007.

Professor DEBORA PICONE, A.M., Director-General

MENTAL HEALTH ACT 1990

Order under section 287A

Appointment of accredited person

I, Professor Debora Picone, A.M., Director-General of the NSW Department of Health, in pursuance of the provisions of section 287A of the Mental Health Act 1990, do hereby:

- 1. APPOINT the following persons listed in Column 1 and employed in the public health organisation listed in Column 2 as accredited persons for the purposes of the Mental Health Act until and including 30 June 2008, provided:
 - that they exercise the function of accredited persons only during the course of their employment in the public health organisation already named; and
 - ii. that at all times they act in accordance with such Policies and Procedures applicable to accredited persons as may be issued from time to time by the Department of Health or their respective public health organisation in which they are employed.

Column 1 Column 2

Alice JOHNSON Sydney West Area Health

Service

Katrina Maree VUKOVIC South Eastern Sydney and

Illawarra Area Health Service

Guy BAKER Hunter New England Area

Health Service

Signed this sixteenth day of October 2007.

Professor DEBORA PICONE, A.M., Director-General

Department of Lands

GOULBURN OFFICE

159 Auburn Street (PO Box 748), Goulburn NSW 2580 Phone: (02) 4824 3700 Fax: (02) 4822 4287

NOTIFICATION OF CLOSING OF A 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. Upon 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

SCHEDULE

Parish – Cullulla; County – Argyle Land District – Goulburn; L.G.A. – Goulburn Mulwaree

Lot 1, DP 1114399 (not being land under the Real Property Act).

File No.: GB05 H 53:JK.

Note: On closing, the title for the land in Lot 1, DP 1114399 remains vested in the State of New South Wales as

Crown Land.

GRAFTON OFFICE

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

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 Schedules hereunder.

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

Description

Land District - Lismore; L.G.A. - Lismore City

Roads Closed: Lot 1, DP 1112274, being part Orion Street at Lismore, Parish Lismore, County Rous.

File No.: GF04 H 102.

Schedule

On closing, the land within Lot 1, DP 1112274 becomes vested in Lismore City Council as operational land for the purposes of the Local Government Act 1993.

Councils Reference: LW:R6051.

Description

Land District - Grafton; L.G.A. - Clarence Valley Council

Roads Closed: Lot 1, DP 1094528, being part Duke Street at Grafton, Parish Great Marlow, County Clarence.

File No.: GF05 H 766.

Schedule

On closing, the land within Lot 1, DP 1094528 becomes vested in Clarence Valley as operational land for the purposes of the Local Government Act 1993.

Councils Reference: 310/C(G).

Description

Land District - Bellingen; L.G.A. - Bellingen

Road Closed: Lot 1, DP 1117028 at Bostobrick, Parish Bostobrick, County Fitzroy.

File No.: GF05 H 200.

Schedule

On closing, the land within Lot 1, DP 1117028 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Lismore; L.G.A. - Lismore

Road Closed: Lot 1, DP 1113970 at Marom Creek, Parish Meerschaum, County Rous.

File No.: GF05 H 102.

Schedule

On closing, the land within Lot 1, DP 1113970 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Grafton; L.G.A. - Clarence Valley

Road Closed: Lot 1, DP 1116008 at Sandy Crossing, Parish Maryvale, County Clarence.

File No.: GF05 H 74.

Schedule

On closing the land within Lot 1, DP 1116008 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Bellingen; L.G.A. - Nambucca

Road Closed: Lot 1, DP 1116018 at Buckra Bendinni, Parish Buckra Bendinni, County Raleigh.

File No.: GF05 H 233.

Schedule

On closing, the land within Lot 1, DP 1116018 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Murwillumbah; L.G.A. - Byron

Road Closed: Lot 1, DP 1116011 at Mullumbimby, Parish Billinudgel, County Rous.

File No.: GF05 H 114.

Schedule

On closing, the land within Lot 1, DP 1116011 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Lismore; L.G.A. – Richmond Valley

Road Closed: Lot 1, DP 1107254 at Swan Bay, Parish Bungawalbin, County Richmond.

File No.: GF04 H 516.

Schedule

On closing, the land within Lot 1, DP 1107254 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Lismore; L.G.A. - Lismore

Road Closed: Lot 1, DP 1113972 at Numulgi, Parish Bexhill, County Rous.

File No.: GF04 H 443.

Schedule

On closing, the land within Lot 1, DP 1113972 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Lismore; L.G.A. - Ballina

Road Closed: Lot 1, DP 1116012 at Tintenbar, Parish Teven, County Rous.

File No.: GF05 H 106.

Schedule

On closing, the land within Lot 1, DP 1116012 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Bellingen; L.G.A. - Bellingen

Road Closed: Lot 1, DP 1116014 at Dorrigo Mountain, Parish Bligh, County Fitzroy.

File No.: GF05 H 187.

Schedule

On closing, the land within Lot 1, DP 1116014 remains vested in the State of New South Wales as Crown Land.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1 Column 3 Column 2 Kevin James LEE Ashby Reserve No.: 97674. (re-appointment), Community Public Purpose: Community Eileen Christina Centre and centre and public **TYLER** Public Recreation recreation. (re-appointment), Reserve Trust. Notified: 8 February 1985. John Xavier File No.: GF85 R 15. **BERLIN** (new member), Jill LEE (new member), Patricia Evelyn KAN (new member), Winifred Althea WILLMORE GIBSON

(re-appointment),

Peter John MATHER (re-appointment).

Term of Office

For a term commencing 26 October 2007 and expiring 25 October 2012.

Note: This notice replaces the notice that appeared in the New South Wales Government Gazette of 26 October 2007, Folio 8103, under the heading of "Appointment of Trust Board Members".

REVOCATION OF DEDICATION OF CROWN LAND FOR A PUBLIC PURPOSE

PURSUANT to section 84 of the Crown Lands Act 1989, the dedication 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: Murwillumbah. The whole being Lot 7035,

Tweed Shire Council. Locality: Tweed Heads. Dedication No.: 1000253.

Local Government Area:

Public Purpose: Fire Brigade

Station.

Notified: 15 April 1966. File No.: GF94 R 21/1.

Column 2

metres.

DP 1053313, Parish Terranora, County Rous, of an area of 689.2 square

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

Parish - Condong; County - Rous; Land District - Murwillumbah; L.G.A. - Tweed Shire

Crown public road east and north of Lot 1, DP 1078146, west and south of Lot 3, DP 710092, west and south of Lot 1, DP 721320, south of Lot B, DP 416611 and south of Lot 110, DP 659954. Whole width.

SCHEDULE 2

Roads Authority: Tweed Shire. Reference: Crown road, Condong. Department of Lands: GF06 H 393.

SCHEDULE 1

L.G.A. – Tweed Shire

Crown Public road north of Lot 65, DP 866656; Lots 1, 2 and 6, DP 861349 and Lots 2-4, DP 746698; Crown roads west of Lot 1, DP 773467; Lots 2-6, DP 861349; Lot 6, DP 840977; Lot 2, DP 785895 and Lot 183, DP 1034824; Crown public road south of Lot 6, DP 840977 and Lot 183, DP 1034824. Transfer includes all intersections.

SCHEDULE 2

Roads Authority: Tweed Shire.

Reference: Hazelwood Drive, Pottsville.

Department of Lands: 07/2425.

SCHEDULE 1

Parish - Mooball; County - Rous; Land District - Tweed; L.G.A. - Tweed Shire

Crown Public road east, south and southwest of Lot 222, DP 1003549 and separating Lot 255, DP 100349 from the Pacific Highway. Whole width

SCHEDULE 2

Roads Authority: Tweed Shire. Reference: Crown road, Mooball. Department of Lands: 07/1288.

SCHEDULE 1

Parish – Nullum; County – Rous; Land District – Murwillumbah; L.G.A. – Tweed Shire

Crown public road north and west of Lot 93, DP807666; within and west of Lot 83, DP807666; west and within Lot 2 DP 550508; north, south and within Lot 100, DP1084942; north, northwest and within Lot 101, DP1084942; north and within Lot 1 and Lot 2 DP1093198; north, south and within Lot 85, DP755730; north of Lot 1 DP773918; north of Lot 1, DP634164 and separating Lot 1, DP634164 from Lot 82, DP755730; north of Lot 82, DP755730 separating Lot 82 DP755730 from Lot 3, DP 634164; north of Lot 2, DP587132; east of Lot 5, DP 594092 and separating Lot 3, DP594430.

SCHEDULE 2

Roads Authority: Tweed Shire.

Reference: Smiths Creek and Stokers Siding.

Department of Lands: 07/1814.

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the Minister for Lands declares the land to be Crown Land.

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

SCHEDULE

Land District – Grafton; Local Government Area – Clarence Valley Council; Parish – Woombah; County – Clarence

Lot 11 in Deposited Plan 707962, at Woombah, being land within Certificate of Title 11/707962 and said to be in the possession of the Her Most Gracious Majesty Queen Elizabeth II for NSW Agriculture.

File No.: GF05 H 602.

GRIFFITH OFFICE

2nd Floor, Griffith City Plaza,

120–130 Banna Avenue (PO Box 1030), Griffith NSW 2680 Phone: (02) 6962 3600 Fax: (02) 6962 5670

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

SCHEDULE 1

Parish – Tubbo; County – Boyd; Land of District – Narrandera; L.G.A. – Murrumbidgee

Road Closed: Lot 1 in DP 1116539.

File No.: GH07 H 17.

Note: On closing, title to the land comprised in Lot 1 remains vested the Crown as Crown Land.

SCHEDULE 2

Parish – Waddi; County – Boyd; Land of District – Narrandera; L.G.A. – Murrumbidgee

Road Closed: Lot 1 in DP 1116538.

File No.: GH07 H 38.

Note: On closing, title to the land comprised in Lot 1 remains vested the Crown as Crown Land.

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

279, DP 1040186, Parish

Uffington, County Durham.

Area: 1351 square metres.

SCHEDULE 1

Column 1 Column 2
Land District: Dungog. The part being within Lot

Land District: Dungog. Local Government Area: Dungog.

Locality: Clarence Town. Reserve No.: 752497.

Public Purpose: Future public requirements. Notified: 29 June 2007.

File No.: MD02 H 368.

SCHEDULE 2

Column 1 Column 2

Land District: Newcastle. Lot 392, DP 755247, Parish Newcastle (NPR), County

Newcastle. Northumberland. Locality: Waratah West. Area: 5599 square metres.

Reserve No.: 93670. Public Purpose: For future public requirements. Notified: 26 September 1980.

File No.: MD05 H 265.

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

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

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

SCHEDULE

Column 1 Column 2 Column 3

Robert John Tuggerah Lake BUGGY. (R1003002) Reserve Trust. Reserve No.: 1003002. Public Purpose: Public recreation and coastal environmental protection.

environmental protectio Notified: 22 June 2001. File No.: MD01 R 8/5.

For a term commencing 6 November 2007 and expiring 6 February 2008.

MOREE OFFICE

Frome Street (PO Box 388), Moree NSW 2400 Phone: (02) 6750 6400 Fax: (02) 6752 1707

NOTIFICATION OF CLOSING OF ROADS

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

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

Description

Land District – Moree; Council – Moree Plains Shire; Parish – Adams; County – Stapylton

Lot 1 in DP 1119918. File No.: ME05 H 176.

Note: Upon closure the land remains vested in the Crown as Crown Land.

Description

Land District – Moree; Council – Moree Plains Shire; Parish – Bullerana; County – Courallie

Lot 1 in DP 1119921.

File No.: ME04 H 603.

Note: Upon closure the land remains vested in the Crown as Crown Land.

PROPOSED REVOCATION OF DEDICATION OF CROWN LAND FOR A PUBLIC PURPOSE

IT is intended, following the laying of a copy of this notification before each House of Parliament in the State of New South Wales in accordance with section 84 of the Crown Lands Act 1989, to revoke the dedication of Crown Land specified in Schedule 1 hereunder, to the extent specified in Schedule 2 with a view to dealing with the land as specified in Schedule 3.

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

SCHEDULE 1

Land District: Moree.

Local Government Area: Moree Plains Shire Council.

Dedication No.: 560016. Notified: 7 December 1892. Public Purpose: Recreation. File No.: ME79 R 22. SCHEDULE 2

The whole being Lot 701, DP No. 1029428, Parish Moree, County Courallie, of an area of 1.6722 hectares.

SCHEDULE 3

Current and future proposals for the use and management of the subject area will be considered in accordance with the preferred uses and recommendations as outlined in the Assessment of Crown Land at Moree (Taylor Oval) and Report on Preferred Uses – Assessment of Crown Land at Moree (Taylor Oval).

SCHEDULE 1

Land District: Moree.

Local Government Area: Moree Plains Shire Council.

Dedication No.: 560017. Notified: 24 April 1931.

Public Purpose: Public recreation.

File No.: ME79 R 22.

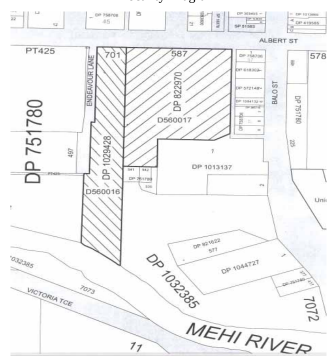
SCHEDULE 2

The whole being Lot 587, DP No. 822970, Parish Moree, County Courallie, of an area of 2.429 hectares.

