



# Government Gazette

OF THE STATE OF  
NEW SOUTH WALES

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## LEGISLATION

### Allocation of Administration of Acts

The Department of Premier and Cabinet, Sydney

28 June 2007

#### **TRANSFER OF THE ADMINISTRATION OF THE *SUBORDINATE LEGISLATION ACT 1989***

HER Excellency the Governor, with the advice of the Executive Council, has approved the administration of the *Subordinate Legislation Act 1994 No.146* being vested in the Ministers indicated in the attached Schedule, subject to the administration of that Act, to the extent that it directly amends another Act, being vested in the Minister administering the other Act or the relevant portion of it.

The arrangements are in substitution for those in operation before the date of this notice.

MORRIS IEMMA,  
Premier

#### SCHEDULE

##### **Premier**

*Subordinate Legislation Act 1989 No 146*, jointly with the Minister for Regulatory Reform

##### **Minister for Regulatory Reform**

*Subordinate Legislation Act 1989 No 146*, jointly with the Premier

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## Assents to Acts

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### ACTS OF PARLIAMENT ASSENTED TO

**Legislative Assembly Office, Sydney 22 June 2007**

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

Act No. 12 2007 – An Act to amend the Guardianship Act 1987 with respect to the review of guardianship orders, the constitution of the Guardianship Tribunal, the exercise of certain functions of that Tribunal by its Registrar and the review of the exercise of those functions and the term of office of members of that Tribunal; and for other purposes. [**Guardianship Amendment Bill**]

Russell D. Grove PSM  
Clerk of the Legislative Assembly

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# Proclamations

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New South Wales

## Commencement Proclamation

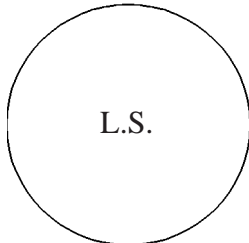
under the

Aboriginal Land Rights Amendment Act 2006 No 111

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 *Aboriginal Land Rights Amendment Act 2006*, do, by this my Proclamation, appoint 1 July 2007 as the day on which the uncommenced provisions of that Act commence.  
Signed and sealed at Sydney, this 27th day of June 2007.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!

### Explanatory note

The object of this Proclamation is to commence the uncommenced provisions of the *Aboriginal Land Rights Amendment Act 2006*, including provisions relating to the functions of Local Aboriginal Land Councils, establishing Boards of Local Aboriginal Land Councils and providing for sanctions for misbehaviour by staff and officers of Aboriginal Land Councils.



New South Wales

## Commencement Proclamation

under the

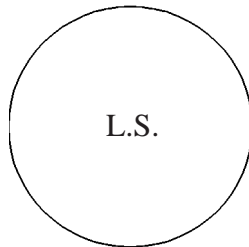
Residential Tenancies Amendment (Public Housing) Act 2004  
No 66

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Residential Tenancies Amendment (Public Housing) Act 2004*, do, by this my Proclamation, appoint 9 July 2007 as the day on which the uncommenced provisions of that Act commence.

Signed and sealed at Sydney, this 27th day of June 2007.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!



New South Wales

## Proclamation

under the

Water Management Act 2000

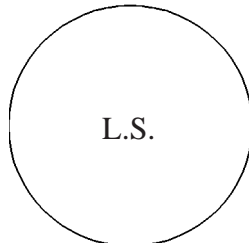
MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of sections 55A and 88A of the *Water Management Act 2000*, do, by this my Proclamation, declare that, on and from 1 July 2007:

- (a) Part 2 of Chapter 3 of that Act applies to each water source to which the *Water Sharing Plan for the Paterson Regulated River Water Source 2007* applies, and to all categories and subcategories of access licences in relation to any such water source, and
- (b) Part 3 of Chapter 3 of that Act applies to each water source to which the *Water Sharing Plan for the Paterson Regulated River Water Source 2007* applies, and to all water use approvals and water supply work approvals in relation to any such water source.

Signed and sealed at Sydney, this 27th day of June 2007.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!



New South Wales

## Commencement Proclamation

under the

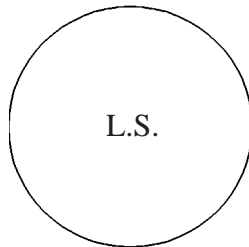
Workers Compensation Amendment (Insurance Reform)  
Act 2003 No 81

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 *Workers Compensation Amendment (Insurance Reform) Act 2003*, do, by this my Proclamation, appoint 1 July 2007 as the day on which the uncommenced provisions of that Act commence.

Signed and sealed at Sydney, this 27th day of June 2007.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!

### Explanatory note

The object of this Proclamation is to commence the uncommenced provisions of the *Workers Compensation Amendment (Insurance Reform) Act 2003*. The provisions concerned relate to arrangements for workers compensation claims made against employers who are uninsured or who cannot be identified.

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# Regulations

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New South Wales

## Aboriginal Land Rights Further Amendment Regulation 2007

under the

Aboriginal Land Rights Act 1983

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Aboriginal Land Rights Act 1983*.

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

### Explanatory note

The object of this Regulation is to amend the *Aboriginal Land Rights Regulation 2002* as follows:

- (a) to update references to officers of Local Aboriginal Land Councils as a result of the commencement of amendments to provisions of the *Aboriginal Land Rights Act 1983* (the *Act*) relating to the establishment of Boards of Councils,
- (b) to make changes consequential on the commencement of amendments to the Act relating to changes to Local Aboriginal Land Councils and their areas,
- (c) to specify the number of Board members for Local Aboriginal Land Councils,
- (d) to provide for secret ballots and other procedures for the election of Boards of Local Aboriginal Land Councils,
- (e) to provide for the election of Chairpersons and Deputy Chairpersons of Local Aboriginal Land Councils,
- (f) to set out the training to be provided by the New South Wales Aboriginal Land Council for new members of that Council and Boards of Local Aboriginal Land Councils,
- (g) to specify the way in which staff vacancies of Aboriginal Land Councils are to be advertised,
- (h) to specify the information to be contained in summaries of community, land and business plans of Local Aboriginal Land Councils,

Aboriginal Land Rights Further Amendment Regulation 2007

Explanatory note

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- (i) to confer on an administrator of an Aboriginal Land Council all of the functions of that Council, including the functions that may be exercised only by resolution of the members of the Council,
- (j) to update the model rules for Aboriginal Land Councils,
- (k) to include in the model codes of conduct for Aboriginal Land Councils further requirements for behaviour at Council meetings,
- (l) to make transitional provisions relating to the initial appointment of chief executive officers of Local Aboriginal Land Councils,
- (m) to make other minor amendments.

This Regulation is made under the *Aboriginal Land Rights Act 1983*, including sections 40D (2), 43, 52F (2), 59 (1), 60, 61, 63 (7), 65 (1), 68, 79A, 84 (4), 87, 90, 107 (1), 117 (2), 120, 131 (1), 143A, 177 (2), 222 (4), 226 and 252 (the general regulation-making power) and Schedule 4, clause 1A.



Aboriginal Land Rights Further Amendment Regulation 2007

Clause 1

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## **Aboriginal Land Rights Further Amendment Regulation 2007**

under the

Aboriginal Land Rights Act 1983

### **1 Name of Regulation**

This Regulation is the *Aboriginal Land Rights Further Amendment Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Aboriginal Land Rights Regulation 2002**

The *Aboriginal Land Rights Regulation 2002* is amended as set out in Schedule 1.

## Aboriginal Land Rights Further Amendment Regulation 2007

## Schedule 1 Amendments

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**Schedule 1 Amendments**

(Clause 3)

**[1] Clause 6 Certificate relating to disposal of land**

Omit “Secretary” from clause 6 (b). Insert instead “Chairperson of the Board”.

**[2] Clause 7 Exemption of Aboriginal lands from payment of rates**

Omit “Secretary of the Council (or, in the case of the New South Wales Aboriginal Land Council, the Chief Executive Officer of the Council)” from clause 7 (4) (c).

Insert instead “chief executive officer of the Council”.

**[3] Clause 19 Alteration of boundaries or dissolution of Local Aboriginal Land Council area**

Omit clause 19 (1). Insert instead:

- (1) A Local Aboriginal Land Council may apply to the Registrar for an order under section 87 (1) (b) or (e) of the Act.

**[4] Clause 19 (2) (b)**

Insert “or the area of the Council to be dissolved” after “altered”.

**[5] Clause 19 (5) (b)**

Insert “or a reference to the dissolution of a Local Aboriginal Land Council, as the case requires” after “area” where secondly occurring.

**[6] Clause 19 (5) (c)**

Insert after clause 19 (5) (b):

, and

- (c) in the case of an application under section 87 (1) (e) of the Act, clauses 10 (2) (c) and (d), 14 (3) (b) and (4), 17 and 18 do not apply.

**[7] Clause 20 Change of name of Local Aboriginal Land Council area**

Omit clause 20 (1). Insert instead:

- (1) A Local Aboriginal Land Council may apply to the Registrar for an order under section 87 (1) (a) of the Act.

## Aboriginal Land Rights Further Amendment Regulation 2007

Amendments

Schedule 1

**[8] Clause 20 (5)**

Omit the subclause. Insert instead:

- (5) On receiving the recommendation of the Registrar, the Minister may make an order under section 87 (1) (a) of the Act or refuse to make an order.

**[9] Clause 21 Amalgamation of, and inclusion in, Local Aboriginal Land Council areas**

Omit clause 21 (1). Insert instead:

- (1) Two or more Local Aboriginal Land Councils may apply to the Registrar for an order under section 87 (1) (c) or (d) of the Act.

**[10] Clause 21 (2) and (4)**

Insert "or inclusion" after "amalgamation" wherever occurring.

**[11] Clause 21 (2) (b)**

Insert "in the case of an amalgamation," before "recommend".

**[12] Clause 21 (5) and (6)**

Omit the subsections. Insert instead:

- (5) On receiving the recommendation of the New South Wales Aboriginal Land Council, the Minister may make an order under section 87 (1) (c) or (d) of the Act or may refuse to make the order.
- (6) An order under section 87 (1) (c) of the Act is to specify the name of the new area constituted by the order and the date from which the new area is constituted.

**[13] Clause 22**

Omit the clause. Insert instead:

**22 Transition after boundary change, amalgamation or inclusion**

- (1) In this clause:

*appointed day* means the day on which an order takes effect.

*new Council* means the Council of an area after the area is amalgamated or altered by an order or a Council in whose area the area of an old Council is included.

*old Councils* means the Local Aboriginal Land Councils of the Local Aboriginal Land Council areas changed, amalgamated or included under an order.

## Aboriginal Land Rights Further Amendment Regulation 2007

## Schedule 1 Amendments

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*order* means an order made under section 87 (1) (b), (c) or (d) of the Act.

- (2) The members of the old Councils immediately before the appointed day are to be listed by the Registrar on the rolls of the appropriate Councils in accordance with any applicable order under section 87 (2) of the Act.
- (3) If no such order is made, the members of the old Councils immediately before the appointed day are to be listed by the Registrar on the roll of the new Council (in the case of an amalgamation or inclusion) or on the rolls of the new Councils as determined by the Registrar (in the case of a boundary change).
- (4) If the order is an order under section 87 (1) (c) of the Act, the Registrar must convene the first meeting of the new Council within 7 clear days of the appointed day at a place nominated by the Registrar.
- (5) The Board members of any such new Council, and the Chairperson and Deputy Chairperson, are to be elected in accordance with Division 3 at the first meeting of the new Council.

**[14] Part 3, Division 3**

Omit the Division. Insert instead:

**Division 3 Board members****23 Number of Board members for Council having more than 100 voting members**

- (1) A Local Aboriginal Land Council having more than 100 voting members when an election for all Board members is held is to have not fewer than 7 and not more than 10 Board members.
- (2) If, at the election for all Board members of the Council, 7, 8, 9 or 10 nominations are received, the persons nominated are taken to be elected as the Board members of the Council and the number of persons nominated is to be the number of Board members for the Council for the period for which the members are elected.

## Aboriginal Land Rights Further Amendment Regulation 2007

## Amendments

## Schedule 1

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- (3) If, at the election for all Board members of the Council, more than 10 nominations are received, the number of Board members for the Council for the period for which the members are elected is to be 10.
  - (4) If, at the election for all Board members of the Council, fewer than 7 nominations are received, the persons nominated are taken to be elected as Board members of the Council and the number of Board members for the Council for the period for which the members are elected is to be 7.

**Note.** Section 68 of the Act provides for elections to fill casual vacancies (such as those created when positions are unfilled after a general Board election). See clause 25C for the filling of casual vacancies.

**24 Number of Board members for Council having 100 or fewer voting members**

- (1) A Local Aboriginal Land Council having 100 or fewer voting members when an election for all Board members is held is to have not fewer than 5 and not more than 7 Board members.
- (2) If, at the election for all Board members of the Council, 5, 6 or 7 nominations are received, the persons nominated are taken to be elected as the Board members of the Council and the number of persons nominated is to be the number of Board members for the Council for the period for which the members are elected.
- (3) If, at the election for all Board members of the Council, more than 7 nominations are received, the number of Board members for the Council for the period for which the members are elected is to be 7.
- (4) If, at the election for all Board members of the Council, fewer than 5 nominations are received, the persons nominated are taken to be elected as Board members of the Council and the number of Board members for the Council for the period for which the members are elected is to be 5.

**Note.** Section 68 of the Act provides for elections to fill casual vacancies (such as those created when positions are unfilled after a general Board election). See clause 25C for the filling of casual vacancies.

**25 Election of Board members**

- (1) An election for a Board member is to be conducted by the returning officer specified in section 63 (6) of the Act.
- (2) The returning officer must not vote in the election.

## Aboriginal Land Rights Further Amendment Regulation 2007

## Schedule 1 Amendments

- 
- (3) A person may be nominated for the position of a Board member:
    - (a) by notification made in writing by a member and received by the returning officer at or before the time when nominations are called for at the meeting of the Local Aboriginal Land Council at which the election is held, or
    - (b) by any member present at that meeting.
  - (4) For a nomination to be valid, the person nominated must be a voting member of the Council and give his or her consent to the nomination before the election is held and the consent must be recorded in the minutes of the meeting.
  - (5) A ballot must be held for the positions of Board members if:
    - (a) in the case of a Council referred to in clause 23—more than 10 nominations are received, or
    - (b) in the case of a Council referred to in clause 24—more than 7 nominations are received.
  - (6) A ballot held under this clause must:
    - (a) be a secret ballot, and
    - (b) subject to this Division, be conducted in such manner as the meeting thinks fit.
  - (7) The candidates elected in accordance with clause 23 (2) and (4) and clause 24 (2) and (4) must be declared elected.

**25A Conduct of ballots for Board members**

- (1) If a ballot is to be held for the election of Board members, the returning officer must, after the close of nominations, determine the order in which the candidates' names are to be listed on ballot-papers.
- (2) The order is to be determined in the manner determined by the returning officer.
- (3) The returning officer must prepare a ballot-paper listing the names of the candidates in the order determined in accordance with this clause with a square opposite each name.
- (4) The returning officer is to direct the voting members present at the election meeting that each member:
  - (a) must record a vote on the ballot-paper for at least the number of candidates required to be elected by placing consecutive numbers beginning with the number "1" and ending with the number of positions to be filled in the

## Aboriginal Land Rights Further Amendment Regulation 2007

## Amendments

## Schedule 1

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squares opposite the names of that number of candidates in the order of the member's preferences for them, and

- (b) may, if he or she so wishes, vote for additional candidates by placing consecutive numbers beginning with the number succeeding the number of positions required to be filled in the squares opposite the names of those additional candidates in the order of the member's preferences for them.

- (5) The returning officer is to determine the processes for voting.

**25B Counting of votes**

- (1) The returning officer must as soon as practicable after voting takes place in a ballot under this Division count the votes in accordance with this clause.
- (2) The returning officer is to count the votes in the presence of any scrutineers and such other persons as the returning officer thinks fit.
- (3) Each candidate may nominate a person present at the meeting to act as a scrutineer for the candidate.
- (4) For the first Board position, the votes are to be counted and the result of the election ascertained in accordance with the following procedures:
- (a) the unrejected ballot-papers are arranged under the names of the respective candidates by placing in a separate parcel all those on which a first preference is indicated for the same candidate,
- (b) the total number of first preferences given for each candidate on such ballot-papers is then counted,
- (c) the candidate who has received the largest number of first preference votes is elected if that number constitutes an absolute majority of votes,
- (d) if no candidate has received an absolute majority of first preference votes, a second count is made,
- (e) on the second count the candidate who has received the fewest first preference votes is excluded, and each unexhausted ballot-paper counted to him or her is counted to the candidate next in the order of the voter's preference,
- (f) if a candidate then has an absolute majority of votes, he or she is elected, but if no candidate then has an absolute majority of votes, the process of excluding the candidate who has the fewest votes and counting each of his or her

## Aboriginal Land Rights Further Amendment Regulation 2007

## Schedule 1 Amendments

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- unexhausted ballot-papers to the continuing candidate next in the order of the voter's preference is repeated until one candidate has received an absolute majority of votes,
- (g) the candidate who has received an absolute majority of votes is elected.
- (5) For the other Board positions, the votes are to be counted and the result of the election ascertained in accordance with the following procedures:
- (a) one of the candidates is elected in accordance with subclause (4),
  - (b) the unrejected ballot-papers are arranged under the names of the respective candidates by placing in a separate parcel all those on which a first preference is indicated for the same candidate, except that each ballot-paper on which a first preference for the elected candidate is indicated is placed in the parcel of the candidate next in order of the voter's preference,
  - (c) the total number of first preferences given for each candidate on such ballot-papers is then counted,
  - (d) the candidate who has received the largest number of first preference votes is elected if that number constitutes an absolute majority of votes, and if not, the count proceeds according to subclause (4) (d), (e) and (f), until 1 candidate has received an absolute majority of votes,
  - (e) subclause (4) (d) and (e) are to be read for the purposes of this subclause as if a reference in those paragraphs to first preference votes were a reference to all votes counted to a candidate under this subclause,
  - (f) the third and every subsequent candidate is elected in the manner provided by the preceding paragraphs for the election of a second candidate. However a ballot-paper on which a first preference for any elected candidate is marked is placed in the parcel of the continuing candidate next in the order of the member's preference.

**25C Elections to fill casual vacancies**

- (1) For the purposes of section 68 of the Act, an election to fill a vacancy in the position of a Board member must be held in accordance with this clause.
- (2) An election for the position is to be conducted by the returning officer specified in section 63 (6) of the Act.



## Aboriginal Land Rights Further Amendment Regulation 2007

## Amendments

## Schedule 1

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- (3) A person may be nominated for the position:
    - (a) by any member present at the meeting of the Local Aboriginal Land Council at which the election is held, or
    - (b) by notification made in writing by a member and received by the returning officer at or before the time when nominations are called for at the meeting.
  - (4) For a nomination to be valid, the person nominated must be a voting member of the Council and give his or her consent to the nomination before the election is held and the consent must be recorded in the minutes of the meeting.
  - (5) If only one nomination is received for the position, the nominated candidate must be declared elected. In any other case, a ballot must be held for each position.
  - (6) A ballot held under this clause must be held in the same manner as a ballot for the position of a Board member and the provisions of this Division apply accordingly.

**25D Elections for Chairperson and Deputy Chairperson of Board**

An election for the position of Chairperson or Deputy Chairperson of a Board is to be conducted by the chief executive officer of the Local Aboriginal Land Council in the manner determined by the Board members present at the first meeting of the Board after its election.

**25E Decisions of returning officer**

Subject to the Act, a decision by the returning officer on any matter relating to the conduct of an election is final if the decision is required or permitted to be made by the returning officer by this Regulation.

**25F Retention of electoral papers**

The returning officer must retain all nomination papers, ballot-papers and other papers in connection with an election under this Division for a period of not less than 3 months after the election takes place.

**25G Training requirements for Board members**

- (1) The New South Wales Aboriginal Land Council must arrange training for each member elected for the first time to a Board of a Local Aboriginal Land Council in relation to the operation of Local Aboriginal Land Councils, the Act and this Regulation, including training relating to the following:

## Aboriginal Land Rights Further Amendment Regulation 2007

## Schedule 1 Amendments

- 
- (a) the principles of governance applicable to Councils,
  - (b) the rules of Councils,
  - (c) the role and functions of Board members and the chief executive officers of Councils,
  - (d) the role and functions of the New South Wales Aboriginal Land Council and the Chief Executive Officer of that Council,
  - (e) provisions of this Act and the regulations relating to misbehaviour and the role and functions of the Pecuniary Interests and Disciplinary Tribunal.

- (2) The New South Wales Aboriginal Land Council must review and update training materials, or courses, used for the purposes of this clause at least once every 2 years.

**[15] Clause 28 Local Aboriginal Land Council membership rolls (section 60)**

Insert “or the person is a member because the person is an Aboriginal owner in relation to land within that area” after “area” where secondly occurring in clause 28 (d).

**[16] Clause 28 (2)**

Insert at the end of clause 28:

- (2) For the purposes of section 59 (1) of the Act, the copy of a Local Aboriginal Land Council’s membership roll must be sent to the Registrar not later than 10 weeks before the commencement of each financial year of the Council.

**[17] Clause 29 Model rules**

Omit “section 84 (2)”. Insert instead “section 52F (2)”.

**[18] Clauses 30 and 31**

Insert after clause 29:

**30 Community, land and business plans**

- (1) For the purposes of section 84 (4) of the Act, a summary of a proposed community, land and business plan of a Local Aboriginal Land Council must contain a summary of each matter listed in section 83 (1) of the Act (under headings that correspond to the paragraphs set out in that subsection).
- (2) The Local Aboriginal Land Council may include any other information that it thinks fit in the summary.

## Aboriginal Land Rights Further Amendment Regulation 2007

Amendments

Schedule 1

**31 Staff vacancies**

- (1) A vacant position in the staff of a Local Aboriginal Land Council is to be advertised:
  - (a) in a newspaper circulating in the area of the Council, and
  - (b) in a major indigenous newspaper circulating throughout the State.
- (2) The chief executive officer of a Local Aboriginal Land Council may appoint a person to a vacant position in the staff of the Council without first advertising the vacancy if the Board gives approval to the filling of the vacancy, or that class of vacancies, without advertisement of the vacancy.

**[19] Clause 43 Certification of roll**

Omit "Secretary" from clause 43 (1). Insert instead "chief executive officer".

**[20] Clause 43 (4)**

Omit "Secretary". Insert instead "chief executive officer".

**[21] Clause 43 (4)**

Omit "or, failing the Chairperson, the Treasurer".

Insert instead "of the Board".

**[22] Clause 43 (5)**

Omit "none of the officers".

Insert instead "neither the chief executive officer or Chairperson of the Board".

**[23] Clauses 91 and 92**

Insert after clause 90:

**91 Staff vacancies**

- (1) A vacant position in the staff of the New South Wales Aboriginal Land Council is to be advertised:
  - (a) in a major indigenous newspaper circulating throughout the State, and
  - (b) in another newspaper circulating throughout the State.

## Aboriginal Land Rights Further Amendment Regulation 2007

## Schedule 1 Amendments

- (2) The Chief Executive Officer of the New South Wales Aboriginal Land Council may appoint a person to a vacant position in the staff of the Council without first advertising the vacancy if the Chairperson gives approval to the filling of the vacancy, or that class of vacancies, without advertisement of the vacancy.

**92 Training requirements for Council members**

- (1) The New South Wales Aboriginal Land Council must arrange training for each councillor elected for the first time to the Council in relation to the operation of the Council, the Act and this Regulation, including training relating to the following:
- (a) the principles of governance applicable to the Council,
  - (b) the rules of the Council,
  - (c) the role and functions of councillors and the Chief Executive Officer of the Council,
  - (d) the role and functions of Local Aboriginal Land Councils,
  - (e) provisions of the Act and the regulations relating to misbehaviour and the role and functions of the Pecuniary Interests and Disciplinary Tribunal.
- (2) The New South Wales Aboriginal Land Council must review and update training materials, or courses, used for the purposes of this clause at least once every 2 years.

**[24] Part 8**

Omit the Part. Insert instead:

**Part 8 Administration of Councils****98 Functions that may be exercised by administrator**

For the purposes of section 222 (4) of the Act, an administrator of an Aboriginal Land Council may exercise all of the functions of the Council and the members of the Council exercised by resolution of the Council.

**Note.** Under section 222 (4) (b) of the Act, the administrator's instrument of appointment may limit the functions that may be exercised.

**99 Election of Board members after administration (LALCs)**

- (1) For the purposes of section 226 (1) of the Act, elections for Board members are to be held at a meeting of the Local Aboriginal Land Council called for that purpose by the administrator.

## Aboriginal Land Rights Further Amendment Regulation 2007

## Amendments

## Schedule 1

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- (2) The elections are to be held not less than 28 days before the end of the period of the administrator's term of office and the term of office of the Board members elected commences at the end of the period of administration.
  - (3) Division 3 of Part 3 applies to the election of Board members under this clause.
  - (4) The Board members elected under this clause are to elect, at a meeting called for that purpose by the administrator, a Chairperson and Deputy Chairperson. The Board members are to determine the manner in which the election of the Chairperson and Deputy Chairperson is to be conducted.

**99A Election of councillors after administration (NSWALC)**

- (1) For the purposes of section 226 (2) of the Act, elections for councillors for Regions are to be held on a date determined by the Minister, after consulting with the administrator, being a date not less than 28 days before the end of the period of the administrator's term.
- (2) Despite subclause (1), if an administrator of the New South Wales Aboriginal Land Council held office immediately before the commencement of this subclause, elections for councillors may be held at any time before the end of the period of the administrator's term.
- (3) The term of office of the councillors elected commences at the end of the period of administration.
- (4) Division 1 of Part 5 applies to the election of councillors under this clause.

**Note.** Sections 121–129 of the Act apply to the election of councillors and the Chairperson and Deputy Chairperson of the New South Wales Aboriginal Land Council.

**[25] Schedule 2 Model rules for Local Aboriginal Land Councils**

Omit "the Secretary of the Council" from the definition of *extraordinary meeting* in clause 2 (1).

Insert instead "the Chairperson of the Board".

**[26] Schedule 2, clause 2, definition of "extraordinary meeting"**

Omit "2 officers" from paragraph (b). Insert instead "the Board".

**[27] Schedule 2, clause 2, definition of "ordinary meeting"**

Omit "Secretary of the Council". Insert instead "Chairperson of the Board".

## Aboriginal Land Rights Further Amendment Regulation 2007

## Schedule 1 Amendments

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- [28] **Schedule 2, clauses 4 (1) and 6 (2)**  
Omit “Secretary” wherever occurring. Insert instead “chief executive officer”.
- [29] **Schedule 2, clause 7 (1)**  
Omit “Secretary” where firstly occurring.  
Insert instead “Chairperson of the Board”.
- [30] **Schedule 2, clause 7 (1)**  
Omit “Secretary” where secondly occurring. Insert instead “Chairperson”.
- [31] **Schedule 2, clause 7 (4)**  
Omit “Council”. Insert instead “Board”.
- [32] **Schedule 2, clause 8**  
Omit the clause. Insert instead:
- 8 Calling of extraordinary meetings by Board**
- The Board may call an extraordinary meeting of the Council at any time.
- Note.** The *Aboriginal Land Rights Regulation 2002* sets out the way in which notice of a meeting is to be given.
- [33] **Schedule 2, clause 11 (1)**  
Omit the subclause. Insert instead:
- (1) A Board member elected as minutes secretary for the meeting by the members present must keep full and accurate minutes of the proceedings of a meeting of the Council.
- [34] **Schedule 2, clauses 11 (2) and (3) and 13 (1)**  
Omit “Secretary” wherever occurring. Insert instead “the minutes secretary”.
- [35] **Schedule 2, clause 11 (2) (d)**  
Omit “meeting, and”. Insert instead “meeting.”.
- [36] **Schedule 2, clause 11 (2) (e)**  
Omit the paragraph.
- [37] **Schedule 2, clause 11 (4)**  
Insert “of the Board” after “Chairperson”.

## Aboriginal Land Rights Further Amendment Regulation 2007

Amendments

Schedule 1

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**[38] Schedule 2, clause 12**

Omit “either the Chairperson or the Secretary”.

Insert instead “the Chairperson of the Board”.

**[39] Schedule 2, clause 12 (c)**

Omit the paragraph. Insert instead:

- (c) if required by the Act, the election of Board members, and

**[40] Schedule 2, clause 14**

Omit “Council” wherever occurring. Insert instead “Board”.

**[41] Schedule 2, clause 15**

Omit the clause. Insert instead:

**15 Financial management**

- (1) The chief executive officer must promptly:
  - (a) deposit into the Council’s account with an authorised deposit-taking institution all money received, and
  - (b) issue a receipt for all money received.
- (2) A payment in excess of \$50 paid by the Council by cheque must be signed by any 2 of the signatories of the Council’s accounts.
- (3) The signatories of the Council’s accounts are to be determined by the Board.
- (4) If the Board decides to remove a person from acting as a signatory of the Council’s accounts, that person must sign the appropriate authority from the authorised deposit-taking institution terminating that person’s role as a signatory at the earliest possible opportunity.
- (5) The chief executive officer must present to the Board monthly financial reports containing details of the following:
  - (a) all bills and accounts that have not been paid to be approved by the Board for payment,
  - (b) details of all bills and accounts that have been paid and not previously approved by the Board for ratification by the Board.
- (6) Full details of all approvals and ratifications must be entered in the minutes of the Board meeting.

## Aboriginal Land Rights Further Amendment Regulation 2007

## Schedule 1 Amendments

- 
- [42] Schedule 2, clause 16 (2) and (3)**  
Omit “Secretary” wherever occurring. Insert instead “chief executive officer”.
- [43] Schedule 2, clause 17**  
Omit the clause. Insert instead:
- 17 Common seal**
- (1) The Council may provide for a common seal.
  - (2) The common seal must not be affixed without the authority of the Board of the Council.
  - (3) The common seal may be affixed to a document only in the presence of 2 Board members with an attestation by the signatures of the 2 Board members of the fact of affixing the seal.
- [44] Schedule 2, clause 19 (1)**  
Insert “of the Board” after “Chairperson”.
- [45] Schedule 2, clause 19 (3) (a) (i)**  
Omit “Secretary”. Insert instead “chief executive officer”.
- [46] Schedule 2, clause 19 (4)**  
Insert after clause 19 (3):
- (4) The Chairperson has, in relation to the Board and meetings of the Board, the same functions as the Chairperson has under this clause in relation to meetings of the Council (other than the functions referred to in subclause (3) (d)).
- [47] Schedule 2, clause 20**  
Omit “Secretary” where firstly occurring.  
Insert instead “chief executive officer”.
- [48] Schedule 2, clause 20 (d)**  
Insert “, of the Council and the Board,” after “meetings” where secondly occurring.
- [49] Schedule 2, clause 20 (f)**  
Insert “for meetings of the Council and the Board” after “agenda”.
- [50] Schedule 2, clause 20 (h)**  
Omit “Secretary”. Insert instead “Chief Executive Officer”.



Aboriginal Land Rights Further Amendment Regulation 2007

Amendments

Schedule 1

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**[51] Schedule 2, clause 21**

Omit the clause. Insert instead:

**21 Financial duties**

- (1) The chief executive officer must:
  - (a) maintain proper accounts and records of all transactions in relation to the operations of the Council (in a manner approved by the New South Wales Aboriginal Land Council), and
  - (b) ensure that all money received is deposited as soon as possible in the Council's account with an authorised deposit-taking institution, and
  - (c) submit a brief financial statement at each Board and Council meeting, including all accounts and bills that have not been paid and that are to be approved by the Board for payment and details of all accounts and bills of the Council that have been paid by the chief executive officer, and
  - (d) as soon as practicable, bring to the attention of the Board, details of any expenditure that in the chief executive officer's opinion contravenes the Act.
- (2) The Chairperson of the Board must:
  - (a) ensure that financial statements, together with an auditor's statement in relation to the statements, are submitted to each annual meeting of the Council and to the New South Wales Aboriginal Land Council, in accordance with Division 2 of Part 8 of the Act, and
  - (b) submit the Council's budget, after it has been passed by a Council meeting, to the New South Wales Aboriginal Land Council in accordance with section 158 of the Act, and
  - (c) submit the Council's six monthly report, after it has been passed by a Council meeting, to the New South Wales Aboriginal Land Council in accordance with section 159 of the Act, and
  - (d) as soon as practicable, submit to the Board, and advise the New South Wales Aboriginal Land Council of, details of any expenditure that in the Chairperson's opinion contravenes the Act or the wishes of the majority of the Council members or both.

## Aboriginal Land Rights Further Amendment Regulation 2007

## Schedule 1 Amendments

**[52] Schedule 4 Model rules for New South Wales Aboriginal Land Council**

Omit clause 10. Insert instead:

**10 Common seal**

- (1) The Council may provide for a common seal.
- (2) The Chairperson is to have custody of the common seal.
- (3) The common seal must not be affixed without the authority of the Council.
- (4) The common seal may be affixed to a document only in the presence of 2 councillors with an attestation by the signatures of the councillors of the fact of affixing the seal.

**[53] Schedule 5 Model code of conduct for Local Aboriginal Land Councils**

Insert at the end of the Schedule:

11. Officers of the [name] Local Aboriginal Land Council must not, at a meeting of the Council or the Board, do any of the following things:
  - (a) assault or threaten to assault another officer or person present at the meeting,
  - (b) move or attempt to move a motion or an amendment that has an unlawful purpose or that deals with a matter that is outside the jurisdiction of the Council or Board, or address or attempt to address the Council or Board on such a motion,
  - (c) insult or make personal reflections on or impute improper motives to another officer,
  - (d) say or do anything that is inconsistent with maintaining order at the meeting or is likely to bring the Council or Board into contempt.

**[54] Schedule 7 Model code of conduct for New South Wales Aboriginal Land Council**

Insert at the end of the Schedule:

11. Councillors must not, at a meeting of the Council, do any of the following things:
  - (a) assault or threaten to assault another officer or person present at the meeting,

Aboriginal Land Rights Further Amendment Regulation 2007

Amendments

Schedule 1

- 
- (b) move or attempt to move a motion or an amendment that has an unlawful purpose or that deals with a matter that is outside the jurisdiction of the Council, or address or attempt to address the Council on such a motion,
  - (c) insult or make personal reflections on or impute improper motives to another officer,
  - (d) say or do anything that is inconsistent with maintaining order at the meeting or is likely to bring the Council into contempt.

**[55] Schedule 8 Savings, transitional and other provisions**

Insert after clause 7:

**8 Functions of chief executive officers of Local Aboriginal Land Councils**

- (1) The functions of the chief executive officer of a Local Aboriginal Land Council are, until the first chief executive officer of the Council is appointed under section 78A of the Act, to be exercised by the most senior member of staff of the Council immediately before the commencement of that section.
- (2) A Board must appoint a chief executive officer under section 78A of the Act not later than 6 months after the commencement of that section.



New South Wales

## Civil Procedure Amendment (Fees) Regulation 2007

under the

Civil Procedure Act 2005

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Civil Procedure Act 2005*.

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

### Explanatory note

The objects of this Regulation are:

- (a) to increase certain fees that are payable to the Sheriff and certain other fees that are payable in relation to civil proceedings generally, and
- (b) to confer an exemption from filing fees for the originating process by which a question of law is referred to the Supreme Court for decision under section 61 of the *Australian Securities and Investments Commission Act 2001* of the Commonwealth or section 659A of the *Corporations Act 2001* of the Commonwealth, and
- (c) to make it clear that the party to a proceeding and a solicitor for that party are jointly and severally liable for the payment of certain fees, and
- (d) to provide that no fee is payable in relation to the filing of a notice of motion for application for a writ of execution, and
- (e) to provide that a fee is payable in relation to the filing of a notice of motion for an application for an examination order in relation to proceedings in a Local Court sitting in its Small Claims Division.

This Regulation is made under the *Civil Procedure Act 2005*, including section 18 (Fees).

Clause 1 Civil Procedure Amendment (Fees) Regulation 2007

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## **Civil Procedure Amendment (Fees) Regulation 2007**

under the

Civil Procedure Act 2005

### **1 Name of Regulation**

This Regulation is the *Civil Procedure Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Civil Procedure Regulation 2005**

The *Civil Procedure Regulation 2005* is amended as set out in Schedule 1.

Civil Procedure Amendment (Fees) Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

**[1] Clause 4 Fees payable in relation to court proceedings**

Insert after clause 4 (5) (b):

- (b1) an application for a writ of execution,

**[2] Clause 4 (5) (g)**

Insert “other than an application for an examination order” after “Division”.

**[3] Clause 4 (6)**

Insert after clause 4 (5):

- (6) Despite subclause (2), no fee is payable in relation to the filing of an originating process by which a question of law is referred to the Supreme Court for decision under:
- (a) section 61 of the *Australian Securities and Investments Commission Act 2001* of the Commonwealth, or
- (b) section 659A of the *Corporations Act 2001* of the Commonwealth.

**[4] Clause 7 Persons by and to whom fees are payable**

Insert after clause 7 (1):

- (1A) For the purposes of subclause (1), the fee imposed by item 2 of Part 4 of Schedule 1 is taken to be payable by the person who served the notice to produce under Part 34 of the *Uniform Civil Procedure Rules 2005*.

**[5] Clause 7 (3)**

Insert after subclause (2):

- (3) For the purposes only of subclause (2), a solicitor or other person by whom a person is carrying on proceedings is taken to be acting as an agent for that person.

**[6] Clause 9 Payment of hearing allocation fees**

Omit subclause 9 (2). Insert instead:

- (2) If a party is carrying on proceedings by a solicitor or other person, the party and solicitor or other person are jointly and severally liable for the payment of the hearing allocation fee.

## Civil Procedure Amendment (Fees) Regulation 2007

## Schedule 1 Amendments

**[7] Clause 10 Payment of hearing fees**

Omit subclause (2). Insert instead:

- (2) If a party is carrying on proceedings by a solicitor or other person, the party and solicitor or other person are jointly and severally liable for the payment of the hearing fee.

**[8] Schedules 1 and 2**

Omit the Schedules. Insert instead:

**Schedule 1 Court fees**

(Clause 4)

**Part 1 Supreme Court**

	<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>
	<b>Matter for which fee payable</b>	<b>Standard fee</b>	<b>Corporation fee</b>
1	Filing an originating process (other than an originating process referred to in items 2–9)	\$685	\$1,370
2	Filing an originating process in the Equity Division for entry in the Commercial List or the Technology and Construction List	\$1,566	\$3,132
3	Filing an originating process in the Equity Division for entry in the Admiralty List	\$630	\$1,510
4	Filing an originating process by which an application for a grant or resealing of probate in respect of an estate the sworn gross value of which:		
	(a) is less than \$50,000	Nil	—
	(b) is \$50,000 or more but less than \$250,000	\$605	—
	(c) is \$250,000 or more but less than \$500,000	\$763	—
	(d) is \$500,000 or more but less than \$1,000,000	\$1,150	—
	(e) is \$1,000,000 or more	\$1,531	—
5	Filing in the Court of Appeal a holding summons for leave to appeal or cross-appeal	\$134	\$268

## Civil Procedure Amendment (Fees) Regulation 2007

Amendments

Schedule 1

Column 1	Column 2	Column 3
Matter for which fee payable	Standard fee	Corporation fee
6 Filing in the Court of Appeal an ordinary summons for leave to appeal or cross-appeal in respect of an application initiated by a holding summons	\$628	\$1,256
7 Filing any other summons in the Court of Appeal	\$761	\$1,522
8 Filing a notice of appeal without appointment in the Court of Appeal	\$302	\$604
9 Filing a notice of appeal with appointment in the Court of Appeal:		
(a) in proceedings in which a summons has been filed in the Court of Appeal	\$1,600	\$3,200
(b) in proceedings in which a notice of appeal without appointment has been filed	\$2,059	\$4,118
(c) in any other proceedings	\$2,361	\$4,722
10 Allocating a date for hearing of the proceedings by one or more judges, a judge and jury or an associate judge	\$1,307	\$2,614
11 Filing a requisition for trial by jury	\$832	\$1,664
12 For retention of jury after the first day of trial <b>Note.</b> The fees under this item are to be paid by the party requesting a jury for the trial.	\$379 per day	\$758 per day
13 On referral of proceedings for arbitration under Division 2 of Part 5 of the <i>Civil Procedure Act 2005</i>	\$622	—
14 Filing an application for an order for the rehearing of proceedings under Division 3 of Part 5 of the <i>Civil Procedure Act 2005</i>	\$474	\$948
15 Hearing of proceedings by one of more judges, for each half day of hearing on or after the 11th day <b>Note.</b> For the purposes of this item, a half day comprises a period of 3 hours or less, such period to include any adjournment of less than half an hour.	\$243	\$486



## Civil Procedure Amendment (Fees) Regulation 2007

## Schedule 1 Amendments

<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>
<b>Matter for which fee payable</b>	<b>Standard fee</b>	<b>Corporation fee</b>
16 Hearing of proceedings by an associate judge, for each half day of hearing on or after the 11th day <b>Note.</b> For the purposes of this item, a half day comprises a period of 3 hours or less, such period to include any adjournment of less than half an hour.	\$219	\$438
17 Preparing appeal papers (for such number of copies as the registrar orders to be printed) in volumes of not more than 250 pages	\$544 per volume	\$1,088 per volume
18 Filing a notice of motion	\$158	\$316
19 Lodging a will otherwise than as an attachment to an originating process by which an application for a grant or resealing of probate is made	\$33	—
20 Preparing a copy of a will	\$46	—
21 Conducting a genealogical search on a probate file (for each file searched)	\$87	—
22 Conducting a search for an application for a grant or resealing of probate (for each file searched)	\$46	—
23 Lodging a caveat against an application for a grant or resealing of probate	\$32	\$64
24 Conducting an adoption search (for each file searched)	\$46	—
25 Issuing a registrar's certificate as to the signature of a public notary	\$46	—

**Part 2 District Court**

<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>
<b>Matter for which fee payable</b>	<b>Standard fee</b>	<b>Corporation fee</b>
1 Filing an originating process (other than an originating process referred to in item 2)	\$488	\$976
2 Filing an originating process in relation to an appeal	\$202	\$404

## Civil Procedure Amendment (Fees) Regulation 2007

Amendments

Schedule 1

Column 1	Column 2	Column 3
Matter for which fee payable	Standard fee	Corporation fee
3 Allocating a date for hearing of the proceedings by a judge, a judge and jury or a judicial registrar	\$522	\$1,044
4 Filing a requisition for trial by jury	\$835	\$1,670
5 For retention of jury after the first day of trial <b>Note.</b> The fees under this item are to be paid by the party requesting a jury for the trial.	\$379 per day	\$758 per day
6 On referral of proceedings for arbitration under Division 2 of Part 5 of the <i>Civil Procedure Act 2005</i>	\$618	—
7 Filing an application for an order for the rehearing of proceedings under Division 3 of Part 5 of the <i>Civil Procedure Act 2005</i>	\$474	\$948
8 Filing a notice of motion	\$63	\$126

**Part 3 Local Courts**

Column 1	Column 2	Column 3
Matter for which fee payable	Standard fee	Corporation fee
1 Filing an originating process, under Part 7 of the <i>Local Courts Act 1982</i> , in a Local Court sitting in its General Division	\$180	\$360
2 Filing an originating process, under Part 7 of the <i>Local Courts Act 1982</i> , in a Local Court sitting in its Small Claims Division	\$73	\$146
3 Filing an application notice under Part 6 of the <i>Local Courts Act 1982</i>	\$70	—
4 Filing an application for an order for the rehearing of proceedings under Division 3 of Part 5 of the <i>Civil Procedure Act 2005</i>	\$313	\$626
5 Serving or attempting service by post of originating process by a Local Court	\$31 for each address to which process posted	—
6 Filing a notice of motion	\$63	\$126

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## Civil Procedure Amendment (Fees) Regulation 2007

## Schedule 1 Amendments

Column 1	Column 2	Column 3
Matter for which fee payable	Standard fee	Corporation fee
7 Filing a notice of appeal, or application for leave to appeal, to the District Court under Part 3 of the <i>Crimes (Appeal and Review) Act 2001</i> , as applied to proceedings under Part 6 of the <i>Local Courts Act 1982</i>		
(a) in relation to a single notice	\$85	—
(b) in relation to more than 1 notice arising from the same court appearance	\$46	—

**Part 4 Miscellaneous court fees**

Column 1	Column 2	Column 3
Matter for which fee payable	Standard fee	Corporation fee
1 Issuing a subpoena (for production, to give evidence, or both)	\$61	\$122
2 Receipt by the registrar of a document or thing produced in compliance with a notice to produce under Part 34 of the <i>Uniform Civil Procedure Rules 2005</i>	\$61	\$122
3 Filing or registering a copy or certificate of a judgment, order, determination, decree, adjudication or award of any other court or person under section 133 of the <i>Civil Procedure Act 2005</i>	\$69	\$138
4 Opening or keeping open the registry or part of the registry:	\$540	\$1,080
(a) on a Saturday, Sunday or public holiday or		
(b) on any other day before 9 am or after 5 pm		
5 Requesting production to the court of documents held by another court	\$46	\$92
6 Furnishing a sealed or certified copy of a judgment or order, or of the written opinion or reasons for opinion of any judicial or other officer of the court	\$46	—

## Civil Procedure Amendment (Fees) Regulation 2007

Amendments

Schedule 1

Column 1	Column 2	Column 3
Matter for which fee payable	Standard fee	Corporation fee
7 Retrieving, providing access to and furnishing a copy of any document (otherwise than as provided for by item 6)	\$10, plus \$5 for each 10 pages (or part thereof) after the first 20 pages	—
8 Retrieving and providing access to, but not furnishing a copy of, any document	Nil	—
9 Supplying a duplicate tape recording of sound-recorded evidence	\$38 per cassette	—
10 Supplying a transcript of any proceedings:		
(a) where the matter being transcribed is under 3 months old	\$70, plus an additional \$8.50 for each page after the first 8 pages	—
(b) where the matter being transcribed is 3 months old or older	\$85, plus an additional \$9.70 for each page after the first 8 pages	—
11 Providing any service for which a fee is not otherwise imposed by this Schedule <b>Note.</b> A fee may not be imposed under this item except with the approval of the registrar.	\$32	\$64

**Schedule 2 Sheriff's fees**

(Clause 5)

Column 1	Column 2
Matter for which fee payable	Fee
1 Serving or attempting service of any document, including service by post and preparation of affidavit of service	\$50 for each address at which, and each occasion on which, service is effected or attempted
2 Executing or attempting execution of an arrest warrant under section 97 of the <i>Civil Procedure Act 2005</i>	\$61 for each address at which, and each occasion on which, execution is effected or attempted

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## Civil Procedure Amendment (Fees) Regulation 2007

## Schedule 1 Amendments

Column 1	Column 2
Matter for which fee payable	Fee
3 Executing or attempting execution of a writ of possession under Part 8 of the <i>Civil Procedure Act 2005</i>	\$255 for each address at which, and each occasion on which, execution is effected or attempted
4 Executing or attempting execution of a writ of delivery under Part 8 of the <i>Civil Procedure Act 2005</i>	\$61 for each address at which, and each occasion on which, execution is effected or attempted
5 Executing or attempting execution of a writ for the levy of property under Part 8 of the <i>Civil Procedure Act 2005</i> <b>Note.</b> The 3% levy in Column 2 is not payable in relation to writs executed by the Marshal in Admiralty	\$61 for each address at which, and each occasion on which, execution is effected or attempted, plus 3% of the proceeds of enforcement
6 Executing or attempting execution of any court process (other than a warrant or writ referred to in item 2, 3, 4 or 5)	\$255 for each address at which, and each occasion on which, execution is effected or attempted
7 Preparing for sale of land following receipt of notice of sale from judgment creditor (UCPR rule 39.22)	\$623
8 Furnishing a certified copy of a writ for the levy of property for registration under section 105A of the <i>Real Property Act 1900</i>	\$17
9 Providing Sheriff's officers to guard property seized under a writ of execution under Part 8 of the <i>Civil Procedure Act 2005</i>	\$340 per Sheriff's officer per day
10 Attending a view by a jury in civil proceedings	\$135
11 Opening or keeping open the Sheriff's office on a Saturday, Sunday or public holiday or on any other day before 9 am or after 5 pm	\$544
12 Retrieving, providing access to and furnishing a copy of any document (otherwise than as provided by item 8)	\$10, plus \$5 for each 10 pages (or part thereof) after the first 20 pages



New South Wales

# Conveyancing (General) Amendment (Fees) Regulation 2007

under the

Conveyancing Act 1919

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Conveyancing Act 1919*.

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

## Explanatory note

The object of this Regulation is to increase certain fees payable to the Registrar-General under the *Conveyancing Act 1919*.

The Regulation also provides for separate (increased) fees:

- (a) for lodgment for registration of plans under the *Community Land Development Act 1989* and for lodgment for registration or recording of other plans comprising no more than 2 lots or more than 2 lots (instead of having the same fee apply to lodgment of all of these categories of plan), and
- (b) for the pre-examination of such plans (instead of having the same fee apply to pre-examination of all of these categories of plan).

These proposed fees incorporate:

- (a) the first 8 hours (instead of the first 4 hours) of examination of lodged plans or pre-examination of plans in the case of plans under the *Community Land Development Act 1989*, and
- (b) the first 4 hours of examination of lodged plans or pre-examination of plans in the case of other plans comprising no more than 2 lots, and
- (c) the first 6 hours (instead of the first 4 hours) of examination of lodged plans or pre-examination of plans in the case of other plans comprising more than 2 lots.

This Regulation is made under the *Conveyancing Act 1919*, including section 202 (the general regulation-making power) and, in particular, section 202 (1) (d).

Clause 1            Conveyancing (General) Amendment (Fees) Regulation 2007

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## **Conveyancing (General) Amendment (Fees) Regulation 2007**

under the

Conveyancing Act 1919

### **1 Name of Regulation**

This Regulation is the *Conveyancing (General) Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Conveyancing (General) Regulation 2003**

The *Conveyancing (General) Regulation 2003* is amended as set out in Schedule 1.

Conveyancing (General) Amendment (Fees) Regulation 2007

Amendment

Schedule 1

## Schedule 1 Amendment

(Clause 3)

### Schedule 1

Omit the Schedule. Insert instead:

### Schedule 1 Fees

(Clauses 4, 5, 6, 12, 21, 22, 41, 42 and 43)

		\$
<b>Registration in the General Register of Deeds</b>		
1	For each registration, or renewal or vacation of registration, of any writ, order or legal proceeding made under Division 2 of Part 23 of the Act	86.00
2	For each registration of an agricultural goods mortgage or other security instrument within the meaning of the <i>Security Interests in Goods Act 2005</i> , or any other instrument relating to a registered security interest within the meaning of that Act, made under the <i>Security Interests in Goods Act 2005</i>	86.00
3	For registration under Division 5 of Part 6 of the Act of a memorandum containing provisions that are capable of being covenants that may be included in a security instrument that is registered under the <i>Security Interests in Goods Act 2005</i>	86.00
4	For recording or registering any instrument not otherwise provided for in this Schedule	86.00
5	On request for preparation of a registration copy of an instrument or part of an instrument	12.50 for up to 4 pages, and then 12.50 for each additional 4 pages or part of that number
	In addition, for preparation of the copy	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved



## Conveyancing (General) Amendment (Fees) Regulation 2007

Schedule 1 Amendment

		\$
<b>Copies</b>		
6	For supplying a copy of a document or part of a document (other than a certified copy) in the custody of the Registrar-General:	
	(a) to any person attending an office of the Department of Lands	12.50
	(b) by electronic means to any agent licensed by the Department of Lands	6.20
	(c) to any person by some other means	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in providing the service
7	On lodgment of an application for a certified copy of a document or part of a document in the custody of the Registrar-General	90.00
	In addition, if a copy is prepared by a photocopying process	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in preparing the copy
8	In the case of a requisition for a copy available to any person attending an office of the Department of Lands that, in the opinion of the Registrar-General, is a request for a copy for which the above schedule of fees is not appropriate	Such reasonable fee (determined by the Registrar-General in negotiation with the requesting party) as is warranted by the cost incurred in providing the copy
9	On lodgment of an application for a copy of a document in the custody of the Registrar-General, other than a certified copy or a copy available to any person attending an office of the Department of Lands	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in preparing the copy

## Conveyancing (General) Amendment (Fees) Regulation 2007

Amendment

Schedule 1

	\$
<b>Official searches (General Register of Deeds)</b>	
10 On requisition for a search, or the continuation of a search, from the date of the prior certificate of result of the search (including the office copy certificate of the result of a search or the continuation of the search)	200.00
In addition, for each quarter-hour or part of a quarter-hour occupied in the search or continuation of the search after the first hour	50.00
11 On request for a copy of an official search	90.00
<b>Public searches (General Register of Deeds)</b>	
12 On requisition for a search, or the continuation of a search, of the General Register of Deeds	110.00
In addition, for each quarter-hour or part of a quarter-hour occupied in the search or continuation of the search after the first half-hour	55.00
13 For supplying a copy (other than a certified copy) in response to a facsimile request for a document in the custody of the Registrar-General if no initial search is required	23.50
In addition, for a copy of each additional document required	12.50
<b>Search for writs, orders or legal proceedings</b>	
14 For a search against each name (other than a search in response to a facsimile request)	12.50
15 For a search in response to a facsimile request, in respect of a search for 1 or 2 names	23.50
In addition, for a search of each additional name in excess of 2	12.50
<b>Search for security interests in goods (General Register of Deeds)</b>	
16 For a search against each name:	
(a) by any person attending an office of the Department of Lands	12.50
(b) by electronic means to any agent licensed by the Department of Lands	6.20

## Conveyancing (General) Amendment (Fees) Regulation 2007

## Schedule 1 Amendment

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	\$
(c) by any person by some other means	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in providing the service

**Plans**

17	On lodgment for registration or recording of a plan (other than a community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i> or a plan prepared solely for the purpose of placing survey information on public record):	
	(a) comprising no more than 2 lots	1000.00
	(b) comprising more than 2 lots	1200.00
	In addition, for each quarter-hour or part of a quarter-hour in excess of:	
	(a) the first 4 hours occupied in the examination of the plan referred to in paragraph (a) above	50.00
	(b) the first 6 hours occupied in the examination of the plan referred to in paragraph (b) above	50.00
	On lodgment for registration of a community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i>	1600.00
	In addition, for each quarter-hour or part of a quarter-hour in excess of the first 8 hours occupied in the examination of the plan	50.00
	In the case of land the subject of a community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i> :	
	(a) for each additional sheet in excess of 4	90.00
	(b) for the management statement accompanying the community, precinct or neighbourhood plan, including any associated plans or sketches	300.00
	(c) for any development contract accompanying the community, precinct or neighbourhood plan	200.00
	In addition, for each lot, allotment or portion shown or separately defined on the plan	120.00

## Conveyancing (General) Amendment (Fees) Regulation 2007

Amendment

Schedule 1

	\$
And, if the plan is accompanied by a section 88B instrument, for each easement, restriction on the use of land, positive covenant or profit à prendre to be created, irrespective of the number of lots burdened or benefited, an additional	90.00
And, if the plan is accompanied by a section 88B instrument, for each easement or profit à prendre to be released, irrespective of the number of lots burdened or benefited, an additional	90.00
And, if the plan is accompanied by a building management statement, an additional	300.00
And, if the plan is lodged for the purpose of consolidating 2 or more folios of the Register kept under the <i>Real Property Act 1900</i> —for each folio of the Register to be consolidated, an additional	16.50
And, if a plan lodged in connection with an application to bring land under the <i>Real Property Act 1900</i> includes land already under that Act and a consolidated folio of the Register kept under that Act is to be created—for each folio to be consolidated, an additional	16.50
18 On lodgment of an additional or replacement sheet in conjunction with an application to amend a registered community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i>	90.00
19 For recording a plan prepared solely for the purpose of placing survey information on public record	90.00
20 For examining a plan if survey information has been added to an original compiled plan as a result of a requisition	90.00
21 For pre-examination of a plan (other than a community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i> ):	
(a) comprising no more than 2 lots	1100.00
(b) comprising more than 2 lots	1320.00
In addition, for each quarter-hour or part of a quarter-hour in excess of:	
(a) the first 4 hours occupied in the examination of the plan referred to in paragraph (a) above	55.00

Conveyancing (General) Amendment (Fees) Regulation 2007		
Schedule 1      Amendment		
		\$
	(b) the first 6 hours occupied in the examination of the plan referred to in paragraph (b) above	55.00
22	For pre-examination of a community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i>	1760.00
	In addition, for each quarter-hour or part of a quarter-hour in excess of the first 8 hours occupied in the examination of the plan	55.00
23	For preparation and supply of a plan	200.00
	In addition, for each quarter-hour or part of a quarter-hour in excess of the first hour occupied in the preparation of the plan	50.00
24	On lodgment of an application for revival of a plan previously rejected or withdrawn	Such fee as would be appropriate to the plan as a new lodgment
25	On lodgment of a substituted plan or any sheet of such a plan or an additional sheet of a plan	90.00
26	On lodgment of a section 88B instrument in substitution for another such instrument or part of such instrument	Such fee as would be appropriate to the instrument as an original lodgment
27	On lodgment of an application to amend a plan	90.00
	In addition, if the application involves the amendment of a Crown grant, a certificate of title or a folio of the Register kept under the <i>Real Property Act 1900</i> :	
	(a) for the first grant, certificate or folio	90.00
	(b) for each subsequent grant, certificate or folio	12.50
28	On lodgment of an application for an order terminating a neighbourhood scheme under section 72 of the <i>Community Land Development Act 1989</i>	90.00
	In addition, for each quarter-hour or part of a quarter-hour occupied in examining the application	50.00
<b>Miscellaneous</b>		
29	For furnishing a certificate of ownership ( <i>Local Government Act 1993</i> —section 700 (2) or <i>Environmental Planning and Assessment Act 1979</i> —section 151 (2))	50.00

## Conveyancing (General) Amendment (Fees) Regulation 2007

Amendment

Schedule 1

	\$
	50.00
30	23.50
	4.00
31	23.50
	4.00
32	23.50
33	21.50
34	90.00



New South Wales

# Criminal Procedure Amendment (Fees) Regulation 2007

under the

Criminal Procedure Act 1986

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Criminal Procedure Act 1986*.

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

## Explanatory note

The object of this Regulation is to increase certain fees that are payable in relation to criminal proceedings.

This Regulation is made under the *Criminal Procedure Act 1986*, including section 4A (Fees).

Clause 1 Criminal Procedure Amendment (Fees) Regulation 2007

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## **Criminal Procedure Amendment (Fees) Regulation 2007**

under the

Criminal Procedure Act 1986

### **1 Name of Regulation**

This Regulation is the *Criminal Procedure Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Criminal Procedure Regulation 2005**

The *Criminal Procedure Regulation 2005* is amended as set out in Schedule 1.



Criminal Procedure Amendment (Fees) Regulation 2007

Amendment

Schedule 1

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## Schedule 1 Amendment

(Clause 3)

**Schedule 3**

Omit the Schedule. Insert instead:

**Schedule 3 Fees**

(Clauses 13 and 14)

**Part 1 Court fees**

	Column 1	Column 2
Item	Matter for which fee payable	Fee
1	Filing a court attendance notice under Chapter 4 of the <i>Criminal Procedure Act 1986</i>	\$70
2	Filing an application to a Local Court for annulment of conviction or sentence under Part 2 of the <i>Crimes (Appeal and Review) Act 2001</i>	\$70
3	Filing a notice of appeal, or an application for leave to appeal, to the District Court under Part 3 of the <i>Crimes (Appeal and Review) Act 2001</i> :	
	(a) in relation to a single offence	\$85
	(b) in relation to more than 1 offence arising from the same court appearance	\$131
4	To issue a certificate of conviction or dismissal	\$46
5	Retrieving, providing access to and furnishing a copy of any document (otherwise than as provided for by items 4, 6 and 8)	\$10, plus \$5 for each 10 pages (or part thereof) after the first 20 pages
6	Retrieving and providing access to, but not furnishing a copy of, any document	\$0
7	Supply of duplicate tape recording of sound-recorded evidence	\$38 per cassette
8	Copy of any deposition, transcript or diskette (unless otherwise provided for under any other Act):	

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## Criminal Procedure Amendment (Fees) Regulation 2007

Schedule 1 Amendment

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<b>Column 1</b>		<b>Column 2</b>
<b>Item</b>	<b>Matter for which fee payable</b>	<b>Fee</b>
(a)	for each page, where the matter being transcribed is under 3 months old	\$70, plus \$8.50 per page for each page after the first 8 pages
(b)	for each page, where the matter being transcribed is 3 months old or older	\$85, plus \$9.70 per page for each page after the first 8 pages

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**Part 2 Sheriff's fees**

<b>Column 1</b>		<b>Column 2</b>
<b>Item</b>	<b>Matter for which fee payable</b>	<b>Fee</b>
1	For attending a view by a jury in criminal proceedings	\$135

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New South Wales

# Driving Instructors Amendment (Fees) Regulation 2007

under the

Driving Instructors Act 1992

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Driving Instructors Act 1992*.

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

## Explanatory note

The object of this Regulation is to increase certain fees payable in connection with the administration of the *Driving Instructors Act 1992*. The fee increases are in line with movements in the Consumer Price Index.

This Regulation is made under the *Driving Instructors Act 1992*, including section 59 (the general regulation-making power) and, in particular, section 59 (2) (a).

Clause 1          Driving Instructors Amendment (Fees) Regulation 2007

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## **Driving Instructors Amendment (Fees) Regulation 2007**

under the

Driving Instructors Act 1992

### **1 Name of Regulation**

This Regulation is the *Driving Instructors Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Driving Instructors Regulation 2003**

The *Driving Instructors Regulation 2003* is amended as set out in Schedule 1.

Driving Instructors Amendment (Fees) Regulation 2007

Amendment

Schedule 1

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## Schedule 1      Amendment

(Clause 3)

### Schedule 1

Omit the Schedule. Insert instead:

## Schedule 1      Fees

(Clause 6)

<b>Document</b>	<b>\$</b>
Licence subject to a condition that the holder complete a further course of training within a specified time	43
Any other licence	140
Renewal of licence	140
Duplicate licence	20
Certificate under section 46 of the Act	18



New South Wales

## Dust Diseases Tribunal Amendment (Fees) Regulation 2007

under the

Dust Diseases Tribunal Act 1989

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

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

### Explanatory note

The objects of this Regulation are:

- (a) to increase certain fees payable in respect of proceedings before the Dust Diseases Tribunal, and
- (b) to make it clear that the party to a proceeding and a solicitor or other person representing that party in proceedings are jointly and severally liable for the payment of certain fees.

This Regulation is made under the *Dust Diseases Tribunal Act 1989*, including section 34 (Regulations: Tribunal fees).

Clause 1            Dust Diseases Tribunal Amendment (Fees) Regulation 2007

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## **Dust Diseases Tribunal Amendment (Fees) Regulation 2007**

under the

Dust Diseases Tribunal Act 1989

### **1 Name of Regulation**

This Regulation is the *Dust Diseases Tribunal Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Dust Diseases Tribunal Regulation 2007**

The *Dust Diseases Tribunal Regulation 2007* is amended as set out in Schedule 1.

Dust Diseases Tribunal Amendment (Fees) Regulation 2007

Amendments

Schedule 1

## Schedule 1 Amendments

(Clause 3)

### [1] Clause 8 Person by and to whom fees payable

Insert after clause 8 (1):

- (1A) For the purposes of subclause (1), the fee provided for by item 13 of Schedule 1 is taken to be payable by the person who filed the notice to produce referred to in that item.

### [2] Clause 8 (2A)

Insert after clause 8 (2):

- (2A) For the purposes only of subclause (2), a solicitor or other person by whom a person is carrying on proceedings is taken to be acting as an agent for that person.

### [3] Clause 9 First directions hearing fee

Omit subclause (2). Insert instead:

- (2) If a party is carrying on proceedings by a solicitor or other person, the party and solicitor or other person are jointly and severally liable for the payment of the first directions hearing fee.

### [4] Schedule 1

Omit the Schedule. Insert instead:

## Schedule 1 Fees

(Clause 4)

		\$
1	Filing an initiating process	306 (in the case of a corporation) or 153 (in any other case)
2	Filing a cross-claim	306 (in the case of a corporation) or 153 (in any other case)
3	Filing request for first directions hearing (for a claim or cross-claim)	1,188 (in the case of a corporation) or 594 (in any other case)
4	Filing notice of motion	306 (in the case of a corporation) or 153 (in any other case)

Page 3



## Dust Diseases Tribunal Amendment (Fees) Regulation 2007

## Schedule 1 Amendments

		\$
5	To open or keep open the registry or part of the registry:	
	(a) on a Saturday, Sunday or public holiday	1,052 (in the case of a corporation) or 526 (in any other case)
	(b) on any other day:	
	(i) before 8.30 am or after 4.30 pm	1,052 (in the case of a corporation) or 526 (in any other case)
	(ii) between 8.30 and 9 am or 4 and 4.30 pm	110 (in the case of a corporation) or 55 (in any other case)
6	To furnish a copy of the written opinion or reasons for opinion of any member of the Tribunal:	
	(a) for a printed copy	52
	(b) for any other kind of copy	32
	<b>Note.</b> A party to proceedings before the Tribunal is entitled to one copy of the opinion or reasons for opinion in relation to the proceedings without charge.	
7	Making a copy of any document, otherwise than as provided for by item 5, for each page (minimum fee of \$10)	2
8	Supply of duplicate tape recording of sound-recorded evidence, for each cassette	37
9	For each copy of the transcript of any proceedings:	
	(a) for each page, where the matter being transcribed is under 3 months old (minimum fee for 1 to 8 pages of \$68)	8.20
	(b) for each page, where the matter being transcribed is 3 months old or older (minimum fee for 1 to 8 pages of \$78)	9.30

## Dust Diseases Tribunal Amendment (Fees) Regulation 2007

Amendments

Schedule 1

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		\$
10	To issue a subpoena for production	118 (in the case of a corporation) or 59 (in any other case)
11	To issue a subpoena for production and to give evidence	118 (in the case of a corporation) or 59 (in any other case)
12	To issue a subpoena to give evidence	58 (in the case of a corporation) or 29 (in any other case)
13	Receipt by the Registrar of a document or thing produced in compliance with a notice to produce under Part 34 of the <i>Uniform Civil Procedure Rules 2005</i>	118 (in the case of a corporation) or 59 (in any other case)
14	The fee for a service not otherwise provided for in this Schedule <b>Note.</b> This fee is chargeable only with the approval of the Registrar.	62 (in the case of a corporation) or 31 (in any other case)

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New South Wales

# Electricity Supply (General) Amendment Regulation 2007

under the

Electricity Supply Act 1995

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Electricity Supply Act 1995*.

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

## Explanatory note

The objects of this Regulation are:

- (a) to require all retail suppliers (instead of just standard retail suppliers) who supply electricity to small retail customers who own or occupy residential premises to operate a payment plan in respect of those customers (a payment plan makes provision for customers facing financial difficulty), and
- (b) to require those retail suppliers to offer a payment plan to any customer facing financial difficulty prior to discontinuing electricity supply or arranging for disconnection (and to prevent service providers who provide connection services through an arrangement with a supplier from disconnecting electricity supply unless such an offer has been made), and
- (c) to make further provision with respect to the procedure for entering into and terminating electricity supply contracts, including:
  - (i) by allowing an election to be supplied with electricity under a standard form customer supply contract to be made in writing, by telephone or by any means acceptable to the supplier, and
  - (ii) by requiring further information about electricity contracts to be provided to small retail customers, and
  - (iii) by making further provision for the right of a customer to terminate a negotiated customer supply contract during a cooling off period.

This Regulation is made under the *Electricity Supply Act 1995*, including section 106 (the general regulation-making power) and clause 6 of Schedule 2.

Clause 1 Electricity Supply (General) Amendment Regulation 2007

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## **Electricity Supply (General) Amendment Regulation 2007**

under the

Electricity Supply Act 1995

### **1 Name of Regulation**

This Regulation is the *Electricity Supply (General) Amendment Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Electricity Supply (General) Regulation 2001**

The *Electricity Supply (General) Regulation 2001* is amended as set out in Schedule 1.

Electricity Supply (General) Amendment Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

**[1] Clause 6 Endorsement conditions relating to payment plans**

Omit the clause.

**[2] Clause 11 Notice procedures where small retail customers change supplier or status**

Omit clause 11 (1) (b).

**[3] Clause 11 (2) (b)**

Omit “the name and contact details of that supplier”.

Insert instead “the contact details of the Tribunal”.

**[4] Clause 12**

Omit the clause. Insert instead:

**12 Election to be supplied under standard form customer supply contract**

- (1) An election to be supplied with electricity by a standard retail supplier under a standard form customer supply contract may be made in writing, by telephone or by any means acceptable to the supplier.
- (2) As soon as practicable after the election is made, the supplier is to issue a written notice to the customer containing the following particulars:
  - (a) the name of the customer,
  - (b) the premises to be supplied with electricity,
  - (c) the customer’s National Metering Identifier,
  - (d) the date that supply of electricity commenced or is expected to commence.
- (3) The notice is to include the document required to be provided under clause 13.

**[5] Clause 13 Information given to persons who elect standard form contracts**

Omit “receiving an application from” from clause 13 (1).

Insert instead “an election is made by”.

## Electricity Supply (General) Amendment Regulation 2007

## Schedule 1 Amendments

**[6] Clause 13A**

Insert after clause 13:

**13A Licence condition relating to payment plans, disconnection and discontinuance of supply**

- (1) It is a condition of a licence of a supplier who supplies electricity to a small retail customer that the supplier operate a payment plan:
  - (a) applying to small retail customers who own or occupy residential premises and who are, in the supplier's opinion, experiencing financial difficulty, and
  - (b) that complies with subclause (2) and is approved by the Minister for the purposes of this clause.
- (2) The payment plan must:
  - (a) enable customers to make payments by instalments, in advance or arrears, and
  - (b) provide for the customer to be informed of the following matters:
    - (i) the period, or periods, of the payment plan,
    - (ii) the amount of each instalment and the frequency of instalments,
    - (iii) if the customer is in arrears, the number of instalments required to pay the arrears,
    - (iv) if the customer is to pay in advance, the basis on which instalments are calculated, and
  - (c) provide for instalments to be calculated having regard to a customer's consumption needs, a customer's capacity to pay and the amount of any arrears a customer is required to pay, and
  - (d) provide procedures that are fair and reasonable for dealing with the financial difficulty faced by a customer who is obtaining the benefit of the scheme.
- (3) It is a condition of a licence of a supplier who supplies electricity to a small retail customer that the supplier does not discontinue supply to residential premises owned or occupied by a small retail customer or, in a case where connection services have been arranged by the supplier, request the service provider to disconnect such premises, on the grounds that the customer has failed to make due payment of money owed to the supplier unless:

## Electricity Supply (General) Amendment Regulation 2007

## Amendments

## Schedule 1

- 
- (a) the supplier provides written notice of the supplier's intention to do so to the customer, indicating that, if the customer is experiencing financial difficulty, the customer may apply for assistance under the payment plan operated by the supplier, and
  - (b) the customer fails to apply for assistance under the payment plan by the date indicated in the notice as the date by which the customer must make such an application, or having made such an application, is assessed by the supplier to be ineligible for assistance under the payment plan.
- (4) It is a condition of a licence of a service provider who provides customer connection services to a small retail customer through an arrangement with the supplier that the service provider does not disconnect residential premises owned or occupied by the small retail customer at the request of the supplier unless the supplier has notified the service provider that it is authorised to make the request under subclause (3).
  - (5) Subclauses (3) and (4) do not apply to any disconnection or discontinuance of supply on the grounds of failure to make due payment of money in accordance with a payment plan.
  - (6) The Minister's approval of a payment plan:
    - (a) has effect for the period of time specified in the approval, and
    - (b) is subject to such conditions as the Minister may specify in the approval, which may include a condition requiring the supplier to submit the payment plan for review when requested by the Minister.

**[7] Clause 42 Information to be provided to small retail customers about contracts**

Omit "with a copy of the contract at the time that the contract is entered into" from clause 42 (2).

Insert instead " , within 2 business days of the contract being entered into, with a copy of the contract and a disclosure notice".

**[8] Clause 42 (2A)**

Insert after clause 42 (2):

- (2A) For the purposes of this clause, a *disclosure notice* is a document containing the following information in relation to the contract:
  - (a) the name and contact details of the supplier,

## Electricity Supply (General) Amendment Regulation 2007

## Schedule 1 Amendments

- 
- (b) the name and contact details of a person responsible for arranging connection services on behalf of the customer (if any),
  - (c) the premises to be supplied with electricity,
  - (d) the commencement date and term of the contract,
  - (e) the extent to which the price offered is inclusive of all costs, and if the price offered is not inclusive of all costs, the particulars of the costs not included,
  - (f) the customer's right to enter into any applicable standard form customer contract, and how the terms of the contract differ from that standard form customer contract,
  - (g) a statement of the customer's rights under this Regulation in relation to the cooling-off period,
  - (h) any requirement for a deposit to be paid by the customer and when that deposit is payable,
  - (i) any penalties or charges imposed on the customer for any change including, but not limited to, any variation in electricity load or early termination,
  - (j) a statement of the customer's rights in relation to disputes and resolution of disputes with the supplier, including the procedures for referring complaints and disputes to the electricity industry ombudsman.

**[9] Clause 42 (5)**

Insert after clause 42 (4):

- (5) In this clause:  
*business day* means a day that is not a Saturday, Sunday or public holiday throughout the State.

**[10] Clause 111 Payment plans**

Omit the clause.

**[11] Clause 113C**

Insert after clause 113B:

**113C Payment plans for all suppliers**

- (1) Suppliers are required to comply with clause 13A on and from the date that is 3 months after the commencement of the *Electricity Supply (General) Amendment Regulation 2007* or on and from a later date determined by the Minister and notified to suppliers.



## Electricity Supply (General) Amendment Regulation 2007

Amendments

Schedule 1

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- (2) The amendments made to clause 12 of Schedule 2 by the *Electricity Supply (General) Amendment Regulation 2007*, so far as they relate to payment plans, do not apply in respect of suppliers until the date that suppliers are required to comply with clause 13A.
- (3) However the provisions of this Regulation relating to payment plans, as in force immediately before the commencement of the *Electricity Supply (General) Amendment Regulation 2007*, continue to apply to standard retail suppliers until the date that all suppliers are required to comply with clause 13A.

**Note.** Clause 13A requires all retail suppliers who deal with small retail customers to operate a payment plan. Standard retail suppliers were already required to operate a payment plan under clause 6 of this Regulation immediately before its repeal and replacement by clause 13A and will continue to be required to operate those payment plans until all suppliers are required to comply with new clause 13A. It will also be necessary for those standard retail suppliers to re-submit their payment plans to the Minister for approval in order to comply with new clause 13A.

**[12] Schedule 2 Customer supply contracts**

Omit clause 7 (1). Insert instead:

- (1) A negotiated customer supply contract must confer on the customer a right to terminate the contract (orally or in writing) within 10 days after the date that the contract is entered into, or the date that a copy of the contract is received by the customer, whichever is the later.
- (1A) If a customer exercises any such right to terminate a negotiated customer supply contract, the contract must require the supplier to provide the customer with a record of that termination.

**[13] Schedule 2, clause 12 (3) (d) (ii)**

Omit the sub-paragraph. Insert instead:

- (ii) of any payment plan operated by the supplier that is available to the customer if the customer is experiencing financial difficulty, and
- (iii) if the customer has applied for assistance under the payment plan by the date indicated by the supplier as the date by which the customer must make an application, of the outcome of such application on or before the second written notice given under subclause (2) (a).

## Electricity Supply (General) Amendment Regulation 2007

## Schedule 1 Amendments

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**[14] Schedule 2, clause 12 (4)**

Omit the subclause. Insert instead:

- (4) The contract must require the supplier, if attempts to deal with the customer under subclause (2) (b) are unsuccessful because of a failure to make contact with the customer, to use its best endeavours to make contact with the customer outside business hours for the purpose of dealing with the customer as required by that subclause.

**[15] Schedule 2, clause 12 (7) and (7A)**

Omit clause 12 (7). Insert instead:

- (7) The contract must require that the supplier not discontinue electricity supply for a failure to make due payment of money owed to the supplier if the customer applies before the date specified in accordance with subclause (3) (b) for assistance under the payment plan operated by the supplier.
- (7A) Subclause (7) does not prevent a supplier from discontinuing electricity supply if a customer fails to make due payment of money in accordance with the payment plan operated by the supplier or is assessed by the supplier to be ineligible for assistance under the payment plan.

**[16] Schedule 3 Customer connection contracts**

Omit clause 15 (4). Insert instead:

- (4) The contract must require the supplier, if attempts to deal with the customer under subclause (2) (b) are unsuccessful because of a failure to make contact with the customer, to use its best endeavours to make contact with the customer outside business hours for the purpose of dealing with the customer as required by that subclause.

**[17] Schedule 3, clause 15 (5)**

Insert “or (4)” after “(2) (b)”.



New South Wales

# Firearms Amendment (Extension of Amnesty for Percussion Lock Pistols) Regulation 2007

under the

Firearms Act 1996

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Firearms Act 1996*.

DAVID CAMPBELL, M.P.,  
Minister for Police

## Explanatory note

The object of this Regulation is to extend, for a period of 6 months, the operation of an amnesty provision that allows the possession, without a licence under the *Firearms Act 1996*, of certain percussion lock pistols manufactured before 1900 that use black powder.

This Regulation is made under the *Firearms Act 1996*, including section 88 (2) (r).

Clause 1            Firearms Amendment (Extension of Amnesty for Percussion Lock Pistols)  
                         Regulation 2007

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## **Firearms Amendment (Extension of Amnesty for Percussion Lock Pistols) Regulation 2007**

under the

Firearms Act 1996

### **1 Name of Regulation**

This Regulation is the *Firearms Amendment (Extension of Amnesty for Percussion Lock Pistols) Regulation 2007*.

### **2 Amendment of Firearms Regulation 2006**

Clause 117 (Temporary licensing and registration amnesty for certain percussion lock pistols manufactured before 1900) of the *Firearms Regulation 2006* is amended by omitting “30 June 2007” from the definition of *amnesty period* and by inserting instead “31 December 2007”.



New South Wales

# Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007

under the

Fisheries Management Act 1994

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

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

## Explanatory note

The object of this Regulation is to increase certain fees, charges and contributions payable under the *Fisheries Management Act 1994*. The increases are generally in line with movements in the Consumer Price Index; in some cases, more than one year has elapsed since the last increase.

The Principal Regulations that are being amended are as follows:

- (a) *Fisheries Management (Abalone Share Management Plan) Regulation 2000*,
- (b) *Fisheries Management (Aquaculture) Regulation 2002*,
- (c) *Fisheries Management (General) Regulation 2002*,
- (d) *Fisheries Management (Lobster Share Management Plan) Regulation 2000*.

This Regulation is made under the *Fisheries Management Act 1994*, including section 289 (the general regulation-making power).

Clause 1 Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007

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## **Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007**

under the

Fisheries Management Act 1994

### **1 Name of Regulation**

This Regulation is the *Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Fisheries Management (Abalone Share Management Plan) Regulation 2000**

The *Fisheries Management (Abalone Share Management Plan) Regulation 2000* is amended as set out in Schedule 1.

### **4 Amendment of Fisheries Management (Aquaculture) Regulation 2002**

The *Fisheries Management (Aquaculture) Regulation 2002* is amended as set out in Schedule 2.

### **5 Amendment of Fisheries Management (General) Regulation 2002**

The *Fisheries Management (General) Regulation 2002* is amended as set out in Schedule 3.

### **6 Amendment of Fisheries Management (Lobster Share Management Plan) Regulation 2000**

The *Fisheries Management (Lobster Share Management Plan) Regulation 2000* is amended as set out in Schedule 4.

Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007

Amendment of Fisheries Management (Abalone Share Management Plan) Regulation 2000 Schedule 1

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## **Schedule 1      Amendment of Fisheries Management (Abalone Share Management Plan) Regulation 2000**

(Clause 3)

- [1] Appendix Abalone Share Management Plan**  
Omit "\$238" from clause 9 (2) (a). Insert instead "\$244".
- [2] Appendix, clause 9 (2) (b)**  
Omit "\$417". Insert instead "\$427".
- [3] Appendix, clause 19 (2) (b)**  
Omit "\$178". Insert instead "\$182".

Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007

Schedule 2 Amendment of Fisheries Management (Aquaculture) Regulation 2002

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## Schedule 2 Amendment of Fisheries Management (Aquaculture) Regulation 2002

(Clause 4)

- [1] **Clause 5 Fee payable when applying for an aquaculture permit**  
Omit "\$238" wherever occurring in clause 5 (1) (a) and (b).  
Insert instead "\$244".
- [2] **Clause 5 (1) (c) and (f)**  
Omit "\$357" wherever occurring. Insert instead "\$366".
- [3] **Clause 5 (1) (d), (g) and (h)**  
Omit "\$595" wherever occurring. Insert instead "\$609".
- [4] **Clause 5 (1) (e)**  
Omit "\$476". Insert instead "\$487".
- [5] **Clause 5 (1) (i) and (2) (a)**  
Omit "\$60" wherever occurring. Insert instead "\$61".
- [6] **Clause 5 (2) (b)**  
Omit "\$119". Insert instead "\$122".
- [7] **Clause 7 Aquaculture permit holders liable to pay contributions towards cost of administration**  
Omit "\$417" from clause 7 (2). Insert instead "\$427".
- [8] **Clause 11 Aquaculture permit holders liable to pay contributions for research**  
Omit "\$30" from clause 11 (3). Insert instead "\$31".
- [9] **Clause 11 (4) (a) (i) and (b)**  
Omit "\$119" wherever occurring. Insert instead "\$122".
- [10] **Clause 11 (4) (a) (ii)**  
Omit "\$24". Insert instead "\$25".
- [11] **Clause 31 Procedure for applying for an aquaculture lease**  
Omit "\$595" wherever occurring in clause 31 (2) (a), (b) and (c).  
Insert instead "\$609".



Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007

Amendment of Fisheries Management (Aquaculture) Regulation 2002

Schedule 2

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- [12] **Clause 31 (2) (d)**  
Omit "\$953". Insert instead "\$976".
- [13] **Clause 38 Application for renewal of an aquaculture lease**  
Omit "\$476" from clause 38 (2) (a). Insert instead "\$487".
- [14] **Clause 38 (2) (b) and (d)**  
Omit "\$357" wherever occurring. Insert instead "\$366".
- [15] **Clause 38 (2) (c)**  
Omit "\$595". Insert instead "\$609".
- [16] **Clause 40 Minimum rent for leased area**  
Omit "\$119" from clause 40 (1) (a). Insert instead "\$122".
- [17] **Clause 40 (1) (b)**  
Omit "\$44". Insert instead "\$45".
- [18] **Clause 44 Fee payable for Minister's consent to subletting of leased area**  
Omit "\$417". Insert instead "\$427".
- [19] **Clause 45 Procedure for getting Minister's consent to transfer of aquaculture lease**  
Omit "\$655" from clause 45 (2) (c). Insert instead "\$671".
- [20] **Clause 45 (3)**  
Omit "\$60". Insert instead "\$61".
- [21] **Clause 46 Transmission of aquaculture lease on lessee's death**  
Omit "\$417" from clause 46 (1) (b). Insert instead "\$427".
- [22] **Clause 46 (2)**  
Omit "\$60". Insert instead "\$61".
- [23] **Clause 47 Aquaculture lease may be surrendered**  
Omit "\$298" from clause 47 (1) (b). Insert instead "\$305".
- [24] **Clause 47 (2)**  
Omit "\$60". Insert instead "\$61".

Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007

Schedule 2 Amendment of Fisheries Management (Aquaculture) Regulation 2002

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**[25] Clause 47 (3) (d)**

Omit "\$417". Insert instead "\$427".

**[26] Clause 48 Aquaculture leases may be consolidated**

Omit "\$476" from clause 48 (2) (c). Insert instead "\$487".

**[27] Clause 49 Aquaculture leases may be subdivided**

Omit "\$476" from clause 49 (2) (c). Insert instead "\$487".

**[28] Clause 50 Certified copy of lease or plan**

Omit "\$60" wherever occurring in clause 50 (1) (a) and (3) (c).

Insert instead "\$61".

**[29] Clause 54 Obligations of aquaculture lessee to mark out leased area**

Omit "\$60" from clause 54 (5). Insert instead "\$61".

**[30] Clause 66 Permit required to gather marine vegetation for commercial purposes**

Omit "\$119" from clause 66 (10). Insert instead "\$122".

**[31] Clause 67 Fee for permit under section 37**

Omit "\$178" from clause 67 (1). Insert instead "\$182".

Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007

Amendment of Fisheries Management (General) Regulation 2002

Schedule 3

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### **Schedule 3      Amendment of Fisheries Management (General) Regulation 2002**

(Clause 5)

- [1]    Clause 24 Registration**  
Omit “\$24” from clause 24 (4). Insert instead “\$25”.
- [2]    Clause 113 Permit to use explosives**  
Omit “\$119” from clause 113 (5). Insert instead “\$122”.
- [3]    Clause 115 Permit to use electrical devices**  
Omit “\$119” from clause 115 (5). Insert instead “\$122”.
- [4]    Clause 133 Sorting charge for fish**  
Omit “\$12”. Insert instead “\$13”.
- [5]    Clause 133A Fees for marine park permits under section 37 of the Act**  
Omit “\$60” from clause 133A (1). Insert instead “\$61”.
- [6]    Clause 133O Approval of transfers by Director-General**  
Omit “\$238” from clause 133O (5). Insert instead “\$244”.
- [7]    Clause 137 Special endorsements to take fish in share management fishery**  
Omit “\$119”. Insert instead “\$122”.
- [8]    Clause 141 Fee for registration of dealings in shares**  
Omit “\$238” from clause 141 (1) (a). Insert instead “\$244”.
- [9]    Clause 141 (1) (b)**  
Omit “\$417”. Insert instead “\$427”.
- [10]   Clause 142 Fee for inspection of Share Register and registered documents**  
Omit “\$12” from clause 142 (1) (a) (i). Insert instead “\$13”.
- [11]   Clause 142 (1) (b)**  
Omit “\$60”. Insert instead “\$61”.

Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007

Schedule 3 Amendment of Fisheries Management (General) Regulation 2002

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- [12] **Clause 144 Fee for application for issue of commercial fishing licence**  
Omit "\$476" wherever occurring in clause 144 (2) (a) and (b).  
Insert instead "\$487".
- [13] **Clause 144 (2) (c)**  
Omit "\$119". Insert instead "\$122".
- [14] **Clause 147 Renewal of commercial fishing licence**  
Omit "\$238" from clause 147 (2A) (a). Insert instead "\$244".
- [15] **Clause 147 (2A) (b)**  
Omit "\$119". Insert instead "\$122".
- [16] **Clause 150 Annual contribution to cost of research and other industry costs**  
Omit "\$418" wherever occurring in clause 150 (1), (2) (b) and (5).  
Insert instead "\$428".
- [17] **Clause 150A Transitional arrangements for payment of annual contributions**  
Omit "\$418" wherever occurring in clause 150A (2) (b), (3) and (7).  
Insert instead "\$428".
- [18] **Clause 150B Annual contribution by participants in tuna bait fishery**  
Omit "\$316" from clause 150B (1). Insert instead "\$324".
- [19] **Clause 150C Annual contribution by participants in southern fish trawl restricted fishery**  
Omit "\$316" from clause 150C (2). Insert instead "\$324".
- [20] **Clause 150D Annual contribution by participants in sea urchin and turban shell restricted fishery**  
Omit "\$1012" from clause 150D (2). Insert instead "\$1,036".
- [21] **Clause 151 Fee for application for issue of fishing boat licence**  
Omit "\$167" wherever occurring in clause 151 (2) (a) and (b).  
Insert instead "\$171".
- [22] **Clause 151 (2) (b)**  
Omit "\$24". Insert instead "\$25".

Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007

Amendment of Fisheries Management (General) Regulation 2002

Schedule 3

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- [23] **Clause 154 Renewal of fishing boat licence**  
Omit "\$47" wherever occurring in clause 154 (2A) (a) and (b).  
Insert instead "\$48".
- [24] **Clause 154 (2A) (b)**  
Omit "\$24". Insert instead "\$25".
- [25] **Clause 158 Transfer of right to a fishing boat licence**  
Omit "\$298" from clause 158 (3). Insert instead "\$305".
- [26] **Clause 161 Fee to accompany application for registration**  
Omit "\$119". Insert instead "\$122".
- [27] **Clause 181 Transfer of quota**  
Omit "\$178" from clause 181 (2) (c). Insert instead "\$182".
- [28] **Clause 238 Endorsement fees**  
Omit "\$2,381" from clause 238 (1) (a). Insert instead "\$2,438".
- [29] **Clause 238 (1) (b) and (c)**  
Omit "\$298" wherever occurring. Insert instead "\$305".
- [30] **Clause 242 Transfer fee**  
Omit "\$2,976" from clause 242 (1). Insert instead "\$3,047".
- [31] **Clause 285 Applications for registration as fish receiver**  
Omit "\$893" from clause 285 (2). Insert instead "\$914".
- [32] **Clause 285 (3) (a)**  
Omit "\$2,907". Insert instead "\$2,977".
- [33] **Clause 285 (3) (b)**  
Omit "\$1,453". Insert instead "\$1,488".
- [34] **Clause 299 Annual licence fee**  
Omit "\$446" from clause 299 (1). Insert instead "\$457".
- [35] **Clause 299 (1)**  
Omit "\$90". Insert instead "\$92".

Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007

Schedule 3 Amendment of Fisheries Management (General) Regulation 2002

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- [36] Clause 305 Transfer of entitlement to history of operations**  
Omit "\$298" from clause 305 (3). Insert instead "\$305".
- [37] Clause 306 Boat replacement**  
Omit "\$298" from clause 306 (1) (b). Insert instead "\$305".
- [38] Clause 308 Renewal of licence**  
Omit "\$119" from clause 308 (5). Insert instead "\$122".
- [39] Clause 339 Fees for permits under Part 7 of the Act**  
Omit "\$211" from clause 339 (1). Insert instead "\$216".
- [40] Clause 339 (2) (a)**  
Omit "\$116". Insert instead "\$119".
- [41] Clause 339 (2) (b)**  
Omit "\$60". Insert instead "\$61".

Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2007

Amendment of Fisheries Management (Lobster Share Management Plan) Regulation 2000 Schedule 4

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## **Schedule 4      Amendment of Fisheries Management (Lobster Share Management Plan) Regulation 2000**

(Clause 6)

**[1]      Appendix Lobster Share Management Plan**

Omit "\$238" from clause 9 (2) (a). Insert instead "\$244".

**[2]      Appendix, clause 9 (2) (b)**

Omit "\$417". Insert instead "\$427".

**[3]      Appendix, clause 19 (2) (b)**

Omit "\$178". Insert instead "\$182".



New South Wales

# Fisheries Management (Supporting Plan) Amendment (Management Charges) Regulation 2007

under the

Fisheries Management Act 1994

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

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

## Explanatory note

The object of this Regulation is to amend the *Fisheries Management (Supporting Plan) Regulation 2006* to make further provision for the management charge payable by shareholders in the following share management fisheries:

- (a) the estuary general fishery,
- (b) the estuary prawn trawl fishery,
- (c) the ocean hauling fishery,
- (d) the ocean trawl fishery,
- (e) the ocean trap and line fishery.

The Regulation provides for the calculation of the charge on a per fishing business basis (that is, so that a separate charge applies to each fishing business the components of which include shares in a relevant share management fishery and a single management charge applies in relation to each such fishing business). It also sets a maximum amount that may be charged in respect of each fishing business.

The Regulation also amends the *Fisheries Management (General) Regulation 2002*:

- (a) so that an additional licence fee will no longer be charged in respect of boats that are used in the ocean trawl fishery (it is intended that the fee will be replaced by the management charge for the relevant fishery), and
- (b) to clarify that a fee charged for the early renewal of a commercial fishing licence or fishing boat licence is to be calculated on the basis of the relevant licence fee at the date that the licence holder is invoiced for the fee (and not the date when the licence is renewed).



Fisheries Management (Supporting Plan) Amendment (Management Charges) Regulation  
2007

Explanatory note

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This Regulation is made under the *Fisheries Management Act 1994*, including sections 57, 60, 76, 108 and 289 (the general regulation-making power).

Fisheries Management (Supporting Plan) Amendment (Management Charges) Regulation 2007

Clause 1

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## **Fisheries Management (Supporting Plan) Amendment (Management Charges) Regulation 2007**

under the

Fisheries Management Act 1994

### **1 Name of Regulation**

This Regulation is the *Fisheries Management (Supporting Plan) Amendment (Management Charges) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Fisheries Management (Supporting Plan) Regulation 2006**

The *Fisheries Management (Supporting Plan) Regulation 2006* is amended as set out in Schedule 1.

### **4 Amendment of Fisheries Management (General) Regulation 2002**

The *Fisheries Management (General) Regulation 2002* is amended as set out in Schedule 2.

Fisheries Management (Supporting Plan) Amendment (Management Charges) Regulation 2007

Schedule 1 Amendment of Fisheries Management (Supporting Plan) Regulation 2006

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## Schedule 1 Amendment of Fisheries Management (Supporting Plan) Regulation 2006

(Clause 3)

### Appendix, clause 10A

Insert after clause 10:

#### 10A Management charge—special provisions

- (1) The management charge payable under section 76 of the Act by holders of shares in a relevant share management fishery is to be calculated by applying the following principles:
  - (a) a separate management charge is payable in respect of each fishing business the components of which include shares in one or more relevant share management fisheries (accordingly, if the shares of a shareholder are components of separate fishing businesses, separate management charges are payable in respect of those shareholdings), and
  - (b) a single management charge is payable in respect of each fishing business, even if the fishing business is comprised of, or includes, shares in more than one relevant share management fishery.
- (2) For the purposes of section 76 (3) of the Act, if a fishing business is comprised of, or includes, shares in one relevant share management fishery only, the management charge in respect of that fishing business is not to exceed \$335.
- (3) For the purposes of section 76 (3) of the Act, if a fishing business is comprised of, or includes, shares in more than one relevant share management fishery, the management charge in respect of that fishing business is not to exceed:
  - (a) \$335 for the first relevant share management fishery in which those shares are held, and
  - (b) \$95 for each other relevant share management fishery in which those shares are held.
- (4) This clause does not affect any requirement that a shareholder pay a separate or additional management charge in respect of shares in a share management fishery that is not a relevant share management fishery, even if those shares are a component of a fishing business that includes shares in a relevant share management fishery.

Fisheries Management (Supporting Plan) Amendment (Management Charges) Regulation 2007

Amendment of Fisheries Management (Supporting Plan) Regulation 2006      Schedule 1

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- (5) In this clause:
- relevant share management fishery*** means any of the following share management fisheries, as described in Schedule 1 to the Act:
- (a) the estuary general fishery,
  - (b) the estuary prawn trawl fishery,
  - (c) the ocean hauling fishery,
  - (d) the ocean trawl fishery,
  - (e) the ocean trap and line fishery.

Fisheries Management (Supporting Plan) Amendment (Management Charges) Regulation 2007

Schedule 2 Amendment of Fisheries Management (General) Regulation 2002

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## Schedule 2 Amendment of Fisheries Management (General) Regulation 2002

(Clause 4)

[1] **Clause 147A Early renewal of licences—transitional arrangements to facilitate uniform licence expiry date of 30 June**

Omit clause 147A (10). Insert instead:

- (10) For the purposes of this clause, *renewal fee* for a licence means the fee payable under clause 147 (2A) for an application for renewal of the class of licence issued to the person following the early renewal (being the fee applicable under clause 147 (2A) at the date that the holder of the licence is invoiced for the fee payable under this clause).

[2] **Clause 151 Fee for application for issue of fishing boat licence**

Omit the definition of *licence fee* from clause 151 (6). Insert instead:

*licence fee* means the fee referred to in subclause (2).

[3] **Clause 154 Renewal of fishing boat licence**

Omit “and clause 155 (if applicable)” from clause 154 (6).

[4] **Clause 154A Transitional arrangements to facilitate uniform licence expiry date of 30 June**

Omit clause 154A (9). Insert instead:

- (9) In this clause:  
*renewal fee* for a licence means the fee payable under clause 154 (2A) for an application for renewal of the fishing boat licence (being the fee applicable under clause 154 (2A) at the date that the holder of the licence is invoiced for the fee payable under this clause).

[5] **Clause 155 Additional licence fee for certain boats—ocean trawl fishery**

Omit the clause.

[6] **Clause 157 Voluntary suspension of licence**

Omit “(including any additional fee that would have been charged under clause 155)” from clause 157 (4).



New South Wales

# Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007

under the

Gas Supply Act 1996

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Gas Supply Act 1996*.

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

## Explanatory note

The objects of this Regulation are:

- (a) to require all suppliers of gas (instead of just standard suppliers) to operate a payment plan in respect of small retail customers who own or occupy residential premises (a payment plan makes provision for customers facing financial difficulty) and to require suppliers of gas to offer payment plans to customers facing financial difficulty prior to discontinuance of supply, and
- (b) to make further provision with respect to the procedure for entering into and terminating gas supply contracts, including:
  - (i) by allowing an election to be supplied with gas under a standard form customer supply contract to be made in writing, by telephone or by any means acceptable to the supplier, and
  - (ii) by requiring further information about gas supply contracts to be provided to small retail customers, and
  - (iii) by making further provision for the right of a customer to terminate a negotiated customer supply contract during a cooling off period.

This Regulation is made under the *Gas Supply Act 1996*, including section 83 (the general regulation-making power).

Clause 1 Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007

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## **Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007**

under the

Gas Supply Act 1996

### **1 Name of Regulation**

This Regulation is the *Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Gas Supply (Natural Gas Retail Competition) Regulation 2001**

The *Gas Supply (Natural Gas Retail Competition) Regulation 2001* is amended as set out in Schedule 1.

Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

**[1] Clause 6 Endorsement condition relating to payment plans**

Omit the clause.

**[2] Clause 11 Notice procedures where small retail customers change supplier or status**

Omit clause 11 (1) (b).

**[3] Clause 11 (2) (b)**

Omit “the name and contact details of that supplier”.

Insert instead “the contact details of the Tribunal”.

**[4] Clause 12**

Omit the clause. Insert instead:

**12 Election to be supplied under standard form customer supply contract**

- (1) An election to be supplied with gas by a standard supplier under a standard form customer supply contract may be made in writing, by telephone or by any means acceptable to the supplier.
- (2) As soon as practicable after the election is made, the supplier is to issue a written notice to the customer containing the following particulars:
  - (a) the name of the customer,
  - (b) the premises to be supplied with gas,
  - (c) the customer’s Delivery Point Identifier,
  - (d) the date that supply of gas commenced or is expected to commence.
- (3) The notice is to include the document required to be provided under clause 13.

**[5] Clause 13 Information given to persons who elect standard form contracts**

Omit “receiving an application from” from clause 13 (1).

Insert instead “an election is made by”.



## Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007

## Schedule 1 Amendments

**[6] Clause 13 (1) (f)**

Omit the paragraph.

**[7] Clause 13A**

Insert after clause 13:

**13A Condition of authorisation relating to payment plans and discontinuance of supply**

- (1) It is a condition of a supplier's authorisation who supplies gas to small retail customers that the supplier operate a payment plan:
  - (a) applying to those small retail customers who own or occupy residential premises and who are, in the supplier's opinion, experiencing financial difficulty, and
  - (b) that complies with subclause (2) and is approved by the Minister for the purposes of this clause.
- (2) The payment plan must:
  - (a) enable customers to make payments by instalments, in advance or arrears, and
  - (b) provide for the customer to be informed of the following matters:
    - (i) the period, or periods, of the payment plan,
    - (ii) the amount of each instalment and the frequency of instalments,
    - (iii) if the customer is in arrears, the number of instalments required to pay the arrears,
    - (iv) if the customer is to pay in advance, the basis on which instalments are calculated, and
  - (c) provide for instalments to be calculated having regard to a customer's consumption needs, a customer's capacity to pay and the amount of any arrears a customer is required to pay, and
  - (d) provide procedures that are fair and reasonable for dealing with the financial difficulty faced by a customer who is obtaining the benefit of the scheme.
- (3) It is a condition of a supplier's authorisation who supplies gas to small retail customers who own or occupy residential premises that the supplier does not discontinue the supply of gas to those premises on the grounds that the customer has failed to provide a required security or pay an amount due with respect of the supply of gas unless:

## Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007

Amendments

Schedule 1

- 
- (a) the supplier provides written notice of the supplier's intention to do so to the customer, indicating that, if the customer is experiencing financial difficulty, the customer may apply for assistance under the payment plan operated by the supplier, and
  - (b) the customer fails to apply for assistance under the payment plan by the date indicated in the notice as the date by which the customer must make such an application, or having made such an application, is assessed by the supplier to be ineligible for assistance under the payment plan.
- (4) Subclause (3) does not apply to any discontinuance of supply on the grounds of failure to make due payment of money in accordance with a payment plan.
- (5) The Minister's approval of a payment plan:
- (a) has effect for the period of time specified in the approval, and
  - (b) is subject to such conditions (such as a condition requiring the supplier to submit the payment plan for review when requested by the Minister) as the Minister may specify in the approval.

**[8] Clause 50 Information to be provided to small retail customers about contracts**

Omit "with a copy of the contract at the time that the contract is entered into" from clause 50 (2).

Insert instead " , within 2 business days of the contract being entered into, with a copy of the contract and a disclosure notice".

**[9] Clause 50 (2A)**

Insert after clause 50 (2):

- (2A) For the purposes of this clause, a *disclosure notice* is a document containing the following information in relation to the contract:
- (a) the name and contact details of the supplier,
  - (b) the name and contact details of a person responsible for arranging connection on behalf of the customer (if any),
  - (c) the premises to be supplied with gas,
  - (d) the commencement date and term of the contract,

## Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007

## Schedule 1 Amendments

- 
- (e) the extent to which the price offered is inclusive of all costs, and if the price offered is not inclusive of all costs, the particulars of the costs not included,
  - (f) the customer's right to enter into any applicable standard form customer contract, and how the terms of the contract differ from that standard form customer contract,
  - (g) a statement of the customer's rights under this Regulation in relation to the cooling-off period,
  - (h) any requirement for a deposit to be paid by the customer and when that deposit is payable,
  - (i) any penalties or charges imposed on the customer for any change including, but not limited to, any variation in consumption of gas or early termination,
  - (j) a statement of the customer's rights in relation to disputes and resolution of disputes with the supplier, including the procedures for referring complaints and disputes to the gas industry ombudsman.

**[10] Clause 87 Payment plans**

Omit the clause.

**[11] Clause 89**

Insert after clause 88:

**89 Payment plans for all suppliers**

- (1) Suppliers are required to comply with clause 13A on and from the date that is 3 months after the commencement of the *Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007* or on and from a later date determined by the Minister and notified to suppliers.
- (2) The amendments made to clause 15 of Schedule 1 by the *Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007*, so far as they relate to payment plans, do not apply in respect of suppliers until suppliers are required to comply with clause 13A.
- (3) However the provisions of this Regulation relating to payment plans, as in force immediately before the commencement of the *Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007*, continue to apply to standard suppliers until the date that suppliers are required to comply with clause 13A.

## Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007

Amendments

Schedule 1

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**Note.** Clause 13A requires all suppliers to operate a payment plan. Standard suppliers were already required to operate a payment plan under clause 6 of this Regulation before its repeal and replacement by clause 13A and will continue to be required to operate those payment plans until all suppliers are required to comply with new clause 13A. It will also be necessary for those standard suppliers to re-submit their payment plans to the Minister for approval in order to comply with new clause 13A.

**[12] Schedule 1 Requirements applicable to customer supply contracts**

Omit clause 12 (1). Insert instead:

- (1) A negotiated customer supply contract must confer on the customer a right to terminate the contract (orally or in writing) within 10 days after the date that the contract is entered into, or the date that a copy of the contract is received by the customer, whichever is the later.
- (1A) If a customer exercises any such right to terminate a negotiated customer supply contract, the contract must require the supplier to provide the customer with a record of that termination.

**[13] Schedule 1, clause 15 (3) (d) (ii)**

Omit the sub-paragraph. Insert instead:

- (ii) of any payment plan operated by the supplier that is available to the customer if the customer is experiencing financial difficulty, and
- (iii) if the customer has applied for assistance under the payment plan by the date indicated by the supplier as the date by which the customer must make an application, of the outcome of such application on or before the second written notice given under subclause (2) (a).

**[14] Schedule 1, clause 15 (4)**

Omit the subclause. Insert instead:

- (4) The contract must require the supplier, if attempts to deal with the customer under subclause (2) (b) are unsuccessful because of a failure to make contact with the customer, to use its best endeavours to make contact with the customer outside business hours for the purpose of dealing with the customer as required by that subclause.

## Gas Supply (Natural Gas Retail Competition) Amendment Regulation 2007

Schedule 1 Amendments

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**[15] Schedule 1, clause 15 (7) and (7A)**

Omit clause 15 (7). Insert instead:

- (7) The contract must require that the supplier not discontinue gas supply for a failure to provide a required security or pay an amount due with respect to the supply of gas if the customer applies before the date specified in accordance with subclause (3) (b) for assistance under the payment plan operated by the supplier.
- (7A) Subclause (7) does not prevent a supplier from discontinuing gas supply if a customer fails to make due payment of money in accordance with the payment plan operated by the supplier or is assessed by the supplier to be ineligible for assistance under the payment plan.



New South Wales

# Gas Pipelines Access (New South Wales) (Savings and Transitional) Amendment Regulation 2007

under the

Gas Pipelines Access (New South Wales) Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Gas Pipelines Access (New South Wales) Act 1998*.

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

## Explanatory note

The object of this Regulation is to postpone, from 1 July 2007 to 1 July 2008, the date of expiry of a provision of the *Gas Pipelines Access (New South Wales) Act 1998* so as to extend the period for which certain pipelines are taken to be distribution pipelines for the purposes of the *Gas Pipelines Access (New South Wales) Law*.

This Regulation is made under the *Gas Pipelines Access (New South Wales) Act 1998*, including clause 1 of Schedule 2 (the power to make regulations of a savings or transitional nature) and clause 7 (2) of that Schedule.

Clause 1 Gas Pipelines Access (New South Wales) (Savings and Transitional)  
Amendment Regulation 2007

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## **Gas Pipelines Access (New South Wales) (Savings and Transitional) Amendment Regulation 2007**

under the

Gas Pipelines Access (New South Wales) Act 1998

### **1 Name of Regulation**

This Regulation is the *Gas Pipelines Access (New South Wales) (Savings and Transitional) Amendment Regulation 2007*.

### **2 Amendment of Gas Pipelines Access (New South Wales) (Savings and Transitional) Regulation 1999**

The *Gas Pipelines Access (New South Wales) (Savings and Transitional) Regulation 1999* is amended by omitting “1 July 2007 is prescribed as the date on which clause 7 (1) of Schedule 2 to the Act” from clause 10 and inserting instead “1 July 2008 is prescribed as the date on which clause 7 (1) of Schedule 2 to the 1998 Act”.



New South Wales

# Industrial Relations (General) Amendment (Fees) Regulation 2007

under the

Industrial Relations Act 1996

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Industrial Relations Act 1996*.

JOHN DELLA BOSCA, M.L.C.,  
Minister for Industrial Relations

## Explanatory note

The objects of this Regulation are:

- (a) to increase certain fees that the Industrial Relations Commission currently charges, and
- (b) to make it clear that the party to a proceeding and a solicitor for that party are jointly and severally liable for the payment of certain fees.

This Regulation is made under the *Industrial Relations Act 1996*, including section 183 (Regulations relating to fees).



Clause 1 Industrial Relations (General) Amendment (Fees) Regulation 2007

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## **Industrial Relations (General) Amendment (Fees) Regulation 2007**

under the

Industrial Relations Act 1996

### **1 Name of Regulation**

This Regulation is the *Industrial Relations (General) Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Industrial Relations (General) Regulation 2001**

The *Industrial Relations (General) Regulation 2001* is amended as set out in Schedule 1.

Industrial Relations (General) Amendment (Fees) Regulation 2007

Amendments

Schedule 1

---

## Schedule 1 Amendments

(Clause 3)

**[1] Clauses 23B (2), 23D (2) and 23E (2)**

Insert “solicitor or” after “acting as” wherever occurring.

**[2] Schedule 1 Commission fees**

Omit the Schedule. Insert instead:

### Schedule 1 Commission fees

(Clause 23A)

#### Fees for proceedings before Commission in Court Session

Column 1	Column 2	Column 3
Matter for which fee payable	Standard fee	Corporation fee
1 Filing an application under Division 2 of Part 9 of Chapter 2 of the Act	\$685	\$1,370
2 Filing notice of leave to appeal to the Full Bench of the Commission under section 187 of the Act in relation to a decision of the Commission under Division 2 of Part 9 of Chapter 2 of the Act	\$761	\$1,522
3 Filing an application for an order under section 246 of the <i>Criminal Procedure Act 1986</i> in respect of an offence taken before the Commission:	\$685	\$1,370
(a) under section 397 (1) (b) of the <i>Industrial Relations Act 1996</i> , or		
(b) under section 105 (1) (b) of the <i>Occupational Health and Safety Act 2000</i>		
4 Filing notice of leave to appeal to the Full Bench of the Commission under section 197 (1) (a), (b) or (c) of the Act in respect of a decision of a Local Court	\$202	\$404

## Industrial Relations (General) Amendment (Fees) Regulation 2007

## Schedule 1 Amendments

**Fees for proceedings before Commission in Court Session**

<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>
<b>Matter for which fee payable</b>	<b>Standard fee</b>	<b>Corporation fee</b>
5 Filing a notice of motion under Rule 68 of the IRC Rules in any of the following proceedings:	\$158	\$316
(a) proceedings under Division 2 of Part 9 of Chapter 2 of the Act		
(b) proceedings on an appeal to the Full Bench of the Commission under section 187 of the Act in relation to a decision of the Commission under Division 2 of Part 9 of Chapter 2 of the Act		
(c) proceedings for an offence taken before the Commission:		
(i) under section 397 (1) (b) of the <i>Industrial Relations Act 1996</i> , or		
(ii) under section 105 (1) (b) of the <i>Occupational Health and Safety Act 2000</i>		
(d) proceedings on an appeal to the Full Bench of the Commission under section 197 (1) (a), (b) or (c) of the Act in respect of a decision of a Local Court		
6 For allocation of a date for hearing in relation to:	\$1,307	\$2,614
(a) proceedings under Division 2 of Part 9 of Chapter 2, or		
(b) proceedings on an appeal to the Full Bench of the Commission under section 187 of the Act in relation to a decision of the Commission under Division 2 of Part 9 of Chapter 2 of the Act		
7 For the hearing of proceedings under Division 2 of Part 9 of Chapter 2 of the Act, for each half day of hearing on or after the 11th day	\$243	\$486
<b>Note.</b> For the purposes of this item, a half day comprises a period of 3 hours or less, such period to include any adjournment of less than half an hour.		

## Industrial Relations (General) Amendment (Fees) Regulation 2007

Amendments

Schedule 1

**Fees for proceedings before Commission otherwise than in Court Session**

<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>
<b>Matter for which fee payable</b>	<b>Standard fee</b>	<b>Corporation fee</b>
1 Filing an application under section 84 of the Act	\$58	—
2 Filing notice of leave to appeal to the Full Bench of the Commission under section 187 of the Act in relation to a decision of the Commission under Part 6 of Chapter 2 of the Act	\$202	\$404

**Miscellaneous fees**

<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>
<b>Matter for which fee payable</b>	<b>Standard fee</b>	<b>Corporation fee</b>
1 Issuing a summons for production, or for production and to give evidence	\$59	\$118
2 Issuing a summons to give evidence	\$30	\$60
3 Opening or keeping open the registry or part of the registry:		
(a) on a Saturday, Sunday or public holiday, or	\$544	\$1,088
(b) on any other day:		
(i) before 8.30am or after 4.30pm	\$544	\$1,088
(ii) between 8.30am and 9.00am or between 4.00pm and 4.30pm	\$57	\$114
4 Furnishing a certified copy of a judgment or order, or of the written opinion or reasons for opinion of any member of the Commission or the Industrial Registrar	\$59	\$118

**Note.** Fees under this item are not chargeable to any party to proceedings in respect of the first such copy that is supplied to that party.

## Industrial Relations (General) Amendment (Fees) Regulation 2007

## Schedule 1 Amendments

**Miscellaneous fees**

<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>
<b>Matter for which fee payable</b>	<b>Standard fee</b>	<b>Corporation fee</b>
5 Furnishing an uncertified copy of a judgment or order, or of the written opinion or reasons for opinion of any member of the Commission or the Industrial Registrar <b>Note.</b> Fees under this item are not chargeable to any party to proceedings in respect of the first such copy that is supplied to that party.	\$33	\$66
6 Making a copy of any document (otherwise than as provided for by items 4 and 5) <b>Note 1.</b> Fees under this item are not chargeable to any person in respect of whom the Director-General of the Department of Commerce, or the President of the Anti-Discrimination Board, has authorised the making of such a copy without charge. <b>Note 2.</b> Fees under this item are chargeable to an industrial organisation or association registered under Chapter 5 of the Act.	\$10, plus an additional \$2 per page after the first 5 pages	—
7 Supplying a duplicate tape recording of sound-recorded evidence <b>Note 1.</b> Fees under this item are not chargeable to any person to whom the Director-General of the Department of Commerce, or the President of the Anti-Discrimination Board, has authorised the supply of such a recording without charge. <b>Note 2.</b> Fees under this item are chargeable to an industrial organisation or association registered under Chapter 5 of the Act.	\$38 per cassette	—
8 Supplying a copy of the transcript of any proceedings:		
(a) where the matter being transcribed is under 3 months old	\$70, plus an additional \$8.50 per page after the first 8 pages	—
(b) where the matter being transcribed is 3 months old or older	\$85, plus an additional \$9.70 per page after the first 8 pages	—

## Industrial Relations (General) Amendment (Fees) Regulation 2007

Amendments

Schedule 1

**Miscellaneous fees**

<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>
<b>Matter for which fee payable</b>	<b>Standard fee</b>	<b>Corporation fee</b>
<p><b>Note 1.</b> Fees under this item are not chargeable to any person to whom the Director-General of the Department of Commerce, or the President of the Anti-Discrimination Board, has authorised the supply of such a copy without charge.</p> <p><b>Note 2.</b> Fees under this item are chargeable to an industrial organisation or association registered under Chapter 5 of the Act.</p>		
9 For retrieval from archives of any document or file	\$59	\$118
10 Providing any service for which a fee is not otherwise imposed by this Schedule	\$32	\$64
<p><b>Note.</b> A fee may not be imposed under this item except with the approval of the Industrial Registrar.</p>		



New South Wales

## Jury Amendment (Fees and Allowances) Regulation 2007

under the

Jury Act 1977

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Jury Act 1977*.

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

### Explanatory note

The object of this Regulation is to increase the attendance fees that are payable for attendance for jury service and the travelling and refreshment allowances that are payable to jurors.

This Regulation is made under the *Jury Act 1977*, including sections 72 (Payment for jury service) and 76 (the general regulation-making power).

Clause 1          Jury Amendment (Fees and Allowances) Regulation 2007

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## **Jury Amendment (Fees and Allowances) Regulation 2007**

under the

Jury Act 1977

### **1 Name of Regulation**

This Regulation is the *Jury Amendment (Fees and Allowances) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Jury Regulation 2004**

The *Jury Regulation 2004* is amended as set out in Schedule 1.



Jury Amendment (Fees and Allowances) Regulation 2007

Amendment

Schedule 1

---

## Schedule 1 Amendment

(Clause 3)

### Schedule 1

Omit the Schedule. Insert instead:

## Schedule 1 Scales of daily fees and allowances payable for attendance for jury service

(Clause 5)

Scale A	Attendance fee	Fee per day
	Day of attendance	\$
	1st:	
(a)	if a person attends for less than 4 hours on that day but is not selected for jury service	Nil
(b)	if a person attends for less than 4 hours on that day and is selected for jury service	42.90
(c)	if a person attends for 4 hours or more on that day (whether or not the person is selected for jury service)	86.20
	2nd–5th	86.20
	6th–10th	100.10
	11th and subsequent days	116.80
	Despite the attendance fee specified above for each day or part of a day that a person is in attendance for jury service, if the person is paid his or her full wage or salary on a day of attendance by his or her employer (not being an amount that is the difference between the person's full wage or salary and the attendance fee) and:	Nil
(a)	that wage or salary is equal to or greater than the attendance fee specified above	Nil

## Jury Amendment (Fees and Allowances) Regulation 2007

## Schedule 1 Amendment

- |     |   |   |
|-----|---|---|
| (b) | that wage or salary is less than the attendance fee specified above | the difference between the attendance fee and the person's wage or salary |
|-----|---|---|

**Note.** See clause 5 (2) regarding the requirement of submitting a completed statutory declaration if a person in attendance for jury service claims an attendance fee.

**Scale B Travelling allowance**

On each day that a person is in attendance for jury service, for one journey each way between the place of residence of that person, as shown on the jury roll, and the court or coronial inquest attended, the person is entitled to be paid at the rate of 28.90 cents per kilometre with:

- (a) a minimum payment of \$4.00 each way (being a minimum payment for 14 kilometres each way), and
- (b) a maximum payment of \$28.90 each way (being a maximum payment for 100 kilometres each way),

whether or not public transport is used.

**Scale C Refreshment allowance**

If a person serving as a juror is released by the judge or coroner during a luncheon adjournment, the juror is entitled to be paid a refreshment allowance of \$6.30.



New South Wales

# Land and Environment Court Amendment (Fees) Regulation 2007

under the

Land and Environment Court Act 1979

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Land and Environment Court Act 1979*.

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

## Explanatory note

The objects of this Regulation are:

- (a) to increase certain fees that are payable in relation to proceedings before the Land and Environment Court, and
- (b) to make it clear that the party to a proceeding and a solicitor for that party are jointly and severally liable for the payment of certain fees.

This Regulation is made under the *Land and Environment Court Act 1979*, including section 78 (the general regulation-making power).

Clause 1 Land and Environment Court Amendment (Fees) Regulation 2007

---

## **Land and Environment Court Amendment (Fees) Regulation 2007**

under the

Land and Environment Court Act 1979

### **1 Name of Regulation**

This Regulation is the *Land and Environment Court Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Land and Environment Court Regulation 2005**

The *Land and Environment Court Regulation 2005* is amended as set out in Schedule 1.

Land and Environment Court Amendment (Fees) Regulation 2007

Amendment

Schedule 1

---

## Schedule 1 Amendment

(Clause 3)

### [1] Clause 5 Persons by and to whom fees payable

Insert after subclause (1):

- (1A) For the purposes of subclause (1), the fee imposed by item 14 of Schedule 1 is taken to be payable by the person who served the notice to produce under Part 36, rule 16, of the *Supreme Court Rules 1970* (as applied by the *Land and Environment Court Rules 1996*).

### [2] Clause 5 (2A)

Insert after clause 5 (2):

- (2A) For the purposes only of subclause (2), a solicitor or other person by whom a person is carrying on proceedings is taken to be acting as an agent for that person.

### [3] Schedule 1

Omit the Schedule. Insert instead:

## Schedule 1 Court fees

(Clause 4)

	Column 1	Column 2	Column 3
	Matter for which fee payable	Standard fee	Corporation fee
1	Filing an originating process in Class 1 of the Court's jurisdiction (other than an originating process referred to in item 2)	\$685	\$1,370
2	Filing an originating process in Class 1 of the Court's jurisdiction under section 97 of the <i>Environmental Planning and Assessment Act 1979</i> where the matter relates to a development application (other than a development application relating to the subdivision of land) or to a building application, and where the value of the development or building:		
	(a) is less than \$500,000	\$685	\$1,370

---

Page 3

## Land and Environment Court Amendment (Fees) Regulation 2007

## Schedule 1 Amendment

Column 1	Column 2	Column 3
Matter for which fee payable	Standard fee	Corporation fee
(b) is \$500,000 or more but less than \$1,000,000	\$3,134	\$4,160
(c) is \$1,000,000 or more	\$3,914	\$5,200
3 Filing an originating process in Class 2 of the Court's jurisdiction (other than an originating process referred to in item 4)	\$685	\$1,370
4 Filing an originating process in Class 2 of the Court's jurisdiction where the matter relates to an application under the <i>Trees (Disputes Between Neighbours) Act 2006</i>	\$180	\$360
5 Filing an originating process in Class 3 of the Court's jurisdiction (other than an originating process referred to in item 6 or 7)	\$685	\$1,370
6 Filing an originating process in Class 3 of the Court's jurisdiction where the matter relates to an appeal or objection against a valuation of land, and where the value of the land, as determined by the respondent valuing authority:		
(a) is less than \$500,000	\$240	\$480
(b) is \$500,000 or more but less than \$1,000,000	\$379	\$758
(c) is \$1,000,000 or more	\$685	\$1,370
7 Filing an originating process in Class 3 of the Court's jurisdiction where the matter relates to a claim for compensation for the compulsory acquisition of land, as referred to in section 24 of the <i>Land and Environment Court Act 1979</i> , and where the amount offered as compensation by the resuming or constructing authority:		
(a) is less than \$500,000	\$685	\$1,370
(b) is \$500,000 or more but less than \$1,000,000	\$3,134	\$4,160
(c) is \$1,000,000 or more	\$3,914	\$5,200
8 Filing an originating process in Class 4 of the Court's jurisdiction	\$685	\$1,370

## Land and Environment Court Amendment (Fees) Regulation 2007

Amendment

Schedule 1

	<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>
	<b>Matter for which fee payable</b>	<b>Standard fee</b>	<b>Corporation fee</b>
9	Filing an originating process in Class 5 of the Court's jurisdiction	\$685	
10	Filing an originating process in Class 6 or 7 of the Court's jurisdiction	\$685	
11	Filing a process to commence an appeal to the Court under section 56A of the <i>Land and Environment Court Act 1979</i>	\$1,600	\$3,200
12	Filing a notice of motion	\$158	\$316
13	Issuing a subpoena (for production, to give evidence, or both)	\$61	\$122
14	Receipt by the clerk of the Court of a document or thing produced in compliance with a notice to produce under Part 36, rule 16, of the <i>Supreme Court Rules 1970</i> (as applied by the <i>Land and Environment Court Rules 1996</i> )	\$61	\$122
15	Filing or registering a copy or certificate of a judgment, order, determination, decree, adjudication or award of any other court or person	\$69	\$138
16	Opening, or keeping open, the office of the registrar: <ul style="list-style-type: none"> <li>(a) on a Saturday, Sunday or public holiday, or</li> <li>(b) on any other day before 8.30 am or after 5 pm</li> </ul>	\$540	\$1,080
17	Requesting production to the Court of documents held by another court	\$46	\$92
18	Furnishing a sealed or certified copy of the written opinion or reasons for opinion of a Judge or of a Commissioner or other officer of the Court	\$46	
	<b>Note.</b> A party to proceedings before the Court is entitled to one copy of the opinion or reasons for opinion without charge.		

## Land and Environment Court Amendment (Fees) Regulation 2007

## Schedule 1 Amendment

Column 1	Column 2	Column 3
Matter for which fee payable	Standard fee	Corporation fee
19 Retrieving, providing access to and furnishing a copy of any document (otherwise than as provided for by item 18)	\$10, plus \$5 for each 10 pages (or part thereof) after the first 20 pages	
20 Retrieving a document from archival storage	\$28 per document	
21 Supplying a duplicate tape recording of sound-recorded evidence	\$38 per cassette	
22 Supplying a transcript of any proceedings:		
(a) where the matter being transcribed is under 3 months old	\$70, plus an additional \$8.50 for each page after the first 8 pages	
(b) where the matter being transcribed is 3 months old or older	\$85, plus an additional \$9.70 for each page after the first 8 pages	
23 Production of a document, by an officer of the Court, elsewhere than at the place at which the Court sits and elsewhere than at the office of the registrar	\$57	
24 Providing any service for which a fee is not otherwise imposed by this Schedule	\$32	\$64





New South Wales

# Native Vegetation Amendment (Private Native Forestry—Transitional) Regulation 2007

under the

Native Vegetation Act 2003

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Native Vegetation Act 2003*.

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

## Explanatory note

The object of this Regulation is to further extend, for one month only, the period for which clearing for the purposes of private native forestry operations may be continued without approval under the *Native Vegetation Act 2003*.

This Regulation is made under the *Native Vegetation Act 2003*, including section 51 (the general regulation-making power).

Clause 1 Native Vegetation Amendment (Private Native Forestry—Transitional)  
Regulation 2007

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## **Native Vegetation Amendment (Private Native Forestry—Transitional) Regulation 2007**

under the

Native Vegetation Act 2003

### **1 Name of Regulation**

This Regulation is the *Native Vegetation Amendment (Private Native Forestry—Transitional) Regulation 2007*.

### **2 Amendment of Native Vegetation Regulation 2005**

The *Native Vegetation Regulation 2005* is amended by omitting “1 July 2007” from clause 41 (2) (b) and by inserting instead “1 August 2007”.



New South Wales

# Photo Card Amendment (Fees and Penalty Notice Offences) Regulation 2007

under the

Photo Card Act 2005

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Photo Card Act 2005*.

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

## Explanatory note

The objects of this Regulation are:

- (a) to increase the fees for the issue of a new Photo Card (from \$41 to \$42) and replacement Photo Card (from \$19 to \$20), and
- (b) to increase the penalties for certain offences dealt with by way of a penalty notice issued under section 34 of the *Photo Card Act 2005* in relation to contraventions of certain provisions of that Act and a provision of the regulation made under that Act.

The fee and penalty notice offence increases are in line with movements in the Consumer Price Index.

This Regulation is made under the *Photo Card Act 2005*, including sections 5 (3), 34 and 36 (the general regulation-making power) and the other provisions referred to in this Regulation.

Clause 1            Photo Card Amendment (Fees and Penalty Notice Offences) Regulation  
                         2007

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## **Photo Card Amendment (Fees and Penalty Notice Offences) Regulation 2007**

under the

Photo Card Act 2005

### **1 Name of Regulation**

This Regulation is the *Photo Card Amendment (Fees and Penalty Notice Offences) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Photo Card Regulation 2005**

The *Photo Card Regulation 2005* is amended as set out in Schedule 1.

Photo Card Amendment (Fees and Penalty Notice Offences) Regulation  
2007

Amendments

Schedule 1

---

## Schedule 1 Amendments

(Clause 3)

**[1] Clause 4 Fee for Photo Card**

Omit “\$41” from clause 4 (a). Insert instead “\$42”.

**[2] Clause 4 (b)**

Omit “\$19”. Insert instead “\$20”.

**[3] Schedule 1**

Omit the Schedule. Insert instead:

## Schedule 1 Penalty notice offences

(Clause 10)

<b>Column 1</b>	<b>Column 2</b>
<b>Provision</b>	<b>Penalty</b>
<b>Offences under the Act</b>	
Section 11 (3)	\$79
Section 12	\$79
Section 20 (1) (a)	\$609
Section 20 (1) (b)	\$609
Section 21 (a)	\$609
Section 21 (b)	\$609
Section 22 (1)	\$609
Section 22 (2)	\$609
Section 23 (a)	\$609
Section 23 (b)	\$609
Section 24 (1)	\$609
Section 24 (2) (a)	\$609
Section 24 (2) (b)	\$609
Section 25 (1)	\$609
Section 25 (2)	\$609

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Photo Card Amendment (Fees and Penalty Notice Offences) Regulation  
2007

Schedule 1 Amendments

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<b>Column 1</b>	<b>Column 2</b>
<b>Provision</b>	<b>Penalty</b>
Section 28 (2)	\$609
<b>Offences under this Regulation</b>	
Clause 8 (1)	\$79

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New South Wales

# Protection of the Environment Administration Regulation 2007

under the

Protection of the Environment Administration Act 1991

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Protection of the Environment Administration Act 1991*.

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

## Explanatory note

The object of this Regulation is to replace, without substantial alteration, the *Protection of the Environment Administration Regulation 2002* which is repealed on 1 September 2007 by section 10 (2) of the *Subordinate Legislation Act 1989*.

The Regulation:

- (a) makes provision for members of the Board of the Environment Protection Authority to make disclosures of interests as required by clause 7 (3) of Schedule 1 to the *Protection of the Environment Administration Act 1991*, and
- (b) sets out requirements relating to the time that disclosures should be made and the form of such disclosures, and
- (c) prescribes the types of interests to be disclosed, including interests in real property, sources of outside income, gifts, contributions to travel, interests and positions in corporations, positions in associations, debts, and dispositions of property, and
- (d) includes requirements for keeping a Register of Disclosures by members of the Board of the Environment Protection Authority and for inspection of the Register.

This Regulation is made under the *Protection of the Environment Administration Act 1991* including clause 7 (3) of Schedule 1 and section 39 (the general regulation-making power).

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

## Protection of the Environment Administration Regulation 2007

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Protection of the Environment Administration Regulation 2007

Clause 1

Preliminary

Part 1

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## Protection of the Environment Administration Regulation 2007

under the

Protection of the Environment Administration Act 1991

### Part 1 Preliminary

#### 1 Name of Regulation

This Regulation is the *Protection of the Environment Administration Regulation 2007*.

#### 2 Commencement

This Regulation commences on 1 September 2007.

**Note.** This Regulation replaces the *Protection of the Environment Administration Regulation 2002* which is repealed on 1 September 2007 by section 10 (2) of the *Subordinate Legislation Act 1989*.

#### 3 Definitions

(1) In this Regulation:

**address** means:

- (a) in relation to an individual, the last residential or business address of the individual known to the member disclosing the address, and
- (b) in relation to a corporation, the address of the registered office of the corporation in New South Wales or, if there is no such office, the address of the principal office of the corporation in the place in which it is incorporated, and
- (c) in relation to any real property, the postal address of the property or the particulars of title of the property.

**approved** means approved by the Minister.

**debt** means a debt arising from a loan of money or from the supply of goods or services.

**disposition of property** means any conveyance, transfer, assignment, settlement, delivery, payment or other alienation of property and includes the following:

- (a) the allotment of shares in a company,
- (b) the creation of a trust in respect of property,

Clause 3	Protection of the Environment Administration Regulation 2007
Part 1	Preliminary

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- (c) the grant or creation of any lease, mortgage, charge, easement, licence, power, partnership or interest in respect of property,
- (d) the release, discharge, surrender, forfeiture or abandonment (at law or in equity) of any debt, contract, chose in action or any interest in respect of property,
- (e) the exercise by a person of a general power of appointment over property in favour of any other person,
- (f) any transaction entered into by any person with the intention of diminishing, directly or indirectly, the value of his or her own property and increasing the value of the property of any other person.

**environmental association** means a body or association, whether or not incorporated, having as one of its objects or activities environment protection within the meaning of the Act.

**gift** means any transfer of property made otherwise than by will without consideration in money or money's worth passing from the receiver to the giver, or with some such not fully adequate consideration so passing, but does not include any financial or other contribution to travel.

**interest** means:

- (a) in relation to any property, any estate, interest, right or power, whether at law or in equity, in or over the property, and
- (b) in relation to any corporation, a relevant interest in securities that are shares of the corporation within the meaning of the *Corporations Act 2001* of the Commonwealth.

**member** means a member of the Board.

**occupation** includes trade, profession and vocation.

**ordinary return** means the return referred to in clause 6.

**ordinary return period** means the period referred to in clause 7.

**outside income** of a member means the member's assessable income within the meaning of the *Income Tax Assessment Act 1997* of the Commonwealth excluding remuneration payable to the member under the *Statutory and Other Offices Remuneration Act 1975* in his or her capacity as a member.

**primary return** means the return referred to in clause 4.

**primary return date** means the date referred to in clause 5.

**professional or business association** means a body or organisation, whether or not incorporated, having as one of its objects or activities the promotion of the economic interests of its members in any occupation.

**property** includes money.

Protection of the Environment Administration Regulation 2007

Clause 3

Preliminary

Part 1

**public company** means a listed company within the meaning of section 9 of the *Corporations Act 2001* of the Commonwealth.

**re-appointed member** means a member who, immediately on completion of a term of office, is re-appointed for another term.

**register** means the register referred to in clause 19.

**relative**, in relation to a member, means any of the following:

- (a) the parent, grandparent, brother, sister, uncle, aunt, nephew, niece, lineal descendant or adopted child of the member or of the member's spouse,
- (b) the spouse (including a de facto heterosexual or homosexual domestic partner) of the member or of any other person referred to in paragraph (a).

**return** means a primary return or an ordinary return.

**special disclosure** means a disclosure made under clause 7 (1) or (4) of Schedule 1 to the Act.

**the Act** means the *Protection of the Environment Administration Act 1991*.

**travel** includes accommodation incidental to a journey.

- (2) A reference in this Regulation to a disclosure concerning any real property, outside income, corporation or other thing includes a reference to a disclosure concerning any real property situated, outside income derived, corporation incorporated, or other thing arising or received, outside New South Wales.
- (3) For the purposes of this Regulation, gifts or contributions to travel given, loans made, or goods or services supplied, to a member by 2 or more corporations that are related to each other within the meaning of section 50 of the *Corporations Act 2001* of the Commonwealth are taken to have been given, made or supplied by a single corporation.
- (4) A reference in this Regulation to the lodgment of a return with the Board is a reference to the tabling at a meeting of the Board of a return completed in accordance with directions set out in the form containing disclosures in accordance with this Regulation.
- (5) Notes included in this Regulation do not form part of this Regulation.

Clause 4	Protection of the Environment Administration Regulation 2007
Part 2	Disclosures by Board members

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## Part 2 Disclosures by Board members

**Note.** A contravention of this Part by a member is not an offence. However, a contravention by an appointed member, within the meaning of Schedule 1 to the Act, constitutes grounds for removal of the member under clause 6 (3) of that Schedule.

### Division 1 Returns and special disclosures

#### 4 Primary returns

- (1) A person who becomes a member must lodge a primary return with the Board within 3 months after the person becomes a member.
- (2) A primary return is to be in an approved form.

#### 5 Primary return date

For the purposes of this Part, the *primary return date* is, in relation to a member other than a re-appointed member, the date of the member's appointment.

#### 6 Ordinary returns

- (1) A member must lodge an ordinary return with the Board before 1 October in each year.
- (2) Despite subclause (1), a member in relation to whom the primary return date is after 30 April in any year must lodge his or her first ordinary return with the Board before 1 October in the following year.
- (3) An ordinary return is to be in an approved form.

#### 7 Ordinary return period

For the purposes of this Part, the *ordinary return period* in relation to which an ordinary return is to be lodged by a member in a particular year is:

- (a) if the last return lodged by a member was an ordinary return—one year ending on 30 June in that year, or
- (b) if the last return was a primary return—the period beginning on the first day after the primary return date in relation to the member and ending on 30 June in that year.

#### 8 Nil returns

A member must comply with this Division in relation to returns even if no disclosures are included in a return.

Protection of the Environment Administration Regulation 2007

Clause 9

Disclosures by Board members

Part 2

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## 9 Special disclosures

A member who makes a special disclosure must do so in writing in an approved form that is to be tabled at the relevant meeting of the Board and is to be recorded in the register as soon as possible.

## Division 2 Matters to be disclosed

### 10 Real property

- (1) A member must disclose in a primary return and an ordinary return:
  - (a) the address of each parcel of real property in which the member had an interest:
    - (i) in the case of a primary return—on the primary return date, or
    - (ii) in the case of an ordinary return—at any time during the ordinary return period, and
  - (b) the nature of the interest in each such parcel of real property.
- (2) An interest referred to in this clause need not be disclosed by a member if the member had the interest only in his or her capacity:
  - (a) as the executor or administrator of an estate, and the member was not a beneficiary of the estate, or
  - (b) as a trustee, and the member acquired the interest otherwise than in the course of his or her duties as a member.

### 11 Sources of outside income

- (1) A member must disclose:
  - (a) in a primary return—each source of outside income that the member reasonably expects to receive in the period commencing on the first day after the primary return date and ending on 30 June in the year in which the first ordinary return must be lodged by the member with the Board, and
  - (b) in an ordinary return—each source of outside income received by the member during the ordinary return period.
- (2) A reference in this clause to each source of outside income received, or reasonably expected to be received, by a member is a reference to:
  - (a) in relation to income from an occupation of the member:
    - (i) a description of the occupation, and
    - (ii) if the member is employed—the name and address of the member's employer, and
    - (iii) if the member is the holder of an office—a description of the office, and

Clause 12	Protection of the Environment Administration Regulation 2007
Part 2	Disclosures by Board members

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- (iv) if the member is in partnership—the name (if any) under which the partnership is conducted, and
  - (b) in relation to income from a trust—the name and address of the settlor and the trustee, and
  - (c) in relation to any other outside income—a description sufficient to identify the person from whom, or the circumstances in which, the income was, or is reasonably expected to be, received.
- (3) The source of any outside income referred to in this clause need not be disclosed if the amount received, or reasonably expected to be received, by the member from that source did not, or will not, exceed \$500.

## 12 Gifts

- (1) A member must disclose in an ordinary return the description of each gift received by the member during the ordinary return period and the name and address of the donor of each gift.
- (2) A gift referred to in this clause need not be disclosed:
- (a) if the amount of the gift did not exceed \$500, unless the gift was one of 2 or more such gifts made by one person during the period and the amount of the gifts exceeded, in the aggregate, \$500, or
  - (b) if the donor was a relative of the member.
- (3) In this clause, the amount of a gift comprising property other than money is taken to be an amount equal to the value of the property.

## 13 Contributions to travel

- (1) A member must disclose in an ordinary return:
- (a) the name and address of each person who made any financial or other contribution to any travel undertaken by the member during the ordinary return period, and
  - (b) the dates on which the travel was undertaken, and
  - (c) the names of the States, Territories and overseas countries in which the travel was undertaken.
- (2) A financial or other contribution referred to in this clause need not be disclosed:
- (a) if the contribution was made from public funds (including travel on free passes issued under any Act and travel in government vehicles), or
  - (b) if the contribution was made by a relative of the member, or
  - (c) if the contribution was made otherwise than in the course of his or her duties as a member, or

Protection of the Environment Administration Regulation 2007

Clause 14

Disclosures by Board members

Part 2

- 
- (d) if the amount of the contribution did not exceed \$250, unless the contribution was one of 2 or more such contributions made by one person during the period and the amount of the contributions exceeded, in the aggregate, \$250.
  - (3) In this clause, the amount of a contribution (other than a financial contribution) is taken to be an amount equal to the value of the contribution.

#### **14 Interests and positions in corporations**

- (1) A member must disclose in a primary return and an ordinary return:
  - (a) the name and address of each corporation in which he or she had an interest or held any position (whether remunerated or not) on the primary return date or at any time during the ordinary return period, as the case may be, and
  - (b) the nature of the interest, or a description of the position held, in each corporation, and
  - (c) except in the case of a public company—a description of the principal objects of each such corporation.
- (2) An interest or position referred to in this clause need not be disclosed if the corporation is formed for the purpose of providing recreation or amusement or promoting art, science, religion or charity or for any other community purpose.

#### **15 Positions in associations**

A member must disclose in a primary return and an ordinary return:

- (a) the name of each professional, business or environmental association in which he or she held any position (including any honorary position) on the primary return date or at any time during the ordinary return period, as the case may be, and
- (b) a description of each position held.

#### **16 Debts**

- (1) A member must disclose in a primary return and an ordinary return the name and address of each person to whom the member was liable to pay any debt:
  - (a) in the case of a primary return—on the primary return date, or
  - (b) in the case of an ordinary return—at any time during the ordinary return period.
- (2) The liability referred to in this clause must be disclosed whether or not the amount, or any part of the amount, was due and payable on that date or at any time during that period.

Clause 17	Protection of the Environment Administration Regulation 2007
Part 2	Disclosures by Board members

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- (3) The liability referred to in this clause need not be disclosed:
- (a) if the amount to be paid did not exceed \$500, unless the debt was one of 2 or more such debts that the member was liable to pay to one person and the amounts to be paid exceeded, in the aggregate, \$500, or
  - (b) if the member was liable to pay the debt to a relative, or
  - (c) if the debt arose from a loan of money, and the member was liable to pay the debt to an authorised deposit-taking institution or other person whose ordinary business includes the lending of money and the loan was made in the ordinary course of business of the lender, or
  - (d) if the debt arose from the supply of goods or services, and the goods or services were supplied:
    - (i) in the period of 12 months immediately preceding the primary date, or
    - (ii) during the ordinary return period, or
    - (iii) in the ordinary course of any occupation of the member that is not related to his or her duties as a member.

#### **17 Dispositions of property**

- (1) A member must disclose in an ordinary return particulars of each disposition of real property effected by the member, at any time during the ordinary return period, as a result of which the member retained, either wholly or in part, the use and benefit of the property or the right to re-acquire it at a later time.
- (2) A member must disclose in an ordinary return particulars of each disposition of property (whether real or personal) effected by any other person, at any time during the ordinary return period, under arrangements made by the member as a result of which the member obtained, either wholly or in part, the use and benefit of the property.

#### **18 Discretionary disclosures**

A member may, at his or her discretion, disclose in any return any direct or indirect benefits, advantages or liabilities, whether or not pecuniary:

- (a) that are not required to be disclosed by any other provision of this Division, and
- (b) that the member considers might appear to raise a conflict between the member's other interests and his or her public duty as a member, or that the member otherwise desires to disclose.



Protection of the Environment Administration Regulation 2007

Clause 19

Disclosures by Board members

Part 2

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### **Division 3 Register of disclosures**

#### **19 Register**

- (1) The Board is to compile and maintain a register called the *Register of Disclosures by Members of the Board of the Environment Protection Authority* containing disclosures by members in accordance with the Act and this Part.
- (2) The register constitutes the book required to be kept under clause 7 (5) of Schedule 1 to the Act.

#### **20 Form of register**

- (1) The register is to consist of the returns lodged, and any special disclosures made, by members within the previous 8 years, or within such longer period as may be required to include the primary returns of all current members.
- (2) The register is to be divided into the following parts:
  - (a) a part for primary returns,
  - (b) a part for the ordinary returns lodged in respect of each ordinary return period,
  - (c) a part for special disclosures.
- (3) The returns filed in any part of the register are to be filed in alphabetical order according to the surnames of the members concerned.

#### **21 Inspection of register**

- (1) The register is to be open for public inspection at the head office of the Authority at all reasonable hours on payment of the fee (if any) determined by the Board in accordance with clause 7 (5) of Schedule 1 to the Act.
- (2) The register is to be open to inspection by members at the head office of the Authority at any time the register is open for public inspection and at any other reasonable time by arrangement with the Director-General.

Clause 22      Protection of the Environment Administration Regulation 2007

Part 3          Miscellaneous

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## **Part 3    Miscellaneous**

### **22    Savings**

Any act, matter or thing that had effect under the *Protection of the Environment Administration Regulation 2002* immediately before the repeal of that Regulation is taken to have effect under this Regulation.



New South Wales

# Protection of the Environment Operations (General) Amendment (Licensing Fees) Regulation 2007

under the

Protection of the Environment Operations Act 1997

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Protection of the Environment Operations Act 1997*.

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

## Explanatory note

The object of this Regulation is to amend the *Protection of the Environment Operations (General) Regulation 1998*:

- (a) to increase the amounts for an administrative fee unit and pollutant fee unit for the purposes of Part 2.1 of the Regulation, and
- (b) to require the discharge of nitrogen oxides or volatile compounds of hydrogen and carbon (VOCs) in the Sydney basin area during summer months to be treated as a separate and distinct discharge of an assessable pollutant for the purposes of calculating load-based fees.

This Regulation is made under the *Protection of the Environment Operations Act 1997*, including section 323 (the general regulation-making power) and Schedule 2.

Clause 1            Protection of the Environment Operations (General) Amendment (Licensing Fees) Regulation 2007

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## **Protection of the Environment Operations (General) Amendment (Licensing Fees) Regulation 2007**

under the

Protection of the Environment Operations Act 1997

### **1 Name of Regulation**

This Regulation is the *Protection of the Environment Operations (General) Amendment (Licensing Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 30 June 2007.

### **3 Amendment of Protection of the Environment Operations (General) Regulation 1998**

The *Protection of the Environment Operations (General) Regulation 1998* is amended as set out in Schedule 1.

Protection of the Environment Operations (General) Amendment (Licensing Fees) Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

### [1] Clause 5 Definitions

Insert in alphabetical order in clause 5 (1):

*summer period*, in relation to the calculation of a load-based fee for a licence, means all the days during the licence fee period for the licence that occur during the months of December, January or February.

*Sydney basin area* means the local government areas of Ashfield, Auburn, Bankstown City, Baulkham Hills, Blacktown City, Botany Bay City, Burwood, Camden, Campbelltown City, Canada Bay, Canterbury City, Fairfield City, Hawkesbury City, Holroyd City, Hornsby, Hunter's Hill, Hurstville City, Kogarah, Ku-ring-gai, Lane Cove, Leichhardt, Liverpool City, Manly, Marrickville, Mosman, North Sydney, Parramatta City, Penrith City, Pittwater, Randwick City, Rockdale City, Ryde City, Strathfield, Sutherland Shire, City of Sydney, Warringah, Waverley, Willoughby City and Woollahra.

### [2] Clause 6 Fee units

Omit "or subsequently" from the Table to clause 6 (2).

Insert instead "to 30 June 2006".

### [3] Clause 6 (2), Table

Insert at the end of the Table:

1 July 2006 to 30 June 2007	\$95	\$36.75
1 July 2007 or subsequently	\$100	\$36.75

### [4] Clause 17 Factors relevant to determination of load-based fee

Omit "clause 18" from clause 17 (c).

Insert instead "clauses 17A (where relevant) and 18".

Protection of the Environment Operations (General) Amendment (Licensing Fees) Regulation 2007

Schedule 1 Amendments

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**[5] Clause 17A**

Insert after clause 17:

**17A Calculation of load-based fees in relation to nitrogen oxides and VOCs discharged from premises in Sydney basin area in summer**

For the purposes of applying the provisions of this Part and Schedule 1 to the calculation of load-based fees, a licensee who discharges nitrogen oxides or VOCs from premises in the Sydney basin area during the summer period for the licensee's licence must:

- (a) treat the discharge as a separate and distinct discharge of an assessable pollutant from the discharge of such a pollutant during the whole of the licence fee period, and
- (b) apply any weightings or fee rate threshold factors indicated by "nitrogen oxides (summer)" or "VOCs (summer)" instead of the weightings or threshold factors for calculations for the whole licence period that are indicated by "nitrogen oxides" or "VOCs" alone, and
- (c) in addition to paragraphs (a) and (b)—include the discharge in calculating the discharge of such a pollutant during the whole of the licence fee period.

**Note.** The above provisions effectively require a licensee to count any discharge of nitrogen oxides or VOCs from premises in the Sydney basin area during the summer period for the licence twice, once in its own right and then as part of the discharge for the whole licence fee period.

**[6] Clause 18 Determination of assessable loads of assessable pollutants**

Insert after clause 18 (1):

**(1A) Calculation of actual load for nitrogen oxides and VOCs during summers periods in Sydney basin area**

In addition to the calculation required by subclause (1), a licensee must (if relevant to the licensee) also calculate the actual load for nitrogen oxides or VOCs discharged from premises in the Sydney basin area under the licensee's licence (whether or not discharged in accordance with the licence) during the summer period for the licence. For that purpose, the licensee must carry out all necessary monitoring and other steps to enable the calculation required by this subclause to be made.

Protection of the Environment Operations (General) Amendment (Licensing Fees) Regulation 2007

Amendments

Schedule 1

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**[7] Clause 20 Pollutant weightings**

Omit “Nitrogen oxides” from the first column of the matter relating to “Air pollutants” in the Table to clause 20 (1).

Insert instead “Nitrogen oxides and Nitrogen oxides (summer)”.

**[8] Clause 20 (1), Table**

Omit “VOCs” from the first column of the matter relating to “Air pollutants”.

Insert instead “VOCs and VOCs (summer)”.

**[9] Clause 21 Pollutant critical zone weightings**

Omit the matter relating to Nitrogen oxides and VOCs where firstly occurring from the matter relating to “Critical zones for air pollutants” in the Table to clause 21 (1).

Insert instead:

Nitrogen oxides and VOCs	Local government areas in the Sydney basin area, Blue Mountains City, Kiama, Shellharbour City and Wollongong City	7
Nitrogen oxides (summer) and VOCs (summer)	Local government areas in the Sydney basin area	28

**[10] Clause 22 Calculation of fee rate thresholds for assessable pollutants**

Omit the note to Step 1 in clause 22 (1). Insert instead:

**Note.** Fee rate threshold factors are expressed in units of kilograms of pollutants per the applicable unit of quantity of activity.

The discharge of nitrogen oxides or VOCs from premises in the Sydney basin area during the summer period for a licence is to be treated as a separate and distinct discharge of an assessable pollutant from the discharge during the whole licence fee period. See clause 17A.

**[11] Clause 23 Calculation of load-based fee**

Insert at the end of Step 3:

**Note.** The assessable load for the discharge of nitrogen oxides or VOCs from premises in the Sydney basin area during the summer period for a licence is to be calculated in addition to the assessable load for the discharge of such a pollutant during the whole licence fee period. See clauses 17A and 18 (1A).

Protection of the Environment Operations (General) Amendment (Licensing Fees) Regulation 2007

Schedule 1 Amendments

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**[12] Clause 49B**

Insert after clause 49A:

**49B Protection of the Environment Operations (General) Amendment (Licensing Fees) Regulation 2007—transitional provisions**

- (1) The amendments made to this Regulation by the *Protection of the Environment Operations (General) Amendment (Licensing Fees) Regulation 2007* relating to the calculation of load-based fees (including the amendment made by Schedule 1 [3] to that Regulation) extend to the licence fee periods ending on or after 30 June 2007.
- (2) For the avoidance of doubt, any condition in a licence in force immediately before 30 June 2007 that provides for load limits with respect to the discharge during the reporting period of nitrogen oxides or VOCs from premises in the Sydney basin area is varied so that those load limits are to be read as including the discharge of any such pollutant (referred to in this Regulation as nitrogen oxides (summer) or VOCs (summer)) from premises in the Sydney basin area during the summer period for the licence.

**[13] Schedule 1 Licensing fees—activities and assessable pollutants**

Omit “Nitrogen oxides” wherever occurring.

Insert instead “Nitrogen oxides and Nitrogen oxides (summer)”.

**[14] Schedule 1**

Omit “VOCs” wherever occurring.

Insert instead “VOCs and VOCs (summer)”.





New South Wales

## Public Lotteries Amendment (Licences) Regulation 2007

under the

Public Lotteries Act 1996

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Public Lotteries Act 1996*.

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

### Explanatory note

The object of this Regulation is to provide that if a public lotteries licence expires and is replaced by a new licence, certain matters that were in force in connection with the expired licence (such as Ministerial approvals, rules and prize funds) will continue in force under the new licence.

This Regulation is made under the *Public Lotteries Act 1996*, including section 83 (the general regulation-making power).

Clause 1            Public Lotteries Amendment (Licences) Regulation 2007

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## **Public Lotteries Amendment (Licences) Regulation 2007**

under the

Public Lotteries Act 1996

### **1 Name of Regulation**

This Regulation is the *Public Lotteries Amendment (Licences) Regulation 2007*.

### **2 Amendment of Public Lotteries Regulation 2002**

The *Public Lotteries Regulation 2002* is amended as set out in Schedule 1.

Public Lotteries Amendment (Licences) Regulation 2007

Amendment

Schedule 1

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## Schedule 1 Amendment

(Clause 2)

### Clause 18A

Insert after clause 18:

#### 18A Saving of certain matters under expired licences

- (1) This clause applies to and in respect of a licence that expires (*the expired licence*) but is immediately replaced by a new licence that:
  - (a) is in substantially the same terms as the expired licence, and
  - (b) is issued to the person who held the expired licence.
- (2) Any approval by the Minister under the conditions of the expired licence and in force immediately before its expiry is taken to be an approval in force under the conditions of the new licence, unless the terms of the new licence otherwise provide.
- (3) The rules relating to the conduct of a public lottery under the expired licence and in force immediately before its expiry are taken to be rules in force for the purposes of the new licence until such time as rules are made and approved under Part 4 of the Act for the purposes of the new licence.
- (4) Any money kept in a prize fund under the Act for the purposes of the expired licence and that is not required for payment of prizes won in a public lottery is taken to be part of the corresponding prize fund kept for the purposes of the new licence.



New South Wales

# Real Property Amendment (Fees) Regulation 2007

under the

Real Property Act 1900

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Real Property Act 1900*.

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

## Explanatory note

The object of this Regulation is to increase certain fees payable to the Registrar-General under the *Real Property Act 1900*.

The Regulation also changes the basis on which a fee is charged for lodgment of a primary application to bring land under the Act pursuant to section 14 of the Act, with the proposed fee incorporating all time spent on examination of the application (rather than just the first 3 hours, with an additional fee chargeable for any excess time spent on examination, as is currently the case).

This Regulation is made under the *Real Property Act 1900*, including section 144 (the general regulation-making power) and, in particular, section 144 (1) (a).

Clause 1          Real Property Amendment (Fees) Regulation 2007

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## **Real Property Amendment (Fees) Regulation 2007**

under the

Real Property Act 1900

### **1 Name of Regulation**

This Regulation is the *Real Property Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Real Property Regulation 2003**

The *Real Property Regulation 2003* is amended as set out in Schedule 1.

Real Property Amendment (Fees) Regulation 2007

Amendment

Schedule 1

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## Schedule 1 Amendment

(Clause 3)

### Schedule 1

Omit the Schedule. Insert instead:

### Schedule 1 Fees

(Clauses 4 (2), 11 (4), 12 (c) and 13 (1))

		\$
<b>Copies</b>		
1	On lodgment of an application for a certified copy of a registered instrument or part of it affecting land under the provisions of the Act—for each copy	90.00
2	For supplying a copy of a document or part of a document in the custody of the Registrar-General:	
(a)	to any person attending an office of the Department of Lands	12.50
(b)	by electronic means to any agent licensed by the Department of Lands	6.20
(c)	to any person by some other means	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in providing the service
3	On lodgment of an application for a copy of a document in the custody of the Registrar-General, other than a certified copy or a copy available to any person attending an office of the Department of Lands	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in preparing the copy
<b>Advertisements</b>		
4	On advertisement, pursuant to section 12 (1) (h1) of the Act, of the intended exercise or performance of any power, authority, duty or function conferred or imposed on the Registrar-General by the Act	Such reasonable fee (determined by the Registrar-General) as is warranted by the cost incurred in publishing the advertisement

## Real Property Amendment (Fees) Regulation 2007

Schedule 1 Amendment

		\$
<b>Production of documents</b>		
5	For each Crown grant, certificate of title or other document produced for the purpose of any application, request, dealing or plan to be subsequently lodged	38.00
<b>Applications, requests and dealings</b>		
6	On lodgment of a primary application to bring land under the Act pursuant to section 14 of the Act	1200.00
7	On lodgment of a resumption application to bring land under the Act pursuant to section 31A of the Act	200.00
	In addition, for each quarter-hour or part of a quarter-hour in excess of the first hour occupied in examining the application	50.00
8	On lodgment of an application under section 45D of the Act by a person in possession of land to be recorded as proprietor of an estate or interest in that land	90.00
	In addition, for each quarter-hour or part of a quarter-hour occupied in examining the application	50.00
9	On lodgment of an application, request or dealing for which no fee is otherwise provided	90.00
10	On lodgment of an application (other than an application to dispose of Crown land arising from the closing of a public road under the <i>Roads Act 1993</i> ), request or dealing that will result in more than one recording on a folio of the Register, for each additional recording	90.00
11	On lodgment of an application to dispose of Crown land arising from the closing of a public road under the <i>Roads Act 1993</i> , regardless of how many recordings will ensue	90.00
12	On lodgment of an application or request for amendment of a folio of the Register, Crown grant or certificate of title	90.00

## Real Property Amendment (Fees) Regulation 2007

Amendment

Schedule 1

	\$
13 On lodgment of an application to record in the Register an appurtenant easement created by a deed	90.00
In addition, for each quarter-hour or part of a quarter-hour occupied in processing the application	50.00
14 On lodgment of an application under section 81A of the Act for the extinguishment of a restrictive covenant	90.00
In addition:	
(a) for each quarter-hour or part of a quarter-hour occupied in examining the application	50.00
(b) for the Registrar-General's costs of giving notice under section 81D of the Act by way of registered post	Such reasonable fee (determined by the Registrar-General) as is warranted by the cost incurred in posting the notice
15 On lodgment of an application under section 49 of the Act for the cancellation of an easement that has been abandoned or extinguished	90.00
In addition, for each quarter-hour or part of a quarter-hour occupied in examining the application	50.00
16 On lodgment of an application for the determination under Part 14A of the Act of the position of the common boundary of adjoining lands	90.00
17 On lodgment of a building management statement (within the meaning of the <i>Conveyancing Act 1919</i> )	300.00
18 For every plan, sketch or diagram accompanying an application, request or dealing	90.00
19 For the creation of a certificate of title on any application, request or dealing (other than pursuant to section 111 of the Act), for each certificate, an additional	90.00
<b>Caveats</b>	
20 On lodgment or recording of a caveat	90.00
21 On withdrawal or partial withdrawal of a caveat pursuant to section 74M (1) of the Act	90.00



## Real Property Amendment (Fees) Regulation 2007

## Schedule 1 Amendment

	\$
22 On lodgment of a request for withdrawal or partial withdrawal of a Registrar-General's caveat (no fee is payable for withdrawal or partial withdrawal of a Registrar-General's caveat consequent on lodgment and registration of a dealing)	90.00
23 On lodgment of a request for the Registrar-General to direct the manner of service of a notice on a caveator pursuant to section 74N (1) (e) of the Act	90.00
24 On lodgment of an application for preparation of a notice for service on a caveator pursuant to section 74C (3), 74I (1) or (2), 74J (1) or 74JA (2) of the Act	90.00
25 On lodgment of a notice of a change of name of a caveator or of the address for service of a notice on a caveator	90.00
<b>Authentication of forms</b>	
26 For examination and authentication of any dealing, application, request or caveat that is required by any Act to be in an approved form which contains departures from the approved form and which is not a form licensed by the Registrar-General, an additional	90.00
<b>Official searches</b>	
27 On requisition for an official search of a folio of the Register (whether or not requiring the continuation of a search from the date of a previous search of that folio or the date of a prior certificate of result of a search)	200.00
In addition, for each quarter-hour or part of a quarter-hour occupied in the search after the first hour	50.00
<b>Public searches</b>	
28 On the lodgment of a requisition requiring dispatch of information by post, facsimile or other approved means:	
(a) for an initial search of a folio of the Register, including investigation as to title reference, a copy of the relevant folio and the transmission fee	55.00
In addition, for each quarter-hour or part of a quarter-hour occupied in the search after the first quarter-hour	55.00

## Real Property Amendment (Fees) Regulation 2007

Amendment

Schedule 1

	\$
In addition, for inclusion in the initial search of any additional document forming part of the Register (per document)	12.50
(b) for providing a copy of a document in the custody of the Registrar-General if no initial search is required, including a copy of the document and the transmission fee	23.50
In addition, for inclusion of each additional document required	12.50
<b>Searches generally</b>	
29 In the case of a requisition for an official search of a manual folio, a computer folio certificate or a search of a historical record that, in the opinion of the Registrar-General, is a search for which the above schedule of fees is not appropriate	Such reasonable fee (determined by the Registrar-General in negotiation with the requesting party) as is warranted by the cost incurred in carrying out the search
<b>Certificates of title</b>	
30 On lodgment of an application for a new certificate of title under section 111 of the Act	180.00
<b>Miscellaneous</b>	
31 On depositing an instrument declaratory of trusts or other instrument not specified	90.00
32 On lodgment of an application for a statement of reasons under section 121 of the Act	90.00
33 For recording of any memorial or notification not otherwise provided for	90.00
34 On lodgment of a request for delivery of a document or documents pursuant to section 23A (3) (c) of the Act (no fee is payable if the request is made during the currency of the primary application)	23.50

## Real Property Amendment (Fees) Regulation 2007

## Schedule 1 Amendment

		\$
35	For furnishing a certificate of ownership ( <i>Local Government Act 1993</i> —section 700 (2) or <i>Environmental Planning and Assessment Act 1979</i> —section 151 (2)) and incorporating in it any information as to subsisting encumbrances or interests	50.00
	In addition, for each quarter-hour or part of a quarter-hour occupied in preparing the certificate of ownership after the first quarter-hour	50.00
	In addition, for supplying each additional document forming part of the Register	12.50
36	For supplying information in response to a written inquiry as to the manner in which a proposed dealing or plan should be drawn, or as to whether a proposed dealing or plan is entitled to registration, or in response to a written inquiry that necessitates any searching or investigation	Such reasonable fee (determined by the Registrar-General) as is warranted by the cost incurred in supplying the information, searching or investigating
37	For production of documents at the Office of State Revenue	21.50
38	In addition, for any dealing, application, request or caveat that refers to more than 20 folios of the Register	90.00 for each group of 20 folio references or part of that number



New South Wales

## Roads (General) Amendment (Penalty Notice Offences) Regulation 2007

under the

Roads Act 1993

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Roads Act 1993*.

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

### Explanatory note

The object of this Regulation is to increase the penalties for offences dealt with by way of a penalty notice issued under section 243 of the *Roads Act 1993* in relation to contraventions of certain provisions under the *Roads (General) Regulation 2000*.

The penalty amounts are being increased from \$411 to \$425, \$274 to \$283 and \$136 to \$141 in line with movements in the Consumer Price Index.

This Regulation is made under the *Roads Act 1993*, including sections 243 (Penalty notices for certain offences) and 264 (the general regulation-making power).

Clause 1            Roads (General) Amendment (Penalty Notice Offences) Regulation 2007

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## **Roads (General) Amendment (Penalty Notice Offences) Regulation 2007**

under the

Roads Act 1993

### **1 Name of Regulation**

This Regulation is the *Roads (General) Amendment (Penalty Notice Offences) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Roads (General) Regulation 2000**

The *Roads (General) Regulation 2000* is amended as set out in Schedule 1.

Roads (General) Amendment (Penalty Notice Offences) Regulation 2007

Amendment

Schedule 1

## Schedule 1 Amendment

(Clause 3)

### Schedule 1

Omit the Schedule. Insert instead:

## Schedule 1 Penalty notice offences

(Clause 74)

Column 1	Column 2
Offence provision	Penalty \$
Clauses 6 (3), 11 (1) (a)–(d) and (3) (a)–(d), 13 (2), 15, 16, 17 (1), 18, 20, 27 (1), 29 (a)–(c), 32 (2), 33 (3), 38 (a) and (b), 39, 42 (2)	425
Clauses 12 (a) and (b), 13 (1) (a) and (b), 14, 19, 21, 23A (1) (a)–(c) and (2) (a) and (b), 25 (1), 26 (1), 28, 30, 43, 46, 47 (1) (a)–(d), 48, 51 (1) and (2) (a) and (b), 56, 57, 59 (2), 60, 61 (a)–(g), 62 (3), 63 (1) and (2), 69 (a) and (b), 70	283
Clauses 22 (1), 23 (2) and (3) (a) and (b), 24, 41 (2), 44 (1) (a)–(e), 53 (3), 55, 58 (1) (a)–(c)	141



New South Wales

## Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2007

under the

Road Transport (Vehicle Registration) Act 1997

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Vehicle Registration) Act 1997*.

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

### Explanatory note

The object of this Regulation is to increase certain fees payable for services provided by the Roads and Traffic Authority under the *Road Transport (Vehicle Registration) Act 1997*. The fees are being increased in line with movements in the Consumer Price Index.

This Regulation is made under the *Road Transport (Vehicle Registration) Act 1997*, including sections 14 (the general regulation-making power) and 15 (Regulations to establish registration system) and, in particular, section 15 (2) (b) and (f).

Clause 1 Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2007

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## **Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2007**

under the

Road Transport (Vehicle Registration) Act 1997

### **1 Name of Regulation**

This Regulation is the *Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Road Transport (Vehicle Registration) Regulation 1998**

The *Road Transport (Vehicle Registration) Regulation 1998* is amended as set out in Schedule 1.



Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2007

Amendment

Schedule 1

## Schedule 1 Amendment

(Clause 3)

### Schedule 2

Omit the Schedule. Insert instead:

## Schedule 2 Fees

(Clause 79)

Matter for which fee payable	Fee
<b>Part 1 Registration or renewal of registration of a motor vehicle or trailer</b>	
(a) Motor lorry (other than an articulated motor lorry or prime mover) with a GVM of 12 tonnes or more:	
(i) for more than 3 months	\$225
(ii) for 3 months or less	\$64
(b) Articulated motor lorry:	
(i) for more than 3 months	\$336
(ii) for 3 months or less	\$91
(c) Prime mover:	
(i) for more than 3 months	\$225
(ii) for 3 months or less	\$64
(d) Tow truck with a GVM of 4.5 tonnes or more but less than 12 tonnes:	
(i) for more than 3 months	\$139
(ii) for 3 months or less	\$42
(e) Tow truck with a GVM of 12 tonnes or more:	
(i) for more than 3 months	\$225
(ii) for 3 months or less	\$64

## Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2007

## Schedule 1 Amendment

<b>Matter for which fee payable</b>	<b>Fee</b>
(f) Tow truck trailer with a GVM of less than 4.5 tonnes:	
(i) for more than 3 months	\$139
(ii) for 3 months or less	\$42
(g) Trailer with a GVM of 4.5 tonnes or more:	
(i) for more than 3 months	\$165
(ii) for 3 months or less	\$49
(h) Bus or other vehicle (other than a public passenger vehicle) seating more than 8 adult persons with a GVM of less than 12 tonnes:	
(i) for more than 3 months	\$139
(ii) for 3 months or less	\$42
(i) Bus or other vehicle (other than a public passenger vehicle) seating more than 8 adult persons with a GVM of 12 tonnes or more:	
(i) for more than 3 months	\$225
(ii) for 3 months or less	\$64
(j) Bus or other vehicle seating more than 8 adult persons (being a public passenger vehicle registered otherwise than in the name of the State Transit Authority) with a GVM of less than 12 tonnes:	
(i) for more than 3 months	\$227
(ii) for 3 months or less	\$64
(k) Bus or other vehicle seating more than 8 adult persons (being a public passenger vehicle registered otherwise than in the name of the State Transit Authority) with a GVM of 12 tonnes or more:	
(i) for more than 3 months	\$399
(ii) for 3 months or less	\$107
(l) Taxi-cab (not licensed to operate in a transport district within the meaning of the <i>Transport Administration Act 1988</i> ):	
(i) for more than 3 months	\$227
(ii) for 3 months or less	\$64

## Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2007

Amendment

Schedule 1

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<b>Matter for which fee payable</b>	<b>Fee</b>
(m) Public passenger vehicle (other than a vehicle referred to elsewhere in this list):	
(i) for more than 3 months	\$227
(ii) for 3 months or less	\$64
(n) Any vehicle not referred to elsewhere in this list:	
(i) for more than 3 months	\$51
(ii) for 3 months or less	\$20
<b>Part 2 Transfer of registration</b>	
(a) Application made within 14 days after vehicle acquired	\$26
(b) Application made more than 14 days after vehicle acquired	\$117
<b>Part 3 Issue of 1 or 2 number-plates with same number</b>	
(a) Premium number-plates in specially styled aluminium (not having a number that comprises 1 to 6 numerals only):	
(i) initial issue	\$70
(ii) replacement issue	\$50
(b) Other number-plates:	
(i) initial issue	\$35
(ii) replacement issue	\$35
<b>Part 4 Trader's plate</b>	
(a) Issue of trader's plate for vehicle other than motor bike:	
(i) for 12 months	\$340
(ii) for one month	\$29
(b) Issue of trader's plate for motor bike:	
(i) for 12 months	\$83
(ii) for one month	\$8

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## Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2007

## Schedule 1 Amendment

Matter for which fee payable	Fee
<b>Part 5 Initial inspection of registrable vehicle under clause 61 or 62, otherwise than in relation to exhaust emission levels</b>	
(a) Motor lorry (other than an articulated motor lorry or prime mover) with a GVM of 4.5 tonnes or more but less than 12 tonnes	\$43
(b) Motor lorry (other than an articulated motor lorry or prime mover) with a GVM of 12 tonnes or more	\$174
(c) Articulated motor lorry	\$285
(d) Prime mover	\$174
(e) Tow truck with a GVM of less than 12 tonnes	\$88
(f) Tow truck with a GVM of 12 tonnes or more	\$174
(g) Tow truck trailer with a GVM of less than 4.5 tonnes	\$88
(h) Trailer (other than a tow truck trailer) with a GVM of less than 4.5 tonnes	\$19
(i) Trailer (including a tow truck trailer) with a GVM of 4.5 tonnes or more	\$114
(j) Bus or other vehicle seating more than 8 adult persons with a GVM of less than 12 tonnes	\$88
(k) Bus or other vehicle seating more than 8 adult persons with a GVM of 12 tonnes or more	\$174
(l) Taxi-cab	\$88
(m) Public passenger vehicle (other than a vehicle referred to elsewhere in this list)	\$88
(n) Motor bike	\$19
(o) Any vehicle not referred to elsewhere in this list	\$32
<b>Part 6 Further inspection of registrable vehicle that has failed earlier inspection under clause 61 or 62</b>	
(a) Where vehicle may be used while failure is being rectified	\$36
(b) Where vehicle may not be used while failure is being rectified	\$73
<b>Part 7 Inspection of registrable vehicle under clause 61 in relation to exhaust emission levels</b>	
Conduct of inspection	\$41

## Road Transport (Vehicle Registration) Amendment (Fees) Regulation 2007

Amendment

Schedule 1

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<b>Matter for which fee payable</b>	<b>Fee</b>
<b>Part 8 Examiner's authority under clause 63</b>	
(a) Issue of original authority	\$141
(b) Issue of duplicate authority	\$18
<b>Part 9 Proprietor's authority under clause 64</b>	
(a) Issue of original authority	\$282
(b) Issue of duplicate authority	\$18
<b>Part 10 Maintenance Management Accreditation Scheme under clauses 78A and 78B</b>	
Accreditation of registered operator	\$79, plus \$26 per nominated vehicle
<b>Part 11 Hire Trailer Maintenance Management Accreditation Scheme under clauses 78G and 78H</b>	
Accreditation of registered operator	\$79, plus \$26 per nominated vehicle

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New South Wales

# Road Transport (Driver Licensing) Amendment (Fees) Regulation 2007

under the

Road Transport (Driver Licensing) Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Driver Licensing) Act 1998*.

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

## Explanatory note

The object of this Regulation is to increase certain fees payable under the *Road Transport (Driver Licensing) Act 1998*. The fee increases are in line with movements in the Consumer Price Index.

This Regulation is made under the *Road Transport (Driver Licensing) Act 1998*, including sections 19 (the general regulation-making power) and 20 (Driver licensing system) and, in particular, section 20 (2) (f).

Clause 1 Road Transport (Driver Licensing) Amendment (Fees) Regulation 2007

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## **Road Transport (Driver Licensing) Amendment (Fees) Regulation 2007**

under the

Road Transport (Driver Licensing) Act 1998

### **1 Name of Regulation**

This Regulation is the *Road Transport (Driver Licensing) Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Road Transport (Driver Licensing) Regulation 1999**

The *Road Transport (Driver Licensing) Regulation 1999* is amended as set out in Schedule 1.

Road Transport (Driver Licensing) Amendment (Fees) Regulation 2007

Amendment

Schedule 1

## Schedule 1 Amendment

(Clause 3)

### Schedule 3

Omit the Schedule. Insert instead:

## Schedule 3 Fees

(Clause 62)

	\$
1 Issue or renewal of driver licence:	
(a) 1-year	45
(b) 3-year	106
(c) 5-year	142
(d) provisional P1 licence	45
(e) provisional P2 licence	70
(f) learner licence	20
2 Replacement or duplicate licence:	
(a) learner licence	18
(b) any other licence	20
3 Application for driving or riding test	43
4 Competency based assessment:	
(a) scheme participation fee	21
(b) replacement log book	7
5 Entry fee for authorised rider training course:	
(a) provisional licence rider training course	108
(b) learner licence rider training course	72
6 Certificate from Authority's records	24
7 Information from records (other than a certificate)	18
8 Hazard Perception Test	35

Page 3



## Road Transport (Driver Licensing) Amendment (Fees) Regulation 2007

## Schedule 1      Amendment

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	<b>\$</b>
9    Driver Qualification Test	35
10   Driver Knowledge Test	35
11   Fee per copy for provision of handbook:	
(a)    Road Users' Handbook (including any foreign language version of that handbook)	10
(b)    Heavy Vehicle Drivers' Handbook	10
(c)    Motorcycle Riders' Handbook	10
(d)    Hazard Perception Handbook	10
(e)    Driver Qualification Handbook	10

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New South Wales

# Road Transport (Safety and Traffic Management) Amendment (Fee and Tow-away Charge) Regulation 2007

under the

Road Transport (Safety and Traffic Management) Act 1999

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

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

## Explanatory note

The objects of this Regulation are:

- (a) to amend the *Road Transport (Safety and Traffic Management) (Driver Fatigue) Regulation 1999* to increase from \$60 to \$62 the fee payable for the registration of an applicant as a participant in the Transitional Fatigue Management Scheme for heavy truck drivers and the employers of heavy truck drivers, and
- (b) to amend the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999* to increase from \$151 to \$156 the tow-away charge for the removal of unattended motor vehicles or trailers.

The fee and tow-away charge increases are in line with movements in the Consumer Price Index.

This Regulation is made under the *Road Transport (Safety and Traffic Management) Act 1999*, including section 71 (the general regulation-making power) and, in particular, section 71 (11) and section 76 (5) and clauses 4 and 9 of Schedule 1.

Clause 1 Road Transport (Safety and Traffic Management) Amendment (Fee and Tow-away Charge) Regulation 2007

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## **Road Transport (Safety and Traffic Management) Amendment (Fee and Tow-away Charge) Regulation 2007**

under the

Road Transport (Safety and Traffic Management) Act 1999

### **1 Name of Regulation**

This Regulation is the *Road Transport (Safety and Traffic Management) Amendment (Fee and Tow-away Charge) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Road Transport (Safety and Traffic Management) (Driver Fatigue) Regulation 1999**

The *Road Transport (Safety and Traffic Management) (Driver Fatigue) Regulation 1999* is amended by omitting the matter "\$60" from Schedule 1 and by inserting instead the matter "\$62".

### **4 Amendment of Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999**

The *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999* is amended by omitting the matter "\$151" from clause 155 (2) and by inserting instead the matter "\$156".



New South Wales

# Road Transport (General) Amendment (Penalty Levels and Fees) Regulation 2007

under the

Road Transport (General) Act 2005

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

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

## Explanatory note

The object of this Regulation is to amend the *Road Transport (General) Regulation 2005*:

- (a) to increase certain penalty levels for penalties for motor vehicle offences that are dealt with by way of penalty notices, and
- (b) to increase fees for access to information:
  - (i) contained in the database of declarations and orders maintained under section 18 (3) of the *Road Transport (General) Act 2005* (*the Act*), and
  - (ii) from the records of the Roads and Traffic Authority (including certificates and other documents issued under section 230 of the Act).
- (c) to increase the daily fee for the storage of an impounded motor vehicle under section 223 (2) (a) of the Act.

The penalty level and fee increases are in line with movements in the Consumer Price Index. This Regulation is made under the *Road Transport (General) Act 2005*, including sections 10 (the general regulation-making power) and 183 (Penalty notices for certain offences).

Clause 1            Road Transport (General) Amendment (Penalty Levels and Fees)  
                         Regulation 2007

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## **Road Transport (General) Amendment (Penalty Levels and Fees) Regulation 2007**

under the

Road Transport (General) Act 2005

### **1 Name of Regulation**

This Regulation is the *Road Transport (General) Amendment (Penalty Levels and Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Road Transport (General) Regulation 2005**

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

Road Transport (General) Amendment (Penalty Levels and Fees)  
Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

### [1] Clause 41

Omit the clause. Insert instead:

#### 41 Penalty levels

For the purposes of this Regulation, penalty amounts are expressed in terms of the following levels:

*Level 1* means a penalty of \$53.

*Level 2* means a penalty of \$79.

*Level 3* means a penalty of \$132.

*Level 4* means a penalty of \$185.

*Level 5* means a penalty of \$238.

*Level 6* means a penalty of \$318.

*Level 7* means a penalty of \$397.

*Level 8* means a penalty of \$477.

*Level 9* means a penalty of \$609.

*Level 10* means a penalty of \$768.

*Level 11* means a penalty of \$954.

*Level 12* means a penalty of \$1,007.

*Level 13* means a penalty of \$1,245.

*Level 14* means a penalty of \$1,642.

*Level 15* means a penalty of \$1,750.

*Level 16* means a penalty of \$2,490.

*Level 17* means a penalty of \$2,700.

Road Transport (General) Amendment (Penalty Levels and Fees)  
Regulation 2007

Schedule 1 Amendments

[2] **Schedule 1**

Omit the Schedule. Insert instead:

**Schedule 1 Fees**

(Clauses 5, 36 and 47)

<b>Fee category</b>	<b>Provision prescribing fee</b>	<b>Amount payable (\$)</b>
1 Access to information contained in database of declarations and orders maintained under section 18 (3) of the Act	clause 5 (1)	18
2 Daily storage fee for motor vehicle under section 223 (2) (a) of the Act	clause 36	17
3 Information from records of the Authority (including certificates and other documents issued under section 230 of the Act)	clause 47	18



New South Wales

# Road Transport (Mass, Loading and Access) Amendment (Fees) Regulation 2007

under the

Road Transport (General) Act 2005

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

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

## Explanatory note

The object of this Regulation is to increase certain fees payable under the *Road Transport (General) Act 2005*, being:

- (a) the fee for the issue of a Class 1, 2 or 3 permit, or a permit under Division 6 or 7 of Part 2 of the *Road Transport (Mass, Loading and Access) Regulation 2005* (**the 2005 Regulation**), and
- (b) the fee for the issue of a permit exempting a person from the operation of any of the provisions of clause 53 (1) of the 2005 Regulation relating to the projection of loading or equipment of vehicles, and
- (c) the fee for an application to be accredited under a Mass Management Accreditation Scheme.

The fees are being increased in line with movements in the Consumer Price Index.

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



Clause 1            Road Transport (Mass, Loading and Access) Amendment (Fees)  
                         Regulation 2007

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## **Road Transport (Mass, Loading and Access) Amendment (Fees) Regulation 2007**

under the

Road Transport (General) Act 2005

### **1 Name of Regulation**

This Regulation is the *Road Transport (Mass, Loading and Access) Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Road Transport (Mass, Loading and Access) Regulation 2005**

The *Road Transport (Mass, Loading and Access) Regulation 2005* is amended as set out in Schedule 1.

Road Transport (Mass, Loading and Access) Amendment (Fees)  
Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

- [1] **Clause 37 Permit application fees**  
Omit "\$63" from clause 37 (1). Insert instead "\$65".
- [2] **Clause 55 Exemption by permit**  
Omit "\$63" from clause 55 (5). Insert instead "\$65".
- [3] **Clause 68 Application for accreditation**  
Omit "\$76" from clause 68 (2) (a). Insert instead "\$79".
- [4] **Clause 68 (2) (b)**  
Omit "\$25". Insert instead "\$26".



