

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 15 November 2007

IT is hereby notified, for general information, that His Excellency the Lieutenant-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. 52 2007 – An Act to amend the Road Transport (General) Act 2005 with respect to the notification, registration and management of written-off vehicles. [Road Transport (General) Amendment (Written-off Vehicles) Bill].

Act No. 53 2007 – An Act to amend the Summary Offences Act 1988 and the Summary Offences Regulation 2005 to provide for the confiscation of spray paint cans from minors in public places. [Summary Offences Amendment (Spray Paint Cans) Bill].

Act No. 54 2007 – An Act to amend the Tow Truck Industry Act 1998 to abolish the Tow Truck Authority and transfer its functions to the Roads and Traffic Authority and to repeal provisions relating to the job allocation scheme; and for other purposes. [Tow Truck Industry Amendment Bill].

Act No. 56 2007 – An Act to amend certain Acts with respect to courts, court procedure and jurisdiction; to amend the Land and Environment Court Act 1979 to ensure consistency with the Civil Procedure Act 2005; and for other purposes. [Courts Legislation Amendment Bill].

Act No. 57 2007 – An Act to make miscellaneous amendments to legislation relating to crimes, criminal procedure, and other matters. [Criminal Legislation Amendment Bill].

Act No. 58 2007 – An Act to amend the Jury Act 1977 to enable additional jurors to be selected for juries in criminal trials. [Jury Amendment Bill].

Act No. 59 2007 – An Act to amend the Law Enforcement (Powers and Responsibilities) Act 2002 to make further provision with respect to the powers of police officers and scene of crime officers, and with respect to warrants. [Law Enforcement (Powers and Responsibilities) Amendment Bill]

RUSSELL D. GROVE, PSM, Clerk of the Legislative Assembly

ACTS OF PARLIAMENT ASSENTED TO

Legislative Council Office Sydney 15 November 2007

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

Act No. 55, 2007 - An Act to amend the Bail Act 1978 to make further provision with respect to bail for accused persons. [Bail Amendment Act 2007].

LYNN LOVELOCK, Clerk of the Parliaments

Proclamations



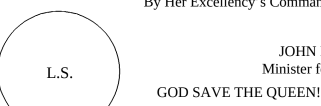
Commencement Proclamation

under the

Education Legislation Amendment Act 2006 No 114

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 (2) of the Education Legislation Amendment Act 2006, do, by this my Proclamation, appoint 26 November 2007 as the day on which Schedule 1 [5] to that Act (except to the extent to which it inserts Division 2 of Part 5A) commences. Signed and sealed at Sydney, this 21st day of November 2007.



By Her Excellency's Command,

JOHN DELLA BOSCA, M.L.C., Minister for Education and Training

Explanatory note

The object of this Proclamation is to commence certain amendments to the Education Act 1990 relating to directions that may be given by the Director-General of the Department of Education and Training with respect to the enrolment of students at government schools and the making of guidelines for the purposes of Part 5A of that Act.

s2007-334-25.d06 Page 1

Regulations



Apprenticeship and Traineeship Amendment Regulation 2007

under the

Apprenticeship and Traineeship Act 2001

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

JOHN DELLA BOSCA, M.L.C., Minister for Education and Training

Explanatory note

The object of this Regulation is to allow an employer to employ a person under the age of 21 years as a beauty therapist, if the person has been awarded the nationally recognised trade level qualification known as the "Certificate IV in Beauty Therapy WRB40105" (or any qualification which replaces that certificate).

This Regulation is made under the *Apprenticeship and Traineeship Act 2001*, including sections 25 and 81 (the general regulation-making power).

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Clause 1 Apprenticeship and Traineeship Amendment Regulation 2007

Apprenticeship and Traineeship Amendment Regulation 2007

under the

Apprenticeship and Traineeship Act 2001

1 Name of Regulation

This Regulation is the *Apprenticeship and Traineeship Amendment Regulation* 2007.

2 Amendment of Apprenticeship and Traineeship Regulation 2005

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

Page 2

Apprenticeship and Traineeship Amendment Regulation 2007

Amendment Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 4A

Omit the clause. Insert instead:

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

The employment of a junior in the following recognised trade vocations is exempted from the operation of section 25 of the Act:

- (a) beauty therapy, but only if the junior has been awarded the qualification known as the "Certificate IV in Beauty Therapy WRB40105" (or any qualification which replaces that certificate) by a registered training organisation,
- (b) hairdressing, but only if the junior has been awarded an authorised qualification (within the meaning of section 4 of the *Hairdressers Act 2003*) by a registered training organisation.

OFFICIAL NOTICES

Appointments

THE PARLIAMENTARY REMUNERATION ACT 1989

Instrument of Appointment

PURSUANT to the provision of Clause 1 of Schedule 2 of the Parliamentary Remuneration Act 1989, I appoint the Honourable Justice Roger Patrick BOLAND, a judicial member of the Industrial Relations Commission of New South Wales, as the Parliamentary Remuneration Tribunal for a term of office commencing on 14 November 2007 and concluding on 14 November 2010.

Dated: 14th day of November 2007.

The Honourable Justice F. L. WRIGHT,
President,
Industrial Relations Commission of New South Wales

Department of Lands

ARMIDALE OFFICE

108 Faulkner Street (PO Box 199A), Armidale NSW 2350 Phone: (02) 6770 3100 Fax (02) 6772 8782

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92(3) of the Crown Lands Act 1989. the reserve trust specified in Column 1 of the Schedule hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedule, is dissolved.

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

SCHEDULE

Column 1

Reserve (R87645) Reserve

Trust.

Reserve No.: 87645.

Column 2

Public Purpose: Girl Guides. Notified: 30 January 1970.

File No.: AE96 R 13/1.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

> > Public Purpose: Public Hall

Public Purpose: Public Hall Notified: 24 November 1915

File Reference: AE80 R 10/3

Notified: 6 August 1948

Reserve No. 51148

Column 3

SCHEDULE

Column 1 Column 2 Cheryl Anne Nowendoc Public Reserve No. 72805 MARGERY Hall Trust (new member) Jennifer Anne **BULLEN** (re-appointment) Christopher Robert **LAURIE** (re-appointment) Allan Robert **MORRIS**

(re-appointment) Paul Raymond **HICKS**

(re-appointment) Donna MARGERY (new member)

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1 Column 2 Wavne John Nowendoc WAYTE Recreation (new member) Reserves Trust Ronald James **NICHOLSON** (re-appointment)

Herbert John HIGGINS (re-appointment) Douglas George WILD (re-appointment)

Robert George LAURIE (re-appointment) Nola Caroline **NICHOLSON** (re-appointment)

Column 3 Reserve No. 52764 Public Purpose: Public Recreation Notified: 26 April 1918

Reserve No. 84037 Public Purpose: Public Recreation Notified: 26 October 1962 File Reference: AE81 R 61/2

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1 Craig Mclean LAWRENCE (re-appointment) Ronald Henry MANN (re-appointment) Therese Mary

Column 2 TIA Public Hall and Recreation Reserve Trust

MANN 47/4 (re-appointment) Column 3 Reserve No. 52509 Public Purpose: Public Hall

Notified: 2 November 1917 Reserve No. 58506 Public Purpose: Public Recreation Notified: 8 January 1926 File Reference: AE83 R

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Column 2

Land District: Glen Innes

Local Government Area:

Glen Innes Severn Council

Locality: Glen Innes

Reserve No. 87645

Public Purpose: Girl Guides

Column 2

The whole being

Lot 9, Sec. 16,

DP 758447,

Parish Glen Innes,

County Gough

of an area of 430m2

Notified: 30 January 1970 File Reference: AE96 R 13/1

Notes: This Reservation automatically revoke Reserve 87645 for Girl Guide NSW at Glen Innes notified on 30

January 1970

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92 (3) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedule, is dissolved.

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

SCHEDULE

Column 1 Column 2

Reserve (R87645) Reserve Reserve No. 87645

Trust Public Purpose: (

Public Purpose: Girl Guides Notified: 30 January 1970 File Reference: AE96R13/1

RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1 Column 2

Land District: Glen Innes Reserve No. 1014209

Local Government Area: Public Purpose:
Glen Innes Severn Council Community Purposes

Locality: Glen Innes Lot 9, Sec. 16, DP 758447, Parish Glen Innes, County Gough Area: About 430m2

87645.

File Reference: 07/5191 Notes: This reservation automatically replaces Reserve

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

Column 1 Column 2

Land of The Beardies Social Club Incorporated Reserve No. 1014209 Public Purpose:

Community Purposes Notified: This Day File Reference: 07/5191

DUBBO OFFICE

142 Brisbane Street (PO Box 865), Dubbo NSW 2830 Phone: (02) 6883 3300 Fax: (02) 6882 6920

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1 Column 2 Carol Elizabeth **Uarbry Recreation** Gleeson Reserve Trust (re-appointment) Ronald Leslie Gleeson (new member) Barbara Schultz (new member) Clive John Schultz (re-appointment) Graham Samuel Goodman (re-appointment) Michael James Goulding (re-appointment)

Column 3 Reserve No. 48657 Public Purpose: **Public Recreation** Notified: 12 March 1913 File Reference: DB81R224

For a term commencing this day and expiring 24 February 2010.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1 Column 2 Land District: Coonamble The whole being Local Government Area: Lot Sec. D.P. No. Parish Urawilkie Leichhardt Coonamble Shire Council 24 754261 25 754261 Urawilkie Leichhardt Locality: Urawilkie Reserve No. 94090 26 54261 Urawilkie Leichhardt Public Purpose: 28 754261 Urawilkie Leichhardt Future Public Requirements of an area of 2603.67ha Notified: 19 December 1980

Notes: Purchase of Perpetual Lease 107421 by Maranu Pty Ltd., Purchase of Perpetual Lease 107420 by

DB07H5

File Reference:

Benjamin & Jane Irons, and Purchase of Perpetual Lease 107419 by Robert & Christine Samuels.

SCHEDULE

of an area of 210.4ha

Oxley

Column 1 Column 2 Land District: Nyngan The whole being Local Government Area: Lot Sec. D.P. No. Parish County Bogan Shire Council 10 755297 Mudall

Locality: Mudall Reserve No. 94880 Public Purpose: Future Public Requirements Notified: 22 May 1981 File Reference: DB07H5

Notes: Purchase of Perpetual Lease 123675 by Clyde Austin Cook and Andrew Clyde Cook.

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 Schedules hereunder.

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

Descriptions

SCHEDULE 1

Parish – Larbert and Boro; County – Murray and Argyle; Land District – Braidwood and Goulburn; L.G.A. – Palerang and Goulburn Mulwaree

Lots 1 and 2, DP 1118281 (not being land under the Real Property Act).

File No.: GB03 H 251:JK.

Note: On closing, the title for the land in Lots 1 and 2, DP 1118281 remains vested in the State of New South Wales as Crown Land.

SCHEDULE 2

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

Lot 8, DP 1106501 (not being land under the Real Property Act).

File No.: GB04 H 664:JK.

Note: On closing, the title for the land in Lot 8, DP 1106501 remains vested in the State of New South Wales as Crown Land.

RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1 Column 2

Land District: Boorowa.

Local Government Area:
Boorowa Council.

Reserve No.: 1014208.
Public Purpose: Rural
services and community

Locality: Frogmore. purposes.

Lot 268, DP No. 754097, Parish Alton, County King. Area: About 1644 square metres.

File No.: GB07 R 19/1.

Note: R.53384 for public hall, notified 11 July 1919, is

hereby revoked.

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

Column 1 Column 2

Frogmore Rural Fire Reserve No.: 1014208.
Brigade Trust. Public Purpose: Rural services and community

purposes. Notified: This day. File No.: GB07 R 19/1.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

Column 1 Column 2

NSW Rural Frogmore Rural
Fire Service. Fire Brigade
Trust.

Column 3

Pasarya No : 1

Reserve No.: 1014208. Public Purpose: Rural services and community purposes.

purposes. Notified: This day. File No.: GB07 R 19/1.

GRAFTON OFFICE

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

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92(3) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedule, is dissolved.

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

SCHEDULE

Column 1 Column 2

Nambucca Boy Scouts Reserve No. 89575

(R89575) Reserve Trust Public Purpose: Boy Scouts Notified: 5 September 1975

File Reference: GF87R369

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

Parish

Nambucca

County

Raleigh

SCHEDULE

The whole being Lot Sec. D.P. No.

755550

of an area of 188.5m2

Column 1

Land District: Bellingen

Local Government Area: Nambucca Shire Council Locality: Nambucca

Reserve No. 89575 Public Purpose: Boy Scouts Notified: 5 September 1975 File Reference: GF87R369

Note: Area now part of licence granted to Nambucca Marine

Rescue.

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

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

Road Closed: Lot 1, DP 1119789 and Lot 2, DP 1119789 at Elland, Parish Elland, County Clarence. Lot 1, DP 1119789 is subject to easements for electricity purposes, transmission line and right of carriageway created by Deposited Plan 1119789.

File No.: GF04 H 462.

SCHEDULE

On closing, the land within Lots 1 and 2, DP 1119789 remains vested in the State of New South Wales as Crown Land.

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
Geoff FIRKIN.

Column 2 Yamba Pilot Station (R8920) Reserve Trust. Column 3
Reserve No.: 75324.
Public Purpose: Future
public requirements.
Notified: 5 September 1952.

Reserve No.: 8920. Public Purpose: Pilot station. Notified: 4 May 1889. Reserve No.: 140026.

Reserve No.: 140026. Public Purpose: Public recreation and preservation of native flora.

Notified: 11 September 1987.

Reserve No.: 89602. Public Purpose: Girl Guides. Notified: 3 October 1975. File No.: GF01 R 56.

For a term commencing the date of this notice and expiring 22 May 2008.

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 Anthony Paul JACKMAN (new member). Column 2
Tyalgum
Recreation and
Flora Reserve
Trust.

Column 3
Reserve No.: 66096.
Public Purpose: Public recreation and preservation of native

flora and fauna. Notified: 3 July 1936. File No.: GF81 R 344.

Term of Office

For a term commencing 21 November 2007 and expiring 20 November 2012.

GRIFFITH OFFICE

2nd Floor, Griffith City Plaza,

120–130 Banna Avenue (PO Box 1030), Griffith NSW 2680 Phone: (02) 6960 3600 Fax: (02) 6962 5670

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.

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

Description

Land District of Wyalong; L.G.A. – Temora

Lot 1 of DP 1116363, Parish of Culingerai, County of Bland.

File No.: GH02 H 09.

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

HAY OFFICE

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Land District of Hay; L.G.A. - Hay

Lot 1 of DP 1116843, Parish of Hay South, Eli Elwah and Tindale, County of Waradgery.

File No.: HY92 H 04.

Note: On closing, title for the land comprised in Lot 1 will remain vested in the State of New South Wales 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 FOR 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 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 Column 2

Land District: Singleton. Local Government Area: and Lot 16, section 9, Singleton.

Locality: Camberwell. Reserve No.: 92862. Public Purpose: Future public requirements.

Notified: 27 June 1980. File No.: MD03 H 337.

Lot 1, section 15, DP 758214 DP 758214, Parish Auckland, County Durham. Area 3.34 hectares.

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

Parish - Quorrobolong; County - Northumberland; Land District – Maitland; Local Government Area – Cessnock

That part of the Crown public road, known as Nash Lane, Quorrobolong, 20.115 metres wide, north of Lot 973, DP 804896; Lot 2, DP 873717; Lot 104, DP 255530 and Lots 11 and 12, DP 866231.

SCHEDULE 2

Roads Authority: Cessnock City Council.

File No.: MD00 H 191.22.

Council's Reference: SU 99/12.

SCHEDULE 1

Parish – Stockrington; County – Northumberland; Land District - Maitland; Local Government Area – Cessnock

That part of Old Buttai Road, Buchanan, 20.115 metres wide, west of Lot 105, DP 1019281; west and south of Lot 101, DP 1019281; south and through Lot 102, DP 1019281; through Lot 50, DP 755260; the intersection of Old Buttai Road and the unnamed Crown public road; the Crown public road west of Lot 38, DP 755260 being that section south of Old Buttai Road; and west of Lots 741 and 742, DP 876393.

SCHEDULE 2

Roads Authority: Cessnock City Council.

File No.: MD00 H 191.23.

Council's Reference: SU 99/12.

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; Parishes – Careunga North and Illingrammindi; County – Stapylton

Lot 1 in DP 1120658.

File No.: ME05 H 109.

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

Description

Land District – Moree; Council – Moree Plains Shire; Parish – Hamilton; County – Benarba

Lot 2 in DP 1111944. File No.: ME05 H 242.

Note: Upon closure the land remains vested in the Crown

as Crown Land.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE 1

Column 1

Land District: Moree.
Local Government Area:
Moree Plains.
Parish: Collymongle.
County: Benarba.

Reserve: 32003. Purpose: For travelling

stock.

Notified: 18 January 1901.

File No.: 07/3254.

Column 2

Part Reserve 32003 being Lot 60 in DP 727897, Parish of Collymongle, County of Benarba, with an area of 101.1 hectares.

NOWRA OFFICE

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Parish – Candelo; County – Auckland; Land District – Bega; Local Government Area – Bega Valley

Road Closed: Lots 6 & 7, D.P. 1102433 at South Candelo.

