

Government Gazette of the state of

NEW SOUTH WALES

Number 182

Friday, 14 December 2007

Published under authority by Government Advertising

LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 7 December 2007

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

Act No. 67 2007 – An Act to amend the Consumer Claims Act 1998 to make further provision with respect to the jurisdiction and powers of the Consumer, Trader and Tenancy Tribunal relating to consumer claims. [Consumer Claims Amendment Bill].

Act No. 68 2007 – An Act to amend the Police Act 1990 and the Police Integrity Commission Act 1996 with respect to employment matters and complaints made against police. [Police Amendment Bill].

Act No. 69 2007 – An Act relating to the regulation of assisted reproductive technology services, the registration of assisted reproductive technology service providers and the prohibition of commercial surrogacy; and for other purposes. [Assisted Reproductive Technology Bill].

Act No. 70 2007 – An Act to amend the Community Justice Centres Act 1983 with respect to the staff and administration of Community Justice Centres, the abolition of the Community Justice Centres Council and the conduct of certain mandatory mediation; and for other purposes. [Community Justice Centres Amendment Bill]

Act No. 71 2007 – An Act to amend the Crimes (Forensic Procedures) Act 2000 to make further provision with respect to the carrying out of forensic procedures. [Crimes (Forensic Procedures) Amendment Bill].

Act No. 72 2007 – An Act to amend the Local Government Act 1993 to make further provision with respect to entering into public-private partnerships and the levying of annual charges; and for other purposes. [Local Government Amendment Bill].

Act No. 73 2007 – An Act to amend certain Acts with respect to coronial inquests and inquiries, court procedure, young offenders and other matters. [Courts and Other Legislation Amendment Bill].

Act No. 76 2007 – An Act to amend the Agricultural Industry Services Act 1998 in relation to the levying and collection of rates, the expenditure of money collected from rates and the appointment of inspectors in connection with the enforcement of that Act; and for other purposes. [Agricultural Industry Services Amendment Bill].

Act No. 77 2007 – An Act to amend the Rice Marketing Act 1983 with respect to the constitution and procedure of the Rice Marketing Board and the sale or supply of rice outside Australia. [Rice Marketing Amendment Bill].

Act No. 78 2007 – An Act to amend the Wine Grapes Marketing Board (Reconstitution) Act 2003 in relation to contracts for the delivery of MIA wine grapes. [Wine Grapes Marketing Board (Reconstitution) Amendment Bill].

Act No. 79 2007 – An Act to amend the Anti-Discrimination Act 1977 with respect to separate annual reporting on EEO matters and to update references to persons with a disability. [Anti-Discrimination Amendment (Equal Opportunity in Public Employment) Bill].

Act No. 80 2007 – An Act to protect persons from domestic and personal violence; to repeal Part 15A of the Crimes Act 1900; and to make consequential amendments to other Acts and instruments. [Crimes (Domestic and Personal Violence) Bill].

Act No. 81 2007 – An Act to amend the Prevention of Cruelty to Animals Act 1979 in relation to the persons and organisations authorised to institute proceedings under that Act. [Prevention of Cruelty to Animals Amendment (Prosecutions) Bill].

Act No. 82 2007 – An Act to repeal certain Acts and to amend certain other Acts and instruments in various respects and for the purpose of effecting statute law revision; and to make certain savings. [Statute Law (Miscellaneous Provisions) Bill (No 2)].

Act No. 83 2007 – An Act to amend the Sydney Water Catchment Management Act 1998 with respect to the functions of the Sydney Catchment Authority, its operating licence, catchment audits, special areas and enforcement powers, and to offences and evidentiary matters; and for other purposes. [Sydney Water Catchment Management Amendment Bill].

RUSSELL D. GROVE PSM, Clerk of the Legislative Assembly

ACTS OF PARLIAMENT ASSENTED TO

Legislative Council Office Sydney 7 December 2007

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

Act No. 74, 2007 – An Act to amend the Crimes Act 1900 with respect to the sexual procurement or grooming of children, and to make consequential amendments to other Acts. [Crimes Amendment (Sexual Procurement or Grooming of Children) Act 2007].

Act No. 75, 2007 – An Act to amend the Evidence (Audio and Audio Visual Links) Act 1998 to make further provision with respect to appearances by accused detainees; and for other purposes. [Evidence (Audio and Audio Visual Links) Amendment Act 2007].

Act No. 84, 2007 – An Act to amend the Civil Liability Act 2002 to make further provision for medical assessment of disputes and transitional arrangements concerning claims for offender damages. [Civil Liability Amendment (Offender Damages) Act 2007].

Act No. 85, 2007 – An Act to amend the Crimes (Administration of Sentences) Act 1999 and the regulations under that Act in relation to the management of correctional centres; and for other purposes. [Crimes (Administration of Sentences) Amendment Act 2007].

Act No. 86, 2007 – An Act to amend the Gene Technology (GM Crop Moratorium) Act 2003 to make further provision with respect to cultivation in New South Wales of licensed GM food plants and to extend the operation of that Act; to amend the Gene Technology (New South Wales) Act 2003 with respect to the application of Commonwealth gene technology laws in this State; and for other purposes. [Gene Technology (GM Crop Moratorium) Amendment Act 2007].

LYNN LOVELOCK, Clerk of the Parliaments

Proclamations



New South Wales

Commencement Proclamation

under the

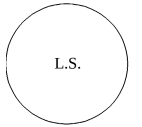
Bail Amendment Act 2007 No 55

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Bail Amendment Act 2007*, do, by this my Proclamation, appoint 14 December 2007 as the day on which that Act commences.

Signed and sealed at Sydney, this 12th day of December 2007.

By Her Excellency's Command,



JOHN HATZISTERGOS, M.L.C., Attorney General

GOD SAVE THE QUEEN!

s2007-453-40.d02



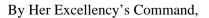
Commencement Proclamation

under the

Coal Acquisition Legislation Repeal Act 2007 No 62

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 *Coal Acquisition Legislation Repeal Act 2007*, do, by this my Proclamation, appoint 1 January 2008 as the day on which Schedule 2 to that Act commences. Signed and sealed at Sydney, this 12th day of December 2007.



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

GOD SAVE THE QUEEN!

Explanatory note

L.S.

The object of this Proclamation is to commence the provisions of the *Coal Acquisition Legislation Repeal Act 2007* that abolish the New South Wales Coal Compensation Board and the New South Wales Coal Compensation Review Tribunal. The functions of those bodies are in future to be exercised by the Director-General of the Department of Primary Industries and the Land and Environment Court, respectively.



Commencement Proclamation

under the

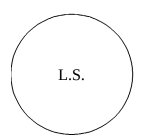
Courts Legislation Amendment Act 2007 No 56

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Courts Legislation Amendment Act 2007*, do, by this my Proclamation, appoint:

- (a) 14 December 2007 as the day on which Schedules 1, 2 [3] and [4], 4, 5, 7 [1]–[3] and [5] and 8 [1]–[3] to that Act commence, and
- (b) 28 January 2008 as the day on which Schedules 2 [1], [2] and [5]–[14], 6 and 9 to that Act commence.

Signed and sealed at Sydney, this 12th day of December 2007.



By Her Excellency's Command,

JOHN HATZISTERGOS, M.L.C., Attorney General

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence the amendments made by the *Courts Legislation Amendment Act 2007* that did not commence on the date of assent or on the other date specified in section 2 of the Act.

s2007-444-16.d02



Commencement Proclamation

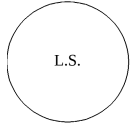
under the

Law Enforcement (Powers and Responsibilities) Amendment Act 2007 No 59

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Law Enforcement (Powers and Responsibilities) Amendment Act 2007*, do, by this my Proclamation, appoint 17 December 2007 as the day on which that Act commences. Signed and sealed at Sydney, this 12th day of December 2007.

By Her Excellency's Command,



JOHN HATZISTERGOS, M.L.C., Attorney General

GOD SAVE THE QUEEN!

s2007-431-09.d02

Regulations



New South Wales

Charitable Fundraising Amendment (Exempt Religious Organisations) Regulation 2007

under the

Charitable Fundraising Act 1991

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Charitable Fundraising Act 1991*.

GRAHAM WEST, M.P.,

Minister for Gaming and Racing

Explanatory note

The object of this Regulation is to prescribe certain organisations as religious organisations to which the *Charitable Fundraising Act 1991* does not apply (apart from section 48, which deals with remuneration of board members of charitable organisations).

This Regulation is made under the *Charitable Fundraising Act 1991*, including sections 7 (1) (b) (Religious organisations exempt from Act) and 55 (the general regulation-making power).

s2005-636-11.d04

Charitable Fundraising Amendment (Exempt Religious Organisations) Clause 1 Regulation 2007

Charitable Fundraising Amendment (Exempt Religious Organisations) Regulation 2007

under the

Charitable Fundraising Act 1991

1 Name of Regulation

This Regulation is the Charitable Fundraising Amendment (Exempt Religious Organisations) Regulation 2007.

2 Amendment of Charitable Fundraising Regulation 2003

The *Charitable Fundraising Regulation 2003* is amended as set out in Schedule 1.

Charitable Fundraising Amendment (Exempt Religious Organisations)

Regulation 2007

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 7 Religious organisations exempt from Act

Insert in alphabetical order of organisations: Bayless Conley Australia Trust Good News Broadcasting Association Limited Jesse Duplantis Ministries Kenneth Copeland Ministries Eagle Mountain International Church Limited Leading The Way Dr Michael Youssef Australia Limited Life Recovery Ministries Inc



Fair Trading Amendment (Monkey Bikes) Regulation 2007

under the

Fair Trading Act 1987

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fair Trading Act 1987*.

LINDA BURNEY, M.P., Minister for Fair Trading

Explanatory note

The object of this Regulation is to amend the *Fair Trading Regulation 2007* to prescribe a product safety standard for monkey bikes.

This Regulation is made under the *Fair Trading Act 1987*, including sections 26 and 92 (the general regulation-making power).

s2006-259-12.d03

Clause 1 Fair Trading Amendment (Monkey Bikes) Regulation 2007

Fair Trading Amendment (Monkey Bikes) Regulation 2007

under the

Fair Trading Act 1987

1 Name of Regulation

This Regulation is the Fair Trading Amendment (Monkey Bikes) Regulation 2007.

2 Amendment of Fair Trading Regulation 2007

The Fair Trading Regulation 2007 is amended as set out in Schedule 1.

Fair Trading Amendment (Monkey Bikes) Regulation 2007

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

Part 2, Division 7A

Insert after Division 7 of Part 2:

Division 7A Monkey bikes

28A Definitions

In this Division:

applicable vehicle standards means the standards prescribed by regulations made under the *Road Transport (Vehicle Registration) Act 1997* with which a vehicle must comply to be eligible to be registered without conditions under those regulations.

monkey bike means a scaled down cruising or sports motor cycle that:

- (a) is commonly known as a monkey bike, mini bike or pocket bike, and
- (b) is powered by an internal combustion engine, and
- (c) does not comply with the applicable vehicle standards that would apply to the motor cycle if it were to be driven on a road or road related area (within the meaning of the *Road Transport (Vehicle Registration) Act 1997)*.

28B Safety standard

The product safety standard prescribed for a monkey bike is that:

- (a) the monkey bike must have a self-closing, hand operated throttle that:
 - (i) returns in a clockwise direction to allow the monkey bike's motor to idle when a person riding the monkey bike releases the person's grip on the throttle, and
 - (ii) is mounted on the right handlebar of the monkey bike, and

9544

Fair Trading Amendment (Monkey Bikes) Regulation 2007

Schedule 1	Amendments					
	(b)	the monkey bike must have a braking system that:(i) is capable of acting on the front and rear wheels of the monkey bike, and				
		(ii)	automatically distributes the braking effort applied by a person riding the monkey bike to the braking system's control lever equally onto each brake lining without the need for an adjuster at the brake calliper, and			
		(iii)	unless the monkey bike is fitted with a drum-type braking system—incorporates a floating or sliding type brake calliper that compensates for any increased movement of its components arising from wear, and			
	(c)	the monkey bike must have 2 foot pegs, each capable of holding a static load of:				
		(i)	the maximum carrying capacity recommended by the manufacturer of the monkey bike, or			
		(ii)	if a maximum carrying capacity is not recommended by the manufacturer—70 kilograms, and			
			teering head system for the monkey bike:			
		(i)	must not exhibit free play, and			
		(ii)	must move freely under its own weight from right lock to left lock when the front wheel of the monkey bike is raised off the ground, and			
	(e)	the monkey bike must have a functioning, thumb operated device on the right or left handlebar that is:(i) capable of stopping the motor, and				
		(ii)	clearly visible to a person riding the monkey bike.			



Home Building Amendment (Temporary Exemption) Regulation 2007

under the

Home Building Act 1989

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Home Building Act 1989*.

LINDA BURNEY, M.P., Minister for Fair Trading

Explanatory note

The object of this Regulation is to amend a provision of the *Home Building Regulation 2004* that exempts contracts of insurance from certain requirements of the *Home Building Act 1989*. Those requirements extend the operation of contracts of insurance so that:

- (a) a contract of insurance extends to any residential building work done at premises by a contractor (whether or not the contractor is named in the contract of insurance), and
- (b) a contract of insurance extends to the supply of any kit home by a contractor (whether or not the contractor is named in the contract of insurance).

The Regulation will extend the exemption from those requirements to 31 December 2008. This Regulation is made under the *Home Building Act 1989*, including sections 103C and 140 (the general regulation-making power).

s2007-387-32.d02

Clause 1 Home Building Amendment (Temporary Exemption) Regulation 2007

Home Building Amendment (Temporary Exemption) Regulation 2007

under the

Home Building Act 1989

1 Name of Regulation

This Regulation is the *Home Building Amendment (Temporary Exemption) Regulation 2007.*

2 Amendment of Home Building Regulation 2004

The *Home Building Regulation 2004* is amended by omitting "31 December 2007" wherever occurring in clause 73 and by inserting instead "31 December 2008".



Law Enforcement (Powers and Responsibilities) Amendment (Authorised Officer's Name) Regulation 2007

under the

Law Enforcement (Powers and Responsibilities) Act 2002

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Law Enforcement (Powers and Responsibilities) Act 2002.*

JOHN HATZISTERGOS, M.L.C.,

Attorney General

Explanatory note

Schedule 1 [3] to the Law Enforcement (Powers and Responsibilities) Amendment Act 2007 removed the requirement (under section 67 of the Law Enforcement (Powers and Responsibilities) Act 2002) that the name of the authorised officer who issues a warrant appear on an occupier's notice.

The object of this Regulation is to amend the *Law Enforcement (Powers and Responsibilities) Regulation 2005* to make a consequential amendment in respect of occupiers' notices and to remove that requirement in respect of certain search and crime scene warrants.

This Regulation is made under the *Law Enforcement (Powers and Responsibilities)* Act 2002, including sections 66 (Form of warrant), 67 (Notice to occupier of premises entered pursuant to warrant) and 238 (the general regulation-making power).

s2007-422-09.d04

Clause 1 Law Enforcement (Powers and Responsibilities) Amendment (Authorised Officer's Name) Regulation 2007

Law Enforcement (Powers and Responsibilities) Amendment (Authorised Officer's Name) Regulation 2007

under the

Law Enforcement (Powers and Responsibilities) Act 2002

1 Name of Regulation

This Regulation is the Law Enforcement (Powers and Responsibilities) Amendment (Authorised Officer's Name) Regulation 2007.

2 Commencement

This Regulation commences on 17 December 2007.

3 Amendment of Law Enforcement (Powers and Responsibilities) Regulation 2005

The Law Enforcement (Powers and Responsibilities) Regulation 2005 is amended as set out in Schedule 1.

Law Enforcement (Powers and Responsibilities) Amendment (Authorised Officer's Name) Regulation 2007

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Schedule 1 Forms, Forms 9 (Part 5 search warrant), 10 (Search warrant other than Part 5 search warrant) and 12 (Crime scene warrant)

Omit "[Name of authorised officer]," wherever occurring.

[2] Forms 9, 10 and 12

Omit "Signed [Print name and insert" wherever occurring.

Insert instead "Signed [Insert".

[3] Forms 9, 10 and 12

Omit "name of that authorised officer and the" wherever occurring.

 [4] Forms 17 (Occupier's notice for Part 5 search warrant), 18 (Occupier's notice for search warrant other than Part 5 search warrant) and 19 (Occupier's notice for crime scene warrant)

Omit "[*Name*], an authorised officer," wherever occurring under the heading "**Issue details**".

Insert instead "an authorised officer".

[5] Forms 17, 18 and 19

Insert "[Insert signature.]" after "Signed" wherever occurring under the heading "Inspection".



Partnership Further Amendment (Fees) Regulation 2007

under the

Partnership Act 1892

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Partnership Act 1892*.

LINDA BURNEY, M.P., Minister for Fair Trading

Explanatory note

Recent amendments to the *Partnership Act 1892* (*the Principal Act*) and the *Partnership Regulation 2007* (*the Principal Regulation*) by the *Partnership Amendment (Venture Capital) Act 2007* enabled early stage venture capital limited partnerships to be registered as incorporated limited partnerships under the Principal Act.

One of the objects of this Regulation is to amend the Principal Regulation to reduce (from \$869 to \$500) the application fee for the registration of an incorporated limited partnership so as to encourage the registration of this type of partnership.

This Regulation also amends the Principal Regulation to remove the "per change" fees (relating to updating the Register of Limited and Incorporated Limited Partnerships in respect of changes in partnership particulars) and "per page" fees (relating to producing copies or certificates from that Register). The removal of these fees is as a consequence of improvements in the storage and retrieval arrangements for data stored in that Register.

This Regulation is made under the *Partnership Act 1892*, including sections 54 (Application for registration), 56 (Changes in registered particulars), 57 (Register of Limited Partnerships and Incorporated Limited Partnerships), 58 (Certificates of registration), 73E (Lodgment of certain documents with the Registrar) and 81 (the general regulation-making power).

s2007-420-09.d07

Clause 1 Partnership Further Amendment (Fees) Regulation 2007

Partnership Further Amendment (Fees) Regulation 2007

under the

Partnership Act 1892

1 Name of Regulation

This Regulation is the Partnership Further Amendment (Fees) Regulation 2007.

2 Amendment of Partnership Regulation 2007

The Partnership Regulation 2007 is amended as set out in Schedule 1.

Partnership Further Amendment (Fees) Regulation 2007

Amendment

Schedule 1

Schedule 1 Amendment

Schedule 2

Omit the Schedule. Insert instead:

Schedule 2 Fees

(Clause 7)

(Clause 2)

Column 1 Column 2		Column 3	Column 4
Item	Type of fee	Amount for limited partnership	Amount for incorporated limited partnership
1	Fee to accompany a statement under section 54 (1) of the Act (application for registration of a partnership)	\$771	\$500
2	Fee to accompany statement under section 56 (1) of the Act (notification of change in relation to particulars of partnership)	\$36	\$36
3	Fee for inspection of Register of Limited and Incorporated Limited Partnerships under section 57 (3) of the Act	\$15 per partnership inspected	\$15 per partnership inspected
4	Fee for issue under section 58 (2) of the Act, on application, of certificate as to formation of limited partnership or incorporated limited partnership	\$15	\$15
5	Fee for issue under section 58 (2) of the Act, on application, of certificate as to registered particulars of limited partnership or incorporated limited partnership	\$30	\$30
6	Fee to accompany document lodged under section 73E (1) of the Act (evidencing status as a VCLP, AFOF or ESVCLP)	Not applicable	\$76

Partnership Further Amendment (Fees) Regulation 2007

Schedule 1 Amendment

Columr	n 1 Column 2	Column 3	Column 4
ltem	Type of fee	Amount for limited partnership	Amount for incorporated limited partnership
7	Fee to accompany statement lodged under section 73E (2) of the Act (that partnership is a venture capital management partnership)	Not applicable	\$76
8	Fee to accompany notice lodged under section 73E (3) of the Act (notice as to revocation of a VCLP, AFOF or ESVCLP or cessation of a venture capital management partnership)	Not applicable	\$76
9	Fee to accompany notice lodged under section 73E (4) of the Act (notice as to cessation of business)	Not applicable	\$76



Transport Administration (General) Amendment (State Taxes) Regulation 2007

under the

Transport Administration Act 1988

Her Excellency the Governor, with the advice of the Executive Council, and on the recommendation of the Minister for Transport and with the approval of the Treasurer, has made the following Regulation under the *Transport Administration Act 1988*.

JOHN WATKINS, M.P., Minister for Transport

Explanatory note

The object of this Regulation is to amend clause 40 (Exemption of RailCorp from certain State taxes) of the *Transport Administration (General) Regulation 2005* to extend until 18 December 2008 the period for which RailCorp is not liable for certain State taxes and levies.

This Regulation is made under the *Transport Administration Act 1988*, including sections 17E (2) and 119 (the general regulation-making power).

s2007-448-94.d03

Clause 1 200[°]

Transport Administration (General) Amendment (State Taxes) Regulation 2007

Transport Administration (General) Amendment (State Taxes) Regulation 2007

under the

Transport Administration Act 1988

1 Name of Regulation

This Regulation is the *Transport Administration (General) Amendment (State Taxes) Regulation 2007.*

2 Amendment of Transport Administration (General) Regulation 2005

The *Transport Administration (General) Regulation 2005* is amended by omitting "2007" from clause 40 (3) and by inserting instead "2008".

Orders



New South Wales

Standard Instrument (Local Environmental Plans) Amendment Order 2007

under the

Environmental Planning and Assessment Act 1979

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 33A of the *Environmental Planning and Assessment Act 1979*, make the following Order.

Dated, this 12th day of December 2007.

By Her Excellency's Command,

FRANK SARTOR, M.P., Minister for Planning

e2007-018-35.d20

Standard Instrument (Local Environmental Plans) Amendment Order 2007

under the

Environmental Planning and Assessment Act 1979

1 Name of Order

This Order is the Standard Instrument (Local Environmental Plans) Amendment Order 2007.

2 Commencement

This Order commences on 1 January 2008.

3 Amendment of Standard Instrument (Local Environmental Plans) Order 2006

The *Standard Instrument (Local Environmental Plans) Order 2006* is amended as set out in Schedule 1.

4 Amendment of standard instrument

The standard instrument prescribed by the *Standard Instrument (Local Environmental Plans) Order 2006* is amended as set out in Schedule 2.

Amendment of Standard Instrument (Local Environmental Plans) Order Schedule 1 2006

Schedule 1 Amendment of Standard Instrument (Local Environmental Plans) Order 2006

(Clause 3)

[1] Clause 4 Mandatory provisions of the standard instrument

Omit "the words ["Not applicable"] or words to the same effect" from clause 4 (3).

Insert instead "the words "[Not applicable]" or words to the same effect".

[2] Clause 4, note

Insert at the end of the note to the clause:

In relation to the numbering of clauses, the standard instrument adopts a Part decimal numbering system. That is, each clause has 2 numbers separated by a decimal point, the first being the number of the Part in which the clause appears and the second being the appropriate consecutive number according to the position of the clause in the Part. For example, the first clause in Part 4 is clause 4.1 followed by clauses 4.2, 4.3 and so on, while Part 5 begins with clause 5.1 followed by clause 5.2 etc.

[3] Clause 5 Additional provisions

Omit the note to the clause. Insert instead:

Note. When the standard instrument is amended by a future Order to add a mandatory clause in Parts 1–5, the new clause will ordinarily be added at the end of the relevant Part with sequential numbering. However, if it is necessary to add a new mandatory clause between existing clauses of the standard instrument, it will have a number with double lettering (eg clauses 4.2AA and 4.2BB would appear between clauses 4.2 and 4.3). Only mandatory provisions added by an Order will use double lettering in this manner, and the same convention applies to any additional mandatory subclauses and paragraphs that are inserted in an existing clause. If a whole Part is added by an Order, it will also have double lettering (eg Part 5AA, with clauses starting at 5AA.1) so as to distinguish the Part from any additional non-mandatory (or local) Part that may be included in a local environmental plan that has adopted the standard instrument.

In the case of additional non-mandatory (or local) provisions of a local environmental plan that has adopted the standard instrument, an additional Part will ordinarily be added after Part 5 with a sequential Part number (eg Parts 6, 7 etc) and clauses in that Part will have sequential numbers (eg clauses 6.1, 6.2 or 7.1, 7.2 etc). However, if it is necessary to add a non-mandatory Part between any of the Parts of the standard instrument, it will have a number with single lettering (eg Part 4A, with clauses in Parts 1–5 will also be numbered with the letter "A" or "B" etc, whether it is included at the end of the mandatory Part or between clauses in a mandatory Part). Single lettering will also be used for additional non-mandatory subclauses, paragraphs or subparagraphs that are inserted in a mandatory clause in Parts 1–5.

Schedule 1 Amendment of Standard Instrument (Local Environmental Plans) Order 2006

The amending Order may also make other provisions of a savings or transitional nature consequent on the amendment of the standard instrument (for example, the repeal or amendment of an additional local provision in a plan that is made the subject of a compulsory provision in the standard instrument).

[4] Clause 7 Land to which standard instruments apply

Omit clause 7 (2). Insert instead:

(2) However, the Minister may make a local environmental plan that adopts the standard instrument and that applies only to part of the land in the local government area concerned if the Minister considers it appropriate to do so.

[5] Clause 8

Insert after clause 7:

8 Application of amending orders

- (1) The amendments made by an amending order do not apply to or in respect of any development application that was made, but not determined, before the commencement of the amending order.
- (2) In issuing a certificate under section 65 of the Act that a draft local environmental plan submitted to the Director-General under section 64 of the Act has been prepared in accordance with the standard instrument prescribed by this Order, the Director-General may (but is not required to) take into account any amendment made to the standard instrument by an amending order after the date on which the draft local environmental plan was submitted.
- (3) In this clause:

amending order means an order under section 33A of the Act that amends the standard instrument prescribed by this Order.

9561

Standard Instrument (Local Environmental Plans) Amendment Order 2007

Amendment of standard instrument

Schedule 2

Schedule 2 Amendment of standard instrument

(Clause 4)

[1] The whole instrument

Insert "or other relevant name" after "Name of local government area" wherever occurring.

[2] Clause 3 Land to which Plan applies [compulsory]

Insert at the end of the direction:

The Plan should wherever practicable apply to the whole of the local government area.

[3] Clause 7 Maps [compulsory]

Insert "or replaced" after "amended" in clause 7 (1) (b).

[4] Clause 7 (1) (b)

Insert "or replace" after "amend".

[5] Clause 7 (4)

Insert after clause 7 (3):

(4) For the purposes of this Plan, a map may be in, and may be kept and made available in, electronic or paper form, or both.

[6] Clause 7, direction

Omit the third sentence of the direction.

[7] Clause 7, note

Insert at the end of the clause (after the direction):

Note. The maps adopted by this Plan are to be made available on the official NSW legislation website in connection with this Plan. Requirements relating to the maps are set out in the documents entitled *Standard technical requirements for LEP maps* and *Standard requirements for LEP GIS data* which are available on the Department of Planning's website.

[8] Clause 9 Application of SEPPs and REPs [compulsory]

Omit "(clause 6)" from clause 9 (2).

Insert instead "(clause 6 and Parts 3 and 4)".

[9] Clause 15 Subdivision—consent requirements [compulsory]

Omit clause 15 (2). Insert instead:

- (2) However, consent is not required for a subdivision for the purpose only of any one or more of the following:
 - (a) widening a public road,
 - (b) a minor realignment of boundaries that does not create:
 - (i) additional lots or the opportunity for additional dwellings, or
 - (ii) lots that are smaller than the minimum size shown on the Lot Size Map in relation to the land concerned,
 - (c) a consolidation of lots that does not create additional lots or the opportunity for additional dwellings,
 - (d) rectifying an encroachment on a lot,
 - (e) creating a public reserve,
 - (f) excising from a lot land that is, or is intended to be, used for public purposes, including drainage purposes, rural fire brigade or other emergency service purposes or public toilets.

[10] Land Use Table at end of Part 2

Omit paragraph (c) of the third direction at the beginning of the Table.

Insert instead:

(c) the words "Any development not specified in item [*specify item number or numbers*]",

[11] Land Use Table at end of Part 2 (Zones RU1 and RU2)

Insert "; Home occupations" after "Extensive agriculture" wherever occurring in item 2 of the matter relating to Zones RU1 Primary Production and RU2 Rural Landscape.

[12] Land Use Table (Zone RU1)

Omit "and with adjoining zones" from the fourth dot point in item 1 of the matter relating to Zone RU1 Primary Production.

Insert instead "and land uses within adjoining zones".

[13] Land Use Table (Zone RU2)

Insert before the first dot point in item 1 of the matter relating to Zone RU2 Rural Landscape:

• To encourage sustainable primary industry production by maintaining and enhancing the natural resource base.

Amendment of standard instrument

Schedule 2

[14] Land Use Table (Zone RU4)

Omit "small-scale" from the first dot point in item 1 of the matter relating to Zone RU4 Rural Small Holdings.

[15] Land Use Table (Zones RU4, RU5, R1, R2, R5, E3 and E4)

Insert "Home occupations" in item 2 of the matter relating to Zones RU4 Rural Small Holdings, RU5 Village, R1 General Residential, R2 Low Density Residential, R5 Large Lot Residential, E3 Environmental Management and E4 Environmental Living.

[16] Land Use Table (Zones RU4, RU6 and R5)

Insert "land uses within" after "zone and" wherever occurring in item 1 of the matter relating to Zones RU4 Rural Small Holdings, RU6 Transition and R5 Large Lot Residential.

[17] Land Use Table (Zone R1)

Omit item 3 of the matter relating to Zone R1 General Residential.

Insert instead:

3 Permitted with consent

Attached dwellings; Boarding houses; Child care centres; Community facilities; Dwelling houses; Group homes; Hostels; Multi dwelling housing; Neighbourhood shops; Places of public worship; Residential flat buildings; Semi-detached dwellings; Seniors housing; Shop top housing

[18] Land Use Table (Zone R3)

Omit item 3 of the matter relating to Zone R3 Medium Density Residential.

Insert instead:

3 Permitted with consent

Attached dwellings; Boarding houses; Child care centres; Community facilities; Group homes; Multi dwelling housing; Neighbourhood shops; Places of public worship; Seniors housing

[19] Land Use Table (Zone R5)

Insert ", and minimising impacts on," after "preserving" in the first dot point of item 1 of the matter relating to Zone R5 Large Lot Residential.

[20] Land Use Table (Zone B1)

Omit "live and" from item 1 of the matter relating to Zone B1 Neighbourhood Centre.

Insert instead "live or".

[21] Land Use Table (Zones B1, B2 and B3)

Insert "Business premises;" in alphabetical order in item 3 of the matter relating to Zones B1 Neighbourhood Centre, B2 Local Centre and B3 Commercial Core.

[22] Land Use Table (Zones B1, B2, B3 and SP1)

Omit "which" wherever occurring from item 1 of the matter relating to Zones B1 Neighbourhood Centre, B2 Local Centre, B3 Commercial Core and SP1 Special Activities.

Insert instead "that".

[23] Land Use Table (Zone B3)

Insert "or motel" after "Hotel" in item 3 of the matter relating to Zone B3 Commercial Core.

[24] Land Use Table (Zone B4)

Omit item 3 of the matter relating to Zone B4 Mixed Use. Insert instead:

3 Permitted with consent

Boarding houses; Business premises; Child care centres; Community facilities; Educational establishments; Entertainment facilities; Function centres; Hotel or motel accommodation; Information and education facilities; Office premises; Passenger transport facilities; Recreation facilities (indoor); Registered clubs; Retail premises; Seniors housing; Shop top housing

[25] Land Use Table (Zone B5)

Omit item 1 of the matter relating to Zone B5 Business Development.

Insert instead:

1 Objectives of zone

• To enable a mix of business and warehouse uses, and specialised retail uses that require a large floor area, in locations that are close to, and that support the viability of, centres.

Amendment of standard instrument

Schedule 2

[26] Land Use Table (Zone B5)

Omit item 3 of the matter relating to Zone B5 Business Development. Insert instead:

3 Permitted with consent

Child care centres; Passenger transport facilities; Warehouse or distribution centres

[27] Land Use Table (Zone B6)

Omit the second dot point from item 1 of the matter relating to Zone B6 Enterprise Corridor.

Insert instead:

To provide a range of employment uses (including business, office, retail and light industrial uses) and residential uses (but only as part of a mixed use development).

[28] Land Use Table (Zone B6)

Omit "the retailing of food and clothing" from the third dot point of item 1 of the matter relating to Zone B6 Enterprise Corridor.

Insert instead "retailing activity".

[29] Land Use Table (Zone B6)

Omit item 3 of the matter relating to Zone B6 Enterprise Corridor.

Insert instead:

3 Permitted with consent

Business premises; Community facilities; Hotel or motel accommodation; Landscape and garden supplies; Light industries; Passenger transport facilities; Timber and building supplies; Warehouse or distribution centres

[30] Land Use Table (Zone IN2)

Omit the second dot point from item 1 of the matter relating to Zone IN2 Light Industrial.

Insert instead:

To encourage employment opportunities and to support the viability of centres.

[31] Land Use Table (Zone RE1)

Insert "Any development not specified in item 2 or 3" in item 4 of the matter relating to Zone RE1 Public Recreation.

[32] Land Use Table (Zone E1)

Insert "or that is acquired under Part 11 of that Act" after "1974" in the first dot point of item 1 of the matter relating to Zone E1 National Parks and Nature Reserves.

[33] Land Use Table (Zone E1)

Insert after the second dot point in item 1 of the matter relating to Zone E1 National Parks and Nature Reserves:

• To identify land that is to be reserved under the *National Parks and Wildlife Act 1974* and to protect the environmental significance of that land.

[34] Land Use Table (Zone E1)

Insert "Nil" in item 3 of the matter relating to Zone E1 National Parks and Nature Reserves.

[35] Land Use Table (Zone E1)

Insert "Any development not specified in item 2 or 3" in item 4 of the matter relating to Zone E1 National Parks and Nature Reserves.

[36] Land Use Table (Zone E2)

Insert "; Any other development not specified in item 2 or 3" at the end of item 4 of the matter relating to Zone E2 Environmental Conservation.

[37] Land Use Table (Zone E3)

Insert at the end of the direction in the matter relating to Zone E3 Environmental Management:

Home industries, kiosks, cellar door premises, neighbourhood shops and roadside stalls may (but need not) be included as permitted with consent.

[38] Land Use Table (Zone E3)

Omit item 4 of the matter relating to Zone E3 Environmental Management.

Insert instead:

4 Prohibited

Industries; Multi dwelling housing; Residential flat buildings; Retail premises; Seniors housing; Service stations; Warehouse or

Amendment of standard instrument

Schedule 2

distribution centres; Any other development not specified in item 2 or 3

[39] Land Use Table (Zone E4)

Insert at the end of the direction in the matter relating to Zone E4 Environmental Living:

Home industries may (but need not) be included as permitted with consent. $% \left({{{\left({{{{\bf{n}}}} \right)}_{i}}}_{i}} \right)$

[40] Land Use Table (Zone E4)

Omit item 4 of the matter relating to Zone E4 Environmental Living.

Insert instead:

4 Prohibited

Industries; Service stations; Warehouse or distribution centres; Any other development not specified in item 2 or 3

[41] Land Use Table (Zones W1 and W2)

Insert at the end of item 1 of the matter relating to Zones W1 Natural Waterways and W2 Recreational Waterways:

• To provide for sustainable fishing industries and recreational fishing.

[42] Land Use Table (Zone W1)

Omit item 4 of the matter relating to Zone W1 Natural Waterways.

Insert instead:

4 Prohibited

Business premises; Canal estate development; Hotel or motel accommodation; Industries; Multi dwelling housing; Recreation facilities (major); Residential flat buildings; Retail premises; Seniors housing; Service stations; Warehouse or distribution centres; Any other development not specified in item 2 or 3

[43] Land Use Table (Zone W2)

Omit "; Recreation facilities (outdoor)" from item 3 of the matter relating to Zone W2 Recreational Waterways.

[44] Land Use Table (Zone W2)

Omit item 4 of the matter relating to Zone W2 Recreational Waterways. Insert instead:

4 Prohibited

Canal estate development; Industries; Multi dwelling housing; Residential flat buildings; Seniors housing; Warehouse or distribution centres; Any other development not specified in item 2 or 3

[45] Land Use Table (Zones W2 and W3)

Omit "water based" wherever occurring in item 1 of the matter relating to Zones W2 Recreational Waterways and W3 Working Waterways.

Insert instead "water-based".

[46] Land Use Table (Zone W3)

Insert at the end of item 1 of the matter relating to Zone W3 Working Waterways:

• To provide for sustainable fishing industries.

[47] Land Use Table (Zone W3)

Omit item 4 of the matter relating to Zone W3 Working Waterways. Insert instead:

4 Prohibited

Any development not specified in item 2 or 3

[48] Land Use Table (Zone W3)

Omit "Commercial port facilities" from item 3 of the matter relating to Zone W3 Working Waterways.

Insert instead "Port facilities".

[49] Part 3 Exempt and complying development

Omit the direction at the beginning of the Part.

[50] Clause 16 Exempt development [compulsory]

Omit clause 16 (3). Insert instead:

(3) To be exempt development, the development:

Amendment of standard instrument

Schedule 2

- (a) must meet the relevant deemed-to-satisfy provisions of the *Building Code of Australia*, and
- (b) must not, if it relates to an existing building, cause the building to contravene the *Building Code of Australia*, and
- (c) must not be designated development, and
- (d) must not be carried out on land that comprises, or on which there is, an item that is listed on the State Heritage Register under the *Heritage Act 1977* or that is subject to an interim heritage order under the *Heritage Act 1977*, and
- (e) must not be carried out in an environmentally sensitive area for exempt or complying development (as defined in clause 18).
- (4) Development that relates to an existing building that is classified under the *Building Code of Australia* as class 1b or class 2–9 is exempt development only if:
 - (a) the building has a current fire safety certificate or fire safety statement, or
 - (b) no fire safety measures are currently implemented, required or proposed for the building.

[51] Clause 17 Complying development [compulsory]

Omit "Department of Environment and Conservation" from paragraph (e) of the note at the beginning of the clause.

Insert instead "Department of Environment and Climate Change".

[52] Clause 17, note

Insert at the end of paragraph (e) of the note at the beginning of the clause:

- or
- (f) the development is on land identified as an environmentally sensitive area.

[53] Clause 17 (2)

Omit the subclause. Insert instead:

- (2) Development specified in Part 1 of Schedule 3 that is carried out in compliance with:
 - (a) the development standards specified in relation to that development, and
 - (b) the requirements of this Part,

is complying development.

Schedule 2 Amendment of standard instrument

Note. See also clause 33AA (3) which provides that the conversion of fire alarms is complying development in certain circumstances.

[54] Clause 17 (4)

Insert after clause 17 (3):

(4) A complying development certificate for development specified in Part 1 of Schedule 3 is subject to the conditions (if any) set out in Part 2 of that Schedule.

[55] Clause 18 Environmentally sensitive areas excluded [compulsory]

Omit clause 18 (2). Insert instead:

(2) For the purposes of this clause:

environmentally sensitive area for exempt or complying development means any of the following:

- (a) the coastal waters of the State,
- (b) a coastal lake,
- (c) land to which *State Environmental Planning Policy No 14—Coastal Wetlands* or *State Environmental Planning Policy No 26—Littoral Rainforests* applies,
- (d) land reserved as an aquatic reserve under the *Fisheries Management Act 1994* or as a marine park under the *Marine Parks Act 1997*,
- (e) land within a wetland of international significance declared under the Ramsar Convention on Wetlands or within a World heritage area declared under the World Heritage Convention,
- (f) land within 100 metres of land to which paragraph (c), (d) or (e) applies,
- (g) land identified in this or any other environmental planning instrument as being of high Aboriginal cultural significance or high biodiversity significance,
- (h) land reserved as a state conservation area under the *National Parks and Wildlife Act 1974*,
- (i) land reserved or dedicated under the *Crown Lands Act* 1989 for the preservation of flora, fauna, geological formations or for other environmental protection purposes,
- (j) land identified as being critical habitat under the *Threatened Species Conservation Act 1995* or Part 7A of the *Fisheries Management Act 1994*.

Direction. Additional areas may be added to this list.

Amendment of standard instrument

Schedule 2

[56] Clause 19

Omit the clause. Insert instead:

19 Minimum subdivision lot size [optional]

- (1) The objectives of this clause are as follows:
 - (a) [set out objectives of the clause]
- (2) This clause applies to a subdivision of any land shown on the Lot Size Map that requires development consent and that is carried out after the commencement of this Plan.
- (3) The size of any lot resulting from a subdivision of land to which this clause applies is not to be less than the minimum size shown on the Lot Size Map in relation to that land.

Direction. An exception to the minimum size shown on the Lot Size Map may be provided in certain circumstances, for example, in the case of land that is to be used for attached dwellings.

(4) This clause does not apply in relation to the subdivision of individual lots in a strata plan or community title scheme.

[57] Clause 21

Omit the clause. Insert instead:

21 Height of buildings [optional]

- (1) The objectives of this clause are as follows:
 - (a) [set out objectives of the clause]
- (2) The height of a building on any land is not to exceed the maximum height shown for the land on the Height of Buildings Map.

Direction. Different heights may be shown on the map for different zones or for different land in the same zone. This Plan may also provide for specified height restrictions to be varied or modified in certain circumstances, for example, to prevent overshadowing of public open space, for air safety reasons or for the purposes of promoting design excellence.

[58] Clause 22

Omit the clause. Insert instead:

22 Floor space ratio [optional]

- (1) The objectives of this clause are as follows:
 - (a) [set out objectives of the clause]

- Schedule 2 Amendment of standard instrument
 - (2) The maximum floor space ratio for a building on any land is not to exceed the floor space ratio shown for the land on the Floor Space Ratio Map.

Direction. Different floor space ratios may be shown on the FSR map for different zones, for different land in the same zone or for different land uses within a building. This Plan may provide that, despite subclause (2), the maximum floor space ratio for a building is to be determined partly by the FSR map and partly by other means, or wholly by other means.

[59] Clause 23 Calculation of floor space ratio and site area [optional]

Omit "total floor space" from clause 23 (2). Insert instead "gross floor".

[60] Clause 24 Exceptions to development standards [compulsory]

Omit "or of *State Environmental Planning Policy No 1—Development Standards*" from clause 24 (2).

[61] Clause 24 (8)

Omit the subclause. Insert instead:

- (8) This clause does not allow consent to be granted for development that would contravene any of the following:
 - (a) a development standard for complying development,
 - (b) a development standard that arises, under the regulations under the Act, in connection with a commitment set out in a BASIX certificate for a building to which *State Environmental Planning Policy (Building Sustainability Index: BASIX) 2004* applies or for the land on which such a building is situated,
 - (c) clause 28AA.

Direction. Additional exclusions may be added.

[62] Clause 25 Relevant acquisition authority [compulsory]

Insert at the end of the Table to clause 25 (2) in Columns 1 and 2, respectively:

Zone E1 National Parks and Nature Reserves And Minister administering the National and marked "National Park" Parks and Wildlife Act 1974

- [63] Clause 26 Development on proposed classified road [compulsory] Omit the clause.
- [64] Clause 27 Classification and reclassification of public land [compulsory] Omit ", by means of this Plan," from clause 27 (1).

Amendment of standard instrument

Schedule 2

[65] Clause 27 (5)

Omit "on the commencement of the relevant classification Plan and, by the operation of that Plan,".

Insert instead "when the description of the land is inserted into that Part and".

[66] Clause 27 (5)

Insert at the end of the subclause:

Note. In accordance with section 30 (2) of the *Local Government Act 1993*, the approval of the Governor to subclause (5) applying to the public land concerned is required before the description of the land is inserted in Part 2 of Schedule 4.

[67] Clause 27 (6) and (7)

Omit the subclauses.

[68] Clause 28AA

Insert after clause 28:

28AA Controls relating to miscellaneous permissible uses [compulsory]

(1) Bed and breakfast accommodation

If development for the purposes of bed and breakfast accommodation is permitted under this Plan, the accommodation that is provided to guests must consist of no more than [*insert number not less than 3*] bedrooms.

(2) Home businesses

If development for the purposes of a home business is permitted under this Plan, the carrying on of the business must not involve the use of more than [*insert number not less than 30*] square metres of floor area.

(3) Home industries

If development for the purposes of a home industry is permitted under this Plan, the carrying on of the light industry must not involve the use of more than [*insert number not less than 30*] square metres of floor area.

(4) Industrial retail outlets

If development for the purposes of an industrial retail outlet is permitted under this Plan, the retail floor area must not exceed:

(a) [*insert number not more than 40*]% of the combined gross floor area of the industrial retail outlet and the building or place on which the relevant industry is carried out, or

Schedule 2 Amendment of standard instrument

(b) [*insert number not less than 400*] square metres, whichever is the lesser.

(5) Farm stay accommodation

If development for the purposes of farm stay accommodation is permitted under this Plan, the accommodation that is provided to guests must consist of no more than [*insert number not less than 3*] bedrooms.

(6) Kiosks

If development for the purposes of a kiosk is permitted under this Plan, the gross floor area must not exceed [*insert number not less than 10*] square metres.

(7) Neighbourhood shops

If development for the purposes of a neighbourhood shop is permitted under this Plan, the retail floor area must not exceed [*insert number not less than 80*] square metres.

(8) Roadside stalls

If development for the purposes of a roadside stall is permitted under this Plan, the gross floor area must not exceed [*insert number not less than 8*] square metres.

(9) Secondary dwellings

If development for the purposes of a secondary dwelling is permitted under this Plan, the total floor area of the dwelling (excluding any area used for parking) must not exceed whichever or the following is the greater:

- (a) 60 square metres,
- (b) [*insert number*]% of the total floor area of both the self-contained dwelling and the principal dwelling.
- [69] Clause 29 Community use of educational establishments [compulsory] Omit the clause.
- [70] Clause 30 Classified roads [optional]

Omit the clause.

[71] Clause 31 Development in proximity to a rail corridor [compulsory] Omit the clause.

Amendment of standard instrument

Schedule 2

[72] Clause 32 Development within the coastal zone [compulsory if land to which Plan applies includes land in the coastal zone]

Omit "*NSW Coastal Policy*" from clause 32 (1) (b). Insert instead "NSW Coastal Policy".

[73] Clause 32 (1) (b) (vi)

Insert "rock platforms," after "preserve".

[74] Clause 32 (1) (b) (xi) and (xii)

Insert at the end of clause 32(1)(b)(x):

, and

- (xi) protect Aboriginal cultural places, values and customs, and
- (xii) protect and preserve items of heritage, archaeological or historical significance.

[75] Clause 32 (2) (a)

Omit "or persons who are less mobile,". Insert instead "(including persons with a disability)".

[76] Clause 32 (2) (e) (iii)

Omit "water bodies". Insert instead "waterbodies".

[77] Clause 32 (2) (e) (iv)

Omit "native animals, fish, plants and marine vegetation". Insert instead "native fauna and native flora".

[78] Clause 32AA

Insert after clause 32:

32AA Architectural roof features [optional]

- (1) The objectives of this clause are:
 - (a) [set out objectives of the clause]
- (2) Development that includes an architectural roof feature that exceeds, or causes a building to exceed, the height limits set by clause 21 may be carried out, but only with consent.
- (3) Development consent must not be granted to any such development unless the consent authority is satisfied that:
 - (a) the architectural roof feature:

- (i) comprises a decorative element on the uppermost portion of a building, and
- (ii) is not an advertising structure, and
- (iii) does not include floor space area and is not reasonably capable of modification to include floor space area, and
- (iv) will cause minimal overshadowing, and
- (b) any building identification signage or equipment for servicing the building (such as plant, lift motor rooms, fire stairs and the like) contained in or supported by the roof feature is fully integrated into the design of the roof feature.

[79] Clause 33AA

Insert after clause 33:

33AA Conversion of fire alarms [compulsory]

- (1) This clause applies to a fire alarm system that can be monitored by New South Wales Fire Brigades or by a private service provider.
- (2) The following development may be carried out, but only with consent:
 - (a) converting a fire alarm system from connection with the alarm monitoring system of New South Wales Fire Brigades to connection with the alarm monitoring system of a private service provider,
 - (b) converting a fire alarm system from connection with the alarm monitoring system of a private service provider to connection with the alarm monitoring system of another private service provider,
 - (c) converting a fire alarm system from connection with the alarm monitoring system of a private service provider to connection with a different alarm monitoring system of the same private service provider.
- (3) Development to which subclause (2) applies is complying development if it consists only of:
 - (a) internal alterations to a building, or
 - (b) internal alterations to a building together with the mounting of an antenna, and any support structure, on an external wall or roof of a building so as to occupy a space of not more than 450mm x 100mm x 100mm.

