

Government Gazette

OF THE STATE OF NEW SOUTH WALES

Number 36 Thursday, 20 March 2008

Published under authority by Government Advertising

LEGISLATION

Regulations



Building Professionals Amendment (Inspections) Regulation 2008

under the

Building Professionals Act 2005

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

FRANK SARTOR, M.P., Minister for Planning

Explanatory note

The objects of this Regulation are:

- (a) to clarify that Category C accredited certifiers are not permitted to conduct inspections required by regulations under section 109E (3) (d) of the *Environmental Planning and Assessment Act 1979* (but may carry out other inspections required by a principal certifying authority), and
- (b) to re-instate a transitional arrangement that permits certain accredited certifiers to continue to carry out such inspections (it will now apply until 1 March 2009), and
- (c) to provide for a fee for examinations or tests required under the *Building Professionals Act 2005* and an accreditation scheme as defined in that Act.

This Regulation is made under the *Building Professionals Act 2005*, including section 94 (the general regulation-making power).

s2008-054-30.d08 Page 1

Building Professionals Amendment (Inspections) Regulation 2008

Building Professionals Amendment (Inspections) Regulation 2008

under the

Building Professionals Act 2005

1 Name of Regulation

This Regulation is the *Building Professionals Amendment (Inspections) Regulation 2008.*

2 Amendment of Building Professionals Regulation 2007

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

Building Professionals Amendment (Inspections) Regulation 2008

Amendments Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Schedule 1 Categories of certificates of accreditation

Insert "on such occasions as are prescribed by the regulations" after "carrying out of any inspections required" wherever occurring in Column 2 of Part 1 in the matters relating to Categories C1–C16.

[2] Schedule 2 Fees

Insert at the end of the Schedule:

8 An examination or test required under section 5 (3) (b) of the Act or under an accreditation scheme

Such fee, determined by the Board, as represents the reasonable cost to the Board of providing the examination or test and as is notified to the person at the time the examination or test is required

[3] Schedule 4 Savings and transitional provisions

Omit clause 5. Insert instead:

5 Critical stage inspections

- (1) Despite any other provision of this Regulation (in particular, Schedule 1), the certificate of accreditation of an existing accredited certifier is taken to authorise the certifier to carry out inspections required by section 109E (3) (d) of the *Environmental Planning and Assessment Act 1979*.
- (2) This clause extends to inspections carried out, or started, before the commencement of the *Building Professionals Amendment* (*Inspections*) *Regulation 2008* of which a record is made, on or after that commencement, in accordance with clause 162B of the *Environmental Planning and Assessment Regulation 2000*.
- (3) This clause ceases to have effect on 1 March 2009.



Environmental Planning and Assessment Amendment (Compliance Certificates) Regulation 2008

under the

Environmental Planning and Assessment Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Environmental Planning and Assessment Act* 1979.

FRANK SARTOR, M.P., Minister for Planning

Explanatory note

The object of this Regulation is to limit the application of new provisions that require a certifying authority to obtain a compliance certificate from a person holding a category C10 accreditation under the *Building Professionals Act 2005* before issuing a complying development certificate, construction certificate or occupation certificate for a building or building work involving an alternative solution under the *Building Code of Australia* in respect of fire safety requirements. The Regulation will limit the new certification requirements to building work in respect of particular types of buildings (including those having a larger floor area). From 1 March 2010 the requirements will apply to all buildings.

This Regulation is made under the *Environmental Planning and Assessment Act 1979*, including sections 81A, 85, 109H and 157 (the general regulation-making power).

s2008-053-30.d06 Page 1

Environmental Planning and Assessment Amendment (Compliance Certificates) Regulation 2008

Environmental Planning and Assessment Amendment (Compliance Certificates) Regulation 2008

under the

Environmental Planning and Assessment Act 1979

1 Name of Regulation

This Regulation is the *Environmental Planning and Assessment Amendment (Compliance Certificates) Regulation 2008.*

2 Amendment of Environmental Planning and Assessment Regulation 2000

The Environmental Planning and Assessment Regulation 2000 is amended as set out in Schedule 1.

Environmental Planning and Assessment Amendment (Compliance Certificates) Regulation 2008

Amendments Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 130 Procedure for determining application for complying development certificate

Insert after clause 130 (2A):

- (2B) Until 28 February 2010, subclause (2A) applies only to building work in respect of:
 - (a) a class 9a building, as defined in the *Building Code of Australia*, that is proposed to have a total floor area of 2,000 square metres, and
 - (b) any building (other than a class 9a building) that is proposed to have:
 - (i) a fire compartment, as defined in the *Building Code* of *Australia*, with a total floor area of 2,000 square metres, or
 - (ii) a total floor area of more than 6,000 square metres, that involves an alternative solution under the *Building Code of Australia* in respect of the requirements set out in EP1.4, EP2.1, EP2.2, DP4 and DP5 in Volume 1 of that Code.
- (2C) From 1 March 2010, subclause (2A) applies to all building work that involves an alternative solution under the *Building Code of Australia* in respect of a fire safety requirement.

[2] Clause 144A Compliance certificate required for certain fire safety aspects of building work

Insert at the end of the clause:

- (2) Until 28 February 2010, this clause applies only to building work in respect of:
 - (a) a class 9a building, as defined in the *Building Code of Australia*, that is proposed to have a total floor area of 2,000 square metres, and
 - (b) any building (other than a class 9a building) that is proposed to have:
 - (i) a fire compartment, as defined in the *Building Code* of *Australia*, with a total floor area of 2,000 square metres, or

Environmental Planning and Assessment Amendment (Compliance Certificates) Regulation 2008

Schedule 1 Amendments

- (ii) a total floor area of more than 6,000 square metres, that involves an alternative solution under the *Building Code of Australia* in respect of the requirements set out in EP1.4, EP2.1, EP2.2, DP4 and DP5 in Volume 1 of that Code.
- (3) From 1 March 2010, this clause applies to all building work that involves an alternative solution under the *Building Code of Australia* in respect of a fire safety requirement.
- [3] Clause 291 Savings and transitional provisions relating to requirements to obtain compliance certificates for alternative fire safety solutions

Insert after clause 291 (3):

(4) In relation to building work or a building to which clause 130 (2A), 144A or 153A does not apply immediately before 1 March 2010 because of the operation of clause 130 (2B) or 144A (2), subclauses (1)–(3) have effect as if a reference to 1 March 2008 were a reference to 1 March 2010.



Firearms Amendment (Permit to Display) Regulation 2008

under the

Firearms Act 1996

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

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

Explanatory note

The object of this Regulation is to enable members of the RSL and Services Clubs Association Limited to be issued with a permit to display firearms (in the same way as affiliated members of the Returned and Services League of Australia (New South Wales Branch)).

This Regulation is made under the *Firearms Act 1996*, including sections 28 (c) and 88 (the general regulation-making power).

s2007-485-30.d04 Page 1

Clause 1 Firearms Amendment (Permit to Display) Regulation 2008

Firearms Amendment (Permit to Display) Regulation 2008

under the

Firearms Act 1996

1 Name of Regulation

This Regulation is the Firearms Amendment (Permit to Display) Regulation 2008.

2 Amendment of Firearms Regulation 2006

The *Firearms Regulation 2006* is amended by inserting "or a member of the RSL and Services Clubs Association Limited" after "RSL" in clause 68 (1) (b).

Page 2

Orders



Crimes (Administration of Sentences) (Interstate Leave) Order 2008

under the

Crimes (Administration of Sentences) Act 1999

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 28 of the *Crimes (Administration of Sentences) Act 1999*, make the following Order. Dated, this 12th day of March 2008.

By Her Excellency's Command,

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

Explanatory note

Section 28 of the *Crimes* (*Administration of Sentences*) *Act 1999* provides that the Governor may, by an order published in the Gazette, declare that a law of a State or Territory other than New South Wales is a corresponding interstate law for the purposes of Subdivision 2 (Interstate leave of absence) of Division 3 (Transfer and leave of absence) of Part 2 (Imprisonment by way of full-time detention) of that Act.

Previous declarations have been made in respect of laws of the Australian Capital Territory, Queensland and Victoria.

The object of this Order is to declare the *Correctional Services Act 1982* of South Australia and the *Prisons (Correctional Services) Act* of the Northern Territory to be such corresponding laws and to consolidate the declarations made under section 28 of the *Crimes (Administration of Sentences) Act 1999* in a single order.

s2007-487-22.d05 Page 1

Crimes (Administration of Sentences) (Interstate Leave) Order 2008

Crimes (Administration of Sentences) (Interstate Leave) Order 2008

under the

Crimes (Administration of Sentences) Act 1999

1 Name of Order

This Order is the *Crimes (Administration of Sentences) (Interstate Leave) Order 2008.*

2 Definition

(1) In this Order:

the Act means the Crimes (Administration of Sentences) Act 1999.

(2) Notes included in this Order do not form part of this Order.

3 Corresponding interstate laws

Pursuant to section 28 of the Act, the following laws are declared to be corresponding interstate laws for the purposes of Subdivision 2 of Division 3 of Part 2 of the Act:

- (a) the Corrective Services Act 2006 and Corrective Services Regulation 2006 of Queensland,
- (b) the Correctional Services Act 1982 of South Australia,
- (c) the Corrections Act 1986 of Victoria,
- (d) the *Corrections Management Act* 2007 of the Australian Capital Territory,
- (e) the *Prisons (Correctional Services) Act* of the Northern Territory.

4 Repeals

The following orders are repealed:

- (a) the Correctional Centres (Interstate Leave) Order 1999,
- (b) the Crimes (Administration of Sentences) (Interstate Leave) Order 2002,

Crimes (Administration of Sentences) (Interstate Leave) Order 2008

Clause 4

(c) the Crimes (Administration of Sentences) (Interstate Leave) Order 2004.

Note. Pursuant to clause 8 of Schedule 5 to the Act, the *Correctional Centres* (*Interstate Leave*) *Order 1999* is taken to be an order in force under section 28 of the Act.



Superannuation Amendment (Events New South Wales Pty Limited) Order 2008

under the

Superannuation Act 1916

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 92 of the *Superannuation Act 1916*, make the following Order. Dated, this 19th day of March 2008.

By Her Excellency's Command,

JOHN WATKINS, M.P., Minister for Finance

Explanatory note

The object of this Order is to amend the *Superannuation Act 1916* to provide for certain contributors, who are employees of Events New South Wales Pty Limited and became employees on or before 10 March 2009 and who were, immediately before becoming so employed, employed in the Major Events Unit of the Department of State and Regional Development, to continue to be contributors to the State Superannuation Fund.

This Order is made under section 92 of the Superannuation Act 1916.

s2007-474-22.d08 Page 1

Superannuation Amendment (Events New South Wales Pty Limited) Order 2008

Superannuation Amendment (Events New South Wales Pty Limited) Order 2008

under the

Superannuation Act 1916

1 Name of Order

This Order is the Superannuation Amendment (Events New South Wales Pty Limited) Order 2008.

2 Commencement

This Order is taken to have commenced on 1 January 2008.

3 Amendment of Superannuation Act 1916 No 28

The Superannuation Act 1916 is amended by inserting at the end of Part 1 of Schedule 3:

Events New South Wales Pty Limited—limited to those persons who:

- (a) were employed in the Major Events Unit of the Department of State and Regional Development immediately before becoming employees of Events New South Wales Pty Limited, and
- (b) became employees of Events New South Wales Pty Limited on or before 10 March 2009.



State Authorities Superannuation Amendment (Events New South Wales Pty Limited) Order 2008

under the

State Authorities Superannuation Act 1987

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 46 of the *State Authorities Superannuation Act 1987*, make the following Order. Dated, this 19th day of March 2008.

By Her Excellency's Command,

JOHN WATKINS, M.P., Minister for Finance

Explanatory note

The object of this Order is to amend the *State Authorities Superannuation Act 1987* to provide for certain contributors, who are employees of Events New South Wales Pty Limited and became employees on or before 10 March 2009 and who were, immediately before becoming so employed, employed in the Major Events Unit of the Department of State and Regional Development, to continue to be contributors to the State Authorities Superannuation Fund.