New South Wales

# Road Transport (Heavy Vehicles Registration Charges) Amendment Regulation 2007

under the

Road Transport (Heavy Vehicles Registration Charges) Act 1995

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Heavy Vehicles Registration Charges) Act 1995*.

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

## Explanatory note

The object of this Regulation is to increase the annual registration charges payable under Part 2 of the *Road Transport (Heavy Vehicles Registration Charges) Act 1995*. The new charges are the same as those calculated in accordance with procedures approved, and subject to the parameters set, by the Australian Transport Council under the *Agreement* referred to in the *National Transport Commission Act 2003* of the Commonwealth.

This Regulation is made under the *Road Transport (Heavy Vehicles Registration Charges) Act 1995*, including sections 9 (Variations in charges) and 38 (the general regulation-making power).

Clause 1            Road Transport (Heavy Vehicles Registration Charges) Amendment  
                         Regulation 2007

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## **Road Transport (Heavy Vehicles Registration Charges) Amendment Regulation 2007**

under the

Road Transport (Heavy Vehicles Registration Charges) Act 1995

### **1 Name of Regulation**

This Regulation is the *Road Transport (Heavy Vehicles Registration Charges) Amendment Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Road Transport (Heavy Vehicles Registration Charges) Regulation 2006**

The *Road Transport (Heavy Vehicles Registration Charges) Regulation 2006* is amended as set out in Schedule 1.

Road Transport (Heavy Vehicles Registration Charges) Amendment  
Regulation 2007

Amendment

Schedule 1

## Schedule 1 Amendment

(Clause 3)

### Schedule 3

Omit the Schedule. Insert instead:

## Schedule 3 Annual registration charges

(Clause 8)

### 1 Load carrying vehicles

Item	Vehicle type	2-axle	3-axle	4-axle	5-axle
1	Truck (type 1)	\$355	\$710	\$1,065	\$1,065
2	Truck (type 2)	\$592	\$946	\$2,365	\$2,365
3	Short combination truck	\$651	\$2,365	\$2,365	\$2,365
4	Medium combination truck	\$4,494	\$4,494	\$4,848	\$4,848
5	Long combination truck	\$6,208	\$6,208	\$6,208	\$6,208
6	Short combination prime mover	\$1,537	\$4,019	\$5,201	\$5,201
7	Medium combination prime mover	\$4,729	\$5,911	\$6,503	\$6,503
8	Long combination prime mover	\$5,911	\$5,911	\$6,503	\$6,503

### 2 Load carrying trailer, converter dolly and low loader dolly

The charge for a load carrying trailer, converter dolly or low loader dolly is \$355 multiplied by the number of axles of the trailer or dolly.

### 3 Buses

Item	Bus type	2-axle	3-axle	4-axle
1	Bus (type 1)	\$355	Not applicable	Not applicable
2	Bus (type 2)	\$592	\$1,478	\$1,478
3	Articulated bus	Not applicable	\$592	\$592

Road Transport (Heavy Vehicles Registration Charges) Amendment  
Regulation 2007

Schedule 1 Amendment

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**4 Special purpose vehicles**

<b>Item</b>	<b>Special purpose vehicle type</b>	<b>Charge</b>
1	Special purpose vehicle (type p)	No charge
2	Special purpose vehicle (type t)	\$237
3	Special purpose vehicle (type o)	\$296 plus (\$296 multiplied by the number of axles in excess of 2)

**5 Vehicles in 2 or more categories**

If a vehicle falls within 2 or more categories, the charge for the vehicle is the higher or highest of the charges applicable to the vehicle.



New South Wales

# Strata Schemes (Freehold Development) Amendment (Fees) Regulation 2007

under the

Strata Schemes (Freehold Development) Act 1973

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Strata Schemes (Freehold Development) Act 1973*.

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

## Explanatory note

The object of this Regulation is to increase certain fees payable to the Registrar-General under the *Strata Schemes (Freehold Development) Act 1973*.

The Regulation also provides for separate (increased) fees:

- (a) for lodgment of a plan for registration comprising no more than 2 lots or comprising more than 2 lots (instead of having the same fee apply to lodgment of both of these categories of plan), and
- (b) for pre-examination of such plans (instead of having the same fee apply to pre-examination of both of these categories of plan).

These proposed fees incorporate:

- (a) the first 4 hours of examination of lodged plans, or pre-examination of plans, comprising no more than 2 lots, and
- (b) the first 6 hours (instead of the first 4 hours) of examination of lodged plans, or pre-examination of plans, comprising more than 2 lots.

This Regulation is made under the *Strata Schemes (Freehold Development) Act 1973*, including section 158 (the general regulation-making power) and, in particular, section 158 (1) (d).

Clause 1                    Strata Schemes (Freehold Development) Amendment (Fees) Regulation  
2007

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## **Strata Schemes (Freehold Development) Amendment (Fees) Regulation 2007**

under the

Strata Schemes (Freehold Development) Act 1973

### **1 Name of Regulation**

This Regulation is the *Strata Schemes (Freehold Development) Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Strata Schemes (Freehold Development) Regulation 2002**

The *Strata Schemes (Freehold Development) Regulation 2002* is amended as set out in Schedule 1.



Strata Schemes (Freehold Development) Amendment (Fees) Regulation  
2007

Amendment

Schedule 1

## Schedule 1 Amendment

(Clause 3)

### Schedule 6

Omit the Schedule. Insert instead:

## Schedule 6 Fees

(Clause 35)

	\$
1 On lodgment of a plan for registration:	
(a) comprising no more than 2 lots	1000.00
(b) comprising more than 2 lots	1200.00
And, in addition, for each quarter-hour or part of a quarter-hour in excess of:	
(a) the first 4 hours occupied in the examination of the plan referred to in paragraph (a) above	50.00
(b) the first 6 hours occupied in the examination of the plan referred to in paragraph (b) above	50.00
In addition, for the preparation and supply of a certificate of title for common property in a strata scheme	120.00
In addition, for each lot shown on the plan	120.00
And, if the plan is accompanied by a copy of the proposed by-laws for the strata scheme, an additional	180.00
And, if the plan is accompanied by a section 88B instrument, for each easement, restriction on the use of land, positive covenant or profit à prendre to be created, irrespective of the number of lots burdened or benefited, an additional	90.00
And, if the plan is accompanied by a section 88B instrument, for each easement to be released, irrespective of the number of lots burdened or benefited, an additional	90.00
And, if the plan is a strata plan of consolidation—for each folio of the Register to be consolidated, an additional	16.50

Page 3

Strata Schemes (Freehold Development) Amendment (Fees) Regulation  
2007

Schedule 1 Amendment

	\$
2 On lodgment of a substituted plan or any sheet of such a plan	90.00
3 On lodgment of a section 88B instrument in substitution for another such instrument or part of such instrument	Such fee as would be appropriate to the instrument as an original lodgment fee
4 On lodgment of an application to amend a plan	90.00
In addition, if the application involves the amendment of a certificate of title or folio of the Register:	
(a) for the first certificate or folio	90.00
(b) for each certificate or folio after the first	12.50
5 For examining a plan before lodgment:	
(a) comprising no more than 2 lots	1100.00
(b) comprising more than 2 lots	1320.00
In addition, for each quarter-hour or part of a quarter-hour in excess of:	
(a) the first 4 hours occupied in the examination of the plan referred to in paragraph (a) above	55.00
(b) the first 6 hours occupied in the examination of the plan referred to in paragraph (b) above	55.00
6 On lodgment of a notification of change of by-laws	90.00
7 On lodgment of a notice of conversion	90.00
8 On lodgment of a notification of change of address for service of notices on an owners corporation	90.00
9 On lodgment of an order varying a strata scheme	90.00
10 On lodgment of an application for an order terminating a strata scheme	90.00
In addition, for each quarter-hour or part of a quarter-hour occupied in examining the application	50.00
11 On lodgment of an order terminating a strata scheme	90.00
12 On lodgment of a certificate that the initial period has expired, given by an owners corporation pursuant to section 9 (3) (d) (i), 13 (2) (b) (i) or 28 (4) (b) of the Act	90.00
13 On lodgment of a strata management statement	300.00

Strata Schemes (Freehold Development) Amendment (Fees) Regulation  
2007

Amendment

Schedule 1

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		\$
14	On lodgment for registration of a strata development contract	200.00
15	On lodgment for registration of an amendment to a strata development contract	90.00
16	For supplying a copy of a document or part of a document (other than a certified copy) in the custody of the Registrar-General:	
(a)	to any person attending an office of the Department of Lands	12.50
(b)	by electronic means to any agent licensed by the Department of Lands	6.20
(c)	to any person by some other means	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in providing the service
17	On lodgment of any document not otherwise referred to in this Schedule	90.00

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New South Wales

# Strata Schemes (Leasehold Development) Amendment (Fees) Regulation 2007

under the

Strata Schemes (Leasehold Development) Act 1986

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Strata Schemes (Leasehold Development) Act 1986*.

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

## Explanatory note

The object of this Regulation is to increase certain fees payable to the Registrar-General under the *Strata Schemes (Leasehold Development) Act 1986*.

The Regulation also provides for separate (increased) fees:

- (a) for lodgment of a plan for registration comprising no more than 2 lots or comprising more than 2 lots (instead of having the same fee apply to lodgment of both of these categories of plan), and
- (b) for pre-examination of such plans (instead of having the same fee apply to pre-examination of both of these categories of plan).

These proposed fees incorporate:

- (a) the first 4 hours of examination of lodged plans, or pre-examination of plans, comprising no more than 2 lots, and
- (b) the first 6 hours (instead of the first 4 hours) of examination of lodged plans, or pre-examination of plans, comprising more than 2 lots.

This Regulation is made under the *Strata Schemes (Leasehold Development) Act 1986*, including section 196 (the general regulation-making power) and, in particular, section 196 (1) (d).

Clause 1                    Strata Schemes (Leasehold Development) Amendment (Fees) Regulation  
2007

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## **Strata Schemes (Leasehold Development) Amendment (Fees) Regulation 2007**

under the

Strata Schemes (Leasehold Development) Act 1986

### **1 Name of Regulation**

This Regulation is the *Strata Schemes (Leasehold Development) Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Strata Schemes (Leasehold Development) Regulation 2002**

The *Strata Schemes (Leasehold Development) Regulation 2002* is amended as set out in Schedule 1.

Strata Schemes (Leasehold Development) Amendment (Fees) Regulation  
2007

Amendment

Schedule 1

## Schedule 1 Amendment

(Clause 3)

### Schedule 6

Omit the Schedule. Insert instead:

### Schedule 6 Fees

(Clause 37)

	\$
1 On lodgment of a plan for registration:	
(a) comprising no more than 2 lots	1000.00
(b) comprising more than 2 lots	1200.00
In addition, for each quarter-hour or part of a quarter-hour in excess of:	
(a) the first 4 hours occupied in the examination of the plan referred to in paragraph (a) above	50.00
(b) the first 6 hours occupied in the examination of the plan referred to in paragraph (b) above	50.00
In addition, for the preparation and supply of a certificate of title for lease of common property in a leasehold strata scheme	120.00
In addition, for each lot shown on the plan	120.00
And, if the plan is accompanied by a copy of the proposed by-laws for the leasehold strata scheme, an additional	180.00
And, if the plan is accompanied by a section 88B instrument, for each easement, restriction on the use of land, positive covenant or profit à prendre to be created, irrespective of the number of lots burdened or benefited, an additional	90.00
And, if the plan is accompanied by a section 88B instrument, for each easement to be released, irrespective of the number of lots burdened or benefited, an additional	90.00
And, if the plan is lodged for registration as a strata plan of consolidation—for each folio of the Register to be consolidated, an additional	16.50

Page 3

Strata Schemes (Leasehold Development) Amendment (Fees) Regulation  
2007

Schedule 1      Amendment

	\$
2    On lodgment of a substituted plan or any sheet of such a plan	90.00
3    On lodgment of a section 88B instrument in substitution for another such instrument or part of such instrument	Such fee as would be appropriate to the instrument as an original lodgment fee
4    On lodgment of an application to amend a plan	90.00
In addition, if the application involves the amendment of a certificate of title or folio of the Register:	
(a)    for the first certificate or folio	90.00
(b)    for each certificate or folio after the first	12.50
5    For examining a plan before lodgment:	
(a)    comprising no more than 2 lots	1100.00
(b)    comprising more than 2 lots	1320.00
In addition, for each quarter-hour or part of a quarter-hour in excess of:	
(a)    the first 4 hours occupied in the examination of the plan referred to in paragraph (a) above	55.00
(b)    the first 6 hours occupied in the examination of the plan referred to in paragraph (b) above	55.00
6    On lodgment of a notification of change of by-laws	90.00
7    On lodgment of a notice of conversion	90.00
8    On lodgment of a notification of change of address for service of notices on an owners corporation	90.00
9    On lodgment of an order varying a leasehold strata scheme	90.00
10   On lodgment of an application for an order terminating a leasehold strata scheme	90.00
In addition, for each quarter-hour or part of a quarter-hour occupied in examining the application	
	50.00
11   On lodgment of an order terminating a leasehold strata scheme	90.00
12   On lodgment of a certificate that the initial period has expired, given by an owners corporation pursuant to section 11 (2) (d) (i), 16 (2) (b) (i) or 32 (4) (b) of the Act	90.00

Strata Schemes (Leasehold Development) Amendment (Fees) Regulation  
2007

Amendment

Schedule 1

		\$
13	On lodgment of a strata management statement	300.00
14	On lodgment for registration of a strata development contract	200.00
15	On lodgment for registration of an amendment to a strata development contract	90.00
16	For supplying a copy of a document or part of a document (other than a certified copy) in the custody of the Registrar-General:	
	(a) to any person attending an office of the Department of Lands	12.50
	(b) by electronic means to any agent licensed by the Department of Lands	6.20
	(c) to any person by some other means	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in providing the service
17	On lodgment of any document not otherwise referred to in this Schedule	90.00





New South Wales

# Water Management (General) Amendment (Paterson) Regulation 2007

under the

Water Management Act 2000

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Water Management Act 2000*.

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

## Explanatory note

The object of this Regulation is to modify the provisions of Schedule 10 to the *Water Management Act 2000* (Conversion of former entitlements to access licences and approvals) in relation to the access licences that arise under that Schedule as a consequence of a proclamation under section 55A of that Act that extends the operation of Part 2 of Chapter 3 of that Act to the Paterson Regulated River Water Source.

This Regulation is made under the *Water Management Act 2000*, including section 400 (the general power to make regulations) and clause 1 of Schedule 9 (the power to make regulations of a savings or transitional nature).

Clause 1            Water Management (General) Amendment (Paterson) Regulation 2007

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## **Water Management (General) Amendment (Paterson) Regulation 2007**

under the

Water Management Act 2000

### **1 Name of Regulation**

This Regulation is the *Water Management (General) Amendment (Paterson) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Water Management (General) Regulation 2004**

The *Water Management (General) Regulation 2004* is amended as set out in Schedule 1.

Water Management (General) Amendment (Paterson) Regulation 2007

Amendment

Schedule 1

---

## Schedule 1      Amendment

(Clause 3)

### Part 3 Access licences

Insert after Division 6:

### Division 7      Replacement supplementary water access licences for Part 2 entitlements for the Paterson (1 July 2007)

#### 29P      Supplementary water access licences

- (1) On 1 July 2007, each section 18 entitlement and section 20B entitlement with respect to the Paterson is taken to have been replaced not only by the relevant access licence referred to in Schedule 11 to the Act but also by a supplementary water access licence with a share component equivalent to the greater of the following:
  - (a) the greatest volume of water (in megalitres) taken in excess of the volume authorised by the entitlement in any water year between 1 July 1995 and 30 June 2005,
  - (b) the greatest volume of water (in megalitres) taken pursuant to a relevant section 20AA direction in any water year between 1 July 1995 and 30 June 2005.
- (2) In this clause, a reference to the Paterson is a reference to the Paterson regulated river water source identified in the *Water Sharing Plan for the Paterson Regulated River Water Source 2007*, as in force on 1 July 2007.



New South Wales

# Water Management (General) Amendment (Registration of Security Interests) Regulation 2007

under the

Water Management Act 2000

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Water Management Act 2000*.

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

## Explanatory note

The object of this Regulation is to amend the *Water Management (General) Regulation 2004* so as:

- (a) to extend, from 36 months to 48 months, the time within which security interests in relation to certain access licences can be registered without losing their former priority in relation to other security interests, and
- (b) to transfer a couple of clauses to more appropriate locations.

This Regulation is made under the *Water Management Act 2000*, including section 400 (the general power to make regulations) and clause 1 of Schedule 9.

Clause 1            Water Management (General) Amendment (Registration of Security Interests) Regulation 2007

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## **Water Management (General) Amendment (Registration of Security Interests) Regulation 2007**

under the

Water Management Act 2000

### **1 Name of Regulation**

This Regulation is the *Water Management (General) Amendment (Registration of Security Interests) Regulation 2007*.

### **2 Amendment of Water Management (General) Regulation 2004**

The *Water Management (General) Regulation 2004* is amended as set out in Schedule 1.

Water Management (General) Amendment (Registration of Security Interests) Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 2)

**[1] Part 3, Division 3 heading**

Omit “supplementary”.

**[2] Clause 29AA**

Insert after clause 29:

**29AA Extension of time for registration of security interests**

- (1) This clause applies to any 1 July 2004 access licence for which particulars were first recorded in the Access Register on or after 1 July 2006, other than:
  - (a) a domestic and stock access licence, or
  - (b) an access licence for which an access licence certificate has been issued, whether before or after the commencement of this clause, or
  - (c) an access licence for which an access licence certificate has not been issued, but on which there is a notation to the effect that dealings in the licence may be recorded in the Access Register.
- (2) This clause also applies to the following 1 July 2004 access licences, namely, the licences numbered 7593, 7770, 7793, 7799, 7800, 7952, 7960, 7961, 7983, 7984, 8184, 8278, 8285, 8311, 8312 and 8367.
- (3) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed, in its application to an access licence to which this clause applies, as if the reference in clause 19 (11) to 36 months were a reference to 48 months.
- (4) In this clause, *1 July 2004 access licence* means an access licence that came into being on 1 July 2004 in relation to a water source the subject of a water sharing plan listed, in connection with a proclamation under sections 55A (1) and 88A (1) of the Act, on page 5006 or 5007 of Gazette No 110 of 1 July 2004.

**[3] Clauses 40A and 40B**

Renumber the clauses as clauses 21A and 21B, respectively, and transfer them to the end of Division 2 of Part 3.



New South Wales

# Workers Compensation Amendment (Insurance Reform—Transitional) Regulation 2007

under the

Workers Compensation Act 1987

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

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

## Explanatory note

On 1 July 2007, the Uninsured Liability and Indemnity Scheme (*ULIS*), established under Division 6 of Part 4 of the *Workers Compensation Act 1987*, will be replaced with a scheme under which the Nominal Insurer becomes the insurer for claims made against employers who are uninsured or who cannot be identified. The object of this Regulation is to make transitional provisions as a consequence of the change.

This Regulation also updates a reference to ULIS in the *Workers Compensation Regulation 2003*.

This Regulation is made under the *Workers Compensation Act 1987*, including section 280 (the general regulation-making power) and Parts 19A and 20 of Schedule 6.

Clause 1            Workers Compensation Amendment (Insurance Reform—Transitional)  
                         Regulation 2007

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## **Workers Compensation Amendment (Insurance Reform—Transitional) Regulation 2007**

under the

Workers Compensation Act 1987

### **1 Name of Regulation**

This Regulation is the *Workers Compensation Amendment (Insurance Reform—Transitional) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Workers Compensation Regulation 2003**

The *Workers Compensation Regulation 2003* is amended as set out in Schedule 1.



Workers Compensation Amendment (Insurance Reform—Transitional)  
Regulation 2007

Amendments

Schedule 1

---

## Schedule 1 Amendments

(Clause 3)

**[1] Clause 28 Claims relating to uninsured liabilities**

Omit “under the Uninsured Liability and Indemnity Scheme”.

Insert instead “under Division 6 of Part 4 of the Act”.

**[2] Part 23, Division 5, Subdivision 1**

Insert before clause 239:

**Subdivision 1 Insurance reforms**

**[3] Clause 239 Interpretation**

Omit “Division” from clause 239 (1) where firstly occurring and from clause 239 (2).

Insert instead “Subdivision”.

**[4] Clause 239**

Omit “Division” from clause 239 (1) where secondly occurring.

Insert instead “Regulation”.

**[5] Clause 247 GIO General Limited authorised to act as temporary agent of Nominal Insurer**

Omit “Division” wherever occurring. Insert instead “Subdivision”.

**[6] Part 23, Division 5, Subdivision 2**

Insert after clause 247:

**Subdivision 2 Uninsured Liability and Indemnity Scheme**

**247A Interpretation**

In this Subdivision:

*commencement date* means 1 July 2007.

*new Scheme* means the arrangements made under the provisions of Division 6 of Part 4 of the 1987 Act as amended by the *Workers Compensation Amendment (Insurance Reform) Act 2003*.

*old Scheme* means the Uninsured Liability and Indemnity Scheme constituted by Division 6 of Part 4 of the 1987 Act as in force before the commencement date.

Workers Compensation Amendment (Insurance Reform—Transitional)  
Regulation 2007

Schedule 1 Amendments

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**247B Uninsured Liability and Indemnity Scheme**

- (1) On and from the commencement date:
  - (a) the assets, rights and liabilities of the Authority and the WorkCover Authority Fund in respect of the old Scheme become assets, rights and liabilities of the Nominal Insurer and the Insurance Fund in respect of the new Scheme, and
  - (b) any entitlement to payment from the WorkCover Authority Fund arising with respect to a claim under the old Scheme becomes an entitlement to payment from the Insurance Fund in that respect, and
  - (c) any liability of a person to reimburse an amount to the WorkCover Authority Fund in respect of a payment made under the old Scheme becomes a liability to reimburse that amount to the Insurance Fund.
- (2) A claim made under the old Scheme and not determined before the commencement date is taken to be a claim made under the new Scheme.
- (3) Any act, matter or thing done or omitted to be done in relation to the old Scheme by the Authority before the commencement date is (to the extent to which that act, matter or thing has any force or effect immediately before that date) taken to have been done or omitted to be done in relation to the new Scheme by the Nominal Insurer.
- (4) Without limiting subclause (3), any payment made by the Authority from the WorkCover Authority Fund in respect of a claim under the old Scheme before the commencement date is taken to be a payment made by the Nominal Insurer from the Insurance Fund in respect of a claim under the new Scheme.
- (5) A reference in a notice or other instrument served, published or otherwise made under Division 6 of Part 4 of the 1987 Act and that has force or effect immediately before the commencement date:
  - (a) to the Authority—is taken to be a reference to the Nominal Insurer, and
  - (b) to the WorkCover Authority Fund—is taken to be a reference to the Insurance Fund, and
  - (c) to the Uninsured Liability and Indemnity Scheme—is taken to be a reference to the new Scheme.
- (6) A reference to the Authority or the WorkCover Authority Fund in a determination or order of the Commission made under section 144, 145 or 147 of the 1987 Act and with effect

Workers Compensation Amendment (Insurance Reform—Transitional)  
Regulation 2007

Amendments

Schedule 1

---

immediately before the commencement date is taken to be a reference to the Nominal Insurer or the Insurance Fund, as appropriate.

- (7) A submission made to the Authority after the commencement date in accordance with a notice issued by the Authority under section 146 (2) of the 1987 Act before that date is taken to have been made to the Nominal Insurer.

**247C Appeals against decisions of Authority**

- (1) Section 144 of the 1987 Act continues to apply, as if it had not been repealed, to and in respect of an application made under that section but not determined before the commencement date.
- (2) A claimant under the old Scheme who is dissatisfied with a decision of the Authority made before the commencement date in respect of a claim for compensation under that Scheme may apply to the Commission for determination of the claim.
- (3) If such an application is made:
- (a) the applicant must name the employer by whom the applicant alleges compensation is payable and the Nominal Insurer as respondents to the proceedings, and
  - (b) the Nominal Insurer may, by service of a notice on any person who, in the opinion of the Nominal Insurer, may be liable to pay to the applicant compensation under the 1987 Act (or may have insured that liability), join that person as a party to the proceedings.
- (4) The Commission may hear and determine any such application and may make such orders in relation to the application as the Commission thinks fit.
- (5) In a case where an employer named as a respondent as referred to in subclause (3) is a corporation that has ceased to exist or a deceased person whose estate has been distributed, the applicant is not, subject to any rules of the District Court or the Commission, required to serve a copy of the application on that person.

**247D Court proceedings for work injury damages**

- (1) Section 144A of the 1987 Act continues to apply, as if it had not been repealed, to and in respect of court proceedings commenced under that section but not determined before the commencement date.

Workers Compensation Amendment (Insurance Reform—Transitional)  
Regulation 2007

Schedule 1 Amendments

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- (2) For the purpose of court proceedings referred to in subclause (1), a reference in section 144A of the 1987 Act to the WorkCover Authority Fund is taken to be a reference to the Insurance Fund.



New South Wales

# Workers Compensation Amendment (Certificate of Currency) Regulation 2007

under the

Workers Compensation Act 1987

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

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

## Explanatory note

The object of this Regulation is to amend the *Workers Compensation Regulation 2003* to increase the maximum period (from 4 months to 12 months) for which a certificate of currency may be issued to an employer by an insurer under a policy of insurance.

This Regulation is made under the *Workers Compensation Act 1987*, including sections 163A and 280 (the general regulation-making power).

Clause 1 Workers Compensation Amendment (Certificate of Currency) Regulation  
2007

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## Workers Compensation Amendment (Certificate of Currency) Regulation 2007

under the

Workers Compensation Act 1987

### 1 Name of Regulation

This Regulation is the *Workers Compensation Amendment (Certificate of Currency) Regulation 2007*.

### 2 Amendment of Workers Compensation Regulation 2003

The *Workers Compensation Regulation 2003* is amended by inserting after clause 52 the following clause:

#### 52A Certificate of currency—period of insurance

- (1) For the purposes of the definition of *certificate of currency* in section 163A (1) of the Act, a period not exceeding 12 months is prescribed.
- (2) This clause applies only in relation to a certificate of currency issued on or after the commencement of this clause.

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## Orders

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New South Wales

# Conveyancers Licensing Amendment (Approved Professional Indemnity Insurance Policy) Order 2007

under the

Conveyancers Licensing Regulation 2006

I, the Minister for Fair Trading, in pursuance of clause 6 (2) (a) of the *Conveyancers Licensing Regulation 2006*, make the following Order.  
Dated, this 25th day of June 2007.

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

### Explanatory note

The object of this Order is to specify a policy of professional indemnity insurance that is approved by the Minister for Fair Trading for the purposes of the *Conveyancers Licensing Act 2003* and the *Conveyancers Licensing Regulation 2006*.

This Order is made under clause 6 (2) (a) of the *Conveyancers Licensing Regulation 2006*.

Clause 1            Conveyancers Licensing Amendment (Approved Professional Indemnity Insurance Policy) Order 2007

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## **Conveyancers Licensing Amendment (Approved Professional Indemnity Insurance Policy) Order 2007**

under the

Conveyancers Licensing Regulation 2006

### **1 Name of Order**

This Order is the *Conveyancers Licensing Amendment (Approved Professional Indemnity Insurance Policy) Order 2007*.

### **2 Amendment of Conveyancers Licensing Order 2006**

The *Conveyancers Licensing Order 2006* is amended by inserting after clause 5:

#### **6 Approved policies of professional indemnity insurance**

The master policy of professional indemnity insurance (Number F1304753DF) of Vero Insurance Limited and Allianz Australia Limited covering the period from 1 July 2007 to 30 June 2008 is approved for the purposes of clause 6 (2) (a) of the *Conveyancers Licensing Regulation 2006*.





New South Wales

## Health Services Amendment (Calvary Mater Newcastle) Order 2007

under the

Health Services Act 1997

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 62 (2) of the *Health Services Act 1997*, make the following Order.

Dated, this 27th day of June 2007.

By Her Excellency's Command,

REBA MEAGHER, M.P.,  
Minister for Health

### Explanatory note

The object of this Order is to amend Schedule 3 to the *Health Services Act 1997* to reflect the change of name of an affiliated health organisation from Mercy Health Care (Newcastle) Limited to Calvary Health Care (Newcastle) Limited and to reflect the change of name of a recognised establishment of that organisation.

This Order is made under section 62 (2) of the *Health Services Act 1997*.

Clause 1 Health Services Amendment (Calvary Mater Newcastle) Order 2007

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## **Health Services Amendment (Calvary Mater Newcastle) Order 2007**

under the

Health Services Act 1997

### **1 Name of Order**

This Order is the *Health Services Amendment (Calvary Mater Newcastle) Order 2007*.

### **2 Commencement**

This Order commences on 1 July 2007.

### **3 Amendment of Health Services Act 1997 No 154**

The *Health Services Act 1997* is amended as set out in Schedule 1.

Health Services Amendment (Calvary Mater Newcastle) Order 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

**[1] Schedule 3 Affiliated health organisations**

Omit the matter relating to Mercy Health Care (Newcastle) Limited from Columns 1 and 2.

**[2] Schedule 3**

Insert in alphabetical order:

Calvary Health Care (Newcastle) Limited    Calvary Mater Newcastle



New South Wales

## Order

under the

Public Sector Employment and Management Act 2002

JAMES JACOB SPIGELMAN, Lieutenant-Governor

I, the Honourable James Jacob Spigelman AC, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 66 of the *Public Sector Employment and Management Act 2002*, do, by this my Order, amend Part 2 (Chief executive positions (heads of public authorities)) of Schedule 2 to that Act by inserting in alphabetical order of authorities the following position:

Chief Executive Officer of the Lifetime Care and Support Authority

Dated, this 20th day of June 2007.

By His Excellency's Command,

MORRIS IEMMA, M.P.,  
Premier



New South Wales

## Public Sector Employment and Management (Ministers) Amendment Order 2007

under the

Public Sector Employment and Management Act 2002

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 Chapter 4 of the *Public Sector Employment and Management Act 2002*, make the following Order.  
Dated, this 27th day of June 2007.

By Her Excellency's Command,

MORRIS IEMMA, M.P.,  
Premier

Clause 1            Public Sector Employment and Management (Ministers) Amendment Order  
                         2007

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## **Public Sector Employment and Management (Ministers) Amendment Order 2007**

under the

Public Sector Employment and Management Act 2002

### **1 Name of Order**

This Order is the *Public Sector Employment and Management (Ministers) Amendment Order 2007*.

### **2 Amendment of Public Sector Employment and Management (Ministers) Order 2006**

The *Public Sector Employment and Management (Ministers) Order 2006* is amended by omitting clause 6 (Construction of certain references to Treasurer).



New South Wales

## State Property Authority Order (No 2) 2007

under the

State Property Authority Act 2006

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 19 of the *State Property Authority Act 2006*, make the following Order.

Dated, this 27th day of June 2007.

By Her Excellency's Command,

JOHN WATKINS, M.P.,  
Minister for Finance

### Explanatory note

The object of this Order is to include certain property in Schedule 1 to the *State Property Authority Act 2006* which will have the effect of transferring the property to the State Property Authority.

This Order is made under section 19 of the *State Property Authority Act 2006*.

Clause 1            State Property Authority Order (No 2) 2007

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## **State Property Authority Order (No 2) 2007**

under the

State Property Authority Act 2006

### **1 Name of Order**

This Order is the *State Property Authority Order (No 2) 2007*.

### **2 Commencement**

This Order commences on 1 July 2007.

### **3 Amendment of the State Property Authority Act 2006 No 40**

Schedule 1 to the *State Property Authority Act 2006* is amended as set out in Schedule 1 to this Order.



State Property Authority Order (No 2) 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

**[1] Schedule 1 Property transferred to Authority**

Insert after “Lot 2 in Deposited Plan 581473” under the heading Kooragang:

Lot 1 in Deposited Plan 608317

Lot 2 in Deposited Plan 608317

Lot 3 in Deposited Plan 608317

**[2] Schedule 1**

Insert after “Lot 2 in Deposited Plan 771501” under the heading Kooragang:

Lot 12 in Deposited Plan 775773

**[3] Schedule 1**

Insert after “Lot 44 in Deposited Plan 775777” under the heading Kooragang:

Lot 45 in Deposited Plan 775777

**[4] Schedule 1**

Insert after “Lot 47 in Deposited Plan 775777” under the heading Kooragang:

Lot 50 in Deposited Plan 775777

**[5] Schedule 1**

Insert after “Lot 3 in Deposited Plan 858206” under the heading Kooragang:

Lot 4 in Deposited Plan 858206

**[6] Schedule 1**

Insert after “Lot 7 in Deposited Plan 1015754” under the heading Kooragang:

Lot 210 in Deposited Plan 1018949

Lot 520 in Deposited Plan 1018950

Lot 108 in Deposited Plan 1018951

**[7] Schedule 1**

Insert after “Lot 110 in Deposited Plan 1018951” under the heading Kooragang:

Lot 112 in Deposited Plan 1018951

Lot 132 in Deposited Plan 1018952

State Property Authority Order (No 2) 2007

Schedule 1 Amendments

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**[8] Schedule 1**

Insert at the end of the Schedule:

**Miscellaneous properties**

Lot 1 in Deposited Plan 34388

Lot 12 in Deposited Plan 40571

Lot 3186 in Deposited Plan 41542

Lot 2 in Deposited Plan 41851

Lot 112 in Deposited Plan 48439

Lot 113 in Deposited Plan 48439

Lot 1 in Deposited Plan 74155

Lot 2 in Deposited Plan 88516

Lot 701 in Deposited Plan 96508

Lot 1 in Deposited Plan 104452

Part Lot 1 in Deposited Plan 115700 shown hatched on the plan annexed to Book 4298 No 655

Lot 1 in Deposited Plan 125720

Lot 2 in Deposited Plan 125720

Lot 2 in Deposited Plan 129516

Lot 3 in Deposited Plan 129516

Lot 1 in Deposited Plan 134866

Lot 2 in Deposited Plan 134866

Lot 1 in Deposited Plan 155926

Lot A in Deposited Plan 184770

Lot 2 in Deposited Plan 214122

Lot 1 in Deposited Plan 244444

Lot 1 in Deposited Plan 258013

Lot 2 in Deposited Plan 258013

Lot 3 in Deposited Plan 258013

Lot 1 in Deposited Plan 258052

Lot 4 in Deposited Plan 258791

Lot 2 in Deposited Plan 328797

Lot 4 in Deposited Plan 510295

Lot 11 in Deposited Plan 551408

Lot 21 in Deposited Plan 565246

Lot 22 in Deposited Plan 565246

Lot 1 in Deposited Plan 578981

State Property Authority Order (No 2) 2007

Amendments

Schedule 1

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Lot 2 in Deposited Plan 578981  
Lot 1 in Deposited Plan 580564  
Lot 2 in Deposited Plan 589610  
Lot 12 in Deposited Plan 602763  
Lot 1 in Deposited Plan 633736  
Lot 1 in Deposited Plan 665969  
Lot 3 in Deposited Plan 701512  
Lot 1 in Deposited Plan 706046  
Lot 2 in Deposited Plan 706046  
Lot 1 in Deposited Plan 711968  
Lot 101 in Deposited Plan 715520  
Lot 56 in Deposited Plan 729620  
Lot 1 in Deposited Plan 734622  
Lot 1 in Deposited Plan 738477  
Lot 10 in Deposited Plan 752057  
Lot 1205 in Deposited Plan 752067  
Lot 6, Section 85 in Deposited Plan 758144  
Lot 7, Section 2 in Deposited Plan 758144  
Part Lot 6, Section 1 in Deposited Plan 758271 within Reserve No 82,767 for Soil Conservation Service Depot Site, notified in Government Gazette on 30 September 1960 on pages 3147 and 3148  
Part Lot 7, Section 1 in Deposited Plan 758271 within Reserve No 82,767 for Soil Conservation Service Depot Site, notified in Government Gazette on 30 September 1960 on pages 3147 and 3148  
Lot 8, Section 1 in Deposited Plan 758271  
Lot 2, Section 33 in Deposited Plan 758287  
Lot 4, Section 33 in Deposited Plan 758287  
Part Lot 5, Section 33 in Deposited Plan 758287 within Reserve 87136 for Public Buildings, notified in Government Gazette of 11 April 1969 on page 1374  
Part Lane in Deposited Plan 758287 within Reserve 87136 for Public Buildings, notified in Government Gazette of 11 April 1969 on page 1374  
Part Lot 3, Section 11 in Deposited Plan 758361 shown coloured red on plan registered number SB55730 in the office of the Department of Commerce  
Lot 3, Section 12 in Deposited Plan 758418  
Lot 4, Section 12 in Deposited Plan 758418

## State Property Authority Order (No 2) 2007

## Schedule 1 Amendments

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Lot 6, Section 2 in Deposited Plan 758468  
Lot 4, Section 79 in Deposited Plan 758536  
Lot 14, Section 1 in Deposited Plan 758739  
Lot 3, Section 56 in Deposited Plan 758862  
Lot 5, Section 56 in Deposited Plan 758862  
Easement for Access to Broken Hill Government Offices within Lot 5, Section 35 in Deposited Plan 759092 shown on plan registered number SB 27017 in the office of the Department of Commerce and resumed by notification in Government Gazette of 19 November 1976 on page 5115  
Lot 2 in Deposited Plan 775772  
Lot 6 in Deposited Plan 775772  
Lot 7 in Deposited Plan 775772  
Lot 8 in Deposited Plan 775772  
Lot 9 in Deposited Plan 775772  
Lot 11 in Deposited Plan 775773  
Lot 13 in Deposited Plan 775773  
Lot 14 in Deposited Plan 775773  
Lot 17 in Deposited Plan 775773  
Lot 18 in Deposited Plan 775773  
Lot 19 in Deposited Plan 775773  
Lot 20 in Deposited Plan 775773  
Lot 22 in Deposited Plan 775773  
Lot 23 in Deposited Plan 775773  
Lot 5 in Deposited Plan 775775  
Lot 7 in Deposited Plan 775775  
Lot 8 in Deposited Plan 775775  
Lot 10 in Deposited Plan 775775  
Lot 39 in Deposited Plan 775776  
Lot 41 in Deposited Plan 775776  
Lot 48 in Deposited Plan 775777  
Lot 49 in Deposited Plan 775777  
Lot 51 in Deposited Plan 775777  
Lot 53 in Deposited Plan 775777  
Lot 55 in Deposited Plan 775777  
Lot 6 in Deposited Plan 820360  
Lot 103 in Deposited Plan 826775  
Lot 2 in Deposited Plan 827434

State Property Authority Order (No 2) 2007

Amendments

Schedule 1

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Lot 101 in Deposited Plan 828946  
Lot 102 in Deposited Plan 828946  
Lot 1 in Deposited Plan 836351  
Lot 1 in Deposited Plan 839564  
Lot 1 in Deposited Plan 857627  
Lot 111 in Deposited Plan 872752  
Lot 112 in Deposited Plan 872752  
Lot 1 in Deposited Plan 877598  
Lot 2 in Deposited Plan 877598  
Lot 1 in Deposited Plan 919932  
Lot 2 in Deposited Plan 954766  
Lot 1 in Deposited Plan 966841  
Part Lot 21, Section 12 in Deposited Plan 976280 within Reserve No 89132 for Public Buildings, notified in Government Gazette of 18 January 1974 on pages 161 and 162  
Lot 22, Section 12 in Deposited Plan 976280  
Lot 23, Section 12 in Deposited Plan 976280  
Lot 24, Section 12 in Deposited Plan 976280  
Part Lane in Deposited Plan 976280 within Reserve 89132 for Public Buildings, notified in Government Gazette of 18 January 1974 on pages 161 and 162  
Lot 33, in Deposited Plan 980134  
Lot 31, Section 107 in Deposited Plan 984186  
Lot 32, Section 107 in Deposited Plan 984186  
Lot 33, Section 107 in Deposited Plan 984186  
Part Lot 34, Section 107 in Deposited Plan 984186 resumed by notification in Government Gazette of 22 August 1892 and described in Book 461 No 315  
Part Lane within Section 107 in Deposited Plan 984186 resumed by notification in Government Gazette of 3 April 1890  
Lot 101 in Deposited Plan 1011617  
Lot 1021 in Deposited Plan 1011618  
Lot 1022 in Deposited Plan 1011618  
Lot 1 in Deposited Plan 1015754  
Lot 201 in Deposited Plan 1017038  
Lot 202 in Deposited Plan 1017038  
Lot 203 in Deposited Plan 1017038  
Lot 204 in Deposited Plan 1017038

## State Property Authority Order (No 2) 2007

## Schedule 1 Amendments

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Lot 205 in Deposited Plan 1017038  
Lot 206 in Deposited Plan 1017038  
Lot 208 in Deposited Plan 1017038  
Lot 210 in Deposited Plan 1017038  
Lot 211 in Deposited Plan 1018949  
Lot 521 in Deposited Plan 1018950  
Lot 101 in Deposited Plan 1018951  
Lot 102 in Deposited Plan 1018951  
Lot 103 in Deposited Plan 1018951  
Lot 104 in Deposited Plan 1018951  
Lot 105 in Deposited Plan 1018951  
Lot 106 in Deposited Plan 1018951  
Lot 107 in Deposited Plan 1018951  
Lot 109 in Deposited Plan 1018951  
Lot 111 in Deposited Plan 1018951  
Lot 131 in Deposited Plan 1018952  
Lot 32 in Deposited Plan 1031471  
Lot 11 in Deposited Plan 1043086  
Lot 11 in Deposited Plan 1048486  
Lot 98 in Deposited Plan 1048930  
Part Lot 100 in Deposited Plan 1048930 shown coloured red and marked "A" on plan registered number SB55729 in the office of the Department of Commerce  
Part Lot 100 in Deposited Plan 1048930 shown coloured red and marked "B" on plan registered number SB55729 in the office of the Department of Commerce  
Lot 21 in Deposited Plan 1048933  
Lot 1 in Deposited Plan 1076148  
Lot 1 in Deposited Plan 1080235  
Lot 100 in Deposited Plan 1098632  
Lot 1121 in Deposited Plan 1106979  
Lot 1 in Deposited Plan 1112822  
Lot 2 in Deposited Plan 1112822  
Lots 6 and 13 and Part Lot 5, Section 35 at Broken Hill resumed by notification in Government Gazette of 13 August 1976 on page 3419 and shown on plan registered number SB 26831 in the office of the Department of Commerce

State Property Authority Order (No 2) 2007

Amendments

Schedule 1

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Part Lot 5, Section 35 at Broken Hill resumed by notification in Government Gazette of 19 November 1976 on page 5115 and shown on plan registered number SB 27017 in the office of the Department of Commerce

# OFFICIAL NOTICES

## Appointments

### CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence of the  
Minister for Justice

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Hon. F. E. SARTOR, M.P., Minister for Planning, Minister for Redfern Waterloo and Minister for the Arts, to act for and on behalf of the Minister for Justice, as on and from 28 June 2007, with a view to his performing the duties of the Honourable J. HATZISTERGOS, M.L.C., during his absence from duty.

MORRIS IEMMA, M.P.,  
Premier

Department of Premier and Cabinet, Sydney.  
Dated: 30 May 2007.

### CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence from Duty  
of the Premier and Minister for Citizenship

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable J. A. WATKINS, M.P., Deputy Premier, Minister for Transport and Minister for Finance, to act for and on behalf of the Premier and Minister for Citizenship, as on and from 30 June 2007, with a view to him performing the duties of the offices of the Premier and Minister for Citizenship during my absence from duty.

MORRIS IEMMA, M.P.,  
Premier

The Cabinet Office, Sydney.  
Dated: 11 April 2007.

### CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence of the  
Minister for Housing and Minister for Tourism

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Hon. L. J. BURNEY, M.P., Minister for Fair Trading, Minister for Youth and Minister for Volunteering to act for and on behalf of the Minister for Housing and Minister for Tourism, as on and from 4 July 2007, with a view to her performing the duties of the Honourable M. J. BROWN, M.P., during his absence from duty.

MORRIS IEMMA, M.P.,  
Premier

The Cabinet Office, Sydney.  
Dated: 13 June 2007.

### CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence of the  
Attorney General

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Hon. J. A. WATKINS, M.P., Deputy Premier, Minister for Transport and Minister for Finance to act for and on behalf of the Attorney General as on and from 28 June 2007, with a view to his performing certain duties of the Honourable J. HATZISTERGOS, M.L.C., during his absence from duty.

This appointment will be subject to the limitations set out in section 38 of the Constitution Act 1902.

MORRIS IEMMA, M.P.,  
Premier

Department of Premier and Cabinet, Sydney.  
Dated: 28 June 2007.

### GROWTH CENTRES (DEVELOPMENT CORPORATIONS) ACT 1974

Board of the Festival Development Corporation of  
New South Wales  
Reappointment of Members

HIS Excellency the Lieutenant Governor, with the advice of the Executive Council, has approved, pursuant to section 6 of the Growth Centres (Development Corporations) Act 1974, the following persons being appointed as members of the Board of the Festival Development Corporation:

- (i) Mr David KING, as Chairperson [reappointment], from 22 February 2007 to 22 February 2010;
- (ii) Ms Georgia SIDIROPOULOS [reappointment], from 22 February 2007 to 22 February 2010.

JOHN DELLA BOSCA  
Minister for Education and Training,  
Minister for Industrial Relations,  
Minister for the Central Coast  
and Minister Assisting the Minister for Finance

### MENTAL HEALTH ACT 1990

Order under Section 287A

Revocation and Appointment of Accredited Person

I, ROBERT D. MCGREGOR, AM, Acting Director-General of the NSW Department of Health, acting pursuant to section 287A of the Mental Health Act 1990 and section 47 of the Interpretation Act 1987, do hereby:

1. REVOKE the appointment published in *New South Wales Government Gazette* No. 36 of 24 March 2005, of Mr Brett McPHERSON as an accredited person, employed in the South East Sydney & Illawarra Area Health Service; and



2. APPOINT Mr Brett McPHERSON, employed in the public health organisation Sydney South West Area Health Service, as an accredited person for the purposes of the Mental Health Act until and including 31 December 2007, provided:
- i. that they exercise the function of an accredited person only during the course of their employment by their public health organisation employer already named; and
  - ii. that at all times they act in accordance with such Policies and Procedures applicable to accredited persons as may be issued from time to time by the Department of Health or their public health organisation employer.

Signed at Sydney, this 22nd day of June 2007.

ROBERT D. McGREGOR, AM,  
Acting Director-General

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### **PARRAMATTA STADIUM TRUST ACT 1988**

#### Appointment of Trustees and of the Trust and Nomination of Chairperson

HIS Excellency the Lieutenant Governor, with the advice of the Executive Council, pursuant to section 4(3) of the Parramatta Stadium Trust Act 1988, has reappointed the persons listed below to the Parramatta Stadium Trust for a term commencing on 1 July 2007 and terminating on 30 June 2008.

Department of the Arts, Sport and Recreation

Craig GALLAGHER;  
Alan OVERTON, AM;  
John LEE;  
Denis FITZGERALD, AM;  
Doris DREWERY;  
John ROBERTSON; and  
Pam SMITH.

Also pursuant to Clause 8(1) of Schedule 1 to the Parramatta Stadium Trust Act 1988, Craig GALLAGHER be reappointed Chairperson of the Trust for the above term.

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

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## Department of Lands

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### DUBBO OFFICE

**142 Brisbane Street (PO Box 865), Dubbo NSW 2830**

**Phone: (02) 6841 5200      Fax: (02) 6841 5231**

#### ERRATUM

IN the notice which appeared in the *New South Wales Government Gazette* No.35 of the 17 March 2006, Folio 1465, under the heading of "Transfer of a Crown Road to a Council" Schedule 1 should read "All Crown roads within the suburban boundaries of Ballimore, Eumungerie and Wongarbron".

File No.: DB06 H 4.

Council's Reference: RR12.3/537.06.

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

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### GOULBURN OFFICE

**159 Auburn Street (PO Box 748), Goulburn NSW 2580**

**Phone: (02) 4824 3700      Fax: (02) 4822 4287**

#### 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

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#### SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Braidwood.	Reserve No.: 1013728.
Local Government Area: Palerang Council.	Public Purpose: Future public requirements.
Locality: Araluen. Lot 7020, DP No. 755901#, Parish Araluen, County St Vincent.	
Area: About 7000 square metres.	
File No.: GB79 H 499/2.	

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

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**GRAFTON OFFICE**  
**76 Victoria Street (Locked Bag 10), Grafton NSW 2460**  
**Phone: (02) 6640 2020 Fax: (02) 6640 2036**

**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 roads specified in Schedule 1 is hereby transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from the date, the road specified in Schedule 1, ceases to be Crown road.

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

**SCHEDULE 1**

*Parish – Mookima; County – Drake;*  
*Land District – Grafton; Shire – Clarence Valley Council*

The Crown public road 20.115 wide within Lot 11, DP 752383 and depicted on DP 1111197 know as Lone Pine Road.

Width to be transferred: 20.115 wide.

**SCHEDULE 2**

Roads Authority: Clarence Valley Council.

Department of Lands Reference: 07/1700.

**NOTIFICATION OF CLOSING OF ROAD**

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

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

**Description**

*Land District – Lismore; L.G.A. – Ballina*

Road Closed: Lot 1, DP 1106811.

File No.: GF05 H 48.

**Schedule**

On closing, the land within Lot 1, DP 1106811 remains vested in the State of New South Wales as Crown Land.

**GRIFFITH OFFICE**

**2nd Floor, Griffith City Plaza,**  
**120–130 Banna Avenue (PO Box 1030), Griffith NSW 2680**  
**Phone: (02) 6962 3600 Fax: (02) 6962 5670**

**NOTIFICATION OF CLOSING OF ROAD**

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

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

**SCHEDULE**

*Parish – Merri Merrigal; County – Dowling;*  
*Land of District – Lake Cargelligo; L.G.A. – Carrathool*

Lots 5, 6, 7, 8 and 14 in DP 1094023, Parish of Merri Merrigal, County of Dowling.

File No.: GH07 H 25.

Note: On closing, title for the land comprised in Lots 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12 and 14 remain vested in the Carrathool Shire Council as Operational Land. (110/06/04, 110/08/606, 110/08/602)

**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: Wyalong.  
Local Government Area:  
Bland Shire Council.  
Locality: West Wyalong.  
Lot 33, DP No. 750828,  
Parish Clermiston,  
County Bourke.  
Area: About 84 hectares.  
File No.: GH07 R 7/1.

*Column 2*

Reserve No.: 1013849.  
Public Purpose: Environmental  
protection.

**HEAD OFFICE**  
**1 Prince Albert Road, Queens Square (GPO Box 15), Sydney NSW 2000**  
**Phone: (02) 9236 7764 Fax: (02) 8236 7081**

**RESERVATION OF CROWN LAND**

Pursuant to section 87 of the Crown Lands Act 1989, all the Crown land covered by Reserve No. 1011448 in the parish specified in Column 1 of the Schedule hereunder is reserved for the public purpose of Future public requirements as specified opposite thereto in Column 2 of the Schedule.

Note: Reserve No. 1011448 for the public purpose of future public requirements is revoked this day.

File No: LANDS 06/138

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

**SCHEDULE**

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
BANNABY / ARGYLE	750001	BAW BAW / ARGYLE	750002	BILLYRAMBIJA / ARGYLE	750003
BORO / ARGYLE	750004	BOURKE / ARGYLE	750005	BREADALBANE / ARGYLE	750006
BUNGONIA / ARGYLE	750007	COLLECTOR / ARGYLE	750008	COOKBUNDOON / ARGYLE	750009
COVAN / ARGYLE	750010	CULLULLA / ARGYLE	750012	CURRAWANG / ARGYLE	750013
EDEN FOREST / ARGYLE	750014	GOULBURN / ARGYLE	750015	GUINEACOR / ARGYLE	750017
GUNDARY / ARGYLE	750018	GURRUNDAAH / ARGYLE	750019	INVERARY / ARGYLE	750020
JERRALONG / ARGYLE	750021	JERRARA / ARGYLE	750022	KERRAWARY / ARGYLE	750023
MANGAMORE / ARGYLE	750028	MARULAN / ARGYLE	750029	MILBANG / ARGYLE	750031
MULLENGULLENGA / ARGYLE	750032	MULWAREE / ARGYLE	750033	MUMMEL / ARGYLE	750034
MUTMUTBILLY / ARGYLE	750035	NADGIGOMAR / ARGYLE	750036	NARRANGARRIL / ARGYLE	750037
NATTERY / ARGYLE	750038	NERRIMUNGA / ARGYLE	750039	NORRONG / ARGYLE	750040
OALLEN / ARGYLE	750041	PEJAR / ARGYLE	750042	POMEROY / ARGYLE	750043
QUIALIGO / ARGYLE	750044	RHYANA / ARGYLE	750045	STRATHAIRD / ARGYLE	750046
TARAGO / ARGYLE	750047	TARLO / ARGYLE	750048	TERRANNA / ARGYLE	750049
TOWRANG / ARGYLE	750050	TURRALLO / ARGYLE	750051	UPPER TARLO / ARGYLE	750052
URINGALLA / ARGYLE	750053	WAYO / ARGYLE	750054	WILLEROO / ARGYLE	750056
WOLOGORONG / ARGYLE	750057	YARRALAW / ARGYLE	750059	ADOWA / ARRAWATTA	750060
ALPINE / ARRAWATTA	750061	ANDERSON / ARRAWATTA	750062	ARTHURS SEAT / ARRAWATTA	750063
ASHBY / ARRAWATTA	750064	ASHFORD / ARRAWATTA	750065	ASTLEY / ARRAWATTA	750066
ATHOL / ARRAWATTA	750067	BANNOCKBURN / ARRAWATTA	750068	BARDEN / ARRAWATTA	750069
BEBO / ARRAWATTA	750070	BENGALLA / ARRAWATTA	750071	BLLOONBAH / ARRAWATTA	750072
BONSHAW / ARRAWATTA	750073	BORA / ARRAWATTA	750074	BOWMAN / ARRAWATTA	750075
BUCKLEY / ARRAWATTA	750076	BUKKULLA / ARRAWATTA	750077	BUNAL / ARRAWATTA	750078
BURGUNDY / ARRAWATTA	750079	BYRON / ARRAWATTA	750080	CAMPBELL / ARRAWATTA	750081
CHAMPAGNE / ARRAWATTA	750082	CHAPMAN / ARRAWATTA	750083	COX / ARRAWATTA	750084
CUCUMBER / ARRAWATTA	750085	DIGHT / ARRAWATTA	750086	DUMARESQ / ARRAWATTA	750087
EAST YETMAN / ARRAWATTA	750088	EGERTON / ARRAWATTA	750089	ELLIS / ARRAWATTA	750090
ENA / ARRAWATTA	750091	FRAZER / ARRAWATTA	750092	GOONIAN / ARRAWATTA	750093
GORDON / ARRAWATTA	750094	GRAMAN / ARRAWATTA	750095	HALLAM / ARRAWATTA	750096
HAWTHORNE / ARRAWATTA	750097	HETHERINGTON / ARRAWATTA	750098	HOGARTH / ARRAWATTA	750099
HOLDFAST / ARRAWATTA	750100	HOLMES / ARRAWATTA	750101	KINGS PLAINS / ARRAWATTA	750102
LESLIE / ARRAWATTA	750103	LIMESTONE / ARRAWATTA	750104	LOCKERBY / ARRAWATTA	750105
LORNE / ARRAWATTA	750106	MACINTYRE / ARRAWATTA	750107	MANDOE / ARRAWATTA	750108
MCDONALD / ARRAWATTA	750109	MERITI / ARRAWATTA	750110	MYALL / ARRAWATTA	750111
NORTH NULLAMANNA / ARRAWATTA	750112	NULLAMANNA / ARRAWATTA	750113	PINDARI / ARRAWATTA	750114
REDBANK / ARRAWATTA	750115	ROSE / ARRAWATTA	750116	RUSSELL / ARRAWATTA	750117
SAMUEL / ARRAWATTA	750118	SEVERN / ARRAWATTA	750119	ST ANDREWS / ARRAWATTA	750120
SWAMP OAK / ARRAWATTA	750121	TEXAS / ARRAWATTA	750122	TRIGAMON / ARRAWATTA	750123
VIVIER / ARRAWATTA	750124	WALLANGRA / ARRAWATTA	750125	WANDERA / ARRAWATTA	750126
WEEAN / ARRAWATTA	750127	WYNDHAM / ARRAWATTA	750128	YETMAN / ARRAWATTA	750129
BARRAJIN / ASHBURNHAM	750130	BARTON / ASHBURNHAM	750131	BEARGAMIL / ASHBURNHAM	750132
BELL / ASHBURNHAM	750133	BELUBULA / ASHBURNHAM	750134	BINDOGUNDRAL / ASHBURNHAM	750135
BOCOBIDGLE / ASHBURNHAM	750136	BOREE CABONNE / ASHBURNHAM	750137	BOREE NYRANG / ASHBURNHAM	750138
BOWAN / ASHBURNHAM	750139	BROLGAN / ASHBURNHAM	750140	BRYMEDURA / ASHBURNHAM	750141

COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)
BUMBERRY / ASHBURNHAM	750142	CANOBOLAS / ASHBURNHAM	750143	CANOMODINE / ASHBURNHAM	750144
CARGO / ASHBURNHAM	750145	CARRAWABBITY / ASHBURNHAM	750146	COLLETT / ASHBURNHAM	750147
COOKAMIDGERA / ASHBURNHAM	750148	COONAMBRO / ASHBURNHAM	750149	CUDAL / ASHBURNHAM	750150
CUMBLE / ASHBURNHAM	750151	CURRAJONG / ASHBURNHAM	750152	CURUMBENYA / ASHBURNHAM	750153
DOWLING / ASHBURNHAM	750154	DULLADERRY / ASHBURNHAM	750155	EDINBURGH / ASHBURNHAM	750156
EUGOWRA / ASHBURNHAM	750157	FORBES / ASHBURNHAM	750158	GOIMBLA / ASHBURNHAM	750159
GOOBANG / ASHBURNHAM	750160	GOONUMBLA / ASHBURNHAM	750161	GREGRA / ASHBURNHAM	750162
GUNNINGBLAND / ASHBURNHAM	750163	KAMANDRA / ASHBURNHAM	750164	MANDAGERY / ASHBURNHAM	750165
MANILDRA / ASHBURNHAM	750166	MARTIN / ASHBURNHAM	750167	MILPOSE / ASHBURNHAM	750168
MOGONG / ASHBURNHAM	750169	MOLONG / ASHBURNHAM	750170	MOURA / ASHBURNHAM	750171
MUGINCOBLE / ASHBURNHAM	750172	MUMBIDGLE / ASHBURNHAM	750173	MURGA / ASHBURNHAM	750174
NANAMI / ASHBURNHAM	750175	NANGAR / ASHBURNHAM	750176	NELUNGALONG / ASHBURNHAM	750177
NYRANG / ASHBURNHAM	750178	PARKES / ASHBURNHAM	750179	TERARRA / ASHBURNHAM	750180
TOOGONG / ASHBURNHAM	750181	TRAJERE / ASHBURNHAM	750182	TROUBALGIE / ASHBURNHAM	750183
WANERA / ASHBURNHAM	750184	WARREGAL / ASHBURNHAM	750185	WAUGAN / ASHBURNHAM	750186
WISE / ASHBURNHAM	750187	WOLABLER / ASHBURNHAM	750188	YARRAGONG / ASHBURNHAM	750189
BEGA / AUCKLAND	750190	BEMBOKA / AUCKLAND	750191	BIMMIL / AUCKLAND	750192
BONDI / AUCKLAND	750193	BOURDA / AUCKLAND	750194	BOYD / AUCKLAND	750195
BREDBENDOURA / AUCKLAND	750196	BROGO / AUCKLAND	750197	BRONTE / AUCKLAND	750198
BUCKLE / AUCKLAND	750199	BURRAGATE / AUCKLAND	750200	CANDELO / AUCKLAND	750201
COBRA / AUCKLAND	750202	COLOMBO / AUCKLAND	750203	COOLANGUBRA / AUCKLAND	750204
EDEN / AUCKLAND	750205	GENOA / AUCKLAND	750206	GNUPA / AUCKLAND	750207
GOOYAN / AUCKLAND	750208	HOWE / AUCKLAND	750209	IMLAY / AUCKLAND	750210
KAMERUKA / AUCKLAND	750211	KANOONAH / AUCKLAND	750212	KIAH / AUCKLAND	750213
KOKOBOREEKA / AUCKLAND	750214	MATAGANAH / AUCKLAND	750215	MERINGO / AUCKLAND	750216
MOGILA / AUCKLAND	750217	MOKOREEKA / AUCKLAND	750218	MOOKERWAH / AUCKLAND	750219
MUMBULLA / AUCKLAND	750220	NALBAUGH / AUCKLAND	750221	NARRABARBA / AUCKLAND	750222
NULICA / AUCKLAND	750223	NUMBUGGA / AUCKLAND	750224	NUNGATTA / AUCKLAND	750225
OORANOOK / AUCKLAND	750226	PAMBULA / AUCKLAND	750227	PERICOE / AUCKLAND	750228
PUN BUEN / AUCKLAND	750229	STURT / AUCKLAND	750230	TANTAWANGALO / AUCKLAND	750231
TOWAMBA / AUCKLAND	750232	VICTORIA / AUCKLAND	750233	WAALIMMA / AUCKLAND	750234
WALLAGARAUGH / AUCKLAND	750235	WALLAGOOT / AUCKLAND	750236	WERRI BERRI / AUCKLAND	750237
WOLUMLA / AUCKLAND	750238	WONBOYN / AUCKLAND	750239	WYNDHAM / AUCKLAND	750240
YAMBULLA / AUCKLAND	750241	YOWAKA / AUCKLAND	750242	YUGLAMAH / AUCKLAND	750243
YURAMMIE / AUCKLAND	750244	BADHAM / BARADINE	750245	BARADINE / BARADINE	750246
BARWON / BARADINE	750247	BERIGERIE / BARADINE	750248	BERRYBAH / BARADINE	750249
BOORIMAH / BARADINE	750250	BUGALDIE / BARADINE	750251	BULLERAWA / BARADINE	750252
BULLIWY / BARADINE	750253	BUNDILL / BARADINE	750254	BUNGLE GULLY / BARADINE	750255
CARLO / BARADINE	750256	CEELNOY / BARADINE	750257	COOLANGOOLA / BARADINE	750258
COOMORE / BARADINE	750259	COOMORE SOUTH / BARADINE	750260	COOPER / BARADINE	750261
COX / BARADINE	750262	CUBBO / BARADINE	750263	CULNOOY / BARADINE	750264
CUMBERDOON / BARADINE	750265	CUMBIL / BARADINE	750266	DANDRY / BARADINE	750267
DANGAR / BARADINE	750268	DENEVOLI / BARADINE	750269	DOYLE / BARADINE	750270
DUBBO / BARADINE	750271	DUNWERIAN / BARADINE	750272	ETOO / BARADINE	750273
EULIGAL / BARADINE	750274	EVANS / BARADINE	750275	GIDGENBAR / BARADINE	750276
GINEE / BARADINE	750277	GOANGRA / BARADINE	750278	GOORIANAWA / BARADINE	750279
GORA / BARADINE	750280	GWABEGAR / BARADINE	750281	HALL / BARADINE	750282
JAMALONG / BARADINE	750283	KENEBRI / BARADINE	750284	LESLIE / BARADINE	750285
MACKENZIE / BARADINE	750286	MCFARLANE / BARADINE	750287	MEIT / BARADINE	750288
MEREBENE / BARADINE	750289	MERIMBOROUGH / BARADINE	750290	MERRITOMBEA / BARADINE	750291
MIDGEE / BARADINE	750292	MILCHOMI / BARADINE	750293	MILLER / BARADINE	750294

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
MINNON / BARADINE	750295	MOGLEWIT / BARADINE	750296	MUTTAMA / BARADINE	750297
NEWMAN / BARADINE	750298	ORR / BARADINE	750299	PARSONS / BARADINE	750300
PILLIGA / BARADINE	750301	QUEGOBLA / BARADINE	750302	RUNDLE / BARADINE	750303
TALLAMA / BARADINE	750304	TALLUBA / BARADINE	750305	TENI / BARADINE	750306
TEREMBONE / BARADINE	750307	TERIDGERIE / BARADINE	750308	TUNIS / BARADINE	750309
UKERBARLEY / BARADINE	750310	ULAMBIE / BARADINE	750311	URAWILKIE / BARADINE	750312
WALGETT / BARADINE	750313	WAMBADULE / BARADINE	750314	WANGAN / BARADINE	750315
WHEOH / BARADINE	750316	WHITE / BARADINE	750317	WITTENBRA / BARADINE	750318
WORIGAL / BARADINE	750319	YARRAMAN / BARADINE	750320	YARREN / BARADINE	750321
YARRIGAN / BARADINE	750322	YEARANAN / BARADINE	750323	ABERFOIL / BATHURST	750352
ANSON / BATHURST	750353	APSLEY / BATHURST	750354	ARKELL / BATHURST	750355
BANGAROO / BATHURST	750356	BATHURST / BATHURST	750357	BEAUFORT / BATHURST	750358
BELUBULA / BATHURST	750359	BENEREE / BATHURST	750360	BILLIMARI / BATHURST	750361
BLAKE / BATHURST	750362	BRACEBRIDGE / BATHURST	750363	BRINGELLET / BATHURST	750364
BYNG / BATHURST	750365	CADOGAN / BATHURST	750366	CALVERT / BATHURST	750367
CANOWINDRA / BATHURST	750368	CARLTON / BATHURST	750369	CHAUCER / BATHURST	750370
CLARENDON / BATHURST	750371	CLINTON / BATHURST	750372	COLE / BATHURST	750373
COLERIDGE / BATHURST	750374	COLVILLE / BATHURST	750375	COOTA / BATHURST	750376
COWRA / BATHURST	750377	DUNLEARY / BATHURST	750378	EGBERT / BATHURST	750379
ERROL / BATHURST	750380	FREEMANTLE / BATHURST	750381	GALBRAITH / BATHURST	750382
GLENLOGAN / BATHURST	750383	GRAHAM / BATHURST	750384	GRANTHAM / BATHURST	750385
HAMPTON / BATHURST	750386	HUNTLEY / BATHURST	750387	KENILWORTH / BATHURST	750388
LENNOX / BATHURST	750389	LINDSAY / BATHURST	750390	LOWRY / BATHURST	750391
LUCAN / BATHURST	750392	LYNDHURST / BATHURST	750393	MALMSBURY / BATHURST	750394
MALONGULLI / BATHURST	750395	MILBURN / BATHURST	750396	MOUNT PLEASANT / BATHURST	750397
NAPIER / BATHURST	750398	NEVILLE / BATHURST	750399	OAKLEY / BATHURST	750400
ORANGE / BATHURST	750401	OSBORNE / BATHURST	750402	PONSONBY / BATHURST	750403
PURFLEET / BATHURST	750404	ROSEBERG / BATHURST	750405	SHADFORTH / BATHURST	750406
SHAW / BATHURST	750407	SOMERS / BATHURST	750408	ST DAVID / BATHURST	750409
TENANDRA / BATHURST	750410	THREE BROTHERS / BATHURST	750411	TINTERN / BATHURST	750412
TORRENS / BATHURST	750413	VITTORIA / BATHURST	750414	WALDEGRAVE / BATHURST	750415
WALLI / BATHURST	750416	WAUGOOLA / BATHURST	750417	WORCESTER / BATHURST	750418
BALERANG / BENARBA	750419	BALLALLA / BENARBA	750420	BANARWAY / BENARBA	750421
BAROONA / BENARBA	750422	BIBBLE / BENARBA	750423	BIROO / BENARBA	750424
BOOLMUCKLEDI / BENARBA	750425	BOOMI / BENARBA	750426	BOONALDOON / BENARBA	750427
BOONANGAR / BENARBA	750428	BOONEREY / BENARBA	750429	BOONOONA / BENARBA	750430
BORONGA / BENARBA	750431	BOROO / BENARBA	750432	BOYANGA / BENARBA	750433
BRIGALOW / BENARBA	750434	BUCKNEL / BENARBA	750435	BUNARBA / BENARBA	750436
BUNDORI / BENARBA	750437	BUNNA BUNNA / BENARBA	750438	BURRAGILLO / BENARBA	750439
BURRANDOON / BENARBA	750440	CAIDMURRA / BENARBA	750441	CARBEENBRI / BENARBA	750442
CARRAA / BENARBA	750443	COLLYU / BENARBA	750444	COLLYMONGLE / BENARBA	750445
COOK / BENARBA	750446	COOLOOBONG / BENARBA	750447	COONALGRA / BENARBA	750448
COUBAL / BENARBA	750449	COWMERTON / BENARBA	750450	CRINOLINE / BENARBA	750451
CUDGILDOOL / BENARBA	750452	CURRAH / BENARBA	750453	CURROTHA / BENARBA	750454
CURRYGUNDI / BENARBA	750455	DANGAR / BENARBA	750456	DERRA / BENARBA	750457
DINDIARNA / BENARBA	750458	DIRELMABILDI / BENARBA	750459	DOORABEEBA / BENARBA	750460
DUNDUNGA / BENARBA	750461	GALLOWAY / BENARBA	750462	GIL GIL / BENARBA	750463
GIN / BENARBA	750464	GINGHAM / BENARBA	750465	GOOCALLA / BENARBA	750466
GORMAN / BENARBA	750467	GREAVES / BENARBA	750468	GREENAWAY / BENARBA	750469
GUNATHERA / BENARBA	750470	HAMILTON / BENARBA	750471	HILL / BENARBA	750472
KAMILAROI / BENARBA	750473	KEELO / BENARBA	750474	KRUI / BENARBA	750475
KUNOPIA / BENARBA	750476	MALLOWA / BENARBA	750477	MARKHAM / BENARBA	750478
MEEI / BENARBA	750479	MEERO / BENARBA	750480	MEROE / BENARBA	750481
MILLEBEE / BENARBA	750482	MONGYER / BENARBA	750483	MOOMIN / BENARBA	750484
MOORINA / BENARBA	750485	MUNGI / BENARBA	750486	MYALL / BENARBA	750487
NARRAWALL / BENARBA	750488	NEARGO / BENARBA	750489	NEWCASTLE / BENARBA	750490
NOONAH / BENARBA	750491	NOORA / BENARBA	750492	NUMBY NUMBY / BENARBA	750493
OREEL / BENARBA	750494	PEARSE / BENARBA	750495	PIALLY / BENARBA	750496
SINGLE / BENARBA	750497	TALA / BENARBA	750498	TELLARAGA / BENARBA	750499

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
TIELA / BENARBA	750500	TILLALOO / BENARBA	750501	TURRAWAH / BENARBA	750502
TYCAWINA / BENARBA	750503	TYRRELL / BENARBA	750504	UMBRI / BENARBA	750505
URANBAH / BENARBA	750506	WADDEN / BENARBA	750507	WANDOONA / BENARBA	750508
WARREN / BENARBA	750509	WERRINA / BENARBA	750510	WHALAN / BENARBA	750511
WILLALEE / BENARBA	750512	WINSLOW / BENARBA	750513	WIRRA NORTH / BENARBA	750514
WIRRIR SOUTH / BENARBA	750515	WIRRI / BENARBA	750516	WOLONGIMBA / BENARBA	750517
YAROUAH / BENARBA	750518	YARROL / BENARBA	750519	YOUNG / BENARBA	750520
ABERCROMBIE / BERESFORD	750521	BIG BADJA / BERESFORD	750522	BILLILINGRA / BERESFORD	750523
BINJURA / BERESFORD	750524	BRANSBY / BERESFORD	750525	BREDBO / BERESFORD	750526
BREST / BERESFORD	750527	BULGUNDRAMINE / BERESFORD	750528	BULLANAMANG / BERESFORD	750529
BUNYAN / BERESFORD	750530	CALLAGHAN / BERESFORD	750531	CLIFFORD / BERESFORD	750532
COLINTON / BERESFORD	750533	COOLRINGDON / BERESFORD	750534	COOMA / BERESFORD	750535
COSGROVE / BERESFORD	750536	DANGELONG / BERESFORD	750537	DUNCAN / BERESFORD	750538
FLINDERS / BERESFORD	750539	GLADSTONE / BERESFORD	750540	GOOD GOOD / BERESFORD	750541
GUNGOANDRA / BERESFORD	750542	HILL / BERESFORD	750543	HOLLAND / BERESFORD	750544
JILLIMATONG / BERESFORD	750545	KYBEYAN / BERESFORD	750546	KYDRA / BERESFORD	750547
LUCAS / BERESFORD	750548	MICHELAGO / BERESFORD	750549	MILFORD / BERESFORD	750550
MONTAGU / BERESFORD	750551	MURRUMBUCCA / BERESFORD	750552	NUMERALLA / BERESFORD	750553
ONSLow / BERESFORD	750554	PALMERSTON / BERESFORD	750555	RIVERS / BERESFORD	750556
ROSE VALLEY / BERESFORD	750557	ROWLAND / BERESFORD	750558	SHERLOCK / BERESFORD	750559
STANNARD / BERESFORD	750560	THE BROTHERS / BERESFORD	750561	THROSBY / BERESFORD	750562
TINDERRY / BERESFORD	750563	UNDOO / BERESFORD	750564	WANGRAH / BERESFORD	750565
WINIFRED / BERESFORD	750566	WISE / BERESFORD	750567	WOOLUMLA / BERESFORD	750568
YORK / BERESFORD	750569	BACK CREEK / BLAND	750570	BALABLA / BLAND	750571
BARBINGAL / BLAND	750572	BARMEDMAN / BLAND	750573	BELIMEBUNG / BLAND	750575
BERENDEBBA / BLAND	750576	BERRIGAN / BLAND	750577	BERTHONG / BLAND	750578
BIMBELLA / BLAND	750579	BIMBI / BLAND	750580	BOGINDERRA / BLAND	750581
BOLUNGERAI / BLAND	750582	BOONABAH / BLAND	750583	BOORONGAGIL / BLAND	750584
BRIBAREE / BLAND	750585	BRYMUR / BLAND	750586	BUNDAWARAH / BLAND	750587
BURRABIJONG / BLAND	750588	CARAGABAL / BLAND	750590	CARUMBI / BLAND	750591
COMBANING / BLAND	750592	CONGOU / BLAND	750593	CULINGERAI / BLAND	750595
CURRABURRAMA / BLAND	750596	DINGA DINGI / BLAND	750597	DUDAUMAN / BLAND	750598
EURABBA / BLAND	750599	EUROKA / BLAND	750600	GERALDRA / BLAND	750601
GIDGINGIDGINBUNG / BLAND	750602	GUNDIRINDYAL / BLAND	750603	JINGERANGLE / BLAND	750604
MALEEJA / BLAND	750606	MANDAMAH / BLAND	750607	MARBUNGA / BLAND	750608
MAROWRIE / BLAND	750609	MEMAGONG / BLAND	750610	MILONG / BLAND	750611
MINIJARY / BLAND	750612	MOONBUCCA / BLAND	750613	MORANGARELL / BLAND	750614
MUGGA / BLAND	750615	NARRABURRA / BLAND	750616	NARRAGUDGIL / BLAND	750617
STOCKINBINGAL / BLAND	750619	TEMORA / BLAND	750620	THANOWRING / BLAND	750621
THERARBUNG / BLAND	750622	THURUNGLY / BLAND	750623	TRIGALONG / BLAND	750624
TUBBUL / BLAND	750625	TUMBLETON / BLAND	750626	WAARBILLA / BLAND	750627
WALLADILLY / BLAND	750628	WALLUNDRY / BLAND	750629	WARGIN / BLAND	750630
WARRALONGA / BLAND	750631	WEEDALLION / BLAND	750632	WYALONG SOUTH / BLAND	750633
WYRRA / BLAND	750634	YARRAN / BLAND	750635	YEO YEO / BLAND	750636
YERAI / BLAND	750637	YIDDAH / BLAND	750638	YULINE / BLAND	750639
BELLALEPPA / BLIGH	750733	BERENDERRY / BLIGH	750734	BLIGH / BLIGH	750735
BOBADEEN / BLIGH	750736	BOOYAMURNA / BLIGH	750738	BORAMBIL / BLIGH	750739
BOWMAN / BLIGH	750740	BULGA / BLIGH	750741	BUNGABA / BLIGH	750742
COLLARROY / BLIGH	750743	COLLIEBLUE / BLIGH	750744	COLLIER / BLIGH	750745
COPE / BLIGH	750746	CUNNA / BLIGH	750747	CURRYALL / BLIGH	750748
DOULAGUNMALA / BLIGH	750749	DURRIDGERE / BLIGH	750750	GOODIMAN / BLIGH	750751
GOOLMA / BLIGH	750752	GUROBA / BLIGH	750753	LORIMER / BLIGH	750754
MEROTHERIE / BLIGH	750755	MOAN / BLIGH	750756	MUNMURRA / BLIGH	750757
NAGORA / BLIGH	750758	NANDOURA / BLIGH	750759	NANIMA / BLIGH	750760
NARRAGAMBA / BLIGH	750761	PUGGOON / BLIGH	750762	ROTHERWOOD / BLIGH	750763
ROUSE / BLIGH	750764	STUBBO / BLIGH	750765	TALBRAGAR / BLIGH	750766
TALLAWANG / BLIGH	750767	TERRABAN / BLIGH	750768	TOMIMBIL / BLIGH	750769
TUREE / BLIGH	750770	TURILL / BLIGH	750771	UARBRy / BLIGH	750772

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
ULAN / BLIGH	750773	WARGUNDY / BLIGH	750774	WARUNG / BLIGH	750775
WONDABY / BLIGH	750776	WOROBIL / BLIGH	750777	WUULUMAN / BLIGH	750778
YARRAGAL / BLIGH	750779	YARROBIL / BLIGH	750780	ARDLETHAN / BOURKE	750817
ARIAH / BOURKE	750818	ASHBRIDGE / BOURKE	750819	BEACONSFIELD / BOURKE	750820
BERREMBED / BOURKE	750821	BERRY JERRY / BOURKE	750822	BOBLEGIGBIE / BOURKE	750823
BOURKE / BOURKE	750824	BRANGALGAN / BOURKE	750825	BUDDIGOWER / BOURKE	750826
BUNGAMBIL / BOURKE	750827	CLERMISTON / BOURKE	750828	COOLAMON / BOURKE	750829
COTTEE / BOURKE	750830	COWABBIE / BOURKE	750831	CURRAWANANNA / BOURKE	750832
DAVIDSON / BOURKE	750833	DERRY / BOURKE	750834	DEVLIN / BOURKE	750835
DRUMSTON / BOURKE	750836	DULAH / BOURKE	750837	ELLIOTT / BOURKE	750838
ELLON / BOURKE	750839	FENNEL / BOURKE	750840	GANMAIN / BOURKE	750841
HOOKE / BOURKE	750842	INGALBA / BOURKE	750843	JILLETT / BOURKE	750844
KILDARY / BOURKE	750845	KINDRA / BOURKE	750846	KINILIBAH / BOURKE	750847
KOCKIBITOO / BOURKE	750848	LACHLAN / BOURKE	750849	LANGI-KAL-KAL / BOURKE	750850
LUPTON / BOURKE	750851	MANDAMAH / BOURKE	750852	MARRAR / BOURKE	750853
MATONG / BOURKE	750854	METHUL / BOURKE	750855	MIMOSA / BOURKE	750856
MURRULEBALE / BOURKE	750857	NORTHCOTE / BOURKE	750858	QUANDARY / BOURKE	750859
RAMSAY / BOURKE	750860	ROBERTSON / BOURKE	750861	TARA / BOURKE	750862
TOOYAL / BOURKE	750863	TRICKETT / BOURKE	750864	WALLEROOBIE / BOURKE	750865
WARREN / BOURKE	750866	WARRI / BOURKE	750867	WILLANDRA / BOURKE	750868
WINDEYER / BOURKE	750869	YARRANJERRY / BOURKE	750870	YITHAN / BOURKE	750871
ARGOON / BOYD	750872	BANANDRA / BOYD	750873	BOONA / BOYD	750874
BOYD / BOYD	750875	BURT / BOYD	750876	CARARBURY / BOYD	750877
CLIFFORD / BOYD	750878	COLEAMBALLY / BOYD	750879	DOW / BOYD	750880
DUDERBANG / BOYD	750881	EILGINBAH / BOYD	750882	EULO / BOYD	750883
EUNANBRENNAN / BOYD	750884	GIDGELL / BOYD	750885	GLENGALLA / BOYD	750886
GUMBLEBOGIE / BOYD	750887	GUNDADALINE / BOYD	750888	HOWELL / BOYD	750889
JURAMBULA / BOYD	750890	KABARABARABEJAL / BOYD	750891	MACLEAY / BOYD	750892
MALEY / BOYD	750893	MULBERRYGONG / BOYD	750894	MULBURRUGA / BOYD	750895
MYCOTHA / BOYD	750896	OOLAMBAYAN / BOYD	750897	OURENDUMBEE / BOYD	750898
PETER / BOYD	750899	PUCKINEVVY / BOYD	750900	SINGORAMBAH / BOYD	750901
TOGANMAIN / BOYD	750902	TUBBO / BOYD	750903	UGOBIT / BOYD	750904
URI / BOYD	750905	UROYL / BOYD	750906	WADDADURI / BOYD	750907
WADDI / BOYD	750908	WANGABAWGUL / BOYD	750909	WOLSELEY / BOYD	750910
AILSA / BRISBANE	750911	ALMA / BRISBANE	750912	BOGGIBRI / BRISBANE	750913
BRAWBOY / BRISBANE	750914	BROGHEDA / BRISBANE	750915	CAMPBELL / BRISBANE	750916
CASTLE SEMPILL / BRISBANE	750917	CHERSON / BRISBANE	750918	CLANRICARD / BRISBANE	750919
COULSON / BRISBANE	750920	CRANBOURNE / BRISBANE	750921	CRAWNEY / BRISBANE	750922
DANGAR / BRISBANE	750923	DENMAN / BRISBANE	750924	ELLERSTON / BRISBANE	750925
ELLIS / BRISBANE	750926	GOULBURN / BRISBANE	750927	GUAN GUA / BRISBANE	750928
GUNDY GUNDY / BRISBANE	750929	HALL / BRISBANE	750930	HALSCOT / BRISBANE	750931
HOWARD / BRISBANE	750932	ISIS / BRISBANE	750933	KILLOE / BRISBANE	750934
LINCOLN / BRISBANE	750935	MACKENZIE / BRISBANE	750936	MACQUEEN / BRISBANE	750937
MANBUS / BRISBANE	750939	MANOBALAI / BRISBANE	750940	MELBOURNE / BRISBANE	750941
MERRIWA / BRISBANE	750942	MURRURUNDI / BRISBANE	750943	MURULLA / BRISBANE	750944
MYRABLUAN / BRISBANE	750945	NEROBINGABLA / BRISBANE	750946	OXLEY / BRISBANE	750947
PAGE / BRISBANE	750948	PARK / BRISBANE	750949	SCONE / BRISBANE	750950
STRATHEARN / BRISBANE	750951	TEMI / BRISBANE	750952	TERELL / BRISBANE	750953
TIMOR / BRISBANE	750954	TINAGROO / BRISBANE	750955	TONGO / BRISBANE	750956
TYRONE / BRISBANE	750957	WANDEWOI / BRISBANE	750958	WATT / BRISBANE	750959
WAVERLY / BRISBANE	750960	WEBIMBLE / BRISBANE	750961	WENTWORTH / BRISBANE	750962
WICKHAM / BRISBANE	750963	WILLIS / BRISBANE	750964	WINGEN / BRISBANE	750965
WOLLARA / BRISBANE	750966	WORONDI / BRISBANE	750967	WYBONG / BRISBANE	750968
YARRAMAN / BRISBANE	750969	ADJUNGBILLY / BUCCLEUCH	750970	BALOO / BUCCLEUCH	750971
BLOWERING / BUCCLEUCH	750972	BOGONG / BUCCLEUCH	750973	BORAIG / BUCCLEUCH	750974
BRAMINA / BUCCLEUCH	750975	BRUNGLE / BUCCLEUCH	750976	BUNDARBO / BUCCLEUCH	750977
BUNGONGO / BUCCLEUCH	750978	CHILDOWLA / BUCCLEUCH	750979	CLIVE / BUCCLEUCH	750980
COOLEMAN / BUCCLEUCH	750981	COWRAJAGO / BUCCLEUCH	750982	CROMWELL / BUCCLEUCH	750983
DARBALARA / BUCCLEUCH	750984	GARNET / BUCCLEUCH	750985	GOBARRAGANDRA / BUCCLEUCH	750986
GOOBARRALONG /	750987	JIBFEN / BUCCLEUCH	750988	JOUNAMA / BUCCLEUCH	750989



COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)
KILLIMICAT / BUCCLEUCH	750990	MUNDONGO / BUCCLEUCH	750991	NANANGROE / BUCCLEUCH	750992
NAPIER / BUCCLEUCH	750993	NIMBO / BUCCLEUCH	750994	PEPPERCORN / BUCCLEUCH	750995
PINBEYAN / BUCCLEUCH	750996	TALBINGO / BUCCLEUCH	750997	THE PEAKS / BUCCLEUCH	750998
TUMORRAMA / BUCCLEUCH	750999	WAGARA / BUCCLEUCH	751000	WEEJASPER / BUCCLEUCH	751001
WEST GOODRADIGBEE / BUCCLEUCH	751002	WYANGLE / BUCCLEUCH	751003	YARRANGOBILLY / BUCCLEUCH	751004
BABBINBOON / BUCKLAND	751005	BORAMBIL / BUCKLAND	751006	CARROLL / BUCKLAND	751007
CLIFT / BUCKLAND	751008	COEYPOLLY / BUCKLAND	751009	COORIDOO / BUCKLAND	751010
CURRABUBULA / BUCKLAND	751011	DENVER / BUCKLAND	751012	DIGHT / BUCKLAND	751013
EVAN / BUCKLAND	751014	FERRIER / BUCKLAND	751015	GREGSON / BUCKLAND	751016
GRENFELL / BUCKLAND	751017	GUNNADILLY / BUCKLAND	751018	HUDSON / BUCKLAND	751019
LODER / BUCKLAND	751020	MOAN / BUCKLAND	751021	MOOKI / BUCKLAND	751022
PARNELL / BUCKLAND	751023	PARSONS HILL / BUCKLAND	751024	PIALLAWAY / BUCKLAND	751025
QUIRINDI / BUCKLAND	751026	TELFORD / BUCKLAND	751027	TEMI / BUCKLAND	751028
TEXAS / BUCKLAND	751029	TOWARRI / BUCKLAND	751030	WALLABADAH / BUCKLAND	751031
WALLALA / BUCKLAND	751032	WARRAH / BUCKLAND	751033	WERRIE / BUCKLAND	751034
WILLOW TREE / BUCKLAND	751036	WINDY / BUCKLAND	751037	YARRIMANBAH / BUCKLAND	751038
ACACIA / BULLER	751039	ANTIMONY / BULLER	751040	BEAURY / BULLER	751041
BONALBO / BULLER	751042	BOOKOOKORARA / BULLER	751043	BOOMI / BULLER	751044
BOONOO BOONOO / BULLER	751045	BOOROOK / BULLER	751046	BULLER / BULLER	751047
BURGESS / BULLER	751048	CALLANYN / BULLER	751049	CAPEEN / BULLER	751050
CARROLL / BULLER	751051	CATARACT / BULLER	751052	CLARENCE / BULLER	751053
CLARIBELL / BULLER	751054	COLONGON / BULLER	751055	CORRY / BULLER	751056
COUTTS / BULLER	751057	CULLENDORE / BULLER	751058	DONALDSON / BULLER	751059
ELLERSLIE / BULLER	751060	EMU / BULLER	751061	EVANS / BULLER	751062
GILGURRY / BULLER	751063	GIRARD / BULLER	751064	GORE / BULLER	751065
JENNY LIND / BULLER	751066	KANGAROO / BULLER	751067	KOREELAH / BULLER	751068
LINDSAY / BULLER	751069	MANDLE / BULLER	751070	MARSH / BULLER	751071
MARYLAND / BULLER	751072	MEARIMB / BULLER	751073	PEACOCK / BULLER	751074
POCUPAR / BULLER	751075	REID / BULLER	751076	ROBERTSON / BULLER	751077
RUBY / BULLER	751078	STRATHSPEY / BULLER	751079	TOOLOOM / BULLER	751080
UNDERCLIFFE / BULLER	751081	WOODENBONG / BULLER	751082	WYLIE / BULLER	751083
ABERCROMBIE / BURNETT	751084	ADAMS / BURNETT	751085	BALFOUR / BURNETT	751086
BAROMA / BURNETT	751087	BLEDGER / BURNETT	751088	BLUE NOBBY / BURNETT	751089
BOGAMILDI / BURNETT	751090	BOOBAB / BURNETT	751091	BOYANGA / BURNETT	751092
BULLALA / BURNETT	751093	BURNETT / BURNETT	751094	CLARE / BURNETT	751095
CODRINGTON / BURNETT	751096	COOLATAI / BURNETT	751097	COX / BURNETT	751098
EALLES / BURNETT	751099	ELLIS / BURNETT	751100	GILL / BURNETT	751101
GINEROI / BURNETT	751102	GLENALVON / BURNETT	751103	GOALONGA / BURNETT	751104
GOORABIL / BURNETT	751105	GOURNAMA / BURNETT	751106	GRAGIN / BURNETT	751107
GRAVESEND / BURNETT	751108	GUGUMBURRA / BURNETT	751109	GULLUNGUTTA / BURNETT	751110
GUNNEE / BURNETT	751111	HADLEIGH / BURNETT	751112	HOLLINGSWORTH / BURNETT	751113
KIGA / BURNETT	751114	MANDOE / BURNETT	751115	MITCHELL / BURNETT	751116
MONSOON / BURNETT	751117	MURGO / BURNETT	751118	MUSCLE / BURNETT	751119
MYALLA / BURNETT	751120	NUNGA NUNGA / BURNETT	751121	OREGON / BURNETT	751122
OTTLEY / BURNETT	751123	PARKHURST / BURNETT	751124	PEPPERBOX / BURNETT	751125
ROCKY HOLE / BURNETT	751126	RUSSELL / BURNETT	751127	SINGAPOORA / BURNETT	751128
STACK / BURNETT	751129	STANLEY / BURNETT	751130	STEPHENSON / BURNETT	751131
STRATHMORE / BURNETT	751132	STUART / BURNETT	751133	TACKINBRI / BURNETT	751134
TULLIN TULLA / BURNETT	751135	VICARS / BURNETT	751136	WARIALDA / BURNETT	751137
YAGOBE / BURNETT	751138	YALLAROI / BURNETT	751139	BAMA / CADELL	751140
BENARCA / CADELL	751141	BUNNALOO / CADELL	751142	BURRUMBURY / CADELL	751143
CALDWELL / CADELL	751144	CALoola / CADELL	751145	GOTHA / CADELL	751146
GOTHOG / CADELL	751147	GULPA / CADELL	751148	MARAH / CADELL	751149
MARS / CADELL	751150	MATHOURA / CADELL	751151	MOAMA / CADELL	751152
MOIRA / CADELL	751153	NALLAM / CADELL	751154	PERRICOOTA / CADELL	751155
PORTHOLE / CADELL	751156	TAMAR / CADELL	751157	TANTONAN / CADELL	751158
TATAILA / CADELL	751159	THULE / CADELL	751160	THYRA / CADELL	751161
TOMARA / CADELL	751162	TOORANGABBY / CADELL	751163	WIRRINGAN / CADELL	751164
WOMBOOTA / CADELL	751165	WONGAL / CADELL	751166	YARRAMAN / CADELL	751167