File Reference: NA07H99.

Schedule

On closing, the land within Lots 6 & 7 DP 1102433 remains vested in Bega Valley Shire Council as operational land for the purposes of the Local Government Act 1993. Council's reference: (Greg Roberts 64992277).

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Parish – Bateman; County – St Vincent; Land District – Moruya; LGA – Eurobodalla

Lots 1 and 2 in DP 1115793 at Batemans Bay. File No. NA05H222.

Note: On closing, the land will remain vested in Eurobodalla Shire Council as "Operational Land" (Council Ref 04.8630.E).

NOTIFICATION OF CLOSING OF ROAD

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

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

Land District – Kiama; LGA – Wollongong

Lot 1 in DP1119404 at Wollongong, Parish Wollongong and County Camden, NA05H302.

Note: On closing, the land remains vested in Wollongong City Council as "Operational land" (28.15.01.002).

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1 Column 2 Column 3 Kangaroo Valley Doris Mabel Reserve No.: 88460. Saville DAVEY-Pioneer Public Purpose: Public **BLINMAN** Settlement recreation and museum. (re-appointment), Reserve Trust. Notified: 7 January 1972. Werner Herman File No.: NA79 R 115/1. BAYER (new member). Joan Marion GOOD (re-appointment), Sheila Suttie YOUNG

Term of Office

For a term commencing the date of this notice and expiring 22 November 2012.

(re-appointment),

(re-appointment),

(re-appointment).

Elaine APPERLEY

Bruno HENKE

ORANGE OFFICE

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Parish – Chaucer; County – Bathurst; Land District – Cowra; L.G.A. – Cowra

Road Closed: Lots 1 and 3 in Deposited Plan 1106783.

File No.: OE7 H 77.

Note: On closing, the land within Lots 1 and 3, DP 1106783 remains vested in Cowra Shire Council as operational land for the purposes of the Local Government Act 1993.

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

DECLARATION OF LAND TO BE CROWN LAND

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

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

SCHEDULE 1

Land District – Metropolitan; City - Liverpool City Council; Parish - Holsworthy; County - Cumberland

Fourteen (14) Lots totalling 63.46 hectares at Chipping Norton being land vested in fee simple in the Chipping Norton Lakes Authority.

Lot 17, DP 662900; Lot 41, DP 582076; Lot 344, DP 752034; Lot 1, DP 376195; Lot 1, DP 598652; Lot 345, DP 752034; Lot A, DP 329887; Lot B, DP 380884; Lot 347, DP 752034; Lot B, DP 329887; Lot A, DP 380884; Lot 3, DP 504126; Lot 16, DP 652226 and Lot 343, DP 752034.

Comprising the whole of the land in Certificates of Title Folio Identifiers: 17/662900, 1/376195, A/329887, B/329887, 16/652226, 41/582076, 1/598652, A/380884, 343/752034, 344/752034, 345/752034, 347/752034, 3/504126 and part AUTO CONSOL 13312-9.

File No.: MN87 R 16.

SCHEDULE 2

Land District – Metropolitan; City - Fairfield City Council; Parish - St Luke; County - Cumberland

Forty six (46) Lots totalling 30.34 hectares at Lansvale being land vested in fee simple in the Chipping Norton Lakes Authority.

Lot A, DP 326845; Lot 20, section J, DP 2151; Lot 1, section P, DP 2151; Lot 1, DP 611807; Lot 1 to 7, section J, DP 2151; Lot 1, DP 611808; Lot 1 to 24, DP 13102 and Lot 1 to 10, section O, DP 2151.

Comprising the whole of the land in Certificates of Title Folio Identifiers: A/326845, 1/611807, 20/J/2151, 21/13102, 20/13102, 15/13102, 12/13102, 11/13102/, 8/13102, 5/13102, 4/13102, 1/13102, 6/J/2151, 7/J/2151, 9/O/2151, 10/O/2151, 1/P/2151, 1/611808 and AUTO CONSUL: 5424-215, 13858-94, 5416-88, 5221-106, 3859-142, 5329-30, 5458-61, 10091-168, 10091-169, 4059-89.

File No. MN87 R 15.

ADDITION TO RESERVED CROWN LAND

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

TONY KELLY, M.L.C.,

SCHEDULE 1

Column 1 Land District: Metropolitan City: Liverpool City Parish: Holsworthy County: Cumberland Locality: Chipping Norton Lot 17, DP 662900; Lot 1, DP 376195; Lot A, DP 329887; Lot B, DP 329887; Lot 16, DP 652226; Lot 41, DP 582076; Lot 1, DP 598652;

Lot B, DP 380884; Lot A. DP 380884:

Lot 343, DP 752034; Lot 344, DP 752034; Lot 345, DP 752034;

Lot 347, DP 752034 and Lot 3, DP 504126.

Total Area: 63.46 hectares Torrens Title Identifier: 17/662900, 1/376195, A/329887,

B/329887, 16/652226, 41/582076, 1/598652, A/380884, 343/752034, 344/752034, 345/752034,

347/752034, 3/504126 and part AUTO CONSOL 13312-9

File No.: MN87R16

SCHEDULE 2

Column 1

Land District: Metropolitan City: Fairfield City Parish: St Luke County: Cumberland Locality: Lansvale Being the following Lot/ Deposited Plans: Lot A. DP 326845:

Lot 1, DP 611807; Lot 1 to 24, DP 13102; Lot 20 Sec. J, DP 2151; Lot 1 to 7, Sec. J, DP 2151; Lot 1 to 10, Sec. O, DP 2151; Lot 1 Sec. P, DP 2151

Lot 1, DP 611808 Area: 30.34 hectares Torrens Title Identifier: A/326845, 1/611807, 20/J/2151,

21/13102, 20/13102, 15/13102, 12/13102, 11/13102, 8/13102, 5/13102, 4/13102, 1/13102, 6/J/2151, 7/J/2151, 9/O/2151, 10/O/2151,1/P/2151, 1/611808 and AUTO CONSUL: 5424-215,

13858-94, 5416-88, 5221-106, 3859-142, 5329-30,5458-61, 10091-168, 10091-169, 4059-89

File No. MN87R15.

Column 2

Reserve No. 100090 for the public purpose of Public Recreation

Column 2

Reserve No. 100091 for the public purpose of Public Recreation

TAMWORTH OFFICE

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

ROADS ACT 1993

ORDER

Transfer of Crown Road to Council

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

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

SCHEDULE 1

Parish – Lincoln; County – Brisbane; Land District – Quirindi; L.G.A – Upper Hunter Shire Council

Crown public road described as within Lots 27-31 in DP750935; East of Lot 27 in DP750935; within Lot 112 in DP852844; within Lot 4 in DP252515; within and East of Lot 32 in DP748766; East of Lot 221 and 222 in DP861443.

SCHEDULE 2

Roads Authority: Upper Hunter Shire Council.

File No: TH07H47.

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 - Quipolly & Quirindi;

Land District – Tamworth;

L.G.A. - Liverpool Plains

Road Closed: Lot 1 in Deposited Plan 1117659, Parish Coeypolly, County Buckland.

File Reference: TH05H153.

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

Description

Locality - Blackville & Yarraman;

Land District - Quirindi;

L.G.A - Liverpool Plains

Road Closed: Lots 1, 2 & 3 in Deposited Plan 1115091, Parish Yarraman & Coomoo Coomoo.

File Reference: TH05H265.

Note: On closing title to the land comprised in Lots 1, 2 & 3 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

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

Column 1 Port Macquarie Hastings Council.

Column 2 Reserve (R1002838 and R210069) Trust.

Column 3 Lighthouse Beach Reserve No.: 210069. Public Purpose: Public recreation, access and environmental protection. Notified: 28 April 1989.

> Reserve No.: 1002838. Public Purpose: Environmental protection. Notified: 22 October 1999.

File No.: TE81 R 5.

APPOINTMENT OF TRUST BOARD MEMBERS

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

Collombatti

Column 2 Column 3

Reserve No.: 610016. Public Hall Trust. Public Purpose: Public hall.

Notified: 19 July 1918.

Term of Office

For a term commencing 23 November 2007 and expiring 5 August 2012.

File No.: TE80 R 351.

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 – Kempsey Shire

Road Closed: Lot 9-12, DP 1095627 at Fishermans Reach, Parish of Clybucca, County of Dudley.

File No.: TE04 H 212.

Note: In accordance with section 44 of the Roads Act 1993, the Crown consents to the land in Lots 9-12 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: LA12528 (356674).

DRAFT ASSESSMENT OF LAND UNDER PART 3 OF THE CROWN LANDS ACT 1989 AND CROWN **LANDS REGULATION 2006**

THE Minister for Lands has prepared a draft land assessment for the Crown Land described hereunder.

Inspection of this draft assessment can be made at the Department of Lands, 98 Victoria Street, Taree and at the Office of Great Lakes Council during normal business hours and on the Lands Department website at www.lands.nsw.gov. au>land management.

Representations are invited from the public on the draft assessment. These may be made in writing for a period commencing from 23 November 2007 to 21 December 2007 and should be sent to the Team Leader, Land Management, Department of Lands, PO Box 440, Taree NSW 2430. Telephone enquiries should be directed to the Taree office on (02) 6591 3526.

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

Description

The area subject to this assessment comprises of approximately 3.51 hectares of Crown Land located in the locality of Coolongolook, Parish of Curreeki, County of Gloucester.

Reason: To determine appropriate future land use and management options including possible sale of the Crown

Contact Officer: Miss Jaimee Vlastuin.

File No.: 07/2303.

DRAFT ASSESSMENT OF LAND UNDER PART 3 OF THE CROWN LANDS ACT 1989 AND CROWN **LANDS REGULATION 2006**

THE Minister for Lands has prepared a draft land assessment for the Crown Land described hereunder.

Inspection of this draft assessment can be made at the Department of Lands, 98 Victoria Street, Taree and at the Office of Greater Taree City Council during normal business hours and on the Lands Department website at www.lands. nsw.gov.au>land management.

Representations are invited from the public on the draft assessment. These may be made in writing for a period commencing from 23 November 2007 to 21 December 2007 and should be sent to the Team Leader, Land Management, Department of Lands, PO Box 440, Taree NSW 2430. Telephone enquiries should be directed to the Taree office on (02) 6591 3526.

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

Description

The area subject to this assessment comprises of approximately 220.5 hectares of Crown Land located in the Crowdy Head area, and along the coastline both to the north and south of Crowdy Head, Parish of Harrington, County of Macquarie.

Reason: To determine appropriate future land use and management options.

Contact Officer: Miss Jaimee Vlastuin.

File No.: TE97 H 166.

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

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

GRANTING OF A WESTERN LANDS LEASE

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

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

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

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

The Conditions and Reservations annexed to such leases are those Conditions published in the *New South Wales Government Gazette* of 25 May 2007, Folios 2974 – 2975.

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

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

SCHEDULE

Administrative District - Walgett North; Shire - Walgett; Parish - Wallangulla/Mebea; County - Finch

11/1 / A/ -	Name of Lance	Lot	Deposited Plan No.	Folio Identifier	Area	Term of Lease	
WLL No.	Name of Lessee					From	То
WLL14896	Ian Gary BATAES and William Ernest POCKETT as Joint Tenants	63	1073508	63/1073508	2510.m2	19-Nov-2007	18-Nov-2027
WLL14704	Graham GEHRKE	45	1073508	45/1073508	2477m2	19-Nov-2007	18-Nov-2027
WLL14693	Samantha BLACKWELL	88	1066289	88/1066289	2417m2	19-Nov-2007	18-Nov-2027
WLL14832	Malcolm Leslie HARRIS	73	1057617	73/1057617	977m2	19-Nov-2007	18-Nov-2027
WLL14885	Barry James FLEMING	47	1076808	47/1076808	1969m2	19-Nov-2007	18-Nov-2027
WLL14907	John Patrick GILL	76	1076808	76/1076808	2476m2	19-Nov-2007	18-Nov-2027
WLL14908	Mary Ann Violet BROWN	85	1057617	85/1057617	2405m2	19-Nov-2007	18-Nov-2027
WLL14898	Mara REBIC	124	1076808	124/1076808	2903m2	19-Nov-2007	18-Nov-2027
WLL14931	Katalin KOVACS	23	1057617	23/1057617	2403m2	19-Nov-2007	18-Nov-2027
WLL14897	Frederick Maurice KELLAND and Matthew HENRY	303	1076808	303/1076808	2508m2	19-Nov-2007	18-Nov-2027
WLL14682	Reginald Norman and Joyce Wendy CRUICKSHANK	127	1118679	127/1118679	2700m2	20-Nov-2007	19-Nov-2027

ALTERATION OF CORPORATE NAME OF RESERVE TRUST

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

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

SCHEDULE 1

Brewarrina Showground and Racecourse.

SCHEDULE 2

Dedication No.: 1012889.

Public Purpose: Racecourse, recreation facilities and

showground.

Notified: 18 September 1912. File No.: WL86 R 223/2.

SCHEDULE 3

The Brewarrina Race Show and Recreation Grounds Reserve Trust.

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

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

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

Administrative District – Wentworth; Shire – Unincorporated Area; Parish – Winnebaga; County – Tara

The purpose/conditions of Western Lands Leases 3281, being the land contained within Folio Identifier 1244/762778 has been altered from "Grazing" to "Conservation" effective from 31 October 2007.

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

The conditions previously annexed to Western Lands Lease 3281 have been revoked and the following conditions have been annexed thereto.

SPECIAL CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 3281

(1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Infrastructure, Planning and Natural Resources as the Minister may from time to time approve.

- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4(2) of the Act.
 - (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 - (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.
 - (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
 - (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 1 July in each year.
- (6) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.
 - "GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.
 - (b) Notwithstanding any other provision of this Agreement:
 - (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.

- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
- (11) The land leased shall be used only for the purpose of "Conservation".
- (12) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (14) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.

- (15) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (16) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (17) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (18) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased with a suitable fence to the satisfaction of the Commissioner and ensure that the area remains ungrazed by both domestic stock and feral animals.
- (19) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (20) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (21) The lessee shall take all necessary steps to protect the land leased from bush fire.
- (22) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (23) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (24) The lessee shall not clear any vegetation or remove any timber, fallen logs or rocks within the land leased unless written approval has been granted by either the Commissioner or the Minister.
- (25) If the lessee is an Australian registered company than the following conditions shall apply:
 - I The Lessee will advise the Commissioner of the name, address and telephone number of the Lessee's company secretary, that person being a person nominated as a representative of the

- company in respect of any dealings to be had with the company. The Lessee agrees to advise the Commissioner of any changes in these details.
- II Any change in the shareholding of the Lessee's company which alters its effective control of the lease from that previously known to the Commissioner shall be deemed an assignment by the Lessee.
- III Where any notice or other communication is required to be served or given or which may be convenient to be served or given under or in connection with this lease it shall be sufficiently executed if it is signed by the company secretary.
- IV A copy of the company's annual financial balance sheet or other financial statement which gives a true and fair view of the company's state of affairs as at the end of each financial year is to be submitted to the Commissioner upon request.

Department of Planning

HERITAGE ACT 1977

Direction Pursuant to Section 34 (1) (a) to List an item on the State Heritage Register

ps Rodney

SHR No 1776

IN pursuance of section 34 (1) (a) of the Heritage Act 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of environmental heritage specified in Schedule "A" on the State Heritage Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule "B". The listing is subject to the exemptions from approval under section 57 (2) of the Heritage Act 1977, described in Schedule "C" and in addition to the standard exemptions.

FRANK SARTOR, M.P., Minister for Planning

Sydney 30th day of October 2007.

SCHEDULE "A"

The item known as ps Rodney, situated on the land described in Schedule "B".

SCHEDULE "B"

The listing boundary is located on the southern bank of the Darling River within a 40m by 14 m rectangle bounded by Eastings 627621 and 627635 and Northings 6323704 and 6323744 (UTM 54H). The site is within the Parish of Polia, County of Windeyer, shown on the plan catalogued HC 2202 in the office of the Heritage Council of New South Wales.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

State Environmental Planning Policy (Major Projects) 2005

NOTICE

I, the Minister for Planning, pursuant to clause 8 (1A) of State Environmental Planning Policy (Major Projects) 2005 (Major Projects SEPP), hereby give notice that I have received a proposal that Schedule 3 of the Major Projects SEPP be amended to add the site described in Schedule 1 of this Notice.

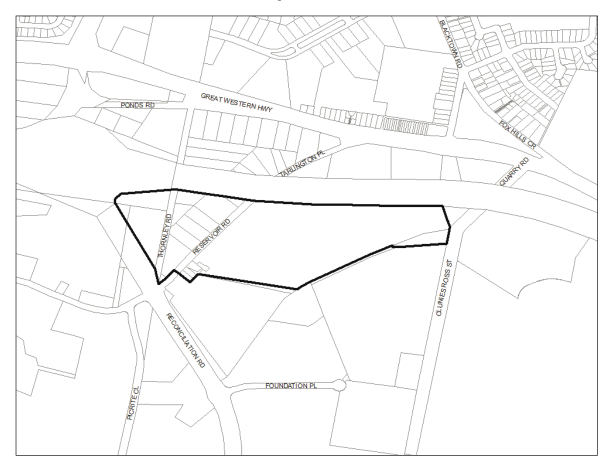
Dated, this 13 day of November 2007.