Amendment of standard instrument

Schedule 2

(4) A complying development certificate for any such complying development is subject to a condition that any building work may only be carried out between 7.00 am and 6.00 pm on Monday to Friday and between 7.00 am and 5.00 pm on Saturday, and must not be carried out on a Sunday or a public holiday.

(5) In this clause:

private service provider means a person or body that has entered into an agreement that is in force with New South Wales Fire Brigades to monitor fire alarm systems.

[80] Clause 34 Preservation of trees or vegetation [optional]

Omit "clause 33" from the note to clause 34 (7). Insert instead "clause 35".

[81] Clause 35 Heritage conservation [compulsory]

Insert before subclause (1):

Note. Heritage items, heritage conservation areas and archaeological sites (if any) are shown on the Heritage Map. The location and nature of any such item, area or site is also described in Schedule 5.

[82] Clause 35

Omit "building," from clause 35 (2) (c). Insert instead "building".

[83] Clause 35 (4)–(9)

Renumber clause 35 (4)–(9) as clause 35 (5)–(10) and insert after clause 35 (3):

(4) Effect on heritage significance

The consent authority must, before granting consent under this clause, consider the effect of the proposed development on the heritage significance of the heritage item or heritage conservation area concerned. This subclause applies regardless of whether a heritage impact statement is prepared under subclause (5) or a heritage conservation management plan is submitted under subclause (6).

[84] Clause 35 (7), as renumbered by item [83]

Insert "under the Heritage Act 1977" after "interim heritage order".

[85] Clause 35 (9), as renumbered by item [83]

Omit "State heritage significance". Insert instead "State significance".

[86] Clause 35 (9) (b), as renumbered by item [83]

Insert "from the Heritage Council" after "response received".

[87] Clause 35 (10), as renumbered by item [83]

Omit "by this Plan". Insert instead "by this Plan,".

[88] Clause 37 Development for group homes [compulsory] Omit the clause.

[89] Clause 38

Omit the clause. Insert instead:

38 Infrastructure development and use of existing buildings of the Crown [compulsory]

- (1) This Plan does not restrict or prohibit, or enable the restriction or prohibition of, the carrying out of any development, by or on behalf of a public authority, that is permitted to be carried out without consent under the *State Environmental Planning Policy* (*Infrastructure*) 2007.
- (2) This Plan does not restrict or prohibit, or enable the restriction or prohibition of, the use of existing buildings of the Crown by the Crown.

[90] Schedule 2 Exempt development

Insert at the beginning of the Schedule:

Direction.

Filming (and tents or marquees used solely for filming purposes), rainwater tanks and satellite TV dishes must be included, in appropriate alphabetical order, in this Schedule as types of exempt development with development standards as specified below (unless alternative development standards are specified).

Filming

- (1) May only be carried out:
 - (a) on private land, or
 - (b) in the Sydney Olympic Park within the meaning of the Sydney Olympic Park Authority Act 2001, or
 - (c) on Trust lands within the meaning of the *Royal Botanic Gardens and Domain Trust Act 1980*, or
 - (d) on Trust lands within the meaning of the Centennial Park and Moore Park Trust Act 1983, or
 - (e) on part of the foreshore area within the meaning of the Sydney Harbour Foreshore Authority Act 1998, or
 - (f) on Crown land.
- (2) May only be carried out on land:
 - (a) on which there is a heritage item, or

Amendment of standard instrument

Schedule 2

- (b) within a heritage conservation area, or
- (c) identified in clause 18 as an environmentally sensitive area for exempt development,

if the filming does not involve or result in any of the following:

- (d) any changes or additions that are not merely superficial and temporary to any part of a heritage item, a heritage conservation area or an environmentally sensitive area,
- the mounting or fixing of any object or article on any part of such an item or area (including any building or structure),
- (f) the movement, parking or standing of any vehicle or equipment on or over any part of such an item or area that is not specifically designed for the movement, parking or standing of a vehicle or equipment on or over it,
- (g) any changes to the vegetation on, or level of, such an item or area or any changes to any other natural or physical feature of the item or area.
- (3) Must not create significant interference with the neighbourhood.
- (4) The person carrying out the filming must obtain a policy of insurance that adequately covers the public liability of the person in respect of the filming for an amount of not less than \$10,000,000.
- (5) If the filming is carried out on private land, the filming must not be carried out for more than 30 days within a 12-month period at the particular location.
- (6) A filming management plan must be prepared and lodged with the consent authority for the location at least 5 days before the commencement of filming at the location. The plan must contain the following information and be accompanied by the following documents (without limiting the information or documents that may be submitted):
 - the name, address and telephone number of the person carrying out the filming (such as a production company) and of the producer for the filming,
 - (b) a brief description of the filming to be carried out (for example, a television commercial, a television series, a feature film or a documentary),
 - (c) the proposed location of the filming,
 - (d) the proposed commencement and completion dates for the filming at the location,
 - (e) the proposed daily length of filming at the location,
 - (f) the number of persons to be involved in the filming,
 - (g) details of any temporary structures (for example, tents or marquees) to be erected at the location for the purposes of the filming,
 - the type of filming equipment to be used in the filming (such as a hand-held or mounted camera),

Schedule 2	Amendment of standard instrument		
		(i)	proposed arrangements for parking vehicles associated with the filming during the filming,
		(j)	whether there will be any disruption to the location of the filming or the surrounding area and the amenity of the neighbourhood (for example, by the discharge of firearms or explosives, the production of offensive noise vibrations, disruption to traffic flow or the release o smells, fumes, vapour, steam, soot, ash, dust, waste water, grit or oil),
		(k)	whether the filming will involve the use of outdoor lighting or any other special effects equipment,
		(I)	a copy of the public liability insurance policy that covers the filming at the location,
		(m)	 a copy of any approval given by a public or local authority to carry out an activity associated with the proposed filming at the location, such as the following: (i) an approval by the Roads and Traffic Authority fo the closure of a road,
			 (ii) an approval by the Council for the erection of a temporary structure, closure of a road or a public footpath, or a restriction in pedestrian access,
			 (iii) an approval by the Environment Protection Authority for an open fire,
			 (iv) an approval by the NSW Police Force for the discharge of firearms,
			 (v) an approval by the Department of Lands for the use of Crown land.
	(7)	the c notice reside	person carrying out the filming must, at least 5 days before commencement of filming at the particular location, give e in writing (by way of a letter-box drop) of the filming to ents within a 50m radius of the location. The notice must in the following information:
		(a)	the name and telephone number of the person carrying out the filming (such as a production company) and of contact representative of that person,
		(b)	a brief description of the filming to be carried out at the location, and any proposed disruptions to the location o the surrounding area or the amenity of the neighbourhood,
		(c)	the proposed commencement and completion dates fo the filming at the location,
		(d)	the proposed daily length of filming at the location.
	Tent	s or m	narquees used solely for filming purposes
	(1)		only be used in connection with filming that is exemp lopment.
	(2)	Total	floor area of all tents or marquees on location at the same must not exceed 200 square metres.

Amendment of standard instrument

Schedule 2

- (3) Must be located within at least 3m from any boundary adjoining a public road and at least 1m from any other boundary.
- (4) Must have the following number of exits arranged so as to afford a ready means of egress from all parts of the tent or marquee to open space or a road:
 - (a) 1 exit if the floor area of the tent or marquee does not exceed 25 square metres,
 - (b) 2 exits in any other case.
- (5) Width of each exit must be at least:
 - (a) 800mm if the floor area of the tent or marquee is less than 150 square metres, or
 - (b) 1m in any other case.
- (6) Height of the walls must not exceed:
 - (a) 4m if erected on private land, or
 - (b) 5m in any other case.
- (7) Height (as measured from the surface on which the or marquee is erected to the highest point of the tent or marquee must not exceed 6m.
- (8) Must resist loads determined in accordance with the following Australian and New Zealand Standards entitled:
 - (a) AS/NZS 1170.0:2002, Structural design actions— General principles,
 - (b) AS/NZS 1170.1:2002, Structural design actions— Permanent, imposed and other actions,
 - (c) AS/NZS 1170.2:2002, Structural design actions—Wind actions.
- (9) Must not remain at the location more than 2 days after the completion of the filming at the location.

Rainwater tanks

- (1) Must not be installed or erected on land:
 - (a) that is within a heritage conservation area or within the curtilage of a heritage item, or
 - (b) that is within 40m of a perennial watercourse identified by a 1:50,000 topographic map held by the Department of Lands, or
 - (c) the surface of which has a slope greater than 18 degrees from the horizontal, or
 - (d) that is a lot within the meaning of the *Strata Schemes* (*Freehold Development*) Act 1973 or the *Strata Schemes* (*Leasehold Development*) Act 1986.
- (2) Must be located:
 - (a) behind the front alignment to the street of the building to which the tank is connected (or in the case of a building

Schedule 2	Amendment of standard instrument		
		(b)	on a corner block, behind both the street front and the street side alignments of the building), and at least 450mm from any property boundary.
	(3)		not be installed or erected:
	(3)	(a)	over or immediately adjacent to a water main or sewer main unless it is installed in accordance with any requirements of the public authority that has responsibility for the main, or
		(b)	over any structure or fitting used by a public authority to maintain a water main or sewer main.
		(c)	on a footing of any building or other structure, including a retaining wall.
	(4)	The i	nstallation or erection of the rainwater tank must not:
		(a)	require a tree to be removed, or
		(b)	involve the excavation of more than 1m from the existing ground level, or the filling of more than 1m above the existing ground level.
	(5)	comb litres	ect to this clause, the capacity of the rainwater tank, or the bined capacity of the tanks, on a lot must not exceed 10,000 (or in the case of a tank or tanks used for an educational blishment, 25,000 litres).
		referi	ction. Rainwater tanks that exceed the maximum capacity red to in this subclause may be permitted under an additional sion in this clause.
	(6)	The r	ainwater tank must:
		(a)	be designed to capture and store roof water from gutters or downpipes on a building, and
		(b)	be fitted with a first-flush device, being a device that causes the initial run-off of any rain to bypass the tank to reduce pollutants entering the tank, and
		(c)	be structurally sound, and
		(d)	be prefabricated, or be constructed from prefabricated elements that were designed and manufactured for the purpose of the construction of a rainwater tank, and
		(e)	be assembled and installed in accordance with the manufacturer's or tank designer's specifications, and
		(f)	be installed and maintained (including any stand for the tank) in accordance with any requirements of the public authority that has responsibility for the supply of water to the premises on which the tank is installed, and
		(g)	be enclosed, and any inlet to the tank must be screened or filtered, to prevent the entry of foreign matter or creatures, and
		(h)	be maintained at all times so as not to cause a nuisance with respect to mosquito breeding or overland flow of water, and
		(i)	have a sign affixed to it clearly stating that the water in the tank is rainwater.

Amendment of standard instrument

Schedule 2

- (7) The rainwater tank must not:
 - (a) collect water from a source other than gutters or downpipes on a building or a water supply service pipe, or
 - (b) exceed 3m in height above ground level, including any stand for the tank.
- (8) Any overflow from the rainwater tank must be directed into an existing stormwater system.
- (9) Any plumbing work undertaken on or for the rainwater tank that affects a water supply service pipe or a water main must be undertaken:
 - (a) with the consent of the public authority that has responsibility for the water supply service pipe or water main, and
 - (b) in accordance with any requirements by the public authority for the plumbing work, and
 - (c) by a licensed plumber in accordance with the New South Wales Code of Practice for Plumbing and Drainage produced by the Committee on Uniformity of Plumbing and Drainage Regulations in NSW.
- (10) Any motorised or electric pump used to draw water from the rainwater tank or to transfer water between rainwater tanks:
 - (a) must not create an offensive noise, and
 - (b) in the case of a permanent electric pump, must be installed by a licensed electrician.

Satellite TV dishes

- (1) Must not be installed or erected:
 - (a) on land within a heritage conservation area or within the curtilage of a heritage item, or
 - (b) less than 1m from any easement or public sewer main.
- (2) Must be installed or erected wholly within the boundaries of a property.
- (3) If roof mounted, must have a diameter not exceeding 90cm (excluding any projecting feed element) and its height at any point must not exceed the highest point of the roof (if the roof is peaked) or 1.2m above the roof (if the roof is flat).
- (4) if ground mounted, must have a diameter not exceeding 90cm (excluding any projecting feed element) and its height must not exceed 1.2m above the highest point of the roof of the dwelling on which, or adjacent to which, it is erected.
- (5) If installed or erected on land within a Business or Industrial zone, must comply with the following:
 - (a) if roof mounted, must have a diameter not exceeding 1.8m (excluding any projecting feed element) and its height at any point must not exceed 1.8m above the highest point of the roof structure,

- (b) if ground mounted, must have a diameter not exceeding 1.8m (excluding any projecting feed element) and its height must not exceed 1.8m above the highest point of the roof of any building on which, or adjacent to which, it is erected.
- (6) Must be installed in accordance with the manufacturer's specifications and any relevant standard specified by Standards Australia.
- (7) Must not affect the structural integrity of any building on which it is erected.

[91] Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Complying development

(Clause 17)

Part 1 Types of development

Part 2 Complying development certificate conditions

[92] Schedule 4

Omit the Schedule. Insert instead:

Schedule 4 Classification and reclassification of public land

(Clause 27)

Part 1 Land classified, or reclassified, as operational land—no interests changed

Column 1	Column 2
Locality	Description

Amendment of standard instrument

Schedule 2

Part 2 Land classified, or reclassified, as operational land—interests changed

Column 1	Column 2	Column 3
Locality	Description	Any trusts etc not discharged

Part 3 Land classified, or reclassified, as community land

Column 1	Column 2
Locality	Description

[93] Schedule 5 Environmental heritage

Omit "Clause 33". Insert instead "Clause 35".

[94] Dictionary

Omit the direction at the beginning of the Dictionary.

[95] Dictionary, definition of "Acid Sulfate Soils Guidelines"

Omit the definition. Insert instead:

Acid Sulfate Soils Manual means the manual by that name published by the Acid Sulfate Soils Management Advisory Committee and made publicly available.

[96] Dictionary, definition of "agriculture"

Omit the definition. Insert instead:

agriculture means any of the following:

- (a) animal boarding or training establishments,
- (b) aquaculture,
- (c) extensive agriculture,
- (d) farm forestry,

	 (e) intensive livestock agriculture, (f) intensive plant agriculture 		
	(f) intensive plant agriculture.		
[97]	Dictionary, definition of "agricultural produce industry"		
	Omit "a rural industry". Insert instead "an industry".		
[98]	Dictionary		
	Insert in alphabetical order:		
	<i>air transport facility</i> means an airport or a heliport that is not of an airport, and includes associated communication and traffic control facilities or structures.		
	<i>attached dwelling</i> means a building containing 3 or 1 dwellings, where:	nore	
	(a) each dwelling is attached to another dwelling b common wall, and	oy a	
	(b) each of the dwellings is on its own lot of land (not beir individual lot in a strata plan or community title sche and		
	(c) none of the dwellings is located above any part of and dwelling.	other	
	biosolids treatment facility means a building or place used facility for the treatment of biosolids from a sewage treatment or from a water recycling facility.	as a nent	
	brothel has the same meaning as in the Act.		
	<i>emergency services facility</i> means a building or place (inclu a helipad) used in connection with the provision of emergervices by an emergency services organisation.		
	emergency services organisation means any of the following	g:	
	(a) the Ambulance Service of New South Wales,		
	(b) New South Wales Fire Brigades,		

- (c) the NSW Rural Fire Service,
- (d) the NSW Police Force,
- (e) the State Emergency Service,
- (f) the New South Wales Volunteer Rescue Association Incorporated,
- (g) the New South Wales Mines Rescue Brigade established under the *Coal Industry Act 2001*,
- (h) an accredited rescue unit within the meaning of the *State Emergency and Rescue Management Act 1989.*

Amendment of standard instrument

Schedule 2

exhibition home means a dwelling built for the purposes of the public exhibition and marketing of new dwellings, whether or not it is intended to be sold as a private dwelling after its use for those purposes is completed, and includes any associated sales or home finance office or place used for displays.

exhibition village means 2 or more exhibition homes and associated buildings and places used for house and land sales, site offices, advisory services, car parking, food and drink sales and other associated purposes.

farm stay accommodation means tourist and visitor accommodation provided to paying guests on a working farm as a secondary business to primary production.

Note. See clause 28AA for controls relating to the number of bedrooms.

health services facility means a building or place used as a facility to provide medical or other services relating to the maintenance or improvement of the health, or the restoration to health, of persons or the prevention of disease in or treatment of injury to persons, and includes the following:

- (a) day surgeries and medical centres,
- (b) community health service facilities,
- (c) health consulting rooms,
- (d) facilities for the transport of patients, including helipads and ambulance facilities,
- (e) hospitals.

highway service centre means a building or place used as a facility to provide refreshments and vehicle services to highway users, and which may include any one or more of the following:

- (a) restaurants or take away food and drink premises,
- (b) service stations and facilities for emergency vehicle towing and repairs,
- (c) parking for vehicles,
- (d) rest areas and public amenities.

industrial retail outlet means a building or place that:

- (a) is used in conjunction with an industry (including a light industry) but not in conjunction with a warehouse or distribution centre, and
- (b) is situated on the land on which the industry is carried out, and
- (c) is used for the display or sale (whether by retail or wholesale) of only those goods that have been

manufactured on the land on which the industry is carried out.

Note. See clause 28AA for controls relating to the retail floor area.

intensive plant agriculture means any of the following carried out for commercial purposes:

- (a) the cultivation of irrigated crops (other than irrigated pasture or fodder crops),
- (b) horticulture,
- (c) turf farming,
- (d) viticulture.

nightclub means premises specified in a nightclub licence under the *Liquor Act 1982*.

NSW Coastal Policy means the publication titled NSW Coastal Policy 1997: A Sustainable Future for the New South Wales Coast, published by the Government.

place of public entertainment has the same meaning as in the Act.

Note. The term is defined as follows:

place of public entertainment means:

- (a) any theatre or cinema (including a drive-in or open-air theatre or cinema) that is used or intended to be used for the purpose of providing public entertainment, or
- (b) any premises the subject of a licence under the Liquor Act 1982 or a certificate of registration under the Registered Clubs Act 1976, that are used or intended to be used for the purpose of providing entertainment, including public entertainment, but not including amusement provided by means of an approved gaming machine within the meaning of the Gaming Machines Act 2001, or
- (c) any public hall that is used or intended to be used for the purpose of providing public entertainment.

research station means a building or place operated by a public authority for the principal purpose of agricultural, environmental, fisheries, forestry, minerals or soil conservation research, and includes any associated facility for education, training, administration or accommodation.

resource recovery facility means a building or place used for the recovery of resources from waste, including works or activities such as separating and sorting, processing or treating the waste, temporary storage, transfer or sale of recovered resources, energy generation from gases and water treatment, but not including re-manufacture or disposal of the material by landfill or incineration.

Amendment of standard instrument

Schedule 2

road means a public road or a private road within the meaning of *Roads Act 1993*, and includes a classified road.

rural supplies means a building or place used for the display, sale (whether by retail or wholesale) or hire of stockfeeds, grains, seed, fertilizers, veterinary supplies and other goods or materials used in farming and primary industry production.

secondary dwelling means a self-contained dwelling that:

- (a) is established in conjunction with another dwelling (the *principal dwelling*), and
- (b) is on the same lot of land (not being an individual lot in a strata plan or community title scheme) as the principal dwelling, and
- (c) is located within, or is attached to, or is separate from, the principal dwelling.

Note. See clause 28AA for controls relating to the total floor area.

self-storage units means storage premises that consist of individual enclosed compartments for storing goods or materials (other than hazardous or offensive goods or materials).

semi-detached dwelling means a dwelling that is on its own lot of land (not being an individual lot in a strata plan or community title scheme) and is attached to only one other dwelling.

sewage reticulation system means a building or place used for the collection and transfer of sewage to a sewage treatment plant or water recycling facility for treatment, or transfer of the treated waste for use or disposal, including associated:

- (a) pipelines and tunnels, and
- (b) pumping stations, and
- (c) dosing facilities, and
- (d) odour control works, and
- (e) sewage overflow structures, and
- (f) vent stacks.

sewage treatment plant means a building or place used for the treatment and disposal of sewage, whether or not the facility supplies recycled water for use as an alternative water supply.

sewerage system means a biosolids treatment facility, sewage reticulation system, sewage treatment plant, water recycling facility, or any combination of these.

shop means retail premises that sell groceries, personal care products, clothing, music, homewares, stationary, electrical goods or other items of general merchandise, and may include a

Schedule 2 Amendment of standard instrument

neighbourhood shop, but does not include food and drink premises or restricted premises.

storage premises means a building or place used for the storage of goods, materials, plant or machinery for commercial purposes and where the storage is not ancillary to any business premises or retail premises on the same parcel of land.

viticulture means the cultivation of grapes for commercial purposes for use in the production of fresh or dried fruit or wine.

waste disposal facility means a building or place used for the disposal of waste by landfill, incineration or other means, including such works or activities as recycling, resource recovery and other resource management activities, energy generation from gases, leachate management, odour control and the winning of extractive material to generate a void for disposal of waste or to cover waste after its disposal.

waste or resource management facility means a waste or resource transfer station, a resource recovery facility or a waste disposal facility.

waste or resource transfer station means a building or place used for the collection and transfer of waste material or resources, including the receipt, sorting, compacting, temporary storage and distribution of waste or resources and the loading or unloading of waste or resources onto or from road or rail transport.

water recycling facility means a building or place used for the treatment of sewage effluent, stormwater or waste water for use as an alternative supply to mains water, groundwater or river water (including, in particular, sewer mining works), whether the facility stands alone or is associated with other development, and includes associated:

- (a) retention structures, and
- (b) treatment works, and
- (c) irrigation schemes.

water reticulation system means a building or place used for the transport of water, including pipes, tunnels, canals, pumping stations, related electricity infrastructure, dosing facilities and water supply reservoirs.

water storage facility means a dam, weir or reservoir for the collection and storage of water, and includes associated monitoring or gauging equipment.

water supply system means a water reticulation system, water storage facility, water treatment facility, or any combination of these.

Amendment of standard instrument

Schedule 2

water treatment facility means a building or place used for the treatment of water (such as a desalination plant or a recycled or reclaimed water plant) whether the water produced is potable or not, and includes residuals treatment, storage and disposal facilities, but does not include a water recycling facility.

wholesale supplies means a building or place used for the display, sale or hire of goods or materials by wholesale only to businesses that have an Australian Business Number registered under the A New Tax System (Australian Business Number) Act 1999 of the Commonwealth.

[99] Dictionary, definition of "airport"

Omit the definition. Insert instead:

airport means a place used for the landing, taking off, parking, maintenance or repair of aeroplanes (including associated buildings, installations, facilities and movement areas and any heliport that is part of the airport).

[100] Dictionary, definition of "airstrip"

Omit "taking-off". Insert instead "taking off".

[101] Dictionary, definition of "amusement centre"

Omit "hotel or pub". Insert instead "pub or registered club".

[102] Dictionary, definition of "animal boarding or training establishment" Omit "clinic". Insert instead "hospital".

[103] Dictionary, definition of "aquaculture"

Insert at the end of the note (as part of the note):

This Dictionary also contains definitions of *natural water-based* aquaculture, pond-based aquaculture and tank-based aquaculture.

[104] Dictionary, definition of "archaeological site"

Omit the definition. Insert instead:

archaeological site means an area of land:

- (a) shown on the Heritage Map as an archaeological site, and
- (b) the location and nature of which is described in Schedule 5, and
- (c) that contains one or more relics.

[105] Dictionary, definition of "bed and breakfast accommodation"

Omit "for a maximum of [insert maximum number of guests] guests".

Schedule 2 Amendment of standard instrume

[106]	Dictionary, definition of "bed and breakfast accommodation"				
	Insert at the end of the definition:				
	Note. See clause 28AA for controls relating to the number of bedrooms.				

- [107] Dictionary, definition of "biosolid waste application" Omit "dated October 1997". Insert instead "(EPA 1997)".
- [108] Dictionary, definition of "biosolid waste application" Omit "2000". Insert instead "2000a".
- [109] Dictionary, definition of "boarding house"

Insert "a group home," after "backpackers' accommodation,".

[110] Dictionary, definition of "boarding house"

Insert "or motel" after "hotel".

[111] Dictionary, definitions of "boat shed", "curtilage", "depot", "drainage", "environmental facility" and "home-based child care"

Omit "which" wherever occurring. Insert instead "that".

[112] Dictionary, definition of "building"

Omit "or a temporary structure within the meaning of the *Local Government Act 1993*" from the note to the definition.

[113] Dictionary, definition of "building height"

Omit "to highest". Insert instead "to the highest".

[114] Dictionary, definition of "bulky goods premises"

Omit the definition. Insert instead:

bulky goods premises means a building or place used primarily for the sale by retail, wholesale or auction of (or for the hire or display of) bulky goods, being goods that are of such size or weight as to require:

- (a) a large area for handling, display or storage, or
- (b) direct vehicular access to the site of the building or place by members of the public for the purpose of loading or unloading such goods into or from their vehicles after purchase or hire,

but does not include a building or place used for the sale of foodstuffs or clothing unless their sale is ancillary to the sale or hire or display of bulky goods.

Amendment of standard instrument

Schedule 2

[115] Dictionary, definition of "bush fire prone land"

Omit "Environmental Planning and Assessment Act 1979" from the note. Insert instead "Act".

[116] Dictionary, definition of "business identification sign"

Omit "person that". Insert instead "person who".

[117] Dictionary, definition of "business premises"

Omit the definition. Insert instead:

business premises means a building or place at or on which:

- (a) an occupation, profession or trade (other than an industry) is carried on for the provision of services directly to members of the public on a regular basis, or
- (b) a service is provided directly to members of the public on a regular basis,

and may include, without limitation, premises such as banks, post offices, hairdressers, dry cleaners, travel agencies, internet access facilities, medical centres, betting agencies and the like, but does not include sex services premises.

[118] Dictionary, definition of "cemetery"

Omit the definition. Insert instead:

cemetery means a building or place for the interment of deceased persons or their ashes.

[119] Dictionary, definition of "child care centre"

Omit paragraph (c). Insert instead:

(c) a building or place used for home-based child care, or

[120] Dictionary, definition of "coastal lake"

Insert "No" before "71".

[121] Dictionary, definition of "commercial port facility"

Omit the definition. Insert instead in alphabetical order:

port facilities means any of the following facilities at or in the vicinity of a designated port within the meaning of section 47 of the *Ports and Maritime Administration Act 1995*:

(a) facilities for the embarkation or disembarkation of passengers onto or from any vessels, including public ferry wharves,

- (b) facilities for the loading or unloading of freight onto or from vessels and associated receival, land transport and storage facilities,
- (c) wharves for commercial fishing operations,
- (d) refuelling, launching, berthing, mooring, storage or maintenance facilities for any vessel,
- (e) sea walls or training walls,
- (f) administration buildings, communication, security and power supply facilities, roads, rail lines, pipelines, fencing, lighting or car parks.

[122] Dictionary, definition of "community facility"

Omit the definition. Insert instead:

community facility means a building or place:

- (a) owned or controlled by a public authority or non-profit community organisation, and
- (b) used for the physical, social, cultural or intellectual development or welfare of the community,

but does not include an educational establishment, hospital, retail premises, place of public worship or residential accommodation.

[123] Dictionary, definition of "correctional centre"

Omit the definition. Insert instead:

correctional centre means:

- (a) any premises declared to be a correctional centre by a proclamation in force under section 225 of the *Crimes* (*Administration of Sentences*) Act 1999, including any juvenile correctional centre or periodic detention centre, and
- (b) any premises declared to be a detention centre by an order in force under section 5 (1) of the *Children (Detention Centres) Act 1987*,

but does not include any police station or court cell complex in which a person is held in custody in accordance with any Act.

[124] Dictionary, definition of "Crown reserve"

Omit "land" from paragraph (c). Insert instead "lands".

[125] Dictionary, definition of "dairy (pasture based)"

Omit the definition. Insert instead:

Amendment of standard instrument

Schedule 2

dairy (pasture-based) means a dairy where the only restriction facilities present are the milking sheds and holding yards and where cattle are constrained for no more than 10 hours in any 24 hour period (excluding during any period of drought or similar emergency relief).

[126] Dictionary, definition of "dual occupancy"

Insert "(not being an individual lot in a strata plan or community title scheme), but does not include a secondary dwelling" after "land".

[127] Dictionary, definition of "educational establishment"

Omit "college" from paragraph (b). Insert instead "establishment".

[128] Dictionary, definition of "entertainment facility"

Omit ", amusement centre and the like".

Insert instead "and the like, but does not include a pub, nightclub or registered club".

[129] Dictionary, definition of "extensive agriculture"

Omit paragraphs (d)–(j) of the definition. Insert instead:

- (d) animal boarding or training establishments,
- (e) aquaculture,
- (f) farm forestry,
- (g) intensive livestock agriculture,
- (h) intensive plant agriculture.

[130] Dictionary, definition of "fill"

Insert "not" after "and that does" in paragraph (a).

[131] Dictionary, definition of "fill"

Omit paragraph (b) of the definition. Insert instead:

(b) the use of land as a waste disposal facility.

[132] Dictionary, paragraph (c) of definition of "filming" Omit "non commercial". Insert instead "non-commercial".

[133] Dictionary, definition of "food and drink premises" Omit "take away food shops".

Insert instead "take away food and drink premises".

[134]	Dictionary, definitions of "funeral chapel" and "funeral home"
	Omit "business" wherever occurring.

- [135] Dictionary, definitions of "funeral chapel" and "funeral home" Omit "short term" wherever occurring. Insert instead "short-term".
- [136] Dictionary, definition of "gross floor area" Omit "each storey". Insert instead "each floor".
- [137] Dictionary, definition of "gross floor area" Omit "within the storey" from paragraph (a).
- [138] Dictionary, definition of "gross floor area" Insert "or an attic" after "basement" in paragraph (b).
- [139] Dictionary, definition of "ground level (finished)" Omit "which" where secondly occurring. Insert instead "that".
- [140] Dictionary, definition of "health consulting rooms"

Insert "a medical centre that comprises" after "means".

[141] Dictionary, definition of "heliport"

Omit "helicopters" where firstly occurring. Insert instead "helicopters,".

[142] Dictionary, definition of "heritage conservation area"

Omit the definition. Insert instead:

heritage conservation area means an area of land:

- (a) shown on the Heritage Map as a heritage conservation area or as a place of Aboriginal heritage significance, and
- (b) the location and nature of which is described in Schedule 5,

and includes any heritage items situated on or within that area.

[143] Dictionary, definition of "heritage item"

Omit the definition. Insert instead:

heritage item means a building, work, archaeological site, tree, place or Aboriginal object:

- (a) shown on the Heritage Map as a heritage item, and
- (b) the location and nature of which is described in Schedule 5, and

Amendment of standard instrument

Schedule 2

(c) specified in an inventory of heritage items that is available at the office of the Council.

[144] Dictionary, definition of "home-based child care" or "family day care home"

Omit "or *family day care home*".

[145] Dictionary, definitions of "home business" and "home industry"

Omit the definitions. Insert instead:

home business means a business carried on in a dwelling, or in a building ancillary to a dwelling, by one or more permanent residents of the dwelling that does not involve:

- (a) the employment of more than 2 persons other than those residents, or
- (b) interference with the amenity of the neighbourhood by reason of the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil, traffic generation or otherwise, or
- (c) involve the exposure to view, from any adjacent premises or from any public place, of any unsightly matter, or
- (d) the exhibition of any notice, advertisement or sign (other than a notice, advertisement or sign exhibited on that dwelling to indicate the name of the resident and the business carried on in the dwelling), or
- (e) the sale of items (whether goods or materials), or the exposure or offer for sale of items, by retail, except for goods produced at the dwelling or building,

but does not include bed and breakfast accommodation, home occupation (sex services) or sex services premises.

Note. See clause 28AA for controls relating to the floor area used to carry on the business.

home industry means a light industry carried on in a dwelling, or in a building ancillary to a dwelling, by one or more permanent residents of the dwelling that does not involve:

- (a) the employment of more than 2 persons other than those residents, or
- (b) interference with the amenity of the neighbourhood by reason of the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil, traffic generation or otherwise, or

- (c) the exposure to view, from any adjacent premises or from any public place, of any unsightly matter, or
- (d) the exhibition of any notice, advertisement or sign (other than a notice, advertisement or sign exhibited on that dwelling to indicate the name of the resident and the light industry carried on in the dwelling), or
- (e) the sale of items (whether goods or materials), or the exposure or offer for sale of items, by retail, except for goods produced at the dwelling or building,

but does not include bed and breakfast accommodation or sex services premises.

Note. See clause 28AA for controls relating to the floor area used to carry on the light industry.

[146] Dictionary, definition of "home occupation"

Insert ", a brothel" after "bed and breakfast accommodation".

[147] Dictionary, definition of "home occupation (sex services)"

Omit "in a dwelling, or in a building ancillary to a dwelling,".

Insert instead "in a dwelling that is a brothel, or in a building that is a brothel and is ancillary to such a dwelling,".

[148] Dictionary, definition of "hotel accommodation"

Omit the definition. Insert instead:

hotel or motel accommodation means tourist and visitor accommodation (whether or not licensed premises under the *Liquor Act 1982*):

- (a) comprising rooms or self-contained suites, and
- (b) that may provide meals to guests or the general public and facilities for the parking of guests' vehicles,

but does not include backpackers' accommodation, a boarding house, bed and breakfast accommodation or farm stay accommodation.

[149] Dictionary, definition of "intensive livestock agriculture"

Insert ", for commercial purposes," after "breeding".

[150] Dictionary, definition of "intensive livestock agriculture" Insert "the" after "includes".

9598

Amendment of standard instrument

Schedule 2

[151] Dictionary, definition of "kiosk"

Omit the definition. Insert instead:

kiosk means retail premises used for the purposes of selling food, light refreshments and other small convenience items such as newspapers, films and the like.

Note. See clause 28AA for controls relating to the gross floor area.

[152] Dictionary, definition of "landscaped area"

Omit "residential".

[153] Dictionary, definition of "liquid fuel depot"

Omit "a depot or place". Insert instead "storage premises that are".

[154] Dictionary, definition of "livestock processing industry"

Omit "a rural industry". Insert instead "an industry".

[155] Dictionary, definitions of "local heritage significance", "materials recycling or recovery centre", "public meeting", "sensitive coastal location", "sewage treatment works", "utility installation" and "waste disposal land fill operation"

Omit the definitions.

[156] Dictionary, definition of "maintenance"

Omit "in relation to". Insert instead ", in relation to".

[157] Dictionary, definition of "multi dwelling housing"

Insert "(not being an individual lot in a strata plan or community title scheme) each with access at ground level, but does not include a residential flat building" after "land".

[158] Dictionary, definition of "natural water-based aquaculture"

Omit "strings" from the note. Insert instead "lines".

[159] Dictionary, definition of "neighbourhood shop"

Omit the definition. Insert instead:

neighbourhood shop means retail premises used for the purposes of selling small daily convenience goods such as foodstuffs, personal care products, newspapers and the like to provide for the day-to-day needs of people who live or work in the local area, and may include ancillary services such as a post office, bank or dry cleaning, but does not include restricted premises.

Note. See clause 28AA for controls relating to the retail floor area.

[160] Dictionary, definition of "permanent group home"

Omit the definition. Insert instead in alphabetical order:

group home (permanent) or permanent group home means a dwelling:

- (a) that is occupied by persons as a single household with or without paid supervision or care and whether or not those persons are related or payment for board and lodging is required, and
- (b) that is used to provide permanent household accommodation for people with a disability or people who are socially disadvantaged,

but does not include development to which *State Environmental Planning Policy (Housing for Seniors or People with a Disability)* 2004 applies.

[161] Dictionary, definition of "pond based aquaculture"

Omit the definition. Insert instead:

pond-based aquaculture means aquaculture undertaken in structures that are constructed by excavating and reshaping earth, which may be earthen or lined, and includes any part of the aquaculture undertaken in tanks, such as during the hatchery or pre-market conditioning phases, but does not include natural water-based aquaculture.

Note. Typical pond-based aquaculture is the pond culture of prawns, yabbies or silver perch.

[162] Dictionary, definitions of "pub", "restricted premises" and "tourist and visitor accommodation"

Insert "or motel" after "hotel" wherever occurring.

[163] Dictionary, definition of "public administration building"

Insert ", and includes a courthouse or a police station" after "for public purposes".

[164] Dictionary, definition of "public entertainment"

Omit the definition. Insert instead:

public entertainment has the same meaning as in the Act. **Note.** The term is defined as follows:

Amendment of standard instrument

Schedule 2

public entertainment means entertainment to which admission may ordinarily be gained by members of the public on payment of money or other consideration:

- (a) whether or not some (but not all) persons are admitted free of charge, and
- (b) whether or not the money or other consideration is demanded:
 - (i) as a charge for a meal or other refreshment before admission is granted, or
 - (ii) as a charge for the entertainment after admission is granted.

[165] Dictionary, definition of "recreation facility (major)"

Omit "include". Insert instead "includes".

[166] Dictionary, definition of "residential flat building"

Insert ", but does not include an attached dwelling or multi dwelling housing" after "dwellings".

[167] Dictionary, definition of "roadside stall"

Omit "with a gross floor area not exceeding [insert number] square metres".

[168] Dictionary, definition of "roadside stall"

Insert at the end of the definition: **Note.** See clause 28AA for controls relating to the gross floor area.

[169] Dictionary, definition of "sex services premises"

Omit the definition. Insert instead:

sex services premises means a brothel, but does not include home occupation (sex services).

[170] Dictionary, definition of "shop top housing"

Omit "mixed use development comprising".

[171] Dictionary, definition of "site area"

Insert ", but does not include the area of any land on which development is not permitted to be carried out under this Plan" after "each other".

[172] Dictionary, definition of "site coverage"

Insert "balconies," after "unenclosed" in paragraph (d).

[173] Dictionary, definition of "swimming pool"

Omit "this Act." from the note. Insert instead "that Act.".

Schedule 2 Amendment of standard instrument

[174] Dictionary, definition of "take away food or drink premises"

Omit the definition. Insert instead:

take away food and drink premises means food and drink premises that are predominantly used for the preparation and sale of food or drink (or both) for immediate consumption away from the premises.

[175] Dictionary, definition of "temporary structure"

Omit "Local Government Act 1993". Insert instead "the Act".

[176] Dictionary, definition of "timber and building supplies"

Omit the definition. Insert instead:

timber and building supplies means a building or place used for the display, sale (whether by retail or wholesale) or hire of goods or materials that are used in the construction and maintenance of buildings.

[177] Dictionary, definition of "transitional group home"

Omit the definition. Insert instead in alphabetical order:

group home (transitional) or *transitional group home* means a dwelling:

- (a) that is occupied by persons as a single household with or without paid supervision or care and whether or not those persons are related or payment for board and lodging is required, and
- (b) that is used to provide temporary accommodation for the relief or rehabilitation of people with a disability or for drug or alcohol rehabilitation purposes, or that is used to provide half-way accommodation for persons formerly living in institutions or temporary accommodation comprising refuges for men, women or young people,

but does not include development to which *State Environmental Planning Policy (Housing for Seniors or People with a Disability)* 2004 applies.

[178] Dictionary, definition of "vehicle showroom"

Omit the definition. Insert instead:

vehicle sales or hire premises means a building or place used for the display, sale (whether by retail or wholesale) or hire of motor vehicles, caravans, boats, trailers, agricultural machinery and the like, whether or not accessories are sold or displayed there.

Amendment of standard instrument

Schedule 2

- [179] Dictionary, definition of "waterbody (artificial)" Insert "or *artificial waterbody*" after "(*artificial*)".
- [180] Dictionary, definition of "waterbody (natural)" Insert "or *natural waterbody*" after "(*natural*)".

[181] Dictionary, definition of "wetland"

Omit "water body" from paragraph (b). Insert instead "waterbody".

[182] The whole instrument (as amended by this Order)

Renumber each clause so that the clause has 2 numbers separated by a decimal point, with the first number being the number of the Part in which the clause appears and the second number being the appropriate consecutive number according to the position of the clause in the Part, and amend any cross-reference in the instrument to a renumbered clause (including in any notes) by renumbering the cross-reference accordingly.

Other Legislation



New South Wales

Notice adjusting description of lands

under the

National Park Estate (Southern Region Reservations) Act 2000

I, the Director-General of the Department of Environment and Climate Change, with the approval of the Minister administering the *National Parks and Wildlife Act 1974*, the Minister administering the *Forestry Act 1916* and the Minister administering the *Crown Lands Act 1989*, and pursuant to section 10 of the *National Park Estate (Southern Region Reservations) Act 2000 (the Act)*, adjust the description of lands in Schedule 2 to the Act by amending that Schedule as set out in Schedule 1 to this notice.

In accordance with section 10 (5) of the Act, I certify that the adjustments effected by this notice will not result in any significant reduction in the size or value of national park estate land or State forest land.

In accordance with section 10 (9) of the Act, I declare that:

- (a) the land identified as lots 1 and 2 on the diagram catalogued Misc R 01000 in the Department of Environment and Climate Change is part of Abernethy's Road, running through Bugong National Park, and, accordingly, is vested in the Minister for Lands as the roads authority for that public road, and
- (b) the land identified as lot 3 on the diagram catalogued Misc R 01000 in the Department of Environment and Climate Change ceases to be part of any public road and, accordingly, is divested from the Minister for Lands as the roads authority for that road and becomes part of Bugong National Park subject to the relevant provisions of the Act applicable to Schedule 2 to the Act.

Director-General of the Department of Environment and Climate Change

Dated, this 10th day of December 2007.

s2004-620-81.d03

Notice adjusting description of lands

Schedule 1 Amendment

Schedule 1 Amendment

Schedule 2 Crown lands reserved as national park or state recreation area or dedicated as nature reserve

Omit the first paragraph of clause 16. Insert instead:

An area of about 976 hectares, being the land designated as 162-01 on the diagram catalogued Misc R 00080 (Third Edition) in the Department of Environment and Climate Change, excluding the land identified as lots 1 and 2 (but including the land identified as lot 3) on the diagram catalogued Misc R 01000 in the Department of Environment and Climate Change.



New South Wales

Notice adjusting description of lands (council public roads)

under the

National Park Estate (Southern Region Reservations) Act 2000

I, the Director-General of the Department of Environment and Climate Change, with the approval of the Minister administering the *National Parks and Wildlife Act 1974* and the Minister administering the *Forestry Act 1916*, and pursuant to section 10 of the *National Park Estate (Southern Region Reservations) Act 2000* No 103 (*the Act*), adjust the description of lands in Schedules 1 and 2 to the Act by amending those Schedules as set out in Schedule 1 to this notice.

In accordance with section 10 (5) of the Act, I certify that the adjustments effected by this notice will not result in any significant reduction in the size or value of national park estate land or State forest land.

In accordance with section 10 (9) of the Act, I declare that:

- (a) the land identified as Lot 1 on the diagram catalogued Misc R 01036 in the Department of Environment and Climate Change (*the Department*) is part of Mymossa Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (b) the land identified as Lot 2 on the diagram catalogued Misc R 01036 in the Department ceases to be part of Mymossa Road and, accordingly, is divested from the relevant roads authority for that road and becomes part of Deua National Park subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and
- (c) the land identified as Lot 3 on the diagram catalogued Misc R 01036 in the Department is part of Donalds Creek Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (d) the land identified as Lot 4 on the diagram catalogued Misc R 01036 in the Department ceases to be part of Donalds Creek Road and, accordingly, is divested from the relevant roads authority for that road and becomes part of Deua National Park subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and

s2007-327-81.d06

Explanatory note

- (e) the land identified as Lots 1 and 2 on the diagram catalogued Misc R 01030 in the Department is part of Wandella Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (f) the land identified as Lot 3 on the diagram catalogued Misc R 01030 in the Department ceases to be part of Wandella Road and, accordingly, is divested from the relevant roads authority for that road and becomes part of Kooraban National Park subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and
- (g) the land identified as Lot 6 on the diagram catalogued Misc R 01020 in the Department is part of Durras Drive and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (h) the land identified as Lot 1 on the diagram catalogued Misc R 01037 in the Department is part of Cooma-Maffra Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (i) the land identified as Lot 2 on the diagram catalogued Misc R 01037 in the Department ceases to be part of Cooma-Maffra Road and, accordingly, is divested from the relevant roads authority for that road and becomes part of Bobundara Nature Reserve subject to the relevant provisions of the Act applicable to Schedule 2 to the Act, and
- (j) the land identified as Lots 2 and 4 on the diagram catalogued Misc R 01025 in the Department is part of Carrington Falls Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (k) the land identified as Lot 3 on the diagram catalogued Misc R 01025 in the Department ceases to be part of Carrington Falls Road and, accordingly, is divested from the relevant roads authority for that road and becomes part of Budderoo National Park subject to the relevant provisions of the Act applicable to Schedule 2 to the Act, and
- (1) the land identified as Lot 1 on the diagram catalogued Misc R 01031 in the Department is part of Pallarang Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (m) the land identified as Lot 2 on the diagram catalogued Misc R 01031 in the Department (except for any land identified on that diagram as being in both Lots 1 and 2) ceases to be part of Pallarang Road and, accordingly, is divested from the relevant roads authority for that road and becomes part of Meringo Nature Reserve subject to the relevant provisions of the Act applicable to Schedule 2 to the Act, and
- (n) the land identified as Lots 1–6 on the diagram catalogued Misc R 01034 in the Department is part of Nimmo Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (o) the land identified as Lot 8 on the diagram catalogued Misc R 01034 in the Department (except for any land identified on that diagram as being in both Lots 6 and 8) ceases to be part of Nimmo Road and, accordingly, is divested

Explanatory note

from the relevant roads authority for that road and becomes part of Nimmo Nature Reserve subject to the relevant provisions of the Act applicable to Schedule 2 to the Act, and

- (p) the land identified as Lot 4 DP 1113509 is part of Fairfax Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (q) the land identified as Lot 3 DP 1113509 ceases to be part of Fairfax Road and, accordingly, is divested from the relevant roads authority for that road and becomes part of Woollamia Nature Reserve subject to the relevant provisions of the Act applicable to Schedule 2 to the Act.

Director-General of the Department of Environment and Climate Change Dated, this 10th day of December 2007.

Schedule 1 Amendments

Schedule 1 Amendments

[1] Schedule 1 State forest reserved as national park or state recreation area or dedicated as nature reserve

Omit clause 13 (7). Insert instead:

(7) Mungerarie State Forest No 136

An area of about 2,268 hectares, being so much of Mungerarie State Forest No 136 as comprises the land designated as 47-01 on the diagrams catalogued Misc R 00067 (Third Edition) and Misc R 00068 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. That area includes the land identified as Lots 2 and 4 on the diagram catalogued Misc R 01036 and does not include the land identified as Lots 1 and 3 on that diagram.

[2] Schedule 1, clause 20

Omit the clause. Insert instead:

20 Kooraban National Park: Part Bodalla State Forest No 606

An area of about 11,631 hectares, being so much of Bodalla State Forest No 606 as comprises the land designated as 167-01 on the diagrams catalogued Misc R 00062 (Third Edition) and Misc R 00063 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. That area includes the land identified as Lot 3 on the diagram catalogued Misc R 01030 in the Department of Environment and Climate Change and does not include the land identified as Lots 1 and 2 on that diagram.

[3] Schedule 1, clause 27

Omit "However, that area does not include the land identified as Lots 1 and 4 on the diagram catalogued Misc R 01021 in the Department." from clause 27 (1).

Insert instead:

That area does not include the following land:

- (a) the land identified as Lots 1 and 4 on the diagram catalogued Misc R 01021 in the Department of Environment and Climate Change,
- (b) the land identified as Lot 6 on the diagram catalogued Misc R 01020 in the Department of Environment and Climate Change.

Amendments

Schedule 1

[4] Schedule 2 Crown lands reserved as national park or state recreation area or dedicated as nature reserve

Omit clause 11. Insert instead:

11 Bobundara Nature Reserve

An area of about 204 hectares, being the land designated as 821-01 on the diagram catalogued Misc R 00037 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area includes the land identified as Lot 2 on the diagram catalogued Misc R 01037 in the Department of Environment and Climate Change and does not include the land identified as Lot 1 on that diagram.