SCHEDULE 3

Current and future proposals for the use and management of the subject area will be considered in accordance with the preferred uses and recommendations as outlined in the Assessment of Crown Land at Moree (Taylor Oval) and Report on Preferred Uses – Assessment of Crown Land at Moree (Taylor Oval).

Locality Diagram



NOWRA OFFICE

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

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

Lot 1 in DP 1114349 at Tomerong, subject to easement for Right of Carriageway 10 wide created by DP 1114349.

File No.: NA05 H 237.

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

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

Crown public road east and north of Lot 2, DP 726998, excluding the 431.3 square metres of triangular shaped road being Lot 1, DP 726998, in the Parish of Yetholme, County of Roxburgh and Land District of Bathurst.

SCHEDULE 2

Roads Authority: Bathurst Regional Council.

Council Reference: JW:DR:25.00270.

File No.: OE07 H 199.

SYDNEY METROPOLITAN OFFICE

Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150 (PO Box 3935, Parramatta NSW 2124)

Phone: (02) 8836 5300 Fax: (02) 8836 5365

APPOINTMENT OF TRUST BOARD MEMBER

PURSUANT to section 93 of the Crown Lands Act 1989, the person whose name is specified in Column 1 of the Schedule hereunder, is appointed for the term of office specified, as a member of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

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

SCHEDULE

Column 1 Column 2 Column 3

Stephen Jewish Cemetery The Jewish portions of DENENBERG. Trust, Necropolis. Rookwood Necropolis,

dedicated 7 April 1868 and 2 December 1887, as cemetery and extension thereto.

Dedication No.: D500903.

File No.: MN84 R 89.

Term of Office For a period expiring 31 March 2008.

APPOINTMENT OF CORPORATION TO MANAGE A 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.

This appointment acknowledges that the corporation that was appointed in the *New South Wales Government Gazette* of 19 January 1966, to manage the affairs of the reserve trust specified in Column 2 hereunder, will now have the function of managing the balance of Leichhardt Park (D500207), i.e. excluding the part referred to in Column 3 of the Schedule.

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

SCHEDULE

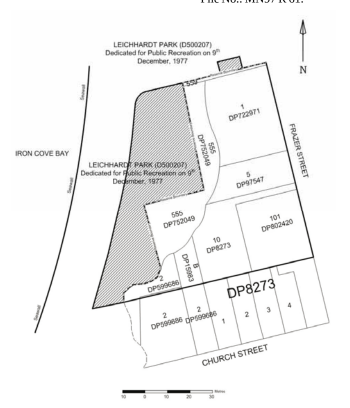
Column 1 Column 2

Lands Leichhardt
Administration (D500207)
Ministerial Reserve Tra
Corporation.

Column 2 Column 3

Leichhardt Park (D500207) Part Leichhardt Park (D500207) dedicated for the public purpose of public recreation on 9 December

1977, being the area of about 2450 square metres as shown by hatching on the diagram hereunder. File No.: MN97 R 61.



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 – Ghoolendaadi; Land District – Gunnedah; L.G.A. – Gunnedah

Road Closed: Lots 1 and 2 in Deposited Plan 1104859, Parish Denison, County Pottinger.

File No.: TH99 H 84.

Note: On closing, title to the land comprised in Lots 1 and 2 will remain vested in the State of New South Wales as Crown Land.

TAREE OFFICE

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Land District – Kempsey; Local Government Area – Nambucca Shire Council

Road Closed: Lot 6, DP 1097285 at Way Way, Parish of Warrell, County of Raleigh.

File No.: TE07 H 36.

In accordance with section 44 of the Roads Act 1993, the Crown consents to the land in Lot 6 being vested in the Council as operational land, to be given by the Council as compensation for other land acquired by the Council for the purposes of the Roads Act.

Council's Reference: SF632.

WESTERN REGION OFFICE

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

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

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

Part of Reserve 1013789

comprising the whole of

Lot 6909, DP 1000005.

SCHEDULE

Column 2

Column 1

Land District: Cobar. Council: Cobar Shire Council.

Parish: Meldior. County: Blaxland. Location: Euabalong. Reserve: 1013789.

Purpose: For future public

requirements. Date of Notification: 31 March 2006. File No.: WLL 14304.

IT is hereby notified that in pursuance of section 35C of the Western Lands Act 1901, the land particularised hereunder has been added to the undermentioned Western Lands Lease.

ADDITION TO A WESTERN LANDS LEASE

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

SCHEDULE

Western Lands Lease No.: 14304.

Name of Lessee: Nigel Jonathon MARTIN and Priscilla Winfred Anne MARTIN.

Area Added: Lot 6909, DP 1000005, Parish of Meldioir, County of Blaxland, of 17.2 hectares. (Folio Identifier 6909/1000005).

Total Area Following Addition: Lots 6907 and 6909 of DP 1000005, Parish of Meldior, County of Blaxland of 1629.2 hectares. (Folio Identifiers 6907/1000005 and 6909/1000005).

Date of Addition: 24 October 2004. Administrative District: Cobar.

Shire: Cobar.

ERRATUM

IN the New South Wales Government Gazette of 28 September 2007, folio 7385, under the heading "Withdrawal of lands from Western Lands Leases", the reference in Column 3 to title 3773/766188 should have read 3773/766186.

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

Department of Planning



Parry Local Environmental Plan 1987 (Amendment No 6)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (TAM6364358/S69)

FRANK SARTOR, M.P., Minister for Planning

e2007-020-06.d07 Page 1

Clause 1 Parry Local Environmental Plan 1987 (Amendment No 6)

Parry Local Environmental Plan 1987 (Amendment No 6)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Parry Local Environmental Plan 1987 (Amendment No 6).

2 Aims of plan

This plan aims:

- (a) to rezone the land to which this plan applies from Zone No 1 (c) Hobby Farms to Zone No 2 (b) Low Density Residential under *Parry Local Environmental Plan 1987*, and
- (b) to specify development controls applying to that land, and
- (c) to allow for the provision and co-ordination of essential infrastructure, facilities and services to support urban development on the land to which this plan applies.

3 Land to which plan applies

This plan applies to land within the former Shire of Parry in the vicinity of Moore Creek Road and Browns Lane, Parish of Woolomol, as shown edged heavy black on the map marked "Parry Local Environmental Plan 1987 (Amendment No 6)" deposited in the office of Tamworth Regional Council.

4 Amendment of Parry Local Environmental Plan 1987

Parry Local Environmental Plan 1987 is amended as set out in Schedule 1.

Parry Local Environmental Plan 1987 (Amendment No 6)

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Interpretation

Omit the definition of *the map* from clause 5 (1). Insert instead:

the map means the map marked "Parry Local Environmental Plan 1987", as amended by the maps (or specified sheets of maps) marked as follows:

Parry Local Environmental Plan 1987 (Amendment No 6)

[2] Clause 5 (4)

Insert after clause 5 (3):

(4) A word or expression used in the matter relating to Zone No 2 (b) in the table to clause 9 has the same meaning as in *Tamworth Local Environmental Plan 1996*.

[3] Clause 8 Zones indicated on the map

Insert after the matter relating to Zone No 1 (f):

Zone No 2 (b) (Low Density Residential Zone)—edged heavy black and lettered "2 (b)",

[4] Clause 9 Zone objectives and development control table

Insert after the matter relating to Zone No 1 (f):

Zone No 2 (b) (Low Density Residential Zone)

1 Objectives of zone

The general objectives of this zone are:

- (a) to provide for the housing needs of the community within a low density residential environment, and
- (b) to enable other land uses that provide facilities or services to meet the day to day needs of residents, and
- to permit the use of rural land for low density residential purposes in accordance with the *Hills Plain Master Plan* adopted by the Council on 26 March 1996 (including any amendments adopted by the Council before the commencement of *Parry Local Environmental Plan 1987 (Amendment No 6)*).

Parry Local Environmental Plan 1987 (Amendment No 6)

Schedule 1 Amendments

2 Without development consent

Bushfire hazard reduction; utility installations; utility undertakings.

3 Only with development consent

Any development not included in item 2 or 4.

4 Prohibited

Abattoirs; advertisements (other than advertisements ancillary to development permitted in the zone); airports; airport-related land uses; animal establishments; brothels; bulky goods sales rooms or showrooms; bus depots; commercial premises; depots; extractive industries; hazardous industries; hazardous storage establishments; heliports; industries; liquid fuel depots; materials recycling yards; mines; motor showrooms; offensive industries; offensive storage establishments; passenger transport terminals; re-use of effluent and biosolids; restricted premises; road transport terminals; rural industries; rural workers' dwellings; sawmills; service stations; stock and sale yards; vehicle body repair workshops; vehicle repair stations; warehouses or distribution centres; waste disposal depots.

[5] Clause 19A

Insert before clause 19:

19A Subdivision of land within Zone No 2 (b)

The Council may grant consent for the subdivision of land within Zone No 2 (b) only if each allotment proposed to be created in the subdivision has an area of not less than 2000m² and not more than 4000m².

[6] Clause 41

Insert after clause 40:

41 Restriction on certain subdivisions—infrastructure, facilities and services

- (1) This clause applies to land shown as within Zone No 2 (b) on the map marked "Parry Local Environmental Plan 1987 (Amendment No 6)", but does not apply to such land if the whole or any part of it is in a special contributions area (as defined by section 93C of the Act).
- (2) The object of this clause is to require assistance towards the provision of the following infrastructure, facilities and services to

Parry Local Environmental Plan 1987 (Amendment No 6)

Amendments Schedule 1

satisfy needs that arise from development on land to which this clause applies, but only if the land is developed intensively for urban purposes:

- (a) regional transport infrastructure,
- (b) education facilities and services provided by the State,
- (c) health facilities and services provided by the State,
- (d) facilities and services provided by the State for the purposes of emergency services.
- (3) Despite any other provision of this plan, the Council must not grant consent to the subdivision of land to which this clause applies if the subdivision would create a lot smaller than the minimum lot size permitted on the land immediately before the commencement of *Parry Local Environmental Plan 1987* (Amendment No 6), unless the Director-General has certified in writing to the Council that satisfactory arrangements have been made to contribute to the provision of infrastructure, facilities and services referred to in subclause (2) in relation to that lot.
- (4) Subclause (3) does not apply to any lot:
 - (a) identified in the certificate as a residue lot, or
 - (b) that is proposed in the development application to be reserved or dedicated for public open space, public roads, public utilities, educational facilities, or any other public purpose.
- (5) Subclause (3) does not apply to a subdivision for the purpose only of rectifying an encroachment on any existing allotment.
- (6) State Environmental Planning Policy No 1—Development Standards does not apply to development for the purposes of subdivision on land to which this clause applies.



Tamworth Local Environmental Plan 1996 (Amendment No 21)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (TAM6364358/S69)

FRANK SARTOR, M.P., Minister for Planning

e2007-016-06.d05 Page 1

Tamworth Local Environmental Plan 1996 (Amendment No 21)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Tamworth Local Environmental Plan 1996 (Amendment No 21).

2 Aims of plan

This plan aims:

- (a) to rezone certain land from Zone No 1 (a) Rural to part Zone No 1 (d) Rural-Residential, part Zone No 2 Residential, part Zone No 2 (b) Low Density Residential and part Zone No 3 (a) Business under *Tamworth Local Environmental Plan 1996*, and
- (b) to specify development controls applying to that land, and
- (c) to reclassify Reserve No 87996, Parish of Tamworth, from community land to operational land within the meaning of the *Local Government Act 1993*, and
- (d) to allow for the provision and co-ordination of essential infrastructure, facilities and services to support urban development on the land to which this plan applies.

3 Land to which plan applies

This plan applies to the land in the vicinity of Moore Creek Road, Browns Lane and Forest Road, Parish of Tamworth, that is shown edged heavy black on the map marked "Tamworth Local Environmental Plan 1996 (Amendment No 21)" deposited in the office of Tamworth Regional Council.

4 Amendment of Tamworth Local Environmental Plan 1996

Tamworth Local Environmental Plan 1996 is amended as set out in Schedule 1.

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 6 How are types of development and other terms defined in this plan?

Insert in appropriate order in the definition of *the map* in clause 6 (1):

Tamworth Local Environmental Plan 1996 (Amendment No 21)

[2] Clause 8 What zones apply in this plan?

Insert after the matter relating to Zone No 2:

Zone No 2 (b) Low Density Residential—coloured light scarlet, edged scarlet and lettered "2 (b)",

[3] Clause 18 What residential zones apply in this plan?

Omit "zone applies". Insert instead "zones apply".

[4] Clause 18

Insert after "2 Residential":

2 (b) Low Density Residential

[5] Clause 18, development control table

Insert after the matter relating to Zone No 2:

Zone No 2 (b) Low Density Residential

1 Objectives of the zone

- (1) The general objectives of this zone are:
 - (a) to provide for the housing needs of the community in a low density residential environment, and
 - (b) to enable other land uses that provide facilities or services to meet the day to day needs of residents.
- (2) The specific objectives of this zone are:
 - (a) to permit the use of rural land for low density residential purposes in accordance with the *Hills Plain Master Plan* adopted by the Council on 26 March 1996 (including any amendments adopted by the Council before the commencement of *Tamworth Local Environmental Plan* 1996 (*Amendment No 21*)), and

Schedule 1 Amendments

- (b) to ensure development of the Hills Plain area does not impact on the efficient and effective continuation of the operation of the Tamworth Recycling and Waste Disposal Depot.
- (3) Development for the purpose of the following is usually not consistent with the objectives of this zone:

agriculture; aquaculture; car parks; convenience stores; helicopter landing sites; hotels; medical centres; registered clubs; retail plant nurseries; roadside stalls; shops; veterinary hospitals.

