

Government Gazette

OF THE STATE OF NEW SOUTH WALES

Number 9 Friday, 18 January 2008

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LEGISLATION

Proclamation



Commencement Proclamation

under the

Crimes Amendment (Sexual Procurement or Grooming of Children) Act 2007 No 74

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Crimes Amendment (Sexual Procurement or Grooming of Children) Act 2007*, do, by this my Proclamation, appoint 18 January 2008 as the day on which that Act commences. Signed and sealed at Sydney, this 16th day of January 2008.

By Her Excellency's Command,

L.S.

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

GOD SAVE THE QUEEN!

s2008-009-19.d04 Page 1

Regulations



Governor's Salary Amendment Regulation 2007

under the

Constitution Act 1902

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Constitution Act 1902*.

MORRIS IEMMA, M.P., Premier

Explanatory note

The object of this Regulation is to increase the annual amount payable for the salary of the Governor from \$155,800 to \$162,343.

This Regulation is made under section 9I of the Constitution Act 1902.

s2007-398-32.d03 Page 1

Clause 1	Governor's Salary	Amendment Regulation 2007
Clause I	Ouvernor 3 Galary	Amendment Regulation 2007

Governor's Salary Amendment Regulation 2007

under the

Constitution Act 1902

1 Name of Regulation

This Regulation is the Governor's Salary Amendment Regulation 2007.

2 Amendment of Governor's Salary Regulation 1990

The *Governor's Salary Regulation 1990* is amended by omitting "\$155,800" from clause 2 and by inserting instead "\$162,343".



Liquor Amendment (Sunday Trading) Regulation 2008

under the

Liquor Act 1982

Her Excellency the Governor, 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 additional Sunday dates (being 5 Sundays in February and March 2008 that coincide with the Commonwealth Bank International Cricket Series) as dates on which hotels may be kept open until midnight, but only when liquor is sold or supplied for consumption on the licensed premises.

This Regulation is made under the *Liquor Act 1982*, including sections 24B and 156 (the general regulation-making power).

s2007-452-32.d03 Page 1

Clause 1 Liquor Amendment (Sunday Trading) Regulation 2008

Liquor Amendment (Sunday Trading) Regulation 2008

under the

Liquor Act 1982

1 Name of Regulation

This Regulation is the *Liquor Amendment (Sunday Trading) Regulation* 2008.

2 Amendment of Liquor Regulation 1996

The *Liquor Regulation 1996* is amended by inserting in clause 83A (Dates prescribed for special events Sunday hotel trading) in appropriate order the following dates:

Sunday 3 February 2008

Sunday 10 February 2008

Sunday 17 February 2008

Sunday 24 February 2008

Sunday 2 March 2008

Orders



Fisheries Management (Authority to Fish Silver Perch) Order 2007

under the

Fisheries Management Act 1994

I, the Minister for Primary Industries, make the following Order under section 221IA of the *Fisheries Management Act 1994*.

Dated, this 17th day of December 2007.

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

Explanatory note

The silver perch is listed as a vulnerable species (which is a category of threatened species) under the *Fisheries Management Act 1994*.

The Act enables the Minister for Primary Industries to make an order authorising a class of persons to carry out an activity that may result in harm to a threatened species, population or ecological community or damage to its habitat, subject to the Minister's compliance with the requirements of Subdivision 1A of Division 6 of Part 7A of the Act.

The object of this Order is to authorise recreational fishers to fish for silver perch in specified waters, subject to compliance with any applicable fishing regulatory controls.

This Order is made under section 221IA of the Fisheries Management Act 1994.

s2003-314-43.d04 Page 1

Clause 1

Fisheries Management (Authority to Fish Silver Perch) Order 2007

Fisheries Management (Authority to Fish Silver Perch) Order 2007

under the

Fisheries Management Act 1994

1 Name of Order

This Order is the Fisheries Management (Authority to Fish Silver Perch) Order 2007.

2 Commencement

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

3 Activities authorised by this Order

(1) Recreational fishers may take silver perch, or possess silver perch taken, from the following bodies of water, or carry out any routine activity in that connection, subject to compliance with any applicable fishing regulatory controls:

Ben Chifley Dam Jounama Pondage Blowering Dam Keepit Dam Burrendong Dam Lake Albert Burrinjuck Dam Lake Wyangan Chaffey Dam Pindari Dam Split Rock Dam Copeton Dam Glenbawn Dam Windamere Dam Glennies Creek Dam Wyangla Dam Yass Weir Googong Dam

(2) In this clause, *fishing regulatory controls* has the same meaning as in Division 5 of Part 5 of the *Environmental Planning and Assessment Act* 1979.



Growth Centres (Hunter Development Corporation) Order 2008

under the

Growth Centres (Development Corporations) Act 1974

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 5 of the *Growth Centres (Development Corporations) Act 1974*, make the following Order.

Dated, this 16th day of January 2008.

By Her Excellency's Command,

FRANK SARTOR, M.P., Minister for Planning

Explanatory note

The object of this Order is:

- to expand the boundaries of the growth centre for which the Honeysuckle Development Corporation is constituted, and
- (b) to rename that development corporation as the Hunter Development Corporation. This Order is made under section 5 of the *Growth Centres (Development Corporations) Act* 1974 and section 43 (2) of the *Interpretation Act* 1987.

Page 1

Clause 1

Growth Centres (Hunter Development Corporation) Order 2008

Growth Centres (Hunter Development Corporation) Order 2008

under the

Growth Centres (Development Corporations) Act 1974

1 Name of Order

This Order is the *Growth Centres* (Hunter Development Corporation) Order 2008.

2 Commencement

This Order commences on the day on which it is published in the Gazette.

3 Amendment of Growth Centres (Development Corporations) Act 1974 No 49

Schedule 1 to the *Growth Centres (Development Corporations) Act* 1974 is amended by omitting the description of land relating to Part 2 from Column 2 and inserting instead:

All those pieces or parcels of land within the local government areas of Cessnock, Dungog, Gloucester, Great Lakes, Lake Macquarie, Maitland, Muswellbrook, Newcastle, Port Stephens, Singleton and Upper Hunter as at 1 January 2008.

4 Declaration of Hunter Development Corporation

The Honeysuckle Development Corporation is constituted in respect of the land referred to in Part 2 of Schedule 1 to the Act under the new corporate name of the Hunter Development Corporation.

5 Continuation of Development Corporation

For the avoidance of doubt, the Hunter Development Corporation is the continuation of, and is the same legal entity as, the Honeysuckle Development Corporation constituted under the *Growth Centres* (Honeysuckle Development Corporation) Order 1992.

Growth Centres (Hunter Development Corporation) Order 2008

Clause 6

6 Repeal of Growth Centres (Honeysuckle Development Corporation) Order 1992

The Growth Centres (Honeysuckle Development Corporation) Order 1992 is repealed.

OFFICIAL NOTICES

Appointments

GEOGRAPHICAL NAMES ACT 1966

Appointment of Member Geographical Names Board of New South Wales

HER Excellency the Governor, with the advice of the Executive Council, pursuant to section 3 of the Geographical Names Act 1966, has appointed the following member to the Geographical Names Board of New South Wales for a term commencing 12 December 2007 until 12 December 2011.

Mr Richard PEARSON, nominee of the Director General, Department of Planning.

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

LANDCOM CORPORATION ACT 2001

Appointment of Director on the Board of Landcom

HER Excellency the Governor, with the advice of the Executive Council, pursuant to section 8 of the Landcom Corporation Act 2001, has approved the appointment of Ms Madeline DERMATOSSIAN to the Landcom Board for a term of three (3) years from 1 January 2008 until 31 December 2010.

The Hon. FRANK SARTOR, M.P., Minister for Planning, Minister for Redfern Waterloo and Minister for the Arts

STATUTORY AND OTHER OFFICES REMUNERATION ACT 1975

Appointment
Statutory and Other Offices Remuneration Tribunal

HER Excellency the Governor, with the advice of the Executive Council, and in pursuance of section 6 (2) of the Statutory and Other Offices Remuneration Act 1975, has approved and appointment of Ms Helen WRIGHT, as the Statutory and Other Offices Remuneration Tribunal for the period 13 December 2007 up to and including 12 December 2008.

MORRIS IEMMA, M.P., Premier

Department of Lands

ARMIDALE OFFICE

108 Faulkner Street (PO Box 199A), Armidale NSW 2350 Phone: (02) 6770 3100 Fax (02) 6771 5348

ROADS ACT 1993

ORDER

Transfer of a Crown road to a Council

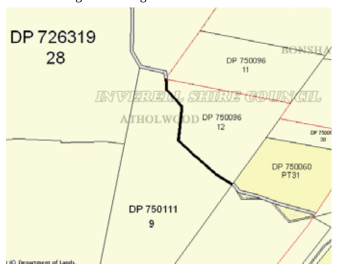
IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public roads specified in each Schedule 1 are transferred to the Roads Authority specified in the corresponding Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in each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

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

SCHEDULE 1

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

The Crown road 20.115 metres wide as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

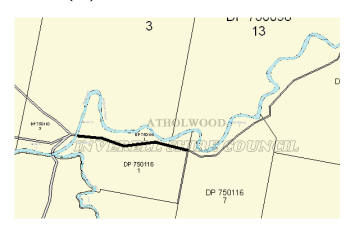
Roads Authority: Inverell Shire Council.

File No.: AE07 H 18:W404597. Councils Reference: Greg Moran.

SCHEDULE 1

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

The Crown road 20.115 metres wide as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

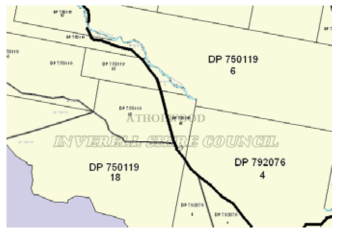
Roads Authority: Inverell Shire Council.

File No.: AE07 H 18:W404599. Councils Reference: Greg Moran.

SCHEDULE 1

Parishes – Severn and Myall; County – Arrawatta; Land District – Inverell; L.G.A. – Inverell

The Crown road 20.115 metres wide and variable as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Inverell Shire Council.

File No.: AE07 H 18:W404600. Councils Reference: Greg Moran.

SCHEDULE 1

Parishes – Severn, Hallam and Rose; County – Arrawatta; Land District – Inverell; L.G.A. – Inverell

The Crown road 20.115 metres wide and variable as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Inverell Shire Council.

File No.: AE07 H 18:W404446. Councils Reference: Greg Moran.

SCHEDULE 1

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

The Crown road 20.115 metres wide as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Inverell Shire Council.

File No.: AE06 H 175:W389424.

Councils Reference: 28.10.SR 27 and 28.10.SR

28:GM:rjm.

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 Lands Administration Ministerial Corporation

Column 2 The Greyscall Homes (R95687) Reserve Trust

Column 3
Reserve No. 95687
Public Purpose: Homes
for the Aged
Notified: 27 November 1981
File Reference: AE99R97/1

For a term commencing this day

DUBBO OFFICE

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

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 – Mid-Western Region; Land District – Mudgee

Lot 1, DP 1117791, Parish of Guntawang, County of Phillip (not being land under the Real Property Act). File No.: DB05 H 679.

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

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

Column 1 Column 2

Land District: Young.

Local Government Area:
Young Shire Council.
Locality: Parish Young,

Reserve No.: 754611.
Public Purpose: Future public requirements.
Notified: 29 June 2007.

County Monteagle. Lot 2437, DP No. 754611, Parish Young, County Monteagle.

Area: 1581 square metres. File No.: GB95 H 236KW.

GRAFTON OFFICE

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Land District - Casino; L.G.A. - Kyogle Council

Roads Closed: Lot 7001, DP 1120435 and Lot 7002, DP 1101644 at Wadeville, Parish Hanging Rock, County Rous. File No.: GF04 H 61.

SCHEDULE

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

On closing, the land within Lot 7001, DP 1120435, the former Council public road is vested in the State of New South Wales as Crown Land.

Note: These Crown Lands have been reserved for public recreation on this day.

This notice replaces the notices that appeared in the *New South Wales Government Gazettes* of 31 August 2007, Folio 6655 and 14 December 2007, Folio 9624, under the heading of "Notification of Closing of Road".

RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Column 2

Land District: Casino. Local Government Area: Reserve No.: 1013709. Public Purpose: Public recreation.

Kyogle Shire.

Locality: Hanging Rock. Lot 7002, DP 1101644,

Parish Hanging Rock,

County Rous;

Lot 7001, DP 1120435,

Parish Hanging Rock, County Rous.

Area: About 2.214 hectares.

File No.: GF04 R 32.

Note: This notice replaces the notice that appeared in the New South Wales Government Gazettes of 31 August 2007, Folio 6655 and 14 December 2007, Folio 9624, under the heading of "Reservation of Crown Land".

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Land District - Grafton; LGA -Lismore City Council

Roads Closed: Lot 1, DP 1119865 at Lismore, Parish Lismore, County Rous. File Reference: GF06 H 273

SCHEDULE

On closing, the land within Lot 1, DP 1119865 becomes vested in Lismore City Council as operational land for the purposes of the Local Government Act 1993. Council's reference: R6065:06-3188

Description

Land District - Grafton; LGA - Coffs Harbour

Roads Closed: Lots 2 and 3, DP 1118480 at Coffs Harbour, Parish Coff, County Fitzroy. File Reference: GF06 H 26

SCHEDULE

On closing, the land within Lots 2 and 3, DP 1118480 becomes vested in Coffs Harbour City Council as operational land for the purposes of the Local Government Act 1993. Council's reference: 1282906 (P/N 1149600)

Description

Land District - Grafton; LGA -Byron

Roads Closed: Lot 26, DP 1121157 at Bangalow, Parish Byron, County Rous. File Reference: GF03 H 184

SCHEDULE

On closing, the land within Lot 26, DP 1121157 becomes vested in Byron Shire Council as operational land for the purposes of the Local Government Act 1993. Council's reference: ENG: 655000 – Campbell St

Description

Land District - Grafton; LGA -Clarence Valley

Roads Closed: Lot 1, DP 1114742 at Yamba, Parish Yamba, County Clarence. File Reference: GF04 H 274

SCHEDULE

On closing, the land within Lot 1, DP 1114742 becomes vested in Clarence Valley Council as operational land for the purposes of the Local Government Act 1993. Council's reference: PO 2134

GRIFFITH OFFICE

2nd Floor, Griffith City Plaza,

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1 Column 3 Column 2

Smith Andrew Barmedman **TAYLOR** Mineral Pool (new member).

Reserve Trust.

Shirley Ann CLAY (new member).

Reserve No.: 79792. Public Purpose: Public recreation.

Notified: 9 August 1957. File No.: GH93 R 43/2.

Term of Office

For a term commencing the date of this notice and expiring 17 June 2009.

HAY OFFICE

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

SCHEDULE

Description

Land District of Deniliquin; L.G.A. – Murray

Lot 1 of DP 1116846, Parish of Mars, County of Cadell. File No.: HY81 H 668.

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

Crown Land.