[5] Schedule 2, clause 15

Insert after the third paragraph in clause 15:

Also, that area includes the land identified as Lot 3 on the diagram catalogued Misc R 01025 in the Department of Environment and Climate Change and does not include the land identified as Lots 2 and 4 on that diagram.

[6] Schedule 2, clause 43

Omit the clause. Insert instead:

43 Meringo Nature Reserve

An area of about 49 hectares, being the land designated as 832-01 on the diagram catalogued Misc R 00040 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area:

- (a) includes the land identified as Lot 2 on the diagram catalogued Misc R 01031 in the Department of Environment and Climate Change (except for any land identified on that diagram as being in both Lots 1 and 2), and
- (b) does not include the land identified as Lot 1 on the diagram catalogued Misc R 01031 in the Department of Environment and Climate Change.

Schedule 1 Amendments

[7] Schedule 2, clause 57

Omit the clause. Insert instead:

57 Nimmo Nature Reserve

An area of about 602 hectares, being the land designated as 839-01 on the diagram catalogued Misc R 00030 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area:

- (a) includes the land identified as Lot 8 on the diagram catalogued Misc R 01034 in the Department of Environment and Climate Change (except for any land identified on that diagram as being in both Lots 6 and 8), and
- (b) does not include the land identified as Lot 6 on the diagram catalogued Misc R 01034 in the Department of Environment and Climate Change.

An area of about 119 hectares, being the land designated as 839-02 on the diagram catalogued Misc R 00030 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area does not include the land identified as Lots 1–5 on the diagram catalogued Misc R 01034 in the Department of Environment and Climate Change.

[8] Schedule 2, clause 75

Omit the second paragraph of clause 75. Insert instead:

An area of about 66 hectares, being the land designated as 876-02 on the diagram catalogued Misc R 00087 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area includes the land identified as Lot 3 DP 1113509 and does not include the land identified as Lot 4 DP 1113509.



New South Wales

Notice adjusting description of lands (classified public roads)

under the

National Park Estate (Southern Region Reservations) Act 2000

I, the Director-General of the Department of Environment and Climate Change, with the approval of the Minister administering the *National Parks and Wildlife Act 1974*, the Minister administering the *Forestry Act 1916* and the Minister administering the *Roads Act 1993*, and pursuant to section 10 of the *National Park Estate (Southern Region Reservations) Act 2000* No 103 (*the Act*), adjust the description of lands in Schedules 1 and 2 to the Act by amending those Schedules as set out in Schedule 1 to this notice.

In accordance with section 10 (5) of the Act, I certify that the adjustments effected by this notice will not result in any significant reduction in the size or value of national park estate land or State forest land.

In accordance with section 10 (9) of the Act, I declare that:

- (a) the following land is part of the Princes Highway and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*:
 - (i) Lots 10–12 DP 1109138,
 - (ii) Lots 1–4 DP 1114837,
 - (iii) Lot 5 DP 1112683,
 - (iv) Lots 1 and 3 DP 1111866,
 - (v) Lot 2 DP 1112645,
 - (vi) Lot 1 DP 1115464,
 - (vii) Lot 5 DP 1114792,
 - (viii) Lot 2 DP 1100358,
 - (ix) Lots 14–26 and 28 DP 1116684, and
- (b) Lots 5, 6, 9, 10 and 13 DP 1116684 cease to be part of the Princes Highway and, accordingly, are divested from the roads authority for that road and become part of Conjola National Park subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and
- (c) Lot 1 DP 1117589 is part of the Kings Highway and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and

s2007-328-81.d07

Explanatory note

- (d) Lots 7, 8, 11 and 12 DP 1116684 cease to be part of the Princes Highway and, accordingly, are divested from the relevant roads authority for that road and become part of Morton National Park subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and
- (e) Lots 1, 4–9 and 15 DP 1117588 are part of Captains Flat Road and, accordingly, are vested in the roads authority for that public road under the *Roads Act 1993*, and
- (f) Lots 2, 3 and 10–14 DP 1117588 cease to be part of Captains Flat Road and, accordingly, are divested from the relevant roads authority for that road and become part of Tallaganda National Park subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and
- (g) Lot 2 DP 1100179 is part of Albatross Road (MR92) and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (h) the following land is part of Moss Vale Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*:
 - (i) Lots 2–8 DP 1111451,
 - (ii) Lot 1 DP 1116520,
 - (iii) Lots 1–6 DP 1117580, and
- (i) Lots 10–16 DP 1117860 are part of Jamberoo Mountain Road and, accordingly, are vested in the roads authority for that public road under the *Roads Act 1993*, and
- (j) Lots 7–9 DP 1117860 cease to be part of Jamberoo Mountain Road and, accordingly, are divested from the relevant roads authority for that road and become part of Budderoo National Park subject to the relevant provisions of the Act applicable to Schedule 2 to the Act, and
- (k) those parts of Lots 8, 9 and 11 DP 1116739 that, immediately before the publication of this Notice in the Gazette, are identified by Schedule 2 to the Act as being part of Joadja Nature Reserve are part of Wombeyan Caves Road and, accordingly, are vested in the roads authority for that public road under the *Roads Act 1993*.

Director-General of the Department of Environment and Climate Change Dated, this 10th day of December 2007.

Amendments

Schedule 1

Schedule 1 Amendments

[1] Schedule 1 State forest reserved as national park or state recreation area or dedicated as nature reserve

Omit clause 10. Insert instead:

10 Addition to Conjola National Park: Conjola State Forest No 863

An area of about 7,282 hectares, being so much of Conjola State Forest No 863 as comprises the land designated as 85-01 on the diagrams catalogued Misc R 00082 (Third Edition) and Misc R 00083 (Third Edition), and the land identified as Lots 3 and 4 on the diagram catalogued Misc R 01019, in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. That area includes Lots 5, 6, 9, 10 and 13 DP 1116684 and does not include the following land:

- (a) Lot 2 DP 1001984,
- (b) Lot 15 DP 1097860,
- (c) Lots 10–12 DP 1109138,
- (d) Lots 15, 16, 19, 21, 22 and 28 DP 1116684,
- (e) the land identified as Lots 1 and 2 on the diagram catalogued Misc R 01019 in the Department of Environment and Climate Change.

[2] Schedule 1, clause 23

Omit the clause. Insert instead:

23 Meroo National Park

(1) Part Woodburn State Forest No 755

An area of about 2,117 hectares, being so much of Woodburn State Forest No 755 as comprises the land designated as 168-02 on the diagrams catalogued Misc R 00089 (Third Edition) and Misc R 00090 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. That area does not include Lots 1, 2 and 4 DP 1114837.

9614

Schedule 1 Amendments

(2) Part Termeil State Forest No 427

An area of about 1,157 hectares, being so much of Termeil State Forest No 427 as comprises the land designated as 168-01 on the diagram catalogued Misc R 00090 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area does not include Lot 5 DP 1114792.

[3] Schedule 1, clause 25 (2)

Omit the subclause. Insert instead:

(2) Part Buckenbowra State Forest No 1009

An area of about 14,322 hectares, being so much of Buckenbowra State Forest No 1009 as comprises the land designated as 169-06 on the diagrams catalogued Misc R 00064 (Third Edition), Misc R 00065 (Third Edition) and Misc R 00066 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. That area does not include Lot 1 DP 1117589.

[4] Schedule 1, clause 26 (5) and (6)

Omit the subclauses. Insert instead:

(5) Part Jerrawangala State Forest No 146

An area of about 1,105 hectares, being so much of Jerrawangala State Forest No 146 as comprises the land designated as 22-01 on the diagram catalogued Misc R 00083 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area includes Lot 7 DP 1116684 and does not include Lots 14 and 18 DP 1116684.

(6) Part Yerriyong State Forest No 920

An area of about 2,778 hectares, being so much of Yerriyong State Forest No 920 as comprises the land designated as 22-07 on the diagrams catalogued Misc R 00082 (Third Edition) and Misc R 00083 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. That area includes Lots 8, 11 and 12 DP 1116684 and does not include Lots 20 and 23–26 DP 1116684.

Amendments

Schedule 1

[5] Schedule 1, clause 27 (4)

Omit the subclause. Insert instead:

(4) **Part Boyne State Forest No 832**

An area of about 47 hectares, being so much of Boyne State Forest No 832 as comprises the land designated as 25-03 on the diagrams catalogued Misc R 00091 (Third Edition) and Misc R 00092 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. That area does not include Lot 5 DP 1112683 and Lot 1 DP 1115464.

[6] Schedule 1, clause 30 (2)

Omit the subclause. Insert instead:

(2) Part Tallaganda State Forest No 577

An area of about 9,323 hectares, being so much of Tallaganda State Forest No 577 as comprises the land designated as 170-01 on the diagrams catalogued Misc R 00049 (Third Edition), Misc R 00050 (Third Edition) and Misc R 00051 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. That area includes Lots 2, 3 and 10–14 DP 1117588 and does not include Lots 1, 4–9 and 15 DP 1117588.

[7] Schedule 1, clause 31

Omit the clause. Insert instead:

31 Triplarina Nature Reserve: Part Shoalhaven State Forest No 916

An area of about 157 hectares, being so much of Shoalhaven State Forest No 916 as comprises the land designated as 872-01 on the diagrams catalogued Misc R 00080 (Third Edition) and Misc R 00081 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. That area does not include the following land:

- (a) Lot 2 DP 1100179,
- (b) the land identified as Lot 1 on the diagram catalogued Misc R 01016 in the Department of Environment and Climate Change.

Schedule 1 Amendments

[8] Schedule 2 Crown lands reserved as national park or state recreation area or dedicated as nature reserve

Omit clause 4. Insert instead:

4 Barnunj State Recreation Area

An area of about 164 hectares, being the land designated as 643-01 on the diagram catalogued Misc R 00090 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area does not include Lot 3 DP 1114837.

[9] Schedule 2, clause 6

Omit the clause. Insert instead:

6 Barrengarry Nature Reserve

An area of about 21 hectares, being the land designated as 848-01 on the diagram catalogued Misc R 00079 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area does not include Lots 2–8 DP 1111451.

[10] Schedule 2, clause 15

Omit the third paragraph of clause 15. Insert instead:

An area of about 476 hectares, being the land designated as 69-04 on the diagram catalogued Misc R 00078 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area includes Lots 7–9 DP 1117860 and does not include Lots 10–16 DP 1117860.

[11] Schedule 2, clause 20

Omit the third paragraph. Insert instead:

An area of about 175 hectares, being the land designated as 854-06 on the diagram catalogued Misc R 00080 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area does not include Lot 1 DP 1116520 and Lots 1–6 DP 1117580.

Amendments

Schedule 1

[12] Schedule 2, clause 23

Omit the first and second paragraphs of clause 23. Insert instead:

An area of about 14 hectares, being the land designated as 85-03 on the diagram catalogued Misc R 00083 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area does not include Lot 17 DP 1116684.

An area of about 21 hectares, being the land designated as 85-04 on the diagram catalogued Misc R 00083 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area does not include the following land:

- (a) the land identified as Lot 8 on the diagram catalogued Misc R 01019 in the Department of Environment and Climate Change,
- (b) Lots 1 and 3 DP 1111866.

[13] Schedule 2, clause 38

Omit the clause. Insert instead:

38 Joadja Nature Reserve

An area of about 830 hectares, being the land designated as 861-01 on the diagram catalogued Misc R 00074 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area does not include Lots 8, 9 and 11 DP 1116739.

[14] Schedule 2, clause 40

Omit the second paragraph of clause 40. Insert instead:

An area of about 4 hectares, being the land designated as 167-05 on the diagram catalogued Misc R 00063 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. That area does not include Lot 2 DP 1112645.

Schedule 1 Amendments

[15] Schedule 2, clause 60

Omit the first paragraph of clause 60. Insert instead:

An area of about 3,211 hectares, being the land designated as 867-02 on the diagrams catalogued Misc R 00081 (Third Edition) and Misc R 00082 (Third Edition) in the Department of Environment and Climate Change. That area does not include the following land:

- (a) Lot 2 DP 1100358,
- (b) the land shown coloured pink on sheets 2 and 5 of the plan numbered DP 1075211 that is held by the Department of Environment and Climate Change.

14 December 2007

OFFICIAL NOTICES Appointments

BOXING AND WRESTLING CONTROL ACT 1986 -

Appointment of Member to the Boxing Authority of New South Wales

HER Excellency the Governor, with the advice of the Executive Council and pursuant to section 4 (4) (b) of the Boxing and Wrestling Control Act 1986, has approved the appointment of Superintendent LUKE MOORE to the office of Member of the Boxing Authority of NSW (being a member of the Police Service of or above the rank of Inspector nominated by the Commissioner of Police) for a term of office from the date of the Governor's approval until 19 May 2009.

GRAHAM WEST, M.P., Minister for Gaming and Racing and Minister for Sport and Recreation

COMMUNITY RELATIONS COMMISSION AND PRINCIPLES OF MULTICULTURALISM ACT 2000

Appointment of a Part-time Commissioner

HER Excellency the Governor, with the advice of the Executive Council and pursuant to Section 7 of the Community Relations Commission and Principles of Multiculturalism Act 2000, has appointed the following persons as a part-time Commissioner of the Community Relations Commission for a term as shown:

Ms VIVIAN PAK for a term of three years from 7 November 2007.

MORRIS IEMMA, M.P., Premier and Minister for Citizenship

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

State Parole Authority

Reappointment of Community Member

HER Excellency the Governor, with the advice of the Executive Council and pursuant to the provisions of the Crimes (Administration of Sentences) Act 1999, has approved the reappointment of ROBERT BRUCE INKSTER as a community member of the State Parole Authority for a period of three (3) years dating on and from 17 January 2008 until 16 January 2011.

JOHN HATZISTERGOS, M.L.C., Minister for Justice

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

State Parole Authority

Reappointment of Community Member

HER Excellency the Governor, with the advice of the Executive Council and pursuant to the provisions of the Crimes (Administration of Sentences) Act 1999, has approved the reappointment of PETER JOHN WALSH as a community member of the State Parole Authority for a period of three (3) years dating on and from 17 January 2008 until 16 January 2011.

JOHN HATZISTERGOS, M.L.C., Minister for Justice

EDUCATION ACT 1990

Notification of an Appointment to the Board of Studies

I, JOHN DELLA BOSCA, Minister for Education and Training in pursuance of schedule 1 clause 8 of the Education Act 1990, appoint Mr GARRY JOHN GRANT as a member of the Board of Studies, being a nominee provided under section 100 (3) (h), for a term commencing on and from 1 February 2008 until 31 January 2011.

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

LOCAL GOVERNMENT ACT 1993

Reappointment of Deputy Chairperson to the Local Government Grants Commission

HER Excellency the Governor, Professor Marie Bashir, AC, CVO, with the advice of the Executive Council, has reappointed Mr GRAHAME GIBBS as Deputy Chairperson of the NSW Local Government Grants Commission under section 614 (1) and (2) of the Local Government Act 1993 for a term of office from 1 January 2008 to 31 December 2012.

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

Department of Lands

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1	Column 2	Column 3	Column 1	С
Michael	Black Mountain	Reserve No. 59347	Gail Frances	Ν
COLEMAN	Recreation	Public Purpose: Public	BRAZEL	С
(new member)	Reserve Trust	Recreation	(re-appointment)	P
Paul GRILLS		Notified: 19 November 1926	David Joseph	R
(new member)		File Ref.: AE80 R 49/3	MOORE	
Andrew			(re-appointment)	
CLAYTON			Andrew Revee	
(new member)			McCORMACK	
Mark ROBINSON	1		(re-appointment)	
(new member)			For a term commen	ncii
Matthew JACKSC	DN		1 January 2008 and	d ex
(new member)			31 December 2012	2.
Michael Allen				
JACKSON				
(re-appointment)			APPOINTM	Er
For a term commen	0		PURSUANT to	se
1 January 2008 and	d expiring		the persons who	
31 December 2012	2.			

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1	Column 2	Column 3
Dorothy Jean	Pinkett Tennis	Reserve N
HANCOCK	Courts Reserve	Public Pur
(new member)	Trust	Courts
Albert James		Notified: 6
HANCOCK		File Ref.: A
(new member)		
John Francis		
KEMPTON		
(re-appointment))	
For a term comm	encing	
1 January 2008 a	nd expiring	
31 December 20		

serve No. 82134 olic Purpose: Tennis urts tified: 6 November 1959 e Ref.: AE83 R 42/1

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

SCHEDULE

Column 2 Niangala Community Purposes Reserve Trust ing xpiring

Column 3 Reserve No. 110110 Public Purpose: Community Purposes Notified: 26 February 1993 File Ref .: AE91 R 8/1

NT OF TRUST BOARD MEMBERS

ection 93 of the Crown Lands Act 1989. e 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

Column 1 Column 2 Coral KNIGHT Mount Russell Recreation (new member) Robert Scott Reserve Trust RICHARDSON (new member) Carol RICHARDSON (new member) Robert **McDOUGALL** (new member) Cara McDOUGALL (new member) For a term commencing 1 January 2008 and expiring 31 December 2012.

SCHEDULE

Column 3 Reserve No. 67307 Public Purpose: Public Recreation Notified: 21 January 1938 File Ref.: AE83 R 45/1

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

Column 2 Column 1 Annette HODGES Bodangora (re-appointment) Recreation Frank HODGES Reserve Trust (re-appointment) Jason POLLACK (new member) Lisa Anne **SWAINSTON** (new member) Maxwell Norman HONEYMAN (re-appointment) Geoffrey James GOODFELLOW (new member) Anthony Charles POOL (re-appointment) For a term commencing the date of this notice and expiring 31 December 2009.

SCHEDULE

Column 3 Reserve No. 30010 Public Purpose: Public Recreation Notified: 21 October 1899 File Reference: DB81 R 162

GOULBURN OFFICE 159 Auburn Street (PO Box 748), Goulburn NSW 2580 Phone: (02) 4828 6725 Fax: (02) 4828 6730

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Land District: Goulburn

Local Government Area: Goulburn Mulwaree Council

Public Purpose: Rifle Range Notified: 12 March 1976 File Reference: GB04 H 566/1

Locality: Bungonia

Reserve No. 89748

Column 2 The whole being Lot 14, DP 1113479, Parish Bungonia, County Argyle of an area of 6.515ha

Note: Private Treaty Sale to Adjoining Land Owner

NEW SOUTH WALES GOVERNMENT GAZETTE No. 182

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Land District: Murwillumbah Local Government Area: Tweed Shire Locality: Chinderah Reserve No. 56146 Public Purpose: From sale or lease generally Notified: 11 May 1923 File Reference: 07/2529 *Column 2* Part being Lot 50, DP 1119465, Parish Cudgen, County Rous an area of 7864 square metres and comprised in torrens title folio identifier 50/1119465

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

Column 1

Land District: Lismore Local Government Area: **Ballina Shire** Locality: Ballina Lot 1, DP 1113270, Parish Ballina, County Rous Lot 2, DP 1113270, Parish Ballina, County Rous Lot 3, DP 1113270, Parish Ballina, County Rous Lot 4, DP 1113270, Parish Ballina, County Rous Lot 5, DP 1113270, Parish Ballina, County Rous Lot 6, DP 1113270, Parish Ballina, County Rous Lot 7, DP 1113270, Parish Ballina, County Rous Lot 8, DP 1113270. Parish Ballina, County Rous Lot 9, DP 1113270, Parish Ballina, County Rous Lot 10, DP 1113270, Parish Ballina, County Rous Lot 11, DP 1113270, Parish Ballina, County Rous Lot 12, DP 1113270,

Column 2 Reserve No. 1012188 Public Purpose of access and public requirements, rural services, tourism purposes and environmental and

heritage conservation.

Lot 13, DP 1113270, Parish Ballina, County Rous Lot 14, DP 1113270, Parish Ballina, County Rous Lot 15, DP 1113270, Parish Ballina, County Rous Lot 16, DP 1113270, Parish Ballina, County Rous Lot 17, DP 1113270, Parish Ballina, County Rous Lot 18, DP 1113270, Parish Ballina, County Rous Lot 19, DP 1113270, Parish Ballina, County Rous Area: 8530 m² File Reference: GF06 R 55/1

Parish Ballina, County Rous

WITHDRAWAL OF RESERVE FROM CONTROL OF RURAL LANDS PROTECTION BOARD

IN pursuance of the provisions of section 86 (1) of the Rural Lands Protection Act 1998, the reserve specified hereunder is withdrawn from the control of the Rural Lands Protection Board for the Rural Lands Protection District.

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

Description

Reserve 90824 from Sale for Travelling Stock, notified 8 July 1977

Part Withdrawn: Lot 1, DP 1091138 Rural Lands Protection District: Grafton Placed under control: 8 July 1977 File No.: GF00 R 53

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

Column 1

Land District: Lismore Local Government Area: Richmond Valley Locality: Woodburn Lot 540, DP 821656, Parish Riley, County Richmond Area: 1.429 hectares File Reference: GF07 R 8 Column 2

Reserve No. 1012192 Public Purpose of Access and Public Requirements, Rural Services, Tourism Purposes, and Environmental and Heritage Conservation

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 2

The part being

Parish Elland,

CountyClarence

Lot 1, DP 1091138,

of an area of 430m²

Column 1

Land District: Grafton Local Government Area: Clarence Valley Council Locality: Southampton Reserve No. 90824 Public Purpose: Travelling Stock Notified: 8 July 1977 Lot 7010, DP 751385, Parish Southampton, CountyClarence Lot 7011, DP 751385, Parish Southampton, CountyClarence Lot 7006, DP 751370, Parish Elland, CountyClarence Lot 7011, DP 751383, Parish Rushforth, CountyClarence Lot 7014, DP 751370, Parish Elland, CountyClarence Lot 1, DP 1091138, Parish Elland, County Clarence File Reference: GF00 R 53/1

Notes: Upon part revocation it is intended to transfer the Crown public road which co-exists with this Reserve to Clarence Valley Council.

Disclaimer: # Please note that the above Lot numbers marked # are for Departmental use only.

ROADS ACT 1993

ORDER

TRANSFER OF A CROWN ROAD TO A COUNCIL

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

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

SCHEDULE 1

Parish – Elland; County – Clarence Land District – Grafton; LGA – Clarence Valley

Crown public road comprised in Lot 1, DP 1091138. Width to be transferred: 20.115 metres

SCHEDULE 2

Roads Authority: Clarence Valley Council Department of Lands Reference: 07/3600 – DOC07/13147

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 the 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 - Casino; LGA - Kyogle Council

Roads Closed: Lot 7001, DP 755711 and Lot 7002, DP 1101644 at Wadeville, Parish Hanging Rock, County Rous. File Reference: GF04 H 61

SCHEDULE

On closing, the land within Lot 7002, DP 1101644 remains vested in the State of New South Wales as Crown Land.

On closing, the land within Lot 7001, DP 755711, the former Council public road is vested in the State of New South Wales as Crown Land.

Notes: These Crown lands have been reserved for public recreation on this day.

This notice replaces the notice that appeared in the *Government Gazette* of 31 August 2007 Folio 6655 under the heading of "Notification of Closing of Road".

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

Note: This notice replaces the notice that appeared in the

Government Gazette of 31 August 2007 Folio 6655 under the heading of "Reservation of Crown Land".

Column 2 Reserve No. 1013709 Public Purpose: Public Recreation

NEW SOUTH WALES GOVERNMENT GAZETTE No. 182

Column 1

Kyogle Shire

County Rous

County Rous

Land District: Casino

Local Government Area:

Locality: Hanging Rock

Lot 7002, DP 1101644,

Parish Hanging Rock,

Lot 7001, DP 1120435,

Parish Hanging Rock,

Area: About 2.214 ha

File Reference: GF04 R 32/1

Column 1

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

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

SCHEDULE

Column 1 Wadeville (R901046) Reserve Trust *Column 2* Reserve No. 1013709 Public Purpose: Public Recreation Notified: This Day File Ref: GF02 R 35/1

Note: This notice replaces the notice that appeared in the *Government Gazette* of 31 August 2007 Folio 6655 under the heading of "Appointment of Reserve Trust as Trustee of a Reserve".

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

PURSUANT to section 92 (1) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder is appointed as trustee of the reserves specified thereto in Column 2 of the Schedule.

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

SCHEDULE

Column 2

Tintenbar Recreation Reserve Trust Reserve No. 94164 Public Purpose: Public Recreation Notified: 13 April 1995 Reserve No. 54223 Public Purpose: Public Recreation Notified: 15 October 1920 Reserve No. 89799 Public Purpose: Public Recreation Notified: 14 May 1976 File Reference: GF81 R 319

MOREE OFFICE Frome Street (PO Box 388), Moree NSW 2400 Phone: (02) 6752 5055 Fax: (02) 6752 1707

NOTIFICATION OF CLOSING OF ROADS

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

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

Description

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

Lot 1 in DP 1121419. File Reference: ME05 H 91

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

Description

Land District – Narrabri; Council – Narrabri Shire Parish – Woolabrar; County – Jamison

Lot 1 in DP 1120661. File Reference: ME05 H 143

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

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

RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Land District: Nowra Local Government Area: Shoalhaven Parish: Nowra County: St Vincent Locality: Nowra Hill Lot 7040 in DP 1119495 File No: 07/5550

Column 2 Reserve No. 1014289 for the public purpose of government purposes

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 Ron WOODHAM (new member) Ian McLEAN (new member) Gerard SCHIPP (new member) File: 07/5550

Column 2 Column 3 South Coast Correctional Centre (R1014289) Reserve Trust

Reserve No. 1014289 for the public purpose of government purposes notified this day.

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 that part of the reserve specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

Column 1

South Coast Correctional Centre (R1014289) Reserve Trust

Reserve No. 1014289 for the public purpose of government purposes notified this day.

File No.: 07/5550

Column 2

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1 Column 2 Column 3 Susan WALL Narira Park Trust Reserve No. 1011209 (new member) Public Purpose: Community Derwood Blaine Purposes LOTH Notified: 13 January 2006 (re-appointment) Malcolm Kenwyn Reserve No. 83297 ELMSLIE Public Purpose: Public (re-appointment) Recreation Notified: 28 July 1961 Carmel Jacinta DUFTY File Ref .: NA79 R 107/1 (re-appointment) William Ronald BOYLE (re-appointment) John Francis **JESSOP**

(re-appointment) For a term commencing this day and expiring 13 December 2012.

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 – Brymedura; County – Ashburnham; Land District – Molong; Shire – Cabonne

Road Closed: Lot 1 in Deposited Plan 1120795. File No.: OE05 H 140

Note: On closing Title to the land comprised in Lot 1 remains vest in the Crown as Crown Land

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 – Sebastopol and Byong; County – Cunningham; Land District – Parkes; Shire – Parkes

Road Closed: Lot 1 in Deposited Plan 1120810. File No.: OE05 H 192

Note: On closing Title to the land comprised in Lot 1 remains vest in the Crown as Crown Land

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 – Obley; County – Gordon Land District – Molong; Shire – Cabonne

Road Closed: Lot 1 in Deposited Plan 1117031. File No.: OE05 H 159

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

OFFICIAL NOTICES

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Land District – Penrith; L.G.A – Blacktown

Lots 1 and 2, DP 1120047 at Bidwill, Parish Rooty Hill (Sheet 2), County Cumberland. MN05 H 69

- Notes: (1) On closing, title for the land in lots 1 and 2 remain vested in Blacktown City Council as operational land.
 - (2) The road is closed subject to the easement for gas main 2.5 wide as shown in DP 1120047.

WAGGA WAGGA OFFICE

Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650 Phone: (02) 6937 2700 Fax: (02) 6921 1851

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Junee and South Junee; County - Clarendon Land District – Wagga Wagga; Shire – Junee

Road Closed: Lots 1, 2, 3 and 4 in DP 1111254 at Old Junee. File No.: WA05 H 52

Note: On closing, the land within Lots 1, 2, 3 and 4 in DP 1111254 remains vested in the State of New South Wales as Crown land.

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

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

Administrative District and Shire – Broken Hill

Road closed: Lot 2, DP 1116352 at Broken Hill, Parish Picton, County Yancowinna. File No.: WL05 H 67

SCHEDULE

On closing, the land within Lot 2 remains vested in Broken Hill City Council as operational land for the purposes of the Local Government Act 1993.

DECLARATION OF ADDITIONAL USE OF RESERVATION OF CROWN LAND

BY Order pursuant to section 121A of the Crown Lands Act 1989, the reserve specified in Column 1 of the Schedule hereunder, is authorised to be used for the additional purpose as specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

Column 1

Column 2 Public Recreation

Reserve No.: 64677 Notified: 14 September 1934 Public Purpose: Sanitary Purposes Lot 1688, DP 763361 Locality: Brewarrina Local Government Area: Brewarrina Shire Council Papers: WL97 R 60

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

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

SCHEDULE

Column 1 Brewarrina Old Park Reserve Trust *Column 2* Reserve No. 64677 Public Purpose: Sanitary Purposes Notified: 27 July 1934 File Ref.: WL90 R 60/1

ERRATUM

IN the notification appearing in the *Government Gazette* of 7 December 2007, Folio 9313, appearing under the heading "Granting of a Western Lands Lease", Western Lands Lease 14654 should read Western Lands Lease 14645.

Department of Planning

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

State Environmental Planning Policy (Major Projects) 2005

NOTICE

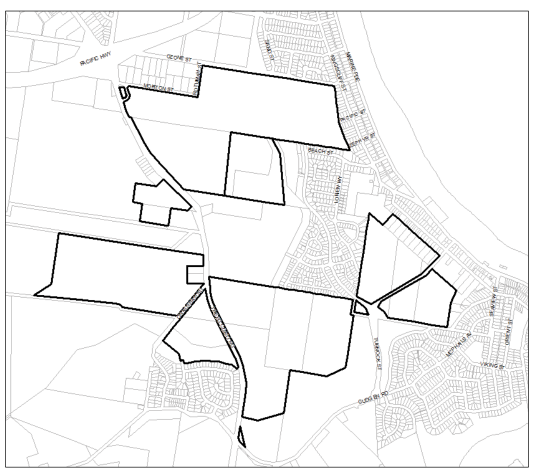
I, the Minister for Planning, pursuant to clause 8 (1A) of State Environmental Planning Policy (Major Projects) 2005 (Major Projects SEPP), hereby give notice that I have received a proposal that Schedule 3 of the Major Projects SEPP be amended to add the site described in Schedule 1 of this Notice.

Dated, this 6th day of December 2007.

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

SCHEDULE 1

The site known as the 'West Kingscliff' as shown edged heavy black on the map marked West Kingscliff – Cadastre, within the Tweed Local Government Areas.



West Kingscliff - 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.

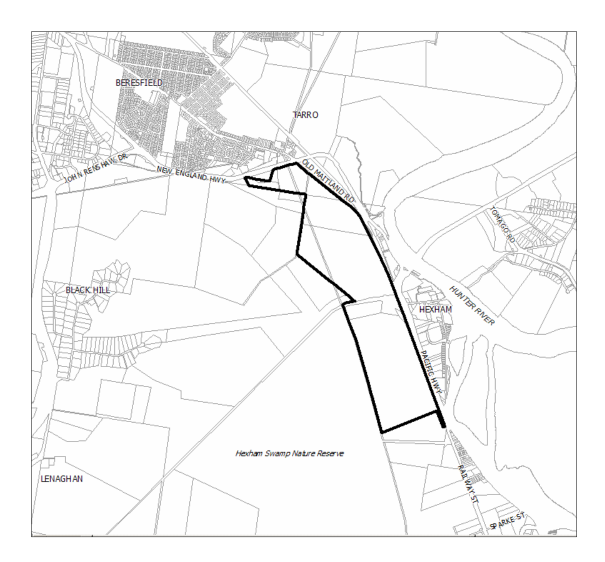
Dated, this 30th day of November 2007.

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

SCHEDULE 1

The site known as the 'Hexham Redevelopment' as shown edged heavy black on the map marked Hexham Redevelopment – Cadastre, within the Newcastle Local Government Area.

Hexham Redevelopment Cadastre



ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

ORDER

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

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

Dated, this 30th day of November 2007.

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

SCHEDULE 1

Development on land comprising Lot 30 DP 870411 (known as Black Hill) and Lot 1 DP1007615 (known as Tank Paddock), within the Newcastle Local Government Area, for industrial and conservation purposes (excluding public utility undertakings).

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

ORDER

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

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

Dated, this 30th day of November 2007.

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

SCHEDULE 1

Development on land comprising Lot 71 DP 1065169, Lot 35 DP 800036, Lot 6 DP 1044574, Lot 2 DP 877349 and Lot 3 DP 877349 (known as Link Road North, Link Road South and Minmi) and the Lots and Deposited Plans set out in the table below (known as Stockrington), within the Newcastle, Cessnock and Lake Macquarie Local Government Areas, for urban and conservation purposes (excluding public utility undertakings).

1/83//DP755260	1/71//DP1065169	1/2//DP551917	1/2//DP34957
1/30//DP1051995	1/2//DP250339	1/2//DP844313	1/1//DP250339
1/84//DP755260	1/2//DP124209	2/96//DP755260	2/82//DP755260
1/1//DP726037	1/1//DP155446	1/3//DP250339	1/1//DP877416
2/8//DP755260	1/1//DP503566	1/24//DP1051995	1/31//DP1051995
1/5//DP977096	1/3//DP977096	1/79//DP755260	1/26//DP1051995
1/32//DP1051995	1/2//DP877416	1/2//DP1039968	1/1//DP505578
1/89//DP755260	1/23//DP1051995	1/25//DP1051995	1/4//DP877416
1/77//DP755260	1/1//DP1039968	1/1//DP123945	1/126//DP755262
1/72//DP755260	1/8//DP807908	1/5//DP250339	1/20//DP1051995
1/1//DP433355	1/4//DP977096		
1/125//DP755260	1/1//DP119630		
1/1//DP124209	1/101//DP881099		

Department of Primary Industries

BANANA INDUSTRY ACT 1987

Election of Members to Banana Industry Committee

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 3 (3) (b) of the Banana Industry Act 1987, confirm the persons named in the Schedule below as elected regional representatives on the Banana Industry Committee, from date of election until 10 October 2010.

SCHEDULE

Paramjeet Bhatti – Woolgoolga Region Peter Willis – Tweed Coastal Region

Dated this 24th day of September 2007.

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

FISHERIES MANAGEMENT (GENERAL) REGULATION 2002

Approval and Appointment of Deputy to a Member of the Ocean Trawl Management Advisory Committee (OTMAC)

Approval to Appoint Deputy

I, RENATA BROOKS, Deputy Director-General Agriculture, Fisheries and Regional Relations, pursuant to clause 402 of the Fisheries Management (General) Regulation 2002 ("the Regulation"), approve that Mr Shane Castle be appointed as deputy member to Mr William Litchfield for the Ocean Trawl Management Advisory Committee (OTMAC) meeting on 4 and 5 December 2007.

Dated this 3rd day of December 2007.

RENATA BROOKS, Deputy Director-General, Agriculture, Fisheries And Regional Relations (by delegation)

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Prohibition on the taking of fish using abalone viscera as bait

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 8 of the Fisheries Management Act 1994, do by this Notification prohibit the taking of all species of fish using abalone viscera as bait or berley, by all persons and in all waters.

This fishing closure remains in force for a period of 12 months from the date of publication, unless sooner amended or revoked.

Dated this 12th day of December 2007.

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

Explanatory Note:

The primary purpose of this fishing closure is to reduce the risk of transmission of abalone viral ganglioneuritis into New South Wales waters. This fishing closure applies to all recreational and commercial fishers.

MINING ACT 1992

ORDER

Order to constitute the entire State of New South Wales as a Mineral Allocation Area for coal

Her Excellency Professor MARIE BASHIR, AC, CVO, Governor

I, Professor Marie Bashir, AC, CVO, Governor of New South Wales, with the advice of the Executive Council and pursuant to the provisions of section 368 of the Mining Act 1992 do by this my Order constitute the entire State of New South Wales as a Mineral Allocation Area for coal.

Dated this 12th day of December 2007

By Her Excellency's Command

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

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T07-0513)

No. 3374, MINCOR COPPER PTY LTD (ACN 120 024 777), area of 86 units, for Group 1, dated 5 December 2007. (Orange Mining Division).

(T07-0578)

No. 3375, WARATAH COAL PTY LTD (ACN 114 165 669), area of 4636 hectares, for Group 9, dated 3 December 2007. (Coffs Harbour Mining Division).

(T07-0514)

No. 3376, NERRIGA MINING GROUP PTY LTD (ACN 115 845 942), area of 82 units, for Group 1, dated 6 December 2007. (Orange Mining Division).

(T07-0515)

No. 3377, AUSGOLD EXPLORATION PTY LTD (ACN 078093606), area of 132 units, for Group 1, dated 7 December 2007. (Broken Hill Mining Division).

(T07-0516)

No. 3378, AUSGOLD EXPLORATION PTY LTD (ACN 078093606), area of 215 units, for Group 1, dated 7 December 2007. (Broken Hill Mining Division).

(T07-0517)

No. 3379, AUSGOLD EXPLORATION PTY LTD (ACN 078093606), area of 211 units, for Group 1, dated 7 December 2007. (Broken Hill Mining Division).

(T07-0518)

No. 3380, TARONGA MINES LIMITED (ACN 126 854 288), area of 53 units, for Group 1, dated 7 December 2007. (Inverell Mining Division).

(T07-0519)

No. 3381, GRANITE POWER LIMITED (ACN 112 714 440), area of 188 units, for Group 8, dated 7 December 2007. (Broken Hill Mining Division).

(T07-0520)

No. 3382, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 98 units, for Group 1, dated 10 December 2007. (Broken Hill Mining Division).

(T07-0521)

No. 3383, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 100 units, for Group 1, dated 10 December 2007. (Cobar Mining Division).

(T07-0522)

No. 3384, CONRAD SILVER MINES PTY LTD (ACN 106 967 506), area of 69 units, for Group 1, dated 11 December 2007. (Inverell Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(06-212)

No. 2730, now Exploration Licence No. 6942, JUDDS CREEK EXPLORATIONS PTY LTD (ACN 119 770 151), Counties of Bathurst, Georgiana and Westmoreland, Map Sheet (8730, 8830), area of 48 units, for Group 1, dated 15 November 2007, for a term until 15 November 2009.

(07-235)

No. 3132, now Exploration Licence No. 6944, IRONBARK GOLD LIMITED (ACN 118 751 027), Counties of Bligh, Phillip and Wellington, Map Sheet (8733, 8833), area of 39 units, for Group 1, dated 15 November 2007, for a term until 15 November 2009.

(07-277)

No. 3174, now Exploration Licence No. 6949, ANTHONY GILBERT MARTIN, County of Beresford, Map Sheet (8725), area of 29 units, for Group 1, dated 28 November 2007, for a term until 28 November 2009.

(07-315)

No. 3212, now Exploration Licence No. 6948, FORGE MINERALS PTY LTD (ACN 121 258 713), County of Durham, Map Sheet (9033, 9133), area of 38 units, for Group 1 and Group 10, dated 27 November 2007, for a term until 27 November 2009. As a result of the grant of this title, Exploration Licence No. 6677 has ceased to have effect.

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

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

(T98-1028)

Exploration Licence No. 5664, PEREGRINE MINERAL SANDS N.L. (ACN 009 307 591), area of 22 units. Application for renewal received 4 December 2007.

(T98-1029)

Exploration Licence No. 5665, PEREGRINE MINERAL SANDS N.L. (ACN 009 307 591), area of 40 units. Application for renewal received 4 December 2007.

(T98-1138)

Exploration Licence No. 5668, PEREGRINE MINERAL SANDS N.L. (ACN 009 307 591), area of 7 units. Application for renewal received 4 December 2007.

(06-7630)

Exploration Licence No. 5671, STIRLING MINERALS LIMITED (ACN 123 972 814), area of 5 units. Application for renewal received 7 December 2007.

(T01-0154)

Exploration Licence No. 5920, SILVER STANDARD AUSTRALIA PTY LIMITED (ACN 009 250 051), area of 32 units. Application for renewal received 10 December 2007.

(T03-0053)

Exploration Licence No. 6178, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 39 units. Application for renewal received 11 December 2007.

(T03-0058)

Exploration Licence No. 6181, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 29 units. Application for renewal received 11 December 2007.

(05-180)

Exploration Licence No. 6498, URANIUM EXPLORATION AUSTRALIA LTD (ACN 112 714 397), area of 93 units. Application for renewal received 4 December 2007.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T87-0228)

Exploration Licence No. 2921, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), County of Yancowinna, Map Sheet (7133, 7134), area of 22 units, for a further term until 12 October 2009. Renewal effective on and from 4 December 2007.

(C95-2214)

Exploration Licence No. 4968, CENTENNIAL MANDALONG PTY LIMITED (ACN 101 508 892), County of Northumberland, Map Sheet (9131), area of 823 hectares, for a further term until 31 July 2012. Renewal effective on and from 15 November 2007.

(06-1155)

Exploration Licence No. 5629, CAPITAL MINING LIMITED (ACN 104 551 171), County of Bland, Map Sheet (8429), area of 4 units, for a further term until 3 November 2009. Renewal effective on and from 3 December 2007.

(C02-0153)

Exploration Licence No. 5892, CENTENNIAL MANDALONG PTY LIMITED (ACN 101 508 892), County of Northumberland, Map Sheet (9131), area of 172.5 hectares, for a further term until 31 July 2012. Renewal effective on and from 15 November 2007.

(T02-0079)

Exploration Licence No. 6002, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), County of Yancowinna, Map Sheet (7134), area of 36 units, for a further term until 29 September 2009. Renewal effective on and from 4 December 2007.

(T02-0078)

Exploration Licence No. 6036, PLATSEARCH NL (ACN 003 254 395), area of 8 units, for a further term until 5 January 2009. Renewal effective on and from 2 November 2007.

(T02-0412)

Exploration Licence No. 6104, DRONVISA PTY LIMITED (ACN 002 070 680), County of Phillip, Map Sheet (8833), area of 2 units, for a further term until 27 July 2009. Renewal effective on and from 7 December 2007.

(05-1094)

Exploration Licence No. 6473, PLATSEARCH NL (ACN 003 254 395), Counties of Kennedy and Narromine, Map Sheet (8532), area of 31 units, for a further term until 20 October 2009. Renewal effective on and from 5 December 2007.

(05-195)

Exploration Licence No. 6474, PLATSEARCH NL (ACN 003 254 395), Counties of Kennedy and Narromine, Map Sheet (8532, 8533), area of 35 units, for a further term until 20 October 2009. Renewal effective on and from 5 December 2007.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

Notice is given that the following authority has been cancelled:

(05-256)

Exploration Licence No. 6488, ILUKA RESOURCES LIMITED (ACN 008 675 018), County of Cadell and County of Townsend, Map Sheet (7826), area of 441 units. Cancellation took effect on 30 November 2007.

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

NON-INDIGENOUS ANIMALS ACT 1987

Appointment of Member to the Non-Indigenous Animals Advisory Committee

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 7(3) of the Non-Indigenous Animals Act 1987, appoint Ms Felicity HENDERSON as a Member of the Non-Indigenous Animals Advisory Committee, from date of appointment until 31 July 2009.

Dated this 25th day of September 2007.

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

NOXIOUS WEEDS ACT 1993

Appointment of Member

to Noxious Weeds Advisory Committee

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 58 of the Noxious Weeds Act 1993 ("the Act"), have determined that Ms Ellen GREEN be appointed to the Noxious Weeds Advisory Committee as representative of the State Council of Rural Lands Protection Boards, for a term expiring on 30 October 2009.

Dated this 25th day of September 2007.

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

RURAL LANDS PROTECTION ACT 1998

ORDER - Section 143

Control of Foxes

PEST CONTROL ORDER NUMBER 15

I, IAN MACDONALD MLC, Minister for Primary Industries, hereby, under the Rural Lands Protection Act 1998 ("the Act"):

- 1. order, pursuant to section 143 (1) (a), that the land described in the Schedule below is the land to which this order applies ("the controlled land");
- 2. declare, pursuant to section 143 (1) (b), the European fox (Vulpes vulpes) to be a pest on the controlled land ("the pest");
- empower the Northern New England Rural Lands Protection Board ("the board"), pursuant to section 143 (2) (e), to publish an order in accordance with Part 11 of the Act requiring all occupiers of the controlled land to eradicate the pest by use of any method specified by the board in its order;
- 4. specify, pursuant to section 152 (1), that this order has effect for a period of three (3) years from the date it appears in the *New South Wales Government Gazette*.

SCHEDULE

All land within the boundaries of Division D of the Northern New England Rural Lands Protection District.

Dated this 10th day of September 2007.

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

STOCK DISEASES ACT 1923

Appointment

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

Dated this 10th day of December 2007.

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

Roads and Traffic Authority

TRANSPORT ADMINISTRATION ACT 1988

Delegation-Section 50.

THE Roads and Traffic Authority (hereinafter called the "Authority") pursuant to section 50 of the Transport Administration Act 1988 and all other enabling powers hereby delegates the function(s) set out in Schedule 1 hereto to any council constituted under the Local Government Act 1993 whose local government area lies, or any part of whose local government area extends, east of the Newell Highway (hereinafter called the "delegate") subject to the limitations set out in Schedule 2 hereto.

Dated this 5th day of December 2007.

The seal of the Roads and Traffic Authority was hereunto affixed in the presence of:

Deputy General Counsel /Legal Counsel Corporate Law

SCHEDULE 1

The power contained in clause 10 in Schedule 2 to the Road Transport (Vehicle Registration) Regulation 2007 as applying to the maximum height requirement contained in clause 77 in that Schedule.

SCHEDULE 2

(Limitations)

1. This Delegation will remain in force until 30 September 2010 unless it is repealed sooner.

2. A delegate must not exercise a function in Schedule 1 except in conjunction with the exercise of the functions conferred on councils by Part 2 of Schedule 1 to the Delegation made pursuant to section 11 of the Road Transport Act (General) Act 2005 by the Minister for Roads dated 28 November 2007 in respect of vehicles described in Schedule 2 to that Delegation.

DELEGATION

I, The Honourable Eric Roozendaal, Minister for Roads, pursuant to section 11 (7) of the Road Transport (General) Act 2005 and all other powers thereunto me enabling, hereby delegate to the Roads and Traffic Authority all my powers and functions under the Road Transport (Mass, Loading and Access) Regulation 2005.

This delegation takes effect on the date of publication in the *NSW Government Gazette* and revokes and replaces all previous delegations to the Roads and Traffic Authority concerning the exercise of powers under the Road Transport (Mass, Loading and Access) Regulation 2005.

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

Delegation Pursuant to Section 11 of the Road Transport (General) Act 2005

I, Eric Roozendaal, M.L.C, Minister for Roads, being the 'Authority' as defined in the Road Transport (Mass, Loading and Access) Regulation 2005 (hereinafter called "the Regulation") pursuant to section 11 of the Road Transport (General) Act 2005 and all other enabling powers hereby:

Revoke any previous delegation to any council constituted under the Local Government Act 1993 concerning the exercise of the functions relating to the issue and publication of notices under Part 3 of the Regulation, and

Delegate those of my functions as an 'Authority' as are set out in Parts 1 and 2 in Schedule 1 hereto respectively -

- (i) in respect of any 'road train' (as defined in the Dictionary of the Regulation), or 'B-double' (as defined in the Dictionary of the Regulation), which does not exceed 4.3 metres in height to any council constituted under the Local Government Act 1993, and
- (ii) in respect of any Class1, Class 2, or Class 3 vehicle described in Schedule 2 hereto, to any council constituted under the Local Government Act 1993 whose local government area lies, or any part of whose local government area extends, east of the Newell Highway,

(any council referred to in (i) or (ii) above is hereinafter called the "delegate") subject to the limitations set out in Schedule 3 hereto.

Dated this 28th day of November 2007.

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

9637

SCHEDULE 1

(Functions)

PART 1

The exercise of all the functions relating to:

- (a) the issue and publication of any Class 2 notice under clause 20 (in Division 4 of Part 2) of the Regulation in relation to the specification of areas and routes in or on which are to operate any road train or B-double (being the Class 2 vehicles as described in (i) on page 1 hereof).
- (b) the amendment or repeal of any of only those notices (referred to in paragraph (a) above) made under Part 2 of the Regulation that were made and published by the same delegate.

PART 2

The exercise of all the functions relating to:

- (a) the issue and publication of any Class 1, Class 2 and Class 3 notices respectively under -
 - (i) clause 12 (in Division 3 of Part 2) of the Regulation),
 - (ii) clause 20 (in Division 4 of Part 2) of the Regulation,
 - (iii) clause 25 (in Division 5 of Part 2) of the Regulation), and

in relation to the specification of areas and routes in or on which are to operate the respective Class 1, Class 2 and Class 3 vehicles as described in Schedule 2.

