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OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Council Office Sydney 20 May 2008

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

Act No. 17, 2008 - An Act to make miscellaneous amendments to the Crimes (Administration of Sentences) Act 1999, and to regulations under that Act, as a consequence of a statutory review carried out under section 273 of that Act. [Crimes (Administration of Sentences) Legislation Amendment Act 2008].

Act No. 18, 2008 - An Act to amend the Crimes Act 1900, with respect to the throwing of rocks and other objects at vehicles and vessels; and to make consequential amendments to the Criminal Procedure Act 1986. [Crimes Amendment (Rock Throwing) Act 2008].

LYNN LOVELOCK, Clerk of the Parliaments

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 20 May 2008

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

Act No. 19 2008 – An Act to amend the Mining Act 1992 and other legislation to make further provision with respect to prospecting for and mining minerals. [Mining Amendment Bill].

Act No. 20 2008 – An Act to revoke the reservation of certain land currently reserved under the National Parks and Wildlife Act 1974 as part of Leacock Regional Park; and for other purposes. [National Parks and Wildlife (Leacock Regional Park) Bill].

Act No. 21 2008 – An Act to amend the Snowy Mountains Cloud Seeding Trial Act 2004 to extend the duration and area of the trial cloud seeding research project in the Snowy Mountains area. [Snowy Mountains Cloud Seeding Trial Amendment (Extension) Bill].

Act No. 22 2008 – An Act to amend the Workers Compensation Act 1987 to make further provision for workers compensation insurance and other matters. [Workers Compensation Amendment Bill].

RUSSELL D. GROVE, PSM, Clerk of the Legislative Assembly

Proclamations



New South Wales

Commencement Proclamation

under the

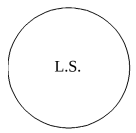
Miscellaneous Acts (Casino, Liquor and Gaming) Amendment Act 2007 No 92

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Miscellaneous Acts (Casino, Liquor and Gaming) Amendment Act 2007*, do, by this my Proclamation, appoint 30 May 2008 as the day on which Schedule 1 [5] to that Act commences.

Signed and sealed at Sydney, this 28th day of May 2008.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence an amendment to the *Casino Control Act* 1992 relating to the determination of devices as gaming machines.

s2008-158-16.d03

Regulations



New South Wales

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2008

under the

Commercial Vessels Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Commercial Vessels Act 1979*.

JOSEPH TRIPODI, M.P.,

Minister for Ports and Waterways

Explanatory note

The objects of this Regulation are:

- (a) to increase certain fees prescribed by the *Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986* that are payable in respect of:
 - (i) examinations for certificates of competency, and
 - (ii) the issue, recognition and revalidation of certificates of competency, and
 - (iii) miscellaneous other matters, and
- (b) to increase the fees prescribed by the *Commercial Vessels (Load Lines) Regulation* 1986 for:
 - (i) an initial survey and the issue of a load line certificate, and
 - (ii) an initial survey and the issue of a load line exemption certificate, and
 - (iii) a periodical survey, and
 - (iv) a periodical inspection, and
- (c) to increase the fees, expenses and charges prescribed by the *Commercial Vessels* (*Permits*) *Regulation 1986* for:
 - (i) applications for permits under the Commercial Vessels Act 1979, and
 - (ii) investigations of those applications, and
 - (iii) miscellaneous other matters.

The increases are generally in line with movements in the Consumer Price Index.

Explanatory note

This Regulation is made under the *Commercial Vessels Act 1979*, including sections 17, 30, 30G (3), 38 and 52 (the general regulation-making power) and such other provisions as are referred to in this Regulation.

Clause 1

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2008

under the

Commercial Vessels Act 1979

1 Name of Regulation

This Regulation is the Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2008.

2 Commencement

This Regulation commences on 1 October 2008.

3 Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986

The Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986 is amended as set out in Schedule 1.

4 Amendment of Commercial Vessels (Load Lines) Regulation 1986

The *Commercial Vessels (Load Lines) Regulation 1986* is amended by omitting items 1–4 from Schedule 2 (Fees) and by inserting instead the following items:

1	Initial survey and issue of load line certificate	315
2	Initial survey and issue of load line exemption certificate	315
3	Periodical survey	315
4	Periodical inspection	104

5 Amendment of Commercial Vessels (Permits) Regulation 1986

The Commercial Vessels (Permits) Regulation 1986 is amended as set out in Schedule 2.

Schedule 1 Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986

Schedule 1 Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986

(Clause 3)

Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Fees payable in connection with certificates of competency

(Clause 13)

Column 1	Column 2	Column 3
Class of certificate or endorsement	Examination for which fee is payable	Fee \$
Master Class 1, Master Class 1 (limited to sail as Chief Mate), Master Class 2, Master Class 2 (limited to sail as Chief Mate), Second Mate Class 1, Second Mate Class 2	All exams for the relevant class of certificate	426
Master Class 3 or Master Class 3 (limited to sail as Chief Mate)	All exams for the relevant class of certificate	426
Master Class 4 or Mate Class 4	All exams for the relevant class of certificate	390
Master Class 5	All exams for the relevant class of certificate	294
Coxswain	All exams for the relevant class of certificate	148
Marine Engineer Class 1, Marine Engineer Class 2 or Marine Engineer Watchkeeper	All exams for the relevant class of certificate	426
Marine Engineer Class 3	All exams for the relevant class of certificate	294
Marine Engine Driver Grade 1	All exams for the relevant class of certificate	294

Part 1 Fees in respect of examinations

Amendment of Commercial Vessels (Certificates of Competency and Safety Schedule 1 Manning) Regulation 1986