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

SCHEDULE 1

The site known as Prospect as shown edged heavy black on the map marked Prospect – Cadastre, within the Blacktown and Holroyd Local Government Areas.

Prospect - Cadastre



ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

State Environmental Planning Policy (Major Projects) 2005

NOTICE

I, the Minister for Planning, pursuant to clause 8 (1A) of State Environmental Planning Policy (Major Projects) 2005 (Major Projects SEPP), hereby give notice that I have received a proposal that Schedule 3 of the Major Projects SEPP be amended to add the site described in Schedule 1 of this Notice.

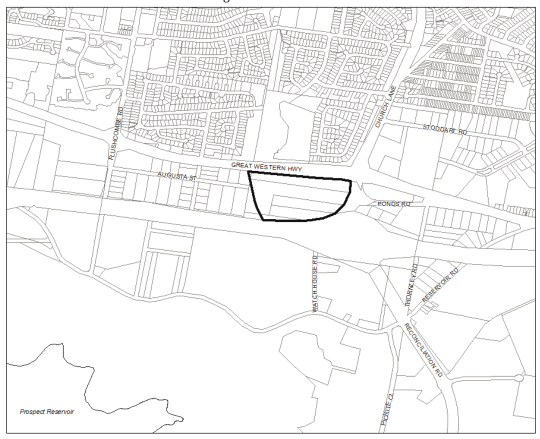
Dated, this 13 day of November 2007.

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

SCHEDULE 1

The site known as Huntingwood East as shown edged heavy black on the map marked Huntingwood East – Cadastre, within the Blacktown Local Government Area.

Huntingwood East - Cadastre



Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Notification under Clause 33 (1) of the Fisheries Management (Aquaculture) Regulation 2007

Proposed Auction of Aquaculture Leases in Wallis Lake

NSW Department of Primary Industries is intending to auction fifteen (15) areas of public water land in Wallis Lake, for the purpose of oyster farming.

Lease No.	Lease Area (Ha)	Location
AL03/007	0.5925	Wallamba River
AL03/009	0.1957	Courthouse Channel
OL67/077	0.4390	Wallamba River
OL71/360	0.9365	Wallis Island
OL76/220 *	0.8416	Corstorphine Island
OL79/049	0.4101	Paddock
OL79/072	0.2696	Wallamba River
OL81/125	1.9401	Tony's Point Island
OL82/038	0.9767	Wallamba River
OL83/317	1.3470	Tony's Point Island
OL87/052	1.6544	Hadley's Island
OL87/089	0.3780	Paddock
OL88/043	0.3502	Wallamba River
OL88/066	0.9143	Hadley's Island
OL95/030	0.4276	Breckenridge Channel

^{*} Lease previously applied for, advertised and expression of interest received by DPI.

The areas are proposed to be auctioned in late February 2008. Any lease may be withdrawn from offer by NSW DPI prior to the auction. Any lease granted as a result of the auction will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit as prescribed under the Fisheries Management Act 1994. Further details may be available by contacting the local Fisheries Officer on (02) 6554 6078 or the Aquaculture Administration Section, Port Stephens on (02) 4982 1232. Any person wishing to lodge objections to the leasing of any of these areas, may do so in writing to the Director, Fisheries Conservation and Aquaculture Branch, Aquaculture Administration Section, Port Stephens Fisheries Centre, Locked Bag 1, Nelson Bay NSW 2315. Any written objection must be received within 30 days from the date of publication of this notification.

BILL TALBOT,

Director,

Fisheries Conservation and Aquaculture Branch,
Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Aquaculture) Regulation 2007

Section 177 (1) – Notice of Aquaculture Lease Cancellation

OL79/141 within the estuary of Tuross Lake, having an area of 2.9630 hectares formerly leased by Michael KELLY and Andrew BUSH.

OL84/169 within the estuary of Tuross Lake, having an area of 0.9034 hectares formerly leased by Michael KELLY and Andrew BUSH.

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

THE Minister has granted the following Class 1 Aquaculture Lease:

OL83/104 within the estuary of the Hastings River, having an area of 0.2373 hectares to Rodney McKAY of Port Macquarie, NSW, for a term of 15 years expiring on 23 July 2022.

Clause 39 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following Class 1 Aquaculture Leases:

OL61/253 within the estuary of Wallis Lake having an area 0.3934 hectares to Brian LAUFF of Forster NSW, for a term of 15 years expiring on 30 December 2021.

OL77/064 within the estuary of Wallis Lake, having an area 1.0764 hectares to Timothy BRAMBLE of Tuncurry, NSW, for a term of 15 years expiring on 19 August 2022.

FISHERIES MANAGEMENT ACT 1994

Notice of Receipt of Application for Aquaculture Lease

Notification under s.163 (7) of the Fisheries Management Act 1994, and cl.33 of the Fisheries Management (Aquaculture) Regulation 2007

AL06/012 within the estuary of the Crookhaven River, having an area of 0.7551 hectares to Garry WALL of Greenwell Point, NSW, for a term of 15 years expiring on 18 October 2022.

BILL TALBOT,

Director, Fisheries Conservation and Aquaculture Agriculture, Fisheries and Regional Relations Department of Primary Industries

MINES INSPECTION ACT 1901

Appointment of an Inspector of Mines

Her Excellency Professor MARIE BASHIR, A.C., C.V.O., Governor

I, Professor Marie Bashir, A.C., C.V.O., Governor of the State of New South Wales, with the advice of the Executive Council, pursuant to section 32 (1) of the Mines Inspection Act 1901 appoint PHILLIP ROBERT McKENZIE as an Electrical Inspector of Mines from the date this appointment.

Signed and sealed at Sydney, this 21st day of November 2007.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

MINES INSPECTION ACT 1901

Appointment of an Inspector of Mines

Her Excellency Professor Marie Bashir, A.C., C.V.O., Governor of the State of New South Wales in the Commonwealth of Australia

I, Professor Marie Bashir, A.C., C.V.O., Governor of the State of New South Wales with the advice of the Executive Council, pursuant to section 32 (1) of the Mines Inspection Act 1901 appoint ROBERT GORDON McLAUGHLIN as an Inspector of Mines from the date of this appointment.

Dated this 21st day of November 2007.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T07-0498)

No. 3358, MINOTAUR OPERATIONS PTY LTD (ACN 108 925 284), area of 367 units, for Group 1, dated 15 November 2007. (Cobar Mining Division).

(T07-0499)

No. 3359, EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454), area of 7 units, for Group 1, dated 19 November 2007. (Broken Hill Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(07-119)

No. 3016, now Exploration Licence No. 6937, CENTAURUS RESOURCES LIMITED (ACN 120 281 969), County of Gipps, Map Sheet (8430), area of 28 units, for Group 1, dated 8 November 2007, for a term until 8 November 2009.

(07-126)

No. 3023, now Exploration Licence No. 6938, CENTAURUS RESOURCES LIMITED (ACN 120281969), Counties of Cunningham and Kennedy, Map Sheet (8332), area of 77 units, for Group 1, dated 8 November 2007, for a term until 8 November 2009.

(07-193)

No. 3088, now Exploration Licence No. 6936, SUNRISE MINERALS PTY LTD (ACN 122 063 129), Counties of Farnell and Mootwingee, Map Sheet (7235), area of 31 units, for Group 1, dated 7 November 2007, for a term until 7 November 2009.

(07-210)

No. 3105, now Exploration Licence No. 6941, John SLADE (ACN 72243835393), County of Argyle, Map Sheet (8828), area of 9 units, for Group 1, dated 14 November 2007, for a term until 14 November 2009.

(07-239)

No. 3136, now Exploration Licence No. 6940, SMITH ENGINEERING SYSTEMS PTY LIMITED (ACN 102 841 109), County of Beresford, Map Sheet (8725), area of 26 units, for Group 1, dated 6 November 2007, for a term until 6 November 2009.

(07-299)

No. 3196, now Exploration Licence No. 6935, Penelope Ann YOUNG and Stephen YOUNG, County of Murchison, Map Sheet (9038), area of 15 units, for Group 1, dated 5 November 2007, for a term until 5 November 2009.

(07-301)

No. 3198, now Exploration Licence No. 6931, BULLDOZER PROSPECTING PTY LTD (ACN 125 564 865), Counties of Gordon and Narromine, Map Sheet (8532), area of 106 units, for Group 1, dated 1 November 2007, for a term until 1 November 2009.

(07-311)

No. 3208, now Exploration Licence No. 6939, CENTAURUS RESOURCES LIMITED (ACN 120 281 969), County of Cunningham, Map Sheet (8331, 8332), area of 53 units, for Group 1, dated 8 November 2007, for a term until 8 November 2009.

(07-320)

No. 3216, now Exploration Licence No. 6934, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), County of Narran, Map Sheet (8339), area of 56 units, for Group 7, dated 1 November 2007, for a term until 1 November 2009.

PETROLEUM APPLICATION

(05-2632)

No. 3, now Petroleum Assessment Lease No. 2, EASTERN STAR GAS LIMITED (ACN 094 269 780), area of 265 square kilometers, for petroleum, dated 30 October 2007, for a term until 30 October 2013. (Armidale Mining Division). For exact location details refer to the Department's NSW State Map of Petroleum Titles. As a result of the grant of this title, Petroleum Exploration Licence No. 238 (Act 1955) has partly ceased to have effect.

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

EXPLORATION LICENCE APPLICATIONS

(07-246)

No. 3143, STANDARD MINES PTY LTD (ACN 125 577 451), County of Livingstone and County of Young, Map Sheet (7534). Withdrawal took effect on 16 October 2007.

(T07-0473)

No. 3332, MINOTAUR OPERATIONS PTY LTD (ACN 108 925 284), County of Barrona, County of Cowper, County of Gunderbooka, County of Landsborough and County of Yanda, Map Sheet (7936, 7937, 8037). Withdrawal took effect on 15 November 2007.

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

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

(06-3036)

Exploration Licence No. 2984, CLIMAX AUSTRALIA PTY LIMITED (ACN 002 164 598), area of 16 units. Application for renewal received 20 November 2007.

(04-559)

Exploration Licence No. 6357, COBAR OPERATIONS PTY LTD (ACN 103 555 853), area of 25 units. Application for renewal received 15 November 2007.

(07-8673)

Consolidated Coal Lease No. 733 (Act 1973), CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) and SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), area of 723.5 hectares. Application for renewal received 19 November 2007.

PETROLEUM EXPLORATION LICENCE

(T01-0604)

No. 12, AUSTRALIAN COALBED METHANE PTY LIMITED (ACN 002 606 288), area of 31 blocks. Application for renewal received 10 August 2007.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(04-519)

Exploration Licence No. 6415, ROBUST OPERATIONS PTY LIMITED (ACN 106 964 881), Counties of Cowper, Robinson and Yanda, Map Sheet (8035, 8036), area of 50 units, for a further term until 16 May 2009. Renewal effective on and from 14 November 2007.

(04-520)

Exploration Licence No. 6416, ROBUST OPERATIONS PTY LIMITED (ACN 106 964 881), Counties of Flinders and Mouramba, Map Sheet (8133, 8134, 8233), area of 47 units, for a further term until 16 May 2009. Renewal effective on and from 14 November 2007.

(04-521)

Exploration Licence No. 6417, ROBUST OPERATIONS PTY LIMITED (ACN 106 964 881), Counties of Ashburnham, Gordon and Wellington, Map Sheet (8631, 8632), area of 83 units, for a further term until 16 May 2009. Renewal effective on and from 14 November 2007.

(05-177)

Exploration Licence No. 6437, TRIAKO RESOURCES LIMITED (ACN 008 498 119) and MORNING STAR GOLD NL (ACN 003 312 721), County of Cunningham, Map Sheet (8332), area of 9 units, for a further term until 29 June 2009. Renewal effective on and from 14 November 2007.

(T84-1165)

Private Lands Lease No. 1155 (Act 1924), BORAL BRICKS PTY LTD (ACN 082 448 342), Parish of Clear Hill, County of Urana, Map Sheet (8126-4-N), area of 25.39 hectares, for a further term until 23 June 2028. Renewal effective on and from 24 October 2007.

PETROLEUM EXPLORATION LICENCE

(C00-0002)

No. 433, EASTERN STAR GAS LIMITED (ACN 094 269 780), area of 105 blocks, for a further term until 13 February 2009. Renewal effective on and from 27 September 2007.

(C00-0006)

No. 434, EASTERN STAR GAS LIMITED (ACN 094 269 780), area of 105 blocks, for a further term until 13 February 2009. Renewal effective on and from 27 September 2007.

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

WITHDRAWAL OF APPLICATION FOR RENEWAL

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

(T03-0015)

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

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

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 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) 21 November 2007

SCHEDULE

1. Citation

This Notice may be cited as Inverell Shire Council 25 Metre B-Double route Notice No. 4/2007

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 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25		Warialda Road	Inverell LGA boundary	Bruxner Highway, Yetman	

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

General Manager, Tweed Shire Council (by delegation from the Minister for Roads) 21 November 2007

SCHEDULE

1. Citation

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

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30 September 2010 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 25 metre B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
		Pacific Highway off-ramp	Pacific Highway on-ramp		

ROADS ACT 1993

Order

Hornsby Shire Council area

Repeal of Classification as Tollway of parts of the M2 Motorway at North Epping and Dedication of Land as Public Road

I, the Minister for Roads, by this order, hereby: -

- 1. repeal the order published in Government Gazette
 No 72 dated 30 June 1993 on page 3337 which
 declared to be a toll work (now tollway) a
 proposed work between the Lane Cove River at
 North Ryde and Old Windsor Road at West
 Pennant Hills, but only in so far as the order
 pertains to the land described in the schedule
 below; and
- 2. dedicate the land described in the schedule below as public road, pursuant to Section 54(4) of the Roads Act 1993.

HON ERIC ROOZENDAAL MLC MINISTER FOR ROADS

SCHEDULE

ALL those pieces or parcels of land situated in the Hornsby Shire Council area, Parish of Field of Mars and County of Cumberland, shown as Lot 11 Deposited Plan 883660 and Lot 20 Deposited Plan 1021014.

(RTA Papers: F2/201.11394)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Wickham in the Newcastle 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 that piece or parcel of land situated in the Newcastle City Council area, Parish of Newcastle, County of Northumberland, shown as:

Lot 1 Deposited Plan 194070; and

Lot 60 Deposited Plan 1086794.

(RTA Papers: 325.1536)

ROADS ACT 1993

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

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

T D Craig

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

SCHEDULE

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

Lot 1 Deposited Plan 1118704;

Lot 9 Deposited Plan 246640;

Lots 1 to 8 inclusive, 10, 11, 13 and 14 Deposited Plan 448443;

Lot 1 Deposited Plan 208794;

Lot 1 Deposited Plan 1119037;

Lot 1 Deposited Plan 1119017;

Lot 1 Deposited Plan 1118942;

Lot 1 Deposited Plan 1119056;

Lot 1 Deposited Plan 1118969;

Lot 1 Deposited Plan 345011;

Lot 1 Deposited Plan 1119092; and

Lot 9 Deposited Plan 234140.

(RTA Papers: 10/252.1763)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Greenacre and Bankstown in the Bankstown 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 Bankstown City Council area, Parish of Bankstown and County of Cumberland, shown as:

Lot 11 Deposited Plan 1103549;

Lots 32 to 41 inclusive, 43, 44 and 61, 62 and 63 Deposited Plan 703355;

Lot Y Deposited Plan 397530; and

Lots 1 to 22 inclusive and 25 to 30 inclusive Deposited Plan 248080.

(RTA Papers: FPP 26.11050; RO 26.11050)

Department of Water and Energy

WATER ACT 1912

Notice under Section 22B of the Water Act 1912 2007/2008 Season Pumping Restrictions NSW Upper Murray Unregulated Streams

THE WATER ADMINISTRATION MINISTERIAL CORPORATION, pursuant to Section 22B of the Water Act 1912 hereby gives notice to all holders of licences issued under Part 2 of the Water Act 1912 that use pumps to extract water directly from unregulated streams in the NSW Upper Murray for purposes other than stock; domestic or town water supply purposes, that the restrictions below replace those introduced on 13th April 2007 and will apply until further notice.

Important Notes:

Volumes extracted must be in accordance with licensed entitlement

Meters must be fitted if the conditions of the licence specify this must be done

NSW MURRAY RIVER (SPECIFICALLY THE INDI RIVER)

Upstream of the Swampy Plain River junction (in the area known as the Indi River)

 Pumping for irrigation may only occur when flows measured at the Biggara Gauge (401012) are above 50ML/day and then only in accordance with the roster system provided by the Department.

NSW MURRAY RIVER (NOT INCLUDING INDI RIVER)

Downstream of the Swampy Plain River junction to the upper level of Hume Dam storage.

• Pumping for irrigation may only occur in accordance with any roster system provided by the Department (which will be introduced if required).

SWAMPY PLAIN RIVER

• Pumping for irrigation may only occur in accordance with any roster system provided by the Department (which will be introduced if required).

TOOMA RIVER

 Pumping for irrigation may only occur when flows measured at the Pinegrove Gauge (401014) are above 50ML/day.

TUMBARUMBA SUBCATCHMENT

Upstream of the Paddy's River Junction including Tumbarumba Creek, Pound Creek, Burra Creek, Boggy Creek and Paddys River.