(b) the amendment or repeal of any of only those notices (referred to in paragraph (a) above) made under Part 2 of the Regulation that were made and published by the same delegate,

SCHEDULE 2

(Vehicles, or vehicles with a load, that exceed 4.3 metres, but do not exceed 4.6 metres, in height.)

Class 1 vehicles

- (a) any 'special purpose vehicle' (as defined in the Dictionary of the Regulation) that exceeds 4.3 metres, but does not exceed 4.6 metres, in height; or
- (b) any vehicle or combination (including a low loader or load platform combination) that is specially designed for the carriage of a large indivisible item, or is carrying a large indivisible item, that together with any load, exceeds 4.3 metres but does not exceed 4.6 metres in height.

Class 2 vehicles

- (a) any combination, including a B-double or road train, carrying vehicles on more than one deck that together with any load, exceeds 4.3 metres but does not exceed 4.6 metres in height; or
- (b) any single motor vehicle, or a combination, including a B-double or road train, that exceeds 4.3 metres but does not exceed 4.6 metres in height and is built to carry cattle, sheep, pigs or horses.

Class 3 vehicles

- (a) any single motor vehicle, or a combination, including a B-double or road train, that, together with its load exceeds
 4.3 metres but does not exceed 4.6 metres in height and is carrying wool, hay bales or other primary produce; or
- (b) any single motor vehicle carrying vehicles on more than one deck that, together with its load exceeds 4.3 metres but does not exceed 4.6 metres in height; or
- (c) any single motor vehicle, or a combination, including a B-double or road train, that is constructed to exceed 4.3 metres in height, but does not exceed 4.6 metres in height and is carrying freight, other than cattle, sheep, pigs, horses, wool, hay bales, or other primary produce; or
- (d) any single motor vehicle or combination, including a B-double or road train, carrying a freight container that together with its load exceeds 4.3 metres in height, but does not exceed 4.6 metres in height.

SCHEDULE 3

(Limitations)

- 1. This Delegation will remain in force until 30 September 2010 unless it is repealed sooner.
- 2. A delegate must not exercise a function unless:
 - (i) the areas or routes being the subject of any notice referred to in Schedule 1 hereto are 'Local Roads' or 'Regional Roads' (each of these terms are defined in the Roads & Traffic Authority of New South Wales ("RTA") publication "Arrangements with Councils for Road Management" (July 1993, Version 1, revision 1) within the local government area of the delegate;
 - (ii) the requirements and other specifications set out in Guidelines titled the "Route Assessment Guidelines for Restricted Access Vehicles", prepared by Roads and Traffic Authority, Sydney, Australia are duly complied with;

- (iii) the area or route nominated by the delegate does not include any existing route or area specified in any notice referred to in Schedule 1 hereto and made by the RTA and published in the NSW Government Gazette;
- (iv) the conditions or requirements set out in clauses 3.3 and 3.4 of Part 3 ('Vehicle Access'), Part 4 ('General Requirements') and Part 5 ('Special Requirements') of the Schedule to the '4.6 Metre High Vehicle Route Notice 2004' published in NSW Government Gazette No. 197 of 19 December 2003, are included in any notice published by the delegate; and
- (v) a notice made by a delegate (by virtue of this delegation) concerning -
 - (a) Class 1 or Class 3 vehicles as described in Schedule 2 hereto, applies to all such vehicles in the particular Class as set out in that Schedule,
 - (b) Class 2 vehicles as described in this delegation, (that is, in (i) on page 1 hereof and in Schedule 2 hereto) applies to all those vehicles except any 'controlled access bus' (as defined in the Regulation that is not more than 14.5 metres long).

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

MARK RILEY, General Manager, Dubbo City Council (by delegation from the Minister for Roads) 10 December 2007

SCHEDULE

1. Citation

This Notice may be cited as the Dubbo City Council B-Doubles, Repeal Notice No. 3//2007.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Amendment

The General B Double Permit Notice 2/2004 is amended by omitting the following from that Notice:

Туре	Road	Starting point	Finishing point
25	White Street, Dubbo	Welchman Street	150 metres west of the intersection with Welchman Street to Australia Rail Track Services Property Access.

9639

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

MARK RILEY, General Manager, Dubbo City Council (by delegation from the Minister for Roads) 10 December 2007

SCHEDULE

1. Citation

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

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	000	White Street, Dubbo	Welchman Street	Street to the western side	No access is permitted to or from the Golden Highway at its intersection with White Street.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

P. A. MANN, General Manager, Gilgandra Shire Council (by delegation from the Minister for Roads) 4 December 2007

SCHEDULE

1. Citation

This Notice may be cited as the Gilgandra Shire Council B Double Notice No. 2/2007.

2. Commencement

This Notice takes effect on 1 January 2008.

3. Effect

This Notice remains in force until 15 January 2008 unless it is amended or repealed earlier.

4. Application

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

5. Routes

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	302	Arthursleigh Road, Gilgandra Shire	The intersection with SH 11, the Oxley Highway	11 011 10 1	Speed must not exceed 60 km/h. This route will operate from 1 January 2008 to 15 January 2008

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

MAX KERSHAW, General Manager, Narrabri Shire Council (by delegation from the Minister for Roads) Date: 10 December 2007

SCHEDULE

1. Citation

This Notice may be cited as Narrabri Shire Council Road Train Vehicle Route Notice No. 2/2007.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those Road Train 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
RT	000	Oak Street (Bellata)	Newell Highway	Yarren Street	
RT	000	Wilga Street (Bellata)	Newell Highway	Gurley Street	
RT	000	North Street (Bellata)	Newell Highway	Gurley Street	
RT	000	Temi Street (Bellata)	Newell Highway	Gurley Street	
RT	000	Belar Street (Bellata)	Temi Street	Pine Street	
RT	000	Yarren Street (Bellata)	Temi Street	Oak Street	
RT	000	Gurley Street (Bellata)	Temi Street	Wilga Street	

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Collarenebri in the Walgett Shire 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 Walgett Shire Council area, Parishes of Collarindabri and Pokataroo, Counties of Finch and Denham, shown as Lots 10 to 13 inclusive Deposited Plan 632912.

(RTA Papers: FPP 7M3193; RO 12/471.114)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Sutherland in the Sutherland Shire 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 Sutherland Shire Council area, Parish of Sutherland and County of Cumberland, shown as:

Lot 2 Deposited Plan 1006363; and

Lot 2 Deposited Plan 1019001.

(RTA Papers: FPP 411.11033; RO 411.11033)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Ourimbah in the Wyong Shire 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 Wyong Shire Council area, Parish of Gosford and County of Northumberland, shown as:

Lots 15 to 19 inclusive Deposited Plan 1102355;

Lots 26 to 40 inclusive and 45 Deposited Plan 260652;

Lot 11 Deposited Plan 1062470;

Lot 21 Deposited Plan 1063966;

Lot 3 Deposited Plan 622965;

Lot 6 Deposited Plan 1010984;

Lots 22 and 23 Deposited Plan 1064048;

Lot 25 Deposited Plan 1064049; and

Lots 5 and 6 Deposited Plan 777399.

(RTA Papers: 10/505.1317)

Department of Water and Energy

WATER ACT 1912

Section 20Z of the Water Act 1912 Water Allocations for 2007/2008 Water Year Peel Regulated River

THE Water Administration Ministerial Corporation, pursuant to section 20Z of the Water Act 1912, is satisfied that the water source known as the Peel Regulated River is unlikely to have sufficient water available during the 2007/2008 water year to meet the requirements of those persons authorised by law to take water from the water source. Accordingly, for the 2007/2008 water year, water allocations are reduced by the proportions set out in Schedule 1.

This Order will continue in force until 30 June 2008 unless it is repealed or varied by a further Order before that Date.

Dated this 7th day of December 2007.

Signed for the Water Administration Ministerial Corporation:

DAVID HARRISS, Deputy Director-General, Department of Water and Energy (By delegation)

SCHEDULE 1

• For General Security Entitlements, water allocation are reduced by 80%.

WATER ACT 1912

Order under Section 117E

Groundwater Allocations for 2007/8 Water Year

Peel Valley Alluvium 005

THE Water Administration Ministerial Corporation notifies groundwater entitlement holders that the water shortage zone known as the Peel Valley Alluvium 005 is unlikely to have sufficient water available to meet the requirements of persons authorised by law to take water from this water source or to meet other requirements for water previously determined by the Ministerial Corporation.

Accordingly, except as provided for hereunder, all groundwater allocations are reduced to 45 per cent of licensed entitlement from 7 December 2007 to 30 June 2008.

This reduction does not apply to allocations under entitlements for town water supply.

This Order takes effect from 7 December 2007 and will continue in force until 30 June 2008 unless it is repealed by Order before that date.

This Order revokes any previous Order published in the *New South Wales Government Gazette* under section 117E of the Water Act 1912 for the Peel Valley Alluvium 005 [or the Peel Valley Groundwater Management Area Sub-zone 1 Alluvium].

Dated this 7th day of December 2007.

Signed for the Water Administration Ministerial Corporation:

DAVID HARRISS, Deputy Director-General, Department of Water and Energy (by delegation)

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 30 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 23 November 2007, No. 172 at page 8624.

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 29th day of November 2007.

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

SCHEDULE 1

- 1. All regulated river (high security) access licences, regulated river (general security) access licences and regulated river (conveyance) access licences are restricted to 50% 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 Restrictions

Basic Landholder Rights

Barwon/Darling River System all upstream of Lake Wetherell

PURSUANT to section 323 of the Water Management Act 2000, I, DAVID HARRISS, as delegate of 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 water source listed in Schedule 1 of this Order is restricted as set out in Schedule 2 to this Order.

This order repeals the previous Order dated 25 September 2007 made under section 323 of the Water Management Act 2000 and published in the *New South Wales Government Gazette* on 5 October 2007, No. 139 at page 7680.

This Order takes effect on first broadcasting and will cease to have effect on 28 January 2008 unless repealed earlier.

Dated at Sydney this 6th day of December 2007.

DAVID HARRISS,

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

SCHEDULE 1

Water Source

The Boomi River, Unregulated Barwon River and Unregulated Darling River all upstream of Lake Wetherell.

SCHEDULE 2

Water Restriction

- 1. The taking of water pursuant to basic landholder rights under section 52 of the Water Management Act 2000 is restricted to a maximum of nineteen (19) litres per second per landholding.
- 2. The restriction in paragraph 1 does not apply where a Senior Licensing Officer of the Department of Water and Energy has given notice in writing that an owner or occupier of a landholding may access water at a rate in excess of nineteen (19) litres per second. Any such notice must specify the extraction limit to be applied to water taken from the water source pursuant to basic landholder rights.

WATER ACT 1912

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

Murrumbidgee Valley

Roger Carl ILITCH and Janine Claire ILITCH for a bore on Lot 1, DP 218746, Parish of Cooma, County of Beresford for a water supply for irrigation purposes (0.6 hectares – lucerne). New license. Reference 40BL191728.

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 15 January 2008 as prescribed by the Act.

> S.F. WEBB, Licensing Manager, Licensing South

Department of Water and Energy, PO Box 156, Leeton NSW 2705 GA2:532447

Other Notices

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of Vocational Training Orders for the recognised traineeship vocations of:

- Health Services Dental Assisting
- Health Services Prosthetic/Orthotic Technology
- Health Services Sterilisation

The Orders specify a number of matters in relation to the required training for these vocations, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Orders will take effect from the date of publication in the Gazette.

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

CHARITABLE TRUSTS ACT 1993

Order Under Section 12

Administrative Scheme Relating to the McIlrath Collection Trust

SECTION 12 of the Charitable Trusts Act 1993 ('the Act') allows the Attorney General to, by order, establish a scheme for the administration of any charitable trust.

The McIlrath Collection Trust ('the Trust') was established by Deed dated 30 June 1982. The Settlor of the Trust was Ms Joan Urey McDonald, who died on 15 August 1984. The Trustee is the ANZ Executors and Trustee Company Limited.

Clause 4 of the Deed stipulates that the purpose of the Trust is to provide Macquarie University with funds for the purchase of material relating to the historical voyages of discovery, exploration and navigation of and around Australia and the history, culture, development and current and continuing circumstances of Australian Aborigines. The materials purchased are to form part of 'The McIlrath Collection', which is already maintained at the premises occupied by the Macquarie University Library. Clause 3 of the Deed stipulates that the Trustee shall pay from the Trust fund \$2,500.00 per annum to Macquarie University for the purposes of the Trust. As at 20 December 2006, the corpus of the Trust was \$47,312.95 and the balance of income was \$2,675.65.

The Trust is no longer able to generate sufficient income to pay the \$2,500.00 per annum to Macquarie University for the purpose stipulated in the Deed. The Trustee has applied to the Attorney General for an administrative scheme whereby the Trustee shall pay the net income of the fund accrued in any one year to the Macquarie University for the purpose stipulated in the Deed.

I, as delegate of the Attorney General, am of the view that the purpose of the Trust is to provide for the advancement of education and is therefore a charitable trust. I have determined that an administrative scheme as proposed by the Trustee is expedient in the interests of the administration of the Trust. A Notice under section 15 of the Act about the proposed scheme appeared in the NSW Government Gazette on 9 November 2007.

Therefore, under section 12 (1) (b) of the Act, I hereby order that the Trustee of the McIIrath Collection Trust is authorised to pay the net income of the Trust fund accrued in any one year to the Macquarie University for the purpose stipulated in the Trust Deed, such order to take effect 21 days after its publication in the Government Gazette, in accordance with section 16 (2) of the Act.

Date of Order: 11 December 2007.

M. G. SEXTON, S.C., Solicitor General Under delegation from the Attorney General

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact - Order

I, the Honourable JOHN HATZISTERGOS, Attorney General of the State of New South Wales, in pursuance of section 39 (1) of the Children (Protection and Parental Responsibility) Act 1997, do, by this my Order, approve Wollongong City Council's Crime Prevention and Community Safety Plan as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 10 December 2007 and remains in force until 9 December 2010.

Signed at Sydney, this 1st day of December 2007.

JOHN HATZISTERGOS, Attorney General

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact - Order

I, the Honourable JOHN HATZISTERGOS, Attorney General of the State of New South Wales, in pursuance of section 39 (1) of the Children (Protection and Parental Responsibility) Act 1997, do, by this my Order, approve Shellharbour City Council's Community Safety and Crime Prevention Plan as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 19 November 2007 and remains in force until 18 November 2010.

Signed at Sydney, this 14th day of November 2007.

JOHN HATZISTERGOS, Attorney General

CONSTITUTION ACT 1902

Department of Premier and Cabinet 12 December 2007

MINISTERIAL ARRANGEMENTS DURING THE ABSENCE OF THE MINISTER FOR JUVENILE JUSTICE, MINISTER FOR WESTERN SYDNEY AND MINISTER ASSISTING THE PREMIER ON CITIZENSHIP

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Hon. G. J. West, M.P., Minister for Gaming and Racing and Minister for Sport and Recreation, to act for and on behalf of the Minister for Juvenile Justice, Minister for Western Sydney and Minister Assisting the Premier on Citizenship, as on and from 18 December 2007, with a view to his performing the duties of the Honourable B. M. Perry, M.P., during her absence from duty.

> MORRIS IEMMA, M.P., Premier

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

PURSUANT to section 32 of the District Court Act 1973, I direct that the District Court shall sit in its civil jurisdiction at the place and time shown as follows:

Dubbo at Orange 10.00am 14 April 2008 (2 weeks)

Dated this 6th day of December 2007.

R. O. BLANCH, Chief Judge

DISTRICT COURT ACT 1973

District Court of New South Wales Direction

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

Dubbo at Orange	10.00am	24 March 2008 (3 weeks)
Dubbo at Orange	10.00am	28 April 2008 (3 weeks)

Dated this 6th day of December 2007.

R. O. BLANCH, Chief Judge

FLUORIDATION OF PUBLIC WATER SUPPLIES ACT 1957

Approval of Addition of Fluorine to a Public Water Supply (Rous County Council – Lismore)

PURSUANT to section 6 of the Fluoridation of Public Water Supplies Act 1957, I, Professor Debora Picone, AM, Director-General of the Department of Health, do hereby approve the addition by the Rous County Council, a water supply authority, of fluorine to the public water supply under its control to all areas of the Lismore local government area situated downstream of the proposed fluorine dosing points located at Howard's Grass, Goonellabah, Clunes and Dorroughby (in this notification referred to as the "Lismore LGA water supply").

This approval is subject to the following terms and conditions:

- 1. The Rous County Council may only add fluorine to the Lismore LGA water supply in accordance with this approval and any provisions, directions or approvals made or varied from time to time under the Fluoridation of Public Water Supplies Act 1957, the Code of Practice for the Fluoridation of Public Water Supplies made under that Act as in force from time to time, and the Fluoridation of Public Water Supplies Regulation 2007 or any subsequent Regulation made in its place; and
- 2. The Rous County Council shall maintain the content of fluorine to the Lismore LGA water supply at a target concentration level of 1.0 mg/L with an overall accuracy of +/-5% and within an operating range of not more than 1.5 mg/L and not less than 0.9 mg/L and generally in accordance with the relevant provisions of the Code of Practice for the Fluoridation of Public Water Supplies; and
- 3. The Rous County Council shall have commenced the upward adjustment of fluorine to the Lismore LGA water supply by no later than 31 December 2008, unless otherwise approved by the Chief Dental Officer of NSW Health or that officer's approved representative.

Signed at Sydney this twelfth day of December 2007.

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

FLUORIDATION OF PUBLIC WATER SUPPLIES ACT 1957

Direction to Add Fluorine to a Public Water Supply (Rous County Council – Richmond Valley)

I, Professor Debora Picone, AM, Director-General of the Department of Health, with the advice of the Fluoridation of Public Water Supplies Advisory Committee, and pursuant to section 6A of the Fluoridation of Public Water Supplies Act 1957, do hereby direct the Rous County Council, a water supply authority, to add fluorine to the water supply under its management and control to the local government area of the Richmond Valley Council (excluding Casino) (in this direction referred to as the "Richmond Valley water supply").

This direction is subject to the following terms and conditions:

- 1. Rous County Council may only add fluorine to the Richmond Valley water supply in accordance with any provisions, directions or approvals made under the Fluoridation of Public Water Supplies Act 1957, the Code of Practice for the Fluoridation of Public Water Supplies made under that Act as amended from time to time, and the Fluoridation of Public Water Supplies Regulations 2007 or any subsequent Regulation made in its place; and
- 2. Rous County Council shall maintain the content of fluorine in the Richmond Valley water supply at a target concentration level of 1.0 mg/L with an overall accuracy of +/- 5% and within an operating range of not more than 1.5 mg/L and not less than 0.9 mg/L and generally in

accordance with the relevant provisions of the Code of Practice for the Fluoridation of Public Water Supplies; and

3. Rous County Council shall have commenced the upward adjustment of fluorine in the Richmond Valley water supply by no later than 31 December 2008, unless otherwise approved by the Chief Dental Officer of NSW Health or that officer's approved representative.

Signed this twelfth day of December 2007.

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

FORESTRY ACT 1916

PROCLAMATION

(L.S.) MARIE BASHIR, Governor

I, Professor Marie Bashir, AC, CVO, Governor of the State of New South Wales in pursuance of the provisions of the Forestry Act 1916, and with the advice of the Executive Council, do, by this my Proclamation, declare that the land described in the Schedule hereto is dedicated as a State Forest.

SCHEDULE

Eastern Division

Land District of Moruya; Eurobodalla Shire Council Area; Southern Forestry Region

Buckenbowra State Forest No. 1009, No. 2 Extension. An area of about 18.73 hectares in the Parish of West Nelligen, County of St Vincent, being the land within Lot 156 in Deposited Plan 729237. (45154)

Signed and sealed at Sydney, this fifth day of December 2007.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

LAND TAX MANAGEMENT ACT 1956

Land Tax Returns for 2008 Tax Year

- 1. This Order is made under section 12 (1) of the Land Tax Management Act 1956. The purpose of this Order is to advise persons who own land in NSW if and when they are required to lodge an initial return or a variation return in relation to the 2008 land tax year or an earlier tax year.
- 2. In addition to the requirements to lodge a return in accordance with this Order, the Chief Commissioner may require any person to lodge a return or a further return under section 12 (2) of the Land Tax Management Act 1956.

Persons Who Must Lodge an "Initial Return"

3. The requirement to lodge an initial land tax return in 2008, as specified in this Order, applies to certain "persons" who are "owners" of land in NSW at midnight on 31 December 2007. The reference to an "owner" includes a reference to a person who is an owner of land or is deemed to be an owner for land tax purposes by the Land Tax Management Act 1956. A "person" includes a company, a trustee, a beneficiary of a trust and a natural person.

- 4. Persons who own land in NSW at midnight on 31 December 2007 and who were not liable for land tax for the 2007 tax year but who are liable for land tax for the 2008 tax year, must lodge an Initial Return.
- 5. Where land is subject to a trust, and the trustee has not previously lodged a land tax return, the trustee must lodge an initial return on behalf of the trust. If the trustee fails to lodge a return, or fails to provide the information specified on the form about the beneficiaries of the trust, the trust may be assessed as if it were a special trust.
- 6. Those persons who are required by this Order to lodge an Initial Return may instead provide the information specified on the Initial Return form via the Office of State Revenue's Website at www.osr.nsw.gov.au or by telephoning the OSR's telephone inquiry service on 1300 139 816. In some cases, however, a return form may still be required to be lodged.

Due date for lodgement of Initial Returns

- 7. Any person who is required by this Order to lodge a 2008 Initial Return, must do so by 31 March 2008.
- 8. Lodgement of a land tax registration form constitutes lodgement of an Initial Return for the purposes of section 12.

Persons Who Must Lodge a Variation Return

- A Variation Return is required to be lodged by a person who receives an incorrect notice of assessment of land tax. Errors on the notice which may result in an incorrect notice of assessment of land tax may include:
 - (a) details of land owned by the person as shown on the notice are incorrect;
 - (b) exempt land has been incorrectly assessed as liable for land tax;
 - (c) liable land has been incorrectly classified as exempt;
 - (d) the calculation of tax contains errors;
 - (e) a special trust has been incorrectly assessed as if it were a fixed trust;
 - (f) a fixed trust has been incorrectly assessed as if it were a special trust;
 - (g) the beneficial owners of land owned by a family unit trust have changed since 31 December 2005;
 - (h) additional land has been acquired by a family unit trust, so that total liable land owned by the trust has a taxable value of over \$1 million;
 - (i) an error in the calculation of the average value of a parcel of land.
- 10. A variation return must be lodged by a trustee of a trust, other than a special trust, if the trustee has not previously advised the Chief Commissioner of the beneficiaries of the trust or the beneficial owners of land owned by the trust. The return must disclose details of the beneficiaries as required by the return form. If a trustee fails to comply with this requirement, the Chief Commissioner may assess the trust as if it were a special trust.
- 11. Those persons who must lodge a Variation Return form, may instead provide the relevant information via the Office of State Revenue's Website at www.osr.nsw.gov. au or by telephone to the OSR's telephone inquiry service

on 1300 139 816. In some cases, however, a variation return form may still be required to be lodged.

Due Date for Lodgement of Variation Returns

12. "Variation Returns" are required to be lodged by the first instalment date shown on the notice of assessment. If the notice of assessment shows that no tax is payable, the due date for lodgment of a variation return is 40 days after the "Issue Date" shown on the notice.

General

- 13. Penalty tax and interest may be imposed under the Land Tax Management Act 1956 and the Taxation Administration Act 1996 for failing to lodge a return by the due date.
- 14. Land tax information brochures are posted on the Office of State Revenue's Website at www.osr.nsw.gov.au.

T. NEWBURY, Chief Commissioner of State Revenue

NATIONAL PARKS AND WILDLIFE ACT, 1974

Bermagui Waterhole Aboriginal Place

IN pursuance of the powers vested in me under section 84 of the National Parks and Wildlife Act 1974, the Minister for Climate Change, Environment and Water, do, by this my order, declare such of the lands described hereunder as an Aboriginal Place.

The values of the Aboriginal Place include a traditional and post-contact camping place for the Yuin Aboriginal people; part of a traditional walking track between important Yuin ceremonial and spiritual sites such as Gulaga (Mt Dromedary) and Mumbulla Mountain; and a source of fresh water, fish and shellfish for the Yuin and other Aboriginal people.

VERITY FIRTH, M.P., Minister Assisting the Minister for Climate Change, Environment and Water (Environment)

Land District – Bega; LGA – Bega Valley

County Dampier, Parish Bermagui, 1675 square metres, being Lots 25 and 26, DP 720051. NPWS/01/00578.

PESTICIDES ACT 1999

Notice under Section 48 (4)

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

ALAN RITCHIE, Manager Dangerous Goods, Department of Environment and Climate Change NSW by delegation

SCHEDULE

Pilot (Pesticide Rating) Licence

Name and address of Licensee Date of Granting of Licence

Mr Stuart Andrew Keighley Hall, 2/54 Cambridge Drive, Mansfield Vic 3722

10 December 2007

ROYAL BOTANIC GARDENS AND DOMAIN TRUST ACT 1980

Royal Botanic Gardens and Domain Trust Regulation 2007

Public Exhibition of Proposed New Regulation and Regulatory Impact Statement.

AS part of a regular review of legislation, a new Regulation under the Royal Botanic Gardens and Domain Trust Act 1980 has been drafted, to replace the current Royal Botanic Gardens and Domain Trust Regulation 2002. A Regulatory Impact Statement (RIS) for the draft regulation has been prepared in accordance with the Subordinate Legislation Act 1989, to assess the economic, social and environmental costs and benefits of the proposed regulation.

The object of the draft Regulation is to allow the Royal Botanic Gardens and Domain Trust (Trust) to effectively manage the access to and use of Trust lands, including the Domain, Royal Botanic Gardens, Mount Annan Botanic Garden, Mount Tomah Botanic Gardens and Mount Tomah Conservation Area.

You are invited to comment on the draft Regulation and associated RIS.

Copies of the RIS (which includes the draft Regulation) are available on the Trust website at www.rbgsyd.nsw.gov. au or by calling the Trust on (02) 9231 8023.

Please send written comments by 18 January 2008 to:

Manager Business Services, Botanic Gardens Trust, Mrs Macquaries Road, Sydney NSW 2000

or via email to denis.gatley@rbgsyd.nsw.gov.au

SYDNEY WATER ACT 1994

THE following three notices were published in *Government Gazette* No. 180 on 7 December 2007 on page 9490 with an incorrect name for one of Sydney Water Corporation's Attorneys. The notices are reproduced here with the correct name and still having the gazettal date of 7 December 2007.

SYDNEY WATER ACT 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Kellyville in the Local Government Area of Baulkham Hills

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the land described in the First Schedule hereto, reserving out the easement described in the Second Schedule hereto, is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 29th day of August 2007.

Signed for Sydney Water Corporation by its Attorneys: JEFFREY FRANCIS COLENSO

ROSS ROLAND WYNN

who hereby state at the time of executing this instrument have no notice of the revocation of the Power of Attorney Registered No. 323 Book 4465 under the Authority of which this instrument has been executed.

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Baulkham Hills, Parish of Castle Hill, County of Cumberland, and State of New South Wales, being Part Lot 47 in Deposited Plan 224917 defined as Lot 1 in Deposited Plan 1087783, having an area of 5030 square metres, said to be owned by Nick Building Co Pty Limited.

SCHEDULE 2

Easement to Drain Water created pursuant to Section 88B of the Conveyancing Act, 1919 by DP 224917. [Sydney Water reference: 2005/03106F]

SYDNEY WATER ACT 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Kellyville in the Local Government Area of Baulkham Hills

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the land described in the First Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 29th day of August 2007.

Signed for Sydney Water Corporation by its Attorneys:

JEFFREY FRANCIS COLENSO

ROSS ROLAND WYNN

who hereby state at the time of executing this instrument have no notice of the revocation of the Power of Attorney Registered No. 323 Book 4465 under the Authority of which this instrument has been executed.

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Baulkham Hills, Parish of Castle Hill, County of Cumberland, and State of New South Wales, being Part Lot 57 in Deposited Plan 224917 defined as Lot 1 in Deposited Plan 1109254, having an area of 8735 square metres, said to be owned by Joseph Leslie DAVIES and Irene DAVIES. [Sydney Water reference: 2005/04083F]

SYDNEY WATER ACT 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Kellyville in the Local Government Area of Baulkham Hills

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the land described in the First Schedule is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 29th day of August 2007.

Signed for Sydney Water Corporation by its Attorneys: JEFFREY FRANCIS COLENSO

ROSS ROLAND WYNN

who hereby state at the time of executing this instrument have no notice of the revocation of the Power of Attorney Registered No. 323 Book 4465 under the Authority of which this instrument has been executed.

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Baulkham Hills, Parish of Castle Hill, County of Cumberland, and State of New South Wales, being Part Lot 10 in Deposited Plan 215650 defined as Lot 1 in Deposited Plan 1102728, having an area of 1.042 Hectares, said to be owned by Alchin & Long Holdings Pty Limited and C.C. & A.E. McKinnon Pty Limited. [Sydney Water reference: 2005/10914F]

THREATENED SPECIES CONSERVATION ACT 1995

Notice of Preliminary Determinations

Proposed Additions to the Schedules

THE Scientific Committee, established by the Threatened Species Conservation Act 1995, has made Preliminary Determinations to support proposals to list the following in the relevant Schedules of the Act.

Critically Endangered Species (Part 1 of Schedule 1A)

Thelymitra sp. 'Adorata' (B. Branwhite JAJ1030) J. Jeanes ined. (Wyong Sun Orchid), a terrestrial orchid

Vulnerable Species (Part 1 of Schedule 2)

Dracophyllum macranthum E.A.Br. & N.Streiber, a shrub

Pultenaea humilis Benth. ex Hook. F., a shrub

Notice of Preliminary Determination Proposed Amendment to the Schedule

THE Scientific Committee, established by the Threatened Species Conservation Act, has made a Preliminary Determination to support a proposal to list the shrub *Prostanthera marifolia* R.Br. as a CRITICALLY ENDANGERED SPECIES in Part 1 of Schedule 1A and as a consequence omit reference to *Prostanthera marifolia* R. Br. from Part 4 of Schedule 1 (Species presumed extinct) of the Act.

Notice of Preliminary Determination Proposed Removal from the Schedule

THE Scientific Committee, established by the Threatened Species Conservation Act, has made a Preliminary Determination to support a proposal to remove the herb *Goodenia macbarronii* Carolin from the Schedules of the Act by omitting reference to this species from Part 1 of Schedule 2 (Vulnerable species).

Any person may make a written submission regarding these Preliminary Determinations. Send submissions to:

Scientific Committee, PO Box 1967, Hurstville NSW 1481. Attention Suzanne Chate. Submissions must be received by 8 February 2008.

Notice of Final Determination

THE NSW Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to reject a proposal to list a population of Koalas *Phascolarctos cinereus* (Goldfuss, 1817), occupying the coastal sub-catchments between Dignam's Creek and Wapengo Lagoon near Bega in south-eastern New South Wales as an endangered population in Part 2 of Schedule 1 of the Act.

Copies of the Determinations, which contain the reasons for the determinations, may be obtained free of charge on the Internet www.nationalparks.nsw.gov.au, by contacting the Scientific Committee Unit, PO Box 1967, Hurstville NSW 1481, tel.: (02) 9585 6940 or fax (02) 9585 6606 or in person at the Department of Environment and Climate Change Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the determinations may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

> Professor LESLEY HUGHES, Chairperson

WATER MANAGEMENT ACT 2000

Erratum

THE following notice was published in *Government Gazette* No. 180 on 7 December 2007 on page 9491 with an error in the text. The notice is reproduced here with the correct text and still having the gazettal date of 7 December 2007.

WATER MANAGEMENT ACT 2000

Order under section 323

Temporary Water Restrictions – Groundwater Extraction for Domestic Purposes All Aquifers or Parts of Aquifers Underlying Blue Mountains City Council Local Government Area

PURSUANT to section 323 of the Water Management Act 2000, I, PHIL KOPERBERG. M.P., 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 pursuant to basic landholder rights under s52 of the Water Management Act 2000 from those water sources listed in Schedule 1 of this Order is restricted as set out in the Schedule 2 of this Order.

This Order takes effect on the date it is first broadcast and will continue until 31 December 2008 unless it is repealed by Order before that date.

Dated at Sydney this 29th day of November 2007.

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

SCHEDULE 1

Water Sources

All aquifers or parts of aquifers underlying the land within the area of Blue Mountains City Council.

SCHEDULE 2

Water Restrictions

- 1. The taking of water pursuant to basic landholder rights under section 52 of the Water Management Act 2000 from the water sources defined in Schedule 1 for the following purposes is prohibited:
 - (a) hosing of hard surfaces; and
 - (b) for sprinklers or other watering systems.
- 2. The restrictions in paragraph 1 apply only to landholdings supplied by reticulated water supply.

CONTAMINATED LAND MANAGEMENT ACT 1997

Declaration of remediation site

Section 21

Declaration Number 21117; Area Number 3111

THE Environment Protection Authority (EPA) declares the following land to be a remediation site under the Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

- All the land described as:
 - Part of Lot 3, DP 1043133, 2 Astra Street, Shortland 2307 and
- Lot 11, DP 594894, 28 Astra Street, Shortland 2307

in the local government area of Newcastle, New South Wales as shown in the attached figure.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following substances ("the contaminants"):

- Non-metallic inorganics ammonia, total nitrogen and total phosphorus;
- Metal and metalloids cobalt, copper, nickel and zinc; and
- Total petroleum hydrocarbons (TPH).

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in section 9 of the Act and for the following reasons has determined that the site is contaminated in such a way as to present a significant risk of harm to the environment:

- Groundwater and the surface water pond at the site are contaminated at levels exceeding trigger values for the protection of aquatic ecosystems with ammonia in particular and the other contaminants to a lesser extent.
- The contaminants are migrating from the site in groundwater and surface water to sensitive and valuable aquatic ecosystems comprising SEPP14 and Ramsar wetlands where threatened and protected species may be exposed to the contaminants.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of section 26 of the Act, the EPA may agree not to issue a remediation order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a remediation order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Manager Contaminated Sites Department of Environment and Climate Change PO Box A290 Sydney South NSW 1232 or faxed to (02) 9995 5930

by not later than 18 January 2008.

NIALL JOHNSTON, A/Manager Contaminated Sites, Department of Environment and Climate Change Date: 11 December 2007.

NOTE:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under section 23 of the Act.

Variation/Revocation

This declaration may be varied by subsequent declarations. It remains in force until it is otherwise revoked. A declaration may only be revoked when the EPA does not have reasonable grounds to believe that land is contaminated in such as way as to present a significant risk of harm (section 44 of the Act).

Information recorded by the EPA

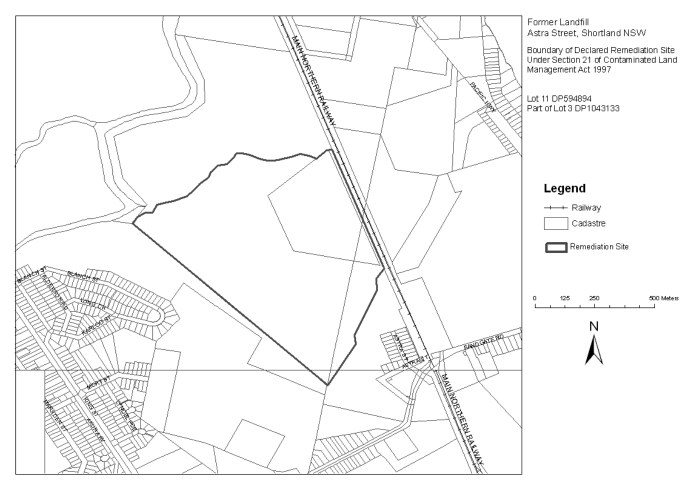
Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to section 149 (2) of the Environmental Planning and Assessment Act that the land is currently within a remediation site. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the section 149 (2) certificate is no longer required.

Relationship to other regulatory instrument

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



OFFICIAL NOTICES

THREATENED SPECIES CONSERVATION ACT 1995

Order to confer biodiversity certification on the State Environmental Planning Policy (Sydney Region Growth Centres) 2006

I, Verity Firth, Minister Assisting the Minister for Climate Change, Environment and Water (Environment), do by this order confer biodiversity certification on the State Environmental Planning Policy (Sydney Region Growth Centres) 2006 (the SEPP) for the purposes of the Threatened Species Conservation Act 1995 (the Act).

I am satisfied that the SEPP, and other relevant measures, will lead to the overall improvement or maintenance of biodiversity values.

Pursuant to section 126H of the Act, the biodiversity certification of the SEPP is subject to the conditions listed in Schedules 1, 2, 3 and 4 below. The conditions are necessary to ensure that the SEPP and other relevant measures will lead to the overall improvement or maintenance of biodiversity values, including the limiting of certification to specified lands, procedures for the allocation of conservation funding for offsets, and mechanisms for the on-going review of progress in delivering offsets.

This order is made under section 126G (1) of the Act.

This order is to take effect on and from the date of its publication in the Government Gazette.

Pursuant to section 126J of the Act, biodiversity certification of the SEPP shall remain in force from the date the biodiversity certification order takes effect until 30 June 2025.

VERITY FIRTH, M.P., Minister Assisting the Minister for Climate Change, Environment and Water (Environment)

Signed at Sydney, this 11th day of December 2007.

SCHEDULE 1

Conditions of Biodiversity Certification

Definitions

In Schedules 1 to 4:

- "Act" means the Threatened Species Conservation Act 1995.
- "biodiversity certification maps" means the maps marked "North West Growth Centre Biodiversity Certification" and "South West Growth Centre Biodiversity Certification" dated November 2007 and included in Schedule 2.
- "biodiversity values" has the same meaning as in the Act.
- "certified area" means an area marked as a certified area on a biodiversity certification map.
- "clearing" of existing native vegetation means any one or more of the following:
 - (a) cutting down, felling, thinning, logging or removing existing native vegetation in whole or in part,
 - (b) killing, destroying, poisoning, ringbarking, uprooting or burning existing native vegetation in whole or in part.
- "conditions of biodiversity certification" means Schedules 1 to 4.
- "conservation agreement" means:
 - (a) a conservation agreement under the National Parks and Wildlife Act 1974,
 - (b) a biobanking agreement under Part 7A of the Act,
 - (c) a planning agreement under the Environmental Planning and Assessment Act 1979, where the agreement provides for the conservation and/or enhancement of the biodiversity values of an area of land to which the agreement relates, or
 - (d) a legally binding agreement that provides for the conservation and/or enhancement of the biodiversity values of an area of land.
- "Conservation Fund" means the Fund referred to in condition 21.
- "conservation value" includes, but is not limited to, vegetation type, condition and rarity.
- "draft Growth Centres Conservation Plan" means the document titled "Growth Centres Conservation Plan Exhibition Draft" prepared by the GCC dated February 2007 and placed on public exhibition in February 2007.
- "existing native vegetation" means areas of indigenous trees (including any sapling) that:
 - (a) had 10% or greater over-storey canopy cover present,
 - (b) were equal to or greater than 0.5 ha in area, and
 - (c) were identified as "vegetation" on maps 4 and 5 of the draft Growth Centres Conservation Plan,
- at the time the biodiversity certification order took effect, subject to condition 13.
- "DECC" means the Director-General of the Department of Environment and Climate Change.
- "financial year" means the twelve month period from 1 July to 30 June.

- "GCC" means the Growth Centres Commission constituted under the Growth Centres (Development Corporations) Act 1974.
- "Growth Centre" has the same meaning as in the SEPP.
- "Growth Centres Development Code" means the document with that title produced by the GCC (dated October 2006) as updated and in force from time to time.
- "Minister" means the Minister administering the Act.
- "Minister for Planning" means the Minister administering the Environmental Planning and Assessment Act 1979.
- "non-certified area" means an area marked as a non-certified area on a biodiversity certification map.
- "plan of management" means:
 - (a) a plan of management adopted under the National Parks and Wildlife Act 1974 or Local Government Act 1993, or
 - (b) a plan that provides for the management and protection of biodiversity values to the satisfaction of the DECC.
- "precinct" has the same meaning as "growth centre precinct" in the SEPP.
- "precinct plan" has the same meaning as in the Growth Centres Development Code.
- "protected area network" means a system of lands especially dedicated to the protection and maintenance of biodiversity, and of natural and associated cultural resources, and managed through legal or other effective means.
- "protection" or "protected" in relation to land means land that is protected by a land use zoning under an environmental planning instrument or public ownership arrangements that provide for the protection of biodiversity values as a priority, or another arrangement that provides in-perpetuity security for biodiversity on the subject land.
- "Report on Public Submissions" means the document titled "Growth Centres Draft Conservation Plan Report on Public Submissions" prepared by the GCC and dated July 2007.
- "SEPP" means State Environmental Planning Policy (Sydney Region Growth Centres) 2006.
- "Special Infrastructure Contribution Practice Note" means the document with that title prepared by the GCC (dated December 2006) as updated and in force from time to time.
- "threatened species" and "threatened species, populations and ecological communities" have the same meaning as in the Act.

Explanatory notes

- A. Nothing in this biodiversity certification order:
 - (i) restricts any future decisions that may be made by the Minister under Part 7, Division 5 of the Act,
 - (ii) removes, alters or over-rides any requirement to obtain any necessary approvals under the Commonwealth Environment Protection and Biodiversity Conservation Act 1999.
- B. In accordance with section 126K of the Act, following any review of the SEPP under the Environmental Planning and Assessment Act 1979 or any rezoning of land to which the SEPP applies, the Minister is to reassess the grant of biodiversity certification to determine whether it should be maintained or modified.

General

- 1. In the event of any inconsistency between the draft Growth Centres Conservation Plan, the Report on Public Submissions and the conditions of biodiversity certification, the conditions of biodiversity certification shall prevail.
- 2. This biodiversity certification order does not affect any consent or approval granted under Part 3A, Part 4 or Part 5 of the Environmental Planning and Assessment Act 1979 before the order took effect, or any development or activity carried out in accordance with such a consent or approval.
- 3. The Minister, from time to time and as considered appropriate, may amend the conditions of biodiversity certification in accordance with the Act to address anomalies, errors, boundary revisions and/or to take into account new information, but only if the Minister is satisfied that any amendments will not detract from the ability of the SEPP, and other relevant measures, to lead to the overall improvement or maintenance of biodiversity values. Amendments may include, but are not limited to, boundary revisions to reflect updated flood mapping and the outcomes of the assessments completed under conditions 14, 17 and 18. The Minister may, but is not required to, provide for any such amendments to be exhibited for public comment.
- 4. Copies of all final reports, maps, reviews, plans and monitoring data referred to in the conditions of biodiversity certification must be held by the GCC and made publicly available, either on request and/or by a mechanism that is broadly publicly accessible. This does not apply to material that is commercially sensitive or contains sensitive information regarding the location of threatened species, populations or ecological communities or their habitat.

Areas subject to biodiversity certification

- 5. Pursuant to section 126H of the Act, the biodiversity certification of the SEPP is limited to the certified areas.
 - Note: Pursuant to section 126I of the Act, developments or activities proposed to be undertaken within the certified areas do not need to undertake assessment of impacts on threatened species, populations and ecological communities, or their habitats, that would normally be required by Part 4 or 5 of the Environmental Planning and Assessment Act 1979.

Native vegetation to be retained within the Growth Centres

- 6. A minimum of 2,000 hectares of existing native vegetation must be retained and protected within the Growth Centres, either within the certified areas and/or the non-certified areas, subject to conditions 7 to 13 below.
- Retention of existing native vegetation during precinct planning
- 7. During the precinct planning process, the GCC may determine to make areas of existing native vegetation within the non-certified areas available for development if the clearance of such vegetation is considered necessary for either the provision of essential infrastructure and/or to meet the required Development Parameters specified in the Growth Centres Development Code.
- 8. In making a determination under condition 7, the GCC must demonstrate by way of information provided during the public exhibition of the precinct plan (where that exhibition occurs after this order takes effect) that the clearing of any existing native vegetation in the non-certified areas will be offset by:
 - (a) the protection of an equal or greater area of existing native vegetation elsewhere in the Growth Centres; and/or
 - (b) the revegetation and/or restoration of an area of land elsewhere in the Growth Centres, subject to satisfying the following,
 - (i) that the clearance of existing native vegetation in the non-certified areas will not affect the capacity to achieve overall improvement or maintenance of biodiversity values for threatened species, populations and ecological communities and their habitats,
 - (ii) the revegetated and/or restored areas will be protected,
 - (iii) the extent of revegetation and/or restoration compared to clearing of existing native vegetation must be undertaken at a ratio of at least 3:1 (to reflect the greater ecological risks relative to retaining existing native vegetation),
 - (iv) areas subject to revegetation and/or restoration must be of a suitable boundary configuration and design to support long-term management,
 - (v) revegetation and/or restoration of the proposed areas would not be undertaken under another scheme or regulatory requirement already in operation at the time that the clearing is approved (this includes but is not limited to any approvals, and associated conditions of such approvals, that may be required under the Rivers and Foreshores Improvement Act 1948 and Water Management Act 2000),
 - (vi) revegetation and/or restoration will be undertaken by suitably qualified and experienced persons using indigenous plant stock, and
 - (vii) sufficient resources will be made available to undertake the revegetation and/or restoration and any necessary follow-up maintenance and monitoring for a minimum period of 5 years following the commencement of the revegetation and/or restoration.
- 9. Revegetation and/or restoration may be partly counted towards meeting the overall requirement to protect 2,000 hectares of existing vegetation required in condition 6. The amount that may be counted shall be calculated by dividing the total area of revegetation and/or restoration required under condition 8b (iii) by 3.

Note: for example, if 9 hectares of revegetation is undertaken then 3 hectares may be counted.

- Retention of existing native vegetation during development
- 10. In the non-certified areas, proposals to clear existing native vegetation shall be subject to the relevant development controls in the SEPP and Sydney Regional Environmental Plan No. 31 Regional Parklands, and the requirements of the Environmental Planning and Assessment Act 1979.
- 11. Where there are essential infrastructure proposals, including but not limited to proposals under Part 3A of the Environmental Planning and Assessment Act 1979, that involve clearing of existing native vegetation in the non-certified areas and that do not require development consent under the SEPP, such clearing must be offset by applying the same requirements specified in condition 8 above.

In this case the offsets may be located outside of the Growth Centres (but within the Cumberland Plain of Western Sydney, as defined in condition 32) if the GCC is satisfied that there are no practicable offset options within the Growth Centres and all other requirements of condition 8 will be met. However, any offsets outside the Growth Centres cannot be counted towards meeting the requirements of condition 6.

- Retention of existing native vegetation shown in areas marked with red hatching
- 12. Notwithstanding any other conditions of biodiversity certification, in the lands marked by a red hatching on the biodiversity certification maps existing native vegetation must not be cleared unless it is in accordance with a plan of management or unless such clearance has been agreed to by the DECC.
- Ground-truthing of existing native vegetation
- 13. If new information becomes available after the biodiversity certification order took effect that demonstrates that the vegetation within an area does not otherwise meet the definition of existing native vegetation, then for the purposes of conditions 7 to 8 and condition 11 to 12 only the area of confirmed existing native vegetation shall be considered.

Additional conservation actions within the Growth Centres – native vegetation

14. During or before the preparation of the relevant precinct plan(s) under the Growth Centres Development Code, a further detailed assessment must be undertaken of the areas adjoining or proximate to the Shanes Park Air Services Australia site marked in blue hatching on the biodiversity certification maps.

- 15. The assessment referred to in condition 14 must examine whether the areas meet the criteria specified in Schedule 3.
- 16. Based on the outcomes of the assessment the DECC shall provide advice to the Minister on whether the areas should be included within the certified areas or the non-certified areas shown on the biodiversity certification maps.