MOREE OFFICE

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1 Column 2

Land District: Narrabri.
Local Government Area:
Narrabri Shire.
Reserve No.: 93681.
The whole being Lot 18,
DP 752250, Parish Jereel,
County Denham, of 930.8
hectares.

Reserve No.: 93681. Purpose: Future public requirements.

Notified: 26 September 1980. File No.: ME01 H 223.

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

SCHEDULE

Description

Parish – Waterbeach; County – Roxburgh; Land District – Bathurst; L.G.A. – Bathurst Regional

Road Closed: Lot 213 in Deposited Plan 1115901 at Turondale. File No.: OE06 H 387.

Note: On closing, the land within Lot 213, DP 1115901 remains vested in Bathurst Regional Council as operational land for the purposes of the Local Government Act 1993.

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 1 Ethnic Communities Council of Newcastle & **Hunter Region** Inc & Life

Without Barriers

Column 2 Waratah

Community Reserve (R1014028)

Reserve Trust

Column 3

Reserve No. 1014028 Public Purpose: Community **Purposes**

Notified: 31 August 2007 File Reference: 07/5244

REMOVAL FROM OFFICE OF CORPORATION MANAGER OF RESERVE TRUST

PURSUANT to section 96 (2) of the Crown Lands Act 1989, the corporation specified in Schedule 1 hereunder is removed from the office of manager of the reserve trust specified in Schedule 2, which is trustee of the reserve referred to in Schedule 3.

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

SCHEDULE 1

Lands Administration Ministerial Corporation

SCHEDULE 2

Waratah Community Reserve (R1014028) Reserve Trust

SCHEDULE 3

Reserve No. 1014028

Public Purpose: Community Purposes

Notified: 31 August 2007 File Reference: 07/5244/1

SYDNEY METROPOLITAN OFFICE

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

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

NOTIFICATION OF CLOSING OF ROADS

In pursuance of the provisions of the Roads Act 1993, the roads hereunder specified are closed and the roads cease to be public roads and the rights of passage and access that previously existed in relation to the roads are extinguished.

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

Descriptions

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

Lot 1, DP 1120998 at Minchinbury, Parish Melville, County Cumberland. MN06 H 433

- Notes: (1) On closing, title for the land in lot 1 remains vested in Blacktown City Council as operational land.
 - (2) The road is closed subject to the easement for underground cables 1 wide and easement to drain water 3 wide as shown in DP 1120998.

Descriptions

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

Lot 1, DP 1120991 at Blacktown, Parish Prospect, County Cumberland. MN07 H 74

- Notes: (1) On closing, title for the land in lot 1 remains vested in Blacktown City Council as operational land.
 - (2) The road is closed subject to the easement for underground cables 1 wide and easement to drain water 3 wide as shown in DP 1120991.

Descriptions

Land District – Metropolitan; L.G.A. – Pittwater

Lots 100 and 101, DP 1121295 at Mona Vale, Parish Narrabeen (Sheet 2), County Cumberland. MN03 H 59

Note: (1) On closing, title for the land in Lots 100 and 101 remain vested in Pittwater Council as operational land.

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

Lot 1, DP 1119202 at Annandale, Parish Petersham (Sheet 3), County Cumberland. MN05 H 138

Note: (1) On closing, title for the land in Lot 1 remains vested in Leichhardt Council as operational land.

Descriptions

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

Lot 11, DP 1121055 at Point Piper, Parish Alexandria (Sheet 5), County Cumberland. MN04 H 89

Note: (1) On closing, title for the land in Lot 11 remains vested in Woollahra City Council as operational land

Descriptions

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

Lot 1, DP1121778, at Oakhurst, Parish Rooty Hill, County Cumberland. MN05 H 149

- Notes: (1) On closing, title for the land in Lot 1 remains vested in Blacktown City Council as operational land.
 - (2) The road is closed subject to the easement for underground cables 1.5 wide and easement to drain water 1.5 wide as shown in DP 1121778.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1 Column 2

Raymond Edward Comleroy Road
BARNARD School of Arts
(new member) (R1014088)

Noel MITCHELL (new member)

Malcolm BOBRIGE (new member)

For a term commencing the date of this notice and

expiring 17 January 2013.

Column 3
Reserve No. 1014088
Public Purpose:
Community Purposes
Notified: 12 October 2007
File Reference: 07/4599/1

WAGGA WAGGA OFFICE

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Mangoplah and Maclean; County – Mitchell Land District – Wagga Wagga; City – Wagga Wagga

Road Closed: Lot 1 in DP 1119476 at Mangoplah and Pulletop. File No: WA05 H 75.

Note: On closing, the land within Lot 1 in DP 1119476 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Coolac; County – Harden Land District – Gundagai; Shire – Gundagai

Road Closed: Lots 1 and 2 in DP 1106479 at Coolac. File No: WA05 H 319.

Note: On closing, the land within Lots 1 and 2 in DP 1106479 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – North Gundagai; County – Clarendon Land District – Gundagai; Shire – Gundagai

Road Closed: Lots 1 and 2 in DP 1106480 at Gundagai. File No: WA05 H 319.

Note: On closing, the land within Lots 1 and 2 in DP 1106480 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish –Jugiong; County – Harden Land District – Gundagai; Shire – Gundagai

Road Closed: Lot 2 in DP 1118813 at Jugiong. File No: WA06 H 99

Note: On closing, the land within Lot 2 in DP 1118813 remains vested in the State of New South Wales as Crown land.

WESTERN REGION OFFICE

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

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Administrative District - Walgett North; Shire - Walgett

Road Closed: Lot 1, DP 1121552 at Lightning Ridge, Parish Wallangullla, County Finch. File No.: WL07 H 34.

SCHEDULE

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

Lots 1-5, DP 722959.

SCHEDULE

Column 1 Column 2

Administrative District: Part of Reserve 1011448 comprising the whole of

Council: Balranald.
Parish: Balranald.
County: Caira.
Location: Balranald.
Reserve No.: 1013791.
Purpose: For future public

requirements.

Date of Notification: 31 March

2006.

File No.: WL05 H 82.

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 in Column 1, 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

Geoffry Bruce Menindee Lakes Reserve No. 83184 CULLENWARD Park Trust Public Purpose: Public

Recreation

Notified: 19 May 1961 File Ref.: WL90 R 65/4

For a term commencing the date of this notice and expiring 30 April 2008.

ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* of 23 November 2007, Folio 8610, appearing under the heading "Granting of a Western Lands Lease", the holders of Western Lands Lease 14896, should read Ian Gary BATES and William Ernest POCKETT as Joint Tenants.

Department of Planning



State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 (Amendment No 3)

under the

Environmental Planning and Assessment Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following State environmental planning policy under the *Environmental Planning and Assessment Act 1979* in accordance with the recommendation made by the Minister for Planning.

FRANK SARTOR, M.P., Minister for Planning

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Clause 1

State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 (Amendment No 3)

State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 (Amendment No 3)

under the

Environmental Planning and Assessment Act 1979

1 Name of Policy

This Policy is State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 (Amendment No 3).

2 Aim of Policy

The aim of this Policy is to re-insert (with some minor renumbering) the provisions of Schedule 2 (Special provisions relating to certain land) in *State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004*, which were unintentionally repealed on 1 January 2008 as a result of an incorrect amending reference in Schedule 5.44 to *State Environmental Planning Policy (Infrastructure) 2007*.

3 Land to which Policy applies

This Policy applies to the land to which Schedule 2 to *State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004*, as inserted by this Policy, applies.

4 Amendment of State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004

State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 is amended as set out in Schedule 1.

State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 (Amendment No 3)

Amendment Schedule 1

Schedule 1 Amendment

(Clause 4)

Schedule 2

Insert after Schedule 1:

Schedule 2 Special provisions relating to certain land

(Clause 20)

1 Development in Kogarah

An application to carry out development allowed by Chapter 3, if the development is to be carried out on land within the Kogarah local government area, may be made only by or on behalf of:

- (a) the Director-General of the Department of Housing, or
- (b) a social housing provider.

2 Development in Blue Mountains

An application to carry out development allowed by Chapter 3 on land within the City of Blue Mountains may be made only:

- (a) by or on behalf of:
 - (i) the Director-General of the Department of Housing, or
 - (ii) a social housing provider, or
- (b) in relation to land in an accessible housing area (within the meaning of *Blue Mountains Local Environmental Plan 2005*), or
- (c) in relation to land in a zone under the *Blue Mountains Local Environmental Plan 2005* in which development of land for the purpose of a dwelling house is permitted, with or without development consent, for:
 - (i) the purpose of a residential care facility, or
 - (ii) the purpose of a hostel, or
 - (iii) a purpose of the kind referred to in clause 114 ("Self-sustained" development outside the accessible housing area) of that Plan.

State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 (Amendment No 3)

Schedule 1 Amendment

3 Development in Ashfield

An application to carry out development allowed by Chapter 3 on land within the Ashfield local government area may be made only by or on behalf of:

- (a) the Director-General of the Department of Housing, or
- (b) a social housing provider.

4 Development in Hurstville

An application to carry out development allowed by Chapter 3 on land within the City of Hurstville may be made only:

- (a) by or on behalf of the Director-General of the Department of Housing, or
- (b) by or on behalf of a social housing provider, or
- (c) for the purpose of a residential care facility.

5 Development in North Sydney

An application to carry out development allowed by Chapter 3 on land within the North Sydney area may be made only:

- (a) by or on behalf of the Director-General of the Department of Housing, or
- (b) by or on behalf of a social housing provider.

6 Development in Strathfield

An application to carry out development allowed by Chapter 3 on land within the Strathfield area may be made only:

- (a) by or on behalf of the Director-General of the Department of Housing, or
- (b) by or on behalf of a social housing provider, or
- (c) for the purpose of a residential care facility.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

ORDER

I, the Minister for Planning, amend the order made under section 75B (1) of the Environmental Planning and Assessment Act 1979, gazetted on 26 October 2007 (*New South Wales Government Gazette* No. 156, page 8124), by excluding the land described in the Schedule.

Dated this 17th day of December 2007.

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

SCHEDULE

Land comprising Lots 183 to 188 in DP 8716 within the Blacktown Local Government Area.

Department of Primary Industries

APIARIES ACT 1985

Appointment of Inspector

I, DOUG HOCKING, Executive Director, Biosecurity Compliance and Mine Safety, with the delegated authority of the Director-General, NSW Department of Primary Industries pursuant to section 47A of the Apiaries Act 1985 ("the Act") and pursuant to section 5(1) of the Act hereby appoint Gary Raymond SAVINS, as an inspector for the purposes of the Act.

Dated this 9th day of January 2008.

D. HOCKING, Executive Director, Biosecurity, Compliance and Mine Safety, NSW Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2007

Notification under Clause 33(4) Proposed Auction of Aquaculture Leases in Wallis Lake

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

	1	
Lease No.	Lease Area (Ha)	Location
AL03/007	0.5925	Wallamba River
AL03/009	0.1957	Courthouse Channel
OL67/077	0.4390	Wallamba River
OL71/360	0.9365	Wallis Island
OL76/220*	0.8416	Corstorphine Island
OL79/049	0.4101	Paddock
OL79/072	0.2696	Wallamba River
OL81/125	1.9401	Tony's Point Island
OL82/038	0.9767	Wallamba River
OL83/317	1.3470	Tony's Point Island
OL87/052	1.6544	Hadley's Island
OL87/089	0.3780	Paddock
OL88/043	0.3502	Wallamba River
OL88/066	0.9143	Hadley's Island
OL95/030	0.4276	Breckenridge Channel

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

The areas will be auctioned at the Forster-Tuncurry Memorial Services Club Ltd on Tuesday, 26 February 2008. The auction will commence at 10.00am, with registrations to commence at 9.00am. Any lease granted as a result of the auction will be subject to standard covenants and conditions

of an aquaculture lease and aquaculture permit as prescribed under the Fisheries Management Act 1994, including payment of prescribed annual fees and charges. Tenure of a lease will be up to 15 years. Leases will be auctioned "as is" condition, any existing improvements have not been valued and will become the responsibility of the leaseholder. Further details and information packages are available by contacting the Aquaculture Administration Section, Port Stephens Fisheries Centre on (02) 4982 1232.

BILL TALBOT,
Director,
Fisheries Conservation and Aquaculture,
NSW Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Richmond and Wilsons Rivers and Adjacent Ocean Waters

I, RENATA BROOKS, Deputy Director-General, with the delegated authority of the Minister for Primary Industries and the Director-General of the NSW Department of Primary Industries pursuant to sections 227 and 228 of the Fisheries Management Act 1994 ("the Act"), do by this notification pursuant to section 8 of the Act, prohibit the taking of all species of fish (other than oysters cultivated under an Aquaculture Permit issued under the Act and moved or harvested in accordance with the NSW Shellfish Program administered by the NSW Food Authority), by the methods of fishing specified in Column 1 of the Schedule to this notification, from the waters described opposite in Column 2 of that Schedule.

SCHEDULE

Column 1	Column 2
Methods	Waters
All fishing methods	All waters of the Richmond and Wilsons Rivers and tributaries and ocean waters adjacent to the Richmond River bounded by a line commencing at the eastern extremity of the southern breakwater then generally south along the mean high water mark to 28° 53.906S, 153° 33.706E (adjacent to Keith Hall Lane), then south east to 28° 54.028S, 153° 34.573E (the western boundary of the Ocean Trawl Refuge Area), then generally north along the western boundary of the Ocean Trawl Refuge Area to a point 28° 50.589S, 153° 37.011E, then west to the eastern extremity of Flat Rock at 28° 50.587S, 153° 36.521E, then generally south along the mean high water mark to the eastern extremity of the northern breakwater and back to the point of commencement

In this Schedule, latitude and longitude coordinates are in WGS84 datum.

The provisions of this fishing closure in respect of endorsement holders in the Estuary General, Ocean Hauling, Ocean Trawl and Ocean Trap and Line fisheries have effect despite any provisions in the Fisheries Management (Estuary General Share Management Plan) Regulation 2006, Fisheries Management (Ocean Hauling Share Management Plan) Regulation 2006, Fisheries Management (Ocean Trap and Line Share Management Plan) Regulation 2006 and the Fisheries Management (Ocean Trawl Share Management Plan) Regulation 2006.

This fishing closure is effective from the date of publication of this notification until Friday, 14 March 2008, unless sooner amended or revoked, noting that this notification may be amended or revoked by way of a special supplement in the *New South Wales Government Gazette* on any week day.

Note: The purpose of this fishing closure is to deal with an environmental emergency, being the protection of fish displaced by severe flooding in the region and to enable replenishment of fish stocks.

Dated this 16th day of January 2008.

RENATA BROOKS,

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

PLANT DISEASES ACT 1924

Appointment of Inspector

I, RICHARD FREDERICK SHELDRAKE, Director-General of the NSW Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act") appoint Gary Raymond SAVINS as an inspector for the purposes of the Act.

Dated this 11th day of January 2008.

R. F. SHELDRAKE,
Director-General,
NSW Department of Primary Industries

PLANT DISEASES ACT 1924

Appointment of Inspector

I, RICHARD FREDERICK SHELDRAKE, Director-General of New South Wales Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act") appoint Gabrielle Mary DYCE, as an inspector for the purposes of the Act.