This Order is made under section 46 of the State Authorities Superannuation Act 1987.

s2007-478-22.d08 Page 1

State Authorities Superannuation Amendment (Events New South Wales Pty Limited) Order 2008

State Authorities Superannuation Amendment (Events New South Wales Pty Limited) Order 2008

under the

State Authorities Superannuation Act 1987

1 Name of Order

This Order is the State Authorities Superannuation Amendment (Events New South Wales Pty Limited) Order 2008.

2 Commencement

This Order is taken to have commenced on 1 January 2008.

3 Amendment of State Authorities Superannuation Act 1987 No 211

The *State Authorities Superannuation Act 1987* is amended by inserting at the end of Part 1 of Schedule 1:

Events New South Wales Pty Limited—limited to those persons who:

- (a) were employed in the Major Events Unit of the Department of State and Regional Development immediately before becoming employees of Events New South Wales Pty Limited, and
- (b) became employees of Events New South Wales Pty Limited on or before 10 March 2009.



State Authorities Non-contributory Superannuation Amendment (Events New South Wales Pty Limited) Order 2008

under the

State Authorities Non-contributory Superannuation Act 1987

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 27 of the *State Authorities Non-contributory Superannuation Act 1987*, make the following Order. Dated, this 19th day of March 2008.

By Her Excellency's Command,

JOHN WATKINS, M.P., Minister for Finance

Explanatory note

The object of this Order is to amend the *State Authorities Non-contributory Superannuation Act 1987* to provide for certain employees, who are employees of Events New South Wales Pty Limited and became employees on or before 10 March 2009 and who were, immediately before becoming so employed, employed in the Major Events Unit of the Department of State and Regional Development, to continue to be employees for the purposes of that Act.

This Order is made under section 27 of the State Authorities Non-contributory Superannuation Act 1987.

s2007-475-22.d09 Page 1

State Authorities Non-contributory Superannuation Amendment (Events New South Wales Pty Limited) Order 2008

State Authorities Non-contributory Superannuation Amendment (Events New South Wales Pty Limited) Order 2008

under the

State Authorities Non-contributory Superannuation Act 1987

1 Name of Order

This Order is the State Authorities Non-contributory Superannuation Amendment (Events New South Wales Pty Limited) Order 2008.

2 Commencement

This Order is taken to have commenced on 1 January 2008.

3 Amendment of State Authorities Non-contributory Superannuation Act 1987 No 212

The State Authorities Non-contributory Superannuation Act 1987 is amended by inserting at the end of Part 1 of Schedule 1:

Events New South Wales Pty Limited—limited to those persons who:

- (a) were employed in the Major Events Unit of the Department of State and Regional Development immediately before becoming employees of Events New South Wales Pty Limited, and
- (b) became employees of Events New South Wales Pty Limited on or before 10 March 2009.

Department of Lands

DUBBO OFFICE

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

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

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

> > County

SCHEDULE

Column 1 Column 2 Land District: The whole being

Coonamble Lot Sec. D.P. No. Parish County 754229 Mowlma Local Government Area: Leichhardt Coonamble Shire of an area of 994.7ha

Council

Locality: Coonamble Reserve No. 94154 Public Purpose:

Future Public Requirements Notified: 2 January 1981 File Reference: DB05H309

Notes: Application to Purchase Perpetual Lease 128268 by

William Albert Harris

SCHEDULE

Column 1 Column 2 Land District: The whole being Coonamble Lot Sec. D.P. No. Parish 754200 Coonamoona Leichhardt Local Government of an area of 202.3ha Area:

Coonamble Shire Council Locality: Coonamble Reserve No. 94147 Public Purpose: Future Public Requirements Notified: 2 January 1981 File Reference: DB07H5

Notes: Application to Purchase Perpetual Lease 107460 has been lodged by Benjamin and Jane Irons.

GOULBURN OFFICE

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

DESCRIPTION

SCHEDULE 1

Parish – Young; County – Monteagle; Land District – Young; LGA – Young

Lot 21, DP 1120845 (not being land under the Real Property Act).

File Reference: 07/4312:JK.

Note: On closing, the title for the land in Lot 21, DP 1120845 remains vested in the State of New South Wales as

Crown land.

GRAFTON OFFICE

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

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 Geoff Firkin $Column\,2$

Column 3

Boambee Creek Park Reserve Trust Reserve No. 84835 Public Purpose: Public Recreation

Notified: 10 April 1964 File Reference: GF81R212

For a term commencing 16 January 2008.

SCHEDULE

Column 1

Column 3

Phillip Thomas Fogarty Lakes Road Reserve Trust

Column 2

Reserve No. 69040 Public Purpose:

Future Public Requirements Notified: 23 February 1940 Reserve No. 83057 Public Purpose:

Future Public Requirements Notified: 24 February 1961 File Reference: GF04R20

For a term commencing 14 March 2008 and expiring 13 September 2008.

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

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

Road Closed: Lot 1, DP 1121981 at Gilletts Ridge, Parish Ulmarra, County Clarence.

File No.: GF05 H 334.

SCHEDULE

On closing, the land within Lot 1, DP 1121981 remains vested in the State of New South Wales as 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 – Clarence Valley

Road Closed: Lot 1, DP1121981 at Gilletts Ridge, Parish

Ulmarra, County Clarence.

File Reference: GF05H334.

Schedule

On closing, the land within Lot 1, DP1121981 remains vested in the State of New South Wales as Crown Land.

GRIFFITH OFFICE

2nd Floor, Griffith City Plaza,

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

ORDER

Correction Of Defective Instrument

IN pursuance of the provisions of the Roads Act 1993, Section 257, the Instrument contained within Government Gazette No. 8 dated 22 February 2008, Folio 1154 and Government Gazette No. 9 dated 29 February 2008, Folio 1263 under the heading "GRIFFITH OFFICE, Notification of Closing of a Road" and Erratum Notification of Closing of Road", the description is hereby amended. The description, "Parishes – Curriba and Tuggerabach" is deleted and replaced with "Parishes – Curriba, Tuggerabach and Tibeaudo". GH07H57. MR.

MAITLAND OFFICE

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

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: Gosford Reserve No. 755263
Local Government Area: Public Purpose:
Wyong Shire Council Future public
Locality: Long Jetty requirements
Notified: 29 June 2007

Lot Sec. D.P. No. Parish County 516 822157 Tuggerah Northumberland

Area: 552m2

File Reference: 08/1981

NOWRA OFFICE

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Parish: Bateman; County: St Vincent; Land District: Moruya; Local Government Area: Eurobodalla

Road Closed: Lot 1 DP 1119181 at Batehaven.

File Reference: NA03H135.

Schedule hereunder.

Schedule

On closing, the land within Lot 1 DP 1119181 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Parish: Camberwarra; County: Camden; Land District: Nowra; Local Government Area: Shoalhaven

Road Closed: Lots 1 & 2 DP 1123109 at Bellawongarah.

File Reference: NA06H212.

Schedule

On closing, the land within Lots 1 & 2 DP 1123109 remains vested in the State of New South Wales as Crown land.

ORANGE OFFICE

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1
Land District: Forbes

Local Government Area: Forbes Shire Council

Locality: Forbes Reserve No. 16839

Public Purpose: Travelling Stock Notified: 3 December 1892

Lot Sec. D.P. No. County Parish 7005 1020394 Forbes Ashburnham 1664 750158 **Forbes** Ashburnham 7004 1020394 **Forbes** Ashburnham 7006 750158 # Forbes Ashburnham 1005970 Forbes Ashburnham 1005970 Forbes Ashburnham 7097 1059145# Forbes Ashburnham 3 1005970 Forbes Ashburnham 11 1008691 Forbes Ashburnham Forbes Ashburnham 12 1008691 1005970 Forbes Ashburnham 7106 1116375 # Forbes Ashburnham 1088460 Forbes Ashburnham 14 7003 1060435 # Forbes Ashburnham 10 1008691 Forbes Ashburnham 1008691 Forbes Ashburnham 5 1005970 Forbes Ashburnham 7098 1060434 # Forbes Ashburnham 7098 1059145 # **Forbes** Ashburnham 1005970 Forbes Ashburnham 7005 1119681# Mumbidgle Ashburnham 7002 1119678# Mumbidgle Ashburnham Column 2

The part being

Lot Sec. D.P. No. Parish County
14 1088460 Forbes Ashburnham

of an area of 8,979 square metres.

File Reference: OE03H123

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

ERRATUM

IN the notice appearing in the Government Gazette of the 26 April 2002 folio 2454 - 2455 under the heading "Dissolution of a Reserve Trust, Establishment of a Reserve Trust and Appointment of Trust Manager" the reserve in Column 1 of the Schedule, Reserve 99708 is incorrect and should read Reserve 97708. OE94A5.

APPOINTMENT OF TRUST BOARD MEMBERS

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

established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

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

SCHEDULE

Column 1 Column 2

Paul Donald Wattle Flat
BALDOCK Heritage Lands
(new member). Trust.

Column 3
Reserve No.: 190105.
Public Purpose: Environmental

protection and public recreation.

Notified: 24 December 1992. File No.: OE94 R 12.

Term of Office

For a term commencing the date of this notice and expiring 13 March 2013.

TAMWORTH OFFICE

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Locality – Kelvin; Land District – Gunnedah; L.G.A. – Gunnedah

Road Closed: Lots 1-6 in Deposited Plan 1121953, Parish

Tulcumba, County Nandewar.

File Reference: TH05H109.

Note: On closing title to the land comprised in Lot 1-6 will remain vested in the State of New South Wales as

Crown Land.

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Locality – Kootingal; Land District – Tamworth; L.G.A. – Tamworth Regional

Roads Closed: Lot 1 in Deposited Plan 1118844, Parish

Nemingha, County Parry.

File Reference: TH05H241.

Note: On closing title to the land comprised in Lot 1 will

remain vested in the State of New South Wales as

Crown Land.

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Locality – Kootingal; Land District – Tamworth; L.G.A. – Tamworth Regional

Roads Closed: Lot 2 in Deposited Plan 1118844, Parish

Nemingha, County Parry.

File Reference: TH05H182.

Note: On closing title to the land comprised in Lot 2 will remain vested in the State of New South Wales as

Crown Land.

WAGGA WAGGA OFFICE

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

REVOCATION OF DEDICATION OF CROWN LAND FOR A PUBLIC PURPOSE

PURSUANT to section 84 of the Crown Lands Act 1989, the dedication 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: Wagga Wagga

Local Government Area: Wagga Wagga City Council

Local Government Area: Wagga Wagga City Council

Locality: Wagga Wagga
Dedication No. 620074

Lot D.P. No. Parish County

South Wagga Wagga
Wynyard

Public Purpose: Public Recreation of an area of 481m2

Notified: 17 March 1876

County Lot D.P. No. Parish 1 1119783 South Wagga Wagga Wynyard 2 1119783 South Wagga Wagga Wynyard 3 1119783 South Wagga Wagga Wynyard 4 1119783 South Wagga Wagga Wynyard 331 48758 South Wagga Wagga Wynyard 324 820899 South Wagga Wagga Wynyard 320 820817 South Wagga Wagga Wynyard

File Reference: WA89H522/2

Notes: Granting of a Crown Tenure for a Communication Site

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1
Malcolm Lewis Clark (new member)
Dennis Carroll (new member)
Peter Maher (new member)
Brian Douglas Rayment (re-appointment)
Bruce Edmund Barry (re-appointment)

Column 2
Ardlethan Recreation Reserve Trust

Column 3
Reserve No. 43862
Public Purpose: Public Recreation
Notified: 12 May 1909
File Reference: WA81R52/3

For a term commencing the date of this notice and expiring 20 March 2013.

Department of Planning



Brewarrina Local Environmental Plan 2000 (Amendment No 1)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (DUB004846A/PC)

FRANK SARTOR, M.P., Minister for Planning

e2007-182-28.d03 Page 1

Brewarrina Local Environmental Plan 2000 (Amendment No 1)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Brewarrina Local Environmental Plan 2000 (Amendment No 1)*.

2 Aims of plan

This plan aims to amend Brewarrina Local Environmental Plan 2000:

- (a) to provide for the classification or reclassification of public land within the meaning of the *Local Government Act 1993*, and
- (b) to classify or reclassify certain public lands as operational land within the meaning of the *Local Government Act 1993*.