Additional conservation actions within the Growth Centres - plants

17. During or before the preparation of the relevant precinct plan(s) under the Growth Centres Development Code relating to the areas referred to in the table below, the following actions must be undertaken:

Species	Required action	
Acacia pubescens	Potential populations at Cross Street, Kemps Creek and Thirty-second Avenue, Austral – as shown in black hatching on the biodiversity certification maps:	
	• survey to confirm the presence of the species, and	
	• if the species is present, provide for the protection of the area of suitable habitat for the species to the satisfaction of the DECC.	
Pimelea spicata	Potential populations at Denham Court Road - as shown in black hatching on the biodiversity certification maps:	
	• survey to confirm the presence of species, and	
	• if the species is present, provide for the protection of the area of suitable habitat for the species to the satisfaction of the DECC.	
Persoonia hirsuta	Potential populations at North Kellvville – as shown in black hatching on the biodiversity certification maps:	
	• survey to confirm the presence of the species, and	
	• if the species is present, provide for the protection of the area of suitable habitat for the species to the satisfaction of the DECC.	
Leucopogon fletcheri	Known population at North Kellyville – as shown in black hatching on the biodiversity certification maps:	
	• survey to confirm the extent of the population, and	
	• provide for the protection of the population to the satisfaction of the DECC.	
Darwinia biflora	Known populations at North Kellyville – as shown in black hatching on the biodiversity	
Hibbertia superans	certification maps:	
Epacris purpurascens var	• survey to confirm the extent of the populations, and	
purpurascens	• provide for the protection of the populations to the satisfaction of the DECC.	
Eucalyptus sp "Cattai"		

Note: On completion of the above actions the Minister may decide that it is appropriate to amend the boundaries of the area subject to biodiversity certification, in accordance with condition 3.

Additional conservation actions within the Growth Centres - animals

18. During or before the preparation of the relevant precinct plan(s) under the Growth Centres Development Code relating to the area referred to in the table below, the following actions must be undertaken:

Species	Required action	
Green and Golden Bell Frog	Potential population at Riverstone - as shown in black hatching on the biodiversity certification maps:	
	Option 1	
	• survey to confirm the presence of the species, and	
	• if the species is present, provide protection of the area of suitable habitat for the species to the satisfaction of the DECC.	
	Option 2	
	• if the species is present at Riverstone but cannot be adequately protected to the satisfaction of the DECC, then:	
	(a) undertake targeted survey to confirm the presence of the species elsewhere in the Growth Centres, and	
	(b) if the species is present elsewhere in the Growth Centres, provide for the protection of an area(s) of suitable habitat for the species to the satisfaction of the DECC.	

Note: On completion of the above actions the Minister may decide that it is appropriate to amend the boundaries of the area subject to biodiversity certification, in accordance with condition 3.

Additional conservation actions within the Growth Centres - development sites

- 19. Within twelve months of the biodiversity certification order taking effect, the GCC (in consultation with the DECC) must put in place procedures so that all future precinct plans (excluding any plans that were publicly exhibited before the biodiversity certification order took effect), where practicable, provide for the appropriate re-use of:
 - (a) native plants (including but not limited to seed collection) and the re-location of native animals from development sites, prior to development commencing; and
 - (b) top soil from development sites that contain known or potential native seed bank.

For the purposes of condition 19a and 19b appropriate uses may include, but are not limited to, application in revegetation or restoration works and landscaping in the Growth Centres.

Conservation Fund

- 20. For the purposes of the conditions of biodiversity certification, references to dollar values are taken to be 2005/2006 values. All values shall be indexed in accordance with the "land index" to be published by the GCC, as detailed in the Special Infrastructure Contribution Practice Note.
- 21. Over the life of the development of the Growth Centres funding shall be provided to establish a Conservation Fund of at least \$530 million to be used for biodiversity conservation and regional open space purposes. \$397.5 million of the Conservation Fund is planned to be used to acquire lands and/or enter into conservation agreements over lands that are outside of the Growth Centres for the primary purpose of biodiversity conservation.

Timing and delivery of conservation funding

- 22. For that portion of the Conservation Fund that is to be used to fund the purchase and/or entering into conservation agreements over lands that are outside the Growth Centres, the following conditions apply:
 - (a) commencing in the 2008/2009 financial year, and continuing every financial year thereafter until the Conservation Fund is exhausted, the GCC must work with DECC to arrange for the provision of an annual contribution to fund these actions outside the Growth Centres in accordance with an indicative ten-year timetable of payments to be submitted by the GCC for approval of the Minister within six months of the date of this certification order. Once approved, the indicative timetable shall be incorporated as Schedule 4 of the biodiversity certification order in accordance with condition 3;
 - (b) the indicative ten-year timetable of payments is to be generally prepared by determining the proportion of total remaining lot production in the Growth Centres that is expected to occur within a given financial year and to then allocate for that financial year the same proportion of the remaining amount of the planned \$397.5 million funding that has not been previously allocated;
 - (c) to ensure adequate tracking of payments against the planned \$397.5 million allocation, the GCC must ensure that the indicative ten-year payment timetable identifies the payments in both current and equivalent 2005/06 dollar values;
 - (d) an updated indicative ten-year payment timetable (to provide details of the payments for the subsequent ten years) must be provided annually (by June of each financial year) by the GCC to the DECC;
 - (e) the annual contributions must be used for the purposes detailed in conditions 23 and 24 below;
 - (f) notwithstanding conditions 22a to 22e inclusive, if requested by the DECC the GCC must use its best endeavours to support the provision of additional funding contributions to accelerate land acquisition and/or conservation agreements over land outside the Growth Centres in any given financial year. The following conditions also apply,
 - (i) if an additional contribution is obtained in a given financial year, the GCC and DECC shall determine how subsequent annual contributions are to be reduced to account for the additional contributions in that financial year, and
 - (ii) if, despite best endeavours, an additional contribution is not obtained, the provisions of condition 27 will not be triggered with respect to this additional amount.

Use of conservation funding

- 23. As stated in condition 21, \$397.5 million of the Conservation Fund is planned to be used by the DECC to arrange for the purchase and/or establishment of conservation agreements over lands outside the Growth Centres for the primary purpose of biodiversity conservation. This portion of the Conservation Fund must be allocated in accordance with the preferences for location and conservation values that are detailed in conditions 32, 33 and 34.
- 24. As part of the use of funds under condition 23, the DECC may arrange for allocation of a reasonable proportion towards the administration costs of purchasing land and/or entering into conservation agreements, and for the initial management costs of purchased land. However, from the commencement of the 2012/2013 financial year any such allocations must not exceed 5% of the annual contribution from the Conservation Fund for the purchase and/or establishment of conservation agreements over lands outside the Growth Centres in any single financial year.
- 25. Funding that is planned to be allocated from the Conservation Fund within the Growth Centres shall be used to fund the purchase of lands as identified in the SEPP (as gazetted in July 2006), or the establishment of conservation agreements over an area or areas of land within the Growth Centres.

Timing of expenditure

26. The DECC must use its best endeavours to ensure that funds allocated within a financial year for the purchase and/or establishment of conservation agreements over lands outside the Growth Centres are allocated for those purposes as expeditiously as possible.

Non-delivery of funding

- 27. Despite the requirements of condition 22, if in any financial year ("the first financial year") the full annual contribution is not provided then:
 - (a) the Minister must consult with the Minister for Planning regarding the continued operation of section 126I of the Act in relation to the certified areas; and
 - (b) based on the outcomes of that consultation, if the Minister is satisfied that appropriate arrangements have been put in place to rectify the funding shortfall then section 126I shall continue to have effect for the certified areas; or
 - (c) the Minister shall determine whether to suspend or revoke the biodiversity certification order in accordance with the Act.
- 28. If no decision has been made in accordance with conditions 27b or 27c within six months of the end of the relevant financial year, then the provisions of section 126I of the Act are taken to no longer have effect in relation to the certified areas, until such time as the outstanding contribution is provided or the Minister is satisfied that appropriate arrangements have been put in place to rectify the funding shortfall. This condition does not affect any consent or approval granted under Part 3A, Part 4 or Part 5 of the Environmental Planning and Assessment Act 1979 before the condition took effect, or any development or activity carried out in accordance with such a consent or approval.

For the purposes of condition 27 and 28, "rectify" means amending the indicative timetable referred to in condition 22 to ensure that within four financial years of the first financial year the level of funding provided will be at least equal to the amount of funding that would otherwise have been provided by that time under the provisions of condition 22, or achievement of a comparable or better conservation outcome to the satisfaction of the Minister.

29. Conditions 27 and 28 do not have effect where the annual contribution required under condition 22 has not been provided because the balance of unspent funding being held in the Conservation Fund for the purchase and/or establishment of conservation agreements over lands outside the Growth Centres has reached a limit to be determined by the Minister.

Reporting

- 30. Commencing at the end of the 2008/2009 financial year, and at the end of every financial year thereafter until the Conservation Fund is exhausted, the GCC must provide the following information to the DECC within 2 months of the end of the relevant financial year:
 - (a) an estimate of the amount of existing native vegetation, specified by vegetation community type, that has been cleared within the Growth Centres. This may be based on, but is not limited to, the use of information on subdivision development approvals as a surrogate measurement for clearing, or some other basis agreed between the GCC and DECC.
- 31. Commencing at the end of the 2008/2009 financial year, and at the end of every financial year thereafter until the Conservation Fund is exhausted, the DECC must arrange for the publication of a report detailing the following matters:
 - (a) the information provided in condition 30;
 - (b) the amount of funding provided from the Conservation Fund in the financial year for the purchase and/or establishment of conservation agreements over lands outside the Growth Centres;
 - (c) the amount expended in the financial year, including the amount spent on land purchase, conservation agreements, administration and initial management costs for purchased land;
 - (d) a summary of the conservation outcomes achieved by that expenditure; and
 - (e) the predicted funding provision for the program for the next 10 years.

Location of expenditure of funds

- 32. The funding identified in condition 23 must be spent within the following locations in the order of preference identified below.
 - First Preference: Priority areas within the Cumberland Plain
 - (a) First preference shall be allocated every financial year to the purchase of land and/or entering into conservation agreements over land that is:
 - identified as "Regional Biodiversity Corridors" and "Western Sydney Priority Areas" on the map labelled "Regional Biodiversity Corridors and priority fauna habitats" in the Hawkesbury Nepean Catchment Action Plan; AND
 - also occurs within the Cumberland Plain of Western Sydney; AND
 - generally meets the criteria specified in condition 33.

Where there is insufficient available land, or the cost-effectiveness of purchasing and/or entering into conservation agreements over lands in the above category is considered by the DECC to be too low, or the criteria in condition 33 cannot be met, then the funding may be allocated by DECC to be used on lands in accordance with condition 32b below.

Second Preference: Priority areas within the Hawkesbury Nepean Catchment

- (b) As second preference, funding shall be allocated every financial year to the purchase of land and/or entering into conservation agreements over land that is:
 - identified as "Regional Biodiversity Corridors" and "Western Sydney Priority Areas" on the map labelled "Regional Biodiversity Corridors and priority fauna habitats" in the Hawkesbury Nepean Catchment Action Plan; AND
 - is not identified in condition 32a; AND
 - generally meets the criteria specified in condition 33.

Where there is insufficient available land, or the cost-effectiveness of purchasing and/or entering into conservation agreements over lands in the above category is considered by the DECC to be too low, or the criteria in condition 33 cannot be met, then the funding may be allocated by DECC to be used on lands in accordance with condition 32c below.

Third Preference: Grassy Woodlands within the Hawkesbury Nepean Catchment

- (c) As third preference, funding shall be allocated every financial year to the purchase of land and/or entering into conservation agreements over lands that:
 - contain grassy woodlands within the Hawkesbury Nepean Catchment; AND
 - are not identified in conditions 32a or 32b; AND
 - generally meets the criteria specified in condition 33.

Where there is insufficient available land, or the cost-effectiveness of purchasing and/or entering into conservation agreements over lands in the above category is considered by the DECC to be too low, or the criteria in condition 33 cannot be met then the funding may be allocated by DECC to be used on lands in accordance with condition 32d below.

Fourth Preference: Grassy Woodlands within the Sydney Basin

- (d) As fourth preference, funding shall be allocated every financial year to the purchase of land and/or entering into conservation agreements over lands that satisfy the following criteria:
 - land containing grassy woodlands within the Sydney Basin; AND
 - that is not identified in conditions 32a, 32b or 32c; AND
 - generally meets the criteria specified in condition 33.

Where there is insufficient available land, or the cost-effectiveness of purchasing and/or entering into conservation agreements over lands in the above category is considered too low, or the criteria in condition 33 cannot be met, then the funding may be allocated by DECC to be used on lands in accordance with condition 32e below.

Fifth Preference: other lands identified by the DECC

- (e) As fifth preference, funding shall be allocated every financial year to the purchase of land and/or entering into conservation agreements over land that is:
 - within the Sydney Basin; AND
 - is not identified in conditions 32a, 32b, 32c or 32d; AND
 - generally meets the criteria specified in condition 33.

For the purposes of condition 32:

- "cost-effectiveness" means a consideration of the conservation objectives that would be achieved by purchasing or entering into a conservation agreement for a parcel of land and the cost of the purchase and/or conservation agreement, relative to the cost of achieving the same or similar conservation objectives on other parcels of land within the Sydney Basin.
- "Cumberland Plain of Western Sydney" means the geographic area by that name as identified in National Parks and Wildlife Service (2000), The native vegetation of the Cumberland Plain, Western Sydney Technical Report, NSW NPWS, Hurstville.
- "grassy woodlands" mean the vegetation formation by that name as defined in Keith, D. (2004), Ocean shores to desert dunes: the native vegetation of New South Wales and the ACT. NSW Department of Environment and Conservation. Hurstville, NSW.
- "Hawkesbury Nepean Catchment" means the area of land described in the Hawkesbury Nepean Catchment Action Plan.
- "Hawkesbury Nepean Catchment Action Plan" means the Hawkesbury-Nepean Catchment Action Plan 2007-2016 published by the Hawkesbury-Nepean Catchment Management Authority (October 2006).

• "Sydney Basin" means the areas as defined by Environment Australia (2000), Revision of the Interim Biogeographic Regionalisation for Australia (IBRA) and development of Version 5.1 – Summary Report. Department of Environment and Heritage, Canberra.

Conservation values to be protected through the expenditure of funds

- 33. Within each area specified in condition 32, the lands to be targeted for purchase and/or conservation agreement outside the Growth Centres shall be guided by consideration of the following criteria:
 - large remnants of intact native vegetation with the greatest potential for retaining biodiversity values over time;
 - vegetation communities that are under-represented in the protected area network;
 - areas of equivalent or better conservation value to that which are to be cleared within the Growth Centres;
 - areas that contain habitat for threatened species, including but not limited to species to be affected by development of the Growth Centres;
 - areas that have the highest cost effectiveness;
 - conservation reserve design principles, such as size, boundary configuration and landscape context;
 - previous land uses;
 - likely threats (such as existing or future adjoining land uses); and
 - availability (including the willingness of landowners to either sell land or place it under a conservation agreement). For the purpose of clarification, no land is intended to be compulsory acquired in order to meet any of the conditions of biodiversity certification.

For the purposes of this condition, and the avoidance of doubt, the above attributes are to be considered and applied as a guide only.

- 34. The lands to be targeted for purchase and/or conservation agreement outside the Growth Centres must include a known population(s) or suitable habitat for the plant species Cynanchum elegans.
 - Note: this action is required to ensure an appropriate improve or maintain outcome for this species, which occurs in the Growth Centres but is not currently protected by measures under the Growth Centres SEPP.

Future precinct plans

35. During the preparation of future precinct plans (excluding any precinct plans already publicly exhibited before this order took effect) the GCC must undertake and make publicly available an assessment of the consistency of the proposed precinct plan with the conditions of biodiversity certification. This may occur during or before any public exhibition of future draft precinct plans.

Future threatened species listings or discoveries

- 36. Where a preliminary determination is made under the Act to list a species, population or ecological community, and that species, population or ecological community may or is known to occur within the Growth Centres, then the GCC must (as soon as practicable) provide advice to the DECC on whether:
 - (a) the species, population or ecological community is known or likely to be present in the Growth Centres;
 - (b) it was considered during the preparation of the draft Growth Centres Conservation Plan by the GCC; and
 - (c) whether the SEPP, and related measures, provides adequate protection for the species, population or ecological community.
- 37. Based on the information provided in accordance with condition 36, and any other relevant matters, the DECC shall advise the Minister on whether to formally review, maintain, modify, suspend or revoke the biodiversity certification of the SEPP if the species, population or ecological community is listed under the Act.

Review

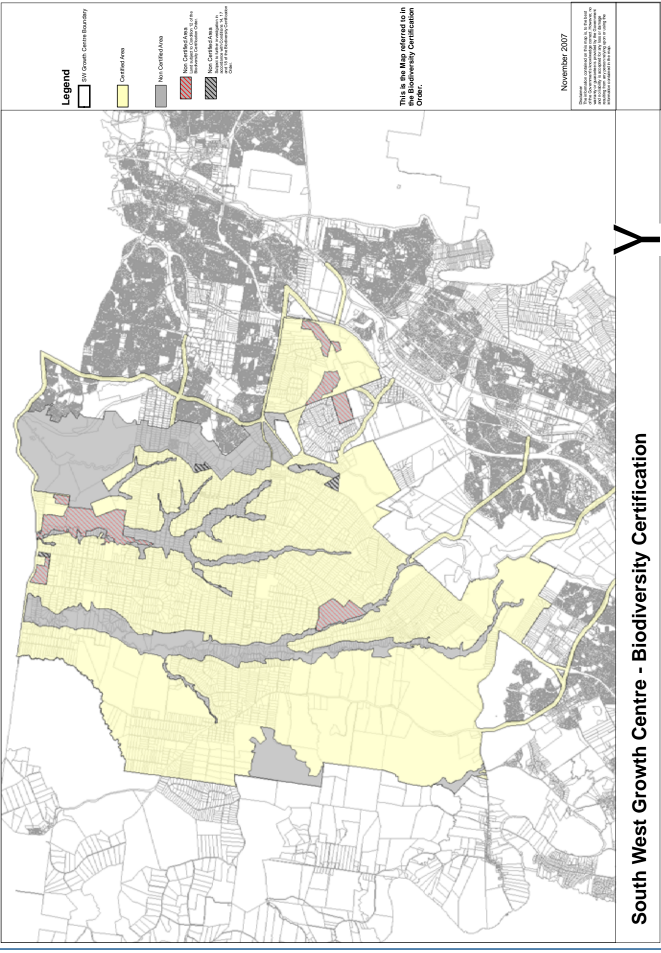
- 38. A review of the biodiversity certification of the SEPP must be undertaken by the DECC every four years after the biodiversity certification order takes effect (to be completed within two months of each four year anniversary). The timing of the review may be adjusted by DECC to coincide with any planned review of the operation of the Special Infrastructure Contribution within the Growth Centres.
- 39. The purpose of the review is to assess progress in achieving an overall improvement or maintenance of biodiversity values, including review of the arrangements for the provision of funds to the Conservation Fund and the allocation of those funds within and outside of the Growth Centres.
- 40. To assist in the review required under condition 38, the GCC must provide the following information to the DECC in a timely manner:
 - (a) an estimate of the amount of existing native vegetation, specified by vegetation community type, that has been cleared within the Growth Centres, including maps of known locations, within the four year period (or adjusted period);
 - (b) progress in achieving the requirements of condition 6, including the following,
 - (i) the amount of existing native vegetation that has been retained and protected within planning precincts,

- (ii) the amount of revegetation and/or restoration that has occurred (or is planned to occur) within planning precincts,
- (iii) an indicative estimate of the amount of existing native vegetation, and the amount of revegetated and/or restored areas, planned to be protected in the remaining precincts within the Growth Centres that are yet to be released;
- (c) an overview of any amendments to the SEPP or related measures that have occurred within the four year period (or adjusted period);
- (d) any recommendations that would improve the operation of the conditions of biodiversity certification including, but not limited to, any modifications or revisions to the conditions themselves and the arrangements for management and allocation of funds from the Conservation Fund; and
- (e) any other information that is considered relevant by the DECC to assist in reviewing whether the SEPP, and any other relevant measures, will continue to lead to the overall improvement or maintenance of biodiversity values.
- 41. Based on the information provided under condition 40, and any other relevant matters, the DECC shall advise the Minister on whether biodiversity certification should be maintained, modified, suspended or revoked.

OFFICIAL NOTICES

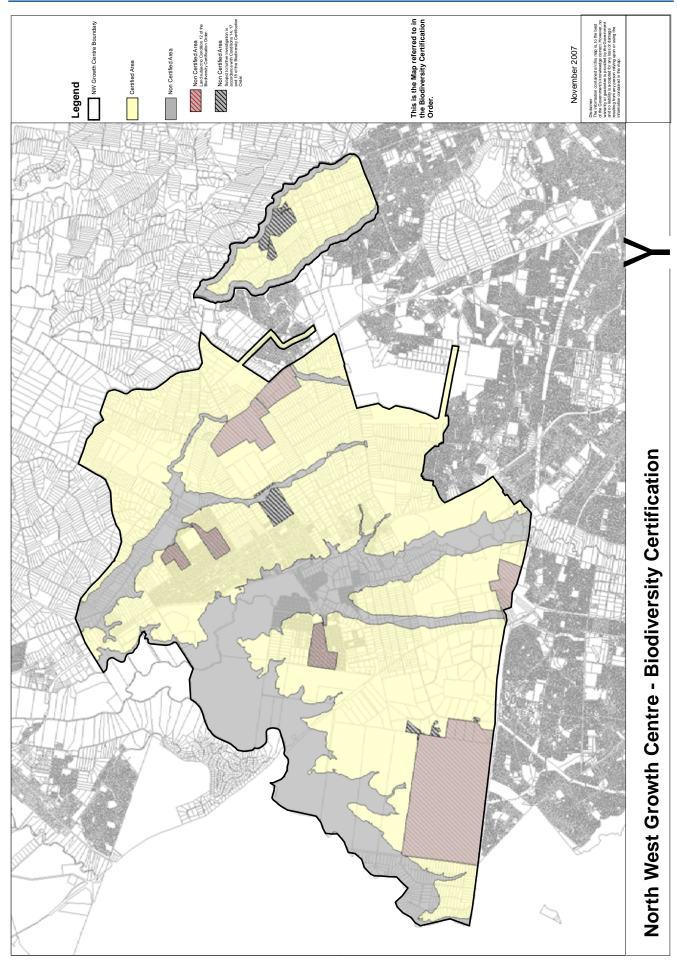
SCHEDULE 2

Biodiversity Certification Maps



NEW SOUTH WALES GOVERNMENT GAZETTE No. 182





OFFICIAL NOTICES

SCHEDULE 3

Criteria Referred to in Condition 15

The following are the criteria referred to in condition 15 of Schedule 1.

Whether the areas:

- (a) contain an endangered ecological community as listed under the Act;
- (b) are contiguous with the existing native vegetation on the Air Services Australia site;
- (c) are equal to or greater than 4 hectares;
- (d) have 10% or greater canopy cover;
- (e) have 30% or greater vegetation cover within,
 - (i) a 0.55 kilometre radius (for local connectivity), and
 - (ii) a 1.75 kilometre radius (for regional connectivity),
- (f) as measured from the approximate centre point of each area;
- (g) have a perimeter to area ratio that is conducive to on-going conservation management; and
- (h) whether after applying a 50 metre disturbance buffer to the edge of each area (where that edge is likely to be made available for future urban development as identified in the SEPP), the overall size of the area then falls below 4 hectares.

SCHEDULE 4

Indicative Ten Year Payment Timetable

The following timetable is that referred to in condition 22 of Schedule 1.

Financial year	Amount in current dollars (\$ million)	Amount in 2005/06 dollars (\$ million)
2008/09	1.0	1.0
2009/10	3.0	3.0
2010/11	5.8	5.8
2011/12	8.8	8.8
2012/13	10.4	10.4
2013/14	12.1	12.1
2014/15	12.9	12.9
2015/16	14.1	14.1
2016/17	15.1	15.1
2017/18	15.8	15.8

ORDER TO EXCLUDE ACCESS ROADS FROM MONGA NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF MONGA NATIONAL PARK

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

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

Phil Koperberg Minister for Climate Change, Environment and Water

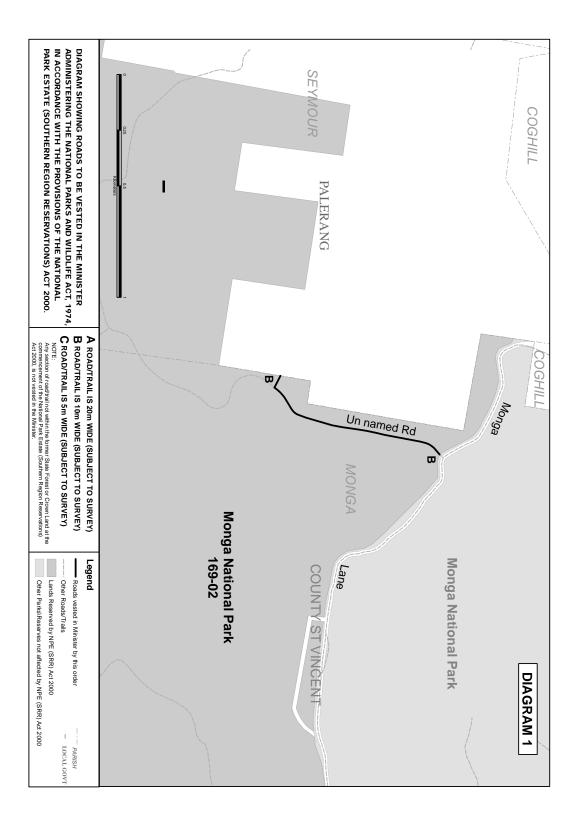
SCHEDULE

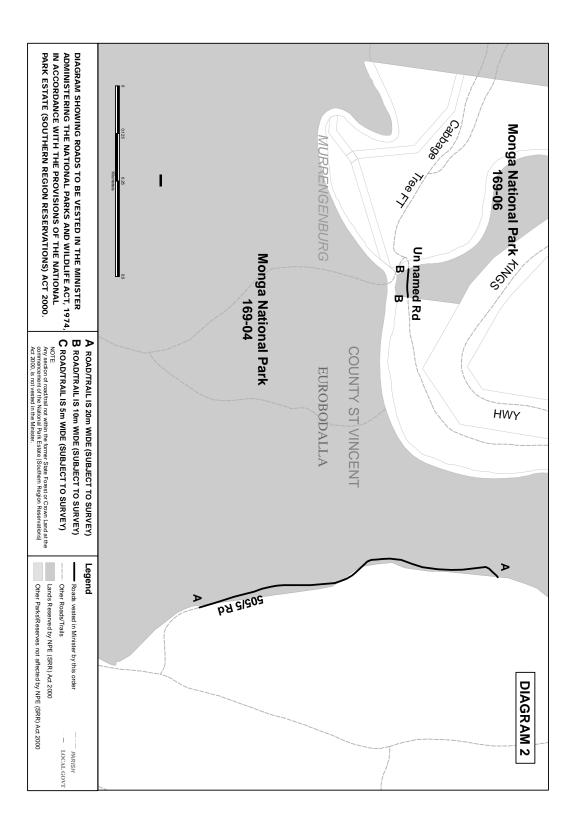
County of St Vincent, Parishes of Monga, Buckenbowra and Murrenburg, Shires of Palerang and Eurobodalla, being:-

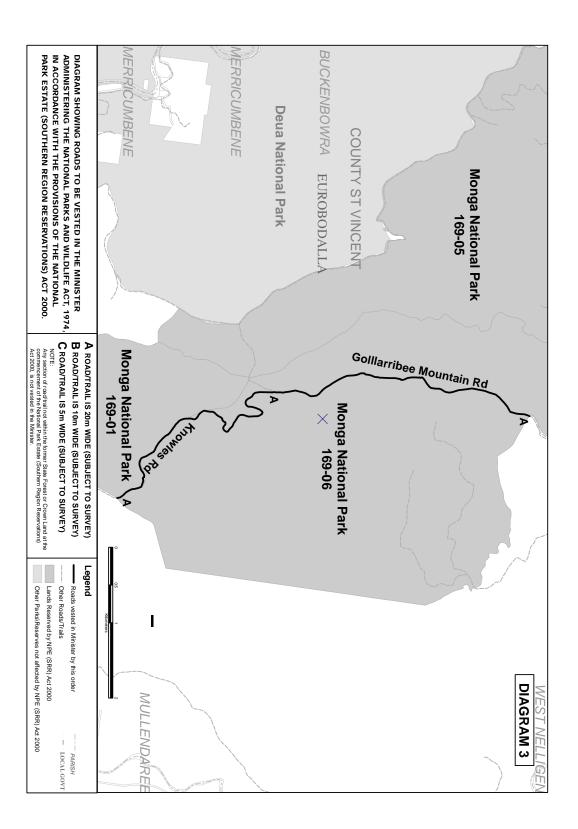
- 1. The roads within the land designated as 169-01, 169-02, 169-04 and 169-06 on the diagrams catalogued as Misc R 00064 (Third Edition) and Misc R 00066 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagrams following, and
- 2. The formed part of the road known as Monga Lane within the land designated as 169-02 on the diagram catalogued as Misc R 00064 (Third Edition) in the New South Wales National Parks and Wildlife Service.

<u>Note</u>

Any section of a road constructed upon a public road reserve at the commencement of this Act, is not vested in the Minister. The road width is measured as an offset from the centre line of the constructed road as at 1 January 2001.







ORDER TO EXCLUDE ACCESS ROADS FROM KOORABAN NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF KOORABAN NATIONAL PARK

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

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

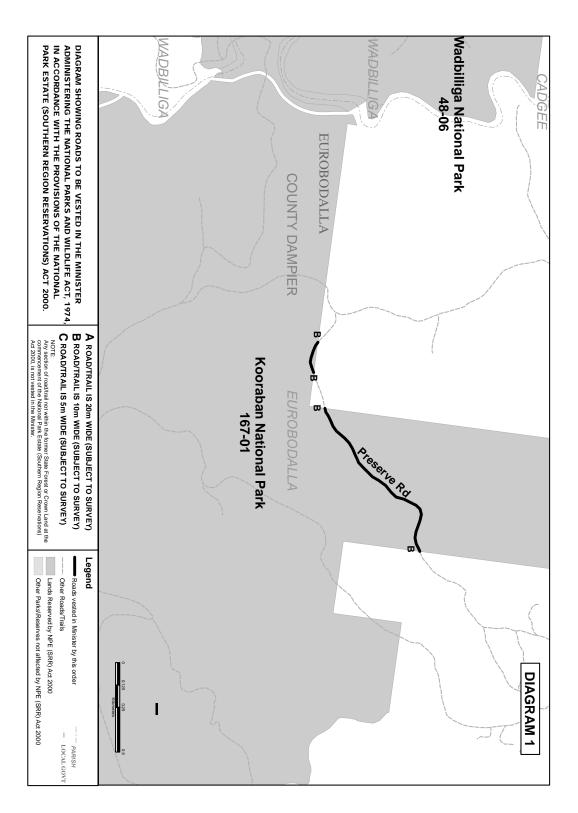
Phil Koperberg Minister for Climate Change, Environment and Water

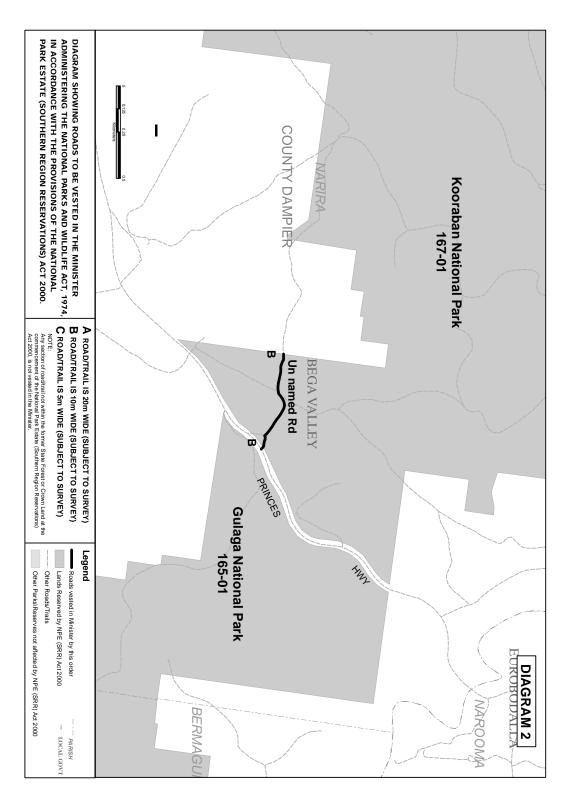
SCHEDULE

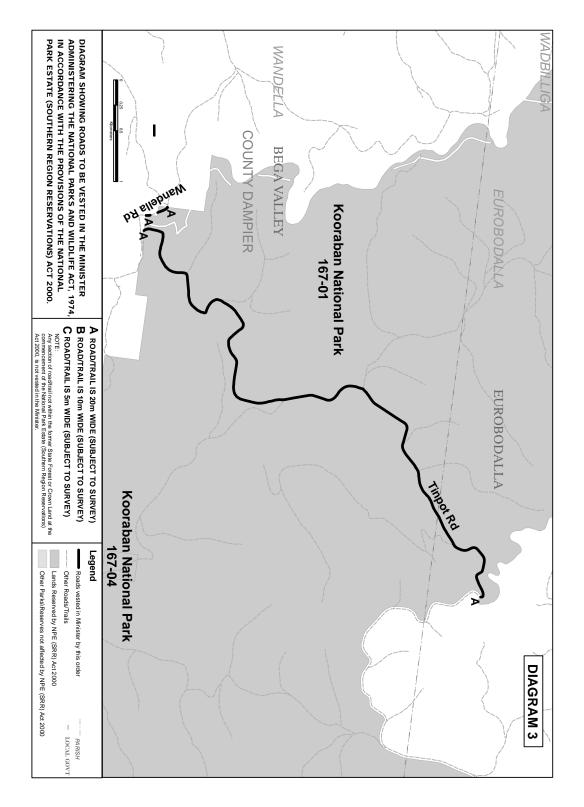
County of Dampier, Parishes of Narira, Wandella and Eurobodalla, Shires of Bega Valley and Eurobodalla, being the roads within the land designated as 167-01 on the diagrams catalogued as Misc R 00062 (Third Edition) and Misc R 00063 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the Diagrams 1-4 following.

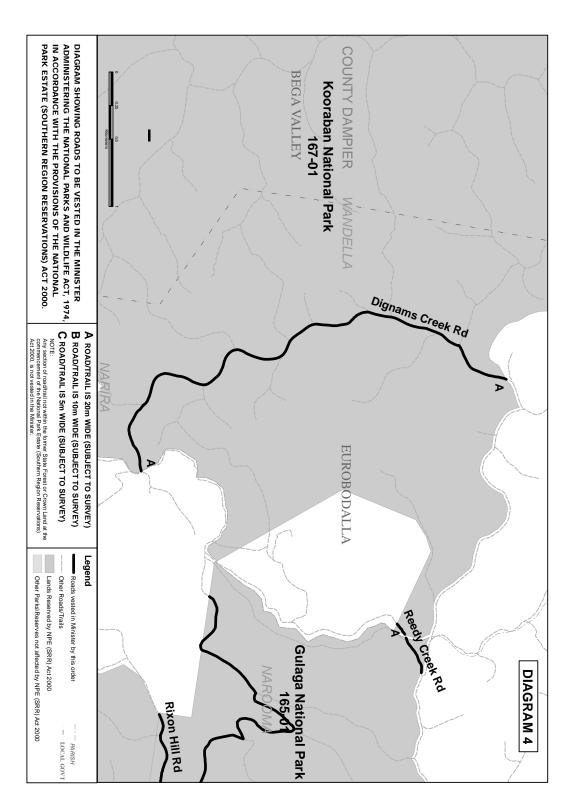
<u>Note</u>

Any section of the roads constructed upon a public road reserve at the commencement of this Act, is not vested in the Minister. The road width is measured as an offset from the centreline of the constructed road as at 1 January 2001.









OFFICIAL NOTICES

ORDER TO EXCLUDE ACCESS ROADS FROM WADBILLIGA NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF WADBILLIGA NATIONAL PARK

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

- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Wadbilliga National Park and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded by this Order or previously excluded by separate Order are reserved as part of Wadbilliga National Park.

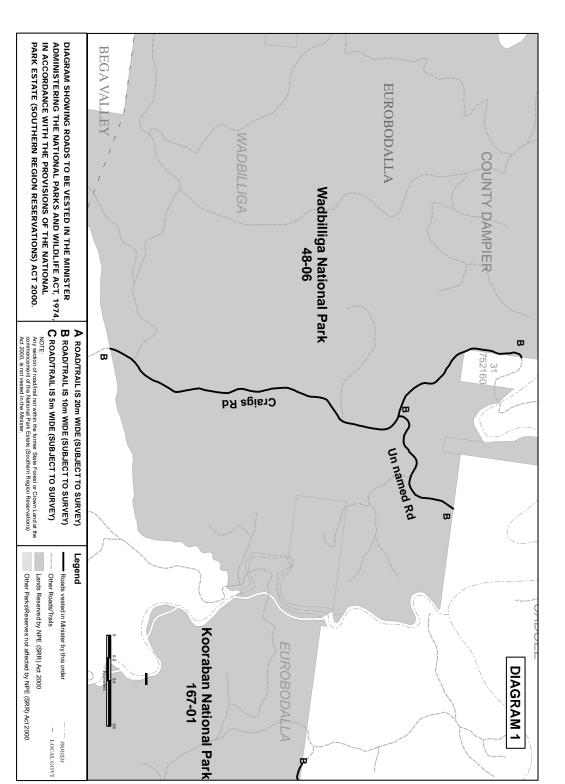
Phil Koperberg Minister for Climate Change, Environment and Water

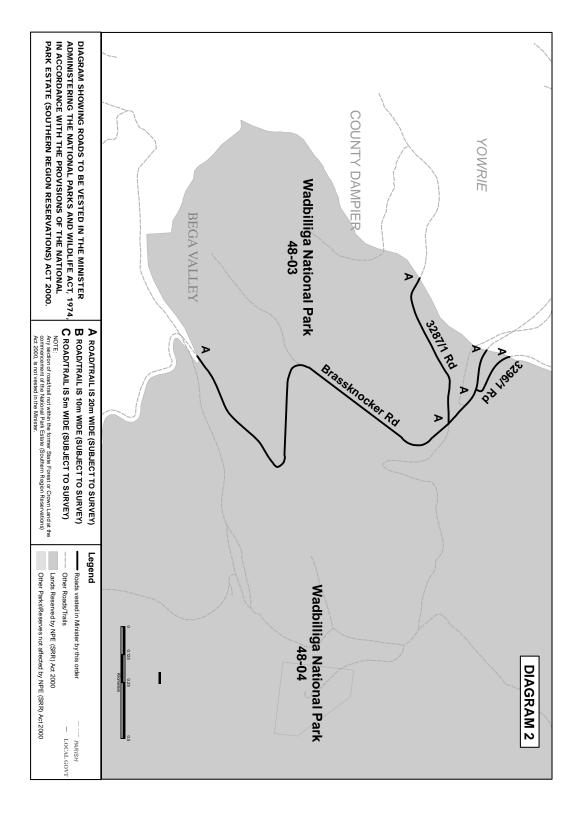
SCHEDULE

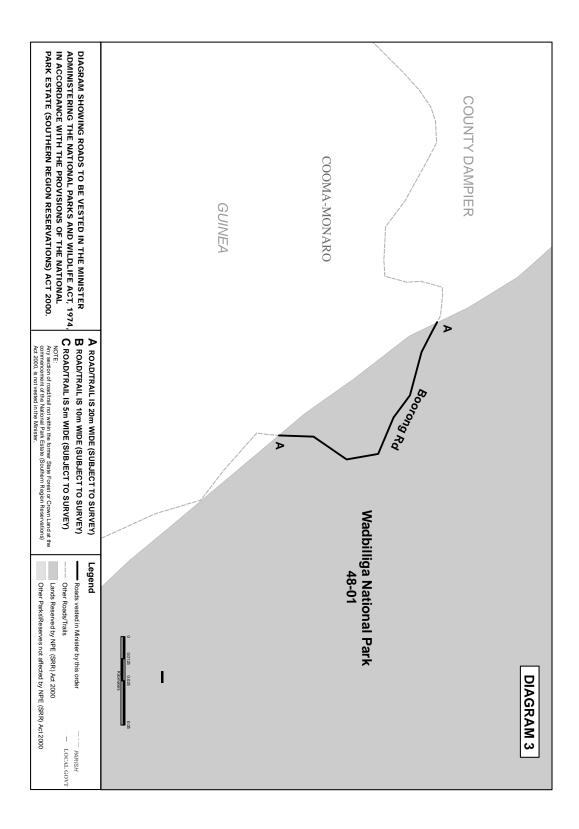
County of Dampier, Parishes of Yowrie and Wadbilliga, Shires of Bega Valley and Eurobodalla, being the roads within the land designated as 48-03 on the diagram catalogued as Misc R 00062 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagrams following.

Note

Any section of the roads constructed upon a public road reserve at the commencement of this Act, is not vested in the Minister. The road width is measured as an offset from the centreline of the constructed road as at 1 January 2001.







ORDER TO EXCLUDE ACCESS ROADS FROM DEUA NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF DEUA NATIONAL PARK

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

- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Deua National Park and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded by this Order or previously excluded by separate Order are reserved as part of Deua National Park.

Phil Koperberg Minister for Climate Change, Environment and Water

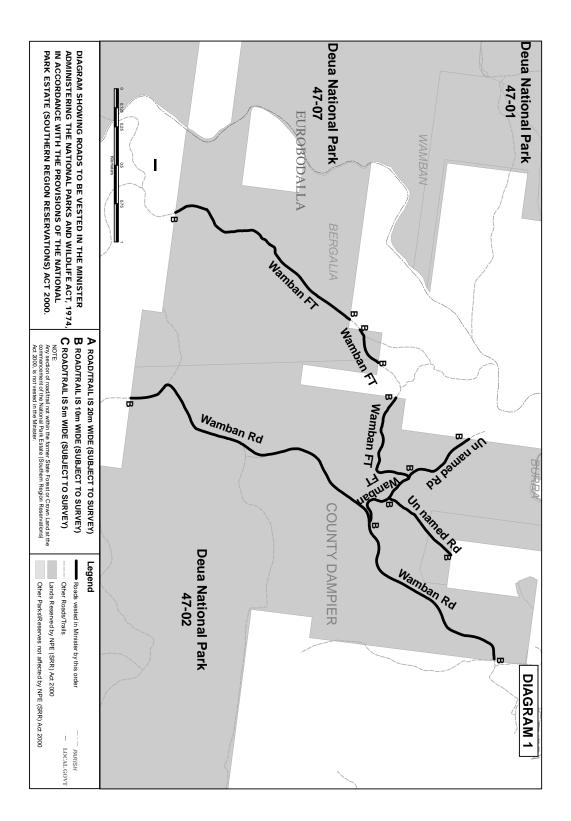
SCHEDULE

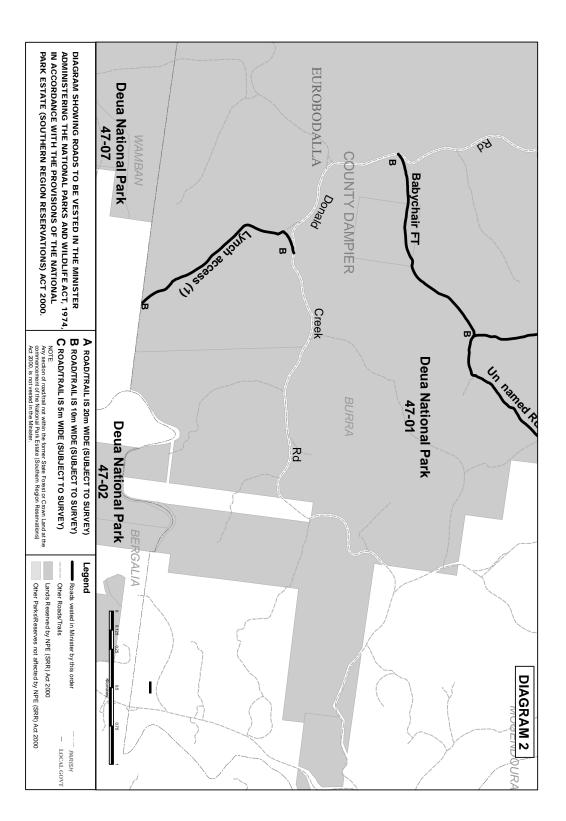
County of Dampier, Parishes of Bergalia, Burra, Merricumbene, Shoalhaven, Bumbo, Badja and Bumbo West, Shires of Palerang and Eurobodalla, being

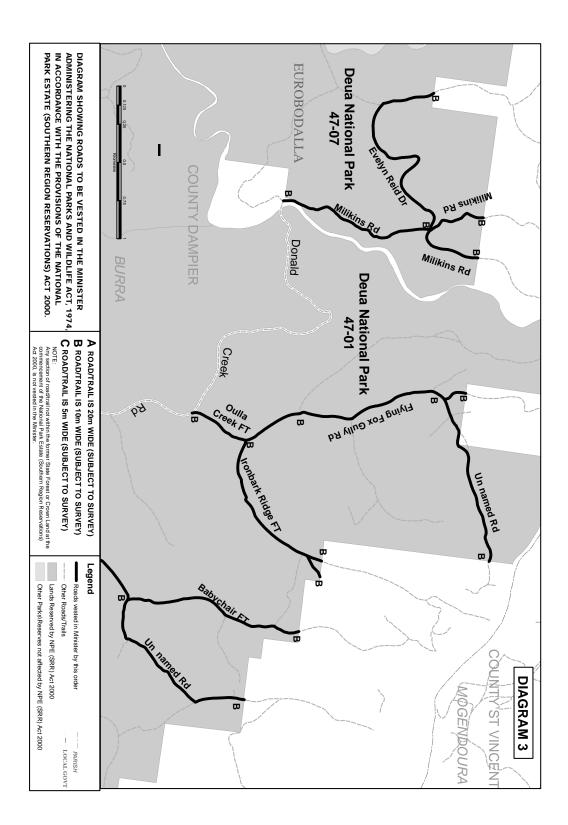
- 1. The formed part of the road known as Glenfield Road within the land designated as 47-03 on the diagram catalogued as Misc R 00055 (Third Edition) in the New South Wales National Parks and Wildlife Service, and
- 2. The formed part of the road known as Wallaces Gap Road within the land designated as 47-03 on the diagram catalogued as Misc R 00055 (Third Edition) in the New South Wales National Parks and Wildlife Service , and
- 3. The formed part of the road known as Mymossa Road within the land designated as 47-01 on the diagram catalogued as Misc R 00067 (Third Edition) in the New South Wales National Parks and Wildlife Service , and
- 4. The roads within the land designated as 47-01, 47-02, 47-05, 47-06, 47-07, 47-15 and 47-18 on the diagrams catalogued as Misc R 00052 (Third Edition), Misc R 00054 (Third Edition), Misc R 00066 (Third Edition), Misc R 00067 (Third Edition) and Misc R 00068 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the Diagrams 1-8 following.

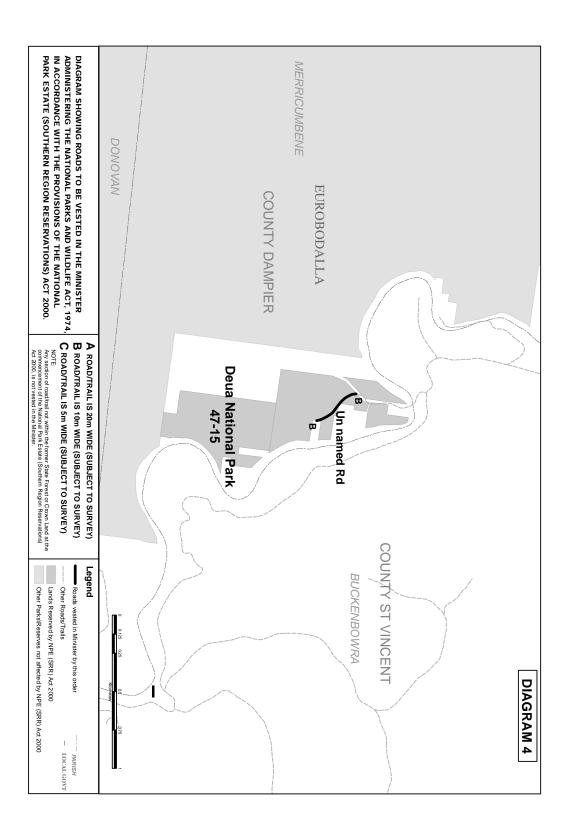
<u>Note</u>

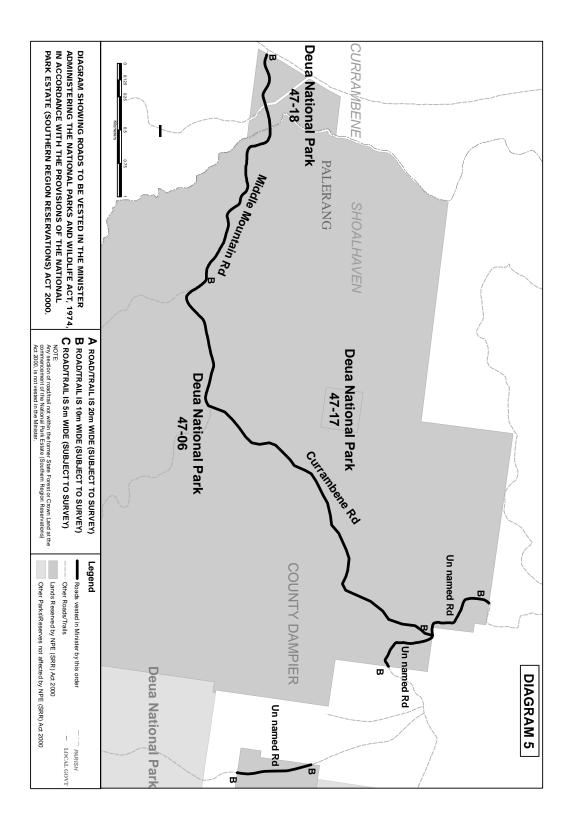
Any section of a road constructed upon a public road reserve at the commencement of this Act, is not vested in the Minister. The road width is measured as an offset from the centre line of the constructed road as at 1 January 2001.