2 Development allowed without development consent

Development for the purpose of: bushfire hazard reduction, utility installations, utility undertakings.

3 Development allowed only with development consent

Any development not included in Item 2 or 4.

4 Development which is prohibited

Development for the purpose of:

abattoirs,

advertisements (other than advertisements ancillary to development permitted in the zone),

airports,

airport-related land uses,

animal establishments,

brothels,

bulky goods sales rooms or showrooms,

commercial premises,

depots,

drive-in take-away food shops,

extractive industries,

feed lots,

hazardous industries,

hazardous storage establishments,

heliports,

Amendments Schedule 1

industries, liquid fuel depots, major commercial premises, major retail premises, materials recycling yards, mines, offensive industries, offensive storage establishments, passenger transport terminals, restricted premises, re-use of effluent and biosolids, road transport terminals, rural industries, rural workers' dwellings, sawmills, service stations, stock and sale yards, vehicle body repair workshops, vehicle repair stations, warehouses or distribution centres, waste disposal depots.

[6] Clause 18A

Insert after clause 18:

18A What is the minimum area for subdivision of land zoned 2 (b)?

The Council may grant consent for the subdivision of land in Zone No 2 (b) only if each allotment proposed to be created in the subdivision has an area of not less than 2000m^2 and not more than 4000m^2 .

Schedule 1 Amendments

[7] Clauses 54 and 55

Insert after clause 53:

54 What are the specific provisions in relation to subdivision and development of land within the landfill buffer zone?

Development of land for residential purposes within the area identified on the map as the Landfill Buffer Zone, other than development for the purposes of the erection of a dwelling-house and associated buildings, is prohibited.

55 Restriction on certain subdivisions—infrastructure, facilities and services

- (1) This clause applies to land shown as being within Zone No 2 or 2 (b) on the map marked "Tamworth Local Environmental Plan 1996 (Amendment No 21)", but does not apply to such land if the whole or any part of it is in a special contributions area (as defined by section 93C of the Act).
- (2) The object of this clause is to require assistance towards the provision of the following infrastructure, facilities and services to satisfy needs that arise from development on land to which this clause applies, but only if the land is developed intensively for urban purposes:
 - (a) regional transport infrastructure,
 - (b) education facilities and services provided by the State,
 - (c) health facilities and services provided by the State,
 - (d) facilities and services provided by the State for the purposes of emergency services.
- (3) Despite any other provision of this plan, the Council must not grant consent to the subdivision of land to which this clause applies if the subdivision would create a lot smaller than the minimum lot size permitted on the land immediately before the commencement of *Tamworth Local Environmental Plan 1996* (*Amendment No 21*), unless the Director-General has certified in writing to the Council that satisfactory arrangements have been made to contribute to the provision of infrastructure, facilities and services referred to in subclause (2) in relation to that lot.
- (4) Subclause (3) does not apply to any lot:
 - (a) identified in the certificate as a residue lot, or
 - (b) that is proposed in the development application to be reserved or dedicated for public open space, public roads,

Amendments Schedule 1

public utilities, educational facilities, or any other public purpose.

- (5) Subclause (3) does not apply to a subdivision for the purpose only of rectifying an encroachment on any existing allotment.
- (6) State Environmental Planning Policy No 1—Development Standards does not apply to development for the purposes of subdivision on land to which this clause applies.

[8] Schedule 4 Classification and reclassification of public land

Insert in alphabetical order in Part 2 of Schedule 4:

Moore Creek Road

Reserve No 87996, Parish of Tamworth, as shown cross-hatched on the map marked "Tamworth Local Environmental Plan 1996 (Amendment No 21)".

[9] Schedule 6 Complying development

Insert in Column 2 at the end of the matter opposite the matter relating to dwelling-house (single storey):

Siting

• Not to be located in the area identified on the map as the Landfill Buffer Zone.

Department of Primary Industries

EXOTIC DISEASES OF ANIMALS ACT 1991

Revocation of Appointment of Inspector

I, STEPHEN ELLIOTT DUNN, Deputy Chief Veterinary Officer, in accordance with the terms of my appointment pursuant to section 66(2) of the Exotic Diseases of Animals Act 1991 ("the Act"), revoke the appointment of John Lewis VANSTIPHOUT as an Inspector under the Act, under the instrument of appointment made pursuant to section 68 of the Act and dated 17 October 2007. All other appointments made under that instrument are unaffected by this revocation.

Dated this 25th day of October 2007.

STEPHEN ELLIOTT DUNN, Deputy Chief Veterinary Officer

FISHERIES MANAGEMENT ACT 1994

Section 8 and Notification - Fishing Closure

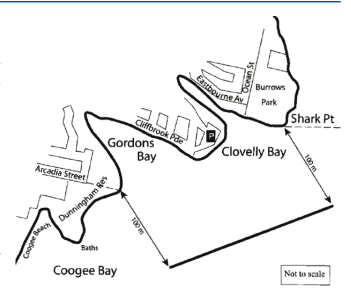
Clovelly Bay and Gordons Bay

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 8 of the Act, prohibit the activities specified in Column 1 of the Schedule to this notification from the waters described opposite in Column 2 of the Schedule.

This fishing closure is effective from the date of publication of this notification for a period of five (5) years unless sooner amended or revoked.

SCHEDULE

Column 1 Activity	Column 2 Waters
The taking of all species of fish by means of spears, spearguns or similar devices	The whole of the waters of Clovelly Bay and Gordons Bay including waters encompassed by a line commencing at the south eastern extremity of Shark Point, extending south easterly for 100 metres to a point (33.54'57S/151.16'18E), then generally south westerly to a point (33.55'06S/151.15'48E), then 100 metres north westerly to the eastern most point of the southern headland of Gordons (or Thompsons) Bay,
The taking of groper by all methods	then by the mean high water mark to the point of commencement (see map below)



Dated this 26th day of October 2007.

RENATA BROOKS,

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

STOCK DISEASES ACT 1923

Appointment of Inspector

Notification No.: 481

I, BARRY DESMOND BUFFIER, Director-General of NSW Department of Primary Industries, pursuant to section 6 (1) of the Stock Diseases Act 1923 ("the Act") appoint Bradley John DOWNHAM as an inspector for the purposes of the Act.

Dated this 25th day of October 2007.

B. D. BUFFIER, Director-General, NSW Department of Primary Industries

STOCK DISEASES ACT 1923

Appointment of Inspector

Notification No.: 480

I, BARRY DESMOND BUFFIER, Director-General of NSW Department of Primary Industries, pursuant to section 6 (1) of the Stock Diseases Act 1923, ("the Act") appoint Jacquelyn Sonia BARKER as an inspector for the purposes of the Act.

Dated this 25th day of October 2007.

B. D. BUFFIER, Director-General, NSW Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T07-0477)

No. 3336, STANNUM PTY LTD (ACN 121 771 695), area of 38 units, for Group 1, dated 22 October 2007. (Inverell Mining Division).

(T07-0480)

No. 3339, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 1 unit, for Group 1, dated 24 October 2007. (Orange Mining Division).

(T07-0481)

No. 3340, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 1 unit, for Group 1, dated 24 October 2007. (Orange Mining Division).

(T07-0482)

No. 3341, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 1 unit, for Group 1, dated 25 October 2007. (Orange Mining Division).

(T07-0483)

No. 3342, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 1 unit, for Group 1, dated 25 October 2007. (Orange Mining Division).

(T07-0484)

No. 3343, IZAK'S WELL PTY LTD (ACN 112842467), area of 21 units, for Group 1, dated 25 October 2007. (Coffs Harbour Mining Division).

(T07-0485)

No. 3344, BASINEX PTY LTD (ACN 126624931), area of 100 units, for Group 1, dated 26 October 2007. (Sydney Mining Division).

(T07-0486)

No. 3345, DAVID WINTON FISHER, area of 10 units, for Group 1 and Group 8, dated 26 October 2007. (Cobar Mining Division).

(T07-0487)

No. 3346, GRANITE POWER LIMITED (ACN 112714440), area of 82 units, for Group 8, dated 26 October 2007. (Coffs Harbour Mining Division).

(07-3544)

No. 3347, WILPINJONG COAL PTY LTD (ACN 104 594 694), area of 714.7 hectares, for Group 9, dated 29 October 2007. (Orange Mining Division).

(T07-0488)

No. 3348, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 1374 units, for Group 10, dated 29 October 2007. (Broken Hill Mining Division).

MINING LEASE APPLICATION

(07-317)

No. 304, ADE ENVIRONMENTAL PTY LTD (ACN 111 779 232), area of about 1164.02 hectares, to mine for

bentonite, diatomaceous earth, diatomite, kaolin and zeolites, dated 6 July 2007. (Armidale Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(07-130)

No. 3026, now Exploration Licence No. 6912, CLANCY EXPLORATION LIMITED (ACN 105 578 756), County of Gordon, Map Sheet (8632), area of 3 units, for Group 1, dated 18 October 2007, for a term until 18 October 2009.

(07-147)

No. 3042, now Exploration Licence No. 6913, CLANCY EXPLORATION LIMITED (ACN 105 578 756), County of Narromine, Map Sheet (8433, 8533), area of 84 units, for Group 1, dated 18 October 2007, for a term until 18 October 2009.

(07-178)

No. 3073, now Exploration Licence No. 6914, TOU MINING PTY LTD (ACN 124 844 284), County of Cooper, Map Sheet (8230), area of 38 units, for Group 1, dated 18 October 2007, for a term until 18 October 2009.

(07-184)

No. 3079, now Exploration Licence No. 6916, WOLF MINERALS LIMITED (ACN 121 831 472), County of Goulburn, Map Sheet (8326, 8426), area of 57 units, for Group 1, dated 22 October 2007, for a term until 22 October 2009.

(07-203)

No. 3098, now Exploration Licence No. 6917, TINAS GOLD EXPLORATION PTY LIMITED (ACN 063 779 420), County of Clive, Map Sheet (9239, 9339), area of 52 units, for Group 1, dated 22 October 2007, for a term until 22 October 2009.

(07-229)

No. 3124, now Exploration Licence No. 6915, CLANCY EXPLORATION LIMITED (ACN 105 578 756), Counties of Cunningham and Gipps, Map Sheet (8330, 8331), area of 81 units, for Group 1, dated 18 October 2007, for a term until 18 October 2009.

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

NOTICE is given that the following applications have been refused:

EXPLORATION LICENCE APPLICATIONS

(06-4178)

No. 2882, ST BARBARA LIMITED (ACN 009 165 066), County of Gowen, County of Lincoln and County of Napier, Map Sheet (8734). Refusal took effect on 31 October 2007.

(07-213)

No. 3108, DAVID HOBBY AND BELINDA MAREE HOBBY, County of Monteagle, Map Sheet (8530). Refusal took effect on 31 October 2007.

(07-235)

No. 3132, IRONBARK GOLD LIMITED (ACN 118 751 027), County of Bligh, County of Phillip and County of Wellington, Map Sheet (8733, 8833). Refusal took effect on 31 October 2007.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATION

(07-328)

No. 3227, GOLDRIM INVESTMENTS PROPRIETARY LIMITED (ACN 004 803 203) AND AJAX JOINERY PTY LIMITED (ACN 000 195 228), County of Bathurst, Map Sheet (8730). Withdrawal took effect on 19 October 2007.

MINING LEASE APPLICATION

(T99-0214)

Broken Hill No. 134, BALRANALD GYPSUM PTY LTD (ACN 081 196 947), Parish of Paika, County of Caira, (7628-4-N). Withdrawal took effect on 30 October 2007.

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

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

(T97-1280)

Assessment Lease No. 7 (Act 1992), ZEOLITE AUSTRALIA PTY LIMITED (ACN 000 038 497), area of 129 hectares. Application for renewal received 26 October 2007.

(07-7940)

Authorisation No. 248, ILLAWARRA COAL HOLDINGS PTY LTD (ACN 093 857 286), area of 5392 hectares. Application for renewal received 23 October 2007.

(07-7941)

Exploration Licence No. 4470, ILLAWARRA COAL HOLDINGS PTY LTD (ACN 093 857 286), area of 4800 hectares. Application for renewal received 23 October 2007.

(T01-0132)

Exploration Licence No. 5909, FERROMIN PTY LIMITED (ACN 113 079 691), area of 2 units. Application for renewal received 25 October 2007.

(T03-0095)

Exploration Licence No. 6167, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 9 units. Application for renewal received 30 October 2007.

(C04-0050)

Exploration Licence No. 6169, WILPINJONG COAL PTY LTD (ACN 104 594 694), area of 1454 hectares. Application for renewal received 25 October 2007.

(05-252)

Exploration Licence No. 6483, BIACIL PTY LTD (ACN 099 826 972), area of 100 units. Application for renewal received 26 October 2007.

(05-175)

Exploration Licence No. 6490, DINGO RESOURCES PTY LIMITED (ACN 113 025 657), area of 95 units. Application for renewal received 30 October 2007.