Column 1	Column 2	Column 3
Class of certificate or endorsement	Examination for which fee is payable	Fee \$
Marine Engine Driver Grade 2	All exams for the relevant class of certificate	192
Marine Engine Driver Grade 3	All exams for the relevant class of certificate	102
All classes mentioned above	Where a single written or single oral supplementary exam is carried out for the relevant class of certificate	41
Certificate endorsed for either trading or fishing operations	Trading or fishing operations	102
Certificate endorsed for air-cushioned vessel operations	Air-cushioned vessel operations	102
Certificate endorsed for special operations	Special operations	102
Certificate endorsed for refrigeration operations	Engineering knowledge— written	102
	Engineering knowledge—oral	102

Part 2 Fees in respect of issue, recognition and revalidation of certificates of competency

Colu	ımn 1	Column 2
Matt	er for which fee is payable	Fee \$
satisf	of certificate under section 30H of the Act if the candidate ries examination requirements (or those requirements except nort courses) outside NSW	47
Reco the A	gnition of certificates of other States etc under section 30L of .ct:	
(a)	by endorsement of certificate	16
(b)	by notice certifying validity	34
Reva	lidation of certificate under section 30I of the Act	102
	of duplicate certificate under section 30H (4) of the Act for ficate lost or destroyed	102

Schedule 1 Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986

Part 3 Miscellaneous fees

Column 1	Column 2
Matter for which fee is payable	Fee \$
Eyesight test conducted by the Minister to satisfy medical requirements for issue of certificate of competency	51
Re-assessment of written examination paper for issue of certificate of competency	25
Oral examination required on seamanship or coastal local knowledge in connection with certificate of competency	102
Application for review of the Minister's decision under clause 6 of this Regulation	34
Record of service book	27
Where, at the request of the applicant for examination, a person acting on behalf of the Minister attends at a place where the officer would not, except in response to the request, have been engaged on official duties—travelling and accommodation expenses incurred by the officer because of that attendance	Such reasonable fee as may be deemed by the Minister to cover some or all of those expenses and was notified to the applicant at the time of the request
Issue of certificate of competency where the applicant has passed examinations conducted by another marine authority	78
Search fee—per item	41

Amendment of Commercial Vessels (Permits) Regulation 1986

Schedule 2 Amendment of Commercial Vessels (Permits) Regulation 1986

(Clause 5)

Schedule 2

Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Fees, expenses and charges

(Clause 14)

Part 1 General

1	Replacement of a permit plate that has become lost, illegible, damaged or destroyed (section 15 (5) of the Act)		\$76
2	should permit	igation as to whether conditions d be imposed on a deemed temporary t (but only where conditions are ed under section 19 (3) (b) of the	\$269
		lition, for any inspection of a vessel at purpose	\$136 per hour or part of an hour
3	Work	carried out in connection with:	
	(a)	an application for a permit and investigation of the application (including survey, examination, approval of plans, witnessing position of draught marks, witnessing of inclining tests, approval of stability data, witnessing of vessel trials and examination of information in connection with approval of plans), or	
	(b)	an application for approval of prototype vessel plans:	
		For a vessel less than or equal to 7.5 metres in length	\$139 per metre (or part of a metre) of length of the vessel
		For a vessel more than 7.5 metres in length	\$289 per metre (or part of a metre) of length of the vessel

Schedule 2 Amendment of Commercial Vessels (Permits) Regulation 1986

4	Work carried out in connection with an application for a permit in respect of a vessel of a design or production run for which a prototype approval has previously been issued:	
	For a vessel less than or equal to 7.5 metres in length	\$72 per metre (or part of a metre) of length of the vessel
	For a vessel more than 7.5 metres in length	\$136 per metre (or part of a metre) of length of the vessel
5	Work associated with the repeated re-examination of vessel survey plans	\$136 per hour or part of an hour
6	Investigation as to whether the suspension of a permit was justified (section 22 (5) of the Act):	\$136
	In addition, for any inspection of a vessel for that purpose	\$136 per hour or part of an hour
7	Work carried out in respect of the survey of a vessel in accordance with its survey schedule (section 30 of the Act):	
	For a vessel less than or equal to 7.5 metres in length	\$47 per metre (or part of a metre) of length of the vessel
	For a vessel that is more than 7.5 metres in length but less than or equal to 15 metres in length	
	For a vessel that is more than 15 metres in length	\$84 per metre (or part of a metre) of length of the vessel
8	Issue of a replacement survey record book (clause 10 (7))	\$181
9	Issue of a towage permit (clause 12):	\$69
	In addition, for any inspection of a vessel for that purpose	\$136 per hour or part of an hour
10	Inspection, where a defect or deficiency has been revealed by a survey under section 28 of the Act, for the purpose of ascertaining whether the defect or deficiency has been rectified	\$136 per hour or part of an hour
11	Inspection subsequent to repairs following accident damage (section 29 (3) of the Act)	\$136 per hour or part of an hour
12	Preliminary inspection of an existing vessel for oral advice on survey requirements	\$227 (which is to be deducted from any subsequent application fee in relation to the vessel)

 Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2008

 Amendment of Commercial Vessels (Permits) Regulation 1986
 Schedule 2

 13
 Conversion of a deemed temporary permit to a New South Wales permit (section 20 of the Act)
 \$136 per metre \$136

 14
 Reinstatement of suspended permits \$136
 \$136

 15
 Resurvey of vessel with cancelled survey permit:
 \$136

For a vessel less than or equal to 7.5 metres\$72 per metre (or part of a metre)
of length of the vesselFor a vessel more than 7.5 metres in length\$136 per metre (or part of a
metre) of length of the vessel

Part 2 Supplementary charges payable in addition to the fees, expenses and charges under Part 1

16 Survey or service carried out by a surveyor outside normal working hours

\$67 per hour or part of an hour (including travelling time), subject to a minimum fee of \$264 where the hours are not merely an extension of normal working hours

17 Attendance by a surveyor (at the request of an applicant for a vessel permit, or of a person submitting a vessel for inspection or the issue of a towage permit) otherwise than at a place or time at which the surveyor is normally engaged in official duties

Such reasonable travel and accommodation expenses as are incurred by the surveyor for the purposes of the attendance



New South Wales

Maritime Services Legislation Amendment (Fees) Regulation 2008

under the

Maritime Services Act 1935

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Maritime Services Act 1935*.