 Pumping for irrigation and industrial purposes may only occur when flows measured at the Tumbarumba 2 Gauge (401007) are above 10ML/day.

TUMBARUMBA SUBCATCHMENT

Downstream of the Paddy's River Junction (including only the Tumbarumba Creek downstream of Paddys River).

 Pumping for irrigation and industrial purposes may only occur when flows measured at the Pinegrove Gauge (401014) on the Tooma River are above 50ML/ day and a flow equivalent to the full flow of a 200mm pipe set at bed level is maintained below the pump site.

MARAGLE SUBCATCHMENT

Including Maragle Creek; Maragle Back Creek; Reedy Creek and Sawpit Creek.

 Pumping for irrigation may only occur when flows measured at the Maragle Gauge (401009) are above 10ML/day.

MANNUS SUBCATCHMENT:

Including Mannus Creek upstream of the Glenroy Height Gauge.

 Pumping for irrigation and industrial purposes may only occur when flows measured at the Glenroy Height Gauge (401008) are above a height of 0.2 metres.

MANNUS SUBCATCHMENT

Including Mannus Creek downstream of the Glenroy Height Gauge; Boggy Creek; Mundaroo Creek; Mundaroo Back Creek and unnamed tributaries of these creek systems.

 Pumping for irrigation and industrial purposes may only occur when flows measured at the Yarramundi Gauge (401017) are above a height of 0.45 metres.

JINGELLIC SUBCATCHMENT

Including Jingellic Creek; Coppabella Creek and Lankeys Creek.

 Pumping for irrigation and industrial purposes may only occur when flows measured at the Jingellic Gauge (401013) are above 10ML/day.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- (a) Where the offence was committed by a Corporation \$22 000; or in the case of a continuing offence to a further penalty not exceeding \$2 200 per day.
- (b) Where the offence was committed by any other person \$11 000; or in the case of a continuing offence to a further penalty not exceeding \$1 100 per day.

Signed for the Water Administration Ministerial Corporation.

Dated this 7th day of November of 2007.

MARWAN EL-CHAMY, Manager, Licensing (South) Department of Water and Energy (by delegation)

Daily flow levels can be found at http://waterinfo.nsw.gov.au/drr/murray/index.shtml (except the Glenroy Gauge).

For further information regarding restrictions call Clare Purtle on 6024 8859 or David Finnimore on 6024 8852. GA2:524737.

WATER ACT 1912

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

Gordon Robert KIMBER and Shane Adele KIMBER for a pump on the Snowy River, being Lots 64, 76 and 75, DP 756676, Parish of Bobundara, County of Wallace, for water supply for the irrigation of 10.0 hectares (new licence – permanent transfer of annual entitlement and irrigation area from 10SL432670 – no increase in entitlement or irrigation area) (Reference: 10SL56783) (GA2:502434).

Guy LUCAS and Norma Edith LUCAS for five pumps on the Brogo River, being Lot 74, DP 750220 and Lot 1403, DP 628436, all Parish of Mumbulla, all County of Auckland, for irrigation (improved pasture), mining, industrial (tea rooms), stock and domestic purposes (replacement licence – replacing 10SL35262, 10SL50016, 10SL55071, 10SL55089 and the permanent transfer of part allocation from 10SA2504 – no increase in area or allocation – not subject to the 2007 South Coast Rivers embargo) (Reference: 10SL56773) (GA2:509177).

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

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

WAYNE RYAN, Natural Resource Project Officer, South Coast Region

Department of Water and Energy, PO Box 309, Nowra NSW 2541.

WATER ACT 1912

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

James John PEACH and Arlene PEACH for a pump on the Hawkesbury River on Lot 102, DP 1091943, Parish of Cornelia, County of Cumberland, for the irrigation of 5.0 hectares (improved pasture) (part replacement licence – part replaces 10SL022654 – no increase in authorised area – no increase in annual water entitlement – not subject to the 1995 Hawkesbury/Nepean Embargo) (Reference: 10SL056781) (GA2 534401).

Gary HOWARD for a pump on the Hawkesbury River on Lot 9, DP 816860, Parish of Cornelia, County of Cumberland, for water supply for industrial purposes (prawn washing) (part replacement licence – permanent transfer of 0.5 megalitres from 10SL052063 – no increase in annual water entitlement – not subject to the 1995 Hawkesbury/Nepean Embargo) (Reference: 10SL056784) (GA2:534402).

Graham Edward HOWARD and Rhonda Joyce HOWARD for a pump on the Hawkesbury River on Lot 201, DP 1064646, Parish of Wilberforce, County of Cook, for the irrigation of 10.0 hectares (improved pasture) (part replacement licence – permanent transfer of 10.0 megalitres from 10SL041745 – no increase in annual water entitlement – not subject to the 1995 Hawkesbury/Nepean Embargo) (Reference: 10SL056782) (GA2:534403).

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

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

WAYNE CONNERS, Natural Resource Project Officer, Licensing South

Department of Water and Energy, PO Box 3720, Parramatta NSW 2124.

WATER MANAGEMENT ACT 2000

Order under section 323

Temporary Water Restriction Order

New South Wales Murray Regulated River

PURSUANT to section 323 of the Water Management Act 2000, I, David Harriss, as delegate for the Minister for 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 under regulated river (high security) access licences, regulated river (general security) access licences and regulated river (conveyance) access licences from the New South Wales Murray Regulated River as defined in the Water Sharing Plan for New South Wales Murray and Lower Darling Regulated Rivers Water Source 2003 be restricted as set out in Schedule 1 to this Order.

This Order revokes the previous Order dated 5 October 2007 made under section 323 of the Water Management Act 2000 for the New South Wales Murray Regulated River and published in the *New South Wales Government Gazette* on 12 October 2007.

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 30th day of October 2007.

DAVID HARRISS, Deputy Director General, Water Management, Department of Water and Energy

SCHEDULE 1

- All regulated river (high security) access licences, regulated river (general security) access licences and regulated river (conveyance) access licences are restricted to 45% of the volume of water in the water allocation account as at 1 July 2007.
- 2. Any water credited to a water allocation account for the category of licences referred to in paragraph 1 after 1 July 2007 by an order under section 59 of the Water Management Act 2000 is not subject to the restrictions in paragraph 1.
- 3. Any water credited to a water allocation account after 1 July 2007 by an assignment dealing from an access licence is not subject to the restrictions in paragraph 1.

WATER MANAGEMENT ACT 2000

Order under section 323

Temporary Water Restriction Order

Lower Darling Regulated River Source

PURSUANT to section 323 of the Water Management Act 2000, I, David Harriss, as delegate for the Minister for 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 the Lower Darling Regulated River Water Source as defined in the Water Sharing Plan for New South Wales Murray and Lower Murray Regulated Rivers Water Source 2003 is restricted as set out in Schedule 1 of this Order.

This Order revokes the following section 323 Orders in their application to the Lower Darling Regulated River Source: Order dated 26 July 2007 and published in the *New South Wales Government Gazette* on 3 August 2007 and Order dated 27 August 2007 and published in the *New South Wales Government Gazette* on 21 September 2007.

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 13th day of November 2007.

DAVID HARRISS, Deputy Director General, Water Management, Department of Water and Energy

SCHEDULE 1

- 1. All water access licences are restricted to 0% of the volume of water in the water allocation account as at 1 July 2007.
- 2. The restrictions in paragraph 1 do not apply to local water utility access licences and domestic and stock access licences.
- 3. Any water credited to a water allocation account for an access licence referred to in paragraph 1 after 1 July 2007 by an order under section 59 of the Water Management Act 2000 is not subject to the restrictions in paragraph 1.
- 4. Any water credited to a water allocation account after 1 July 2007 by an assignment dealing from an access licence is not subject to the restriction in paragraph 1.

WATER MANAGEMENT ACT 2000

Order under section 71Z

Access Licence Conversion Factors

Hunter Regulated River Water Source

PURSUANT to section 71Z (1) (c) of the Water Management Act 2000, the Minister for Natural Resources, by this Order establishes a conversion factor of 0.33 to be applied to the share component of a regulated river (general security) access licence on conversion to a regulated river (high security) access licence in a dealing under section 71O in the Hunter Regulated River Water Source as defined in the Water Sharing Plan for the Hunter Regulated River Water Source 2004 and currently in force.

This Order takes effect on the date that it is published in the Gazette.

Dated at Sydney this twenty-ninth day of September 2007.

PHIL KOPERBERG,

Minister for Environment, Climate Change and Water

Other Notices

ABORIGINAL LAND RIGHTS ACT 1983

NOTICE

I, the Honourable Paul Lynch, M.P., Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 231 (2) of the Aboriginal Land Rights Act 1983 (the Act) and sections 48 (1) and 36 (3) of the Interpretation Act 1987, extend the appointment of Mr FRANK LO PILATO as Administrator to the Jerrinja Local Aboriginal Land Council for a period of six (6) calendar months, from 3 November 2007. During the period of his appointment, the Administrator will have all of the functions of the Jerrinja Local Aboriginal Land Council and any other duties as specified by the instrument of appointment. The Administrator's remuneration and expenses are not to exceed \$120,000 excluding GST without the prior approval of NSWALC. The Administrator's remuneration may include fees payable for the services of other personnel within the Administrator's firm who provide services as agents of the Administrator.

Signed and sealed this 17th day of November 2007.

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

GOD SAVE THE QUEEN

ART GALLERY OF NEW SOUTH WALES ACT 1980

Deaccessioning of items from the collection of the Art Gallery of New South Wales

HIS Excellency the Lieutenant-Governor, with the advice of the Executive Council has approved, pursuant to section 9 of the Art Gallery of New South Wales Act 1980, the deaccessioning of the following Sidney Nolan paintings:

448.1995, Sturt on river bank 1948 435.1995, Burke lay dying 1950 449.1995, The explorer 1964 OA21.1965, Antarctic explorer 1964

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

CASINO CONTROL ACT 1992

Order

PURSUANT to section 66 (1) of the Casino Control Act 1992, the Casino Control Authority does, by this Order, approve the following amendments to the rules for the playing of the game of "Poker" in the casino operated by Star City Pty Limited under licence granted by the Casino Control Authority on 14 December 1994:

- (1) Amendments to the rules for the playing of "Poker"
 - (a) Poker sub-rule 2.2 is repealed and in substitution therefor, the following new sub-rule 2.2 is approved:
 - 2.2 The layout cloth covering the table shall be marked in a manner substantially similar to that shown in diagram "A", "B", "F" or "G" with the name and/or logo of the casino imprinted thereon.

- (b) Poker sub-rule 9.8 is revoked.
- (c) The following Poker sub-rule 27.2.4 is approved:
 - 27.2.4 Where only two players remain in the game, all rules pertaining to the order of wagering and order of play shall be amended to the extent that the designated player will be first to place the blind, and shall be the first to bet or fold in the first betting round.
- (d) The following new diagram "F" is approved:

Diagram "F"
POKER LAYOUT



(e) The following new diagram "G" is approved:

Diagram "G" POKER LAYOUT



This Order shall take effect on and from the date of publication.

Signed at Sydney, this 20th day of November 2007.

BRIAN FARRELL, Chief Executive, for and on behalf of the Casino Control Authority.

CORPORATIONS ACT 2001

Notice under Section 601AB of the Corporations Act 2001 as Applied by Section 325 of the Co-Operatives Act 1992

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

Hunter River Fishing Workers Co-Operative Limited Dated this twentieth day of November 2007.

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

DEPARTMENT OF ENVIRONMENT AND CLIMATE CHANGE

Notice of Exhibition of Draft Recovery Plan for the Broad-Toothed Rat Endangered Population

THE Department of Environment and Climate Change (DECC) hereby gives notice of the exhibition of the draft Recovery Plan for the Broad-toothed Rat, Mastacomys fuscus, Endangered Population at Barrington Tops. Copies of the draft Recovery Plan are available for public inspection from 26 November 2007 to 4 January 2008, during ordinary office hours, at the following locations:

- DECC Library, 43 Bridge Street, Hurstville;
- DECC Information Centre, 59-61 Goulburn Street Sydney;
- DECC Climate Change and Environment Protection Group, North East, Level 7, 24 Moonee Street, Coffs Harbour;
- DECC Climate Change and Environment Protection Group 117 Bull Street, Newcastle West, 2302;
- DECC Parks and Wildlife Group Gloucester 59 Church Street Gloucester 2422;
- DECC Parks and Wildlife Group Scone, 137 Kelly Street Scone 2337.

A full version of the Recovery Plan will be placed on the Internet (www.environment.nsw.gov.au). Submissions will be considered by the DECC in the finalisation of the Recovery Plan. These submissions will be dealt with in accordance with the NSW Privacy and Personal Information Protection Act 1998.

GAME AND FERAL ANIMAL CONTROL ACT 2002

Notification of suspension of Schedule 1 Conditions of NSW Game Hunting Licences

IN pursuance of the Game and Feral Animal Control Regulation 2004 the Game Council of NSW gives notice of the suspension of operations of provisions in Clause 4 of Schedule 1 of the Game and Feral Animal Control Regulation 2004 on the following specified land for the control of game and feral animals:

For the period 23/11/2007 - 1/09/2009

 Private land identified as Lot 1422 DP 730213, Tumbarumba

Approved by Game Council of NSW this 23rd day of November 2007.

BRIAN BOYLE, Chief Executive Officer for and on behalf of the Game Council of NSW

INCORPORATION OF PARENTS AND CITIZENS ASSOCIATIONS

THE following associations are hereby incorporated under the Parents and Citizens Associations Incorporation Act, 1978.

- 1. Bondi Beach Public School
- 2. Lethbridge Park Public School
- 3. Hobartville Public School

- 4. New Lambton Heights Infants School
- 5. Faulconbridge Public School

JOHN DELLA BOSCA, M.P., Minister for Education and Training

INCORPORATION OF PARENTS AND CITIZENS ASSOCIATIONS

THE following associations are hereby incorporated under the Parents and Citizens Associations Incorporation Act, 1978.

- 1. Narrabeen Sports High School
- 2. Dapto High School
- 3. Fennell Bay Public School

JOHN DELLA BOSCA, M.P., Minister for Education and Training

OFFICE OF THE MINISTER FOR POLICE SYDNEY

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000) REWARD

THE body of Frank NEWBURY, aged 87 years of age, was discovered on the floor of his mixed business in Cooks Hill on 12 March 2007. Mr NEWBURY had suffered severe head wounds and died as a result of those injuries.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Frank NEWBURY.

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

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

Police Assistance Line on 131 444 or Crime Stoppers on 1800 333 000

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

SPORTING INJURIES INSURANCE ACT 1978

Order of Declaration under Section 5

IN pursuance of section 5 of the Sporting Injuries Insurance Act 1978, I declare by this order the GRIFFITH LIFEBALL to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activity of Lifeball.

Dated: Sydney, 11 October 2007.

MURRAY McLACHLAN, Deputy Chairperson, Sporting Injuries Committee

SPORTING INJURIES INSURANCE ACT 1978

Order of Declaration under Section 5

IN pursuance of section 5 of the Sporting Injuries Insurance Act 1978, I declare by this order the CENTRAL COAST MARINERS FC PTY LTD to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activity of Soccer.

Dated: Sydney, 30 October 2007.

MURRAY McLACHLAN, Deputy Chairperson, Sporting Injuries Committee

SPORTING INJURIES INSURANCE ACT 1978

Order of Declaration under Section 5

IN pursuance of section 5 of the Sporting Injuries Insurance Act 1978, I declare by this order the PARKWAY PIRATES FISHING CLUB INC to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activity of Fishing.

Dated: Sydney, 13 November 2007.

MURRAY McLACHLAN, Deputy Chairperson, Sporting Injuries Committee

SPORTING INJURIES INSURANCE ACT 1978

Order of Declaration under Section 5

IN pursuance of section 5 of the Sporting Injuries Insurance Act 1978, I declare by this order the THE INTERNATIONAL BUDO FEDERATION (AUSTRALIA) to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activity of Karate.

Dated: Sydney, 12 November 2007.

MURRAY McLACHLAN, Deputy Chairperson, Sporting Injuries Committee

SPORTING INJURIES INSURANCE ACT 1978

Order of Declaration under Section 5

IN pursuance of section 5 of the Sporting Injuries Insurance Act 1978, I declare by this order the CENTRAL COAST ACADEMY OF SPORT to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activities of Snow Skiing, Hockey, Swimming and Lawn Bowls

Dated: Sydney, 23 October 2007.

MURRAY McLACHLAN, Deputy Chairperson, Sporting Injuries Committee

STATUTORY AND OTHER OFFICES REMUNERATION ACT 1975

Addendum

THE Annual Report and Determination of the Judges, Magistrates and Related Group by the Statutory and Other Offices Remuneration Tribunal of 28 September 2007 is amended as set out hereunder:

The following salary is to be included in Determination 1.

President, Workers Compensation Commission \$335,170

Note 1: Rate applicable only while the Hon Justice Terry Sheahan holds the Office.

HELEN WRIGHT

The Statutory and Other Offices Remuneration Tribunal 20 November 2007

DECC Reference: DG676

Road and Rail Transport (Dangerous Goods) Act 1997

Dangerous Goods Determinations and Exemptions

Determinations

Transport (Dangerous Goods) (NSW) Regulations, as appropriate, the Department of Environment and Climate Change has, where detailed In accordance with Regulation 1.18 of the Road Transport Reform (Dangerous Goods) (NSW) Regulations and Regulation 1.18 of the Rail below, issued determinations.