(T89-0992)

Mining Purposes Lease No. 298 (Act 1973), DORIS ADELENE FULLER, area of 2.685 hectares. Application for renewal received 29 October 2007.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T01-0094)

Exploration Licence No. 5855, ALPHADALE PTY LIMITED (ACN 050 409 008), County of Buckland, Map Sheet (9035), area of 8 units, for a further term until 31 August 2009. Renewal effective on and from 26 October 2007.

(T01-0191)

Exploration Licence No. 5958, GREENSHIRE PTY LIMITED (ACN 006 790 325), Counties of Menindee and Yancowinna, Map Sheet (7133, 7134), area of 74 units, for a further term until 23 June 2009. Renewal effective on and from 22 October 2007.

(T03-0050)

Exploration Licence No. 6108, PEREGRINE MINERAL SANDS N.L. (ACN 009 307 591), Counties of Perry, Wentworth and Windeyer, Map Sheet (7330, 7331, 7430, 7431), area of 56 units, for a further term until 10 August 2009. Renewal effective on and from 29 October 2007.

(Z05-0166)

Exploration Licence No. 6431, AUSTRALIA ORIENTAL MINERALS NL (ACN 010 126 708), Counties of Arrawatta and Gough, Map Sheet (9139, 9239), area of 14 units, for a further term until 9 June 2009. Renewal effective on and from 23 October 2007.

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

WITHDRAWAL OF APPLICATIONS FOR RENEWAL

NOTICE is given that the applications for renewal in respect of the following authorities have been withdrawn:

(T92-0162)

Mineral Claim No. 85 (Act 1992), KEITH WILLIAM ENTWISTLE, Map Sheet (9136-1-N), area of 2400 square metres. The authority ceased to have effect on 24 October 2007.

(T92-0163)

Mineral Claim No. 86 (Act 1992), KEITH WILLIAM ENTWISTLE, Map Sheet (9136-1-N), area of 2400 square metres. The authority ceased to have effect on 24 October 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:

(T94-0003)

Exploration Licence No. 4752, METALLIC RESOURCES PTY LIMITED (ACN 001 867 296), County of Kennedy, Map Sheet (8532), area of 8 units. Cancellation took effect on 25 October 2007.

(T98-1169)

Exploration Licence No. 5563, COMPASS RESOURCES N.L. (ACN 010 536 820), County of Ashburnham and County of Kennedy, Map Sheet (8532), area of 15 units. Cancellation took effect on 25 October 2007.

(06-4082)

Exploration Licence No. 6635, GEOSEARCH INTERNATIONAL LIMITED (ACN 112 321 802), County of Buller, Map Sheet (9340), area of 2 units. Cancellation took effect on 15 October 2007.

(06-4077)

Exploration Licence No. 6636, GEOSEARCH INTERNATIONAL LIMITED (ACN 112 321 802), County of Buller and County of Clive, Map Sheet (9340), area of 3 units. Cancellation took effect on 15 October 2007.

(T92-0162)

Mineral Claim No. 85 (Act 1992), KEITH WILLIAM ENTWISTLE, Parish of Arding, County of Sandon; and Parish of Devon, County of Sandon, Map Sheet (9136-1-N), area of 2400 square metres. Cancellation took effect on 24 October 2007.

(T92-0163)

Mineral Claim No. 86 (Act 1992), KEITH WILLIAM ENTWISTLE, Parish of Arding, County of Sandon; and Parish of Devon, County of Sandon, Map Sheet (9136-1-N), area of 2400 square metres. Cancellation took effect on 24 October 2007.

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

TRANSFERS

(C04-0043)

Assessment Lease No. 9 (Act 1992), formerly held by CENTENNIAL HUNTER PTY LIMITED (ACN 101 509 111) has been transferred to ANDROS AUSTRALIA PTY LIMITED (ACN 127535755). The transfer was registered on 24 October 2007.

(C98-0281)

Exploration Licence No. 5552, formerly held by CENTENNIAL HUNTER PTY LIMITED (ACN 101 509 111) has been transferred to ANDROS AUSTRALIA PTY LIMITED (ACN 127535755). The transfer was registered on 24 October 2007.

(T02-0064)

Exploration Licence No. 5991, formerly held by HERALD RESOURCES LIMITED (ACN 008 672 071) has been transferred to JAGUAR MINERALS LIMITED (ACN 107 159 713). The transfer was registered on 30 October 2007.

(05-187)

Exploration Licence No. 6463, formerly held by REPUBLIC GOLD LIMITED (ACN 106 399 311) has been transferred to REPUBLIC GOLD LIMITED (ACN 106 399 311) AND ASTOR CONSULTANTS PTY LIMITED (ACN 001 787 524). The transfer was registered on 30 October 2007.

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

TRANSFER OF PART OF AN AUTHORITY

(06-3286)

Consolidated Coal Lease No. 708 (Act 1973), held by LIDDELL TENEMENTS PTY LIMITED (ACN 051 529 876) has been transferred in part to XSTRATA NEWPAC PTY LIMITED (ACN 115 852 438). The transfer was registered on 17 October 2007.

Pursuant to section 123 of the Mining Act 1992:

- (1) Consolidated Coal Lease No. 708 (Act 1973) has been cancelled as to the area transferred; and
- (2) Mining Lease No. 1580 (Act 1992) has been granted to XSTRATA NEWPAC PTY LIMITED (ACN 115 852 438) over the area transferred for a period until 30 December 2023.

Description of area part transferred

An area of about 2.93 hectares. For further information contact Titles Branch.

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

NULLITY

NOTICE is given that the following application has been declared null and void.

EXPLORATION LICENCE APPLICATION

(T07-0468)

No.3327, GREYSTOKE MINES PTY LTD (ACN 125 517 259), area of 16 units, for group 1, dated 8 October 2007. Broken Hill Mining Division). Nullity took effect on and from 8 October 2007.

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

ERRATUM

TWO notifications appearing in the *Government Gazette* of 26 October 2007, page 8128, under the heading "Renewal of certain Authorities" stated an incorrect term of renewal.

Authorisation No. 406, NAMOI VALLEY COAL PTY LIMITED (ACN 001 234 000). The correct term is until 18 November 2011.

Authorisation No. 447, SAXONVALE COAL PTY LIMITED (ACN 003 526 467). The correct term is until 1 September 2011.

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

EXOTIC DISEASES OF ANIMALS ACT 1991

Order - Section 20

Restricted Area Order – Vaccination Purple

I, IAN JAMES ROTH, 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 20 of the Act, hereby direct the owners or persons in charge of any animals specified in Schedule A, to take the measures specified in Schedule B, (for the purpose of preventing, controlling or eradicating the exotic disease Equine influenza).

SCHEDULE A

Animals

Horses, mules, donkeys and other animals in the Equidae family that are located in the area known as Special Restricted Area (Purple).

SCHEDULE B

Measures

- 1. Upon the request of a vaccinator, immediately notifying the vaccinator of the number and precise location of horses that the owner or person owns or is in charge of; and
- 2. Providing facilities for the testing and/or micro-chipping and/or vaccination of the horses that the owner or person owns or is in charge of; and
- 3. Providing reasonable assistance as directed by the vaccinator for the purpose of testing, and/or micro-chipping and/or vaccinating the horses that the owner or person owns or is in charge of; and
- 4. Mustering and presenting horses for the purposes of testing and/or micro-chipping and/or vaccination that the owner or person owns or is in charge of.

Definitions:

In this Restricted Area Order:

horses means horses, mules, donkeys and other animals in the Equidae family located within a Restricted Area.

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

- 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.

Special Restricted Area (Purple) 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 Special Restricted Area (Purple).

Vaccinate means administer the Vaccine in accordance with the NSW Department of Primary Industries policies and procedures issued from time to time.

Vaccinators means those persons who have been authorised by the Chief Veterinary Officer under any permit that has been issued or may be issued by the Australian Pesticides and Veterinary Medicines Authority, to administer the Vaccine and, who have been appointed as inspectors pursuant to section 68 of the Act.

Dated: 30 October 2007.

IAN JAMES ROTH, Deputy Chief Veterinary Officer

EXOTIC DISEASES OF ANIMALS ACT 1991

Equine Influenza

Order - Section 15

Declaration of Restricted Area – Restricted Area (Red)

I, IAN JAMES ROTH, 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) [including Darkes Forest]" declared under section 15 of the Act, dated 27 October 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 'Lexington', Coonamble in the State of New South Wales;
- 2. within a 10km radius of the premises known as 'St Aubyns Station', Nowendoc Road, Brackendale near Walcha in the State of New South Wales;
- 3. within a 10km radius of the premises known as 'Walibree' 4302 Oxley Highway, Wauchope in the State of New South Wales;
- 4. within a 10 km radius of the property known as 'Brinalla' Quambone Road, Gulargambone in the State of New South Wales:
- within a 10km radius of the premises known as "Rimbanda", 151 Rimbanda Road, Kentucky 2354 in the State of New South Wales;
- 6. within a 10km radius of the premises being 1264 Green Valley Road, Bendemeer 2355 in the State of New South Wales:
- 7. within a 10km radius of the premises known as 'Raven Hill', A500F Princes Highway, Broughton Village, 2534 in the State of New South Wales;
- 8. within a 10km radius of the premises known as "Mandalay Park", 130 Ada Road, Barmedman 2668 in the State of New South Wales;
- 9. within a 10km radius of the premises known as "Lillydale", Schmidts Lane, Gidginbung 2666 in the State of New South Wales;
- 10. within the local government areas administered by the following councils, other than any Special Restricted Area (Purple):

Blue Mountains City Council Moree Plains Shire Council Campbelltown City Council Muswellbrook Shire Council Cessnock City Council Narrabri Shire Council Coonamble Shire Council Port Stephens Council **Dungog Shire Council** Singleton Shire Council Gunnedah Shire Council Tamworth Regional Council Gwydir Shire Council Upper Hunter Shire Council Hawkesbury City Council Warrumbungle Shire Council Liverpool Plains Shire Council Wollondilly Shire Council

- 11. The Parish of Woonona (County of Camden) and the Parishes of Bulgo, Eckersley, Heathcote, Southend, Sutherland and Wattamolla (County of Cumberland).
- 12. The Parishes of Forbes, Dowling, Mumbidgle, Troubalgie and Warregal (County of Ashburnham) and the Parishes of Cumbijowa, Braulin, Mulyandry and Wongajong (County of Forbes);
- 13. The Parishes of Drillwarrina, Emu and Eumungerie (County of Ewenmar) and the Parishes of Bickanbeenie, Caledonia and Donelly (County of Lincoln).
- 14. The Parishes of Beargamil, Brolgan, Currajong, Goobang, Goonumbla, Kamandra, Martin, Mugincoble and Parkes in the County of Ashburnham;
- 15. The Parishes of Galwadgere, Mumbil and Wellington (County of Wellington) located within the Wellington Council Local Government Area.
- 16. 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);
- 17. 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);
- 18. All of the Parish of Cooyal (County of Phillip); and

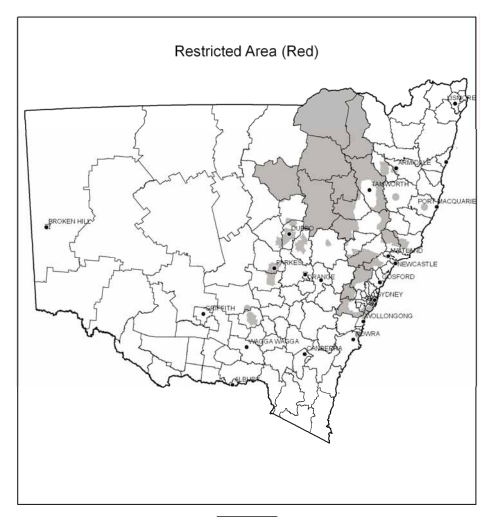
That part of the Parish of Moolarben (County of Phillip) east of Ulan Road, south of Moolarben Road then Mayberry Road, east along the common boundary of Lots 20 and 24 on DP 755442 and then west of the boundary of Munghorn Gap Nature Reserve until it meets the common boundary of Moolarben and Cooyal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

- 19. The Parishes of Bundawarrah, Combaning, Temora, Thanowring, Trigalong and Walladilly (County of Bland) and the Parish of Northcote (County of Bourke).
- 20. The Parishes of Balala, Honeysuckle, Morse, Torryburn, and Yarrowick (County of Hardinge) and the Parishes of Devon, Saltash and Yarrowick (County of Sandon).
- 21. 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);
- 22. 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; and
- 23. That part of the area administered by the Gloucester Shire Council comprising the Parish of Berrico (County of Gloucester) and that part of the Parish of Barrington (County of Gloucester) occupied by the Lots 5, 8, 15, 16, 30 DP 753142, Lots 1, 2, 3 DP 860542 then south of a line commencing at the western boundary of Lot 30, DP 753142 and the ridge line, then following that ridge line generally north westerly to the south east corner of Lot 66 DP 753142, then generally northerly along the eastern edge of Lots 66 and 67 DP 753142, then generally westerly along the northern edges of Lots 67, 68 and 97 DP 753142, then generally southerly along the western edge of Lot 97 DP 753142 to Lot 72 DP 753142 then anti-clockwise around Lot 72 DP 753142 to Lot 71 DP 753142 then generally southerly along the western edges of Lot 71, 86, 29 DP 753142 to the boundary between the Parishes of Barrington and Wawgan (County of Gloucester) and that part of the Parish of Wawgan (County of Gloucester) occupied by the Lots 26, 27, 35, 61 DP 753214.