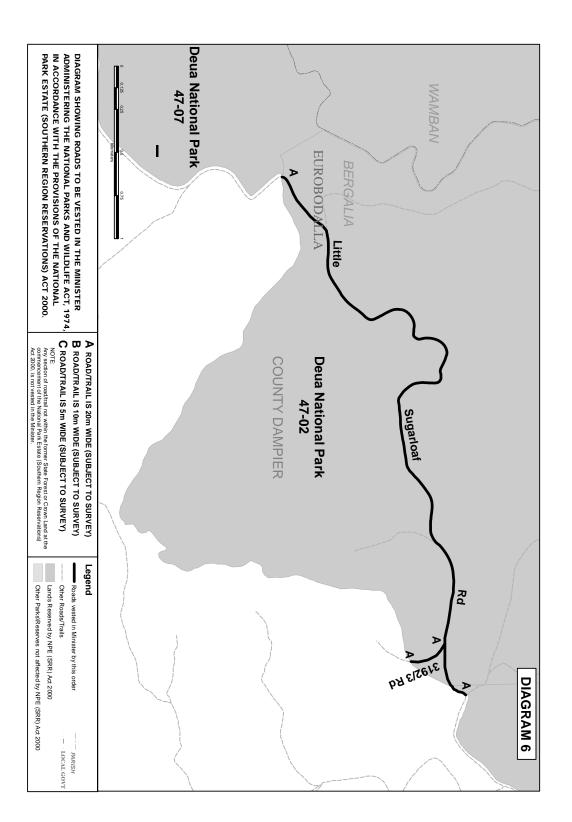












NOTE: Any section of road/trail not within the former State Forest or Crown Land at the commencement of the National Park Estate (Southern Region Reservations) Act 2000, is not vested in the Minister.

Other Parks\Reserves not affected by NPE (SRR) Act 2000

Lands Reserved by NPE (SRR) Act 2000

Other Roads/Trails

Í.

LOCAL GOVT PARISH

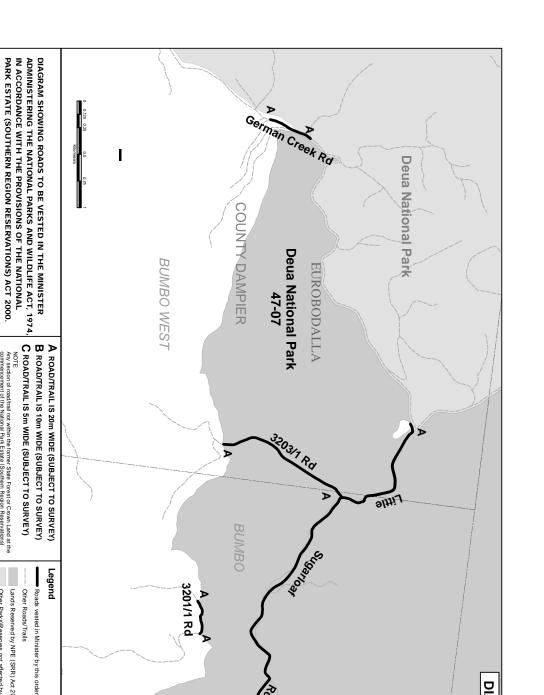
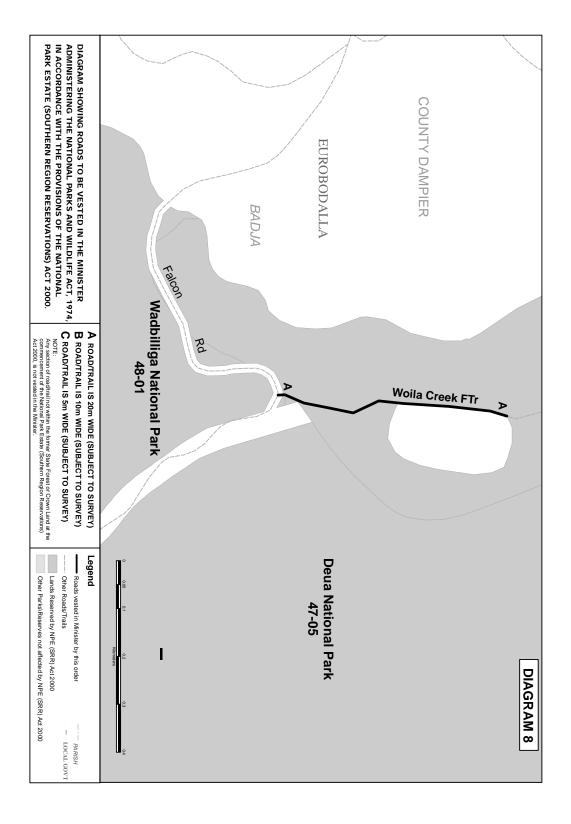


DIAGRAM 7



ORDER TO EXCLUDE ACCESS ROADS FROM GOUROCK NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF GOUROCK NATIONAL PARK

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

- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Gourock National Park and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded by this Order or previously excluded by separate Order are reserved as part of Gourock National Park.

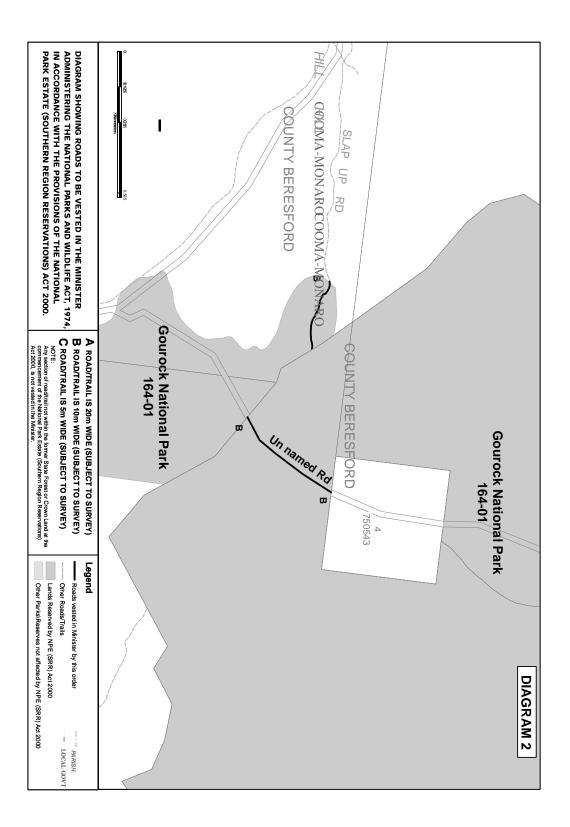
Phil Koperberg Minister for Climate Change, Environment and Water

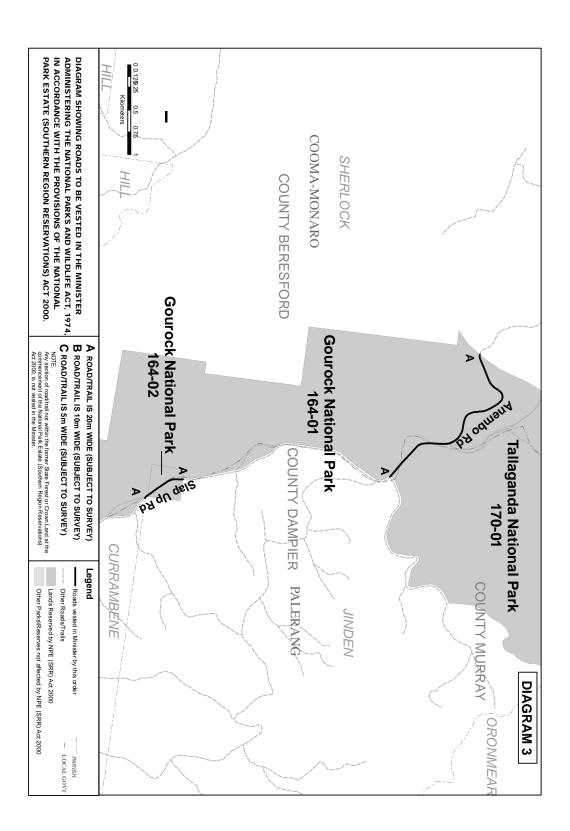
SCHEDULE

Counties of Dampier and Beresford, Parishes of Hill, Sherlock and Jinden, Shires of Palerang and Cooma-Monaro, being the roads within the land designated as 164-01 and 164-02 on the diagram catalogued as Misc R 00052 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the Diagrams 1-3 following.

Note

Any section of the roads constructed upon a public road reserve at the commencement of this Act, is not vested in the Minister. The road width is measured as an offset from the centreline of the constructed road as at 1 January 2001.





ORDER TO EXCLUDE ACCESS ROADS FROM GULAGA NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF GULAGA NATIONAL PARK

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

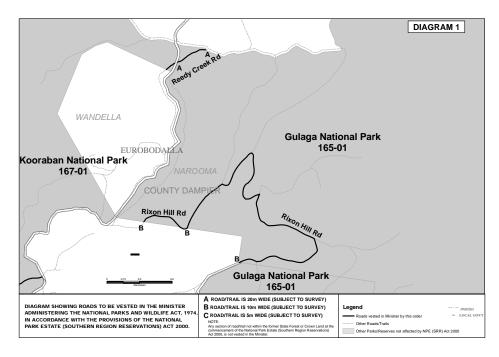
- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Gulaga National Park and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads within Gulaga National Park not so excluded are reserved as part of Gulaga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

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Dampier, Parish of Narooma, Shire of Eurobodalla, being:

1. The roads within the land designated as 165-01 on the diagram catalogued as Misc 00063 in the NSW National Parks and Wildlife Service and shown by heavy black lines in the diagram following.



Note

Any section of a road constructed upon a public road reserve at the commencement of this Act, is not vested in the Minister. The road width is measured as an offset from the centre line of the constructed road as at 1 January 2001.

ORDER TO EXCLUDE AN ACCESS ROAD FROM BIMBERI NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF BIMBERI NATURE RESERVE

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

- 1. The access road described in the Schedule hereunder is excluded from the reservation of Bimberi Nature Reserve and is vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded by this Order or previously excluded by separate Order are reserved as part of Bimberi Nature Reserve.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Cowley, Parish of Brindibella, Shire of Tumut, being the formed road known as Mt Franklin Road within the land designated as 563-01, 563-02 and 563-03 on the diagram catalogued as Misc R 00025 (Third Edition) in the New South Wales National Parks and Wildlife Service.

<u>Note</u>

Any section of Mt Franklin Road constructed outside of the land designated as 563–01, 563-02 and 563-03 on the diagram catalogued as Misc R 00025 (Third Edition) in the New South Wales National Parks and Wildlife Service is not vested in the Minister. The road width is measured as a ten metre offset from the centreline of the constructed road as at 1 January 2001.

OFFICIAL NOTICES

NATIONAL PARK ESTATE (SOUTHERN REGION RESERVATIONS) ACT, 2000

ORDER TO EXCLUDE AN ACCESS ROAD FROM BLACK ANDREW NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF BLACK ANDREW NATURE RESERVE

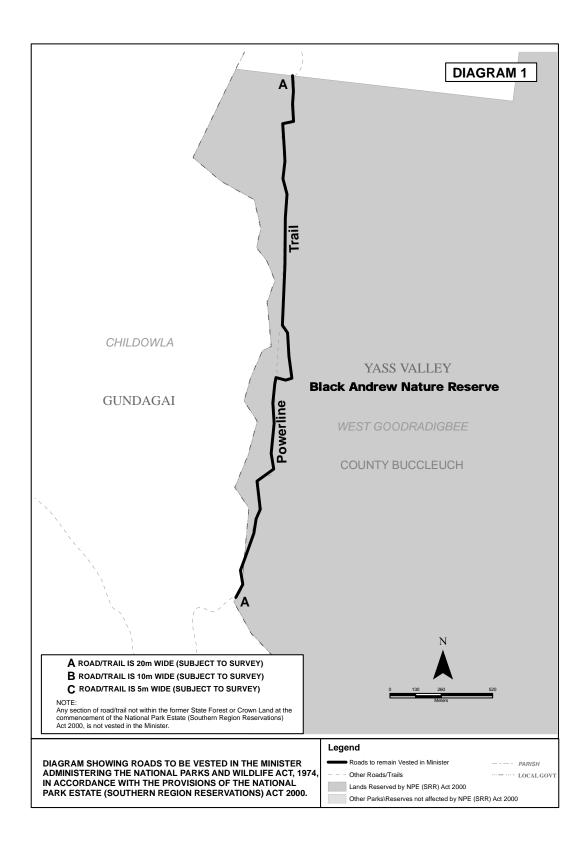
I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act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

- The access road described in the Schedule hereunder is excluded from the reservation of Black Andrew Nature Reserve and is vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Black Andrew Nature Reserve.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Buccleuch, Parish of West Goodradigbee, Shire of Yass Valley, being the road within the land designated as 820-01 on the diagram catalogued as Misc R 00021 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by a heavy black line in the diagram following.



ORDER TO EXCLUDE ACCESS ROADS FROM BRINDABELLA NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF BRINDABELLA NATIONAL PARK

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

- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Brindabella National Park and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded by this Order or previously excluded by separate Order are reserved as part of Brindabella National Park.

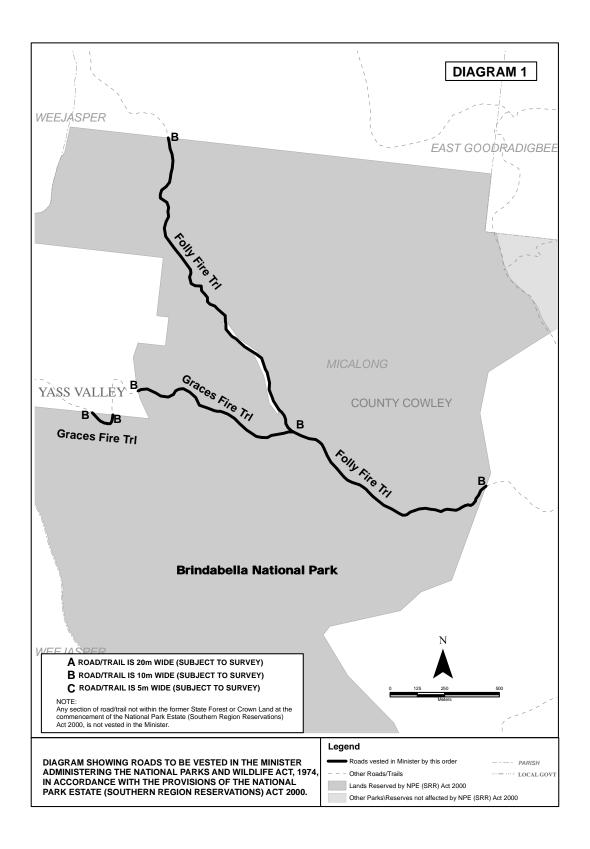
Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Cowley, Parish of Micalong, Shire of Yass Valley, being the roads within the land designated as 98-01 on the diagram catalogued as Misc R 00023 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagram following.

Note

Any section of road constructed upon the public road reserve at the commencement of this Act, is not vested in the Minister. The road width for these roads is measured as a five metre offset from the centre line of the constructed road as at 1 January 2001.



ORDER TO EXCLUDE AN ACCESS ROAD FROM CUUMBEUN NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF CUUMBEUN NATURE RESERVE

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

- 1. The access road described in the Schedule hereunder is excluded from the reservation of Cuumbeun Nature Reserve and is vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Cuumbeun Nature Reserve.

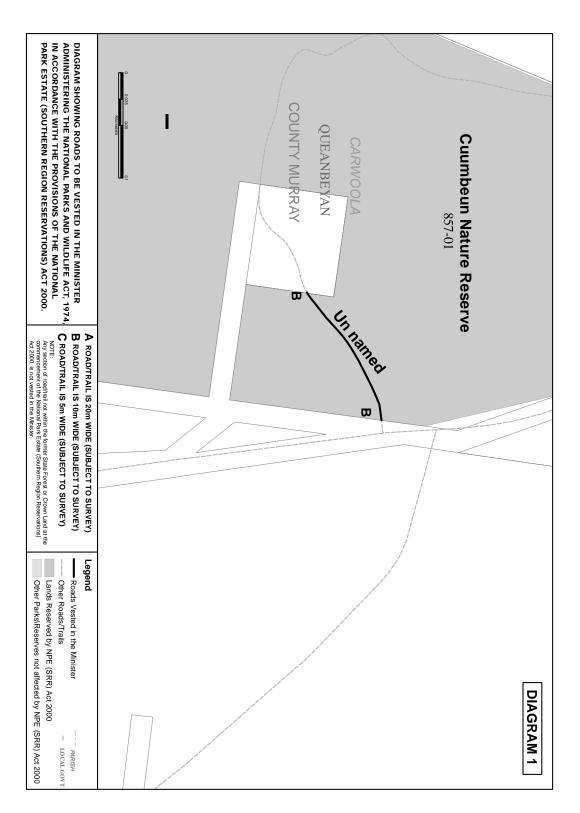
Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Murray, Parish of Carwoola, City of Queanbeyan, being the road within the land designated as 857-01 on the diagram catalogued as Misc R 00042 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by a heavy black line in the diagram following.

Note

Any section of road constructed upon a public road reserve, is not vested in the Minister. The road width is measured as an offset from the centre line of the constructed road as at 1 January 2001.



ORDER TO EXCLUDE AN ACCESS ROAD FROM DOWNFALL NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF DOWNFALL NATURE RESERVE

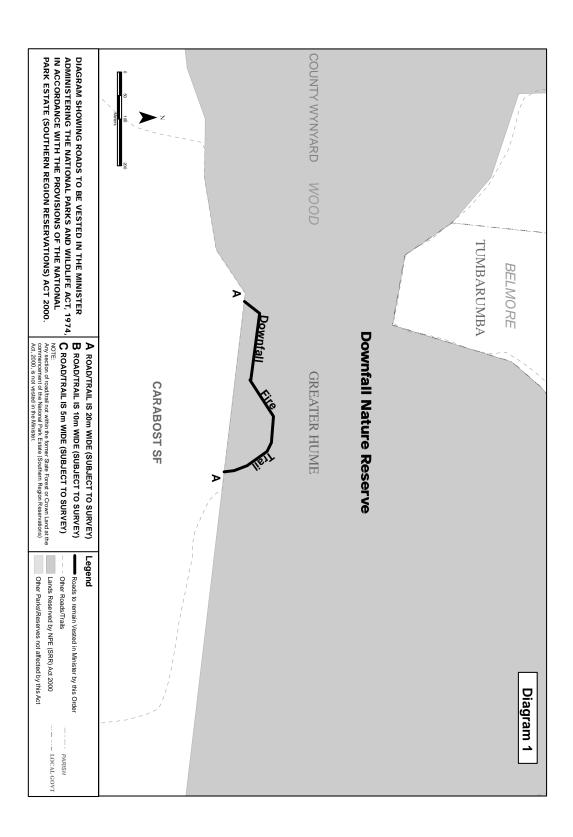
I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act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

- 1. The access road described in the Schedule hereunder is excluded from the reservation of Downfall Nature Reserve and is vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Downfall Nature Reserve.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Wynyard, Parish of Wood, Shire of Greater Hume, being the road within the land designated as 817-01 on the diagram catalogued as Misc R 00010 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by a heavy black line in the diagram following.



ORDER TO EXCLUDE ACCESS ROADS FROM ELLERSLIE NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF ELLERSLIE NATURE RESERVE

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

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

Phil Koperberg Minister for Climate Change, Environment and Water

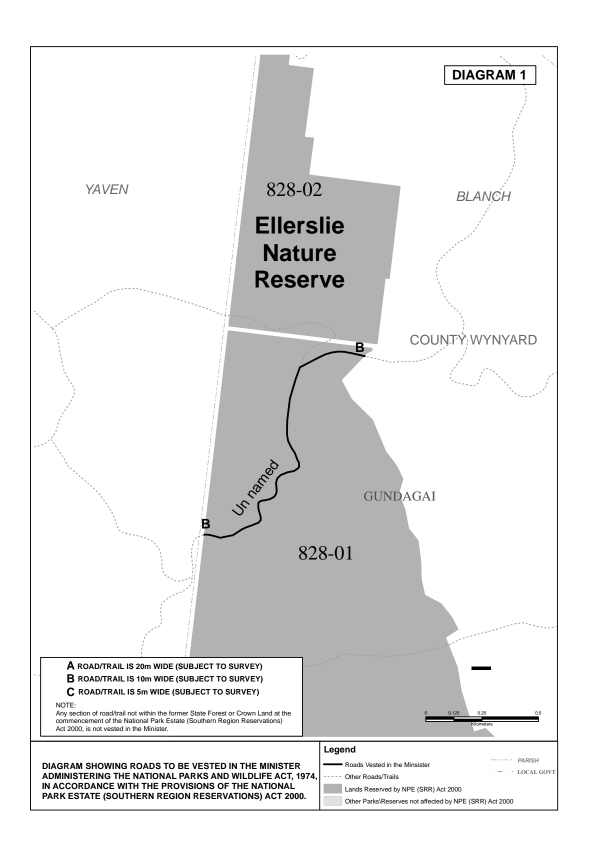
SCHEDULE

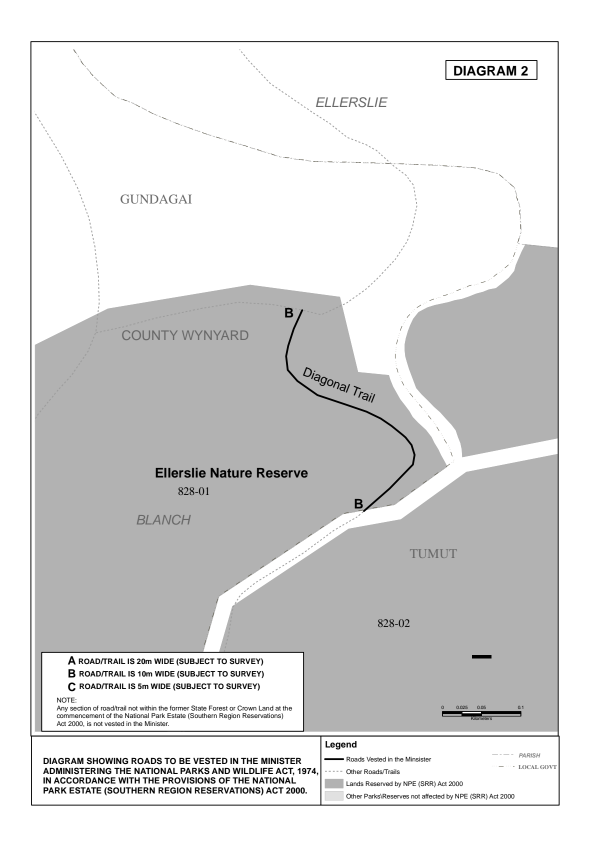
County of Wynyard, Parishes of Blanch and Wallace, Shire of Gundagai being:-

- 1. The formed roads 10 metres wide known as East Ridge Trail and South Ridge Trail within the land designated as 828-01 and 828-02 on the diagram catalogued as Misc R 00009 (Third Edition) in the New South Wales National Parks and Wildlife Service.
- 2. The roads within the land designated as 828-01 and 828-02 on the diagram catalogued as Misc R 00009 (Third Edition) in the New South Wales National Parks and Wildlife Service, and marked by heavy black lines in the diagrams following.

<u>Note</u>

Any section of Diagonal Trail, East Ridge Trail or South Ridge Trail constructed outside of the land referred to in the Schedule is not vested in the Minister and not affected by this Order. All road widths are measured as an offset from the centre line of the constructed road as at 1 January 2001.





ORDER TO EXCLUDE AN ACCESS ROAD FROM LIVINGSTONE NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF LIVINGSTONE NATIONAL PARK

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

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

Phil Koperberg Minister for Climate Change, Environment and Water

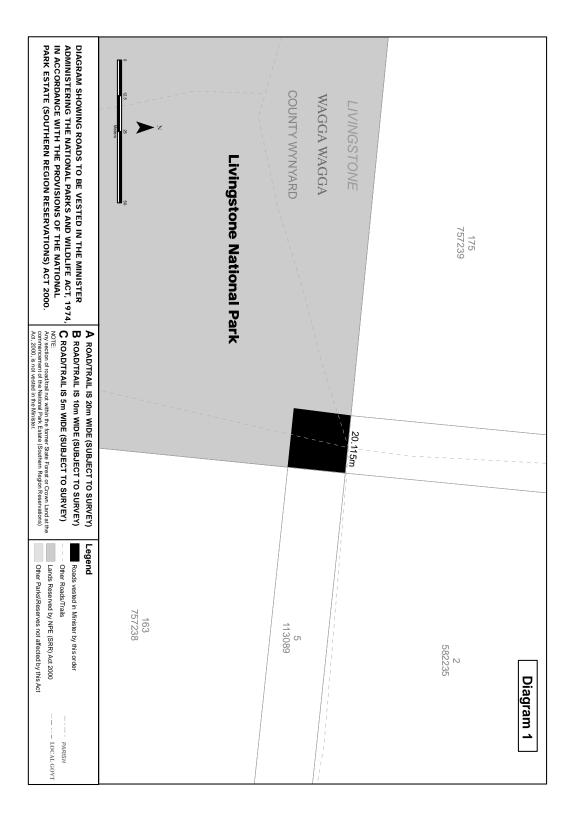
SCHEDULE

County of Wynyard, Parish of Livingstone, Shire of Wagga Wagga, being the road within the land designated as 157-01 on the diagram catalogued as Misc R 00010 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black marking in the diagram following.

<u>Note</u>

Any section of road constructed upon a public road reserve is not vested in the Minister.

9701



ORDER TO EXCLUDE ACCESS ROADS FROM MINJARY NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF MINJARY NATIONAL PARK

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

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

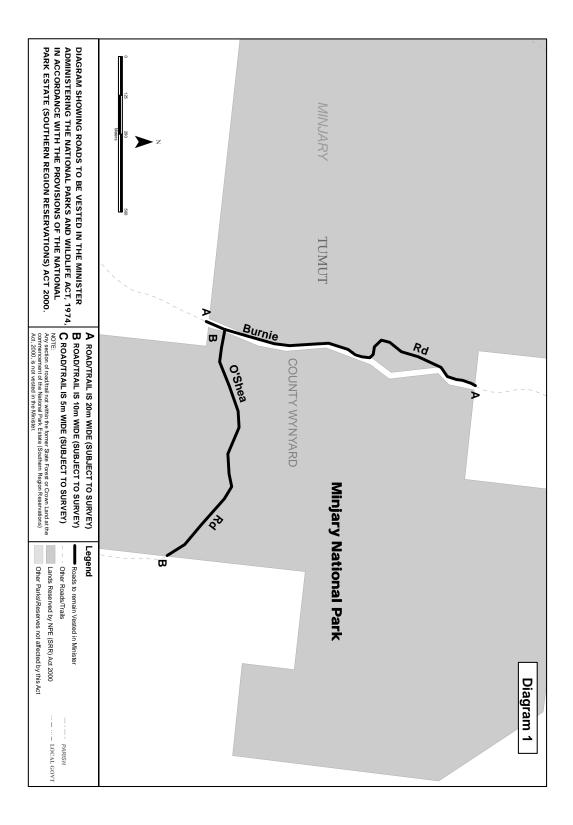
Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Wynyard, Parish of Minjary, Shire of Tumut, being the roads within the land designated as 158-01 on the diagram catalogued as Misc R 00015 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagram following.

<u>Note</u>

Any section of the roads constructed upon the public road reserve at the commencement of this Act, is not vested in the Minister. The road width is measured as an offset from the centreline of the constructed road as at 1 January 2001.



ORDER TO EXCLUDE ACCESS ROADS FROM MUDJARN NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF MUDJARN NATURE RESERVE

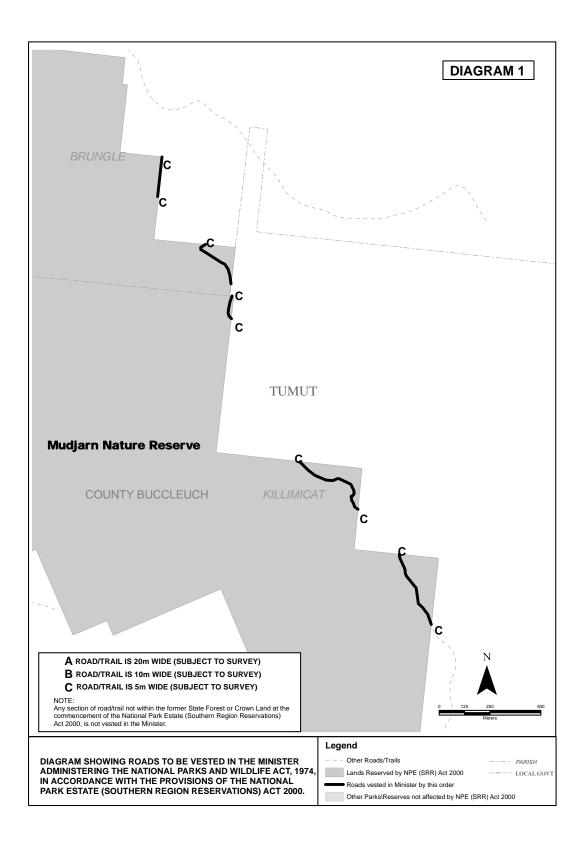
I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act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

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

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Buccleuch, Parish of Killimicat, Shire of Tumut, being the parts road within the land designated as 834-02 on the diagram catalogued as Misc R 00015 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagram following.



ORDER TO EXCLUDE ACCESS ROADS FROM NEST HILL NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF NEST HILL NATURE RESERVE

I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act 1916, by this my order declare, under Schedule 7 Clause8(6)(a)&(b):-

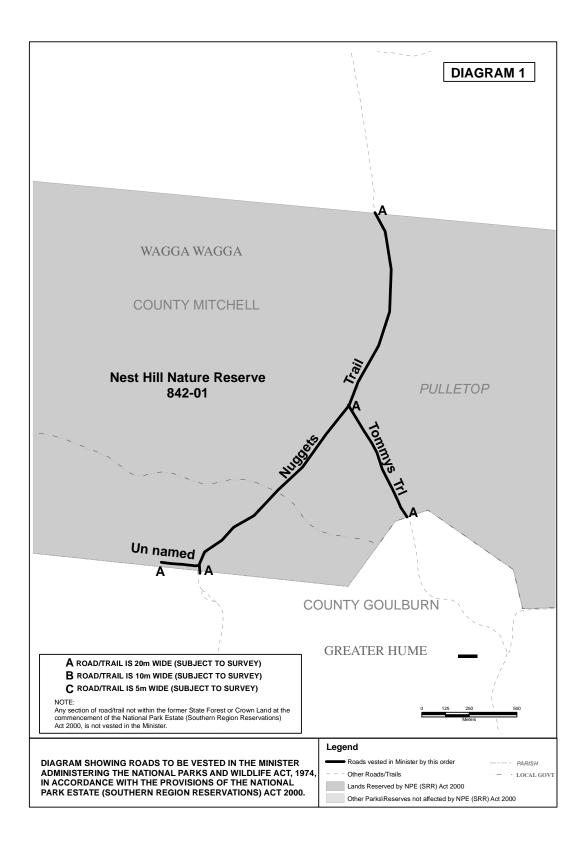
- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Nest Hill Nature Reserve and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Nest Hill Nature Reserve.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Mitchell, Parish of Pulletop, Shire of Wagga Wagga, being :-

1. The roads within the land designated as 842-01 on the diagram catalogued as Misc R 00003 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagram following.



ORDER TO EXCLUDE ACCESS ROADS FROM TALLAGANDA NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF TALLAGANDA NATIONAL PARK

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

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

Phil Koperberg Minister for Climate Change, Environment and Water

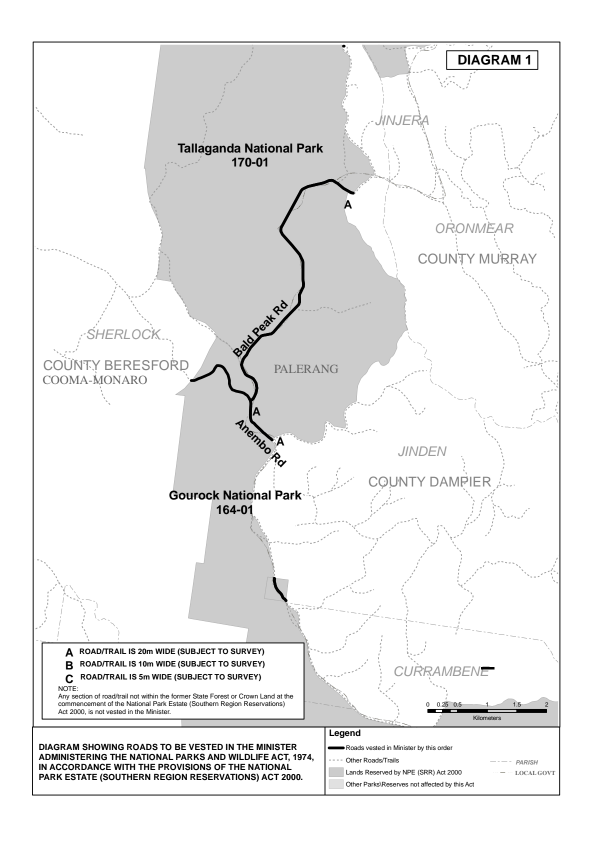
SCHEDULE

County of Murray, Parishes of Ballallaba, Palerang, Jinjera, Ollalulla, Mulloon and Thurralilly, Shires of Palerang and Cooma-Monaro, being:-

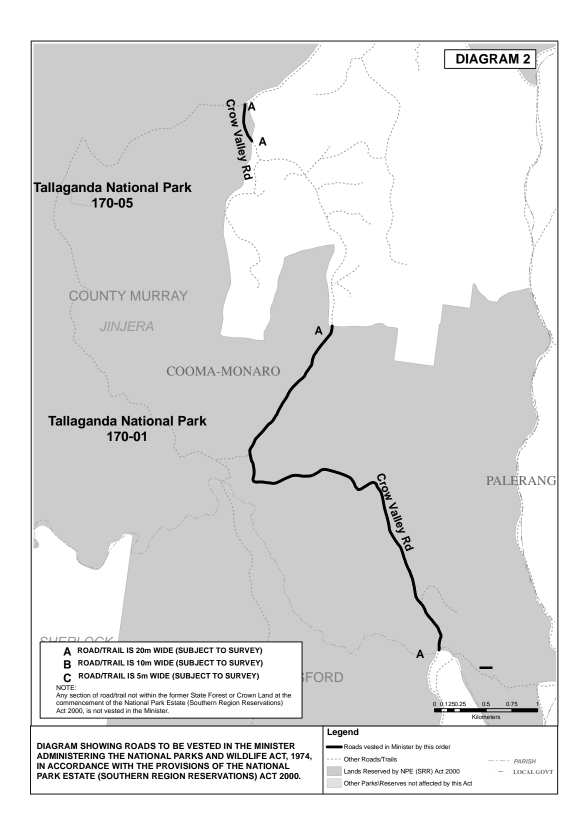
- 1. The roads within the land designated as 170-01 on the diagram catalogued as Misc R 00049, Misc R00050, Misc R00051, Misc R00056 and Misc R00058 (Third Editions) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagrams 1,2,4,5 and 6 following, and
- 2. The roads within the land designated as 170-02, 170-03 and 170-04 on the diagram catalogued as Misc R 000050(Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagram 3 following, and
- 3. The formed road known as Captains Flat Road within the land designated as 170-01 on the diagram catalogued as Misc R 00049 and Misc R 00050 (Third Edition) in the New South Wales National Parks and Wildlife Service, and
- 4. The formed road known as Wild Cattle Flat Road within the land designated as 170-01 and 170-02 on the diagram catalogued as Misc R 00050 (Third Edition) in the New South Wales National Parks and Wildlife Service, and
- 5. The formed roads known as Mulloon Fire Trail and Forbes Creek Road within the land designated as 170-01 on the diagram catalogued as Misc R 00058 (Third Edition) in the New South Wales National Parks and Wildlife Service.

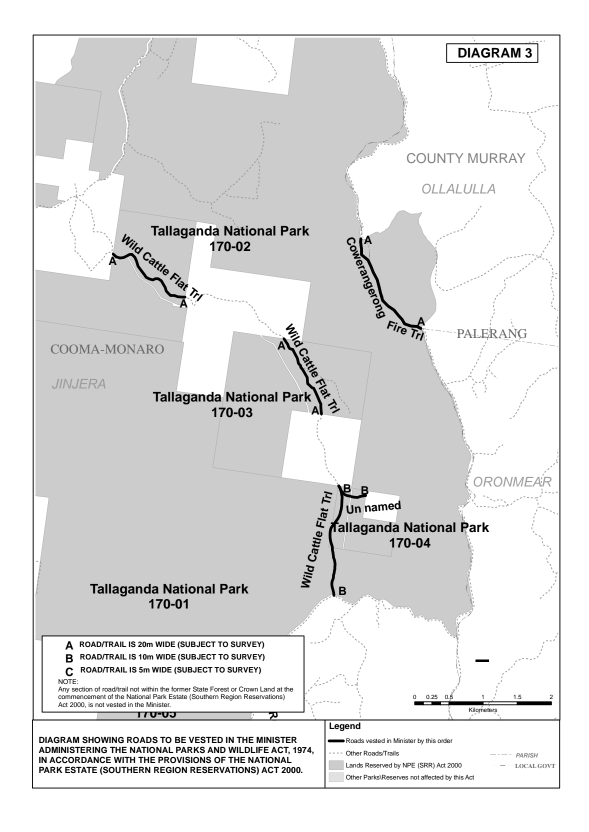
Note

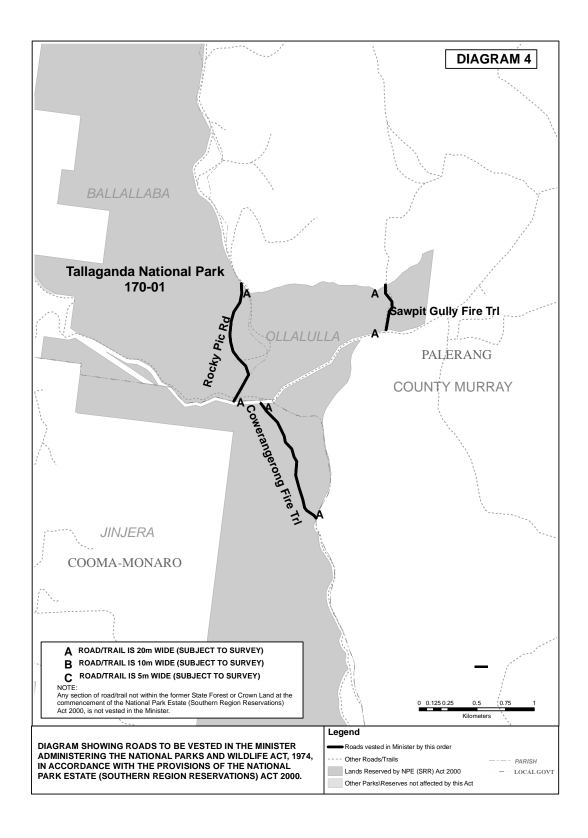
Any section of an access road constructed upon a public road reserve at the commencement of this Act, is not vested in the Minister. The road width for Captains Flat Road, Mulloon Fire Trail and Wild Cattle Flat Rd is twenty metres. The road width for all roads is measured as an offset from the centreline of the constructed road as at 1 January 2001.

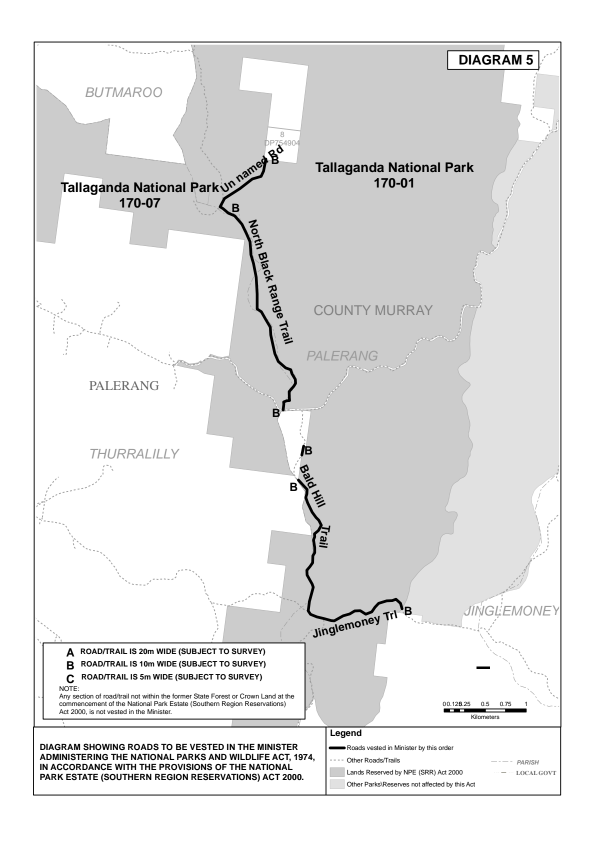


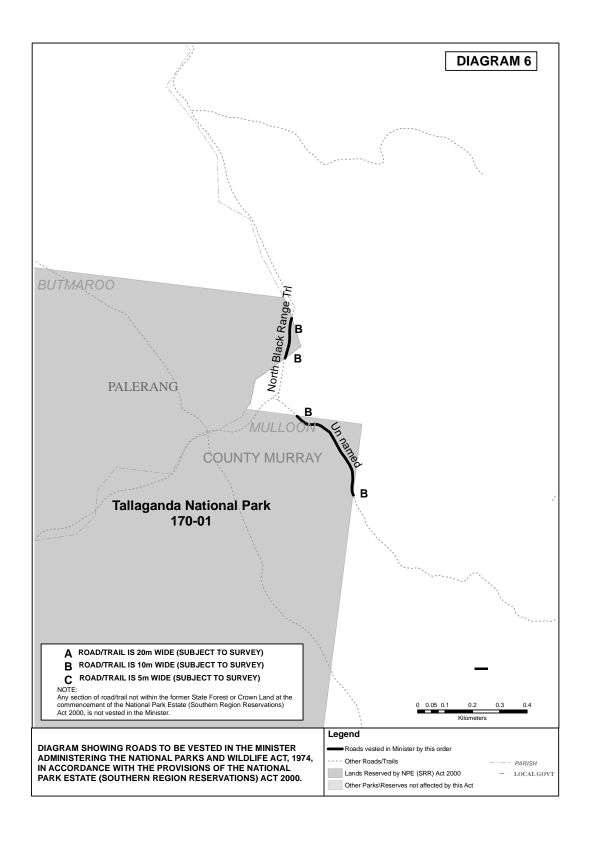
14 December 2007











ORDER TO EXCLUDE AN ACCESS ROAD FROM TINDERRY NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF TINDERRY NATURE RESERVE

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

- 1. The access road described in the Schedule hereunder is excluded from the reservation of Tinderry Nature Reserve and is vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Tinderry Nature Reserve.

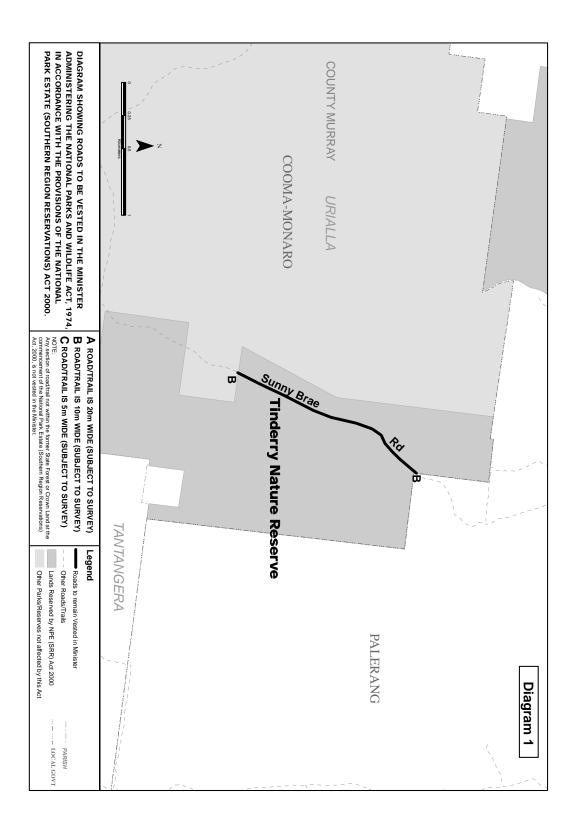
Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Murray, Parish of Urialla, Shire of Cooma-Monaro, being the road within the land designated as 535-02 on the diagram catalogued as Misc R 00044 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by a heavy black line in the diagram following.

Note

The road width is measured as an offset from the centreline of the constructed road as at 1 January 2001.



ORDER TO EXCLUDE ACCESS ROADS FROM WOOMARGAMA NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF WOOMARGAMA NATIONAL PARK

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

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

Phil Koperberg Minister for Climate Change, Environment and Water

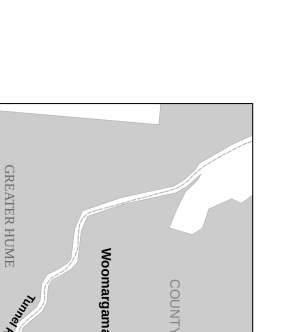
SCHEDULE

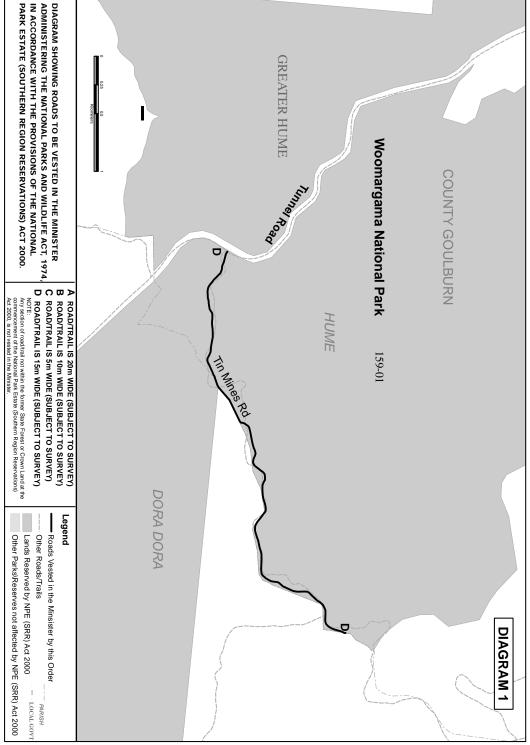
County of Goulburn, Parishes of Greater Hume, Hume, Dora Dora, Narra Narra WA, Vautier and Talmalmo, Shire of Greater Hume, being: -

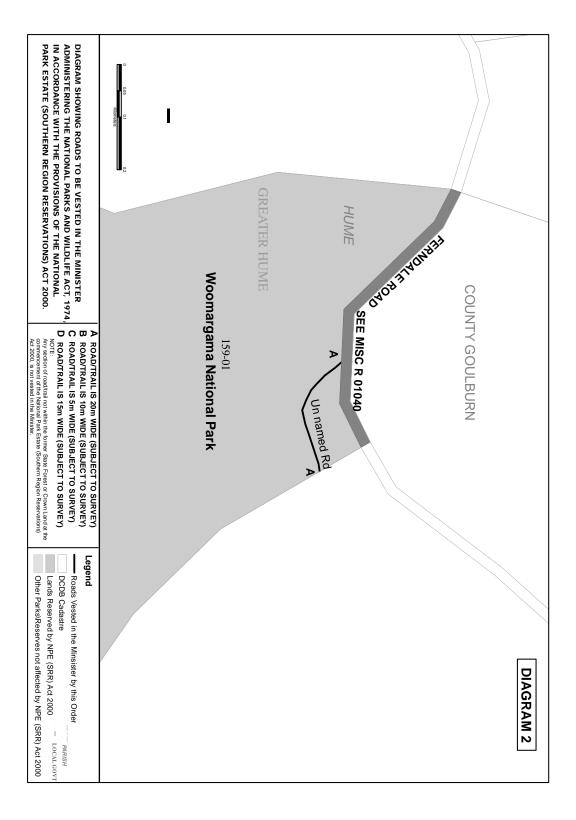
- 1. The formed road known as Tunnel Road within the land designated as 159-01 on the diagram catalogued as Misc R 00004 (Third Edition) in the New South Wales National Parks and Wildlife Service; and
- 2. The formed road known as Yenschs Road within the land designated as 159-01 on the diagrams catalogued as Misc R 00006 (Third Edition) and Misc R 00007 (Third Edition) in the New South Wales National Parks and Wildlife Service; and
- 3. The road within the land designated as 159-01 on the diagram catalogued as Misc R 00004 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown as Lot 1 in the diagram catalogued as Misc R 01040 in the New South Wales National Parks and Wildlife Service; and
- 4. The formed road within the land designated as 159-01 on the diagram catalogued as Misc R 00006 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown as the site of the 'Right of Way over Track in Use' in Deposited Plan 1009568; and
- 5. The roads within the land designated as 159-01 on the diagram catalogued as Misc R 00004 (Third Edition) in the New South Wales National Parks and Wildlife Service, and marked by heavy black lines in the diagrams following.