3 Land to which plan applies

- (1) To the extent that this plan makes provision for the classification or reclassification of public land, it applies to all land in the local government area of Brewarrina.
- (2) To the extent that this plan classifies or reclassifies public land as operational land, it applies to the land described in Schedule 1 [3].

4 Amendment of Brewarrina Local Environmental Plan 2000

Brewarrina Local Environmental Plan 2000 is amended as set out in Schedule 1.

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Interpretation

Insert in alphabetical order the following:

community land means land classified or reclassified as community land within the meaning of the *Local Government Act* 1993.

operational land means land classified or reclassified as operational land within the meaning of the *Local Government Act* 1993.

[2] Clause 43

Insert after clause 42:

43 Classification and reclassification of public land

(1) The objective of this clause is to enable the Council, by means of this plan, to classify or reclassify public land as "operational land" or "community land" in accordance with Part 2 of Chapter 6 of the *Local Government Act 1993*.

Note. Under the *Local Government Act 1993*, *public land* is generally land vested in or under the control of a council (other than roads, Crown reserves and commons). The classification or reclassification of public land may also be made by a resolution of the Council under section 31, 32 or 33 of the *Local Government Act 1993*. Section 30 of that Act enables this plan to discharge trusts on which public reserves are held if the land is reclassified under this Plan as operational land.

- (2) The public land described in Part 1 and Part 2 of Schedule 6 is classified, or reclassified, as operational land for the purposes of the *Local Government Act 1993*.
- (3) The public land described in Part 3 of Schedule 6 is classified, or reclassified, as community land for the purposes of the *Local Government Act 1993*.
- (4) The public land described in Part 1 of Schedule 6:
 - (a) does not cease to be a public reserve to the extent (if any) that it is a public reserve, and
 - (b) continues to be affected by any trusts, estates, interests, dedications, conditions, restrictions or covenants that affected the land before its classification, or reclassification, as operational land.

Schedule 1 Amendments

- (5) The public land described in Part 2 of Schedule 6, to the extent (if any) that it is a public reserve ceases to be a public reserve on the commencement of the relevant classification plan and, by the operation of that plan, is discharged from all trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land or any part of the land, except:
 - (a) those (if any) specified for the land in Column 3 of Part 2 of Schedule 6, and
 - (b) any reservations that except land out of the Crown grant relating to the land, and
 - (c) reservations of minerals (within the meaning of the *Crown Lands Act 1989*).
- (6) In this clause, the *relevant classification plan*, in relation to land described in Part 2 of Schedule 6, means this plan or, if the description of the land is inserted into that Part by another environmental planning instrument, that instrument.
- (7) Before the relevant classification plan inserted a description of land into Part 2 of Schedule 6, the Governor approved of subclause (5) applying to the land.

[3] Schedule 6

Insert after Schedule 5:

Schedule 6 Classification and reclassification of public land

(Clause 43)

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

Column 1	Column 2
Locality	Description
Angledool	Lots 5 and 6, Sec 2, DP 2749, Angledool Environs, Henry Street
Angledool	Lots 10, 11 and 12, Sec 10, DP 2918, Petworth Street
Brewarrina	Lot 4, DP 3207, 16 Barwon Street
Brewarrina	Lot 2, DP 834798, Bathurst Street

Amendments Schedule 1

Column 1	Column 2
Locality	Description
Brewarrina	Lot 1, DP 903423, 30 Bathurst Street
Brewarrina	Lot 11, DP 731399, 47–49 Bathurst Street
Brewarrina	Lot 1, DP 662476, 91 Bathurst Street
Brewarrina	Lot 156, DP 751553, Bokhara Street
Brewarrina	Portion 9, DP 1033446, Bokhara Street
Brewarrina	Lot 1304, DP 762910, WLL 3542, Bourke Road
Brewarrina	Lot 1, DP 945055, Bourke Street
Brewarrina	Lot 2, DP 1044943, Bundabulla Street
Brewarrina	Lot 3, DP 834798, Doyle Street
Brewarrina	Lot 9, Sec 1, DP 758161, 5–7 Doyle Street
Brewarrina	Lots 3 and 4, Sec 6, DP 751553, Wilson Street
Brewarrina	Lot 8, Sec 6, DP 758161, Wilson Street
Brewarrina	Lot 2, Sec 2, DP 2802, 3 Wilson Street
Brewarrina	Lot A, DP 441773; Lot 72, DP 558846, 9–11 Young Street
Brewarrina	Lots 1 and 2, DP 545076, Bundabulla Street
Goodooga	Lots 2–8, Sec 8, DP 758459, 23–27 Adam Street
Goodooga	Lot 1, DP 189615, 40b Adam Street
Goodooga	Lot 4251, DP 46644, Goodooga Airport
Goodooga	Lots 101–103, DP 1034321, Goodooga Environs

Schedule 1 Amendments

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

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

Part 3 Land classified, or reclassified, as community land

Column 1	Column 2	
Locality	Description	



Hastings Local Environmental Plan 2001 (Amendment No 67)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G06/00052/PC;032.2006.00000004.001)

FRANK SARTOR, M.P., Minister for Planning

e2007-179-32.d02 Page 1

Hastings Local Environmental Plan 2001 (Amendment No 67)

Hastings Local Environmental Plan 2001 (Amendment No 67)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Hastings Local Environmental Plan 2001 (Amendment No 67)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies from Zone 1 (a1) Rural to Zone 2 (a1) Residential under *Hastings Local Environmental Plan 2001*.

3 Land to which plan applies

This plan applies to certain land at Wauchope, being Lot 1, DP 1060971 (Rocks Ferry Road, Wauchope) and part of Lot 4, DP 1050914 (Princess Avenue, Wauchope), as shown distinctively coloured, edged heavy black and lettered "2 (a1)" on the map marked "Hastings Local Environmental Plan 2001 (Amendment No 67)" deposited in the office of Port Macquarie-Hastings Council.

4 Amendment of Hastings Local Environmental Plan 2001

Hastings Local Environmental Plan 2001 is amended by inserting in appropriate order in Part 2 of Schedule 6 the following words:

Hastings Local Environmental Plan 2001 (Amendment No 67)



Lake Macquarie Local Environmental Plan 2004 (Amendment No 30)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N07/00117/PC)

FRANK SARTOR, M.P., Minister for Planning

e2007-186-32.d03 Page 1

Lake Macquarie Local Environmental Plan 2004 (Amendment No 30)

Lake Macquarie Local Environmental Plan 2004 (Amendment No 30)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Lake Macquarie Local Environmental Plan 2004 (Amendment No 30).

2 Aims of plan

The aims of this plan are:

- (a) to rezone the land referred to in clause 3 (a) from Zone 10 Investigation Zone to Zone 2 (1) Residential Zone under *Lake Macquarie Local Environmental Plan 2004* so as to allow for urban development on the land, and
- (b) to remove the word "Proposed" from the Zone Index Map Legend depicted as "Proposed Heritage Conservation Area" on the map for the purposes of *Lake Macquarie Local Environmental Plan 2004*.

3 Land to which plan applies

This plan applies:

- (a) with respect to the aim referred to in clause 2 (a), to Lots 21 and 22, Section N, DP 4339, The Boulevarde, Killingworth, as shown edged heavy black and lettered "2 (1)" on Sheet 1 of the map marked "Lake Macquarie Local Environmental Plan 2004 (Amendment No 30)" deposited in the office of the Council of the City of Lake Macquarie, and
- (b) with respect to the aim referred to in clause 2 (b), to land shown on Sheets 2 and 3 of the map marked "Lake Macquarie Local Environmental Plan 2004 (Amendment No 30)" deposited in the office of the Council of the City of Lake Macquarie.

Lake Macquarie Local Environmental Plan 2004 (Amendment No 30)

Clause 4

4 Amendment of Lake Macquarie Local Environmental Plan 2004

Lake Macquarie Local Environmental Plan 2004 is amended by inserting in appropriate order at the end of the definition of *the map* in the Dictionary the following words:

Lake Macquarie Local Environmental Plan 2004 (Amendment No 30)



Shellharbour Local Environmental Plan 2000 (Amendment No 14)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (W06/00037/PC)

FRANK SARTOR, M.P., Minister for Planning

e2007-163-09.d02 Page 1

Clause 1 Shellharbour Local Environmental Plan 2000 (Amendment No 14)

Shellharbour Local Environmental Plan 2000 (Amendment No 14)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Shellharbour Local Environmental Plan 2000 (Amendment No 14).

2 Aims of plan

This plan aims to rezone the land to which this plan applies from Zone 2 (a) (the Residential A Zone) to partly Zone 3 (a) (the Mixed Use Commercial Zone) and partly Zone 9 (c) (the Local Roads Reservation Zone) under *Shellharbour Local Environmental Plan 2000*.

3 Land to which plan applies

This plan applies to land situated in the City of Shellharbour, being Lot 2, DP 37801 and Lot 4, DP 800517, 139–141 Tongarra Road, Albion Park, as shown partly coloured light blue and partly coloured light grey on the map marked "Shellharbour Local Environmental Plan 2000 (Amendment No 14)" deposited in the office of Shellharbour City Council.

4 Amendment of Shellharbour Local Environmental Plan 2000

Shellharbour Local Environmental Plan 2000 is amended by inserting in appropriate order in the definition of *the map* in Schedule 1 the following words:

Shellharbour Local Environmental Plan 2000 (Amendment No 14)

BUILDING PROFESSIONALS ACT 2005

Notice of Amendment of the Building Professionals Board Accreditation Scheme

I, the Minister for Planning, under section 4(7) of the Building Professionals Act 2005, amend the Building Professionals Board Accreditation Scheme, from the date of the commencement of the Building Professionals Amendment (Inspections) Regulation 2008, by adopting the amendments in the Schedule.

Sydney, 19th March 2008.		FRANK SARTOR, M.P., Minister for Planning
	SCHEDULE	

1. Part B, Clause 12.7.

Delete "An" where first appearing and replace with "A new".

Insert after the first sentence "An existing accredited certifier may undertake the Certification Short Course (as approved by the Board), University of Technology Sydney, or its equivalent any time prior to submitting an application for renewal with assessment against the scheme as long as they have continued to successfully complete all the required Board CPD activities and the application is lodged before the transitional period ceases.".

2. Part B, Clause 12.11.

Insert after "exam" where second appearing "within six months prior to lodging their application."

3. Schedule 2-Accreditation Statements.

In respect of the Accreditation Statements for Category C1 to Category C16 inclusive, insert in the right hand column, opposite to the heading in the left hand column "Authorities conferred", the words "on such occasions as are prescribed by the regulations" after "required".

4. Schedule 5-Continuing Professional Development Program-Table 3.

Insert as the first item in Table 3 "Association of Accredited Certifiers".

Department of Primary Industries

FORESTRY ACT 1916

Appointment of Forestry Commissioner Consitituting the Forestry Commission

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

I, Professor MARIE BASHIR, A.C., C.V.O., Governor of the State of New South Wales, with the advice of the Executive Council, pursuant to section 5 of the Forestry Act 1916 hereby appoint Dr RICHARD FREDERICK SHELDRAKE as Commissioner constituting the Forestry Commission for the period from the date of the Governor's approval to 1 January 2013.

Signed and sealed at Sydney, this 12th day of March 2008.

By Her Excellency's Council

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

GOD SAVE THE QUEEN!

FORESTRY ACT 1916

Appointment of Forestry Commissioner Consitituting the Forestry Commission

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

I, Professor MARIE BASHIR, A.C., C.V.O., Governor of the State of New South Wales, with the advice of the Executive Council, pursuant to section 5 of the Forestry Act 1916 hereby appoint Dr RICHARD FREDERICK SHELDRAKE as Commissioner constituting the Forestry Commission for the period from 2 January 2008 to the date of the Governor's approval.

Signed and sealed at Sydney, this 12th day of March 2008.

By Her Excellency's Council

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

GOD SAVE THE QUEEN!