JOSEPH TRIPODI, M.P.,

Minister for Ports and Waterways

Explanatory note

The objects of this Regulation are:

- (a) to amend the *Water Traffic Regulations—N.S.W.* to increase certain fees relating to aquatic licences, the registration of vessels and the licensing of drivers of vessels, and
- (b) to amend the *Management of Waters and Waterside Lands Regulations—N.S.W.* to increase certain fees relating to occupational licences.

The fee increases are generally in line with movements in the Consumer Price Index.

This Regulation is made under the *Maritime Services Act 1935*, including section 38 (the general regulation-making power) and, in particular, section 38 (3) (b) and (c).

s2008-122-09.d02

Maritime Services Legislation Amendment (Fees) Regulation 2008

under the

Maritime Services Act 1935

1 Name of Regulation

This Regulation is the Maritime Services Legislation Amendment (Fees) Regulation 2008.

2 Commencement

This Regulation commences on 1 October 2008.

3 Amendment of Water Traffic Regulations—N.S.W.

The Water Traffic Regulations—N.S.W. are amended as set out in Schedule 1.

4 Amendment of Management of Waters and Waterside Lands Regulations—N.S.W.

The *Management of Waters and Waterside Lands Regulations—N.S.W.* are amended as set out in Schedule 2.

Amendment of Water Traffic Regulations—N.S.W.

Schedule 1 Amendment of Water Traffic Regulations—N.S.W.

(Clause 3)

Schedule 1

Each provision specified in Column 1 of the following Table is amended by omitting the matter specified in Column 2 of that Table opposite that provision and by inserting instead the matter specified in Column 3 of that Table opposite that provision.

Table

Column 1—Provision	Column 2—Matter to be omitted	Column 3—Matter to be inserted
Regulation 8 (3) (g) (i)	\$76	\$78
Regulation 8 (3) (g) (ii)	\$114	\$117
Regulation 8 (3) (g) (iii)	\$301	\$310
Regulation 8 (3) (g) (iv)	\$602	\$620
Regulation 11 (3A) (a)	\$257	\$264
Regulation 11 (3A) (b)	\$65	\$67
Regulation 11 (3A) (c) (i)	\$45	\$46
Regulation 11 (3A) (c) (ii)	\$45	\$46
Regulation 11 (3A) (c) (ii)	\$8.20	\$8.50
Regulation 11 (3A) (c) (ii)	\$496	\$514
Regulation 11 (7) (c)	\$24	\$25
Regulation 15H (2) (e) (i)	\$41	\$43
Regulation 15H (2) (e) (ii)	\$27	\$28
Regulation 15L (a)	\$136	\$140
Regulation 15L (b)	\$66	\$68
Regulation 15L (c)	\$41	\$42
Regulation 15L (d)	\$18	\$19
Regulation 15M (2) (a)	\$268	\$276
Regulation 15M (2) (b)	\$97	\$100
Regulation 15M (3) (a)	\$32	\$33
Regulation 15M (3) (b)	\$9	\$10
Regulation 15N (1)	\$14	\$15

Schedule 1 Amendment of Water Traffic Regulations—N.S.W.

Column 1—Provision	Column 2—Matter to be omitted	Column 3—Matter to be inserted
Regulation 15NA (1) (a) (i)	\$97	\$98
Regulation 15NA (1) (a) (ii)	\$48	\$49
Regulation 15NA (1) (b) (i)	\$172	\$176
Regulation 15NA (1) (b) (ii)	\$86	\$88
Regulation 15NA (1) (c) (i)	\$44	\$47
Regulation 15NA (1) (c) (ii)	\$21	\$23

Amendment of Management of Waters and Waterside Lands Regulations— Schedule 2 N.S.W.

Schedule 2 Amendment of Management of Waters and Waterside Lands Regulations— N.S.W.

(Clause 4)

Each provision specified in Column 1 of the following Table is amended by omitting the matter specified in Column 2 of that Table opposite that provision and by inserting instead the matter specified in Column 3 of that Table opposite that provision.

Table

Column 1—Provision	Column 2—Matter to be omitted	Column 3—Matter to be inserted
Regulation 35A (1) (a)	\$258	\$265
Regulation 35A (1) (b)	\$430	\$443
Regulation 35A (2) (a)	\$173	\$178
Regulation 35A (2) (b)	\$343	\$354
Regulation 36A (1) (a)	\$256	\$264
Regulation 36A (1) (b)	\$256	\$264
Regulation 36A (1) (b)	\$87	\$90
Regulation 36A (1) (c)	\$604	\$624
Regulation 36A (1) (c)	\$172	\$177
Regulation 36A (2) (a)	\$321	\$330
Regulation 36A (2) (b)	\$321	\$330
Regulation 36A (2) (b)	\$108	\$111
Regulation 36A (2) (c)	\$753	\$774
Regulation 36A (2) (c)	\$214	\$220
Regulation 36A (3) (a)	\$172	\$177
Regulation 36A (3) (b)	\$172	\$177
Regulation 36A (3) (b)	\$37	\$38
Regulation 36A (3) (c)	\$357	\$367
Regulation 36A (3) (c)	\$68	\$70
Regulation 37 (3B) (b)	\$97	\$100
Regulation 37 (6)	\$97	\$100

Schedule 2 Amendment of Management of Waters and Waterside Lands Regulations— N.S.W.