Exemptions

In accordance with Section 32 of the Road and Rail Transport (Dangerous Goods) Act 1997, the Department of Environment and Climate Change, appointed as a Competent Authority under the Act, has granted the exemptions detailed below

The Department of Environment and Climate Change exercises certain statutory functions and powers in the name of the Environment Protection Authority.

LAL RANKOTHGE

A/Manager Dangerous Goods

Department of Environment and Climate Change NSW

(by delegation)

15 November 2007

DECC NSW Dangerous Goods Decisions

Page 1 of 12

File No Company / Organisation	Description Conditions (if any)	Issue Date dd/mm/yyyy	Expires dd/mm/yyyy	Regulation Reference	CAP Reference	Geographic Coverage
Determinations 1049 Australian Red Cross Society	Transport of biological material to IATA requirements This Determination applies only to substr	27/09/2006 ances which fall with	nin the definition o	Road Regs 1.18(a)	NA Substances: se	Transport of biological material to IATA 27/09/2006 Road Regs 1.18(a) NA NSW requirements This Determination applies only to substances which fall within the definition of Category B Infectious Substances set out in part 3.6.2.2 Classification of Infectious Substances of the
	 *ATA Dangerous Goods Regulations (47th Edition); *Such substances are classified as dangerous goods of Class 6.2, UN number 3373; *Such substances are to be packaged in accordance with clause 3.6.2.2.3.6 and packing instruction 650 of these IATA Regulations; *Such substances are to be packaged in accordance with clause 3.6.2.2.3.6 and packing instruction 650 of these IATA Regulations; *Such substances are not subject to any other requirement of the Rail Transport (Dangerous Goods) (New South Wales) Regulation; *This Determination expires when the Sixth Edition of the Australian Code for the Transport of Dangerous Goods ceases to have effective and the subject of the Australian Code for the Transport of Dangerous Goods ceases to have effective and the subject of the Australian Code for the Transport of Dangerous Goods ceases to have effective and the subject of the Australian Code for the Transport of Dangerous Goods ceases to have effective and the subject of the Australian Code for the Transport of Dangerous Goods ceases to have effective and the subject of the Australian Code for the Transport of Dangerous Goods ceases to have effective and the subject of the Australian Code for the Transport of Dangerous Goods ceases to have effective and the subject of the Australian Code for the Transport of Dangerous Goods ceases to have effective and the subject of the Australian Code for the Transport of Dangerous Goods ceases to have effective and the subject of the Australian Code for the Transport of Dangerous Goods ceases to have the Australian Code for the Transport of Dangerous Goods ceases to have the Australian Code for the Austr	th Edition of the Au	s 6.2, UN number use 3.6.2.2.3.6 a f the Rail Transpo	3373; nd packing instruction 60 ort (Dangerous Goods) (he Transport of Danger	50 of these IAT/ New South Wall ous Goods ceas	•Arch Substances are classified as dangerous goods of Class 6.2, UN number 3373; •Such substances are classified as dangerous goods of Class 6.2, UN number 3373; •Such substances are to subject to any other requirement of the Rail Transport (Dangerous Goods) (New South Wales) Regulation or the Road Transport Reform (Dangerous Goods) (New South Wales) Regulation; (New South Wales) Regulation; •This Determination expires when the Sixth Edition of the Australian Code for the Transport of Dangerous Goods ceases to have effect in NSW.
1049 Australian Red Cross Society	Transport of biological material to IATA 20/02/2007 Road Regs 1.18(a) C/requirements (1) This Determination applies to substances processed by the Australian Red Cross Blood Service which: (a) fall within the definition of Category B Infectious Substances, set out in paragraph 3.6 Regulations (47th Edition); or are defined in paragraph 3.6.2.2.3 Exemptions of these IATA Dangerous Goods Regulations; (b) are defined in paragraph 3.6.2.2.3 Exemptions of these IATA Dangerous Goods Regulations; (c) These Category B substances are determined to be dangerous goods of Class 6.2, UN number 3373 ward TATA Regulations; (d) Substances which fall within the definition set out in paragraph 3.6.2.2.3.6 are determined not to be danged marked in compliance with that paragraph; (d) Substances which fall within the definition set out in paragraph 3.6.2.2.3.6 are determined not to be danged marked in compliance with that paragraph; (e) All of the above substances are not subject to any other requirement of the Rail Transport (Dangerous Goods) (NSW) Regulations; (g) By agreement of the Panel on 25 October 2006 and in accordance with Regulation 15.9 of both the above (7) This Determination is valid until the Sixth Edition of the ADG Code ceases to have effect in the relevant	20/02/2007 ces processed by the on of Category B In dition); or raph 3.6.2.2.3 Exenemined to be dang tions of paragraphs tions of paragraphs; subject to any other subser 2006 and in act the Alt Edition of the Alt	ne Australian Redifectious Substanniptions of these Lerous goods of C 3.6.2.2.3.1 to 3.6 graph 3.6.2.2.3.6 requirement of the cordance with Recordance with Re	seed by the Australian Red Cross Blood Service which: gory B Infectious Substances, set out in paragraph 3.6.2.2.2 Class 2.3 Exemptions of these IATA Dangerous Goods Regulations. be dangerous goods of Class 6.2, UN number 3373 when packag ragraphs 3.6.2.2.3.1 to 3.6.2.2.3.5 inclusive are determined not to t in paragraph 3.6.2.2.3.6 are determined not to be dangerous goo any other requirement of the Rail Transport (Dangerous Goods) (N and in accordance with Regulation 15.9 of both the above Regulati of the ADG Code ceases to have effect in the relevant jurisdiction.	CA2006/25 nich: na.6.2.2.2 Class Regulations. 73 when packag rermined not to stermined not to dangerous goc errous Goods) (Nearous Goods) (Nearous Goods) (Nearous Harisdiction want jurisdiction	Transport of biological material to IATA 20/02/2007 Road Regs 1.18(a) CA2006/25 Australia requirements (a) Finis Determination applies to substances processed by the Australian Red Cross Blood Service which: (a) Fegulations (47th Edition); or Regulations of Category B Infectious Substances, set out in paragraph 3.6.2.2.2 Classification of Infectious Substances of the IATA Dangerous Goods Regulations. (b) are defined in paragraph 3.6.2.2.3 Exemptions of these IATA Dangerous Goods Regulations. (c) These Category B substances are determined to be dangerous goods of Class 6.2. UN number 3373 when packaged in accordance with Packing Instruction 650 of these IATA Regulations; (d) Substances which fall within the definition set out in paragraph 3.6.2.2.3.5 inclusive are determined not to be dangerous goods for the purposes of these Regulations; (d) Substances which fall within the definition set out in paragraph 3.6.2.2.3.5 inclusive are determined not to be dangerous goods for the purposes of these Regulations; (d) Substances which fall within the definition set out in paragraph 3.6.2.2.3.5 inclusive are determined not to be dangerous goods for the purposes of these and marked in compliance with that paragraph; (d) Substances which fall within the definition set out in paragraph 3.6.2.2.3.5 inclusive are determined not the Road Transport Reform (Dangerous Goods) (NSW) Regulations; (e) All of the above substances are not subject to any other requirement of the Rail Transport (Dangerous Goods) (NSW) Regulations; (f) This Determination is valid until the Sixth Edition of the ADG Code ceases to have effect in the relevant jurisdiction.
536 All transporters	Dangerous goods route determinations - 6/08/2004 31/08/2005 Road Regs 13.7(c) N/A S RTA requirements In accordance with Regulation 13.7(c), a placard load of dangerous goods may not be transported on the Bradfield Highway: (1) Between the hours of 7 am and 9.30 am Monday to Saturday both days inclusive; and (2) Between the hours of 4 pm and 6.30 pm Monday to Friday both days inclusive.	6/08/2004 placard load of dang im Monday to Satur om Monday to Frida	31/08/2005 gerous goods ma day both days inclus y both days inclus	Road Regs 13.7(c) y not be transported on idusive; and sive.	N/A the Bradfield Hig	Sydney Ihway:
15 November 2007		DECC NSW Dangerous Goods Decisions	igerous Goods	Decisions		Page 2 of 12

File N	File No Company / Organisation	Description Conditions (if any)	Issue Date dd/mm/yyyy	Expires dd/mm/yyyy	Regulation Reference	CAP Reference	Geographic Coverage	
536	All transporters	Dangerous goods route determinations - RTA requirements	6/08/2004	31/08/2005	Road Regs 13.7(a)	N/A	Sydney	
		In accordance with Regulation 13.7(a), a placard load of dangerous goods may not be transported in or on any vehicle on the routes detailed below: (1) The tunnel on the Cahill Expressway beneath the Royal Botanic Gardens; (2) The tunnel connecting the Cahill Expressway with Bradfield Highway;	a), a placard load of dangerous good way beneath the Royal Botanic Gard Expressway with Bradfield Highway;	gerous goods ma sotanic Gardens; Id Highway;	y not be transported in o	ır on any vehicl	on the routes detailed below:	
		(3) The tunnel on General Holmes Drive beneath the extension of the north-south runway of Kingsford Smith Airport; (4) The tunnel on Main Road Number 173 between Victoria Street and the extension of Kellett Avenue, Kings Cross; (5) The Sydney Harbour Tunnel:	eneath the extens between Victoria S	on of the north-so street and the ext	outh runway of Kingsford ension of Kellett Avenue	Smith Airport; , Kings Cross;		
		ay he va)	h Norfolk Road at llery Road bridge, en Bexley Road, I	North Epping; Woolloomooloo t 3exley North, and	o Link Road, Zetland inc General Holmes Drive,	luding the Anza Kyeemagh.	beneath Norfolk Road at North Epping; Art Gallery Road bridge, Woolloomooloo to Link Road, Zetland including the Anzac Parade and Moore Park Road branches; / between Bexley Road, Bexley North, and General Holmes Drive, Kyeemagh.	
536	536 All transporters	Dangerous goods route determinations - RTA requirements	31/08/2005	2/07/2007	Road Regs 13.7	₹ Z	Sydney	
		In accordance with Regulation 13.7(a), a placard load of dangerous goods may not be transported in or on any vehicle on the routes detailed below:	acard load of dan	gerous goods ma sotanic Gardens;	y not be transported in o	ır on any vehicl	on the routes detailed below:	

In accordance with Regulation 13.7(c) of the Commonwealth Regulations, a placard load of dangerous goods may not be transported on the Bradfield Highway:

The Cross City Tunnels between Harbour Street, Darling Harbour and Ward Avenue, Kings Cross, and between Ward Avenue, Kings Cross and Sir John Young Crescent,

The tunnel on the Cahill Expressway beneath the Royal Botanic Gardens;
 The tunnel connecting the Cahill Expressway with the Bradfield Highway;
 The tunnel connecting the Cahill Expressway with the Bradfield Highway;
 The tunnel on General Holmes Drive beneath the extension of the north-south runway of Kingsford Smith Airport;
 The tunnel on Main Road Number 173 between Victoria Street and the extension of Kellett Avenue, Kings Cross;
 The Sydney Harbour Tunnel;
 The tunnel on the MZ Motorway beneath Norfolk Road at North Epping;
 The tunnel on Distributor from the Art Gallery Road bridge, Woolloomooloo to Link Road, Zetland including the Anzac Parade and Moore Park Road branches;
 The tunnels on the MS Motorway between Bexley Road, Bexley North, and General Holmes Drive, Kyeemagh;
 The tunnels on the MS Motorway between Harbour Street, Darling Harbour and Ward Avenue, Kings Cross, and between Ward Avenue, Kings Cross and Sir Juhn Your

Between the hours of 7 am and 9.30 am Monday to Saturday both days inclusive; and Between the hours of 4 pm and 6.30 pm Monday to Friday both days inclusive.

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DECC NSW Dangerous Goods Decisions

Regulation CAP Geographic Coverage Reference Reference	VIV 010000
Expires dd/mm/yyyy	
Issue Date dd/mm/yyyy	7000/20/0
Description Conditions (if any)	October 19 19 19 19 19 19 19 19 19 19 19 19 19
File No Company / Organisation	0.000001110
File A	202

For the purposes of Regulation 13.7 of the Commonwealth Regulations, the Department of Environment and Climate Change makes the determination detailed in Schedule A and Schedule B. The determination issued by the Department of Environment and Conservation on August 31 2005 is revoked

Determination - Route restrictions

In accordance with Regulation 13.7(a) of the Commonwealth Regulations, a placard load of dangerous goods may not be transported in or on any vehicle on the routes detailed below:

- The tunnel on the Cahill Expressway beneath the Royal Botanic Gardens;
 The tunnel connecting the Cahill Expressway with the Bradfield Highway;
 The tunnel connecting the Cahill Expressway with the extension of the north-south runway of Kingsford Smith Airport;
 The tunnel on General Holmes Drive beneath the extension of the north-south runway of Kings Cross;
 The tunnel on Main Road Number 173 between Victoria Street and the extension of Kellett Avenue, Kings Cross;
 The January Monoray beneath Norfolk Road at North Epping;
 The Lunnel on the MZ Mororay beneath Norfolk Road bridge, Woolloomooloo to Link Road, Zetland including the Anzac Parade and Moore Park Road branches;
 The Eastern Distributor from the Art Gallery Road bridge, Woolloomooloo to Link Road, Zetland including the Anzac Parade and Moore Park Road branches;
 The Eunnels on the MS Motorway between Bexley Road, Bexley North, and General Holmes Drive, Kyeemagh;
 The Cross City Tunnels between Harbour Street, Darling Harbour and Ward Avenue, Kings Cross, and between Ward Avenue, Kings Cross and Sir John Young Crescent, Woolloomooloo;
 - 10) The Lane Cove Tunnels between Mowbray Road West and the Gore Hill Freeway

Determination - Time restriction for the Bradfield Highway

In accordance with Regulation 13.7(c) of the Commonwealth Regulations, a placard load of dangerous goods may not be transported on the Bradfield Highway.

- Between the hours of 7 am and 9.30 am Monday to Saturday both days inclusive; and Between the hours of 4 pm and 6.30 pm Monday to Friday both days inclusive.

