

Government Gazette

OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Proclamation



New South Wales

Commencement Proclamation

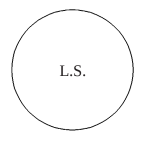
under the

Stock Diseases Amendment (Artificial Breeding) Act 2004 No 35

KEITH MASON, Administrator

I, The Hon. Justice Keith Mason AC, Administrator of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Stock Diseases Amendment (Artificial Breeding) Act 2004*, do, by this my Proclamation, appoint 11 June 2007 as the day on which that Act (except Schedule 2) commences. Signed and sealed at Sydney, this 6th day of June 2007.

By The Administrator's Command,



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

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence the whole of the *Stock Diseases Amendment* (Artificial Breeding) Act 2004 except Schedule 2 (which omits an already commenced amending Schedule to the Law Enforcement (Powers and Responsibilities) Act 2002 and amends a provision in the now repealed Search Warrants Act 1985).

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Commencement Proclamation

under the

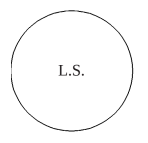
Statute Law (Miscellaneous Provisions) Act 2005 No 64

KEITH MASON, Administrator

I, The Hon. Justice Keith Mason AC, Administrator of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 (2) of the *Statute Law (Miscellaneous Provisions) Act 2005*, do, by this my Proclamation, appoint 11 June 2007 as the day on which Schedule 1.37 [2] and [4] to that Act commence.

Signed and sealed at Sydney, this 6th day of June 2007.

By The Administrator's Command,



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

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence amendments to the *Stock Diseases Act 1923* made by Schedule 1.37 [2] and [4] to the *Statute Law (Miscellaneous Provisions) Act 2005*. These items replace references to the Senior Field Veterinary Officer with references to other persons following the removal of the position of Senior Field Veterinary Officer from the staff positions of the Department of Primary Industries. (The commencement of these items follows the commencement of the *Stock Diseases Amendment (Artificial Breeding) Act 2004* which inserts into the *Stock Diseases Act 1923* matter to which the amendments made by these items relate.)

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Regulations



Liquor Amendment (Sunday Trading) Regulation (No 2) 2007

under the

Liquor Act 1982

The Administrator, with the advice of the Executive Council, has made the following Regulation under the *Liquor Act 1982*.

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

Explanatory note

The object of this Regulation is to prescribe Sunday 10 June 2007 (the eve of the Queen's birthday public holiday) as a date on which hotels can stay open until midnight.

This Regulation is made under the *Liquor Act 1982*, including section 24B (Hotel trading on Sundays when special events are being held).

Page 1

Clause 1

Liquor Amendment (Sunday Trading) Regulation (No 2) 2007

Liquor Amendment (Sunday Trading) Regulation (No 2) 2007

under the

Liquor Act 1982

1 Name of Regulation

This Regulation is the *Liquor Amendment (Sunday Trading) Regulation (No 2) 2007.*

2 Amendment of Liquor Regulation 1996

The *Liquor Regulation 1996* is amended by inserting the following at the end of clause 83A (Dates prescribed for special events Sunday hotel trading):

10 June 2007



under the

Road Transport (Driver Licensing) Act 1998

The Administrator, 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 amend the *Road Transport (Driver Licensing) Regulation* 1999:

- (a) to ensure that the "L" and "P" plates are displayed on vehicles in a manner that is clearly visible and does not obscure the letters on the plates, and
- (b) to make it a condition of a provisional P1 licence held by a person under 25 years of age that the holder does not drive a vehicle between 11 pm and 5 am with more than one passenger (other than the driver) who is under 21 years of age, and
- (c) to provide for exemptions from that condition, and
- (d) to increase the number of demerit points for the holder of a provisional P1 licence who drives a vehicle not more than 30 kilometres per hour in excess of the applicable limits so as to enable the Roads and Traffic Authority to suspend or cancel the licence, and
- (e) to make consequential amendments to the demerit points schedule in that Regulation, and
- (f) to include a breach of clause 47F of the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999* in the demerit points schedule (learner or P1 driver using mobile phone while driving).

This Regulation is made under the *Road Transport (Driver Licensing) Act 1998*, including sections 15, 19 (the general regulation-making power) and 20.

s2007-126-06.d02 Page 1

Clause 1

Road Transport (Driver Licensing) Amendment (Novice Drivers) Regulation 2007

under the

Road Transport (Driver Licensing) Act 1998

1 Name of Regulation

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

2 Commencement

- (1) This Regulation commences on 1 July 2007, except as provided by subclause (2).
- (2) Schedule 1 [6] and [7] commence on the date on which this Regulation is published in the Gazette.

3 Amendment of Road Transport (Driver Licensing) Regulation 1999

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

Amendments Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 12 Learner driver requirements

Omit clause 12 (1) (b). Insert instead:

- (b) a sign, issued or authorised by the Authority and displaying the letter "L" in black on a yellow background, is displayed:
 - (i) on the exterior of the vehicle in a conspicuous position at the front and the rear of the vehicle, or a conspicuous position on the roof of the vehicle, and
 - (ii) in such a manner as to be clearly visible and not to in any way obscure the letter "L" on the sign when viewed from ahead of or behind the vehicle.

[2] Clause 12 (2) (b)

Omit the paragraph. Insert instead:

- (b) unless a sign, issued or authorised by the Authority and displaying the letter "L" in black on a yellow background, is displayed:
 - (i) in a conspicuous position at the rear of the motor bike or motor trike, and
 - (ii) in such a manner as to be clearly visible and not to in any way obscure the letter "L" on the sign when viewed from behind the motor bike or motor trike.

[3] Clause 15 First-stage provisional licences (provisional P1)

Omit clause 15 (4) (a). Insert instead:

- (a) in the case of a provisional P1 licence of class C, the holder must not drive any motor vehicle unless a sign, issued or authorised by the Authority and displaying the letter "P" in red on a white background, is displayed:
 - (i) in a case where the vehicle is not towing a trailer, on the exterior of the vehicle in a conspicuous position at the front and the rear of the vehicle, or a conspicuous position on the roof of the vehicle, and
 - (ii) in a case where the vehicle is towing a trailer, on the exterior of the vehicle and trailer in a conspicuous position at the front of the vehicle and the rear of the trailer, or a conspicuous position on the roof of the vehicle, and

Schedule 1 Amendments

(iii) in such a manner as to be clearly visible and not to in any way obscure the letter "P" on the sign when viewed from ahead of or behind the vehicle,

[4] Clause 15 (4) (b)

Omit the paragraph. Insert instead:

- (b) in the case of a provisional P1 licence of class R, the holder must not drive any motor bike or motor trike unless a sign, issued or authorised by the Authority and displaying the letter "P" in red on a white background, is displayed:
 - (i) in a conspicuous position at the rear of the motor bike or motor trike, and
 - (ii) in such a manner as to be clearly visible and not to in any way obscure the letter "P" on the sign when viewed from behind the motor bike or motor trike,

[5] Clause 15A Second-stage provisional licences (provisional P2)

Omit clause 15A (4). Insert instead:

- (4) In addition to any other conditions that may be attached to the licence, a provisional P2 licence is subject to the condition that the holder must not drive any motor vehicle unless a sign, issued or authorised by the Authority and displaying the letter "P" in green on a white background, is displayed:
 - (a) in a case where the vehicle is not towing a trailer, on the exterior of the vehicle in a conspicuous position at the front and the rear of the vehicle, or a conspicuous position on the roof of the vehicle, and
 - (b) in a case where the vehicle is towing a trailer, on the exterior of the vehicle and trailer in a conspicuous position at the front of the vehicle and the rear of the trailer, or a conspicuous position on the roof of the vehicle, and
 - (c) in such a manner as to be clearly visible and not to in any way obscure the letter "P" on the sign when viewed from ahead of or behind the vehicle.

[6] Clause 15CA

Insert after clause 15C:

15CA Provisional P1 licences—restrictions on passengers under 21

(1) In addition to any other conditions that may be attached to the licence, a provisional P1 licence (other than a class R licence) is subject to the condition that, if the holder is less than 25 years of

Amendments Schedule 1

age, he or she must not drive a vehicle at any time between 11 pm on one day and 5 am on the following day with more than one passenger in or on the vehicle who is less than 21 years of age.

- (2) The driver of an emergency vehicle, as defined in the *Road Transport* (Safety and Traffic Management) (Road Rules) Regulation 1999, is exempt from the provisions of subclause (1) while driving the vehicle in the performance of his or her duty.
- (3) In this clause, *passenger* means any person in or on a vehicle other than the driver.
- (4) This clause has no effect until 1 July 2007.

[7] Clause 15D Exemptions from P1 and P2 vehicle and passenger restrictions

Omit "or 15C" from clause 15D (1). Insert instead ", 15C or 15CA".

[8] Clause 28A

Insert after clause 28:

28A Application of prescribed conditions

If this Regulation is amended so as to impose a new condition on a driver licence (whether or not of a particular class) or to amend an existing condition applying to such a licence:

- (a) the new condition or amended condition applies to all such licences, regardless of when they were issued, unless this Regulation expressly or by necessary implication provides otherwise, and
- (b) the new condition or amended condition applies only in respect of conduct occurring after the new condition or amendment to the condition takes effect.

[9] Schedule 1 National schedule of demerit point offences

Omit the matter relating to Rule 20 of the Australian Road Rules.

Insert instead:

Rule 20 (except in school zone)

Exceeding speed limit:

(a) where the speed limit is 6 12 exceeded by more than 45km/h

Schedule 1 Amendments

		(b)	where the speed limit is exceeded by more than 30km/h but not exceeded by more than 45km/h	4	8
		(c)	where the speed limit is exceeded by more than 15km/h but not exceeded by more than 30km/h (otherwise than by the holder of a provisional P1 licence)	3	6
		(d)	where the speed limit is exceeded by more than 15km/h but not exceeded by more than 30km/h (in the case of the holder of a provisional P1 licence)	4	8
		(e)	where the speed limit is exceeded by not more than 15km/h (otherwise than by the holder of a provisional P1 licence)	3	6
		(f)	where the speed limit is exceeded by not more than 15km/h (in the case of the holder of a provisional P1 licence)	4	8
	zone) (Exceeding speed limit:			
		(a)	where the speed limit is exceeded by more than 45km/h	7	14
		(b)	where the speed limit is exceeded by more than 30km/h but not exceeded by more than 45km/h	5	10
		(c)	where the speed limit is exceeded by more than 15km/h but not exceeded by more than 30km/h (otherwise than by the holder of a provisional P1 licence)	4	8

Amendments Schedule 1

(d)	where the speed limit is exceeded by more than 15km/h but not exceeded by more than 30km/h (in the case of the holder of a provisional P1 licence)	5	10
(e)	where the speed limit is exceeded by not more than 15km/h (otherwise than by the holder of a provisional P1 licence)	4	8
(f)	where the speed limit is exceeded by not more than 15km/h (in the case of the holder of a provisional P1 licence)	5	10

[10] Schedule 2 Additional demerit point offences

Insert "as required" after "plates" where firstly occurring in Column 2 of the matter relating to the *Road Transport (Driver Licensing) Regulation 1999*.

[11] Schedule 2

Omit "plates" where secondly occurring in Column 2 of the matter relating to the *Road Transport (Driver Licensing) Regulation 1999*.

Insert instead "plate as required".

[12] Schedule 2

Omit "or 15C" from Column 1 of the matter relating to the *Road Transport* (*Driver Licensing*) *Regulation 1999*.

Insert instead ", 15C or 15CA".

[13] Schedule 2

Insert at the end of the matter relating to the Road Transport (Driver Licensing) Regulation 1999:

Clause 56 (in respect of a condition under clause 15CA)

Not comply with P1 passenger 3 3

restriction

Schedule 1 Amendments

[14] Schedule 2

Omit the matter relating to clause 38 (1), (5) or (6) of the *Road Transport* (Safety and Traffic Management) (Road Rules) Regulation 1999.

Insert instead:

	(6) (except in school zone) (a) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	Exceeding speed limit:				
		(a)	where the speed limit is exceeded by more than 45km/h	6	12	
		(b)	where the speed limit is exceeded by more than 30km/h but not exceeded by more than 45km/h	4	8	
		(c)	where the speed limit is exceeded by more than 15km/h but not exceeded by more than 30km/h (otherwise than by the holder of a provisional P1 licence)	3	6	
		(d)	where the speed limit is exceeded by more than 15km/h but not exceeded by more than 30km/h (in the case of the holder of a provisional P1 licence)	4	8	
		(e)	where the speed limit is exceeded by not more than 15km/h (otherwise than by the holder of a provisional P1 licence)	3	6	
		(f)	where the speed limit is exceeded by not more than 15km/h (in the case of the holder of a provisional P1 licence)	4	8	
	(6) (in school zone)	Exceeding speed limit:				
		(a)	where the speed limit is exceeded by more than	7	14	

45 km/h

(f)

Schedule 1 Amendments (b) where the speed limit is 5 10 exceeded by more than 30km/h but not exceeded by more than 45km/h 8 (c) where the speed limit is 4 exceeded by more than 15km/h but not exceeded by more than 30km/h (otherwise than by the holder of a provisional P1 licence) 10 (d) where the speed limit is exceeded by more than 15km/h but not exceeded by more than 30km/h (in the case of the holder of a provisional P1 licence) 8 (e) where the speed limit is exceeded by not more than 15km/h (otherwise than by the holder of a provisional P1 licence)

[15] Schedule 2

Omit the matter relating to clause 40 of the Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999.

licence)

where the speed limit is exceeded by not more than 15km/h (in the case of the holder of a provisional P1

5

10

Insert instead:

Clause 40	Pass bus at speed in excess of 40km/h:			
	(a)	where the motor vehicle is driven at a speed that exceeds 85km/h	6	12
	(b)	where the motor vehicle is driven at a speed that exceeds 70km/h but does not exceed 85km/h	4	8

Schedule 1 Amendments

(c) where the motor vehicle is 3 6 driven at a speed that exceeds 55km/h but does not exceed 70km/h (otherwise than by the holder of a provisional P1 licence) (d) where the motor vehicle is 4 8 driven at a speed that exceeds 55km/h but does not exceed 70km/h (in the case of the holder of a provisional P1 licence) (e) where the motor vehicle is 3 6 driven at a speed that exceeds 40km/h but does not exceed 55km/h (otherwise than by the holder of a provisional P1 licence) (f) where the motor vehicle is 4 driven at a speed that exceeds 40km/h but does not exceed 55km/h (in the case of the holder of a provisional P1 licence)

[16] Schedule 2

Insert after the matter relating to clause 47E of the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999*:

Clause 47F (except in school zone)	Learner or P1 driver use mobile phone while driving	3	3
Clause 47F (in school zone)	Learner or P1 driver use mobile phone while driving	4	4



Road Transport (General) Amendment (Novice Drivers) Regulation 2007

under the

Road Transport (General) Act 2005

The Administrator, 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* to enable a penalty notice to be issued for a breach of a licence condition imposed by clause 15CA of the *Road Transport (Driver Licensing) Regulation 1999*. That condition prevents the holder of a provisional P1 licence who is under 25 years of age from driving a vehicle between 11pm and 5am with more than one passenger (other than the driver) who is under 21 years of age.

This Regulation also enables a penalty notice to be issued for a breach of clause 47F of the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999* which prevents the holder of a learner licence or provisional P1 licence from using a mobile phone while driving.

This Regulation is made under the *Road Transport (General) Act 2005*, including sections 10 (the general regulation-making power) and 183.

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Clause 1 R

Road Transport (General) Amendment (Novice Drivers) Regulation 2007

Road Transport (General) Amendment (Novice Drivers) Regulation 2007

under the

Road Transport (General) Act 2005

1 Name of Regulation

This Regulation is the *Road Transport (General) Amendment (Novice Drivers) 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 (Novice Drivers) Regulation 2007

Amendments Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Schedule 3 Penalty notice offences

Omit "or 15C" from Column 1 of the matter under the heading "Road Transport (Driver Licensing) Regulation 1999".

Insert instead ", 15C or 15CA".

[2] Schedule 3

Insert before the matter relating to clause 48 (1) and clause 49 (1) under the heading "Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999":

Clause 47F, in school zone Class 1 Level 6
Clause 47F, otherwise than in school zone Class 1 Level 5



Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Novice Drivers) Regulation 2007

under the

Road Transport (Safety and Traffic Management) Act 1999

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

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

Explanatory note

The object of this Regulation is to amend the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999* to prevent the holders of learner licences and provisional P1 licences from using mobile phones, whether or not held in the hand, while driving.

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

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Clause 1

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Novice Drivers) Regulation 2007

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Novice Drivers) Regulation 2007

under the

Road Transport (Safety and Traffic Management) Act 1999

1 Name of Regulation

This Regulation is the Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Novice Drivers) Regulation 2007.