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:

- 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: 29 October 2007.

IAN JAMES ROTH, Deputy Chief Veterinary Officer

EXOTIC DISEASES OF ANIMALS ACT 1991

Equine Influenza

Order - Section 15

Declaration of Restricted Area – Restricted Area (Red)

I, IAN JAMES ROTH, 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 30 October 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 'Lexington', Coonamble in the State of New South Wales;
- 2. within a 10km radius of the premises known as 'St Aubyns Station', Nowendoc Road, Brackendale near Walcha in the State of New South Wales:
- within a 10km radius of the premises known as 'Walibree' 4302 Oxley Highway, Wauchope in the State of New South Wales;
- 4. within a 10 km radius of the property known as 'Brinalla' Quambone Road, Gulargambone in the State of New South Wales;
- 5. within a 10km radius of the premises known as "Rimbanda", 151 Rimbanda Road, Kentucky 2354 in the State of New South Wales;
- 6. within a 10km radius of the premises being 1264 Green Valley Road, Bendemeer 2355 in the State of New South Wales:
- 7. within a 10km radius of the premises known as 'Raven Hill', A500F Princes Highway, Broughton Village, 2534 in the State of New South Wales;
- 8. within a 10km radius of the premises known as "Mandalay Park", 130 Ada Road, Barmedman 2668 in the State of New South Wales;
- 9. within a 10km radius of the premises known as "Lillydale", Schmidts Lane, Gidginbung 2666 in the State of New South Wales;
- 10. 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 Moree Plains Shire Council Muswellbrook Shire Council Narrabri Shire Council Coonamble Shire Council
Dungog Shire Council
Gunnedah Shire Council
Gwydir Shire Council
Hawkesbury City Council
Liverpool Plains Shire Council
Worrumbungle Shire Council
Wollondilly Shire Council

- 11. The Parish of Woonona (County of Camden) and the Parishes of Bulgo, Eckersley, Heathcote, Southend, Sutherland and Wattamolla (County of Cumberland).
- 12. The Parishes of Forbes, Dowling, Mumbidgle, Troubalgie and Warregal (County of Ashburnham) and the Parishes of Cumbijowa, Braulin, Mulyandry and Wongajong (County of Forbes);
- 13. 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).
- 14. The Parishes of Beargamil, Brolgan, Currajong, Goobang, Goonumbla, Kamandra, Martin, Mugincoble and Parkes in the County of Ashburnham;
- 15. The Parishes of Galwadgere, Mumbil and Wellington (County of Wellington) located within the Wellington Council Local Government Area.
- 16. 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);
- 17. 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);
- 18. 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;

- 19. The Parishes of Bundawarrah, Combaning, Temora, Thanowring, Trigalong and Walladilly (County of Bland) and the Parish of Northcote (County of Bourke).
- 20. The Parishes of Balala, Honeysuckle, Morse, Torryburn, and Yarrowick (County of Hardinge) and the Parishes of Devon, Saltash and Yarrowick (County of Sandon).
- 21. 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

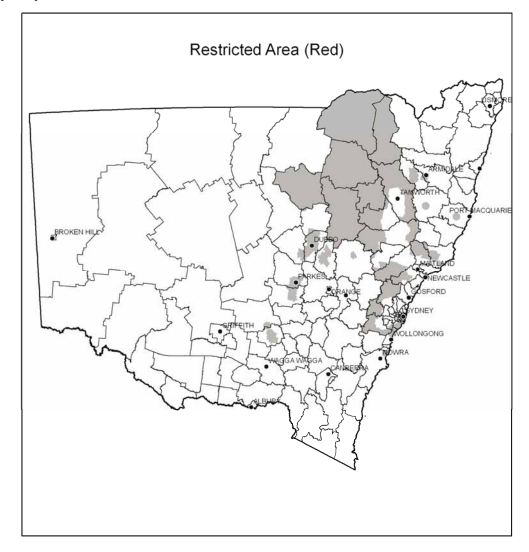
That part of the Parish of Gara (County of Sandon) west of a line commencing at the point where the Burying Ground Creek crosses the common boundary of the Parishes of Donald and Gara (County of Sandon), thence generally southerly along Burying Ground Creek to the point where it joins Commissioners Waters,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

22. 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 south-

west 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; and

23. That part of the area administered by the Gloucester Shire Council comprising the Parish of Berrico (County of Gloucester) and that part of the Parish of Barrington (County of Gloucester) occupied by the Lots 5, 8, 15, 16, 30 DP 753142, Lots 1, 2, 3 DP 860542 then south of a line commencing at the western boundary of Lot 30, DP 753142 and the ridge line, then following that ridge line generally north westerly to the south east corner of Lot 66 DP 753142, then generally northerly along the eastern edge of Lots 66 and 67 DP 753142, then generally westerly along the northern edges of Lots 67, 68 and 97 DP 753142, then generally southerly along the western edge of Lot 97 DP 753142 to Lot 72 DP 753142 then anti-clockwise around Lot 72 DP 753142 to Lot 71 DP 753142 then generally southerly along the western edges of Lot 71, 86, 29 DP 753142 to the boundary between the Parishes of Barrington and Wawgan (County of Gloucester) and that part of the Parish of Wawgan (County of Gloucester) occupied by the Lots 26, 27, 35, 61 DP 753214.



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:

- 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: 30 October 2007.

IAN JAMES ROTH, Deputy Chief Veterinary Officer

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

INVERELL SHIRE 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 B-Doubles may be used.

GENERAL MANAGER, Inverell Shire Council (by delegation from the Minister for Roads) 16 October 2007

SCHEDULE

1. Citation

This Notice may be cited as the Inverell Shire Council 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:

Туре	Road	Starting point	Finishing point
25m.	Sweaney Street, Inverell.	Mansfield Street.	Campbell Street.

ROAD TRANSPORT (GENERAL) ACT 2005

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

INVERELL 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.

GENERAL MANAGER, Inverell Shire Council (by delegation from the Minister for Roads) 16 October 2007

SCHEDULE

1. Citation

This Notice may be cited as Inverell Shire Council 25 Metre B-Double route Notice No. 3/2007.

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 Name	Starting Point	Finishing Point
25.	Sweaney Street, Inverell.	Mansfield Street.	Vivian Street.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

ALAN YOUNG, General Manager, Fairfield City Council (by delegation from the Minister for Roads) 26 October 2007

SCHEDULE

1. Citation

This Notice may be cited as the Fairfield City Council 25 Metre B-Double Notice No. 01/2007.

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 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

Тур	e Road Name	Starting Point	Finishing Point
25.	Lisbon Street, Fairfield East.	Mandarin Street.	93 Lisbon Street.

ROAD TRANSPORT (GENERAL) ACT 2005

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

CAMDEN 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 25 Metre B-Doubles, may be used subject to any requirements or conditions set out in the Schedule.

GREG WRIGHT, General Manager, Camden Council (by delegation from the Minister for Roads) 16 October 2007

SCHEDULE

1. Citation

This Notice may be cited as the Camden Council 25 Metre B-Double Notice No. 01/2007.

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

5. Routes

Туре	Road Name	Starting Point	Finishing Point	Conditions
25.	George Road, Leppington.	Camden Valley Way.		Right turn only from Camden Valley Way.
25.	Riley Road, Leppington.	George Road	35 Riley Road.	Reverse order when exiting the site.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

RAY PLUIS, Acting General Manager, Narromine Shire Council (by delegation from the Minister for Roads) 25 October 2007

SCHEDULE

1. Citation

This Notice may be cited as Narromine Shire Council B-Double Notice No. 1/2007.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31 January 2008 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Narromine Shire Council.

Туре	Road No.	Road Name	Conditions
25.	000.	All local and regional roads within Narromine Shire Council area that are situated outside the town areas of Narromine and Trangie.	Routes will operate from 1 November 2007 to 31 January 2008.
		Within the town of Narromine, travel is restricted to the following roads:	
		Existing Road Train and B-Double Routes.	
		Cathundril Street from Dandaloo Street to A'Beckett Street.	
		Warren Road from the Mitchell Highway to the Narromine/Eumungerie Road.	
		Old Backwater Road from Dandaloo Street to Fifth Avenue.	
		Nellie Vale Road from Dandaloo Street to Algalah Street.	
		Dappo Road from Algalah Street to A'Beckett Street.	
		Within the town of Trangie, travel is restricted to the following roads:	
		Existing Road Train and B-Double Routes.	
		Mungery Street.	
		• Harris Street from Campbell Street to Bimble Box Lane.	
		Campbell Street from Harris Street to Nicholas Street.	
		Bimble Box Lane from Mungery Street to Mitchell Highway	
		Weemabah Street from the Mitchell Highway to Trangie Rural Traders.	

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

RAY PLUIS, Acting General Manager, Narromine Shire Council (by delegation from the Minister for Roads) 25 October 2007

SCHEDULE

1. Citation

This Notice may be cited as Narromine Shire Council Road Train Notice No. 1/2007.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31 January 2008 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

Road Train routes within the Narromine Shire Council.

Туре	Road No.	Road Name	Conditions
RT.	000.	All local and regional roads within Narromine Shire Council area that are situated west of the Newell Highway and outside the town areas of Narromine and Trangie. Within the town of Narromine, travel is restricted to the following roads: • Existing Road Train Routes. • Cathundril Street from Dandaloo Street to A'Beckett Street. • Warren Road from the Mitchell Highway to the Narromine/Eumungerie Road. • Old Backwater Road from Dandaloo Street to Fifth Avenue. • Nellie Vale Road from Dandaloo Street to Algalah Street. • Dappo Road from Algalah Street to A'Beckett Street. Within the town of Trangie, travel is restricted to the following roads: • Existing Road Train Routes. • Mungery Street. • Harris Street from Campbell Street to Bimble Box Lane. • Campbell Street from Harris Street to Nicholas Street. • Bimble Box Lane from Mungery Street to Mitchell Highway • Weemabah Street from the Mitchell Highway to Trangie Rural Traders.	Routes will operate from 1 November 2006 to 31 January 2007. Travel is not permitted on the following roads between Narromine and Trangie, for that part of them that lie between the Mitchell Highway and the railway line: • "Silverdale" access • Herrings Lane Travel is not permitted on the following roads between Narromine and Tomingley West, for that part of them that lie between the Peak Hill Railway Road and the railway line: • Haberworth Lane • Hargreaves Road • Fairview Road • Tinks Lane • Wyanga Road There is no access from local roads to the Newell Highway South of Dubbo.

ROADS AND TRAFFIC AUTHORITY

Cancellation/Suspension Advice Notice

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, pursuant to section 48 of the Transport Administration Act 1988, and in accordance with clause 39A (2) (a) of the Road Transport (Driver Licensing) Regulation 1999, have approved the form of the Notice in the Schedule hereunder.

LES WIELINGA, Chief Executive, Roads and Traffic Authority

SCHEDULE

1	Driver details Sumame	Given names
	Home address	Postcode
	Licence produced Yes Licence number L	Licence class State of issue Date of birth Male Female
2	Vehicle details	
	Make Unit/Model	Colour
	Plate number State of issue Plate number train	iller no. 1 State of issue Plate number trailer no. 2 State of issue
3	Location details	
	Road type Road name	Road No. (// epailcab
	Location	Postcode
4	Information given (tick appropriate box) You are advised that the records of the RTA indicate that you	our driver licence is cancelled.
	OR You are advised that the records of the RTA indicate that you	
	You should not drive. Penalties including a gaol sentence and convicted of driving while your licence is cancelled or suspen on 132 213.	d disqualification from driving may be imposed by a Court if you are ided. For enquiries regarding your licence status, contact the RTA
5	Questions asked of the driver a) Do you still reside at the address shown on your driver lice	ence? Yes No how long since you moved from that address?
5		from that address?
5	a) Do you still reside at the address shown on your driver lice b) If no, what is your current address? (record new address in	from that address?
5	a) Do you still reside at the address shown on your driver lice b) If no, what is your current address? (record new address in	In comments box)
5	a) Do you still reside at the address shown on your driver lice b) If no, what is your current address? (record new address is Any further comments I am aware that it is an offence to drive while my licence is ca	In comments box) In comments box) In comments box
5	a) Do you still reside at the address shown on your driver lice b) If no, what is your current address? (record new address is Any further comments I am aware that it is an offence to drive while my licence is ca	In comments box) In comments box) In comments box) In comments box In
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ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Rooty Hill and Quakers Hill in the Blacktown 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 land situated in the Blacktown City Council area, Parishes of Rooty Hill and Prospect and County of Cumberland, shown as:

Lot 52 Deposited Plan 1110123, being part of the Great Western Railway notified in the Government Gazette of 5 July 1859 on page 1500; and

Lot 2 Deposited Plan 1110169; being part of land in Deed of Conveyance No 267 Book 103.

The land is said to be in the possession of Rail Corporation New South Wales.

(RTA Papers FPP 7M1947; RO F9/40.11016)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Berowra in the Hornsby Shire Council area

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

T D Craig

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

SCHEDULE

ALL that piece or parcel of land situated in the Hornsby Shire Council area, Parish of South Colah and County of Cumberland, shown as Lot 13 Deposited Plan 706374, being part of the land taken for construction of the Homebush to Waratah Railway extension, Part 1, by notification in Government Gazette of 26 June 1883 on page 3462.