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
BAHPUNGA / CAIRA	751168	BELAR / CAIRA	751172	BENONGAL / CAIRA	751173
BLUFF / CAIRA	751175	CHADWICK / CAIRA	751179	DERINUM / CAIRA	751184
FISHER / CAIRA	751185	IMPIMI / CAIRA	751189	JERALY / CAIRA	751190
KIA / CAIRA	751194	KIETA / CAIRA	751195	LINCOLN / CAIRA	751199
LOORICA / CAIRA	751201	MAMANGA / CAIRA	751203	MONKEM / CAIRA	751206
MORRIS / CAIRA	751207	NAP NAP / CAIRA	751209	NICHOLSON / CAIRA	751211
NIMMING / CAIRA	751212	PARKER / CAIRA	751215	POLLEN / CAIRA	751218
PUNGMALEE / CAIRA	751219	PYBOLEE / CAIRA	751220	ROOKERY / CAIRA	751223
RUSSELL / CAIRA	751224	ST PAULS / CAIRA	751225	TALA / CAIRA	751226
TALPEE / CAIRA	751227	TELFORD / CAIRA	751229	THE OAKS / CAIRA	751230
THE WILLOWS / CAIRA	751231	TUYERUNBY / CAIRA	751234	WAUGORAH / CAIRA	751237
WILLIAMSON / CAIRA	751239	WILPEE / CAIRA	751241	WOMBAH / CAIRA	751243
YANGA / CAIRA	751244	BANGADILLY / CAMDEN	751248	BANKSIA / CAMDEN	751249
BARGO / CAMDEN	751250	BELANGLO / CAMDEN	751251	BERRIMA / CAMDEN	751252
BONG BONG / CAMDEN	751253	BROUGHTON / CAMDEN	751254	BUGONG / CAMDEN	751255
BULLIO / CAMDEN	751256	BUMBALLA / CAMDEN	751257	BUNBERRA / CAMDEN	751258
BUNDANOON / CAMDEN	751259	BURKE / CAMDEN	751260	BURRAGORANG / CAMDEN	751261
BURRAWANG / CAMDEN	751262	CALDERWOOD / CAMDEN	751263	CAMBEWARRA / CAMDEN	751264
CAMDEN / CAMDEN	751265	CAOURA / CAMDEN	751266	COLO / CAMDEN	751267
COOLANGATTA / CAMDEN	751268	CORDEAUX / CAMDEN	751269	COURIDJAH / CAMDEN	751270
CUMBERTINE / CAMDEN	751271	DENDROBIUM / CAMDEN	751272	ILLAROO / CAMDEN	751273
JAMBEROO / CAMDEN	751274	JELLORE / CAMDEN	751275	JOADJA / CAMDEN	751276
KANGALOO / CAMDEN	751277	KEMBLA / CAMDEN	751278	KIAMA / CAMDEN	751279
KILLAWARRAH / CAMDEN	751280	MERYLA / CAMDEN	751281	MITTAGONG / CAMDEN	751282
MOOLLATTOO / CAMDEN	751283	MURRIMBA / CAMDEN	751284	NATTAI / CAMDEN	751285
NUNDIALLA / CAMDEN	751286	PICTON / CAMDEN	751287	SUTTON FOREST / CAMDEN	751289
TERRAGONG / CAMDEN	751290	WALLANDOOOLA / CAMDEN	751291	WALLAYA / CAMDEN	751292
WANGANDERRY / CAMDEN	751293	WARRAGAMBA / CAMDEN	751294	WEROMBA / CAMDEN	751295
WERRIBERRI / CAMDEN	751296	WILTON / CAMDEN	751297	WINGELLO / CAMDEN	751298
WOLLONGONG / CAMDEN	751299	WONGAWILLI / CAMDEN	751300	WOONONA / CAMDEN	751301
YARRAWA / CAMDEN	751302	YARRUNGA / CAMDEN	751303	ANTARES / CANBELEGO	751304
BOREE / CANBELEGO	751307	CARNBILLY / CANBELEGO	751308	CARO / CANBELEGO	751309
COREEN / CANBELEGO	751310	COUREBONE / CANBELEGO	751311	CURRAWONG / CANBELEGO	751312
GIDALAMBONE / CANBELEGO	751315	GILGIES / CANBELEGO	751316	GILGOENBON / CANBELEGO	751317
GRAHWEEED / CANBELEGO	751320	HALL / CANBELEGO	751321	HERMITAGE / CANBELEGO	751322
KIDGERY / CANBELEGO	751324	KING / CANBELEGO	751325	LINCOLN / CANBELEGO	751327
LYNCH / CANBELEGO	751328	MONKELLAN / CANBELEGO	751332	MURIEL / CANBELEGO	751334
NEILEY / CANBELEGO	751336	NIRRANDA / CANBELEGO	751337	ORION / CANBELEGO	751339
STURT / CANBELEGO	751341	THE BROTHERS / CANBELEGO	751342	THE PINES / CANBELEGO	751343
TOOTALALLY / CANBELEGO	751345	TRITTON / CANBELEGO	751346	WARONG / CANBELEGO	751348
WARRANBILLA / CANBELEGO	751349	WARREGO / CANBELEGO	751350	WARUNGO / CANBELEGO	751351
WILGABONE / CANBELEGO	751353	WILLEROON / CANBELEGO	751354	ASHBY / CLARENCE	751356
BANYABBA / CLARENCE	751357	CALAMIA / CLARENCE	751358	CANDOLE / CLARENCE	751359
CANOULAM / CLARENCE	751360	CHAPMAN / CLARENCE	751361	CLARENZA / CLARENCE	751362
CLIFDEN / CLARENCE	751363	COALDALE / CLARENCE	751364	COLDSTREAM / CLARENCE	751365
COPMANHURST / CLARENCE	751366	DOUBLEDUKE / CLARENCE	751367	DUNDOO / CLARENCE	751368
EATON / CLARENCE	751369	ELLAND / CLARENCE	751370	GREAT MARLOW / CLARENCE	751371
GULMARRAD / CLARENCE	751372	HARWOOD / CLARENCE	751373	LANITZA / CLARENCE	751374
LARDNER / CLARENCE	751375	LAVADIA / CLARENCE	751376	LAWRENCE / CLARENCE	751377
MARYVALE / CLARENCE	751378	NANEGAI / CLARENCE	751379	QWYARIGO / CLARENCE	751380
RED ROCK / CLARENCE	751381	RICHMOND / CLARENCE	751382	RUSHFORTH / CLARENCE	751383
SCOPE / CLARENCE	751384	SOUTHAMPTON / CLARENCE	751385	SOUTHGATE / CLARENCE	751386
STUART / CLARENCE	751387	TALOUMBI / CLARENCE	751388	TYNDALE / CLARENCE	751389
ULMARRA / CLARENCE	751390	WHITEMAN / CLARENCE	751391	WOODFORD / CLARENCE	751392
WOOLI WOOLI / CLARENCE	751393	WOOMBAH / CLARENCE	751394	YAMBA / CLARENCE	751395
BETHUNGRA / CLARENDON	751396	BILDA / CLARENDON	751397	BILLABUNG / CLARENDON	751398
BOREE / CLARENDON	751399	BULGAN / CLARENDON	751400	BUTE / CLARENDON	751401
CLARIS / CLARENDON	751402	COOBA / CLARENDON	751403	EUNANOREENYA / CLARENDON	751405

COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)
EURONGILLY / CLARENDON	751406	GOBBAGOMBALIN / CLARENDON	751407	GWYNNE / CLARENDON	751408
HOULAGHAN / CLARENDON	751409	HURLEY / CLARENDON	751410	IRONBONG / CLARENDON	751411
IVOR / CLARENDON	751412	JERALGAMBETH / CLARENDON	751413	JUNEE / CLARENDON	751414
KIMO / CLARENDON	751415	MALEBO / CLARENDON	751416	MAROR / CLARENDON	751417
MERRYBUNDINAH / CLARENDON	751418	MITTA MITTA / CLARENDON	751419	NANGUS / CLARENDON	751420
NORTH GUNDAGAI / CLARENDON	751421	NORTH WAGGA WAGGA / CLARENDON	751422	OURA / CLARENDON	751423
SEBASTOPOL / CLARENDON	751424	SOUTH JUNEE / CLARENDON	751425	TENANDRA / CLARENDON	751426
TREVETHIN / CLARENDON	751427	ULANDRA / CLARENDON	751428	WALLACE / CLARENDON	751429
WANTABADGERY / CLARENDON	751430	WANTIOOL / CLARENDON	751431	WARRE WARRAL / CLARENDON	751432
ABERFOYLE / CLARKE	751433	ALLINGHAM / CLARKE	751434	AVONDALE / CLARKE	751435
BAGOT / CLARKE	751436	BALD BLAIR / CLARKE	751437	BIG HILL / CLARKE	751439
BLYTHE / CLARKE	751440	BROWN / CLARKE	751441	CHANDLER / CLARKE	751442
CLARKE / CLARKE	751443	CLIFTON / CLARKE	751444	COVENTRY / CLARKE	751446
CUNNAWARRA / CLARKE	751447	DALE / CLARKE	751448	DAY / CLARKE	751449
DOUGHBOY / CLARKE	751450	DYKE / CLARKE	751451	EURINGILLY / CLARKE	751452
FALLS / CLARKE	751453	GEORGE / CLARKE	751454	GILL / CLARKE	751455
GUY FAWKES / CLARKE	751456	HALL / CLARKE	751457	HOWELL / CLARKE	751458
JEGLA / CLARKE	751459	KANGAROO / CLARKE	751460	LAGUNE / CLARKE	751461
LOOKOUT / CLARKE	751462	MARENGO / CLARKE	751463	MITCHELL / CLARKE	751464
MOUNT ROSS / CLARKE	751465	MOWLE / CLARKE	751466	NEVER NEVER / CLARKE	751467
NOWLAND / CLARKE	751468	OBAN / CLARKE	751469	POGANBILLA / CLARKE	751470
RAMPSBECK / CLARKE	751471	RIGNEY / CLARKE	751472	ROCKVALE / CLARKE	751473
RYANDA / CLARKE	751474	SEELEY / CLARKE	751475	SERPENTINE / CLARKE	751476
SNOWY / CLARKE	751477	STANTON / CLARKE	751478	STYX / CLARKE	751479
TIARA / CLARKE	751480	TOWAGAL / CLARKE	751481	TUBBAMURRA / CLARKE	751482
WARD / CLARKE	751483	WARNER / CLARKE	751484	WHITE / CLARKE	751485
ADDISON / CLIVE	751486	ANGOPERRAN / CLIVE	751487	ANNANDALE / CLIVE	751488
BAJIMBA / CLIVE	751489	BALLANDEAN / CLIVE	751490	BARNEY DOWNS / CLIVE	751491
BATES / CLIVE	751492	BINGHI / CLIVE	751493	BINNY / CLIVE	751494
BLAIN / CLIVE	751495	BLOXSOME / CLIVE	751496	BLUFF LAND / CLIVE	751497
BOLIVIA / CLIVE	751498	BOOROO / CLIVE	751499	BUTTERLEAF / CLIVE	751501
CAPOOMPETA / CLIVE	751502	CAVENDISH / CLIVE	751503	CLIFTON / CLIVE	751504
COWPER / CLIVE	751505	DICKSON / CLIVE	751507	DONALDSON / CLIVE	751508
DUMARESQ / CLIVE	751509	EASTERN WATER / CLIVE	751510	FARNELL / CLIVE	751511
FOREST LAND / CLIVE	751512	FRAZER / CLIVE	751513	GARRETT / CLIVE	751514
GIBRALTAR / CLIVE	751515	GLEN ELGIN / CLIVE	751516	GLEN LYON / CLIVE	751517
GOOLAMANGER / CLIVE	751518	GRAHAM / CLIVE	751519	HARDEN / CLIVE	751520
HILLCREST / CLIVE	751521	IRBY / CLIVE	751522	JEFFREY / CLIVE	751523
JONDOL / CLIVE	751524	LAWSON / CLIVE	751525	LEWIS / CLIVE	751526
LIMESTONE / CLIVE	751527	MACLEAN / CLIVE	751528	MINGOOLA / CLIVE	751529
MOOGEM / CLIVE	751530	MORVEN / CLIVE	751531	PERTH / CLIVE	751532
ROCK VALE / CLIVE	751535	ROMNEY / CLIVE	751536	SILENT GROVE / CLIVE	751537
STRATHEARN / CLIVE	751538	TARBAN / CLIVE	751539	TENTERFIELD / CLIVE	751540
TIMBARRA / CLIVE	751541	WOODSIDE / CLIVE	751542	WUNGLEBONG / CLIVE	751543
BACK WILLOI / CLYDE	751545	BALLAREE / CLYDE	751546	BLOWAN / CLYDE	751550
BOUKA BOUKA / CLYDE	751552	BUCKINGUY / CLYDE	751555	CARINDA / CLYDE	751556
CASHMERE / CLYDE	751557	CLEMENTS / CLYDE	751559	COORABUR / CLYDE	751561
COWAL / CLYDE	751563	COX / CLYDE	751565	CUDDIE / CLYDE	751566
DERRI DERRI / CLYDE	751567	ESPERANCE / CLYDE	751570	GANGARRY / CLYDE	751573
GEERA / CLYDE	751574	GIDGERAH / CLYDE	751575	GINGE / CLYDE	751576
GINGHET / CLYDE	751577	GOBOLLION / CLYDE	751578	GRALWIN / CLYDE	751579
GRANDOOOL / CLYDE	751580	HIGGINS / CLYDE	751584	MERUNDA / CLYDE	751588
MOLLE / CLYDE	751589	MUNDAWAH / CLYDE	751592	QUABOTHOO / CLYDE	751594
RIDGE / CLYDE	751596	THUARA / CLYDE	751598	ULOURIE / CLYDE	751603
WAMMERAWA / CLYDE	751604	WERIBIDDEE / CLYDE	751608	WILLENBONE / CLYDE	751612
WILLEWA / CLYDE	751613	WILLI CULLING / CLYDE	751614	WILLOI / CLYDE	751615
WOMBOIN / CLYDE	751616	WOMMO / CLYDE	751618	WYABRAY / CLYDE	751619

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
YANDA / CLYDE	751621	YAREA / CLYDE	751622	BARTON / COOK	751624
BILPIN / COOK	751626	BLACKHEATH / COOK	751627	BOWEN / COOK	751628
BURRALOW / COOK	751629	CAPERTEE / COOK	751630	CLWYDD / COOK	751631
COLO / COOK	751632	COOBA / COOK	751633	COOK / COOK	751634
COOMASSIE / COOK	751635	COX / COOK	751636	CURRENCY / COOK	751637
FALNASH / COOK	751638	GINDANTHERIE / COOK	751639	GOOLLOOINBOIN / COOK	751640
GOVETT / COOK	751641	GOVETT SOUTH / COOK	751642	GROSE / COOK	751643
HARTLEY / COOK	751644	IRVINE / COOK	751645	JAMISON / COOK	751646
KANIMBLA / COOK	751647	KEDUMBA / COOK	751648	KURRAJONG / COOK	751649
LETT / COOK	751650	LIDSDALE / COOK	751651	LINDEN / COOK	751652
MAGDALA / COOK	751654	MARRANGAROO / COOK	751655	MEEHAN / COOK	751656
MEGALONG / COOK	751657	MERROO / COOK	751658	MOUIN / COOK	751659
NEPEAN / COOK	751660	ROCK HILL / COOK	751661	STRATHDON / COOK	751662
WARRAGAMBA / COOK	751663	WHEENY / COOK	751664	WILBERFORCE / COOK	751665
WOLGAN / COOK	751666	WOLLANGAMBE / COOK	751667	WOLLANGAMBE NORTH / COOK	751668
WOLLEMI / COOK	751669	WOODFORD / COOK	751670	ARIAH / COOPER	751671
BARELLAN / COOPER	751672	BARRALONG / COOPER	751673	BEREMABERE / COOPER	751674
BINGAR / COOPER	751675	BINYA / COOPER	751676	BOGOLONG / COOPER	751677
BOLARO / COOPER	751678	BONDI / COOPER	751679	BOURKE / COOPER	751680
BRINGAN / COOPER	751681	BROBENAH / COOPER	751682	BUNDIDGERRY / COOPER	751683
BUNGANBIL / COOPER	751684	BYGOO / COOPER	751685	CAMAROOKA / COOPER	751686
COCOPARRA / COOPER	751687	COLARAGANG / COOPER	751688	COLCHESTER / COOPER	751689
CONAPAIRA / COOPER	751690	CONAPAIRA EAST / COOPER	751691	CONAPAIRA SOUTH / COOPER	751692
CUBA / COOPER	751693	CUDGEL / COOPER	751694	CUDJELLO / COOPER	751695
DALLAS / COOPER	751696	DOWLING / COOPER	751697	EDON / COOPER	751698
EURATHA / COOPER	751699	EURATHA SOUTH / COOPER	751700	GAROOLGAN / COOPER	751701
GIBBS / COOPER	751702	GOGELDRIE / COOPER	751703	GORTON / COOPER	751704
GRONG GRONG / COOPER	751705	GURRAGONG / COOPER	751706	HEBDEN / COOPER	751707
HULONG / COOPER	751708	JONDARYAN / COOPER	751709	KOLKILBERTOO / COOPER	751710
KOLKILBERTOO EAST / COOPER	751711	KOLKILBERTOO SOUTH / COOPER	751712	LEWES / COOPER	751713
MEJUM / COOPER	751714	MOOMBOOLDPOOL / COOPER	751715	MOOMBOOLDPOOL NORTH / COOPER	751716
MOURA / COOPER	751717	MUNDUBURRA / COOPER	751718	NARRANDERA / COOPER	751719
NARRIAH / COOPER	751720	NAUNTON / COOPER	751721	NORTH BOLARO / COOPER	751722
OXLEY / COOPER	751723	PATTERSON / COOPER	751724	PULLETOP / COOPER	751725
SANDY CREEK / COOPER	751726	SIMS GAP / COOPER	751727	STANBRIDGE / COOPER	751728
STANLEY / COOPER	751729	TABBITA / COOPER	751730	TABBITA NORTH / COOPER	751731
TENNINGERIE / COOPER	751732	THE BLUFF / COOPER	751733	THE PEAK / COOPER	751734
TUCKERBIL / COOPER	751735	WALLANDRY / COOPER	751736	WALLANDRY NORTH / COOPER	751737
WAMMERA / COOPER	751738	WATTI / COOPER	751739	WAUGH / COOPER	751740
WILLBRIGGIE / COOPER	751741	WILLIMBONG / COOPER	751742	WYANGAN / COOPER	751743
YALGOGORING / COOPER	751744	YARANGERY / COOPER	751745	YENDA / COOPER	751746
ARDGOWAN / COURALLIE	751747	BARTON / COURALLIE	751748	BERRYGILL / COURALLIE	751749
BINIGUY / COURALLIE	751750	BOGREE / COURALLIE	751751	BOMBELL / COURALLIE	751752
BOO BOO / COURALLIE	751753	BOOLOOROO / COURALLIE	751754	BOORAMINE / COURALLIE	751755
BOWMAN / COURALLIE	751756	BULLERANA / COURALLIE	751757	BUMBLE / COURALLIE	751758
BUNDOOWITHIDIE / COURALLIE	751759	BURRANBAH / COURALLIE	751760	CAMPBELL / COURALLIE	751761
CARORE / COURALLIE	751762	COMBADELO / COURALLIE	751763	DOWNNS / COURALLIE	751764
DUCKHOLE / COURALLIE	751765	ELLIS / COURALLIE	751766	FLETCHER / COURALLIE	751767
GORDON / COURALLIE	751768	GREENBAH / COURALLIE	751769	GURLEY / COURALLIE	751770
GURRYGEDAH / COURALLIE	751771	GYAN / COURALLIE	751772	HARVEY / COURALLIE	751773
KING / COURALLIE	751774	MEDGUN / COURALLIE	751775	MENADOOL / COURALLIE	751776
MIA MIA / COURALLIE	751777	MINNAMINANE / COURALLIE	751778	MOOEE / COURALLIE	751779
MOREE / COURALLIE	751780	MUNGIE BUNDIE / COURALLIE	751781	NEPICKALLINA / COURALLIE	751782
NOONA / COURALLIE	751783	PARAMELLOWA / COURALLIE	751784	PEACUMBOUL / COURALLIE	751785
PRINGLE / COURALLIE	751786	SMART / COURALLIE	751787	TALMOI / COURALLIE	751788
TERRERGEE / COURALLIE	751789	TERRY HIE HIE / COURALLIE	751790	TYCANNAH / COURALLIE	751791

COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)
WALLANOLL / COURALLIE	751792	WATHAGAR / COURALLIE	751793	WEAH WAA / COURALLIE	751794
WEE BULLA BULLA / COURALLIE	751795	WHITTAKER / COURALLIE	751796	WINDOONDILLA / COURALLIE	751797
WIRRIGURLDONGA / COURALLIE	751798	YARRAMAN / COURALLIE	751799	YATTA / COURALLIE	751800
BIMBERI / COWLEY	751801	BRINDIBELLA / COWLEY	751805	BUMBALONG / COWLEY	751806
CAVAN / COWLEY	751807	COCHRAN / COWLEY	751808	COOLEMAN / COWLEY	751810
COREE / COWLEY	751811	CUPPACUMBALONG / COWLEY	751813	EAST GOODRADIGBEE / COWLEY	751814
GURRANGORA / COWLEY	751819	LONG PLAIN / COWLEY	751820	MICALONG / COWLEY	751821
MULLION / COWLEY	751823	MURRAY / COWLEY	751824	NARRANGULLEN / COWLEY	751826
NATTUNG / COWLEY	751827	PABRAL / COWLEY	751829	TAEMAS / COWLEY	751831
UMBURRA / COWLEY	751834	URAYARRA / COWLEY	751835	VENTERMAN / COWLEY	751836
YAOUK / COWLEY	751837	YARARA / COWLEY	751838	GARFIELD / COWPER	751874
WEST BOGAN / COWPER	751955	YARRAMAN / COWPER	751960	ALEXANDRIA / CUMBERLAND	752011
APPIN / CUMBERLAND	752012	BANKSTOWN / CUMBERLAND	752013	BEROWRA / CUMBERLAND	752014
BOTANY / CUMBERLAND	752015	BRINGELLY / CUMBERLAND	752016	BROKEN BAY / CUMBERLAND	752017
BULGO / CUMBERLAND	752018	CABRAMATTA / CUMBERLAND	752019	CASTLE HILL / CUMBERLAND	752020
CASTLEREAGH / CUMBERLAND	752021	CLAREMONT / CUMBERLAND	752022	CONCORD / CUMBERLAND	752023
COOK / CUMBERLAND	752024	CORNELIA / CUMBERLAND	752025	COWAN / CUMBERLAND	752026
ECKERSLEY / CUMBERLAND	752027	FIELD OF MARS / CUMBERLAND	752028	FREDERICK / CUMBERLAND	752029
GIDLEY / CUMBERLAND	752030	GORDON / CUMBERLAND	752031	HAM COMMON / CUMBERLAND	752032
HEATHCOTE / CUMBERLAND	752033	HOLSWORTHY / CUMBERLAND	752034	HUNTERS HILL / CUMBERLAND	752035
LIBERTY PLAINS / CUMBERLAND	752036	LONDONDERRY / CUMBERLAND	752037	MANLY COVE / CUMBERLAND	752038
MAROOKA / CUMBERLAND	752039	MARRAMARRA / CUMBERLAND	752040	MELVILLE / CUMBERLAND	752041
MENANGLE / CUMBERLAND	752042	MINTO / CUMBERLAND	752043	MULGOA / CUMBERLAND	752044
NARELLAN / CUMBERLAND	752045	NARRABEEN / CUMBERLAND	752046	NELSON / CUMBERLAND	752047
NORTH COLAH / CUMBERLAND	752048	PETERSHAM / CUMBERLAND	752049	PITT TOWN / CUMBERLAND	752050
PROSPECT / CUMBERLAND	752051	ROOTY HILL / CUMBERLAND	752052	SOUTH COLAH / CUMBERLAND	752053
SOUTHEND / CUMBERLAND	752054	ST ANDREW / CUMBERLAND	752055	ST GEORGE / CUMBERLAND	752056
ST JAMES / CUMBERLAND	752057	ST JOHN / CUMBERLAND	752058	ST LAWRENCE / CUMBERLAND	752059
ST LUKE / CUMBERLAND	752060	ST MATTHEW / CUMBERLAND	752061	ST PETER / CUMBERLAND	752062
ST PHILIP / CUMBERLAND	752063	SUTHERLAND / CUMBERLAND	752064	WATTAMOLLA / CUMBERLAND	752065
WEDDERBURN / CUMBERLAND	752066	WILLOUGHBY / CUMBERLAND	752067	BARATTA / CUNNINGHAM	752068
BEDGEREBONG / CUNNINGHAM	752069	BEREWOMBENIA / CUNNINGHAM	752070	BIMBELLA / CUNNINGHAM	752071
BOMOBBIN / CUNNINGHAM	752072	BOONA EAST / CUNNINGHAM	752073	BOONA WEST / CUNNINGHAM	752074
BOTFIELDS / CUNNINGHAM	752075	BUNDABURRA / CUNNINGHAM	752076	BURRAWONG / CUNNINGHAM	752077
BYONG / CUNNINGHAM	752078	CARROBOBLIN / CUNNINGHAM	752079	CONDOBOLIN / CUNNINGHAM	752080
COOKEYS PLAINS / CUNNINGHAM	752081	CORELLA / CUNNINGHAM	752082	CORRIDGERY / CUNNINGHAM	752083
DERRIWONG / CUNNINGHAM	752084	DULHUNTY / CUNNINGHAM	752085	ELLERSLIE / CUNNINGHAM	752086
ELSMORE / CUNNINGHAM	752087	EMU PLAINS / CUNNINGHAM	752088	GILLENBINE / CUNNINGHAM	752089
GINDOONO / CUNNINGHAM	752090	GOOBANG / CUNNINGHAM	752091	GREENOCK / CUNNINGHAM	752092
GULGO / CUNNINGHAM	752093	GUNNING / CUNNINGHAM	752094	GUNNINGBLAND / CUNNINGHAM	752095
JERULA / CUNNINGHAM	752096	JULANDERY / CUNNINGHAM	752097	KALINGA / CUNNINGHAM	752098
KARS / CUNNINGHAM	752099	KIARGATHUR / CUNNINGHAM	752100	MAMRE / CUNNINGHAM	752101
MELROSE / CUNNINGHAM	752102	MICABIL / CUNNINGHAM	752103	MILPOSE / CUNNINGHAM	752104
MONOMIE / CUNNINGHAM	752105	MONWONGA / CUNNINGHAM	752106	MOUNT NOBBY / CUNNINGHAM	752107
MOWABLA / CUNNINGHAM	752108	MULGUTHRIE / CUNNINGHAM	752109	MURDA / CUNNINGHAM	752110

COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)
MURGA / CUNNINGHAM	752111	MURRUMBOGIE / CUNNINGHAM	752112	OXLEY NORTH / CUNNINGHAM	752113
OXLEY SOUTH / CUNNINGHAM	752114	PALISTHAN / CUNNINGHAM	752115	PLEVNA / CUNNINGHAM	752116
SEBASTOPOL / CUNNINGHAM	752117	TARATTA / CUNNINGHAM	752118	TINDA / CUNNINGHAM	752119
TOLLINGO / CUNNINGHAM	752120	TRUNDLE / CUNNINGHAM	752121	WALKER / CUNNINGHAM	752122
WICKLOW / CUNNINGHAM	752123	WILLAMA / CUNNINGHAM	752124	WOLONGONG / CUNNINGHAM	752125
YARRABANDAI / CUNNINGHAM	752126	BADJA / DAMPIER	752127	BELOWRA / DAMPIER	752128
BERGALIA / DAMPIER	752129	BERMAGUI / DAMPIER	752130	BODALLA / DAMPIER	752131
BUMBO / DAMPIER	752132	BUMBO WEST / DAMPIER	752133	BURRA / DAMPIER	752134
CADGEE / DAMPIER	752135	CADJANGARRY / DAMPIER	752136	CONGO / DAMPIER	752137
COONDELLA / DAMPIER	752138	COUNTEGANY / DAMPIER	752139	CURMULEE / DAMPIER	752140
CURRAMBENE / DAMPIER	752141	DEUA / DAMPIER	752142	DOLONDDUNDALE / DAMPIER	752143
DONOVAN / DAMPIER	752144	EUROBODALLA / DAMPIER	752145	GUINEA / DAMPIER	752146
GULPH / DAMPIER	752147	JILLAGA / DAMPIER	752148	JINDEN / DAMPIER	752149
MERRICUMBENE / DAMPIER	752150	MORUYA / DAMPIER	752151	MURRABRINE / DAMPIER	752152
MURRAH / DAMPIER	752153	NARIRA / DAMPIER	752154	NAROOMA / DAMPIER	752155
NERRIGUNDAH / DAMPIER	752156	SHOALHAVEN / DAMPIER	752157	TANJA / DAMPIER	752158
URANBENE / DAMPIER	752159	WADBILLIGA / DAMPIER	752160	WADBILLIGA WEST / DAMPIER	752161
WAGONGA / DAMPIER	752162	WAMBAN / DAMPIER	752163	WANDELLA / DAMPIER	752164
WAPENGO / DAMPIER	752165	WYANBENE / DAMPIER	752166	YOWRIE / DAMPIER	752167
ALFRED / DARLING	752168	BALDWIN / DARLING	752169	BARRABA / DARLING	752170
BELMORE / DARLING	752171	BORAH / DARLING	752173	BORINDE / DARLING	752174
BUNDARRA / DARLING	752175	CUERINDI / DARLING	752176	DARLING / DARLING	752177
DINAWIRINDI / DARLING	752178	DOWE / DARLING	752179	EUMUR / DARLING	752180
FITZROY / DARLING	752181	FLEMING / DARLING	752182	GLADSTONE / DARLING	752183
GULLIGAL / DARLING	752184	HALL / DARLING	752185	HALLORAN / DARLING	752186
HOBDEN / DARLING	752187	IRONBARK / DARLING	752188	KEEPIT / DARLING	752189
LOWRY / DARLING	752190	MANILLA / DARLING	752191	MUNDOWEY / DARLING	752192
NAMOI / DARLING	752193	NANDEWAR / DARLING	752194	NANGAHRAH / DARLING	752195
NEWRY / DARLING	752196	NORTH BARRABA / DARLING	752197	RANGIRI / DARLING	752198
TARPOLY / DARLING	752199	TIABUNDIE / DARLING	752200	VENESS / DARLING	752201
WARRABAH / DARLING	752202	WELSH / DARLING	752203	WILSON / DARLING	752204
WOODSREEF / DARLING	752205	BARANEAL / DENHAM	752230	BARWON / DENHAM	752231
BENN / DENHAM	752232	BERGAN / DENHAM	752233	BERRYABAR / DENHAM	752234
BROWNE / DENHAM	752235	BUGILBONE / DENHAM	752236	BURIEMBRI / DENHAM	752237
CABUL / DENHAM	752238	CHRISTIE / DENHAM	752239	CRYON / DENHAM	752240
DENHAM / DENHAM	752241	DENULEROI / DENHAM	752242	DEWHURST / DENHAM	752243
EASTLAKE / DENHAM	752244	ETON / DENHAM	752245	EURIE EURIE / DENHAM	752246
FINLEY / DENHAM	752247	GLASS / DENHAM	752248	GORIAN / DENHAM	752249
JEREEL / DENHAM	752250	KATAMBONE / DENHAM	752251	LONG POINT / DENHAM	752252
MANILLA / DENHAM	752253	MERRYWINEBONE / DENHAM	752254	MUNGERARRA / DENHAM	752255
MURKADOO / DENHAM	752256	MURRA MURRA / DENHAM	752257	MYALL / DENHAM	752258
MYALLWIRRIE / DENHAM	752259	PAGAN / DENHAM	752260	PEARSE / DENHAM	752261
PIAN / DENHAM	752262	POKATAROO / DENHAM	752263	REYNOLDS / DENHAM	752264
ROBERTS / DENHAM	752265	TAREELA / DENHAM	752266	TERRIBIE / DENHAM	752267
THALABA / DENHAM	752268	THOLOO / DENHAM	752269	TORYWEEWHA / DENHAM	752270
WALGETT / DENHAM	752271	WALMAR / DENHAM	752272	YARRALDOOL / DENHAM	752273
BAROOGA / DENISON	752274	BERIGAN / DENISON	752275	BOOMANOOMANA / DENISON	752276
BULL PLAIN / DENISON	752277	CARLYLE / DENISON	752278	COREEN WEST / DENISON	752279
COTTADIDDA / DENISON	752280	DENISON / DENISON	752281	DRY FOREST / DENISON	752282
FINLEY / DENISON	752283	GERELDERY / DENISON	752284	HEADFORD / DENISON	752285
KILNYANA / DENISON	752286	LALALTY / DENISON	752287	LANGUNYA / DENISON	752288
MOMOLONG / DENISON	752289	MULWALA / DENISON	752290	NANGUNIA / DENISON	752291
NARROW PLAINS / DENISON	752292	OSBORNE / DENISON	752293	SARGOOD / DENISON	752294
SAVERNAKE / DENISON	752295	TOCUMWAL / DENISON	752296	TONGABOO / DENISON	752297
TURRAMIA / DENISON	752298	ULUPNA / DENISON	752299	WAHGUNYAH / DENISON	752300
WANGAMONG / DENISON	752301	WARMATTA / DENISON	752302	WARRAGUBOGRA / DENISON	752303
WOPERANA / DENISON	752304	BIMBALINGEL / DOWLING	752306	BIMBIL / DOWLING	752307

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
BLAIRGOWRIE / DOWLING	752308	BOOTOOWA / DOWLING	752310	BORAPINE / DOWLING	752311
BREWER / DOWLING	752312	BROTHERONEY / DOWLING	752313	CARGELLIGO / DOWLING	752314
CARILLA / DOWLING	752315	CARISBROOK / DOWLING	752316	CLOWERY / DOWLING	752317
CONTARLO / DOWLING	752318	CURRAWONG / DOWLING	752319	CURRIBA / DOWLING	752320
CURRIKABAKH / DOWLING	752321	DAVIS / DOWLING	752322	DOWLING / DOWLING	752323
GAINBILL / DOWLING	752324	GARRYOWEN / DOWLING	752325	GEELOOMA / DOWLING	752326
GUAGONG / DOWLING	752327	GUMBAGUNDA / DOWLING	752328	GURANGULLY / DOWLING	752329
JIMBEROO / DOWLING	752330	KIKOIRA / DOWLING	752331	KILLAWARRA / DOWLING	752332
LACHLAN / DOWLING	752333	MERRI MERRIGAL / DOWLING	752336	MOLOGONE / DOWLING	752337
MONEYBUNG / DOWLING	752338	MURRABUNG / DOWLING	752339	NARADHAN / DOWLING	752340
NARDEN / DOWLING	752341	NARRIAH / DOWLING	752342	REGENT / DOWLING	752343
RUTLAND / DOWLING	752344	TIBEAUDO / DOWLING	752345	TOORONGA / DOWLING	752346
TOWNSEND / DOWLING	752347	TRIGALONG / DOWLING	752348	TUGGERABACH / DOWLING	752349
UABBA / DOWLING	752350	ULAMBONG / DOWLING	752351	VALENCIA / DOWLING	752352
WARDRY / DOWLING	752353	WHYOEO / DOWLING	752355	WHYADDRA / DOWLING	752356
WOMBOYN / DOWLING	752357	YARRABUNDY / DOWLING	752359	YARRAN / DOWLING	752360
YELKIN / DOWLING	752362	ALBERT / DRAKE	752363	ALICE / DRAKE	752364
BLACK CAMP / DRAKE	752365	CANGAI / DRAKE	752366	CARNHAM / DRAKE	752367
CHAUVEL / DRAKE	752368	CHURCHILL / DRAKE	752369	COOMBADJHA / DRAKE	752370
COONGBAR / DRAKE	752371	COORALDOORAL / DRAKE	752372	DANDAHRA / DRAKE	752373
DRAKE / DRAKE	752374	DUNBAR / DRAKE	752375	EWINGAR / DRAKE	752376
FAIRFIELD / DRAKE	752377	HAMILTON / DRAKE	752378	HASSAN / DRAKE	752379
HONGKONG / DRAKE	752380	KEYBARBIN / DRAKE	752381	MALARA / DRAKE	752382
MOOKIMA / DRAKE	752383	NEVILLE / DRAKE	752384	OGILVIE / DRAKE	752385
PICARBIN / DRAKE	752386	PIKAPENE / DRAKE	752387	PLEVNA / DRAKE	752388
PUCKA / DRAKE	752389	PUHOI / DRAKE	752390	PULGANBAR / DRAKE	752391
RICHMOND / DRAKE	752392	RODGERS / DRAKE	752393	RODHAM / DRAKE	752394
SANDILANDS / DRAKE	752395	SISTOVA / DRAKE	752396	TABULAM / DRAKE	752397
TIMBARRA / DRAKE	752398	WEST FAIRFIELD / DRAKE	752399	YARRCALKIARRA / DRAKE	752400
YULGILBAR / DRAKE	752401	BANDI BANDI / DUDLEY	752402	BARRAGANYATTI / DUDLEY	752403
BELLBROOK / DUDLEY	752404	BOONANGHI / DUDLEY	752405	BURRAGONG / DUDLEY	752406
CLARKE / DUDLEY	752407	CLIFFS / DUDLEY	752408	CLYBUCCA / DUDLEY	752409
COLLOMBATTI / DUDLEY	752410	COMARA / DUDLEY	752411	COOROOBONGATTI / DUDLEY	752412
DUDLEY / DUDLEY	752413	GORDON / DUDLEY	752415	HICKEY / DUDLEY	752416
KALATEENEE / DUDLEY	752417	KEMP / DUDLEY	752418	KULLATINE / DUDLEY	752419
LOFTUS / DUDLEY	752420	MACLEAY / DUDLEY	752421	NULLA NULLA / DUDLEY	752422
OREEN / DUDLEY	752423	PANTON / DUDLEY	752424	PARRABEL / DUDLEY	752425
PEE DEE / DUDLEY	752426	STUART / DUDLEY	752427	TANBAN / DUDLEY	752428
URALGURRA / DUDLEY	752429	VERNON / DUDLEY	752430	WARBRO / DUDLEY	752431
WARNE / DUDLEY	752432	WILLAWARRIN / DUDLEY	752433	WILLI WILLI / DUDLEY	752434
WITTRIN / DUDLEY	752435	WOLSELEY / DUDLEY	752436	YARRABANDINI / DUDLEY	752437
YARRAHAPINNI / DUDLEY	752438	YARRAVEL / DUDLEY	752439	ALLYN / DURHAM	752440
ALTHORPE / DURHAM	752441	AUCKLAND / DURHAM	752442	AVENAL / DURHAM	752443
BALMORAL / DURHAM	752444	BARFORD / DURHAM	752445	BELLTREES / DURHAM	752446
BOONABILLA / DURHAM	752447	BRONTE / DURHAM	752448	BROUGHAM / DURHAM	752449
BROUGHTON / DURHAM	752450	BUTTERWICK / DURHAM	752451	CARROW / DURHAM	752452
CHALMERS / DURHAM	752453	COLONNA / DURHAM	752454	DARLINGTON / DURHAM	752455
DOON / DURHAM	752456	DUNGOG / DURHAM	752457	DYRRING / DURHAM	752458
FINGAL / DURHAM	752459	FOY / DURHAM	752460	GLENDON / DURHAM	752461
GOORANGOOLA / DURHAM	752462	GOTHA / DURHAM	752463	GRESFORD / DURHAM	752464
HERSCHELL / DURHAM	752465	HOLYWELL / DURHAM	752466	HOUGHTON / DURHAM	752467
HOWICK / DURHAM	752468	LEWINSBROOK / DURHAM	752469	LIDDELL / DURHAM	752470
LIEBEG / DURHAM	752471	MAMARAN / DURHAM	752472	MARWOOD / DURHAM	752473
MIDDLEHOPE / DURHAM	752474	MIRANNIE / DURHAM	752475	MOONAN / DURHAM	752476
MOUNT ROYAL / DURHAM	752477	OLDCASTLE / DURHAM	752478	OMADALE / DURHAM	752479
PROSPERO / DURHAM	752480	RAVENSWORTH / DURHAM	752481	ROSAMOND / DURHAM	752482
ROUCHEL / DURHAM	752483	ROWAN / DURHAM	752484	RUSSELL / DURHAM	752485
SAVOY / DURHAM	752486	SEAHAM / DURHAM	752487	SEDFIELD / DURHAM	752488
SHENSTONE / DURHAM	752489	ST AUBINS / DURHAM	752490	ST JULIAN / DURHAM	752491
STANHOPE / DURHAM	752492	TANGORY / DURHAM	752493	TILLEGRA / DURHAM	752494

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
TUDOR / DURHAM	752495	TYRAMAN / DURHAM	752496	UFFINGTON / DURHAM	752497
UNDERBANK / DURHAM	752498	VANE / DURHAM	752499	VAUX / DURHAM	752500
WALLAROBBA / DURHAM	752501	WOLFINGHAM / DURHAM	752502	WYNN / DURHAM	752503
ALLAMURGOOLA / EWENMAR	752549	ARMATREE / EWENMAR	752550	BALLADORAN / EWENMAR	752551
BEEMUNNEL / EWENMAR	752552	BERIDA / EWENMAR	752553	BOBARAH / EWENMAR	752554
BOEBUNG / EWENMAR	752555	BOURBAH / EWENMAR	752556	BREELONG / EWENMAR	752557
BUGABADA / EWENMAR	752558	BULLAGREEN / EWENMAR	752559	BUNDEMAR / EWENMAR	752560
BUNDIOJOE / EWENMAR	752561	BUNDILLA / EWENMAR	752562	BUNDOBERING / EWENMAR	752563
BUNGEY / EWENMAR	752564	BURAMILONG / EWENMAR	752565	BURROWAY / EWENMAR	752566
CARRIGAN / EWENMAR	752567	COBBOCO / EWENMAR	752568	COLLEMBURRAWANG / EWENMAR	752569
COLLIE / EWENMAR	752570	CONNIBONG / EWENMAR	752571	COOLBAGGIE / EWENMAR	752572
CORADGERIE / EWENMAR	752573	DRIEL / EWENMAR	752574	DRILLWARRINA / EWENMAR	752575
EIRABAN / EWENMAR	752576	EMOGANDRY / EWENMAR	752577	EMU / EWENMAR	752578
EUMUNGERIE / EWENMAR	752579	EURA / EWENMAR	752580	EUROMBEDAH / EWENMAR	752581
GULARGAMBONE / EWENMAR	752582	GEWAH / EWENMAR	752583	HEALY / EWENMAR	752584
KICKABIL / EWENMAR	752585	KILLENDON / EWENMAR	752586	MERRIGAL / EWENMAR	752587
MERYON / EWENMAR	752588	MILDA / EWENMAR	752589	MILPULLING / EWENMAR	752590
MOONUL / EWENMAR	752591	NARROWEEMA / EWENMAR	752592	TACKLEBANG / EWENMAR	752593
TENANDRA / EWENMAR	752594	UMANGLA / EWENMAR	752595	UROBULA / EWENMAR	752596
WAMBIANNA / EWENMAR	752597	WARRIE / EWENMAR	752598	WEMABUNG / EWENMAR	752599
WIRRIGAI / EWENMAR	752600	WONBOBBIE / EWENMAR	752601	ALLAN / FITZROY	752806
ALLANS WATER / FITZROY	752807	BAGAWA / FITZROY	752808	BARDOOL / FITZROY	752809
BARDSLEY / FITZROY	752810	BLAXLAND / FITZROY	752811	BLICKS / FITZROY	752812
BLIGH / FITZROY	752813	BOBO / FITZROY	752814	BOSTOBRICK / FITZROY	752815
CHAMBIGNE / FITZROY	752816	COFF / FITZROY	752817	COMLAROI / FITZROY	752818
COPE / FITZROY	752819	CORINDI / FITZROY	752820	DUCKAN DUCKAN / FITZROY	752821
ERMINGTON / FITZROY	752822	FENTON / FITZROY	752823	GUNDAR / FITZROY	752824
HERNANI / FITZROY	752825	HYLAND / FITZROY	752826	JARDINE / FITZROY	752827
KOUKANDOWIE / FITZROY	752828	KREMOS / FITZROY	752829	LEIGH / FITZROY	752830
MARTIN / FITZROY	752832	MELDRUM DOWNS / FITZROY	752833	MOONEE / FITZROY	752834
MOONPAR / FITZROY	752835	NYMBOIDA / FITZROY	752836	ORARA / FITZROY	752837
ROSS / FITZROY	752838	SHANNON / FITZROY	752839	SHEA / FITZROY	752840
SHERWOOD / FITZROY	752841	STEWART / FITZROY	752842	TALLAWUDJAH / FITZROY	752843
TOOTHILL / FITZROY	752844	TOWALLUM / FITZROY	752845	TURVILLE / FITZROY	752846
TYRINGHAM / FITZROY	752847	UCOMBE / FITZROY	752848	WAIHOU / FITZROY	752849
WIRIRI / FITZROY	752851	WONGAWANGA / FITZROY	752852	WOOLGOOLGA / FITZROY	752853
BABEGO / FLINDERS	752854	BABINDA / FLINDERS	752855	BALGAY / FLINDERS	752856
BARROW / FLINDERS	752857	BEBRI / FLINDERS	752858	BELAH / FLINDERS	752859
BIRRIGAN / FLINDERS	752860	BOREE / FLINDERS	752861	BUDGERY / FLINDERS	752862
BUDTHA / FLINDERS	752863	BULBODNY / FLINDERS	752864	BULGA / FLINDERS	752865
BUMBALDRY / FLINDERS	752866	BURRA / FLINDERS	752867	CAMERON / FLINDERS	752868
CONDON / FLINDERS	752869	COOLIBAH / FLINDERS	752870	CROWIE / FLINDERS	752871
CUMBINE / FLINDERS	752872	CURRAJONG / FLINDERS	752873	DELBY / FLINDERS	752874
EGERIA / FLINDERS	752875	FIRBANK / FLINDERS	752876	FOSTER / FLINDERS	752877
GEWEROO / FLINDERS	752878	GILGAI / FLINDERS	752879	GRAHWAY / FLINDERS	752880
GRAYRIGG / FLINDERS	752881	HERMITAGE / FLINDERS	752882	HERMITAGE PLAINS / FLINDERS	752883
HONEYBUGLE / FLINDERS	752884	HOWGILL / FLINDERS	752885	KEENAN / FLINDERS	752886
KINNEAR / FLINDERS	752887	LAMBRIGG / FLINDERS	752888	MERRILBA / FLINDERS	752889
MIAMLEY NORTH / FLINDERS	752890	MIANDETTA / FLINDERS	752891	MINALONG / FLINDERS	752892
MOGILLE / FLINDERS	752893	MOGILLE PLAIN / FLINDERS	752894	MOGUNDALE / FLINDERS	752895
MULLAH / FLINDERS	752896	MURRABUDDA / FLINDERS	752897	MYALL COWALL / FLINDERS	752898
NANGERYBONE / FLINDERS	752899	NARDOO / FLINDERS	752900	OBERON / FLINDERS	752901
PANGEE / FLINDERS	752902	PANGEE CREEK / FLINDERS	752903	QUANDA / FLINDERS	752904
QUONDONG / FLINDERS	752905	RED GILGAIS / FLINDERS	752906	REGAN / FLINDERS	752907
TALGONG / FLINDERS	752908	THE BLUFF / FLINDERS	752909	THE OVERFLOW / FLINDERS	752910
UMANG / FLINDERS	752911	WALKERS HILL / FLINDERS	752912	WALTON / FLINDERS	752913
WALWA / FLINDERS	752914	WHARFDALE / FLINDERS	752915	WHARFDALE NORTH /	752916



COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County) FLINDERS	COLUMN 2 (Reserve No)
WINFELL / FLINDERS	752917	WHITBARROW / FLINDERS	752918	WICKLOW / FLINDERS	752919
WIDGELAND / FLINDERS	752920	WILMATHA / FLINDERS	752921	YAMMA / FLINDERS	752922
YARROW / FLINDERS	752923	YOONGEE / FLINDERS	752924	BANDON / FORBES	752925
BANG BANG / FORBES	752926	BINDA / FORBES	752927	BIRANGAN / FORBES	752928
BOGOLONG / FORBES	752929	BOYD / FORBES	752930	BRAULIN / FORBES	752931
BROULA / FORBES	752932	BUNDABURRAH / FORBES	752933	CONIMBLA / FORBES	752934
CUDGELONG / FORBES	752935	CUMBIJOWA / FORBES	752936	CURROWONG / FORBES	752937
ERASA / FORBES	752938	EUALDRIE / FORBES	752939	GOOLOOGONG / FORBES	752940
GOONIGAL / FORBES	752941	JEMALONG / FORBES	752942	KANGAROOBY / FORBES	752943
MAUDRY / FORBES	752944	MELYRA / FORBES	752945	MERRIGANOWRY / FORBES	752946
MORONGLA / FORBES	752947	MULYAN / FORBES	752948	MULYANDRY / FORBES	752949
NANIMA / FORBES	752950	NEILA / FORBES	752951	OOMA / FORBES	752952
TALLABUNG / FORBES	752953	THURUNGLE / FORBES	752954	WAAYOURIGONG / FORBES	752955
WALLAH WALLAH / FORBES	752956	WARRADERRY / FORBES	752957	WARRANGONG / FORBES	752958
WARRUMBA / FORBES	752959	WATTAMONDARA / FORBES	752960	WHEOGA / FORBES	752961
WONGAJONG / FORBES	752962	ABERCROMBIE / GEORGIANA	753007	BALLYROE / GEORGIANA	753008
BEEMARANG / GEORGIANA	753009	BELMORE / GEORGIANA	753010	BIGGA / GEORGIANA	753011
BINDA / GEORGIANA	753012	BINGHAM / GEORGIANA	753013	BLACKMAN / GEORGIANA	753014
BOLONG / GEORGIANA	753015	BOMBAH / GEORGIANA	753016	BUBALAHLA / GEORGIANA	753017
BUCUMBA / GEORGIANA	753018	BUMMAROO / GEORGIANA	753019	BURRAGA / GEORGIANA	753020
BURRIDGEE / GEORGIANA	753021	CARRAWA / GEORGIANA	753022	COPPERHANNIA / GEORGIANA	753023
CUDDYONG / GEORGIANA	753025	FINLEY / GEORGIANA	753026	GARRYNIAN / GEORGIANA	753027
GILLINDICH / GEORGIANA	753028	GILMANDYKE / GEORGIANA	753029	GLENGARRY / GEORGIANA	753030
GRABINE / GEORGIANA	753031	GROVELAND / GEORGIANA	753032	GURNANG / GEORGIANA	753033
HILLAS / GEORGIANA	753034	ISABELLA / GEORGIANA	753035	JEREMY / GEORGIANA	753036
JERRONG / GEORGIANA	753037	JULONG / GEORGIANA	753038	KANGALOO LAH / GEORGIANA	753039
KEMPFIELD / GEORGIANA	753040	KEVERSTONE / GEORGIANA	753041	KIAMMA / GEORGIANA	753042
LAGGAN / GEORGIANA	753043	LEIGHWOOD / GEORGIANA	753044	MARKDALE / GEORGIANA	753045
MEGLO / GEORGIANA	753046	MOUNT LAWSON / GEORGIANA	753047	MULGOWRIE / GEORGIANA	753048
MULGUNNIA / GEORGIANA	753049	RETREAT / GEORGIANA	753051	ROCKLEY / GEORGIANA	753052
SHERWOOD / GEORGIANA	753053	STOKE / GEORGIANA	753054	THALABA / GEORGIANA	753055
THOMPSON / GEORGIANA	753056	TUENA / GEORGIANA	753057	TYRL TYRL / GEORGIANA	753058
WALBROOK / GEORGIANA	753059	WANGALO / GEORGIANA	753060	WERONG / GEORGIANA	753061
WIARBOROUGH / GEORGIANA	753062	WOWAGIN / GEORGIANA	753063	WYNDHAM / GEORGIANA	753064
YALBRAITH / GEORGIANA	753065	YARRAMAN / GEORGIANA	753066	YEW RANGARA / GEORGIANA	753067
BANAR / GIPPS	753068	BENA / GIPPS	753069	BIBBIJOLEE / GIPPS	753070
BIMBEEN / GIPPS	753071	BLOW CLEAR / GIPPS	753072	BOGANDILLON / GIPPS	753073
BOLAGAMY / GIPPS	753074	BROLGA / GIPPS	753075	BYGALORIE / GIPPS	753076
CADALGULEE / GIPPS	753077	CADOW / GIPPS	753078	CARAGABAL / GIPPS	753079
CARAWANDOO / GIPPS	753080	CLEAR RIDGE / GIPPS	753081	COOKABURRAGONG / GIPPS	753082
CORRINGLE / GIPPS	753083	COWAL / GIPPS	753084	CROWN CAMP / GIPPS	753085
CURRAH / GIPPS	753086	EUGLO / GIPPS	753087	EUGLO SOUTH / GIPPS	753088
GIBRIGAL / GIPPS	753089	GOOBOTHERY / GIPPS	753090	GORMANS HILL / GIPPS	753091
HIAWATHA / GIPPS	753092	ILGINDRIE / GIPPS	753093	INA / GIPPS	753094
JEMALONG WEST / GIPPS	753095	KALINGAN / GIPPS	753096	LAKE / GIPPS	753097
LIVINGSTONE / GIPPS	753098	MANNA / GIPPS	753099	MARSDEN / GIPPS	753100
MERRIBOOKA / GIPPS	753101	MERRIMAROTHERIE / GIPPS	753102	MILBEE / GIPPS	753103
MILDIL / GIPPS	753104	MOONBIA / GIPPS	753105	MOORA MOORA / GIPPS	753106
MULGA / GIPPS	753107	MURRENGREEN / GIPPS	753108	NERANG COWAL / GIPPS	753109
PULLABOOKA / GIPPS	753110	PULLIGAL / GIPPS	753111	SOUTH BORAMBIL / GIPPS	753112
SOUTH CONDOBOLIN / GIPPS	753113	SOUTH GULGO / GIPPS	753114	SOUTH MICABIL / GIPPS	753115
THULLOO / GIPPS	753116	TIRRANNA / GIPPS	753117	TOWYAL / GIPPS	753118
TRIGALANA / GIPPS	753119	UDAH / GIPPS	753120	UGALONG / GIPPS	753121
UNGARIE / GIPPS	753122	WALLAROI / GIPPS	753123	WAMBOYNE / GIPPS	753124
WARANGLA / GIPPS	753125	WARDRY / GIPPS	753126	WARROO / GIPPS	753127
WEELAH / GIPPS	753128	WEST PLAINS / GIPPS	753129	WHEOGA / GIPPS	753130

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
WILBERTROY / GIPPS	753131	WILGA / GIPPS	753132	WILGA SOUTH / GIPPS	753133
WOLLONGOUGH / GIPPS	753134	WYALONG / GIPPS	753135	YARNEL / GIPPS	753136
YOUNGA PLAIN / GIPPS	753137	YOUNGAREEN / GIPPS	753138	ALFRED / GLOUCESTER	753139
AVON / GLOUCESTER	753140	BACHELOR / GLOUCESTER	753141	BARRINGTON / GLOUCESTER	753142
BEEAN BEEAN / GLOUCESTER	753143	BELBORA / GLOUCESTER	753144	BERRICO / GLOUCESTER	753145
BERYAN / GLOUCESTER	753146	BINDERA / GLOUCESTER	753147	BLACKCAMP / GLOUCESTER	753148
BOHNOCK / GLOUCESTER	753149	BOOLAMBAYTE / GLOUCESTER	753150	BOORAL / GLOUCESTER	753151
BOOTAWA / GLOUCESTER	753152	BORANEL / GLOUCESTER	753153	BULAHDELAH / GLOUCESTER	753154
CARRINGTON / GLOUCESTER	753155	COOLONGLOOK / GLOUCESTER	753156	COWEAMBAH / GLOUCESTER	753157
CRAVEN / GLOUCESTER	753158	CROSBIE / GLOUCESTER	753159	CURREEKI / GLOUCESTER	753160
ELDON / GLOUCESTER	753161	EURUNDEREE / GLOUCESTER	753162	EUTHER / GLOUCESTER	753163
EVANS / GLOUCESTER	753164	FAULKLAND / GLOUCESTER	753165	FENS / GLOUCESTER	753166
FITZROY / GLOUCESTER	753167	FORSTER / GLOUCESTER	753168	FOSTERTON / GLOUCESTER	753169
GLOUCESTER / GLOUCESTER	753171	GORTON / GLOUCESTER	753172	GRANT / GLOUCESTER	753173
GUNDAINE / GLOUCESTER	753174	HEWONG / GLOUCESTER	753175	HORTON / GLOUCESTER	753176
IRRALONG / GLOUCESTER	753177	KARUAH / GLOUCESTER	753178	KIMBRIKI / GLOUCESTER	753179
KNOWLA / GLOUCESTER	753180	KORNGA / GLOUCESTER	753181	KUNDIBAKH / GLOUCESTER	753182
KYLE / GLOUCESTER	753183	LIMESTONE / GLOUCESTER	753184	MILLI / GLOUCESTER	753185
MIMI / GLOUCESTER	753186	MONKERAI / GLOUCESTER	753187	MOUNT GEORGE / GLOUCESTER	753188
MYALL / GLOUCESTER	753189	NERONG / GLOUCESTER	753190	STOCKTON / GLOUCESTER	753191
STOWELL / GLOUCESTER	753192	STROUD / GLOUCESTER	753193	SUTTON / GLOUCESTER	753194
TALAWAHL / GLOUCESTER	753195	TAREAN / GLOUCESTER	753196	TELERAREE / GLOUCESTER	753197
TERREEL / GLOUCESTER	753198	THALABA / GLOUCESTER	753199	THORNTON / GLOUCESTER	753200
TILLEGRA / GLOUCESTER	753201	TINONEE / GLOUCESTER	753202	TIRI / GLOUCESTER	753203
TOMAREE / GLOUCESTER	753204	TOPI TOPI / GLOUCESTER	753205	TREVOR / GLOUCESTER	753206
TUNCURRY / GLOUCESTER	753207	UNDERBANK / GLOUCESTER	753208	VERULAM / GLOUCESTER	753209
VINEY CREEK / GLOUCESTER	753210	WALLINGAT / GLOUCESTER	753211	WANG WAUK / GLOUCESTER	753212
WANGAT / GLOUCESTER	753213	WAWGAN / GLOUCESTER	753214	WILLABAH / GLOUCESTER	753215
WILMOT / GLOUCESTER	753216	WOLLOM / GLOUCESTER	753217	WOMBOIN / GLOUCESTER	753218
BELMORE / GORDON	753219	BENOLONG / GORDON	753220	BENYA / GORDON	753221
BOLDEROGERY / GORDON	753222	BUCKINBAH / GORDON	753223	BURGOON / GORDON	753224
BURRAWONG / GORDON	753225	CALOMA / GORDON	753226	CARDINGTON / GORDON	753227
CATOMBAL / GORDON	753228	CULLEN / GORDON	753229	CURRA / GORDON	753230
DILGA / GORDON	753231	DRAWAY / GORDON	753232	DUBBO / GORDON	753233
EURIMBULA / GORDON	753234	GANOO / GORDON	753235	GILGAL / GORDON	753236
GULLENGAMBEL / GORDON	753237	GUNDY / GORDON	753238	HYANDRA / GORDON	753239
LOOMBAH / GORDON	753240	NARRAGAL / GORDON	753241	NEUREA / GORDON	753242
OBLEY / GORDON	753243	OXLEY / GORDON	753244	PONTO / GORDON	753245
REDBANK / GORDON	753246	ROCHE / GORDON	753247	ROCKY PONDS / GORDON	753248
STRATHORN / GORDON	753249	TERRABELLA / GORDON	753250	THE GAP / GORDON	753251
THE SPRINGS / GORDON	753252	VEECH / GORDON	753253	WAGSTAFF / GORDON	753254
WANDAWANDONG / GORDON	753255	WARRABERRY / GORDON	753256	WHYLANDRA / GORDON	753257
ANDERSON / GOUGH	753258	ARVID / GOUGH	753259	BALACLAVA / GOUGH	753260
BALD NOB / GOUGH	753261	BEARDY PLAINS / GOUGH	753262	BEN LOMOND / GOUGH	753263
BLAIR HILL / GOUGH	753265	BLOXSOME / GOUGH	753266	BOYD / GOUGH	753267
BUNDAR / GOUGH	753268	CAMPBELL / GOUGH	753269	CLIFTON / GOUGH	753270
CLIVE / GOUGH	753271	DEEPWATER / GOUGH	753272	DIEHARD / GOUGH	753273
DITMAS / GOUGH	753274	DUMARESQ / GOUGH	753275	EDEN / GOUGH	753276
ELSMORE / GOUGH	753277	FLADBURY / GOUGH	753278	FLAGSTONE / GOUGH	753279
FLETCHER / GOUGH	753280	GLEN INNES / GOUGH	753282	GORDON / GOUGH	753283
HAMILTON / GOUGH	753284	HERBERT / GOUGH	753285	HIGHLAND HOME / GOUGH	753286
INVERELL / GOUGH	753287	KINGSGATE / GOUGH	753288	LANDS END / GOUGH	753289
LLANGOTHLIN / GOUGH	753290	LOUIS / GOUGH	753291	MACINTYRE / GOUGH	753292
MANN / GOUGH	753293	MAROWAN / GOUGH	753294	MITCHELL / GOUGH	753295
MOUNT MITCHELL / GOUGH	753297	MUIR / GOUGH	753298	NEWSTEAD / GOUGH	753299
PARADISE / GOUGH	753300	PARADISE NORTH / GOUGH	753301	PARKES / GOUGH	753302
RANGERS VALLEY / GOUGH	753303	ROBERTSON / GOUGH	753304	ROSS / GOUGH	753305

COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)
RUSDEN / GOUGH	753306	SCONE / GOUGH	753308	SCOTT / GOUGH	753309
SEVERN / GOUGH	753310	STONEHENGE / GOUGH	753311	STRACHAN / GOUGH	753312
STRATHBOGIE / GOUGH	753313	STRATHBOGIE NORTH / GOUGH	753314	SWANBROOK / GOUGH	753315
SWANVALE / GOUGH	753316	TENT HILL / GOUGH	753317	THE BROTHERS / GOUGH	753318
WATERLOO / GOUGH	753319	WELLINGROVE / GOUGH	753320	WELLINGTON / GOUGH	753321
WELLINGTON NORTH / GOUGH	753322	WELLINGTON VALE / GOUGH	753323	YARROW / GOUGH	753324
YARROWFORD / GOUGH	753325	ALBURY / GOULBURN	753326	BACK CREEK / GOULBURN	753327
BILLABUNG / GOULBURN	753328	BOWNA / GOULBURN	753329	CARABOBALA / GOULBURN	753330
CARABOST / GOULBURN	753331	COOCOOK / GOULBURN	753332	COOKARDINIA / GOULBURN	753333
COPPABELLA / GOULBURN	753334	CUMBOROONA / GOULBURN	753335	CURRAJONG / GOULBURN	753336
DORA DORA / GOULBURN	753337	FOREST CREEK / GOULBURN	753338	GEROGERY / GOULBURN	753339
HOLBROOK / GOULBURN	753340	HUME / GOULBURN	753341	HUON / GOULBURN	753342
JERGGLE / GOULBURN	753343	JERRA JERRA / GOULBURN	753344	JINDERA / GOULBURN	753345
JINGELIC / GOULBURN	753346	LITTLE BILLABUNG / GOULBURN	753347	MITCHELL / GOULBURN	753348
MOUNTAIN CREEK / GOULBURN	753349	MULLENGANDRA / GOULBURN	753350	MUNGABARINA / GOULBURN	753351
MURRAY / GOULBURN	753352	NARRA NARRA WA / GOULBURN	753353	PULLETOP / GOULBURN	753354
TALMALMO / GOULBURN	753355	THURGOONA / GOULBURN	753356	VAUTIER / GOULBURN	753357
WAGRA / GOULBURN	753358	WOOMARGAMA / GOULBURN	753359	WYNDHAM / GOULBURN	753360
YAMBLA / GOULBURN	753361	YARARA / GOULBURN	753362	YARRA YARRA / GOULBURN	753363
BABY / GOWEN	753364	BALUMBRIDAL / GOWEN	753365	BANDULLA / GOWEN	753366
BEARBONG / GOWEN	753367	BELAR / GOWEN	753368	BIRALBUNG / GOWEN	753369
BONE BONE / GOWEN	753370	BOYBEN / GOWEN	753371	BREELONG / GOWEN	753372
BURRENDAH / GOWEN	753373	CAIGAN / GOWEN	753374	CALLANGOAN / GOWEN	753375
CARAGHNAN / GOWEN	753376	COBBINBIL / GOWEN	753377	COONABARABRAN / GOWEN	753378
CUTTABULLOO / GOWEN	753379	DERINGULLA / GOWEN	753380	DILLY / GOWEN	753381
ERINGANERIN / GOWEN	753382	GOWANG / GOWEN	753383	GREENBAH / GOWEN	753384
GULARGAMBONE / GOWEN	753385	GUMIN / GOWEN	753386	GUNDI / GOWEN	753387
KIRBAN / GOWEN	753388	MUNDAR / GOWEN	753389	NAMAN / GOWEN	753390
NANDI / GOWEN	753391	ORANDELBINIA / GOWEN	753392	PIANGULA / GOWEN	753393
PIBBON / GOWEN	753394	QUANDONG / GOWEN	753395	TANNABAR / GOWEN	753396
TARAMBIJAL / GOWEN	753397	TERRABILE / GOWEN	753398	TIMOR / GOWEN	753399
TONDERBURINE / GOWEN	753400	TOORAWEEAH / GOWEN	753401	UARGON / GOWEN	753402
ULAMAMBRI / GOWEN	753403	ULUNGRA / GOWEN	753404	URABRIBLE / GOWEN	753405
WALLUMBURRAWANG / GOWEN	753406	WILBER / GOWEN	753407	WINDURONG / GOWEN	753408
WINGABUTTA / GOWEN	753409	WOORUT / GOWEN	753410	YALCOGRIN / GOWEN	753411
YARRAGRIN / GOWEN	753412	YARRAWIN / GOWEN	753413	YOULBUNG / GOWEN	753414
BANNAH / GREGORY	753415	BEBRUE / GREGORY	753416	BELAR / GREGORY	753417
BELARBONE / GREGORY	753418	BENA / GREGORY	753419	BERGO / GREGORY	753420
BIBBEJIBBERY / GREGORY	753421	BILLABULLA / GREGORY	753422	BIRRIMBA / GREGORY	753423
BLAIRMONT / GREGORY	753424	BOKAMORE / GREGORY	753425	BOOMAGRILL / GREGORY	753426
BOONUN / GREGORY	753427	BOURBAH / GREGORY	753428	BUCKINGUY / GREGORY	753429
BULGALA / GREGORY	753430	BULGERAGA / GREGORY	753431	BUTTABONE / GREGORY	753432
CANONBA / GREGORY	753433	CANONBA NORTH / GREGORY	753434	CARWELL / GREGORY	753435
COLANE / GREGORY	753436	COLLYBURL / GREGORY	753437	DREEWA / GREGORY	753438
DRYBURGH / GREGORY	753439	DUFFITY / GREGORY	753440	DYNONG / GREGORY	753441
EMBIE / GREGORY	753442	ENAWEEA / GREGORY	753443	EULAMOGA / GREGORY	753445
GANDYMUNGYDEL / GREGORY	753446	GARDINER / GREGORY	753447	GEERIGAN / GREGORY	753448
GERALGUMBONE / GREGORY	753449	GERAR / GREGORY	753450	GERWA / GREGORY	753451
GILGOEN / GREGORY	753452	GIRRALONG / GREGORY	753453	GOOBABONE / GREGORY	753454
GOOLAGOOLA / GREGORY	753455	GOORIBUN / GREGORY	753456	GRADDELL / GREGORY	753457
GRADGERY / GREGORY	753458	GRAHWAY / GREGORY	753459	HADDON RIG / GREGORY	753461
HOLYBON / GREGORY	753462	INGLEGA / GREGORY	753463	MARA / GREGORY	753464
MARBELLA / GREGORY	753465	MAREBONE / GREGORY	753466	MARINEBONE / GREGORY	753467
MARTHAGUY / GREGORY	753468	MELLERSTAIN / GREGORY	753469	MELROSE / GREGORY	753470

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
MERRI / GREGORY	753471	MERRIMBA / GREGORY	753472	MERRINELE / GREGORY	753473
MOBALA / GREGORY	753474	MOUNT FOSTER / GREGORY	753475	MUMBLEBONE / GREGORY	753476
NARRABONE / GREGORY	753477	NEINBY / GREGORY	753479	NINIA / GREGORY	753480
NOONBAH / GREGORY	753481	NORTHCOTE / GREGORY	753482	PENTAGON / GREGORY	753483
PULLINGARWARINA / GREGORY	753484	QUABOTHOO / GREGORY	753485	QUAMBONE / GREGORY	753486
QUONDONG / GREGORY	753487	QUILBONE / GREGORY	753488	SANDRIDGE / GREGORY	753489
STANHOPE / GREGORY	753490	TAILBY / GREGORY	753491	TAMERIBUNDY / GREGORY	753492
TERRIGAL / GREGORY	753493	THE MOLE / GREGORY	753494	TONGAMBA / GREGORY	753495
WARRIGAL / GREGORY	753496	WAUGHANDRY / GREGORY	753497	WEENCULLING / GREGORY	753498
WILLIE / GREGORY	753499	WINGEBAR / GREGORY	753500	WOOLAGOOLA / GREGORY	753501
WULLAMGAMBONE / GREGORY	753502	WUNDABUNGAY / GREGORY	753503	YARRAWELL / GREGORY	753504
YHABABONG / GREGORY	753505	ALDER / GRESHAM	753506	BAROOL / GRESHAM	753507
BOYD / GRESHAM	753508	BRAYLESFORD / GRESHAM	753509	BROADMEADOWS / GRESHAM	753510
BUCCARUMBI / GRESHAM	753511	CAMELBACK / GRESHAM	753512	CHAELENDI / GRESHAM	753513
CHANDLER / GRESHAM	753514	COWAN / GRESHAM	753516	CUNGLEBUNG / GRESHAM	753517
DALMORTON / GRESHAM	753518	GLEN NEVIS / GRESHAM	753519	GRAFTON / GRESHAM	753520
GRANGE / GRESHAM	753521	HENRY / GRESHAM	753522	JACKADGERY / GRESHAM	753523
KALOE / GRESHAM	753524	MARARA / GRESHAM	753525	MARARA WEST / GRESHAM	753526
MARENGO / GRESHAM	753527	NEWBOLD / GRESHAM	753528	NEWTON BOYD / GRESHAM	753529
NULLAMA / GRESHAM	753530	OAKWOOD / GRESHAM	753531	SARA / GRESHAM	753532
SPRINGBROOK / GRESHAM	753533	STANLEY / GRESHAM	753534	STURT / GRESHAM	753535
URANIA / GRESHAM	753537	WELLINGTON / GRESHAM	753538	WILLY / GRESHAM	753539
WORRA / GRESHAM	753540	BEGGAN BEGGAN / HARDEN	753590	BINALONG / HARDEN	753591
BIRREMA / HARDEN	753592	BOBBARA / HARDEN	753593	BONGONGALONG / HARDEN	753594
BOOKHAM / HARDEN	753595	BOWNING / HARDEN	753596	BURRA / HARDEN	753597
CHILDOWLA / HARDEN	753598	COOLAC / HARDEN	753599	COONEY / HARDEN	753600
COOTAMUNDRA / HARDEN	753601	COPPABELLA / HARDEN	753602	COWCUMBALA / HARDEN	753603
CULLINGA / HARDEN	753604	CUMBAMURRA / HARDEN	753605	CUNJEGONG / HARDEN	753606
CUNNINGAR / HARDEN	753607	CUNNINGHAM / HARDEN	753608	CURRAWONG / HARDEN	753609
DEMONDRILLE / HARDEN	753610	DOUGLAS / HARDEN	753611	EUBINDAL / HARDEN	753613
GALONG / HARDEN	753614	GOBARRALONG / HARDEN	753616	GOORAMMA / HARDEN	753617
HARDEN / HARDEN	753618	ILLALONG / HARDEN	753619	JINDALEE / HARDEN	753620
JUGIONG / HARDEN	753621	MOONEY MOONEY / HARDEN	753622	MOPPITY / HARDEN	753623
MURRIMBOOLA / HARDEN	753624	MUTTAMA / HARDEN	753625	MYLORA / HARDEN	753626
NUBBA / HARDEN	753627	NURUNG / HARDEN	753628	TALMO / HARDEN	753629
WALLENDON / HARDEN	753630	WAMBAT / HARDEN	753631	WILKIE / HARDEN	753632
WOOLGARLO / HARDEN	753633	ABINGTON / HARDINGE	753635	ACONITE / HARDINGE	753636
ASTON / HARDINGE	753637	AUBURN VALE / HARDINGE	753638	BAKER / HARDINGE	753639
BALALA / HARDINGE	753640	BALDWIN / HARDINGE	753641	BARLOW / HARDINGE	753642
BUCHANAN / HARDINGE	753645	BUNDARRA / HARDINGE	753646	CAMERON / HARDINGE	753647
CHAPMAN / HARDINGE	753648	CHIGWELL / HARDINGE	753649	CLARE / HARDINGE	753650
CLERK / HARDINGE	753651	CLERKNESS / HARDINGE	753652	COOPER / HARDINGE	753653
COPE'S CREEK / HARDINGE	753654	DARBY / HARDINGE	753655	DARBYSLEIGH / HARDINGE	753656
DRUMMOND / HARDINGE	753657	ELDERBURY / HARDINGE	753659	EVERETT / HARDINGE	753660
HONEYSUCKLE / HARDINGE	753661	LAURA / HARDINGE	753662	MACKENZIE / HARDINGE	753663
MAYO / HARDINGE	753664	MOREDUN / HARDINGE	753665	MORSE / HARDINGE	753666
NEW VALLEY / HARDINGE	753667	NUANDLE / HARDINGE	753668	OLLERA / HARDINGE	753669
ROUMALLA / HARDINGE	753670	RUSSELL / HARDINGE	753671	SANDY CREEK / HARDINGE	753672
SINGLE / HARDINGE	753673	SKINNER / HARDINGE	753674	ST GEORGE / HARDINGE	753676
STONYBATTER / HARDINGE	753677	SWINTON / HARDINGE	753678	TENTERDEN / HARDINGE	753679
TIENGA / HARDINGE	753680	TORRYBURN / HARDINGE	753681	WILLIAMS / HARDINGE	753682
YARROWICK / HARDINGE	753683	BARNARD / HAWES	753684	BARRY / HAWES	753685
BROCK / HAWES	753686	CAMPBELL / HAWES	753687	COBB / HAWES	753688
COOLCUMBA / HAWES	753689	COOPLACURRIPA / HAWES	753690	COUATWONG / HAWES	753691
CURRACABUNDI / HAWES	753692	CURRICABARK / HAWES	753693	DEWITT / HAWES	753694
GIRO / HAWES	753695	HALL / HAWES	753696	HASTINGS / HAWES	753697
HAWES / HAWES	753698	LOWRY / HAWES	753699	MACKAY / HAWES	753700
MERNOT / HAWES	753701	MUKKI / HAWES	753702	MUMMEL / HAWES	753703
MURRAY / HAWES	753704	MYALL / HAWES	753705	MYRA / HAWES	753706

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
NAYLOR / HAWES	753707	NOWENDOC / HAWES	753708	PARKES / HAWES	753709
ROWLEY / HAWES	753710	RUSHBROOK / HAWES	753711	SCHOFIELD / HAWES	753712
TOBIN / HAWES	753713	TOGALO / HAWES	753714	TOMALLA / HAWES	753715
URIAMUKKI / HAWES	753716	VANT / HAWES	753717	WARD / HAWES	753718
WERRIKIMBE / HAWES	753719	WHITE / HAWES	753720	WOKO / HAWES	753721
YEERAWUN / HAWES	753722	BILLABONG FOREST / HUME	753723	BROCKLESBY / HUME	753724
BUCKARGINGAH / HUME	753725	BULGANDRY / HUME	753726	BUNGOWANNAH / HUME	753727
BURAJA / HUME	753728	BURRANGONG / HUME	753729	BURRUMBUTTOCK / HUME	753730
CASTLESTEAD / HUME	753731	COLLENDINA / HUME	753732	COMER / HUME	753733
COROWA / HUME	753734	CREIGHTON / HUME	753735	GIBSON / HUME	753736
GOOMBARGANA / HUME	753737	GORDON / HUME	753738	GRANVILLE / HUME	753739
GRAY / HUME	753740	HENTY / HUME	753741	HINDMARSH / HUME	753742
HOVELL / HUME	753743	HOWLONG / HUME	753744	KENTUCKY / HUME	753745
LOWES / HUME	753746	MAHONGA / HUME	753747	MAHONGA FOREST / HUME	753748
MOORWATHA / HUME	753749	MOREBRINGER / HUME	753750	MORVEN / HUME	753751
OSBORNE / HUME	753752	PINEY RANGE / HUME	753753	QUAT QUATTA / HUME	753754
RAND / HUME	753755	RICHMOND / HUME	753756	ROUND HILL / HUME	753757
RYAN / HUME	753758	SANDY RIDGES / HUME	753759	SHERWYN / HUME	753760
STITT / HUME	753761	THUGGA / HUME	753762	WALBUNDRIE / HUME	753763
WALLA WALLA / HUME	753764	WILSON / HUME	753765	ANGORAWA / HUNTER	753766
ARNDELL / HUNTER	753767	BAERAMI / HUNTER	753768	BLACKWATER / HUNTER	753769
BULGA / HUNTER	753770	BUREEN / HUNTER	753771	CAPERTEE / HUNTER	753772
CAROORA / HUNTER	753773	COLO / HUNTER	753774	COOK / HUNTER	753775
COONBARALBA / HUNTER	753776	COORONGOBA / HUNTER	753777	CORICUDGY / HUNTER	753778
DOYLE / HUNTER	753779	GLEN ALICE / HUNTER	753780	GRONO / HUNTER	753781
GULLONGULONG / HUNTER	753782	GUNGALWA / HUNTER	753783	HAWKESBURY / HUNTER	753784
HUNGERFORD / HUNTER	753785	HUNTER / HUNTER	753786	INNES / HUNTER	753787
IVORY / HUNTER	753788	JAMISON / HUNTER	753789	KEKEELBON / HUNTER	753790
KINDARUN / HUNTER	753791	LEMINGTON / HUNTER	753792	MACDONALD / HUNTER	753793
MARTINDALE / HUNTER	753794	MCLEAN / HUNTER	753795	MEDHURST / HUNTER	753796
MEDIWAH / HUNTER	753797	MELLONG / HUNTER	753798	MIRRIE / HUNTER	753799
MONUNDILLA / HUNTER	753800	MYRTLE / HUNTER	753801	NULLO / HUNTER	753802
PALOMORANG / HUNTER	753803	PARNELL / HUNTER	753804	PARR / HUNTER	753805
PARRY / HUNTER	753806	PHILLIP / HUNTER	753807	PIRIBIL / HUNTER	753808
POPPONG / HUNTER	753809	PUTTY / HUNTER	753810	SIX BROTHERS / HUNTER	753811
STURT / HUNTER	753812	TOLLAGONG / HUNTER	753813	TOMALPIN / HUNTER	753814
TONGA / HUNTER	753815	TUPA / HUNTER	753816	WAMBO / HUNTER	753817
WARENG / HUNTER	753818	WEENEY / HUNTER	753819	WHITE / HUNTER	753820
WHYBROW / HUNTER	753821	WILPEN / HUNTER	753822	WINDSOR / HUNTER	753823
WIRRABA / HUNTER	753824	WOLGAN / HUNTER	753825	WOLLEMI / HUNTER	753826
WOMERAH / HUNTER	753827	WONGA / HUNTER	753828	YENGO / HUNTER	753829
ATTUNGA / INGLIS	753830	BENDEMEER / INGLIS	753831	BLOOMFIELD / INGLIS	753832
BUBBOGULLION / INGLIS	753833	BURDEKIN / INGLIS	753834	BURKE / INGLIS	753835
CONGI / INGLIS	753836	DANGLEMAH / INGLIS	753837	GILL / INGLIS	753838
HANING / INGLIS	753839	LOOANGA / INGLIS	753840	MOONBI / INGLIS	753841
MULUERINDIE / INGLIS	753842	PERRY / INGLIS	753843	PRINGLE / INGLIS	753844
RETREAT / INGLIS	753845	SCOTT / INGLIS	753846	SOUTH BURKE / INGLIS	753847
TAMWORTH / INGLIS	753848	TARA / INGLIS	753849	WINTON / INGLIS	753850
WOLOMOL / INGLIS	753851	BELAR / JAMISON	753902	BIBIL / JAMISON	753903
BILLABOO / JAMISON	753904	BILLABOO SOUTH / JAMISON	753905	BOBBIWAA / JAMISON	753906
BOLCAROL / JAMISON	753907	BOORAH / JAMISON	753908	BRIGALOW / JAMISON	753909
BULYEROI / JAMISON	753910	BUNNA / JAMISON	753911	BUNYAH / JAMISON	753912
BURCARROLL / JAMISON	753913	BURREN / JAMISON	753914	BURREN EAST / JAMISON	753915
BURRENDONG / JAMISON	753916	CLEMENTS / JAMISON	753917	COOLGA / JAMISON	753918
COORONG / JAMISON	753919	COWIMANGARAH / JAMISON	753920	CUBBAROO / JAMISON	753921
CUBBAROO NORTH / JAMISON	753922	DANGAR / JAMISON	753923	DEALWARRALDI / JAMISON	753924
DENHAM / JAMISON	753925	DEWHURST / JAMISON	753926	DOBIKIN / JAMISON	753927
DOYLE / JAMISON	753928	DRILDPOOL / JAMISON	753929	ECKFORD / JAMISON	753930
EDGEROI / JAMISON	753931	GALATHERA / JAMISON	753932	GEHAN / JAMISON	753933
GOMMEL / JAMISON	753934	GRAHAM / JAMISON	753935	GUNDEMAIN / JAMISON	753936

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
HELEBAH / JAMISON	753937	JAMISON / JAMISON	753938	KEERA / JAMISON	753939
LONG POINT / JAMISON	753940	MANAMOI / JAMISON	753941	MARKHAM / JAMISON	753942
MELLBURRA / JAMISON	753943	MERAH / JAMISON	753944	MERAH NORTH / JAMISON	753945
MERIAH / JAMISON	753946	MILLIE / JAMISON	753947	MOEMA / JAMISON	753948
MORGAN / JAMISON	753949	MYALL HOLLOW / JAMISON	753950	NOWLEY / JAMISON	753951
NUNDI / JAMISON	753952	OREEL / JAMISON	753953	PIAN / JAMISON	753954
QUEERBRI / JAMISON	753955	TARLEE / JAMISON	753956	THALABA / JAMISON	753957
TULLADUNNA / JAMISON	753958	VICKERY / JAMISON	753959	WARRAMBOOL / JAMISON	753960
WATERLOO / JAMISON	753961	WAUGAN / JAMISON	753962	WEETA WAA / JAMISON	753963
WOOLABRAR / JAMISON	753964	YARRANBAR / JAMISON	753965	ALBERT / KENNEDY	753966
BABATHNIL / KENNEDY	753967	BEACONSFIELD / KENNEDY	753968	BELARDERY / KENNEDY	753969
BENTINCK / KENNEDY	753970	BEUGAMEL / KENNEDY	753971	BOONA / KENNEDY	753972
BRAALGHY / KENNEDY	753973	BULBODNEY / KENNEDY	753974	BURDENDA / KENNEDY	753975
BURRA / KENNEDY	753976	BURRILL / KENNEDY	753977	CAROLINA / KENNEDY	753978
CAVENDISH / KENNEDY	753979	COOKOPIE / KENNEDY	753980	CORADGERY / KENNEDY	753981
CORADGERY WEST / KENNEDY	753982	DANDALOO / KENNEDY	753983	DAVISON / KENNEDY	753984
DERRIBONG / KENNEDY	753985	EUCHABIL / KENNEDY	753986	FITZROY / KENNEDY	753987
GENANAGUY / KENNEDY	753988	GENAREN / KENNEDY	753989	GILLENBINE / KENNEDY	753990
GOBONDRY / KENNEDY	753991	GRADDLE / KENNEDY	753992	HARTINGTON / KENNEDY	753993
HASTINGS / KENNEDY	753994	HAWARDEN / KENNEDY	753995	HOUSTON / KENNEDY	753996
KADINA / KENNEDY	753997	LIMESTONE / KENNEDY	753998	MERILBA / KENNEDY	753999
MERYULA / KENNEDY	754000	MICKIBRI / KENNEDY	754001	MICKIMILL / KENNEDY	754002
MINGELO / KENNEDY	754003	MINGERONG / KENNEDY	754004	MOODANA / KENNEDY	754005
MOODANA SOUTH / KENNEDY	754006	MUNGERIE / KENNEDY	754007	ORMONDE / KENNEDY	754008
OSSORY / KENNEDY	754009	REDCLIFFE / KENNEDY	754010	RUSSELL / KENNEDY	754011
SALISBURY / KENNEDY	754012	SARFIELD / KENNEDY	754013	SOMERSET / KENNEDY	754014
STANLEY / KENNEDY	754015	STRAHORN / KENNEDY	754016	TABRATONG / KENNEDY	754018
TALINGABOOLBA / KENNEDY	754019	TANILOGO / KENNEDY	754020	TOUT / KENNEDY	754021
WELLWOOD / KENNEDY	754022	WERIDGERY / KENNEDY	754023	WILLANBALANG / KENNEDY	754024
WILMATHA / KENNEDY	754025	WOMBIN / KENNEDY	754026	YRALLA / KENNEDY	754027
ALTON / KING	754097	BALA / KING	754098	BANGO / KING	754099
BARNETT / KING	754100	BIALA / KING	754101	BLAKNEY / KING	754102
BOOROWA / KING	754103	BRAMAH / KING	754105	BUNTON / KING	754106
CROOKWELL / KING	754108	CROSBY / KING	754109	CULLARIN / KING	754110
DALTON / KING	754111	DERRINGULLEN / KING	754112	DIXON / KING	754113
GARWAY / KING	754114	GRABBen GULLEN / KING	754115	GRAHAM / KING	754116
GUNNARY / KING	754117	GUNNING / KING	754118	HOVELL / KING	754120
JERRARA / KING	754121	JERRAWA / KING	754122	KEMBER / KING	754123
KENYU / KING	754124	KILDARE / KING	754125	LAMPTON / KING	754126
LERIDA / KING	754127	MANTON / KING	754128	MERRILL / KING	754129
MUNDOONEN / KING	754130	NARRAWA / KING	754131	NELANGLO / KING	754132
NEWHAM / KING	754133	NUMBY / KING	754134	OLNEY / KING	754135
OPTON / KING	754136	PRESTON / KING	754139	RABNOR / KING	754140
ROMNER / KING	754141	RUGBY / KING	754142	TAUNTON / KING	754143
WALLAH / KING	754144	WARE / KING	754145	WHEEO / KING	754146
WINDUELLA / KING	754147	WYANGALA / KING	754148	YASS / KING	754149
ABERFOYLE / LEICHHARDT	754176	AMOS / LEICHHARDT	754177	BARONNE / LEICHHARDT	754178
BIMBLE / LEICHHARDT	754179	BOGEWANG / LEICHHARDT	754180	BORGARA / LEICHHARDT	754181
BREWAN / LEICHHARDT	754182	BUCHANAN / LEICHHARDT	754183	BUDGEON / LEICHHARDT	754184
BULGAH / LEICHHARDT	754185	BULGOGAR / LEICHHARDT	754186	BULLARORA / LEICHHARDT	754187
CALGA / LEICHHARDT	754188	CAMBARA / LEICHHARDT	754189	CAMPBELL / LEICHHARDT	754190
CARRABEAR / LEICHHARDT	754191	CARWELL / LEICHHARDT	754192	CASTLEREAGH / LEICHHARDT	754193
COLLINOUIE / LEICHHARDT	754194	COLMIA / LEICHHARDT	754195	COLOMY / LEICHHARDT	754196
CONIMBIA / LEICHHARDT	754197	COOEYAH WARRAH / LEICHHARDT	754198	COONAMBLE / LEICHHARDT	754199
COONAMOONA / LEICHHARDT	754200	DAHOMY / LEICHHARDT	754201	DEVON / LEICHHARDT	754202
DINOVA / LEICHHARDT	754203	EDGEROI / LEICHHARDT	754204	ELLIS / LEICHHARDT	754205