2 Commencement

This Regulation commences on 1 July 2007.

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

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

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Novice Drivers) Regulation 2007

Amendments Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 47F

Insert after clause 47E:

47F Use of mobile phones by holders of learner and provisional P1 licences

(1) The driver of a vehicle (except an emergency vehicle or police vehicle) who is the holder of a learner licence (within the meaning of the *Road Transport (Driver Licensing) Act 1998*) or provisional P1 licence must not use a mobile phone, whether or not held in the hand, while the vehicle is moving or is stationary but not parked.

Maximum penalty: 20 penalty units.

(2) In this clause:

emergency vehicle has the same meaning as in the Australian Road Rules.

mobile phone does not include a CB radio or any other two-way radio.

police vehicle has the same meaning as in the Australian Road Rules.

use, in relation to a mobile phone, includes the following:

- (a) holding the phone to, or near, the ear (whether or not engaged in a phone call),
- (b) writing, sending or reading a text message on the phone,
- (c) turning the phone on or off,
- (d) operating any other function of the phone.

[2] Schedule 1 Qualifications on application of Australian Road Rules

Insert after clause 19:

20 Use of mobile phones

Rule 300 of the *Australian Road Rules* does not apply to the driver of a vehicle who is the holder of a learner licence (within the meaning of the *Road Transport (Driver Licensing) Act 1998*) or provisional P1 licence.

Note. Clause 47F of this Regulation places restrictions on the use of mobile phones, whether or not held in the hand, by the holder of a learner licence or provisional P1 licence.

OFFICIAL NOTICES

Appointments

FIRE SERVICES JOINT STANDING COMMITTEE ACT 1998

Appointment of Members Fire Services Joint Standing Committee

I, NATHAN REES, M.P., Minister for Emergency Services, in pursuance of section 4 (2) (f) of the Fire Services Joint Standing Committee Act 1998, appoint the following person as a Member of the Fire Services Joint Standing Committee:

Brian Lindsay McKINLAY,

for the remainder of the three-year period expiring on 5 July 2009

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

LANDLORD AND TENANT (RENTAL BONDS) ACT 1977

Rental Bond Board Appointment of Members

PURSUANT to sub-section 6(1)(d) of the Landlord and Tenant (Rental Bonds) Act 1977, I hereby appoint the following members to the Rental Bond Board:

- · Ms Sandra McGee; and
- Ms Michelle Jones.

The appointment is made for a period commencing on this day and concluding on 30 June 2009.

Dated this 16th day of May 2007.

LINDA BURNEY, Minister

LOCAL GOVERNMENT ACT 1993

Appointment as the Member of the Local Government Pecuniary Interest and Disciplinary Tribunal

PROFESSOR MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 488 and Schedule 4 of the Local Government Act 1993, has appointed Adrian GALASSO, SC, as the Member of the Local Government Pecuniary Interest and Disciplinary Tribunal on 30 May 2007, for a period of five years.

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

POLICE REGULATION (SUPERANNUATION) ACT 1906

Appointment of a Member of the Police Superannuation Advisory Committee

IN accordance with section 2H and Schedule 4 to the Police Regulation (Superannuation) Act 1906, I have approved the appointment of the following Member of the Police Superannuation Advisory Committee to serve for the period ending 31 August 2007:

Ms Christine DENMAN as the Member nominated by WorkCover NSW.

This appointment follows the resignation of Ms Michelle Murphy.

Dated at Sydney, 29 May 2007.

JOHN A. WATKINS, M.P., Deputy Premier, Minister for Transport and Minister for Finance

Department of Lands

ARMIDALE OFFICE

108 Faulkner Street (PO Box 199A), Armidale NSW 2350 Phone: (02) 6772 2308 Fax (02) 6772 8782

ROADS ACT 1993

Notification of Closing of Roads

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

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

Descriptions

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

Roads Closed: Lot 1, DP 1112558 at Glen Innes, Parish Glen Innes, County Gough.

File No.: AE05 H 236.

Note: On closing, the lands within Lot 1, DP 1112558 remains vested in the State of New South Wales as Crown Land.

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

Roads Closed: Lot 1, DP 1112564 at Auburn Vale, Parish Auburn Vale, County Hardinge.

File No.: AE05 H 239.

Note: On closing, the lands within Lot 1, DP 1112564 remains vested in the State of New South Wales as Crown Land.

Land District - Armidale; L.G.A. - Walcha

Roads Closed: Lots 1 and 2, DP 1112565 at Walcha Road, Parish Congi, County Inglis.

File No.: AE06 H 63.

Note: On closing, the lands within Lots 1 and 2, DP 1112565 remains vested in the State of New South Wales as Crown Land.

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

Roads Closed: Lot 3, DP 1110668 at Inverell, Parish Inverell, County Gough.

File No.: AE06 H 109.

Note: On closing, the lands within Lot 3, DP 1110668 remains vested in the State of New South Wales as Crown Land.

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 public roads specified in each Schedule 1 are transferred to the Roads Authority specified in the corresponding Schedule 2 hereunder, as from the date of

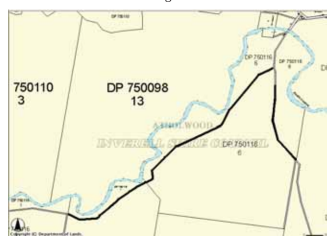
publication of this notice and as from that date, the roads specified in each Schedule 1, cease to be Crown public roads.

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

SCHEDULE 1

Parish – Rose; County – Arrawatta; Land District – Inverell; L.G.A. – Inverell

The Crown road within Lots 6 and 7, DP 750116 as shown shaded solid black on the diagram hereunder.



SCHEDULE 2

Roads Authority: Inverell Shire Council.

File No.: AE07 H 18:W398537. Councils Reference: Greg Moran.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Land District: Armidale.

Shire: Armidale Dumaresq. Parish: Urotah. County: Sandon.

Locality: Hillgrove. Reserve No.: 95972. Purpose: Future public requirements.

Date of Notification:11 June

1982.

File No.: AE02 H 450.

Column 2

Whole of Reserve, being Lot 124, DP 755847.

DUBBO OFFICE

142 Brisbane Street (PO Box 865), Dubbo NSW 2830 Phone: (02) 6841 5200 Fax: (02) 6841 5231

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

Column 1 Walgett RSL Memorial Club Column 2 Walgett War Memorial

(D520035) Reserve Trust.

Column 3 Dedication No.: 520035. Public Purpose: War Memorial.

Notified: 28 October 1949. File No.: DB80 R 40.

DRAFT ASSESSMENT OF CROWN LAND UNDER PART 3 OF THE CROWN LANDS ACT 1989 AND THE CROWN LANDS REGULATION 2000

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 Dubbo office of the Department of Lands, at 142 Brisbane Street, Dubbo, during normal business hours.

Representations are invited from the public on the draft assessment. These may be made in writing for a period of twenty-eight (28) days from 8 June 2007 until the 9 July 2007 and should be sent to the Land Assessment Officer, Department of Lands (Crown Lands Division), PO Box 865, Dubbo NSW 2830. Please quote reference number DB03 H 236.

Enquiry has been made on behalf of the current tenure holder regarding the possibility of purchasing the area currently held under licence for grazing. Prior to considering the purchase application, land assessment has been undertaken.

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

Description

Crown Land located approximately 650 metres east of Walgett with frontage to Pilliga Road, comprising 8.9 hectares, described as Lot 117, DP 750291, Parish of Merritombea, County Baradine, Local Government Area Walgett.

Contact: Mick Redfern (02) 6883 3325.

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder specified are closed and the lands comprised therein are freed and discharged from any rights of the public or any other person to the same as highways.

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

Description

Local Government Area and Land District of Dubbo

Lot 1, DP 1108273, Parish of Murrumbidgerie, County of Lincoln (not being land under the Real Property Act). File No: DB05 H 281

Note: On closing, the title for Lot 1 shall vest in The State of New South Wales as Crown Land.

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

SCHEDULE 1

Column 1 Column 2

Land District: Moss Vale.

Local Government Area:

Wingecarribee Shire

Reserve No.: 1013569.

Public Purpose: Future public requirements.

Council.
Locality: Wingello.
Lot 267, DP No. 751298,
Parish Wingello,
County Camden.

Area: About 5.08 hectares. File No.: GB03 H 18.

SCHEDULE 2

Column 1 Column 2

Land District: Braidwood.

Local Government Area:
Palerang Council.

Reserve No.: 1013570.
Public Purpose: Future public requirements.

Locality: Araluen. Lot 565, DP No. 755901, Parish Araluen, County St Vincent.

Area: About 8094 square metres.

File No.: GB80 H 2182.

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

SCHEDULE

Description

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

Lot 7, DP 1106501 (not being land under the Real Property Act).

FILE No.: GB04 H 664/3:JK.

Note: On closing, the title for the land in Lot 7, DP 1106501 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 7522 Fax: (02) 6962 5670

Trust.

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

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

SCHEDULE

Column 1 Column 2

Narrandera Shire Council Reserve No.: 90845. Crown Reserves Reserve Public Purpose: Rubbish

depot.

Notified: 29 July 1977. File No.: GH06 R 8/1.

HAY OFFICE

126 Lachlan Street (PO Box 182), Hay NSW 2711 Phone: (02) 6993 1306 Fax: (02) 6993 1135

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1Column 2Column 3Julie MINATOWarrawidgeeReserve No.: 83127.(re-appointment)Hall Trust.Public Purpose: Public recreation.

Melina recreation.
ARMANINI Notified: 14 April 1961.
(re-appointment), File No.: HY81 R 91.

Lydia DALBROI (re-appointment).

Term of Office

For a term commencing 1 July 2007 and expiring 30 June 2012.

MAITLAND OFFICE

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

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

Column 1Column 2Column 3Maroba ACNMaroba NursingReserve No.: 89760.102 674 939.Home (R89760)Public Purpose: Homes for the aged.

Notified: 26 March 1976. File No.: MD83 R 71/1.

MOREE OFFICE

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

NOTIFICATION OF CLOSING OF ROADS

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

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

Description

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

Lots 20 and 21 in DP 1079098, Parish Wallanoll, County Courallie.

File No.: ME02 H 105.

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1Column 2Column 3Rodney James
SCHOUPPMoree
RacecourseReserve No.: 44231.
Public Purpose: Racecourse.(new member).Reserve Trust.Notified: 11 August 1909.
File No.: ME81 R 50.

Term of Office

For a term commencing the date of this notice and expiring 30 September 2009.

SYDNEY METROPOLITAN OFFICE

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

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

NOTIFICATION OF CREATION OF EASEMENT

PURSUANT to section 52, Crown Lands Act 1989, the easements described hereunder are created.

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

Description

Land District – Metropolitan; Local Government Area - Warringah; Parish - Manly Cove; County - Cumberland

Purpose: To drain water 2.05 metres wide. Authority Benefited: Warringah Shire Council.

Land over which Created: Land shown as "Site Drainage Easement 10 Links Wide" in plan C8035-2030 being part Lot 2616, DP 752038 and comprising part Reserve 82125 for future public requirements, notified 10 October 1959.

Description

Land District - Metropolitan; Local Government Area – Warringah; Parish - Manly Cove; County - Cumberland

Purpose: To drain water 2.05 metres wide.

Authority Benefited: Warringah Shire Council.

Land over which Created: Land shown as "Site Drainage Easement 10 Links Wide" in plan C7762-2030 being part Lot 2597, DP 752038.

File No.: MN07 H 26.

RESERVATION OF CROWN LAND

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

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

SCHEDULE 1

Column 1

Column 2

Land District: Metropolitan. Local Government Area: Randwick City Council.

Reserve No.: 1013488. Public Purpose: Public recreation.

Locality: Little Bay. Lot 3, DP 270427;

Lot 20, DP 270427;

Lot 34, DP 270427; Lot 35, DP 270427.

Parish: Botany.

County: Cumberland. Area: About 6866 square

metres.

File No.: MN01 A 9/3.

SCHEDULE 2

Column 1

Land District: Metropolitan. Local Government Area:

Randwick City Council. Locality: Little Bay.

Lot 17, DP 270427; Lot 21, DP 270427; Lot 50, DP 270427;

Lot 66, DP 270427. Parish: Botany.

County: Cumberland. Area: About 4.123 hectares. File No.: MN01 A 9/3.

Column 2 Reserve No.: 1013508. Public Purpose: Environmental

protection.

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

Column 1

Column 2

Prince Henry at Little Bay Reserve Trust.

Reserve No.: 1013488. Public Purpose: Public

recreation. Notified: This day. Reserve No.: 1013508. Public Purpose: Environmental

protection. Notified: This day. File No.: MN01 A 9/3.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

Column 1 Landcom. Column 2

Prince Henry at Little Bay Reserve Trust.

Column 3

Reserve No.: 1013488. Public Purpose: Public recreation.

Notified: This day. Reserve No.: 1013508. Public Purpose:

Environmental protection. Notified: This day.

File No.: MN01 A 9/3.

DECLARATION OF LAND TO BE CROWN LAND

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

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

SCHEDULE

Land held by Government Railways [now State Transit Authority of NSW]

Land District: Metropolitan

LGA: Randwick Parish: Botany County: Cumberland Lot 7091# DP 752015 Area: 37.1 square metres. File No: MN04 R 14

Disclaimer: #Please note the above Lot number marked

is for Departmental use only.

ADDITION TO RESERVE CROWN LAND

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

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

SCHEDULE

Column 1 Column 2

Land District: Metropolitan Reserve No. 46111 LGA: Randwick City Council Public Purpose: Public

Locality: Maroubra recreation

Lot 7091 DP 752015# Notified 14 December 1910. Parish: Botany

County: Cumberland
Area 37 sq metres

File Reference: MN04 R 14

Disclaimer: #Please note the above Lot number marked

is for Departmental use only.

APPOINTMENT OF TRUST BOARD MEMBER

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

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

SCHEDULE

Column 1Column 2Column 3John StuartBlaxland Crossing
Recreation and RestDedication No. 500350
Public Purpose: Public
Recreation and Resting(new member)Ground TrustRecreation and Resting

Ground

Notified: 26 June 1931 Reserve No. 81721 Public Purpose: Resting place and public recreation Notified: 19 June 1959

For a term commencing the date of this notice and expiring 7 May 2008.

File No.: MN80 R 197/4

TAREE OFFICE

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

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

Column 1 Column 2 Column 3

Geoff FIRKIN. Scotts Head Reserve No.: 65963. Reserve Trust. Public Purpose: Public

recreation and resting

place.

Notified: 8 May 1936. File No.: TE80 R 170.

For a term commencing 2 June 2007 and expiring 1 December 2007.

Department of Planning



Burwood Local Environmental Plan No 70

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*. (9041608/S69)

FRANK SARTOR, M.P., Minister for Planning

e07-001-09.p02 Page 1

Clause 1 Burwood Local Environmental Plan No 70

Burwood Local Environmental Plan No 70

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Burwood Local Environmental Plan No 70.

2 Aims of plan

This plan aims to amend the Burwood Planning Scheme Ordinance:

- (a) to rezone the land to which this plan applies from Zone No 5 (a) Special Uses "A" (WS&D) to partly Zone No 2 (b2) Residential "B2" (to allow use for residential purposes) and partly Zone No 5 (a) Special Uses "A" (Municipal Purposes) (to allow use as new headquarters of the Burwood State Emergency Services), and
- (b) to allow, with the consent of Burwood Council, the use of so much of the land to which this plan applies as is within Zone No 2 (b2) Residential "B2" for the following purposes:
 - (i) pedestrian and vehicular access to so much of the land as is within Zone No 5 (a) Special Uses "A" (Municipal Purposes),
 - (ii) car parking associated with so much of the land as is within Zone No 5 (a) Special Uses "A" (Municipal Purposes).

3 Land to which plan applies

This plan applies to land situated within the Burwood local government area, being land known as 462 Georges River Road, Croydon Park (Lot 2, DP 539495), as partly shown coloured pink with red edging and lettered "2 (b2)" and partly shown coloured yellow and lettered "Special Uses 5 (a)—Municipal Purposes" on the map marked "Burwood Local Environmental Plan No 70" deposited in the office of Burwood Council.

4 Amendment of Burwood Planning Scheme Ordinance

The Burwood Planning Scheme Ordinance is amended as set out in Schedule 1.

Burwood Local Environmental Plan No 70

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 4 Interpretation

Insert in appropriate order in the definition of *scheme map* in clause 4 (1):

Burwood Local Environmental Plan No 70

[2] Clause 78T

Insert after clause 78S:

78T Development of certain land—462 Georges River Road, Croydon Park

- (1) This clause applies to land known as 462 Georges River Road, Croydon Park, being Lot 2, DP 539495, as partly shown coloured pink with red edging and lettered "2 (b2)" and partly shown coloured yellow and lettered "Special Uses 5 (a)—Municipal Purposes" on the map marked "Burwood Local Environmental Plan No 70" deposited in the office of the Council.
- (2) Nothing in this Ordinance prevents, with the consent of the Council, the use of so much of the land as is within Zone No 2 (b2) for the following purposes:
 - (a) pedestrian and vehicular access to so much of the land as is within Zone No 5 (a) (Municipal Purposes),
 - (b) car parking associated with so much of the land as is within Zone No 5 (a) (Municipal Purposes).