The land is said to be in the possession of Rail Corporation New South Wales.

(RTA Papers: FPP 7M2786; RO F3/201.12053)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Berry and Jaspers Brush 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, Parishes of Broughton and Bunberra, County of Camden, shown as:

Lots 15 to 19 inclusive Deposited Plan 1098617; and

Lot 2 Deposited Plan 1088466.

(RTA Papers: 1/404.1250)

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 31 October 2007. The water restrictions as contained in this Notice take effect on and from 12.00am, 1 November 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 and Minister for Water Utilities

WATER MANAGEMENT ACT 2000

Order under Section 323 Temporary Water Restriction Order

New South Wales Murray Regulated River and associated alluvial aquifers

PURSUANT to section 323 of the Water Management Act 2000, I, PHILIP KOPERBERG, M.P., Minister of Climate Change, Environment and Water, on being satisfied that it is necessary in the public interest to do so because of water shortage, do by this Order direct that the taking of water

from those water sources listed in Schedule 1 of this Order is restricted as set out in Schedule 2 of this Order

This Order revokes the following section 323 Orders: Order dated 3 January 2007 and published in the *New South Wales Government Gazette* on 25 January 2007 for the NSW Murray Regulated River Water Source and Order dated 3 January 2007 and published in the *New South Wales Government Gazette* on 25 January 2007 for the Aquifer underlying the Township of Howlong.

This Order takes effect on the date of first broadcast and remains in force until 30 June 2008 unless repealed or modified earlier.

Dated at Sydney, this 25th day of October 2007.

PHILIP KOPERBERG, M.P.,

Minister for Climate Change, Environment and Water

SCHEDULE 1

Water Sources

The NSW Murray Regulated River as defined in the Water Sharing Plan for the NSW Murray and Lower Darling Regulated Rivers Water Sources 2003 and all associated alluvial aquifers including the Lower and Upper Murray Groundwater Sources.

SCHEDULE 2

Water Restrictions

- 1. The taking of water from that part of a water source defined in Schedule 1 that is within, adjacent to or underlying a landholding supplied by a council's water supply system for a restricted purpose is prohibited.
- 2. The taking of water from a water source defined in Schedule 1 for the purposes of watering domestic lawns is prohibited.
- 3. In this order "restricted purpose" means any restrictions imposed, from time to time, on water supplied by the council's water supply system pursuant to clause 137 of the Local Government (General) Regulation 2005.
- 4. The restrictions in paragraph 1 only apply to the taking of water for domestic purposes.

WATER ACT 1912

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

Murrumbidgee Valley

Barry Joseph McLEAN and Lorraine Mary McLEAN for a bore on Lot 2332, DP 818327, Parish of Umutbee, County of Wynyard for a water supply for stock and irrigation purposes (30 hectares – Lucerne). New license. Reference 40BL191660.

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 30 November 2007 as prescribed by the Act. GA2:532428

S. F. WEBB,

Licensing Manager, Licensing South Department of Water and Energy, PO Box 156, Leeton NSW 2705

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised traineeship vocation of Community Services.

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

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

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

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised traineeship vocation of Local Government.

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

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

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

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised traineeship vocation of Sport and Recreation.

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

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

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

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation Pursuant to Sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

Indian Stri Sewa Sabha of New South Wales Incorporated Y3048822

Warrimoo Model Railway Club Inc Y1283333

Berry to Border Cultural Tourism Incorporated Y2785443

Community Care Services Central Coast Incorporated Inc9876100

Young Country Music Club Incorporated Y2027643 Kellyville Rezoning Association Inc Y1376715

Home-Owners Against Land Tax Inc (Halt) Y2616718 Central West Baseball Association Incorporated Y0936119

Friends of Browns Lagoon Community Gardens Incorporated Y2586548

Northern Beaches Health Planning Group Incorporated Inc9885245

The Canola Association of Australia Inc Y0996242 Chauffeurs' Guild of Australia Incorporated Y1513248

CHRISTINE GOWLAND,
Manager,
Financial Analysis Branch,
Registry of Cooperatives and Associations,

Office of Fair Trading, Department of Commerce 25 October 2007

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation Pursuant to Sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

Sandy Beach Residents Association Incorporated Inc9876115

Lake Macquarie Softball Association Inc Y0811343

Comboyne Byabarra Landcare Group Incorporated Y2000623

Service Providers Association Incorporated Y1956742 Gem Rally Inc Y1268620

Women and Mental Health Incorporated Y2393220 Castle Cove Ladies Probus Club Inc Y1700202

CHRISTINE GOWLAND,
Manager,
Financial Analysis Branch,
Registry of Cooperatives and Associations,
Office of Fair Trading,
Department of Commerce

25 October 2007

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation Pursuant to Sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

Australian Academy for Quranic Studies Incorporated Inc9876858

Eurobodalla Senior Citizens' Week Committee Incorporated Y1194821

Deaf Education Network Incorporated Y0272444

Sydney Port Welfare Association Incorporated Inc9884772

Badgerys Creek Progress Association Incorporated Y2148921

Kim Elizabeth Dent Foundation Inc Inc9875924

Global Association of Culture and Peace - Australia Incorporated Inc9879153

Victoria St Youth Development Association Inc Y0238834

CHRISTINE GOWLAND,

Manager.

Financial Analysis Branch, Registry of Cooperatives and Associations, Office of Fair Trading, Department of Commerce 25 October 2007

COMMERCIAL VESSELS ACT 1979

Exemption of AWWF Accredited Vessels from Compliance with the Requirements of the Act for AWWF Activities

THE Chief Executive of the Maritime Authority of NSW (NSW Maritime) does, pursuant to section 48 of the Commercial Vessels Act 1979 (the Act), declare by this Notice, that the provisions of this Act DO NOT apply to the owner and master of the vessels identified in Schedule 1, provided there is full compliance with EACH condition specified in Schedule 2.

SCHEDULE 1

Description of Exempt Vessels

AWWF accredited vessels are Exempt from being operated in compliance with the Act when used for the following purposes:

- (a) in any event sanctioned by the AWWF;
- (b) in any training camps, training programs, regular training or coaching provided by Waterski clubs affiliated with AWWF or NSW WSF for the purposes of training for AWWF or NSW WSF sanctioned events:
- (c) in any training camps, training programs, regular training or coaching provided by the Divisions of the AWWF for the purposes of training for AWWF sanctioned events; or
- (d) in any training and development programs conducted by NSW WSF in association with SRA for the purposes of training for SRA sanctioned events.

SCHEDULE 2

Conditions to which the Exemption is subject

In order to be operated in accordance with this Exemption there must be full compliance with EACH of the following conditions:

(a) The vessel must be registered under the Water Traffic Regulations – NSW;

- (b) The Master of the vessel must hold as a minimum qualification a General Boat Licence under the Water Traffic Regulations NSW;
- (c) All vessels must be currently accredited by the AWWF under the IWSF technical rules for each Division:
- (d) Both the master of the vessel and the skier must be members of the AWWF or the NSW WSF, and where a Club or Division is providing training, then the participant must also be a member of that Club or Division:
- (e) The vessel must be maintained in good order and condition and be fit at all times for the purpose for which it is being used;
- (f) The vessel must carry the safety equipment specified in the Boating (Safety Equipment) Regulation; or, if participating in an event that is being held under an Aquatic licence, any alternative or additional equipment requirements specified in that licence;
- (g) The vessel must display a Capacity Plate as specified in the Water Traffic Regulations NSW;
- (h) The AWWF and any vessel owner and operator must indemnify NSW Maritime against and release NSW Maritime from all liability associated with the issue of this Exemption.

It is noted the this Exemption is invalidated if there is non-compliance with any condition specified above with the result being the vessel must then be operated in full compliance with the Commercial Vessels Act 1979, when used for a commercial purpose.

It is also noted that this Exemption may be revoked at any time by the Minister for Ports and Waterways, the Chief Executive of NSW Maritime, or his delegate.

Definitions

In this notice the following words have these meanings:

AWWF means the Australian Waterski and Wakeboard Federation Incorporated

Club means a Waterski club affiliated with the AWWF or NSW WSF

Division means a committee of the AWWF exercising delegated authority for control of a Discipline

Discipline means a type of water skiing recognised by AWWF from time to time and governed by rules determined by the AWWF. Disciplines include but are not limited to Tournament, Barefoot and Wakeboard.

Event means any championship, tournament or competition (national or otherwise) organised or conducted by, or on behalf of the AWWF

IWSF means the International Water Ski Federation.

SRA means Ski Racing Australia Incorporated

NSW WSF means the NSW Water Ski Federation Limited

Dated this 26th day of September 2007.

CHRIS OXENBOULD, AO, Chief Executive, NSW Maritime

LEGAL PROFESSION ACT 2004

Notice of Proposed Amendment to Solicitors Rules: Rule 42

The Council of the Law Society of NSW proposes to amend Rule 42 of the Revised Professional Conduct and Practice Rules so as to require a practitioner to complete, as part of the Mandatory Continuing Legal Education (MCLE) requirement, one (1) unit of ethics education every three (3) years and to make various other amendments including increasing the number of units which may be claimed in respect of private study, expanding the bases for exemption from the MCLE requirement and allowing practitioners to carry over excess MCLE units from one MCLE year (1 April to 31 March) to the next MCLE year.

The proposed rule can be viewed on the Law Society's Website at www.lawsociety.com.au.

The Law Society invites comments and submissions on the proposed rule. These should be forwarded to the Secretary, Law Society of NSW, 170 Phillip Street, Sydney NSW 2000 or emailed to ethics@lawsocnsw.asn.au by 30 November 2007.

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 and section 43 of the Interpretation Act 1987, do hereby REPEAL all previous orders made or taken to have been made in respect of premises at the Liverpool Hospital as a "hospital" for the purposes of section 208 of the Mental Health Act 1990.

Pursuant to section 208 of the Mental Health Act 1990, I DO HEREBY DECLARE Liverpool Hospital, composed of the following premises, to be a hospital for the purposes of the Act:

Liverpool Psychiatric Emergency Care Centre, and Liverpool Hospital Mental Health Centre, comprising:

- Mental Health Unit North;
- Mental Health Unit East;
- Mental Health Unit West; and
- High Dependency Unit.

Signed, this 16th day of October 2007.

Professor DEBORA PICONE, AM, Director-General

NATIONAL PARKS AND WILDLIFE ACT 1974

Revocation of Proclamation

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 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 part of the lands described as Wandokai Wildlife Refuge and notified in *New South Wales Government Gazette* No 78 of 16 July 1971.

Signed and sealed at Sydney, this 17th 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 - Crookwell; Council - Upper Lachlan

County of Georgina, Parish of Mulgowrie, about 882.5 hectares, being Lot 3, DP 718156.

NPWS 02/00583.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

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 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 "Altnaharra Wildlife Refuge".

Signed and sealed at Sydney, this 17th 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 - Braidwood; Council - Palerang

County of St Vincent, Parish of Elrington, 40.14 hectares, being Lot 5, DP 1093136.

NPWS 07/10831.

NATIONAL PARKS AND WILDLIFE ACT 1974

Revocation of Proclamation

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 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 The Gorge Wildlife Refuge and notified in *New South Wales Government Gazette* No. 58 of 15 April 1994.

Signed and sealed at Sydney, this 17th 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 - Casino; Council - Kyogle

County of Buller, Parish of Peacock, about 1339 hectares, being Lots 24, 25, 30-33 inclusive, 37-40 inclusive, 53, 54 and 61, DP 751074 exclusive of all reserved roads, ML 1 and ML 2.

NPWS F/811.

NATIONAL PARKS AND WILDLIFE ACT 1974

Revocation of Proclamation

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 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 part of the lands described as Delaware Wildlife Refuge and notified in *New South Wales Government Gazette* No. 114 of 10 September 1976.

Signed And Sealed at Sydney, this 17th 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 - Albury; Council - Albury

County of Goulburn, Parish of Albury, about 9.56 hectares, being Lot 11, DP 774910.

NPWS 02/01933.

NATIONAL PARKS AND WILDLIFE ACT 1974

Revocation of Proclamation

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 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 part of the lands described as Wandokai Wildlife Refuge and notified in *New South Wales Government Gazette* No. 78 of 16 July 1971.

Signed and sealed at Sydney, this 17th 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 - Crookwell; Council - Upper Lachlan

County of Georgina, Parish of Mulgowrie, about 882.5 hectares, being Lot 3, DP 718156.

NPWS 02/00583.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Guy Fawkes River National Park, under the provisions of section 30A (1) of the National Parks and Wildlife Act 1974.

Signed and sealed, at Sydney this 17th day of October 2007.

MARIE BASHIR, Governor

By Her Excellency's Command,

PHIL KOPERBERG,

Minister for Climate Change, Environment and Water

GOD SAVE THE QUEEN!

SCHEDULE

Land District - Glen Innes; L.G.A. - Glen Innes Severn

County Gresham, Parish Glen Nevis, about 2335 hectares, being Lot 15 in DP 753519 and that part of the bed of Razorback Creek separating Lot 15 from Guy Fawkes River National Park; inclusive of Crown public roads within Lot 15.