MINES INSPECTION ACT 1901

Appointment of an Inspector of Mines

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

- I, Professor Marie Bashir A.C., C.V.O., Governor of the State of New South Wales, with the advice of the Executive Council, pursuant to section 32(1) of the Mines Inspection Act 1901:
 - (a) revoke the appointment of PHILLIP ROBERT MCKENZIE as an Electrical Inspector of Mines published in Government Gazette No 172 of 23 November 2007 at pages 8617 and 8618; and
 - (b) appoint ROBERT PHILLIP MCKENZIE as an Electrical Inspector of Mines from the date this appointment.

Signed and sealed at Sydney, this 12th day of March 2008.

By Her Excellency's Command

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

GOD SAVE THE QUEEN!

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in Coal Workplaces

Exemption Order No 073123/3

I, GORDON DAVID JERVIS, Senior Inspector of Mechanical Engineering and an inspector appointed under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director-General pursuant to section 137A(2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the Exemption Order specified in the Schedule below.

Words and expressions used in this Order have the same meaning as those used in the Act and the Regulation.

This Exemption Order has effect from the date of publication in the Government Gazette until 30 December 2008.

SCHEDULE - Order 073123/3

1.0 Exemptions

Subject to the conditions and for the period specified in clause 2.0, this Order exempts designers, manufacturers, hirers of plant and employers in underground mines at coal workplaces from complying with the requirements of clauses 93(3)(b), 104(b), 130(2) and 141(6) (as applied by clause 9(1) of Schedule 4A) of the Regulation in relation to protective structures that conform with AS2294.1-1997, AS2294.2-1997 and AS2294.3-1997 – Earth-moving machinery-Protective structures.

2.0 Application, conditions and duration of exemptions

- 2.1 A designer of powered mobile plant intended for use in the underground parts of a coal workplace, in controlling risks, must ensure that the plant is designed having regard to the safety requirements specified in subclause 93(3)(b) when determining measures to control the risk of overturning or a falling object coming into contact with the operator.
- 2.2 The manufacturer of powered mobile plant intended for use in the underground parts a coal workplace in controlling risks must ensure that the plant is designed having regard to:
 - (a) The control measures provided by the designer in compliance with clause 93(1) and 93(2), and
 - (b) The safety requirements specified in subclause 104(b)

When determining measures to control the risk of overturning or a falling object coming into contact with the operator.

- 2.3 A person who hires powered mobile plant intended for use in the underground parts of a coal workplace in controlling risks must ensure that the plant is designed having regard to the safety requirements specified in subclauses 130 (2) when determining measures to control the risk of overturning or a falling object coming into contact with the operator.
- 2.4 An employer must in controlling risks, ensure that powered mobile plant intended for use in the underground parts of a mine at a mining workplace or a coal workplace is designed having regard to the safety requirements specified in subclause 141(6) when determining measures to control risks.
- 2.5 The exemptions made by this Order only have effect until (and including) 30 December 2008.

Dated this 17th day of March 2008.

GORDON DAVID JERVIS,

Senior Inspector of Mechanical Engineering NSW Department of Primary Industries

PLANTATIONS AND REAFFORESTATION ACT 1999

Authorisation of Officers

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 61 (1) of the Plantations and Reafforestation Act 1999 ("the Act") hereby authorise the persons listed in the Schedule to investigate and report to me on whether the Act and the Plantations and Reafforestation Code are being complied with

SCHEDULE - Authorised Officers

John Arthur **BALL** Gary Thomas **BLACKMAN** Anthony James **DAWSON** Wayne John **GARRARD** Johanna Christine **KEMPFF** Nicholas John **MYER** John Nicholas **NAIMO** Sophie June **RICHARDS** Mark Alan STANTON-COOK

Dated this 21st day of February 2008.

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

POULTRY MEAT INDUSTRY ACT 1986

Calling of Nominations

For Poultry Processor Members on the Poultry Meat Industry Advisory Group

NOMINATIONS are being sought under the Poultry Meat Industry Act 1986 and the Poultry Meat Industry Regulation 2003 for three (3) processor representatives on the NSW Poultry Meat Industry Advisory Group (PMIAG).

ELIGIBILITY FOR NOMINATION: Any person is eligible for nomination as a candidate for appointment as a processor member.

QUALIFICATION FOR NOMINATING CANDIDATES:

A person is qualified to nominate a candidate for appointments as a processor member if the person is a processor who has processed designated poultry in the 2006 or 2007 calendar year.

NOMINATION FORMS (Form 1): Obtained from Joanna Blunden, Secretary - Poultry Meat Industry Committee (PMIC), C/. NSW DPI, Tocal Agricultural Centre, Paterson 2421. Ph (02) 49398946 Fax 49398950.

CLOSE of Nominations: The PMIC Secretary must receive completed nomination forms by close of business 4.30pm, Friday 11 April 2008.

Roads and Traffic Authority

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Belrose in the Warringah Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Warringah Council area, Parish of Manly Cove and County of Cumberland, shown as:

Descr	iption of Land	<u>Title</u>
Lot 18	DP 108349	C.T. Volume 1459 Folio 197
Lot 17	DP 108349	C.T. Volume 2084 Folio 250
Lot 14	DP 108349	C.T. Volume 1873 Folio 175
Lot 21	DP 737253	Folio Identifier 21/737253
Lot 22	DP 737253	Folio Identifier 22/ 737253
Lot 13	DP 108349	C.T. Volume 5796 Folio 201
Lot 23	DP 737253	Folio Identifier 23/ 737253
Lot 12	DP 108349	C.T. Volume 5796 Folio 202
Lot 24	DP 737253	Folio Identifier 24/ 737253
Lot 11	DP 108349	C.T. Volume 5796 Folio 203
Lot 10	DP 108349	C.T. Volume 5796 Folio 204
Lot 43	DP 737254	Folio Identifier 43/ 737254
Lot 8	DP 108349	C.T. Volume 2042 Folio 68
Lot 44	DP 737254	Folio Identifier 44/ 737254
Lot 7	DP 108349	C.T. Volume 2040 Folio 126
Lot 14	DP 737255	Folio Identifier 14/737255
Lot 4	DP 108349	C.T. Volume 4868 Folio 172
Lot 3	DP 108349	C.T. Volume 4726 Folio 138
Lot 2	DP 108349	C.T. Volume 4726 Folio 184
Lot 25	DP 737253	Notification of Appropriation in Government Gazette
		No 44 dated 6 March 1987 Folio 1238
Lot 26	DP 737253	C.T. Volume 1011 Folio 222
Lot 27	DP 737253	Folio Identifier 27/ 737253
Lot 28	DP 737253	Folio Identifier 28/ 737253
Lot 29	DP 737253	Folio Identifier 29/ 737253
Lot 30	DP 737253	Folio Identifier 30/737253
Lot 31	DP 737253	Folio Identifier 31/737253
Lot 32	DP 737253	Folio Identifier 32/ 737253
Lot 33	DP 737253	Folio Identifier 33/737253
Lot 34	DP 737253	Folio Identifier 34/737253
Lot 35	DP 737253	Folio Identifier 35/737253
Lot 36	DP 737253	Folio Identifier 36/737253
Lot 45	DP 737254	Folio Identifier 45/ 737254
Lot 6	DP 108349	C.T. Volume 5666 Folio 69
Lot 9	DP 108349	C.T. Volume 5666 Folio 70
Lot 5	DP 108349	C.T. Volume 3831 Folio 229
Lot 15	DP 737255	Folio Identifier 15/737255
Lot 16	DP 737255	Folio Identifier 16/737255
Lot 1	DP 108349	C.T. Volume 4161 Folio 171

(RTA Papers: FPP 8M129; RO 479.11056)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Manly Vale, Allambie Heights and Brookvale in the Warringah Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Warringah Council area, Parish of Manly Cove and County of Cumberland, shown as:

		Description	<u>Title Reference</u>
	Lot 12	DP 861362	Folio Identifier 12/861362
	Lot 1	DP 347111	C.T. Vol. 2593 Fol. 38
	Lot 1	DP 219560	C.T. Vol. 7931 Fol. 224
	Lot 2	DP 219560	C.T. Vol. 9692 Fol. 48
	Lot 3	DP 219560	C.T. Vol. 6122 Fol. 42
	Lot 4	DP 219560	C.T. Vol. 7686 Fol. 41
	Lot 6	DP 434623	C.T. Vol. 5651 Fol. 35
	Lot 1	DP 562053	C.T. Vol. 1224 Fol. 190
	Lot 1	DP 259076	C.T. Vol. 2172 Fol. 109
	Lot 2	DP 259076	C.T. Vol. 2150 Fol. 242
	Lot 5	DP 259076	C.Ts:
			Vol. 8117 Fol. 97;
			Vol. 8361 Fol's. 235; &
			Vol. 8361 Fol. 236
	Lot 4	DP 259076	C.Ts:
			Vol. 8117 Fol. 97;
			Vol. 8361 Fol's. 235; &
			Vol. 8361 Fol. 236
	Lot 3	DP 259076	Folio Identifier 3/259076
2 ½ perches	shown on DP109	9669 and being part of Lot 1 DP 12962	C.T. Vol. 5619 Fol. 6
	Lot 1	DP 561267	C.T. Vol. 4839 Fol. 229
	Lot 2	DP 561267	C.T. Vol. 5052 Fol. 230
		:	ı

(RTA Papers: FPP 8M129; RO 479.11056)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Tibooburra in an Unincorporated Area of New South Wales

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

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

SCHEDULE

ALL that piece or parcel of land situated in an unincorporated area of New South Wales, Parish of Hermitage and County of Tongowoko, shown as Lot 1 Deposited Plan 527306.

(RTA Papers: FPP 8M1260; RO 63.113)

Notice under Clause 20 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)

———

SCHEDULE

1. Citation

This Notice may be cited as Wollongong City Council 25 Metre B-Double route Notice No 3/2008

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30th 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.

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25		Berkeley Road	Glastonbury Avenue, Unanderra	Industrial Road, Unanderra	Travel only permitted between 18;00pm and 6:00am only.
25		Industrial Road	Berkeley Road, Unanderra	StarTrack Property Entrance	Travel only permitted between 18;00pm and 6:00am only.

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

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

GARY CHAPMAN, Date: 11 March 2008 General Manager Queanbeyan City Council

(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as (insert Council name) 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 30th September 2010 unless it is amended or repealed earlier.

4. Application

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

Тур	Road No	Road Name	Starting Point	Finishing Point	Conditions
25		Bedford Street, Queanbeyan	Paterson Parade	42 Bedford Street	The only place of access on this route is 42 Bedford Street

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

COOMA MONARO SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which **4.6 metre High Vehicles** may be used subject to any requirements or conditions set out in the Schedule.

NEIL WATT,	Date: 12 March 2008
General Manager	
Cooma Monaro Shire Council	
(by delegation from the Minister for Roads)	
	SCHEDULE

1. Citation

This Notice may be cited as Cooma Monaro Shire Council 4.6 Metre High Vehicle Route Notice No 1/2008

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those *4.6 metre high* vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
		Airport Road, Cooma	MR7624 Polo Flat Road	C & C Self Storage	
		Geebung Street, Cooma	MR7624 Polo Flat Road	Entire Length	

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

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

NEIL WATT, Date: 12 March 2008
General Manager
Cooma Monaro Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Cooma Monaro Shire 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 30th September 2010 unless it is amended or repealed earlier.

4. Application

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

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25		Airport Road, Cooma	MR7624 Polo Flat Road	C & C Self Storage	
25		Geebung Street, Cooma	MR7624 Polo Flat Road	Entire Length	
25		Murray Street, Cooma	HW19 Monaro Highway	Cul-de-sac at Rotary Oval	

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

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

SCHEDULE

1. Citation

This Notice may be cited as Bega Valley Council 25 Metre B-Double route Notice No 1/2008

2. Commencement

This Notice takes effect on on the date of gazettal.

3. Effect

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

4. Application

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

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25		Buckajo Road, North Bega	HW1 Princes Highway	Ridge Street	
		West Street, North Bega	Buckajo Road	Entire length	
25					
25		Ridge Street, North Bega	Buckajo Road	Bega Cheese Packaging Plant	

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

BEGA VALLEY COUNCIL, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, makes the amendment in the Schedule to the routes and areas previously specified on or in which 25m B-Doubles may be used.