Column 1—Provision	Column 2—Matter to be omitted	Column 3—Matter to be inserted	
Regulation 39 (3)	\$97	\$100	
Regulation 46	\$97	\$100	
Regulation 49 (4)	\$97	\$100	



New South Wales

Public Finance and Audit Amendment (CHEC English Language Centre) Regulation 2008

under the

Public Finance and Audit Act 1983

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Public Finance and Audit Act 1983*.

MICHAEL COSTA, M.L.C.,

Treasurer

Explanatory note

Division 4 of Part 3 of the *Public Finance and Audit Act 1983* enables the Auditor-General to audit certain bodies and funds prescribed for the purposes of section 44 (1) of the Act.

The object of this Regulation is to amend the *Public Finance and Audit Regulation 2005* to remove the CHEC English Language Centre Joint Venture, established for the operation of the Coffs Harbour Education Campus English Language Centre, from the list of bodies that are subject to such particular audits.

This Regulation is made under the *Public Finance and Audit Act 1983*, including sections 44 and 64 (the general regulation-making power).

s2007-375-32.d03

Clause 1 Public Finance and Audit Amendment (CHEC English Language Centre) Regulation 2008

Public Finance and Audit Amendment (CHEC English Language Centre) Regulation 2008

under the

Public Finance and Audit Act 1983

1 Name of Regulation

This Regulation is the *Public Finance and Audit Amendment (CHEC English Language Centre) Regulation 2008.*

2 Amendment of Public Finance and Audit Regulation 2005

The *Public Finance and Audit Regulation 2005* is amended by omitting clause 17 (1) (au).



New South Wales

Registration of Interests in Goods Amendment (Fees) Regulation 2008

under the

Registration of Interests in Goods Act 1986

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Registration of Interests in Goods Act 1986*.

LINDA BURNEY, M.P.,

Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase certain fees payable under the *Registration of Interests in Goods Act 1986*.

Most of the fee increases are generally in line with movements in the Consumer Price Index since the last increase.

This Regulation is made under the *Registration of Interests in Goods Act 1986*, including section 21 (the general regulation-making power) and, in particular, section 21 (1) (a).

s2008-120-11.d04

Registration of Interests in Goods Amendment (Fees) Regulation 2008

under the

Registration of Interests in Goods Act 1986

1 Name of Regulation

This Regulation is the *Registration of Interests in Goods Amendment* (*Fees*) *Regulation* 2008.

2 Commencement

This Regulation commences on 1 July 2008.

3 Amendment of Registration of Interests in Goods Regulation 2004

The *Registration of Interests in Goods Regulation 2004* is amended as set out in Schedule 1.

Amendment

Schedule 1 Amendment

Schedule 2

Omit the Schedule. Insert instead:

Schedule 2 Fees

(Clause 3)

Schedule 1

(Clause 31 (1))

ltem	Тур	e of fee	Amount \$
	Reg	istration	
1	of th	prescribed fee for the purposes of section $5(1A)(c)$ e Act for each interest in respect of which an cation is made:	
	(a)	if the application is made by on-line connection, or	8.30
	(b)	if the application is made by approved email transfer, or	10.55
	(c)	if the application is made in any other way.	25.50
	Rec	ording prescribed information about boats	
prescribed information, in pursuance of sec		cation is made by a creditor for a recording of cribed information, in pursuance of section 5 (3) of act, in relation to a boat that does not have a prime	
	(a)	if the application is made by on-line connection, or	8.30
	(b)	if the application is made by approved email transfer, or	10.55
	(c)	if the application is made in any other way.	25.50
	Vary	ring recorded information	
3	the A	prescribed fee for the purposes of section 6 (2) of act for each interest in respect of which an cation for the variation of recorded information is e:	
	(a)	if the application is made by on-line connection, or	5.20

Schedule 1 Amendment

ltem	Type of fee	Amount \$
	(b) if the application is made by approved email transfer, or	5.75
	(c) if the application is made in any other way.	11.10
4	The prescribed fee for the purposes of section 6 (6) (b) of the Act for each interest notified under section 6 (6) (a) of the Act (payable by the person notified).	7.20
	Provision of certificates	
5	The prescribed fee for the purposes of section 8 (6) of the Act for each item in respect of which an application is made by an account customer for issuing a certificate under section 8 (1) of the Act in the form of a statement of account:	
	(a) if the application is made by on-line connection, or	5.20
	(b) if the application is made other than by on-line connection.	7.80
6	The prescribed fee for the purposes of section 8 (6) of the Act for each item in respect of which an application is made by an account customer for issuing a certificate under section 8 (1) of the Act other than in the form of a statement of account:	
	(a) if the application is made by on-line connection and the certificate is delivered electronically, or	9.75
	(b) if the application is made by on-line connection and the certificate is delivered other than electronically, or	11.10
	(c) if the application is made other than by on-line connection and the certificate is delivered electronically, or	11.10
	(d) if the application is made other than by on-line connection and the certificate is delivered other than electronically.	13.30
7	The prescribed fee for the purposes of section 8 (6) of the Act for each certificate in respect of which an application is made by a person other than an account customer under section 8 (1) of the Act:	
	(a) for the first copy of a certificate, or	13.30
	(b) for a facsimile copy of a certificate for which the person has paid a fee.	Ni