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File No Company / Organisation EXEMPTIONS	Description Conditions (if any)	Issue Date dd/mm/yyyy	Expires dd/mm/yyyy	Regulation Reference	CAP Geog Reference	Geographic Coverage
996 3M Australia, its agents & its contractors	Transport of aerosols	23/03/2005	31/08/2005	Road 3.3, 3.4, 3.5, 3.6 & 3.7	CA2005/104	Australia
	(1) The exemption applies to those aerosol products namely "Super Foam Fast and Fabric Adhesives", commonly known as Spray 74, with 3M Austra ASO10506327, being UN1950 shipping name Aerosols, classified as dangerous goods of Class 2, manufactured before March 2005 and subject to a (2) These aerosols must be transported in well ventilated road vehicles (that is, not in enclosed non-ventilated containers), with shipper cartons reinforcartons are in danger of sagging or breaking: (3) Loads of these aerosols must be loaded onto and removed from transport vehicles only by hand or by using forklifts suitable for operation in an are (4) The exemption applies to 3M Australia Pty Ltd, its agents and its contractors; (3) This exemption applies to 3M Australia Pty Ltd, its agents and its contractors; (4) The exemption applies only to the requirements of Regulations 3.3, 3.4, 3.5, 3.6 and 3.7 of the Road Transport Reform (Dangerous Goods) (NSW) require the transport operations must be in accordance with the Road Transport Reform (Dangerous Goods) (NSW) Regulations and the Code; (5) All other road transport operations must be in accordance with the Road Transport Reform (Dangerous Goods) (NSW) Regulations and the Code; (6) All other road transport operations must be carried in all vehicles transporting these aerosols; (7) A copy of this exemption in effect until 31 August 2005, by which time the recall and transport of these products must have been completed; (10) In accordance with a decision of the Competent Authorities Panel on 9 March 2005, reference CA2005/104, this exemption has effect in all Australian and transport of these aerosols by road; and in the transport of these aerosols by road; and in the transport of these aerosols by sea, such as the transport across Bass Strait, and does not allow the transport of these aerosols by sea, such as the transport across Bass Strait, and does not allow the transport of these aerosols by sea, such as the transport across Bass Strait, and the transport of the transport	ol products namely "same Aerosols, classif in well ventilated road ing; and onto and removed and onto and removed uirements of Regular IIIIy comply with Chart St be in accordance vied in all vehicles transuthorised officer or till 31 August 2005, Lompetent Authoritie Competent Authoritie Campont of these aerosansport of the aerosansport of the aerosansport of these aerosansport of the aerosansport o	in amely "Super Foam Fast ols, classified as dangerous silated road vehicles (that is, dremoved from transport vess agents and its contractors of Regulations 3.3, 3.4, 3.5, with Chapter 3 of the Code; cordance with the Road Transholdes transporting these ac officer of diny eme sts 2005, by which time the rist 2005, by specific State and These aerosols by road; and these aerosols by sea, such	in amely "Super Foam Fast and Fabric Adhesives", commonly known as Spray 74, with 3M A ols, classified as dangerous goods of Class 2, manufactured before March 2005 and subject tailated road vehicles (that is, not in enclosed non-ventilated containers), with shipper cartons rule to the contractors of the contractors; and 3.7 of the Road Transport Reform (Dangerous Goods) (N Regulations 3.3, 3.4, 3.5, 3.5 and 3.7 of the Road Transport Reform (Dangerous Goods) (N with Chapter 3 of the Code; contractors with the Road Transport Reform (Dangerous Goods) (NSW) Regulations and the Cohicles transporting these aerosols; or fleter or officer of any emergency services, on request; stat 2005, by which time the recall and transport of these products must have been completed; thuthorities Panel on 9 March 2005, reference CA2005/104, this exemption has effect in all A baject to specific State and Territory legislation; hese aerosols by road; and her transport across Bass Strait, and does not allow the transport hese aerosols by sea, such as the transport across Bass Strait, and does not allow the transport across Bass Strait.	commonly known as ufactured before Maintilated containers), by using forklifts suitt d Transport Reform (ous Goods) (NSW) Fquest; hese products must book foods) (Sass Strait, and does Strait, and does or outlines where the sass Strait, and does outlines where the same of the same o	(1) The exemption applies to those aerosol products namely "Super Foam Fast and Fabric Adhesives", commonly known as Spray 74, with 3M Australia designation of FGC AS010506327, being UN1950 shipping name Aerosols, classified as dangerous goods of Class 2, manufactured before March 2005 and subject to a recall by 3M Australia; (2) These aerosols must be transported in well ventilated road vehicles (that is, not in enclosed non-ventilated containers), with shipper cartons reinforced with packaging tape if the cardrons are in danger of sagging or breaking; (3) Loads of these aerosols must be loaded onto and removed from transport vehicles only by hand or by using forklifts suitable for operation in an area containing flammable vapours; (4) The exemption applies to 3M Australia Pty Ltd, its agents and its contractors; (5) This exemption applies only to the requirements of Regulations 3.3, 3.4, 3.5, 3.6 and 3.7 of the Road Transport Reform (Dangerous Goods) (NSW) Regulations, insofar as they require the transport operations must be in accordance with Road Transport Reform (Dangerous Goods) (NSW) Regulations and the Code; (5) All other road transport operations must be carried in all vehicles transporting these aerosols; (6) All other road transport of packagings that fully comply with Chapter 3 of the Code; (7) A copy of this exemption must be carried in all vehicles transporting these aerosols; (8) This exemption will remain in effect until 31 August 2005, by which time the recall and transport of these products must have been completed; (9) This exemption applies only to the transport of these aerosols by road; and remit an econdation provisions of the Regulations, subject to specific State and Territory legislation; has been sonly to the transport of these aerosols by road; and remit are separated and subject to specific State and Territory legislation; the exemption does not allow the transport of these aerosols by road; and
1076 Accord Australasia Ltd	Transport of cosmetics, tolietries and 29/01/2007 Fragrances (replaces exemptions held by Cosmetic, Tolietry and Fragrance Association) Cosmetic, Tolietry and Fragrance Association Association This exemption applies to various liquid and solid dangerous goods that are of the type, packaging type and size that are considered to be that comply with Tables 1.1 and 1.2 of the ADG Code, being dangerous goods ordinarily destined for retail sale; (2) This exemption applies to members of the industry association known as Accord Australasia Ltd, their contractors and their agents; (3) All dangerous goods must be packaged, stowed and transported as required by clause 1.2.1 of the ADG Code except for subclause (1)(g); (4) With respect to subclause 1.2.1 (1)(g) of the ADG Code, the exemption applies to the transport of these goods: (5) From any retail store to any such distribution centre or centres; (6) From any such angerous goods in the consignment is to be detailed on the shipping document for each consignment; (6) From any such consignment, either: (7) The exemption applies to operations throughout Australia in accordance with a decision of the Competent Authorities Panel on 26 October Regulations; (8) Accopy of the Regulations; (9) All requirements of the Act, the Regulations and the Code exases to have legal effect in the relevant jurisdiction unless cancelled of 3 All requirements of the Act, the Regulations and the Code exases to have legal effect in the relevant jurisdiction unless cancelled of 3 All requirements of the Act, the Regulations and the Code exases to have legal effect in the relevant jurisdiction unless cancelled of 10) This exemption does not apply to the transport of dangerous goods by sea or air.	ics, toiletries and 29/01/2007 Road Regs is exemptions held by and Fragrance A Fragrance pplies to various liquid and solid dangerous goods that are of the type, rest. 1 and 1.2 of the ADG Code, being dangerous goods ordinarily desplies to members of the industry association known as Accord Australs obtained by cause 1 holdsuse 1 to member of the ADG Code, the exemption applies to the transported as required by clause 1 bloclause 1.2.1(1)(g) of the ADG Code, the exemption applies to the transported as required by clause 1 bloclause 1.2.1(1)(g) of the ADG Code, the exemption applies to the transported of this From any retail store to any such distribution centre or centres; and signment, either: A copy of this exemption is carried with the shipping documentation; or The shipping documentation includes reference to this exemption numbers to operations throughout Australia in accordance with a decision of c) of the Regulations; ill remain valid until the sixth edition of the Code except those addressed by this does not apply to the transport of dangerous goods by sea or air.	Boad dangerous goods that are of the le, being dangerous goods ordina try association known as Accord A and transported as required by cl S Code, the exemption applies to trated by or on behalf of a member ch distribution centre or centres; he consignment is to be detailed o rried with the shipping documentation with the shipping documentation with the Code ceases to have the Code except those addressec of dangerous goods by sea or air.	Road Regs Part 1 Division 3 CA2006/43 Idangerous goods that are of the type, packaging type and size that are considered, being dangerous goods ordinarily destined for retail sale; ry association known as Accord Australasia Ltd, their contractors and their agent and transported as required by clause 1.2.1 of the ADG Code except for subclau and transported as required by clause 1.2.1 of the ADG Code except for subclau ared by or on behalf of a member of this industry association to any other such distribution centre or centres; econsignment is to be detailed on the shipping document for each consignment; ried with the shipping documentation; or cludes reference to this exemption number, namely EXEM2006/43, and details wreted; Australia in accordance with a decision of the Competent Authorities Panel on 26 lition of the Code except those addressed by this exemption must be complied with; and of dangerous goods by sea or air.	sion 3 CA20 type and size that are stail sale; eir contractors and th ADG Code except fo ese goods: ssociation to any oth cument for each cons / EXEM2006/43, and petent Authorities Pa relevant jurisdiction in must be complied v	Transport of cosmetics, tolletries and 29/01/2007 Road Regs Part 1 Division 3 CA2006/43 Australia Cosmetic, Tollety and Fragrance Association (This exemption applies to various liquid and solid dangerous goods that are of the type, packaging type and size that are considered to be a consumer commodity load and that comply with Tables 1.1 and 1.2 of the ADG Code, being dangerous goods ordinarily destined for retail sale; (2) This exemption applies to wembers of the industry association known as Accord Australasia Ltd, their contractors and their agents; (3) All dangerous goods must be packaged, stowed and transported as required by clause 1.2.1 of the ADG Code except for subclause (1)(g); (4) With respect to subclause 1.2.1 (g) of the ADG Code, the exemption applies to member of this industry association to any other such distribution centre or centries; (5) The aggragate quality of dangerous goods in the consignment is to be detailed on the shipping document for each consignment; (6) For any such consignment, either: (7) The exemption applies to operations throughout Australia in accordance with a decision of the Competent Authorities Panel on 26 October 2006 pursuant to the provisions of the semption includes reference to this exemption number, namely EXEM2006/43, and details where the exemption is available at any time while these goods are being transported: (7) The exemption applies to operations throughout Australia in accordance with a decision of the Competent Authorities Panel on 26 October 2006 pursuant to the provisions of Pagulation 15.10(1)(c) of the Regulations and the Code except those addressed by this exemption muless cancelled or varied by notice in writing: (8) This exemption does not apply to the transport of dangerous goods by sea or air.

15 November 2007

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		with	except	ent;						:	e while			s	
		complying	DG Code	consignm)					•	e at any tir		:	e in writing e provisior	
		mentation	l.1 of the ⊿	oods in the						:	is available		:	ed by notice suant to th	
		oping docu	in Figure .	angerous g	pply;					•	exemption			led or varie er 2006 pur	
Coverage	_	require shi	on detailed	antity of da	DG Code a						where the		:	ıntil cancel 26 Octobe	
Geographic Coverage	Australia	egulationsı	to which this exemption applies, is in or to the effect of the shipping documentation detailed in Figure 1.1 of the ADG Code, except	The certification is not required; and The aggregate quantity of the dangerous goods as 250 or the actual quantity of dangerous goods in the consignment;	and the A					:	he shipping documentation includes reference to this exemption number, namely EXEM2006/43, and details where the exemption is available at any time while hese goods are being transported;	-	sted; ed with;	diction, or us Panel on	
rence	006/43	as these R	shipping d	is 250 or th	Regulations eir custome			ners; and			//2006/43, a		n so reque be complie	levant juris it Authoritie	
CAP Refe	Road Regs. 11.2, 11.3, CA2006/43 11.4(1)	ins insofar	ffect of the	e spoob sn	ons of the Fents and the			by consun		į	mely EXEN	Js;	otticer whe	ct in the re Competer	
tion	egs. 11.2,	Regulatio	or to the e	e dangero	her provisid s, their age	1		old for use	Seding 200	ı; or	umber, naı	erous good	r or Police / this exem	o have effe sion of the	
Regulation Reference	Road R 11.4(1)	.4 (1) of the	plies, is in	antity of th	ove. All ot contractor			of a type s	א ווסר פאספ	umentatior	xemption n	its of dang	rised office dressed by	e ceases to with a deci	a or air.
Expires dd/mm/yyyy		1.3 and 11	emption ap	gregate qu	graph 1 ab mited, their	s products:	ia;	Consisting of outer packages containing retail packages of a type sold for use by consumers; and Mith an aggregate guantity (as defined in the Beaubaines) and expending 250.	i vegalation	A copy of this exemption is carried with the shipping documentation; or	ce to this e	consignme	ods autho pt those ad	e ADG Cod ccordance	oods by se
		ons 11.2, 1	nich this ex	id show the ag	iled in para stralasia Li	erous good	use, D Australas	aining retai		with the sh	les referen ;	for these	Ingerous gr Code exce	dition of the ustralia in a	angerous ç
Issue Date dd/mm/yyyy	29/01/2007			The certification is not required; and The shipping documentation is to sh	ations deta CORD Au	nt of dange	Sundable for personal of nouserious use, Supplied by a member of ACCORD Australasia;	kages conta		n is carried	The shipping documentation includ these goods are being transported	d load limits	d to any da ns and the	the sixth e oughout Aเ	, and insport of d
J		orovisions	ach consign	ion is not r document	the Regula	consignme	a member	outer pacl	egate quai ner:	s exemptio	document are being t	the placard	be provide Regulation	effect until erations thr	y to the tra
	s, toiletries xemptions Fragrance	n from the I Code;	ation, for ea	ne certificat ne shipping	n only from lies to men	lies to any	utable for plants	Consisting of outer packages	ını an aggı ınment, eith	copy of this	ne shipping ese goods	s not vary	ption must the Act, the	I remain in plies to ope	es not appl
י (if any)	cosmetics replaces e oiletry and	exemption f the ADG	documenta		exemption	nption app			, uch consig	' ∀ i	÷	mption doe	this exem	mption wil	mption do
Description Conditions (if any)	Transport of cosmetics, toiletries and fragrances (replaces exemptions held by Cosmetic, Toiletry and Fragrance Association)	(1) This is an exemption from the provisions of Regulations 11.2, 11.3 and 11.4 (1) of the Regulations insofar as these Regulations require shipping documentation complying with Chapter 11 of the ADG Code;	(2) Shipping documentation, for each consignment that:	<u>(a)</u>	(3) This is an exemption only from the Regulations detailed in paragraph 1 above. All other provisions of the Regulations and the ADG Code apply; (4) This exemption applies to members of ACCORD Australasia Limited, their contractors, their agents and their customers;	(5) This exemption applies to any consignment of dangerous goods products:	<u>B</u> (9	<u> </u>	(d) For any such consignment, either:	(a)	3)	(7) This exemption does not vary the placard load limits for these consignments of dangerous goods;	(8) A copy of this exemption must be provided to any dangerous goods authorised officer or Police officer when so requested;(9) All requirements of the Act, the Regulations and the Code except those addressed by this exemption must be complied with;	(10) This exemption will remain in effect until the sixth edition of the ADG Code ceases to have effect in the relevant jurisdiction, or until cancelled or varied by notice in writing; (11) This exemption applies to operations throughout Australia in accordance with a decision of the Competent Authorities Panel on 26 October 2006 pursuant to the provisions	or regulation 15.10(1)(c) of the regulations, and (12) This exemption does not apply to the transport of dangerous goods by sea or air.
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File No Company / Organisation	1076 Accord Australasia Ltd														
File No	1076 At														

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File No Company /	Description	Issue Date	Expires	Regulation CAP G	Beographic Coverage
Organisation	Conditions (if any)	dd/mm/yyyy	dd/mm/yyyy	Reference Reference	
1026 Cosmetic, Toiletry & Consumer Community Fragrance Association of Aust Inc	Consumer Community Loads on	8/06/2005	29/01/2007	Road Regs. 11.2, 11.3, CA2005/076B 11.4(1)	Australia

exemption is subject to the following conditions:

comply with Tables 1.1 and 1.2 of the Code, being dangerous goods ordinarily destined for retail sale

- (1) This exemption applies to various liquid and solid dangerous goods that are of the type, packaging type and size that are considered to be a consumer commodity load and that
- (2) This exemption applies to the Cosmetic, Toiletry and Fragrance Association of Australia Inc, (3) All dangerous goods must be packaged, stowed and transported as required by clause 1.2.1 (4) With respect to subclause 1.2.1(1)(g), the exemption applies to the transport of these goods:

This exemption applies to the Cosmetic, Toiletry and Fragrance Association of Australia Inc, its members and their employees, their contractors and their agents; All dangerous goods must be packaged, stowed and transported as required by clause 1.2.1 of the Code except for subclause (1)(g);

- (a) from a distribution centre operated by or on behalf of a member of this Association to any other such distribution centre; and
 - (b) from any retail store to any such distribution centre or centres;
 - This exemption applies to transport by road and rail throughout Australia;
- The aggregate quantity of dangerous goods in the consignment is to be detailed on the shipping document for each consignment;
- This Exemption will remain valid until the sixth edition of the Code ceases to have legal effect in the relevant jurisdiction unless cancelled or varied by notice in writing. A copy of this exemption is to be attached to the shipping document for each consignment of these dangerous goods; and All requirements of the Act, the Regulations and the Code except those addressed by this exemption must be complied with. 8300

This exemption may be subject to specific State and Territory Legislation. By the agreement of the Competent Authorities Panel at its meeting on 9 March 2005, this exemption applies to all States and Territories. This exemption does not apply to the transport of dangerous goods by sea or air.