DECC/F/2890.

Note: That part of Glen Nevis State Forest No. 656, No. 3 Extension dedicated 11 April 1986, within the area described above, is hereby revoked by virtue of section 21A (1C) of the Forestry Act 1916.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Nymboida National Park, under the provisions of section 30A (1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 17th day of October 2007.

MARIE BASHIR, Governor

By Her Excellency's Command,

PHIL KOPERBERG.

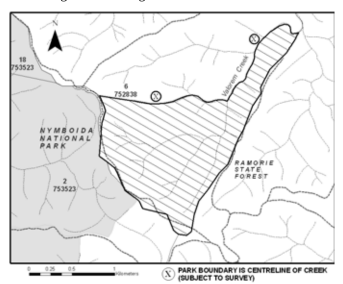
Minister for Climate Change, Environment and Water

GOD SAVE THE QUEEN!

SCHEDULE

Land District - Grafton; L.G.A. - Clarence Valley

County Fitzroy, Parish Ross, about 1532 hectares, being Lot 6, DP 752838; exclusive of the area shown by hatching in the diagram following.



DECC/04/08959.

Note: That part of Ramonie State Forest No. 660, No. 2 Extension dedicated 17 September 1976, within the area described above, is hereby revoked by virtue of section 21A (1C) of the Forestry Act 1916.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, as part of Yengo National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 17th 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!

SCHEDULE

Land District - Singleton; L.G.A. - Hawkesbury

County Hunter, Parish Yengo, 16.19 hectares, being Lot 1 in Deposited Plan 753829.

NPWS/05/24999.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, as part of Goulburn River National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 17th 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!

SCHEDULE

Land District and L.G.A. - Muswellbrook

County Brisbane, Parish Dangar, about 16 hectares, being Lot 81 in Deposited Plan 750923, exclusive of Lot 5, DP 430207.

NPWS/05/25276.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, as part of Heathcote National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 17th 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!

SCHEDULE

Land District - Metropolitan; L.G.A. - Sutherland

County Cumberland, Parish Heathcote, 6.6 hectares, being Lot 650 in Deposited Plan 752033.

NPWS/04/04212.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a Nature Reserve

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, as part of Marshalls Creek Nature Reserve, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 17th 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!

SCHEDULE

Land District - Murwillumbah; L.G.A. - Byron

County Rous, Parish Billinudgel, 25.74 hectares, being Lot 107, DP 856767; Lot 285, DP 755687 and Lot 100, DP 1092892.

NPWS/03/11748 and 03/08713.

OCCUPATIONAL HEALTH AND SAFETY REGULATION 2001

Exemption Order No. 014/07

I, TONY ROBINSON, A/General Manager, Occupational Health and Safety Division, of the WorkCover Authority of New South Wales, pursuant to Clause 348 of the Occupational Health and Safety Regulation 2001, make the following Order.

Dated this 29th day of October 2007.

TONY ROBINSON, A/General Manager, Occupational Health and Safety Division, WorkCover Authority of New South Wales

Explanatory Note

Clause 348 of the Occupational Health and Safety Regulation 2001 provides that WorkCover may by order published in the *New South Wales Government Gazette* exempt any class of person or things from a specified provision of the Regulation.

This Order exempts the owners corporations of strata schemes from their duties as controllers of premises under Clauses 33 to 44 of the Regulation. This exemption applies to the common property of strata schemes, except those parts of the common property used to access lots that have a commercial use. One of the effects of this exemption is that owners corporations are not required to conduct risk assessments of the exempted common property.

Occupational Health and Safety Regulation 2001 Exemption Order No. 014/07

1. Name of Order

This Order is the Occupational Health and Safety Regulation 2001 Exemption Order No. 014/07.

2. Commencement

This Order commences on the 8 November 2007 and has effect for a period of five years from that date.

3. Exemption

An owners corporation of a strata scheme is exempt from the provisions of Clauses 33 to 44 of the Occupational Health and Safety Regulation 2001, in relation to:

- (1) All the common property of the strata scheme where the lots that comprise the strata scheme are occupied only as private dwellings; and
- (2) The common property of the strata scheme where there are both lots occupied only as private dwellings and lots that have a commercial use, but not that part of the common property used to access the lots that have a commercial use.

4. Definitions

In this Order:

- "commercial use" includes a business that is carried on for profit.
- "common property", "owners corporation" and "strata scheme" and "lot" have the same meaning as in the Strata Schemes Management Act 1996.
- If a lot is occupied only as a private dwelling, then any lot that is part of such a lot (such as a garage or storage facility) is taken to be occupied only as a private dwelling.

PIPELINES ACT 1967

Notification of Grant of Pipeline Permit Variation

BP Carrington Wharfline Pipeline Permit No. 29

IT is hereby notified that the Minister for Energy, pursuant to the provisions of section 9A of the Pipelines Act 1967, on the 23rd day of October 2007, granted Variation No. 1 to Permit No. 29 to BP Australia Limited (ABN 53 004 085 616), over the lands specified in the Schedule.

IAN MACDONALD, M.L.C., Minister for Energy

SCHEDULE

Lands to be Subject to Permit 29

All those pieces or parcels of land described in this Schedule lodged and registered at the Sydney office of the Department of Energy, Utilities and Sustainability, described below:

Title Reference	Registered Proprietor
Lot 5, DP 1104199.	Maritime Authority of NSW.
Lot 102, DP1104195.	Newcastle Port Corporation.
Land procured for Railway purposes (New South Wales Government Gazette No. 28 of 3 March 1909). New South Wales Government Gazette of 12 December 1958, folio 3814.	State Rail Corporation (Leased to ARTC).

Title Reference	Registered Proprietor
Booth Street.	Newcastle City Council.
William Street.	Newcastle City Council.
Elizabeth Street.	Newcastle City Council.

All the above lands are situated as follows:

Parish of Newcastle.

County of Northumberland.

Local government area of Newcastle.

PROFESSIONAL STANDARDS ACT 1994

Notification Pursuant to Section 13

Professional Surveyors Occupational Association Scheme

PURSUANT to section 13 of the Professional Standards Act 1994, I authorise the publication of the Professional Surveyors Occupational Association Scheme. The Scheme will commence on 12 November 2007.

JOHN HATZISTERGOS, Attorney General

PROFESSIONAL SURVEYORS OCCUPATIONAL ASSOCIATION SCHEME

Preamble

- A. The Professional Surveyors Occupational Association Inc (PSOA) is an occupational association.
- B. PSOA has made an application to the Professional Standards Council, appointed under the Professional Standards Act 1994 (NSW) (the Act), for a scheme under the Act.
- C. The scheme is prepared by PSOA for the purposes of limiting occupational liability to the extent to which such liability may be limited under the Act.
- D. The scheme propounded by PSOA is to apply to all members of the PSOA and Other Persons as defined in ss18, 19, 20 and 20A of the Act.
- E. PSOA has furnished the Council with a detailed list of the risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
- F. The scheme is intended to commence on Monday 12 November 2007 and remain in force for five (5) years from its commencement, unless prior to that time it is revoked, its operation ceases, or it is extended pursuant to s32 of the Act.

The PSOA (NSW) Scheme

1. Occupational Association

1.1 The PSOA Scheme (the Scheme) is a scheme under the Professional Standards Act 1994 (NSW) (the Act) prepared by the Professional Surveyors Occupational Association Inc (PSOA) whose business address is Level 6, 321 Pitt Street, Sydney NSW.

2. Persons to whom the scheme applies

2.1 The scheme applies to all members of the PSOA who or which comply with the requirements of the PSOA and the insurance requirements set out in 3.1.

- 2.2 The scheme applies to persons by virtue of sections 18, 19, 20 and 20A of the Act.
- 2.3 The scheme also applies to all persons to whom the scheme applied under clause 2.1 or 2.2 at the time of any act or omission giving rise to occupational liability.

3. Limitation of Liability

- 3.1 If a person who was at the time of the act or omission giving rise to occupational liability a category A member or a category B member or a category C member against whom a proceeding relating to occupational liability is brought is able to satisfy the court that such member has the benefit of an insurance policy or policies:
 - (a) of a kind which complies with the standards determined by PSOA,
 - (b) insuring such member against that occupational liability, and
 - (c) under which the amount payable in respect of the occupational liability relating to the cause of action (including any amount payable by way of excess under or in relation to the policy) is not less than the amount of the monetary ceiling (maximum amount of liability) specified in clause 3.2 hereof as applying to such members at the time at which the act or omission giving rise to the cause of action occurred, the person is not liable in damages in relation to that cause of action above the amount so specified.
- 3.2 The monetary ceiling (maximum amount of liability) required for the purposes of limitation of liability under this scheme at the time at which the act or omission giving rise to the cause of action occurred is to be determined according to the following table:

Class	Description	Monetary Ceiling (Maximum amount of liability)
1	Category A member	\$1,000,000
2	Category B member	\$2,000,000
3	Category C member	\$5,000,000

- 3.3 This scheme limits the occupational liability in respect of a cause of action founded on an act or omission occurring during the period when the scheme was in force of any person to whom the scheme applied at the time the act or omission occurred.
- 3.4 Relevant definitions for the purpose of this clause are as follows:

"total annual fee income" means the amount charged during a financial year for services provided by or on behalf of:

- (a) a body corporate who is a member of PSOA
- (b) a partnership some of whose members are members of PSOA to whom the scheme applies

(c) a sole trader who is a member of PSOA to whom this scheme applies.

"financial year" means a financial accounting period ending 30 June.

"category A member" means a person who is a member of PSOA to whom the scheme applies and who is:

- (a) a body corporate whose total annual fee income for the most recent financial year is less than \$2.500.000.00:
- (b) an individual or body corporate who is a member of a partnership, where the total annual fee income of such partnership for the most recent financial year is less than \$2,500,000.00; and
- (c) a sole trader whose total annual fee income for the most recent financial year is less than \$2,500,000.00.

"category B member" means a person who is a member of PSOA to whom the scheme applies and who is:

- (a) a body corporate whose total annual fee income for the most recent financial year is \$2,500,000.00 or more, but is less than \$5,000,000:
- (b) an individual or body corporate who is a member of a partnership, where the total annual fee income of such partnership for the most recent financial year is \$2,500,000.00 or more, but less than \$5,000,000; and
- (c) a sole trader whose total annual fee income for the most recent financial year is \$2,500,000.00 or more, but less than \$5,000,000.

"category C member" means a person who is a member of PSOA to whom the scheme applies and who is:

- (a) a body corporate whose total annual fee income for the most recent financial year is \$5,000,000 million or more:
- (b) an individual or body corporate who is a member of a partnership, where the total annual fee income of such partnership for the most recent financial year is \$5,000,000 or more; and
- (c) a sole trader whose total annual fee income for the most recent financial year is \$5,000,000 or more.

4. Conferral of discretionary authority

4.1 Pursuant to s24 of the Act, this scheme confers on PSOA a discretionary authority to specify, on application of a member of PSOA to whom the scheme applies and in relation to that person, a higher monetary ceiling (maximum amount of liability) not exceeding \$5 million, than would otherwise apply under the scheme in relation to the person either in all cases or in any specified case or class of case.

5. Duration

5.1 This scheme will be in force for a period of 5 years from the date of commencement.

TRANSPORT ADMINISTRATION ACT 1988

Order No. 88

Amendments to Passenger Fares and Coaching Rates Handbook

Commencing on 11 November 2007

RAIL CORPORATION NEW SOUTH WALES, pursuant to section 85 of the Transport Administration Act 1988, makes the following order:

- This Order shall take effect from 11 November 2007.
- The Handbook issued by Rail Corporation New South Wales entitled "Passenger Fares and Coaching Rates Handbook – Effective from 2 January 2007" and adopted and incorporated by reference in Order No. 86 published in the New South Wales Government Gazette, is withdrawn.
- 3. The new handbook issued by Rail Corporation New South Wales entitled "Passenger Fares and Coaching Rates Handbook Effective from 11 November 2007" is adopted by reference in this order and replaces the handbook referred to in 2 above.

The SEAL of RAIL CORPORATION NEW SOUTH WALES was hereunto affixed in the presence of:

IRENE RUSAK, Company Secretary

> J. M. HOWARD, Witness

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

BOMBALA COUNCIL

Roads Act 1993, Part 2, Section 10

Dedication of Land as Public Road

THE land in the Schedule hereunder is hereby dedicated as public road pursuant to the provisions of section 10 of the Roads Act 1993. DAVID L. RAWLINGS, General Manager, Bombala Council, PO Box 105, Bombala NSW 2632.

SCHEDULE

Lots 1 to 11 inclusive and Lot 21 in Deposited Plan 1105462, Locality of Creewah, Parish of Catchcart, County of Wellesley. [3588]

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 road off Matthews Parade,
Corindi Beach

New Name
Saltwater Crescent
Conch Close
Cowrie Close
Trochus Close

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

[3589]

FAIRFIELD CITY COUNCIL

TANGERINE STREET, FAIRFIELD EAST LIGHT TRAFFIC THOROUGHFARE

NOTICE is hereby given that Council proposes to implement a "5 Tonne Load Limit" in Tangerine Street, between Mandarin Street and Woodville Road to enhance residential amenity.

The proposed load limit does not prevent drivers from using the section of road to access properties to deliver or collect goods/people. However, the proposed load limit restriction will prohibit vehicles over 5 tonne, which do not have a destination in Tangerine Street (i.e. through traffic).