Amendment

Schedule 1

ltem	Type of fee	Amount \$			
8	The prescribed fee for the purposes of section 8 (6) of the Act for each application to issue a certificate under section 8 (5) of the Act.	165.85			
	Applying to become an account customer				
9	The fee for each application for approval to become an account customer.	30.50			
	Registrable interest inquiries				
10	The fee for each application by an account customer for a listing of interests in that customer's name made by on-line connection.	16.65			
11	The fee for each application by an account customer for a listing in the form of a computer disk or email of interests in that customer's name made other than by on-line connection.	33.30			
12	The fee for an application by an account customer for a listing in the form of a written document of interests in that customer's name made other than by on-line connection:				
	(a) for each application, and	33.30			
	(b) for each page of the list.	0.55			
13	The fee for each interest in respect of which an application is made by an account customer to search the register using only a creditor's reference number:				
	(a) if the search is made by way of on-line connection, or	5.20			
	(b) if the search is made in any other way.	7.80			
	Provision of duplicate statements				
14	The fee for each application by an account customer for a duplicate statement of account to be provided by on-line connection.	5.55			
15	The fee for each application by an account customer for a duplicate statement of account to be provided other than by on-line connection.	16.65			
	If the duplicate statement of account is supplied by way of a written document, for each page.	0.55			

Schedule 1 Amendment

ltem	Type of fee	Amount \$			
	Transferring registrable interests				
16	The fee for an application by an account customer to transfer interests registered in the name of one account customer into the name of another.	204.75			
	On-site service visits				
17	For on-site service assistance:				
	(a) for each site visit, and	87.00			
	(b) for each hour (or part hour) of the assistance.	87.00			
	Training				
18	The fee for each person to whom training in relation to the operation of the register is to be provided:				
	(a) for each full working day of training, and	133.10			
	(b) for each half working day of training.	66.55			

Orders



New South Wales

Anglican Church of Australia (Newcastle Anglican Schools Corporation) Order 2008

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

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 4 of the *Anglican Church of Australia (Bodies Corporate) Act 1938*, make the following Order. Dated, this 21st day of May 2008.

By Her Excellency's Command,

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

Explanatory note

Section 4 (2) of the *Anglican Church of Australia (Bodies Corporate) Act 1938* provides that the Synod of a diocese of the Anglican Church of Australia may, by ordinance, declare that it is expedient that the persons who for the time being are the members of an unincorporated body named in the ordinance should be constituted a body corporate under the name set out in the ordinance.

In that section, *unincorporated body* means a body constituted by or under the authority of an ordinance of the Synod of a diocese for the purpose of managing, governing or controlling any institution or organisation of the Anglican Church of Australia, or of holding, managing and dealing with any church trust property.

If an ordinance referred to in section 4 (2) of the *Anglican Church of Australia (Bodies Corporate) Act 1938* is passed, the Governor may, by order published in the Gazette, declare that the persons who for the time being are the members of the unincorporated body are a body corporate under the name set out in the ordinance.

s2008-090-22.d05

Anglican Church of Australia (Newcastle Anglican Schools Corporation) Order 2008

Explanatory note

The object of this Order is to declare that the members of Newcastle Anglican Schools Corporation are a body corporate under the name "Newcastle Anglican Schools Corporation". The relevant ordinances are the *Newcastle Anglican Schools Corporation Ordinance 2007* and the *Newcastle Anglican Schools Incorporation Ordinance 2007*.

This Order is made under section 4 of the Anglican Church of Australia (Bodies Corporate) Act 1938.

Anglican Church of Australia (Newcastle Anglican Schools Corporation) Order 2008 Clause 1

Anglican Church of Australia (Newcastle Anglican Schools Corporation) Order 2008

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

1 Name of Order

This Order is the Anglican Church of Australia (Newcastle Anglican Schools Corporation) Order 2008.

2 Newcastle Anglican Schools Corporation

It is declared that the persons who for the time being are the members of the body known as Newcastle Anglican Schools Corporation constituted under the *Newcastle Anglican Schools Corporation Ordinance 2007* are a body corporate under the name "Newcastle Anglican Schools Corporation".

30 May 2008

OFFICIAL NOTICES Appointments

ABORIGINAL LAND RIGHTS ACT 1983

Notice

I, the Honourable PAUL LYNCH, M.P., Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 231(2) of the Aboriginal Land Rights Act 1983 (the Act), extend the appointment of Mr Terry LAWLER as Administrator to the Koompahtoo Local Aboriginal Land Council for a period of six (6) calendar months, from 14 June 2008. During the period of his appointment, the Administrator will have all of the functions of the Koompahtoo 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 \$90 000 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 23rd day of May 2008.

PAUL LYNCH, M.P., Minister for Aboriginal Affairs GOD SAVE THE QUEEN!

Department of Lands

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

ROADS ACT 1993

Notification of Closing of Roads

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

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

Description

Land District – Inverell; L.G.A. – Guyra

Roads Closed: Lot 1, DP 1124928 at Tingha, Parish Darby, County Hardinge.

File No.: AE06 H 125.

Note: On closing, the lands within Lot 1, DP 1124928 remains vested in the State of New South Wales as Crown Land.

DUBBO OFFICE

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

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder 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 are extinguished.

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

Description

Land District – Wellington; Council – Wellington; Parishes – Wuuluman and Yarragal; County – Bligh

Lots 1 and 2 in DP 1124933.

File No.: DB06 H 87.

Note: On closing, title to the land comprised in Lots 1 and 2 will vest in the State of New South Wales as Crown Land.

Description

Land District – Coonamble; Council – Coonamble; Parish – Coonamble; County – Leichhardt

Lot 1 in DP 1124929.

File No.: DB05 H 70.

Note: On closing, title to the land comprised in Lot 1 will vest in the State of New South Wales as Crown Land.

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 a public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

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

SCHEDULE

Description

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

Lot 1, DP 1125428 (not being land under the Real Property Act).

File No.: GB05 H 157:JK.

Note: On closing, the title for the land in Lot 1, DP 1125428 remains vested in the State of New South Wales as Crown Land.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column	Column 2
Land District: Cooma.	The whole being Lot 50,
Local Government Area:	DP 756674, Parish Blakefield,
Snowy River Shire Council.	County Wallace, of an area
Locality: Ingebirah.	of 28.33 hectares.
Reserve No.: 83954.	
Public Purpose: Soil	
conservation	
Notified: 10 August 1962.	
File No.: GB06 H 227.	