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		Medical NSW Health;
		y the NSW Departr NSW Health's Chie y or on behalf of the or on behalf of NSV e instruction on s substances eak; or eak; or DG Code; and
overage		outbreak declared by the reak declared by the stious substances) by ous substances) by of the vehicle; ided with appropriat samples of infectiou ed by: animal disease outbinant; and ment; and ation including the A
Geographic Coverage	NSN	n animal disease see outboated is on alth disease outboated is of class 6.2 (infecting class
CAP Reference	Y V	in response to ar oute Animal Disea e to a human hear angerous goods of the disease outb 6.2 label at the finen those driver; does not include was Goods Regulity. Acceptable to the billity Regulator of these dangers of these dangers ch road vehicle to the government at people, property se dangerous goolicy; ansport (Dangero writing.
Regulation Reference	Road - See below*	rich me time of the activation of the NSW Animal Health Energency Sub-Plan in response to an animal disease outbreak declared by the NSW Department of Primary undustry's Chief Veterinary Officer and until the declaration that the Exotic Animal Disease outbreak is over; or from the time of the activation of the SWW anademic Lithuenza Plan in response to a human health disease outbreak is over; or from the time of the activation of the SWW anademic Lithuenza Plan in response to a human health disease outbreak is over; or maint the declaration that the human health disease outbreak is over; and with all bease activation that the human least outbreak relating to vehicles carrying shipments of dangerous goods of class 6.2 (infectious substances) by or on behalf of the NSW Department of Primary Industry. Or declaring to vehicles carrying shipments of dangerous goods of class 6.2 (infectious substances) by or on behalf of the NSW Department of Primary Industry. Or dass obtained to vehicles carrying shipments of dangerous goods must display the dangerous goods of class 6.2 label at the front and the rear of the vehicle; as need vehicles when those drives drives the stangerous goods of class 6.2 (infectious substances) which are generated by the disease outbreak. The stangerous goods must display the dangerous goods of class 6.2 (infectious substances). For the purposes of his paragraph for the stangerous goods Regulation of samples of infectious substances. For the purposes of his paragraph for the particular human health outbreak. NSW Ministry of Transport operations are carried out in accordance with procedures acceptable to the District of the particular animal disease outbreak; or sealing of in paragraph (i) must cover such matters as: Sand for the particular human health outbreak. Sand for the particular human health outbreak. Sand for the coal vehicles to prevent leakage. The procedure of promeints and emergency information covering the transport operation and of loaders; spenetric shipping documents and eme
Expires dd/mm/yyyy	31/12/2010	the NSW Animal Health Emary Officer and until the declaft he NSW Pandemic Influenz that the human health diseas that the human health diseas that the human health diseas with purposes of dealing with ear relating to vehicles carrying is a relating to vehicles carrying finfectious substances) which odds must display the danger vers do not handle the dangers. For the purposes of this partimentational Air Transport As are carried out in accordance NSW Independent Transpouman health outbreak; wer such matters as: revent leakage; demergency information cowand other safety equipment to osts incurred by the emergency and other safety equipment to osts incurred by the emergency and other safety equipment to state occupational health and sa ownprehensive motor vers in NSW; her requirements of the NSW ber 2010 unless cancelled or
Issue Date dd/mm/yyyy	15/01/2007	ctivation of the NS lief Veterinary Officitation of the NS lectaration that the rations for the pur asse outbreak relatings of the color of gerous goods mun those drivers do substances. For the substances. For the substances rent operations are casport or the NSW articular human he (s) must cover such hicles to prevent I have to a prevent I will the transport of the road vehicle of the road by a controlled outbreak of the road by a controlled outbreak of the road of the road by a controlled of the road by a controlled outbreak of the road by a controlled of the road by a controlled outbreak of the road of the road by a controlled outbreak of the road by a controlled outbreak of the road outbreak o
Description Conditions (if any)	1048 Ministry of Transport Transport of infectious substances during 15/01/2007 major outbreaks of human and animal diseases	(i) The exemption applies only. (ii) Interest the time of the activation of the NSW Animal Health Emergency Sub-Plan in response to an animal disease outbreak declared by the NSW Department of Prinary Industry's Chief Vaterinary Officer and untel the declaration fluther and the plan in response to a human health disease outbreak is over; or from the declaration that NSW Pandemoin children and untel with the declaration of the NSW Pandemoin of the NSW Pandemoin of the NSW Pandemoin of the nation of the activation of the NSW Pandemoin of the nation of the nation of the NSW Pandemoin of the nation o
File No Company / L Organisation	1048 Ministry of Transport 1 n d	

* Road Regs: 7.7, 7.8, 7.9, 7.10, 8.5, 8.6, 11.2, 11.3, 11.4, 11.6, 11.7, 11.8, 12.1, 12.2, 12.3, 13.5, 13.8, 13.9, 14.4, 14.5, 18.3, and18.4

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File No Company / Organisation	Description Conditions (if any)	Issue Date dd/mm/yyyy	Expires dd/mm/yyyy	Regulation Reference	CAP Reference	Geographic Coverage
1048 Ministry of Transport	1048 Ministry of Transport Transport of infectious substances during 15/01/2007 major outbreaks of human and animal diseases	15/01/2007	31/12/2010	Rail - see below*	A N	NSM
	(1) The exemption applies only:(a) from the time of the activation of Primary Industry's Chief Vetering		V Animal Health er and until the d	plies only: from the time of the activation of the NSW Animal Health Emergency Sub-Plan in response to an animal disease outbr Primary Industry's Chief Veterinary Officer and until the declaration that the Exotic Animal Disease outbreak is over: or	response to al	the NSW Animal Health Emergency Sub-Plan in response to an animal disease outbreak declared by the NSW Department of ry Officer and until the declaration that the Exotic Animal Disease outbreak is over: or
	(b) from the time of the activation of Officer and until the declaration t	ctivation of the NSV eclaration that the I	V Pandemic Influ numan health dis	from the time of the activation of the NSW Pandemic Influenza Plan in response Officer and until the declaration that the human health disease outbreak is over;	to a human hea	the NSW Pandemic Influenza Plan in response to a human health disease outbreak declared by the NSW Health's Chief Medical nat the human health disease outbreak is over;
	(2) The exemption applies to transport operations for the purposes of dealing with: (a) an Exotic Animal Disease outbreak relating to trains consistin on behalf of the NSW Department of Primary Industry; or	rations for the purp tase outbreak relati Department of Prir	oses of dealing w ng to trains cons nary Industry; or	<i>r</i> ith: isting of any rail wagon	s carrying shipn	oplies to transport operations for the purposes of dealing with: an Exotic Animal Disease outbreak relating to trains consisting of any rail wagons carrying shipments of dangerous goods of class 6.2 (infectious substances) by or on behalf of the NSW Department of Primary Industry; or
	(b) a human health disease o on behalf of NSW Health;	se outbreak relatino alth;	g to trains consis	ting of any rail wagons	carrying shipme	a human health disease outbreak relating to trains consisting of any rail wagons carrying shipments of dangerous goods of class 6.2 (infectious substances) by or on behalf of NSW Health;
	(3) This exemption applies to the transport of dangerous goods of Class 6.2 (infectious substances) which are generated by the disease our (4) Any rail wagon transporting these dangerous goods must display the dangerous goods of class 6.2 label on each side of the rail wagon;	of dangerous good erous goods must o	s of Class 6.2 (in display the dange	fectious substances) w rous goods of class 6.2	hich are genera Label on each	us goods of Class 6.2 (infectious substances) which are generated by the disease outbreak; s must display the dangerous goods of class 6.2 label on each side of the rail wagon;
	(5) This exemption applies to the driver of the train including these rail wagons when those drivers do not handle the dangerous goods appropriate instruction on procedures for the safe transport of these substances. For the purposes of this paragraph, handling does not substances properly packaged in containers complying with the International Air Transport Association Dangerous Goods Regulations:	he train including the safe transport of somplying with the	these rail wagons these substance le International A	when those drivers do s. For the purposes of t ir Transport Association	not handle the ohis paragraph, Dangerous Go	 Inis exemption applies to the driver of the train including these rail wagons when those drivers have been provided with appropriate instruction on procedures for the safe transport of these substances. For the purposes of this paragraph, handling does not include the transport of samples of infectious substances properly packaged in containers complying with the International Air Transport Association Dangerous Goods Regulations:
	(6) This exemption applies only if transport operations are carried out in accordance with procedures, acceptable to the DEC, developed by, (a) NSW Ministry of Transport or the NSW Independent Transport Safety and Reliability Regulator for the particular anima	operations are can sport or the NSW In	ried out in accord	lance with procedures, sport Safety and Reliak	acceptable to the illity Regulator f	are carried out in accordance with procedures, acceptable to the DEC, developed by. NSW Independent Transport Safety and Reliability Regulator for the particular animal disease outbreak; or
	 (b) NSW Health for the particular human health outbreak; (7) The procedures detailed in paragraph (6) must cover such matters as: 	articular human hea 3) must cover such	alth outbreak; matters as:			
	(a) sealing of the rail wagons to prevent leakage;	ons to prevent leak	rage;			
	(d) training of loaders; (e) deneric shinning doci	ments and emerge	onev information	training of loaders; generic shipping documents and emergency information covering the transport of these dangerous goods:	f these dangero	:spood sin
		ment for costs incur	red by the emerg	gency services and other	er government a	general simpling decomposition and simplified the mergency services and other government agencies in the clean-up of any environmental impact caused by an incident account during the transport operation.
		ig of the rail wagons;); ::			
	(h) precautions to be take	en to ensure occupa	ational health and	precautions to be taken to ensure occupational health and safety and to protect people, property an the handling of any incident involving the spill accidental release or leak of these dangerous goods:	seople, property	precautions to be taken to ensure occupational health and safety and to protect people, property and the environment; and the handling of any incident involving the spill accidental ralease or leak of these dangerous goods:
	otion a	t operations in NSV	V;			
	(9) The transport operations must comply with all other requirements of the NSW Road and Rail Transport (I (10) The exemption remains in effect until 31 December 2010 unless cancelled or varied by notice in writing.	vith all other require 31 December 2010	ements of the NS unless cancelled	W Road and Rail Trans I or varied by notice in v	port (Dangerou vriting.	(9) The transport operations must comply with all other requirements of the NSW Road and Rail Transport (Dangerous Goods) legislation including the ADG Code; and (10) The exemption remains in effect until 31 December 2010 unless cancelled or varied by notice in writing.

* Rail Regs: 7.7, 7.8, 7.9, 11.2, 11.3, 11.4, 11.7, 11.8, 13.8, 14.4 and 14.5

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Geographic Coverage	≫8 N	Increasing units: Annufactured to the AEI&SG Code of Practice for Mobile Processing Units; Annufactured to the AEI&SG Code of Practice for Mobile Processing Units; Aperated in accordance with this AEI&SG Code of Practice: Derivated in accordance with this AEI&SG Code of Practice: Jeensed or transport dangerous goods in bulk and manufacture explosives at the point of use of the explosives; and licensed or otherwise authorised under relevant legislation for the manufacture of explosives; S of the AEI&SG and their agents; A until the end of the transition period for implementation of the seventh edition of the ADG Code in NSW; and notitions that: All other requirements of the Act, Regulations made under the Act and the ADG Code apply; and copy of this exemption is to be shown to any dangerous goods authorised officer or Police officer when so requested.
CAP Reference	A N	the point of use of explosives; of the ADG Coo.
Regulation Reference	Road Regs 18.3, 18.4, 18.5	Processing Units; ce; affacture explosives at on for the manufacture of the seventh edition are the Act and the ADC s goods authorised off
Expires dd/mm/yyyy	4(1) and 18 5(1) of	Practice for Mobile &SG Code of Practice for mobile ds in bulk and manuer relevant legislation for implementation ulations made unde vn to any dangerou
Issue Date dd/mm/yyyy	30/09/2004	AEI&SG Code of the with this AEI, the agents; authorised und 1 their agents; transition period sof the Act, Region is to be show
Description Conditions (if any)	Explosives mobile mixing units (MMUs) 30/09/2004 Road Regs 18. 18.5 This exemption: (1) Amplies to the requirements of Regulations 18.3 (1) 18.4(1) and 18.5(1) of the Regulations.	 (2) Applies to mobile processing units: (a) Manufactured to the AEI&SG Code of Practice for Mobile Processing Units; (b) Operated in accordance with this AEI&SG Code of Practice; (c) Designed to transport dangerous goods in bulk and manufacture explosives at the point of use of the explosive; (d) Licensed or otherwise authorised under relevant legislation for the manufacture of explosives; (d) Licensed or otherwise authorised under relevant legislation for the manufacture of explosives; (d) Will remain in effect until the end of the transition period for implementation of the seventh edition of the ADG Code in NSW; and (5) Is subject to the conditions that: (a) All other requirements of the Act, Regulations made under the Act and the ADG Code apply; and (a) A copy of this exemption is to be shown to any dangerous goods authorised officer or Police officer when so rea
File No Company/ Organisation	Australian Explosives Industry and Safety Group members and agents	
File No	887	

DECC NSW Dangerous Goods Decisions

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O)	
Geographic Coverage	NSM
CAP Reference	Ϋ́
Regulation Reference	See below
Expires dd/mm/yyyy	
Issue Date dd/mm/yyyy	2/02/2007
Description Conditions (if any)	WShipping documents, segregation and
File No Company / Organisation	1077 Rail Corporation NS

This exemption:

(1) is an exemption from the requirements of Regulations 9.9, 9.10, 9.11 and 9.12 which require stowage of dangerous goods in accordance with the Australian Code for the Transport of Dangerous Goods by Road and Rail (ADG Code

(2) is an exemption to allow the transport of placard loads of packaged dangerous goods on RailCorp maintenance vehicles which are not fitted with rigid sides or gates which are at

(3) is conditional upon the packaged dangerous goods being restrained on the vehicle in accordance with the Load Restraint Guide, either in brackets, or secured to the headboard by webbing or chains, or carried in designer cages;

(4) is subject to the condition that a copy of the exemption is carried on any vehicle to which the exemption applies;(5) is valid in NSW only;(6) is valid until the Sixth Edition of the ADG Code ceases to have effect in NSW.

The previous exemption, reference DG745, issued to Rail Services Australia on 26 July 2000 is hereby cancelled. The reference number for this exemption is DG2/1077 (part 3).

Ϋ́ See below 2/02/2007 Rail Corporation NSWShipping documents, segregation and 1077

NSW

(1) is an exemption from the requirements of Regulations 9.4, 9.5, 9.6 and 9.7 which require segregation of certain classes of dangerous goods in accordance with the Australian Code for the Transport of Dangerous Goods by Road and Rail (ADG Code) This exemption:

(2) is an exemption to allow the transport of placard loads of railway detonators and thermit igniters (class 1.4S), flammable gas (class 2.1), compressed oxygen (class 2.2, sub-risk 5.1), helium (class 2.2) and petrol (class 3) on the same RailCorp maintenance vehicle;

(3) is subject to the condition that a copy of the exemption is carried on any vehicle to which the exemption applies;(4) applies to transport in NSW only;(5) is valid until the Sixth Edition of the ADG Code ceases to have effect in NSW.

The reference number for this exemption is DG2/1077 (part 2).

The previous exemption, reference DG745, issued to Rail Services Australia on 28 July 2000 is hereby cancelled

See below 2/02/2007 Rail Corporation NSWShipping documents, segregation and

This exemption

1077

(1) is an exemption from the requirements of Regulations 11.2 (1), 11.3 and 11.4 (1) which require the use of shipping documents complying with Chapter 11 of the Sixth Edition of the Australian Code for the Transport of Dangerous Goods by Road and Rail (ADG Code);

NSN

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(2) applies to the transport of dangerous goods in an aggregate quantity not exceeding 1000 on maintenance vehicles operated by or on behalf of Rail Corporation NSW;
(3) applies to the use of a pre-printed shipping document (in accordance with the attached) for the dangerous goods that are likely to be carried;
(4) is subject to the condition that a copy of the exemption is carried on any vehicle to which the exemption applies;
(5) in accordance with Regulation 15.9 of these Regulations, applies to transport throughout Australia;
(6) is valid until the Sixth Edition of the ADG Code ceases to have effect.

The Department of Environment and Conservation reference number for this exemption is DG2/1077 (part 1) and the Competent Authorities Panel reference is EXEM01/45. The previous exemption, reference EXEM01/45, issued by the Environment Protection Authority to the Rail Infrastructure Corporation on 13 March 2002 is hereby cancelled.

15 November 2007

Page 11 of 12

File No Company /	mpany /	Description	Issue Date	Expires	Regulation	CAP	Geographic Coverage
Organisati	rganisation	Conditions (if any)	dd/mm/yyyy	dd/mm/yyyy	Reference	Reference	
989 Woolwor	Woolworths Ltd	Consumer Commodity Loads	8/06/2005		ADG Code 1.2.1	Ϋ́Z	Australia

packaging type and size that are considered to be a consumer commodity load and that (1) This exemption applies to various liquid and solid dangerous goods that are of the type, This exemption is subject to the following conditions:

dangerous goods must be packaged, stowed and transported as required by clause 1.2.1 of the Code except for subclause (1)(g); comply with Tables 1.1 and 1.2 of the Code, being dangerous goods ordinarily destined for retail sale This exemption applies to Woolworths Ltd, its employees, its contractors and its agents;

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(a) from a distribution centre operated by or on behalf of Woolworths Ltd to any other such distribution centre; and(b) from any retail store to any such distribution centre or centres; With respect to subclause 1.2.1(1)(g) of the Code, the exemption applies to the transport of these goods:

(5) The exemption applies only when all the following apply:
(a) The dangerous goods consignment is transported with a shipping document summarising the dangerous goods contents and detailing the aggregate quantity of

(b) Any consignment unloaded within a retail distribution centre for loading onto local delivery trucks will not sit within the distribution centre for a period exceeding 4 hours; dangerous goods;

(c) Consignments are not deconsolidated or further consolidated with any other freight.

(6) A copy of this exemption is attached to the shipping document for each consignment of these dangerous goods;(7) This exemption applies to transport by road and rail throughout Australia; and(8) This Exemption will remain valid until the sixth edition of the Code ceases to have legal effect in the relevant juris

This Exemption will remain valid until the sixth edition of the Code ceases to have legal effect in the relevant jurisdiction unless cancelled or varied by notice in writing

All requirements of the Act, the Regulations and the Code except those addressed by this exemption must be complied with

This exemption does not apply to the transport of dangerous goods by sea or air.

Iransport Reform (Dangerous Goods) (NSW) Regulations (the Road Regulations) and the Rail Transport (Dangerous Goods) (NSW) Regulations (the Rail Regulations) made under that Act, certain The above decisions have been made by the Department of Environment and Climate Change NSW (DECC) under the Road and Rail Transport (Dangerous Goods) Act 1997. Under the Road decisions are to be published in the Government Gazette. Notes:

ADG Code" means the Australian Dangerous Goods Code

File No" is the Department of Environment and Climate Change NSW reference number.

Dangerous Goods) Regulations and the Rail Regulations are identical to the Commonwealth Rail Rules printed in the sixth edition of the Australian Dangerous Goods Code. These Commonwealth The Road Regulations are technically identical to the Commonwealth Road Transport Reform documents are the basis of national uniform road and rail legislation for the transport of dangerous goods and have been adopted in all Australian States and Territories. Regulation Reference" is the relevant clause of the Road Regulations and the Rail Regulations.