Council is now seeking comments on the proposal from the residents and other organizations affected by the proposal. Submissions in writing by way of support or objection to the proposal, must reach Council by 21 November 2007 (please quote Council's reference G10-08-120 in reply).

Further information can be obtained by contacting (02) 9725 0874.

Submissions in writing to ALAN YOUNG, City Manager, Fairfield City Council, PO Box 21, Fairfield NSW 1860.

[3590]

GREAT LAKES COUNCIL

Roads Act 1993, Section 162 Roads (General) Regulation 2000

Naming of Roads

NOTICE is hereby given that Great Lakes Council, pursuant to the aforementioned Act and Regulation, has named the roads described hereunder. KEITH O'LEARY, General Manager, Great Lakes Council, Breese Parade, Forster NSW 2428.

Description Name

The un-named road running northerly from the intersection of The Branch Lane and Tarean Road just west of the

Pacific Highway at Karuah. Andersite Road, Karuah

[3591]

KYOGLE COUNCIL

Roads Act 1993, Section 162

NOTICE is hereby given that the Kyogle Council, in pursuance of section 162 of the Roads Act 1993 and the Roads (General) Regulation 2000, has resolved to make the road name changes listed below. A. E. PIGGOTT, General Manager Kyogle Council, 1 Stratheden Street, Kyoglw NSW 2474.

Road No. Current Road Name or Road Name

Description of Route

2005 Rous Street, Wiangaree Gleeson Street

[3592]

MAITLAND CITY COUNCIL

Naming of Public Roads

NOTICE is hereby given that Maitland City Council, in pursuance of section 162 of the Roads Act 1993 and Part 2 of The Roads (General) Regulation 2000, has approved the following new road name/s for gazettal:

Deposited PlanLocationRoad NameDP 1113773Bolwarra HeightsRosin Place

The above road names have been advertised and notified. No objections to the proposed name has been received during the prescribed 28 day period. DAVID EVANS, General Manager, Maitland City Council, High Street (PO Box 220), Maitland NSW 2320. [3593]

PORT STEPHENS COUNCIL

Roads Act 1993

Road Naming – Section 162 (1)

PURSUANT to section 162 (1) Council has assigned the name Tarrant Road at Salamander Bay as described below:

Description

Parish Tomaree County Gloucester – Being the access road into new sports fields at Salamander Bay as dedicated in DP 1117732.

Council contact Cliff Johnson, telephone (02) 4980 0265. P. GESLING, General Manager, Port Stephens Council, PO Box 42, Raymond Terrace. Council file number PSC2007-2997.

SHOALHAVEN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Council of the City of Shoalhaven at its meeting of 20 December 2006, Minute 06.1830, resolved to acquire land for Public Road. The land as described in the Schedule below has now been acquired and is hereby dedicated as Council Public Road pursuant to section 10 of the Roads Act 1993. R. D. PIGG, General Manager, Shoalhaven City Council, Bridge Road, Nowra NSW 2541. File 32364

SCHEDULE

All those pieces or parcels of land situated in the Shoalhaven City Council Area, Parish of Nowra, County of St Vincent, known as Lot 2 and Lot 4 in DP 1106524. [3595]

SHOALHAVEN CITY COUNCIL

Conjola Regional Sewerage Scheme

NOTICE is hereby given that Council has constructed the Conjola Regional Sewerage Scheme to provide sewerage services to all the land described hereunder:

Lots 3-18, DP 22285; Lots 21-22, DP 22285; Lots 23-24, DP 24888; Lots 28-29, DP 24888; Lots 43-44, DP 24888; Lots 25-27, DP 24889; Lots 30-33, DP 24889; Lot 45, DP 24889; Lots 1-99, DP 25478; Lots 102-117, DP 25478; Lots 34-49, DP 25602; Lot 52, DP 25602; Lots 48-59, DP 26546; Lots 1-22, DP 26928; Lots 118-294, DP 26974; Lots 1-26, DP 27495; Lots A-G, DP 31195; Lot 41, DP 31711; Lots 108-122, DP 31711; Lots 2-8, DP 32305; Lots 15-23, DP 32305; Lots 1-2, DP 200977; Lots 123-141, DP 205240; Lots 177-180, DP 205240; Lots 198-200, DP 205240; Lots 211-213, DP 205240; Lots 224-235, DP 205240; Lots 251-263, DP 205240; Lots 274-291, DP 205240; Lots 1-4, DP 207850; Lots 24-36, DP 209594; Lots 38-71, DP 209594; Lots 74-92, DP 209594; Lots 94-111, DP 209594; Lot 1, DP 213965; Lot 4, DP 217817; Lots 1-2, DP 217970; Lots 43-47, DP 219497; Lots 49-61, DP 219497; Lots 23-42, DP 221956; Lots 1-4, DP 233106; Lots 5-7, DP 235985; Lots 2-10, DP 240210; Lots 9-24, DP 246836; Lots 51-58, DP 249957; Lots 1-21, DP 251181; Lots 1-20, DP 251554; Lots 1-20, DP 251776; Lots 1-8, DP 260673; Lots 19-20, DP 262248; Lots 22-27, DP 262248; Lots 1-21, DP 262596; Lots 24-27, DP 262596; Lot 5, DP 263296; Lot A, DP 382180; Lot C, DP 382920; Lots D-G, DP 388603; Lot A, DP 406044; Lots A-B, DP 410993; Lots 1-5, DP 503977; Lots 1-3, DP 505698; Lot 6, DP 505698; Lots 1-21, DP 512893; Lots 1-2, DP 515333; Lots 2-3, DP 515751; Lots 1-2, DP 524778; Lots 1-2, DP 535504; Lot 1, DP 536885; Lots 6-7, DP 539730; Lot 1, DP 557156; Lots 1-2, DP 565643; Lot 1, DP 566965; Lots 121-123, DP 568496; Lots 1-3, DP 572527; Lot 1, DP 605515; Lots 500-501, DP 616434; Lot 81, DP 635240; Lot 135, DP 653762; Lots 1-11, DP 702253; Lots 1-17, DP 703426; Lots 19-24, DP 703426; Lots 1-36, DP 708730; Lots 212-223, DP 755923; Lots 229-240, DP 755923; Lots 268-270,

DP 755923; Lots 272-273, DP 755923; Lots 275-281, DP 755923; Lots 370-380, DP 755923; Lots 383-394, DP 755923; Lot 444, DP 755923; Lots 466-467, DP 755923; Lot 1, DP 775112; Lot 2, DP 777660; Lots 5-6, DP 777660; Lot 5, DP 787687; Lots 12-15, DP 788493; Lots 1-23, DP 802244; Lots 161-165, DP 814998; Lot 492, DP 816192; Lots 1-2, DP 834886; Lot 4, DP 842664; Lot 486, DP 861543; Lots 1-2, DP 874629; Lots 1-25, DP 1016153; Lot 25, DP 1027810 and Lots 1-21, Sec 2, Conjola Park.

Owners of the above lands can now take steps to connect their properties to the Council's sewerage system. R. D. PIGG, General Manager, Shoalhaven City Council, PO Box 42, Nowra NSW 2541. [3596]

THE COUNCIL OF THE CITY OF SYDNEY

Local Government Act 1993, Section 610F

Variation to Fees and Charges

NOTICE is hereby given, that the Council of the City of Sydney has resolved on 27 August 2007, pursuant to section 610F of the Local Government Act 1993, to vary its Schedule of Fees and Charges by adding fees for the Distribution of Printed Matter and Other Printed Material on Footways as shown in the schedule below. Dated at Sydney, 30 October 2007. P. M. BARONE Chief Executive Officer, Council of the City of Sydney, 456 Kent Street, Sydney NSW 2000.

SCHEDULE

Service	Description of Fee	
Category "A" – Small Handbills distributed randomly		Nil
Category "B" - Large Scale	Application Fee (1-2 persons)	\$120.00 per approval
Publications distributed in CBD	Distribution charges: 1-2 persons for up to 4 hours	\$37.00 per approval per day per site
	Distribution charges: 1-2 persons for more than 4 hours	\$60.00 per approval per day
	For more than 2 persons - per location per day	\$14.00 per additional person per day
	Late Application Fee (non-refundable) for less than 3 working days notice	\$59.00 per approval
Category "C" – Large Scale	Application Fee	Nil
Publications distributed outside CBD	Distribution Charges (1-2 persons)	\$18.00 per publication per day per site

Category "D" - Publications distributed for Social Welfare Purposes		Nil
For categories B & C including Structure		Same Fee as "B" and "C"
Hirer's Liability Insurance (where no public risk insurance already held), for coverage over a 3-month period:	For hire or distribution fees up to \$250.00	\$25.00
	For hire or distribution fees between \$251 and \$1,000	\$100.00
	For hire or distribution fees over \$1,000	\$200.00

[3597]

TUMUT SHIRE COUNCIL

Roads Act 1993, Section 162

Naming of a Public Road

NOTICE is hereby given that the Tumut Shire council, in pursuance of section 162 of the Roads Act 1993, has named the following road:

Location:	Name:
Newly formed subdivision off CareyStreet	Eberlin Place
Newly formed subdivision off Fitzroy Street	Chilsholm Place
Newly formed subdivision off Snowy Mountains Highway and Bundarra Crescent	Lindbeck Avenue Murphy Place Lockeridge Drive Boyd Grove
Newly formed subdivision off Quandong Street	Green Street BinghamStreet Hilton Avenue Walker Street

CHRISTOPHER ADAMS, General Manager, 76 Capper Street Tumut 2720. [3598]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Tweed Shire Council, by resolution of Council, dated 6 March 2007, has resolved to dedicate the land described hereunder as public road pursuant to section 10 of the Roads Act 1993. MIKE RAYNER, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE 1

Lots 1, DP 1107218.

[3599]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Lands as Public Road

NOTICE is hereby given that the Tweed Shire Council, by resolution of the Council, dated 5 October 2005, has resolved to dedicate the land described hereunder as public road pursuant to section 10 of the Roads Act 1993. M. RAYNER, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lots 2 and 3, DP 1106447, Tweed Coast Road, Chinderah. [3600]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Lands as Public Road

NOTICE is hereby given that the Tweed Shire Council, by resolution of the Council dated 5 October 2005 has resolved to dedicate the land described hereunder as public road pursuant to Section 10 of the Roads Act 199. M. RAYNER, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lots 2 and 3, DP 1106447, Tweed Coast Road, Chinderah [3601]

LOCAL GOVERNMENT ACT 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

WOLLONGONG CITY 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 purpose of car parking.

Dated at Wollongong this 9th day of July 2007. DAVID FARMER, General Manager, Wollongong City Council, 41 Burelli Street, Wollongong NSW 2500.

SCHEDULE

Lot 1, DP 881106

[3602]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of DOROTHY GLADYS SCOTT, late of North Curl Curl, in the State of New South Wales, who died on 21 August 2007, must send particulars of his claim to Denise Margaret Scott-Pacey (in the Will called Denise Margaret Scott), a beneficiary named in the Will, James Patrick Scott the instituted executor and Kevin Charles Scott the substituted executor both having predeceased the Testatrix, c.o. Newnhams Solicitors, 122 Castlereagh Street, Sydney NSW 2000, within one (1) calendar month from publication of this notice. After that time the Administratrix

may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Letters of Administration with the Will annexed was granted in New South Wales on 18 October 2007. NEWNHAMS SOLICITORS, 7th Floor, Highmount House, 122 Castlereagh Street, Sydney NSW 2000 (DX 665, Sydney), tel.: (02) 9264 7788. Reference: BLM:ME:6059.

NOTICE of intended distribution of an estate.—Any person having any claim upon the estate of SING YING PETER CHEUNG late of Epping in the State of New South Wales, retired, who died on 30 March 2007 must send particulars of their claim to the Executor, Mei Hing May Cheung, care of Raymond W. M. Wong & Co., Solicitors, 18 Woodville Avenue, Wahroonga NSW 2076 within one (1) calendar month from publication of this Notice. After that time, the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution, the Executor has notice. Probate was granted in New South Wales on 4 October 2007. Raymond W. M. Wong & Co., Solicitors, 18 Woodville Avenue, Wahroonga NSW 2076 (DX 3718, Wahroonga)

OTHER NOTICES

COUNTRY ENERGY

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement for Electricity Purposes at Bukkulla

COUNTRY ENERGY declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the Interest in Land described in Schedule 1 to this notice the terms of which are described in Schedule 2 to this notice is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated at Sydney, this 2nd day of November 2007.

Craig Murray, Managing Director, Country Energy, PO Box 718, Queanbeyan NSW 2620

SCHEDULE 1

Locality - Bukkulla; L.G.A. - Inverell

Title: Proposed easement for overhead transmission line over Crown Land being Lot 7016 in DP 96490 (Travelling Stock Reserve 6313) as depicted in DP 1110144.

Parish: Pindari, County: Arrawatta.

SCHEDULE 2

Easement for overhead transmission line 20 metres wide as set out in DP 1110144 and in Part A of Memorandum No. AA26009 registered at Land and Property Information.

In so far as any Native Title rights and interests may exist over any of the Land in Schedule 1, the "non-extinguishment principle" as defined in section 238 Native Title Act 1993 (Cth) applies to this acquisition. [3605]