Dated this 11th day of January 2008.

R. F. SHELDRAKE,
Director-General,
NSW Department of Primary Industries

PLANT DISEASES ACT 1924

Appointment of Inspector

I, RICHARD FREDERICK SHELDRAKE, Director-General of New South Wales Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act") appoint Michael Ian BOOTH, as an inspector for the purposes of the Act.

Dated this 11th day of January 2008.

R. F. SHELDRAKE,
Director-General,
NSW Department of Primary Industries

STOCK DISEASES ACT 1923

Appointment of Inspector

Notification No. 473

I, RICHARD FREDERICK SHELDRAKE, Director-General of NSW Department of Primary Industries, pursuant to Section 6(1) of the Stock Diseases Act 1923, ("the Act") appoint Clarke John KELLY as an inspector for the purposes of the Act.

Dated this 11th day of January 2008.

R. F. SHELDRAKE, Director-General, NSW Department of Primary Industries

STOCK FOODS ACT 1940

Authorisation of Inspector

I, RICHARD FREDERICK SHELDRAKE, Director-General of the NSW Department of Primary Industries, pursuant to section 20(1)(a) of the Stock Foods Act 1940 ("the Act") authorise Garry Raymond SAVINS to be an inspector for the purposes of the Act.

Dated this 11th day of January 2008.

R. F. SHELDRAKE,
Director-General,
NSW Department of Primary Industries

STOCK MEDICINES ACT 1989

Authorisation of Inspector

I, RICHARD FREDERICK SHELDRAKE, Director-General of the NSW Department of Primary Industries, pursuant to section 48 of the Stock Medicines Act 1989 ("the Act") authorise Gary Raymond SAVINS to be an inspector for the purposes of the Act.

Dated this 11th day of January 2008.

R. F. SHELDRAKE, Director-General, NSW Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T07-9066)

No. 3373, WILPINJONG COAL PTY LTD (ACN 104 594 694), area of 17.9 hectares, for Group 9, dated 30 November 2007. (Orange Mining Division).

(T08-0021)

No. 3421, CAPITAL MINING LIMITED (ACN 104 551 171), area of 287 units, for Group 1, dated 9 January 2008. (Broken Hill Mining Division).

(T08-0022)

No. 3422, IRONBARK GOLD LIMITED (ACN 118751027), area of 117 units, for Group 1, dated 9 January 2008. (Armidale Mining Division).

(T08-0023)

No. 3423, Anthony Gilbert MARTIN, area of 147 units, for Group 1, dated 10 January 2008. (Sydney Mining Division).

(T08-0024)

No. 3424, MINERALS AUSTRALIA PTY LTD and JACARANDA MINERALS LTD, area of 294 units, for Group 1, dated 11 January 2008. (Wagga Wagga Mining Division).

(T08-0025)

No. 3425, OROYA MINING LIMITED (ACN 009 146 794), area of 70 units, for Group 1, dated 14 January 2008. (Orange Mining Division).

(T08-0026)

No. 3426, AUSTRALIAN ASIAN PACIFIC MINES PTY LTD (ACN 128 772 887), area of 34 units, for Group 1, dated 14 January 2008. (Cobar Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(06-7047)

No. 2922, now Exploration Licence No. 6888, QUIDONG MINERALS PTY LTD (ACN 121 671 323), County of Wellesley, Map Sheets (8624, 8724), area of 25 units, for Group 1, dated 4 October 2007, for a term until 4 October 2009.

(07-140)

No. 3035, now Exploration Licence No. 6986, NSW TIN PTY LIMITED (ACN 126 083 967), Counties of Bourke and Cooper, Map Sheets (8228, 8229), area of 87 units, for Group 1, dated 13 December 2007, for a term until 13 December 2009.

(07-186)

No. 3081, now Exploration Licence No. 7002, SULTAN CORPORATION LIMITED (ACN 061 219 985), County of Georgiana, Map Sheets (8829, 8830), area of 33 units, for Group 1, dated 8 January 2008, for a term until 8 January 2010.

(07-290)

No. 3187, now Exploration Licence No. 7003, ORESEARCH PTY LTD (ACN 125 825 603), Counties of Barrona and Irrara, Map Sheet (7938), area of 89 units, for Group 1, dated 9 January 2008, for a term until 9 January 2010.

(07-292)

No. 3189, now Exploration Licence No. 7004, ORESEARCH PTY LTD (ACN 125 825 603), Counties of Barrona and Landsborough, Map Sheets (7837, 7937), area of 86 units, for Group 1, dated 9 January 2008, for a term until 9 January 2010.

(07-336)

No. 3235, now Exploration Licence No. 6954, PLATSEARCH NL (ACN 003 254 395) and EASTERN IRON LIMITED (ACN 126 678 037), Counties of Canbelego and Cowper, Map Sheets (8135, 8235), area of 100 units, for Group 1, dated 30 November 2007, for a term until 30 November 2009.

(07-373)

No. 3271, now Exploration Licence No. 7001, TARONGA MINES LIMITED (ACN 126 854 288), Counties of Bland, Harden and Monteagle, Map Sheet (8529), area of 104 units, for Group 1, dated 7 January 2008, for a term until 7 January 2010.

(07-395)

No. 3292, now Exploration Licence No. 7010, BALRANALD GYPSUM PTY LTD (ACN 081 196 947), County of Wakool, Map Sheet (7628), area of 10 units, for Group 2, dated 11 January 2008, for a term until 11 January 2010

MINING LEASE APPLICATION

(06-7862)

Singleton No. 294, now Mining Lease No. 1608 (Act 1992), XSTRATA MT OWEN PTY LIMITED (ACN 003 827 361), Parish of Liddell, County of Durham, Map Sheet (9133-3-S), area of 30.17 hectares, to mine for coal, dated 19 December 2007, for a term until 19 December 2028. As a result of the grant of this title, Exploration Licence No. 6254 has partly ceased to have effect.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T07-0446)

No. 3303, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Flinders and County of Mouramba, Map Sheet (8134). Withdrawal took effect on 10 January 2008.

(T07-0471)

No. 3330, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Flinders and County of Mouramba, Map Sheet (8134). Withdrawal took effect on 10 January 2008.

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

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

(T99-0050)

Exploration Licence No. 5674, SILVER MINES LIMITED (ACN 107 452 942), area of 4 units. Application for renewal received 8 January 2008.

(T01-0164)

Exploration Licence No. 5922, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), area of 199 units. Application for renewal received 14 January 2008.

(T03-1003)

Exploration Licence No. 6209, AJAX JOINERY PTY LIMITED (ACN 000 195 228), area of 3 units. Application for renewal received 16 January 2008.

(T04-0054)

Exploration Licence No. 6507, Ellis Richard WALKER, area of 4 units. Application for renewal received 8 January 2008.

(04-576)

Exploration Licence No. 6540, UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), area of 1 units. Application for renewal received 11 January 2008.

(08-206)

Consolidated Coal Lease No. 726 (Act 1973), KANDOS COLLIERIES PTY LIMITED, area of 1596 hectares. Application for renewal received 7 January 2008.

(T03-0138)

Mining Lease No. 1361 (Act 1992), IMPERIAL CORPORATION LIMITED (ACN 002 148 361), area of 100 hectares. Application for renewal received 11 January 2008.

(T08-0406)

Mineral Lease No. 5065 (Act 1906), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), area of 16.19 hectares. Application for renewal received 14 January 2008.

(T08-0405)

Mineral Lease No. 5106 (Act 1906), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), area of 16.19 hectares. Application for renewal received 14 January 2008.

(T88-0493)

Mineral Lease No. 6191 (Act 1906), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), area of 32.37 hectares. Application for renewal received 14 January 2008.

(T02-0163)

Mining Purposes Lease No. 132 (Act 1973), Allan BAMFORD and Fiona BAMFORD, area of 9416 square metres. Application for renewal received 14 January 2008.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(07-6427)

Exploration Licence No. 2934, SULTAN CORPORATION LIMITED (ACN 061 219 985), County of Georgiana, Map Sheet (8729), area of 6 units, for a further term until 22 October 2008. Renewal effective on and from 3 January 2008.

(T97-1226)

Exploration Licence No. 5343, CENTRAL WEST GOLD NL (ACN 003 078 591), County of Blaxland, Map Sheet (8032), area of 1 units, for a further term until 25 August 2009. Renewal effective on and from 9 January 2008.

(06-7006)

Exploration Licence No. 5544, ILUKA RESOURCES LIMITED (ACN 008 675 018), County of Wentworth, Map Sheet (7330), area of 66 units, for a further term until 29 November 2009. Renewal effective on and from 11 January 2008.

(07-1374)

Consolidated Coal Lease No. 739 (Act 1973), THE NARDELL COLLIERY PTY LTD (ACN 001 205 312), Parish of Ravensworth, County of Durham, Map Sheet (9133-3-S), area of 4.5 hectares, for a further term until 10 March 2029. Renewal effective on and from 16 November 2007.

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

TRANSFER

(T02-0363)

Exploration Licence No. 6040, formerly held by THE AUSTRALIAN LAND COMPANY PTY LTD (ACN 009 617 350) has been transferred to GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863). The transfer was registered on 24 December 2007.

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

MINE HEALTH AND SAFETY ACT 2004

Delegation pursuant to Section 32A of Mines Inspection Act 1901

I, ROBERT REGAN, Chief Inspector of Mines under the Mines Inspection Act 1901, in accordance with Clause 179 of the Mine Health and Safety Regulation 2007 and pursuant to section 32A of the Mines Inspection Act 1901, hereby delegate all the functions conferred or imposed on the Chief Inspector of Mines by any provision of the Mine Health and Safety Act 2004 listed in Column 1(a) of Schedule 1 below to the delegate(s) listed opposite that provision in Column 2 of Schedule 1.

In this instrument-

- function includes power, authority or duty, and
- the description of "Subject" in Column 1(b) is only for general explanation and does not limit the delegation of functions under provisions listed in Column 1(a).

SCHEDULE 1

Column 1(a) – Provision	Column 1(b) — Subject	Column 2 – Delegate
Section 22 (6) of the Mine Health and Safety Act 2004.	Mine holder to provide further information concerning nomination of an operator of a mine.	Any person appointed as an inspector under s 32 of the Mines Inspection Act 1901.
Section 22 (7) of the Mine Health and Safety Act 2004.	Inform mine holder who made the nomination of an operator of a mine that the nomination has been rejected.	Any person appointed as an inspector under s 32 of the Mines Inspection Act 1901.

Dated this 15th day of January 2008.

ROBERT REGAN, Chief Inspector of Mines

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

STUART McPHERSON,
General Manager,
Clarence Valley Council
(by delegation from the Minister for Roads)
Dated: 11 January 2008

SCHEDULE

1. Citation

This Notice may be cited as Clarence Valley Council 25 Metre B-Double route Notice No. 01/2008.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those **25 metre B-Double** vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

Туре	Road Name	Starting Point	Finishing Point
25.	Butterfactory Lane.	Summerland Way.	110m east Summerland Way.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

DAVID FARMER, General Manager, Wollongong City Council (by delegation from the Minister for Roads) Dated: 7 January 2008

SCHEDULE

1. Citation

This Notice may be cited as Wollongong City Council 25 Metre B-Double route Notice No. 1/2008.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

Туре	Road Name	Starting Point	Finishing Point	Conditions
25.	Nolan Street.	Investigator Drive, Unanderra.	Doyle Avenue, Unanderra.	Two Way.
25.	Doyle Avenue.	Nolan Street, Unanderra.	Luso Drive, Unanderra.	Two Way.
25.	Luso Drive.	Doyle Avenue, Unanderra.	End of Luso Drive, Unanderra.	Two Way.

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Greater Hume Shire and Wagga Wagga City Council areas

Declaration as Controlled Access Road of parts of the Hume Highway at Little Billabung and Kyeamba

I, the Minister for Roads, pursuant to Sections 46, 49, 54 and 67 of the Roads Act, 1993, by this order -

- dedicate as public road the land described in Schedule 1 under:
- 2. declare to be a main road the said public road described in Schedule 1 and the public road described in Schedule 2 under;
- 3. declare to be a controlled access road the said main road described in Schedules 1 and 2;
- 4. declare that access to the said controlled access road is restricted; and
- 5. specify in Schedule 3 under, the points along the controlled access road at which access may be gained to or from other public roads.

HON ERIC ROOZENDAAL MLC MINISTER FOR ROADS

SCHEDULE 1

ALL those pieces or parcels of land situated in the Greater Hume Shire Council area, Parish of Little Billabung and County of Goulburn shown as:

Lots 16 to 26 inclusive Deposited Plan 261930;

Lots 6 and 7 Deposited Plan 236939; and

Lots 13, 14, 16, 17 and 18 Deposited Plan 261931.

The above Lots are all shown in RTA Plan 0002 186 AC 4006_1 and_2.

ALSO all that piece or parcel of land situated in the Greater Hume Shire and Wagga Wagga City Council areas, Parish of Little Billabung and County of Goulburn and Parish of Murraguldrie and County of Wynyard shown

Lot 19 Deposited Plan 261931.

The above Lot is shown in RTA Plan 0002 186 AC 4006_2.

ALSO all those pieces or parcels of land situated in the Wagga Wagga City Council area, Parish of Murraguldrie and County of Wynyard shown as:

Lot 15 Deposited Plan 261931; and

Lots 11 to 15 inclusive Deposited Plan 261932.

The above Lots are all shown in RTA Plan 0002 186 AC 4006 2.

AND ALSO all that piece or parcel of land situated in the Wagga Wagga City Council area, Parish of Kyeamba and County of Wynyard shown as:

Lot 16 Deposited Plan 261932.

The above Lot is shown in RTA Plan 0002 186 AC 4006_2.

SCHEDULE 2

ALL those pieces or parcels of public road situated in the Greater Hume Shire Council area, Parish of Little Billabung and County of Goulburn shown as:

Lots 100 to 106 inclusive in RTA Plan 0002 186 AC 4006_1; and

Lots 1 to 5 inclusive and 8 Deposited Plan 236939.

The above Lots are all shown in RTA Plan 0002 186 AC 4006_1.

ALSO all that piece or parcel of public road situated in the Greater Hume Shire and Wagga Wagga City Council areas, Parish of Little Billabung and County of Goulburn and Parishes of Murraguldrie and Kyeamba and County of Wynyard shown as:

Lot 107 in RTA Plan 0002 186 AC 4006_2.

AND ALSO all those pieces or parcels of public road situated in the Wagga Wagga City Council area, Parish of Murraguldrie and County of Wynyard shown as:

Lot 1 Deposited Plan 510568; and

Lots 108 and 109 in RTA Plan 0002 186 AC 4006_2.

The above Lots are all shown in RTA Plan 0002 186 AC 4006 2.

SCHEDULE 3

Between the points A and B; and between the points C and D; all shown in RTA Plan 0002 186 AC 4006_1 and_2.

(RTA Papers 2/468.13 Pt 2)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Katoomba in the Blue Mountains 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.