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
ELONGERY / LEICHHARDT	754206	EULAH / LEICHHARDT	754207	EUROKA / LEICHHARDT	754208
GEELNOY / LEICHHARDT	754209	GELAMBULA / LEICHHARDT	754210	GIDGERYGAAH / LEICHHARDT	754211
GIDGINBILLA / LEICHHARDT	754212	GILGOOMA / LEICHHARDT	754213	GILGULDRY / LEICHHARDT	754214
GILWARNY / LEICHHARDT	754215	GOORIANAWA / LEICHHARDT	754216	GUNGALMAN / LEICHHARDT	754217
GUNGALMAN NORTH / LEICHHARDT	754218	GUNNA / LEICHHARDT	754219	KEADOOL / LEICHHARDT	754220
KIDGAR / LEICHHARDT	754221	MAGOMETON / LEICHHARDT	754222	MATOUREE / LEICHHARDT	754223
MOGIL / LEICHHARDT	754224	MOOLAMBONG / LEICHHARDT	754225	MOORA / LEICHHARDT	754226
MOORAMBILLA / LEICHHARDT	754227	MOURABIE / LEICHHARDT	754228	MOWLMA / LEICHHARDT	754229
MUNDARE / LEICHHARDT	754230	MUNGERY / LEICHHARDT	754231	MUNNA MUNNA / LEICHHARDT	754232
MURRAIMAN / LEICHHARDT	754233	NARRATIGAH / LEICHHARDT	754234	NEBEA / LEICHHARDT	754235
NEDGERA / LEICHHARDT	754236	NEINBY / LEICHHARDT	754237	NELGOWRIE / LEICHHARDT	754238
NIMBIA / LEICHHARDT	754239	NINGEAR / LEICHHARDT	754240	NOONBAR / LEICHHARDT	754241
NUGAL / LEICHHARDT	754242	OURAL / LEICHHARDT	754243	PARMIDUAN / LEICHHARDT	754244
PIER PIER / LEICHHARDT	754245	QUANDA QUANDA / LEICHHARDT	754246	QUONMOONA / LEICHHARDT	754247
SUSSEX / LEICHHARDT	754248	TAHRONE / LEICHHARDT	754249	TALLEGAR / LEICHHARDT	754250
TEREMBONE / LEICHHARDT	754251	TERIDGERIE / LEICHHARDT	754252	THARA / LEICHHARDT	754253
TOBIN / LEICHHARDT	754254	TOLOORA / LEICHHARDT	754255	TOOLOON / LEICHHARDT	754256
TOORA / LEICHHARDT	754257	TRIELMON / LEICHHARDT	754258	ULARBIE / LEICHHARDT	754259
ULUNDRY / LEICHHARDT	754260	URAWILKIE / LEICHHARDT	754261	WADDIWONG / LEICHHARDT	754262
WALCHA / LEICHHARDT	754263	WALLA WALLA / LEICHHARDT	754264	WAMBELONG / LEICHHARDT	754265
WARRABA EAST / LEICHHARDT	754266	WARRABAH / LEICHHARDT	754267	WARRAGAN / LEICHHARDT	754268
WARREN DOWNS / LEICHHARDT	754269	WARRENA / LEICHHARDT	754270	WEETALIBA / LEICHHARDT	754271
WILLAGA / LEICHHARDT	754272	WINGADEE / LEICHHARDT	754273	WINNABA / LEICHHARDT	754274
WOOLINGAR / LEICHHARDT	754275	WORINJERONG / LEICHHARDT	754276	WYABERY / LEICHHARDT	754277
YARRAGOORA / LEICHHARDT	754278	YARRAYIN / LEICHHARDT	754279	YOEE / LEICHHARDT	754280
YOUENDAH / LEICHHARDT	754281	YUMA / LEICHHARDT	754282	ADELYNE / LINCOLN	754283
BALD HILL / LINCOLN	754284	BALLIMORE / LINCOLN	754285	BARBIGAL / LINCOLN	754286
BENI / LINCOLN	754287	BICKANBEENIE / LINCOLN	754288	BLACKHEATH / LINCOLN	754289
BODANGORA / LINCOLN	754290	BOLARO / LINCOLN	754291	BOOMLEY / LINCOLN	754292
BOSTON / LINCOLN	754293	BREELONG / LINCOLN	754294	BREELONG SOUTH / LINCOLN	754295
BRUAH / LINCOLN	754296	BULLADORAN / LINCOLN	754297	BULLINDA / LINCOLN	754298
BUNGIEBOMAR / LINCOLN	754299	CALEDONIA / LINCOLN	754300	COBBORA / LINCOLN	754301
COBRAURAGUY / LINCOLN	754302	COOLBAGGIE / LINCOLN	754303	DALEY / LINCOLN	754304
DAPPER / LINCOLN	754305	DEWAR / LINCOLN	754306	DONELLY / LINCOLN	754307
DUBBO / LINCOLN	754308	DUNEDOO / LINCOLN	754309	ELONG ELONG / LINCOLN	754310
ERSKINE / LINCOLN	754311	GAMBA / LINCOLN	754312	GEURIE / LINCOLN	754313
GOONOO / LINCOLN	754314	LINCOLN / LINCOLN	754315	MACQUARIE / LINCOLN	754316
MEDWAY / LINCOLN	754317	MICKETYMULGA / LINCOLN	754318	MIRRIE / LINCOLN	754319
MITCHELL / LINCOLN	754320	MURRUMBIDGERIE / LINCOLN	754321	MURRUNGUNDIE / LINCOLN	754322
NARRAN / LINCOLN	754323	RICHARDSON / LINCOLN	754324	SPRING CREEK / LINCOLN	754325
TAYLOR / LINCOLN	754326	TENANDRA / LINCOLN	754327	TERRAMUNGAMINE / LINCOLN	754328
TUCKLAND / LINCOLN	754329	WALLAROO / LINCOLN	754330	WARRIE / LINCOLN	754331
WOOROBOOMI / LINCOLN	754332	YARINDURY / LINCOLN	754333	YARROW / LINCOLN	754334
ALBERT / MACQUARIE	754395	ARAKOON / MACQUARIE	754396	BALLENGARRA / MACQUARIE	754397
BARNARD / MACQUARIE	754398	BELLANGRY / MACQUARIE	754399	BERANGHI / MACQUARIE	754400
BOBIN / MACQUARIE	754401	BULGA / MACQUARIE	754402	BURRAWAN / MACQUARIE	754403
CAIRNCROSS / MACQUARIE	754404	CAMDEN HAVEN / MACQUARIE	754405	COGO / MACQUARIE	754406
COMBOYNE / MACQUARIE	754407	COWANGARA / MACQUARIE	754408	CUNDLE / MACQUARIE	754409
DAWSON / MACQUARIE	754410	DEBENHAM / MACQUARIE	754411	ELLENBOROUGH / MACQUARIE	754412
FORBES / MACQUARIE	754413	GRAEME / MACQUARIE	754414	HARRINGTON / MACQUARIE	754415
INNES / MACQUARIE	754416	JASPER / MACQUARIE	754417	JOHNS RIVER / MACQUARIE	754418
KEMPSEY / MACQUARIE	754419	KEREWONG / MACQUARIE	754420	KHATAMBUHL / MACQUARIE	754421

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
KILLAWARRA / MACQUARIE	754422	KINCHELA / MACQUARIE	754423	KINDEE / MACQUARIE	754424
KIPPARA / MACQUARIE	754425	KNORRIT / MACQUARIE	754426	KOKOMERICAN / MACQUARIE	754427
KOREE / MACQUARIE	754428	LANSDOWNE / MACQUARIE	754429	LEWIS / MACQUARIE	754430
LINCOLN / MACQUARIE	754431	LORNE / MACQUARIE	754432	MACKAY / MACQUARIE	754433
MACQUARIE / MACQUARIE	754434	MARLEE / MACQUARIE	754435	MARSH / MACQUARIE	754436
MOORABARK / MACQUARIE	754437	MORTON / MACQUARIE	754438	MYALL / MACQUARIE	754439
OXLEY / MACQUARIE	754440	PALMERSTON / MACQUARIE	754441	PAPPINBARRA / MACQUARIE	754442
PROSPECT / MACQUARIE	754443	QUEENS LAKE / MACQUARIE	754444	RALFE / MACQUARIE	754445
REDBANK / MACQUARIE	754446	ROWLEY / MACQUARIE	754447	STEWART / MACQUARIE	754448
TAREE / MACQUARIE	754449	TINEBANK / MACQUARIE	754450	TORRENS / MACQUARIE	754451
VERNON / MACQUARIE	754452	WALIBREE / MACQUARIE	754453	WINGHAM / MACQUARIE	754454
WYOMING / MACQUARIE	754455	YARRATT / MACQUARIE	754456	ARAJOEL / MITCHELL	754535
ASHCROFT / MITCHELL	754536	BERRY JERRY / MITCHELL	754537	BIRREGO / MITCHELL	754538
BREWARRENA / MITCHELL	754539	BUCKINBONG / MITCHELL	754540	BULGARY / MITCHELL	754541
BULLENBUNG / MITCHELL	754542	BURKE / MITCHELL	754543	BURRANDANA / MITCHELL	754544
COFFIN ROCK / MITCHELL	754545	COROBIMILLA / MITCHELL	754546	COX / MITCHELL	754547
CUDELLE / MITCHELL	754548	EDGEHILL / MITCHELL	754549	FAITHFULL / MITCHELL	754550
GILLENBAH / MITCHELL	754551	GOBBAGAULA / MITCHELL	754552	GRUBBEN / MITCHELL	754553
HANGING ROCK / MITCHELL	754554	LEITCH / MITCHELL	754555	MACLEAN / MITCHELL	754556
MANGOPLAH / MITCHELL	754557	MILBRULONG / MITCHELL	754558	MIMOSA / MITCHELL	754559
MUNDAWADDERY / MITCHELL	754560	MUNDOWY / MITCHELL	754561	OSBORNE / MITCHELL	754562
PEARSON / MITCHELL	754563	PULLETOP / MITCHELL	754564	SANDY CREEK / MITCHELL	754565
TOOTOOL / MITCHELL	754566	URANQUINTY / MITCHELL	754567	VINCENT / MITCHELL	754568
WAUBERRIMA / MITCHELL	754569	WESTBY / MITCHELL	754570	WOOD / MITCHELL	754571
YARABEE / MITCHELL	754572	YARRAGUNDY / MITCHELL	754573	YERONG / MITCHELL	754574
BAXTER / MONTEAGLE	754575	BENDICK MURRELL / MONTEAGLE	754576	BRIBAREE / MONTEAGLE	754577
BRUNDAH / MONTEAGLE	754578	BUMBALDRY / MONTEAGLE	754579	BUNGALONG / MONTEAGLE	754580
BURRAMUNDA / MONTEAGLE	754581	BURRANGONG / MONTEAGLE	754582	COBA / MONTEAGLE	754583
COCOMINGLA / MONTEAGLE	754584	CONGERA / MONTEAGLE	754585	COLEGONG / MONTEAGLE	754586
CUDGYMAGUNTRY / MONTEAGLE	754587	DANANBILLA / MONTEAGLE	754588	GEEGULLALONG / MONTEAGLE	754589
GUNGEWALLA / MONTEAGLE	754591	IANDRA / MONTEAGLE	754592	ILLUNIE / MONTEAGLE	754593
KIKIAMAH / MONTEAGLE	754594	MARINA / MONTEAGLE	754595	MURRINGO / MONTEAGLE	754598
MURRINGO NORTH / MONTEAGLE	754599	MURRUNGAL / MONTEAGLE	754600	NARRALLEN / MONTEAGLE	754601
ROSSI / MONTEAGLE	754602	THUDDUNGARA / MONTEAGLE	754603	TYAGONG / MONTEAGLE	754604
WAMBANUMBA / MONTEAGLE	754605	WEDDIN / MONTEAGLE	754606	WILLAWONG / MONTEAGLE	754607
WILTON / MONTEAGLE	754608	WOODONGA / MONTEAGLE	754609	YAMBIRA / MONTEAGLE	754610
YOUNG / MONTEAGLE	754611	YUNDOO / MONTEAGLE	754612	ANDERSON / MURCHISON	754816
AUSTEN / MURCHISON	754817	BANGHEET / MURCHISON	754818	BINGARA / MURCHISON	754819
BOOMI / MURCHISON	754820	CAPEL / MURCHISON	754821	CARODA / MURCHISON	754822
COBBADAH / MURCHISON	754823	CRAWLEY / MURCHISON	754824	CURRANGANDI / MURCHISON	754825
DELINGERA / MURCHISON	754826	DELUNGRA / MURCHISON	754827	DERRA DERRA / MURCHISON	754828
DINGO / MURCHISON	754829	DINOGA / MURCHISON	754830	DRUMMOND / MURCHISON	754831
DUMBOY / MURCHISON	754832	DUNNEE / MURCHISON	754833	DURHAM / MURCHISON	754834
EULOWRIE / MURCHISON	754835	EVANS / MURCHISON	754836	FURBER / MURCHISON	754837
GLASS / MURCHISON	754838	GOURON / MURCHISON	754839	GUM FLAT / MURCHISON	754840
GUNDAMULDA / MURCHISON	754841	HALL / MURCHISON	754842	HORTON / MURCHISON	754843
KEERA / MURCHISON	754844	KING / MURCHISON	754845	LINDESAY / MURCHISON	754846
LITTLE PLAIN / MURCHISON	754847	MACINTYRE / MURCHISON	754848	MCKINNON / MURCHISON	754849
MEHI / MURCHISON	754850	MOLROY / MURCHISON	754851	MUNRO / MURCHISON	754852
MYALL / MURCHISON	754853	PALEROO / MURCHISON	754855	PALLAL / MURCHISON	754856
PIEDMONT / MURCHISON	754857	PRINGLE / MURCHISON	754858	RIDER / MURCHISON	754859
RUSDEN / MURCHISON	754860	STAG / MURCHISON	754861	TANGE / MURCHISON	754862
TURRAWARRA / MURCHISON	754863	WYNDHAM / MURCHISON	754864	AMUNGULA / MURRAY	754865
BALLALLABA / MURRAY	754866	BARNET / MURRAY	754867	BEDULLUCK / MURRAY	754868



<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
BOAMBOLO / MURRAY	754869	BULLONGONG / MURRAY	754870	BURRA / MURRAY	754871
BUTMAROO / MURRAY	754872	BYWONG / MURRAY	754873	CARWOOLA / MURRAY	754875
CURRANDOOLY / MURRAY	754876	ELLENDEN / MURRAY	754877	FAIRY MEADOW / MURRAY	754878
GINNINDERRA / MURRAY	754880	GOOGONG / MURRAY	754881	GOOROYARROO / MURRAY	754882
GUNDAROO / MURRAY	754883	HUME / MURRAY	754884	JEIR / MURRAY	754885
JINERO / MURRAY	754886	JINGLEMONEY / MURRAY	754887	JINJERA / MURRAY	754888
KEEWONG / MURRAY	754889	KRAWARREE / MURRAY	754890	LAKE GEORGE / MURRAY	754891
LARBERT / MURRAY	754892	MAJURA / MURRAY	754893	MERIGAN / MURRAY	754894
MOLONGLO / MURRAY	754895	MONKELLAN / MURRAY	754896	MULLOON / MURRAY	754897
MURRUMBATEMAN / MURRAY	754899	NANIMA / MURRAY	754900	OLLALULLA / MURRAY	754902
ORONMEAR / MURRAY	754903	PALERANG / MURRAY	754904	PIALLIGO / MURRAY	754905
PURRORUMBA / MURRAY	754906	QUEANBEYAN / MURRAY	754907	TALAGANDRA / MURRAY	754908
TANTANGERA / MURRAY	754909	THURRALILLY / MURRAY	754910	TOUAL / MURRAY	754911
TUGGERANONG / MURRAY	754912	URIALLA / MURRAY	754913	WALLAROO / MURRAY	754914
WAMBOIN / MURRAY	754915	WARRI / MURRAY	754916	WARROO / MURRAY	754917
WEETANGERA / MURRAY	754918	WERRIWA / MURRAY	754919	YANUNUNBEYAN / MURRAY	754920
YARROW / MURRAY	754922	BERRIOYE / NANDEWAR	754924	BILLYENA / NANDEWAR	754925
BOGGABRI / NANDEWAR	754926	BOLLOL / NANDEWAR	754927	BOOROBIL / NANDEWAR	754928
BRENTY / NANDEWAR	754929	BULLAWA / NANDEWAR	754930	BURBURGATE / NANDEWAR	754931
BYAR / NANDEWAR	754932	CONNOR / NANDEWAR	754933	CORYAH / NANDEWAR	754934
DERIAH / NANDEWAR	754935	DURRISDEER / NANDEWAR	754936	EULAH / NANDEWAR	754937
GUNNENBEME / NANDEWAR	754938	KILLARNEY / NANDEWAR	754939	LEARD / NANDEWAR	754940
LINDESAY / NANDEWAR	754941	MIHI / NANDEWAR	754942	MOONBILL / NANDEWAR	754943
NARRABRI / NANDEWAR	754944	NINGADHUN / NANDEWAR	754945	RANGIRA / NANDEWAR	754946
RUSDEN / NANDEWAR	754947	THERRIBRI / NANDEWAR	754948	TIPPEREENA / NANDEWAR	754949
TULCUMBA / NANDEWAR	754950	VICKERY / NANDEWAR	754951	WALLAH / NANDEWAR	754952
WEAN / NANDEWAR	754953	WEETALIBA / NANDEWAR	754954	WILLURI / NANDEWAR	754955
YARRARI / NANDEWAR	754956	ALLISON / NAPIER	754957	BIAMBLE / NAPIER	754958
BINNAWAY / NAPIER	754959	BINNIA / NAPIER	754960	BULLINDA / NAPIER	754961
BUNGABAH / NAPIER	754962	BUTHEROO / NAPIER	754963	CARLISLE / NAPIER	754964
COOKABINGIE / NAPIER	754965	COOLAH / NAPIER	754966	DALGLISH / NAPIER	754967
GUNDARE / NAPIER	754968	LOWE / NAPIER	754969	MALCOLM / NAPIER	754970
MENDOORAN / NAPIER	754971	MERRYGOEN / NAPIER	754972	MOORANGOORANG / NAPIER	754973
MORVEN / NAPIER	754974	MUMBEDAH / NAPIER	754975	NAPIER / NAPIER	754976
NARANGARIE / NAPIER	754977	NEIBLE / NAPIER	754978	PIAMBRA / NAPIER	754979
PURLEWAUGH / NAPIER	754980	QUEENSBOROUGH / NAPIER	754981	TERRAWINDA / NAPIER	754982
TOORAWANDI / NAPIER	754983	ULINDA / NAPIER	754984	YUGGEL / NAPIER	754985
ALGALAH / NARROMINE	755088	BACKWATER / NARROMINE	755089	BARTON / NARROMINE	755090
BIRIDOO / NARROMINE	755091	BUDDAH / NARROMINE	755092	BULGANDRAMINE / NARROMINE	755093
BURRABADINE / NARROMINE	755094	CALOMA / NARROMINE	755095	CATHUNDRIL / NARROMINE	755096
COWAL / NARROMINE	755097	DANDALOO / NARROMINE	755098	DERIBONG / NARROMINE	755099
DOONSIDE / NARROMINE	755100	DRAGGY / NARROMINE	755101	DUNGARY / NARROMINE	755102
ENERWEENA / NARROMINE	755103	ENMORE / NARROMINE	755104	FROST / NARROMINE	755105
GILMOUR / NARROMINE	755106	GIN GIN / NARROMINE	755107	GOAN / NARROMINE	755108
GRADELL / NARROMINE	755109	GUNDONG / NARROMINE	755110	HERVEY / NARROMINE	755111
MERINGO / NARROMINE	755112	MINGELO / NARROMINE	755113	MINORE / NARROMINE	755114
MOMO / NARROMINE	755115	MULLAH / NARROMINE	755116	MULLAH BACK / NARROMINE	755117
MYALL CAMP / NARROMINE	755118	NARROMINE / NARROMINE	755119	NELSON / NARROMINE	755120
OBLEY / NARROMINE	755121	TEMOIN / NARROMINE	755122	THE OAKS / NARROMINE	755123
TIMBREBONGIE / NARROMINE	755124	TOMINGLEY / NARROMINE	755125	TRANGIE / NARROMINE	755126
TURRIBUNG / NARROMINE	755127	TYRIE / NARROMINE	755128	WATERLOO / NARROMINE	755129
WEEMABAH / NARROMINE	755130	WENTWORTH / NARROMINE	755131	WILLYDAH / NARROMINE	755132
YARRADIGERIE / NARROMINE	755133	AMOILLA / NICHOLSON	755134	AMOILLA NORTH / NICHOLSON	755135
BEACONSFIELD / NICHOLSON	755136	BELALEY / NICHOLSON	755137	BELLINGERAMBIL / NICHOLSON	755138
BELLINGERAMBIL EAST / NICHOLSON	755139	BELLINGERAMBIL SOUTH / NICHOLSON	755140	BERANGERINE / NICHOLSON	755141

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
BOGIA / NICHOLSON	755142	BOLTON / NICHOLSON	755143	BOOLIGAL / NICHOLSON	755144
BOOTHERAGANDRA / NICHOLSON	755145	BOUYAREE / NICHOLSON	755146	BOWERABINE / NICHOLSON	755147
BULGURA / NICHOLSON	755148	BUNDA / NICHOLSON	755149	BUNDA EAST / NICHOLSON	755150
BUNDA NORTH / NICHOLSON	755151	BURGESS / NICHOLSON	755152	CANINGANIMA / NICHOLSON	755153
CARILLA / NICHOLSON	755154	CHIRNSIDE / NICHOLSON	755155	COOWERRAWINE / NICHOLSON	755156
EAST MAROWIE / NICHOLSON	755157	ELLIOTT / NICHOLSON	755158	EURELLA / NICHOLSON	755159
EURUGABAH / NICHOLSON	755160	FOX / NICHOLSON	755161	GONOWLIA / NICHOLSON	755162
GOOLGOWI / NICHOLSON	755163	GOOLGOWI SOUTH / NICHOLSON	755164	GOOLGOWI WEST / NICHOLSON	755165
GRIFFITHS / NICHOLSON	755166	HONUNA / NICHOLSON	755167	HONUNA NORTH / NICHOLSON	755168
HOPWOOD / NICHOLSON	755169	HUNTAWONG / NICHOLSON	755170	IVANHOE / NICHOLSON	755171
LACHLAN / NICHOLSON	755172	LAKE GUNBAR / NICHOLSON	755173	LANGTREE / NICHOLSON	755174
LOUGHNAN / NICHOLSON	755175	MEA MIA / NICHOLSON	755176	MEA MIA NORTH / NICHOLSON	755177
MEA MIA SOUTH / NICHOLSON	755178	MELBERGEN / NICHOLSON	755179	MELBERGEN SOUTH / NICHOLSON	755180
MOLESWORTH / NICHOLSON	755181	MONCTON / NICHOLSON	755182	MOON MOON / NICHOLSON	755183
MULLA MULLA / NICHOLSON	755184	MULLION / NICHOLSON	755185	NARADHUN / NICHOLSON	755186
NEOBINE / NICHOLSON	755187	PARKER / NICHOLSON	755188	REDBANK / NICHOLSON	755189
RUSSELL / NICHOLSON	755190	SOUTH MAROWIE / NICHOLSON	755191	STACKPOOLE / NICHOLSON	755192
SYNNOT / NICHOLSON	755193	TAMBALANA / NICHOLSON	755194	TOWNSEND / NICHOLSON	755195
WALLANTHERY / NICHOLSON	755196	WARRABALONG / NICHOLSON	755197	WEENYA / NICHOLSON	755198
WEEPOOL / NICHOLSON	755199	WEERIE / NICHOLSON	755200	WHEALBAH SOUTH / NICHOLSON	755201
YANDUMBLIN / NICHOLSON	755202	YURDYILLA / NICHOLSON	755203	ALLANDALE / NORTHUMBERLAND	755204
ALNWICK / NORTHUMBERLAND	755205	AUBURN / NORTHUMBERLAND	755206	AWABA / NORTHUMBERLAND	755207
BALA / NORTHUMBERLAND	755208	BELFORD / NORTHUMBERLAND	755209	BLAXLAND / NORTHUMBERLAND	755210
BRANXTON / NORTHUMBERLAND	755211	BROKE / NORTHUMBERLAND	755212	BURRAGURRA / NORTHUMBERLAND	755213
BURTON / NORTHUMBERLAND	755214	CESSNOCK / NORTHUMBERLAND	755215	CONGEWAI / NORTHUMBERLAND	755216
COOLAMIN / NORTHUMBERLAND	755217	COORUMBUNG / NORTHUMBERLAND	755218	CORRABARE / NORTHUMBERLAND	755219
COSGROVE / NORTHUMBERLAND	755220	COWAN / NORTHUMBERLAND	755221	DALTON / NORTHUMBERLAND	755222
DORA / NORTHUMBERLAND	755223	EGLINGTON / NORTHUMBERLAND	755224	ELLALONG / NORTHUMBERLAND	755225
FINCHLEY / NORTHUMBERLAND	755226	GOSFORD / NORTHUMBERLAND	755227	GOSFORTH / NORTHUMBERLAND	755228
HARROWBY / NORTHUMBERLAND	755229	HAY / NORTHUMBERLAND	755230	HEDDON / NORTHUMBERLAND	755231
HEXHAM / NORTHUMBERLAND	755232	KAHIBAH / NORTHUMBERLAND	755233	KINCUMBER / NORTHUMBERLAND	755234
KOOREE / NORTHUMBERLAND	755235	LOCKYER / NORTHUMBERLAND	755236	MAITLAND / NORTHUMBERLAND	755237
MANDOLONG / NORTHUMBERLAND	755238	MANGROVE / NORTHUMBERLAND	755239	MILBRODALE / NORTHUMBERLAND	755240
MILLFIELD / NORTHUMBERLAND	755241	MORISSET / NORTHUMBERLAND	755242	MORUBEN / NORTHUMBERLAND	755243
MULBRING / NORTHUMBERLAND	755244	MUNMORAH / NORTHUMBERLAND	755245	NARARA / NORTHUMBERLAND	755246
NEWCASTLE / NORTHUMBERLAND	755247	OLNEY / NORTHUMBERLAND	755248	OURIMBAH / NORTHUMBERLAND	755249
OVINGHAM / NORTHUMBERLAND	755250	PATONGA / NORTHUMBERLAND	755251	POKOLBIN / NORTHUMBERLAND	755252
POPRAN / NORTHUMBERLAND	755253	QUORROBOLONG / NORTHUMBERLAND	755254	ROTHBURY / NORTHUMBERLAND	755255
RUGBY / NORTHUMBERLAND	755256	SPENCER / NORTHUMBERLAND	755257	ST ALBANS / NORTHUMBERLAND	755258

COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)
STANFORD / NORTHUMBERLAND	755259	STOCKRINGTON / NORTHUMBERLAND	755260	STOWE / NORTHUMBERLAND	755261
TERALBA / NORTHUMBERLAND	755262	TUGGERAH / NORTHUMBERLAND	755263	VERE / NORTHUMBERLAND	755264
WALLAMBINE / NORTHUMBERLAND	755265	WALLARAH / NORTHUMBERLAND	755266	WARKWORTH / NORTHUMBERLAND	755267
WERONG / NORTHUMBERLAND	755268	WHITTINGHAM / NORTHUMBERLAND	755269	WOLLOMBI / NORTHUMBERLAND	755270
WYONG / NORTHUMBERLAND	755271	YANGO / NORTHUMBERLAND	755272	BALCOMBE / OXLEY	755273
BEABLEBAR / OXLEY	755274	BEARDINA / OXLEY	755275	BEELBAN / OXLEY	755276
BELERINGAR / OXLEY	755277	BORO / OXLEY	755278	BUDDABADAH / OXLEY	755279
CAJILDRY / OXLEY	755280	CARUAL / OXLEY	755281	COOKANDOON / OXLEY	755282
CREMORNE / OXLEY	755283	CURTIS / OXLEY	755284	DAROUBLE / OXLEY	755285
DOORAN / OXLEY	755286	EGELABRA / OXLEY	755287	EILGINBAH / OXLEY	755288
ELENGERAH / OXLEY	755289	GANALGANG / OXLEY	755290	GARFIELD / OXLEY	755291
GARULE / OXLEY	755292	GOBABLA / OXLEY	755293	GUNNINGBA / OXLEY	755294
KUNGERBIL / OXLEY	755295	LAWSON / OXLEY	755296	MUDALL / OXLEY	755297
MULLA MULLA / OXLEY	755298	MULLENGUDGERY / OXLEY	755299	MUMBRABAH / OXLEY	755300
MUNGERIBAR / OXLEY	755301	NARRAR / OXLEY	755302	NARROMINE / OXLEY	755303
NEVERTIRE / OXLEY	755304	NYNGAN / OXLEY	755305	RUBY / OXLEY	755306
RUTLEDGE / OXLEY	755307	TABRATONG / OXLEY	755308	TERANGAN / OXLEY	755309
TEROUBLE / OXLEY	755310	THE PLAINS / OXLEY	755311	TROWAN / OXLEY	755312
WARIEN / OXLEY	755313	WARREN / OXLEY	755314	WERA / OXLEY	755315
WOOLARTHA / OXLEY	755316	AINSLEY / PARRY	755317	ANNA / PARRY	755318
BECTIVE / PARRY	755319	BULLIMBALL / PARRY	755320	CALALA / PARRY	755321
CALLAGHAN / PARRY	755322	CRAWNEY / PARRY	755323	DUNGOWAN / PARRY	755324
GAROO / PARRY	755325	GILL / PARRY	755326	GOONOO GOONOO / PARRY	755327
LOFTUS / PARRY	755328	LOOMBERAH / PARRY	755329	MOOLUNMOOLA / PARRY	755330
MOOROWARA / PARRY	755331	MULLA / PARRY	755332	MURROO / PARRY	755333
NEMINGHA / PARRY	755334	NUNDELE / PARRY	755335	OGUNBIL / PARRY	755336
PIALLAMORE / PARRY	755337	ROYINN / PARRY	755338	SCOTT / PARRY	755339
SOMERTON / PARRY	755340	TAMARANG / PARRY	755341	TANGARATTA / PARRY	755342
TIMBUMBURI / PARRY	755343	TURI / PARRY	755344	VERNON / PARRY	755345
WALCHA / PARRY	755346	WARRAL / PARRY	755347	WINTON / PARRY	755348
WOMBRAMURRA / PARRY	755349	WOLOMIN / PARRY	755350	YEEROWIN / PARRY	755351
ARTHUR / PHILLIP	755411	BARA / PHILLIP	755412	BARIGAN / PHILLIP	755413
BAYLY / PHILLIP	755414	BOOGLEIDIE / PHILLIP	755415	BOTOBOLAR / PHILLIP	755416
BUDDEN / PHILLIP	755417	BUMBERRA / PHILLIP	755418	BURRUMBELONG / PHILLIP	755419
BYLONG / PHILLIP	755420	COGGAN / PHILLIP	755421	COMIALA / PHILLIP	755422
COOLCALWIN / PHILLIP	755423	COOYAL / PHILLIP	755424	CUMBO / PHILLIP	755425
DABEE / PHILLIP	755426	DERALE / PHILLIP	755427	DUNGEREER / PHILLIP	755428
EURUNDURY / PHILLIP	755429	FITZGERALD / PHILLIP	755430	GALAMBINE / PHILLIP	755431
GROWEE / PHILLIP	755432	GULGONG / PHILLIP	755433	GUNTAWANG / PHILLIP	755434
HAWKINS / PHILLIP	755435	KELGOOLA / PHILLIP	755436	KERRABEE / PHILLIP	755437
LEE / PHILLIP	755438	LENNOX / PHILLIP	755439	LOUEE / PHILLIP	755440
MCDONALD / PHILLIP	755441	MOOLARBEN / PHILLIP	755442	MURRUMBO / PHILLIP	755443
NEVER NEVER / PHILLIP	755444	NULLO / PHILLIP	755445	POMANY / PHILLIP	755446
PRICE / PHILLIP	755447	RUMKER / PHILLIP	755448	SIMPSON / PHILLIP	755449
TONGBONG / PHILLIP	755450	WIALDRA / PHILLIP	755451	WIDDEN / PHILLIP	755452
WILBERTREE / PHILLIP	755453	WILPINJONG / PHILLIP	755454	WOLLAR / PHILLIP	755455
BAAN BAA / POTTINGER	755470	BANDO / POTTINGER	755471	BENELABRI / POTTINGER	755472
BINGLE / POTTINGER	755473	BLACK JACK / POTTINGER	755474	BOGGABRI / POTTINGER	755475
BOMERA / POTTINGER	755476	BREEZA / POTTINGER	755477	BRENNAN / POTTINGER	755478
BRIGALOW / POTTINGER	755479	BROTHERS / POTTINGER	755480	BROWN / POTTINGER	755481
BULGA / POTTINGER	755482	BUNDELLA / POTTINGER	755483	CALALA / POTTINGER	755484
CLARKE / POTTINGER	755485	CLIFT / POTTINGER	755486	COOGAL / POTTINGER	755487
COOLANBILLA / POTTINGER	755488	COOMOO COOMOO / POTTINGER	755489	CURLEWIS / POTTINGER	755490
DENISON / POTTINGER	755491	DENISON WEST / POTTINGER	755492	DIGBY / POTTINGER	755493
DOONA / POTTINGER	755494	DUBBLEDA / POTTINGER	755495	GARRAWILLA / POTTINGER	755496
GILL / POTTINGER	755497	GOALLY / POTTINGER	755498	GORAGILLA / POTTINGER	755499

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
GORAN / POTTINGER	755500	GHOOLENDAADI / POTTINGER	755501	GULLIGAL / POTTINGER	755502
GUNNEDAH / POTTINGER	755503	HOWES HILL / POTTINGER	755504	JOHNSTON / POTTINGER	755505
KICKERBELL / POTTINGER	755506	LAWSON / POTTINGER	755507	MELVILLE / POTTINGER	755508
MEMA / POTTINGER	755509	MERRIGULA / POTTINGER	755510	MILLIE / POTTINGER	755511
MOREDEVIL / POTTINGER	755512	MUCCA MUCCA / POTTINGER	755513	NEA / POTTINGER	755514
NOMBI / POTTINGER	755515	PREMER / POTTINGER	755516	PRINGLE / POTTINGER	755517
RODD / POTTINGER	755518	SALTWATER / POTTINGER	755519	SPRINGFIELD / POTTINGER	755520
TAMARANG / POTTINGER	755521	TAMBAR / POTTINGER	755522	TINKRAMEANAH / POTTINGER	755523
TRINKEY / POTTINGER	755524	TULLA MULLEN / POTTINGER	755525	URANGERA / POTTINGER	755526
WALLA WALLA / POTTINGER	755527	WALLA WALLA WEST / POTTINGER	755528	WESTON / POTTINGER	755529
WILLALA / POTTINGER	755530	WILSON / POTTINGER	755531	WONDOBA / POTTINGER	755532
YARRAMAN / POTTINGER	755533	ALLGOMERA / RALEIGH	755534	BELMORE / RALEIGH	755535
BONVILLE / RALEIGH	755536	BOWRA / RALEIGH	755537	BUCKRA BENDINNI / RALEIGH	755538
CONGARINNI / RALEIGH	755539	DENISON / RALEIGH	755540	DINGLE / RALEIGH	755541
DUDLEY / RALEIGH	755542	GLADSTONE / RALEIGH	755543	HERBORN / RALEIGH	755544
INGALBA / RALEIGH	755545	KETELGHAY / RALEIGH	755546	MEDLOW / RALEIGH	755547
MERRYLEGAI / RALEIGH	755548	MISSABOTTI / RALEIGH	755549	NAMBUCCA / RALEIGH	755550
NEVER NEVER / RALEIGH	755551	NEWRY / RALEIGH	755552	NORTH BELLINGEN / RALEIGH	755553
NORTH CREEK / RALEIGH	755554	OAKES / RALEIGH	755555	RALEIGH / RALEIGH	755556
SOUTH BELLINGEN / RALEIGH	755557	TIMBOON / RALEIGH	755558	UNKYA / RALEIGH	755559
VALLEY VALLEY / RALEIGH	755560	VAUTIN / RALEIGH	755561	WARRELL / RALEIGH	755562
WAVERLEY / RALEIGH	755563	YARRANBELLA / RALEIGH	755564	BARRAWANGA / RICHMOND	755601
BUNDOCK / RICHMOND	755602	BUNGAWALBIN / RICHMOND	755603	BUSBY / RICHMOND	755604
CAMIRA / RICHMOND	755605	COOMBELL / RICHMOND	755606	DARKE / RICHMOND	755607
DOBIE / RICHMOND	755608	DONALDSON / RICHMOND	755609	DOUBLEDUKE / RICHMOND	755610
EAST CASINO / RICHMOND	755611	ELLANGOWAN / RICHMOND	755612	ESK / RICHMOND	755613
EVANS / RICHMOND	755614	GIBBERAGEE / RICHMOND	755615	HOGARTH / RICHMOND	755616
MARSH / RICHMOND	755617	MONGOGARIE / RICHMOND	755618	MYALL / RICHMOND	755619
MYRTLE / RICHMOND	755620	NANDABAH / RICHMOND	755621	POWERPA / RICHMOND	755622
RICHMOND / RICHMOND	755623	RILEY / RICHMOND	755624	SHANNON / RICHMOND	755625
SOUTH BALLINA / RICHMOND	755626	SOUTH CASINO / RICHMOND	755627	SOUTH CODRINGTON / RICHMOND	755628
TABBIMOBLE / RICHMOND	755629	TATHAM / RICHMOND	755630	WEST CORAKI / RICHMOND	755631
WHIPORIE / RICHMOND	755632	WOOROOWOLGAN / RICHMOND	755633	WORAM / RICHMOND	755634
WYANDAH / RICHMOND	755635	WYON / RICHMOND	755636	BABYIL / ROUS	755683
BALLINA / ROUS	755684	BERWICK / ROUS	755685	BEXHILL / ROUS	755686
BILLINUDGEL / ROUS	755687	BINGAL / ROUS	755688	BLAKEBROOK / ROUS	755689
BOORABEE / ROUS	755690	BROADWATER / ROUS	755691	BRUNSWICK / ROUS	755692
BUNGABBEE / ROUS	755693	BURRELL / ROUS	755694	BYRON / ROUS	755695
CHILLINGHAM / ROUS	755696	CLUNES / ROUS	755697	CONDONG / ROUS	755698
CORAKI / ROUS	755699	COUGAL / ROUS	755700	CUDGEN / ROUS	755701
DUNBIBLE / ROUS	755702	DUNOON / ROUS	755703	DYRAABA / ROUS	755704
EAST GUNDURIMBA / ROUS	755705	ETTRICK / ROUS	755706	FAIRY MOUNT / ROUS	755707
FINDON / ROUS	755708	GENEVA / ROUS	755709	GOONINBAR / ROUS	755710
HANGING ROCK / ROUS	755711	JASPER / ROUS	755712	JIGGI / ROUS	755713
KUNGHUR / ROUS	755714	KYNNUMBOON / ROUS	755715	KYOGLE / ROUS	755716
LANGWELL / ROUS	755717	LISMORE / ROUS	755718	LOADSTONE / ROUS	755719
MEERSCHAUM / ROUS	755720	MOOBALL / ROUS	755721	MULLUMBIMBY / ROUS	755722
MUMMULGUM / ROUS	755723	MURWILLUMBAH / ROUS	755724	NEWRYBAR / ROUS	755725
NIMBIN / ROUS	755726	NORTH CASINO / ROUS	755727	NORTH CODRINGTON / ROUS	755728
NORTH LISMORE / ROUS	755729	NULLUM / ROUS	755730	PIMLICO / ROUS	755731
QUEEBUN / ROUS	755732	ROSEBERRY / ROUS	755733	RUNNYMEDE / ROUS	755734
SHERWOOD / ROUS	755735	SOUTH GUNDURIMBA / ROUS	755736	SOUTH LISMORE / ROUS	755737
STRATHEDEN / ROUS	755738	TERANIA / ROUS	755739	TERRANORA / ROUS	755740
TEVEN / ROUS	755741	TOMKI / ROUS	755742	TOOLOND / ROUS	755743
TOONUMBAR / ROUS	755744	TUCKOMBIL / ROUS	755745	TUCKURIMBA / ROUS	755746

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
TUNSTALL / ROUS	755747	TYALGUM / ROUS	755748	TYGALGAH / ROUS	755749
UNUMGAR / ROUS	755750	WARRAZAMBIL / ROUS	755751	WHIAN WHIAN / ROUS	755752
WIANGAREE / ROUS	755753	WOLLUMBIN / ROUS	755754	WORENDO / ROUS	755755
WYNDHAM / ROUS	755756	AIRLY / ROXBURGH	755757	BANDAMORA / ROXBURGH	755758
BEN BULLEN / ROXBURGH	755759	BOCOBLE / ROXBURGH	755760	BRUINBUN / ROXBURGH	755761
BURROWOURY / ROXBURGH	755762	CAPERTEE / ROXBURGH	755763	CASTLETON / ROXBURGH	755764
CLANDULLA / ROXBURGH	755765	COCO / ROXBURGH	755766	COOLAMIGAL / ROXBURGH	755767
CRUDINE / ROXBURGH	755768	CULLEN BULLEN / ROXBURGH	755769	DULABREE / ROXBURGH	755770
DURAMANA / ROXBURGH	755771	ESKDALE / ROXBURGH	755772	EUSDALE / ROXBURGH	755773
FALNASH / ROXBURGH	755774	GANGUDDY / ROXBURGH	755775	GOONGAL / ROXBURGH	755777
HEARNE / ROXBURGH	755778	JEDBURGH / ROXBURGH	755779	JESSE / ROXBURGH	755780
KELSO / ROXBURGH	755781	MACQUARIE / ROXBURGH	755782	MEAD / ROXBURGH	755783
MELROSE / ROXBURGH	755784	MILLAH MURRAH / ROXBURGH	755785	MORUNDUREY / ROXBURGH	755786
PEEL / ROXBURGH	755787	PIPER / ROXBURGH	755788	RYLSTONE / ROXBURGH	755789
SOFALA / ROXBURGH	755790	STEWART / ROXBURGH	755791	TABRABUCCA / ROXBURGH	755792
TAYAR / ROXBURGH	755793	THORNSHOPE / ROXBURGH	755794	TURON / ROXBURGH	755795
UMBIELLA / ROXBURGH	755796	WALBERTON / ROXBURGH	755797	WALTHAM / ROXBURGH	755798
WARRANGUNIA / ROXBURGH	755799	WATERBEACH / ROXBURGH	755800	WATTON / ROXBURGH	755801
WELLS / ROXBURGH	755802	WIAGDON / ROXBURGH	755803	WINBURN / ROXBURGH	755804
YETHOLME / ROXBURGH	755805	ALBERT / SANDON	755806	ARDING / SANDON	755807
ARMIDALE / SANDON	755808	BLACKNOTE / SANDON	755809	BOOROLONG / SANDON	755810
BUTLER / SANDON	755811	CLEVEDON / SANDON	755812	COONEY / SANDON	755813
DANGARSLEIGH / SANDON	755814	DAVIDSON / SANDON	755815	DEVON / SANDON	755816
DONALD / SANDON	755817	DUMARESQ / SANDON	755818	DUVAL / SANDON	755819
EASTLAKE / SANDON	755820	ELTON / SANDON	755821	ENMORE / SANDON	755822
EXMOUTH / SANDON	755823	FALCONER / SANDON	755824	FERRYMAN / SANDON	755825
GARA / SANDON	755826	GOSTWYCK / SANDON	755827	HARGRAVE / SANDON	755828
HARNHAM / SANDON	755829	HILLGROVE / SANDON	755830	KENTUCKY / SANDON	755831
LAWRENCE / SANDON	755832	MERRIGALAH / SANDON	755833	METZ / SANDON	755834
MIHI / SANDON	755835	SALISBURY / SANDON	755836	SALTASH / SANDON	755837
SANDON / SANDON	755838	SAUMAREZ / SANDON	755840	SHASTA / SANDON	755841
SOBRAON / SANDON	755842	SPRINGMOUNT / SANDON	755843	TILBUSTER / SANDON	755844
TIVERTON / SANDON	755845	URALLA / SANDON	755846	UROTAH / SANDON	755847
WENTWORTH / SANDON	755848	WOOLOMOMBI / SANDON	755850	YARROWICK / SANDON	755851
BEAUMONT / SELWYN	755852	BOGANDYERA / SELWYN	755853	BRINGENBRONG / SELWYN	755854
BUCCLEUCH / SELWYN	755855	BUDDONG / SELWYN	755856	BURRA / SELWYN	755857
CLEAR HILL / SELWYN	755858	COWRA / SELWYN	755859	CRAVEN / SELWYN	755860
DARGALS / SELWYN	755861	GEEHI / SELWYN	755862	GLENKEN / SELWYN	755863
GLENROY / SELWYN	755864	GREG GREG / SELWYN	755865	GUNGARTAN / SELWYN	755866
HAY / SELWYN	755867	HUME / SELWYN	755868	INDI / SELWYN	755869
JAGUMBA / SELWYN	755870	JAGUNGAL / SELWYN	755871	JINGELIC EAST / SELWYN	755872
KHANCOBAN / SELWYN	755873	KING / SELWYN	755874	KOSCIUSZKO / SELWYN	755875
LEA / SELWYN	755876	MANJAR / SELWYN	755877	MANNUS / SELWYN	755878
MARAGLE / SELWYN	755879	MATE / SELWYN	755880	MUNDEROO / SELWYN	755881
MUNYANG / SELWYN	755882	MURRAY / SELWYN	755883	NURENMERENMONG / SELWYN	755884
OURNIE / SELWYN	755885	ROUND HILL / SELWYN	755886	SCOTT / SELWYN	755887
SELWYN / SELWYN	755888	TABLE TOP / SELWYN	755889	TOOMA / SELWYN	755890
TOUGAROO / SELWYN	755891	TUMBARUMBA / SELWYN	755892	TWYNAM / SELWYN	755893
VICTORIA / SELWYN	755894	WALLACE / SELWYN	755895	WELAREGANG / SELWYN	755896
WELUMBA / SELWYN	755897	YELLOWIN / SELWYN	755898	YOUNGAL / SELWYN	755899
ALBERT / ST VINCENT	755900	ARALUEN / ST VINCENT	755901	BATEMAN / ST VINCENT	755902
BEECROFT / ST VINCENT	755903	BENANDARAH / ST VINCENT	755904	BENDOURA / ST VINCENT	755905
BETTOWYND / ST VINCENT	755906	BHERWERRE / ST VINCENT	755907	BOLARO / ST VINCENT	755908
BOOLIJAH / ST VINCENT	755909	BORIMBADAL / ST VINCENT	755910	BOYLE / ST VINCENT	755911
BOYNE / ST VINCENT	755912	BRAIDWOOD / ST VINCENT	755913	BROULEE / ST VINCENT	755914
BRUCE / ST VINCENT	755915	BUANGLA / ST VINCENT	755916	BUCKENBOWRA / ST VINCENT	755917
BUDAWANG / ST VINCENT	755918	BULEE / ST VINCENT	755919	BURRILL / ST VINCENT	755920

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
CLYDE / ST VINCENT	755921	COGHILL / ST VINCENT	755922	CONJOLA / ST VINCENT	755923
COOLUMBURRA / ST VINCENT	755924	CORANG / ST VINCENT	755925	CROOBYAR / ST VINCENT	755926
CUDMIRRAH / ST VINCENT	755927	CURRAMBENE / ST VINCENT	755928	CURROCK / ST VINCENT	755929
CURROWAN / ST VINCENT	755930	DANJERA / ST VINCENT	755931	DURRAN DURRA / ST VINCENT	755932
EAST NELLIGEN / ST VINCENT	755933	ELRINGTON / ST VINCENT	755934	ENDRICK / ST VINCENT	755935
ETTREMA / ST VINCENT	755936	FARNHAM / ST VINCENT	755937	GOBA / ST VINCENT	755938
JERRAWANGALA / ST VINCENT	755939	JERRICKNORRA / ST VINCENT	755940	KIOLOA / ST VINCENT	755941
LITTLE FOREST / ST VINCENT	755942	MARLOWE / ST VINCENT	755943	MEANGORA / ST VINCENT	755944
MILO / ST VINCENT	755945	MOGENDOURA / ST VINCENT	755946	MOGOOD / ST VINCENT	755947
MONGA / ST VINCENT	755948	MONGARLOWE / ST VINCENT	755949	MULLENDAREE / ST VINCENT	755950
MURRENGENBURG / ST VINCENT	755951	NOWRA / ST VINCENT	755952	NUMBAA / ST VINCENT	755953
PERCY / ST VINCENT	755954	QUIERA / ST VINCENT	755955	SASSAFRAS / ST VINCENT	755956
SEYMOUR / ST VINCENT	755957	ST GEORGE / ST VINCENT	755958	TALLAGANDA / ST VINCENT	755959
TALLOWAL / ST VINCENT	755960	TERMEIL / ST VINCENT	755961	TIANJARA / ST VINCENT	755962
TOMAGA / ST VINCENT	755963	TOMBOYE / ST VINCENT	755964	TOMERONG / ST VINCENT	755965
TOUGA / ST VINCENT	755966	ULLADULLA / ST VINCENT	755967	WANDRAWANDIAN / ST VINCENT	755968
WEST NELLIGEN / ST VINCENT	755969	WOG WOG / ST VINCENT	755970	WOLLUMBOOLA / ST VINCENT	755971
WOODBURN / ST VINCENT	755972	YADBORO / ST VINCENT	755973	YALWAL / ST VINCENT	755974
YERRIYONG / ST VINCENT	755975	ADAMS / STAPYLTON	755976	BENGERANG / STAPYLTON	755977
BENSON / STAPYLTON	755978	BLUE NOBBY / STAPYLTON	755979	BOGGABILLA / STAPYLTON	755980
BOOBERA / STAPYLTON	755981	BOONAL / STAPYLTON	755982	BOONANGA / STAPYLTON	755983
BOORABA / STAPYLTON	755984	BROWNE / STAPYLTON	755985	BRYANUNGRA / STAPYLTON	755986
CANARY / STAPYLTON	755987	CAREUNGA / STAPYLTON	755988	CAREUNGA NORTH / STAPYLTON	755989
CARROBY / STAPYLTON	755990	COOK / STAPYLTON	755991	COOLANGA / STAPYLTON	755992
COPPYMURRUMBILL / STAPYLTON	755993	CURRUMBAH / STAPYLTON	755994	DENEYRY / STAPYLTON	755995
DOURO / STAPYLTON	755996	FINLEY / STAPYLTON	755997	GIL GIL / STAPYLTON	755998
GOORARA / STAPYLTON	755999	GUNNYANNA / STAPYLTON	756000	HARVEY / STAPYLTON	756001
HOLMES / STAPYLTON	756002	ILLINGRAMMINDI / STAPYLTON	756003	KINNIMO / STAPYLTON	756004
LAY GREEN / STAPYLTON	756005	LIMEBON / STAPYLTON	756006	MAYNE / STAPYLTON	756007
MELLEALLINA / STAPYLTON	756008	MERRIWA / STAPYLTON	756009	MINGAN / STAPYLTON	756010
MOBBINDRY / STAPYLTON	756011	MOPPIN / STAPYLTON	756012	MORELLA / STAPYLTON	756013
MOUNT PLEASANT / STAPYLTON	756014	MUNGLE / STAPYLTON	756015	PAINE / STAPYLTON	756016
PALERANGA / STAPYLTON	756017	STAPYLTON / STAPYLTON	756018	TANTARANA / STAPYLTON	756019
TOONGCOOMA / STAPYLTON	756020	TRINKEY / STAPYLTON	756021	TUBBLE GAH / STAPYLTON	756022
TUCKA TUCKA / STAPYLTON	756023	TULLOONA / STAPYLTON	756024	TUN COOEY / STAPYLTON	756025
WALLON / STAPYLTON	756026	WARRA WARRAMA / STAPYLTON	756027	WELBON / STAPYLTON	756028
WHALAN / STAPYLTON	756029	WILLIMILL / STAPYLTON	756030	WONGA / STAPYLTON	756031
YOOLOOBIL / STAPYLTON	756032	ALLEYNE / STURT	756033	BAILLIE / STURT	756034
BALLINGALL / STURT	756035	BEABULA / STURT	756036	BENDIGO / STURT	756037
BENEREMBAH / STURT	756038	BRINGAGEE / STURT	756039	BUCKLEY / STURT	756040
CAJALDURA / STURT	756041	CARRATHOOL / STURT	756042	CARREGO / STURT	756043
COCKBURN / STURT	756044	DENNY / STURT	756045	DJALLAH / STURT	756046
DOWNEY / STURT	756047	ERCILDOUNE / STURT	756048	HERVEY / STURT	756049
HOULONG / STURT	756050	HYDE PARK / STURT	756051	KOOPA / STURT	756052
KOOROONGAL / STURT	756053	LEARMONTH / STURT	756054	LETHINGTON / STURT	756055
LIVINGSTONE / STURT	756056	MAIDEN / STURT	756057	MAIR / STURT	756058
MILLS / STURT	756059	MIRROOL / STURT	756060	MUNRO / STURT	756061
NORTH BRINGAGEE / STURT	756062	NORTH UARDRY / STURT	756063	O'BRIEN / STURT	756064
QUAMBATOOK / STURT	756065	TABBITA / STURT	756066	TERRAPEE / STURT	756067
TOMS POINT / STURT	756068	UARDRY / STURT	756069	WARBURN / STURT	756070
WIVEON / STURT	756071	WOWONG / STURT	756072	WYCHEPROOF / STURT	756073
YANNAWAY / STURT	756074	BANANGALITE / TOWNSEND	756245	BARRATTA / TOWNSEND	756246

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
BELMORE / TOWNSEND	756247	BILLABONG / TOWNSEND	756248	BINGELLIBUNBI / TOWNSEND	756249
BIRGANBIGIL / TOWNSEND	756250	BLACKWOOD / TOWNSEND	756251	BOOABULA / TOWNSEND	756252
BOONOKO / TOWNSEND	756253	BOORGA / TOWNSEND	756254	BOOROORBAN / TOWNSEND	756255
BOREE / TOWNSEND	756256	BOWNA / TOWNSEND	756257	BOYEO / TOWNSEND	756258
BRASSI / TOWNSEND	756259	BULLATELLA / TOWNSEND	756260	BUNGOOKA / TOWNSEND	756261
CAMPBELL / TOWNSEND	756262	CARROONBOON / TOWNSEND	756263	CARROONBOON NORTH / TOWNSEND	756264
CARSE / TOWNSEND	756265	CITGATHEN / TOWNSEND	756266	COLIMO / TOWNSEND	756267
CONARGO / TOWNSEND	756268	COOLAGALI / TOWNSEND	756269	COOLAMBIL / TOWNSEND	756270
CORNALLA / TOWNSEND	756271	CUDOC / TOWNSEND	756272	CURRABUNGANUNG / TOWNSEND	756273
DAHWILLY / TOWNSEND	756274	DERRULAMAN / TOWNSEND	756275	DEVON / TOWNSEND	756276
DRYSDALE / TOWNSEND	756277	DULVERTON / TOWNSEND	756278	DUNKELD / TOWNSEND	756279
EDGAR / TOWNSEND	756280	EUROKA / TOWNSEND	756281	EUROLEY / TOWNSEND	756282
FINLAY / TOWNSEND	756283	GILBERT / TOWNSEND	756284	GOBRAM / TOWNSEND	756285
GONAWARRA / TOWNSEND	756286	GOTHA / TOWNSEND	756287	HAROLD / TOWNSEND	756288
HARTWOOD / TOWNSEND	756289	HEBDEN / TOWNSEND	756290	JUNG JUNG / TOWNSEND	756291
KERRANAKOON / TOWNSEND	756292	LAMB / TOWNSEND	756293	LOCH / TOWNSEND	756294
MALLEE / TOWNSEND	756295	MONIMAIL / TOWNSEND	756296	MOONBRIA / TOWNSEND	756297
MORAGO / TOWNSEND	756298	MORTON / TOWNSEND	756299	MOULTRASSIE / TOWNSEND	756300
MUNDIWA / TOWNSEND	756301	MYALL / TOWNSEND	756302	NALLAM / TOWNSEND	756303
NARDOO / TOWNSEND	756304	NARRAMA / TOWNSEND	756305	NARRATOOLA / TOWNSEND	756306
NEERIM / TOWNSEND	756307	NORTH CONARGO / TOWNSEND	756308	NORTH CURRABUNGANUNG / TOWNSEND	756309
NORTH DENILIQUIN / TOWNSEND	756310	NORTH MOONBRIA / TOWNSEND	756311	NORTH ZARA / TOWNSEND	756312
NYANGAY / TOWNSEND	756313	OFFICER / TOWNSEND	756314	PALMER / TOWNSEND	756315
PEPPIN / TOWNSEND	756316	POWHEEP / TOWNSEND	756317	PUCKAWIDGEE / TOWNSEND	756318
PUNGULGUI / TOWNSEND	756319	PURDANIMA / TOWNSEND	756320	QUANDONG / TOWNSEND	756321
QUIAMONG / TOWNSEND	756322	RICKETSON / TOWNSEND	756323	RONALD / TOWNSEND	756324
SOUTH DENILIQUIN / TOWNSEND	756325	SOUTH ZARA / TOWNSEND	756326	STANAFORTH / TOWNSEND	756327
TAWARRA / TOWNSEND	756328	THOLOBIN / TOWNSEND	756329	THULABIN / TOWNSEND	756330
THURGOON / TOWNSEND	756331	TOWOOL / TOWNSEND	756332	TUMUDGERY / TOWNSEND	756333
WALLA / TOWNSEND	756334	WANDOOK / TOWNSEND	756335	WANGANELLA / TOWNSEND	756336
WARBRECCAN / TOWNSEND	756337	WARGAM / TOWNSEND	756338	WARRAWOOL / TOWNSEND	756339
WARRISTON / TOWNSEND	756340	WARWILLAH / TOWNSEND	756341	WERAI / TOWNSEND	756342
WERKENBERGAL / TOWNSEND	756343	WILLEROO / TOWNSEND	756344	WILLURAH / TOWNSEND	756345
WINTER / TOWNSEND	756346	WOLLAMAI / TOWNSEND	756347	WONNUE / TOWNSEND	756348
WONONGA / TOWNSEND	756349	WOONOX / TOWNSEND	756350	WUREEP / TOWNSEND	756351
YALAMA / TOWNSEND	756352	YALGADOORI / TOWNSEND	756353	YALLAKOOL / TOWNSEND	756354
YALOKE / TOWNSEND	756355	BETTS / URANA	756388	BINGAGONG / URANA	756389
BOLTON / URANA	756390	BOOROOBANILLY / URANA	756391	BOREE CREEK / URANA	756392
BOREEGERRY / URANA	756393	BROOKONG / URANA	756394	BROOKONG NORTH / URANA	756395
BROOME / URANA	756396	BUNDURE / URANA	756397	BUNDURE NORTH / URANA	756398
BUTHERWA / URANA	756399	CADELL / URANA	756400	CARNERNEY / URANA	756401
CLEAR HILL / URANA	756402	CLIVE / URANA	756403	CLYDE / URANA	756404
COCKETGEDONG / URANA	756405	COLKMANNAN / URANA	756406	COLOMBO / URANA	756407
COMBERMERE / URANA	756408	COONONG / URANA	756409	COREE NORTH / URANA	756410
COREE SOUTH / URANA	756411	CROMMELIN / URANA	756412	CULLIVEL / URANA	756413
DOUGLAS / URANA	756414	FAED / URANA	756415	FINLAY / URANA	756416
GALORE / URANA	756417	GOOLGUMBLA / URANA	756418	GUNAMBILL / URANA	756419
HARDIE / URANA	756420	HASTINGS / URANA	756421	HEBDEN / URANA	756422
HENTY / URANA	756423	HOWELL / URANA	756424	JERILDERIE NORTH / URANA	756425
JERILDERIE SOUTH / URANA	756426	KENDALL / URANA	756427	LAKE / URANA	756428
LOCKHART / URANA	756429	MAIRJIMMY / URANA	756430	MORUNDAH / URANA	756431
MORUNDAH SOUTH / URANA	756432	MUCRA / URANA	756433	MUNYABLA / URANA	756434
NAPIER / URANA	756435	NORTH GUNAMBILL / URANA	756436	NOWRANIE / URANA	756437
OSBORNE / URANA	756438	PALMER / URANA	756439	PINEY RIDGE / URANA	756440
PULLEGA / URANA	756441	ROSS / URANA	756442	STANLEY / URANA	756444
SUMNER / URANA	756445	THURROWA / URANA	756446	URANA / URANA	756447

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
URANGELINE / URANA	756448	WALLANDOON / URANA	756449	WALOONA / URANA	756450
WATT / URANA	756451	WAUGH / URANA	756452	WIDGIEWA / URANA	756453
WILSON / URANA	756454	WOOD / URANA	756455	WUNNAMURRA / URANA	756456
YAMMA / URANA	756457	YANKO / URANA	756458	YANKO SOUTH / URANA	756459
YATHONG / URANA	756460	YATHONG SOUTH / URANA	756461	ABERBALDIE / VERNON	756462
ANDY / VERNON	756463	APSLEY / VERNON	756464	BENDITI / VERNON	756465
BERGEN OP ZOOM / VERNON	756466	BOULTON / VERNON	756467	BRANGA / VERNON	756468
BRASSEY / VERNON	756469	COBRABALD / VERNON	756470	COCHRANE / VERNON	756471
DENNE / VERNON	756472	ELLA / VERNON	756473	EMU / VERNON	756474
ENFIELD / VERNON	756475	EUROPAMBELA / VERNON	756476	FENWICK / VERNON	756477
FITZROY / VERNON	756478	FLETCHER / VERNON	756479	GILL / VERNON	756480
GLEN MORRISON / VERNON	756481	HALLORAN / VERNON	756482	INGLEBA / VERNON	756483
JUNCTION / VERNON	756484	KANGAROO FLAT / VERNON	756485	KUNDERANG / VERNON	756486
LOCH / VERNON	756487	MACLEAY / VERNON	756488	MOONA / VERNON	756489
MOORABACK / VERNON	756490	NORTON / VERNON	756491	OHIO / VERNON	756492
OORUNDUNBY / VERNON	756493	SALWAY / VERNON	756494	SHELVING / VERNON	756495
ST CLAIR / VERNON	756496	ST LEONARD / VERNON	756497	STYX / VERNON	756498
TIA / VERNON	756499	TIARA / VERNON	756500	TRINIDAD / VERNON	756501
WALCHA / VERNON	756502	WATERLOO / VERNON	756503	WINTERBOURNE / VERNON	756504
YARROWITCH / VERNON	756505	BALDON / WAKOOL	756506	BALPOOL / WAKOOL	756507
BARHAM / WAKOOL	756508	BARRABU / WAKOOL	756509	BELMORE / WAKOOL	756510
BENJEE / WAKOOL	756511	BERAMBONG / WAKOOL	756512	BEREMEGAD / WAKOOL	756513
BINBINETTE / WAKOOL	756514	BOOKIT / WAKOOL	756515	BOYD / WAKOOL	756516
BUNDYULUMBLAH / WAKOOL	756517	BUNGUNYAH / WAKOOL	756518	BURBAGADAH / WAKOOL	756519
BURRAWANG / WAKOOL	756520	BYMUE / WAKOOL	756521	CANGAN / WAKOOL	756522
CARONBOON / WAKOOL	756523	CHOWAR / WAKOOL	756524	COB WELL / WAKOOL	756525
COCKRAN / WAKOOL	756526	COLVIN / WAKOOL	756527	CONDOLPE / WAKOOL	756528
COOBOOL / WAKOOL	756529	COONAMIT / WAKOOL	756530	COOTNITE / WAKOOL	756531
CORRY / WAKOOL	756532	CUNNINYEUK / WAKOOL	756533	CURRPOOL / WAKOOL	756534
DANBERRY / WAKOOL	756535	DARLOT / WAKOOL	756536	FIREBRACE / WAKOOL	756537
GENOE / WAKOOL	756538	GERABBIT / WAKOOL	756539	GNUIE / WAKOOL	756540
GONN / WAKOOL	756541	GWYNNE / WAKOOL	756542	GYNONG / WAKOOL	756543
HINDMARSH / WAKOOL	756544	JIMARINGLE / WAKOOL	756545	KERKERI / WAKOOL	756546
KIRRABIRRI / WAKOOL	756547	KYALITE / WAKOOL	756548	LANDALE / WAKOOL	756549
LIEWA / WAKOOL	756550	LINTOT / WAKOOL	756551	LYLE / WAKOOL	756552
MALLAN / WAKOOL	756553	MALLEE / WAKOOL	756554	MEIN / WAKOOL	756555
MELLOOL / WAKOOL	756556	MERRAN / WAKOOL	756557	MERWIN / WAKOOL	756558
MIA MIA / WAKOOL	756559	MILLEU / WAKOOL	756560	MIRANDA / WAKOOL	756561
MOOLPA / WAKOOL	756562	MOORONGATTA / WAKOOL	756563	MOULAMEIN / WAKOOL	756564
MOULAMEIN SOUTH / WAKOOL	756565	MURGA / WAKOOL	756566	NEARROONGAROO / WAKOOL	756567
NIEMUR / WAKOOL	756568	NOORONG / WAKOOL	756569	NULLUM / WAKOOL	756570
NUNNAGOYT / WAKOOL	756571	NYANG / WAKOOL	756572	PARQUIN / WAKOOL	756573
PEREKERTEN / WAKOOL	756574	PEVENSEY / WAKOOL	756575	POON BOON / WAKOOL	756576
PUAH / WAKOOL	756577	RAUBELLE / WAKOOL	756578	SALISBURY / WAKOOL	756579
SPEEWA / WAKOOL	756580	TCHELERY / WAKOOL	756581	THALAKA / WAKOOL	756582
TITTIL / WAKOOL	756583	TOOLEYBUC / WAKOOL	756584	TOOLMAH / WAKOOL	756585
TOOLON / WAKOOL	756586	TOWWERUK / WAKOOL	756587	TURORA / WAKOOL	756588
WAKOOL / WAKOOL	756589	WANDARADGET / WAKOOL	756590	WETUPPA / WAKOOL	756591
WHYMOUL / WAKOOL	756592	WILLAKOOL / WAKOOL	756593	WINDOURAN / WAKOOL	756594
WINTER / WAKOOL	756595	WOOD / WAKOOL	756596	WOOROOMA / WAKOOL	756597
WOROBYAN / WAKOOL	756598	YADABAL / WAKOOL	756599	YADCHOW / WAKOOL	756600
YANGA / WAKOOL	756601	YARREIN / WAKOOL	756602	YELLYMONG / WAKOOL	756603
ABINGTON / WALLACE	756667	ADAMINIBY / WALLACE	756668	ADDICUMBENE / WALLACE	756669
ARABLE / WALLACE	756670	BACKALUM / WALLACE	756671	BELOKA / WALLACE	756672
BEURINA / WALLACE	756673	BLAKEFIELD / WALLACE	756674	BLOOMFIELD / WALLACE	756675
BOBUNDARA / WALLACE	756676	BOLAIRA / WALLACE	756677	BRADLEY / WALLACE	756678
BUCKENDERRA / WALLACE	756679	BULGUNDARA / WALLACE	756680	BULLENBALONG / WALLACE	756681
CABRAMURRA / WALLACE	756682	CADDIGAT / WALLACE	756683	CHIPPENDALE / WALLACE	756684
CLAPTON / WALLACE	756685	CLYDE / WALLACE	756686	COOLAMATONG / WALLACE	756687



COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)
COONHOONBULA / WALLACE	756688	COOTRALANTRA / WALLACE	756689	CRACKENBACK / WALLACE	756690
EUCUMBENE / WALLACE	756691	GABRAMATTA / WALLACE	756692	GOOANDRA / WALLACE	756693
GORDON / WALLACE	756694	GROSE / WALLACE	756695	GUNGARLIN / WALLACE	756696
GUTHEGA / WALLACE	756697	GYGEDERICK / WALLACE	756698	INGEBIRAH / WALLACE	756699
INGEEGOODBEE / WALLACE	756700	JIMENBUEN / WALLACE	756701	JINDERBOINE / WALLACE	756702
KALKITE / WALLACE	756703	KIANDRA / WALLACE	756704	KOSCIUSZKO / WALLACE	756705
LAKE / WALLACE	756706	MARRINUMBLA / WALLACE	756707	MATONG / WALLACE	756708
MIDDLEBANK / WALLACE	756709	MITCHELL / WALLACE	756710	MOWAMBA / WALLACE	756711
MOYANGUL / WALLACE	756712	MUNYANG / WALLACE	756713	MURROO / WALLACE	756714
MYACK / WALLACE	756715	MYALLA / WALLACE	756716	NAPIER / WALLACE	756717
NIMMO / WALLACE	756718	NUMBLA / WALLACE	756719	NUNGAR / WALLACE	756720
POPONG / WALLACE	756721	SEYMOUR / WALLACE	756722	TANTANGARA / WALLACE	756723
THE PEAK / WALLACE	756724	THREDBO / WALLACE	756725	TONGAROO / WALLACE	756726
TOWNSEND / WALLACE	756727	WALLGROVE / WALLACE	756728	WAMBROOK / WALLACE	756729
WILSON / WALLACE	756730	WULLWYE / WALLACE	756731	ABERCROMBIE / WARADGERY	756732
BEABULA / WARADGERY	756733	BEDARBIDGAL / WARADGERY	756734	BENDUCK NORTH / WARADGERY	756735
BENDUCK SOUTH / WARADGERY	756736	BERESFORD / WARADGERY	756737	BOYONG / WARADGERY	756738
BRUSH / WARADGERY	756739	BUDGEE / WARADGERY	756740	BURRABOGIE / WARADGERY	756741
CHAMBERS / WARADGERY	756742	CLUNY / WARADGERY	756743	COONON / WARADGERY	756744
CUBA / WARADGERY	756745	DARCOOLA / WARADGERY	756746	DOWLING / WARADGERY	756747
EAST WARADGERY / WARADGERY	756748	ELI ELWAH / WARADGERY	756749	EUROLIE / WARADGERY	756750
GELAM / WARADGERY	756751	GODFREY / WARADGERY	756752	GRANT / WARADGERY	756753
GRE GRE / WARADGERY	756754	HAY / WARADGERY	756755	HAY SOUTH / WARADGERY	756756
HIAWATHA / WARADGERY	756757	ILGINBAH / WARADGERY	756758	ILLILAWA / WARADGERY	756759
INA / WARADGERY	756760	JELLALABAD / WARADGERY	756761	JUMBUCK / WARADGERY	756762
KILLENDOO / WARADGERY	756763	LANG / WARADGERY	756764	LARA / WARADGERY	756765
LEURA / WARADGERY	756766	LORRAINE / WARADGERY	756767	MAGNOLIA / WARADGERY	756768
MAUDE / WARADGERY	756769	MELROSE / WARADGERY	756770	MIDGECLEUGH / WARADGERY	756771
MINGAH / WARADGERY	756772	MUNGADAL / WARADGERY	756773	NARRAWIDGERY / WARADGERY	756774
NERANG / WARADGERY	756775	OXLEY / WARADGERY	756776	PALMER / WARADGERY	756777
PARADISE / WARADGERY	756778	PARADISE EAST / WARADGERY	756779	PATTERSON / WARADGERY	756780
PEMBELGONG / WARADGERY	756781	PEVENSEY / WARADGERY	756782	PIMPAMPA / WARADGERY	756783
QUANDONG / WARADGERY	756784	RANKIN / WARADGERY	756785	RUSSELL / WARADGERY	756786
RUTHERFORD / WARADGERY	756787	SIMSON / WARADGERY	756788	SINCLAIR / WARADGERY	756789
THELLANGERIN / WARADGERY	756790	THELLANGERIN WEST / WARADGERY	756791	TINDALE / WARADGERY	756792
TONGUL / WARADGERY	756793	TOOGIMBIE / WARADGERY	756794	TOOPUNTUL / WARADGERY	756795
TULLY / WARADGERY	756796	TWYNAM / WARADGERY	756797	ULONGA / WARADGERY	756798
WAHWOON / WARADGERY	756799	WALLABY / WARADGERY	756800	WANDIGONG / WARADGERY	756801
WARADGERY / WARADGERY	756802	WARRIGAL / WARADGERY	756803	WAYMEA / WARADGERY	756804
WEST WARADGERY / WARADGERY	756805	WILGAH / WARADGERY	756806	WILLIS / WARADGERY	756807
WINGEN / WARADGERY	756808	WIRKENBERJAL / WARADGERY	756809	WOOLOOMBYE / WARADGERY	756810
WOOLOONDOOL / WARADGERY	756811	WYOMING / WARADGERY	756812	YANG YANG / WARADGERY	756813
YIMBARING / WARADGERY	756814	ALEXANDER / WELLESLEY	756815	ASHTON / WELLESLEY	756816
BIDDI / WELLESLEY	756817	BOCO / WELLESLEY	756818	BOMBALA / WELLESLEY	756819
BUNGARBY / WELLESLEY	756820	BUNGEE / WELLESLEY	756821	BURNIMA / WELLESLEY	756822
BURRIMBUCCO / WELLESLEY	756823	BYADBO / WELLESLEY	756824	CAMBALONG / WELLESLEY	756825
CATHCART / WELLESLEY	756826	COOLUMBOOKA / WELLESLEY	756827	COOPER / WELLESLEY	756828
CREEWAH / WELLESLEY	756829	CORROWONG / WELLESLEY	756830	DELEGATE / WELLESLEY	756831
GECAR / WELLESLEY	756832	GLENBOG / WELLESLEY	756833	GRENVILLE / WELLESLEY	756834
GULGIN / WELLESLEY	756835	GUNNING GRACH /	756836	HAYDEN / WELLESLEY	756837

COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County) WELLESLEY	COLUMN 2 (Reserve No)	COLUMN 1 (Parish/County)	COLUMN 2 (Reserve No)
IRONMUNGY / WELLESLEY	756838	JETTIBA / WELLESLEY	756839	LAWSON / WELLESLEY	756840
MAFFRA / WELLESLEY	756841	MAHARATTA / WELLESLEY	756842	MERINGO / WELLESLEY	756843
MERRIANGAAH / WELLESLEY	756844	MERRUMBULO / WELLESLEY	756845	MILA / WELLESLEY	756846
MOUNT TROOPER / WELLESLEY	756847	NELSON / WELLESLEY	756848	NIMMITABEL / WELLESLEY	756849
PETERS / WELLESLEY	756850	PICKERING / WELLESLEY	756851	QUIDONG / WELLESLEY	756852
RODNEY / WELLESLEY	756853	TANGAROO / WELLESLEY	756854	TARRABANDRA / WELLESLEY	756855
THOKO / WELLESLEY	756856	TINGARINGI / WELLESLEY	756857	TIVY / WELLESLEY	756858
TOMBONG / WELLESLEY	756859	WANGELLIC / WELLESLEY	756860	WELLINGTON / WELLESLEY	756861
WELLSMORE / WELLESLEY	756862	WOLLONDIBBY / WELLESLEY	756863	AVISFORD / WELLINGTON	756864
BIRAGANBIL / WELLINGTON	756865	BODULDURA / WELLINGTON	756866	BOIGA / WELLINGTON	756867
BOOMEY / WELLINGTON	756868	BORENORE / WELLINGTON	756869	BROOMBEE / WELLINGTON	756870
BURRENDONG / WELLINGTON	756871	CANNING / WELLINGTON	756872	CARROLL / WELLINGTON	756873
COOLAMIN / WELLINGTON	756874	COOPER / WELLINGTON	756875	COPPER HILL / WELLINGTON	756876
CUMMINGS / WELLINGTON	756877	CUNNINGHAM / WELLINGTON	756878	CURRAGURRA / WELLINGTON	756879
ERUDGERE / WELLINGTON	756880	FORBES / WELLINGTON	756881	GALWADGERE / WELLINGTON	756882
GAMBOOLA / WELLINGTON	756883	GRATTAI / WELLINGTON	756884	HARGRAVES / WELLINGTON	756885
IRONBARKS / WELLINGTON	756886	KERR / WELLINGTON	756887	LARRAS LAKE / WELLINGTON	756888
LEWIS / WELLINGTON	756889	MARCH / WELLINGTON	756890	MERINDA / WELLINGTON	756891
MILLENBONG / WELLINGTON	756892	MUCKERWA / WELLINGTON	756893	MUDGEE / WELLINGTON	756894
MULYAN / WELLINGTON	756895	MUMBIL / WELLINGTON	756896	MUNNA / WELLINGTON	756897
NUBRIGYN / WELLINGTON	756898	ORANGE / WELLINGTON	756899	PETERS / WELLINGTON	756900
PIAMBONG / WELLINGTON	756901	ROUSE / WELLINGTON	756902	SUTTOR / WELLINGTON	756903
TAMBAROORA / WELLINGTON	756905	TANNABUTTA / WELLINGTON	756906	TATUALI / WELLINGTON	756907
THREE RIVERS / WELLINGTON	756908	TOOLAMANANG / WELLINGTON	756909	TOWAC / WELLINGTON	756910
TRIANGLE / WELLINGTON	756911	TRUDGETT / WELLINGTON	756912	TUNNABIDGEE / WELLINGTON	756913
ULMARRAH / WELLINGTON	756914	WALTERS / WELLINGTON	756915	WARNE / WELLINGTON	756916
WARRATRA / WELLINGTON	756917	WAURDONG / WELLINGTON	756918	WEAR / WELLINGTON	756919
WELLINGTON / WELLINGTON	756920	WEROUERA / WELLINGTON	756921	WIADERE / WELLINGTON	756922
WINDEYER / WELLINGTON	756923	ABERCORN / WESTMORELAND	757033	ADDERLEY / WESTMORELAND	757034
ALFRED / WESTMORELAND	757035	ANTONIO / WESTMORELAND	757036	BALFOUR / WESTMORELAND	757037
BANSHEA / WESTMORELAND	757038	BARING / WESTMORELAND	757039	BIMLOW / WESTMORELAND	757040
BINDO / WESTMORELAND	757041	BLenheim / WESTMORELAND	757042	BOLTON / WESTMORELAND	757043
BOUVERIE / WESTMORELAND	757044	BULGARRES / WESTMORELAND	757045	COLONG / WESTMORELAND	757046
CRETE / WESTMORELAND	757047	CYCLOPS / WESTMORELAND	757048	DROGHEDA / WESTMORELAND	757049
DUCKMALOI / WESTMORELAND	757050	GANBENANG / WESTMORELAND	757051	GANGERANG / WESTMORELAND	757052
GUINEACOR / WESTMORELAND	757053	IRENE / WESTMORELAND	757054	JENOLAN / WESTMORELAND	757055
JOCELYN / WESTMORELAND	757056	JOORILAND / WESTMORELAND	757057	KENDALE / WESTMORELAND	757058
KONANGAROO / WESTMORELAND	757059	KOWMUNG / WESTMORELAND	757060	LANGDALE / WESTMORELAND	757061
LEIBNITZ / WESTMORELAND	757062	LOWTHER / WESTMORELAND	757063	MERLIN / WESTMORELAND	757064
MOZART / WESTMORELAND	757065	MURRUIN / WESTMORELAND	757066	NORWAY / WESTMORELAND	757067
OBERON / WESTMORELAND	757068	OLDBUCK / WESTMORELAND	757069	SPEEDWELL / WESTMORELAND	757070
ST COLUMBA / WESTMORELAND	757071	SWATCHFIELD / WESTMORELAND	757072	TARTARUS / WESTMORELAND	757073
TERNI / WESTMORELAND	757074	THE PEAKS / WESTMORELAND	757075	THORNSHOPE / WESTMORELAND	757076
THURAT / WESTMORELAND	757077	VULCAN / WESTMORELAND	757078	WINGECARRIBEE / WESTMORELAND	757079
ARRAROWNIE / WHITE	757081	BELMORE / WHITE	757082	BLAKE / WHITE	757083

<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>	<b>COLUMN 1 (Parish/County)</b>	<b>COLUMN 2 (Reserve No)</b>
BOHENA / WHITE	757084	BORAH / WHITE	757085	BORAL / WHITE	757086
BRIGALOW / WHITE	757087	BULGARRA / WHITE	757088	CAPP / WHITE	757089
COCABOY / WHITE	757090	COGHILL / WHITE	757091	COOK / WHITE	757092
COOMA / WHITE	757093	COORMORE / WHITE	757094	COWALLAH / WHITE	757095
COX / WHITE	757096	CROWIE / WHITE	757097	DAMPIER / WHITE	757098
DANGAR / WHITE	757099	DENOBOLLIE / WHITE	757100	DEWHURST / WHITE	757101
GALLOWAY / WHITE	757102	GOONA / WHITE	757103	GORMAN / WHITE	757104
GURLEIGH / WHITE	757105	HUMPHREY / WHITE	757106	IREDALE / WHITE	757107
LLOYD / WHITE	757108	LODER / WHITE	757109	LOFTUS / WHITE	757110
MALLALLEE / WHITE	757111	MANUM / WHITE	757113	MILNER / WHITE	757114
MOLLEE / WHITE	757115	MOLLIEROI / WHITE	757116	NUABLE / WHITE	757117
ORR / WHITE	757118	PARKES / WHITE	757119	QUINN / WHITE	757120
ROBERTSON / WHITE	757121	TANNAWANDA / WHITE	757122	TURRAWAN / WHITE	757124
WEE WAA / WHITE	757125	WHITE / WHITE	757126	YAMINBA / WHITE	757127
YARAMAN / WHITE	757128	ADELONG / WYNYARD	757211	BAGO / WYNYARD	757212
BANGUS / WYNYARD	757213	BATLOW / WYNYARD	757214	BELMORE / WYNYARD	757215
BLANCH / WYNYARD	757216	BOOK BOOK / WYNYARD	757217	BORAMBULA / WYNYARD	757218
BULALGEE / WYNYARD	757219	CALIFAT / WYNYARD	757220	CARABOST / WYNYARD	757221
COREINBOB / WYNYARD	757222	COURABYRA / WYNYARD	757223	CUNNINGDROO / WYNYARD	757224
DUTZON / WYNYARD	757225	ELLERSLIE / WYNYARD	757226	EUADERA / WYNYARD	757227
GADARA / WYNYARD	757228	GILMORE / WYNYARD	757229	GOLDSPINK / WYNYARD	757230
GREGADO / WYNYARD	757231	GUMLY GUMLY / WYNYARD	757232	HILLAS / WYNYARD	757233
HINDMARSH / WYNYARD	757234	HUMULA / WYNYARD	757235	KEAJURA / WYNYARD	757236
KILGOWLA / WYNYARD	757237	KYEAMBA / WYNYARD	757238	LIVINGSTONE / WYNYARD	757239
MATE / WYNYARD	757240	MINJARY / WYNYARD	757241	MUNDARLO / WYNYARD	757242
MURRAGULDRIE / WYNYARD	757243	NACKI NACKI / WYNYARD	757244	OBERNE / WYNYARD	757245
ROWAN / WYNYARD	757246	SELWYN / WYNYARD	757247	SOUTH GUNDAGAI / WYNYARD	757248
SOUTH WAGGA WAGGA / WYNYARD	757249	TARCUTTA / WYNYARD	757250	TARRABANDRA / WYNYARD	757251
TUMUT / WYNYARD	757252	TYWONG / WYNYARD	757253	UMBANGO / WYNYARD	757254
UMUTBEE / WYNYARD	757255	WALLACE / WYNYARD	757256	WEREBOLDERA / WYNYARD	757257
WILLIE PLOMA / WYNYARD	757258	WONDALGA / WYNYARD	757259	WOOD / WYNYARD	757260
WOOMAHRIGONG / WYNYARD	757261	YABTREE / WYNYARD	757262	YAVEN / WYNYARD	757263
PARA / FARNELL	757522	WILLEWURRAWA / FARNELL	757523		

**MAITLAND OFFICE**

**Corner Newcastle Road and Banks Street (PO Box 6), East Maitland NSW 2323**

**Phone: (02) 4937 9300 Fax: (02) 4934 2252**

**NOTIFICATION OF CLOSING OF ROAD**

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

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

Description

*Parish – Tomaree; County – Gloucester;  
Land District – Newcastle;  
Local Government Area – Port Stephens*

Road Closed: Lot 1, DP 1108460 at Anna Bay.

File No.: MD99 H 116.

Note: On closing, the land within Lot 1, DP 1108460 will remain vested in the Crown as Crown Land.

**ERRATUM**

Description

*Parish – Merriwa; County – Brisbane;  
Land District – Muswellbrook;  
Local Government Area – Upper Hunter;  
Locality – Merriwa*

IN the New South Wales Government Gazette of 22 June 2007, at Folio 3818, under the heading "ADDITION TO RESERVED CROWN LAND", the notice is hereby amended by deleting the whole of the "SCHEDULE", and inserting in lieu the following:

**SCHEDULE**

Column 1

Lot Part 43, DP No. 1112924, Parish Merriwa, County Brisbane.

Area: 248 square metres.

Note: The above part was formerly within Allotment 2, section 6, Village of Merriwa.

Column 2

Reserve No. 13642.

Public Purpose: From sale for public buildings (Police).

Notified: 11 April 1891, at Folio 2688.

Lot 41, 42 and Part 43, DP No. 1112924, Parish Merriwa, County Brisbane.

New Area: 4295 square metres.

File No.: MD03 H 278.

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

**MOREE OFFICE****Frome Street (PO Box 388), Moree NSW 2400****Phone: (02) 6750 6400 Fax: (02) 6752 1707****DRAFT ASSESSMENT OF CROWN LAND UNDER  
PART 3 OF THE CROWN LANDS ACT 1989 AND  
THE CROWN LANDS REGULATION 2000**

Draft Assessment of Crown Land at Wee Waa  
(Wee Waa Golf Club, Cook Oval, Showground and  
Common)

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

Inspection of this draft assessment can be made at the  
office of the Department of Lands, on the corner of Frome  
and Heber Streets, Moree and at the office of the Narrabri  
Shire Council, at 46-48 Maitland Street, Narrabri and at the  
Wee Waa Library, Rose Street, Wee Waa, during normal  
business hours.

Representations are invited from the public on the draft  
assessment. These may be made in writing for a period of  
thirty six (36) days commencing from the 27 June 2007 until  
1 August 2007 and should be sent to the Land Assessment  
Officer, Department of Lands, PO Box 388, Moree NSW  
2400. Please quote reference number ME06A1.

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

\_\_\_\_\_  
Description

*Land District – Narrabri; Council – Narrabri Shire*

The assessment area includes approximately 333.5  
hectares of Crown Land 2km to the north east of Wee Waa  
off the Kamilaroi Highway. This land is managed in part by  
the Wee Waa Common Trust, Wee Waa Showground Trust,  
Wee Waa & District Historical Society Inc, Wee Waa Golf  
Club Ltd, Wee Waa Golf Course Reserve Trust and Narrabri  
Shire Council.

Land titles include Lots 97, 98, 193, 203 and 273, DP  
757125; Lots 280 and 281, DP 705428; Lot 7007, DP  
1020759 and Lot 7014, DP 1054520, Parish of Wee Waa,  
County of White.

Contact: John Williams (02) 6750 6400.

**NOTIFICATION OF CLOSING OF A ROAD**

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

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

\_\_\_\_\_  
Description

*Parish – Gunnee; County – Burnett;  
Land District – Warialda;  
Local Government Area – Inverell*

Road Closed: Lots 3 and 4, DP 1107389 at Delungra.

File No.: ME06 H 250.

Note: On closing, the land within Lots 3 and 4, DP 1107389  
becomes vested in the State of New South Wales as  
Crown Land.

In accordance with section 44 of the Roads Act 1993,  
the Crown consents to the land in Lots 3 and 4, DP  
1107389 being vested in the Inverell Shire Council  
as operational land, to be given by the Council as  
compensation for other land acquired by the Council  
for the purposes of the Roads Act 1993. Council's  
reference: SC-5/2006.

**NOWRA OFFICE****5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541****Phone: (02) 4428 6900 Fax: (02) 4428 6988****NOTIFICATION OF CLOSING OF PUBLIC ROAD**

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

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

## Description

*Parish – Kiah; County – Auckland;  
Land District – Bega; L.G.A. – Bega Valley*

Lot 1 in DP 1111525 at Edrom.