Liverpool Local Environmental Plan 1997 (Amendment No 105)

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*. (SRW0000724/PC)

FRANK SARTOR, M.P., Minister for Planning

e07-086-09.p01 Page 1

Clause 1

Liverpool Local Environmental Plan 1997 (Amendment No 105)

Liverpool Local Environmental Plan 1997 (Amendment No 105)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Liverpool Local Environmental Plan 1997 (Amendment No 105).

2 Aims of plan

This plan aims to allow, with the consent of Liverpool City Council, the carrying out of development on the land to which this plan applies for the purpose of timber and building supplies.

3 Land to which plan applies

This plan applies to land situated in the City of Liverpool, being Lot 1, DP 1036490, 2 Lyn Parade, Prestons, as shown edged heavy black with diagonal cross-hatching on the map marked "Liverpool Local Environmental Plan 1997 (Amendment No 105)" deposited in the office of Liverpool City Council.

4 Amendment of Liverpool Local Environmental Plan 1997

Liverpool Local Environmental Plan 1997 is amended by inserting after item 33 in Schedule 4 under the headings "Item No", "Address", "Property Description" and "Use", respectively, the following words:

34 2 Lyn Parade, Lot 1, DP Prestons 1036490,

Lot 1, DP 1036490, as shown edged heavy black with diagonal cross-hatching on the map marked "Liverpool Local Environmental Plan 1997 (Amendment No 105)"

timber and building supplies, being a building or place used for the display and sale (whether by retail or wholesale, or both) of goods and materials used in the construction and maintenance of buildings, where those goods or materials are of such size or weight as to require customers to have direct vehicular access to the building or place in order to load or unload those goods or materials



Maitland Local Environmental Plan 1993 (Amendment No 91)

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*. (NEW0000151/PC)

FRANK SARTOR, M.P., Minister for Planning

e07-009-16.p01 Page 1

Clause 1

Maitland Local Environmental Plan 1993 (Amendment No 91)

Maitland Local Environmental Plan 1993 (Amendment No 91)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Maitland Local Environmental Plan 1993 (Amendment No 91).

2 Aims of plan

The aims of this plan are:

- (a) to rezone the land to which this plan applies from Zone 1 (b) Secondary Rural Land to Zone 2 (a) Residential under the *Maitland Local Environmental Plan 1993*, and
- (b) to ensure that certain development on the land to which this plan applies that is in the proximity of operating or proposed railways is not adversely affected by rail noise or vibration.

3 Land to which plan applies

This plan applies to land in the City of Maitland, being Lots 1, 2 and 3, DP 1015170 and part of Lot 1, DP 577474, Aberglasslyn Road, Aberglasslyn, as shown edged heavy black on the map marked "Maitland Local Environmental Plan 1993 (Amendment No 91)" deposited in the office of Maitland City Council.

4 Amendment of Maitland Local Environmental Plan 1993

Maitland Local Environmental Plan 1993 is amended as set out in Schedule 1.

Maitland Local Environmental Plan 1993 (Amendment No 91)

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 How are terms defined in this plan?

Insert in appropriate order in the definition of *The map* in clause 5 (1):

Maitland Local Environmental Plan 1993 (Amendment No 91)

[2] Clause 52A

Insert after clause 52:

52A Certain development at Aberglasslyn Road, Aberglasslyn

- (1) This clause applies to Lots 1, 2 and 3, DP 1015170 and part of Lot 1, DP 577474, Aberglasslyn Road, Aberglasslyn, as shown edged heavy black on the map marked "Maitland Local Environmental Plan 1993 (Amendment No 91)".
- (2) The objective of this clause is to ensure that development for the purpose of residential accommodation, places of public worship, hospitals, educational establishments or other noise sensitive buildings in the proximity of operating or proposed railways is not adversely affected by rail noise or vibration.
- (3) Development consent must not be granted to development:
 - (a) on such of the land to which this clause applies as is within a rail corridor, and
 - (b) that the consent authority considers is, or is likely to be, adversely affected by rail noise or vibration,

unless the consent authority is satisfied that the proposed development incorporates all practical mitigation measures for rail noise or vibration recommended by Rail Corporation New South Wales for development of that kind.

(4) For the purposes of this clause, *development that is within a rail corridor* means development on land comprising, or within 60 metres of, an operating railway line or land reserved for the construction of a railway line.



Nambucca Local Environmental Plan 1995 (Amendment No 55)

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*. (G04/00137/PC)

FRANK SARTOR, M.P., Minister for Planning

e07-022-09.p01 Page 1

Clause 1

Nambucca Local Environmental Plan 1995 (Amendment No 55)

Nambucca Local Environmental Plan 1995 (Amendment No 55)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Nambucca Local Environmental Plan 1995 (Amendment No 55).

2 Aims of plan

This plan aims to rezone the land to which this plan applies from Zone 4 (b) Industrial (Business) to Zone 2 (a) Residential (Low-Medium Density) under *Nambucca Local Environmental Plan 1995*.

3 Land to which plan applies

This plan applies to land known as Lot 1, DP 1063510, Lot 5, DP 242819, Lot 9, DP 534177, Lot B, DP 955417 and Lot 1, DP 558086, 24 Bellevue Drive, North Macksville, as shown coloured pink on the map marked "Nambucca Local Environmental Plan 1995 (Amendment No 55)" deposited in the office of the Nambucca Shire Council.

4 Amendment of Nambucca Local Environmental Plan 1995

Nambucca Local Environmental Plan 1995 is amended by inserting in appropriate order in the definition of *the map* in clause 5 (1) the following words:

Nambucca Local Environmental Plan 1995 (Amendment No 55)

Department of Primary Industries

FERTILISERS ACT 1985

Revocation of Appointment

I, IAN MACDONALD, Minister for Primary Industries, pursuant to section 23 (1) of the Fertilisers Act 1985 ('the Act') hereby revoke the appointments, published in New South Wales Government Gazette No. 83 dated 14 May 2004 at page 2820, of the persons named in the Schedule below.

SCHEDULE

Nicholas Osborne ANNAND

Robert Edward COVENY

Peter Leslie DALEY

Emma Jane KELLY

Richard Arthur LANDON

Douglas Francis MACBETH

Peter Allan REGAN

Dated this 30th day of May 2007

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

MINES INSPECTION ACT 1901

Appointment of an Inspector of Mines

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

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

Signed and sealed at Sydney, this 30th day of May 2007.

By Her Excellency's Command

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

GOD SAVE THE QUEEN!

FORESTRY ACT 1916

PROCLAMATION

(L.S.) MARIE BASHIR, Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, in pursuance of the provisions of the Forestry Act 1916, and with the advice of the Executive Council, do, by this my Proclamation, declare that the land described in the Schedule hereto is dedicated as a State Forest.

SCHEDULE

Eastern Division

Land District Gloucester; Gloucester Shire Council Area Central Forestry Region

Bowman State Forest No. 984, No. 10 Extension. An area of about 143.6 hectares in the Parish of Craven, County of Gloucester, being the land within Lots 143 and 144 in

Deposited Plan 823792, and Portion 82 delineated on plan catalogued 4605-1497 in the Department of Lands, Sydney. (74590)

Signed and sealed at Sydney, this twenty-third day of May 2007.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

STOCK DISEASES ACT 1923

Proclamation No. 562-BJD

Proclamation to restrict the importation or introduction to New South Wales of cattle on account of Johne's disease

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

- I, Professor MARIE BASHIR, A.C., C.V.O., Governor of the State of New South Wales, with the advice of the Executive Council:
- I. pursuant to sections 3 (2) (a) and 11B of the Stock Diseases Act 1923 ('the Act'), revoke Proclamation No. 549-BJD published in *New South Wales Government Gazette* No. 111 of 1 July 2004 at pages 5590-5595, and any Proclamation revived as a result of its revocation; and
- II. pursuant to section 11B of the Act, and being of the opinion that any cattle having originated from or moved through a control zone or residual zone might be infected with, or might carry or spread, Johne's disease (in the form commonly known as bovine Johne's disease), restrict the importation and introduction into the State of any cattle that have originated from or moved through a control zone or residual zone in the manner set out in Schedule 1; and
- III. pursuant to section 11B of the Act, and being of the opinion that any cattle from a herd infected with Johne's disease (in the form commonly known as bovine Johne's disease), or a herd suspected of infection with that disease, might carry or spread that disease, restrict the importation and introduction into the State of any cattle from a herd infected with that disease or suspected of infection with that disease in the manner set out in Schedule 2.

SCHEDULE 1

Movement from or through a control zone outside of the State into the Protected Area of the State

- A. A person must not bring, or cause or permit the bringing of, cattle that have originated from or moved through a control zone, into the Protected Area, unless:
 - (a) the cattle
 - are transported in a vehicle directly, or via an approved facility, to
 - an abattoir, where they are slaughtered, or
 - · a slaughter-only sale, or

- · an approved feedlot, or
- · a Protected (Control) Area, or
- are steers and originate from a non-assessed herd; or

(b) the cattle

- · originate from a monitored negative herd, and
- have not subsequently lost their status of monitored negative, and
- are transported in a vehicle directly, or via an approved facility, to the Protected Area, and
- are accompanied by a completed Declaration form, bearing details of their status of monitored negative, which is given to the person to whom they are delivered;

or

(c) the cattle

- originate from a non-assessed herd that has been subjected to an approved test that has produced negative results, and
- are transported in a vehicle directly, or via an approved facility, to the Protected Area, and
- are accompanied by a completed Declaration form, indicating those results, which is given to the person to whom they are delivered; or

(d) the cattle

- originate from a non-assessed or monitored negative herd in a protected zone or the free zone, and
- were moved through the control zone in a vehicle directly, or via an approved facility, to the Protected Area; or

(e) the cattle

- satisfy the Beef Only criteria, and
- are transported from the property of origin in a vehicle directly, or via an approved facility, to the Protected Area, and
- are accompanied by a completed Declaration form, indicating that they satisfy the *Beef Only* criteria, which is given to the person to whom the cattle are delivered; or
- (f) the cattle are moved in accordance with a written permit issued by an inspector in circumstances that are of a kind approved from time to time by the Executive Director, Biosecurity, Compliance and Mine Safety, the Director, Animal and Plant Biosecurity, or the Chief Veterinary Officer.

Movement from or through a residual zone outside of the State into the Protected Area of the State

A person must not bring, or cause or permit the bringing of, cattle which have originated from or moved through a residual zone, into the Protected Area, unless:

(a) the cattle

- are transported in a vehicle directly to
 - an abattoir, where they are slaughtered, or
 - an approved feedlot, or
 - a slaughter-only sale; or
- are steers and originate from a non-assessed herd; or

(b) the cattle

- · originate from a monitored negative herd, and
- have not subsequently lost their status of monitored negative, and
- are transported in a vehicle directly, or via an approved facility, to the Protected Area, and
- are accompanied by a completed Declaration form, bearing details of their status of monitored negative, which is given to the person to whom they are delivered; or

(c) the cattle

- originate from a non-assessed herd that has been subjected to an approved test with negative results, and
- are transported in a vehicle directly, or via an approved facility, to the Protected Area, and
- are accompanied by a completed Declaration form, indicating those results, which is given to the person to whom they are delivered; or

(d) the cattle

- originate from a monitored negative herd in a control zone, a protected zone or the free zone, and
- are transported through the residual zone in a vehicle directly, or via an approved facility, to the Protected Area; or

(e) the cattle

- originate from a non-assessed herd in a protected zone or the free zone, and
- are transported through the residual zone in a vehicle directly, or via an approved facility, to the Protected Area; or

(f) the cattle

- satisfy the Beef Only criteria, and
- are transported from the property of origin in a vehicle directly, or via an approved facility, to the Protected Area, and
- are accompanied by a completed Declaration form, indicating that they satisfy the *Beef Only* criteria, which is given to the person to whom the cattle are delivered; or
- (g) the cattle are moved in accordance with a written permit issued by an inspector in circumstances that are of a kind approved from time to time by the Executive Director, Biosecurity, Compliance and Mine Safety, the Director, Animal and Plant Biosecurity, or the Chief Veterinary Officer.

Movement from or through a control zone outside of the State into a Protected (Control) Area of the State

A person must not bring, or cause or permit the bringing of, cattle which have originated from or moved through a control zone, into a Protected (Control) Area, unless:

(a) the cattle

- are transported in a vehicle directly, or via an approved facility, to:
 - · an abattoir, where they are slaughtered, or
 - a slaughter-only sale, or
 - an approved feedlot, or

 are steers and originate from a non-assessed herd; or

(b) the cattle

- originate from a non-assessed or monitored negative herd, and
- are accompanied by a completed Declaration form, indicating that status, which is given to the person to whom they are delivered; or

(c) the cattle

- originate from a non-assessed or monitored negative herd in a protected zone or the free zone, and
- are transported through the control zone in a vehicle directly, or via an approved facility, to the Protected (Control) Area; or

(d) the cattle

- · satisfy the Beef Only criteria, and
- are transported from the property of origin in a vehicle directly, or via an approved facility, to the Protected (Control) Area, and
- are accompanied by a completed Declaration form, indicating that they satisfy the *Beef Only* criteria, which is given to the person to whom the cattle are delivered; or
- (e) the cattle are moved in accordance with a written permit issued by an inspector in circumstances that are of a kind approved from time to time by the Executive Director, Biosecurity, Compliance and Mine Safety, the Director, Animal and Plant Biosecurity, or the Chief Veterinary Officer.

Movement from or through a residual zone outside of the State into a Protected (Control) Area of the State

A person must not bring, or cause or permit the bringing of, cattle which have originated from or moved through a residual zone, into a Protected (Control) Area, unless:

(a) the cattle

- are transported in a vehicle directly, or via an approved facility, to:
 - · an abattoir, where they are slaughtered, or
 - · a slaughter-only sale, or
 - an approved feedlot, or
- are steers and originate from a non-assessed herd; or

(b) the cattle

- · originate from a monitored negative herd, and
- have not subsequently lost their status of monitored negative, and
- are transported in a vehicle directly, or via an approved facility, to the Protected (Control) Area, and
- are accompanied by a completed Declaration form, bearing details of their status of monitored negative, which is given to the person to whom they are delivered; or

(c) the cattle

 originate from a non-assessed herd that has been subjected to an approved test with negative results, and

- are transported in a vehicle directly, or via an approved facility, to the Protected (Control) Area, and
- are accompanied by a completed Declaration form, indicating those results, which is given to the person to whom they are delivered; or

(d) the cattle

- originate from a non-assessed or monitored negative herd in a control zone, a protected zone or the free zone, and
- are transported through the residual zone in a vehicle directly, or via an approved facility, to the Protected (Control) Area; or

(e) the cattle

- satisfy the Beef Only criteria, and
- are transported from the property of origin in a vehicle directly, or via an approved facility, to the Protected (Control) Area, and
- are accompanied by a completed Declaration form, indicating that they satisfy the *Beef Only* criteria, which is given to the person to whom the cattle are delivered; or
- (f) the cattle are moved in accordance with a written permit issued by an inspector in circumstances that are of a kind approved from time to time by the Executive Director, Biosecurity, Compliance and Mine Safety, the Director, Animal and Plant Biosecurity, or the Chief Veterinary Officer.

SCHEDULE 2

General conditions relating to movement of cattle known or suspected to have Johne's disease

A person must not bring, or cause or permit the bringing of, cattle from a herd infected, or suspected of infection with, Johne's disease (in the form commonly known as bovine Johne's disease) into New South Wales, unless the cattle are:

- (a) transported in a vehicle directly to an abattoir for slaughter; or
- (b) transported in a vehicle directly to a slaughter-only sale; or
- (c) transported in a vehicle directly to an approved feedlot; or
- (d) moved into New South Wales in accordance with a written permit issued by an inspector in circumstances that are of a kind approved from time to time by the Executive Director, Biosecurity, Compliance and Mine Safety, the Director, Animal and Plant Biosecurity, or the Chief Veterinary Officer.