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

SCHEDULE

ALL those pieces or parcels of land situated in the Blue Mountains City Council area, Parish of Blackheath and County of Cook, shown as:

Lots 7, 8 and 9 Deposited Plan 3911;

Lot A Deposited Plan 341190;

Lots A and B Deposited Plan 386744; and

Lots 4 and 5 Deposited Plan 705910.

(RTA Papers: FPP 5/44.11031; RO 44.11031)

Department of Water and Energy

WATER ACT 1912

Notice under Section 22B of the Water Act 1912

THE Water Administration Ministerial Corporation hereby cancels the Notice given under section 22B of the Water Act 1912 and published on 4 January 2008 in the *New South Wales Government Gazette* in respect of the restrictions imposed on "B" and "C" class water licences, permits and authorities in respect of the Unregulated Barwon River and Unregulated Darling River.

Dated this 10th day of January 2008.

Signed for the Water Administration Ministerial Corporation by:

DENNIS MILLING,
Manager,
Licensing,
Department of Water and Energy

WATER ACT 1912

AN application under Part 2 within a proclaimed (declared) local area under section 5 (4) of the Water Act 1912.

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

Murrumbidgee Valley

BOAMBOLO PTY LTD for a pump on the Murrumbidgee River, Lot 20, DP 669280, Parish Boambolo, County Murray, for irrigation of 61.5 hectares (replacement licence – increase in irrigation entitlement via permanent transfer) (Reference: 40SL71124).

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

Murrumbidgee Valley

Robert Bernard MARTIN and Heather Mary MARTIN for a bore on Lot 173, DP 753631, Parish of Wambat, County of Harden, for a water supply for irrigation purposes (40 hectares – Orchard) (the land involved is outside the Young Granite Groundwater Embargo Zone – new licence) (Reference: 40BL191736).

Any inquiries regarding the above should be directed to the undersigned on (02) 6953 0700.

Written submissions, specifying the grounds must be lodged with the Department of Water and Energy, PO Box 156, Leeton NSW 2705, within 28 days of the date of publication.

S. F. WEBB, Licensing Manager

WATER ACT 1912

AN application under Part 2 within a proclaimed (declared) local area under section 5 (4) of the Water Act 1912.

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

Lachlan River Valley

John Bradford GERATHY for a pump on Flyers Creek, on Lot 22, DP 241473, Parish of Beaufort, County of Bathurst, for water supply for irrigation purposes (12.5 hectares, lucerne) (new licence – allocation obtained by Permanent Transfer Scheme, transferring from existing entitlement) (Reference: 70SL091112).

Any inquiries regarding the above should be directed to the undersigned on (02) 6850 2800.

Written objections, specifying grounds, must be lodged with the Department of Water and Energy, PO Box 291, Forbes NSW 2871, within 28 days of the publication date.

VIV RUSSELL, Manager, Licensing

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:

Lachlan River Valley

Trevor John SMITH and Margaret Olive SMITH for a pump on Carrawabbity Creek, on Lot 150, DP 750146, Parish Carrawabbity, County Ashburnham, for irrigation of 100 hectares (cereals and lucerne) (replacement licence – increase in irrigation area, increase in pumping capacity, existing entitlement) (Reference: 70SL091111).

Any inquiries regarding the above should be directed to the undersigned on (02) 6850 2807.

Written objections, specifying grounds, must be lodge with the Department of Water and Energy, PO Box 291, Forbes NSW 2871, withing 28 days of the publication date.

> LYN GORHAM, Senior Licensing Officer

WATER ACT 1912

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

Anthony James COTTER and Deborah Joanne COTTER for a pump on the Hawkesbury River on Lot 1, DP 325440, Parish of Wilberforce, County of Cook, for irrigation of 10.0 hectares (oats and lucerne) (part replacement licence and permanent transfer of 50.0 megalitres from 10SL022395) (no increase in annual water entitlement) (not subject to the 1995 Hawkesbury/Nepean Embargo) (Reference: 10SL056791).

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 Sharing Plan for the Lower Lachlan Groundwater Source Amendment Order 2008

under the

Water Management Act 2000

Pursuant to section 45(1) of the *Water Management Act 2000*, I, NATHAN REES MP, Acting Minister for Climate Change, Environment and Water, with the concurrence of the Minister for Primary Industries, make the following Order.

Dated this eleventh day of January 2008.

HON NATHAN REES, MP Acting Minister for Climate Change, Environment and Water

Explanatory Note

This Order amends the *Water Sharing Plan for the Lower Lachlan Groundwater Source 2003 Order* as published in the Government Gazette of 21 February 2003 and as amended.

Water Sharing Plan for the Lower Lachlan Groundwater Source Amendment Order 2007

1. Name of Order

This Order is the Water Sharing Plan for the Lower Lachlan Groundwater Source Amendment Order 2008.

2. Commencement

This Order commences on 1 February 2008.

3. Amendment of Water Sharing Plan for the Lower Lachlan Groundwater Source 2003

The Water Sharing Plan for the Lower Lachlan Groundwater Source 2003 is amended as set out in Schedule 1.

Schedule 1 Amendments

[1] Clause 3

Omit the clause. Insert instead:

3 Date of commencement

This Plan takes effect on 1 February 2008, and ceases on the 30 June 2018.

[2] Subclause 12(d)

Omit the subclause. Insert instead:

(d) reduce the total share component of access licences to the final extraction limit,

[3] Clause 16

Omit the clause. Insert instead:

16 Recharge

(1) For the purposes of section 5 (3) of the Act, the overall basis for water sharing in this Plan is the average annual recharge to this groundwater source, estimated to be 108,000 megalitres per year (hereafter ML/yr) plus the requirements for basic landholder rights at the commencement of this Plan.

Note. The recharge provided for in this subclause is uncertain and the Natural Resources Commission has recommended a precautionary approach and the average annual recharge has been set at 108,000 ML/yr.

Note. Recharge west of the Cobb Highway that infiltrates into unusable saline aquifers is excluded from the average annual recharge in this clause.

- (2) Pursuant to section 45(1)(b) of the Act, the average annual recharge for this groundwater source established in subclause (1) may be varied by the Minister after 30 June 2010, following further recharge studies undertaken by the Minister.
- (3) The results of the studies undertaken in subclause (2) must be independently reviewed.
- (4) A water management committee, or in its absence an advisory committee established by the Minister to include representatives of domestic and stock rights groundwater users, water utilities, irrigation, industry, Aboriginal people, environmental groups and others, should:
 - (a) advise the Minister on the terms of reference and selection of consultants for the independent review established in subclause (3), and
 - (b) advise the Minister by 31 March 2010 on any changes to recharge estimates based on the study and the outcomes of the independent review.
- (5) The Minister must take into account the review in subclause (3), and the advice provided in accordance with subclause (4), before making a variation under subclause (2).

Note. The extent of impact of these changes on access by licence holders is limited in clause 28.

[4] Clause 18 Environmental health water

Omit the clause. Insert instead:

18 Planned environmental water

Note. It is anticipated that the planned environmental water provisions in this Part and management of local impact provisions in Part 10 of this Plan will also protect heritage sites and cultural values associated with groundwater (see clause 11 (d)).

(1) Subject to Part 10 Division 2 of this Plan, the physical water contained in the storage component of this groundwater source, minus the amount required for supplementary water access permitted under clause 25D, as varied by clause 29, will be reserved for the environment.

Note. Access to water under supplementary water access licences in this water source will not be permitted after 30 June 2017 and from that date the physical water contained in the storage component of this groundwater source will be reserved for the environment.

(2) The Minister may under section 45(1)(b) of the Act amend subclause (1) after 30 June 2010 to include a portion of the average annual recharge to this groundwater source as planned environmental water, based on further studies of groundwater ecosystem dependency undertaken by the Minister.

Note. The Minister should undertake further studies of the groundwater dependency of ecosystems within this Groundwater Source, as recommended by the Natural Resources

Commission, including any potential groundwater ecosystem located beyond this Groundwater Source that may be affected by the management of this Groundwater Source.

Note. The extent to which this change may impact on access licence holders is limited by clause 28.

Note. The studies may recommend management options other than reservation of a portion of recharge to protect groundwater dependant ecosystems.

- (3) The results of the studies undertaken in subclause (2) must be independently reviewed.
- (4) A water management committee, or in its absence an advisory committee established by the Minister to include representatives of domestic and stock rights groundwater users, water utilities, irrigation, industry, Aboriginal people, environmental groups and others, should:
 - (a) advise the Minister on the terms of reference and selection of consultants for the independent review established in subclause (3), and
 - (b) advise the Minister by 31 March 2010 on any changes to planned environmental water based on the study and the outcomes of the independent review.
- (5) The Minister should take into account the review in subclause (4), and the advice provided in accordance with subclause (3), before making a variation under subclause (2).

[5] Clause 19 Supplementary environmental water

Omit the clause.

[6] Clause 20 Adaptive environmental water

Omit the clause. Insert instead:

20 Adaptive environmental water

- (1) Water may be committed in this water source for environment purposes by an adaptive environmental water condition pursuant to section 8B of the Act.
- (2) The holder of an access licence may request that the Minister impose an adaptive environmental water condition in respect of the whole or a part of the share component of the access licence.
- (3) The condition imposed under subclause (2) will continue until the holder requests its removal.
- (4) An access licence may be held by the Minister, a catchment management authority or other public body to the extent that the whole or part of that access licence has been surrendered as a result of water use savings made by works or other improvements, subject to:
 - (a) the share component of the access licence held being equal to the value of the water use savings made, and

- (b) an adaptive environmental water condition being imposed on the access licence and that condition not being removed.
- (5) The adaptive environmental water condition specified in subclause (1) and the plan for implementation of that condition, as required by section 8E(7) of the Act:
 - (a) are to be established by the Minister, and
 - (b) shall be such as to ensure that there will be a contribution to the objectives of this Plan.
- (6) The allocation of water for access licences with an adaptive environmental water condition will be in accordance with the available water determination for the relevant category of access licence under this Plan.
- (7) If the adaptive environmental water condition on an access licence requires the water to be left in the water source for environmental purposes, then the water allocation account is to be debited when the water is available in accordance with the adaptive environmental water condition on the access licence.
- (8) If the adaptive environmental water condition requires the environmental water to be taken from the water source then the water allocation account is to be debited when it is taken.
- (9) For the purposes of auditing compliance with the long-term extraction limit under this Plan, the delivery of water pursuant to an access licence that has been committed as adaptive environmental water shall be accounted for as extraction where it occurs pursuant to a licence under subclause (7) or subclause (8).
- (10) To the extent that the water allocation of an access licence which is subject to an adaptive environmental water condition is not required to meet the requirement of the condition, it may be the subject of an assignment dealing in accordance with the Dealings Rules in this Plan.
- (11) Notwithstanding subclause (10) an access licence with an adaptive environmental water condition may be the subject of any other dealing permitted by the Dealing Rules in this Plan, provided the benefit to the environment provided for in the adaptive environmental condition is not diminished.
- (12) At the commencement of this Plan, there were no access licences with an adaptive environmental water condition in this water source.

[7] Clause 21 Basic landholder rights

Omit the clause. Insert instead:

21 Basic landholder rights

- (1) This Part is made in accordance with sections 5(3) and 20(1)(b) of the Act.
- (2) If a landholder is unable to exercise their basic landholder rights due to interference of their supply by extraction authorised by access licences:

- (a) the Minister may amend a water supply works approval to allow the landholder's affected bore to be replaced or deepened to ensure continuing access to water for basic landholder rights, or
- (b) the Minister may amend another water supply works approval so that basic landholder rights water may be supplied by an alternative water supply work during critical times.

Note. The Minister may, by order made under section 323 of the Act, impose temporary restrictions on basic landholder rights when it is necessary to do so in the public interest, such as to cope with a period of sever water shortage or threat to public health or safety.

- (3) In accordance with the legislative requirements, the Minister may impose a charge on access licence holders in this groundwater source under section 114 of the Act, as a contribution to the costs of activities or works associated with subclause (2).
- (4) Basic landholders rights exercised under section 52 of the Act must be exercised in accordance with any guidelines established by the Minister with respect to the reasonable use of water for domestic consumption and stock watering by landholders authorised to use water for either or both of those purposes.

Note. The Minister may enforce any reasonable use guidelines by serving orders on individual landholders under section 325 of the Act. The Minister may also order individual landholders accessing basic landholder rights to take specified measures to protect the environment, to preserve basic landholder rights or to overcome a threat to public health under section 328 of the Act.

[8] Clause 25 Estimate of water requirements

Omit the clause. Insert instead:

25 Requirements for water for extraction under access licences

This Part is made in accordance with section 20(1)(c) of the Act.

Note. The amount of water specified in this Part represents the total volumes or total shares specified in the share components on access licences in this groundwater source. The actual volume of water available at any time will depend on climate, access licence priority and the rules in this Plan.

[9] Insert the following after clause 25:

25A Share components of domestic and stock access licences

It is estimated that at the time of commencement of this Plan, the share components of domestic and stock access licences authorised to extract water from this groundwater source will total 24 ML/yr.

25B Share components of local water utility access licences

It is estimated that at the time of commencement of this Plan, the share components of local water utility access licences authorised to extract water from this groundwater source will total 2,322 ML/year made up of:

(a) 2,247 ML/yr held by Carrathool Shire Council, and

(b) 75 ML/year held by Central Darling Shire Council.

Note. Clause 25B represents the total volumes specified on access licences in this groundwater source. It is not a commitment to supply that water.