<u>Note</u>

Any section of road constructed upon a public road reserve at the commencement of this Act, is not vested in the Minister. The road width for the site of the 'Right of Way over Track in Use' in Deposited Plan 1009568 is ten metres. All roads are measured as an offset from the centre line of the constructed road as at 1 January 2001.







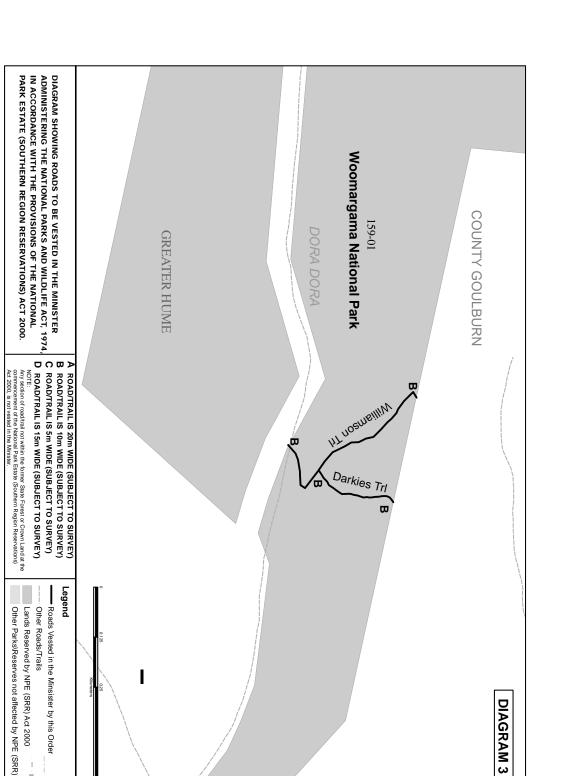
Other Parks\Reserves not affected by NPE (SRR) Act 2000

Lands Reserved by NPE (SRR) Act 2000

Ì LOCAL GOV

PARISH

Other Roads/Trails



ORDER TO EXCLUDE AN ACCESS ROAD FROM YANUNUNBEYAN NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF YANUNUNBEYAN NATIONAL PARK

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

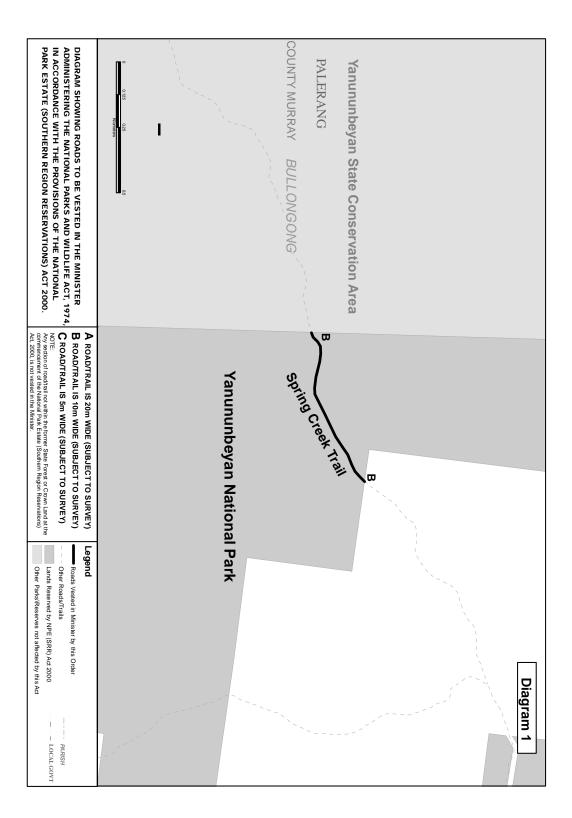
- The access road described in the Schedule hereunder is excluded from the reservation of Yanununbeyan National Park and is vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Yanununbeyan National Park.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Murray, Parish of Bullongong, Shire of Palerang, being the road within the land designated as 171-01 on the diagram catalogued as Misc R 000044 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by a heavy black line in the diagram following.

<u>Note</u>



ORDER TO EXCLUDE ACCESS ROADS FROM YAOUK NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF YAOUK NATURE RESERVE

I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act 1916, by this my order declare, under Schedule 7 Clause8(6)(a)&(b):-

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

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

Counties of Cowley and Beresford, Parishes of Duncan, Brest and Yaouk, Shire of Cooma-Monaro, being:-

- 1. The roads known as Brest Fire Trail and Jones Creek Fire Trail within the land designated as 845-03 on the diagram catalogued as Misc R 00029 (Third Edition) in the New South Wales National Parks and Wildlife Service.
- 2. The road known as Nalyappa Trail within the land designated as 845-02 on the diagram catalogued as Misc R 00028 (Third Edition) in the New South Wales National Parks and Wildlife Service.

Note

Any section of Brest Fire Trail, Jones Creek Fire Trail or Nalyappa Trail constructed outside of the land designated as 845-02 or 845-03 on the diagrams catalogued as Misc R 000028 (Third Edition) and Misc R 00029 (Third Edition) in the New South Wales National Parks and Wildlife Service is not vested in the Minister. The road widths are measured as a five metre offset from the centreline of the constructed road as at 1 January 2001.

ORDER TO EXCLUDE AN ACCESS ROAD FROM WORRIGEE NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF WORRIGEE NATURE RESERVE

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

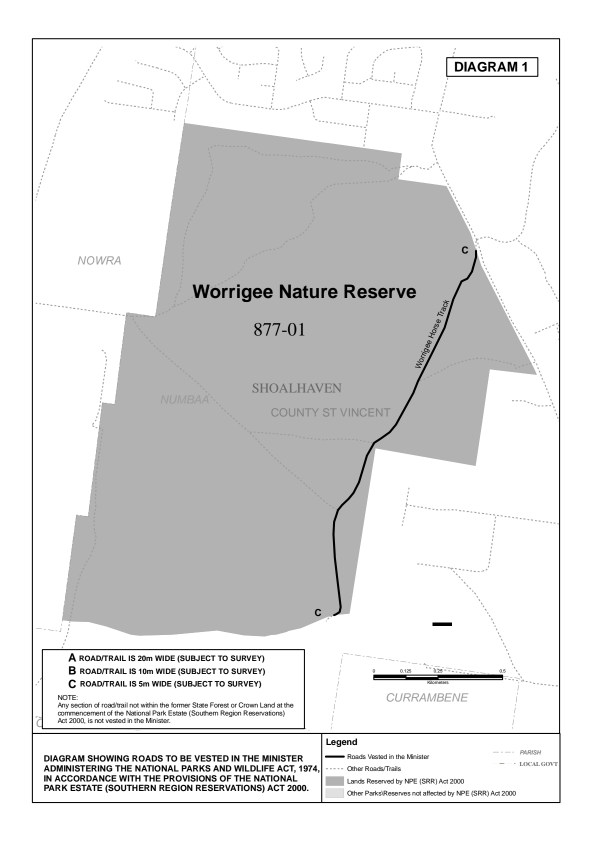
- 1. The access road described in the Schedule hereunder is excluded from the reservation of Worrigee Nature Reserve and is vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Worrigee Nature Reserve.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of St Vincent, Parish of Numbaa, City of Shoalhaven, being the road within the land designated as 877-01 on the diagram catalogued as Misc R 00086 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by a heavy black line in the Diagram 1 following.

<u>Note</u>



ORDER TO EXCLUDE AN ACCESS ROAD FROM BANGADILLY NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF BANGADILLY NATIONAL PARK

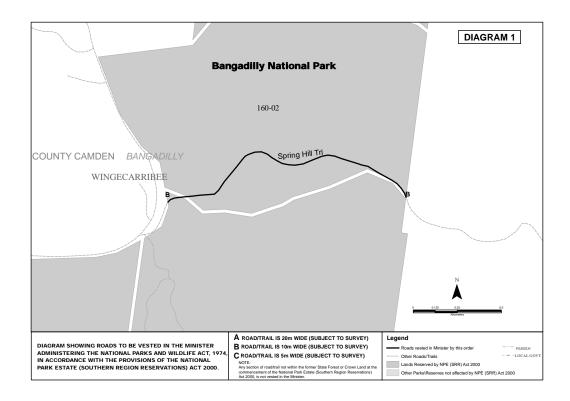
I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act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

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

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Camden, Parish of Bangadilly, Shire of Wingecarribee, being the road within the land designated as 160-02 on the diagrams catalogued as Misc R 00074(Third Edition) and Misc R 00075 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by a heavy black line in the Diagram 1 following.



<u>Note</u>

ORDER TO EXCLUDE ACCESS ROADS FROM BARNUNJ STATE CONSERVATION AREA AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF BARNUNJ STATE CONSERVATION AREA

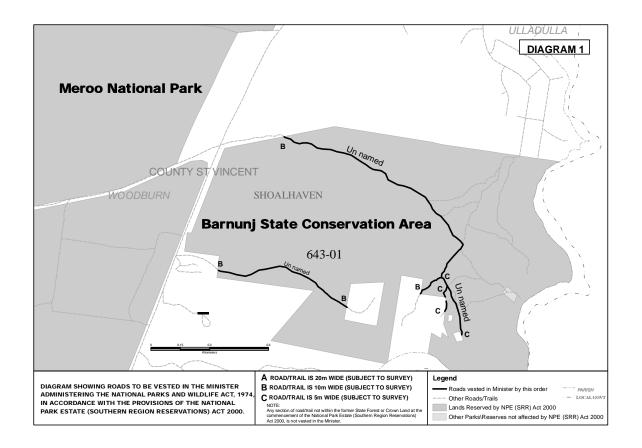
I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act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

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

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of St Vincent, Parish of Woodburn, City of Shoalhaven, being the roads within the land designated as 643-01 on the diagram catalogued as Misc R 00090 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the Diagram 1 following.



<u>Note</u>

ORDER TO EXCLUDE ACCESS ROADS FROM BEES NEST NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF BEES NEST NATURE RESERVE

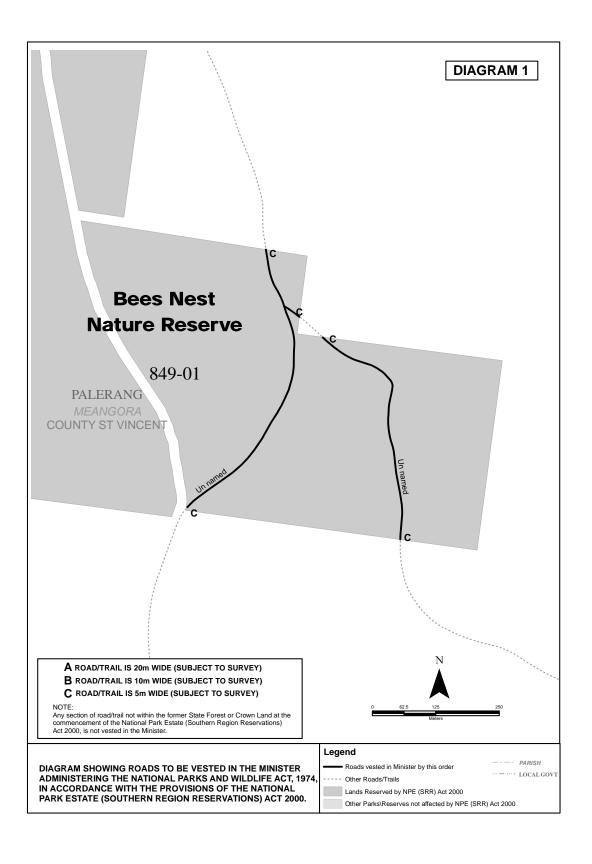
I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act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

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

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of St Vincent, Parish of Meangora, Shire of Palerang, being the roads within the land designated as 849-01 on the diagram catalogued as Misc R 00071 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the Diagram 1 following.



Note

ORDER TO EXCLUDE ACCESS ROADS FROM BUDDEROO NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF BUDDEROO NATIONAL PARK

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

- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Budderoo National Park and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded or previously excluded by separate Order are reserved as part of Budderoo National Park.

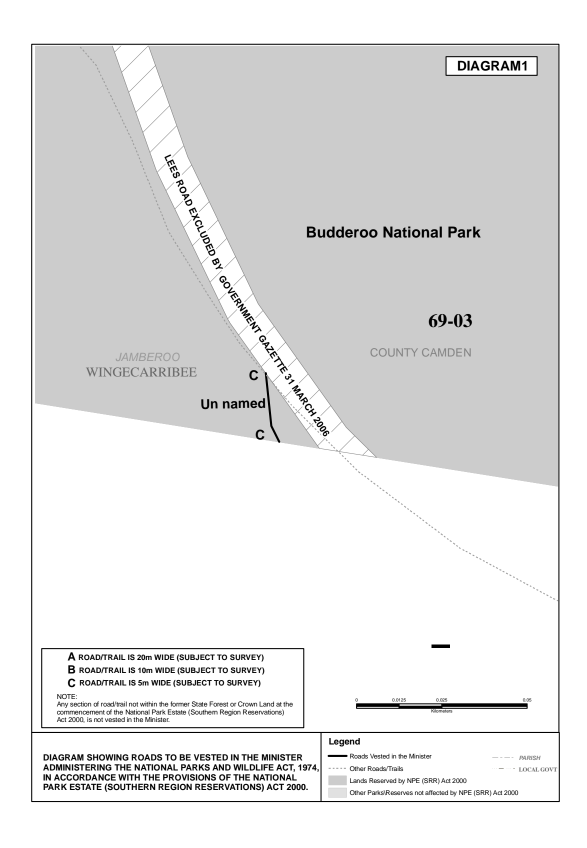
Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Camden, Parishes of Yarrawa, Jamberoo and Wallaya Local Government areas of City of Shoalhaven, Municipality of Kiama and Wingecarribee Shire, being:

- i) The road 10 metres wide within the land designated as 69-01 on the diagram catalogued as Misc R 00079 (Third Edition) in the New South Wales National Parks and Wildlife Service and identified in DP 1019536 as the site of the easement for right of way for the track in use over the former Yarrawa State Forest, and
- ii) The roads known as Carrington Falls Road and Cloonty Rd within the land designated as 69-04 on the diagram catalogued as Misc R 00078 (Third Edition) in the New South Wales National Parks and Wildlife Service , and
- iii) The road within the land designated as 69-03 on the diagram catalogued as Misc R 00078 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by a heavy black line in the Diagram 1 following.

Note



ORDER TO EXCLUDE ACCESS ROADS FROM BUGONG NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF BUGONG NATIONAL PARK

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

- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Bugong National Park and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded or previously excluded by separate Order are reserved as part of Bugong National Park.

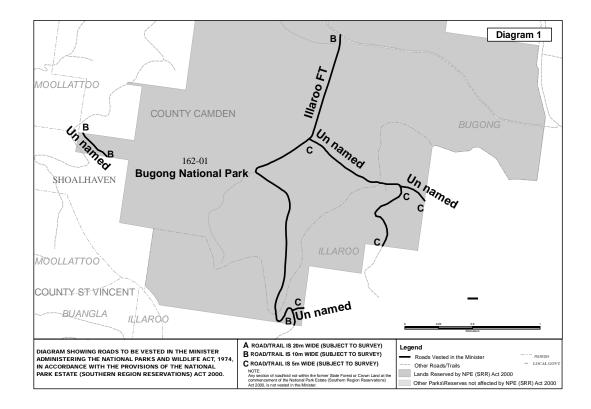
Phil Koperberg Minister for Climate Change, Environment and Water

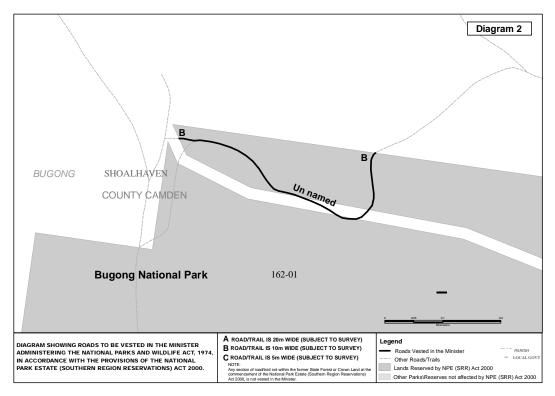
SCHEDULE

County of Camden; Parishes of Bugong and Illaroo; City of Shoalhaven, within the land designated as 162-01 on the diagram catalogued as Misc R 00080 (Third Edition) in the New South Wales National Parks and Wildlife Service, being:

- 1. Lot 1 and Lot 2 in Miscellaneous Plan R01000 held in the Parks and Wildlife Division of the Department of Environment and Conservation and known as Abernethys Rd; and
- 2. the roads shown by heavy black lines in the Diagrams 1 and 2 following.

<u>Note</u>





ORDER TO EXCLUDE ACCESS ROADS FROM CAMBEWARRA RANGE NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF CAMBEWARRA RANGE NATURE RESERVE

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

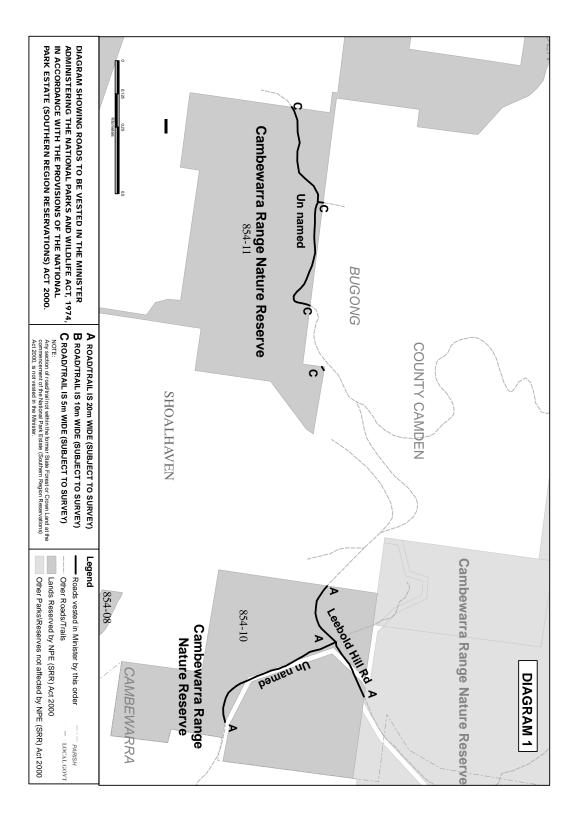
- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Cambewarra Range Nature Reserve and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Cambewarra Range Nature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

Phil Koperberg Minister for Climate Change, Environment and Water

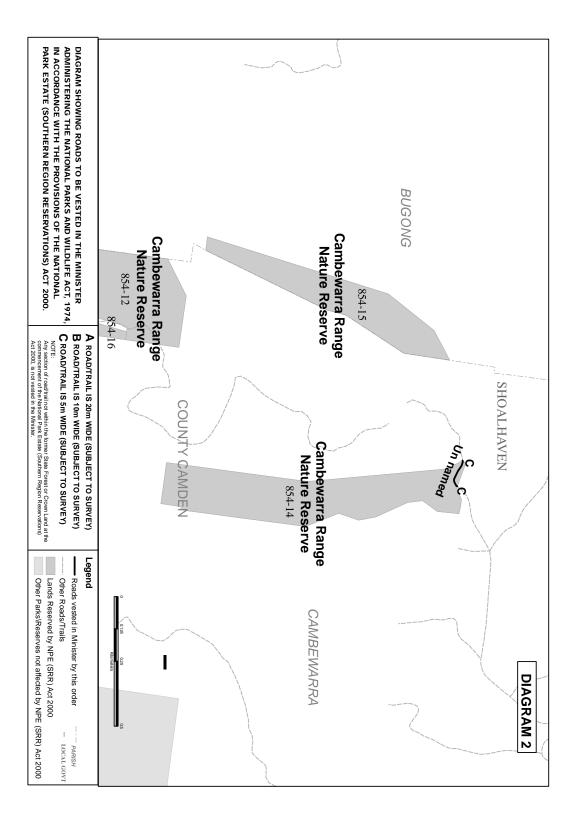
SCHEDULE

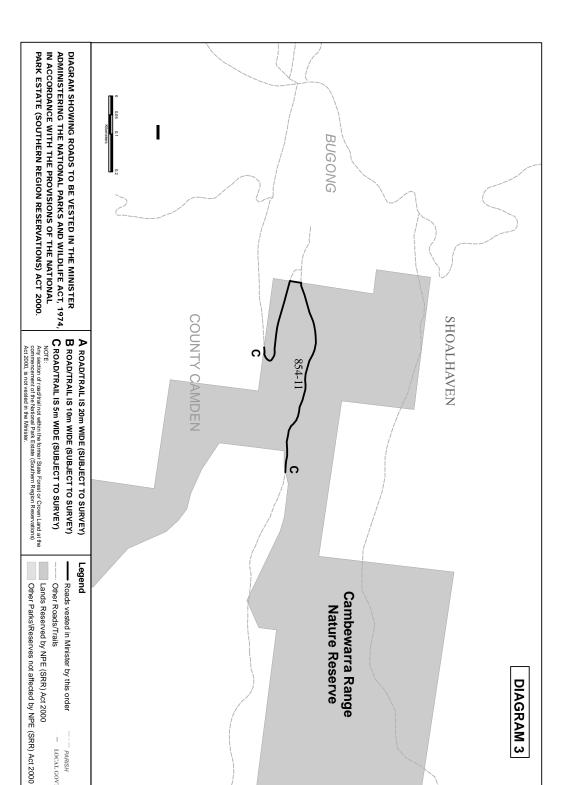
County of Camden, Parishes of Bugong and Cambewarra, City of Shoalhaven, being the roads within the land designated as 854-08, 854-10, 854-11 and 854-14 on the diagrams catalogued as Misc R 00079 (Third Edition) and Misc R 00080 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the Diagrams 1 to 4 following.

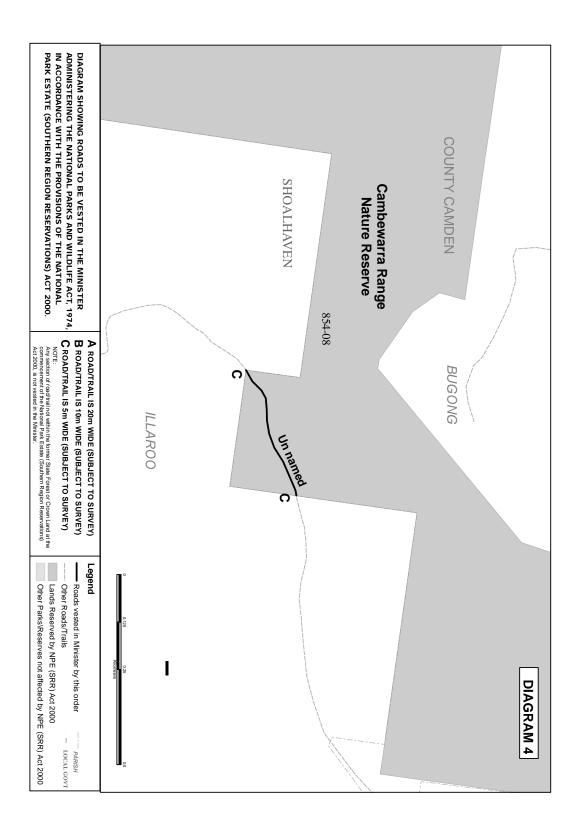
<u>Note</u>











ORDER TO EXCLUDE ACCESS ROADS FROM CLYDE RIVER NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF CLYDE RIVER NATIONAL PARK

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

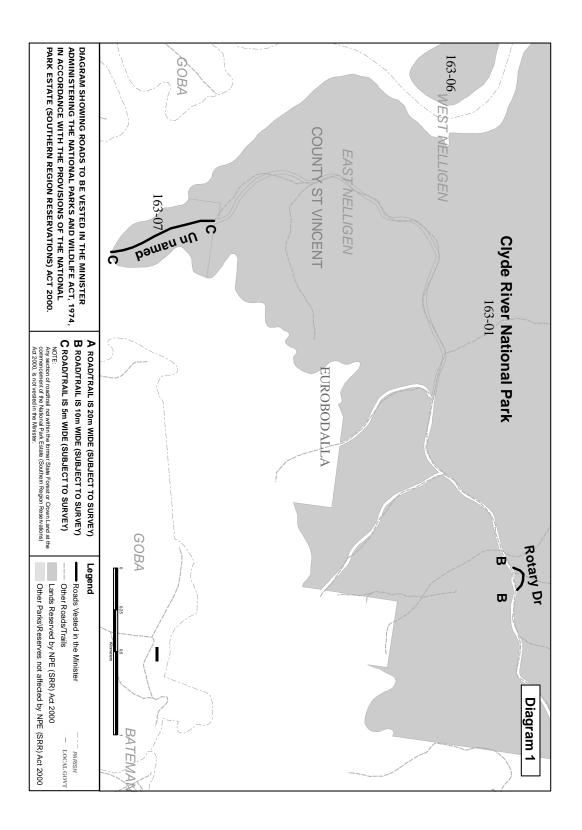
- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Clyde River National Park and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Clyde River National Park.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of St Vincent, Parish of East Nelligen, Shire of Eurobodalla, being the roads within the land designated as 163-01 and 163-07 on the diagram catalogued as Misc R 00092 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the Diagram 1 following.

<u>Note</u>



ORDER TO EXCLUDE AN ACCESS ROAD FROM COLYMEA STATE CONSERVATION AREA AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF COLYMEA STATE CONSERVATION AREA

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

- 1. The access road described in the Schedule hereunder is excluded from the reservation of Colymea State Conservation Area and is vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Colymea State Conservation Area.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of St Vincent, Parish of Buangla, City of Shoalhaven, being the formed road known as Yalwal Road within the land designated as 641-01 on the diagram catalogued as Misc R 00081 (Third Edition) in the New South Wales National Parks and Wildlife Service.

Note

ORDER TO EXCLUDE ACCESS ROADS FROM CONJOLA NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF CONJOLA NATIONAL PARK

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

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

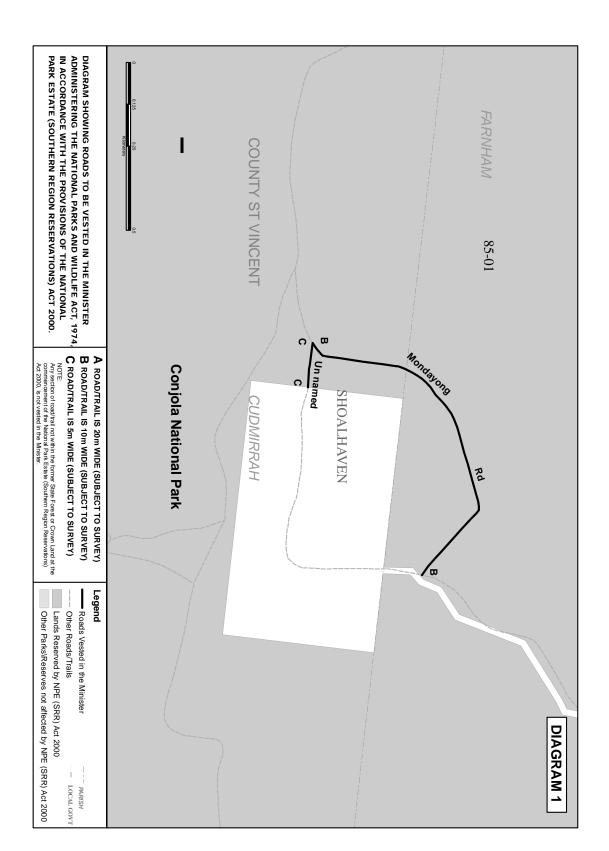
Phil Koperberg Minister for Climate Change, Environment and Water

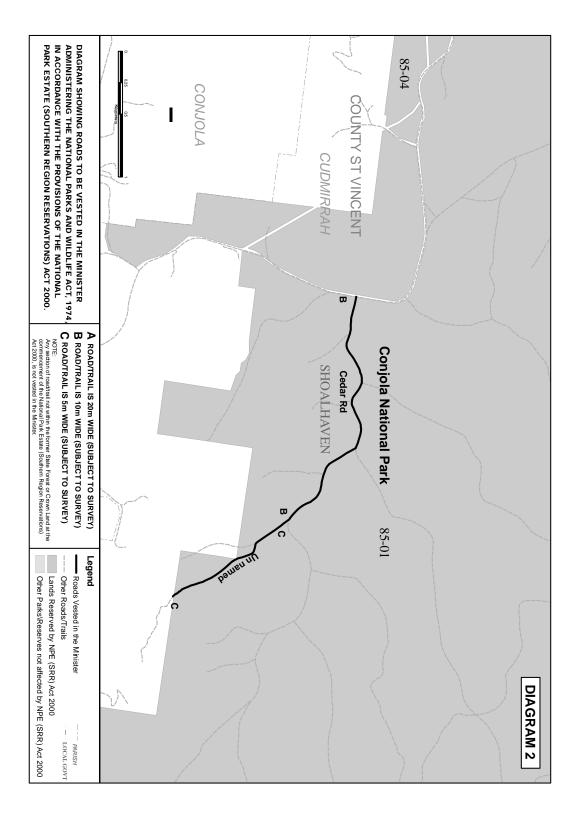
SCHEDULE

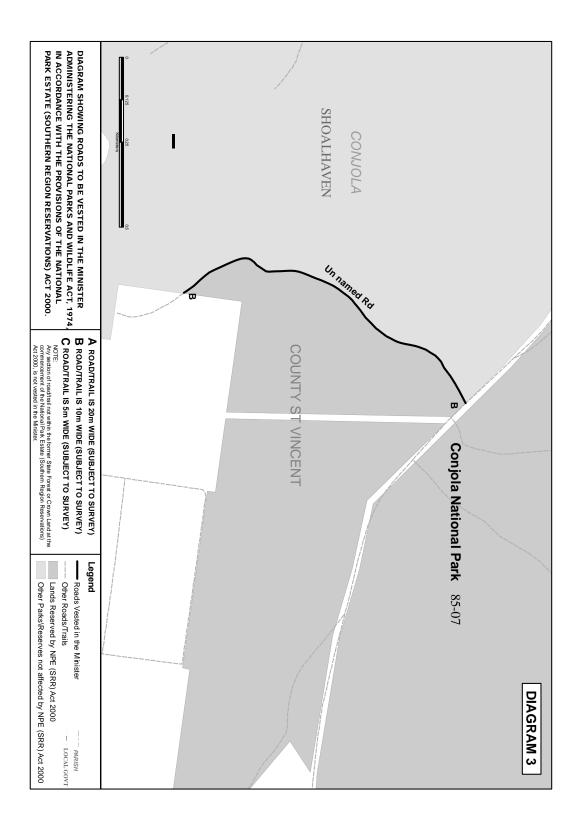
County of St Vincent, Parishes of Conjola, Cudmirrah and Farnham, City of Shoalhaven, within the land designated as 85-01 and 85-07 on the diagram catalogued as Misc R 00083 (Third Edition) in the New South Wales National Parks and Wildlife Service, being:

- i) the land identified in DP 830753 as the site of the easement for right of way 20 metres wide over the former Conjola State Forest, and
- ii) the roads shown by heavy black lines in the Diagrams 1-3 following.

<u>Note</u>







NEW SOUTH WALES GOVERNMENT GAZETTE No. 182

ORDER TO EXCLUDE AN ACCESS ROAD FROM CORRAMY STATE CONSERVATION AREA AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF CORRAMY STATE CONSERVATION AREA

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

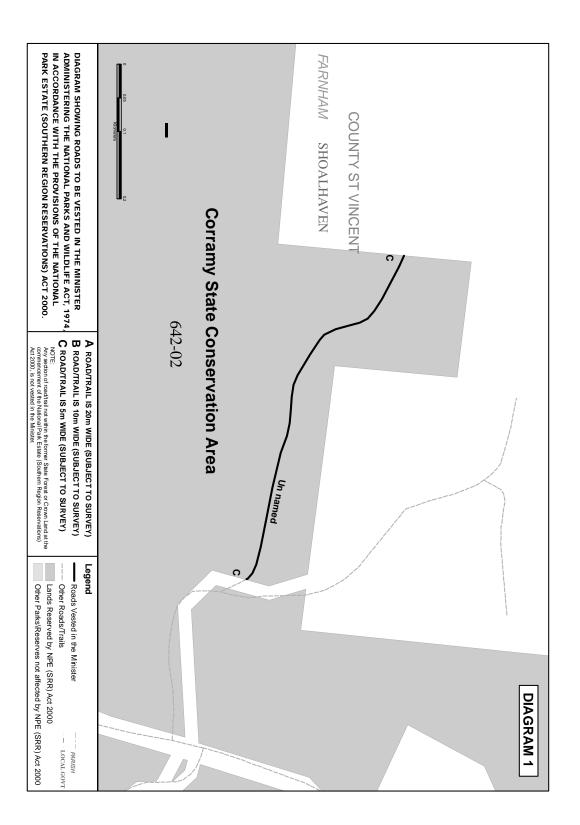
- 1. The access road described in the Schedule hereunder is excluded from the reservation of Corramy State Conservation Area and is vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Corramy State Conservation Area.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of St Vincent, Parish of Farnham, City of Shoalhaven, being the road within the land designated as 642-02 on the diagram catalogued as Misc R 00082 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by a heavy black line in the Diagram 1 following.

<u>Note</u>



ORDER TO EXCLUDE AN ACCESS ROAD FROM JOADJA NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF JOADJA NATURE RESERVE

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

- 1. The access road described in the Schedule hereunder is excluded from the reservation of Joadja Nature Reserve and is vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Joadja Nature Reserve.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Camden, Parishes of Bullio, Joadja and Wanganderry, Shire of Wingecarribee, being the formed road known as Wombeyan Caves Road within the land designated as 861-01 on the diagram catalogued as Misc R 00074 (Third Edition) in the New South Wales National Parks and Wildlife Service.

Note

Any section of Wombeyan Caves Road constructed upon the public road reserve at the commencement of this Act, is not vested in the Minister. The road width for Wombeyan Caves Road is measured as a ten metre offset from the centreline of the constructed road as at 1 January 2001.

ORDER TO EXCLUDE ACCESS ROADS FROM MEROO NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF MEROO NATIONAL PARK

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

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

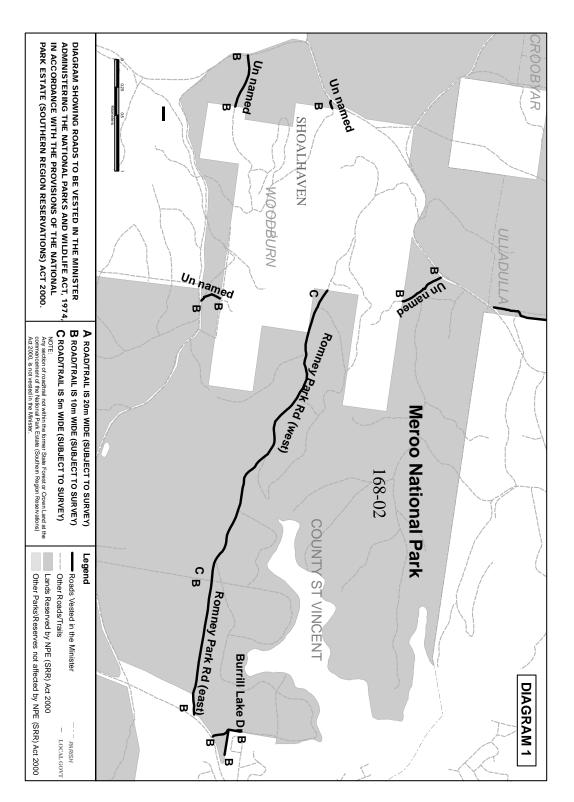
Phil Koperberg Minister for Climate Change, Environment and Water

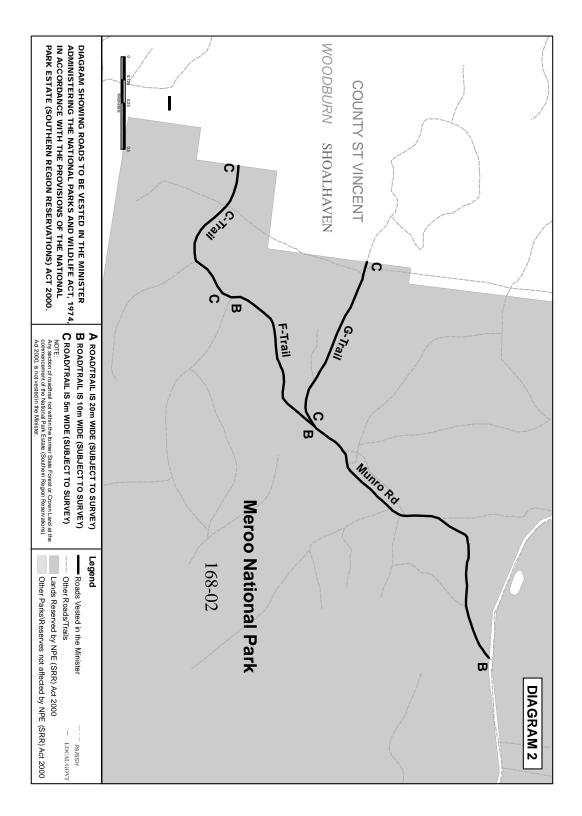
SCHEDULE

County of St Vincent, Parish of Woodburn, City of Shoalhaven, within the land designated as 168-02 on the diagram catalogued as Misc R 00090 (Third Edition) in the New South Wales National Parks and Wildlife Service, being:

- i) the land identified in DP 1018037 as the site of the easement for right of way 22.86 metres wide and variable width over the former Woodburn State Forest, and
- ii) the land identified in DP 640989 as the site of the easement for right of way 20 metres wide over the former Woodburn State Forest, and
- iii) the land identified in DP 269132 as the site of the easement for right of way for the track in use over the former Woodburn State Forest and deemed to 10 metres in width, and
- iv) the roads shown by heavy black lines in the Diagrams 1 and 2 following.

<u>Note</u>





ORDER TO EXCLUDE ACCESS ROADS FROM MORTON NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF MORTON NATIONAL PARK

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

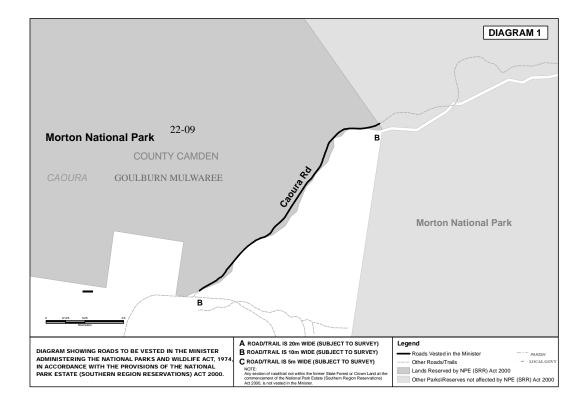
- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Morton National Park and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded or previously excluded by separate Order are reserved as part of Morton National Park.

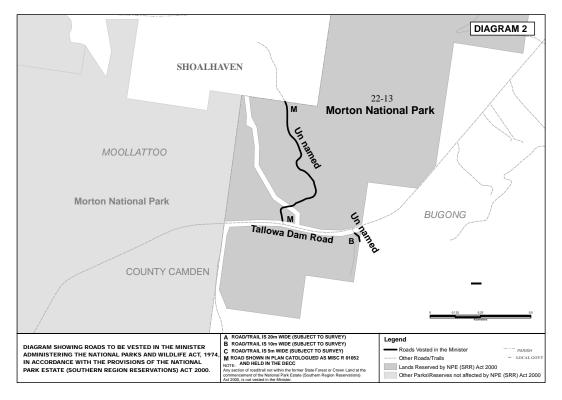
Phil Koperberg Minister for Climate Change, Environment and Water

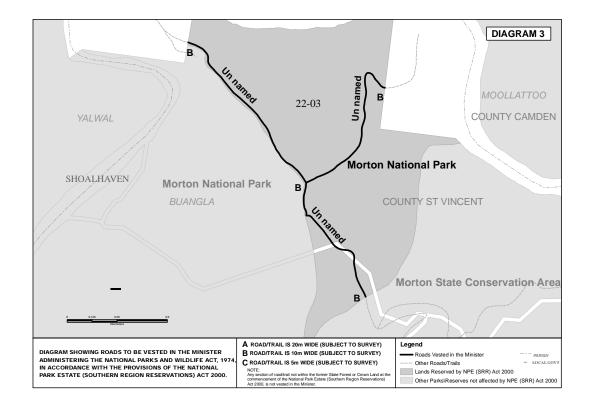
SCHEDULE

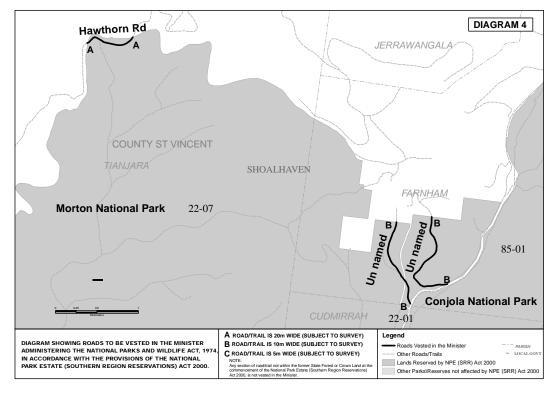
Counties of Camden and St Vincent; Parishes of Buangla, Bugong, Caoura, Conjola, Croobyar, Cudmirrah, Farnham, Little Forest, Tianjara, Ulladulla, Wog Wog, Woodburn, Yadboro and Yarrunga: Local Government areas of Palerang Shire, Wingecarribee Shire and the City of Shoalhaven, within the land designated as 22-01, 22-02, 22-03, 22-05, 22-06, 22-07, 22-08, 22-09, 22-13, 22-24 and 22-26 on the diagrams catalogued as Misc R 00073, Misc R 00076, Misc R 00077, Misc R 00079, Misc R 00080, Misc R 00082, Misc R 00083 and Misc R 00089 (all Third Editions) in the New South Wales National Parks and Wildlife Service, being:

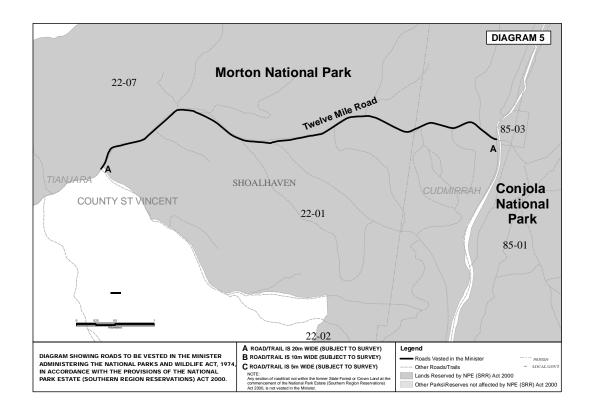
- the land identified in DP 268383 as the site of the easement for right of way for the track in use over the former Croobyar State Forest and as shown in the plan catalogued as Misc R 01050 and held in the Department of Environment and Climate Change, and
- ii) the land identified in DP 645467 as the site of the easement for right of way 20 metres wide over the former Croobyar State Forest, and
- iii) the land identified in DP 646332 as the site of the easement for right of way 20 wide and variable over the former Croobyar State Forest, and
- iv) the land identified in DP 1015570 as the site of the easement for right of way of variable width over the former McDonald State Forest, and
- v) the land identified in DP 1034355 as the site of the easement for right of way 20 wide and variable over the former Croobyar State Forest, and
- vi) the land identified in DP 824383 as the site of the easement for right of way 20 wide over the former Crown land, and
- vii) the roads shown by heavy black lines in the Diagrams 1 to 15 following.