Definitions

In this Proclamation:

approved facility means a facility that is approved from time to time by a District Veterinarian;

approved feedlot means a feedlot that is authorised under section 20B (3A) or section 20C (3A) of the Act;

approved test means a test that is approved from time to time by the Chief Veterinary Officer;

Beef Only criteria are that the cattle

- 1. are beef breed cattle, and
- 2. originate from a non-assessed herd, and
- 3. originate from a herd that has had no contact with dairy cattle or dairy-cross cattle at any time during the previous 5 years, unless those dairy cattle were enrolled, at the time of the contact, in the Australian Johne's Disease Market Assurance Program for Cattle ('CattleMAP'), and
- 4. originate from a herd that has not at any time grazed on land that in the previous 12 months has been grazed by adult dairy cattle (2 years old or older) that were not at the time of grazing from a herd that was enrolled in the CattleMAP, and
- 5. if introduced into a herd or onto a property, the cattle have come from herds which are of the same status (Beef Only) or higher status (BC-TAS, passed CHECKTEST, tested to MAP Standard, MN1, MN2, MN3) for bovine Johne's disease, and came with a completed Declaration form confirming that status, and
- 6. are individually identified under the National Livestock Identification Scheme;

Chief Veterinary Officer means the Chief Veterinary Officer appointed pursuant to section 66 (1) of the Exotic Diseases of Animals Act 1991;

control zone means Victoria and any part of South Australia not falling within the bovine Johne's disease protected zone declared from time to time under South Australian legislation;

Declaration form means a Declaration form for Johne's disease status as approved from time to time by the Executive Director, Biosecurity, Compliance and Mine Safety;

directly means without off-loading cattle from a vehicle en route:

Director, Animal and Plant Biosecurity, means the Director, Animal and Plant Biosecurity, of NSW Department of Primary Industries;

Executive Director, Biosecurity, Compliance and Mine Safety, means the Executive Director, Biosecurity, Compliance and Mine Safety, of NSW Department of Primary Industries;

free zone means Western Australia;

herd means a group of animals maintained as a discrete unit;

inspector means someone appointed as an inspector under section 6 of the Act or otherwise permitted by that section to perform the duties and/or exercise the powers of an inspector so appointed;

monitored negative has the meaning given to that term by the Australian Johne's Disease Market Assurance Program for Cattle published in January 2000 by Animal Health Australia, 26-28 Napier Close, Deakin ACT 2600, as revised from time to time:

non-assessed in relation to a herd, means a herd that is not infected or suspected of being infected with Johne's disease, that is not in quarantine on account of Johne's disease, and that is not monitored negative;

Protected Area means the Protected Area of New South Wales, as regards Johne's disease in cattle, notified by the Minister pursuant to section 11A of the Act;

Protected (Control) Area means a Protected (Control) Area of New South Wales, as regards Johne's disease in cattle, notified by the Minister pursuant to section 11A of the Act;

protected zone means Queensland, the Northern Territory, the Australian Capital Territory, Flinders Municipality within the State of Tasmania, and that part of South Australia falling within a bovine Johne's disease protected zone as declared from time to time under South Australian legislation;

residual zone means Tasmania, other than the Flinders Municipality;

slaughter-only sale means a sale approved under section 20B (3) or section 20C (3) of the Act.

Notes

- Introducing cattle into New South Wales in contravention of this Proclamation is an offence under section 20 of the Act. The maximum penalty for such an offence is ordinarily \$11,000, but is \$22,000 if the cattle are diseased, and \$110,000 and 6 months imprisonment if the cattle are diseased and other stock in the State become diseased as a result.
- The doing of other things in contravention of this Proclamation is an offence under section 20H (1) (a) of the Act. The maximum penalty for such an offence is \$11,000.
- There are also restrictions on the movement of cattle from a Protected (Control) Area of the State into the Protected Area of the State. These restrictions are contained in a Notification by which the Minister for Primary Industries, pursuant to section 11A of the Act, has declared the Protected Area and Protected (Control) Areas as regards Johne's disease in cattle.
- A Protected (Control) area is an area of New South Wales with a moderate prevalence of a disease (section 11A (1A) of the Act). A Protected Area is an area of New South Wales with a lower prevalence of a disease (section 11A (1B) of the Act).
- A person who receives a completed Owner/Vendor Declaration form is advised to retain it as evidence of compliance with this Proclamation.
- A map of the Protected Area and Protected (Control)
 Areas as regards Johne's disease in cattle is published
 on NSW Department of Primary Industries' website at
 http://www.agric.nsw.gov.au/reader/bjd-zoning/bjd-aus.gif.
- 562-BJD is NSW Department of Primary Industries' reference.
- For further information, contact NSW Department of Primary Industries on (02) 6391 3630.

Signed and sealed at Sydney this 30th day of May 2007.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

STOCK DISEASES ACT 1923

Appointment of Inspector Notification No. 471

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 Emma Frances STORRIER as an inspector for the purposes of the Act.

Dated this 30th day of May 2007.

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

STOCK DISEASES ACT 1923

Appointment of Inspector Notification No. 470

I, BARRY DESMOND BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to section 6 (1) of the Stock Diseases Act 1923 ("the Act"), appoint Daryl Francis COOPER as an inspector under the Act.

Dated this 30th day of May 2007.

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

STOCK FOODS ACT 1940

Authorisation of Inspector

I, BARRY DESMOND BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to section 20 (1) (a) of the Stock Foods Act 1940 ("the Act"), authorise Daryl Francis COOPER as an inspector under the Act.

Dated this 30th day of May 2007.

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

STOCK FOODS ACT 1940

Authorisation of Inspector

I, BARRY DESMOND BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to section 20 (1) (a) of the Stock Foods Act 1940 ("the Act"), authorise Wayne Bruce HAIGH as an inspector under the Act.

Dated this 30th day of May 2007.

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

STOCK MEDICINES ACT 1989

Authorisation of Inspector

I, BARRY DESMOND BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to section 48 of the Stock Medicines Act 1989 ("the Act"), authorise Wayne Bruce HAIGH as an inspector under the Act.

Dated this 30th day of May 2007.

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

STOCK MEDICINES ACT 1989

Authorisation of Inspector

I, BARRY DESMOND BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to section 48 of the Stock Medicines Act 1989 ("the Act"), authorise Daryl Francis COOPER as an inspector under the Act.

Dated this 30th day of May 2007.

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

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(07-242)

No. 3139, MINERAL INNOVATIONS PTY LIMITED (ACN 120 836 508), area of 9 units, for Group 1, dated 29 May, 2007. (Singleton Mining Division).

(07-243)

No. 3140, STANDARD MINES PTY LTD (ACN 125 577 451), area of 204 units, for Group 1, dated 29 May, 2007. (Broken Hill Mining Division).

(07-244)

No. 3141, STANDARD MINES PTY LTD (ACN 125 577 451), area of 86 units, for Group 1, dated 29 May, 2007. (Broken Hill Mining Division).

(07-245)

No. 3142, STANDARD MINES PTY LTD (ACN 125 577 451), area of 107 units, for Group 1, dated 30 May, 2007. (Orange Mining Division).

(07-246)

No. 3143, STANDARD MINES PTY LTD (ACN 125 577 451), area of 13 units, for Group 1, dated 30 May, 2007. (Broken Hill Mining Division).

(07-247)

No. 3144, OROYA MINING LIMITED (ACN 009 146 794), area of 28 units, for Group 1, dated 30 May, 2007. (Orange Mining Division).

(07-248)

No. 3145, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), area of 54 units, for Group 6, dated 30 May, 2007. (Armidale Mining Division).

(07-249)

No. 3146, STANDARD MINES PTY LTD (ACN 125 577 451), area of 20 units, for Group 1, dated 30 May, 2007. (Broken Hill Mining Division).

(07-250)

No. 3147, STANDARD MINES PTY LTD (ACN 125 577 451), area of 30 units, for Group 1, dated 30 May, 2007. (Broken Hill Mining Division).

(07-251)

No. 3148, STANDARD MINES PTY LTD (ACN 125 577 451), area of 21 units, for Group 1, dated 30 May, 2007. (Broken Hill Mining Division).

(07-252)

No. 3149, STANDARD MINES PTY LTD (ACN 125 577 451), area of 110 units, for Group 1, dated 30 May, 2007. (Orange Mining Division).

(07-254)

No. 3151, STANDARD MINES PTY LTD (ACN 125 577 451), area of 15 units, for Group 1, dated 30 May, 2007. (Broken Hill Mining Division).

(07-255)

No. 3152, STANDARD MINES PTY LTD (ACN 125 577 451), area of 56 units, for Group 1, dated 30 May, 2007. (Broken Hill Mining Division).

(07-256)

No. 3153, STANDARD MINES PTY LTD (ACN 125 577 451), area of 15 units, for Group 1, dated 30 May, 2007. (Broken Hill Mining Division).

(07-257)

No. 3154, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 4 units, for Group 1, dated 31 May, 2007. (Broken Hill Mining Division).

(07-258)

No. 3155, DAVID CHARLES PRENDERGAST, area of 4 units, for Group 1, dated 1 June, 2007. (Cobar Mining Division).

(07-259)

No. 3156, ARASTRA EXPLORATION PTY LTD (ACN 085 025 798), area of 94 units, for Group 1, dated 1 June, 2007. (Broken Hill Mining Division).

(07-260)

No. 3157, CENTAURUS RESOURCES PTY LTD (ACN 120 281 969), area of 30 units, for Group 1, dated 1 June, 2007. (Orange Mining Division).

(07-261)

No. 3158, STANDARD MINES PTY LTD (ACN 125 577 451), area of 664 units, for Group 1, dated 1 June, 2007. (Broken Hill Mining Division).

(07-262)

No. 3159, STANDARD MINES PTY LTD (ACN 125 577 451), area of 75 units, for Group 1, dated 1 June, 2007. (Cobar Mining Division).

(07-263)

No. 3160, STANDARD MINES PTY LTD (ACN 125 577 451), area of 50 units, for Group 1, dated 1 June, 2007. (Cobar Mining Division).

(07-264)

No. 3161, STANDARD MINES PTY LTD (ACN 125 577 451), area of 77 units, for Group 1, dated 1 June, 2007. (Cobar Mining Division).

(07-265)

No. 3162, STANDARD MINES PTY LTD (ACN 125 577 451), area of 20 units, for Group 1, dated 1 June, 2007. (Cobar Mining Division).

(07-266)

No. 3163, STANDARD MINES PTY LTD (ACN 125 577 451), area of 45 units, for Group 1, dated 1 June, 2007. (Cobar Mining Division).

(07-270)

No. 3167, HILL END GOLD LIMITED (ACN 072 692 365), area of 125 units, for Group 1, dated 4 June, 2007. (Wagga Wagga Mining Division).

(07-271)

No. 3168, HILL END GOLD LIMITED (ACN 072 692 365), area of 125 units, for Group 1, dated 4 June, 2007. (Wagga Wagga Mining Division).

(07-272)

No. 3169, HILL END GOLD LIMITED (ACN 072 692 365), area of 97 units, for Group 1, dated 4 June, 2007. (Wagga Wagga Mining Division).

(07-273)

No. 3170, HILL END GOLD LIMITED (ACN 072 692 365), area of 125 units, for Group 1, dated 4 June, 2007. (Wagga Wagga Mining Division).

(07-274)

No. 3171, HILL END GOLD LIMITED (ACN 072 692 365), area of 109 units, for Group 1, dated 4 June, 2007. (Wagga Wagga Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(06-7099)

No. 2967, now Exploration Licence No. 6787, CAPITAL MINING LIMITED (ACN 104 551 171), County of Bland, Map Sheet (8429), area of 30 units, for Group 1 and Group 10, dated 23 May, 2007, for a term until 23 May, 2009. As a result of the grant of this title, Exploration Licence No. 5985 has ceased to have effect.

(07-0087)

No. 2985, now Exploration Licence No. 6789, OROYA MINING LIMITED (ACN 009 146 794), County of Roxburgh, Map Sheet (8831, 8832), area of 22 units, for Group 1, dated 28 May, 2007, for a term until 28 May, 2009.

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

NOTICE is given that the following applications have been refused:

PETROLEUM APPLICATIONS

(06-7622)

No. 23 lodged by PLATIGRAF PTY LIMITED (ACN 001 210 073) over 20 blocks in the (Armidale Mining Division). Refusal took effect on 30 May, 2007.

(07-423)

No. 82 lodged by GUNNEDAH GAS PTY LTD (ACN 115 880 772) over 140 blocks in the (Orange Mining Division). Refusal took effect on 30 May, 2007.

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

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(07-245)

No. 3142, STANDARD MINES PTY LTD (ACN 125 577 451), County of Gipps, Map Sheet (8330, 8331). Withdrawal took effect on 30 May, 2007.

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

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

(T01-0097)

Exploration Licence No. 5874, ENDEAVOUR MINERALS PTY LTD (ACN 063 725 708), area of 3 units. Application for renewal received 30 May, 2007.

(05-166)

Exploration Licence No. 6431, AUSTRALIA ORIENTAL MINERALS NL (ACN 010 126 708), area of 14 units. Application for renewal received 5 June, 2007.

(05-159)

Exploration Licence No. 6435, RESOURCE INVESTMENT GROUP PTY LTD (ACN 106 872 799), area of 16 units. Application for renewal received 30 May, 2007.

(04-615)

Exploration Licence No. 6438, INDEPENDENCE GROUP NL, area of 49 units. Application for renewal received 4 June, 2007.

(04-616)

Exploration Licence No. 6439, INDEPENDENCE GROUP NL, area of 50 units. Application for renewal received 4 June, 2007.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(06-132)

Exploration Licence No. 6634, ELEPHANT MINES PTY LIMITED (ACN 097 799 025), County of Ashburnham, Map Sheet (8531), area of 57 units. Cancellation took effect on 30 May, 2007.

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

TRANSFERS

(T03-0978)

Exploration Licence No. 6338, formerly held by AUGUR RESOURCES LTD (ACN 106 879 690) has been transferred to ARK MINES LIMITED (ACN 123 668 717). The transfer was registered on 30 May, 2007.

(T03-0979)

Exploration Licence No. 6339, formerly held by AUGUR RESOURCES LTD (ACN 106 879 690) has been transferred to ARK MINES LIMITED (ACN 123 668 717). The transfer was registered on 30 May, 2007.

(T03-0890)

Exploration Licence No. 6341, formerly held by AUGUR RESOURCES LTD (ACN 106 879 690) has been transferred to ARK MINES LIMITED (ACN 123 668 717). The transfer was registered on 30 May, 2007.

(T03-0891)

Exploration Licence No. 6365, formerly held by AUGUR RESOURCES LTD (ACN 106 879 690) has been transferred to ARK MINES LIMITED (ACN 123 668 717). The transfer was registered on 30 May, 2007.

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

NOTICE is given that the following authorities have been renewed:

PETROLEUM EXPLORATION LICENCE

(04/4646)

No. 419, RED SKY ENERGY LIMITED (ACN 099 116 275), area of 70 blocks, for a further term until 19 December 2008. Renewal effective on and from 19 April 2007.

(04/4645)

No. 420, RED SKY ENERGY LIMITED (ACN 099 116 275), area of 61 blocks, for a further term until 19 December 2008. Renewal effective on and from 19 April 2007.

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

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

CITY OF BLUE MOUNTAINS 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.

A. FIDLER, Administration Coordinator, City of Blue Mountains Council (by delegation from the Minister for Roads) 26 July 2000

SCHEDULE

1. Citation

This Notice may be cited as City of Blue Mountains Council 19 Metre B-Double Route Notice No. 1/2007.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those 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

Туре	Road Name	Starting Point	Finishing Point
19.	View Street, Blaxland.	Great Western Highway.	Hope Street.
19.	Hope Street, Blaxland.	View Street.	Short Street.
19.	Short Street, Blaxland.	Hope Street.	Great Western Highway.

ROAD TRANSPORT (GENERAL) ACT 2005

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

FAIRFIELD 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 19m B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

ALAN YOUNG, General Manager, Fairfield City Council (by delegation from the Minister for Roads) 22 August 2000

SCHEDULE

1. Citation

This Notice may be cited as the Fairfield City Council 25 Metre B-Double Vehicle 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-Doubles vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Туре	Road Name	Starting Point	Finishing Point
19.	Edensor Road.	Cowpasture Road.	Bonnyrigg Avenue.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

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

SCHEDULE

1. Citation

This Notice may be cited as the Dubbo City Council Road Train Repeal Notice No. 1/2007.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Amendment

The Dubbo City Council Road Train No. 1/2004 is amended by omitting the following from that Notice:

Туре	Road	Starting point	Finishing point
RT.	Darling Street, Dubbo City Council.	Mitchell Highway (Cobra Street).	Macquarie Street.
RT.	Macquarie Street, Dubbo City Council.	Darling Street, Dubbo City Council.	Old Dubbo Road at its intersection with Margaret Street.
RT.	Old Dubbo Road, Dubbo City Council.	Macquarie Street, Dubbo City Council.	"Mirambee" Feedlot – a distance of 12 kms south of the intersection of Macquarie and Margaret Streets.

ROADS TRANSPORT (GENERAL) ACT 2005

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

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

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

1. Citation

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

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

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

4. Application

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

5. Routes

B-Double routes within the Dubbo City Council.