25C Share components of aquifer access licences

- (1) For each entitlement referred to in Column 1 of Schedule 4 applying to the licences listed in Column 2 of Schedule 4 that are to become aquifer access licences in this groundwater source at the commencement of this Plan, the share component is to be equal to the share component in Column 3 of Schedule 4.
- (2) For those Water Act property entitlements not listed in Column 1 of Schedule 4 that are to become aquifer access licences in this groundwater source at the commencement of this Plan, the total share component (TSC) will be calculated using the following formulae:

$$TSC = R - LWU - SD - \sum EXC$$

Where:

- (a) R is the recharge established in clause 16 (1) plus the requirements for basic landholder rights at the commencement of this Plan;
- (b) LWU is the total of local water utility access licence share components in this groundwater source at the commencement of this Plan;
- (c) SD is the share component for stock and domestic access licences in this groundwater source at the commencement of this Plan; and
- (d) \sum EXC is the sum of share components specified in Column 3 of Schedule 4.
- (3) For those Water Act property entitlements not listed in Column 1 of Schedule 4 that are to become aquifer access licences in this groundwater source at the commencement of this Plan, the individual share component will be calculated using the following formulae:

Share component = IAC + AC + EC

Where:

(a) IAC is the inactive component and:

$$IAC = (WAE - HoE) \times 0.09$$

Where:

- (i) WAE is the Water Act entitlement; and
- (ii) HoE is the history of extraction for each Water Act property entitlement defined in subclause (5).
- (b) AC is the active component and:

$$AC = (TSC - \sum IAC) \times HoE / \sum HoE$$

provided that AC is capped if;

for a Water Act property entitlements for which a history of extraction is defined for a late developer in subclause (4) WAE_{LD} x 0.45 is less than IAC + AC then the active component

$$AC = (WAE_{LD} \times 0.45) - IAC;$$

or if:

for any other Water Act property entitlement WAE x 0.72 is less than IAC + AC then the active component

$$AC = (WAE \times 0.72) - IAC$$

Where:

- (i) TSC is the total share component calculated in subclause (2);
- (ii) \sum IAC is the sum of the inactive components calculated in subclause (3)(a);
- (iii) ∑HoE is the sum of the history of extractions for each Water Act property entitlement defined in subclause (5) for property entitlements not listed in Column 1 of Schedule 4; and
- (iv) WAE_{LD} is the Water Act property entitlement for which a history of extraction is defined for a late developer in subclause (4).
- (c) EC is the entitlement component and equals zero for those aquifer access licences where the share component is capped in subclause (3)(b), otherwise

$$EC = WAE/\sum WAE_{NC} x (TSC - \sum IAC - \sum AC)$$

provided that EC is capped if;

for a Water Act property entitlements for which a history of extraction is defined for a late developer in subclause (4) WAE $_{LD}$ x 0.45 is less than IAC + AC + EC then the entitlement component

$$EC = (WAE_{LD} \times 0.45) - IAC - AC,$$

or if;

for any other Water Act property entitlement WAE x 0.72 is less than IAC + AC + EC then the entitlement component

$$EC = (WAE \times 0.72) - IAC - AC$$

Where:

- (i) \sum WAE_{NC} is the sum of the Water Act property entitlements where the share component is not capped in subclause (3)(b); and
- (ii) \sum AC is the sum of the active components calculated in subclause (3)(b)
- (4) For the purposes of subclause (3) history of extraction for each late developer Water Act Property entitlement is equal to the minimum of:

- (a) for entitlements where the average of the 3 highest years of extraction from 1998/99 2003/04 is less than half of the Water Act entitlement and the licensee developed irrigation infrastructure after the 30 June 2003 the daily bore capacity in megalitres multiplied by 150; or
- (b) for entitlements where the average of the 3 highest years of extraction from 1998/99 2003/04 is less than half of the Water Act entitlement, the licensee developed irrigation infrastructure after the 30 June 2003 and the licensee did not have a surface water entitlement; the area developed for irrigation multiplied by 6.5 ML per hectare; or
- (c) for entitlements where the average of the 3 highest years of extraction from 1998/99 2003/04 is less than half of the Water Act entitlement, the licensee developed irrigation infrastructure after the 30 June 2003 and the licensee had a surface water entitlement the area developed for groundwater irrigation multiplied by 6.5 ML per hectare where the area developed for groundwater irrigation is calculated from the formulae:

Area Developed (ha) x Water Act 1912 entitlement

Water Act 1912 entitlement + Water Act 1912 surface water entitlement x 0.61

- (5) For the purposes of subclause (3) and for clause 25D history of extraction (HoE) for each Water Act Property entitlement is equal to the lesser of:
 - (a) the Water Act entitlement, or
 - (b) the greater of:
 - (i) the average of the 3 highest years of extraction from 1998/99 2003/04; or
 - (ii) history of extraction for late developers defined in subclause (4).
- (6) It is estimated that at the time of commencement of this Plan the share components of access licences established under this clause will total 105,654.

25D Share components of supplementary water access licences

- (1) Those Water Act entitlements that are to be converted to an aquifer access licence in this groundwater source under clause 25C may also receive a supplementary water access licence where history of extraction (as defined in subclause 25C(5)) is greater than the share component determined in clause 25C.
- (2) The share component of a supplementary water access licence created under subclause (1) will be established for those licenses in accordance with the following formula:

Share Component (SWAL) = $HoE - SC_{AAL}$

Where:

(a) HoE is the history of extraction for each Water Act property entitlement defined in subclause (5),

- (b) SC_{AAL} is the share component of the aquifer access licence established under subclauses 25C.
- (3) It is estimated that at the time of commencement of this Plan the sum of the share components of supplementary water access licences established under subclause (2) will total 21,252 megalitres.

Note: Not all aquifer access licences will receive a supplementary water access licence. Only those licences that have a HoE as defined in subclauses 25C(5) which is greater than their new Aquifer Access Licence Share component will receive supplementary water access licences.

25E Changes to share components

- (1) This Plan recognises that the total requirements for water for extraction within this groundwater source may change during the term of this Plan as a result of:
 - (a) the granting, surrender or cancellation of access licences, or
 - (b) the variation of local water utility access licences under section 66 of the Act.
- (2) Pursuant to section 68A of the Act the share component of each supplementary water access licence will be reduced to 0 ML on 1 July 2018.
- (3) Pursuant to section 77A of the Act supplementary water access licences will be cancelled after 1 July 2018.

[10] Clause 26 Rules for granting access licences

Omit the clause. Insert instead:

26 Rules for granting access licences

- (1) This Part is made in accordance with sections 20 (2) (b), 61 and 63 of the Act, having regard to the limits to water availability in this groundwater source and the need to protect groundwater dependent ecosystems, aquifer integrity and groundwater quality.
- (2) Applications for access licences may be made and access licences granted in this groundwater source if they are for:
 - (a) a specific purpose access licence for which application is provided for under clause 19 of the Water Management (General) Regulation 2004 (hereafter *the Regulation*) in accordance with section 61 (1) (a) of the Act,

Note. At the commencement of this Plan, clause 19 of the Regulation provides for the following specific purpose access licences to be applied for:

- a local water utility access licence (subcategory "domestic and commercial"), for the purpose of domestic consumption and commercial activities,
- (ii) a domestic and stock access licence (subcategory "domestic"), for the purpose of domestic consumption,

- (iii) an aquifer access licence (subcategory "town water supply"), for the purpose
 of supply to communities for domestic consumption and commercial activities,
 and
- (iv) any category of specific purpose access licence (subcategory "Aboriginal cultural"), for Aboriginal cultural purposes.

Note. Pursuant to sections 66 (3) and 66 (4) of the Act, the Minister may also vary a local water utility's share component at 5 year intervals, or on application of the local water utility where there is rapid growth in population.

- (b) an access licence with a zero share component in accordance with sections 61 (1) (b) and 63 (5) of the Act,
- (c) an access licence that may be granted in accordance with a dealing that is permitted by Part 11 of this Plan, or
- (3) In applying for a new access licence, the applicant must establish the purpose and circumstances relating to that access licence, and that the share and extraction component sought will be the minimum required to meet that purpose and circumstance.
- (4) Access licences granted under this Part cannot be used to extract water through a water supply work (bore) located in areas where the extraction authorised by the access licence plus the full extraction authorised by existing access licences nominating water supply works (bores) located in the area and the exercise of basic landholder rights, are likely to cause an adverse local impact, as outlined in Part 10 Division 3 of this Plan.
- (5) An access licences may be granted in this groundwater source where:
 - (a) a Water Act 1912 licence was not converted at the commencement of this Plan, or
 - (b) a licence is found to be taking water from a water source in this Plan but has been incorrectly identified as taking of water from another groundwater source and the licence is cancelled in the other water source.
- (6) Aquifer access licences granted under subclause (5) shall be subject to the rules specified in clauses 25C and 25D.

[11] Clause 27 Extraction limit

Omit the clause. Insert instead:

27 Extraction limit

- (1) This Division is made in accordance with section 20 (2) (a) of the Act.
- (2) The extraction limit for this groundwater source is initially 108,000 ML/yr, plus total water allocations made to supplementary water access licences under clause 29, plus the total requirements for basic landholder rights at the commencement of this Plan.

[12] Clause 28 Variation of the extraction limit

Omit the clause. Insert instead:

28 Variation of extraction limits

- (1) The Minister may under section 45 (1) (b) of the Act amend clause 27 after 30 June 2010 of this Plan to vary the extraction limit in accordance with:
 - (a) any change to the average annual recharge arising from clause 16 (2), and
 - (b) any change to the planned environmental water arising from clause 18 (2).
- (2) If there is any change to the extraction limit arising from subclause (1) then:
 - (a) the extraction limit will not be greater than 215,393 ML/yr, plus the total requirements for basic landholder rights at the commencement of this Plan and,
 - (b) the extraction limit will not be less than 73,500 ML/yr, plus total water allocations made to supplementary water access licences under clause 29, plus the total requirements for landholder basic landholder rights.

[13] Insert the following clause after clause 28:

28A Compliance with the extraction limit

- (1) Water extraction in this groundwater source will be monitored each water year to determine if there is any growth in volume extracted above the extraction limit specified in clause 27, based on a comparison of the extraction limit against the extraction within this groundwater source over that year and the preceding 2 years.
- (2) For the purposes of auditing compliance with the extraction limit, if water that:
 - (a) pursuant to an access licence is committed as adaptive environmental water to be left in the aquifer for environmental purposes, then extraction will be assumed to be equal to the available water determination made under clause 29, or
 - (b) pursuant to an access licence is committed as adaptive environmental water to be extracted for environmental purposes, then extraction will be that measured through the approved water supply work (bore).
- (3) If the 3 year average of extraction in this groundwater source exceeds the extraction limit established in clause 27(2) by 5% or greater, then the available water determination made for aquifer access licences under clause 29 (6) for the following water year, should be reduced by an amount that is assessed as necessary by the Minister to return subsequent total water extraction to the extraction limit.

[14] Clause 29 Available water determinations

Omit the clause. Insert instead:

29 Available water determinations

- (1) This Division is made in accordance with section 20 (2) (b) of the Act.
- (2) Pursuant to section 58(4) of the Act, this Plan amends the relative priorities of the categories of aquifer access licence and supplementary water access licence to the extent necessary to legally make the available water determinations as set out in this clause.
- (3) All available water determinations in this groundwater source shall be expressed as either:
 - (a) a percentage of the share component for all access licences where share components are specified as megalitres per year, or
 - (b) megalitres per unit of share component for all access licences where share components are specified as a number of shares.
- (4) An available water determination for each category of access licence in this groundwater source should be made at the commencement of each water year.
- (5) The available water determinations made at the commencement of each water year for domestic and stock and local water utility access licences should be 100% of share components.
- (6) The available water determination made at the commencement of each water year for water access licences should be such that the total of available water determinations under this clause equals the extraction limit set in clause 27 (2) as varied by clause 28 minus the total available water determinations for domestic and stock access licence minus total available water determinations for local water utility access licences minus total available water determinations for supplementary water access licences minus the requirements for basic landholder rights at the commencement of this Plan, or such lower amount as results from the operation of clause 28A (3).
- (7) The available water determination made at the commencement of this Plan for supplementary water access licences should be 1 ML per unit of share component.
- (8) The available water determination made at the commencement of each year after the 2007/08 water year for supplementary water access licences will be reduced by 0.1 ML per unit of share component each year, and
- (9) The available water determination for supplementary water access licences will be reduced to 0 ML per unit of share component at the commencement of the 2017/18 water year.

Note. Subclause (8) means that allocations for supplementary water access licences will diminish each year by 0.1 ML per unit share each year from 2008/09. Thus, the available water determination for 1 February 2008 to 30 June 2008 is 1 ML, 2008/09 water year is 0.9 ML, 2009/10 water year is 0.8 ML, 2010/11 water year is 0.7 ML, 2011/12 water year is 0.6 ML, 2012/13 water year is 0.5 ML, 2013/14 water year is 0.4 ML, 2014/15 water year is 0.3 ML, 2015/16 water year is 0.2 ML, 2016/17 water year is 0.1 ML and 2017/18 water year is 0 ML.

[15] Note following clause 32

Omit the note. Insert instead:

Note. Water allocation may be assigned to, or from, these accounts by a water allocation assignment made under section 71T of the Act, where these are allowed under rules specified in Part 11 of this Plan.

[16] Clause 34 Annual accounting for water extraction

Omit the clause. Insert instead:

34 Annual accounting for water extraction

- (1) Water taken from this groundwater source will be accounted for at least annually.
- (2) Water taken by a water supply work (bore) nominated by an access licence will be periodically debited against the access licence water allocation account.
- (3) A water allocation account shall remain at or above zero at all times.
- (4) Unused water allocations in the water allocation account of a domestic and stock access licence or of local water utility access licence, cannot be carried over from one water year to the next.
- (5) In any water year, subject to local impact management restrictions arising from Part 10, Division 3 of this Plan, water taken from this groundwater source under a local water utility access licence or a domestic and stock access licence, and total water in any water allocation account at any time associated with such an access licence, may not exceed a volume equal to:
 - (a) 100% of the share component of the access licence,
 - (b) plus any water allocations assigned from another access licence water allocation account under section 71T of the Act in that year,
 - (c) plus any water allocations re-credited in accordance with section 76 of the Act in that year, and
 - (d) minus any water allocations assigned to another licence water allocation account under section 71T of the Act in that year.
- (6) Unused water allocations in an access licence water allocation accounts may be carried over from one water year to the next.
- (7) In any water year, subject to local impact management restrictions arising from Part 10, Division 3 of this Plan, water taken from this groundwater source under an aquifer access licence may not exceed a volume that is equal to:
 - (a) 1.5 ML per unit of access licence share component,
 - (b) plus any water allocations assigned from another access licence water allocation account under section 71T of the Act in that year, and
 - (c) minus any water allocations assigned to another access licence water allocation account under section 71T of the Act in that year.

- (8) Total water in any aquifer access licence water allocation account at any time may not exceed a volume consisting of:
 - (a) 2 ML per unit of aquifer access licence share component,
 - (b) plus any water allocations assigned from another access licence water allocation account under section 71T of the Act in that year,
 - (c) minus any water allocations assigned to another access licence water allocation account under section 71T of the Act in that year.
- (9) Unused water allocations in a supplementary water access licences water allocation account cannot be carried over from one water year to the next.
- (10) In any water year, subject to local impact management restrictions arising from Part 10, Division 3 of this Plan, water taken from this groundwater source under a supplementary water access licence, may not exceed the allocation resulting from the available water determination.
- (11) Where both an aquifer access licence and a supplementary water access licence nominate the same water supply works and use approvals, water taken will be debited from a supplementary water access licence water allocation account before water is debited from an aquifer access licence water allocation account.

[17] Subclause 39 (5)

Omit the subclause. Insert instead:

(5) High priority groundwater dependent ecosystems are listed in Schedule 5.

[18] Subclause 39 (6)

Omit the subclause. Insert instead:

(6) The Minister may under section 45 (1) (b) of the Act, identify high priority groundwater dependent ecosystems and include them in Schedule 5 at 30 June 2010, based on further studies of groundwater ecosystem dependency and Aboriginal cultural heritage undertaken by the Minister.

[19] Clause 44 Access licence dealing rules

Omit the clause. Insert instead:

44 Access licence dealing rules

(1) This Part is made in accordance with section 20 (1) (d) of the Act and with the Minister's access licence dealing principles gazetted under section 71Z of the Act.

(2) Applications for access licence dealings may be granted subject to the Minister's access licence dealing principles gazetted from time to time under section 71Z of the Act and the rules in this Part.