CAP" is the Competent Authorities Panel convened under the uniform national dangerous goods road and rail legislation

If there is no date in the "Expires" column and no expiry date detailed in the conditions relating to this decision, the decision will remain in effect until varied or cancelled by the Duration of decision. DECC. Page 12 of 12

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

BYRON SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

BYRON SHIRE COUNCIL declares, with the approval of Her Excellency the Governor, that the land described in Schedule 1 below and the easement described in Schedule 2 below, excluding any mines or deposits of minerals in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of a public road. Dated at Mullumbimby, this 20th day of November 2007. PAMELA WESTING, General Manager, Byron Shire Council, PO Box 219, Mullumbimby NSW 2482.

SCHEDULE 1

Lot 1, DP 1116892.

SCHEDULE 2

Easement for access 2m wide over Lot 2, DP 1116892.

[3641]

ROADS ACT 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

BYRON SHIRE COUNCIL declares, with the approval of Her Excellency the Governor, that the land described in the schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of a public road.

Dated at Mullumbimby this 21st day of November 2007

PAMELA WESTING, General Manager

SCHEDULE

Lot 2 DP 46047. [3642]

KYOGLE COUNCIL

Roads Act 1993, Section 162

NOTICE is hereby given that the Kyogle Council advertisements which appeared in the New South Wales Government Gazettes No. 66 Folio 2736 on May 11, 2007 and No. 23 Folio 894 on February 17, 2006, require amendment to clarify the extent of two road names;

Road Description of Route Road Name No. 4019 The Street in the village of Bonalbo

which runs from Cope Street to Dyraaba Street and lies between and parallel to Woodenbong Road and Sandilands Street

Bakers Lane

4022 The street in the village of Bonalbo which runs from Dyraaba Street to the south-east corner of Lot 1 Section 1 DP 6063 and lies between and parallel to Woodenbong Road and Sandilands Street

Post Office Lane

ARTHUR PIGGOTT, General Manager, Kyogle Council, Kyogle NSW 2474. [3643]

LAKE MACQUARIE CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

IN accordance with section 10 of the Roads Act 1993, Council dedicates the land held by it and described in the Schedule below as Public Road. BRIAN BELL, General Manager, Lake Macquarie City Council, Administration Building, Main Road, Speers Point NSW 2284.

SCHEDULE

Lot 2 in Deposited Plan 1110856.

[3644]

MID-WESTERN REGIONAL COUNCIL

Road Naming

Roads Act 1993, Section 162

Naming of Public Roads - Florence Close

NOTICE is hereby given that in accordance with section 162 of the Roads Act 1993, as amended, Council has named the road shown hereunder:

Location Name

Road running south off White

Florence Close.

Circle, Glen Ayr.

W. BENNETT, General Manager, Mid-Western Regional Council, PO Box 156, Mudgee NSW 2850.

NAMBUCCA SHIRE COUNCIL

Erratum

THE notice of compulsory acquisition of land published in Government Gazette No: 167 of 9 November 2007, Folio 8460 was incorrect and is replaced in full by the following notices:

NAMBUCCA SHIRE COUNCIL **ROADS ACT 1993**

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

NAMBUCCA SHIRE COUNCIL declares, with the approval of Her Excellency the Governor that the lands described in the schedule below, excluding any mines or deposits of minerals in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of a public road. Dated at Macksville, this Second day of November 2007. MICHAEL COULTER, General Manager, Nambucca Shire Council, PO Box 177, MACKSVILLE NSW 2447.

SCHEDULE

Lot 1 DP1095413.

NAMBUCCA SHIRE COUNCIL ROADS ACT 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

NAMBUCCA SHIRE COUNCIL declares, with the approval of Her Excellency the Governor that the lands described in the schedule below, excluding any mines or deposits of minerals in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of a public road. Dated at Macksville, this Second day of November 2007. MICHAEL COULTER, General Manager, Nambucca Shire Council, PO Box 177, MACKSVILLE NSW 2447.

SCHEDULE

Lot 3 DP1106562.

[3646]

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993, Section 10.

Dedication of Land as Public Road

IN accordance with section 10 of the Roads Act 1993, Port Macquarie-Hastings Council dedicates the land held by it and described in the Schedule below as public road. BERNARD SMITH, General Manager, Port Macquarie-Hastings Council, corner Lord and Burrawan Streets, Port Macquarie NSW 2444.

SCHEDULE

Lot 101, Deposited Plan 1109267, Parish Pappinbarra, County Macquarie, at situate adjacent to 1102 Pappinbarra Road, Pappinbarra. [3647]

SINGLETON COUNCIL

Roads Act 1993

Naming Of Road

NOTICE is hereby given that the Singleton Council, in pursuance, of Section 162 of the Roads Act, 1993, has named the following road:

Road New Name

Unnamed public road in the Parish of Wittingham, Town of Singleton which runs parallel to John Street immediately east of John Street between Pitt Street and Castlereagh Street.

Laurel Lane

Authorised by resolution of the Council on 2nd October 2007.

S. McGRATH, General Manager, Civic Centre, Queen Street, SINGLETON NSW 2330. [3648]

KEMPSEY SHIRE COUNCIL

Sale of Land for overdue rates

NOTICE is hereby given to the persons named hereunder that the Council of the Shire of Kempsey has resolved in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named appear to be the owners or in which they appear to have an interest and on which the amount of rates stated in each case, as at 9th October 2007 date is due:-

(a) OWNERS OR PERSONS HAVING INTEREST IN THE LAND	(b) DESCRIPTION OF LAND	(c) AMOUNT OF RATES INCLUDING EXTRA CHARGES OVERDUE FOR 5 YEARS OR MORE	(d) AMOUNT OF ALL OTHER RATES (INCL EXTRA CHARGES) DUE AND IN ARREARS	(e) TOTAL
LAWNCOB PTY LTD	2195 WILLI WILLI ROAD, MOPARRABAH, LOT 1017 DP706979	\$3,239.60	\$790.87	\$4,030.47
ESTATE OF LOMA EVERSON	18 REGENT ST KEMPSEY LOT 3 DP1088093	\$16,924.21	\$3,748.00	\$20,672.21
ESTATE OF LOMA EVERSON	30-32 FORTH ST, KEMPSEY LOT 7 DP804366, LOT 11-12 DP834933	\$9,623.36	\$1,732.72	\$11,356.08
ADELINE POSE LANCASTER HERBERT JAMES LANCASTER DOUGLAS EDWARD LANCASTER	DOWLING FALLS ROAD, TOOROOKA LOT 3 DP127709	\$4,399.81	\$306.10	\$4,705.91
MERVYN JAMES COHEN ELIZABETH MAY COHEN	14-16 NULLA NULLA STREET, BELLBROOK LOT9 SEC 5 DP758083	\$3,602.22	\$924.05	\$4,526.27
ESTATE OF HILDA ETHEL MACKENZIE & HENRY JAMES ALFRED EMMS	NULLA NULLA CREEK ROAD, BELLBROOK LOT 1-5 DP127269	\$3,816.91	\$298.25	\$4,115.16
GREATBASE PTY LTD	SERRATA LAND, FISHERMANS REACH LOT 17 DP285434	\$12,379.98	\$2,153.48	\$14,533.46
NIGEL GLEN THURGOOD	LOT 168 DP752409 CLYBUCCA	\$2,930.52	\$366.13	\$3,296.65
OTHO OSBOURNE SECOMB	LOT 2 DP303319 ARMIDALE RD, HICKEYS CREEK	\$4,860.88	\$361.20	\$5,222.08
THOMAS SECOMB	LOT 1 DP127859 PIPERS CREEK ROAD DONDINGALONG	\$3,772.83	\$300.40	\$4,073.23
KENNETH GEORGE BAINBRIDGE	LOT 2 DP127859 PIPERS CREEK ROAD DONDINGALONG	\$3,886.22	\$310.79	\$4,197.01
CHARLES BERRY	LOT 1 DP 127865 CRESCENT HEAD	\$3,770.04	\$298.56	\$4,068.60
ANASTASY MEGALOCONOMOS JAMES MEGALOCONOMOS	LOT 1 DP127907 KUNDABUNG	\$3,660.99	\$289.33	\$3,950.32

(a) OWNERS OR PERSONS HAVING INTEREST IN THE LAND	(b) DESCRIPTION OF LAND	(c) AMOUNT OF RATES INCLUDING EXTRA CHARGES OVERDUE FOR 5 YEARS OR MORE	(d) AMOUNT OF ALL OTHER RATES (INCL EXTRA CHARGES) DUE AND IN ARREARS	(e) TOTAL
JOHN DONATE DECHELLIS, JULIE ANN DECHELLIS	LOT 4 DP787980 WALSH LANE	\$5,206.89	\$916.50	\$6,123.39
NULLA NULLA BOONGUTTI ABORIGINAL CORPORATION	4-6 EAST ST, BELLBROOK LOT 19 SEC 3 DP758083	\$6,646.51	\$879.87	\$7,526.38
SALLY IRIS BANNERMAN	48 LAVENDER LANE DONDINGALONG LOT2 DP737274	\$3,614.65	\$502.21	\$4,116.86
NULLA NULLA BOONGUTTI ABORIGINAL CORPORATION	2-4 OREEN STREET BELLBROOK, 8-10 EAST STREET BELLBROOK LOT 17 SEC 3 DP758083, LOT 18 SEC 3	\$6,952.48	\$1,433.43	\$8,385.91
IAN ROBERT MACKAY	646 FISHERMANS REACH ROAD, FISHERMANS REACH LOT 7 DP561971	\$12,545.69	\$922.63	\$13,468.32
NULLA NULLA BOONGUTTI ABORIGINAL CORPORATION	2 ROBERT GARDEM PLACE WEST KEMPSEY LOT 62 DP262340	\$13,660.47	\$1,488.34	\$15,148.81
HELEN GAIL WHATLEY	7 PERRINS LANE, WEST KEMPSEY LOT 20-21 DP2007	\$9,799.01	\$1,483.34	\$11,282.35
ROSS JAMES RATCLIFF, PAULINE MARGARET RATCLIFF	65 LORD STREET EAST KEMPSEY LOT 5 DP26222	\$11,201.01	\$1,478.49	\$12,679.50
NULLA NULLA BOONGUTTI ABORIGINAL CORPORATION	99 LEITH STREET, WEST KEMPSEY LOT 7 DP263927	\$11,814.91	\$1,443.34	\$13,258.25
ALLAN DAVID SILCOCK, SUSANNE PETA PALERMO	17 ALBERT STREET, SOUTH KEMPSEY LOT 15 SEC 9 CP759080	\$9,819.29	\$1,212.07	\$11,031.36
GARY RICHARD BAILEY	28 HARLEY PLACE, HICKEYS CREEK LOT 7 DP258820, LOT 11 DP256191, LOT 13 DP256191	\$6,796.00	\$710.09	\$7,506.09
TANIA JOY ROWLANDS	33 ROCKY ROAD, COLLOMBATTI LOT3 DP749811	\$6,055.72	\$653.06	\$6,708.78
JAMY CLIVE COOK	58 ASHTON STREET GLADSTONE LOT 1 DP715207	\$9,789.01	\$1,625.72	\$11,414.73
ELIZABETH DALEY	LOT 1 DP 303319 ARMIDALE ROAD, HICKESY CREEK	\$4,860.88	\$361.20	\$5,222.08

(a) OWNERS OR PERSONS HAVING INTEREST IN THE LAND	(b) DESCRIPTION OF LAND	(c) AMOUNT OF RATES INCLUDING EXTRA CHARGES OVERDUE FOR 5 YEARS OR MORE	(d) AMOUNT OF ALL OTHER RATES (INCL EXTRA CHARGES) DUE AND IN ARREARS	(e) TOTAL
TRUONG QUANG MINH, THI HONG VAN MIHN	LOT 13-14 SEC 39 DP2068	\$6,671.43	\$381.94	\$7,053.37
TIEN LETHANG	LOT 10 SEC 39 MACQUARIE STREET SOUTH KEMPSEY	\$4,666.76	\$333.47	\$5,000.23
PETER O'SULLIVAN INVESTMENTS	LOT 2-4 DP244033 BELLBROOK	\$4,133.07	\$344.82	\$4,477.89
WUNDUAYN GUNGGU BARRUNGGIN INC	404 & 446 TOMS GULLY ROAD HICKEYS CREEK LOT 1-2 DP734786	\$10,500.64	\$1,166.28	\$11,666.92

In default of payment to the Council of the amount stated in column (e) above, and any other rates (including extra charges) becoming due and payable after publication of this notice, or an arrangement satisfactory to the Council for all such rates being entered into by the ratable person, before the time fixed for the sale, the said land will be offered for sale by public Auction by Kempsey Shire Council at the Civic Centre, Elbow Street West Kempsey on Wednesday 26th March 2008 at 9.30am.

A. BURGESS, General Manager

[3649]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of LILY ELLEN MORTON late of Hornsby in the State of New South Wales, widow, who died on 11 August 2007 must send particulars of their claim to the executor, Margaret Dawn Bashford, care of Truman Hoyle Lawyers, Level 11, 68 Pitt Street Sydney NSW, within one calendar month from the publication of this notice. After that time the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 13 November 2007. TRUMAN HOYLE LAWYERS, Level 11, 68 Pitt Street Sydney NSW, DX 263 SYDNEY, ref: SR 7302, tel.: 9226 9888.

COMPANY NOTICES

THE STARR-BOWKETT CO-OPERATIVE HOME LOANS NO. 2 LTD, THE COMMONWEALTH STARR-BOWKETT CO-OPERATIVE BUILDING SOCIETY NO. 9 LTD and the THE NORTH SYDNEYSTARR-BOWKETT CO-OPERATIVE SOCIETY NO. 10 LTD take notice that: Neil William Anderson, Suite 6, Level 1, 58 The Boulevarde Strathfield NSW 2135, has been appointed as the liquidator of the above three societies pursuant to orders by the delegate of the Registrar made pursuant to sections 176(3) and 179(c) of the Co-operative Housing and Starr-Bowkett Societies Act 1998 and published in the Gazette on 27 July 2007. Dated the 15th day of November 2007. NEIL WILLIAM ANDERSON, Suite 6, Level 1, 58 The Boulevarde Strathfield NSW 2135, tel.: 9747 6999.

OTHER NOTICES

COUNTRY ENERGY

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land for Electricity Purposes at Captain's Flat

COUNTRY ENERGY declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the 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 23rd day of November 2007. CRAIG MURRAY, Managing Director, Country Energy, PO Box 718, Queanbeyan NSW 2620.

SCHEDULE 1

Locality – Captain's Flat; LGA – Palerang

Title: Crown Land marked as Lot 1 in DP 1103495 being Part Lot 151, DP 754870 and Lots 152 and 153, DP 754870.

Parish: Bullongong; County: Murray

SCHEDULE 2

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. [3652]

ELECTRICITY SUPPLY ACT 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement

TRANSGRID, by its delegate Paul Phillips, declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the interest described in Schedule 1 to this Notice in the land described in Schedule 2 to this Notice is acquired by compulsory process under the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Electricity Supply Act 1995.

Dated at Sydney, this 21st day of November 2007.

PAUL PHILLIPS, General Manager Business Services

SCHEDULE 1

Easement rights as described in Memorandum 7959278 filed in Land & Property Information NSW.

SCHEDULE 2

All those pieces or parcels of land situate in the Local Government Area of Campbelltown, Parish of Narellan and County of Cumberland, being the whole of Lot 26 in Deposited Plan 249530 and the whole of Lot 27 in Deposited Plan 249530 but excepting thereout the easements for water supply purposes created under dealing AB667931 registered at Land & Property Information NSW which pieces or parcels of land are said to be in the possession of Sydney Catchment Authority. [3653]

HUNTER WATER CORPORATION

Hunter Water Act 1991

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of an Easement at Belmont

HUNTER WATER CORPORATION declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the Easement described in the Schedule to the Notice is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for sewerage purposes under the Hunter Water Act 1991.

Dated at Newcastle, this 14th day of November 2007.

KEVIN JOHN YOUNG, Managing Director, Hunter Water Corporation

SCHEDULE

Interest in Land

Easement rights as described under the heading Easement for Sewermain in Memorandum O352656 filed in the Land and Property Information NSW over the site shown as:

"(A) PROPOSED EASEMENT FOR SEWERMAIN 4.0 WIDE" in Deposited Plan 1062222 within Lot 101, DP 620636.

"(A) PROPOSED EASEMENT FOR SEWERMAIN 4.0 WIDE" in Deposited Plan 1062222 within Lot 49, DP 14314.

(C5/111239) [3654]

HUNTER WATER CORPORATION

Hunter Water Act 1991

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of an Easement at Belmont

HUNTER WATER CORPORATION declares, with the approval of Her Excellency the Governor and the Executive Council, that the Easement described in the Schedule below is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for sewerage purposes under the Hunter Water Act 1991.

Dated at Newcastle, this 14th day of November 2006.

KEVIN JOHN YOUNG, Managing Director, Hunter Water Corporation

SCHEDULE

Interest in Land

Easement rights as described under the heading Easement for Sewermain in Memorandum O352656 filed in the Land and Property Information NSW over the site shown as:

"(A) PROPOSED EASEMENT FOR SEWERMAIN 4.0 WIDE" in Deposited Plan 1062218 within Lot 2, DP 519114.

(C5/111239) [3655]

Authorised to be printed ROBERT J. GALLAGHER, Government Printer.

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