Note: To facilitate conversion of Perpetual Lease 107309.

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Land District – Lismore; L.G.A. – Lismore

Road Closed: Lots 1, DP 1124239 at Rosebank, Parish Clunes, County Rous, subject to an easement for transmission line 45 wide created by DP 1124239.

File No.: GF05 H 310.

Schedule

On closing, the land within Lot 1, DP 1124239 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lots 1 and 2, DP 1126105 at Coombadjha, Parish Coombadjha, County Drake.

File No.: GF05 H 351.

Schedule

On closing, the land within Lots 1 and 2, DP 1126105 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Lismore; L.G.A. – Lismore

Road Closed: Lot 1, DP 1125339 at South Ballina, Parish South Ballina, County Richmond.

File No.: GF02 H 435.

Schedule

On closing, the land within Lot 1, DP 1125339 remains vested in the State of New South Wales as Crown Land.

NEW SOUTH WALES GOVERNMENT GAZETTE No. 61

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

ADDITION TO CROWN LAND DEDICATED FOR A PUBLIC PURPOSE

PURSUANT to section 81 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder is added to the dedicated Crown 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: Wyalong				Dedication No. 590083				
Local Government Area: Bland Shire Council				Public Purpose: Showground				
Locality: West Wyalong			Notified: 29 November 1911					
Lot Sec.	D.P. No.	Parish	County	Lot	Sec.	D.P. No.	Parish	County
1	318196	Wyalong	Gipps	407		753135	Wyalong	Gipps
455	753135	Wyalong	Gipps	599		753135	Wyalong	Gipps
1038	753135	Wyalong	Gipps	955		753135	Wyalong	Gipps
1039	753135	Wyalong	Gipps	954		753135	Wyalong	Gipps
Area: 12ha			New Area: 28.71ha					
File Reference: GH06R3/1								

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

SCHEDULE 1

Description

Land District of Deniliquin; L.G.A. - Conargo

Lots 1, DP 1123137, Parish of Blackwood, County of Townsend.

File No.: HY00 H 23.

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

SCHEDULE 2

Description

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

Lot 1 in DP 1123139, Parish of Moira, County of Cadell.

File No.: HY00 H 19.

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

SCHEDULE 3

Description

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

Lot 1 in DP 1125574, Parish of Marah, County of Cadell.

File No.: HY99 H 129.

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

SCHEDULE 4

Description

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

Lot 1 in DP 1125570, Parish of Yalama, County of Townsend.

File No.: HY90 H 300.

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

> > Column 3

SCHEDULE

Column 1 Column 2 The person for Deniliquin the time being Racecourse holding the office Trust. of Secretary, Deniliquin Clay Target Club (ex-officio member), The person for the time being holding the office of The President, Deniliquin Motorcycle Association Inc (ex-officio member) Russell John OFFORD (new member), Peter Julian JOSS (re-appointment), James Scott McCULLOCH (re-appointment). Paul William Andrew MARSHALL (re-appointment), Robert William FARRELL (re-appointment), John Douglas MULHAM (re-appointment), Allan John WALLGATE (re-appointment).

Dedication No.: 1000508. Public Purpose: Racecourse extension. Notified: 10 September 1886. Dedication No.: 550026. Public Purpose: Racecourse and public recreation. Notified: 13 March 1877. File No.: HY85 R 6.

Term of Office

For a term commencing 21 August 2008 and expiring 20 August 2013.

APPOINTMENT OF MEMBERS OF LOCAL LAND BOARDS

IN pursuance of the provisions of the Crown Lands Act 1989, the undermentioned persons have been appointed as members of the local land board for the Land Districts particularised hereunder for a term commencing this day and expiring 31 December 2009.

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

SCHEDULE

Column 1 BALRANALD SOUTH COLEAMBALLY COOTAMUNDRA AND Column 2 Bernard STANDEN John McINNES Hugh ROBERTS

COOTAMUNDRA CENTRAL	Beryl INGOLD
COROWA	Angus McNEILL
HAY	Maxwell LUGSDIN Anthony CULLENWARD
HILLSTON	David FENSOM Ian CASHMERE
LAKE CARGELLICO	Ernest HAYES
MIRROOL	John DONALDSON
TEMORA AND TEMORA CENTRAL	Lindsay FRATER
URANA	Bruce DAY
WAGGA WAGGA	William KEMBER
WYALONG	Geoffrey WEST
YANCO	Dawn NEWMAN

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Parish –Seaham; County – Durham; Land District – Newcastle; Local Government Area – Port Stephens

Road Closed: Lot 1, DP 1036597 at Seaham.

File No.: MD01 H 26.

Schedule

On closing, the land within Lot1, DP 1036597 remains vested in Port Stephens Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: PSC2007-2391.

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

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 is extinguished.

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

Description

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

Road Closed: Lot 1 in DP 1124552.

File No.: ME06 H 208.

Note: On closing, the land within Lot 1 in DP 1124552 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

RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Column 2

Land District: Orange, Bathurst, Blayney, Cowra, Molong, Wellington. Local Government Area: Orange, Cabonne, Wellington, Bathurst Regional, Blayney, Cowra. Locality: Being the Crown lands depicted on the plan of R1014548 held by the Department of Lands Area: About 3,481 hectares File No: 08/1268

Note: Existing reservations under the Crown Lands Act are not revoked. Reserve No. 1014548 for the public purpose of access and public requirements, rural services, tourism purposes and environmental and heritage conservation

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Descriptions

Land District – Picton; L.G.A – Campbelltown

Lot 300, DP1123360 at Wedderburn, Parish Wedderburn, County Cumberland. MN06H211.

Note: [1] On closing, title for the land in lot 300 remains vested in Campbelltown City Council as operational land.