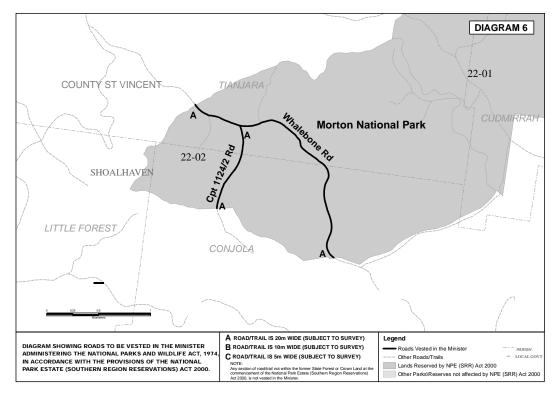


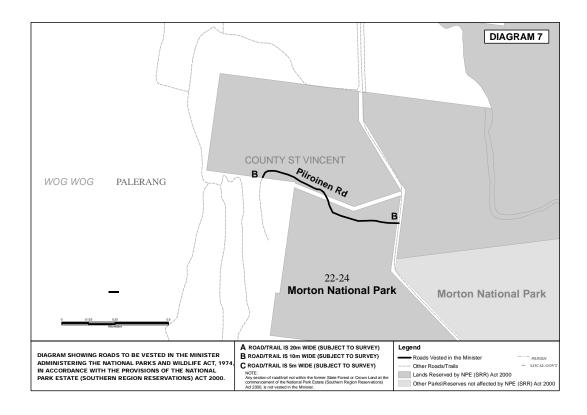


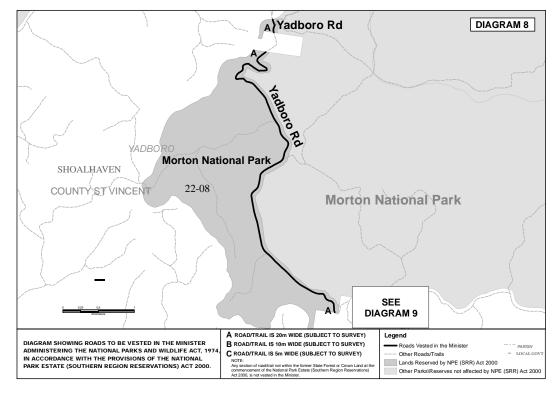


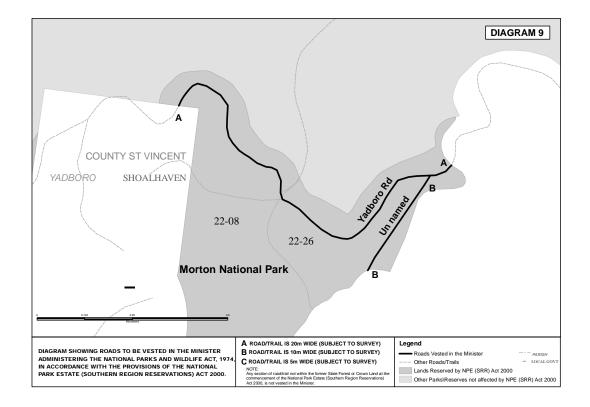


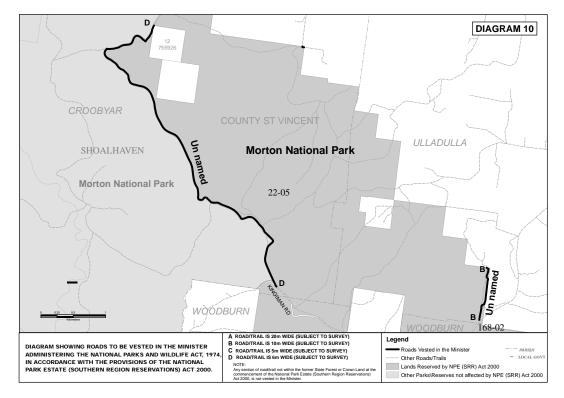


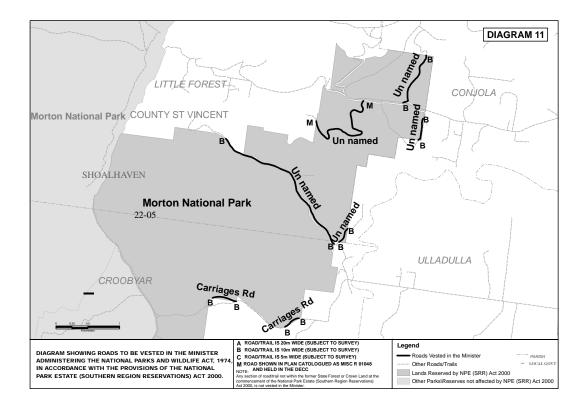


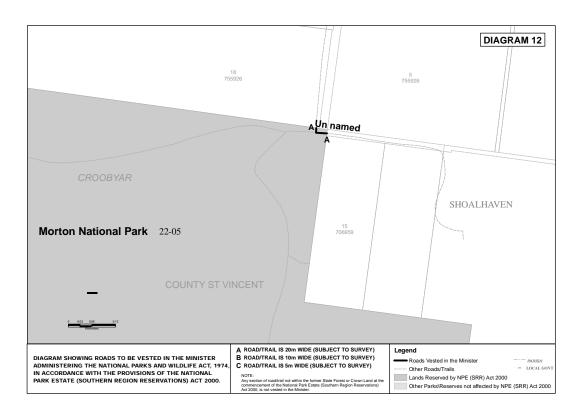


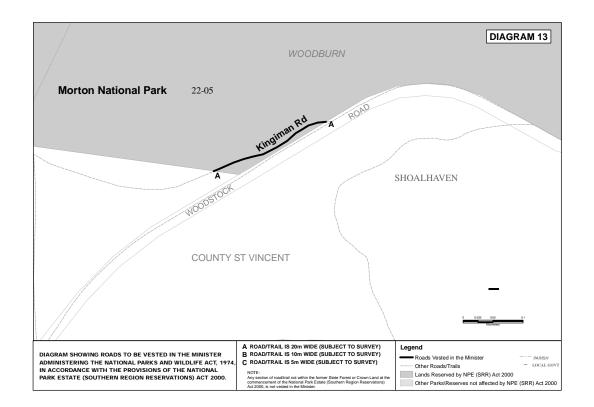


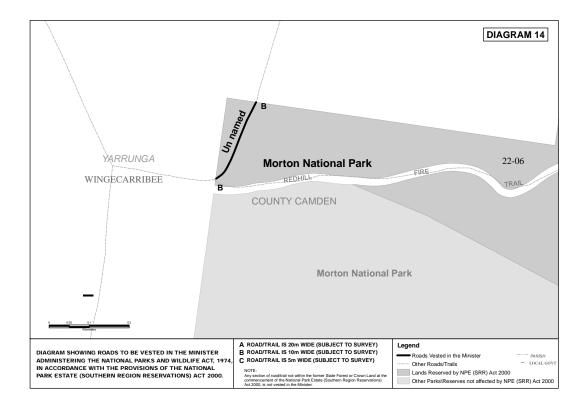


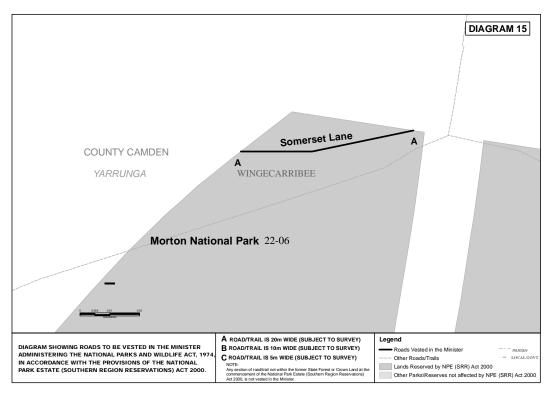












Note

ORDER TO EXCLUDE ACCESS ROADS FROM MURRAMARANG NATIONAL PARK AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF MURRAMARANG NATIONAL PARK

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

- The access roads described in the Schedule hereunder are excluded from the reservation of Murramarang National Park and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded or previously excluded by separate Order are reserved as part of Murramarang National Park.

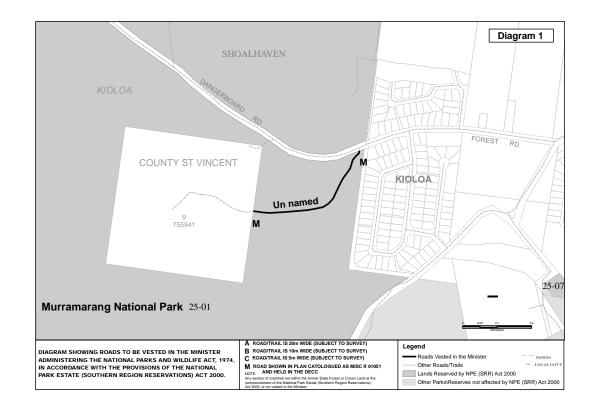
Phil Koperberg Minister for Climate Change, Environment and Water

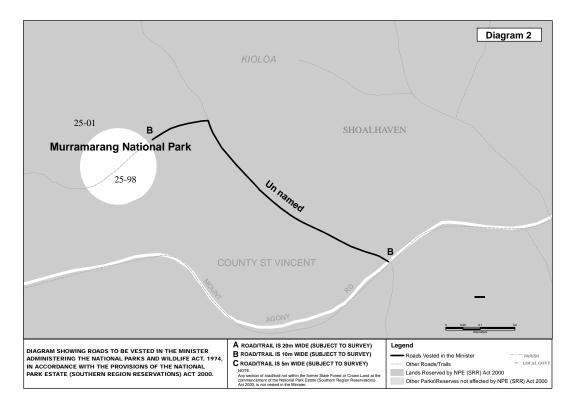
SCHEDULE

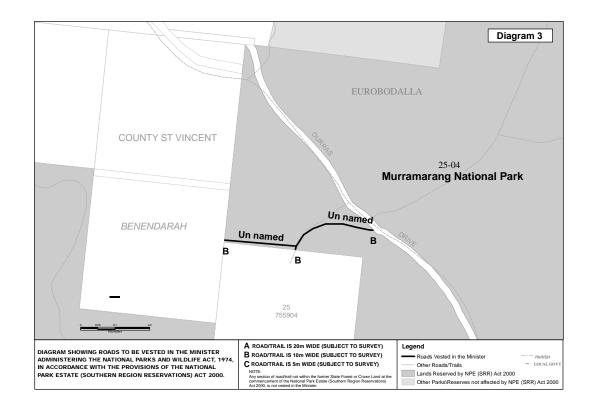
County of St Vincent, Parishes of Benandarah and Kioloa, Local Government areas of City of Shoalhaven and Eurobodalla Shire, within the land designated as 25-01,25-04 and 25-05 on the diagrams catalogued as Misc R 00091 and Misc R00092 (Third Editions) in the New South Wales National Parks and Wildlife Service, being:

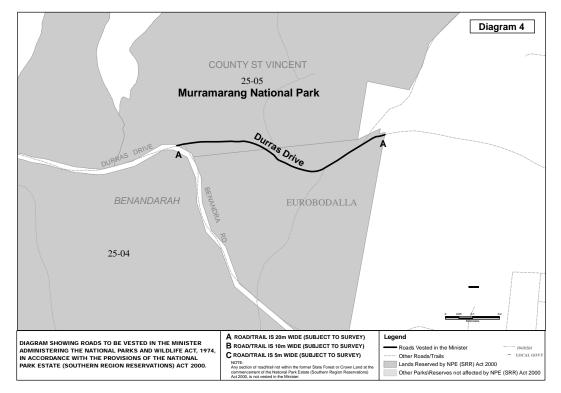
- i) the land identified in DP 1000517 as the site of the easement for right of way for the track in use over the former South Brooman State Forest and excluded at 10 metres in width, and
- ii) the land shown as Lot in the diagram catalogued as Misc R 01027 in the New South Wales National Parks and Wildlife Service, and
- iii) the roads shown by heavy black lines in the Diagrams 1-5 following.

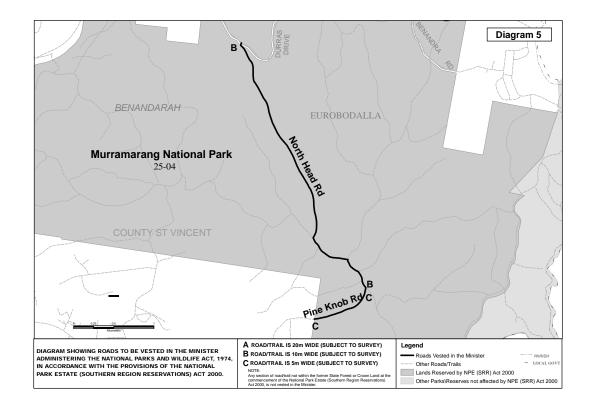
<u>Note</u>











ORDER TO EXCLUDE ACCESS ROADS FROM SALTWATER SWAMP NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF SALTWATER SWAMP NATURE RESERVE

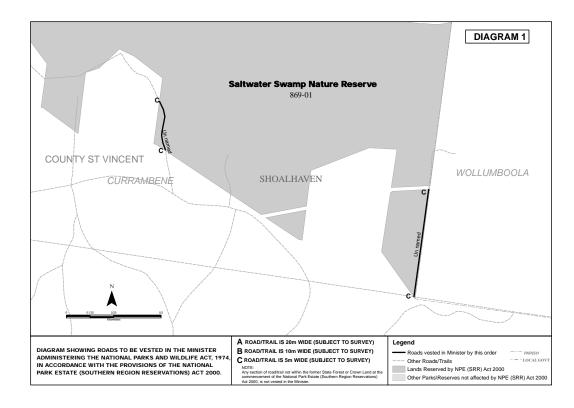
I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act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

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

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of St Vincent, Parish of Currambene, City of Shoalhaven, being the roads within the land designated as 869-01 on the diagram catalogued as Misc R 00086 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the Diagram 1 following.



<u>Note</u>

ORDER NOT TO EXCLUDE ACCESS ROADS FROM VARIOUS NATIONAL PARKS AND NATURE RESERVES

I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act 1916, by this my order declare, under Schedule 7 Clause 8(6)(b), that no access roads within the lands described in the Schedule hereunder are excluded from reservation and that all access roads within the lands described in the Schedule hereunder are reserved as part of the national park or nature reserve in which they are situated.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

Araluen Nature Reserve Barren Grounds Nature Reserve **Barrengarry Nature Reserve** Benambra National Park Brundee Swamp Nature Reserve **Budawang National Park** Burnt School Nature Reserve Burra Creek Nature Reserve **Burrinjuck Nature Reserve** Courabyra Nature Reserve Cullendulla Creek Nature Reserve Eurobodalla National Park Good Good Nature Reserve Ironmungy Nature Reserve Jerralong Nature Reserve Kangaroo River Nature Reserve Kybeyan Nature Reserve Mt Dowling Nature Reserve Mullengandra Nature Reserve Myalla Nature Reserve Narrawallee Creek Nature Reserve Ngadang Nature Reserve Oak Creek Nature Reserve Parma Creek Nature Reserve **Quidong Nature Reserve** Scott Nature Reserve Stony Creek Nature Reserve Strike – a – Light Nature Reserve **Tapitallee Nature Reserve** Undoo Nature Reserve Wadjan Nature Reserve Wanna Wanna Nature Reserve Woollamia Nature Reserve Wullwye Nature Reserve Yanununbeyan Nature Reserve

ORDER TO EXCLUDE ACCESS ROADS FROM PAUPONG NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF PAUPONG NATURE RESERVE

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

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

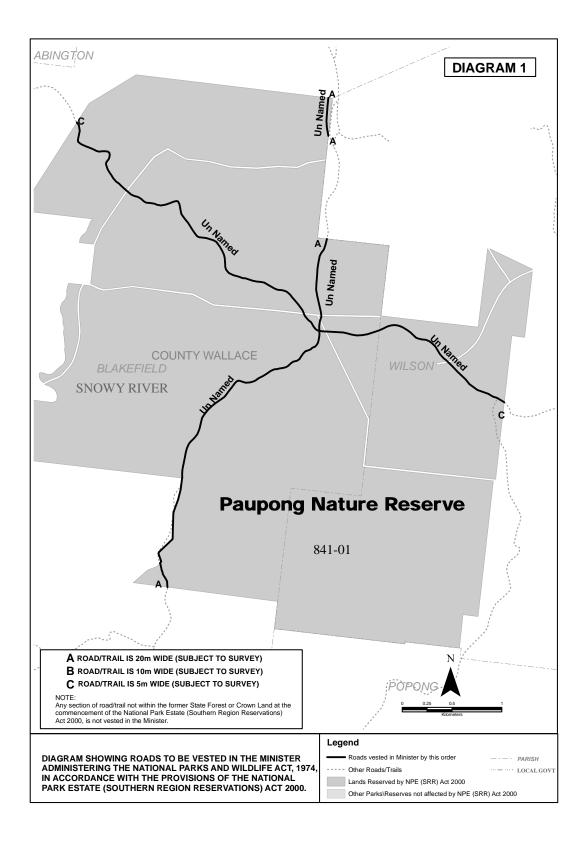
Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Wallace, Parish of Blakefield, Shire of Snowy River, being :-

1. The roads within the land designated as 841-01 on the diagram catalogued as Misc R 00034 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagram following.

<u>Note</u>



ORDER TO EXCLUDE ACCESS ROADS FROM BINJURA NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF BINJURA NATURE RESERVE

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

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

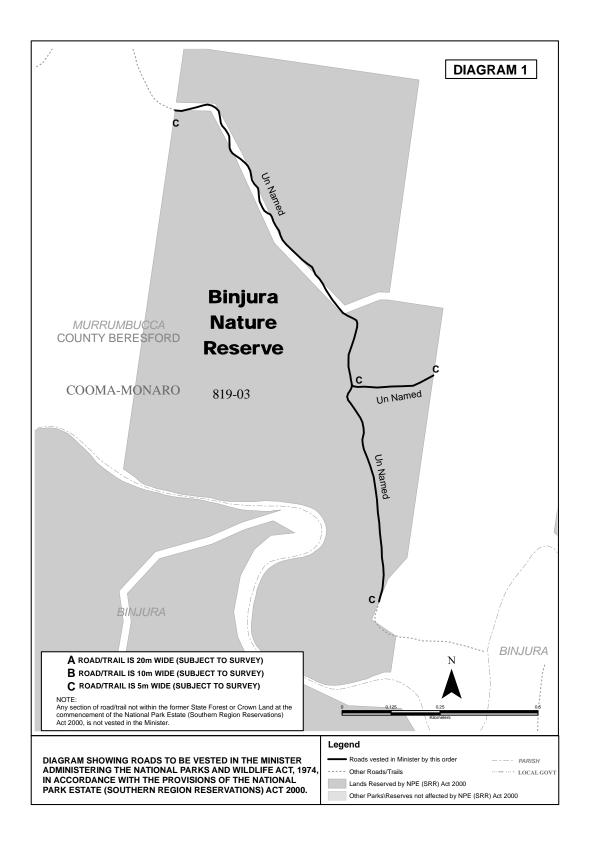
Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Beresford, Parish of Murrumbucca, Shire of Cooma Monaro, being :-

1. The roads within the land designated as 819-03 on the diagram catalogued as Misc R 00041 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagram following.

<u>Note</u>



ORDER TO EXCLUDE AN ACCESS ROAD FROM BOBUNDARA NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF BOBUNDARA NATURE RESERVE

I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act 1916, by this my order declare, under Schedule 7 Clause8(6)(a)&(b):-

- 1. The access road described in the Schedule hereunder is excluded from the reservation of Bobundara Nature Reserve and is vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Bobundara Nature Reserve.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Wallace, Parish of Myalla, Shire of Cooma Monaro, being :-

1. The formed road known as Bobundara-Cooma Road within the land designated as 821-01 on the diagram catalogued as Misc R 00037 (Third Edition) in the New South Wales National Parks and Wildlife Service.

Note

Any section of the road constructed upon the public road reserve at the commencement of this Act, is not vested in the Minister. The road width is measured as a ten metre offset from the centreline of the constructed road as at 1 January 2001.

9775

OFFICIAL NOTICES

ORDER TO EXCLUDE ACCESS ROADS FROM BOGANDYERA NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF BOGANDYERA

NATURE RESERVE

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

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

Phil Koperberg Minister for Climate Change, Environment and Water

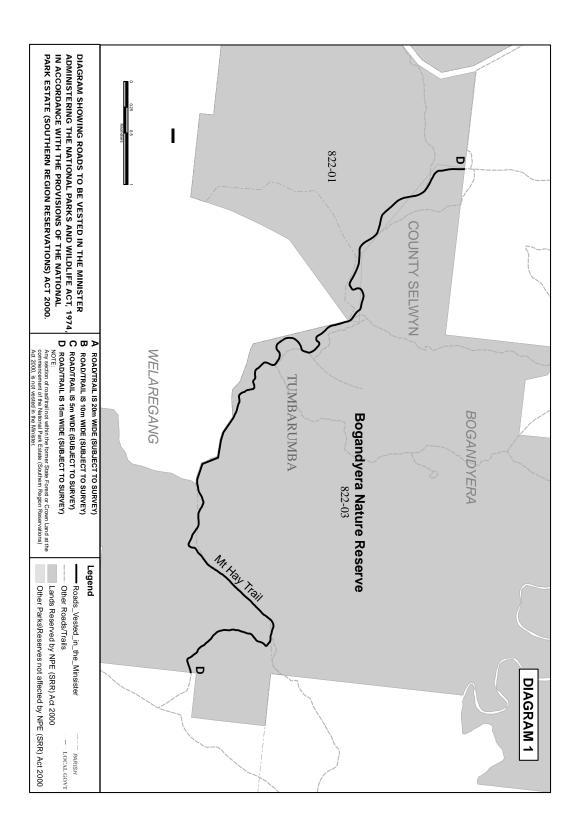
SCHEDULE

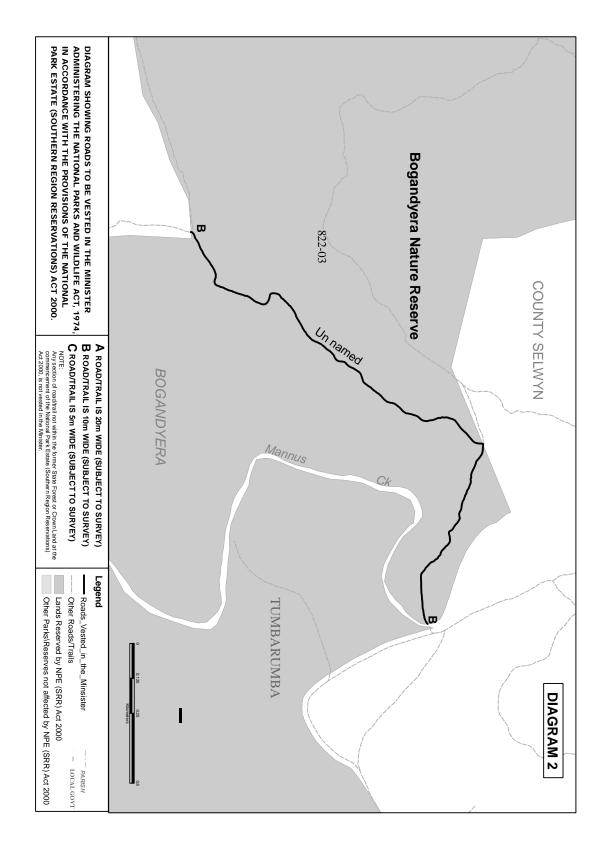
County of Selwyn, Parishes of Bogandyera, Mannus, Tumbarumba and Welaregang, Shire of Tumbarumba, within the land designated as 822-01, 822-02, 822-03 and 822-04 on the diagrams catalogued as Misc R 00011 (Third Edition) and Misc R 00012 (Third Edition) in the New South Wales National Parks and Wildlife Service, being:-

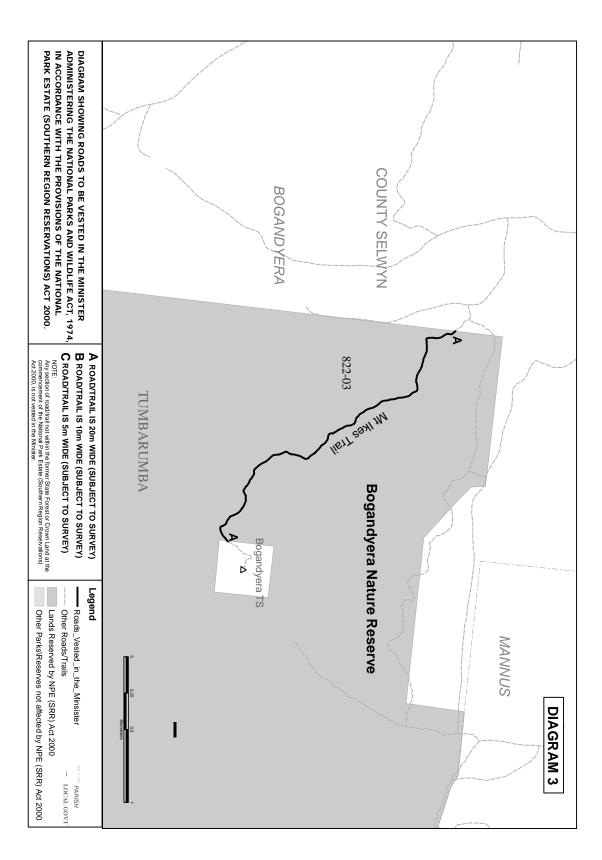
- 1. The roads shown by heavy black lines in the diagrams following, and
- 2. The road known as the Mt Garland Trail.

<u>Note</u>

Any section of the roads constructed upon the public road reserve at the commencement of this Act, are not vested in the Minister. The road width for the Mt Garland Trail is 20 metres. For all roads the width is measured as an offset from the centreline of the constructed road as at 1 January 2001.







ORDER TO EXCLUDE ACCESS ROADS FROM CLARKES HILL NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF CLARKES HILL NATURE RESERVE

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

- The access roads described in the Schedule hereunder are excluded from the reservation of Clarkes Hill Nature Reserve and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Clarkes Hill Nature Reserve.

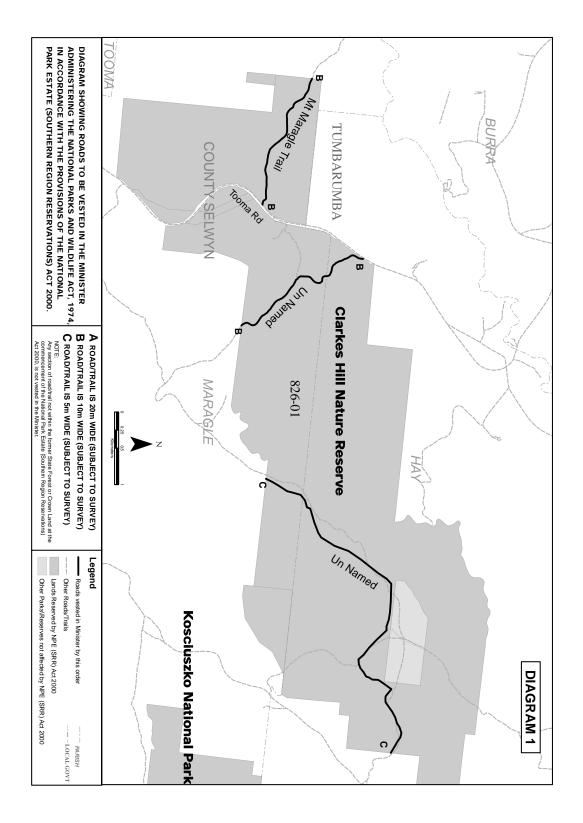
Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Selwyn, Parishes of Hay and Maragle, Shire of Tumbarumba

1. The roads within the land designated as 826-01 on the diagram catalogued as Misc R 00017 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagram following.

<u>Note</u>



ORDER TO EXCLUDE ACCESS ROADS FROM JINGELLIC NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF JINGELLIC NATURE RESERVE

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

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

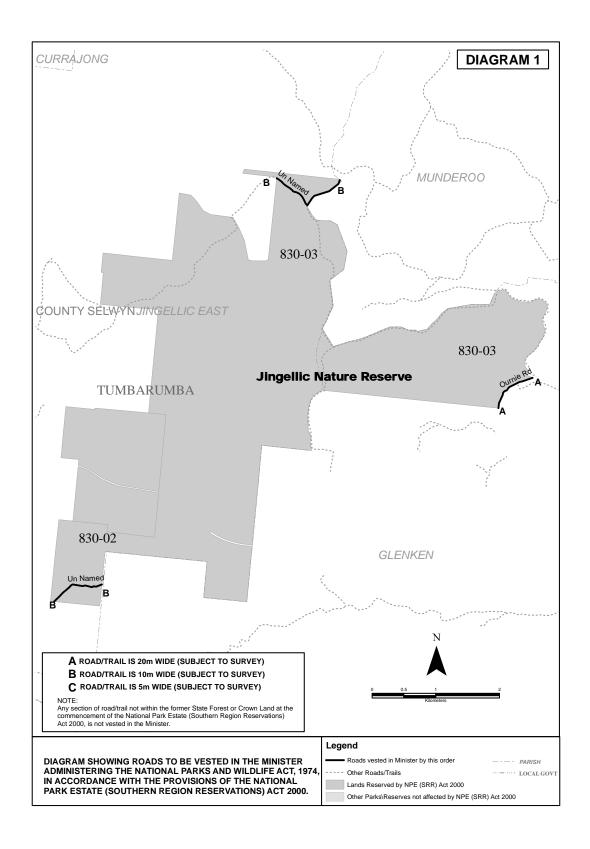
Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Selwyn, Parishes of Glenken and Jingellic East, Shire of Tumbarumba, being the roads within the land designated as 830-02 and 830-03 on the diagram catalogued as Misc R 00008 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagram following.

<u>Note</u>

Any section of road constructed upon a public road reserve at the commencement of this Act, is not vested in the Minister. In the case of Ournie Rd the road width is deemed to be twenty metres. The road width is measured as an offset from the centreline of the constructed road as at 1 January 2001.



ORDER TO EXCLUDE AN ACCESS ROAD FROM MERRIANGAAH NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF MERRIANGAAH NATURE RESERVE

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

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

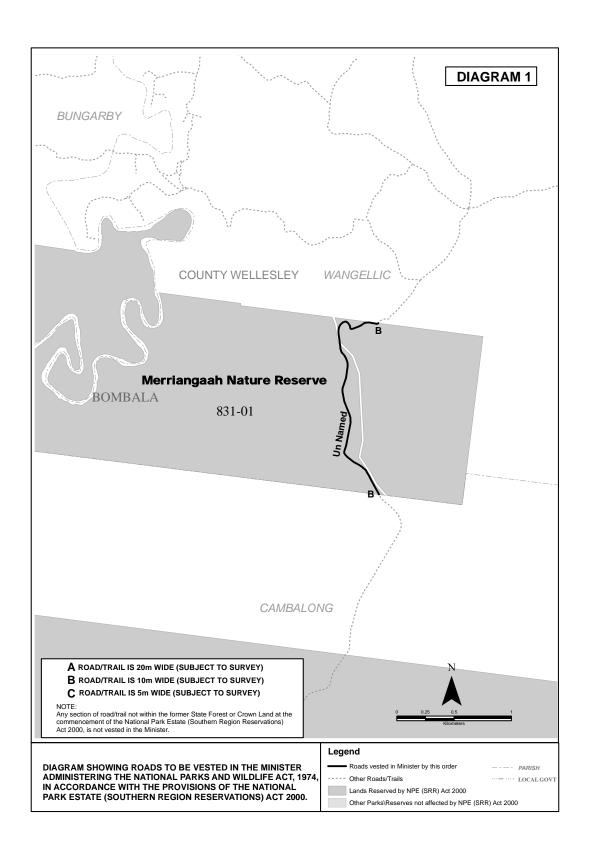
Phil Koperberg Minister for Climate Change, Environment and Water

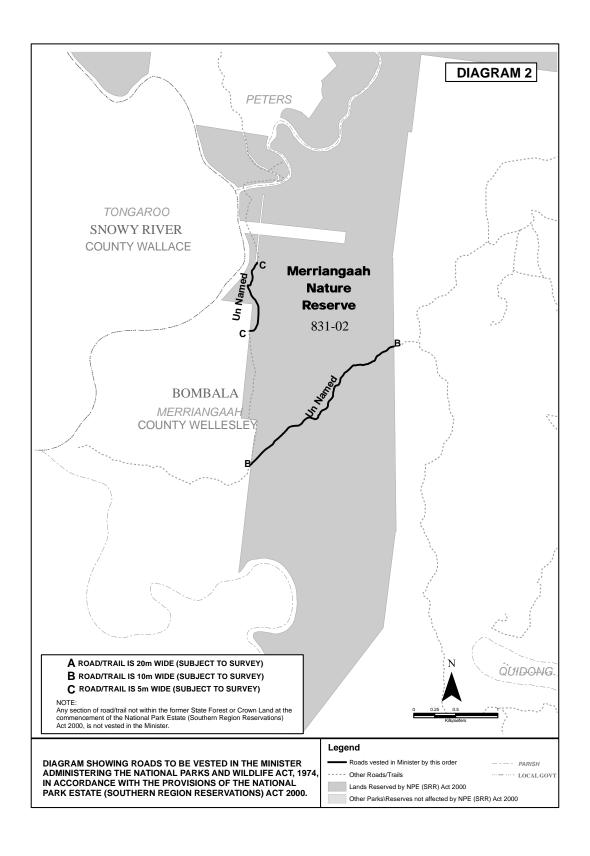
SCHEDULE

County of Wellesley, Parishes of Cambalong and Wangellic, Shire of Bombala, being:-

The roads within the land designated as 831-01 and 831-02 on the diagrams catalogued as Misc R 00039 (Third Edition) and Misc R 00040 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagrams following.

<u>Note</u>





NATIONAL PARK ESTATE (SOUTHERN REGION RESERVATIONS) ACT, 2000

ORDER TO EXCLUDE ACCESS ROADS FROM MERINGO NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF MERINGO NATURE RESERVE

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

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

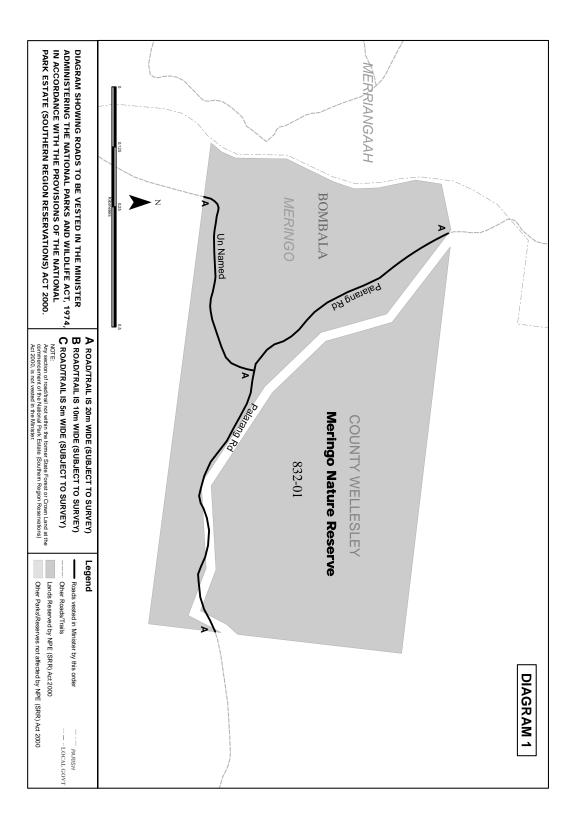
Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Wellesley, Parish of Meringo, Shire of Bombala, being the roads within the land designated as 832-01 on the diagram catalogued as Misc R 00040 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagram following.

<u>Note</u>

Any section of road constructed upon a public road reserve at the commencement of this Act, is not vested in the Minister. The road width is measured as an offset from the centreline of the constructed road as at 1 January 2001.



NATIONAL PARK ESTATE (SOUTHERN REGION RESERVATIONS) ACT, 2000

ORDER TO EXCLUDE AN ACCESS ROAD FROM MT CLIFFORD NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF MT CLIFFORD NATURE RESERVE

I, Phil Koperberg, Minister for Climate Change, Environment and Water, being the Minister administering the National Parks and Wildlife Act 1974, in accordance with the National Park Estate (Southern Region Reservations) Act 2000 and with the concurrence of the Minister administering the Forestry Act 1916, by this my order declare, under Schedule 7 Clause8(6)(a)&(b):-

- 1. The access road described in the Schedule hereunder is excluded from the reservation of Mt Clifford Nature Reserve and is vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads not so excluded are reserved as part of Mt Clifford Nature Reserve.

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

County of Beresford, Parish of Callaghan, Shire of Cooma Monaro, being:-

1. The formed road known as Chakola Fire Trail within the land designated as 855-01 on the diagram catalogued as Misc R 00046 (Third Edition) in the New South Wales National Parks and Wildlife Service.

<u>Note</u>

Any section of Chakola Fire Trail constructed upon the public road reserve at the commencement of this Act, is not vested in the Minister. The road width is measured as a ten metre offset from the centreline of the constructed road as at 1 January 2001.

OFFICIAL NOTICES

NATIONAL PARK ESTATE (SOUTHERN REGION RESERVATIONS) ACT, 2000

ORDER TO EXCLUDE AN ACCESS ROAD FROM NIMMO NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF NIMMO NATURE RESERVE

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

- 1. The access roads described in the Schedule hereunder are excluded from the reservation of Nimmo Nature Reserve and are vested in the Minister administering the National Parks & Wildlife Act 1974.
- 2. All other access roads within Nimmo Nature Reserve not so excluded by this Order or previously excluded by separate Order are reserved as part of Nimmo Nature Reserve.

Phil Koperberg Minister for Climate Change, Environment and Water

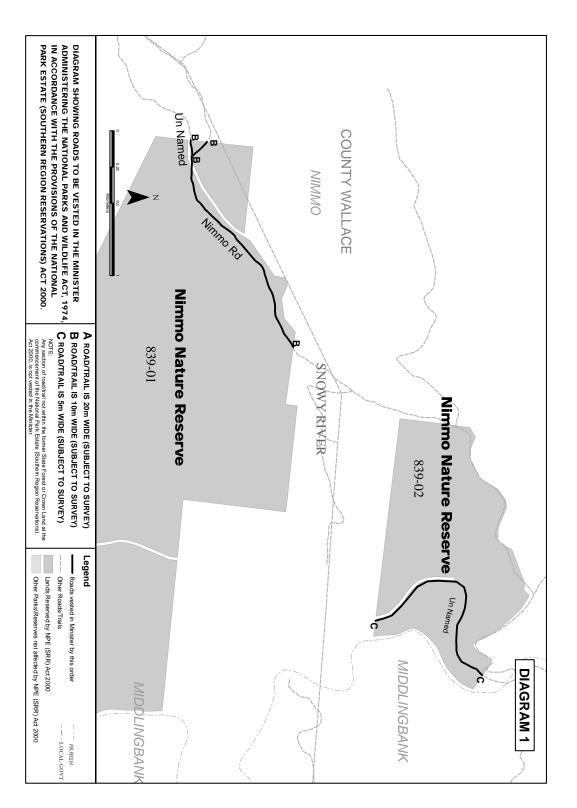
SCHEDULE

County of Wallace, Parish of Nimmo, Shire of Snowy River, being:-

The roads within the land designated as 839-01 and 839-02 on the diagram catalogued as Misc R 00030 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagram following.

<u>Note</u>

Any section of the roads constructed upon a public road reserve at the commencement of this Act, are not vested in the Minister. The road width is measured as an offset from the centreline of the constructed road as at 1 January 2001.



NATIONAL PARK ESTATE (SOUTHERN REGION RESERVATIONS) ACT, 2000

ORDER TO EXCLUDE ACCESS ROADS FROM NUMERALLA NATURE RESERVE AND TO RESERVE ALL OTHER ACCESS ROADS AS PART OF NUMERALLA NATURE RESERVE

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

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

Phil Koperberg Minister for Climate Change, Environment and Water

SCHEDULE

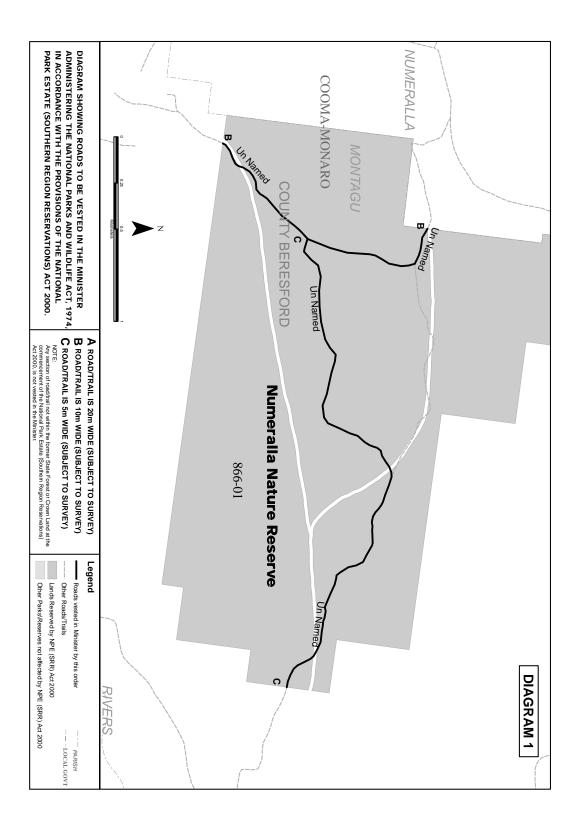
County of Beresford, Parish of Montagu, Shire of Cooma Monaro, being:-

1. The roads within the land designated as 866-01 on the diagram catalogued as Misc R 00047 (Third Edition) in the New South Wales National Parks and Wildlife Service and shown by heavy black lines in the diagram following.

<u>Note</u>

Any section of the roads constructed upon a public road reserve at the commencement of this Act, is not vested in the Minister. The road is measured as an offset from the centreline of the constructed road as at 1 January 2001.





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

LOCAL GOVERNMENT ACT 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

BAULKHAM HILLS SHIRE COUNCIL declares, with the approval of Her Excellency the Governor, that the land described in schedule A below, excluding the interest described in schedule B and including minerals in the land below, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of public reserve and recreation.

Dated at Castle Hill this Fourteenth day of December 2007. DAVE WALKER, General Manager.

SCHEDULE A

Lot 21 DP 1117138.

SCHEDULE B

Easement for sewerage purposes 3 wide in DP 1007731. [3695]

KEMPSEY SHIRE COUNCIL

Roads Act 1993

Roads (General) Regulation 2000

Part 2 - Roads, Division 2

Naming of Roads

NOTICE is hereby given that Kempsey Shire Council, pursuant to the aforementioned Act and Regulation, has named the following roads described hereunder.

Description

Settlers Way

Road runs east off Gregory St South West Rocks and is adjacent Name

to 192 Gregory St, South West Rocks Road runs east of Crescent Head

Road south of the intersection of

Teague Drive, South Kempsey

Meehan Close.

South West Rocks

Road runs north of Teague Drive, South Kempsey

Daley Place, South Kempsey

A V BURGESS, General Manager, Kempsey Shire Council, P.O. Box 78, West Kempsey, N.S.W. 2440. [3696]

LAKE MACQUARIE CITY COUNCIL

Proposed Renaming of Roads

NOTICE is given by Council in pursuance of section 162.1 of the Roads Act 1993, as amended, proposes to rename the following road:

Location/Description

Proposed renaming of road commonly known as Off Mount Nellinda Road, commencing at the eastern most corner of Lot 2, DP 837616 through to the western boundary of the road on the southern side of Lot 2051, DP 787718

Proposed Name Valley Crest Road

Written objections to the proposed naming will be accepted up to one month after publication date of this Notice. The reasons for objection need to be clearly stated. For further information contact Stephen Pichaloff (02) 4921 0534. BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Main Centre NSW 2310. [3697]

ORANGE CITY COUNCIL

Roads Act 1993 - Part 4, Section 39

Closure of a Temporary Public Road

NOTICE is given pursuant to section 39 of the Roads Act 1993 that Orange City Council upon publication of this Notice closes a temporary public road, being Lot 923, DP 883407 and connecting Quinlan Run and Phillip Street. The land in question will be transferred to the original subdivider, Regional Estates Pty Ltd. GARRY STYLES, General Manager, Orange City Council, PO Box 35, Orange NSW 2800. [3698]

MOREE PLAINS COUNCIL

Property Schedule

NOTICE is hereby given to the persons named hereunder, that the Council of Moree Plains has resolved, in pursuance of Section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named are known to the Council to be the owners of or to have an interest in the land on which the amount of rates stated in each case, as at 30 January, 2008, is due:

Assessment Number	1. Owner(s) 2. Registered Inerest 3. Other	Property Description	Property Area	Amount of Rates Charges and Interest Outstanding for more than 5 years	Amount of all other Rates, Charges and Interest Outstanding	Total Rates Charges and Interest Outstanding
3696	 Peter Massey Chandler Mortgage to Commonwealth Bank No 9424369 	79 Bucknell St, Mungindi	841 sqm	\$2,705.25	\$7,625.20	\$10,330.45
2662	1. Vojislav Cuk	86 Jones Ave, Moree	750 sqm	\$1,168.40	\$4,277.30	\$5,445.70
4816	1. Anthony Joseph Martin	30 River St, Pallamallawa	674.1 sqm	\$1,627.37	\$6,334.43	\$7,961.80
636	 Jon Brad Bartlett Mortgage to Commonwealth Bank No. 8114834 	3 Barwon Ave Moree	695.5 sqm	\$2,044.68	\$8,878.02	\$10,922.70
7004	 Ian Lester Rafter Mortgage to Allaware Pty. Limited No. 9778569 Caveat by Circuit Finance P/L Caveat by Business & Professional Leasing P/L Caveat by Paul Anthony Pattison 	122 Merriwa St, Boggabilla	1094 sqm	\$740.07	\$3,844.24	\$4,584.31
			Total	\$8,285.77	\$30,959.19	\$39,244.96

The said land will be offered for sale by public auction by Moree Real-Estate (Moree), at the Moree Memorial Hall, 36 Balo Street, MOREE NSW 2400, on Saturday 19th April, 2008 at 11.00am.

The General Manager: Moree Plains Shire Council, P.O Box 420 Moree, NSW, 2400.

[3699]

9797

SINGLETON COUNCIL

Sale of Land for Overdue Rates And Charges

Local Government Act 1993

NOTICE is hereby given to the persons named hereunder that the Singleton Council has resolved in pursuance of Section 713 of the Local Government Act 1993 to sell the land described hereunder (of which the persons named hereunder appear to be the owners or in which they appear to have an interest) and on which the amount of rates and charges stated in each case at 30 November 2007 is due:

Owners or persons having an interest in land	Description of Land (Lot Section and Deposited Plan Nos, Street)	Amount of rates and charges overdue for more than five (5) years	Interest accrued on amount in column (c)	Amount of all other rates and charges due and in arrears	Interest accrued on amount in column (e)	Total
(a)	(b)	(c)	(d)	(e)	(f)	(g)
Estate of Late John David MARKMAN	Lot 1 DP 327303 McMullins Road BRANXTON	338.71	47.92	874.27	275.34	\$1,536.24
Galmer Pty Limited	Lot 1 DP 729938 Putty Valley Road PUTTY	435.88	497.69	835.21	396.12	\$2,164.90
Robert Alexander SWALES Pamela Ann SWALES	Lot 330 DP 832646 Lot 333 DP 832646 Falbrook Road FALBROOK	727.96	72.78	886.69	313.33	\$2,000.76
Richard Radmacher & Co Pty Limited	Lot 12 DP 111306 Milbrodale Road BROKE	548.75	96.07	899.39	355.63	\$1,899.84
Estate of Late Bruce Vincent KNODLER Estate of Late Mabel Lilian SWAIN Estate of Late William James SHERIDAN	Lot 7 DP 251617 Knodlers Lane MAISON DIEU	404.31	73.89	713.53	275.03	\$1,466.76

In default of payment to the Council of the amount stated in column (g) above and any other rates (including extra charges) becoming due and payable after publication of this notice, or any arrangements satisfactory to the Council for payment of all such rates being entered into by the rateable person before the time fixed for sale, the said land will be offered for sale by Public Auction by L J Hooker Real Estate Singleton at Singleton Library, Queen Street, Singleton on Friday, 28 March 2008 at 4 pm. S McGRATH, General Manager, Singleton Council, PO Box 314, SINGLETON NSW 2330.

[3700]

ESTATE NOTICES

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of CARMELO COSTANZO late of Croydon in the State of New South Wales, who died on 29 August 2007, must send particulars of their claim to the Executors C/- Charles Quagliata, Solicitor, 10 Balmoral Avenue, Croydon Park NSW 2233 within one (1) calendar month from publication of this notice. After that time the Executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 28 November 2007. CHARLES QUAGLIATA, Solicitor, 10 Balmoral Avenue, Croydon Park NSW 2233, tel.: 9744 7588

[3701].

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of PETER WILLIAM CASEY late of 3105/1 Kings Cross Road, Rushcutters Bay in the State of New South Wales, retired Civil Engineer, deceased who died on 3 November 2007, must send particulars of his claim to the Executors Stanley Collakides, Peter Emerson Crowther and Geoffrey Burnett Williamson, C/- K. O'Malley Jones & Williamson, Solicitors, 142 Beamish Street, Campsie 2194, within one (1) calendar month from publication of this notice. After that time the Executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 6 December 2007. K. O'MALLEY JONES & WILLIAMSON, Solicitors, 142 Beamish Street, Campsie 2194, tel.: 9718 2035

[3702]

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of PETER KEIRAN EDWARD RYAN late of Redfern in the State of New South Wales, retired barrister, who died on 21 October 2007 must send particulars of their claim to the executor, Stephen Reginald Wells Reed, care of Truman Hoyle Lawyers, Level 11, 68 Pitt Street Sydney 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 5 December 2007. Truman Hoyle Lawyers, Level 11, 68 Pitt Street Sydney NSW, DX 263 SYDNEY, ref: SR 7535. NOTICE of intended distribution of estate.—Any person having any claim upon the estate of EMILY MAY KEATING, late of Ferndale Nursing Home, 33 Jersey Avenue, Mortdale, in the State of New South Wales, who died on 29 July 2007, must send particulars of his claim to the executor, Ronald Colin Francis Sharp, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale, NSW 2223, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 19 October 2007. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale, NSW 2223 (DX11307, Hurstville), tel.: (02) 9570 2022. [3704]

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of MARIA LECCAS late of Dulwich Hill in the State of New South Wales, who died on 14 August 2007, must send particulars of his/her claim to the Executor C/- Mercuri & Co, Solicitors, PO Box 719, Rozelle NSW 2039 within one (1) calendar month from publication of this notice. After that time the Executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 5 December 2007. Mercuri & Co, Solicitors, PO Box 719, Rozelle NSW 2039 (DX 21014 Drummoyne).

[3705]

ISSN 0155-6320

Authorised to be printed DENIS H. HELM, Government Printer.