GRAEME FAULKNER,	Date: 10 March 2008
General Manager	
Bega Valley Council	
(by delegation from the Minister for Roads)	
	SCHEDULE

1. Citation

This Notice may be cited as the Bega valley Council 25m B-Doubles Repeal Notice No 1/2008]

2. Commencement

This Notice takes effect on the date of gazettal.

3. Amendment

The General B Double Permit Notice 2005 is amended by omitting the following from that Notice:

Type	Road	Starting point	Finishing point
25	Ridge Rd, North Bega	West St	Bega Cheese Packaging Plant
25	West St, North Bega	Ridge Street	Princes Hwy (SH1)

ROADS AND TRAFFIC AUTHORITY

ROAD TRANSPORT (VEHICLE REGISTRATION) ACT 1997

Notice Fixing Fees

I, Les Wielinga, Chief Executive of the Roads and Traffic Authority, pursuant to section 8 (1) (k) of the Road Transport (Vehicle Registration) Act 1997 and clause 77 of the Road Transport (Vehicle Registration) Regulation 2007, make the Notice set forth hereunder.

This Notice takes effect on 27 March 2008.

LES WIELINGA, Chief Executive Roads and Traffic Authority

Amendments

The Notice Fixing Fees published in Government Gazette No. 81 of 22 June 2007 at pages 3836 to 3838 is amended by inserting the following services and fees in the Schedule to that Notice.

Colu	Column 1		Column 2 - \$
35.	NRL pl	ates	
	(i) Or	der fee	\$30
	(ii) Ar	nnual style fee (personalised)	\$80
	(iii) Ar	nnual content fee (personalised)	\$60
	(iv) Ar	nnual style fee (personalised plus)	\$80
	(v) An	nual content fee (personalised plus)	\$400
	(vi) Re	make fee	\$50
	(vii) Re	emake fee (Premier Edition)	\$100

Department of Water and Energy

WATER ACT 1912

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

Murrumbidgee Valley

WELLUMBA HOLDINGS PTY LIMITED for an existing excavation on Lot 189 DP757254, Parish Murraguldrie, County Wynyard, for a water supply for industrial purposes (roadworks / dust suppression – Hume Highway Duplication). New Licence. (Ref: 40BL191777)

Any inquiries regarding the above should be directed to the undersigned on (02) 6953 0700. Written objections, specifying grounds, must be lodged with the Department of Water and Energy, PO Box 156, Leeton NSW 2705, within 28 days of the date of this publication.

S.F. WEBB, Licensing Manager

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, has been received as follows:

Lachlan River Valley

IAN HENRY & ROSEMARY TENNANT LEE, for 1 pump on Lachlan River, on Lot 1 DP238519, Parish Yewrangara, County Georgiana, for water supply for stock and domestic purposes (new licence) (Ref:70SL091116)

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 date of this publication.

LYN GORHAM, Senior Licensing Officer

WATER MANAGEMENT ACT 2000

Order under Section 323

Temporary Water Restriction Order Wakool River and Merran Creek Systems

Erratum

THE notice pursuant to section 323 of the Water Management Act 2000 published in the Government Gazette on the 7 March 2008 No. 30 on page 2211 contained an error.

The Minister's title in the order was incorrect. It should have read:

"Minister for Water" not "Minister for Climate Change, Environment and Water".

This erratum now amends that error and the gazettal date remains 7 March 2008.

Other Notices

APRENTICESHIP AND TRAINEESHIP ACT 2001

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

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 Gazette.

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 Electrotechnology.

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 Gazette.

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 Financial Services.

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 Gazette.

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.

ABORIGINAL LAND RIGHTS ACT 1983

Notice

I, the Honourable Paul Lynch MP, Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council(NSWALC), do, by this notice pursuant to section 222(1) of the Aboriginal Land Rights Act 1983 (the Act) appoint Mr William Malvern as Administrator to the Tamworth Local Aboriginal Land Council for a period of six (6) calendar months. During the period of his appointment, the Administrator will have all of the functions of the Tamworth Local Aboriginal Land Council and any

other duties as specified by the instrument of appointment. The Administrator's remuneration and expenses are not to exceed \$60 000 excluding GST without the prior approval of NSWALC. The Administrator's remuneration may include fees payable for the services of other personnel within the Administrator's firm who provide services as agents of the Administrator.

Signed and sealed this 12th day of March 2008.

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

GOD SAVE THE QUEEN

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.

MATER DEI – PREGNANCY SUPPORT AND COUNSELLING SERVICE INCORPORATED INC9885544

THURGOONA URBAN LANDCARE GROUP INCORPORATED INC9886702

AUSTRALIA CHINA DEVELOPMENT INCORPORATED INC9881352

ALGHADIR YOUTH GROUP INCORPORATED INC9876605

NEW HOPE MISSION INCORPORATED INC9885545

MERRITT-PATTEN MEMORIAL RUGBY LEAGUES CLUB INCORPORATED INC9885135

THE UTS LAW ALUMNI FOUNDATION INCORPORATED Y2991245

REPORTAGE FESTIVAL INCORPORATED INC9879047

FOOTBALL FANS AGAINST SEXUAL ASSAULT INCORPORATED INC9882142

NEEDY CHRISTIAN FUND INCORPORATED INC9886145

THE TAMIL COMMUNITY CENTRE (NSW) INC INC9877326

AUSTRALIAN NATIONAL POLICE RUGBY LEAGUE INCORPORATED INC9880158

YOUNG MEN'S CHRISTIAN ASSOCIATION OF ARMIDALE INCORPORATED Y0053802

MENTAL HEALTH CARERS NETWORK INCORPORATED INC9881730

WILDFLY....FIND YOUR WINGS INCORPORATED INC9887893

CHRISTINE GOWLAND, Manager, Financial Analysis Branch Registry of Co-operatives & Associations Office of Fair Trading Department of Commerce 11 March 2008

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.

ARMIDALE YOUTH ORCHESTRA INC Y0600115

LIONS CLUB OF NELSON BAY INC. Y0636624 DUBBO BUSINESS PARTNERSHIP PROGRAM INCORPORATED INC9884515

YOUNG CARRIAGE DRIVERS INCORPORATED Y2537810

TANTAWANGLO LANDCARE GROUP INCORPORATED Y2709512

THE GRENFELL OLD TIME DANCING CLUB INCORPORATED Y2992536

KURNELL BEFORE AND AFTER SCHOOL CARE INCORPORATED INC3461126

ROTARY CLUB OF WOLLONGONG CENTRAL INC Y1748407

CAMDEN HAVEN SENIOR CITIZENS ASSOCIATION INC Y0671231

HUNTER VALLEY LIFE CHRISTIAN CHURCH INCORPORATED Y1573812

MID NORTH COAST CRICKET ASSOCIATION INCORPORATED Y1673807

COONABARABRAN DRAMATIC SOCIETY INC Y0797837

THE PROBUS CLUB OF LIDCOMBE INC Y1554719

NSW BRANCH OF POWERLIFTING AUSTRALIA INCORPORATED Y0252109

LIONS CLUB OF MUNGINDI INCORPORATED Y1645617

FRIENDS IN DEED ORGANISATION (FIDO) INCORPORATED INC3425280

BAKCHIDO INCORPORATED Y3001516 LIVING HOPE COMMUNITY CHURCH INC Y2476410

GOSPEL CONNECTION INCORPORATED INC9884125

CHRISTINE GOWLAND,

Manager, Financial Analysis Branch Registry of Co-operatives & Associations Office of Fair Trading Department of Commerce 11 March 2008

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.

CHRISTIAN SURFERS INTERNATIONAL INCORPORATED INC9875335

WARRUMBUNGLE TEXTILES INCORPORATED INC9878853

BOTANY BAY TRIATHLON CLUB INCORPORATED Y1593216

THE RIVER FOUNDATION ASSOCIATION INC. INC9878312

THE BUDAWANG COMMITTEE INCORPORATED Y2482614

AUBURN SCOTTISH ASSOCIATION INC Y0854122

WESTERN PLAINS WORKFORCE INCORPORATED Y1405447

DENILIQUIN AERO CLUB INC Y1298118

LEICHHARDT URBAN RESEARCH

ASSOCIATION INCORPORATED INC9879633

CHRISTIAN CENTRE FOR SOCIALLY RESPONSIBLE INVESTMENT INCORPORATED INC9877442

GRACE CHURCHES AUSTRALIA INC9876364 YERONG CREEK LANDCARE GROUP

INCORPORATED Y2734123 SINGLETON & DISTRICT GARDEN CLUB INCORPORATED Y2168423

> CHRISTINE GOWLAND, Manager, Financial Analysis Branch Registry of Co-operatives & Associations Office of Fair Trading Department of Commerce

> > 11 March 2008

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.

ORGANIC GROWERS OF AUSTRALIA INCORPORATED Y0458326

CHRISTINE GOWLAND, Manager, Financial Analysis Branch Registry of Co-operatives & Associations Office of Fair Trading Department of Commerce 11 March 2008

ASSOCIATIONS INCORPORATION ACT 1984

Notice under section 601AC of The Corporations Act 2001 as applied by section 52 of the Associations Incorporation Act 1984

NOTICE is hereby given that the Incorporated Association mentioned below will be deregistered when three months have passed since the publication of this notice.

ALBURY COMMUNITY HOUSING INCORPORATED (IN LIQUIDATION)

Dated this eighteenth day of March 2008.

C. GOWLAND, Delegate of The Registrar of Co-Operatives

ELECTRICITY SUPPLY ACT 1995

under section 43EO

Amendment to the ETEF Payment Rules

Clause 6.1.2

IN accordance with the NEMMCO settlement timetable, the data listed in paragraph 6.1.1 must be provided to the Fund Administrator on the seventh business day following the end of the settlement week.

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Address Locality Boundary between Winston Hills and Northmead within the Parramatta City Council Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the boundary between the address localities of Winston Hills and Northmead in the City of Parramatta Local Government Area as shown on map GNB3483-2-2.

Map GNB3483-2-2 may be viewed at Parramatta City Council Offices, Parramatta Library, and the office of the Geographical Names Board, Land and Property Information, 346 Panorama Avenue, Bathurst NSW 2795.

Details of this proposal may also be viewed and submissions lodged on the Geographical Names Board's internet site at www.gnb.nsw.gov.au. Any person wishing to make comment upon this proposal may, prior to Friday 18 April 2008, write to the Secretary of the Board with that comment.

WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 BATHURST NSW 2795

NATIONAL PARKS AND WILDLIFE ACT 1974

Whian Whian State Conservation Area Plan of Management, Amendments to the Tweed Caldera Plan in relation to Nightcap National Park And Jubullum Flat Camp Aboriginal Area Plan of Management

THE above draft plans of management and amendments have been prepared and are on exhibition until 23 June 2008.

Copies of the Whian Whian plan and Tweed Caldera amendments are available free of charge from the NPWS office, 75 Main Street, Alstonville (ph 6627 0200). Copies of the Jubullum Flat Camp plan are available free of charge from the NPWS office at 136 Summerland Way, Kyogle (ph 6632 0000) as well as from the Alstonville office. The plans and amendments are also available on the NPWS website: www.nationalparks.nsw.gov.au.

Written submissions on the Whian Whian plan and the Tweed Caldera amendments must be received by The Ranger, NPWS, PO Box 856, Alstonville NSW 2477 by 23 June 2008. Written submissions on the Jubullum Flat Camp plan must be received by The Ranger, Jubullum Flat Camp Aboriginal Area, National Parks and Wildlife Service, PO Box 174, Kyogle NSW 2474 by 23 June 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 these draft plans and amendments 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.

PRACTICE NOTE SC CL 7

Supreme Court Common Law Division - Professional Negligence List

Commencement

1. This Practice Note commences 31 March 2008.

Application

2. This Practice Note applies to proceedings in, or to be entered in, the Professional Negligence List.

Definitions

3. In this Practice Note:

CPA means Civil Procedure Act 2005

Expert witness means a person engaged by a party or the parties jointly, or appointed by the court to give expert evidence in proceedings

List means the (Supreme Court) Professional Negligence List

PNL means the (Supreme Court) Professional Negligence List

Tender bundle means a bundle of documents that a party intends to rely on at the hearing

UCPR means the Uniform Civil Procedure Rules 2005

Introduction

- 4. The purpose of this Practice Note is to explain the operation of the List.
- 5. It is intended that proceedings in the Common Law Division that include a claim for medical or legal professional negligence, and other proceedings that the court considers suitable, will be entered in the List.