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 – Quipolly; Land District – Tamworth; L.G.A. – Liverpool Plains

Roads Closed: Lot 1 in Deposited Plan 1123299, Parish Coeypolly, County Buckland.

File No.: TH05 H 169.

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

Description

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

Road Closed: Lot 1 in Deposited Plan 1120294, Parish Bubbogullion, County Inglis.

File No.: 07/2953.

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

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

REVOCATION OF RESERVATION OF CROWN LAND

PURSUANT to section 90 of the Crown Lands Act 1989, the reservations 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: Kempsey. Local Government Area: Nambucca Shire Council. Locality: Donnellyville. Reserve No.: 755562. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 08/4347. The part being Lot 1, DP 1124702, Parish Warrell, County Raleigh. Area: 887.3 square metres.

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

WITHDRAWAL OF LANDS FROM WESTERN LANDS LEASES

PURSUANT to section 35Q of the Western Lands Act 1901, the lands described in Column 1 of the Schedules hereunder, are withdrawn from the leases described in Column 2 of the Schedules for the purpose of being dedicated as public roads.

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

SCHEDULE 1

Descriptions

County of Evelyn; Administrative Districts of Broken Hill and Milparinka; Unincorporated Area

Column 1 Lot/DP	Column 2 Lease Affected	Column 3 Title Affected	Column 4 Withdrawn Area (ha)	Column 5 New Lease Area (ha)
1/1125349	5846	3458/765747	100.0	58599
2/1125349 4/1125349	5845	3457/765746	246.0	73306
5/1125349 7/1125349	5843	3452/765779	171.1	71128
8/1125349	5844	3453/765742	168.4	60823
9/1125349	3095	1099/762405	104.9	25795
10/1125349 17/1125349	6022	3559/765911	190.3	40192
11/1125349 13/1125349 14/1125349 16/1125349	6020	1804/764151 4805/769020	12.99	29032
12/1125349	12572	80/752519	8774 square metres	6.163

File No.: 08/1099.

SCHEDULE 2

Descriptions

Counties of Mootwingee and Farnell; Administrative District – Broken Hill; Unincorporated Area

Column 1 Lot/DP	Column 2 Lease Affected	Column 3 Title Affected	Column 4 Withdrawn Area (ha)	Column 5 New Lease Area (ha)
1/1123307	6923	3773/766186	75.72	51759
2/1123307 15/1123307	9647	6536/766183	136.0	43628
3/1123307	6919	3769/766182	73.26	39196
4/1123307 9/1123307	6597	3779/766192	140.7	21529
5/1123307 6/1123307	14258	3778/766191 6831/46786	58.17	11446
7/1123307 10/1123307	2422	484/761343	139.0	37715
8/1123307	2421	483/761342	80.55	26908
11/1123307	6922	3772/766185	158.2	41949
12/1123307	10194	3775/766188	1.630	38668
14/1123307	6924	3774/766187	7.750	46238
16/1123307	2630	583/761622	44.21	8228

File No.: WL07 H 15.

DEDICATION OF CROWN LAND AS PUBLIC ROAD

PURSUANT to section 12 of the Roads Act 1993, the Crown Land described hereunder is, from the date of publication of this notice, dedicated as public road. The public road hereby dedicated is declared not to be Crown road within the meaning of the Roads Act 1993.

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

Description

County of Evelyn; Administrative Districts of Broken Hill and Milparinka; Unincorporated Area

Lot 1, DP 1125349; Lot 2, DP 1125349; Lot 4, DP 1125349; Lot 5, DP 1125349; Lot 7, DP 1125349; Lot 8, DP 1125349; Lot 9, DP 1125349; Lot 10, DP 1125349; Lot 11, DP 1125349; Lot 12, DP 1125349; Lot 13, DP 1125349; Lot 14, DP 1125349; Lot 16, DP 1125349 and Lot 17, DP 1125349.

Note: Affected parts of Crown Reserves 1099, 9324 and 64080 are hereby revoked.

File No.: 08/1099.

Description

Counties of Mootwingee and Farnell; Administrative District – Broken Hill; Unincorporated Area

Lot 1, DP 1123307; Lot 2, DP 1123307; Lot 3, DP 1123307; Lot 4, DP 1123307; Lot 5, DP 1123307; Lot 6, DP 1123307; Lot 7, DP 1123307; Lot 8, DP 1123307; Lot 9, DP 1123307; Lot 10, DP 1123307; Lot 11, DP 1123307; Lot 12, DP 1123307; Lot 14, DP 1123307; Lot 15, DP 1123307 and Lot 16. DP 1123307.

File No.: WL07 H 15.

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 2

Column 1

Land District: Willyama. Local Government Area: Central Darling Shire Council. Locality: Menindee (County). Lot 106, DP No. 725372, Parish Perry, County Menindee. Area: 17.24 hectares. File No.: WL06 R 17/1.

Reserve No.: 1013810. Public Purpose: Future **Public Requirements** Notified: 29 June 2007.

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

Column 1 Ivanhoe Cemetery Reserve Trust.

Column 2 Reserve No.: 3966. Public Purpose: Plantation to cemetery. Notified: 20 August 1887. File No.: WL98 R 276.

APPOINTMENT OF CORPORATION TO MANAGE **RESERVE TRUST**

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

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

SCHEDULE

Column 1 Central Darling Shire Council.

Column 2

Reserve Trust.

Ivanhoe Cemetery Reserve No.: 3966. Public Purpose: Plantation to cemetery. Notified: 20 August 1887. File No.: WL98 R 276.

Column 3

For a term commencing the date of this notice.