Туре	Road No.	Road Name	Starting point	Finishing point
25.	000.	Darling Street, Dubbo.	Mitchell Highway (H7) (Cobra Street).	Macquarie Street.
25.	000.	Macquarie Street, Dubbo.	Darling Street.	Old Dubbo Road at its intersection with Margaret Street.
25.	000.	Old Dubbo Road, Dubbo.	Macquarie Street.	"Mirambee" feedlot – a distance of 12 km south of the intersection of Macquarie and Margaret Streets.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

GLEN WARREN,

Acting General Manager
Narrabri Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

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

2. Commencement

This Notice takes effect on 12 June 2007.

3. Effect

This Notice remains in force until 8 July 2007 unless it is amended or repealed earlier.

4. Application

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

5. Routes

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
RT	000	Tibbereena Street, Narrabri	Dangar Street (Newell Hwy)	Violet Street	In operation from 9am to 3pm daily
RT	000	Violet Street, Narrabri	Tibbereena Street	Gibbons Street	In operation from 9am to 3pm daily. West-bound only
RT	000	Gibbons Street, Narrabri	Violet Street	Dangar Street (Newell Hwy)	In operation from 9am to 3pm daily. North bound only
RT	000	Selina Street, Narrabri	Dangar Street (Newell Hwy)	Violet Street	In operation from 9am to 3pm daily. South-bound only
RT	000	Violet Street, Narrabri	Selina Street	Tibbereena Street	In operation from 9am to 3pm daily. East-bound only

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

GLEN WARREN,

Acting General Manager
Narrabri Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

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

2. Commencement

This Notice takes effect on 12 June 2007.

3. Effect

This Notice remains in force until 8 July 2007 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

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	000	Tibbereena Street, Narrabri	Dangar Street (Newell Hwy)	Violet Street	In operation from 9am to 3pm daily
25	000	Violet Street, Narrabri	Tibbereena Street	Gibbons Street	In operation from 9am to 3pm daily. West bound only
25	000	Gibbons Street, Narrabri	Violet Street	Dangar Street (Newell Hwy)	In operation from 9am to 3pm daily. North bound only
25	000	Selina Street, Narrabri	Dangar Street (Newell Hwy)	Violet Street	In operation from 9am to 3pm daily. South bound only
25	000	Violet Street, Narrabri	Selina Street	Tibbereena Street	In operation from 9am to 3pm daily. East bound only

ROAD TRANSPORT (DRIVER LICENSING) ACT 1998

Notice Fixing Fees

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, pursuant to section 10 of the Road Transport (Driver Licensing) Act 1998 and Clause 62 of the Road Transport (Driver Licensing) Regulation 1999, make the notice set forth hereunder.

This notice takes effect on publication in the New South Wales Government Gazette.

LES WIELINGA, Chief Executive, Roads and Traffic Authority, 29 May 2007

Amendments

The notice fixing fees published in *New South Wales Government Gazette* No. 7 of 13 January 2006, at page 132 is amended by inserting the following services and fees in the Schedule to that notice.

\$
9 Issue of provisional P1 licences – restriction on passengers under 21 exemption letter
24
10 Issue of replacement provisional P1 licences – restriction on passengers under 21 exemption letter
10

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Bomaderry and North Nowra in the Shoalhaven City Council area

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

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

SCHEDULE

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

Lot 5 Deposited Plan 1091854;

Lot 1 Deposited Plan 411127;

Lot 12 Deposited Plan 617492; and

Lot 1 Deposited Plan 1111758.

(RTA Papers: 1/404.1128)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at O'Connell in the Oberon Council and Bathurst Regional Council areas

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Oberon Council area, Parish of Langdale and County of Westmoreland, shown as Lot 11 Deposited Plan 263942 and Lot 11 Deposited Plan 1104832.

ALSO all those pieces or parcels of land situated in the Bathurst Regional Council area, Parish of Melrose and County of Roxburgh, shown as Lots 4 to 10 inclusive Deposited Plan 263942.

(RTA Papers: FPP 6M3803; RO 344.5304)

Department of Water and Energy

WATER ACT 1912

AN application under part 2, within proclaimed (declared) local areas under section 5 (4) of the Water Act 1912.

AN application for a licence under section 10 for works within a proclaimed (declared) local area as generally described hereunder have been received from:

Macquarie River Valley

Christopher Damien STAR and Belinda Jane HARRIS for a pump on the Castlereagh River, Lots 1, 8 and 23, DP 754201, Parish of Dahomey and Lot 4, DP 734356, Parish of Warragan, both County of Leichhardt, for water supply for stock and domestic purposes and irrigation of 80 hectares (fodder crops) (replacing existing entitlement by way of permanent transfer – in lieu of advert w/c14.5.07) (Reference: 80SL96266).

Written objections to the applications specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local (declared) area and must be lodged with the Departments Regional Office at Dubbo, within twenty-eight (28) days.

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

Great Artesian Basin

Phillip John DUNFORD and Cindy Ann DUNFORD for a proposed artesian bore, Lot 3233, DP 765438, Parish of Ninmegate, County of Narran, for water supply for stock and domestic purposes (new licence) (Reference: 85BL244410).

Formal objections with grounds stating how your interests may be affected must be lodged by the 28 June 2007.

Any enquiries regarding the above should be directed to the undersigned.

GA2:310235

RICHARD WHEATLEY,

A/Senior Natural Resource Officer (Licensing)

Department of Natural Resources, PO Box 717, Dubbo NSW 2830, Telephone: (02) 6841 7414.

WATER ACT 1912

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

BLACKHEATH GOLF CLUB LTD for a proposed bore on Lot 1, DP 747850, Parish of Blackheath, County of Cook, for water supply for recreation purposes (greens and tees) and the irrigation of 20.0 hectares (proposed entitlement 30.0 megalitres) (new licence) (lodged prior to the February 2007 Blue Mountains Groundwater Embargo) (Reference: 10BL601290) (GA2:493459).

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

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

WAYNE CONNERS, Natural Resource Project Officer, Licensing South

Department of Natural Resources, PO Box 3720, Parramatta NSW 2124.

WATER ACT 1912

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

Jevon SAMMUT for a pump on the Hawkesbury River on Lot 2, DP 202281, Parish of Pitt Town, County of Cumberland, for the irrigation of 10.0 hectares (turf) (part replacement licence – part replaces 10SL055446) (no increase in authorised area – no increase in annual water entitlement) (not subject to the 1995 Hawkesbury/Nepean Embargo) (Reference: 10SL056758) (GA2:534351).

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

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

WAYNE CONNERS, Natural Resource Project Officer, Licensing South

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

WATER ACT 1912

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

Namoi River Valley

Jamie Leigh DRURY for an additional pump on the Peel River on Lot 2, DP 732484, Parish of Attunga, County of Inglis, for irrigation purposes from an existing entitlement (Local Office Papers: 90SL100912) (GA4:72335).

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.

TONY HALL, Licensing North

Department of Water and Energy, PO Box 550, Tamworth NSW 2340.

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

Murrumbidgee Valley

Peter Maxwell CROWE and Andra Leslie CROWE for a bore on Lot 1 DP 1081558, Parish of Cavan, County of Cowley for a water supply for commercial purposes. Replacement License only. Reference 40BL191501. GA2:532370.

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 6th July 2007 as prescribed by the Act.

S. F. WEBB, Licensing Manager Murray / Murrumbidgee Region

Department of Water and Energy P.O. Box 156, LEETON NSW 2705

WATER ACT 1912

APPLICATIONS under Part 2 within a Proclaimed (declared) Local Area under Section 5(4) of the Water Act, 1912.

Applications for An authority under Section 20 for works within a proclaimed (declared) local area as generally described hereunder have been received from:

Murrumbidgee Valley

COOMA GOLF CLUB and Ross Alan SHERLOCK and Zela Clyde SHERLOCK for a pump on the Murrumbidgee River, on Lot 83 DP750524, Parish of Binjura, County of Beresford for a water supply for recreation purposes and for supply of water for stock purposes to the holder of Lot 45 DP750524 Parish of Binjura, County of Beresford. Replacement Authority. Reference: 40SA5636.

Any enquires regarding the above should be directed to the undersigned (telephone 0269 530700).

Formal objections to the application specifying the grounds thereof, may be made by any statutory authority or a local occupier within the proclaimed area and must be lodged with the Department at Leeton within the 28 days as fixed by the Act.

S. F. WEBB, Licensing Manager Murray / Murrumbidgee

Department Water and Energy P.O. Box 156, LEETON NSW 2705

WATER MANAGEMENT ACT 2000

Order under section 323

Temporary Water Restrictions-Groundwater Extraction for Domestic Purposes

All Aquifers or Parts of Aquifers Underlying

Blue Mountains City Council Local Government Area

PURSUANT to section 323 of the *Water Management Act* 2000, I, PHIL KOPERBERG MP, Minister for Climate Change, Environment and Water, on being satisfied that it is necessary in the public interest to do so because of water shortage, do by this Order direct that the taking of water for domestic purposes as basic landholder rights under section 52 from water sources in Schedule 1 of this Order is restricted, as set out in the Schedule 2 of this Order.

This Order applies only to properties on reticulated water supply.

This Order takes effect on the date it is first broadcast and will continue until 8 December 2007 unless it is repealed by Order before that date.

Dated at Sydney this 6th day of June 2007.

PHIL KOPERBERG, M.P.,

Minister for Climate Change, Environment and Water

SCHEDULE 1 - Water Sources

All aquifers or parts of aquifers underlying the land within the area of Blue Mountains City Council.

SCHEDULE 2 – Water Restrictions

No hosing of hard surfaces at any time and no sprinklers or watering systems at any time.

WATER ACT 1912

Order Under Section 113A

Revocation of Embargoes on any Further Applications for Sub Surface Water Licences

Moore Creek Catchment

THE Water Administration Ministerial Corporation, hereby revokes the following embargo order declared pursuant to Section 113A of the Water Act 1912:

Water Shortage of the Moore Creek Catchment as published in the Government Gazette on 24 November 2000.

Signed for the Water Administration Ministerial Corporation.

Dated this 23 May 2007.

PHIL KOPERBERG, M.P.,

Minister for Climate Change, Environment and Water

WATER ACT 1912

Order Under Section 113A

Revocation of Embargoes on any Further Applications for Sub Surface Water Licences.

Peel Valley Alluvium Water Shortage Zone – GWMA 005

THE Water Administration Ministerial Corporation, hereby revokes the following embargo order declared pursuant to Section 113A of the Water Act 1912:

Water Shortage of the Peel Valley Alluvium GWMA 005 as published in the Government Gazette on 2 July 1999.

Signed for the Water Administration Ministerial Corporation.

Dated this 23 May 2007.

PHIL KOPERBERG, M.P.,

Minister for Climate Change, Environment and Water

Order Under Section 113A

Embargo on any further Applications for Sub Surface Water Licences.

Peel Valley Alluvium Water Shortage Zone – GWMA 005

PURSUANT to Section 113A of the Water Act 1912, the Water Administration Ministerial Corporation, being satisfied that the Water Shortage Zone, as shown in the Schedule, is unlikely to have more water available than is sufficient to meet requirements of the licensees of bores situated within the Water Shortage Zone and such other possible requirements from the Water Shortage Zone as are determined by the Ministerial Corporation, now declares that on and from the date of publication of this Order in the *Government Gazette*, no further applications for a licence under Part 5 of the Water Act, 1912 relating to the Water Shortage Zone may be made, except as specified below until this Order is revoked by a subsequent Notice published in the *Government Gazette*.

This Order relates to all applications for licences issued under Part 5 of the Water Act 1912, other than applications for licences for:

- 1. Water supply for stock purposes:
 - For the purpose of this order 'stock' means stock of a number not exceeding the number pastured ordinarily on the lands having regard to seasonal fluctuations in the carrying capacity of the land and not held in close concentration for a purpose other than grazing. This excludes intensive animal agriculture and/or husbandry;
- 2. Water supply for town or village water supply purposes, where no reticulated water supply is available;
- 3. Private domestic purposes on land holdings larger than 12 hectares;

- 4. Monitoring and test bores for groundwater investigation and/or environmental management purposes;
- Water supply for community recreational facilities:
 For the purposes of this order, 'community recreational facilities' includes, but is not limited to parks, hospital grounds, playgrounds, ovals and sporting grounds and excludes commercial operations such as golf courses;
- 6. Bores on a property which are the subject of a development consent that was granted prior to the date of this order and which are consistent with the general terms of approval included in that consent.

Note: Notwithstanding paragraphs 1 to 6, this order does not apply to:

- (a) an application for a renewal of a licence, or
- (b) an application for a licence for a bore to replace some other licensed bore that the applicant has ceased to use, or
- (c) an application for a licence for a bore to produce water to satisfy a water allocation arising from the transfer of a water allocation under s. 117J.

Signed for the Water Administration Ministerial Corporation.

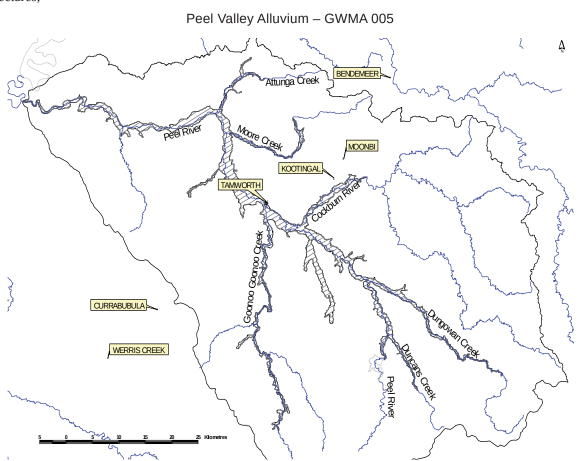
Dated this 23 May 2007.

PHIL KOPERBERG, M.P.,

Minister for Climate Change, Environment and Water

Schedule

All the area of lands shown as constituting Peel Valley Alluvium Water Shortage Zone – GWMA 005 as shown hatched on the diagram hereunder.



Order Under Section 113A

Embargo on any further Applications for Sub Surface Water Licences.

Peel Valley Fractured Rock Water Shortage Zone
- GWMA 819

PURSUANT to Section 113A of the Water Act 1912, the Water Administration Ministerial Corporation, being satisfied that the Water Shortage Zone, as shown in the Schedule, is unlikely to have more water available than is sufficient to meet requirements of the licensees of bores situated within the Water Shortage Zone and such other possible requirements from the Water Shortage Zone as are determined by the Ministerial Corporation, now declares that on and from the date of publication of this Order in the *Government Gazette*, no further applications for a licence under Part 5 of the Water Act, 1912 relating to the Water Shortage Zone may be made, except as specified below until this Order is revoked by a subsequent Notice published in the *Government Gazette*.

This Order relates to all applications for licences issued under Part 5 of the Water Act 1912, other than applications for licences for:

- Water supply for stock purposes:
 For the purpose of this order 'stock' means stock of a number not exceeding the number pastured ordinarily on the lands having regard to seasonal fluctuations in the carrying capacity of the land and not held in close concentration for a purpose other than grazing. This excludes intensive animal agriculture and/or husbandry;
- 2. Water supply for town or village water supply purposes, where no reticulated water supply is available;

- 3. Private domestic purposes on land holdings larger than 12 hectares;
- 4. Monitoring and test bores for groundwater investigation and/or environmental management purposes;
- Water supply for community recreational facilities:
 For the purposes of this order, 'community recreational facilities' includes, but is not limited to parks, hospital grounds, playgrounds, ovals and sporting grounds and excludes commercial operations such as golf courses;
- Bores on a property which are the subject of a development consent that was granted prior to the date of this order and which are consistent with the general terms of approval included in that consent.

Note: Notwithstanding paragraphs 1 to 6, this order does not apply to:

- (a) an application for a renewal of a licence, or
- (b) an application for a licence for a bore to replace some other licensed bore that the applicant has ceased to use, or
- (c) an application for a licence for a bore to produce water to satisfy a water allocation arising from the transfer of a water allocation under s. 117J.

Signed for the Water Administration Ministerial Corporation.

Dated this 23 May 2007.

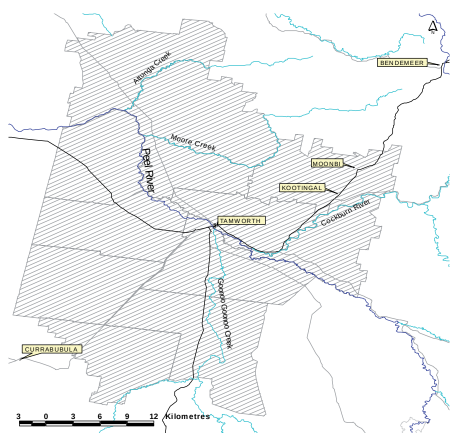
PHIL KOPERBERG, M.P.,

Minister for Climate Change, Environment and Water

Schedule

All the area of lands shown as constituting Peel Valley Fractured Rock Water Shortage Zone – GWMA 819 as shown hatched on the diagram hereunder.