File No.: NA04 H 136.

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

**RESERVATION OF CROWN LAND**

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

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

## SCHEDULE

*Column 1*

Land District: Moruya.  
Local Government Area:  
Eurobodalla.  
Parish: Bateman.  
County: St Vincent.  
Locality: Batemans Bay.  
Lot 11, DP 124295 and  
Lot 11, DP 870049.  
File No.: LANDS07/368.

*Column 2*

Reserve No. 1013768, for the public purpose of port facilities, tourism facilities and associated services.

**DECLARATION OF A PUBLIC PURPOSE**

PURSUANT to section 3 of the Crown Lands Act 1989, I declare "Port Facilities, Tourism Facilities and Associated Services" to be a public purpose for the purposes of section 87 of that Act. (LANDS07/368)

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

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

IN the notice appearing in the *New South Wales Government Gazette* of 11 May 2007, Folio 2681, under the heading 'REVOCATION OF RESERVATION OF CROWN LANDS' (File No. OE81R133), the notice of revocation should also have included the land specified below in Column 1 to the extent specified in Column 2 of the Schedule.

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

## SCHEDULE

*Column 1*

Land District: Cowra.  
Shire: Cowra.  
Parish: Cowra.  
County: Bathurst.  
Location: Cowra.  
Reserve No.: 95764.  
Purpose: Police Boys Club  
(addition).  
Date of Notification:  
7 September 1984.  
File No.: OE81 R 133.

*Column 2*

Lot 294, DP 704721 of 6805 square metres (now within Lot 1, DP 1064682).

Reserve 95764 now comprises part Lot 2, DP 1064682 of 4175 square metres.

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

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

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
John Marsden FLINT.	Gore Hill Memorial Cemetery Trust.	Dedication No.: 500620. Public Purpose: Preservation of historic cemetery. Notified: 19 May 1868. File No.: MN87 R 10/3.

For a term commencing 1 July 2007 and expiring 30 September 2007.

**APPOINTMENT OF TRUST BOARD MEMBER**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Rod NEVILLE.	The Botany Cemetery Trust and the Eastern Suburbs Crematorium Trust.	Area at Matrville dedicated for the public purpose of general cemetery in the <i>New South Wales Government Gazettes</i> of 10 January 1888, 4 October 1968 (Addn) and 29 January 1999 (Addn) (Dedication No.: 500600), R66305 for the public purpose of cemetery (addition), notified in the <i>New South Wales Government Gazette</i> of 9 October 1936 and R77444 for the public purpose of cemetery (addition), notified in <i>New South Wales Government Gazettes</i> of 11 February 1955, 21 November 1969 (Addn), 22 November 1996 (Addn), 1 May 1998 (Addn) and 24 February 2006 (Addn). File No.: MN83 R 94.

Term of Office

For a period expiring on 18 July 2009.

**REMOVAL FROM OFFICE OF ADMINISTRATOR  
OF RESERVE TRUST**

PURSUANT to Section 119(1) of the Crown Lands Act 1989, the administrators specified in Schedule 1 hereunder, are removed from offices of the reserve trusts specified in Schedule 2, which are trustees of the reserves referred to in Schedule 3.

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

SCHEDULE 1

John FILOCAMO.

SCHEDULE 2

Liverpool Showground Reserve Trust.

SCHEDULE 3

Reserve No.: 98131.

Public Purpose: Community purposes, showground and  
public recreation.

Notified: 18 April 1986.

File No.: MN85 R 63/1.

SCHEDULE 1

Kenneth Allan CHAMBERLAIN.

SCHEDULE 2

Women's Athletic Sports (D500013) Reserve Trust.

SCHEDULE 3

Dedication No.: 500013.

Public Purpose: Athletic Sports (Women).

Notified: 28 November 1947.

File No.: MN93 R 117/1.

SCHEDULE 1

Ian William MELVILLE.

SCHEDULE 2

Oxford Falls (R100221) Reserve Trust.

SCHEDULE 3

Reserve No.: 100221.

Public Purpose: Public recreation and urban services.

Notified: 13 April 1992.

File No.: MN92 R 20/1.

SCHEDULE 1

John FILOCAMO.

SCHEDULE 2

Howley Park East (D500410) Reserve Trust.

## SCHEDULE 3

Dedication No.: 500410.  
Public Purpose: Public recreation.  
Notified: 26 July 1911.  
File No.: MN90 R 23/1.

## SCHEDULE 1

Axel TENNIE.

## SCHEDULE 2

Cook Park West Reserve Trust.

## SCHEDULE 3

Reserve No.: 1001018.  
Public Purpose: Urban Services.  
Notified: 28 November 1997.  
File No.: MN97 R 71/1.

## SCHEDULE 1

Andrew James McANESPIE.

## SCHEDULE 2

Randwick Literary Institute (R1003948) Reserve Trust.

## SCHEDULE 3

Reserve No.: 1003948.  
Public Purpose: Community purposes.  
Notified: 22 November 2002.  
File No.: MN89 R 40/1.

### APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

## SCHEDULE 1

Column 1	Column 2	Column 3
Lands Administration Ministerial Corporation.	Liverpool Showground Reserve Trust.	Reserve No.: 98131. Public Purpose: Community purposes, showground and public recreation. Notified: 18 April 1986. File No.: MN85 R 63/1.

## SCHEDULE 2

Column 1	Column 2	Column 3
Lands Administration Ministerial Corporation.	Women's Athletic Sports (D500013) Reserve Trust.	Dedication No.: 500013. Public Purpose: Athletic Sports (Women). Notified: 28 November 1947. File No.: MN93 R 117/1.

## SCHEDULE 3

Column 1	Column 2	Column 3
Lands Administration Ministerial Corporation.	Oxford Falls (R100221) Reserve Trust.	Reserve No.: 100221. Public Purpose: Public recreation and urban services. Notified: 13 April 1992. File No.: MN92 R 20/1.

## SCHEDULE 4

Column 1	Column 2	Column 3
Lands Administration Ministerial Corporation.	Howley Park East (D500410) Reserve Trust.	Dedication No.: 500410. Public Purpose: Public recreation. Notified: 26 July 1911. File No.: MN90 R 23/1.

## SCHEDULE 5

Column 1	Column 2	Column 3
Lands Administration Ministerial Corporation.	Cook Park West Reserve Trust.	Reserve No.: 1001018. Public Purpose: Urban services. Notified: 28 November 1997. File No.: MN97 R 71/1.

## SCHEDULE 6

Column 1	Column 2	Column 3
Lands Administration Ministerial Corporation.	Randwick Literary Institute (R1003948) Reserve Trust.	Reserve No.: 1003948. Public Purpose: Community purposes. Notified: 22 November 2002. File No.: MN89 R 40/1.

## ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* of the 15 June 2007, Folio 3780, under the heading "Notification of Closing of Roads" in notes should read [1] On closing, title for the land in Lot 1 remains vested in Blacktown City Council as operational land. [2] The road is closed subject to the easement for padmount substation 2.9 wide, for restriction on the use of land for underground cables 1.2 wide and variable width, as shown in DP 1111334.

File No.: MN05 H 116.

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

### APPOINTMENT OF CORPORATION TO MANAGE A RESERVE TRUST

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

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

## SCHEDULE

Column 1	Column 2	Column 3
Lands Administration Ministerial Corporation.	Parramatta/ Granville Sportsground (R100217 and R100218) Reserve Trust.	Reserve No. 100217 for the public purposes of public recreation and urban services and Reserve No. 100218 for the public purpose of environmental protection. Both reserves notified in the <i>New South Wales Government Gazette</i> of 20 December 1991. File No.: MN92 R 17.



**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

**Descriptions**

*Land District – Metropolitan; L.G.A. – Marrickville*

Lot 1, DP 1112546 at Marrickville, Parish Petersham (Sheet 9), County Cumberland.

File No.: MN04 H 370.

Notes: 1] On closing, title for the land in lot 1 remains vested in Marrickville Council as operational land.

2] The road is closed subject to the easement for electricity and other purposes 3.35 wide limited in height and depth as shown in DP 1112546.

**DECLARATION OF LAND TO BE CROWN LAND**

PURSUANT to section 138 of the Crown Lands Act 1989, the lands described in the Schedule hereunder, are declared to be Crown Land within the meaning of that Act. The lands described in the Schedule below are vested in the Crown pursuant to section 94 of the Transport Administration Act 1988, today.

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

**SCHEDULE**

*Land District – Various;  
Local Government Area – Various;  
Locality – Various Locations*

Lot 1, DP No. 196131; Lot 1, DP 230145; Lots 2, 3, 4, 5, 6, 7, 8 and 9, DP 230145 and Lot 9, DP 1097785, Parish Strathdon, County Cook.

Lot 1, DP 1077570; Lot 1, DP 957051, Parish Lett, County Cook.

Lot 1, DP 1077576; Lot 1, DP 1077564, Parish Marrangaroo, County Cook.

Lot 1, DP 172591; Lot 1, DP 1077566, Parish Lett, County Cook.

Lot 1, DP 934032, Parish Marrangaroo, County Cook.

Lot 4, DP 788554, Parish Lett, County Cook.

Lot 8, DP 788554, Parish Lett, County Cook.

Meadowbank Bridge shown on Diagram A in file 07/1731.

Hawkesbury River Pylons shown on Diagram B in file 07/1731.

Lot 69, DP 751662; Lots PT 75, PT 74 and PT 76, DP 751662; Lot 162, DP 120445 and Lots PT 77 and PT 78, DP 974052, Parish Strathdon, County Cook.

Lot PT 1, DP 851402, Parish Magdala, County Cook.

Lot PT 2, DP 851402, Parish Strathdon, County Cook.

Lots 6 and 7, DP 699, Parish Coomassie, County Cook.

Lot 1, DP 1077362, Parish Mandolong, County Northumberland.

Lot 1, DP 582126, Parish Awaba, County Northumberland.

Lots 1 and 2, DP 585142, Parish Awaba, County Northumberland.

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10, DP 239629, Parish Awaba, County Northumberland.

Loftus Tramline shown on Diagram C in file 07/1731.

Helensburg Disused Tunnel shown on Diagram D in file 07/1731.

Greenwich Cable Tunnel shown on diagram E in file 07/1731.

Lot PT 4, DP 73235, Parish Prospect, County Cumberland.

Lot PT 1, DP 1002415, Parish Propect, County Cumberland.

Lot 2, DP 837554, Parish Wollongong, County Camden.

Lot 1, DP 803348, Parish St George, County Cumberland.

Lot 1, DP 433936, Parish Willoughby, County Cumberland.

Lot 1, DP 191733, Parish Willoughby, County Cumberland.

Lot PT 1, DP 991231, Parish Wollongong, County Camden.

Lot PT 1, DP 668532, Parish Bulgo, County Cumberland.

Area: About 86.6 hectares.

File No.: 07/1731.

**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: Various.

Local Government Area: Various.

Locality: Various Locations.

Lot 1, DP No. 196131; Lot 1, DP 230145; Lots 2, 3, 4, 5, 6, 7, 8 and 9, DP 230145 and Lot 9, DP 1097785, Parish Strathdon, County Cook

Lot 1, DP 1077570 and Lot 1, DP 957051, Parish Lett, County Cook.

Lot 1, DP 1077576 and Lot 1, DP 1077564, Parish Marrangaroo, County Cook.

Lot 1, DP 172591 and Lot 1, DP 1077566, Parish Lett, County Cook.

Lot 1, DP 934032, Parish Marrangaroo, County Cook.

Lot 4, DP 788554, Parish Lett, County Cook.

Lot 8, DP 788554, Parish Lett, County Cook.

Meadowbank Bridge shown on Diagram A in file 07/1731.

Hawkesbury River Pylons shown on Diagram B in file 07/1731.

Lot 69, DP 751662; Lots PT 75, PT 74 and PT 76, DP 751662; Lot 162, DP 120445; Lots PT 77 and PT 78, DP 974052, Parish Strathdon, County Cook.

Lot PT 1, DP 851402, Parish Magdala, County Cook.

Lot PT 2, DP 851402, Parish Strathdon, County Cook.

Lots 6 and 7, DP 699, Parish Coomassie, County Cook.

Lot 1, DP 1077362, Parish Mandolong, County Northumberland.

Lot 1, DP 582126, Parish Awaba, County Northumberland.

Lots 1 and 2, DP 585142, Parish Awaba, County Northumberland.

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10, DP 239629, Parish Awaba, County Northumberland.

Loftus Tramline shown on Diagram C in file 07/1731.

Helensburg Disused Tunnel shown on Diagram D in file 07/1731.

Greenwich Cable Tunnel shown on diagram E in file 07/1731.

Lot PT 4, DP 73235, Parish Prospect, County Cumberland.

Lot PT 1, DP 1002415, Parish Propect, County Cumberland.

Lot 2, DP 837554, Parish Wollongong, County Camden.

Lot 1, DP 803348, Parish St George, County Cumberland.

Lot 1, DP 433936, Parish Willoughby, County Cumberland.

Lot 1, DP 191733, Parish Willoughby, County Cumberland.

Lot PT 1, DP 991231, Parish Wollongong, County Camden.

Lot PT 1, DP 668532, Parish Bulgo, County Cumberland.

Area: About 86.6 hectares.

File No.: 07/1731.

*Column 2*

Reserve No.: 1013848.

Public Purpose: Public recreation and urban services.

**APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Lands Administration Ministerial Corporation.	State Rail Land (R1013848) Reserve Trust.	Reserve No.: 1013848. Public Purpose: Public recreation and urban services. Notified: This day File No.: 07/1731.

**ESTABLISHMENT OF RESERVE TRUST**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
State Rail Land (R1013848) Reserve Trust.	Reserve No.: 1013848. Public Purpose: Public recreation and urban services. Notified: This day. File No.: 07/1731.

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

**ROADS ACT 1993****ORDER**

Transfer of Crown Public Road to a Council

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

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

**SCHEDULE 1**

*County – Macquarie; Land District – Taree;  
Local Government Area – Greater Taree City Council*

Crown public road being unnamed perpendicular to Bushland Drive for 220m on eastern boundary of Lot 227, DP 754449, Town and Parish Taree.

Part of Greenlees Road from Comboyne Road to 20m east of north west corner of Lot 5, DP 622172 at Cedar Party, Parish Marlee.

Part of Walter Fay Street for 370m north of Saltwater Road at Wallabi Point, Parish Bohnock.

Part of Beal Avenue west of Lot 2, DP 590268 and south of Lots 5 and 4, section U, DP 978492 at Mitchells Island, Parish Oxley.

**SCHEDULE 2**

Roads Authority: Greater Taree City Council.

File No.: TE03 H 237.

**RESIGNATION FROM OFFICE OF CORPORATION  
MANAGER OF RESERVE TRUST**

PURSUANT to section 96(1)(a) of the Crown Lands Act 1989, the corporation specified in Schedule 1 hereunder, has resigned from the office of manager of the reserve trusts specified in Schedule 2, which is trustee of the reserve referred to in Schedule 3.

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

**SCHEDULE 1**

Kempsey Shire Council.

**SCHEDULE 2**

Point Plomer Drainage Reserve (R22451) Trust.

Goolawah Public Recreation Reserve (1003268) Trust.

Crescent Head Water Supply Reserve (R41546) Trust.

Goolawah Reserve (R88664) Trust.

**SCHEDULE 3**

Reserve No.: 22451.

Public Purpose: Drainage.

Notified: 4 May 1895.

Reserve No.: 1003268.

Public Purpose: Public recreation and environmental protection.

Notified: 3 May 2002.

Reserve No.: 41546.

Public Purpose: Water supply and refuge in time of flood.

Notified: 27 March 1907.

Reserve No.: 88664.

Public Purpose: Public recreation.

Notified: 14 July 1972.

File No.: TE02 R 46.

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

**ROADS ACT 1993**

**ORDER**

Transfer of Crown Road to a Council

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

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

**SCHEDULE 1**

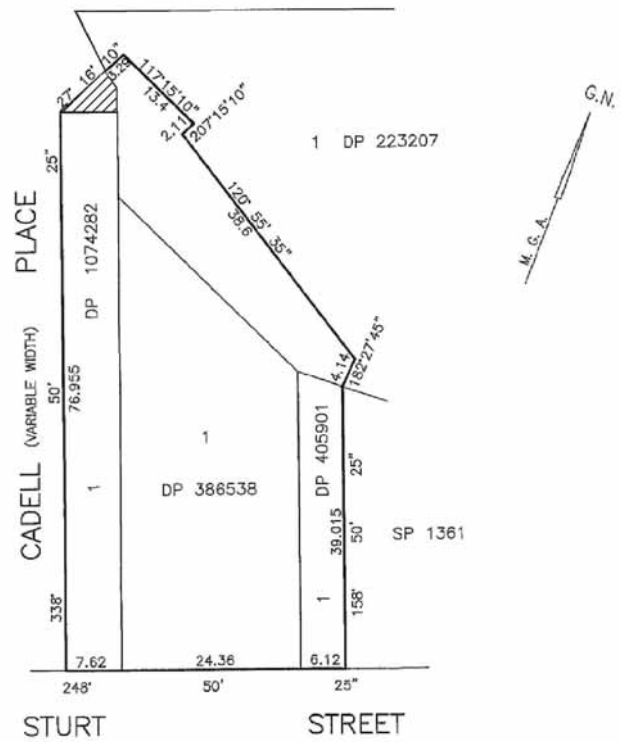
*Parish – South Wagga Wagga; County – Wynyard;  
Land District – Wagga Wagga; City – Wagga Wagga*

Crown public road of variable width and having an area of 22.8 metres square and described as that part of Cadell Place, Wagga Wagga, north of Lot 1, DP 1074282 and west of Lot 1, DP 223207 and shown in hatching on the diagram below.

**SCHEDULE 2**

Roads Authority: Wagga Wagga City Council.

File No.: WA07 H 183.



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

**GRANTING OF A WESTERN LANDS LEASE**

IT is hereby notified that under the provisions of section 28A of the Western Lands Act 1901, the Western Lands Lease of the land specified has been granted to the undermentioned persons.

The lease is subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder and to the special conditions, provisions, exceptions, covenants and reservations set out hereunder.

The land is to be used only for the purpose for which the lease is granted.

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

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

*Administrative District – Hillston; Shire – Carrathool;  
Parish – Nellywanna; County – Franklin*

Western Lands Lease 14800 was granted to Twynam Pastoral Company Pty Limited, comprising Lot 4825, DP 769202 (Folio Identifier 4825/769202), of 101.2 hectares at Carrathool, for the purpose of Grazing for a term of 40 years commencing 6 May 2007.

Papers: WLL 14800.

**CONDITIONS AND RESERVATIONS ATTACHED TO  
WESTERN LANDS LEASE 14800**

- (1) In the conditions annexed to the lease, the expression “the Minister” means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Infrastructure, Planning and Natural Resources as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression “the Commissioner” means the Commissioner charged with the administration of the Western Lands Act 1901 (“the Act”) in accordance with section 4(2) of the Act.
- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty’s Heirs and Successors and the Minister.  
(b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder’s use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.
- (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
- (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 1 July in each year.
- (6) (a) “GST” means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.  
“GST law” includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.  
(b) Notwithstanding any other provision of this Agreement:
  - (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
  - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause “taxes”), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (8) The lessee shall hold and use the land leased bona fide for the lessee’s own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.

- (11) The land leased shall be used only for the purpose of "Grazing".
- (12) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (14) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (15) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (16) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (17) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (18) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (19) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (20) The lessee shall erect gates on roads within the land leased when and where directed by the Commissioner for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (21) The right is reserved to the public of free access to, and passage along, the bank of any watercourse adjoining the land leased and the lessee shall not obstruct access or passage by any member of the public to or along the bank.
- (22) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee shall post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities shall be erected and maintained to the satisfaction of the Commissioner. The lessee shall not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (23) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (24) The lessee shall comply with requirements of section 18DB of the Western Lands Act 1901 which provides that, except in the circumstances referred to in subsection (4) of that section, any native vegetation on the land the subject of the lease, and any part of the land that is protected land, must not be cleared except in accordance with the Native Vegetation Conservation Act 1997.
- (25) The lessee shall comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Department has first been obtained and any condition to which the consent is subject under subsection (6) is complied with.
- (26) Notwithstanding any other condition annexed to the lease, the lessee shall, in removing timber for the purpose of building, fencing or firewood, carefully preserve all timber, scrub, vegetative cover and any regeneration thereof (except noxious plants and those "woody weeds" specified in Clause 28(1) and parts 9 and 13 in Schedule 4 of the Regulations) on the following parts of the land leased:
- (a) between the banks of, and within strips at least 20 metres wide along each bank of, any creek or defined watercourse;

- (b) within strips at least 30 metres wide on each side of the centre line of any depression, the sides of which have slopes in excess of 1 (vertically) in 4 (horizontally), that is, approximately 14 degrees;
- (c) where the slopes are steeper than 1 (vertically) in 3 (horizontally), that is, approximately 18 degrees;
- (d) within strips not less than 60 metres wide along the tops of any ranges and main ridges;
- (e) not in contravention of section 21CA of the Soil Conservation Act 1938.

In addition to the foregoing requirements of this condition, the lessee shall preserve on so much of the land leased as is not the subject of a clearing licence (where possible, in well distributed clumps or strips) not less than an average of 30 established trees per hectare, together with any other timber, vegetative cover or any regeneration thereof which may, from time to time, be determined by the Commissioner to be useful or necessary for soil conservation or erosion mitigation purposes or for shade and shelter.

- (27) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the Forestry Act 1916 and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased. The lessee shall not have any property right in the timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the Forestry Act 1916 or unless a clearing licence has been issued pursuant to section 18DB of the Western Lands Act 1901, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (28) The lessee shall take all necessary steps to protect the land leased from bush fire.
- (29) The lessee shall, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (30) Whenever so directed by the Commissioner, the lessee shall, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.
- (31) The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee shall comply with any directions of the Commissioner to prevent or discontinue overstocking.
- (32) The lessee shall, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseedling and regeneration of vegetation and, for that purpose, the lessee shall erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary.
- (33) The lessee shall furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (34) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (35) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (36) The lessee shall comply with the provisions of the Protection of the Environment Operations Act 1997.

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#### ESTABLISHMENT OF RESERVE TRUST

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

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

#### SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Buronga Wetlands Reserve Trust.	Reserve No.: 71778. Public Purpose: Future public requirements. Notified: 21 December 1945. File No.: WL95 R 10/1.

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#### APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

## SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Wentworth Shire Council.	Buronga Wetlands Reserve Trust.	Reserve No.: 71778. Public Purpose: Future public requirements. Notified: 21 December 1945. File No.: WL95 R 10/1.

## RESERVATION OF CROWN LAND

PURSUANT to section 87 of the Crown Lands Act 1989, all Crown Land in the Western Division of the State that is not within a reserve or part of any holding that is within the county specified in Column 1 of the Schedule hereunder, is reserved for the public purpose of future public requirements as specified opposite thereto in Column 2 of the Schedule.

Note: Addition to Reserve No. 1011448 for future public requirements, notified in the *New South Wales Government Gazette* dated 11 August 2006, is hereby revoked.

File No.: LANDS 06/138.

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

## SCHEDULE

<i>Column 1</i> <i>County</i>	<i>Column 2</i> <i>Reserve No.</i>	<i>Column 1</i> <i>County</i>	<i>Column 2</i> <i>Reserve No.</i>	<i>Column 1</i> <i>County</i>	<i>Column 2</i> <i>Reserve No.</i>
Barrona	1013788	Blaxland	1013789	Booroondarra	1013790
Caira	1013791	Canbelego	1013792	Clyde	1013793
Cowper	1013794	Culgoa	1013795	Delalah	1013796
Evelyn	1013797	Farnell	1013798	Finch	1013799
Fitzgerald	1013800	Franklin	1013801	Gregory	1013802
Gunderbooka	1013803	Irrara	1013804	Kilfera	1013805
Killara	1013806	Landsborough	1013807	Livingstone	1013808
Manara	1013809	Menindee	1013810	Mootwingee	1013811
Mossgiel	1013812	Mouramba	1013813	Narran	1013814
Perry	1013815	Poole	1013816	Rankin	1013817
Robinson	1013818	Taila	1013819	Tandora	1013820
Tara	1013821	Thoulcanna	1013822	Tongowoko	1013823
Ularara	1013824	Waljeers	1013825	Wentworth	1013826
Werunda	1013827	Windeyer	1013828	Woore	1013829
Yancowinna	1013830	Yanda	1013831	Yantara	1013832
Young	1013833	Yungnulgra	1013834		



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# Department of Planning

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New South Wales

## **Bankstown Local Environmental Plan 2001 (Amendment No 37)**

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRW0000681/S69)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1 Bankstown Local Environmental Plan 2001 (Amendment No 37)

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## **Bankstown Local Environmental Plan 2001 (Amendment No 37)**

under the

Environmental Planning and Assessment Act 1979

### **1 Name of plan**

This plan is *Bankstown Local Environmental Plan 2001 (Amendment No 37)*.

### **2 Aims of plan**

This plan aims to allow, with the consent of Bankstown City Council, advertisements on the land to which this plan applies, being a pedestrian footbridge over the Hume Highway at Yagoona.

### **3 Land to which plan applies**

This plan applies to land, being a pedestrian footbridge over the Hume Highway, adjacent to 424A and 425 Hume Highway, Yagoona (Lot 2, DP 1031913 and Lot 2, DP 785952, respectively).

### **4 Amendment of Bankstown Local Environmental Plan 2001**

*Bankstown Local Environmental Plan 2001* is amended by inserting in Schedule 2 in appropriate order the following item under the headings “**Item No**”, “**Property description**” and “**Development for the purpose of, or consisting of, the following:**”, respectively:

- |    |   |   |
|----|---|---|
| 27 | Land, being a pedestrian footbridge over the Hume Highway, adjacent to 424A and 425 Hume Highway, Yagoona (Lot 2, DP 1031913 and Lot 2, DP 785952, respectively). | Advertisements on the pedestrian footbridge |
|----|---|---|



New South Wales

## **Baulkham Hills Local Environmental Plan 2005 (Amendment No 8)**

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRW0000144/S69)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1 Baulkham Hills Local Environmental Plan 2005 (Amendment No 8)

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## **Baulkham Hills Local Environmental Plan 2005 (Amendment No 8)**

under the

Environmental Planning and Assessment Act 1979

### **1 Name of plan**

This plan is *Baulkham Hills Local Environmental Plan 2005 (Amendment No 8)*.

### **2 Aims of plan**

This plan aims to amend *Baulkham Hills Local Environmental Plan 2005*:

- (a) to provide for the use of part of the land to which this plan applies for public recreation and drainage purposes, having regard to the environmental constraints of that land, and
- (b) to facilitate an open space corridor adjacent to the Rouse Hill regional centre, and
- (c) to enable the conservation and management of a sensitive riparian corridor, and
- (d) to rezone part of the land from the Open Space 6 (a) (Existing and Proposed Public Recreation) Zone to the Business 3 (b) (Commercial) Zone, and
- (e) to enable minor zone boundary adjustments.

### **3 Land to which plan applies**

This plan applies to the following land in the local government area of Baulkham Hills:

- (a) Lot 13, DP 830418, Commercial Road, and part of Commercial Road, Rouse Hill,
- (b) part of Lot A, DP 363564, Withers Road, Kellyville,
- (c) Lots 2 and 7, DP 833071, Lots 23–25 and parts of Lots 19 and 22, DP 13882, part of Lot 201, DP 802002, part of Lot 1, DP 1043755 and part of Lot 2, DP 1031575, Windsor Road, Beaumont Hills,

Baulkham Hills Local Environmental Plan 2005 (Amendment No 8)

Clause 4

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- (d) Lot 5 and part of Lot 2, DP 1077971, Windsor Road, Rouse Hill,  
(e) Lot 3001, DP 1038814, Kirkton Place, Beaumont Hills,  
as shown edged heavy black and distinctively lettered on the map  
marked "Baulkham Hills Local Environmental Plan 2005 (Amendment  
No 8)" deposited in the office of the Council of the Shire of Baulkham  
Hills.

**4 Amendment of Baulkham Hills Local Environmental Plan 2005**

*Baulkham Hills Local Environmental Plan 2005* is amended by  
inserting in appropriate order in the definition of *the map* in clause 5 (1)  
the following words:

Baulkham Hills Local Environmental Plan 2005  
(Amendment No 8)



New South Wales

## Lake Macquarie Local Environmental Plan 2004 (Amendment No 7)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (NEW0005984/S69)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1 Lake Macquarie Local Environmental Plan 2004 (Amendment No 7)

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## Lake Macquarie Local Environmental Plan 2004 (Amendment No 7)

under the

Environmental Planning and Assessment Act 1979

### 1 Name of plan

This plan is *Lake Macquarie Local Environmental Plan 2004 (Amendment No 7)*.

### 2 Aims of plan

This plan aims to amend *Lake Macquarie Local Environmental Plan 2004 (the 2004 plan)* as follows:

- (a) to remove the acquisition requirement under clause 55 of the 2004 plan to the land referred to in clause 3 (1) so as to exclude that land from future acquisition by Lake Macquarie City Council and to rezone that land from Zone 6 (1) Open Space Zone to Zone 2 (1) Residential Zone to accommodate the existing private dwelling on the land,
- (b) to rezone the land referred to in clause 3 (2) from Zone 2 (1) Residential Zone to Zone 6 (1) Open Space Zone to facilitate public access to Lake Macquarie,
- (c) to apply the acquisition requirement under clause 55 of the 2004 plan to the land referred to in clause 3 (3) so as to include that land for future acquisition by Lake Macquarie City Council,
- (d) to rezone the land referred to in clause 3 (4) from Zone 2 (2) Residential (Urban Living) Zone to Zone 3 (1) Urban Centre (Core) Zone to recognise the existing shopping centre at Caves Beach and to cater for future retail expansion on the adjoining vacant lot,
- (e) to rezone the land referred to in clause 3 (5) from Zone 5 Infrastructure Zone to Zone 6 (1) Open Space Zone so as to change inappropriate zoning for land that is in the ownership of Lake Macquarie City Council,
- (f) to remove the acquisition requirement under clause 55 of the 2004 plan to the land referred to in clause 3 (6) so as to exclude that land from future acquisition by Lake Macquarie City Council,

- 
- (g) to rezone the land referred to in clause 3 (7) from Zone 1 (1) Rural (Production) Zone to Zone 9 Natural Resources Zone so as to enable the use of that land for the purposes of a waste management and/or recycling facility (Awaba Tip) and energy generation works.

### 3 Land to which plan applies

- (1) With respect to the aims referred to in clause 2 (a), this plan applies to Lot 639, DP 13410, 109 Beach Road, Wangi Wangi, as shown edged heavy black and lettered "2 (1)" on Sheet 1 of the map marked "Lake Macquarie Local Environmental Plan 2004 (Amendment No 7)" deposited in the office of Lake Macquarie City Council.
- (2) With respect to the aim referred to in clause 2 (b), this plan applies to Lot 31, DP 747652, 28A Edward Street, Fennell Bay, as shown edged heavy black and lettered "6 (1)" on Sheet 2 of that map.
- (3) With respect to the aim referred to in clause 2 (c), this plan applies to:
- (a) Lot 11, DP 235243, corner of Violet Town Road and Tingira Drive, Tingira Heights, as shown edged heavy black, cross-hatched and lettered "6 (1)" on Sheet 3 of that map, and
- (b) part of Lot 1121, DP 528453, Freemans Drive, Cooranbong, as shown edged heavy black, cross-hatched and lettered "7 (1)" on Sheet 5 of that map.
- (4) With respect to the aim referred to in clause 2 (d), this plan applies to Lot 111, DP 749623 and Lot 15, DP 867390, Caves Beach Road, Caves Beach, as shown edged heavy black and lettered "3 (1)" on Sheet 4 of that map.
- (5) With respect to the aim referred to in clause 2 (e), this plan applies to Lot 21, DP 1003062, LT Creek Reserve, Bridge Street, Fassifern and part of LT Creek, as shown edged heavy black and lettered "6 (1)" on Sheet 6 of that map.
- (6) With respect to the aim referred to in clause 2 (f), this plan applies to:
- (a) parts of Lots A and B, DP 390795, The Boulevard, Toronto and Lots 105–109, DP 243194 and part of Lot 43, DP 2505, Brighton Avenue, Toronto, as shown edged heavy black and lettered "3 (1)" on Sheet 8 of that map, and
- (b) part of Lot 89, DP 4800, Dora Street, Dora Creek, as shown edged heavy black and lettered "7 (2)" on Sheet 9 of that map.
- (7) With respect to the aim referred to in clause 2 (g), this plan applies to Lot 372, DP 723259, Awaba Tip site, Wilton Road, Awaba, as shown edged heavy black and lettered "9" on Sheet 7 of that map.



Clause 4 Lake Macquarie Local Environmental Plan 2004 (Amendment No 7)

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**4 Amendment of Lake Macquarie Local Environmental Plan 2004**

*Lake Macquarie Local Environmental Plan 2004* is amended by inserting in appropriate order in the definition of *the map* in the Dictionary the following words:

Lake Macquarie Local Environmental Plan 2004  
(Amendment No 7)



New South Wales

## **Ulmarra Local Environmental Plan 1992 (Amendment No 5)**

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (GRA6322514/PC)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1            Ulmarra Local Environmental Plan 1992 (Amendment No 5)

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## **Ulmarra Local Environmental Plan 1992 (Amendment No 5)**

under the

Environmental Planning and Assessment Act 1979

### **1 Name of plan**

This plan is *Ulmarra Local Environmental Plan 1992 (Amendment No 5)*.

### **2 Aims of plan**

The aims of this plan are:

- (a) to rezone the land to which this plan applies from the Rural (Horticultural Holdings) Zone to the General Rural Zone under *Ulmarra Local Environmental Plan 1992*, and
- (b) to prevent the further subdivision of land to which this plan applies into small horticultural allotments, and
- (c) to permit development for the purposes of a dual occupancy and the erection of dwelling-houses and duplexes, within a property management planning framework, on certain horticultural allotments on land to which this plan applies.

### **3 Land to which plan applies**

This plan applies to the land shown edged heavy black on the map marked "Ulmarra Local Environmental Plan 1992 (Amendment No 5)" deposited in the office of Clarence Valley Council.

### **4 Amendment of Ulmarra Local Environmental Plan 1992**

*Ulmarra Local Environmental Plan 1992* is amended as set out in Schedule 1.

Ulmarra Local Environmental Plan 1992 (Amendment No 5)

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 4)

**[1] Clause 5 Definitions**

Insert in appropriate order in the definition of *the map* in clause 5 (1):

Ulmarra Local Environmental Plan 1992 (Amendment No 5)

**[2] Clause 8 Zones indicated on the map**

Omit the matter relating to Zone No 1 (h).

**[3] Clause 9 Zone objectives and development control table**

Omit the matter relating to Zone No 1 (h) from the Table to the clause.

**[4] Clause 15 Subdivision etc of land within Zone No 1 (h)**

Omit the clause.

**[5] Clause 17 Erection of dwelling-houses and duplexes in rural zones**

Insert before clause 17 (1):

(1A) This clause does not apply to land to which clause 17A applies.

**[6] Clause 17 (2)**

Omit “, 1 (e) or 1 (h)”. Insert instead “or 1 (e)”.

**[7] Clause 17A**

Insert after clause 17:

**17A Dual occupancies, dwelling-houses and duplexes on certain land formerly in the Horticultural Holdings zone**

- (1) This clause applies to land within Zone No 1 (a) that was, immediately before the commencement of the amending plan, within Zone No 1 (h), and being land shown edged heavy black on the map marked “Ulmarra Local Environmental Plan 1992 (Amendment No 5)” deposited in the office of Clarence Valley Council.
- (2) Despite any other provision of this plan, development for the purposes of a dual occupancy on an allotment of land to which this clause applies that has an area of less than 40 hectares must not be carried out unless the allotment is a horticultural allotment.

## Ulmarra Local Environmental Plan 1992 (Amendment No 5)

## Schedule 1 Amendments

- 
- (3) A dwelling-house or duplex must not be erected on an allotment of land to which this clause applies that has an area of less than 40 hectares unless the allotment is a horticultural allotment.
- (4) Consent must not be granted to development for the purposes of a dual occupancy or the erection of a dwelling-house or duplex on an allotment of land to which this clause applies unless:
- (a) if the allotment is a split lot or is in two separate parts—the Council is satisfied that the proposed dual occupancy, dwelling-house or duplex is to be located on that part of the allotment set aside for a dual occupancy, dwelling-house or duplex, and
  - (b) the Council is satisfied that an adequate supply of potable water will be available to the proposed dual occupancy, dwelling-house or duplex, and
  - (c) the Council is satisfied that the area of that parcel of land on which the proposed dual occupancy, dwelling-house or duplex is to be located is sufficiently large to permit the safe on-site disposal of effluent, and
  - (d) the applicant for development consent can demonstrate that the development will not be adversely affected by the following:
    - (i) bushfire hazards,
    - (ii) contamination of soils from any adjoining or nearby agricultural or horticultural pursuits,
    - (iii) flooding or other permanent or intermittent water inundation hazard, and
  - (e) the applicant for development consent can demonstrate that the dual occupancy or erection of a dwelling-house or duplex and subsequent occupation and management of the land will result in a better environmental outcome than if a horticultural or agricultural pursuit had been established on the land, and
  - (f) the Council has considered a property management plan for the land.
- (5) In this clause:
- amending plan** means *Ulmarra Local Environmental Plan 1992 (Amendment No 5)*.
- horticultural allotment** means an allotment that:
- (a) was lawfully created by a subdivision of the land to which this clause applies before the commencement of the amending plan, and

Ulmarra Local Environmental Plan 1992 (Amendment No 5)

Amendments

Schedule 1

- 
- (b) in the opinion of the Council, was created primarily for the purposes of horticulture.

***property management plan*** means:

- (a) a property vegetation plan within the meaning of the *Native Vegetation Act 2003* for land, prepared by or on behalf of the owner of the land, or
- (b) a plan for land, prepared by or on behalf of the owner of the land, that specifies ongoing land management goals and a program of activities and works proposed to be undertaken on the land to enhance or restore the natural ecosystem, areas of native vegetation and any wildlife corridors or links, and that may contain proposals for farm and general land management practices. These activities and works may include, but are not limited to the following:
- (i) fencing riparian corridors to regulate stock access points,
  - (ii) planting native vegetation species,
  - (iii) fencing of remnant vegetation to exclude stock and encourage re-growth,
  - (iv) environmental weed management,
  - (v) bush fire hazard reduction works for fuel or ecosystem management purposes.

**[8] Clause 23 Development along arterial roads**

Omit “, 1 (e) or 1 (h)” from clause 23 (2). Insert instead “or 1 (e)”.

**[9] Clause 23 (3)**

Omit “or 1 (h)”.

**[10] Clause 24 Advertising structures**

Omit “1 (h),”.

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**ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**

**ORDER**

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

Dated 19th June 2007.

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

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Schedule 1

The development on land comprising Lot 2 DP 1043151 and Lot 57 DP 755266 (known as land east of Kanangra Road), within the Wyong Local Government Areas, for up to 700 dwellings and related work.

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**ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**

**ORDER**

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

Dated 17th June 2007.

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

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Schedule 1

The development on land comprising Lot 202 DP 702669, Lot 2030 DP 841175, Lot 6 DP 746077, Lot 5 DP 736170, Lot 12 DP 854197, Lot 22 DP 593154 and Lot 16 DP 755266 (known as land east of Pacific Highway), within the Lake Macquarie Local Government Areas, for up to 300 dwellings and related work.

**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.

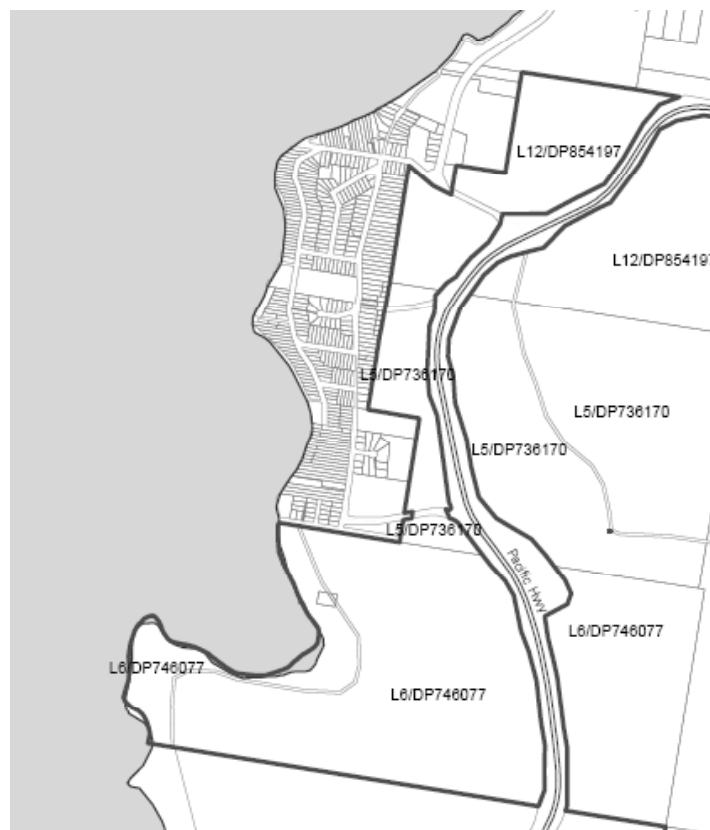
Dated, this 19th day of June 2007.

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

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**Schedule 1**

Development on land comprising Part Lot 6 DP 746077, Part Lot 5 DP 736170 and Part Lot 12 DP 854197 as shown edged heavy black on the map, within the Lake Macquarie Local Government Area, for urban purposes (including up to 90 dwellings), excluding public utility undertakings.





## Department of Primary Industries

### ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Commercial Fishing Environmental Impact Statement  
(Amendment) Arrangements 2007

#### 1. Name of arrangements

These arrangements are the Commercial Fishing Environmental Impact Statement (Amendment) Arrangements 2007.

#### 2. Commencement of arrangements

These arrangements come into effect on 1 July 2007.

#### 3. Amendments to the *Commercial Fishing Environmental Impact Statement Arrangements 2001*

The Commercial Fishing Environmental Impact Statement Arrangements 2001 are amended as follows:

- Omit “.” from subclause 5(2)(c). Insert instead “,”.
- Omit “and” from subclause 5(2)(d).
- Omit subclauses 5(3) and 5(4). Insert instead

“(3) the annual contribution payable by a proponent who is a participant in of one or more designated commercial fishing activities (other than the lobster or abalone commercial fisheries), is the total of the following:

- (a) for the first designated commercial fishing activity, the amount payable is \$135;
- (b) for the second designated commercial fishing activity, the amount payable is \$88; and
- (c) for any additional designated commercial fishing activities, the amount payable is \$58 for each additional designated commercial fishing activity.”

Omit “, NSW Fisheries,” in subclause 5(8)(f).

Omit “\$6.86” wherever occurring in subclauses 5(9)(c)-(f). Insert instead “\$7.02”.

Omit “a proponent of a fishing activity is a participant in a share management fishery if” from clause 6. Insert instead “a participant is”.

Omit “the person holds shares in the share management fishery” from subclause 6(a). Insert instead “a person who holds shares in a share management fishery”.

Omit “the person owns a fishing business” from subclause 6(b). Insert instead “the person who owns a fishing business”.

Dated this 25th day of June 2007.

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

### FISHERIES MANAGEMENT ACT 1994

#### FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Notice of Receipt of Application for Aquaculture Lease

Notification under s.163 (7) of the Fisheries Management  
Act 1994, and cl.33 of the Fisheries Management  
(Aquaculture) Regulation 2002

NSW Department of Primary Industries (NSW DPI), advises an application has been received for a new aquaculture lease

over public water land for the purpose of cultivating Sydney rock oysters. Location is the Manning River, described as follows:

- 0.3973 hectares over former oyster lease OL61/136 (2 sections).

NSW DPI is calling for written submissions from any person supporting or objecting to the oyster lease proposal, citing reasons for the support/objection. NSW DPI is also calling for expressions of interest from persons or corporations interested in leasing the area specified above, for the purpose of aquaculture. An expression of interest must be in the form of a written response referring to lease number OL61/136 to be signed and dated with a return address. If additional expressions of interest are received, NSW DPI may offer the area for leasing through a competitive public tender process, auction or ballot.

If granted the lease will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit, under the Fisheries Management Act 1994. Specific details of the proposed lease can be obtained, or enquiries made with NSW DPI, Aquaculture Administration Section, Port Stephens on (02) 4982 1232. Objections or expressions of interest for consideration in the determination of the application must be received at the address below, within 30 days from the date of publication of this notification:

Director,  
Fisheries Conservation and Aquaculture Branch,  
Aquaculture Administration Section,  
Port Stephens Fisheries Centre,  
Locked Bag 1, Nelson Bay NSW 2315.

BILL TALBOT,  
Director,

Fisheries Conservation and Aquaculture Branch,  
Department of Primary Industries

### FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (GENERAL) REGULATION 2002

Section 228

Instrument of Delegation

I, BARRY DESMOND BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to section 228(2) of the Fisheries Management Act 1994 (“the Act”), hereby sub-delegate the functions delegated to me by the Minister for Primary Industries pursuant to section 227 of the Act, under Clause 148(e) of the Fisheries Management (General) Regulation 2002, to the persons who from time to time hold the position or perform the duties of Director, Wild Harvest Fisheries.

In this instrument of delegation:

“function” includes power, authority or duty.

Dated this 25th day of June 2007.

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

**FISHERIES MANAGEMENT ACT 1994**

## Section 228

## Instrument of Delegation

I, BARRY DESMOND BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to section 228(2) of the Fisheries Management Act 1994 (“the Act”), hereby sub-delegate the functions delegated to me by the Minister for Primary Industries pursuant to section 227 of the Act, under sections 68 (1) and (7) and 104(4)(e) of the Act, to the persons who from time to time hold the position or perform the duties of Director, Wild Harvest Fisheries.

In this instrument of delegation:

“function” includes power, authority or duty.

Dated this 25th day of June 2007.

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

**FISHERIES MANAGEMENT ACT 1994**

## Section 228

## Instrument of Delegation

I, BARRY DESMOND BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to section 228(1) of the Fisheries Management Act 1994 (“the Act”), hereby delegate the functions conferred or imposed on me under sections 91(4), (5) and (6) of the Act to the authorised persons who from time to time hold the following positions:

Director, Wild Harvest Fisheries; and,  
Manager, Fisheries Business Services.

In this instrument of delegation:

“function” includes power, authority or duty.

“authorised person” has the same meaning as in section 228(3) of the Act.

Dated this 20th day of June 2007.

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

**FISHERIES MANAGEMENT ACT 1994**

## Section 8 – Fishing Closure

## Caulerpa – Durras Lake

I, DOUGLAS HOCKING, Executive Director, Biosecurity Compliance and Mine Safety, NSW Department of Primary Industries, with the delegated authority of the Minister for Primary Industries and the Director-General of the NSW Department of Primary Industries pursuant to sections 227 and 228 of the Fisheries Management Act 1994 (“the Act”), do by this notification, pursuant to section 8 of the Act, prohibit the taking of fish by the methods of fishing specified in Column 1 of the Schedule to this notification, from the waters described opposite in Column 2, of that Schedule.

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

This notification takes effect on 30 June 2007.

## Schedule

## Durras Lake

<i>Column 1 – Methods</i>	<i>Column 2 – Waters</i>
By means of nets of every description other than a landing net as prescribed by the Fisheries Management (General) Regulation 2002.	<p>1. The waters bounded by the latitude and longitudes from a point A (150.274, -35.637) east to point B (150.277, -35.637), south to point C (150.277, -35.641), west to point D (150.274, -35.641), north to point A;</p> <p>as identified as Caulerpa taxifolia closure area in the map at Attachment 1 to this notification.</p> <p>Note: GPS coordinates are in GDA94.</p>

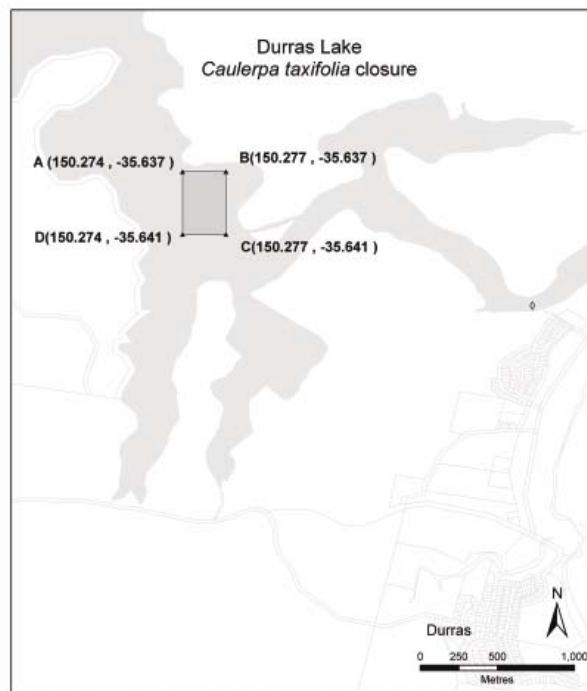
Note 1: The map in this notification is also displayed at the nearest office of NSW Department of Primary Industries (Fisheries), on the NSW DPI website at [www.dpi.nsw.gov.au/fisheries](http://www.dpi.nsw.gov.au/fisheries) and at the nearest local council office.

Note 2: This closure is in addition to the Caulerpa Closure published in *New South Wales Government Gazette* No. 8 of 17 January 2006, at pages 407-412.

Dated this 26th day of June 2007.

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

## Attachment 1



## Legend

- Durras Lake Closure
- ▲ Durras Lake Closure Boundary Points in GDA94
- ◊ Boat ramp

Closure covers the area bounded by the latitude and longitudes from a point A (150.274, -35.637) east to point B (150.277, -35.637), south to point C (150.277, -35.641), west to point D (150.274, -35.641), north to point A. Geographic datum provided in GDA94



NSW DEPARTMENT OF  
PRIMARY INDUSTRIES

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**FISHERIES MANAGEMENT ACT 1994**

## Section 8 Notification – Fishing Closure

## Ocean Trap &amp; Line Fishery - Circle Hooks and Set Line Traces

I, IAN MACDONALD, Minister for Primary Industries, pursuant to section 8 of the *Fisheries Management Act 1994*, prohibit the taking of all species of fish by commercial fishers authorised to take fish in the Ocean Trap and Line Fishery by the methods specified in Column 1 of the Schedule to this Notification, from the waters specified in Column 2 of that Schedule unless those fish are taken in accordance with the conditions set out in Column 3 of that Schedule.

## Schedule

Method	Waters	Conditions
All set line fishing methods	All ocean waters of a depth of 92 metres (50 fathoms) or greater	Circle hooks (either offset or non-offset) must be exclusively used.
All set line fishing methods	All ocean waters of a depth of less than 92 metres (50 fathoms)	Non-offset circle hooks must be exclusively used.
All bottom set line fishing methods	All ocean waters within 3 nautical miles of the natural coastline	Traces used must be made of a material other than wire or other metals.

**DEFINITIONS**

In this Notification:

‘bottom set line’ means a set line that is configured so that any part of the mainline, traces or hooks are able to rest on the sea bed or where the mainline is attached less than five (5) metres above the anchor.

‘circle hook’ means a hook where a straight line drawn from the point of the hook, and following the trajectory of the point of the hook, crosses the eye or shank of the hook.

‘commercial fisher’ has the same meaning as in clause 3 of the *Fisheries Management Act 1994*.

‘natural coastline’ has the same meaning as in Schedule 1 to the *Fisheries Management (General) Regulation 2002*.

‘non-offset circle hook’ means a hook that when laid on a flat surface (except for the eye of the hook where the line is attached) lies in the same dimensional plane (ie flat). ‘Ocean Trap and Line Fishery’ means the fishery described in clause 6C of Schedule 1 to the *Fisheries Management Act 1994*.

‘ocean waters’ has the same meaning as in clause 6C of Schedule 1 to the *Fisheries Management Act 1994*.

‘offset circle hook’ means a hook that when laid on a flat surface (except for the eye of the hook where the line is attached) appears uneven in that the point or some other part of the hook is raised off the flat surface (ie. not flat).

‘set line’ has the same meaning as in clause 3 of the *Fisheries Management (General) Regulation 2002*.

‘trace’ means a line or part of a line that is used to attach each hook to a mainline.

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

This fishing closure is effective for a period of five (5) years commencing on 1 July 2007 unless sooner amended or revoked.

**Note:** The purpose of this fishing closure is to implement the changes to line fishing gear specified in the Ocean Trap and Line Fishery Management Strategy to minimise the risks posed by the fishery to grey nurse sharks and other bycatch species.

Dated this 27th day of June 2007.

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

**MINERAL RESOURCES**

NOTICE is given that the following applications have been received:

**EXPLORATION LICENCE APPLICATIONS**

(07-286)

No. 3183, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), area of 70 units, for Group 1, dated 20 June, 2007. (Orange Mining Division).

(07-287)

No. 3184, HILL END GOLD LIMITED (ACN 072 692 365), area of 119 units, for Group 1, dated 20 June, 2007. (Wagga Wagga Mining Division).

(07-288)

No. 3185, HILL END GOLD LIMITED (ACN 072 692 365), area of 105 units, for Group 1, dated 20 June, 2007. (Wagga Wagga Mining Division).

(07-289)

No. 3186, GREYSTOKE MINES PTY LTD (ACN 125 517 259), area of 86 units, for Group 1, dated 20 June, 2007. (Broken Hill Mining Division).

(07-290)

No. 3187, ORESEARCH PTY LTD (ACN 125 825 603), area of 89 units, for Group 1, dated 20 June, 2007. (Cobar Mining Division).

(07-291)

No. 3188, ANTHONY GILBERT MARTIN, area of 59 units, for Group 1, dated 20 June, 2007. (Sydney Mining Division).

(07-292)

No. 3189, ORESEARCH PTY LTD (ACN 125 825 603), area of 86 units, for Group 1, dated 20 June, 2007. (Cobar Mining Division).

(07-293)

No. 3190, ORESEARCH PTY LTD (ACN 125 825 603), area of 29 units, for Group 1, dated 20 June, 2007. (Cobar Mining Division).

(07-294)

No. 3191, ORESEARCH PTY LTD (ACN 125 825 603), area of 29 units, for Group 1, dated 20 June, 2007. (Cobar Mining Division).

(07-295)

No. 3192, ORESEARCH PTY LTD (ACN 125 825 603), area of 42 units, for Group 1, dated 20 June, 2007. (Cobar Mining Division).

(07-297)

No. 3194, CENTRAL WEST GOLD NL (ACN 003 078 591), area of 11 units, for Group 1, dated 20 June, 2007. (Coffs Harbour Mining Division).

(07-298)

No. 3195, ATLAS RESOURCES PTY LIMITED (ACN 003 463 036), area of 95 units, for Group 1, dated 22 June, 2007. (Orange Mining Division).

(07-299)

No. 3196, PENELOPE ANN YOUNG AND STEPHEN YOUNG, area of 15 units, for Group 1, dated 25 June, 2007. (Armidale Mining Division).

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

NOTICE is given that the following applications have been granted:

#### EXPLORATION LICENCE APPLICATIONS

(06-4773)

No. 2940, now Exploration Licence No. 6812, DELLWORTH PTY LIMITED (ACN 002998192), County of Durham, Map Sheet (9033), area of 2112 hectares, for Group 9, dated 20 June, 2007, for a term until 20 June, 2010.

(07-86)

No. 2984, now Exploration Licence No. 6803, ARASTRA EXPLORATION PTY LTD (ACN 085 025 798), County of Yungnulgra, Map Sheet (7436), area of 67 units, for Group 1, dated 6 June, 2007, for a term until 6 June, 2009.

(07-92)

No. 2990, now Exploration Licence No. 6807, COBAR OPERATIONS PTY LTD (ACN 103 555 853), Counties of Robinson and Yanda, Map Sheet (8035, 8036), area of 78 units, for Group 1, dated 14 June, 2007, for a term until 14 June, 2009.

(07-93)

No. 2991, now Exploration Licence No. 6808, COBAR OPERATIONS PTY LTD (ACN 103 555 853), County of Robinson, Map Sheet (8035), area of 15 units, for Group 1, dated 14 June, 2007, for a term until 14 June, 2009.

(07-110)

No. 3007, now Exploration Licence No. 6802, CLANCY EXPLORATION LIMITED (ACN 105 578 756), Counties of Clarendon and Wynyard, Map Sheet (8427, 8428), area of 48 units, for Group 1, dated 6 June, 2007, for a term until 6 June, 2009.

(07-132)

No. 3028, now Exploration Licence No. 6804, MINOTAUR OPERATIONS PTY LTD (ACN 108 925 284), Counties of Menindee and Yancowinna, Map Sheet (7133, 7134), area of 55 units, for Group 1, dated 6 June, 2007, for a term until 6 June, 2009.

(07-179)

No. 3074, now Exploration Licence No. 6809, ILUKA RESOURCES LIMITED (ACN 008 675 018), County of Perry, Map Sheet (7331, 7431), area of 115 units, for Group 10, dated 13 June, 2007, for a term until 13 June, 2009.

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

NOTICE is given that the following applications have been refused:

#### EXPLORATION LICENCE APPLICATIONS

(07-124)

No. 3021, BANLONA PTY LIMITED (ACN 106 665 767), County of Auckland and County of Wellesley, Map Sheet (8724). Refusal took effect on 15 June, 2007.

(07-125)

No. 3022, ROCKWELL RESOURCES PTY LIMITED (ACN 107 798 998), County of Yungnulgra, Map Sheet (7436). Refusal took effect on 6 June, 2007.

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

NOTICE is given that the following application has been withdrawn:

#### EXPLORATION LICENCE APPLICATION

(07-234)

No. 3129, NICHOLAS BURTON TAYLOR, County of Forbes and County of Monteagle, Map Sheet (8529, 8629). Withdrawal took effect on 20 June, 2007.

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

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

(T98-1250)

Exploration Licence No. 5609, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), area of 1 units. Application for renewal received 26 June, 2007.

(T00-0032)

Exploration Licence No. 5878, TRI ORIGIN MINERALS LTD (ACN 062 002 475), area of 32 units. Application for renewal received 19 June, 2007.

(T01-0102)

Exploration Licence No. 5879, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 5 units. Application for renewal received 25 June, 2007.

(T01-0109)

Exploration Licence No. 5880, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), area of 2 units. Application for renewal received 25 June, 2007.

(C02-0097)

Exploration Licence No. 5967, WHITEHAVEN COAL MINING PTY LTD (ACN 086 426 253), area of 5298 hectares. Application for renewal received 22 June, 2007.

(T02-0412)

Exploration Licence No. 6104, DRONVISA PTY LIMITED (ACN 002 070 680), area of 2 units. Application for renewal received 19 June, 2007.

(T03-0028)

Exploration Licence No. 6105, TRITTON RESOURCES LIMITED (ACN 100 095 494), area of 13 units. Application for renewal received 25 June, 2007.

(T02-0366)

Exploration Licence No. 6106, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), area of 69 units. Application for renewal received 25 June, 2007.

(05-0185)

Exploration Licence No. 6442, STANNUM PTY LTD (ACN 121 771 695), area of 98 units. Application for renewal received 22 June, 2007.

(05-192)

Exploration Licence No. 6445, BIG ISLAND MINING LIMITED (ACN 112 787 470), area of 75 units. Application for renewal received 22 June, 2007.

(05-190)

Exploration Licence No. 6449, STANNUM PTY LTD (ACN 121 771 695), area of 14 units. Application for renewal received 22 June, 2007.

(05-204)

Exploration Licence No. 6452, DRAKE RESOURCES LTD (ACN 108 560 069), area of 50 units. Application for renewal received 21 June, 2007.

(05-205)

Exploration Licence No. 6453, DRAKE RESOURCES LTD (ACN 108 560 069), area of 33 units. Application for renewal received 21 June, 2007.

(T89-0438)

Gold Lease No. 5893 (Act 1906), PATRICK ADRIAN CAWLEY CURRAN, ANTHONY JAMES FURNEY, BRENDAN TURNER AND GARRY CHARLES FURNEY, area of 7.918 hectares. Application for renewal received 20 June, 2007.

(T96-0185)

Mining Purposes Lease No. 313 (Act 1973), R & M MANSFIELD NOMINEES P.L (ACN 005 203 805), area of 1.752 hectares. Application for renewal received 25 June, 2007.

(T92-0336)

Mining Purposes Lease No. 346 (Act 1973), LIGHTNING RIDGE MINERS' ASSOCIATION LTD (ACN 001 204 726), area of 8.008 hectares. Application for renewal received 19 June, 2007.

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

## RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T04-0021)

Exploration Licence No. 6381, MONARO MINING N.L. (ACN 073 155 781), Counties of Beresford and Murray, Map Sheet (8726, 8727), area of 91 units, for a further term until 21 February, 2009. Renewal effective on and from 19 June, 2007.

(04-0619)

Exploration Licence No. 6407, ILUKA RESOURCES LIMITED (ACN 008 675 018), Counties of Taila and Wentworth, Map Sheet (7329, 7330, 7429, 7430), area of 532 units, for a further term until 2 May, 2009. Renewal effective on and from 18 June, 2007.

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

## WITHDRAWAL OF APPLICATION FOR RENEWAL

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

(T95-0222)

Mining Lease No. 204 (Act 1973), GOLDRAP PTY LTD (ACN 059 731 636), Parish of Attunga, County of Inglis, Map Sheet (9036-2-S), area of 28.33 hectares. The authority ceased to have effect on 15 June, 2007.

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

## PART CANCELLATION

NOTICE is given that the following authority has been cancelled in part:

(C03-0540)

Petroleum Exploration Licence No. 442, APEX ENERGY NL (ACN 097 997 914) AND SUN RESOURCES (NSW) PTY LTD (ACN 105 706 894).

### Description of area cancelled:

An area of 5 blocks. For further information contact Titles Branch.

Part cancellation took effect on 13 June, 2007.

The authority now embraces an area of 5 blocks.

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

## TRANSFER

(T03-0022)

Exploration Licence No. 6122, formerly held by SOUTHERN GOLD LIMITED (ACN 107 424 519) has been transferred to INFERUS RESOURCES PTY LTD (ACN 119 368 160). The transfer was registered on 22 June, 2007.

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

**PETROLEUM (ONSHORE) REGULATION 2007**

NOTICE is given in accordance with section 5 of *Subordinate Legislation Act 1989* of the intention to make a regulation under the *Petroleum (Onshore) Act 1991*.

The *Petroleum (Onshore) Act 1991* provides for the administration of petroleum exploration and production in NSW and associated titles; the payment of production royalties; and safety on petroleum sites.

The *Petroleum (Onshore) Regulation 2002* is made under the *Petroleum (Onshore) Act 1991*, and prescribes detailed requirements to give effect to the provisions of the Act.

The proposed *Petroleum (Onshore) Regulation 2007* is planned to replace the *Petroleum (Onshore) Regulation 2002* which will be automatically repealed on 1 September 2007.

The draft Regulation and Regulatory Impact Statement can be accessed via the NSW Department of Primary Industries' website: <http://www.dpi.nsw.gov.au/regulation-review> or by contacting:

Mr Brad Mullard  
Director Coal and Petroleum Development  
Department of Primary Industries – Mineral Resources  
PO Box 344  
Hunter Region Mail Centre NSW 2310

Telephone: 02 4931 6404  
Fax: 02 4931 6790  
Email: [brad.mullard@dpi.nsw.gov.au](mailto:brad.mullard@dpi.nsw.gov.au)

Submissions on the proposed regulation are invited and can be made by mail, fax or email as above. **Submissions close at 5pm on 30 July 2007.**

**PLANT DISEASES ACT 1924**

## Revocation of Appointments

I, BARRY DESMOND BUFFIER, Director-General of New South Wales Department of Primary Industries:

- (a) pursuant to section 11(1) of the Plant Diseases Act 1924, hereby revoke appointments, published in *New South Wales Government Gazette* No. 32 of 10 March 2006, at page 1192, of Rachel Lee EATS and Leanne Kay JONES and any appointment revived as a result of their revocation.

Dated this 25th day of June 2007.

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

**STOCK DISEASES ACT 1923**

Appointment of Inspector  
Notification No. 473

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

Dated this 25th day of June 2007.

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

**STOCK DISEASES ACT 1923**

Appointment of Inspector  
Notification No. 474

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

Dated this 25th day of June 2007.

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

# Roads and Traffic Authority

## ROAD TRANSPORT (GENERAL) ACT 2005

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

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

OWEN HODGSON,  
Transport and Traffic Coordinator,  
Liverpool City Council  
(by delegation from the Minister for Roads)  
28 May 2007

### SCHEDULE

#### 1. Citation

This Notice may be cited as the Liverpool City Council B-Double route Notice No. 1/2007.

#### 2. Commencement

This Notice takes effect on the date of gazettal.

#### 3. Effect

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

#### 4. Application

This Notice applies to those 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

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	Priddle Street, Warwick Farm.	Manning Street.	Scrivener Street.
25.	Scrivener Street, Warwick Farm.	Priddle Street.	Visy Board Depot.
25.	Beech Road, Prestons.	Camden Valley Way.	Kurrajong Road.
25.	Lyn Parade, Prestons.	Kurrajong Road.	Nexus Industry Park.

**ROAD TRANSPORT (GENERAL) ACT 2005**

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

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

PETER WILSON,  
General Manager,  
Gosford Council  
(by delegation from the Minister for Roads)  
22 June 2007

**SCHEDULE****1. Citation**

This Notice may be cited as the Gosford Council B-Double Notice No. 1/2007.

**2. Commencement**

This Notice takes effect on the date of gazettal.

**3. Effect**

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

**4. Application**

This Notice applies to those B-Doubles 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**

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	Pile Road, Somersby.	Old Pacific Highway.	Somersby Falls Road.

**ROAD TRANSPORT (GENERAL) ACT 2005**

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

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, make the amendment in the Schedule to the routes and areas previously specified on or in which 19m B-Doubles may be used.

LES WIELINGA,  
Chief Executive,  
Roads and Traffic Authority

**SCHEDULE****1. Citation**

This Notice may be cited as the Roads and Traffic Authority 19 Metre B-Double Route Notice No. 11/2007.

**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 19m 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**

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	001.	Princes Highway.	Snowy Mountains Highway (SH4).	Intersections of Bridge and West Streets, Bega.



## Roads and Traffic Authority

### Notice made under the Road Transport (Vehicle Registration) Regulation 1998 and the Road Transport (Mass, Loading and Access) Regulation 2005

I, Les Wielinga, Chief Executive of the Roads and Traffic Authority, pursuant to Clause 14 of Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998 and Division 3 of Part 2 of the Road Transport (Mass, Loading and Access) Regulation 2005, do, by this Notice, exempt vehicles that are described in Part 2 of the Schedule to this Notice from the dimensions, in that Schedule, as set out in Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998, and clause 8 of the Road Transport (Mass, Loading and Access) Regulation 2005, subject to any conditions or requirements set out in the Schedule to this Notice.

**Les Wielinga**  
**Chief Executive**  
**Roads and Traffic Authority**

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#### NOTE

The purpose of this Notice is to allow transport arrangements for oversize loads of rolled and baled hay, to and within the Gosford, Wyong, Newcastle, Maitland, Cessnock, Port Stephens, Great Lakes, Dungog, Gloucester, Singleton, Muswellbrook, Upper Hunter, Lake Macquarie, Greater Taree, Liverpool Plains, Hawkesbury, Mid-Western Regional, Warrumbungle and Gilgandra local government areas.

#### Schedule

##### Part 1 - Preliminary

###### 1.1 Citation

This Notice may be cited as the General Oversize (Baled or Rolled Hay) (Hunter Region Flood Relief) Exemption Notice 2007.

###### 1.2 Commencement

This Notice takes effect on the date of publication in the NSW Government Gazette.

###### 1.3 Effect

This Notice remains in force until 31 August 2007 unless it is amended or repealed earlier.

###### 1.4 Interpretation

Unless stated otherwise, words and expressions used in this Notice have the same meanings as those in Part 5 to this Notice.

## 1.5 Notes

Notes in the text of this Notice do not form part of this Notice.

## Part 2 - Application

### 2.1 Application

- a) This Notice applies provided that the motor vehicles of the kind described in clause 2.2 are operated in accordance with the operation and travel requirements specified in Part 4 to this Notice.
- b) Vehicles or combinations not specified in clause 2.2 of this Notice cannot be operated under the conditions of this notice.

**Note:** This means that Road Trains, truck and dog trailer/pig trailer combinations, utility trucks etc cannot be operated under the concessional arrangements allowed by this Notice.

### 2.2 Specified vehicles

This Notice applies to:

- a) any rigid vehicle with a gross vehicle mass in excess of 4.5 tonnes; or
- b) any prime mover and semi-trailer combination or prime mover and low-loader or B-Double combination with a gross combination mass in excess of 4.5 tonnes;

and that

- c) is used to transport rolled or baled hay to or within the Gosford, Wyong, Newcastle, Maitland, Cessnock, Port Stephens, Great Lakes, Dungog, Gloucester, Singleton, Muswellbrook, Upper Hunter, Lake Macquarie, Greater Taree, Liverpool Plains, Hawkesbury, Mid-Western Regional, Warrumbungle and Gilgandra local government areas; and
- d) does not, apart from its load of baled or rolled hay, exceed 2.5 metres in width;

where a dimension limit exceeds a limit specified in clauses 70 or 76 of Division 2 of Part 4 to Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998 and a limit specified in clause 8 of Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 2005, but does not exceed a dimension specified in Part 3.

### Part 3 - Vehicle dimension limits

#### 3.1 Dimensions

Dimension limits allowed under this Notice are set out below in Table 1.

**Table 1 — Maximum Overall Dimension Limits**

	Height (metres)	Width (mm)	Side projection (mm)	Length (metres)
Loaded rigid vehicle	4.6	2830	165	12.5
Loaded prime mover and semi-trailer combination	4.6	2830	165	19.0
Loaded prime mover and low-loader combination	4.6	2830	165	19.0
B-Double combination	4.6	2830	165	25.0

### Part 4 — Operating Requirements

#### 4.1 Compliance with General Class 1 Oversize Notice 2002

A vehicle carrying rolled or baled hay that is wider than 2.5 metres must be operated in accordance with the provisions of Part 4 - '*Requirements for Class 1 Vehicles (Other than Agricultural Machines or Agricultural Combinations)*' of the General Class 1 Oversize Notice.

#### 4.2 Compliance with 4.6 Metre High Vehicle Route Notice 2004

A vehicle carrying rolled or baled hay that is higher than 4.3 metres must be operated in accordance with the provisions of Parts 3, 4 and 5 of the 4.6 Metre High Vehicle Route Notice 2004.

#### 4.3 Compliance with General B-Double Notice 2000

A B-Double carrying rolled or baled hay that is wider than 2.5 metres must be operated in accordance with General B-Double Notice 2000.

#### 4.4 Other requirements for B-Doubles

A B-Double carrying rolled or baled hay that is wider than 2.5 metres must:

- a) have a warning light, which operates whenever the vehicle is in motion and loaded in excess of 2.5 metres in width, fitted as close as possible to the front of the vehicle and be clearly visible at a distance of 500 metres. The warning lamp must:
  - (i) Emit a rotating, flashing yellow light
  - (ii) Flash between 120 and 200 times per minute
  - (iii) Have a power of at least 55 watts, and

- (iv) Not be a strobe light.
- b) have “Oversize” signs complying with the requirements of the General Class 1 Oversize Notice 2002 fitted to the front and rear of the combination;
- c) have flags complying with the requirements of the General Class 1 Oversize Notice 2002;
- d) comply with route restrictions specified in the General Class 1 Oversize Notice 2002; and
- e) Not travel at night.

#### 4.5 Documents to be carried

No person shall operate a vehicle or combination to which this Notice applies on a road or road related area unless:

- a) a copy of this Notice; and
- b) a copy of the General Class 1 Oversize Notice 2002, (together with a copy of the 4.6 Metre High Vehicle Route Notice 2004, if necessary),

are carried in the driving compartment and produced to a police officer or an authorised officer if requested to do so.

### PART 5 — GLOSSARY OF TERMS

In this Notice:

**“authorised officer”** means an officer of a Class referred to in Schedule 2 of the *Road Transport (General) Regulation 2002*, being a person who satisfies the criteria specified in respect of an officer of that class.

**“dog trailer”** means a trailer (including a trailer consisting of a semi-trailer and converter dolly) with:

- a) one axle group or single axle at the front that is steered by connection to the towing vehicle by a drawbar, and
- b) one axle group or single axle at the rear.

**“gross vehicle mass”** means the maximum loaded mass of a vehicle:

- a) as specified by the manufacturer, or
- b) as specified by the vehicle registration authority if:
  - i) the manufacturer has not specified a maximum loaded mass, or
  - ii) the manufacturer cannot be identified, or
  - iii) the vehicle has been modified to the extent that the manufacturer’s specification is no longer appropriate.

**“pig trailer”** means a trailer fitted with no axle group other than one non-steerable axle group.

**“road”** means an area that is open to and is used by the public and is developed for, or has one of its main uses, the riding or driving of motor vehicles.

**“road related area”** means:

- a) an area that divides a road; or
  - b) a footpath or nature strip adjacent to a road; or
  - c) an area that is open to the public and is designated for use by cyclists or animals; or
  - d) an area that is not a road and that is open to or used by the public for driving, riding or parking motor vehicles; or
  - e) any other area that is open to or used by the public and that has been declared under Section 9 of the *Road Transport (General) Act 1999*, or Section 264A (6) of the *Roads Act 1993*.
-

## Department of Water and Energy

### WATER ACT 1912

APPLICATION for a license under Part 2 of the Water Act 1912 being within a Proclaimed (declared) Local Area under section 5(4) of the Act.

An Application for a license Under Section 10 of Part 2 of the Water Act, has been received as follows;

#### *Namoi River Valley*

Longacres Group Pty Limited for a seven pumps on the Namoi River on Lots 2, 3, 4 DP 1085369, Lot 53 DP 752201, Lots 1 and 2 DP 1101800 all Parish of Veness, County of Darling for irrigation of 400 hectares (lucerne and improved pastures). (New licence; existing entitlement being amalgamated with entitlements obtained from other licences by way of the permanent transfer scheme) (Increase in pumping capacity. Three pumps are existing under licences 90SL39050 and 90SL10662) (Ref: 90SL100935).

Written objections specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local area whose interests may be effected, must be lodged with the Department within 28 days of the date of this publication as prescribed by the Act.

DAVID THOMAS,  
Natural Resource Project Officer  
Licensing North

Department of Water and Energy  
PO Box 550 Tamworth NSW 2340

### WATER ACT 1912

AN application for a part replacement license under Section 10 of the Water Act, 1912, as amended, has been received from:

Gordon Frank Bebb for a pump on Iron Pot Creek on Lot 1 DP 626048, Parish of Ettrick, County of Rous, for Irrigation of 14 hectares (84 megalitres). Part replacement application, subdivision of an existing license, no additional authorised area or allocation entitlement. (Our Ref: 6324396 - GA2:476247).

Any enquiries regarding the above should be directed to the undersigned (telephone 0266 - 416500). Written objections specifying the grounds thereof must be lodged within the 28 days of this publication.

J FINDLAY,  
Senior Natural Resource Officer

Department of Water and Energy  
LOCKED BAG 10 GRAFTON NSW 2460

### WATER ACT, 1912

AN application under Part 8, being within a Proclaimed Local Area under Section 5(4) of the Water Act.

An application for Approval of a Controlled Work under Section 167 within the Proclaimed Local Area described hereunder has been received as follows:-

#### *Namoi River Valley*

*Seafell Pty Limited* for Controlled Works consisting of Levees, Supply Channels and Water Storages on the Liverpool Plains Floodplain on Lots 9, 10, Pt 15, 18, 19, 20, 70, 104, 111, 112, 113, 114, & Pt116 DP 751010, Lots 12, 13, 114, DP 115222, Lot 502 DP 1047620, Lots 7, 8, DP 228675 Parish of Corridoon, County of Buckland on the property known as "Ruvigne" for Prevention of inundation of land, irrigation and/or drainage development on the floodplain, conservation of water and domestic levees. Reference: 90CW810950. GA2: 527919.

Written objections to the application specifying the grounds thereof may be made by any statutory authority or local occupier within the Proclaimed Area, whose interest may be affected must be lodged with the Department's Licensing Manager at Tamworth by 30<sup>th</sup> July 2007.

Plans showing the location of the works referred to in the above applications may be viewed at the Tamworth or Gunnedah / Narrabri offices of the Department of Water & Energy.

TONY HALL,  
Acting / Licensing Manager

Department of Water & Energy  
PO Box 550  
TAMWORTH NSW 2340

**HUNTER WATER ACT 1991**

Hunter Water (Area of Operations) Order 2007

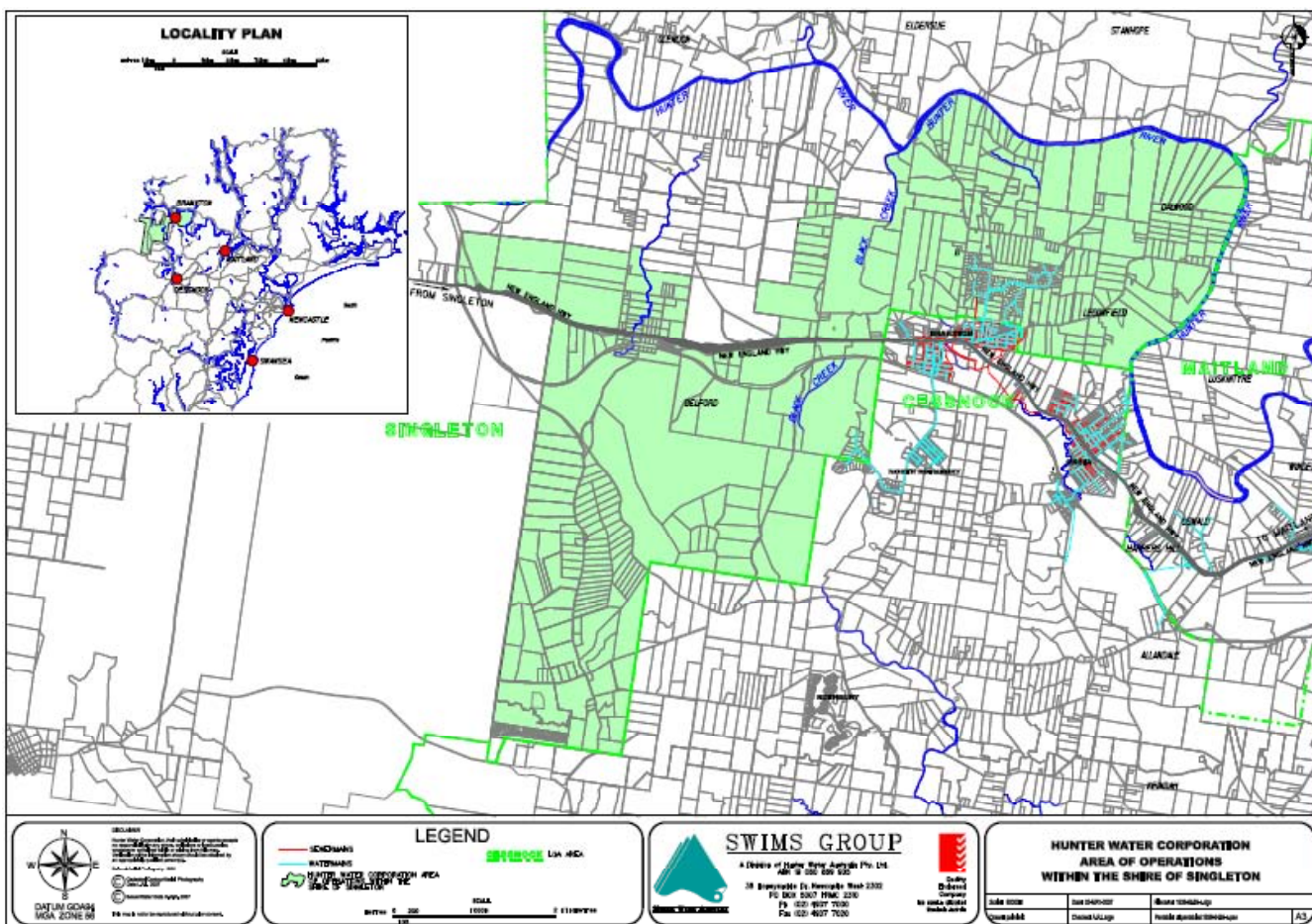
I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, pursuant to section 16(1)(c) of the *Hunter Water Act 1991*, and with the advice of the Executive Council, do, by this Order, declare that Hunter Water’s area of operations is extended to the land within the local government area of Singleton along the Branxton to Whittingham Corridor and south along Hermitage Road being the land shown on the map in Schedule 1 to this Order.

This Order takes effect from 1 July 2007.

Dated at Sydney, this twenty seventh day of June 2007.

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

Schedule 1





New South Wales

**HUNTER WATER ACT 1991**

**HUNTER WATER CORPORATION  
OPERATING LICENCE 2007- 2012**

**RENEWAL UNDER SECTIONS 14 AND 15(2)**

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of section 14 and section 15(2) of the *Hunter Water Act 1991* hereby renew the Operating Licence of Hunter Water Corporation for a term of five years commencing 1 July 2007 in the form set out below.

**MARIE BASHIR,**  
**Governor of New South Wales**

Signed at Sydney this 27th day of June 2007.



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## Operating Licence

Hunter Water Corporation Operating Licence  
2007-2012

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**Hunter Water Corporation Operating Licence 2007-2012**

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**1 INFORMATION ABOUT THE LICENCE****1.1 Objectives of the Licence**

1.1.1 The objective of the Licence is to enable and require Hunter Water to lawfully provide the Services within its Area of Operations. Consistent with this objective, the Licence requires Hunter Water to:

- (a) meet the objectives and other requirements imposed on it in the Act;
- (b) comply with the quality and performance standards in the Licence;
- (c) recognise the rights given to Customers and Consumers; and
- (d) be subject to operational audits of compliance with the Licence.

**1.2 Term of the Licence**

1.2.1 The Licence is renewed for a term of 5 years from the Commencement Date.

1.2.2 Notwithstanding the expiry of the term, the Governor may renew the Licence in accordance with the Act.

*[Note: Section 15 of the Act allows the Governor to renew the Licence for a maximum of 5 years at a time.]*

**1.3 End of term review of the Licence**

1.3.1 On or about 1 July 2011 a review of the Licence must be undertaken:

- (a) to determine whether the Licence is fulfilling its objectives;
- (b) in relation to any matter requiring to be reviewed by the Licence;
- (c) to determine the relevance of Licence terms in light of the *Water Industry Competition Act 2006* and any other relevant legislation; and
- (d) to determine the terms of any renewal of the Licence.

1.3.2 The review is to be undertaken by IPART, unless the Minister otherwise determines.

1.3.3 The person undertaking the review is to engage in Public Consultation as part of the review.

1.3.4 The person undertaking the review must report to the Minister within 12 months of commencing the review on the following:

- (a) the findings of the review;
- (b) any recommendations for amendment to the Licence, including any additional terms to be included in any renewal of the Licence; and
- (c) any recommendations for amendment to any law that adversely impacts on the Licence.

1.3.5 The Minister may accept or reject any recommendation made by the person undertaking the review in clause 1.3.1.

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**Hunter Water Corporation Operating Licence 2007-2012**

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- 1.3.6 If any recommendation made and accepted by the Minister requires an amendment to the Licence, the recommendation is of no force or effect unless the Licence is relevantly amended in accordance with Section 14 of the Act.
- 1.3.7 Any recommendation made by the person undertaking the review that is not accepted by the Minister is of no force or effect.

**1.4 Amendment of Licence**

- 1.4.1 Subject to the Act and clause 1.4.2 the Licence may be amended by the Governor by notice of the amendment published in the Government Gazette.
- 1.4.2 Before the Licence amendment is published in the Gazette, the Minister must give Hunter Water reasonable notice of the proposed amendment to enable it to comply with the amendments (if relevant) upon its commencement.

**1.5 Contravention of Licence**

- 1.5.1 Hunter Water acknowledges that if the Minister is of the opinion that Hunter Water has contravened the Licence, the Minister may take action against Hunter Water under the Act.

*[Note: Section 17 of the Act provides that, where the Minister is of the opinion that Hunter Water contravenes the Licence, the Minister may serve a letter of reprimand on Hunter Water; or the Governor may direct that Hunter Water is to pay a monetary penalty not exceeding \$150,000 or the Governor may direct that the Licence is to be cancelled in accordance with Section 18.]*

- 1.5.2 Hunter Water acknowledges that if it knowingly contravenes the Licence, IPART may take action against Hunter Water under the Act.

*[Note: Section 17A of the Act provides that where Hunter Water knowingly contravenes the Licence, IPART may require Hunter Water to undertake remedial action or may impose a monetary penalty not exceeding \$10,000 for the first day on which the contravention occurs and a further \$1000 for each subsequent day (not exceeding 30 days) on which the contravention continues.]*

**1.6 Cancellation of Licence**

- 1.6.1 The Licence may be cancelled by the Governor in the circumstances described in the Act.

*[Note: Section 18 sets out the circumstances in which the Licence may be cancelled by the Governor. These include where Hunter Water ceases, otherwise than as authorised by the Licence, to do any of the things referred to in Section 13 of the Act; or where Hunter Water is, in the Minister's opinion, in material default in compliance with the Licence viewed in terms of the operation of the Licence as a whole; or where Hunter Water is insolvent within the meaning of the Corporations Act 2001 or has been convicted of a criminal offence punishable by a fine of at least \$1,000 or, if Hunter Water were a natural person, imprisonment for twelve months or more.]*

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**Hunter Water Corporation Operating Licence 2007-2012**

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**2 HUNTER WATER'S RESPONSIBILITIES****2.1 Responsibility of Hunter Water under the Licence and other laws**

2.1.1 Hunter Water must comply with the Licence and all applicable laws.

*[Note: Hunter Water has obligations under a number of laws including:*

*Hunter Water Act 1991;*

*State Owned Corporations Act 1989;*

*Protection of the Environment Operations Act 1997;*

*Public Health Act 1991;*

*Fluoridation of Public Water Supplies Act 1957;*

*Water Industry Competition Act 2006;*

*Water Act 1912;*

*Water Management Act 2000;*

*Environmental Planning and Assessment Act 1979;*

*Independent Pricing and Regulatory Tribunal Act 1992; and*

*Dams Safety Act 1978.]*

**2.2 Responsibilities of Hunter Water under the Hunter Water Act**

2.2.1 Hunter Water is required to:

- (a) provide, construct, operate, manage and maintain efficient, co-ordinated and commercially viable systems and services for supplying water, providing Sewerage Services and disposing of Waste Water;
- (b) provide, operate, manage and maintain a Drainage Service within the capacity of the drainage service included in the business undertaking transferred under Part 3 by the Hunter Water Board to Hunter Water as at the date of the transfer of the business undertaking;
- (c) ensure that the systems and services meet the quality and performance standards specified in the Licence in relation to water quality, service interruptions, price levels and other matters determined by the Governor and set out in the Licence; and
- (d) maintain in accordance with the Licence, procedures under which Hunter Water is to consult with its Customers at regular intervals in relation to the provision of the systems and services referred to in paragraphs (a) to (c).

*[Note: Section 13 of the Act provides the terms that must be included in the Licence]*

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**Hunter Water Corporation Operating Licence 2007-2012**

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**2.3 Memorandum of Understanding**

- 2.3.1 Hunter Water must use its best endeavours to maintain a Memorandum of Understanding with NSW Health for the term of the Licence.
- 2.3.2 The purpose of a Memorandum of Understanding is to form the basis for co-operative relationships between the parties to the memorandum. In particular, the memorandum with NSW Health is to recognise the role of NSW Health in providing advice to the Government of NSW in relation to drinking water quality standards and the supply of water which is safe to drink.
- 2.3.3 The Memorandum of Understanding in clause 2.3.1 must include the terms of a notification procedure for the reporting by Hunter Water to NSW Health of any information or events in relation to the Systems, Services and Waste Water and recycling operations which may have risks for public health.
- 2.3.4 Clause 2.3.1 does not limit the persons with whom Hunter Water may have a Memorandum of Understanding.

**2.4 Monitoring and Reporting Protocol**

- 2.4.1 By no later than 6 months from the Commencement Date, Hunter Water must develop and provide to IPART a monitoring and reporting protocol (Monitoring and Reporting Protocol) that includes how Hunter Water will record, compile, monitor, measure and report against the indicators in clauses 4.7.2, 5.5.2 and 7.1.2.
- 2.4.2 If IPART is not satisfied that the Monitoring and Reporting Protocol (or any part of it) complies with clause 2.4.1 IPART may require Hunter Water to amend the Monitoring and Reporting Protocol. If Hunter Water fails to amend the Monitoring and Reporting Protocol within a reasonable time after IPART requests an amendment or amendments to the Monitoring and Reporting Protocol, the Monitoring and Reporting Protocol as determined by IPART will prevail.
- 2.4.3 This clause 2.4 applies to any amendment to the Monitoring and Reporting Protocol during the term of the Licence.