Note. There are a number of mechanisms within the Act, called access licence dealings, to change either the ownership of all or part of an access licence, or the location within a water source at which all or part of the share and extraction components of access licences can be exercised. These dealings are governed by the principles in section 5 of the Act, the Minister's access licence dealing principles, and the rules in this Part.

Note. Where there is an inconsistency between access licence dealing rules established in this Plan and Minister's access licence dealing principles gazetted subsequent to the commencement of this Plan, section 71Z of the Act provides for the Minister's access licence dealing principles to prevail.

[20] Subclause 45 (1)

Omit the subclause. Insert instead:

(1) This clause applies to any relevant dealings under sections 71Q, 71S, and 71W of the Act, and section 71T of the Act with respect to allocation assignments within this groundwater source.

[21] Clause 46 Rules for change of water source

Omit the clause. Insert instead:

46 Rules for change of water source

(1) This clause relates to dealings under section 71R of the Act.

Note. Section 71R dealings are the mechanism by which access licences can move from one water source to another. Once the change in water source has been effected, if permitted, the new licence will have to nominate specified works (by a dealing under section 71W of the Act) in the receiving water source before extraction can commence.

(2) Dealings under section 71R of the Act that change the water source to which an access licence applies are prohibited in this groundwater source.

[22] Subclause 47 (1)

Omit the subclause. Insert instead:

(1) This clause relates to dealings under section 710 of the Act.

[23] Subclause 48 (1)

Omit the subclause. Insert instead:

(1) This clause relates to dealings under section 71U of the Act.

[24] Subclause 49 (1)

Omit the subclause. Insert instead:

(1) This clause relates to dealings under section 71T of the Act.

[25] Subclause 50 (1)

Omit the subclause. Insert instead:

(1) This clause relates to dealings under section 71V of the Act.

[26] Subclause 52 (2)

Omit the subclause. Insert instead:

(2) All supplementary water access licences shall have mandatory conditions to give effect to clause 25E (2) and (3), in relation to the amendment of access licence share components and the cancellation of supplementary water access licences.

[27] Subclause 53 (a)

Omit the subclause. Insert instead:

(a) the water supply work (bore) must be constructed by a driller licensed under the Water Act 1912,

[28] Subclause 53 (f)

Omit the subclause. Insert instead:

- (f) the water supply work (bore) approval holder is, within 2 months of completion of the work, or after the issue of the approval if the water supply work (bore) is existing, to provide to the Minister with:
 - (i) details of the work on a form approved by the Minister,
 - (ii) a plan showing accurately the location of the work in relation to portion and property boundaries, and
 - (iii) details of any water analysis and/or pumping tests required by the Minister,

[29] Subclause 53 (g)

Omit the subclause. Insert instead:

(g) if during the construction of the water supply work (bore), saline or contaminated water is encountered above the producing aquifer, such water is to be sealed off by:

- (i) inserting casing to a depth sufficient to exclude the saline or contaminated water from the work, and
- (ii) placing an impermeable seal between the casing(s) and the walls of the bore hole from the bottom of the casing to ground level, as specified by the Minister,

[30] Subclause 53 (h)

Omit the subclause. Insert instead:

- (h) if a water supply work (bore) is abandoned, the water supply work (bore) approval holder is to:
 - (i) notify the Minister in writing within 90 days that the work is no longer used, and
 - (ii) seal off the aquifer by backfilling the work to ground level after withdrawing the casing (lining), as specified by the Minister,

[31] Subclause 53 (i)

Omit the subclause. Insert instead:

(i) an extraction measurement device must be installed and maintained on each water supply work (bore) used for extraction of water under an access licence, and such devices must be of a type, and must be maintained in a manner, which is acceptable to the Minister,

[32] Subclause 53 (m)

Omit the subclause. Insert instead:

(m) a water supply work (bore) approval holder must supply to the Minister on request of the Minister, and to the required standards, a report pertaining to the quality of the water obtained from the water supply work (bore), and

[33] Clause 54 Monitoring

Omit the clause. Insert instead:

54 Monitoring

The monitoring of the performance indicators specified in clause 13 shall be undertaken by the Minister.

Note. Review and Audit of this Plan

In accordance with section 43A of the Act, the Natural Resources Commission must undertake a review of this Plan prior to any decision to extend its term or to make a new plan. The review must consider the extent to which the Plan's water sharing provisions have contributed to achieving or not achieving the relevant natural resource management standards and targets in the catchment management area (as referred to in section 5 of the *Catchment Management Authorities Act 2003*).

When undertaking this review, the Natural Resources Commission is required to call for public submissions. The Commission will take into consideration any submission received as well as any other relevant State-wide or regional government policies or agreements that apply to the catchment management area.

In accordance with section 44 of the Act, this Plan will be audited at intervals of no more than five years, for the purpose of ascertaining whether its provisions are being given effect to. This audit is to be carried out by an audit panel appointed by the Minister in consultation with a water management committee where one exists.

Note. The implementation program

In accordance with section 51 of the Act, the Minister may establish an implementation program that sets out the means by which the provisions of this Plan are to be achieved.

It is proposed that the Minister establish an implementation program for this Plan. Pursuant to section 51 (5) of the Act, the implementation program is to be reviewed annually by the Minister to determine whether it is effective in implementing this Plan.

The results of the review of the implementation program will be included in the annual report for the Department.

[34] Clause 55 Amendment of this Plan

Omit the clause. Insert instead:

55 Amendment of this Plan

- (1) This Part is made in accordance with section 45 (1) (b) of the Act.
- (2) This Plan can be amended in accordance with the following clauses of this Plan:
 - (a) clause 16 in respect to the average annual recharge,
 - (b) clause 18 in respect to planned environmental water,
 - (c) clause 28 in respect to the extraction limit,
 - (d) clause 39 in respect to high priority groundwater dependent ecosystems.

[35] Schedule 1 Dictionary

Include the following:

area developed is the area of land developed for irrigation through the construction and or installation of pumps, pipelines, channels, centre pivots, lateral moves, travelling irrigators, drip irrigation systems, sprays or other means of applying water for the purpose of irrigation. It does not include the maintenance, replacement or enhancement of existing works or infrastructure.

long term average storage component is the volume of water in the aquifer less the average annual recharge, and exceeds the combined requirements for basic landholder rights extraction and supplementary access provided for in this Plan.

water year is a 12 month period from 1 July to 30 June.

Water Act entitlement is the total of the *Water Act 1912* entitlements for all bore licences managed under a single property entitlement.

[36] Schedule 3 Contribution to relevant targets in the December 2002 State Water Management Outcomes Plan

Omit the schedule. Insert instead:

Schedule 3 Contribution to relevant targets in the State Water Management Outcomes Plan

Levels of assessed contribution:

FULL – contributes to target in full

HIGH - while not fully contributing to target, there is a good level of contribution

PARTIAL - goes some way to contributing to the target

LOW - only small degree of contribution to the target

Relevant Target	Level of Contribution	Comments
Target 1e The long term average annual extractions for groundwater limited (or being phased down) to an ecologically sustainable level (the Sustainable Yield) as determined by detailed assessment of each groundwater source and consultation with the relevant management committee. In the absence of such an assessment, the following to apply: 100 percent of average annual recharge for a groundwater source where there is no significant ecosystem dependency; 70 percent of average annual recharge where there is significant ecosystem dependency	PARTIAL	 This Plan establishes an extraction limit of 100% of recharge. No detailed assessment of groundwater dependent ecosystems has been undertaken. An expert panel identified wetlands and floodplain vegetation along the Lachlan river and prior streams as likely to be groundwater dependent. The groundwater source also discharges to the Lachlan river. This Plan provides for the extraction limit to be reviewed by June 30 2010.
Target 1f Rules for adjustments to future available water determinations in the event that the extraction limits are exceeded, clearly prescribed in consultation with the relevant management committee, and acted upon	FULL	Rules set out in Part 9.
Target 2 All management plans incorporating mechanisms to protect and restore aquatic habitats, and	PARTIAL	Detailed assessment of groundwater dependent ecosystems was not undertaken, nevertheless an expert panel identified wetlands and floodplain vegetation along the

the diversity and abundance of native animals and plants, with particular reference to threatened species, populations and communities and key threatening processes		Lachlan river and prior streams as likely to be groundwater dependent ecosystems. The groundwater source also discharges to the Lachlan River. • This Plan excludes licensed extraction from within 200 metres of wetlands and 40 metres of any creek or river. • This Plan prohibits new or replacement extraction bores within 200 metres of any high priority dependent groundwater ecosystems and 100 metres for basic landholder rights bores. • This Plan establishes extraction rules/ specified drawdown limits to manage groundwater level declines, groundwater quality impacts, and to protect aquifer integrity. • This Plan provides for review (including more detailed investigation of groundwater dependency) and variation in planned environmental water and extraction limit after 30 June 2010.
Target 5 Access rights for water access licensees clearly and legally specified in terms of share and extraction components	PARTIAL	 This Plan establishes transparent extraction limits and allocation/account rules. This Plan embargos new licence applications. The necessary reduction in licence volumes will not be completed until 30 June 2016 and will therefore leave the water rights and market uncertain in the meantime. The local extraction rules means that future rights will not be exclusive but affected by the future location of works. Access licences with existing bores will have priority over licences requiring new bores.
Target 6a For groundwater sources, the total volume of water specified on access licences reduced over the term of a water sharing plan to no more than 125 percent of the Sustainable Yield	FULL	 The total access licence volume for this groundwater source is greater than 125% of the extraction limit. This Plan provides for a reduction in access licence share components to 100% at the start of the Plan. This Plan provides for supplementary water access licences with share components of an additional 38% of the extraction limit to be reduced to zero prior to the end of the Plan.
Target 10 Degree of connectivity between aquifers and rivers assessed, and zones of high connectivity mapped to	PARTIAL	While detailed assessment of connectivity was not undertaken, an expert panel concluded that this groundwater source would lose or gain from the river depending on season.

enable baseflows to the river to be maintained or improved		 The relatively high extraction limit may result in significant impacts on discharges to the river and creeks. This Plan excludes licensed extraction from within 40 metres of any creek or river.
Target 11 Groundwater dependent ecosystems identified and mapped for all priority aquifers, and the ecological water requirements assessed to enable local groundwater extraction rates and/or Sustainable Yields to be reviewed	PARTIAL	 Detailed assessment of groundwater dependent ecosystems was not undertaken, nevertheless an expert panel identified wetlands and floodplain vegetation along the Lachlan River and prior streams as likely to be groundwater dependent, particularly those in the shallow saturated zone between Hillston and Lake Brewster. This Plan excludes licensed extraction from within 200 metres of wetlands and prohibits new or replacement bores which are 200 metres (100 metres for basic landholder rights bores) from any high priority dependent groundwater ecosystems. This Plan provides for review (including more detailed assessment of groundwater dependency) and variation in planned environmental water and extraction limit after 30 June 2010.
Target 12 Measures in place in all water sources subject to a gazetted water sharing plan to protect domestic and stock rights from the impact of other water access and use	FULL	 This Plan has identified the volumes necessary to meet basic domestic and stock requirements. It also protects domestic and stock bores from interference from higher yielding bores.
Target 13 The knowledge sharing, training and resources necessary to ensure that Aboriginal people have the capacity to be effectively involved in water management identified and addressed	PARTIAL	 One aboriginal community representative has been involved in development of this Plan. A Department Officer consulted with local Aboriginal Communities.
Target 14 Water sources, ecosystems and sites of cultural or traditional importance to Aboriginal people identified, plans of management prepared, and measures put in place to protect and improve them	PARTIAL	 No Aboriginal cultural or traditional sites or requirements have been identified. This Plan has a specific objective to protect heritage sites and cultural values. This Plan excludes licensed extraction from within 200 metres of wetlands and prohibits new or replacement bores which are 200 metres (100 metres for basic landholder rights bores) from any high priority dependent groundwater ecosystems.

		 This Plan prohibits extraction from new or replacement bores which are 200 metres (100 metres for basic landholder rights bores) from any designated Aboriginal heritage sites. This Plan provides for an assessment of the environmental and Aboriginal heritage requirements by 2010. This Plan provides for assessment of new licence applications by Aboriginal interests.
Target 16a All share components of access licences tradeable	PARTIAL	Aquifer access licence share components and water allocations are tradeable.
Target 16f Zones established where necessary for environmental protection and limits/constraints on water dealings in them made explicit	FULL	This Plan allows trading, but restricts it in areas where there may be impacts on the environment or other users.
Target 35 All management plans incorporating water quality objectives that have considered Government approved Interim Environmental Objectives, the current Australian and New Zealand Environment and Conservation Council Guidelines and the recommendations of relevant Healthy Rivers Commission Inquiries	FULL	 This Plan does include a general water quality objective and the beneficial use categories and references the ANZECC guidelines. This Plan does establish specific rules to protect water quality.
Target 38 Aquifer water quality vulnerability zones mapped and extraction limits reviewed to reduce the risk of lateral intrusion of poor quality water	PARTIAL	 No vulnerability mapping of area is referenced in this Plan. Rules are established in this Plan to limit the movement of poor quality water.

[37] Schedule 4 Licences Exempt from Access licence share component adjustment

Omit the schedule. Insert instead:

Schedule 4 Aquifer access licence share component

(Clauses 25C (1) and 25C(2))

Column 1	Column 2	Column 3
Water Act Property Entitlement	Licence	Aquifer Access Licence Share Component
70PT960437	70BL153508	24
70PT960416	70BL226849	395
70PT960417	70BL226850	353
70PT960418	70BL226851	808

[38] Schedule 5 High priority groundwater dependent ecosystems and identified Aboriginal cultural heritage values

Omit the schedule. Insert instead:

Schedule 5 High priority groundwater dependent ecosystems

Note. There are no high priority groundwater dependent ecosystems identified and scheduled at the commencement of this Plan.

Note. High priority groundwater dependant ecosystems may be added to this Schedule during the period of this Plan. The Department Offices shown in Appendix 2 should be contacted for a current list.

[39] Appendix 2 Location of maps

Omit the appendix. Insert instead:

Appendix 2 Location of maps

The maps in relation to this Plan may be inspected at:

Department of Water and Energy 9 Spring Street FORBES NSW 2871

Department of Water and Energy 7 Hay Street CONDOBOLIN NSW 2877

Department of Water and Energy Cnr Anson & Kite Streets ORANGE NSW 2800

[40] Appendix 4 Minister's access licence dealing principles

Omit the appendix. Insert instead:

Appendix 4 Rules for determining History of Extraction

(Clause 25C (4))

Rule 1

The history of extraction (HOE) for each entitlement, being the total entitlement of all bores managed under a property entitlement, is calculated separately, irrespective of ownership.

Rule 2

When meter failure has prevented the measurement of actual extraction, extraction will be estimated on the basis of:

- a) the extraction that was estimated at the time of meter failure held on record by the Department, or
- b) pump running times held on record by the Department, or
- c) areas of crops grown and water usage for similar crops.

Rule 3

Estimates made under Rule 2 will be capped at licensed access to water for the entitlement for the year in question.