Removal from the List

- 6. Upon an order being made removing proceedings from the List, this Practice Note shall, subject to paragraph 7 below, not apply to the proceedings from the making of the order
- The Court may direct that this Practice Note shall continue to apply to the proceedings to the extent stated in the direction.
- 8. The making of an order removing proceedings from the List shall not affect any orders made or directions given prior to such removal.

Appointing Directions Hearings

- 9. Proceedings in the List will be managed by way of Directions Hearings, the first of which will be appointed for approximately 3 months after proceedings are entered in the List.
- 10. Where proceedings are entered in the List pursuant to UCPR 45.1(1), the date of the first Directions Hearing will be given by the Registry in a notice issued at the time of filing to be served by the filing party. Where entered pursuant to an order, parties with an address for service will be advised of the date by the Registry.

- 11. At a Directions Hearing, proceedings may be listed at a specified future date for a further Directions Hearing.
- 12. Directions Hearings in relation to the List are held every Wednesday before a Registrar.
- 13. Directions Hearings, other than the first Directions Hearing for cases to be heard in Sydney, may be conducted by online court or by telephone.
- 14. Parties who wish to use online court shall do so in accordance with Practice Note SC Gen 12.
- 15. Parties wishing to avail themselves of telephone facilities must advise the Sydney Registry in writing at least 7 days prior to the date scheduled for the Directions Hearing. This written advice is to be marked to the attention of "The Common Law List Clerk" and must indicate the telephone number that the party or the relevant legal representative wants to be called at for the Directions Hearing. This advice can be forwarded by facsimile transmission to (02) 9230 8234 or by email to supreme_ court@courts.nsw.gov.au. Directions Hearings involving parties to be contacted by telephone may have to be rescheduled to a different time. The Registry will contact those parties seeking a telephone Directions Hearing, and the other parties if the Directions Hearing has to be rescheduled, to confirm the date and time of the Directions Hearing. Parties seeking a telephone Directions Hearing must ensure that the telephone number nominated is available from 10 minutes before the confirmed time of the Directions Hearing. A telephone Directions Hearing may not be available if the case involves multiple defendants that are separately represented and it is thought impractical to use the facility.

Action prior to first Directions Hearing

- 16. A statement of claim should be served promptly so as to allow ample time for Directions Hearing preparation. The requirements of UCPR 31.36 should be observed.
- 17. In proceedings being a claim for damages in respect of personal injuries, the provisions of UCPR Pt 15 Div 2 apply and must be complied with except to the extent varied by orders made by the court.
- 18. It is expected that the parties' solicitors will have discussed the case before the initial Directions Hearing and will have:
 - agreed on suitable interlocutory orders, directions or arrangements;
 - prepared a draft timetable for the future management of the proceedings; and
 - prepared draft short minutes of any orders or directions to be sought at the Directions Hearing.
- 19. It should be noted that indemnity costs may be awarded in respect of work necessitated by an unreasonable failure to provide access to or copies of medical or hospital records before or after commencement of proceedings.

Action at Directions Hearings

- 20. At a Directions Hearing the court may give directions or make orders as it considers appropriate with a view to the just, quick and cheap disposal of the proceedings. The orders or directions may relate to:
 - the provision of any further information;
 - the filing of other pleadings;
 - the provision of any essential particulars;

- the making of admissions;
- the filing of lists of documents;
- the provision of copies of documents, including medical, hospital or legal records;
- the administration and answering of interrogatories;
- the service of statements of evidence as to matters of fact;
- an early separate trial on liability;
- · proceedings to preserve evidence; and
- the consent transfer of proceedings to the District Court:
- 21. Orders or directions relating to the provision of particulars, the filing of lists of documents and the administration of interrogatories will be made only upon demonstrated need being established in respect to particular matters.

Representation

22. Each party not appearing in person must be represented at any Directions Hearing by a barrister or a solicitor familiar with the subject matter of the proceedings and with instructions sufficient to enable all appropriate orders and directions to be made.

Mediation

- 23. At any Directions Hearing:
 - the court may consider whether the proceedings are suitable for mediation and may direct the parties to confer upon this question;
 - if the matter appears to the court to be appropriate for resolution by mediation, the court will endeavour to secure the consent of the parties to a referral of the proceedings for mediation; and
 - if the parties consent to the referral, and agree as to who is to be the mediator, the court may give directions to enable the parties to be prepared for the mediation.
- 24. Proceedings may be referred to mediation by the court with or without the consent of the parties if it considers the circumstances appropriate.

Variation of directions and timetable

- 25. Case management directions given at a Directions Hearing and times set for compliance with any direction, may be varied:
 - (a) by consent of all parties, so long as such variation does not extend the time for compliance with any direction beyond the day specified by the court for compliance with the last direction made; or
 - (b) by the court.
- 26. Where a party seeks a variation of the directions and timetable which is not consented to by all other parties or, where a party is in default in timely compliance with any direction, any party may apply to have a further Directions Hearing listed.

Applications

- 27. Applications may be made to the Registrar:
 - orally at a Directions Hearing;
 - on notice returnable at a Directions Hearing; or
 - by letter to the Registrar requesting that the proceedings be given a Directions Hearing and stipulating the reason, a copy of which is to be served in the same way as notice of a motion, and will not be included in the general applications list for the Division.

- 28. Applications may be made to the PNL Judge by way of notice of motion supported by affidavit(s).
- 29. Unless the Court otherwise directs, any such motion is to be made returnable on the first Friday of the month next following the filing of the motion.
- 30. Urgent applications, and applications by consent, may be made at any time by arrangement with the PNL Judge.
- 31. All applications for expedition should ordinarily be made to the Registrar at a Directions Hearing, or by arrangement with the PNL Judge.

Expert witnesses

- 32. The court is concerned about the number of experts often expected to give evidence in personal injury cases. The practice of having a large number of experts qualified, both medical and otherwise, whose opinions may be overlapping and whose reports either are not used or are of little assistance to the court is costly, time-consuming and productive of delay.
- 33. Where it is considered that an unnecessary expert has been qualified or is sought to be called to give evidence, the court may:
 - reject the tender of the expert's report;
 - refuse to allow the expert to be called; and
 - disallow any costs incurred in qualifying, in having the expert's report prepared or in calling the expert to give evidence.
- 34. The court recognises that the liability aspects of medical negligence claims often involve complex issues as to breach and causation. This may require more than one expert from a party to give evidence on a particular issue or issues. However, where there is more than one expert to give evidence on an issue, the evidence will be given concurrently unless directed by the court. Particular directions in relation to those issues will be given at an appropriate point in the Directions Hearing.
- 35. In respect of the quantification of damages for death or personal injury, the following indications may be given:
 - (a) As a guide, the number of expert witnesses giving evidence on behalf of a party shall be limited to:
 - (i) one medical expert in any speciality, unless there
 is a substantial issue as to ongoing disability,
 in which case the number shall be limited to
 two in any relevant speciality concerning that
 disability; and
 - (ii) two experts of any other kind.
 - (b) Actuarial reports will as a rule be considered unnecessary except in special circumstances where they are shown to be of assistance in the assessment of damages, for example in proceedings under the Compensation to Relatives Act 1897 or where a claim is made for the costs of future fund management.
 - (c) All expert evidence will be given concurrently unless there is a single expert appointed or the court grants leave for expert evidence to be given in an alternate manner.
 - (d) At the first Directions Hearing the parties are to produce a schedule of the issues in respect of which expert evidence may be adduced and identify whether those issues potentially should be dealt with by a single

- expert witness appointed by the parties or by expert witnesses retained by each party who will give evidence concurrently.
- (e) In the case of concurrent experts, within 14 days of all expert witness statements/reports being filed and served, the parties are to agree on questions to be asked of the expert witnesses. If the parties cannot reach agreement within 14 days, they are to arrange for the proceedings to be re-listed before the court for directions as to the questions to be answered by the expert witnesses.
- (f) In the case of concurrent experts, the experts in each area of expertise are to confer and produce a report on matters agreed and matters not agreed within 35 days of the first Directions Hearing or such other time as the court may order.
- (g) A single expert direction as to damages will be taken to have been made at the first Directions Hearing unless otherwise ordered.
- (h) A single expert direction means that the following directions are to be taken as having been made, with such variations as may be specified at that time or subsequently:
 - Any expert evidence is confined to that of a single expert witness in relation to any one head of damages, including but not limited to the nature, extent and cost of required nursing care or domestic care (including claims under Griffiths v Kerkemeyer), physiotherapy, speech therapy, home modification, motor vehicle or aids and equipment, being evidence of the kind customarily given (by way of example) by rehabilitation consultants, occupational therapists, nursing and domestic care providers, architects, builders, motor vehicle consultants, and by aids and equipment suppliers.
 - Evidence may be provided by the same single expert in relation to more than one head of damages provided the expert is appropriately qualified. It is contemplated, however, that there may be a number of single expert witnesses retained or appointed in the one proceedings.
 - In relation to any head of damages as to which any party wishes expert evidence to be adduced, the parties are to agree on a single expert to be retained and are to obtain the consent of the expert together with an estimate of the time required by the expert to complete the report within 14 days from a date specified in the order as the commencement date of the direction, otherwise within 14 days from the making of the direction.
 - If the parties are unable to agree on a single expert or obtain the consent of the expert within the 14 day period referred to in the previous paragraph, the parties are to notify the court within a further 3 days and the court will pursuant to Part 31 of the UCPR appoint a court expert to be the single expert.
 - Within 14 days from the selection or appointment of a single expert witness the parties are to brief the expert in such manner as the parties may agree with material sufficient to enable the expert to prepare a report. If the parties do not agree as to the manner of briefing the expert or as to the material to be provided to the expert or as to the

- questions to be put to the expert, the parties are to notify the court within 3 days for the purpose of having the matter re-listed for further directions as to briefing the single expert.
- If the parties agree or the single expert witness so requests, the plaintiff in the proceedings is to submit to clinical examination by the single expert witness.
- Within 21 days from the date on which a single expert witness is so briefed or within the time estimate provided by the single expert witness, the expert is to send his or her report to each of the parties to the proceedings, through their legal representatives.
- A single expert witness may be requested to provide a supplementary report taking into account any new or omitted factual material. The provisions of this part of the practice note apply to such a supplementary report mutatis mutandis.
- Any party may, within 14 days from receipt of the report, put a maximum of 10 written questions to the expert, but for the purpose only of clarifying matters in the report unless the court otherwise grants leave. The expert is to answer the questions within 14 days.
- The report of a single expert witness and any question put to the expert and the expert's answer thereto may be tendered by any party at the trial subject to all just exceptions.
- A single expert witness may be cross-examined at the trial by any party.
- A single expert witness's fee for preparation of the report and any supplementary report and for attending court, if required to do so, is to be paid by the parties equally, subject to other agreement or direction and subject to any later order concerning the costs of the proceedings. A single expert witness's fee for answering questions put by a party is to be paid by the party, subject to the same qualification.
- A single expert witness may apply to the court for directions.

Listing for hearing of trial

- 36. When ready for trial, the Registrar shall allocate a hearing date to the proceedings with no priority over other proceedings unless an order for expedition is made.
- 37. At the directions hearing by the Registrar at which a hearing date for the trial is allocated, it is to be anticipated that the Registrar will make such of the orders set out in Schedule 1 hereto as have not previously been made in the proceedings.

Registrar

38. The PNL Judge may arrange for the Registrar to carry out various functions in respect of the List.

J. J. SPIGELMAN, AC, Chief Justice of New South Wales 17 March 2008

Related information

This Practice Note was issued on 17 March 2008 and commenced on 31 March 2008. It replaced Practice Note SC CL 7 issued on 1 March 2006 which replaced Practice Note SC CL 7 issued on 17 August 2005.