Peel Valley Fractured Rock Water Shortage Zone - GWMA 819



Order Under Section 113A

Embargo on any further Applications for Sub Surface Water Licences.

Botany Sandbeds Water Shortage Zone GWMA 018

PURSUANT to Section 113A of the Water Act 1912, the Water Administration Ministerial Corporation, being satisfied that the Water Shortage Zone, as shown in the Schedule, is unlikely to have more water available than is sufficient to meet requirements of the licensees of bores situated within the Water Shortage Zone and such other possible requirements from the Water Shortage Zone as are determined by the Ministerial Corporation, now declares that on and from the date of publication of this Order in the *Government Gazette*, no further applications for a licence under Part 5 of the Water Act, 1912 relating to the Water Shortage Zone may be made, except as specified below until this Order is revoked by a subsequent Notice published in the *Government Gazette*.

This Order relates to all applications for licences made under Part 5 of the Water Act 1912, other than applications for licences for:

- 1. Water supply for private domestic purposes;
- 2. Water supply for urban water supply purposes;
- 3. Works for the de-watering of construction sites;
- 4. Monitoring and test bores for groundwater investigation and/or environmental management purposes;
- 5. Works used for groundwater remediation purposes;

- 6. Bores on a property which are the subject of a development consent that was granted prior to the date of this order and which are consistent with the General Terms of Approval included in that consent;
- 7. Conversion to a production bore where a test bore licence already existed prior to 1 May 2007, provided the application is lodged within six months of this order being made.

Note: Notwithstanding paragraphs 1 to 7, this order does not apply to:

- (a) an application for a renewal of a licence, or
- (b) an application for a licence for a bore to replace some other licensed bore that the applicant has ceased to use, or
- (c) an application for a licence for a bore to produce water to satisfy a water allocation arising from the transfer of a water allocation under s. 117J.

Signed for the Water Administration Ministerial Corporation.

Dated this 23 May 2007.

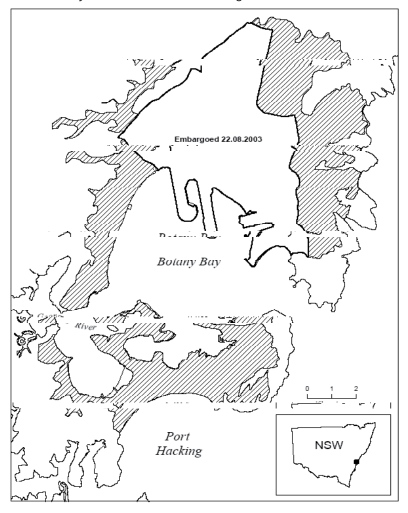
PHIL KOPERBERG, M.P.,

Minister for Climate Change, Environment and Water

Schedule

All of the land within the Botany Sandbeds Water Shortage Zone GWMA 018, excluding the area that was embargoed on 22 August 2003, as shown in the hatched area of the map.

Botany Sandbeds Water Shortage Zone GWMA 018



Order Under Section 113A

Embargo on any further Applications for Sub Surface Water Licences.

Nepean Sandstone Water Shortage Zone GWMA 607 Parishes of Uringalla, Bangadilly, Bullio, Burrawang, Nundialla, Weromba And Yarrawa

PURSUANT to Section 113A of the Water Act 1912, the Water Administration Ministerial Corporation, being satisfied that the Water Shortage Zone, as shown in the Schedule, is unlikely to have more water available than is sufficient to meet requirements of the licensees of bores situated within the Water Shortage Zone and such other possible requirements from the Water Shortage Zone as are determined by the Ministerial Corporation, now declares that on and from the date of publication of this Order in the *Government Gazette*, no further applications for a licence under Part 5 of the Water Act, 1912 relating to the Water Shortage Zone may be made, except as specified below until this Order is revoked by a subsequent Notice published in the *Government Gazette*.

This Order relates to all applications for licences made under Part 5 of the Water Act 1912, other than applications for licences for:

- 1. Water supply for stock purposes:
 For the purpose of this order 'stock' means stock of a number not exceeding the number pastured ordinarily on the lands having regard to seasonal fluctuations in the carrying capacity of the land and not held in close concentration for a purpose other than grazing. This excludes intensive animal agriculture and/or husbandry;
- 2. Water supply for private domestic purposes;
- 3. Water supply for urban or village water supply purposes;

- 4. Water supply for community recreational facilities: For the purposes of this order, 'community recreational facilities' includes, but is not limited to parks, hospital grounds, playgrounds, ovals and sporting grounds and excludes commercial operations such as golf courses;
- 5. Monitoring and test bores for groundwater investigation and/or environmental management purposes; and
- 6. Bores on a property which are the subject of a development consent that was granted prior to the date of this order and which are consistent with the general terms of approval included in that consent;
- Conversion to a production bore where a test bore licence already exists, provided the application is lodged within six months of this order being made.

Note: This order does not apply to:

- (a) an application for a renewal of a licence, or
- (b) an application for a licence for a bore to replace some other licensed bore that the applicant has ceased to use, or
- (c) an application for a licence for a bore to produce water to satisfy a water allocation arising from the transfer of a water allocation under s. 117J.

Signed for the Water Administration Ministerial Corporation.

Dated this 23 May 2007.

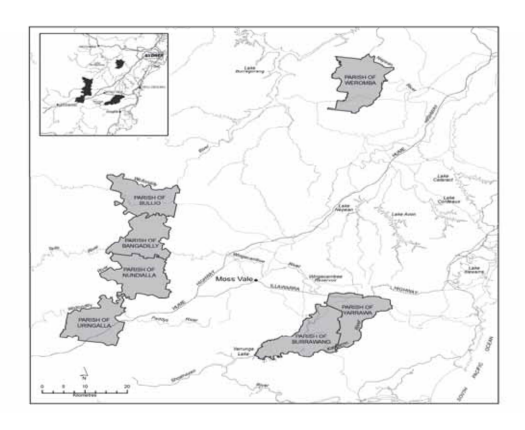
PHIL KOPERBERG, M.P.,

Minister for Climate Change, Environment and Water

Schedule

Nepean Sandstone Water Shortage Zone GWMA 607

All the area of lands within the parishes of Uringalla, Bangadilly, Bullio, Burrawang, Nundialla, Weromba And Yarrawa in the Nepean Sandstone Water Shortage Zone GWMA 607, as shown in the shaded areas of the map.



WATER MANAGEMENT ACT 2000

Order under section 323

Temporary Water Restrictions-

Groundwater Extraction For Domestic Purposes

Peel Valley Fractured Rock Groundwater Source

Peel Valley Alluvium Groundwater Source

PURSUANT to section 323 of the Water Management Act 2000, I, PHIL KOPERBERG MP, Minister for Climate Change, Environment and Water, on being satisfied that it is necessary in the public interest to do so because of water shortage, do by this Order direct that the taking of groundwater for domestic purposes as basic landholder rights under section 52 from the water sources shown in Schedule 1 of this Order is restricted as set out in Schedule 2 of this Order.

This Order applies only to properties on reticulated (town or village) water supply and those supplied from community bores within residential subdivisions.

This Order takes effect on the date it is first broadcast and will continue until 8 December 2007 unless it is repealed by Order before that date.

Dated at Sydney this 6th day of June 2007.

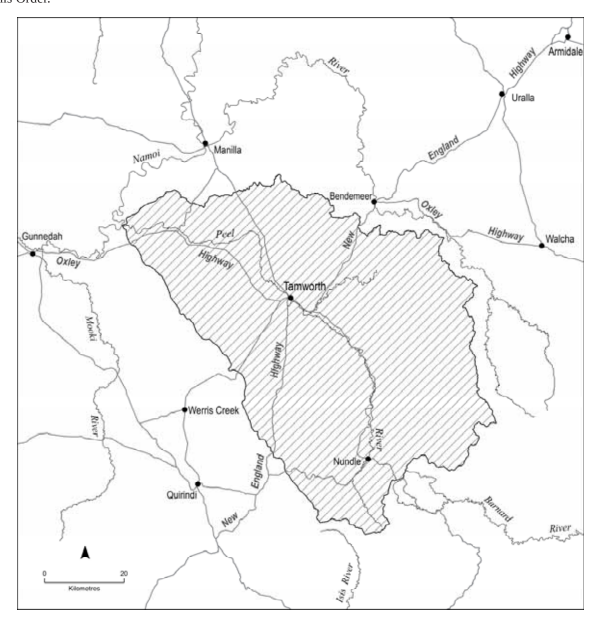
PHIL KOPERBERG, M.P.,

Minister for Climate Change, Environment and Water

SCHEDULE 1 - Water Sources

Peel Valley Fractured Rock Groundwater Source Peel Valley Alluvium Groundwater Source

These groundwater sources underlie the land within the hatched area of the map.



SCHEDULE 2 - Water Restrictions

Hand held hoses only before 9am and after 4pm each day. Sprinklers only between 6pm and 8pm each day.

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Cotton Ginning.

Citation

The order is cited as the Cotton Ginning Order.

Order

A summary of the Order is given below.

- (a) Term of Training
 - (i) Full-time

Training shall be given for a nominal period of:

Certificate II in Cotton Ginning LMT20400	12 months
Certificate III in Cotton Ginning LMT30300 by direct entry	24 months
Certificate III in Cotton Ginning LMT30300 when the trainee holds Certificate II in Cotton Ginning LMT20400	12 months

or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

(a) School based traineeships

In the case of school based part-time traineeships, trainees will undertake a minimum of 100 days on-the-job training across a twenty-four (24 month) period within which trainees shall be required to demonstrate competencies relevant to the Vocational Training Order.

While at school, training may extend to sixty (60) months where the Higher School Certificate is being delivered over a five (5) year period.

Students may work full-time during school vacations and/or weekends. They are not required to attend on-the-job and/or off-the-job training for more than one (1) day per week during examination periods or exam preparation periods.

(b) Non school based traineeships

The table below identifies the allowable hours which may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths
Weekly Hours		Nominal Term Required (Months)					
15	15	30	45	Not	Allowa	ıble	
16	15	29	44				
17	14	28	42				
18	14	27	41				
19	13	26	39				
20	13	25	38				
21	12	24	36	48			
22	12	23	35	46			
23	11	22	33	44	55		
24	11	21	32	42	53		
25	10	20	30	40	50	60	
26	10	19	29	38	48	57	
27	9	18	27	36	45	54	72
28	9	17	26	34	43	51	68
29	8	16	24	32	40	48	64
30	8	15	23	30	38	45	60
31	N		22	28	35	42	56
32	Allov	wable	20	26	33	39	52

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Textile Clothing and Footwear Training Package LMT00.

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

- Certificate II in Cotton Ginning LMT20400
- Certificate III in Cotton Ginning LMT30300

Availability for inspection

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

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Early Stage Wool Processing.

Citation

The order is cited as the Early Stage Wool Processing Order.

Order

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

Training shall be given for a nominal period of:

Certificate II in Early Stage Wool Processing LMT20300	12 months
Certificate III in Early Stage Wool Processing LMT30200 by direct entry	24 months
Certificate III in Early Stage Wool Processing LMT30200 when the trainee holds Certificate II in Early Stage Wool Processing LMT20300	12 months

or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

(a) School based traineeships

In the case of school based part-time traineeships, trainees will undertake a minimum of 100 days on-the-job training across a twenty-four (24 month) period within which trainees shall be required to demonstrate competencies relevant to the Vocational Training Order.

While at school, training may extend to sixty (60) months where the Higher School Certificate is being delivered over a five (5) year period.

Students may work full-time during school vacations and/or weekends. They are not required to attend on-the-job and/or off-the-job training for more than one (1) day per week during examination periods or exam preparation periods.

(b) Non school based traineeships

The table below identifies the allowable hours which may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths
Weekly Hours		Nominal Term Required (Months)					
15	15	30	45	Not	Allowa	ıble	
16	15	29	44				
17	14	28	42				
18	14	27	41				
19	13	26	39				
20	13	25	38				
21	12	24	36	48			
22	12	23	35	46			
23	11	22	33	44	55		
24	11	21	32	42	53		
25	10	20	30	40	50	60	
26	10	19	29	38	48	57	
27	9	18	27	36	45	54	72
28	9	17	26	34	43	51	68
29	8	16	24	32	40	48	64
30	8	15	23	30	38	45	60
31		ot	22	28	35	42	56
32	Allov	wable	20	26	33	39	52

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Textile Clothing and Footwear Training Package LMT00.

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

- Certificate II in Early Stage Wool Processing LMT20300
- Certificate III in Early Stage Wool Processing LMT30200

Availability for inspection

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

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Footwear Production and Repair.

Citation

The order is cited as the Footwear Production and Repair Order.

Order

A summary of the Order is given below.

- (a) Term of Training
 - (i) Full-time

Training shall be given for a nominal period of:

Certificate II in Footwear Production (Intermediate) LMT20900	12 months
Certificate II in Footwear Production (Complex or Multiple Processes) LMT21000	12 months
Certificate II in Footwear Repair LMT21100	12 months
Certificate III in Footwear Production LMT30700 by direct entry	24 months
Certificate III in Footwear Production LMT30700 when the trainee holds Certificate II in Footwear Production (Intermediate) LMT20900 or Certificate II in Footwear Production (Complex or Multiple Processes) LMT21000	12 months
Certificate III in Footwear Repair LMT30800 by direct entry	24 months
Certificate III in Footwear Repair LMT30800 when the trainee holds Certificate II in Footwear Repair LMT21100	12 months

or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

(a) School based traineeships

In the case of school based part-time traineeships, trainees will undertake a minimum of 100 days on-the-job training across a twenty-four (24 month) period within which trainees shall be required to demonstrate competencies relevant to the Vocational Training Order.

While at school, training may extend to sixty (60) months where the Higher School Certificate is being delivered over a five (5) year period.

Students may work full-time during school vacations and/or weekends. They are not required to attend on-the-job and/or off-the-job training for more than one (1) day per week during examination periods or exam preparation periods.

(b) Non school based traineeships

The table below identifies the allowable hours which may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths
Weekly Hours		Nominal Term Required (Months)					
15	15	30	45	Not	Allowa	ıble	
16	15	29	44				
17	14	28	42				
18	14	27	41				
19	13	26	39				
20	13	25	38				
21	12	24	36	48			
22	12	23	35	46			
23	11	22	33	44	55		
24	11	21	32	42	53		
25	10	20	30	40	50	60	
26	10	19	29	38	48	57	
27	9	18	27	36	45	54	72
28	9	17	26	34	43	51	68
29	8	16	24	32	40	48	64
30	8	15	23	30	38	45	60
31	N		22	28	35	42	56
32	Allov	wable	20	26	33	39	52

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Textile Clothing and Footwear Training Package LMT00.

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

- Certificate II in Footwear Production (Intermediate) LMT20900
- Certificate II in Footwear Production (Complex or Multiple Processes) LMT21000
- Certificate II in Footwear Repair LMT21100
- Certificate III in Footwear Production LMT30700
- Certificate III in Footwear Repair LMT30800

Availability for inspection

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

APPRENTICESHIP AND TRAINEESHIP TRAINING ACT 2001

Notice of Making of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Textile Care.

Citation

The order is cited as the Textile Care Order.

Order

A summary of the Order is given below.

- (a) Term of Training
 - (i) Full-time

Training shall be given for a nominal term of:

Certificate II in Dry Cleaning Operations LMT21500	12 months
Certificate II in Laundry Operations LMT21400	12 months
Certificate III in Dry Cleaning Operations LMT31200 by direct entry	24 months
Certificate III in Dry Cleaning Operations LMT31200 when the trainee holds Certificate II in Dry Cleaning Operations LMT21500	12 months
Certificate III in Laundry Operations LMT31100 by direct entry	24 months
Certificate III in Laundry Operations LMT31100 when the trainee holds Certificate II in Laundry Operations LMT21400	12 months

or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

(a) School based traineeships

In the case of school based part-time traineeships, trainees will undertake a minimum of 100 days on-the-job training across a twenty-four (24 month) period within which trainees shall be required to demonstrate competencies relevant to the Vocational Training Order.

While at school, training may extend to sixty (60) months where the Higher School Certificate is being delivered over a five (5) year period.

Students may work full-time during school vacations and/or weekends. They are not required to attend on-the-job and/or off-the-job training for more than one (1) day per week during examination periods or exam preparation periods.