Rule 4

Where non-volumetric entitlements have been converted to volumetric entitlements during or after the period being used to calculate the HOE, any relevant historical extraction or other data used in converting the entitlements will be used to calculate the HOE.

Rule 5

In the event of zero or reduced extraction resulting from bore failure, the year in which the bore failed will be excluded in calculating the HOE.

If a licence holder substantiates a case that the failure of a bore had a greater impact on extraction in the water year following bore failure, then this year rather than the year in which the failure occurred, will be the year excluded.

The licence holder must provide documented evidence of the bore failure.

Rule 6

Failure of associated bore equipment (eg motor, gearbox etc) will not be considered bore failure for the purpose of calculating the HOE.

Rule 7

Reduced levels of extraction from a bore due to lower aquifer levels will not be considered bore failure for the purpose of determining the HOE.

Rule 8

In the event of lower extraction resulting from crop failure, no allowance will be made in calculating the HOE.

Rule 9

Water extracted pursuant to a temporary transfer of entitlement will be accounted in the HOE of the seller or transferor.

Rule 10

Where properties have been amalgamated, all extraction prior to amalgamation will be combined and together with extraction occurring after amalgamation will be used to calculate the HOE.

Rule 11

When new entitlements have been created due to subdivision, extractions under the original entitlement will be apportioned to each new entitlement in proportion to the entitlement at the commencement of the Plan and together with extraction occurring after subdivision will be used to calculate the HOE.

Alternately, where all the new entitlement holders unanimously agreed, extraction under the original entitlement will be calculated for each bore licence and together with extraction occurring after the subdivision will be used to calculate the HOE.

Rule 12

Where extractions have not been metered extraction will be assessed on the basis of (in priority order):

- a) any relevant historical extraction data used in converting non volumetric entitlement to volumetric entitlement;
- b) recorded pump usage hours if available, and
- c) areas of crops grown and water usage for similar crops each year.

Rule 13

Where an entitlement holder is unable to or does not provide information on which to base an assessment for a year the extraction for that year will be will be assessed as zero megalitres.

Rule 14

All extractions that a licence holder 'carried over' and/or 'borrowed' that were in accordance with management rules applying at the time will be included as extraction for determining the HOE.

Rule 15

Metered extraction will first be allocated to:

- a) groundwater only extraction capped at the allocation for that year, then;
- b) conjunctive groundwater allocation (where applicable) capped at the conjunctive groundwater entitlement for that year, then;
- c) carry over within management rule limits and then;
- d) borrowing within management rule limits.

The sum of extraction from groundwater only entitlement, conjunctive groundwater entitlement, carryover & borrowing provision and temporary transfers will be used to calculate the HOE. Any remaining extraction will not be used to calculate the HOE.

Rule 16

Extraction for the purpose of determining the HOE may be:

- a) the extraction capacity of a bore or bores constructed after the 1 July 2003 if a licensee demonstrates he constructed a bore after this date; or
- b) the average irrigation requirement for land developed for irrigation after 1 July 2003 if a licensee demonstrates developed land for irrigation after this date.

For the purposed of this rule:

- a) extraction capacity of a bore is calculated by multiplying the safe extraction rate in ML/day, or where this is not available the measured production rate from a bore in ML/day by 150 days per year.
- b) the average irrigation requirement is the area developed in hectares multiplied by 6.5 ML/ha
- c) area developed is the area of land developed for irrigation through the construction and or installation of pumps, pipelines, channels, centre pivots, lateral moves, travelling irrigators, drip irrigation systems, sprays or other means of applying water for the purpose of irrigation. It does not include the maintenance, replacement or enhancement of existing works or infrastructure.
- d) Where the licensee has a surface water entitlement, the area developed for groundwater irrigation is calculated from the formulae:

Area Developed (ha) x Water Act 1912 groundwater entitlement

Water Act 1912 groundwater entitlement + Water Act 1912 surface water entitlement x 0.61

Other Notices

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised traineeship vocation of Education Support.

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

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

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

APRENTICESHIP AND TRAINEESHIP ACT 2001

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

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

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

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

APRENTICESHIP AND TRAINEESHIP ACT 2001

1. Notice is given of the making of a Vocational Training Order for the recognised trade vocation of Drafting (Civil Construction Design).

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

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

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

2. Notice is also given that the recognised trade vocation of Drafting (Civil Engineering Design) is now repealed.

ASSOCIATIONS INCORPORATION ACT 1984

Transfer of Incorporation Pursuant to Section 48(4)(a)

TAKE notice that the company "Bathurst Eisteddfod Society" formerly registered under the provisions of the Corporations Act 2001, is now incorporated under the Associations Incorporation Act 1984, as "Bathurst Eisteddfod Society Inc" effective 14 January 2008.

Dated: 16 January 2008.

ROBYNE LUNNEY, Delegate of Commissioner, Office of Fair Trading

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation pursuant to Section 55A

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

Cancellation is effective as at the date of gazettal.

THE MARITIME MODEL MUSEUM INCORPORATED INC9885028

ANTHONY DONOVAN,
A/Manager,
Financial Analysis Branch,
Registry of Co-operatives and Associations,
Office of Fair Trading,
Department of Commerce
16 January 2008

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation pursuant to Section 55A

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

Cancellation is effective as at the date of gazettal.

LINKSVIEW LANDCARE GROUP INCORPORATED INC9884489

AUSTRALIA KOREA SPORT ASSOCIATION FOR THE DISABLED INCORPORATED INC9887524

1ST BORN 1ST LOVE MINISTRIES INCORPORATED INC9874685

QUARTER HORSE BREEDERS ASSOCIATION (AUSTRALIA) INCORPORATED INC9874762

RAWDON ISLAND LANDCARE INCORPORATED Y2375810

SENIOR TURKISH COMMUNITY MEMBERS INCORPORATED INC9885812

YESHUA HAVEN INCORPORATED INC9875427

INTOUCH MINISTRIES INCORPORATED INC9884835

KOOLEEN HERITAGE ASSOCIATION INCORPORATED INC9884817

GRIFFITH AUSTRALIAN TURKISH CULTURAL SOCIETY INCORPORATED INC3411284

DRUMMOYNE R.S.L. RIFLE & HUNTING CLUB INCORPORATED Y2707224

HI-TIDE FISHING CLUB INCORPORATED Y2362235

FEDERATION THEATRE COMPANY INCORPORATED Y2890939

COMMUNITY BICYCLE CLUB INCORPORATED Y2442042

- OUTDOOR CHALLENGE PROGRAMME INC Y1553918
- NORTHERN SUBURBS WOLLONGONG COMMUNITY YOUTH SUPPORT SCHEME INC Y0205708
- LYNX TORTIE AND RED POINT CAT CLUB OF N.S.W. INC. Y1884202
- WAGGA BOARDMAKERS SOCIAL CLUB INC Y1487507
- KARINYARARE FAUNANETWORK INCORPORATED INC9884801
- OPEN SOURCE COMPUTER SOCIETY AUSTRALIA INCORPORATED INC9885394
- KOREAN YOUTH WITH A MISSION INCORPORATED INC9884546
- MULGA CREEK LANDCARE GROUP INCORPORATED Y2136441
- TILLIGERRY RSL SPORTS NETBALL CLUB INC. Y1727810
- TRANS-HELP FOUNDATION INCORPORATED INC9884889
- BYRON BAY WEST LANDHOLDERS ASSOCIATION INCORPORATED INC9887983
- RAMA WORLD INCORPORATED INC9886659
- MTG NEWCASTLE INC Y2291819
- BERGER BLANC SUISSE DOG CLUB OF AUSTRALIA INCORPORATED INC9884954
- INTERNATIONAL INSTITUTE FOR NEUROPSYCHOLOGICAL RESEARCH INCORPORATED INC9884910
- INTERNATIONAL INSTITUTE FOR PROSOCIAL BEHAVIOUR AND ALTRUISM RESEARCH INCORPORATED INC9884866
- GOSFORD EDUCATION & TRAINING SERVICES INCORPORATED INC9351202
- THE ASSOCIATION OF SERBIAN COMMUNITY LANGUAGES SCHOOL IN AUSTRALIA INCORPORATED INC9881560
- SAI SEVA INTERNATIONAL INCORPORATED INC9884710
- CHCF INCORPORATED INC9885721

ANTHONY DONOVAN,

9 January 2008

A/Manager, Financial Analysis Branch, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation pursuant to Sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

CENTRALWESTRURALFINANCIALCOUNSELLING SERVICE INCORPORATED Y1515340

- PORT MACQUARIE HASTINGS RATEPAYERS ASSOCIATION INCORPORATED Y1780219
- LIONS CLUB OF BELMONT INC Y0693119
- HARRINGTON PARK COMMUNITY ASSOCIATION INCORPORATED INC9878203
- NEWCASTLE RATES ACTION GROUP INCORPORATED INC9876720
- WOMEN IN PUBLISHING (NSW) INC Y0968444
- NEWCASTLE JUNIOR AUSTRALIAN FOOTBALL LEAGUE INCORPORATED Y2963202
- POOGINOOK WOOL INITIATIVE INCORPORATED Y2699726
- GREATER LITHGOW SKILLS TRAINING INCORPORATED Y2420644
- CITIZENS AGAINST MINIMBAH LANDFILL INC9875351
- EXERCISE SCIENCE AND REHABILITATION CENTRE INCORPORATED Y2723816
- ADULT & COMMUNITY EDUCATION WALCHA INCORPORATED Y0404603
- THE MORPETH MEDICINE CHARITY HORSE RIDE INCORPORATED Y2638312
- BACK TO BARGO COMMITTEE INCORPORATED INC9884716
- NATIONAL SENIORS ASSOCIATION HORNSBY KURING-GAI BRANCH INCORPORATED Y2644908
- SYDNEY MIDDLE EASTERN DANCE ASSOCIATION INCORPORATED INC9879613
- LOWER HUNTER-MANNING RURAL COUNSELLING SERVICE INCORPORATED Y1500016
- SAVE OUR CLUBS GREATER PARRAMATTA REGION INCORPORATED INC9881631
- HEALTH PROMOTING SCHOOLS ASSOCIATION (NSW) INCORPORATED Y1876347
- FENG SHUI SOCIETY OF AUSTRALIA INCORPORATED Y2106110
- INNER WHEEL CLUB OF NAMBUCCA HEADS INC Y1489501
- NORTHS SENIORS & JUNIORS HOCKEY CLUB INCORPORATED INC9885290
- MIMOSA HOUSE INCORPORATED Y1972109
- SS & A SOCIAL GOLF CLUB INCORPORATED INC9882658
- SYDNEY MUSLIM PRAYER GROUP INCORPORATED INC9884093
- GUNNEDAH AND DISTRICT RURAL COUNSELLING SERVICE INC Y0837121
- FRIENDS OF CANCER RESEARCH INCORPORATED Y2923610
- BIBLE MISSION SUPPORT INCORPORATED INC9877232
- HURSTVILLE HISTORICAL SOCIETY INC Y0476422
- NEWCASTLE-LAKE MACQUARIE FOSTER CARE ASSSOCIATION INCORPORATED Y1295323
- BEDGEREBONG CAMP OVEN COMMITTEE INCORPORATED INC9564901

BARGO FISHING CLUB INCORPORATED INC9885039

BELLINGEN VALLEY CINEMA INCORPORATED INC9876678

WAGGA WAGGA PRESCHOOL ASSOCIATION INCORPORATED Y0183638

COMBAT KEMPO KARATE CLUB INCORPORATED INC9883567

MAITLAND REGION LANDCARE INCORPORATED Y1355236

REMOTE AND ISOLATED PHARMACISTS ASSOCIATION OF AUSTRALIA INCORPORATED Y2113115

LISMORE AND DISTRICT WOMENS CRICKET ASSOCIATION INC. Y1296516

GOULBURN RESIDENTS GROUP INCORPORATED INC9882949

ANTHONY DONOVAN,

A/Manager, Financial Analysis Branch, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce 9 January 2008

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of Remediation Site (Section 21 of the Contaminated Land Management Act 1997)

Declaration Number 21091 (Area Number 3219)

THE Environment Protection Authority (EPA) declares the following land to be a remediation site under the Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

The site is a former service station site at 341 Conadilly Street, Gunnedah NSW, comprising Lot 1 of Deposited Plan 517237, in the local government area of Gunnedah Shire Council.

A drawing showing the land to which this declaration applies can be viewed on the public register at www. environment.nsw.gov.au/clm/aboutregister.aspx or can be inspected at L14, 59-61 Goulburn Street, Sydney.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following substances ("the contaminants"):

- Petroleum hydrocarbons;
- Benzene, toluene, ethyl benzene and xylene;
- · Naphthalene; and
- · Lead.

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in s.9 of the Act and for the following reasons has determined that the site is contaminated in such a way as to present a significant risk of harm to the environment and potentially to human health:

 Groundwater at the site is contaminated with separate phase hydrocarbons. The groundwater is also contaminated with benzene, toluene, ethylbenzene and xylene at concentrations exceeding the Australian and New Zealand Environment and Conservation Council (2000) threshold values for the protection of aquatic ecosystems; and

 Contaminated groundwater has migrated beyond the boundaries of the site and there is a potential for continued off-site migration and potential impact to adjoining lands.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of s.26 of the Act, the EPA may agree not to issue a remediation order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a remediation order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Acting Manager Contaminated Sites Department of Environment and Climate Change PO Box A290 SYDNEY SOUTH NSW 1232

or faxed to (02) 9995 5930

by not later than 4 weeks from the date of this document.

NIALL JOHNSTON, Acting Manager, Contaminated Sites,

Department of Environment and Climate Change

Dated: 14 January 2008.

NOTE:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under s.23 of the Act.

Variation/Revocation

This declaration may be varied by subsequent declarations. It remains in force until it is otherwise revoked. A declaration may only be revoked when the EPA does not have reasonable grounds to believe that land is contaminated in such as way as to present a significant risk of harm (s.44 of the Act).

Information recorded by the EPA

Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to s.149 (2) of the Environmental Planning and Assessment Act that the land is currently within a remediation site. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s.149 (2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of Remediation Site
(Section 21 of the Contaminated Land Management Act
1997)

Declaration Number 21090 (Area Number 3218)

THE Environment Protection Authority (EPA) declares the following land to be a remediation site under the Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

The site is a former service station on Conadilly Street, Gunnedah, NSW, comprising Lot 1 of Deposited Plan 344232, in the local government area of Gunnedah Shire Council.

A drawing showing the land to which this declaration applies can be viewed on the public register at www. environment.nsw.gov.au/clm/aboutregister.aspx or can be inspected at L14, 59-61 Goulburn Street, Sydney.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following substances ("the contaminants"):

- · Petroleum hydrocarbons; and
- Benzene, toluene, ethyl benzene and xylene.