The Practice Note issued on 17 August 2005 replaced the Former Practice Note No. 104 on 17 August 2005.

Practice Note SC Gen 1 Supreme Court – Application of Practice Notes

Practice Note SC Gen 6 Supreme Court – Mediation

Practice Note SC Gen 10 Supreme Court – Single Expert Witnesses

Practice Note SC Gen 11 Supreme Court – Joint Conferences of Expert Witnesses

Supreme Court Rules 1970

Uniform Civil Procedures Rules 2005

SCHEDULE 1 FINAL ORDERS

It is contemplated that, unless made earlier in the proceedings, these orders will be made at the time a hearing date is allocated by the Registrar.

By this date it is expected that:

- 1. Pleadings are closed.
- Expert reports on liability and damages have been served.
- Instructing letters, statements of assumptions or documents provided to the expert have been served with the expert's report.
- Any expert conference has taken place and any joint expert report has been filed.
- A Part 15 Statement of Loss and Damage has been filed and served.
- 6. Interrogatories have been answered.
- 7. Any notices to admit facts or authenticity of documents have been served and responded to.
- 8. Any orders for trial of a separate issue have been obtained and any limited question for the trial judge has been agreed upon or ordered.

These draft orders contemplate the following practical realities:

- 1. The hearing date for the trial will be allocated by the Registrar at the last directions hearing.
- 2. The time between the allocation of the trial date and the trial date will be long (4 to 8 months).
- 3. Counsel may not be briefed until after the trial date is allocated.
- 4. A considerable amount of trial preparation takes place in the last two months before trial.
- 5. Supplementary experts' reports are often obtained after a trial date has been allocated.
- Pleadings are often amended after the trial date has been allocated.

These draft orders are intended to:

- 1. Recognise the practical realities of trial preparation.
- 2. Focus the parties on the strengths and weaknesses of their
- 3. Permit a more informed appraisal of the case to facilitate earlier settlement discussions.
- 4. Provide an orderly division of labour between the parties in their trial preparation.
- Assist the trial judge by having a uniform set of materials.

FINAL PNL ORDERS AND EXPLANATORY NOTES

1. Evidence Act Notices

Any notices under the Evidence Act that require "reasonable notice" should be given not less than 2 months before the trial.

2. Audio-Visual Link Applications

If any party intends to call evidence by Audio-Visual Link s/he should inform the other party. If the other party consents, the relevant form should be completed not less than 2 months before the trial. If the other party does not consent, an application should be made to the List Judge no less than 2 months before the trial.

3. Witness Statements

The evidence of the parties and all witnesses of fact (but not expert witnesses) should be by statement. The evidence of the plaintiff's witnesses should be served no less than two months before the trial date. The evidence of the defendant's witnesses should be served no less than six weeks before the trial date.

4. Witness List

Each party should serve a list of proposed lay and expert witnesses to be called, the anticipated duration of their evidence and the order in which the witnesses are expected to give their evidence. This list should be served not less than 1 month before trial.

5. Supplementary Expert Reports

Any supplementary expert reports (ie from experts whose reports have already been served) should be served not less than 1 month before the trial date. This accommodates issues of fact that may arise from the witness statements.

6. Expert Literature

Where an expert intends to rely on literature to support his/her opinion, the party calling that expert should, if so requested by another party, provide copies of any such literature (if available) or a list of any such literature (if it is not available) no later than 1 month before the trial date.

The literature should be limited to 5 relevant articles per expert. Literature does not replace expert opinion; it supports that opinion. The trial should not be used as a forum to examine the world literature on a topic; hence the recommendation to limit the number of articles which can be relied upon by one expert. Experts should be expected to be cross-examined on the literature relied upon.

7. Schedules of Loss and Damage

The plaintiff should provide a summary of the heads of damage. The defendant should respond to this document, noting agreement or disagreement on the heads of damage or the amount claimed. Where there is disagreement, the defendant should indicate the basis of the disagreement and state what amount, if any, it considers appropriate and why. Note that it is expected that the Part 15 statement will contain details of the plaintiff's claim. This Schedule is a summary only. The plaintiff's summary should be served no less than 2 months before the trial. The defendant's summary should be served no less than 1 month before the trial.

8. Plaintiff's Chronology

The plaintiff should prepare a chronology of material facts. There should be 3 columns:

(1) DATE

- (2) DESCRIPTION
- (3) AGREED/DISPUTED

The third column should be left blank. The plaintiff's chronology should be served no less than 2 months before the trial.

9. Agreed Chronology

The defendant should complete the plaintiff's chronology noting in the 3rd column whether a fact is agreed to or is in dispute. The defendant may also include in the chronology additional material facts, to be indicated by underlining, and should serve the completed document no less than one month before trial. Where the defendant does include additional facts, the plaintiff should indicate in the third column whether such additional facts are agreed or disputed and should then re-serve the document no less than one week before trial.

10. Defendant's Statement of Facts and Issues in Dispute

The defendant should list the matters of fact and issues in dispute from the defendant's perspective. This should be served no less than 1 month before trial.

11. Plaintiff's List of Questions for the Trial Judge

The plaintiff should prepare a list of questions for the trial judge. This should include questions directed to any disputed issues of fact (derived from the defendant's chronology) and any other issues in dispute (derived from the defendant's statement of facts and issues in dispute).

The list of questions should include disputed issues of breach of duty, causation and damages.

The list of questions should be served no less than 2 weeks before trial.

The defendant may serve a response no less than one week before trial, including additional questions not expressed in the plaintiff's list and comment on the plaintiff's list of questions.

12. Glossary of Technical Terms

The defendant should prepare a glossary of technical terms to be served no less than 2 weeks before the hearing.

13. Amendments to Pleadings

Any amendments to the pleadings should be made not less than 2 weeks before the hearing. It is anticipated that with all witness statements and expert reports served any amendments would be to regularise the pleadings to accord with the evidence rather than to raise new allegations and defences.

14. Tender Bundles

The parties should agree on a list of documents to be included in their respective tender bundles. The objective is to not duplicate documents. All tender bundles should be paginated.

Agreed Tender Bundle

The Agreed Tender Bundle should include

- (1) the pleadings
- (2) Part 15 statement of damages particulars
- (3) plaintiff's schedule of loss and damage
- (4) defendant's schedule of loss and damage
- (5) agreed chronology
- (6) defendant's statement of facts and issues in dispute
- (7) plaintiff's questions for the trial judge
- (8) plaintiff's witness list
- (9) defendant's witness list

(10) glossary of technical terms

The plaintiff should prepare one copy of the agreed tender bundle for the trial judge and one copy for each of the parties.

Individual Tender Bundles

Each of the parties should prepare their own bundle of documents which they intend to rely on at the trial. Each party should send the other an index for their individual tender bundle. The index should be served no less than 3 working days before the trial.

Each party should prepare a copy of their tender bundle for the trial judge.

The Individual Tender Bundle should include (but is not limited to) that party's

- (1) affidavits and statements by lay witnesses
- (2) expert reports
- (3) instructing letters
- (4) expert literature
- (5) selected primary documents

15. Liberty to Apply

There should be a general order for liberty to apply. But if a party is in default of an order for more than 14 days (for matters to be done more than 1 month before the trial) or for more than 7 days (for matters to be done less than one month before the trial) the matter should be brought before the Registrar or, if a judge has been appointed, before that judge, for further directions.

RURAL FIRES ACT 1997

PURSUANT to Section 82 of the Rural Fires Act 1997 as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation: Chifley Zone Incorporating: Bathurst Regional Council

Oberon Council

The Local Bush Fire Danger period has been extended for the period 1 April until 30 April 2008.

During this period permits pursuant to Section 87 of the Rural Fires Act 1997 as amended will be required for the lighting of fire for the purposes of land clearance or fire breaks.

SHANE FITZSIMMONS, AFSM, Commissioner

SYDNEY WATER ACT, 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT, 1991

Notice of compulsory acquisition of land and easements at Warragamba in the Local Government area of Wollondilly

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that all of the estate and interests in the land described in the First Schedule hereto and that the interests in land described in the Second, Third, Fourth, Fifth, Sixth, Seventh and Eighth Schedules hereto are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 13th day of March 2008.

Signed for Sydney Water Corporation)
by its Attorneys) Signed - J Colenso
)
JEFFREY FRANCIS COLENSO)
)
)
KEVIN ANDREW HANLEY)
)
) Signed - K Hanley
who hereby state at the time of executing this)
instrument have no notice of the revocation of)
the Power of Attorney Registered No. 323)
Book 4465 under the Authority of which this)
instrument has been executed.)

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Wollondilly, Parish of Warragamba, County of Camden, and State of New South Wales, being Lot 111 Deposited Plan 1107520, containing 630.6 m².

SCHEDULE 2

An Easement for Access more fully described in Memorandum 7158333L lodged at the Department of Lands Division Office of Land and Property Information NSW, Sydney over all that piece or parcel of land being part of Lot 112 in Deposited Plan 1107520 having an area of 788.1 m² in the Local Government Area of Wollondilly, Parish of Warragamba, County of Camden, and State of New South Wales, and being the land shown on Deposited Plan 1107520 as "(G) PROPOSED EASEMENT FOR ACCESS 4 WIDE & VARIABLE (788.1 m²)".

SCHEDULE 3

An Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Department of Lands Division Office of Land and Property Information NSW, Sydney over all that piece or parcel of land being part of Lots 112 in Deposited Plan 1107520 having an area of 1530 m² in the Local Government Area of Wollondilly, Parish of Warragamba, County of Camden, and State of New South Wales, and being part of the land shown on Deposited Plan 1107520 as "(H) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 3 WIDE (2842 m²)".

SCHEDULE 4

An Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Department of Lands Division Office of Land and Property Information NSW, Sydney over all those pieces or parcels of land being part of Lot 9 in Deposited Plan 1055236 having areas of 1388.2 m² and 88.7 m² in the Local Government Area of Wollondilly, Parish of Warragamba, County of Camden, and State of New South Wales, and being part of the land shown on Deposited Plan 1107520 as "(H) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 3 WIDE (2842 m²)".

SCHEDULE 5

An Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Department of

Lands Division Office of Land and Property Information NSW, Sydney over all that piece or parcel of land being part of Lot 8 in Deposited Plan 1055236 having an area of 60.7 m² in the Local Government Area of Wollondilly, Parish of Warragamba, County of Camden, and State of New South Wales, and being part of the land shown on Deposited Plan 1107520 as "(H) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 3 WIDE (2842 m²)".

SCHEDULE 6

An Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Department of Lands Division Office of Land and Property Information NSW, Sydney over all that piece or parcel of land being part of Lot 2 in Deposited Plan 203566 having an area of 44.7 m² in the Local Government Area of Wollondilly, Parish of Warragamba, County of Camden, and State of New South Wales, and being part of the land shown on Deposited Plan 1107520 as "(H) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 3 WIDE (2842 m²)".

SCHEDULE 7

An Easement for Water Supply Purposes more fully described in Memorandum 7158329B lodged at the Department of Lands Division Office of Land and Property Information NSW, Sydney over all that piece or parcel of land being part of Lots 112 in Deposited Plan 1107520 having an area of 597.8 m² in the Local Government Area of Wollondilly, Parish of Warragamba, County of Camden, and State of New South Wales, and being the land shown on Deposited Plan 1107520 as "(I) PROPOSED EASEMENT FOR WATER SUPPLY PURPOSES 3 WIDE (597.8 m²)".

SCHEDULE 8

An Easement for Electricity Purposes more fully described in Memorandum 7158334J lodged at the Department of Lands Division Office of Land and Property Information NSW, Sydney over all that piece or parcel of land being part of Lots 112 in Deposited Plan 1107520 having an area of 41.3 m² in the Local Government Area of Wollondilly, Parish of Warragamba, County of Camden, and State of New South Wales, and being the land shown on Deposited Plan 1107520 as "(J) PROPOSED EASEMENT FOR ELECTRICITY PURPOSES 1 WIDE (79.4 m²)".