(b) Non school based traineeships

The table below identifies the allowable hours which may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths
Weekly Hours	Nominal Term Required (Months)						
15	15	30	45	Not Allowable			
16	15	29	44				
17	14	28	42				
18	14	27	41				
19	13	26	39				
20	13	25	38				
21	12	24	36	48			
22	12	23	35	46			
23	11	22	33	44	55		
24	11	21	32	42	53		
25	10	20	30	40	50	60	
26	10	19	29	38	48	57	
27	9	18	27	36	45	54	72
28	9	17	26	34	43	51	68
29	8	16	24	32	40	48	64
30	8	15	23	30	38	45	60
31	Not Allowable		22	28	35	42	56
32			20	26	33	39	52

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Textile Clothing and Footwear Training Package LMT00.

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

- Certificate II in Dry Cleaning Operations LMT21500
- Certificate II in Laundry Operations LMT21400
- Certificate III in Dry Cleaning Operations LMT31200
- Certificate III in Laundry Operations LMT31100

Availability for inspection

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

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Textile Fabrication.

Citation

The order is cited as the Textile Fabrication Order.

Order

A summary of the Order is given below.

- (a) Term of Training
 - (i) Full-time

Training shall be given for a nominal period of:

Certificate II in Textile Fabrication LMT20500	12 months
Certificate III in Textile Fabrication LMT30400 by direct entry	24 months
Certificate III in Textile Fabrication LMT30400 when the trainee holds Certificate II in Textile Fabrication LMT20500	12 months

or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

(a) School based traineeships

In the case of school based part-time traineeships, trainees will undertake a minimum of 100 days on-the-job training across a twenty-four (24 month) period within which trainees shall be required to demonstrate competencies relevant to the Vocational Training Order.

While at school, training may extend to sixty (60) months where the Higher School Certificate is being delivered over a five (5) year period.

Students may work full-time during school vacations and/or weekends. They are not required to attend on-the-job and/or off-the-job training for more than one (1) day per week during examination periods or exam preparation periods.

(b) Non school based traineeships

The table below identifies the allowable hours which may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths	
Weekly Hours	Nominal Term Required (Months)							
15	15	30	45	Not Allowable				
16	15	29	44					
17	14	28	42	-				
18	14	27	41					
19	13	26	39					
20	13	25	38					
21	12	24	36	48				
22	12	23	35	46				
23	11	22	33	44	55			
24	11	21	32	42	53			
25	10	20	30	40	50	60		
26	10	19	29	38	48	57		
27	9	18	27	36	45	54	72	
28	9	17	26	34	43	51	68	
29	8	16	24	32	40	48	64	
30	8	15	23	30	38	45	60	
31	Not Allowable		22	28	35	42	56	
32			20	26	33	39	52	

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Textile Clothing and Footwear Training Package LMT00 – Version 3.

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

- Certificate II in Textile Fabrication LMT20500
- Certificate III in Textile Fabrication LMT30400

Availability for inspection

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

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making of a Vocational Training Order

Notice is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Textile Production.

Citation

The order is cited as the Textile Production Order.

Order

A summary of the Order is given below.

- (a) Term of Training
 - (i) Full-time

Training shall be given for a nominal period of:

Certificate II in Textile Production (Intermediate) LMT20100	12 months
Certificate II in Textile Production (Complex or Multiple Processes) LMT20200	12 months
Certificate III in Textile Production LMT30100 by direct entry	24 months
Certificate III in Textile Production LMT30100 when the trainee holds Certificate II in Textile Production (Intermediate) LMT20100 or Certificate II in Textile Production (Complex or Multiple Processes) LMT20200	12 months

or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

(a) School based traineeships

In the case of school based part-time traineeships, trainees will undertake a minimum of 100 days on-the-job training across a twenty-four (24 month) period within which trainees shall be required to demonstrate competencies relevant to the Vocational Training Order.

While at school, training may extend to sixty (60) months where the Higher School Certificate is being delivered over a five (5) year period.

Students may work full-time during school vacations and/or weekends. They are not required to attend on-the-job and/or off-the-job training for more than one (1) day per week during examination periods or exam preparation periods.

(b) Non school based traineeships

The table below identifies the allowable hours which may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths	
Weekly Hours	Nominal Term Required (Months)							
15	15	30	45	Not Allowable				
16	15	29	44					
17	14	28	42					
18	14	27	41					
19	13	26	39					
20	13	25	38					
21	12	24	36	48				
22	12	23	35	46				
23	11	22	33	44	55			
24	11	21	32	42	53			
25	10	20	30	40	50	60		
26	10	19	29	38	48	57		
27	9	18	27	36	45	54	72	
28	9	17	26	34	43	51	68	
29	8	16	24	32	40	48	64	
30	8	15	23	30	38	45	60	
31	Not Allowable		22	28	35	42	56	
32			20	26	33	39	52	

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Textile Clothing and Footwear Training Package LMT00 – Version 3.

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

- Certificate II in Textile Production (Intermediate) LMT20100
- Certificate II in Textile Production (Complex or Multiple Processes) LMT20200
- Certificate III in Textile Production LMT30100

Availability for inspection

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

BANKS AND BANK HOLIDAYS ACT 1912

PROCLAMATION

(L.S.) 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 20 of the Banks and Bank Holidays Act 1912, in that it has been made to appear to me that it is inexpedient that Saturday, 26 January 2008,

should be a bank holiday under that Act for the purpose of celebrating Australia Day, do, by this my Proclamation, appoint Monday, 28 January 2008, to be a bank holiday instead of that first mentioned day for the purpose of that celebration.

Signed and sealed at Sydney, this 6th day of June 2007.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

BANKS AND BANK HOLIDAYS ACT 1912

PROCLAMATION

(L.S.) 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(1) of the Banks and Bank Holidays Act 1912, do, by this my Proclamation, appoint Saturday, 22 March 2008, to be observed as a public holiday throughout New South Wales for the purpose of Easter Saturday.

Signed and sealed at Sydney, this 6th day of June 2007.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

BANKS AND BANK HOLIDAYS ACT 1912

PROCLAMATION

(L.S.) 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 20 of the Banks and Bank Holidays Act 1912, in that it has been made to appear to me that it is inexpedient that Monday, 21 April 2008, should be a bank holiday under that Act for the purpose of celebrating the Anniversary of the Birthday of Her Majesty the Queen, do, by this my Proclamation, appoint Monday, 9 June 2008, to be a bank holiday instead of that first mentioned day for the purpose of that celebration.

Signed and sealed at Sydney, this 6th day of June 2007.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

BANKS AND BANK HOLIDAYS ACT 1912

PROCLAMATION

(L.S.) 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(1) of the Banks and Bank Holidays Act 1912, do, by this my Proclamation,

appoint Monday, 6 October 2008, to be observed as a public holiday throughout New South Wales for the purpose of Labour Day.

Signed and sealed at Sydney, this 6th day of June 2007.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

CO-OPERATIVES ACT 1992

Change of Name pursuant to Section 259

IT is hereby notified that on 5 June 2007, I registered a change of name for Marrickville Area Community Housing Co-operative Limited to Metro Community Housing Co-operative Ltd.

Dated this 5th day of June 2007.

CHANDELLE BARLOW, Principal Registration Officer, Delegate of the Registrar of Co-operatives

DISTRICT COURT ACT 1973

District Court of New South Wales
Direction

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

Port Macquarie, 10:00 a.m., 3 December 2007 (2 weeks).

Dated this 31st day of May 2007.

R. O. BLANCH, Chief Judge

DISTRICT COURT ACT 1973

District Court of New South Wales
Direction

PURSUANT to section 32 of the District Court Act 1973, I direct that the District Court shall sit in its civil jurisdiction at the place and time shown as follows:

Port Macquarie, 10:00 a.m., 3 December 2007 (2 weeks), sittings cancelled.

Dated this 31st day of May 2007.

R. O. BLANCH, Chief Judge

ELECTRICITY SUPPLY ACT 1995

Application for Retail Electricity Supplier Licence Invitation to comment

THE Tribunal has received an application for an electricity retail supplier's licence under the Electricity Supply Act 1995, from COGENT ENERGY PTY LTD (ACN 121 324 249) to operate in New South Wales.

The Tribunal seeks public submissions on this application. Submissions should address the assessment criteria contained in the Electricity Supply Act 1995.

A copy of this application can be viewed and downloaded from the Tribunal's website at www.ipart.nsw.gov.au.

All submissions should reach the Tribunal by Wednesday, 18 July 2007. Please direct all enquiries to Mr Gary Drysdale on(02) 9290 8477.

Dated: 8 June 2007.

JAMES P. COX,

Chief Executive Officer and Full Time Member

Independent Pricing and Regulatory Tribunal, PO Box Q290, QVB Post Office NSW 1230.

NATIONAL PARKS AND WILDLIFE ACT 1974

Hattons Corner Nature Reserve Mount Dowling Nature Reserve Plans of Management

PLANS of management for Hattons Corner Nature Reserve and Mount Dowling Nature Reserve were adopted by the Minister for the Environment on 1 March 2007.

Copies of these plans may be obtained from the NPWS Office at 6 Rutledge Street, Queanbeyan NSW 2620 (telephone: 6299 2929). The cost of the plans is \$8.50 each. The plans are also on the NPWS web site: www.nationalparks.nsw.gov.au.

POISONS AND THERAPEUTIC GOODS ACT 1966

Authorisation to Supply Poisons and Restricted Substances

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 grant AUTHORITY to registered nurses, hereby specified as a class of persons, to supply that poison and that restricted substance listed in the Schedule hereunder, pursuant to Clauses 16 and 52 of that Regulation and subject to the following conditions:

- (1) the nurse is employed in connection with a rotavirus vaccination program in a health service, local council or general practitioner's surgery; and
- (2) the nurse administers rotavirus vaccine only in connection with that vaccination program; and
- (3) the nurse has successfully completed
 - (a) the New South Wales Department of Health Immunisation Accreditation Program for Registered Nurses, prior to 2001; and/or
 - (b) the immunisation education program administered by the New South Wales College of Nursing, from 2001; and/or
 - (c) an interstate or overseas immunisation education program that conforms to the National Guidelines for Immunisation Education for Registered Nurses and as approved by the New South Wales Department of Health; and
- (4) the nurse has successfully completed the New South Wales Department of Health Rotavirus Immunisation Training Program for Authorised Registered Nurses; and

- (5) the administration of the vaccine is at all times undertaken in accordance with the procedures specified in the New South Wales Department of Health Rotavirus Immunisation Training Program for Authorised Registered Nurses; and
- (6) the storage of the vaccine and pre-vaccination assessment are at all times undertaken in accordance with the standard procedures specified in the National Health and Medical Research Council's The Australian Immunisation Handbook, as in force from time to time; and
- during each vaccination program the nurse carries adrenaline for use in the treatment of anaphylaxis;
 and
- (8) administration of adrenaline is at all times undertaken in accordance with the procedures specified in the National Health and Medical Research Council's The Australian Immunisation Handbook, as in force from time to time; and
- (9) the nurse reports an Adverse Event Following Immunisation (AEFI) to the local Public Health Unit, as required under the Public Health Act 1991; and
- (10) the nurse ensures that a medical practitioner is contactable for medical advice at all times during the vaccination program; and
- (11) to maintain authority to immunise, the nurse annually reviews best practice policy for immunisation by attending a seminar or update on current practices and obtains a statement of proficiency in cardio-pulmonary resuscitation.

SCHEDULE

adrenaline; rotavirus vaccine.

JOHN LUMBY, Chief Pharmacist

Department of Health, New South Wales, Sydney, 29 May 2007.

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 Maree Barbara NOLAN of 5301 Pacific Highway, Herons Creek NSW 2433, prohibiting her, until further notice, as a nurse from having possession of and supplying drugs of addiction as authorised by Clauses 101 and 103 of the Regulation. This order is to take effect on and from 4 June 2007.

ROBYN KRUK, Director-General

Department of Health, New South Wales, Sydney, 30 May 2007.

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 Bruce David READING of 145 Oxford Street, Bondi Junction NSW 2022, 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 6 June 2007.

ROBERT McGREGOR, Acting Director-General

Department of Health, New South Wales, Sydney, 1 June 2006.

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 Matthew David KEYS of 51 Port Jackson Boulevarde, Clear Island Waters Qld 4226, 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 8 June 2007.

ROBERT McGREGOR, Acting Director-General

Department of Health, New South Wales, Sydney, 5 June 2007.

SPORTING INJURIES INSURANCE ACT 1978

Order of Declaration under Section 5

IN pursuance of section 5 of the Sporting Injuries Insurance Act 1978, I declare by this order the CROW TAE KWON DO - MENAI to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activity of Tae Kwon Do.

Dated: Sydney, 5th March 2007.

ROB THOMSON, Deputy Chairperson, Sporting Injuries Committee

SPORTING INJURIES INSURANCE ACT 1978

Order of Declaration under Section 5

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

Dated: Sydney, 18th April 2007.

ROB THOMSON, Deputy Chairperson, Sporting Injuries Committee

SPORTING INJURIES INSURANCE ACT 1978

Order of Declaration under Section 5

IN pursuance of section 5 of the Sporting Injuries Insurance Act 1978, I declare by this order the WHITLAM LEISURE CENTRE to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activities of Gymnastics, Netball and Soccer.

Dated: Sydney, 29th May 2007.

MURRAY McLACHLAN, Deputy Chairperson, Sporting Injuries Committee

THREATENED SPECIES CONSERVATION ACT 1995

Notice of Preliminary Determinations Additions to the Schedule

THE Scientific Committee, established by the Threatened Species Conservation Act 1995, has made Preliminary Determinations to support proposals to list the following in the relevant Schedule of the Act.

Critically Endangered Species (Part 1 of Schedule 1A)

Prasophyllum 'innubum' D.L. Jones MS (P.G. Branwhite 297), a terrestrial orchid

Prasophyllum sp. aff. canaliculatum (McPhersons Plain, D.L. Jones 19186), a terrestrial leek orchid

Notice of Preliminary Determination

THE NSW Scientific Committee, established by the Threatened Species Conservation Act 1995, has made a Preliminary Determination NOT to support a proposal to list a population of Koalas *Phascolarctos cinereus* (Goldfuss, 1817), occupying the coastal sub-catchments between Dignam's Creek and Wapengo Lagoon near Bega in south-eastern New South Wales as an ENDANGERED POPULATION in Part 2 of Schedule 1 of the Act.

Any person may make a written submission regarding these Preliminary Determinations. Send submissions to: Scientific Committee, PO Box 1967, Hurstville NSW 1481. Attention: Suzanne Chate. Submissions must be received by 3 August 2007.

Copies of these Determinations, which contain the reasons for the determinations, may be obtained free of charge on the Internet www.nationalparks.nsw.gov.au, by contacting the Scientific Committee Unit, PO Box 1967 Hurstville NSW 1481. Telephone: (02) 9585 6940 or Fax (02) 9585 6606, or in person at the Department of Environment and Climate Change Information Centre, Level 14, 59-61 Goulburn Street, Sydney NSW 2000. Copies of the determinations may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

Department of Environment and Conservation is now called Department of Environment and Climate Change.

Professor LESLEY HUGHES, Chairperson

TOTALIZATOR ACT 1997

Notice of Approval

Fixed Price Group Race Betting by Tab Limited

- I, GRAHAM JAMES WEST, M.P., Minister for Gaming and Racing, approve, in accordance with section 13 of the Totalizator Act 1997, of TAB Limited conducting fixed price "futures" win and place betting and multiples betting up until 30 minutes prior to the advertised start time of the first race of the race meeting at which the relevant fixed price betting race (or the first leg of a multiples bet) is to be conducted, in both cases being restricted to:
 - Australian Group 1, 2 and 3 status thoroughbred racing, harness racing and greyhound racing events;
 - "Listed" status Sydney and Melbourne metropolitan thoroughbred racing events;
 - "Listed" status NSW non metropolitan thoroughbred racing events;
 - 2 year old and 3 year old Magic Millions races held at the Gold Coast racecourse; and
 - Major group status (or equivalent) thoroughbred racing, harness racing and greyhound racing events held outside of Australia, subject to the written approval of the NSW controlling body of the relevant code of racing and the approval of the Commissioner, Office of Liquor, Gaming and Racing or the Director, Policy and Research, Office of Liquor, Gaming and Racing.

This Notice of Approval takes effect from the date of publication in the *New South Wales Government Gazette* and supersedes the Notice published in the *New South Wales Government Gazette* on 8 June 2007.

Dated at Sydney, this 31st day of May 2007.

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

TENDERS

Department of Commerce SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

Information in relation to the Department of Commerce proposed, current and awarded tenders is available on:

http://www.tenders.nsw.gov.au

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BOMBALA COUNCIL

Pesticides Regulations 1995

Pesticides Notification Plan

In accordance with the Department of Environment and Conservation guidelines the Bombala Council has developed a pesticides use notification plan that has completed its period of public exhibition through the main office in Caveat Street and through the Councils web site. The notification plan has now been finalised by Council on the 6 of June 2007.