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in s.9 of the Act and for the following reasons has determined that the site is contaminated in such a way as to present a significant risk of harm to the environment and potentially to human health:

- Groundwater at the site is contaminated with separate phase hydrocarbons. The groundwater is also contaminated with benzene, toluene, ethylbenzene and xylene at concentrations exceeding the Australian and New Zealand Environment and Conservation Council (2000) threshold values for the protection of aquatic ecosystems; and
- Contaminated groundwater has migrated beyond the boundaries of the site and there is a potential for continued off-site migration and potential impact to adjoining lands.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of s.26 of the Act, the EPA may agree not to issue a remediation order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

• Whether the EPA should issue a remediation order in relation to the site; or

• Any other matter concerning the site.

Submissions should be made in writing to:

Acting Manager Contaminated Sites Department of Environment and Climate Change PO Box A290 SYDNEY SOUTH NSW 1232

or faxed to (02) 9995 5930

by not later than 4 weeks from the date of this document.

NIALL JOHNSTON, Acting Manager, Contaminated Sites,

Department of Environment and Climate Change

Dated: 14 January 2008.

NOTE:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under s.23 of the Act.

Variation/Revocation

This declaration may be varied by subsequent declarations. It remains in force until it is otherwise revoked. A declaration may only be revoked when the EPA does not have reasonable grounds to believe that land is contaminated in such as way as to present a significant risk of harm (s.44 of the Act).

Information recorded by the EPA

Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to s.149 (2) of the Environmental Planning and Assessment Act that the land is currently within a remediation site. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s.149 (2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of Remediation Site (Section 21 of the Contaminated Land Management Act 1997)

Declaration Number 21092 (Area Number 3220)

THE Environment Protection Authority (EPA) declares the following land to be a remediation site under the Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

The site comprises the parts of Conadilly Street and Henry Street, Gunnedah, NSW and the adjacent Council footpath and nature strip area that are impacted by contaminated groundwater, in the local government area of Gunnedah Shire Council.

A drawing showing the land to which this declaration applies can be viewed on the public register at www. environment.nsw.gov.au/clm/aboutregister.aspx or can be inspected at L14, 59-61 Goulburn Street, Sydney.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following substances ("the contaminants"):

- Petroleum hydrocarbons;
- Benzene, toluene, ethyl benzene and xylene;
- · Naphthalene; and
- · Lead.

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in s.9 of the Act and for the following reasons has determined that the site is contaminated in such a way as to present a significant risk of harm to the environment and potentially to human health:

- Groundwater at the site is contaminated with separate phase hydrocarbons. The groundwater is also contaminated with benzene, toluene, ethylbenzene and xylene at concentrations exceeding the Australian and New Zealand Environment and Conservation Council (2000) threshold values for the protection of aquatic ecosystems;
- Contaminated groundwater has migrated beyond the boundaries of the site and there is a potential for continued off-site migration and potential impact to adjoining lands.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of s.26 of the Act, the EPA may agree not to issue a remediation order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a remediation order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Acting Manager Contaminated Sites Department of Environment and Climate Change PO Box A290 SYDNEY SOUTH NSW 1232 or faxed to (02) 9995 5930

by not later than 4 weeks from the date of this document.

NIALL JOHNSTON,
Acting Manager,
Contaminated Sites,

Department of Environment and Climate Change

Dated: 14 January 2008.

NOTE:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under s.23 of the Act.

Variation/Revocation

This declaration may be varied by subsequent declarations. It remains in force until it is otherwise revoked. A declaration may only be revoked when the EPA does not have reasonable grounds to believe that land is contaminated in such as way as to present a significant risk of harm (s.44 of the Act).

Information recorded by the EPA

Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to s.149 (2) of the Environmental Planning and Assessment Act that the land is currently within a remediation site. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s.149 (2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.

GEOGRAPHICAL NAMES ACT 1966

Notice of Determination of Address Locality Names and Boundaries within the Sutherland Shire Local Government Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day assigned the following names and boundaries for address localities in the Sutherland Shire Local Government Area as shown on map GNB3721-1.

The names and boundaries for forty three address localities in the Sutherland Shire Local Government Area are:

Alfords Point, Bangor, Barden Ridge, Bonnet Bay, Bundeena, Burraneer, Caringbah, Caringbah South, Como, Cronulla, Dolans Bay, Engadine, Grays Point, Gymea Bay, Gymea, Heathcote, Holsworthy, Illawong, Jannali, Kangaroo Point, Kareela, Kirrawee, Kurnell, Lilli Pilli, Loftus, Lucas Heights, Maianbar, Menai, Miranda, Oyster Bay, Royal National Park, Sandy Point, Sutherland, Sylvania, Sylvania Waters, Taren Point, Waterfall, Woolooware, Woronora, Woronora Dam, Woronora Heights, Yarrawarrah, Yowie Bay.

The position and extent of these address localities are shown on map GNB3721-1 and are recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's web site at www.gnb.nsw.gov.au.

WARWICK WATKINS, Chairperson

Geographical Names Board, PO Box 143, Bathurst NSW 2795.

ERRATUM

IN the notice referring to the assignment of the name Long Mountain, Folio 6885, 16 November 1979, the name was assigned in error for an existing name. The name Long Mountain is this day discontinued.

W. WATKINS

Geographical Names Board, PO Box 143, Bathurst NSW 2795.

HEALTH INSURANCE LEVIES ACT 1982

Notice of Prescribed Rate

PURSUANT to the Health Insurance Levies Act 1982, the prescribed rate for the purposes of the Act for the period commencing 1 February 2008 will be 118 cents.

R. G. SMITH, Chief Commissioner of State Revenue 10 January 2008

NATIONAL PARKS AND WILDLIFE ACT 1974

Tingira Heights Nature Reserve Cockle Bay, Rileys Island, Pelican Island and Saratoga Island Nature Reserves Plans of Management

DRAFT plans of management for the above reserves have been prepared and are available free of charge from the NPWS Central Coast Hunter Range Regional Office at 207 Albany Street North, Gosford (telephone: 4320 4280).

The Tingira Heights plan may also be obtained from the NPWS Lakes Office, Elizabeth Bay Drive, Lake Munmorah (telephone: 4358 0400) and viewed at Lake Macquarie City Council, 126 Main Road, Speers Point; Charlestown Library, cnr Smith and Ridley Streets, Charlestown and Belmont Library, 19 Ernest Street, Belmont. The Cockle Bay and Islands plan can be viewed at the Maitland Bay Information Centre, cnr The Scenic Road and Maitland Bay Drive, Killcare Heights; Woy Woy Library, cnr Blackwall Road and Oval Avenue, Woy Woy and Kincumber Library, Bungoona Road, Kincumber. The plans are also on the NPWS website: www.nationalparks.nsw.gov.au.

Written submissions on these plans must be received by The Planning Officer, NPWS, PO Box 1477, Gosford NSW 2250, by Monday, 21 April 2008.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request to NPWS. Your comments may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

NATIONAL PARKS AND WILDLIFE ACT 1974

Wereboldera State Conservation Area Draft Plan of Management

A draft plan of management for Wereboldera State Conservation Area has been prepared and is available free of charge from the NPWS office at 7a Adelong Street, Tumut (telephone: 6947 7000). The plan is also on the NPWS website: www.nationalparks.nsw.gov.au.

Written submissions on the plan may be received by The Planner, Wereboldera SCA, NPWS, PO Box 472, Tumut NSW 2720, by 9 May 2008.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request to NPWS. Your comments on this draft plan may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for the purposes of Rail Corporation New South Wales

RAIL Corporation New South Wales, with the approval of Her Excellency the Governor, declares that the easements described in the Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of Rail Corporation New South Wales, as authorised by the Transport Administration Act 1988.

Dated this 21st day of December 2007.

VINCE GRAHAM, Chief Executive Officer

SCHEDULE (Easements only)

All that piece or parcel of land situate at Helensburgh in the Local Government Area of City of Wollongong, Parish of Heathcote, County of Cumberland and State of New South Wales, being part of the land comprised within Portion 915 and Crown Land, shown as "Proposed Easement for Access over existing track in use" designated "(E)" on Deposited Plan 1107983 said to be in possession of the Crown.

Also all that piece or parcel of land situate as aforesaid, being part of the land shown as" Proposed Easements for Access over track in use" being parts of the easements designated "(A) (B) & (C)" in Deposited Plan 649698 said to be in possession of the Crown.

Also all that piece or parcel of land situate as aforesaid, being part of the land shown as" Proposed Easements for Access over track in use" being parts of the easements designated "(A) (B) & (C)" in Deposited Plan 649698 burdening Lot 1 Deposited Plan 616230 said to be in possession of Ensile Pty Limited.

RailCorp Reference: 300077.

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for the purposes of Rail Corporation New South Wales

RAIL Corporation New South Wales, with the approval of Her Excellency the Governor, declares that the land described in the Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of Rail Corporation New South Wales, as authorised by the Transport Administration Act 1988.

Dated this 21st day of December 2007.

VINCE GRAHAM, Chief Executive Officer

SCHEDULE (Land)

All that piece or parcel of land situate at Alexandria in the Local Government Area of City of Sydney, Parish of Alexandria, County of Cumberland and State of New South Wales, being Lot 5, Deposited Plan 1100267, having an area of 235 square metres or thereabouts, being former Crown Land and part of the land comprised in Volume 5857, Folio 108, said to be in the possession of the City of Sydney.

RailCorp Reference: 300493.

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for the purposes of Rail Corporation New South Wales

RAIL Corporation New South Wales, with the approval of Her Excellency the Governor, declares that the easement described in the Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of Rail Corporation New South Wales, as authorised by the Transport Administration Act 1988.

Dated this 21st day of December 2007.

VINCE GRAHAM, Chief Executive Officer

SCHEDULE Easement Only

All that piece or parcel of land situated at Antiene in the Local Government Area of Muswellbrook, Parish of Savoy, County of Durham and State of New South Wales, being part of an unformed Public Road shown as Proposed Easement for Communication Purposes 2 wide taken as an easement in gross as shown on Deposited Plan 1085439 adjacent to (but not forming part of) Lot 5 in Deposited Plan 258548 and said to be under the control of Department of Lands. The terms and conditions of this easement are the same as those designated A, B, C, and D in registered dealing AC 596725 lodged in the office of Land and Property Information NSW.

Rail Corporation New South Wales Reference: 300045.

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

BLACKTOWN CITY COUNCIL

Roads Act 1993, Section 10 (1)

Notice of Dedication of Land as Public Road

NOTICE is hereby given by Blacktown City Council that in pursuance of section 10 (1), Division 1 of Part 2 of the Roads Act 1993, the lands described in the Schedule below is hereby dedicated as Public Road. Dated at Blacktown, 7th January 2008. R. MOORE, General Manager, Blacktown City Council, PO Box 63, Blacktown NSW 2148.

SCHEDULE

Lot 89, DP 2579; Lot 10, DP 864587; Lot 12, DP 864587 and Lot 13, DP 864587. [3734

GLEN INNES SEVERN COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

NOTICE is hereby given that pursuant to section 162 of the Roads Act 1993, Council has named the roads described hereunder:

Location Name

New access road 540m long, north of Strathbogie Road, Emmaville.

Marshall Way.

New subdivision access road 150m

Hunt Place.

long, off Marshall Way.

HEIN BASSON, General Manager, Glen Innes Severn Council, PO Box 61, Glen Innes NSW 2370. [3735]

PARKES SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

PARKES SHIRE COUNCIL declares with the approval of Her Excellency the Governor, that the lands described in Schedule 1 below with the exception of the interests in Schedule 2 below, excluding any mines or deposits of minerals in those lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of industrial and economic development through re-sale. Dated at Parkes, this 9th day of January 2008. ALAN McCORMACK, General Manager, Parkes Shire Council, PO Box 337, Parkes NSW 2870.

SCHEDULE 1

Lot 725, DP 837505; Lot 19, DP 1047309 and Lots 7022 and 7023, DP 1054934.

SCHEDULE 2

Easement for transmission line 30.48 wide shown in DP 837505 vide *New South Wales Government Gazette*, 25 May 1951. [3736]

SUTHERLAND SHIRE COUNCIL

ERRATUM

THE following Notice was published in *New South Wales Government Gazette* No. 185, dated 21 December 2007, Folio 3700, citing the incorrect Local Government Area. Notice is hereby given that the Notice is withdrawn and replaced by the following Notice.

SUTHERLAND SHIRE COUNCIL

Roads Act 1993, Section 16

Notice of Dedication of Land as Public Road

IN accordance with the provisions of section 16(2) of the Roads Act 1993, Council advises that pursuant to Dealing No. A576236 dated 28 May 1920 and Deposited Plan No. 10032 the land formally described in Schedule 1 as Lot 28, DP 4548 is dedicated as public road. Dated at Sutherland, 11th day of December 2007. J. W. RAYNER, General Manager, Sutherland Shire Council, Eton Street, Sutherland NSW 2232.

SCHEDULE

Lot 28, DP 4548 situated in the Parish of Sutherland, County of Cumberland, Local Government Area of Sutherland Shire. [3737]

WAGGA WAGGA CITY COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

WAGGA WAGGA CITY COUNCIL declares with the approval of Her Excellency the Governor, that the land described in Schedule A below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 and the Roads Act 1993 for the purpose of public road. M. McMAHON, Acting General Manager, Wagga Wagga City Council, Administration Centre, corner Baylis and Morrow Streets, Wagga Wagga NSW 2650.

SCHEDULE A

Lot 1, DP 1108894.

[3738]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JOAN FRANCES MALONEY, late of Dee Why, in the State of New South Wales, retired, who died on 3 November 2007, must send particulars of his claim to the executors, Janet Anne Newton and Terrence Ross Maloney, c.o. M. Duncan & Associates, PO Box 70, Strawberry Hills NSW 2012, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 19 December 2007. M. DUNCAN & ASSOCIATES, PO Box 70, Strawberry Hills NSW 2012, tel.: (02) 9699 9877.

COMPANY NOTICES

NOTICE of voluntary liquidation.—TWOCO PTY LIMITED, ACN 001 476 017 (in liquidation).—Notice is hereby given pursuant to section 491(2) of the Corporations Act 2001, that at a general meeting of the abovenamed company, duly convened and held at 242 Elizabeth Drive, Vincentia, on 7 January 2008, the following special resolution was passed: "That the the company be wound up as a members' voluntary liquidation and that the assets of the company may be distributed in whole or in part to the members in specie should the liquidator so desire". Dated this 18th day of January 2008. D. JAMES, Liquidator, c.o. Booth Partners, 52 Osborne Street, Nowra NSW 2541, tel.: (02) 4421 4344.

NOTICE of voluntary winding up.—BEGLAN PTY LIMITED, ABN 82 002 012 044 (in liquidation).—Notice is hereby given that at an extraordinary general meeting of the abovenamed company duly convened and held at 387 Port Hacking Road South, Caringbah NSW 2229, on 14 January 2008, at 10:00 a.m., the following special resolution was duly passed: "That the company be wound up voluntarily and that Garry Sullivan of 387 Port Hacking Road South, Caringbah, be appointed liquidator". Dated at 387 Port Hacing Road South, Caringbah NSW 2229, this 14 January 2008. J. E. WHITE, Director and Chairman of Meeting, c.o. Sullivan Dewing, Chartered Accountants, 387 Port Hacing Road South, Caringbah NSW 2229, tel.: (02) 9526 1211.

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