[Sydney Water reference: 2005/01790F]

SYDNEY WATER ACT, 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT, 1991

Notice of compulsory acquisition of easements at North Narrabeen in the Local Government Area of Pittwater

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the interests including to the extent necessary native title interests if any in land described in the First, Second, Third, Fourth and Fifth Schedules hereto are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 17th day of March 2008.

Signed for Sydney Water Corporation)
by its Attorneys) Signed - J Colenso
)
JEFFREY FRANCIS COLENSO)
)
)
KEVIN ANDREW HANLEY)
)
) Signed - K Hanley
who hereby state at the time of executing this)
instrument have no notice of the revocation of)
the Power of Attorney Registered No. 323)
Book 4465 under the Authority of which this)
instrument has been executed.)

SCHEDULE 1

An Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 578m² in the Local Government Area of Pittwater, Parish Narrabeen, County of Cumberland, and State of New South Wales, being the land shown on Deposited Plan 1093682 as "(A) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 4 WIDE" being part of Lot 7075 in Deposited Plan 1051160, Lot 7075 in Deposited Plan 93791 and Mullet Creek.

SCHEDULE 2

An Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 46.7m² in the Local Government Area of Pittwater, Parish Narrabeen, County of Cumberland, and State of New South Wales, being the land shown on Deposited Plan 1093682 as "(B) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 3 WIDE" being part of Lot 7075 in Deposited Plan 1051160.

SCHEDULE 3

An Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 36.2m² in the Local Government Area of Pittwater, Parish Narrabeen, County of Cumberland, and State of New South Wales, being the land shown on Deposited Plan 1093682 as "(C) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 2 WIDE AND VARIABLE" being part of Lot 7075 in Deposited Plan 1051160.

SCHEDULE 4

An Easement for Sewerage Purposes more fully described in Memorandum 7158327F lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 63.6m² in the Local Government Area of Pittwater, Parish Narrabeen, County of Cumberland, and State of New South Wales, being the land shown on Deposited Plan 1093682 as "(D) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 3 WIDE" being part of Lot 7075 in Deposited Plan 1051160.

SCHEDULE 5

An Easement for Sewerage Purposes more fully described in Memorandum 7158332N lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 8.0m² in the Local Government Area of Pittwater, Parish Narrabeen, County of Cumberland, and State of New South Wales, being the land shown on Deposited Plan 1093682 as "(E) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 3 WIDE AND VARIABLE" being part of Lot 7075 in Deposited Plan 1051160.

[Sydney Water reference: 2003/08913F].

SYDNEY WATER ACT, 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT, 1991

Notice of compulsory acquisition of an easement at Tahmoor in the Local Government area of Wollondilly

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the interests including to the extent necessary native title interests if any in land described in the First Schedule hereto are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 17th day of March 2008.

Signed for Sydney Water Corporation)	
by its Attorneys)	Signed – J Colenso
)	
JEFFREY FRANCIS COLENSO)	
)	
)	
KEVIN ANDREW HANLEY)	
)	
)	Signed - K Hanley
who hereby state at the time of executing this)	
instrument have no notice of the revocation of)	
the Power of Attorney Registered No. 323)	
Book 4465 under the Authority of which this)	
instrument has been executed.)	

SCHEDULE 1

An Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 41 m² in the Local Government Area of Wollondilly, Parish of Couridjah, County of Camden, and State of New South Wales, being the land shown on Deposited Plan 1000554 as "(B) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 5 WIDE".

[Sydney Water reference: 436527F5].

SYDNEY WATER ACT, 1994 LAND ACQUISITION (JUST TERMS COMPENSATION) ACT, 1991

Notice of compulsory acquisition of land and easements at Tennyson in the Local Government area of Ryde

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that all of the

estate and interests including native title interests if any in the land described in the First Schedule hereto and that the interests including to the extent necessary native title interests if any in land described in the Second Schedule hereto are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 17th day of March 2008.

Signed for Sydney Water Corporation)
by its Attorneys) Signed - J Colenso
)
JEFFREY FRANCIS COLENSO)
)
)
KEVIN ANDREW HANLEY)
)
) Signed – K Hanley
who hereby state at the time of executing this)
instrument have no notice of the revocation of)
the Power of Attorney Registered No. 323)
Book 4465 under the Authority of which this)
instrument has been executed.)

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Ryde, Parish of Hunters Hill, County of Cumberland, and State of New South Wales, being Lot 1 in Deposited Plan 1058077, having an area of 38.6 m².

SCHEDULE 2

An Easement for Access Purposes more fully described in Memorandum 7158333L lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 283.3 m² in the Local Government Area of Ryde, Parish of Hunters Hill, County of Cumberland, and State of New South Wales, being the land shown on Deposited Plan 1058077 as "(C) PROPOSED EASEMENT FOR ACCESS PURPOSES (6.5 WIDE & VARIABLE WIDTH".

[Sydney Water reference: 563092F0].

SYDNEY WATER ACT, 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT, 1991

Notice of compulsory acquisition of land and easements at Peakhurst in the Local Government area of Hurstville

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that all of the estate and interests including native title interests if any in the land described in the First Schedule hereto and that the interests including to the extent necessary native title interests if any in land described in the Second and Third Schedules hereto are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 17th day of March 2008.

Signed for Sydney Water Corporation)
by its Attorneys) Signed – J Colenso
JEFFREY FRANCIS COLENSO)))
KEVIN ANDREW HANLEY)
) Signed – K Hanley
who hereby state at the time of executing this)
instrument have no notice of the revocation of	,
the Power of Attorney Registered No. 323)
Book 4465 under the Authority of which this)
instrument has been executed.)

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Hurstville, Parish of St George, County of Cumberland, and State of New South Wales, being Lot 2 in Deposited Plan 1094305, having an area of 215.1 m².

SCHEDULE 2

An Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 31.6 m² in the Local Government Area of Hurstville, Parish of St George, County of Cumberland, and State of New South Wales, being the land shown on Deposited Plan 1094305 as "(A) PROPOSED EASEMENT FOR SEWERAGE PURPOSES VAR. WIDTH".

SCHEDULE 3

An Easement for Electricity Purposes more fully described in Memorandum 7158334J lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 32.1 m² in the Local Government Area of Hurstville, Parish of St George, County of Cumberland, and State of New South Wales, being the land shown on Deposited Plan 1094305 as "(B) PROPOSED EASEMENT FOR ELECTRICITY PURPOSES 1.5 WIDE".

[Sydney Water reference: 2002/03415F].

SYDNEY WATER ACT, 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT, 1991

Notice of compulsory acquisition of land and easements at Tennyson in the Local Government area of Ryde

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the interest in land described in the First and Second Schedules hereto are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 17th day of March 2008.

Signed for Sydney Water Corporation)
by its Attorneys) Signed – J Colenso
)
JEFFREY FRANCIS COLENSO)
)
)
KEVIN ANDREW HANLEY)
)
) Signed – K Hanley
who hereby state at the time of executing this)
instrument have no notice of the revocation of	f)
the Power of Attorney Registered No. 323)
Book 4465 under the Authority of which this)
instrument has been executed)

SCHEDULE 1

An Easement for Sewerage Purposes more fully described in Memorandum 7158327F lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all those pieces or parcels of land having an areas of 609.1m² and 440.3m² in the Local Government Area of Ryde, Parish of Hunters Hill, County of Cumberland, and State of New South Wales, being the land shown on Deposited Plan 1058077 as "(A) PROPOSED EASEMENT FOR SEWERAGE PURPOSES (6 WIDE & VARIABLE WIDTH)".

SCHEDULE 2

An Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 137.2m² in the Local Government Area of Ryde, Parish of Hunters Hill, County of Cumberland, and State of New South Wales, being the land shown on Deposited Plan 1058077 as "(B) PROPOSED EASEMENT FOR SEWERAGE PURPOSES (3 WIDE)".

[Sydney Water reference: 563092F0].

PAYMENT RULES FOR THE ELECTRICITY TARIFF EQUALISATION FUND

Electricity Tariff Equalisation Fund (ETEF) Payment Rules have been amended. Clauses 2.1.1, 2.1.2, 2.1.3 (b) and 2.1.3 (c) as shown were approved to be amended by the Treasurer under section 43EO of the Electricity Supply Act 1995.

PART 2 Standard retail suppliers' payments to and from the Fund

2.1 Settlement amount for standard retail suppliers

2.1.1 Settlement Amount (SA) is the required weekly net transfer between each standard retail supplier and the Fund. A positive settlement amount means a net payment is required by the standard retail supplier to the Fund. A negative settlement amount means a net payment is required by the Fund Administrator from the Fund to the standard retail supplier.

The Settlement Amount for standard retail supplier r, for week w, is calculated as follows:

$$SA(r, w) = \alpha.FSA(r, w)$$

Where α is a constant that is defined as follows:

Dates	Until	28/9/2008-	29/3/2009-	27/9/2009-	28/3/2010-	27/6/2010
	27/9/2008	28/3/2009	26/9/2009	27/3/2010	26/6/2010	onwards
α	1.0	0.8	0.6	0.4	0.2	0.0

2.1.2 The Full Settlement Amount (FSA) for standard retail supplier *r*, for week *w*, is calculated as follows:

$$FSA(r, w) = \sum_{i \in w} FSA(r, i)$$

- 2.1.3 where:
- (a) w is the set of all trading intervals, i, that fall within the settlement week; and
- (b) the full settlement amount for standard retailer supplier r, in interval i, is the sum of full settlement amounts for all TNIs associated with standard retail supplier r:

$$FSA(r,i) = \sum_{TNIR(t)=r} FSA(t,i)$$

(c) the full settlement amount for a standard retail supplier r, for a single trading interval *i*, at TNI *t*, is:

$$FSA(t,i) = \begin{bmatrix} REC(r,i) - PP(r,i) \end{bmatrix} . TLF(t) . LR(t,i)$$

(d) the quantity of electricity supplied to customers on a regulated retail tariff, for a single trading interval *i*, at TNI *t*, is the metered load at the TNI, less the first and second tier customer load at that TNI:

$$LR(t,i) = LTNI(t,i) - LT1(t,i) - LT2(t,i)$$

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

SUTHERLAND SHIRE COUNCIL

Local Government Act 1993, Section 50

Notice of Vesting of Drainage Reserve in Council

NOTICE is hereby given that in accordance with section 50(4) of the Local Government Act 1993, the land described in the Schedule below is vested in Sutherland Shire Council. JOHN RAYNER, General Manager, Sutherland Shire Council, 4-20 Eton Stree Sutherland 2232.

SCHEDULE

Lot 16 DP 9133; Lot 21 DP 8074; Lot 14 DP 5489; Lot 4 DP 10615; Lot 10 DP 7307. [3830]

TWEED SHIRE COUNCIL

Roads Act 1993

Naming of Public Road

NOTICE is hereby given that the Tweed Shire Council, in pursuance of Section 162 of the Roads Act 1993, has named the newly created section of road reserve which runs from Gillett Court to Casuarina Way, Casuarina, as:

Casuarina Way

Authorised by resolution of the Council on 11 March 2008, General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484. [3831]

TWEED SHIRE COUNCIL

Roads Act 1993

Naming of Public Road

NOTICE is hereby given that the Tweed Shire Council, in pursuance of Section 162 of the Roads Act 1993, has named the newly created section of road reserve which runs off Casuarina Way east through Lot 30 in DP 1027531, Casuarina, as:

Dryandras Court

Authorised by resolution of the Council on 11 March 2008, General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484.

[3832]

TWEED SHIRE COUNCIL

Roads Act 1993

Renaming of Pblic Road

NOTICE is hereby given that the Tweed Shire Council, in pursuance of Section 162 of the Roads Act 1993, has renamed the section of Casuarina Way which runs from Gillett Court east to Lot 13 in DP 1014470, Casuarina, as:

Sterculia Court

Authorised by resolution of the Council on 11 March 2008, General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484. [3833]

TWEED SHIRE COUNCIL

Roads Act 1993

Renaming of Public Road

NOTICE is hereby given that the Tweed Shire Council, in pursuance of Section 162 of the Roads Act 1993, has renamed Gillett Court, Casuarina, as:

Casuarina Way

Authorised by resolution of the Council on 11 March 2008, General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484.

[3834]

Authorised to be printed DENIS H. HELM, Government Printer.

ISSN 0155-6320