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**Hunter Water Corporation Operating Licence 2007-2012**

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**3 WATER QUALITY****3.1 Drinking Water Quality – Planning**

- 3.1.1 Hunter Water must prepare, to the satisfaction of NSW Health, a five-year Water Quality Management Plan (Five-Year Plan) within 6 months of the Commencement Date. Hunter Water must provide a copy of the Five-Year Plan to IPART and NSW Health upon its preparation. Hunter Water must release to the public a discussion paper in relation to the Five-Year Plan within 3 months of the Commencement Date and must engage in Public Consultation on the discussion paper.
- 3.1.2 The Five-Year Plan should be based on the framework for management of Drinking Water quality in the Australian Drinking Water Guidelines.
- 3.1.3 The Five-Year Plan must reflect the following:
- (a) the Annual Water Quality Monitoring Plan; and
  - (b) the Incident Management Plan.
- 3.1.4 Hunter Water must implement the Five-Year Plan according to the timeframes specified by NSW Health.

**3.2 Drinking Water Quality – Standards**

- 3.2.1 Hunter Water must ensure that the Drinking Water supplied to Customers and Consumers meets the performance requirements for Drinking Water specified in the Australian Drinking Water Guidelines or such other standard as directed by NSW Health.
- 3.2.2 If the results do not comply with the Health Guideline Values, Hunter Water must provide NSW Health with an appraisal of the inconsistency, and indicate the action to be taken to resolve any non-compliance.

**3.3 Water Quality – Monitoring**

- 3.3.1 Hunter Water must prepare, to the satisfaction of NSW Health, a comprehensive annual water quality monitoring plan (Annual Water Quality Monitoring Plan) for the Water Supply System by 31 March each year, for the duration of the Licence. This Annual Water Quality Monitoring Plan must:
- (a) include monitoring of Bulk Water and Drinking Water quality and details of laboratory testing and reporting processes to ensure quality control;
  - (b) have regard to the concepts of good practice set out in the Australian Drinking Water Guidelines and apply those concepts as specified by NSW Health;
  - (c) for Bulk Water, include a list of characteristics that will be monitored to identify potential hazards with the water supply, or a change in water quality;
  - (d) include targeted, investigative and event-based monitoring; and



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**Hunter Water Corporation Operating Licence 2007-2012**

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- (e) include monitoring for any other water characteristic nominated by NSW Health.
- 3.3.2 Monitoring under the Annual Water Quality Monitoring Plan must be undertaken for the period from the Commencement Date to 30 June 2008 and after that for each subsequent financial year.
- 3.3.3 The sampling frequency and the locations chosen for the Drinking Water quality monitoring should be representative of the quality of Drinking Water supplied to Consumers.
- 3.3.4 Hunter Water must provide IPART with a copy of the Annual Water Quality Monitoring Plan as soon as possible after it is agreed with NSW Health. Hunter Water must make a copy of that plan available to the public after it has been provided to IPART.
- 3.3.5 If Hunter Water and NSW Health cannot agree on the Annual Water Quality Monitoring Plan, the views of NSW Health will prevail and Hunter Water must accept the Annual Water Quality Monitoring Plan determined by NSW Health.

**3.4 Water Quality – Reporting**

- 3.4.1 Hunter Water must produce a monthly report that includes the Drinking Water quality monitoring test results undertaken in accordance with clause 3.3. The monthly report must be placed on Hunter Water's website on the internet for downloading free of charge imposed by Hunter Water and also made available for access by any person, free of any charges imposed by Hunter Water.
- 3.4.2 Hunter Water must prepare, and make available to NSW Health by 31 December 2008 and by 31 December each subsequent year, an annual report on the implementation of the Five-Year Plan. The report must include details of:
  - (a) the audit of the implementation of the framework for management of Drinking Water quality in the Australian Drinking Water Guidelines which may be undertaken as part of the Annual Audit;
  - (b) any proposed amendments to the Five-Year Plan needed to protect public health or to ensure the effective operation of the Five-Year Plan;
  - (c) any additional water quality improvement actions identified in the preceding year through the water quality monitoring data or by NSW Health and action taken to implement them, especially any non-compliance relating to clause 3.2.2; and
  - (d) the annual report on water quality for the previous year from 1 July to 30 June.
- 3.4.3 Hunter Water must make available to NSW Health and IPART a copy of the report compiled to comply with clause 3.4.2.
- 3.4.4 Hunter Water must comply with any requests by NSW Health to provide additional information on water quality. The additional information

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**Hunter Water Corporation Operating Licence 2007-2012**

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provided under this clause is to conform to the manner and form specified by NSW Health.

**3.5 Water – Incident Management Plan**

- 3.5.1 Hunter Water must immediately report to NSW Health, in accordance with a notification procedure agreed to under the Memorandum of Understanding referred to in clause 2.3.1, any information or events in the delivery of the Services or in the Systems or operations which may have risks for public health.
- 3.5.2 From the Commencement Date, Hunter Water must maintain the existing water quality incident management plan (Incident Management Plan) prepared to the satisfaction of NSW Health and that Incident Management Plan must remain in place until any new plan is developed in agreement with NSW Health.
- 3.5.3 The Incident Management Plan must contain, or incorporate by reference, procedures and protocols for the coordinated management of Drinking Water incidents including media and stakeholder liaison and any notification to Consumers of public health advice received from NSW Health.
- 3.5.4 In preparing an Incident Management Plan under clause 3.5.2 Hunter Water must have regard to the concepts set out in the Australian Drinking Water Guidelines and must apply these concepts in the manner, form and timeframes specified by NSW Health.

**3.6 Waste Water and Recycling Operations**

- 3.6.1 Hunter Water must adopt a preventive risk management approach in relation to its Waste Water and recycling operations.
- 3.6.2 Hunter Water must prepare, to the satisfaction of NSW Health, a risk management plan for Waste Water and recycling operations (Waste Water and Recycling Operations Plan) within 6 months of the Commencement Date. Hunter Water must provide IPART and NSW Health with a copy of the Waste Water and Recycling Operations Plan upon its preparation.
- 3.6.3 The Waste Water and Recycling Operations Plan must provide for monitoring, reporting and incident management procedures.
- 3.6.4 Hunter Water must immediately report to NSW Health, in accordance with the notification procedure agreed to under the Memorandum of Understanding referred to in clause 2.3.1, any information or events in relation to its Waste Water and recycling operations which may have risks for public health.

**3.7 Other grades of water**

- 3.7.1 Other grades of water supplied by Hunter Water must be supplied according to the Australian Guidelines for Recycled Water or relevant guidelines specified by NSW Health, DECC and DWE.

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**Hunter Water Corporation Operating Licence 2007-2012**

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- 3.7.2 Other grades of water supplied by Hunter Water does not include Drinking Water but does include Recycled Water.
- 3.7.3 Where there is a conflict between any of the guidelines, requirements or standards applying to Hunter Water under clause 3.7.1 the Minister's decision will prevail.

**3.8 Environmental water quality**

- 3.8.1 Hunter Water must report to IPART on its performance against any environmental water quality requirements for any discharges or water releases required by licences issued to it by the DECC or the DWE.

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**Hunter Water Corporation Operating Licence 2007-2012**

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**4 INFRASTRUCTURE PERFORMANCE****4.1 Water Pressure Standard**

- 4.1.1 Hunter Water must ensure that no more than 4,800 Properties in a financial year experience a Water Pressure Failure. This is known as the Water Pressure Standard.
- 4.1.2 A Property experiences a water pressure failure (Water Pressure Failure) if the Property experiences a pressure of less than 20 metres head for a continuous period of 30 minutes or more measured at the point of connection of the Property to the Water Supply System, usually at the point of connection known as the “main tap”.
- 4.1.3 For the purpose of the Water Pressure Standard (and any applicable service quality and system performance indicators in clause 4.7) the following applies:
- (a) each separately billed part of a multiple occupancy Property is a separate Property;
  - (b) a Property is taken to have experienced a Water Pressure Failure at each of the following times:
    - (i) when a person notifies Hunter Water that the Property has experienced a Water Pressure Failure and that Water Pressure Failure is confirmed by Hunter Water; or
    - (ii) when Hunter Water’s systems identifies that the Property has experienced a Water Pressure Failure; and
  - (c) a Property will not be taken to have experienced a Water Pressure Failure only because of:
    - (i) a Planned Water Interruption or Unplanned Water Interruption;
    - (ii) water usage by authorised fire authorities in the case of a fire; or
    - (iii) operational problems (including breaks in a main or failure in a pump) that are temporary and short term in nature.

**4.2 Water Continuity Standard**

- 4.2.1 Hunter Water must ensure that no more than 14,000 Properties in a financial year experience one or more Planned Water Interruptions or an Unplanned Water Interruptions which taken together have a cumulative duration exceeding 5 hours. This is known as the Water Continuity Standard.
- 4.2.2 For the purpose of the Water Continuity Standard, the following applies:
- (a) in determining whether a Property experiences a Planned Water Interruption or an Unplanned Water Interruption a best estimate is to be applied from the best available data, taking account of water pressure data where that data is available;

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- (b) each separately billed occupied part of a multiple occupancy Property is a separate Property; and
- (c) Clause 4.2.2 does not limit the circumstances in which a Property may experience a Planned Water Interruption or an Unplanned Water Interruption under clause 4.2.1.

**4.3 Sewage Overflows on Private Property Standard**

- 4.3.1 Hunter Water must ensure that the number of Uncontrolled Sewage Overflows in a financial year (other than on Public Properties) does not exceed 6,500. This is known as the Sewage Overflow Standard.

**4.4 Compliance with system performance standards**

- 4.4.1 Hunter Water must comply with the Water Pressure Standard, the Water Continuity Standard and the Sewage Overflow Standard (each as amended) or other standard as required by the Minister.

**4.5 Reporting on system performance standards**

- 4.5.1 By no later than 1 September each year, Hunter Water must report to IPART on its compliance with the Water Pressure Standard, the Water Continuity Standard and the Sewage Overflow Standard.
- 4.5.2 By no later than 1 September each year, Hunter Water must report to IPART on:
  - (a) the number of Properties that experienced a Water Pressure Failure;
  - (b) the number of Properties that experienced a Planned Water Interruption or an Unplanned Water Interruption; and
  - (c) the number of Uncontrolled Sewage Overflows;in the immediately preceding financial year.
- 4.5.3 Hunter Water must maintain record systems sufficient to enable it to measure accurately its performance against the Water Pressure Standard, the Water Continuity Standard and the Sewage Overflow Standard and to enable measurement and reporting by Hunter Water of those standards by delivery systems. Delivery system in this clause means the geographic classification used by Hunter Water for its own internal purposes, based on geographic regions forming part of the Services.
- 4.5.4 Hunter Water must provide IPART where possible with such data and electronic access to the records kept by Hunter Water that enable it to report under clauses 4.5.1 and 4.5.2 otherwise Hunter Water must provide IPART with physical access to such records.

**4.6 Review of system performance standards**

- 4.6.1 At least once during the term of the Licence, IPART must consult with Hunter Water and other stakeholders and report to the Minister on whether the Water Pressure Standard, the Water Continuity Standard and

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the Sewage Overflow Standard should be amended, and if so the nature of the amendments.

- 4.6.2 The report under clause 4.6.1 must include an analysis of the benefits and costs of:
- (a) the existing Water Pressure Standard, the Water Continuity Standard and the Sewage Overflow Standard; and
  - (b) proposed amendments to the Water Pressure Standard, the Water Continuity Standard and the Sewage Overflow Standard.
- 4.6.3 Following receipt of the report the Minister, or a person appointed by the Minister, may publish a notice in the NSW Government Gazette which lists amendments to the Water Pressure Standard, the Water Continuity Standard and the Sewage Overflow Standard that must be adopted by Hunter Water.
- 4.6.4 Any amendments to the performance standards that must be adopted by Hunter Water under clause 4.6.3 must be incorporated into the Customer Contract as soon as reasonably possible and also considered as part of any review of the Customer Contract.
- 4.6.5 From the Commencement Date, Hunter Water must provide IPART with such data and physical and electronic access to records kept by Hunter Water that enable it to report under clause 4.6.1.

**4.7 Service quality and system performance indicators**

- 4.7.1 IPART will publish a schedule of Service Quality and System Performance Indicators. Hunter Water must publish on its website on the internet the latest Service Quality and System Performance Indicators.
- 4.7.2 Hunter Water must maintain record systems that are sufficient to enable it to measure accurately its performance against:
1. the Service Quality and System Performance Indicators; and
  2. any service quality and system indicators specified in instruments that give effect to the National Water Initiative; and
  3. any service quality and system indicators in any other instrument determined by IPART.
- 4.7.3 Where there is inconsistency between any of those indicators in clause 4.7.2 (or their application), IPART may determine which indicators are to apply.
- 4.7.4 By no later than 1 September each year, Hunter Water must report to IPART its performance against the indicators in clause 4.7.2 for the immediately preceding financial year. The report must include an analysis of any problems of a systemic nature.
- 4.7.5 As part of its report, Hunter Water must provide IPART where possible with such data and electronic access to the records that enable it to report under clause 4.7.4 otherwise Hunter Water must provide IPART with physical access to such records.

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**4.8 Asset management obligation**

4.8.1 Hunter Water must ensure that its Assets are managed consistent with:

- (a) meeting its obligations under this Licence, the Customer Contract and all applicable laws;
- (b) subject to paragraph (a), achieving lowest cost of service delivery across the whole of life of the Assets, or where applicable across several asset life cycles, within the context of acceptable risk management principles; and
- (c) the analysis of Asset and Asset related business risks and managing them to a defensible residual level, subject to paragraphs (a) and (b).

**4.9 Reporting on the asset management plan**

4.9.1 At least once during the term of the Licence at a time to be agreed with IPART, Hunter Water must report to IPART on the state of each group of Assets managed by Hunter Water.

4.9.2 The report must include the following matters:

- (a) a description of each group of Assets (for the purpose of this clause, a group of Assets may consist of only one Asset);
- (b) an assessment of the expected capability of each group of Assets to meet the obligations required under clause 4.8;
- (c) a description of the processes, practices, systems and plans Hunter Water uses in managing Assets, or as applicable, individual groups of Assets.
- (d) a demonstration by benchmarking, or other defensible analysis, that the processes and practices, systems and plans Hunter Water uses are appropriate within the context of the capabilities and characteristics of the business.
- (e) progress in implementing justifiable improvements in processes, practices, systems and plans for the management of Hunter Water's Assets.
- (f) strategies and predicted costs for the future management of the Assets to achieve the requirements of clause 4.8.
- (g) an assessment of the major issues and constraints on current and future performance of the Assets including implications for service pricing.
- (h) such other matters reasonably required by IPART

**4.10 Auditing the asset management plan**

4.10.1 At least once during the term of the Licence IPART may (at a time it determines) conduct an audit of Hunter Water's compliance with clauses 4.8 and 4.9. The audit may form part of an Annual Audit or be conducted separately from an Annual Audit, at the discretion of IPART.

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- 4.10.2 In addition, IPART may at any time audit Hunter Water's compliance with clauses 4.8 and 4.9 for the purpose of:
- (a) investigating and reporting on, or reviewing the pricing of the Services under the IPART Act; or
  - (b) investigating compliance by Hunter Water with specific areas of its Asset management.
- 4.10.3 An audit undertaken under clause 4.10.1 or 4.10.2, must comply with the scope and audit specifications determined by IPART.
- 4.10.4 The provisions of clause 12 apply to an audit under clause 4.10 as if the audit under clause 4.10 is an Annual Audit.
- 4.10.5 The Minister must be advised of any such decision to audit and, subsequent to the audit, be provided with a report on the outcomes of the audit.



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**5 CUSTOMER AND CONSUMER RIGHTS****5.1 Customer Contract**

- 5.1.1 The Customer Contract applies for the purpose of Section 35 of the Act and may only be varied in accordance with Section 38 of the Act.

*[Note: The Customer Contract is set out in Schedule 2 of the Licence. Division 5 of Part 5 of the Act contains various provisions in relation to the Customer Contract.]*

*[Section 38 provides that Hunter Water may vary the Customer Contract with the approval of the Governor. Section 38 requires that a variation of the Customer Contract must be published in a daily newspaper circulating in the Area of Operations at least 6 months before the variation becomes effective, or a shorter period of notice approved by the Minister. A copy of the notice must also be given to the Customer.]*

- 5.1.2 Pursuant to Section 36(1) of the Act, and subject to Sections 36(3) and 36(4) of the Act, the Customer Contract applies to an owner of land connected to a water main or sewer main owned by Hunter Water.
- 5.1.3 The Customer Contract sets out the rights and obligations of Customers and Hunter Water in relation to the Services provided through the Systems. These rights and obligations are in addition to the rights and obligations conferred by the Act and any applicable law.
- 5.1.4 A copy of the Customer Contract, and any variations to it must be posted on Hunter Water's website on the internet for downloading free of any charges imposed by Hunter Water, and made available at its premises for access or collection by any member of the public, also free of any charges imposed by Hunter Water.
- 5.1.5 IPART may, unless required by the Minister, initiate a review of the Customer Contract during the term of the Licence.
- 5.1.6 By the completion of the review, IPART must produce a report setting out its findings and recommendations. A copy of the Report must be provided to the Minister upon its completion.
- 5.1.7 Within 3 months of the completion of the review of the Customer Contract under clause 5.1.5, Hunter Water must, if directed by the Minister, take all steps necessary to issue a new Customer Contract that addresses the recommendations of the report.
- 5.1.8 Within 3 months of the completion of the review of the Customer Contract under clause 5.1.5 Hunter Water must prepare a pamphlet that:
- (a) provides a brief explanatory introduction to the Customer Contract;
  - (b) summarises the key rights and obligations of Customers under the Customer Contract; and
  - (c) lists Hunter Water's local offices and emergency contact numbers in its Area of Operations.
- 5.1.9 The pamphlet prepared under clause 5.1.8 must be updated when changes are made to the Customer Contract under clause 5.1.7 and must be posted

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on Hunter Water's website on the internet for downloading free of any charges imposed by Hunter Water and also disseminated by Hunter Water free of charge

- (a) to Customers or Consumers, at least every two years ; and
- (b) to any other person on request.

5.1.10 As provided by and subject to Section 37 of the Act, Hunter Water may enter into other contracts or arrangements for the supply of Services. The terms of any such contract or arrangement are such as may be negotiated between Hunter Water and any such person.

**5.2 Consumers**

5.2.1 Hunter Water must fulfil its obligations under the Customer Contract relating to complaint handling and complaint resolution procedures, as if those obligations also extended to Consumers.

5.2.2 Hunter Water must fulfil its obligations under the Customer Contract relating to debt and disconnection procedures as if those obligations also extended to Consumers.

**5.3 Code of practice and procedure on debt and disconnection**

5.3.1 Hunter Water must have in place a code of practice and procedure on debt and disconnection (Code of Practice and Procedure on Debt and Disconnection).

5.3.2 The Code of Practice and Procedure on Debt and Disconnection must provide for:

- (a) deferred payment or payment by instalment options for bills; and
- (b) the payment options referred to in (a) are to be advised in bills.

5.3.3 Hunter Water must ensure that the rights and obligations in the Code of Practice and Procedure on Debt and Disconnection are incorporated into the Customer Contract as if it were part of the Customer Contract.

5.3.4 Hunter Water must disseminate information on its Code of Practice and Procedure on Debt and Disconnection free of charge to:

- (a) to Customers or Consumers, at least once each year; and
- (b) to any other person on request.

**5.4 Consultative Forum**

5.4.1 Hunter Water must have in place and regularly consult with a consultative forum (Consultative Forum) to enable community involvement in issues relevant to the performance of Hunter Water's obligations under the Licence.

5.4.2 The Consultative Forum may be utilised by Hunter Water, among other things, to provide it with high quality advice on the interests of Customers and Consumers of Hunter Water, on the Customer Contract and on such other key issues related to Hunter Water's planning and operations as

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Hunter Water may determine, consistent with the Consultative Forum Charter established and maintained under clause 5.4.4.

- 5.4.3 At all times, the membership of the Consultative Forum must:
- (a) be appointed by Hunter Water;
  - (b) be determined in accordance with the Consultative Forum Charter established and maintained under clause 5.4.4; and
  - (c) include a representative from at least each of the following:
    - (i) business and consumer groups;
    - (ii) organisations representing low income households;
    - (iii) people living in rural and urban fringe areas;
    - (iv) residential consumers;
    - (v) environmental groups;
    - (vi) local government; and
    - (vii) people from non-English speaking backgrounds.
- 5.4.4 A consultative forum charter (Consultative Forum Charter) must be maintained by Hunter Water and the Consultative Forum members for the term of the Licence that addresses the following issues:
- (a) the role of the Consultative Forum;
  - (b) selection criteria on how members will be drawn from the community, and information on how vacancies for membership will be advertised;
  - (c) the procedure for appointment of members;
  - (d) the term of members;
  - (e) information on how the Consultative Forum will operate;
  - (f) a description of the type of matters that will be referred to the Consultative Forum;
  - (g) procedures for the conduct of Consultative Forum meetings, including the appointment of a chairperson;
  - (h) communicating the outcome of the Consultative Forum's work to Hunter Water;
  - (i) procedures for tracking issues raised and ensuring appropriate follow-up of those issues; and
  - (j) funding and resourcing of the Consultative Forum by Hunter Water.
- 5.4.5 Hunter Water must provide the Consultative Forum with information within its possession or under its control necessary to enable the Consultative Forum to discharge the tasks assigned to it, other than information or documents over which Hunter Water or another person claims confidentiality or privilege.
- 5.4.6 A copy of the Consultative Forum Charter must be posted on Hunter Water's website on the internet for downloading free of any charges

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imposed by Hunter Water, and made available at its offices for access or collection by any member of the public, also free of charges imposed by Hunter Water.

5.4.7 Hunter Water must:

- (a) publish minutes from proceedings of the Consultative Forum on Hunter Water's website on the internet for downloading free of any charges imposed by Hunter Water, and make available at its offices for access or collection by any member of the public, also free of charges imposed by Hunter Water; and
- (b) publish a report by no later than 1 September each year on the activities of the Consultative Forum for the immediately preceding financial year that addresses the following issues:
  - (i) the activities and achievements of the Consultative Forum; and
  - (ii) compliance of the Consultative Forum with the Consultative Forum Charter; and

post this report on Hunter Water's website on the internet for downloading free of any charges imposed by Hunter Water and make available at its offices for access or collection by any member of the public, also free of charges imposed by Hunter Water.

5.4.8 As part of the Licence review referred to in clause 1.3.1, IPART must evaluate and report on the effectiveness of the Consultative Forum and compliance with the Consultative Forum Charter.

## **5.5 Customer service indicators**

5.5.1 IPART will publish a schedule of Customer Service Indicators. Hunter Water must publish on its website on the internet the latest Customer Service Indicators.

5.5.2 Hunter Water must maintain record systems that are sufficient to enable it to measure accurately its performance against:

- (a) the Customer Service Indicators;
- (b) any customer service indicators specified in instruments that give effect to the National Water Initiative; and
- (c) any customer service indicators in any other instrument determined by IPART.

5.5.3 Where there is inconsistency between any of those indicators in clause 5.5.2 (or their application), IPART may determine which indicators are to apply.

5.5.4 By no later than 1 September each year, Hunter Water must report to IPART its performance against the indicators in clause 5.5.2 for the immediately preceding financial year. The report must include an analysis of any problems of a systemic nature.

5.5.5 It will be sufficient compliance with this clause if the report required by this clause is integrated into the report required by Hunter Water under clause 4.7.4.

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- 5.5.6 As part of its report, Hunter Water must provide IPART with physical and electronic access to the records kept by Hunter Water that enable it to report under clause 5.5.4.

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**6 COMPLAINT AND DISPUTE HANDLING****6.1 Internal dispute resolution process**

- 6.1.1 Hunter Water must have in place internal complaint handling procedures (Internal Complaint Handling Procedures) for receiving, responding to and resolving Complaints by Customers and Consumers against Hunter Water.
- 6.1.2 The Internal Complaint Handling Procedures of Hunter Water must be based on the Australian Standard AS ISO 10002-2006 Customer satisfaction - Guidelines for complaints handling in organizations.
- 6.1.3 Hunter Water must make available to Customers and Consumers information concerning its Internal Complaint Handling Procedures which explains how to make a Complaint and how the procedure works.
- 6.1.4 Hunter Water must provide information of the nature described in clause 6.1.3 to Customers and Consumers at least once each year. Hunter Water may provide this information in the pamphlet referred to in clause 6.2.4.
- 6.1.5 By no later than 1 September each year, Hunter Water must report to IPART on an exception basis for the immediately preceding financial year on the following details concerning Complaints made against Hunter Water which are handled by its Internal Complaint Handling Procedures:
- (a) the number and types of Complaints received on a month by month basis, classified by suburb into one or more of the following categories:
    - (i) water quality, including health and aesthetic parameters;
    - (ii) continuity of water supply;
    - (iii) water pressure;
    - (iv) sewage overflow;
    - (v) sewage odour;
    - (vi) drainage services; and
    - (vii) customer billing.
  - (b) the number and type of Complaints resolved or not resolved (on a month by month basis) in sufficient detail and using sufficient classifications to enable IPART to gain a reasonable understanding of how and how well those Complaints were resolved or why Complaints were not resolved, as the case may be; and
  - (c) any problems of a systemic nature arising from the Complaints.
- 6.1.6 A report produced by Hunter Water under clause 6.1.5 must report on the details specified in clauses 6.1.5(a) and 6.1.5(b) for a suburb only where a complaint has been made against Hunter Water in that suburb during that month.

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**6.2 External dispute resolution scheme**

- 6.2.1 Hunter Water must establish or be a member of an industry based dispute resolution scheme for the resolution by a dispute resolution body of disputes between Hunter Water and its Customers and between Hunter Water and Consumers.

*[Note: The industry based dispute resolution body at the Commencement Date of the Licence is EWON – the Energy and Water Industry Ombudsman of New South Wales.]*

- 6.2.2 The industry based dispute resolution scheme so established by Hunter Water or which Hunter Water is a member of is subject to the Minister's approval.
- 6.2.3 Hunter Water must prepare a pamphlet that explains how the dispute resolution scheme operates and how it can be accessed.
- 6.2.4 Hunter Water must provide the pamphlet in clause 6.2.3 to Customers and Consumers at least once each year.
- 6.2.5 Hunter Water must provide IPART with written reports of the determinations made by the dispute resolution body based on information available to Hunter Water and information reasonably obtained from the dispute resolution body. Where considered appropriate by Hunter Water and the dispute resolution body, confidentiality arrangements are to be made so as not to disclose the Customer or Consumer's identity in such reports.
- 6.2.6 Hunter Water must report to IPART by no later than 1 September each year based on information available to Hunter Water and information reasonably obtained from the dispute resolution body. The report must take into account any issues raised by the dispute resolution body and must contain the following information:
- (a) the number and types of Complaints received by the dispute resolution body, classified in accordance with the dispute resolution body's reporting arrangements; and
  - (b) any other relevant information required by IPART to be included in the report.
- 6.2.7 Hunter Water must post the report in clause 6.2.6 on Hunter Water's website on the internet for downloading free of any charges imposed by Hunter Water, and make it available at its premises for access or collection by any member of the public, also free of any charges imposed by Hunter Water.

**6.3 Complaints to other bodies**

- 6.3.1 Hunter Water must report to IPART by no later than 1 September each year on all Complaints made to Hunter Water in the immediately preceding financial year that relate to its performance under the Licence or the Customer Contract that were referred for resolution by an external dispute resolution body (other than a court), for example the Consumer Trader and Tenancy Tribunal.

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- 6.3.2 Hunter Water must report to IPART by no later than 1 September each year on all civil actions in the immediately preceding financial year that were brought against Hunter Water in all courts where the person bringing the action sought damages or other relief against Hunter Water for Hunter Water's failure to comply with a provision of its Customer Contract.
- 6.3.3 The reports required under clauses 6.3.1 and 6.3.2 must contain the following information:
- (a) the number and types of matters;
  - (b) the outcome of the matters;
  - (c) if the matters were subject to a negotiated settlement, how they were settled;
  - (d) any problems of a systemic nature arising from the matters or which the matters uncovered; and
  - (e) any other information that IPART may reasonably request.



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**7 ENVIRONMENT – INDICATORS AND MANAGEMENT****7.1 Environmental performance indicators**

- 7.1.1 IPART will publish a schedule of Environmental Performance Indicators. Hunter Water must publish on its website on the internet the latest Environmental Performance Indicators.
- 7.1.2 Each year Hunter Water must monitor, record, compile data and report on:
- (a) the Environmental Performance Indicators for the immediately preceding financial year;
  - (b) any environment performance indicators specified in instruments that give effect to the National Water Initiative; and
  - (c) environment performance indicators in any other instrument determined by IPART.
- 7.1.3 Where there is inconsistency between any of those indicators in clause 7.1.2 (or their application), IPART may determine which indicators are to apply.
- 7.1.4 By no later than 1 September each year, Hunter Water must report on its performance against the indicators in clause 7.1.2, in a manner to be approved by IPART.
- 7.1.5 Hunter Water must provide IPART where possible with such data and records kept by Hunter Water that enable it to report under clause 7.1.4 otherwise Hunter Water must provide IPART with physical access to such records
- 7.1.6 The report must provide information which enables a year to year comparison in relation to Hunter Water's performance against the environmental performance indicators in clause 7.1.2. In particular, Hunter Water is to compare the performance indicators in clause 7.1.2 with historical annual values over at least the previous 10 years where comparable data is available.
- 7.1.7 The information in the report referred to in clauses 7.1.2 and 7.1.4 is to be made available to the public by Hunter Water. Copies of the information are to be made available from Hunter Water's offices on request free of charge and posted on Hunter Water's website on the internet for downloading by any person also free of charges imposed by Hunter Water.

**7.2 Environment management**

- 7.2.1 Hunter Water must produce a five-year environment management plan (Environmental Management Plan) within 15 months of the Commencement Date. After that Hunter Water must produce further Environment Management Plans every 5 years.
- 7.2.2 Hunter Water must engage in Public Consultation in developing an Environmental Management Plan.

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- 7.2.3 The Environmental Management Plan must:
- (a) contain details of Hunter Water's environmental improvement strategies and objectives for its catchments, Water Storages, Water Supply System, Sewerage System, and Drainage System, as well as the environmental aspects of its other activities such as energy management, waste minimisation and heritage;
  - (b) endorse ESD principles;
  - (c) be integrated into Hunter Water's business plans;
  - (d) incorporate the objectives of the energy management plan of Hunter Water to:
    - (i) develop and implement energy savings plans for major facilities;
    - (ii) develop a greenhouse gas emissions strategy; and
    - (iii) comply with all relevant energy related regulation.
- 7.2.4 The Environmental Management Plan must set targets and timetables for environmental activities to be undertaken by Hunter Water over the term of the Environmental Management Plan.
- 7.2.5 Any material amendments may only be made to the Environmental Management Plan following Public Consultation.
- 7.2.6 Hunter Water must report on any material amendments made in accordance with 7.2.5.
- 7.2.7 The Environmental Management Plan must be provided to IPART on its completion and posted on Hunter Water's website on the internet for downloading free of any charges imposed by Hunter Water, made available at its Customer centres for access or collection by any member of the public and lodged with public libraries in the Area of Operations, in each case also free of charge.

**7.3 Catchment Report**

- 7.3.1 Hunter Water must report its performance by no later than 1 September each year against its catchment management activities for the immediately preceding financial year, in a report to be known as the Catchment Report. The Catchment Report must include:
- (a) details of activities conducted by Hunter Water under the Hunter Water Corporation Limited (Special Areas) Regulation 2003, and approvals under the *Water Act 1912* and the *Water Management Act 2000*, Water Sharing Plans and any other relevant land or water management activities carried out jointly with other authorities or landholders together with a comparison of:
    - (i) those activities planned against those activities undertaken by Hunter Water during the immediately preceding financial year; and
    - (ii) the estimated cost of planned activities against the actual costs incurred by Hunter Water relating to these activities;

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- (b) details of Hunter Water's performance against the Water Management Licence and the *Dam Safety Act 1978*; and
  - (c) details of activities proposed to be undertaken in accordance with clause 7.3.1(a) for the next financial year including costs that Hunter Water estimates it will incur in undertaking these activities.
- 7.3.2 Hunter Water must also publicly display the Catchment Report on its website on the internet for downloading free of any charges imposed by Hunter Water, and make it available at its premises for access or collection by any member of the public free of charge.

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**8 PRICING****8.1 Pricing**

- 8.1.1 Hunter Water must set the level of fees, charges, and other amounts payable for the Services subject to the terms of the Licence, the Act and the maximum prices and methodologies for the Services determined from time to time by IPART.

*[Note: Division 6 of Part 5 of the Act governs the nature of fees and charges which may be imposed by Hunter Water. Under the terms of the IPART Act, Hunter Water is a government agency for which IPART has standing reference to conduct investigations and report on the determination of pricing for services supplied and pricing policies.]*

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**9 MANAGING SUPPLY AND DEMAND****9.1 Water Conservation Target**

- 9.1.1 Hunter Water must ensure that the 5 year rolling average for annual residential water consumption calculated for the financial year is equal to or less than 215 kilolitres (Water Conservation Target).
- 9.1.2 Hunter Water must report its compliance with the Water Conservation Target.
- 9.1.3 Hunter Water must comply with the Water Conservation Target until replaced (if at all) by some or all of the proposals in clause 9.2.17 that are approved as part of the Licence review under clause 1.3.1.

**9.2 Demand management strategy****The Integrated Water Resources Plan**

- 9.2.1 Hunter Water must have in place an integrated water resources plan that complies with clause 9.2 (Integrated Water Resources Plan).
- 9.2.2 The most recent Integrated Water Resources Plan must be posted on Hunter Water's website on the internet for downloading free of any charges imposed by Hunter Water and made available at its premises for access or collection by any member of the public, free of any access charge imposed by Hunter Water.
- 9.2.3 Hunter Water must at least once during the term of the Licence review the Integrated Water Resources Plan, of its own motion or as directed by IPART. Hunter Water may amend any material provisions in the Integrated Water Resources Plan only following Public Consultation and after taking into account comments received as part of that Public Consultation process. Following amendment, the Integrated Water Resources Plan must be made available as required by clause 9.2.2.
- 9.2.4 Hunter Water must engage in Public Consultation in any review of the Integrated Water Resources Plan under clause 9.2.3 and must take into account comments received as part of the Public Consultation process in preparing the final version of the Integrated Water Resources Plan.
- 9.2.5 Hunter Water must provide IPART with details of any material amendments made in accordance with clause 9.2.3.
- 9.2.6 So far as reasonably practicable Hunter Water must, when reviewing the Integrated Water Resources Plan (including the methodology for the Integrated Water Resources Plan), rely on and apply relevant best practice research available in the public domain and endeavour to continually refine and renew its methodologies to reflect current best practice.
- 9.2.7 As part of the Licence review referred to in clause 1.3.1, IPART must evaluate and report on the outcomes achieved by the Integrated Water Resources Plan.
- 9.2.8 The Integrated Water Resources Plan must enable Hunter Water to respond to the water needs in the Area of Operations, having regard to the

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financial, social and environmental costs of all reasonably available options to manage demand and supply of water.

*[Note: The Integrated Water Resources Plan is to provide a framework for Hunter Water in long-term water resource planning to meet the needs for water usage in the Area of Operations. The planning approach seeks to identify the optimum solution for meeting future water needs by examining supply and demand factors on an equal and integrated basis.]*

**Content of Integrated Water Resources Plan**

- 9.2.9 The Integrated Water Resources Plan must indicate:
- (a) how Hunter Water will manage supply augmentation, real losses of water from its Water Supply Systems and demand for water within its Area of Operations over not less than the next 10 years;
  - (b) the planning assumptions, including drought management assumptions employed;
  - (c) the operational strategy in relation to water resource management; and
  - (d) all other relevant matters employed.
- 9.2.10 The Integrated Water Resources Plan must quantify the maximum reliable quantity of water that Hunter Water can derive from one year to the next, from its existing Water Storages, taking into account and quantifying all relevant factors including but not limited to:
- (a) the capacity of the Water Storages, and the rates of depletion and recovery of water in the Water Storages at current rates of consumption;
  - (b) climatic data, trends and projections;
  - (c) supply to and/or from areas outside the Area of Operations; and
  - (d) constraints on extraction of water to the Water Storages, including those imposed by licences and approvals under the *Water Act 1912*, the *Water Management Act 2000* and conditions in the relevant Water Sharing Plans.
- 9.2.11 The Integrated Water Resources Plan must make projections of the total demand for water within the Area of Operations, having regard to relevant factors influencing demand for water, including but not limited to:
- (a) total growth in consumption, including specific growth rates across the residential, commercial and industrial sectors;
  - (b) rates and trends in water leakage and real losses, in terms of the components of the Water Balance Table;
  - (c) rates and trends in the demand for Recycled Water; and
  - (d) actual and potential reductions in demand resulting from Hunter Water's initiatives.

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**Identifying the options and associated costs**

- 9.2.12 The Integrated Water Resources Plan must identify and evaluate all reasonably practicable options to manage demand and supply of water within its Area of Operations, must define the relevant projected outputs from each option and must list the non-financial advantages and disadvantages of each option.
- 9.2.13 In evaluating the options identified under clause 9.2.12 Hunter Water must take all necessary steps to ensure that the Integrated Water Resources Plan;
- (a) quantifies the estimated costs of each option identified, which must include the financial (capital and operating) costs and takes full account of the social and environmental costs of each option for each year of the Integrated Water Resources Plan; and
  - (b) compares the financial, social and environmental costs of each option.
- 9.2.14 If Hunter Water is unable to reasonably quantify the social and environmental costs of the options developed under clause 9.2.12 pursuant to clause 9.2.13, it may use qualitative analysis, such as Multi-Criteria Analysis.
- 9.2.15 Where Hunter Water uses qualitative analysis, such as Multi-Criteria Analysis pursuant to clause 9.2.14, Hunter Water must publish details of the qualitative analysis used and the results of that analysis in the Integrated Water Resources Plan.
- 9.2.16 Hunter Water must adopt the least cost option determined under clause 9.2.13 or 9.2.14 unless there are reasonable and substantive reasons for adopting a different option and those reasons are described in detail in the Integrated Water Resources Plan.

**Results of the Integrated Water Resources Plan**

- 9.2.17 Applying the Integrated Water Resources Plan and the matters in clause 9.2, Hunter Water must outline targets, standards, indicators or other proposals for consideration as part of the Licence review under clause 1.3.1.

**Annual reporting on the Integrated Water Resources Plan**

- 9.2.18 Hunter Water must report to IPART by no later than 1 September each year on its performance against the Integrated Water Resources Plan.

**9.3 Water demand and supply indicators****Security of supply**

- 9.3.1 Hunter Water may impose Water Restrictions.
- 9.3.2 Hunter Water must report on the nature and length of each Water Restriction imposed in the immediately preceding financial year and whether (based on information reasonably available to Hunter Water) it is likely to impose a Water Restriction in the ensuing financial year or at any other time during the Licence.

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- 9.3.3 Hunter Water must report on the criteria it applies in determining whether to request that the Minister authorise a Water Restriction.
- 9.3.4 Hunter Water must report on the quantity of water (in megalitres) supplied from each Water Storage.

**Losses from the Water System**

- 9.3.5 Hunter Water must report against each of the components in the Water Balance Table.
- 9.3.6 Hunter Water must report on the differences in the outcomes in applying clause 9.3.5 between one financial year and an immediately preceding financial year.

**Recycled Water**

- 9.3.7 Hunter Water must report on the quantity of Recycled Water (in megalitres) supplied in the immediately preceding financial year for the following applications:
- (a) for industrial or commercial use;
  - (b) for direct use in irrigation; or
  - (c) for uses, other than those described in (a) or (b).

**Demand management**

- 9.3.8 Hunter Water must report on the total quantity of water (in megalitres) supplied by it for each of the following:
- (a) consumption by persons in Residential Properties;
  - (b) industrial and commercial uses (excluding use by a Large Customer); and
  - (c) consumption by Large Customers.
- 9.3.9 In its report, Hunter Water must compare each application in clause 9.3.8, with the corresponding application in the immediately preceding financial year, and indicate whether all or some of the following factors, (or other factors of which Hunter Water is aware), contributed to the difference (if any) in the comparison:
- (a) growth in the Customer base;
  - (b) climatic impact;
  - (c) the nature or extent of consumption of Recycled Water; or
  - (d) demand management initiatives.

**9.4 Annual reporting on water demand and supply indicators**

- 9.4.1 Hunter Water must report its performance against the water demand and supply indicators under clauses 9.3.1 to 9.3.9. The report may be included in the report on the environmental and ESD indicators required under clauses 7.1.2 and 7.1.4.



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- 9.4.2 Hunter Water must also publicly display the report provided under clause 9.4.1 on its website on the internet for downloading free of any charges imposed by Hunter Water, and make it available at its premises for access or collection by any member of the public free of charge.

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**10 LICENCE AUTHORISATIONS AND AREA OF OPERATIONS****10.1 What the Licence authorises and regulates**

10.1.1 The Licence is granted to enable and require Hunter Water to provide, construct, operate, manage and maintain efficient, co-ordinated and commercially viable Systems for providing the Services throughout the Area of Operations.

10.1.2 Hunter Water must ensure that its Systems and Services comply with the quality and performance standards required in the Licence or required to be developed under the Licence.

**10.2 Powers not limited**

10.2.1 The Licence does not restrict or affect Hunter Water's power to carry out any functions imposed under any applicable law.

**10.3 Areas of Operations**

10.3.1 The Area of Operations may be varied only as permitted under the Act.

*[Note: The Area of Operations for Hunter Water is listed in Schedule 1 of the Licence. Section 16 of the Act states that subject to certain requirements, the Governor may specify the Area of Operations by order published in the NSW Government Gazette.]*

**10.4 Connection of Services**

10.4.1 Subject to Hunter Water continuing to be in compliance with any applicable law, Hunter Water must ensure that its Services are available for connection on request to any Property situated in the Area of Operations.

10.4.2 Connection to the Services is subject to any conditions Hunter Water may lawfully determine to ensure the safe, reliable and financially viable supply of Services to Properties in the Area of Operations in accordance with the Licence.

*[Note: Services are provided under the Customer Contract at Schedule 2 of the Licence, or other contracts as provided for by Section 37 of the Act.]*

**10.5 Non-exclusive Licence**

10.5.1 The Licence does not prohibit another person from providing services in the Area of Operations that are the same as or similar to the Services, if the person is lawfully entitled to do so.

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**11 LIABILITY ISSUES****11.1 Contracting out**

11.1.1 Subject to the Act, SOC Act and any other applicable law, Hunter Water may contract out the provision, construction, operation, management or maintenance of any of the Systems and Services that are the subject of the Licence.

11.1.2 Contracting out under clause 11.1.1 does not relieve Hunter Water of its responsibility to comply with its obligations under the Licence.

**11.2 Damage and compensation to persons**

11.2.1 Hunter Water is required by Section 22 of the Act to do as little damage as practicable in exercising its functions under Division 2 of Part 5 of the Act, and in circumstances specified in that provision, to compensate persons who suffer damage by the exercise of those functions.

**11.3 Competitive neutrality**

11.3.1 Subject to the Act, the SOC Act and any applicable law, Hunter Water must comply, and must ensure that its Subsidiaries comply, with the competitive neutrality policies and guidelines adopted by New South Wales under clause 3 of the Competition Principles Agreement.

11.3.2 Clause 11.3 is in addition to any obligations of Hunter Water under:

- (a) the *Trade Practices Act 1974*;
- (b) the *Water Industry Competition Act 2006*;
- (c) the Competition Code of NSW and other States and Territories as applicable; and
- (d) any applicable law.

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**12 OPERATIONAL AUDITS OF THE LICENCE****12.1 Commission of audits**

- 12.1.1 IPART must initiate an operational audit of Hunter Water as soon as practicable after 30 June, each year covering the immediately preceding financial year (Annual Audit), as required by this Part.
- 12.1.2 The Annual Audit must be conducted by IPART or by a person appointed by IPART whom IPART considers is suitably qualified to perform the Annual Audit. Neither Hunter Water nor any of its Subsidiaries may conduct the Annual Audit.
- 12.1.3 As part of the Annual Audit, IPART must invite members of the public to make submissions to it. IPART may also undertake any other Public Consultation it considers appropriate.
- 12.1.4 IPART may include in its Annual Audit all or any of the matters referred to in clauses 4.10 or 12.2 and where in any Annual Audit a matter is not made the subject of that Annual Audit, IPART may require Hunter Water to provide IPART with a report on the matter not included in the Annual Audit.

**12.2 What the audit is to report on**

- 12.2.1 IPART or the person undertaking the Annual Audit must investigate and prepare a report on any of the following:
- (a) compliance by Hunter Water with its obligations in each of Parts 3, 4, 5, 6 and 7 (and any Schedules referred to in those Parts), of the Licence;
  - (b) Hunter Water's compliance with its obligations under the Memorandum of Understanding referred to in clause 2.3; and
  - (c) any other matter required by the Licence, the Act or administrative direction to be assessed or considered as part of the Annual Audit .
- 12.2.2 Despite clause 12.2.1, neither IPART nor the person undertaking the Annual Audit may investigate a matter under clause 12.2.1, if the investigation of that matter is ordinarily within the regulatory activities of DECC, NSW Health or DWE and the relevant agency has undertaken an investigation of the matter.
- 12.2.3 Nothing in this Part restricts the capacity of IPART, as part of the Annual Audit, from:
- (a) satisfying the requirement in clause 12.2.1, to investigate and report on a matter under clause 12.2.1, by including in its report a consideration of the findings, the situation as at the end of the Licence audit period and Hunter Water's response to the findings, of any investigation of the matter by DECC, NSW Health or DWE.
  - (b) requesting Hunter Water to provide information relating to an investigation of a matter by DECC, NSW Health or DWE which is ordinarily within the regulatory activities of those agencies.

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- 12.2.4 IPART must ensure the report of the Annual Audit addresses the matters in clause 12.2.1, (and the matters in clause 4.10 if the audit in clause 4.10 is conducted as part of the Annual Audit ) and must advise the Minister on the following matters:
- (a) any failure by Hunter Water to meet operational standards or any other requirements imposed on Hunter Water under the Licence;
  - (b) areas in which Hunter Water's performance under the Licence may be improved;
  - (c) any changes to the Licence and the Customer Contract that IPART considers necessary;
  - (d) any penalties or remedial action required as a result of Hunter Water's performance under the Licence;
  - (e) whether the Minister should recommend that the Licence be cancelled by the Governor under Section 18 of the Act for reasons identified in the Annual Audit report; and
  - (f) any other matter relating to the Annual Audit or IPART functions that it considers appropriate.

**12.3 Reporting of audit**

- 12.3.1 IPART must ensure that the report of the Annual Audit for the immediately preceding financial year is presented to the Minister by no later than 30 November each year.
- 12.3.2 Unless otherwise directed by the Minister, IPART is to make the report of the Annual Audit publicly available within 1 month after its receipt by the Minister by posting it on IPART's website on the internet for downloading, and making copies available at its premises for access or collection by any members of the public, in both cases free of charge.
- 12.3.3 Where the Annual Audit report has identified non-compliance with the Licence, in addition to any other action that is taken or required to be taken, the Minister may require Hunter Water to promptly advertise publicly and notify Customers and Consumers, of the areas in which its performance has not complied, the reasons why and the measures that will be taken by it to address the non-compliance. Such advertisements and notices are to be in a form reasonably acceptable to IPART.

**12.4 Additional audits**

- 12.4.1 IPART must initiate additional audits of Hunter Water if required by the Minister.
- 12.4.2 An additional audit may address one or more of the matters in clauses 4.10 or 12.2.1 or any other matter required by the Minister.
- 12.4.3 The provisions of this Part applying to the Annual Audit will apply equally to any additional audits or audit under clause 4.10; (all necessary changes having been made), to the extent that those provisions are relevant.

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**12.5 Provision of information**

- 12.5.1 Hunter Water must provide IPART, and the person appointed by IPART under clauses 4.10 or 12.1.2 with all information within its possession or under its control necessary to the conduct of the Annual Audit or an additional audit, including whatever information is requested by IPART or the person appointed by IPART.
- 12.5.2 The information sought under clause 12.5.1 must be made available within a reasonable time of it being requested.
- 12.5.3 For the purposes of any audit, (including any Annual Audit or any additional audit or any audit under clause 4.10), or a report to IPART under clause 12.1.4, Hunter Water must, within a reasonable time of being required by IPART, or a person appointed by IPART, permit IPART or the person appointed to:
- (a) have access to any works, premises or offices occupied by Hunter Water;
  - (b) carry out inspections, measurements and tests on, or in relation to, any such works, premises or offices;
  - (c) take on to any such premises, works or offices any other persons or equipment as necessary for the purposes of performing the audit or verifying the report;
  - (d) inspect and make copies of, and take extracts from, any books and records Hunter Water that are maintained in relation to the performance of Hunter Water's obligations in accordance with the Licence; and
  - (e) discuss matters relevant to the audit or a report with Hunter Water's employees.
- 12.5.4 If Hunter Water contracts out any of its activities to third parties (including a Subsidiary) it must take all reasonable steps to ensure that, if required by IPART, any such third parties provide information and do the things specified in this Part that extend to Hunter Water as if that third party were Hunter Water.
- 12.5.5 For the purpose of any audit, or a report to IPART under clause 12.1.4, Hunter Water or a Subsidiary must provide information required by IPART to IPART or the person appointed by IPART notwithstanding any claim of confidentiality or privilege in respect of the information. If such claim of confidentiality or privilege is made, IPART or the person appointed by IPART may enter into reasonable arrangements with Hunter Water or a Subsidiary to ensure that the confidential or privileged information remains confidential or privileged.

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**13 NOTICES**

Any notice or other communication under the Licence between IPART and Hunter Water must be in writing and addressed as follows:

**Hunter Water Corporation**

Managing Director  
Hunter Water Corporation  
36 Honeysuckle Drive  
NEWCASTLE WEST NSW 2302

**Independent Pricing and Regulatory Tribunal**

The Chief Executive Officer  
Independent Pricing and Regulatory Tribunal  
Level 2  
44 Market Street  
SYDNEY NSW 2000

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**14 DEFINITIONS AND INTERPRETATION****14.1 Definitions**

**Act** means the *Hunter Water Act 1991*.

**Annual Audit** has the meaning given to it in clause 12.1.1.

**Annual Water Quality Monitoring Plan** has the meaning given to it in clause 3.3.1.

**Area of Operations** means the area of operations specified in Section 16 of the Act, a description of which is in Schedule 1.

**Assets** mean the structures, plant, equipment, corporate and business systems of Hunter Water which cause, allow, or assist the delivery of its Services.

**Australian Drinking Water Guidelines** means the guidelines by that name developed by the National Health and Medical Research Council and the Natural Resource Management Ministerial Council, or any equivalent guidelines that may replace them.

**Australian Guidelines for Recycled Water** means the guidelines by that name developed by the Environment Protection and Heritage Council, the Australian Health Ministers' Conference and the Natural Resource Management Ministerial Council, or any equivalent guidelines that may replace them.

**Bulk Water** means either water which has not been managed in any way or water that has been managed for quality, whether by chemical treatment or otherwise, but not treated at a water filtration plant.

**Code of Practice and Procedure on Debt and Disconnection** has the meaning given to it in clause 5.3.1.

**Commencement Date** is the date by law on which the Licence commences.

**Competition Principles Agreement** means the Competition Principles Agreement made on 11 April 1995 between the Commonwealth, States and internal territories, as in force from time to time.

**Complaint** means a contact between any person and Hunter Water in which the person expresses dissatisfaction with Hunter Water's products, services, infrastructure, policy, actions or proposed actions or failure by Hunter Water, its employees or contractors to act.

**Consumer** means any person who consumes or uses the Services and includes, but is not limited to, a tenant or occupier.

**Controlled Sewage Overflow** is a Sewage Overflow that is directed by Hunter Water via a designed structure to a predetermined location such as a stormwater system or waterway in order to prevent overloaded or blocked sewers from discharging at sensitive locations, on private property or within buildings.

**Consultative Forum** has the meaning given to it in clause 5.4.1.

**Consultative Forum Charter** has the meaning given to it in clause 5.4.4.



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**Customer** means any person who is taken to have entered into a Customer Contract under Section 36 of the Act, or subject to charges imposed under Section 39 of the Act.

**Customer Contract** means the contract annexed as Schedule 2, as varied from time to time in accordance with Section 38 of the Act.

**Customer Service Indicators** means the indicators relating to customer service measures as determined by IPART from time to time.

**DECC** means the New South Wales Department of Environment and Climate Change.

**Dispute Resolution Body** means a reputable person possessing qualifications and experience in the resolution of disputes by way of mediation or otherwise and includes a person who carries out investigative functions in the nature of an ombudsman.

**DPI** means the New South Wales Department of Primary Industries.

**Drainage Service** means the drainage service provided by Hunter Water under the Licence which includes the collection, transportation, treatment and disposal of runoff surface water via the Drainage System.

**Drainage System** means the drainage mains, pipes or channels, and other equipment provided, managed, operated and maintained by Hunter Water to provide Drainage Services.

**Drinking Water** means Bulk Water that, (following water treatment to the standard for use as drinking water specified in the Australian Drinking Water Guidelines), is supplied via the Water Supply System primarily for human consumption but which has other personal, domestic or household uses such as bathing and showering.

**DWE** means the New South Wales Department of Water and Energy.

**Ecologically Sustainable Development** or **ESD** has the meaning given to that expression in the *Protection of the Environment Administration Act 1991*.

**Environment Management Plan** has the meaning given to it in clause 7.2.1.

**Environmental Performance Indicators** means the indicators relating to environmental performance measures as determined by IPART from time to time.

**Five-Year Plan** has the meaning given to it in clause 3.1.1.

**Health Guideline Values** are contained in the Australian Drinking Water Guidelines and mean the concentration or measure of a water quality characteristic, based on present knowledge, that does not result in any significant risk to the health of the Consumer over a lifetime of consumption.

**Hunter Water** means the Hunter Water Corporation constituted as a corporation by the Act.

**Hunter Water Board** means the body established under the *Hunter Water Board Act 1988*.

**Incident Management Plan** has the meaning given to it in clause 3.5.2.

**Integrated Water Resources Plan** has the meaning given to it in clause 9.2.1.

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**Internal Complaints Handling Procedures** has the meaning given to it in clause 6.1.1.

**IPART** means the Independent Pricing and Regulatory Tribunal of NSW constituted by the *Independent Pricing and Regulatory Tribunal Act 1992*.

**IPART Act** means the *Independent Pricing and Regulatory Tribunal Act 1992*.

**Large Customer** means a Customer whose consumption in a financial year exceeds 50,000 kilolitres.

**Licence** means this operating licence granted under Section 12 of the Act to Hunter Water or any renewal of it, as in force for the time being.

**Memorandum Of Understanding** means a memorandum of understanding referred to in clause 2.3.1.

**Minister** means the Minister responsible for administering those provisions of the Act relating to the Licence.

**Monitoring and Reporting Protocol** has the meaning given to it in clause 2.4.1.

**Multi-Criteria Analysis** means a discipline aimed at supporting decision makers who are faced with making numerous and conflicting evaluations. It is a decision-making tool to address complex problems which require the consideration of quantitative and qualitative factors. It is also known as Multi Criteria Decision Making.

**National Water Initiative (NWI)** means the policy framework for national water reform established under the Intergovernmental Agreement dated 25 June 2004, between the Commonwealth of Australia and the Governments of New South Wales, Victoria, Queensland, South Australia, the Australian Capital Territory and the Northern Territory, on a national water initiative and administered by the National Water Commission.

**NSW Health** means Hunter New England Area Health Service and the New South Wales Department of Health.

**Planned Water Interruption** is an event which:

- (a) commences when the supply of Drinking Water at the first cold water tap of a Property is interrupted following receipt by the Customer or occupier of a prior Water Interruption Notice from Hunter Water of the interruption; and
- (b) ceases when a normal supply of Drinking Water is restored to the Property referred to in paragraph (a).

**Property** means;

- (a) an individual dwelling or premises used for any purpose;
- (b) land, whether built on or not (excluding Public Property); or
- (c) a lot in a strata plan that is registered under the *Strata Schemes (freehold Development) Act 1973* or the *Strata Schemes (Leaseholder Development) Act 1986*,

that is connected to, or for which a connection is available to, the Water Supply System or the Sewerage System or within a declared drainage area.

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**Public Consultation** has the meaning given to it in clause 14.2.2.

**Public Property** means real property vested in or under the control of a Minister of the Crown or public authority excluding so much of such real property as is leased, licensed or used for private purposes.

**Recycled Water** means water that has been treated to enable its use for certain industrial, commercial, and/or household applications, but does not or is not intended to meet the standards for drinking water required by the Australian Drinking Water Guidelines.

**Residential Property** means a Property:

- (a) whose dominant use is residential; or
- (b) on land categorised as residential under the Local Government Act 1993.

*[Note: Residential Property is made up of individual houses, individual strata title units and individual flats that are lived in on a residential basis. Section 516 of the Local Government Act 1993 defines how land is to be categorised as residential.]*

**Services** means collectively:

- (a) the Water Service;
- (b) the Sewerage Service; and
- (c) the Drainage Service.

**Service Quality and System Performance Indicators** means the indicators relating to service quality and system performance as determined by IPART from time to time.

**Sewage Overflow** is the discharge of untreated or partially treated sewage from any part of the Sewerage System which may occur in dry weather or in wet weather.

**Sewerage Overflow Standard** has the meaning given to it in clause 4.3.1.

**Sewerage Service** means the sewerage service provided by Hunter Water under the Licence which includes the collection transportation, treatment and disposal of sewage via the Sewerage System.

**Sewerage System** means the sewer mains, pipes, treatment plants and other equipment provided, constructed, managed, operated and maintained by Hunter Water to provide Sewerage Services.

**SOC Act** means the *State Owned Corporations Act 1989*.

**Subsidiary** has the meaning given to that expression in the SOC Act.

*[Note: Section 3(1) of the State Owned Corporations Act 1989 defines a subsidiary to mean "a body corporate that is a subsidiary of a state owned corporation as determined in accordance with the Companies (New South Wales) Code or any other applicable law, and (in relation to a statutory SOC) includes a body corporate that would be such a subsidiary if the statutory SOC were a company SOC".]*

**Systems** means collectively:

- (a) the Water Supply System;

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- (b) the Sewerage System; and
- (c) the Drainage System.

**Uncontrolled Sewage Overflow** is a Sewage Overflow that is not a Controlled Sewage Overflow and will be taken to have commenced on the earliest to occur of the following:

- (a) when a person notifies Hunter Water that a Property (which may include a Public Property) has experienced a Sewage Overflow which Hunter Water confirms is an Uncontrolled Sewage Overflow; and
- (b) when Hunter Water's systems (which may include modelling undertaken by Hunter Water) identify that a Property (which may include a Public Property) has experienced an Uncontrolled Sewage Overflow.

**Unplanned Water Interruption** is an event which:

- (a) commences when the supply of Drinking Water at the first cold water tap of a Property is interrupted without the Customer or occupier having received prior notice of that interruption from Hunter Water (and includes an interruption resulting from damage caused by a person, other than Hunter Water, or from a power failure); and
- (b) ceases when a normal supply of Drinking Water is restored to the Property referred to in paragraph (a).

**Waste Water** means any discarded water of any origin, clean or contaminated, that is discharged into the Sewerage System or the Drainage System.

**Waste Water and Recycled Water Operations Plan** has the meaning given to it in clause 3.6.2.

**Water Balance Table** means a method of tabulating water supply system inputs and outputs that is set out in the International Water Association Publication "Performance Indicators for Water Supply Services", Manual of Best Practice, Helena Alegre, et al. IWA Publishing 2006 ISBN 18433905145.

**Water Conservation Target** has the meaning given to it in clause 9.1.1.

**Water Continuity Standard** has the meaning given to it in clause 4.2.1.

**Water Interruption Notice** is a notice of the following duration issued by Hunter Water in relation to a Planned Water Interruption:

- (a) 48 hours in the case of a Planned Water Interruption to which clauses 4.2 and 2.5 apply; and
- (b) 24 hours in the case of a Planned Water Interruption to which clause 4.7 applies.

**Water Management Licence** means a licence granted by the Water Administration Ministerial Corporation under Section 188 of the *Water Act 1912*.

**Water Pressure Failure** has the meaning given to it in clause 4.1.2.

**Water Pressure Standard** has the meaning given to it in clause 4.1.1.

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**Water Restriction** means a restriction by Hunter Water in the use of water from a Water storage that is authorised by the Minister.

**Water Sharing Plans** means the provisions of a management plan, prepared pursuant to the *Water Management Act 2000*, that provide for the sharing of water between the environmental needs of the river or aquifer and water users, and also between different types of water users including town supply, rural domestic supply, stock watering, industry and irrigation.

**Water Service** means the water service provided by Hunter Water under the Licence which includes the storage, treatment transfer and delivery of water via the Water Supply System.

**Water Storages** means Hunter Water's dam walls, pumps and other works used for the extraction and storage of:

- (a) water in rivers and lakes;
- (b) water occurring naturally on the surface of the ground; and
- (c) sub-surface waters.

**Water Supply System** means the storages, water mains, pipes, treatment plants and other equipment provided, constructed, managed, operated and maintained by Hunter Water to provide Water Services.

## 14.2 Interpretation

14.2.1 In the Licence, unless the contrary intention appears:

- (a) the word person includes an individual, a body corporate, an unincorporated body or other entity and one or more of each of them;
- (b) headings are for convenience only and do not affect the interpretation of the Licence;
- (c) notes do not form part of the Licence but may be used to assist with interpretation if there is an ambiguity;
- (d) words importing the singular include the plural and vice versa;
- (e) a reference to a law or legislation (including the Act) includes regulations made under the law or legislation;
- (f) a reference to regulations includes ordinances, codes, licenses, orders, permits and directions;
- (g) a reference to a law or regulation, in the Licence includes consolidations, amendments, variations, re-enactments, or replacements of any of them;
- (h) a reference to a person includes a reference to the person's executors, administrators, successors, substitutes (including, but not limited to, persons taking by novation) and assigns;
- (i) a reference to a year means a calendar year that ends on 31 December. "Yearly" has a corresponding meaning;

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- (j) a reference to a financial year means a period of 12 months commencing on 1 July and ending on next following 30 June;
  - (k) a reference to a clause or Schedule is to a clause of or Schedule to the Licence; and
  - (l) a reference to a quarter is a period of three months beginning on 1 July, 1 October, 1 January or 1 April in a year.
- 14.2.2 If the Licence requires that something undergo Public Consultation, it requires as a minimum that:
- (a) notice of that thing and the nature and timing of the consultation be:
    - (i) advertised in a major daily newspaper circulating in the Area of Operations;
    - (ii) communicated to government agencies, organisations and persons to whom it would reasonably be expected notice should be given notice;
    - (iii) displayed on Hunter Water's website,
    - (iv) given to the relevant Consultative Forum referred to in clause 5.4.1; and
    - (v) given to IPART.
  - (b) submissions be sought from the public and that these submissions be considered by the person conducting the review.
- 14.2.3 If any part of the Licence is prohibited, void, voidable, illegal or unenforceable, then that part is severed from the Licence but without affecting the continued operation of the remainder of the Licence.
- 14.2.4 A reference in the Licence to any organisation, association, society, group or body shall, in the event of it ceasing to exist or being reconstituted, renamed or replaced or if its powers or functions are transferred to any other entity, body or group, refer respectively to any such entity, body or group, established or constituted in lieu thereof or succeeding to similar powers and functions.
- 14.2.5 A reference in the Licence to a document (the 'original document') is a reference to the original document as amended, or revised or where the original document is replaced, by the replaced document, or the document that most closely approximates the original document.
- 14.2.6 Except where a contrary intention appears in the Licence, where there is disagreement between Hunter Water and IPART as to the proper interpretation of any term of the Licence, the matter must be referred to the Minister for resolution by the Minister.
- 14.2.7 Information provided to IPART under the Licence may be used by IPART for the purpose of an investigation or report under the IPART Act in relation to Hunter Water, or in the discharge of any function lawfully conferred on IPART.

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**Hunter Water Corporation Operating Licence 2007-2012**

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**SCHEDULE 1 AREA OF OPERATIONS**

The islands in that part of the Hunter River between the confluence with the Williams River and the entrance of the Hunter River (including Newcastle Harbour).

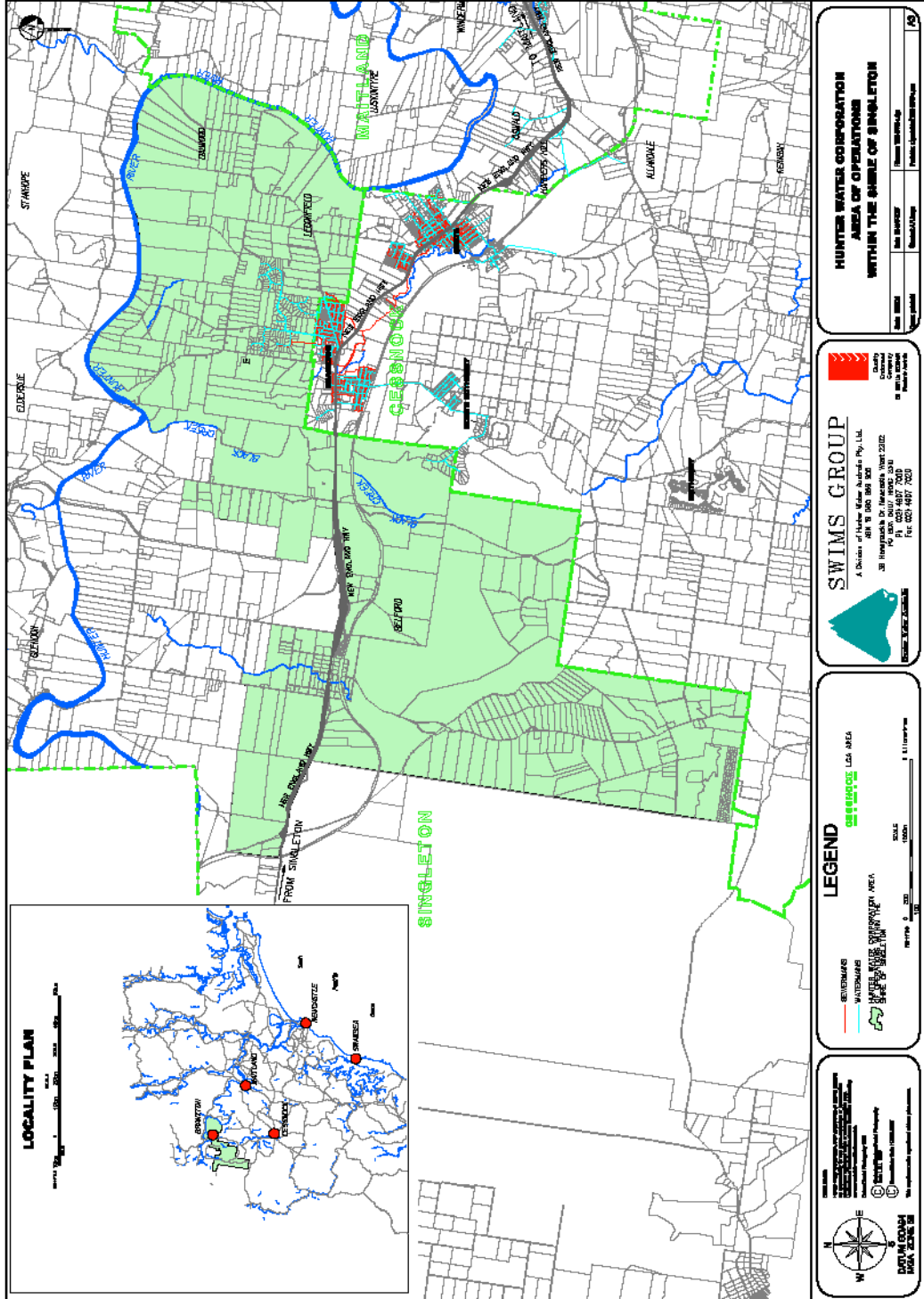
Any land upon the waters of that part of the Hunter River between its confluence with the Williams River and the entrance of the Hunter River (including Newcastle Harbour) upon which there is erected any wharf, pier, jetty, building or other structure.

The Cities of Newcastle, Maitland, Cessnock and Lake Macquarie.

The Shire of Port Stephens.

Those parts of the Shire of Singleton shown in the following map.

Hunter Water Corporation Operating Licence 2007-2012





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**Hunter Water Corporation Customer Contract**

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**SCHEDULE 2 CUSTOMER CONTRACT****Foreword**

Hunter Water provides drinking water, wastewater services and some stormwater services to more than two hundred thousand customers in the Hunter region.

For Hunter Water, providing excellent customer service is as important as our other key objectives of protecting the environment, protecting public health and operating as a successful business.

This Customer Contract outlines your rights and obligations as a customer and sets out the minimum standards of customer service that you can expect. It is our service guarantee to our customers.

For more information about Hunter Water and the services we provide visit *www.hunterwater.com.au* or call us on 1300 657 657.

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**Hunter Water Corporation Customer Contract**


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**1 Introduction****1.1 Words used in this contract**

Some of the words used in this contract have a special meaning. The meanings are set out in the Dictionary in Part 15 at the end of this contract.

**1.2 Understanding the contract**

There are a number of provisions in Part 15 at the end of this contract that may assist you in interpreting the contract.

**2 What is a Customer Contract and who is covered by it****2.1 What is a Customer Contract**

This contract is between us, Hunter Water and you, the customer.

This contract provides the terms under which we provide, where available, water supply, sewerage, trade wastewater and stormwater drainage services to you. The contract also sets out rights and obligations including your rights in any dispute with us.

This contract is a legally enforceable document and is a requirement of the Act.

This contract is summarised in a separate document called the customer pamphlet. Copies of this pamphlet are available from us.

**2.2 Who is covered by this contract**

You are our customer and you are covered by this contract if you are the owner of property within our area of operations that is connected to a water main or sewer main owned by us, except where that connection has not been authorised or approved by us or where it is subject to a separate agreement.

You are also our customer and covered by this contract (except parts 3, 6, 10 and clauses 8.1, 8.2 and 8.3.) if:

- you are the owner of property that is within a declared stormwater drainage area; or
- you are liable to pay us an environmental improvement charge and we have not exempted you from that charge.

**2.3 Other agreements with us**

If you have a separate agreement with us (for example a non-standard water or sewer agreement, or a trade waste agreement or permit), this contract will apply so far as it is not inconsistent with that agreement.

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**Hunter Water Corporation Customer Contract**

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We may enter a separate agreement with you for the provision of different levels of service where possible. Before entering a separate agreement with you, we will provide you with an estimate of the costs to supply you with the service requested and advise you if the service that we have agreed to provide is below the standards set out in this contract.

**2.4 When does this Customer Contract commence**

This contract commences when notified in accordance with the Act. On its commencement this version of the contract replaces any previous contract between you and us.

Any rights and liabilities that have accrued under any previous contract with us are not affected by the commencement of this contract.

**3 What services does Hunter Water provide****3.1 Water supply services****3.1.1 Supply of drinking water**

We will supply a customer with drinking water to meet a customer's reasonable needs except:

- in the case of planned or unplanned interruptions, under clauses 3.4.2 and 3.4.3;
- in the case of drought or major operational difficulty under clause 3.4.4;
- where we are entitled to restrict or discontinue supply under clause 6; or
- in the case of events beyond our reasonable control.

If you experience planned or unplanned interruptions at your property due to the failure of our water supply system, we will ensure that any rebates due under clause 7.2 are paid.

If you are heavily dependent on a continuous supply of water (say, for manufacturing or operational processes), it may be in your interests to consider contingency arrangements in the event of an interruption to the water supply. Any such arrangements would be at your cost.

**3.1.2 Drinking water quality**

The drinking water we supply will comply with the health, taste and odour related guidelines provided in the Australian Drinking Water Guidelines 1996 as specified by NSW Health and any other taste and odour related guidelines, as required by the Operating Licence.

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**Hunter Water Corporation Customer Contract**

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**3.1.3 Drinking water pressure**

We will use our best endeavours to ensure that the drinking water we supply to your property is at a minimum pressure of 20 metres of head at the point of connection to our main, as required by our Operating Licence.

If you experience water pressure problems due to the failure of our water supply system, we will ensure that any rebates due under clause 7.2 are paid.

**3.1.4 Supply of recycled water**

We may supply you with recycled water intended for uses other than drinking, if you have entered a separate agreement with us. The quality of recycled water we supply you will be specified in an agreement with you.

If you are supplied with recycled water, we will give you information on the standard requirements for its safe use at the time we commence supply to you. We are not responsible for your use of recycled water contrary to the information we provide.

**3.1.5 Health or special needs**

If you require a water supply to operate a life support machine or for other special health needs you should notify us. We will include you on our list of critical customers and ensure all practical steps are taken to provide a water supply to meet your reasonable health needs.

You will receive advance notification of any planned interruption to the water supply service under clause 3.4.3. In addition, we will make best endeavours to contact you as soon as possible in the event of any unplanned interruption.

**3.2 Sewerage services****3.2.1 Supply of sewerage service**

If your property is connected to our sewer system, we will supply you with sewerage services to meet a customer's reasonable needs for the discharge of residential sewage except:

- where we are entitled to discontinue supply under clause 6; or
- in the case of planned interruptions and unplanned interruptions, under clauses 3.4.2 and 3.4.3;
- in the case of events beyond our reasonable control.

**3.2.2 Sewage overflow**

We will make every reasonable effort to minimise the incidence of sewage spills on your property due to a failure of our sewer system.

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**Hunter Water Corporation Customer Contract**

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If there is a sewage spill on your property due to the failure of our sewer system, we will make every endeavour to ensure that:

- inconvenience and damage to you is minimised;
- the affected area is suitably cleaned up as soon as possible at our cost and in such a manner to ensure to minimise the risk to human health; and
- any rebates due to you under clause 7.2 are paid.

**3.2.3 Blockage of your sewer system**

If a sewer becomes blocked, you are aware of the blockage and you suspect that it is a blockage in our system, you should notify us.

If the blockage occurs in our sewer system we will clear the blockage at our cost. You may be liable to pay to the extent you have contributed to the blockage.

If the blockage occurs in your sewer system, you are responsible for arranging the blockage to be cleared by a licensed plumber or drainer at your cost.

**3.2.4 Trade waste**

You may discharge trade wastewater into our sewer system only if you have obtained our written permission and entered into an agreement with us.

We will give you our written permission and enter into an agreement with you only if we are able to accept, transport and process trade wastewater that you discharge in full compliance with applicable safety and environmental laws, the Operating Licence and the Act.

You can contact us to obtain further information on the guidelines and standards for a trade waste permission.

**3.3 Stormwater drainage services**

We will provide you with a service for the transportation of stormwater through stormwater drainage systems under our control if your property is within a declared stormwater drainage area.

If your property is within a declared stormwater drainage area we will charge you the charges for this service set by the Independent Pricing and Regulatory Tribunal of NSW. Maps are available from us for inspection to assist in determining whether your land is within a declared stormwater drainage area.

We will write to you if an area is declared a stormwater drainage area and it affects your property.

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**Hunter Water Corporation Customer Contract**

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**3.4 Factors affecting service****3.4.1 Repairs and maintenance**

If we undertake any work on or adjacent to your property, we will leave the affected area and immediate surrounds as near as possible to the state which existed prior to the works being undertaken, unless we have agreed to a different arrangement with you.

**3.4.2 Unplanned interruptions**

If there is an unplanned interruption to your water supply service or sewerage service, we will minimise the inconvenience to you by:

- restoring the service as quickly as possible;
- providing as much information as practicable on a 24 hour emergency telephone service (see clause 11.3). The telephone service will advise you how long the interruption is likely to last, based on the best information available at the time;
- providing access to emergency supplies of water where reasonably practicable and necessary having regard to the particular circumstances. Where emergency supplies of water are available, you can obtain information on how to obtain them from the 24 hour emergency telephone service.

**3.4.3 Planned interruptions**

We may need to arrange planned interruptions to your water supply services and sewerage services to allow for planned or regular maintenance of our sewer system or water system.



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**Hunter Water Corporation Customer Contract**

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We will inform you in writing, of the expected time and duration of any planned interruption, at least two days in advance if you are a residential customer, and seven days in advance if you are a non-residential customer unless you agree to another period.

We will use our best endeavours to ensure the planned interruption is no longer than five hours in one continuous period.

**3.4.4 Restrictions****3.4.4.1 Drought**

In accordance with the Operating Licence, with the Minister's approval, we may interrupt, limit or place restrictions on the supply of our water supply services to you during or on the approach of a drought. You must comply with our supply conditions during this time.

We will publish, in major newspapers throughout our Area of Operation, our drought supply conditions. These may include:

- restrictions on the use of water, including the purpose for which water may be used; and
- a variation of charges consistent with the Act and Operating Licence; and
- other conditions that we consider appropriate, including the period or likely period of restrictions or limitations on supply and usage of water.

We will also make every reasonable effort to notify you in your next account of drought supply conditions, where applicable.

**3.4.4.2 Major Operational Difficulty**

In accordance with the Operating Licence, with the Minister's approval, we may need to shut down a water supply source in the event that a major operational difficulty occurs. If customer demands for water are high at the time of such an event, we may interrupt, limit or place restrictions on the supply or use of our water supply services to you until such time as the operational difficulty is over.

Where practicable, we will publish, in major newspapers throughout our Area of Operations, our supply/use conditions under these circumstances. These may include:

- restrictions on the use of water, including the purpose for which water may be used, and
- other conditions that we consider appropriate, including the period or likely period of restrictions or limitations on supply and usage of water.

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**Hunter Water Corporation Customer Contract**

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**4 What you pay****4.1 Responsibility to pay the account**

You must pay us the amount of your account by the date specified, unless you have been overcharged or undercharged - see clauses 4.5 and 4.6.

**4.2 Publication of charges**

We will publish, and provide you up to date information on our charging policies and current charges. This information will be provided to you on request free of charge.

**4.3 Concessions**

You are eligible for a government funded pension concession if you hold one of the recognised pensioner concession cards. You must apply to us for the concession and establish your eligibility.

If you are eligible, we will ensure that the concession is granted from the date on which your application for a concession was lodged.

To obtain information on whether you are eligible, contact us. If information about concessions is required in languages other than English, we will provide any necessary interpreter service.

**4.4 Your account****4.4.1 When will your account be sent**

We will issue you an account for the services that we provide. Residential customers will be sent an account every four months, unless otherwise agreed.

Non-residential customers with high water usage and sewage disposal may be sent an account on a monthly basis.

We will provide a printed statement of all outstanding amounts for the previous 12 months at any time on request, free of charge.

**4.4.2 What information is on your account**

We will ensure that your account contains details of:

- the account period to which it applies;
- the total amount due;
- the usage and service fees;
- other fees and charges payable;
- the date payment is due;
- your postal address and customer number;

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**Hunter Water Corporation Customer Contract**

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- the address of the property at which the charges in the account have been incurred;
- options for the method of payment;
- a comparison of your water usage where available;
- contact telephone numbers for account enquiries, emergency services, and TTY services;
- the payment assistance available.

**4.4.3 How accounts are sent**

We will send your account to the postal address you nominate.

If you do not nominate a postal address, the account will be sent to:

- the property to which the services are available or provided; or
- your last known postal address.

Your account will be considered delivered to you if it is sent by one of these means.

**4.4.4 How payment can be made**

We will provide the following payment methods (either directly or through our agents) and may, at our discretion, offer additional methods:

- in person;
- by mail;
- by direct debit;
- via the Internet.

**4.4.5 Overdue account balances**

We may charge you interest on overdue account balances at the rate applicable under s95 (1) of the *Supreme Court Act 1970*, or other applicable fees. The interest will accrue on a daily basis commencing on the due date until you have paid the amount that is overdue.

We may also charge you costs and fees that we incur in recovering (or attempting to recover) an overdue amount.

**4.5 Undercharging**

If your account is less than what you are required to pay us (that is, we have undercharged you) as a result of our error, we may adjust your next account to charge the undercharged amount as a separate item.

If the undercharging is due to your providing false information or there has been an unauthorised connection or you have breached this contract or

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Act, you must pay the correct amount on request. We will state the amount to be paid as a separate item in your next account.

**4.6 Overcharging**

If your account is greater than what you are required to pay us (that is, we have overcharged you) due to our error, we will refund the amount of the overpayment by crediting your next account after we become aware of the error.

**4.7 Account disputes**

If you do not consider that the charges on your account are correct, you should contact us. In some cases, we may require you to provide evidence to support your claim.

If there is an unresolved dispute concerning an amount of money to be paid by you, we will not seek from you the amount that is in dispute until the dispute has been resolved in our favour. (Refer to section 12.3.1 for when a dispute is considered resolved.)

You will not withhold payment of any charges on your account which are not disputed by you.

**4.8 How prices are determined**

We will set and may vary charges from time to time, but only in accordance with our Operating Licence, the Act and the maximum prices and methodologies determined by the Independent Pricing and Regulatory Tribunal of NSW.

**4.9 Notification of price variations**

We will notify you in writing if we expect any variations to our charges. We will also notify you when this variation is expected to be announced. The variation will commence on a date we nominate after we have notified you of the change.

We will apply the variation of charges on a “pro-rata” basis.

**4.10 Other costs and charges****4.10.1 Dishonoured or declined payments**

If payment of your account is dishonoured or declined, we may charge you the administrative fee set by the Independent Pricing and Regulatory Tribunal of NSW.

**4.10.2 Installation and connection of service costs**

You must pay the installation costs of a connection from your property to our water system or our sewer system.

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**Hunter Water Corporation Customer Contract**

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Connection to our water system or sewer system must be approved by us and comply with the conditions we set to ensure the safe and reliable supply of services. The connection must be undertaken by a licensed plumber or drainer and in accordance with plumbing, drainage or other regulations or standards that may apply.

**4.10.3 Charges for other matters**

We may charge you a fee for any other services you request from us. You should contact us for further details of any ancillary service charges.

We may also charge you other fees, charges and amounts where we are entitled to do so under the Act.

**5 What can you do if you are unable to pay your account****5.1 Payment difficulties**

If you are experiencing financial hardship you should contact us and we will provide you with information about the schemes available to assist you. All reasonable effort will be taken by us to provide assistance to you.

If you are experiencing financial hardship, you have the right to:

- be treated sensitively on a case by case basis, by us;
- receive information from us on alternative payment arrangements;
- negotiate an amount you can afford to pay us on an agreed instalment plan;
- receive information from us about an accredited welfare agency for payment assistance;
- access the services of a language interpreter, if required, at no cost to you.

**5.2 Account relief**

If you are experiencing financial hardship we will offer you one of the following types of payment arrangement:

- an agreed instalment plan that is consistent with your capacity to make some form of regular payment;
- deferment of payment for a short period of time;
- acceptance of one or more payment assistance scheme vouchers issued by an accredited welfare agency.
- a budget plan so regular manageable amounts are debited directly from an account specified by you.

Non-residential customers and customers with investment/rental properties may be offered short term payment arrangements based on reasonable commercial considerations and market conditions.

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**Hunter Water Corporation Customer Contract**

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If you enter into a payment arrangement with us and comply with it we will not take any legal action to enforce the debt or disconnection or restriction of the supply of water to your property. We may apply interest at the rate applicable under s95 (1) of the *Supreme Court Judgement Act 1970*.

Upon request we will confirm an instalment plan in writing.

## **6 Disconnection or restriction of water and sewerage services**

### **6.1 Disconnection or restriction of supply for non-payment**

If you fail to pay your account by the due date and have failed to make alternative arrangements for payment, we may disconnect or restrict the supply of water to your property in accordance with clauses 6.2 to 6.7 and our Code of Practice on Debt and Disconnection. We will provide you with information on our Code of Practice on Debt and Disconnection with your bill at least once a year.

We may charge you interest on overdue account balances at the rate applicable under s95 (1) of the *Supreme Court Act 1970*, or other applicable fees.

We will not take action to restrict the supply of water to your property, until we have provided you with notices under clause 6.2.

### **6.2 Notice of disconnection or restriction of supply of water**

If you fail to pay your account by the due date, and your recent payment history is good (it has not been necessary for us to take debt recovery action on your account in the previous 12 months), we will send you a reminder notice.

The reminder notice will:

- state that payment is immediately due;
- advise you to contact us if you are having difficulty making payment; and
- provide you with an explanation of alternative payment options.

If you fail to comply with the reminder notice or your recent payment history is poor, we will send you a 'proposed recovery' notice advising you that:

- your account is significantly overdue;
- you must pay the account within seven days otherwise we may take action to restrict or disconnect the supply of water to your property or refer the account to a recovery agent to initiate legal action to recover the amount outstanding; and
- you may incur additional costs relating to any of the above actions being instigated to recover the amount outstanding.

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**Hunter Water Corporation Customer Contract**

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If the property is tenanted or there is an alternative postal address other than the property address, we will send a 'proposed recovery' notice to both addresses on our account records.

If you fail to pay or make alternative arrangements to pay within the required seven days of receiving our 'proposed recovery' notice, we will send you a final notice to advise that:

- you must pay your account within 48 hours; and
- the supply of water to your property may be restricted or disconnected without further notice.

If we restrict or disconnect your property, we will leave an advice at the property at the time this action takes place.

We may restrict or disconnect the supply of water to you if:

- at least 48 hours have elapsed since we issued the final notice; and
- we have attempted to make further contact with you about the non-payment by means of a telephone call, mail, or visit.

The notices referred to in this clause will be sent to you in the same manner in which accounts are sent to you under clause 4.4.3.

### **6.3 Disconnection or restriction for other reasons**

We may also disconnect or restrict the supply of water to your property in the following circumstances:

- if private works for the supply of water or sewerage to your property have not been authorised or do not comply with applicable laws;
- you have breached this contract, the Act, the Operating Licence or other agreement with us, concerning the use or taking of water;
- you discharge trade wastewater into our sewer system without a trade waste agreement with us;
- if a serious health or environmental risk is posed by the discharge of chemicals into our sewer system;
- if a serious health or environmental risk is posed by backflow of any substance from your water supply system into our water supply system;
- if you have not installed a backflow prevention device prior to being connected to our water system or you have not complied with our direction to install a backflow prevention device within a specified timeframe.
- you use your recycled water in a manner inconsistent with its intended purpose or in a manner contrary to the information we provide on its safe use;
- where we are entitled or required to restrict or to discontinue supply by direction of the Minister or under an applicable law.

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**Hunter Water Corporation Customer Contract**

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**6.4 Minimum flow rate during restriction**

If we restrict the supply of water to you, we will provide a reasonable flow for health and hygiene purposes. If you believe that the restriction will cause a health hazard you should contact us.

**6.5 Limitations on disconnection or restriction**

We will not restrict or disconnect the supply of water to your property:

- without giving you the notices under clause 6.2;
- if you registered with us in accordance with clause 3.1.5 that you need water for a life support machine or for other special health needs;
- if there is an unresolved dispute as to the amount owing (refer to clause 12.3.1 for when a dispute is considered resolved);
- if you are experiencing financial hardship and have entered into a payment assistance arrangement with us and you are complying with those arrangements;
- you have notified us that you have sought assistance from a welfare agency and that assistance is imminent;
- on a Friday, weekend, public holiday or after 3pm on a weekday.

We will not restrict the supply of water or disconnect a residential property for non-payment without first making a reasonable attempt to:

- provide reasonable notice to the occupier of the property that we intend to restrict the supply;
- provide the occupier with information on our Code of Practice on Debt and Disconnection;
- advise the occupier that in some circumstances the Act permits a tenant to pay outstanding charges and deduct them from rents otherwise payable;
- provide the occupier reasonable opportunity to pay the account.

We may disconnect a residential property for non-payment including where a person other than Hunter Water or its agents has taken unauthorised action to restore supply to the property by illegally removing a restriction device.



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**6.6 Disconnection by a customer**

You may disconnect your property from our sewer system or our water system provided that:

- you have complied with all applicable health, environmental and local council regulatory requirements;
- you have given us information we may reasonably require;
- you or your contractor have given us two business days notice of the disconnection from either system, paid the relevant fees, booked an inspection of the work and returned any of our property to us (i.e. the water meter); and
- the disconnection is undertaken by a licensed plumber or drainer and conducted in accordance with plumbing, drainage or other regulations or standards that may apply.

We will continue to charge you a water and/or sewer service availability charge until the disconnection(s) from supply have been confirmed and/or any of our property is returned to us.

**6.7 Restoration of supply after restriction or disconnection**

When the reason for the disconnection or restriction of the supply of water no longer exists or if there is mutual agreement to restore supply, we will restore your supply:

- on the same day, if you pay or we agree to other arrangements before 3pm on any business day;
- on the next business day if you pay or we agree to other arrangements after 3pm.

You may be required to pay a reconnection fee for the water supply to be restored to your property. When the conditions for restoration are met after 3 pm, we may restore supply on the same day but you may be asked to pay an after-hours reconnection fee. The standard and the after-hours reconnection fees will be in accordance with those set by the Independent Pricing and Regulatory Tribunal.

**7 Redress****7.1 Notification**

If you notify us of a failure by us to comply with this contract or our activities result in inconvenience, damage or loss to you or your property we will investigate the matter and promptly advise you of:

- your right to a rebate under clause 7.2;
- redress options available under clause 7.3;
- how we may rectify your problem; and
- how to seek compensation from us under clause 7.4.

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**Hunter Water Corporation Customer Contract**

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If your property experiences recurring service interruptions, low water pressure or sewerage service overflows within a 12 month period, we will contact you, either by telephone or in writing, to inform you about:

- our awareness of the event;
- what we are doing to address the situation; and
- a contact person who can provide further information, if this is required.