The plan applies to areas of public and open spaces, which is under the care and control of the Bombala Council. The Pesticide Use Notification Plan can be viewed during business hours, free of charge, at Council's main office located at 71 Caveat Street, Bombala. The plan is available for viewing on Council's web site: www.bombala.nsw.gov.au.

Should further information be required, please contact Grantley Ingram (Director of Regulatory Services) or phone the council on (02) 6458 3555. D. RAWLINGS, General Manager, Bombala Council, PO Box 105, Bombala NSW 2632.

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993, Section 10

Notice of Dedication of Land as Public Road

NOTICE is hereby given that Port Macquarie-Hastings Council pursuant to section 10 of the Roads Act 1993, the land described in the Schedule below is hereby dedicated as public road. B. SMITH, General Manager, Port Macquarie-Hastings Council, PO Box 84, Port Macquarie NSW 2444.

SCHEDULE

Lot 2, Deposited Plan 1102657, Parish and County of Macquarie, being land situated on The Ruins Way at Port Macquarie. [3284]

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993, Section 162

Naming of Roads

NOTICE is hereby given that Port Macquarie-Hastings Council, in pursuance of section 162 of the Roads Act 1993, has named the road described in the Schedule below. B.SMITH, General Manager, Port Macquarie-Hastings Council, PO Box 84, Port Macquarie NSW 2444.

SCHEDULE

Public road commencing between 27 and 29 Admirals Circuit at Laurieton and running for approximately 130 metres in a south westerly direction at the rear of 29 to 37 Admirals Circuit at Laurieton. [3285]

PORT STEPHENS COUNCIL

Roads Act 1993

Road Naming – Section 162(1)

NOTICE is hereby given that Port Stephens Council, after having received no objection following notification and advertising has named the following road by its locally known names.

Description

Name

Trafalgar Lane.

At Nelson Bay – Parish Tomaree, County Gloucester, being the laneway running north from Austral Street across Fingal Street to the southern boundary of Lot 515, DP 729013, between and parallel to Dowling and Trafalgar Streets.

Council contact Cliff Johnson, telephone 4980 0265. P. GESLING, General Manager, Port Stephens Council, PO Box 42, Raymond Terrace NSW 2324. Council File No.: PSC2006-1248.

RICHMOND VALLEY COUNCIL

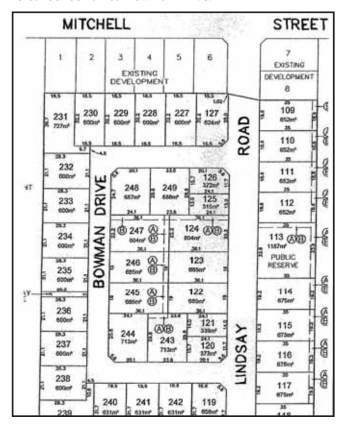
Pesticides Notification Plan

IN accordance with the requirements of the Pesticides Regulation 1995, Richmond Valley Council has compiled a Pesticide Notification Plan. The plan explains how Council will notify members of the community about the use of pesticides in outdoor public places that it owns or controls within the Richmond Valley Local Government Area. The plan was placed on public exhibition for the prescribed 28 day period, no submissions were received from the public and as such the plan was adopted by Council on 15 May 2007. The Plan is displayed on Council's website (www.richmondvalley.nsw.gov.au). For further information contact Paul Radnidge (02) 6660 0234. BRIAN WILKINSON, General Manager, Richmond Valley Council, Locked Bag 10, Casino NSW 2470.

TAMWORTH REGIONAL COUNCIL

New Road Name - Westdale Locality

NOTICE is hereby given that the Tamworth Regional Council, in accordance with the Roads (General) Regulation 2000, Part 2, Division 2, proposes that the road shown hereunder be named Bowman Drive.



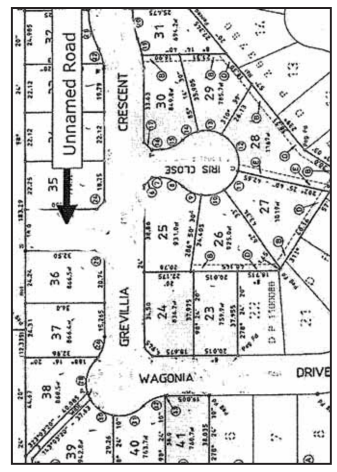
The proposed road name will be exhibited in Council's Customer Services Section, Ray Walsh House, Peel Street, Tamworth, between 8:00 a.m. and 5:00 p.m., Monday to Friday, for a period of one month from Monday, 2 April 2007.

Any interested person may view the proposal during the exhibition period and may make written comment on the proposal up until 2 May 2007. G. INGLIS, General Manager, Tamworth Regional Council, PO Box 555, Tamworth NSW 2340.

TAMWORTH REGIONAL COUNCIL

New Road Names

NOTICE is hereby given that the Tamworth Regional Council, in accordance with the Roads (General) Regulation 2000, Part 2, Division 2, proposes that the road shown hereunder be named Orchid Drive.



The proposed road name will be exhibited in Council's Customer Services Section, Ray Walsh House, Peel Street, Tamworth, between 8:00 a.m. and 5:00 p.m., Monday to Friday, for a period of one month from Monday, 2 April 2007.

Any interested person may view the proposal during the exhibition period and may make written comment on the proposal up until 2 May 2007. G. INGLIS, General Manager, Tamworth Regional Council, PO Box 555, Tamworth NSW 2340.

TAMWORTH REGIONAL COUNCIL

New Road Names - Calala Locality

NOTICE is hereby given that the Tamworth Regional Council, in accordance with the Roads (General) Regulation 2000, Part 2, Division 2, proposes that the roads shown hereunder be named Rosella Avenue and Magpie Drive.



The proposed road name will be exhibited in Council's Customer Services Section, Ray Walsh House, Peel Street, Tamworth, between 8:00 a.m. and 5:00 p.m., Monday to Friday, for a period of one month from Monday, 2 April 2007.

Any interested person may view the proposal during the exhibition period and may make written comment on the proposal up until 2 May 2007. G. INGLIS, General Manager, Tamworth Regional Council, PO Box 555, Tamworth NSW 2340. [3290]

TAMWORTH REGIONAL COUNCIL

New Road Names - Moore Creek Locality

NOTICE is hereby given that the Tamworth Regional Council, in accordance with the Roads (General) Regulation 2000, Part 2, Division 2, proposes that the roads shown hereunder be named Myall Drive, Rosewood Road, Melliodora Way, Jasmine Place and Sandalwood Drive.



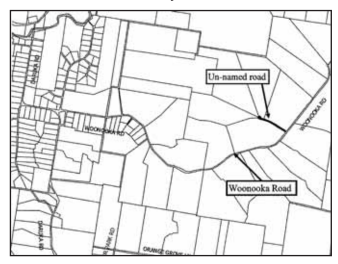
The proposed road names will be exhibited in Council's Customer Services Section, Ray Walsh House, Peel Street, Tamworth, between 8:00 a.m. and 5:00 p.m., Monday to Friday, for a period of one month from Monday, 2 April 2007.

Any interested person may view the proposal during the exhibition period and may make written comment on the proposal up until 2nd May 2007. G. INGLIS, General Manager, Tamworth Regional Council, PO Box 555, Tamworth NSW 2340.

TAMWORTH REGIONAL COUNCIL

New Road Name - Kootingal Locality

NOTICE is hereby given that the Tamworth Regional Council, in accordance with the Roads (General) Regulation 2000, Part 2, Division 2, proposes that the road shown hereunder be named Comleroy Place.



The proposed road name will be exhibited in Council's Customer Services Section, Ray Walsh House, Peel Street, Tamworth, between 8:00 a.m. and 5:00 p.m., Monday to Friday, for a period of one month from Monday, 2 April 2007.

Any interested person may view the proposal during the exhibition period and may make written comment on the proposal up until 2 May 2007. G. INGLIS, General Manager, Tamworth Regional Council, PO Box 555, Tamworth NSW 2340.

TUMUT SHIRE COUNCIL

Local Government Act 1993, Section 533

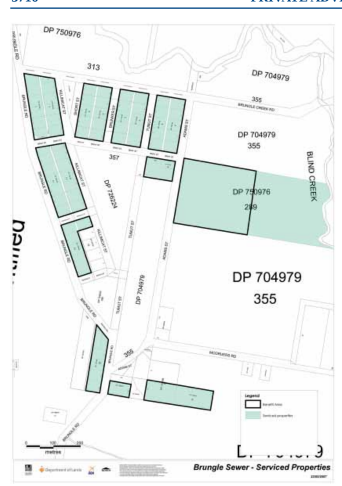
Provision of Sewer Mains

NOTICE is hereby given pursuant to section 533 of the Local Government Act 1993, that sewer mains have been constructed and properties serviced are described in the accompanying Schedule.

All lands mentioned in the Schedule shall become liable to pay 'connected' sewerage fees and charges from 1 July 2007.

SCHEDULE 1

8/4/DP758169, Adams Street 7/4/DP758169, Adams Street 9/4/DP758169, Adams Street 6/4/DP758169, Adams Street 289//DP750976, Adams Street 5/2/DP758169, Bray Street 6/2/DP758169, Bray Street 5/4/DP758169, Bray Street 5/3/DP758169, Bray Street 11/10/DP758169, Bray Street 14/11/DP758169, Bray Street 2/11/DP758169, Brungle Road 4/11/DP758169, Brungle Road 3/11/DP758169, Brungle Road 6/11/DP758169, Brungle Road 5/11/DP758169, Brungle Road 6/20/DP758169, Brungle Road 3/20/DP758169, Brungle Road 4/20/DP758169, Brungle Road 5/20/DP758169, Brungle Road 207//DP750976, Brungle Road 1/12/DP758169, Brungle Road 3/12/DP758169, Brungle Road 2/12/DP758169, Brungle Road 5/12/DP758169, Brungle Road 4/12/DP758169, Brungle Road 1/11/DP758169, Brungle Road 2/12/DP758169, Brungle Road 5/12/DP758169, Brungle Road 4/12/DP758169, Brungle Road 7/11/DP758169, Brungle Road 301//DP750976, Brungle School Road 1/22/DP758169, Brungle School Road 9/2/DP758169, Brungle Creek Road 10/2/DP758169, Brungle Creek Road 1/2/DP758169, Brungle Creek Road 7/2/DP758169, Brungle Creek Road 8/2/DP758169, Brungle Creek Road 10/4/DP758169, Brungle Creek Road 1/4/DP758169, Brungle Creek Road 2/3/DP758169, Brunker Street 4/3/DP758169. Brunker Street 3/3/DP758169, Brunker Street 8/11/DP758169, Churchill Street 13/11/DP758169, Killimicat Street 10/12/DP758169, Killimicat Street 9/1/DP758169, Killimicat Street 11/11/DP758169, Killimicat Street 9/11/DP758169, Killimicat Street 10/11/DP758169, Killimicat Street 12/11/DP758169, Killimicat Street 10/1/DP758169, Killimicat Street 11/1/DP758169, Killimicat Street 12/1/DP758169, Killimicat Street 2/2/DP758169, Short Street 3/2/DP758169, Short Street 4/2/DP758169, Short Street 3/4/DP758169, Tumut Street 7/3/DP758169, Tumut Street 9/3/DP758169, Tumut Street 8/3/DP758169, Tumut Street 2/4/DP758169, Tumut Street 4/4/DP758169, Tumut Street



C. ADAMS, General Manager, Tumut Shire Council, 76 Capper Street, Tumut NSW 2720. [3293]

WARRUMBUNGLE SHIRE COUNCIL

Roads Act 1993

Naming of Public Roads

NOTICE is hereby given that Warrumbungle Shire Council in pursuant of section 162 of the abovementioned Act has named the roads shown hereunder:

Location

Road between Newell Highway (SH17) and Coonabarabran aerodrome, formerly known as Coonabarabran Aerodrome Road.

Link road between Lachlan Street and Coonamble Road (MR129) on the western side of unnamed watercourse in the town of Baradine and commonly known as Old Coonamble Road.

Road that runs west off Jessie Williams Road and along the northern boundary of the Baradine Showground.

Road that runs east off Bingie Grumble Road approximately 1.1 km south of the intersection between Bingie Grumble Road and Reservoir Street in Coonabarabran. Name

David Knight Drive.

Jessie Williams Road.

ONeills Lane.

John Ward Place.

R. J. GERAGHTY, General Manager, Warrumbungle Shire Council, PO Box 191 Coonabarabran NSW 2357.

[3294]

WYONG SHIRE COUNCIL

Part 2, Section 10, Roads Act 1993

NOTICE is given pursuant to Part 2 Section 10 of the Roads Act 1993 that the land in the Schedule below is hereby dedicated as public road. K. YATES, General Manager, Wyong Shire Council, PO Box 20, Wyong NSW 2259.

SCHEDULE

Lot 1, DP 1102714, The Corso, Gorokan.

[3295]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of DAVID LAWRENCE FROST, late of Waterloo, in the State of New South Wales, retired, who died on 5 December 2006, must send particulars of the claim to the executor, Andrew Roger Frost, c.o. Mervyn Finlay, Thorburn & Marshall, Solicitors, Level 2, 225 Macquarie Street, Sydney NSW 2000, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate 108018/07 was granted in New South Wales on 22 May 2007. MERVYN FINLAY, THORBURN & MARSHALL, Solicitors, Level 2, 225 Macquarie Street, Sydney NSW 2000 (DX 796, Sydney), tel.: (02) 9223 6544. Reference: DLT:215506.

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of ROSA FAITH WALKER, late of Killarney Vale, widow, who died on 22 December 2006, must send particulars of the claim to the executors, Stuart John Walker, Christine Louise Jack and Janet Elizabeth Fitzgerald, c.o. Frank M. Deane & Co. (in association with Adams Raves Marsh & Co.), Solicitors, Level 9, 227 Elizabeth Street, Sydney NSW 2000, within one (1) calendar month from publication of this notice. After that time the assets of the estate will be distributed having regard only to the claims of which at the time of distribution the executors have notice. Probate was granted in New South Wales on 22 May 2007. FRANK M. DEANE & CO. (in association with Adams Raves Marsh & Co.), Solicitors, Level 9, 227 Elizabeth Street, Sydney 2000 (DX 255, Sydney), tel.: (02) 9264 3066. Reference: FMD:V:WAL.70013.

OTHER NOTICES

CHURCHES OF CHRIST IN NEW SOUTH WALES INCORPORATION ACT 1947

Members of Churches of Christ Property Trust

AT the conference of the Churches of Christ in New South Wales held at Silverwater on the 19th day of May 2007, an election of members of the Churches of Christ Property Trust pursuant to section 15 (3) of the above Act was held in accordance with the provisions of the above Act and John Alfred HOPPITT of 70 Wattle Road, Jannali, was appointed as a member of the Churches of Christ Property Trust.

As the result of such appointment, the following persons comprise and are registered as the Churches of Christ Property Trust under the said Act namely:

James Raymond ASHLEY of Unit 24, 47 Woniora Road, Hurstville.

Wilhelmus VAN DEN BERG of 101 Russell Avenue, Valley Heights,

David Andrew BENTLEY of 20 Geneva Place, Engadine,

Andrew Christopher BILLING of 27 Clarence Street, Matraville,

Robert Malcolm BROADY of 11 Gordon Street, Caringbah,

Richard Neil COWDERY of 8 Yarralumla Avenue, St Ives,

Peter Graeme DIXON of 32 Grove Street, Marrickville, and

John Alfred HOPPITT of 70 Wattle Road, Jannali.

Dated at Marrickville, this 31st day of May 2007.

JOHN HOPPITT, Registrar [3298]

Form 2.

CHURCHES OF CHRIST IN NEW SOUTH WALES INCORPORATION ACT 1947

Registration Certificate No. 154

IN accordance with the provisions of Part V of the above Act the Welcome Street Church, a Church of Christ at Wakeley having complied with the requirements of the said Act and made application for registration under the said Act and such application having been duly approved by the Churches of Christ Property Trust it is hereby certified that the said Church of Christ has been registered under the above Act as a church entitled to the benefits of the said Act.

Dated at Marrickville, this 31st day of May 2007.

JOHN A. HOPPITT, Registrar [3299] Form 4.

CHURCHES OF CHRIST IN NEW SOUTH WALES INCORPORATION ACT 1947

Registration of Trustees Certificate No. 173

IN accordance with the provisions of Part V of the above Act the Welcome Street Church a Church of Christ at Wakeley having made application for the registration of the Churches of Christ Property Trust as Church Trustee under section 27 of the said Act and having done all things necessary for such registration it is hereby certified that the Church Trustee of the said Church of Christ as from the date of this certificate is the Churches of Christ Property Trust.

Dated at Marrickville, this 31st day of May 2007.

JOHN A. HOPPITT, Registrar [3300]