**7.2 Rebates**

We will provide a rebate to you, for an occurrence of the following:

- **Service interruption**

Where your water and/or sewerage service is interrupted (either planned or unplanned) for more than 24 hours (in total) within a 12 month period, due to a failure of our systems, you are entitled to an automatic rebate of 10% of your annual water or sewerage service charge, subject to a minimum rebate of \$50; or

Where you experience more than five unplanned water interruptions each in excess of half an hour within a 12 month period, due to a failure of our water supply system, you are entitled to an automatic rebate of 10% of your annual water or sewerage service charge, subject to a minimum rebate of \$50.

- **Low water pressure**

Where your water pressure is below 15 metres head at the point of connection to our water main on more than five occasions in any 12 month Operating Licence period due to a failure of our water supply system, you will be eligible for a rebate of 10% of your annual water service charge, subject to a minimum rebate of \$50.

- **Sewage overflow**

If you experience two or more sewage overflows on your property within a 12 month period due to a failure of our sewerage system, you are entitled to an automatic rebate of 10% of your annual sewerage service charge, subject to a minimum rebate of \$150.

- **Dirty Water**

If you are not provided with clean water suitable for normal domestic purposes, you should discuss this problem with us.

We may provide compensation for damage caused by dirty water (see clause 7.4) and we may refund you the cost of water used to flush your water system.

We will undertake an investigation of recurrent dirty water problems to derive a long term solution.

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**Hunter Water Corporation Customer Contract**

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- **Boil Water Alert**

If NSW Health issues a 'boil water alert' due to contamination of drinking water caused by us, you are entitled to a rebate of \$15, if your property is within the declared alert area.

We will pay the rebate in your next account where possible.

**7.3 Forms of redress**

In addition to our obligation to pay a rebate under clause 7.2, we may provide one of the following forms of redress:

- reinstatement;
- repair;
- rectification;
- construction of works;
- providing alternative supplies of water;
- emergency accommodation;
- payment for damages as set out in clause 7.4.

If you are unsatisfied with the form of redress we provide you, you may request additional redress from us. We will consider your request in accordance with the timeframes in clause 12.1 as if your request were a complaint.

**7.4 Claim for damages**

In the event of loss or damage to you or your property as a result of our activities or our failure to comply with this contract, the Operating Licence or Act, we may compensate you for any loss suffered, following our investigation of the matter.

A claim for damages must be in writing and must specify the nature of the problem and the type of compensation sought, as well as any steps that you have taken to reduce or lessen any loss incurred.

We will make every endeavour to advise you within five working days of receiving your claim of:

- how we or our insurers will investigate the claim;
- a proposed response time for a representative of us or our insurers to visit your property (if required) and to make a decision;
- the name and contact details of the representative of our insurers or us who is able to advise you of the progress of your claim.

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You will be provided with an assessment of your claim, in writing, within the time indicated. The written assessment will outline the reasons for the decision and the type of compensation to be provided, if any.

If you are not satisfied with our decision, you have the right to seek review of your claim under clause 12.2 or you may seek an external review under clause 12.4.

**7.5 Limitation of liability**

The only promises we make about the goods and services we provide under this contract, and the only conditions and warranties included in this contract are:

- those set out in this document; and
- those that the law (for example, the Trade Practices Act 1974) say are included.

However, where we are liable to you because of a breach of a condition or warranty that the law says is included in this contract, our liability is to the extent permitted by law, limited to:

- replacing the goods and services to which the breach relates; or
- at our option, paying you the cost of replacing those goods, or having the services supplied again.

The limitation of our liability does not affect rights you have under a law that applies to us that says we cannot exclude or limit our liability.

**8 Responsibilities for maintenance****8.1 Water pipes**

If you are a property owner, you own and are responsible for maintaining all of the pipes and fittings between our water system and the buildings and/or taps on your property. This is referred to as your water system.

As a property owner, you are responsible for any damage caused by a failure of your water system.

Upon notification of a failure, we will, as a service to you, repair your water system between our water system and the water meter. If the water meter lies more than one metre along the pipe inside your property, we will provide this service up to one metre inside the property boundary. If there is no water meter, we will repair your water system up to one metre within your property boundary closest to our water main. Your property includes any easement within which your meter or private service may be situated.

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**Hunter Water Corporation Customer Contract**

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If you prefer that we do not repair a failure in that part of your water system referred to in the above paragraph, you must have the fault repaired by a licensed plumber in accordance with the plumbing, drainage or other regulations or standards that may apply.

We do not repair:

- illegal services and water services installed contrary to our requirements;
- fire services;
- backflow prevention devices on non-residential properties;
- water services connecting to privately owned water mains such as in some Community Title subdivisions or shared private services;
- faults resulting from wilful or negligent damage.

We will also not meet the costs of installing new private services or modifying, upsizing or relocating existing private services. If your water service is provided under the terms of a 'Non-standard Agreement' we may not provide the repair service as outlined above. Where a failure occurs, you should contact us to ascertain whether or not you are entitled to this service.

## **8.2 Your sewer system**

You are responsible for maintaining all sewer pipes and fittings within your property up to and including the sewer inspection shaft that connects into our branch line or sewer main. This is referred to as your sewer system. If you do not know where the point of connection to our branch line or sewer main is, you should contact us.

Upon notification of a failure, we may, as a service to you, repair your sewer inspection shaft and any pipe work between the shaft and our sewer main or branch line, provided that the shaft is within one metre of the sewer main or branch line. If the sewer inspection shaft lies more than one metre along your pipe to our sewer main or branch line, we will provide this service for up to one metre from our sewer main or branch line. If there is no sewer inspection shaft, we will repair your sewer pipe system up to one metre from our sewer main or branch line.

We do not repair:

- the above defined pipe work within your property if it is built over by, or in the near vicinity of, any structure (eg garden shed) or extensive landscaping (eg rockeries, retaining walls);
- Inspection shafts that are at greater than 2 metres depth;
- illegal services and sewer services installed contrary to our requirements;
- sewer services connecting to privately owned sewer mains such as in some Community Title subdivisions or shared private services;

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**Hunter Water Corporation Customer Contract**

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- faults caused by wilful or negligent damage.

We will also not meet the costs of installing new private services or modifying, upsizing or relocating existing private services.

If your sewer service is provided under the terms of a 'Non-standard Agreement', you are responsible for all maintenance and repairs between your property and the connection with our sewer system. The point of connection with our sewer system may be outside your property. If you do not know where the point of connection is, you should contact us.

**8.3 Private joint water service or private joint sewer service**

If you share a private joint water service or a private joint sewer service you are responsible for the cost of its maintenance. The apportionment of costs incurred in its maintenance is a matter between you and others who share it.

**8.4 Conserving water**

You may install water efficient plumbing fixtures, appliances and equipment as recommended under the Water Conservation Rating and Labelling Scheme.

You may install water saving devices, for example:

- that collects and uses rainwater for your own use. Provided that the water tanks are not directly connected to our water system in any way, you do not need to meet any of our requirements. However, if the water tank is to be directly connected to our water system, you will be required to install the appropriate backflow prevention device as specified in Australian Standard 3500. This is to avoid the risk of backflow contamination of our drinking water supply.
- a composting toilet that does not require connection to our water system or our sewerage system.

Health, environmental and local council requirements must be complied with when installing water saving devices and approval may be required from your local council. If you need to obtain details of our requirements, you should contact us.

On request, we will provide you information on how to conserve water.

**8.5 Defective work**

If we become aware of the presence of any defective or unauthorised work to your water system or your sewer system or stormwater drainage service that in our opinion is reasonably likely to significantly impact on the effective operation of our water system or sewer system, we may serve a notice on you requiring you to remedy the defective or unauthorised work within 24 hours, or other timeframe specified by us.

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If the defective or unauthorised work is unlikely to significantly impact on the effective operation of our water system or our sewer system, we will give you reasonable notice requiring you to remedy the defective or unauthorised work.

If you do not comply with the notice, we may undertake to remedy the defective or unauthorised work. You may be charged the cost incurred by us in undertaking this work.

**8.6 Giving notice of system failures**

You should inform us if you become aware of any failure of our water system or our sewer system. If you notify us of an interruption to your supply or a burst or leak in our system, we will ensure that the problem is attended to as soon as practicable.

**8.7 Building work**

You must not undertake building, landscaping or construction work which may interfere with or obstruct access to our water system or our sewer system without first obtaining our consent.

**8.8 Altering and unauthorised connection or use**

You must not:

- wrongfully take, use or divert any water supplied by us; or
- wrongfully interfere with the operation of a meter or prevent a meter from registering the quantity of water supplied by us; or
- wrongfully discharge any substance into a system owned by us.

You must obtain our consent before carrying out any activity that may cause destruction of, damage to, or interference with, our water system or our sewer system or our drainage system.

**8.9 Removal of trees**

If a tree on your property is obstructing or damaging our water system or our sewer system, or our drainage system, or is reasonably likely to do so, we may require the removal of the tree at your cost.

We will give you 14 days notice in writing requiring you to remove the tree. You may with our consent and at your cost, take steps to eliminate the cause of damage or interference to our water system or our sewer system, without removing the tree.

We will reimburse you for reasonable expenses incurred in removing the tree if:

- you could not have reasonably known that the planting of the tree would result in the damage or interference; or
- an easement did not exist in favour of our system when the tree was planted.

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If you fail to comply with the notice to remove the tree, by the specified date, then we may remove the tree and recover the costs of removal from you.

We cannot require a tree to be removed that is the subject of a protection or conservation order under the *Heritage Act 1977*, or the *National Parks and Wildlife Act 1974*, local council regulation or any applicable law.

## **9 Entry onto a customer's property for maintenance**

### **9.1 Access to Hunter Water's system**

You must ensure that we have safe access to your property, at all reasonable times during daylight hours to:

- maintain our water system, our sewer system or our drainage system; or
- to ensure that this Customer Contract, the Operating Licence or the Act is being complied with; or
- for other purposes set out in the Act or other applicable laws.

In case of an emergency we may require entry outside of daylight hours.

### **9.2 Identification**

When we enter your property, our employees or contractors will carry identification that will be shown to you (or to any person present at the time of access).

### **9.3 Notice of access**

We will give you, or the occupier of your property, two days written notice specifying the date, and approximate time of our entry onto your property, unless you agree to a shorter notice period.

We will not give you written notice in cases where:

- entry is required urgently; or
- the purpose is to read or exchange a meter; or
- giving notice would defeat the purposes of entry.



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**9.4 Impact on customer's property**

If we enter your property we will ensure that we:

- cause as little disruption or inconvenience as possible;
- remove all rubbish and equipment we have brought on to the property;
- unless otherwise agreed, leave the property, as near as possible, in the condition which it was found.

You may be entitled to compensation under the Act for damage incurred by our entering your property.

**10 Water meter installation, testing and maintenance****10.1 Measuring water supplied**

Unless we otherwise agree, a meter will measure the quantity of water that we supply you. You will be charged for the quantity of water measured by the water meter, unless the meter is faulty and we are required to adjust what we charge you under clause 10.3.

If a meter is stopped or damaged, an estimated consumption will be calculated on a basis which is representative of your consumption pattern.

Where no satisfactory basis exists to adjust a usage charge, we will negotiate with you a mutually agreeable adjustment of charges based on an estimated reading.

We will endeavour to provide an actual meter reading once every 12 months, inclusive of meter readings taken by you on our behalf.

**10.2 Water meter installation and maintenance**

We will supply you with a meter of our choice unless otherwise agreed. A backflow prevention device of a type approved by us may be required to be fitted to the outlet of the meter. You are required to pay for the meter's installation and ensure that it is installed either by us or a licensed plumber.

The installed meter remains our property and we will maintain it.

We may charge you for the cost of repair or replacement of the meter if it is wilfully or negligently damaged.

We may charge you an un-metered service charge, if there is no meter or other instrument measuring the supply of water to your property.

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**10.3 Meter testing**

If you consider that the meter is not accurately recording water passing through it, you may request that we test it. We will advise you of the meter reading results and make available a written report on your request.

You will be responsible for the costs of the test if the meter is shown to be accurate. You will be required to pay the costs prior to the test proceeding.

If the test shows that the meter is over recording, by more than three per cent of the actual quantity of water passing through it, we will:

- repair or replace the meter;
- refund any charge paid by you for the test; and
- adjust your account by calculating the measurement error on a basis which is representative of your consumption pattern.

If the test shows that the meter is under recording, by more than five per cent of the actual quantity of water passing through it, we will repair or replace the meter and refund any charge paid by you for the test.

**10.4 Access to the water meter**

We may enter your property without notice for the purposes of reading, testing, inspection, maintenance and replacement of the meter.

You must ensure that the meter is reasonably accessible to us.

If you have not provided reasonable access to your meter, we may bill you on an estimate of your usage and may also recover the cost of the attempted meter reading.

If you have not provided reasonable access to the meter for a reading on two or more occasions, we may:

- relocate the meter;
- seek access at a time suitable to you, which may incur an additional fee; or
- make other arrangements with you.

If you cannot provide reasonable access for reading the meter on an ongoing basis and we cannot come to a mutually acceptable solution, we may treat your property as un-metered and may impose an imputed service and usage charge. The imposition of imputed charges does not affect our right to address meter access issues at any subsequent time.

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**10.5 Meter replacement**

We will replace the meter at no cost to you if the meter:

- is found to be defective;
- if it can no longer be reasonably maintained; or
- is replaced as part of a meter replacement program.

We will attempt to notify you at the time of replacement and advise you that a new meter has been installed. A mutually acceptable time will be negotiated with non-residential customers for the replacement of meters, where practicable.

**11 Who can you speak to if you have any questions or you want to make enquiries****11.1 Telephone enquiries**

If you have a telephone enquiry, relating to an account, payment options, concession entitlements or other information about our services, you may contact us during hours of 8.00 am to 5.00 pm, Monday to Friday (excluding public holidays).

Our contact phone number is provided on your account, in the customer pamphlet, and in the telephone directory.

If your enquiry cannot be answered immediately, we will provide a response to your enquiry within five working days of receiving it. If we are unable to provide a result or decision at that time, our response will advise you of the actions to be taken and/or identify when the action will be taken and the name of the contact person for further information.

**11.2 Written enquiries**

You can also write, or send a fax, or email us.

Written enquiries should be sent to: Hunter Water, PO Box 5171, HRMC NSW 2310.

We have an Internet site ([www.hunterwater.com.au](http://www.hunterwater.com.au)) where you may find the answer to your enquiries.

We will reply to your written enquiry within five working days of receiving it by mail, where your matter cannot be responded to sooner by telephone or face-to-face contact.

**11.3 Emergency assistance**

In the event of a burst water main near your property or sewer overflow or unplanned interruption to supply or water quality or water pressure problems, we provide a 24 hour emergency telephone service.

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Emergency phone numbers are listed on your account, in the customer pamphlet, and in the telephone directory.

**11.4 Interpreter and TTY Service**

We provide an interpreter service for people from non-English speaking backgrounds and a TTY service for the hearing impaired at our cost.

**12 What can you do if you are unhappy with the service provided by Hunter Water****12.1 Customer complaints**

We will provide you with information on our internal and external complaints handling processes in a pamphlet with your bill at least once a year.

If you have a complaint about our service or our compliance with this contract, the Act or Operating Licence, you should first contact us, either by telephone, in person or by writing to us.

We will address your complaint promptly by providing:

- a face-to-face or telephone response within two working days where you have made a face-to-face or telephone contact and the matter cannot be dealt with immediately; or
- a written response within five working days where you have made a written complaint and the matter cannot be responded to sooner by telephone or face-to-face contact.

Our response will provide reasons for our decision and the name of the contact person for follow up enquiries if you are not satisfied.

If your complaint cannot be resolved within these timeframes, our response will advise you of our strategy of action and/or identify when the action will be taken and the name of the contact person if you are not satisfied.

**12.2 Complaints review**

If you are not satisfied with the solution offered or action taken by us, you may have the complaint reviewed by a Manager.

The Manager will:

- clarify your complaint and the outcome sought;
- ensure that the matter has been properly investigated;
- advise you of the estimated timeframe for our proposed action;
- communicate to you our final decision;
- outline the relevant facts and regulatory requirements where appropriate;

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- indicate what we will do to address the issue;
- notify you of your rights to external review, if you are still not satisfied with our decision.

**12.3 When a dispute is considered resolved**

A dispute will be considered finalised if we provide you with a substantive response which:

- resolves the dispute to your satisfaction or indicates how the dispute will be resolved to your satisfaction;
- provides an explanation of the relevant policy and/or regulatory requirements and why no further action is proposed in relation to the dispute; or
- provides a date when the issue will be resolved if the complaint relates to future planned operational or capital work; and
- 28 working days have passed since receiving our response and you have not sought a further review by us or lodged a claim in an external dispute resolution forum.

We will extend the 28 working days by a reasonable period if:

- within those 28 days you have requested an extension; or
- after the 28 days you demonstrate that, because of special circumstances, you were unable to seek an extension within the 28 days.

Where a further communication from you or your representative is received, this shall be regarded as a new enquiry or complaint.

**12.4 External dispute resolution**

You have the right to seek external resolution of a dispute that has not been resolved by us to your satisfaction.

**12.4.1 The Energy and Water Ombudsman**

You have the right to refer a complaint or dispute arising under this contract to the Energy and Water Ombudsman (EWON).

EWON is an independent dispute resolution body that can investigate and resolve many disputes you have with us under this contract.

Disputes that may be referred to EWON include disputes about: supply of service, your account, credit or payment services, restriction or disconnection. Full details are available from EWON.

EWON's services are available to you without cost.

You may choose whether or not to accept EWON's decision. If you decide to accept it, then it will be final and binding on us.

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**12.4.2 The Fair Trading Tribunal**

The Fair Trading Tribunal may hear and determine consumer claims relating to services supplied by us under this contract.

**12.4.3 Other legal avenues**

You may also have recourse to the courts.

**13 Consultation, information and privacy****13.1 Involving customers in service planning**

We have an established Consultative Forum to enable community involvement on issues relevant to our programs, services and decision-making processes.

The Consultative Forum Charter explains the role and functions of the Consultative Forum. The Charter is available on our website at [www.hunterwater.com.au](http://www.hunterwater.com.au), or you may contact us to obtain a copy.

**13.2 Provision of information**

We will respond in a timely and open manner to requests for information consistent with normal commercial practices and the *Freedom of Information Act 1989*.

**13.3 Privacy**

We will treat your personal information according to the provisions of the *NSW Privacy and Personal Information Act 1998*.

**14 When does my Customer Contract with Hunter Water terminate****14.1 Termination of this contract**

This contract will terminate between us and you if you cease to be covered by this contract as described in clause 2.2.

The termination of this contract does not affect any rights or obligations of you or us that accrue prior to termination.

**14.2 Variation of this contract**

We may also vary this contract as permitted by the Act.

Variations to this contract will be available on our website, on the Internet for downloading free of charge and from our offices for access or collection, also free of any charges imposed by Hunter Water.

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**Hunter Water Corporation Customer Contract**


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**15 Dictionary and interpretation****15.1 Dictionary**

<b>Act</b>	<i>Hunter Water Act 1991</i> and any regulations in force under it.
<b>Area of operation</b>	the areas of operations specified in section 16 of the Act, and described in Schedule 1 of the Operating Licence.
<b>Availability charge</b>	a charge for service availability, rather than use of our sewerage or water service, where the land concerned is connected to the sewerage or water service.
<b>Charges</b>	any charge or fee payable under this Customer Contract or other contract made between Hunter Water and a customer for the provision of water supply, sewerage or drainage services.
<b>Charging period</b>	any period for which your account was calculated.
<b>Complaint</b>	any communication received from you, a consumer or a representative of a consumer, which expresses dissatisfaction with a product, service or disservice of Hunter Water or its representatives, that relates to our obligations as set out in this contract, the Act, or our Operating Licence and is not frivolous or vexatious.
<b>Consultative Forum</b>	a Consultative Forum established by us under clause 5.4 of the Operating Licence.
<b>Consumer</b>	any person who uses the services provided by us under our Operating Licence, whether or not they are a customer.
<b>Customer</b>	is defined in clause 2.2.
<b>Disconnection</b>	the stopping (either temporarily or permanently) of our supply of services to your property.
<b>Dispute</b>	a disagreement between Hunter Water and a customer or consumer which is not frivolous or vexatious.
<b>Drainage area</b>	a declared stormwater drainage area.
<b>Drought</b>	a prolonged period of low rainfall resulting in an actual or potential water shortage.
<b>Enquiry</b>	a written or verbal approach by a customer which can be satisfied by providing written or verbal information, advice, assistance, clarification, explanation or referral about a matter.
<b>Financial hardship</b>	a situation where a customer desires to pay an account, but is unable to pay all or some of the account or is unable to pay by the due date.
<b>Maintenance</b>	includes repairs and replacement, and where relevant testing and inspection
<b>Non-residential customer</b>	a customer who is not a residential customer.

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**Hunter Water Corporation Customer Contract**


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<b>Operating Licence</b>	the licence granted to us under section 12 of the Act.
<b>Our water service</b>	the services we are permitted to provide by the Operating Licence and any applicable law in respect to storing and supplying water.
<b>Our water system</b>	the dams, tanks, pumping stations, water mains, pipes, treatment plants and other equipment which we must provide, manage, operate and maintain under the Act to supply and store water.
<b>Our sewer service</b>	the services we are permitted to provide by the Operating Licence and any applicable law in respect to: <ul style="list-style-type: none"> <li>• providing sewerage services; and</li> <li>• disposing of wastewater.</li> </ul>
<b>Our sewer system</b>	the pumping stations, sewer mains, pipes, treatment plants and outfalls and other equipment which we must provide, manage, operate and maintain under the Act to provide sewerage services and disposal of wastewater.
<b>Payment assistance arrangement</b>	means any of the types of assistance described in clause 5.2.
<b>Personal information</b>	any information held by us that relates to the supply of services by us, where your individual identity is apparent or can be reasonably ascertained from the information.
<b>Planned interruption</b>	an interruption initiated by us to allow maintenance to be undertaken of which notice has been given to you.
<b>Private joint sewer service</b>	a private joint sewer service exists where two or more properties share the same private sewer pipes. Private joint sewer services have one connection to the sewer main. Customers with a private joint sewer service share and own the service in common with each property owner sharing the service, and are jointly responsible for its condition.
<b>Private joint water service</b>	a private joint water service exists where two or more properties share the same private water pipes. Private joint water services have one connection to the water main. Customers with a private joint water service share and own the service in common with each property owner sharing the service, and are jointly responsible for its condition.



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<b>Property</b>	<p>either</p> <ul style="list-style-type: none"> <li>• An individual dwelling or premises used for any purpose; or</li> <li>• Land, whether built or not (excluding public land); or</li> <li>• A lot in a strata plan that is registered under the <i>Strata Schemes (Freehold Development) Act 1973</i> or the <i>Strata Schemes (Leaseholder Development) Act 1986</i></li> </ul> <p>that is connected, or for which a connection is available, to Hunter Water's water supply system or sewerage system or within a declared drainage area.</p>
<b>Recycled water</b>	water that is derived from treated sewage and is not suitable for drinking at the time of supply by us.
<b>Residential customer</b>	<p>a customer who owns residential property, being property:</p> <ul style="list-style-type: none"> <li>• whose dominant use is residential; or</li> <li>• on land categorised as residential under the <i>Local Government Act 1993</i>.</li> </ul>
<b>Residential sewage</b>	all liquids and any substances in them, which may be discharged into our sewer system from a residential property, including discharges from toilets, hand basins, urinals, sinks, baths, showers, washing machines and similar items.
<b>Sewage</b>	untreated or partially treated material contained within our sewer system, consisting of discharges from residential or non-residential properties, or trade wastewater.
<b>Sewage overflow</b>	a discharge of sewage from our sewer system. These overflows may occur in wet or dry weather.
<b>Trade wastewater</b>	any liquid, and any substances contained in it, which may be discharged into our sewer system from a non-residential property, and any vehicle transporting wastewater, including septic effluent and wastewater from ships and boats. Trade wastewater does not include sewage from residential premises connected to Hunter Water's sewer. The term trade wastewater as used in this document includes run off from contaminated open areas.
<b>Unplanned interruption</b>	an interruption which is caused by a fault in our water system or a fault which is our maintenance responsibility and no notice has been given to you.
<b>We, our or us</b>	Hunter Water Corporation, established under the Act, including its officers, employees, agents and contractors.
<b>Your sewer system</b>	is defined in clause 8.2.
<b>Your water system</b>	is defined in clause 8.1.
<b>You or your</b>	our customer.

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**Hunter Water Corporation Customer Contract**

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**15.2 Interpretation**

In this contract, the following interpretations apply:

- A person includes an individual, a body corporate, an unincorporated body or other entity.
- The law includes legislation, regulations, licences, orders, mandatory codes, permits and directions.
- A working day is a day not a Saturday, Sunday or New South Wales public holiday.
- The singular includes the plural and vice versa.
- If there is any inconsistency between this contract and any law, the law will prevail to the extent of the inconsistency.
- The reference to document, instrument or law includes any amendments, revisions, renewals or reprints from time to time.

Where a word is defined, any other grammatical form of that word has a corresponding meaning.

## Other Notices

### EDUCATION REGULATION 2007

IN accordance with section 5 of the Subordinate Legislation Act 1989, notice is given of a proposed regulation under the Education Act 1990.

The principal objects of the regulation are to make provision for (a) the publication of results of the basic skills testing and School Certificate and Higher School Certificate examinations and related assessments; (b) the particular kinds of children in respect of whom certain non-government schools may be registered; (c) the particular kinds of changes to the operation of a non-government school that must be notified and that affect the registration of the school; (d) the constitution of parents and citizens associations and kindred associations for government schools; (e) the areas for which a district council may be established; (f) the constitution of district councils; (g) the publication of the rules of the Board of Studies; and (h) the saving of certain syllabuses and district council areas.

A regulatory impact statement has been prepared. Both the draft regulation and regulatory impact statement are available for public comment. They may be obtained from the Legal Services Unit of the Department of Education and Training by telephoning 9561 8325.

Comments or submissions on the proposed regulation will be accepted up to 1 August 2007 and should be addressed to:

Chief Legal Officer  
Department of Education and Training  
GPO Box 33, Sydney NSW 2001  
or sent by facsimile to (02) 9561 8543

### GAME AND FERAL ANIMAL CONTROL ACT 2002

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

IN pursuance of the Game and Feral Animal Control Regulation 2004, the Game Council of NSW gives notice of the suspension of operations of provisions in Clauses 4, 5, 7, 8 and 9 of Schedule 1 of the Game and Feral Animal Control Regulation 2004, on the following specified land for the control of game and feral animals:

For the period 28/06/2007 – 28/06/2012

Lot 544, DP 622657, Millbank;  
Lot 1, DP 701865, Millbank;  
Lot 55, DP 1097001, Millbank;  
Lot 173 and 174, DP 857504, Millbank;  
Lot 86, DP 752416, Millbank;  
Lot 11, DP 732080, Millbank.

Approved by Game Council of NSW this 25th day of June 2007.

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

### GEOGRAPHICAL NAMES ACT 1966

Notice of Establishment of New Address Locality within the Byron Shire Council Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day amended address

locality boundaries in the Byron Shire Local Government Area and established a new address locality called Hayters Hill as shown on map GNB3744-1.

The position and extent of this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's web site at [www.gnb.nsw.gov.au](http://www.gnb.nsw.gov.au).

WARWICK WATKINS,  
Chairperson

Geographical Names Board,  
PO Box 143, Bathurst NSW 2795.

### GEOGRAPHICAL NAMES ACT 1966

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

Assigned Name: Yakka Watson Reserve.  
Designation: Reserve.  
L.G.A.: Kempsey Shire Council.  
Parish: Coorobongatti.  
County: Dudley.  
L.P.I. Map: Kempsey.  
1:100,000 Map: Kempsey 9435.  
Reference: GNB 5178.

Assigned Name: Kellyville Lions Park.  
Designation: Reserve.  
L.G.A.: Baulkham Hills Shire Council.  
Parish: Castle Hill.  
County: Cumberland.  
L.P.I. Map: Riverstone.  
1:100,000 Map: Penrith 9030.  
Reference: GNB 5166.

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

WARWICK WATKINS,  
Chairperson

Geographical Names Board,  
PO Box 143, Bathurst NSW 2795.

### GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 7(1) of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical names listed hereunder.

Assigned Name: Limestone Creek.  
Designation: Creek.  
L.G.A.: Wollondilly Shire Council.  
Parish: Murruin.  
County: Westmoreland.  
L.P.I. Map: Bindook.  
100,000 Map: Burrangorag.  
Reference: GNB 3930.

Assigned Name: Middle Creek.  
 Designation: Creek.  
 L.G.A.: Upper Lachlan Shire Council.  
 Parish: Oldbuck.  
 County: Westmoreland.  
 L.P.I. Map: Bindook.  
 100,000 Map: Burratorang.  
 Reference: GNB 3930.

Assigned Name: The Little Gulf.  
 Designation: Creek.  
 L.G.A.: Upper Lachlan Shire Council.  
 Parish: Oldbuck.  
 County: Westmoreland.  
 L.P.I. Map: Bindook.  
 100,000 Map: Burratorang.  
 Reference: GNB 3930.

The position and the extent for these features are recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at [www.gnb.nsw.gov.au](http://www.gnb.nsw.gov.au).

WARWICK WATKINS,  
 Chairperson

Geographical Names Board,  
 PO Box 143, Bathurst NSW 2795.

Table of Area and Maximum Speed

<i>First Column</i>	<i>Second Column</i>
Port of Sydney (Sydney Harbour Bridge) Area: The navigable waters of that part of Port Jackson between lines firstly in the east commencing on the northernmost extremity of Bennelong Point in a north easterly direction to the southern extremity of Kirribilli Point and secondly in the west from the north western extremity of Millers Point in a generally north easterly direction to the southern extremity of Blues Point excluding the waters of Sydney Cove south of a line commencing on the eastern extremity of Dawes Point in a easterly direction to the western extremity of Bennelong Point.	Fifteen Knots

Dated this 25th day of June 2007.

CHRIS OXENBOULD, AO,  
 Chief Executive,  
 NSW Maritime

#### MARITIME SERVICES ACT 1935

##### NOTIFICATION

##### Limitation of Speed of Vessels within Certain Navigable Waters

THE Maritime Authority of NSW (trading as NSW Maritime), in pursuance of the provisions of section 13SA of the Maritime Services Act 1935, does, from the date of publication of this notification in the *Government Gazette*.

Limits the speed of vessels of the class set out hereunder in the navigable waters described in the first column of the Table of Area and Maximum Speed set out hereunder to a speed not exceeding that stated opposite that area in the second column of that Table of Area and Maximum Speed.

Class: All vessels propelled by mechanical means except:

- (a) Vessels engaged in an activity authorised under an Aquatic Licence issued by NSW Maritime under Clause 8 of the Water Traffic Regulations NSW; and
- (b) Vessels the subject of a written Exemption issued by NSW Maritime.
- (c) Vessels required to comply with a lesser speed limit being vessels exceeding 100 feet in length except ferries, tugs and self propelled dredges, under the Port of Sydney (Central) Area speed limit notification of 5 May 1972.

#### NATIONAL PARKS AND WILDLIFE ACT 1974

##### Arakwal National Park

##### Plan of Management

A plan of management for Arakwal National Park was adopted by the Minister for the Environment on 5 February 2007.

Copies of the plan may be purchased from the NPWS Byron Coast Area Office at Cape Byron Lighthouse, Byron Bay, telephone: 6685 8565. The plan is also on the NPWS website at [www.nationalparks.nsw.gov.au](http://www.nationalparks.nsw.gov.au).

#### OFFICE OF LIQUOR, GAMING AND RACING

##### Proposed Public Lotteries Regulation 2007

THE Office of Liquor, Gaming and Racing (OLGR) is proposing to make the Public Lotteries Regulation 2007. This Regulation would replace the existing Public Lotteries Regulation 2002, which is due to expire on 1 September 2007.

The proposed Regulation aims to meet the following objectives:

- to provide for the disposal of unclaimed lottery prizes and of money in prize funds;
- to provide for an entrant in a public lottery to request anonymity;
- to make provision for responsible gambling practices;
- to prescribe people as key employees in relation to Keno;
- to prescribe the changes of circumstances in relation to licensees for public lotteries that need to be notified to the Minister;
- to prescribe contracts in relation to games of Keno as exempt contracts;

- to prescribe the fee for the review of a controlled contract; and
- to make other miscellaneous provisions.

A draft Regulation and a Regulatory Impact Statement (RIS) have been prepared for public consideration. The OLGR invites public comment on the proposed Regulation.

Copies of the draft Regulation and RIS may be obtained from:

The Public Lotteries Regulation Project  
Office of Liquor, Gaming and Racing  
Level 11, 323 Castlereagh Street  
Sydney NSW 2000  
telephone: (02) 9995 0662  
fax: (02) 9995 0699

Electronic copies are available from the OLGR website on:

www.olgr.nsw.gov.au.

Submissions should be sent to the postal address as above, or e-mailed to:

policy@olgr.nsw.gov.au

The final date for the receipt of submissions is Friday, 3 August 2007.

### PACIFIC POWER (DISSOLUTION) ACT 2003

#### ORDER

For Transfer of Easements from the Residual Business Management Corporation to Country Energy

PURSUANT to the provisions of section 15 of the Pacific Power (Dissolution) Act 2003, I order that all rights, interests and liabilities in the easements ancillary to, or created for the purposes of:

1. the electricity transmission lines;
2. transmission line outlets; and
3. substation access.

referred to in the Schedule hereunder be transferred from the Residual Business Management Corporation to Country Energy. This Order takes effect from date of Gazettal.

MICHAEL COSTA, M.L.C.,  
Treasurer

#### SCHEDULE

Bendick Murrell 66kV Substation Access  
Bookham 66kV Substation Access  
Cowra 66kV Substation Transmission Line Outlets  
Cowra – Orange 66kV Transmission Line  
Deniliquin 132/66 kV Substation Transmission Line Outlet Easement 30m and Variable Width  
Deniliquin-Moulamein 66kV Transmission Line  
Dubbo 132kV Substation – Dubbo 66kV Substation and 66kV Transmission Line  
Gunnedah 132 kV Substation – Gunnedah 66kV Substation and 66kV Transmission Line  
Jeir 66kV Substation access  
Kirkton 66kV Substation access  
Kurrajong 66kV Substation Transmission Line Outlets Access

Murrumburrah 132/66kV Substation Transmission Line Outlet

Maitland – Dungog 33kV Transmission Line

### PARKING SPACE LEVY ACT 1992

#### Section 12A

#### Notice of Determination of Amount of Levy

I, JOHN ARTHUR WATKINS, M.P., Minister for Transport, in accordance with section 12A of the Parking Space Levy Act 1992, specify that the amount of the levy determined in accordance with section 12 of the Parking Space Levy Act 1992, payable on 1 September 2007 is:

- (a) \$930 for each parking space within a Category 1 area for which the levy is payable, or
- (b) \$460 for each parking space within a Category 2 area for which the levy is payable.

Dated: Sydney, 26 June 2007.

JOHN WATKINS, M.P.,  
Minister for Transport

### POISONS AND THERAPEUTIC GOODS ACT 1966

#### Order under Clause 171(1)

#### Poisons and Therapeutic Goods Regulation 2002

#### Withdrawal of Drug Authority

IN accordance with the provisions of Clause 171(1) of the Poisons and Therapeutic Goods Regulation 2002, an order has been made on Dr David Anthony FOX of 2804/184 Forbes Street, Darlinghurst NSW 2010, prohibiting him until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by Clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by Clause 76 of the Regulation.

This Order is to take effect on and from 2 July 2007.

ROBERT MCGREGOR,  
Acting Director-General

Department of Health, New South Wales,  
Sydney, 26 June 2007.

### POISONS AND THERAPEUTIC GOODS ACT 1966

#### Approval of Practice Nurses to Possess Drugs of Addiction

PURSUANT to Clauses 166 and 167 of the Poisons and Therapeutic Goods Regulation 2002, I, JOHN LUMBY, Chief Pharmacist, a duly appointed delegate of the Director-General of the Department of Health, do hereby APPROVE, for the purpose of Clause 101(1)(e) of that Regulation, a nurse, being a registered nurse within the meaning of the Nurses Act 1991, who is employed as a practice nurse, to be in possession of drugs of addiction for the purpose of their employment, subject to the following conditions:

- (1) Access to the drugs of addiction within the practice must be at the request of and subject to the written approval of the medical practitioner/s to whom the drugs belong;
- (2) The storage, recording and handling of the drugs of addiction must be in accordance with the requirements of the NSW Poisons and Therapeutic Goods Regulation 2002;

- (3) The acquisition and use of the drugs of addiction remain the responsibility of the medical practitioner/s; and
- (4) An inventory of the drugs of addiction held at the practice should be undertaken by two authorised persons every six months, in March and September or more frequently, if appropriate.

JOHN LUMBY,  
Chief Pharmacist

Department of Health, New South Wales,  
Sydney, 22 June 2007.

### PESTICIDES ACT 1999

#### Notice under Section 48 (4)

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

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

#### SCHEDULE

##### Pilot (Pesticide Rating) Licence

<i>Name and address of Licensee</i>	<i>Date of Granting of Licence</i>
Mr Sven Kristian GRIMA, 16 The Terrace, St George QLD 4487.	21 June 2007.

### PESTICIDES REGULATION 1995

#### Sydney Catchment Authority (SCA)

##### Notice of Finalisation of Pesticide Use Notification Plan

THE New South Wales Pesticides Regulation 1995, requires public authorities such as the SCA to prepare a Pesticide Use Notification Plan. The purpose of this plan is to outline how the community will be notified of pesticide use on public land owned or managed by the SCA.

The SCA has now finalised its Pesticide Use Notification Plan.

Copies of the plan are available on the SCA's website at <http://www.sca.nsw.gov.au/catchments/pesticideA.html> or by phoning (02) 4720 0321.

### PROFESSIONAL STANDARDS ACT 1994

#### Notification Pursuant to Section 13

##### Australian Valuers Institute (NSW) Scheme

PURSUANT to section 13 of the Professional Standards Act 1994, I authorise the publication of the Australian Valuers Institute (NSW) Scheme. The Scheme will commence on 26 July 2007.

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

### AUSTRALIAN VALUERS INSTITUTE (NSW) SCHEME

#### Professional Standards Act 1994 of New South Wales

##### Preamble

- The Australian Valuers Institute Co-op Ltd (the AVI) is an occupational association.
- The AVI applied to the Professional Standards Council, constituted under the Professional Standards Act 1994 of New South Wales (the Act), for approval of a scheme under the Act.
- The scheme is prepared by the AVI for the purposes of limiting occupational liability to the extent to which such liability may be limited under the Act.
- The scheme is to apply to members of the AVI who hold or have held during the period of the scheme is in force a Practising Certificate issued by the AVI and who are otherwise not exempted from the scheme.
- The AVI has furnished the Council with a detailed list of the risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
- The scheme is intended to remain in force for five (5) years from its commencement unless prior to that time it is revoked, its operation ceases or it is extended pursuant to s32 of the Act.

### AUSTRALIAN VALUERS INSTITUTE SCHEME<sup>1</sup>

- Occupational association
  - The Australian Valuers Institute (NSW) Scheme (the scheme) is a scheme under the Professional Standards Act 1994 of New South Wales (the Act) prepared by the Australian Valuers Institute Co-op Ltd (the AVI) whose business address is 3-9 Terminus Street, Castle Hill NSW.
- Persons to Whom the scheme Applies<sup>2</sup>
  - The scheme applies to all members of AVI who have been issued with a current practising certificate by the AVI.
  - The scheme also applies to all persons to whom the scheme applied under Clause 2.1 at the time of any act or omission giving rise to occupational liability<sup>3</sup>.
  - The AVI may, on application by a person, exempt the person from the scheme provided that the scheme does not apply to the person by operation of sections 18, 19 or 20 of the Act.
- Limitation of liability
  - The scheme only affects the liability for damages<sup>4</sup> arising from a single cause of action to the extent to which the liability results in damages exceeding \$500,000.
  - A person to whom the scheme applies and against whom a proceeding relating to occupational liability is brought is not liable in damages in relation to the cause of action above the amount of the monetary ceiling specified in clause 3.3 of the scheme if the person is able to satisfy the court that:

- (a) the person has the benefit of an insurance policy insuring the person against the occupational liability to which the cause of action relates, and
- (b) the amount payable under the policy in respect of that occupational liability is not less than the amount of the monetary ceiling specified in clause 3.3 of the scheme in relation to the class of person and the kind of work to which the cause of action relates.
- 3.3. The monetary ceiling (maximum amount of liability) required for the purposes of limitation of liability under the scheme at the time at which the act or omission giving rise to the cause of action occurred is to be determined according to the following:
- 3.3.1. \$500,000 in relation to the valuation of established residential property and vacant residential property in post subdivision form and
- 3.3.2. \$1 million in all other cases or
- 3.3.3. Notwithstanding clauses 3.3.1 and 3.3.2, such other amount not exceeding \$10 million as may be specified by the AVI under clause 4.1.
- 3.4. This scheme limits the occupational liability in respect of a cause of action founded on an act or omission occurring during the period when the scheme was in force of any person to whom the scheme applied at the time the act or omission occurred.
4. Conferral of discretionary amount
- 4.1. Pursuant to s24 of the Act this Scheme confers on the AVI a discretionary authority to specify, on application by a person to whom the scheme applies, in relation to that person a monetary ceiling (maximum amount of liability) not exceeding \$10 million, in relation to the person either in all cases or in any specified case or class of case.
5. Duration
- 5.1. This Scheme will commence on 26 July 2007 and will be in force for a period of five years from the date of commencement.
- 2 Sections 18 and 19 of the Act provide that if the scheme applies to a body corporate, the scheme also applies to each officer of the body corporate and if the scheme applies to a person, the scheme also applies to each partner and each employee of the person, provided that if such officer of the corporation or partner of the person or employee of the person is entitled to be a member of the same occupational association, such officer, partner or employee is a member of the occupational association. Section 20 provides that the scheme may also apply to other persons as specified in that section. Section 20A extends the limitation of liability of persons to whom the scheme applies by virtue of sections 18 to 20.
- 3 Occupational liability is defined in section 4(1) of the Act to mean 'civil liability arising (in tort, contract or otherwise) directly or vicariously from anything done or omitted by a member of an occupational association acting in the performance of his or her occupation'. Section 5(1) of the Act provides that the Act does not apply to liability for damages arising from the death of or personal injury to a person, a breach of trust or fraud or dishonesty. Section 5(2) of the Act also provides that the Act does not apply to liability which may be the subject of proceedings under Part 13 or 14 of the Real Property Act 1900 (NSW).
- 4 Damages as defined in section 4 of the Act means (a) damages awarded in respect of a claim or counter-claim or by way of set-off and (b) costs in or in relation to the proceedings ordered to be paid in connection with such an award (other than costs incurred in enforcing a judgment or incurred on an appeal made by a defendant), and (c) any interest payable on the amount of those damages or costs.

### TEACHING SERVICE REGULATION 2007

IN accordance with section 5 of the Subordinate Legislation Act 1989, notice is given of a proposed regulation under the Teaching Service Act 1980.

The principal objects of the regulation are to make provision for (a) the duties and responsibilities of members of the Teaching Service; (b) the management of schools; and (c) the medical examination of members of staff to ascertain their fitness to perform their duties.

A regulatory impact statement has been prepared. Both the draft regulation and the regulatory impact statement are available from the Legal Services Unit of the Department of Education and Training by telephoning 9561 8325.

Comments or submissions on the proposed regulation will be accepted up to 1 August 2007 and should be addressed to:

Chief Legal Officer  
Department of Education and Training  
GPO Box 33, Sydney NSW 2001  
or sent by facsimile to (02) 9561 8543

<sup>1</sup> Words in the scheme have the same meaning in the scheme as their meaning in the Act. Some words are defined in section 4 of the Act. Section 5 of the Act provides that the Act does not apply to certain liability specified in the Act. The scheme adopts the provisions of the Act, and sections 17 to 33 of the Act apply in relation to the content and effect of the scheme. It is intended that the provisions of the scheme have the same meaning and effect as the provisions of the Act.

**CONTAMINATED LAND MANAGEMENT ACT 1997**

Environment Protection Authority

Declaration of Remediation Site

(Section 21 of the Contaminated Land Management Act 1997)

Declaration Number 21111 – Area Number 3244

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 that land described as:

- Lots 1 and 2, section 61, DP 758287 and Lot 1, DP 117986 at 68-72 Hovell Street, Cootamundra, and
- that part of Hovell Street, Cootamundra located adjacent to No. 68-72.

in the local government area of the Shire of Cootamundra, 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”):

- Benzene, Toluene, Ethylbenzene and Xylene (BTEX); and,
- Petroleum Hydrocarbons (TPH).

**3. Nature of harm that the contaminants may cause:**

The EPA has considered the matters in s.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 human health and the environment:

- The groundwater has been degraded by dissolved phase and separate phase hydrocarbon contamination at concentrations significantly exceeding relevant guideline levels.
- The contamination includes benzene, a known human carcinogen, and is toxic to humans.
- The contamination has migrated off-site in groundwater in both free phase and dissolved phase.
- There are potential exposure pathways to the contamination through the extraction and beneficial use of groundwater in the vicinity of the site.

**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 s.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:

Acting Manager, Contaminated Sites  
Department of Environment and Conservation  
PO Box A290, Sydney South NSW 1232,  
or faxed to (02) 9995 5930,

by not later than 27 July 2007.

Dated: 22 June 2007.

NIALL JOHNSTON,  
Acting Manager,  
Contaminated Sites,

Department of Environment and Conservation

**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 s.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 a way as to present a significant risk of harm (s.44 of the Act).



**Information recorded by the EPA**

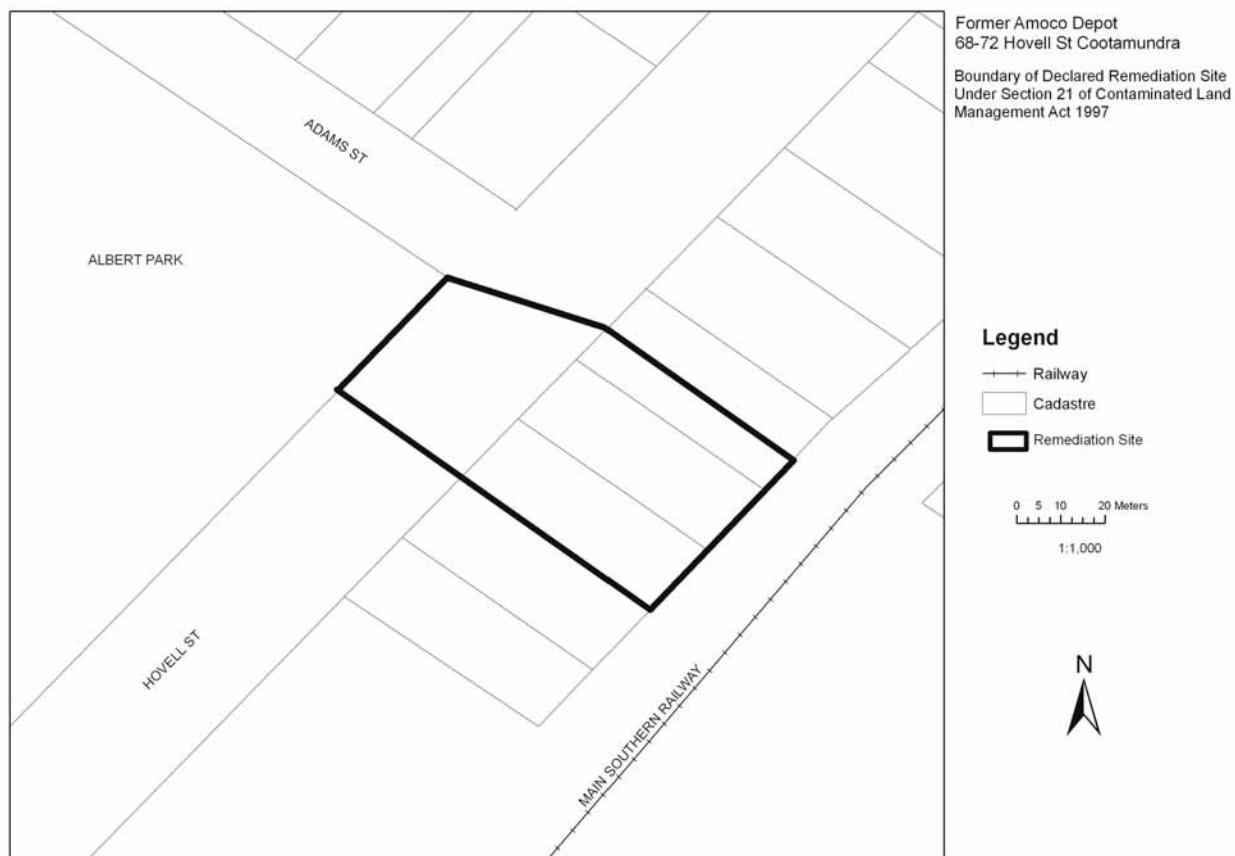
Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

**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 s.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 s.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.



**SCALE OF ALLOWANCES PAID TO WITNESSES**

I, John Hatzistergos, Attorney General, have approved the repeal of the scale of allowances to witnesses attending (1) criminal trials at the Supreme Court and the District Court, and (2) Local Courts, Licensing Courts and Coroner's Courts, as published in the Government Gazette. In its place, I have approved a fresh scale of allowances, as shown in the attached Schedule. The new rates are to take effect from 1 July 2007.

John Hatzistergos MLC, Attorney General

**SCHEDULE**

Scale of Allowances to:

- (a) All Crown witnesses and witnesses for the defence attending criminal trials at the Supreme Court and District Court of New South Wales (i) where such witnesses have been bound by recognisance or subpoenaed by the Crown to give evidence, or (ii) where legal aid has been granted, and
- (b) Witnesses requested or subpoenaed by the Police to attend at Local Courts, Licensing or Coroner's Courts in New South Wales.

These allowances apply to: (1) fees, loss of income, salary or wages, (2) meals, and (3) transport.

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**FEES, LOSS OF INCOME, SALARY OR WAGES**

- (a) Ordinary witnesses (being witnesses not specified in (b) below):

Upon furnishing a certificate of loss of income, salary or wages, ordinary witnesses shall be entitled as follows: \$

- |  |               |
|--|---------------|
| (i) up to 4 hours loss of working time on that day, not exceeding      | 42.90 per day |
| (ii) more than 4 hours loss of working time on that day, not exceeding | 86.20 per day |
- (b) Experts summoned to give expert evidence:
    - (i) In respect of the period of absence from home, hospital, place of employment or other place in travelling to and from Court, and attendance at Court:
 

1. Fee for the first two hours or part thereof	92.50 per day
2. Fee thereafter for each additional half-hour or part thereof up to a maximum of \$185.60 per day	17.70 per half hour
    - (ii) IN ADDITION, where evidence is expert evidence, a fee of 12.00 per case

**MEAL ALLOWANCE**

*All Witnesses:*

- (a) For every meal taken while in attendance at or travelling to and from Court where no allowance is payable under (b) below: - \*
- (b) Where the witness resides at such a distance from the Court that he/she cannot travel to and from the Court on the same day
  - (i) for each day of 24 hours: - \*\*
  - (ii) for any additional part of a day (based on the hourly rate applicable under (b)(i): - \*\*
  - (iii) where the witness is absent from his/her residence overnight but for a period less than 24 hours he/she may be paid as for a full day.

Children aged 5 years and over to be paid meal allowance as in the case of adult witnesses. No meal allowance to be paid to children under the age of 5 years.

**COST OF TRANSPORT**

*All Witnesses:*

To be paid actual cost of fares paid by them in travelling by rail, bus, ferry or other available means of public transport to and from the Court at which they are required to attend.

Witnesses are not to be reimbursed the cost of travel by plane unless prior approval has been given to travel by this method.

If unable to travel by any available public transport, to receive for every kilometre travelled by own vehicle, the rate of: - \*\*\*

Kilometrage to be paid in respect of one journey to and from the Court. Where a witness travels otherwise when transit by public transport is available such witness is to be paid only an amount equal to the cost of travelling by means of the available transport. Notwithstanding the foregoing, medical practitioners required to attend Court on successive days to give evidence shall be paid appropriate kilometrage in respect of each day of travel.

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\* This rate to vary as prescribed for Lunch in accordance with Clause 29(3), Table 1 (Item No.1), Part B-Monetary Rates to the *Crown Employees (Public Service Conditions of Employment) Reviewed Award 2006*. Variations to apply are from date specified in the Public Service Notices pending amendment of the relevant Award.

\*\* These rates to vary in accordance with the rate prescribed in Clause 30(2)(a), Table 1 (Item No.2), Part B-Monetary Rates to the *Crown Employees (Public Service Conditions of Employment) Reviewed Award 2006*. Variations to apply are from date specified in the Public Service Notices pending amendment of the relevant Award.

\*\*\* This rate to vary in accordance with the Casual rate for private motor vehicles with engine capacity over 2700 cc as shown in Table 1 (Item no.6) Part B-Monetary Rates to *Crown Employees (Public Service Conditions of Employment) Reviewed Award 2006*. Variations to apply are from date specified in the Public Service Notices pending amendment of the relevant Award.

## **Workers Compensation (Remedial Massage Therapy Services Fees) Order 2007**

under the

### ***Workers Compensation Act 1987***

I, JON BLACKWELL, Chief Executive Officer of the WorkCover Authority of New South Wales, pursuant to section 61 of the *Workers Compensation Act 1987*, make the following Order.

Dated this 19th day of June 2007.

JON BLACKWELL  
Chief Executive Officer  
WorkCover Authority

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## **REMEDIAL MASSAGE THERAPY SERVICES FEES ORDER**

### **EXPLANATORY NOTE**

Treatment by a remedial massage therapist is one of the categories of medical or related treatment covered under the *Workers Compensation Act 1987*. This Order sets the maximum fees for which an employer is liable under the Act for treatment of an injured worker by a remedial massage therapist. The effect of this Order is also to prevent recovery from the injured worker of any extra charge for the treatments listed.

Schedule 1 to this Order provides for maximum fees for remedial massage therapists generally.

Schedule 2 to this Order provides for higher maximum fee levels for remedial massage therapists who have undertaken the WorkCover Outcomes training course (if any) and are approved by WorkCover as a remedial massage therapy provider.

#### **1 Name of Order**

This Order is the Workers Compensation (Remedial Massage Therapy Services Fees) Order 2007 No 1.

#### **2 Commencement**

This Order commences on 1 July 2007.

### **3 Application of Order**

This Order applies to treatment provided on or after 1 July 2007, whether the injury was received before, on or after that date.

### **4 Maximum fees for treatment by remedial massage therapists generally**

The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by a remedial massage therapist, being treatment of a type specified in column 1 of Schedule 1 to this Order, is the corresponding amount specified in column 2 of that Schedule.

This clause does not apply to treatment provided by a WorkCover approved remedial massage therapist.

### **5 Higher maximum fees for treatment by WorkCover approved remedial massage therapists**

The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by a WorkCover approved remedial massage therapist, being treatment of a type specified in column 1 of Schedule 2 to this Order, is the corresponding amount specified in column 2 of that Schedule.

### **6 Goods and Services Tax**

(1) An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost as so increased is taken to be the amount fixed by this Order.

(2) This clause does not permit a remedial massage therapist to charge or recover, in respect

of GST payable in respect of a service, an amount that is greater than: 10% of the maximum amount payable under this Order to the remedial massage therapist in respect of the medical or related treatment apart from this clause, or the amount permitted under the New Tax System Price Exploitation Law, whichever is the lesser.

### **7 Definitions**

In this Order:

*GST* has the same meaning as in A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth

*Remedial massage therapist* means a remedial massage therapist or a masseur

*New Tax System Price Exploitation Law* means:

a) the New Tax System Price Exploitation Code, as applied as a law of

NSW by the *Price Exploitation Code (New South Wales) Act 1999*, or

b) Part VB of the *Trade Practices Act 1974* of the Commonwealth

*the Act* means the Workers Compensation Act 1987

*WorkCover* means WorkCover Authority of NSW

*WorkCover approved remedial massage therapist* means a remedial massage therapist who has undertaken the WorkCover Outcomes training course (if any) and is approved by WorkCover as a remedial massage therapy provider.

### 8 Schedules etc

Schedules 1 and 2 to this Order and the notes to those Schedules form part of this Order. The explanatory note does not form part of this Order.

#### SCHEDULE 1

Maximum fees for remedial massage therapists generally

	Column 1	Column 2
Item	Type of treatment	Maximum amount
RMX 001	Consultation and treatment of any time duration	\$20 per consultation, subject to an overall cumulative amount of \$200 (exclusive of GST)

#### SCHEDULE 2

Maximum fees for WorkCover approved remedial massage therapists

	Column 1	Column 2
Item	Type of treatment	Maximum amount
RMA 001	Consultation and treatment (60 minutes in duration)	\$60 per consultation (exclusive of GST)
RMA 002	Consultation and treatment (45 minutes in duration)	\$45 per consultation (exclusive of GST)
RMA 003	Consultation and treatment (30 minutes duration)	\$30 per consultation (exclusive of GST)

#### Notes on Schedules 1 and 2

Treatment by a remedial massage therapist to an injured worker is covered under the Act if the treatment is reasonably necessary as a result of a work injury.

The treatments to which this Order applies do not include hospital treatment (as defined in section 59 of the Act) or occupational rehabilitation services provided by an accredited provider of such services (as defined in the same section).

## Workers Compensation (Public Hospital Rates) Order 2007

under the

Workers Compensation Act 1987

I, JON BLACKWELL, Chief Executive Officer of the WorkCover Authority of New South Wales, pursuant to section 62 (1) of the *Workers Compensation Act 1987*, and with the concurrence of the Minister for Health under section 62(8), make the following Order.

Dated this 19th day of June 2007.

JON BLACKWELL  
Chief Executive Officer  
WorkCover Authority

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### 1. Name of Order

This Order is the *Workers Compensation (Public Hospital Rates) Order 2007*.

### 2. Commencement

This Order commences on the date of its publication in the Gazette.

### 3. Application of Order

- (1) This Order applies to the hospital treatment of a worker at a public hospital, being treatment of a type referred to in clauses 5 to 9 and provided on or after the date of commencement of this Order, whether the treatment relates to an injury that is received before, on or after that date.
- (2) Any previous Order of WorkCover in force under section 62 of the Act continues to apply except to the extent that it is inconsistent with this Order.
- (3) Any order of the Director-General of the Department of Health made pursuant to clause 18 of the *Workers Compensation (General) Regulation 1995* has effect as if it were an order relating to the classification of hospitals made for the purposes of clause 5 of this Order, subject to any amendment of it made by any subsequent order of the Director-General of the Department of Health.
- (4) Any order of the Director-General of the Department of Health relating to the classification of hospitals made for the purposes of clause 5 of this Order or any previous Order under section 62 of the Act has effect, subject to any amendment of it made by any subsequent order of the Director-General of the Department of Health.

- (5) Any order relating to the classification of hospitals made for the purposes of clause 5 of this Order may provide that a hospital is not a public hospital of a particular type in respect of treatment provided to a specified class of patient.

#### 4. Definitions

- (1) In this Order:

**classification** refers to a classification of hospital, category of patient or otherwise (or any combination of them), appearing in Column 1 of the Tables to clauses 5 to 8 of this Order.

**the Act** means the *Workers Compensation Act 1987*.

**WorkCover** means the WorkCover Authority of New South Wales.

- (2) A reference to treatment or services in this Order is (consistent with the definition of “hospital treatment” in section 59 of the Act) a reference to treatment or services provided at a public hospital or at any rehabilitation centre conducted by such a hospital.

#### 5. Fees for hospital patient services generally

- (1) The amount for which an employer is liable under the Act for hospital treatment of a worker, being treatment provided to a worker within a classification specified in Column 1 of the Table to this clause is:
- (a) in the case of inpatient services, for each day (or part of a day) that the worker is a patient of the hospital, or
  - (b) in the case of outpatient services, for each occasion of service, the corresponding amount specified in Column 2 of that Table.
- (2) This clause does not apply to hospital treatment of a type referred to in clauses 6 to 8 of this Order.
- (3) In this clause and the Table to this clause:

**critical care**, in relation to a patient, has the same meaning as it has in the “NSW Department of Health – DOHRS” issued by the Department of Health in June 2000 or in any subsequent revision of that document issued by that Department.

**metropolitan (non-referral) hospital** means a public hospital classified as a metropolitan (non-referral) hospital in an order published in the Gazette by the Director-General of the Department of Health.

**metropolitan (referral) hospital** means a public hospital classified as a metropolitan (referral) hospital in an order published in the Gazette by the Director-General of the Department of Health.

**non-metropolitan hospital** means a public hospital classified as a non-metropolitan hospital in an order published in the Gazette by the Director-General of the Department of Health.

**other public hospital** means a public hospital other than a metropolitan (non-referral) hospital, a metropolitan (referral) hospital, a non-metropolitan hospital or a psychiatric hospital.

**outpatient** means a patient who does not undergo a formal admission process.

**psychiatric hospital** means a public hospital classified as a psychiatric hospital in an order published in the Gazette by the Director-General of the Department of Health.

**public hospital** means a public hospital within the meaning of section 59 of the Act.

**Table Fees for hospital patient services generally**

<b>Column 1 Hospital classification</b>	<b>Column 2 Amount (\$)</b>
(1) Metropolitan (referral) hospital:	
(a) Critical care	2,135 per day
(b) Other	860 per day
(c) Outpatient occasion of service (excluding physiotherapy)	100
(2) Metropolitan (non-referral) hospital:	
(a) Critical care	1,245per day
(b) Other	645 per day
(c) Outpatient occasion of service (excluding physiotherapy)	75
(3) Non-metropolitan hospital:	
(a) Critical care	985 per day
(b) Other	595 per day
(c) Outpatient occasion of service (excluding physiotherapy)	65
(4) Psychiatric hospital:	
(a) Inpatient	360 per day
(b) Outpatient occasion of service (excluding physiotherapy)	65
(5) Other public hospital:	
(a) Inpatient	200 per day
(b) Outpatient occasion of service (excluding physiotherapy)	65



## 6. Fees for brain injury rehabilitation services

- (1) The amount for which an employer is liable under the Act for hospital treatment of a worker, being brain injury rehabilitation services within a classification specified in Column 1 of the Table to this clause, is the corresponding amount specified in Column 2 of that Table.
- (2) This clause does not apply to hospital treatment of a type referred to in clause 5, 7 or 8 of this Order.
- (3) In this clause and the Table to this clause:

**Category A patient** means a patient being assessed for or receiving active rehabilitation.

**Category B patient** means a patient receiving personal and nursing support who is resident in a brain injury program unit.

**Category X patient** means a patient needing an extremely high level of support.

**metropolitan (non-referral) hospital** means a public hospital classified as a metropolitan (non-referral) hospital in an order published in the Gazette by the Director-General of the Department of Health.

**outpatient** means a patient who does not undergo a formal admission process.

**Table Fees for brain injury rehabilitation services**

Column 1 Item/Hospital classification	Column 2 Amount (\$)
(1) Admitted patient services:	
(a) Category A patient	905 per day
(b) Category B patient	580 per day
(c) Category X patient	1,285 per day
(2) Metropolitan (non-referral) hospital:	
(a) Category A patient	645 per day
(b) Category B patient	320 per day
(3) Non-admitted patient services	60 per half hour
(4) Outpatient medical clinic appointments	
(a) Medical consultation – initial assessment	215
(b) Medical consultation – follow-up assessment	105
(5) Group activities	
(a) directly supervised by qualified allied health clinician	40 per half hour
(b) not directly supervised by qualified allied health	30 per half hour

Column 1 Item/Hospital classification	Column 2 Amount (\$)
clinician	

**7. Fees for spinal injury rehabilitation services**

- (1) Spinal injury rehabilitation rates apply to services provided at Royal Rehabilitation Centre Sydney.
- (2) The rate for inpatient spinal injury rehabilitation services is that which applies for hospital patients in the metropolitan non-referral classification, that is \$645 per day.
- (3) The rate for outpatient/outreach spinal injury rehabilitation services is that which applies for Brain Injury Program non-inpatient services/outreach rate, that is, \$60 per half hour or part thereof.

**8. Fee amount payable for physiotherapy outpatient services**

- (1) The amount for which an employer is liable under the Act for hospital treatment of a worker, being physiotherapy services provided to the worker as an outpatient is according to the relevant *Workers Compensation (Physiotherapy Fees) Order (Schedule B) in effect at the time*.

**9. Charges for health records and medical reports**

- (1) In this clause a **health record** means a documented account, whether in hard or electronic form, of a worker's health, illness and treatment during each visit or stay at a health service.
- (2) In relation to categories A, B and C below the amount for which an employer is liable under the Act for charges within a Description specified in a Table to this clause is the corresponding amount specified in Column A of that Table.
- (3) In relation to Category D below the amount for which an employer is liable under the Act for charges for health records required to be produced by subpoena within a Description specified in the Table to Category D, is the corresponding amount specified in Column A of that Table.

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**A – Charges for medical/clinical reports**

**Table                      Charges for medical reports**

Description	Column A
(1) Preparation of a medical report by a medical practitioner appointed to or employed by the health institution/hospital <b>requiring no further examination of the patient.</b> This applies to the treating medical practitioner or a medical practitioner who has not previously treated the patient.	\$245
(2) A report made by a <b>treating</b> medical practitioner appointed to or employed by the health institution/hospital <b>where a re-examination of the patient is required.</b> The fee includes the cost of examination.	\$350
(3) A report made by a medical practitioner appointed to or employed by the health institution/hospital <b>who has not previously treated the patient where an examination is required.</b> The fee includes the cost of examination.	\$630
(4) Preparation of a report by an <b>allied health professional, other than a medical practitioner,</b> appointed to or employed by the health institution/hospital.	\$245

## B - Other Charges

### 1(a) Charges for clinical notes requested by an injured worker or a person acting on behalf of the injured worker.

An injured worker may apply for access to their own personal health information held by a public health organization, by contacting the medical records department for that organization. In addition, Freedom of Information Act 1988 and the health records and Information privacy Act 2002 provide statutory right for individuals to apply for access to information held about them.

These laws allow form other persons to apply for access to an injured worker's personal health information on behalf of the injured worker and with their consent, such as a solicitor, interpreter or employer. Alternatively where the injured worker lacks capacity to consent or is deceased a person who is the authorized representative of the injured worker can apply for access to the injured worker's health information.

Copies of clinical notes supplied in response to a request may typically include, as a minimum: patient registration/front sheet, consent to treatment, discharge summary, referral/transfer letters, ambulance report, continuation notes, operation reports

(including anaesthetists and nursing reports), radiology and pathology reports, and nursing care plan. Where additional information is held by a hospital but not routinely released, the person making the request should be made aware that such additional information exists but has not been supplied. A further request for such additional information should be considered as forming part of the original request and no additional charge (other than photocopying, where appropriate) should be raised.

### 1 (b) Charges for information requested by an insurer

Health facilities should not provide clinical notes or photocopies of notes to the insurer, but may supply a "Medical Report" or "Summary of Injuries" (Category A or C) if provided with a Statutory Declaration signed by the claimant on the insurer's claim form in respect of Compulsory Third Party (CTP) insurance or a declaration signed by the claimant on the insurer's claim form in respect of Workers Compensation Insurance. Such reports should only provide information **relevant to the claim**. This will necessitate the insurer detailing the nature of the claim. Health facilities will be required to exercise their judgement in determining what is relevant information. A photocopy of the CTP Statutory Declaration is acceptable irrespective of the date of signing.

If clinical notes, or part of the clinical notes, are requested by an insurer, the insurer should be requested to provide written consent from the patient stating that the patient:

- agrees to allow the insurer to have a copy of all or part of the clinical notes and
- the patient is aware that clinical notes, or part of the clinical notes, will inevitably include confidential medical information which is irrelevant to the claim.

In the absence of clearly documented written consent, as detailed above, hospitals are not required to provide clinical notes to insurers.

### Charges in respect of paragraphs 1(a) and 1(b) above

The charge applicable in respect of paragraphs 1 (a) and 1(b) (except requests under FOI), which includes search fee, photocopying charges, labour costs, administrative charges and postage, is as follows:

Description	Column A
Provision of a copy of the medical record, or part thereof, eg continuation notes, pathology reports, charts. <b>Maximum eighty pages</b>	\$30
Pages in excess of eighty (per page)	\$0.30

**2 Search fees** - other than requests made by a party concerned with a patient's continued treatment or future management.

The search fee should be charged:

- for searching for the medical record, irrespective of whether the medical record is found. If however, the Patient Master Index (PMI) or other indexes showed that the patient was treated in that health institution but the record cannot be found because it has been destroyed, misplaced or lost, the fees should be refunded in full;
- where the applicant subsequently advises that a report/record is no longer required, or where a thorough search has ascertained that the patient has never attended that health institution for that particular episode of illness;
- for information on date or time of birth, including requests from the registry of Births deaths and marriages in relation to enquiries on hospitals to verify birth details;
- for Motor Accident and WorkCover medical certificates completed at other than time of consultation;
- **NOTE** - The search fee is a component of the fees charged for the preparation of reports, summaries or the production of health records required by subpoena, ie additional fees should **not** be charged on top of those for the preparation of reports, summaries and the production of health records required by subpoena.

The fee covers processing time which includes time for locating the information, decision-making and consultation where necessary.

**Table Charges for search fees**

Description	Column A
Search fees - other than requests made by a party concerned with a patient's continued treatment or future management.	\$30

### C – Summary of injuries

A "Summary of Injuries" is generally requested by Compulsory Third Party Insurers for patients whose fees are covered by the Bulk Billing Agreement.

The "Summary of Injuries" should include:

- Identifying information (name, date of birth, medical record number)
- Date of first attendance,
- Whether patient was admitted. If so, specify dates,
- Positive findings on examination,
- Level of consciousness, if documented,
- Diagnosis, if known.

A standard form letter may be appropriate.

If a discharge summary, or appropriate correspondence that provides this minimum information, is available at the time of the request, a copy of this may be sufficient. Should further information be required, the appropriate report charge as specified in Sections A or B should be raised. There is no requirement to provide the full clinical notes to third party insurers.

The purpose of the "Summary of Injuries" in relation to the bulk-billing agreement is to establish that the admission occurred as a result of a motor vehicle accident.

If the information contained in the "Summary of Injuries" is insufficient or unavailable and a medical practitioner (or other treating health professional, where appropriate) is required to prepare a report, charges for a medical report (or report by a treating health professional) should be raised.

Health Information Managers should consult with the requesting solicitor/insurer/ other party to determine which is required before a fee is raised or report is prepared.

<b>Description</b>	<b>Column A</b>
Preparation and/or provision of "Summary of injuries"	\$30

### Goods and Services Tax (GST) in relation to Sections A, B & C (above)

Charges relating to categories A, B and C (above) are taxable supplies (ie subject to GST) unless deemed GST – free under the provisions of the Goods and Services Tax Act. The criteria to be followed by the Area Health Services/Hospitals assess the GST status by applying certain tests. Where the service is determined as being ‘GST-free’ the rates as advised by this Order apply. Where the GST free tests are not satisfied the service is therefore a taxable supply (subject to GST) and the rates as advised in thi Order are to be grossed-up by 10%.

### D - Health records required to be produced by subpoena

This refers to the retrieval of all the information required by the schedule noted on the subpoena and forwarding it to Court.

- Multiple requests on a subpoena should be charged on a fee-per-patient basis.
- In a situation where no record is found, it is appropriate to raise a Search Fee for each record, particularly in situations where incorrect details are given or "blanket" subpoenas are issued and considerable time is spent in locating the record. However, if the PMI or other indexes shows that the patient was treated in that health institution but the record cannot be found because it has been destroyed, misplaced or lost, the search fee should not be charged.
- Charges under this category are not subject to GST as they are ‘**out of scope**’ under a Division 81 Determination.
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**Table Charges for health records required to be produced by subpoena**

Description	Column A
(1) Where at least 5 working days notice is given for the production of the record to Court  * plus a photocopying charge of \$0.30 per page	\$55
(2) Where less than 5 working days notice is given  * plus a photocopying charge of \$0.30 per page	\$85*

**E - Administrative procedures**

1. Policies and procedures regarding access to health records and disclosure of personal information should be made in accordance with the NSW Health Privacy Manual Version 2.
2. Applicants should be asked to put all requests in writing and to provide as much information as possible. A patient's solicitor should include consent by the patient for access to personal records as detailed in the Information Privacy Code of Practice.
3. Where the original of a health institution's health record leaves the institution (eg health records being tendered to a Court under subpoena), a copy of those records should generally be made beforehand and kept in the institution.

Charges for photocopying should be charged at the appropriate per page rate. This charge does not apply to Coroner's or Complaints Unit cases.

4. Charges should be collected in advance, where appropriate. For government departments, reimbursement may be sought subsequently from the relevant department or authority. Even where health records are required to be produced by subpoena, payment should still be sought in advance. It is emphasised that a hospital or organisation is expected to comply in due time with the requirements of a subpoena. Non-compliance may result in contempt of Court, which is punishable by fine or in certain cases imprisonment.
5. It may be decided that an examination of the patient (by either the treating medical practitioner or a medical practitioner who has not previously treated the patient) is required. Under such circumstances, the applicant should be asked to pay the balance of the money for the higher fee before proceeding with the request.
6. Fees collected are to be recorded as revenue in the General Fund.
7. Where there are disputes regarding fees or the amount of information, attempts should be made to resolve the matter between the parties involved. This would normally involve the Chief Health Information Manager and/or the General/Medical administration of the health facility.

**F - Circumstances under which a charge should not be raised**

1. When the request has been made by a party concerned only with the patient's continued treatment and/or future management, no charge should be raised (eg where a medical practitioner requests information from a health institution to assist him/her with that patient's treatment);



2. The GIO or EML as Managers, Treasury Managed Fund or solicitors acting for these parties in such matters, in respect of claims for workers compensation for employees of Public Hospitals, Public Psychiatric Hospitals (former 5th Schedule hospitals), the NSW Ambulance Service and the NSW Department of Health. Health facilities should ensure that solicitors acting for the GIO or EML specify in writing that this is the case;
3. Medical Services Committees of Inquiry established by the Commonwealth Government for purposes of detecting fraud and controlling over servicing;
4. The Department of Community Services or the Police in respect of children suspected of being abused, or of a parent of a child so suspected;
5. The completion of medical certificates at the time of consultation - no charge should be made as the forms for motor accident and WorkCover certificates are in the nature of a certificate and not a report. If not completed at the time of consultation, a search fee may be raised.

#### **G - Circumstances under which charges should be raised**

In all cases where the conditions in Section F have not been met including:

1. When medical reports/records are requested by individuals, solicitors, insurance companies, and government departments (with the exception of those indicated in Section F) for purposes other than the patient's continued treatment or future management.
2. The Department of Veterans' Affairs and the Department of Social Security for the purpose of pension/benefits assessment;
3. Interstate Health Authorities in respect of the eligibility of candidates for appointment to the relevant Public Service.
4. NSW Compulsory Third Party Insurers, in respect of a "Summary of Injuries". (Refer to Section C).
5. Release of information under the NSW Adoption Information Act, 1990. Charges should be raised in accordance with Guideline GL2005\_055 or any circular subsequently amending its provisions.

## **Workplace Injury Management and Worker's Compensation (Independent Consultants) Fees Order 2007**

### Contents

#### Part 1 Preliminary

- 1 Name of order
- 2 Commencement
- 3 Definitions
- 4 Application of order

#### Part 2 Fees for independent consultant assessments

- 5 Fees for Independent Consultants
- 6 GST

#### Schedule 1 – Rates for Independent Consultants

**Workplace Injury Management and Worker's Compensation  
(Independent Consultants) Fees Order 2007**

under the

**Workplace Injury Management and Workers Compensation Act 1998**

I, JON BLACKWELL, Chief Executive Officer of the WorkCover Authority of New South Wales, pursuant to section 339 of the *Workplace Injury Management and Workers Compensation Act 1998*, make the following Order.

Dated this 19th day of June 2007.

JON BLACKWELL  
Chief Executive Officer  
WorkCover Authority

**Part 1 Preliminary**

**1 Name of Order**

This order is the *Workplace Injury Management and Worker's Compensation (Independent Consultants) Fees Order 2007*.

**2 Commencement**

This Order commences on 1 July 2007.

**3 Definitions**

In this Order:

**The Act** means the *Workplace Injury Management and Workers Compensation Act 1998*; and

**GST** means the goods and services tax payable under the GST Law; and

**Independent Consultant** means an allied health practitioner appointed by WorkCover for the purposes of providing Independent Consultations; and

**Independent Consultation** means a review of the treatment provided by an allied health practitioner in consultation with the treating allied health practitioner for the purposes of determining whether treatment is reasonably necessary and may include review of relevant documentation, discussion with the allied health practitioner, interview and examination of the injured worker and provision of a report.

**4 Application of order**

This order only applies to Independent Physiotherapy, Chiropractic and Osteopathy Consultants appointed by WorkCover NSW.

**Part 2 Fees for Independent Consultants****5 Fees for Independent Consultants**

- (a) This clause applies to maximum fees which may be charged and recovered by Independent Consultants.
- (b) For the purposes of section 339 of the Act, the maximum fee for provision of services in respect of the provision of any report for use in connection with a claim for compensation or an appearance as a witness in proceedings before the Commission or a court in connection with a claim for compensation is as set out in Schedule 1.

**6 GST**

The maximum fees provided for in clause 5 are exclusive of GST.

**Schedule 1****Fees for Independent Consultants**

Service description	Fee
Independent Consultation (may include assessment, interview, examination, discussion and report)	\$162.20 per hour
Cancellation with notice of 2 business days or more	\$81.10
Non-attendance or cancellation with less than 2 business days notice	\$162.20

**WORKERS COMPENSATION (EXERCISE PHYSIOLOGY FEES) ORDER 2007**

under the

***Workers Compensation Act 1987***

I, JON BLACKWELL, Chief Executive Officer of the WorkCover Authority of New South Wales, pursuant to section 61 of the *Workers Compensation Act 1987*, make the following Order.

Dated this 19th day of June 2007.

JON BLACKWELL  
Chief Executive Officer  
WorkCover Authority

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**EXERCISE PHYSIOLOGY FEES ORDER****EXPLANATORY NOTE**

Treatment by a "remedial gymnast" is one of the categories of medical and related treatment covered under the *Workers Compensation Act 1987*. For the purposes of this Order, the term remedial gymnast is interchangeable with exercise physiologist. This Order sets the maximum fees for which an employer is liable under the Act for treatment by an exercise physiologist of an injured worker's work related injury.

This Order makes provision for Exercise Physiology Management Plans and the approval by workers compensation insurers of certain exercise physiology services.

**1. Name of Order**

This order is the *Workers Compensation (Exercise Physiology Fees) Order 2007*

**2. Commencement**

This Order commences on 01/07/2007

**3. Application of Order**

This Order applies to treatment provided on or after 01/07/07, whether it relates to an injury received before, on or after that date.

**4. Maximum fees for exercise physiology treatment**

- (1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by a exercise physiologist, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 2 of that Schedule.

- (2) If it is reasonably necessary for an exercise physiologist to provide treatment of a type specified in any of items 7 to 11 in Schedule A at a place other than the usual practice, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item 14 in Column 2 of Schedule A.

#### 5. Goods and Services Tax

- (1) The maximum fee amount for which an employer is liable under the Act in respect of the treatment types specified in:

- (a) items 12, 13 and 14 of Schedule A to this Order, and

may be increased by the amount of any GST payable in respect of the service, and the cost as so increased is taken to be the amount fixed by this Order.

- (2) This clause does not permit an exercise physiologist to charge or recover, in respect of GST payable in respect of a service, an amount that is greater than:

- (a) 10% of the maximum amount that would otherwise be payable under this Order to the exercise physiologist in respect of the medical or related treatment, or

- (b) the amount permitted under the New Tax System Price Exploitation Law,

whichever is the lesser.

#### 7. Definitions

In this order:

**Case Conference** means a face-to-face meeting or teleconference with the rehabilitation provider, employer, and/or worker to discuss a worker's return to work plan and / or strategies to improve a worker's ability to return to work. File notes of case conferences are to be documented in the exercise physiologist's records indicating discussion and outcomes. This information may be required for invoicing purposes. Discussions between treating doctors and practitioner about treatment are considered a normal interaction between referring doctor and practitioner and are not to be charged as a case conference item.

**Group/class intervention** occurs where an exercise physiologist delivers the same service that is, the same exercise and instruction, to more than one person at the same time. Maximum class size is six (6) participants. An Exercise Physiology Management Plan is required for each worker.

**GST** has the same meaning as in the New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.

**Initial consultation and treatment**

means the first session provided by the exercise physiologist in respect of an injury which is of one hour duration, provided on a 1:1 basis and includes: -

- history taking
- physical assessment
- goal setting and planning treatment
- treatment/service
- clinical recording
- communication with referrer
- preparation of a management plan when indicated.

**New Tax System Price Exploitation Law**

Means

- a. the New Tax System price Exploitation Code as applied as a law of New South Wales by the *Price Exploitation Code (New South Wales) Act 1999*, and
- b. Part VB of the *Trade Practices Act 1974* of the Commonwealth

**Normal practice**

means premises in or from which an exercise physiologist regularly operates an exercise physiology practice and treats patients. It also includes facilities where service may be delivered on a regular or contract basis such as a hydrotherapy pool, gymnasium, private hospital or workplace.

**Exercise physiologist**

means a WorkCover approved exercise physiologist.

**Exercise physiology Management Plan**

means the document used by the exercise physiologist to indicate treatment timeframe and anticipated outcomes for an injured worker to the relevant workers compensation insurer.

An Exercise Physiology Management Plan provides the mechanism to request approval from the relevant workers compensation insurer for up to eight (8) consultations. If treatment is ongoing a further Exercise Physiology Management Plan must be submitted and approved before treatment can be delivered and in each such case approval can only be given for up to eight (8) consultations.

**Exercise physiology services** refers to all services delivered by a WorkCover approved exercise physiologist and each service is to be billed according to the Fee Schedule. Exercise physiology services are limited to exercise prescription, instruction and supervision.

**Reduced supervision treatment** occurs where an exercise physiologist delivers a service, which may or may not be the exact same exercise and instruction, to more than one person at the same time. Maximum number of persons per session is 3, with the exercise physiologist-to-patient ratio being one-to-one for at least 30% of the session time.

**Report Writing**

occurs when an exercise physiologist is requested to compile a written report providing details of the worker's treatment, progress and work capacity. The insurer must provide **pre-approval** for such a service.



**Standard consultation and treatment**

means one-to-one treatment sessions for one hour provided subsequent to the initial session and includes:-

- re-assessment
- treatment
- recording of notes
- preparation of a Exercise Physiology Management Plan when indicated.

**The Act**

means the *Workers Compensation Act 1987*.

**Travel**

occurs when the most appropriate management of the patient requires the exercise physiologist to travel away from their normal practice. Travel costs do not apply where the exercise physiologist provides contracted service to facilities such as a private hospital, hydrotherapy pool, workplace or gymnasium. The insurer must provide **pre-approval** for such a service.

**WorkCover**

means the WorkCover Authority of New South Wales.

**WorkCover approved**

means an exercise physiologist who has, either before or after the commencement of this Order, by a date notified by WorkCover, been approved by WorkCover to provide exercise physiology services for the purpose of this Order.

**Schedule A** **Maximum fees for exercise physiologists generally**

Column 1		Column 2
Item	Type of Treatment	Maximum Amount (\$)
<b><i>Normal Practice</i></b>		
1.	Initial consultation and treatment	110
2.	Standard consultation and treatment	110
3.	Reduced supervision treatment	48
4.	Group/class intervention	35/participant
<b><i>Other</i></b>		
12.	Case conference	110/hour
13.	Report writing	110 (maximum)
14.	Travel	\$1.25 per kilometre

# 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

### BATHURST REGIONAL COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

THE BATHURST REGIONAL COUNCIL hereby gives notice that pursuant to section 10 of the Roads Act 1993, the land described in the Schedule below is dedicated to the public as road. D SHERLEY, General Manager, Bathurst Regional Council, PMB 17, Bathurst, NSW 2795.

#### Schedule

Lots 85 and 86 DP 1002988 to be known as Willow Tree Lane. [3327]

### BATHURST REGIONAL COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

THE BATHURST REGIONAL COUNCIL hereby gives notice that pursuant to section 10 of the Roads Act 1993, the land described in the Schedule below is dedicated to the public as road. D SHERLEY, General Manager, Bathurst Regional Council, PMB 17, Bathurst, NSW 2795.

#### Schedule

Lot 15 DP708220 to be known as Simpsons Lane. [3328]

### BATHURST REGIONAL COUNCIL

Roads Act 1993

Naming of Roads

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

<i>Location</i>	<i>New Street Name</i>
Subdivision of Lot 101, DP 258041; Lot 3, DP 601407, off Napoleon Street, Raglan.	Wellesley Court.

(Authorised by resolution of the Council on 18 April 2007).

New access road to Rockley Cemetery, off Triangle Flat Road, Rockley.	Rockley Cemetery Road.
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(Authorised by resolution of the Council on 18 April 2007).

Subdivision of Lot 130, DP 1084396, Robindale Court.  
off Boundary Road, Robin Hill.

(Authorised by resolution of the Council on 18 April 2007).

That section of road currently known as Devonglen Drive, between Westbourne Drive and the current northern end of Darwin Drive.

(Authorised by resolution of the Council on 21 March 2007).

Subdivision of Lot 1, DP 1042124 McIntosh Road.  
and Lot 89, DP 750381, off  
Freemantle Road, Freemantle.

(Authorised by resolution of the former Evans Shire Council on 19 December 2003).

D. SHERLEY, General Manager, Bathurst Regional Council, PMB 17, Bathurst NSW 2795. [3329]

### GWYDIR SHIRE COUNCIL

Pesticide Use Notification Plan

PESTICIDES REGULATION 1995 states that NSW public authorities who use pesticides in outdoor public places must prepare a notification plan in relation to such pesticide use and give notice to the public according to the plan.

Copies of Gwydir Shire Council's Pesticide Use Notification Plan are now available from council, or from its website <http://www.gwydir.local-e.nsw.gov.au/>. MAX EASTCOTT, General Manager, Gwydir Shire Council, LB5, Bingara 2404. [3330]

### JERILDERIE SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

JERILDERIE SHIRE COUNCIL declares, with the approval of Her Excellency the Governor, that the lands described in the schedule below are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of bringing an electricity supply infrastructure facility into the Council's ownership.

Dated this 27th day of June 2007.

CRAIG MOFFITT,  
General Manager

#### Schedule

Lot7 DP 1101112. [3331]

### MAITLAND CITY COUNCIL

Naming of Public Roads

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

<i>Deposited Plan/Location</i>	<i>Road Name</i>
DP 8672, Gillieston Heights.	Saddlers Drive.

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

[3332]

**WINGECARRIBEE SHIRE COUNCIL**

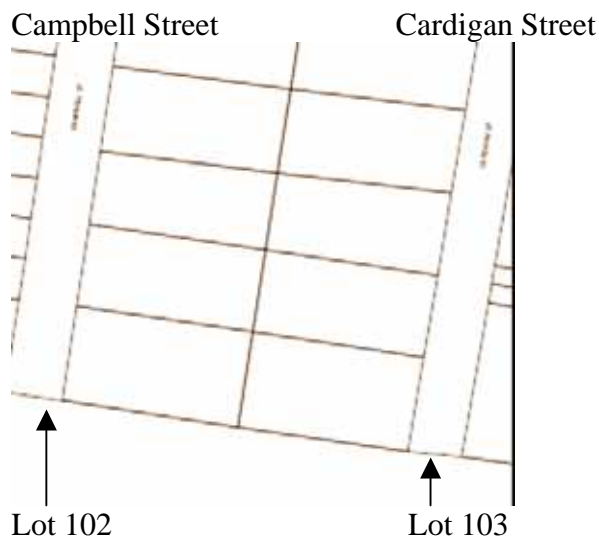
Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that Wingecarribee Shire Council in pursuance of section 16 of the Roads Act 1993, dedicates the land described in the Schedule as public road. M. HYDE, General Manager, Wingecarribee Shire Council, PO Box 141, Moss Vale NSW 2577. (Council Reference: RD12050 RD1206, 5817/9).

**SCHEDULE**

Lots 102 and 103 in Deposited Plan 841. Located at the end of Campbell and Cardigan Streets, Balaclava, shown in the diagram below, each lot comprising an area of one (1) square metre on the perimeter of Deposited Plan 841.



[3333]

**YASS VALLEY COUNCIL**

Erratum

THE notice appearing below replaces the notice titled Yass Valley Council in *New South Wales Government Gazette* No. 81, dated 22 June 2007, Folio 3901.

**YASS VALLEY COUNCIL**

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

YASS VALLEY COUNCIL declares, with the approval of Her Excellency the Governor, that the land described in Schedule 1 below, excluding mines and deposits of minerals in that land, and the interest described in Schedule 2 below, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for an emergency water bore. Dated at Yass, this 19th day of June 2007. KERRY McMURRAY, General Manager, Yass Valley Council, PO Box 6, Yass NSW 2582.

Schedule 1

Lot 101, Deposited Plan 1105840.

Schedule 2

(Q) Proposed easement for water supply 5 wide (DP 1105840). [3334]

**ESTATE NOTICES**

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of THELMA JOYCE LEE, late of Condell Park, in the State of New South Wales, widow, who died on 4 November 2006, must send particulars of his claim to the executor, Rodney Stanley John Lee, Michael Patrick Lee and Kenneth Peter Lee, c.o. Olliffe & Co, Solicitors, 7/1-5 Jacobs Street, Bankstown 2200, within one 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 19 June 2007. Olliffe & Co., Solicitors, PO Box 145, Bankstown NSW 2200, tel.: (02) 9790 3903. [3335]