4058

Department of Planning



New South Wales

Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 17)

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*. (P06/00116/PC)

FRANK SARTOR, M.P., Minister for Planning

e2007-145-09.d02

Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 17)

Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 17)

under the

Clause 1

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 17).*

2 Aims of plan

This plan aims to amend *Campbelltown (Urban Area) Local Environmental Plan 2002*, with respect to certain land within the Glenfield Road Urban Release Area, Glenfield, as follows:

- (a) to rezone part of the land to which this plan applies from Zone 2 (b)—Residential B Zone to Zone 6 (a)—Local Open Space Zone,
- (b) to rezone the remaining land to which this plan applies from partly Zone 6 (a)— Local Open Space Zone and partly Zone 9— Community Uses Zone to Zone 2 (b)—Residential B Zone.

3 Land to which plan applies

This plan applies to certain land within the Glenfield Road Urban Release Area, Glenfield, as shown by distinctive colouring on the map marked "Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 17)" deposited in the office of the Council of the City of Campbelltown.

4 Amendment of Campbelltown (Urban Area) Local Environmental Plan 2002

Campbelltown (Urban Area) Local Environmental Plan 2002 is amended by inserting in appropriate order in the definition of *the map* in Schedule 3 the following words:

Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 17)



New South Wales

Lake Macquarie Local Environmental Plan 2004 (Amendment No 20)

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*. (N07/00065/PC)

FRANK SARTOR, M.P., Minister for Planning

e2007-157-09.d07

Clause 1 Lake Macquarie Local Environmental Plan 2004 (Amendment No 20)

Lake Macquarie Local Environmental Plan 2004 (Amendment No 20)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Lake Macquarie Local Environmental Plan 2004 (Amendment No 20).

2 Aims of plan

This plan aims to amend *Lake Macquarie Local Environmental Plan* 2004 so as:

- (a) to rezone certain land at Morisset from partly the Zone 10 Investigation Zone and partly the Zone 7 (1) Conservation (Primary) Zone to partly the Zone 2 (1) Residential Zone, partly the Zone 7 (1) Conservation (Primary) Zone and partly the Zone 7 (2) Conservation (Secondary) Zone to allow the land to be used for residential and conservation purposes, and
- (b) to rezone certain land at Edgeworth from the Zone 10 Investigation Zone to the Zone 2 (1) Residential Zone to facilitate residential development of the land, and
- (c) to ensure that adequate provision is made for the provision of necessary public infrastructure when determining development applications relating to future urban development.

3 Land to which plan applies

- (1) With respect to the aim referred to in clause 2 (a), this plan applies to certain land at Morisset, being:
 - (a) Lots 55–58, 63, 66, 67, 76–78 and part of Lot 54, DP 755242, and
 - (b) parts of Lots 1 and 2, DP 860244, and
 - (c) Lot 272 and part of Lot 271, DP 1006208, and
 - (d) Lot 1, DP 727748, and
 - (e) Lots 811 and 812, DP 829055,

as shown edged heavy black and lettered "2 (1)", "7 (1)" or "7 (2)" on Sheet 1 of the map marked "Lake Macquarie Local Environmental Plan Lake Macquarie Local Environmental Plan 2004 (Amendment No 20) Clause 4

2004 (Amendment No 20)" deposited in the office of Lake Macquarie City Council.

- (2) With respect to the aim referred to in clause 2 (b), this plan applies to Lot 39, DP 812338, 40 Transfield Avenue, Edgeworth, as shown edged heavy black and lettered "2 (1)" on Sheet 2 of that map.
- (3) With respect to the aim referred to in clause 2 (c), this plan applies to all land to which *Lake Macquarie Local Environmental Plan 2004* applies.

4 Amendment of Lake Macquarie Local Environmental Plan 2004

Lake Macquarie Local Environmental Plan 2004 is amended as set out in Schedule 1.

Lake Macquarie Local Environmental Plan 2004 (Amendment No 20)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 62

Insert after clause 61:

62 Public infrastructure in urban release areas

(1) **Aim**

The aim of this clause is to require satisfactory arrangements to be made for the provision of designated State public infrastructure and public utility infrastructure before the subdivision of land in urban release areas to satisfy needs that arise from development on the land, but only if the land is developed intensively for urban purposes.

(2) **Application**

This clause applies to land in an urban release area, but does not apply to any such land if the whole or any part of it is in a special contributions area (as defined by section 93C of the Act).

(3) This clause prevails over any other provision of this plan to the extent of any inconsistency.

(4) Arrangements for designated State public infrastructure

Development consent must not be granted for the subdivision of land in an urban release area if the subdivision would create a lot smaller than the minimum lot size permitted on the land immediately before the land became, or became part of, an urban release area, unless the Director-General has certified in writing to the consent authority that satisfactory arrangements have been made to contribute to the provision of designated State public infrastructure in relation to that lot.

- (5) Subclause (4) does not apply to:
 - (a) any lot identified in the certificate as a residue lot, or
 - (b) any lot that is proposed in the development application to be reserved or dedicated for public open space, public roads, public utilities, educational facilities, or any other public purpose, or
 - (c) a subdivision for the purpose only of rectifying an encroachment on any existing lot.

Lake Macquarie Local Environmental Plan 2004 (Amendment No 20)

Amendments

Schedule 1

(6) **Public utility infrastructure**

Development consent must not be granted for development on land in an urban release area unless the consent authority is satisfied that any public utility infrastructure that is essential for the proposed development is available or that adequate arrangements have been made to make that infrastructure available when required.

(7) Subclause (6) does not apply to development for the purpose of providing, extending, augmenting, maintaining or repairing any public utility infrastructure.

(8) Interpretation

In this clause:

designated State public infrastructure means public facilities or services that are provided or financed by the State (or if provided or financed by the private sector, to the extent of any financial or in-kind contribution by the State) of the following kinds:

- (a) State and regional roads,
- (b) bus interchanges and bus lanes,
- (c) rail infrastructure and land,
- (d) land required for regional open space,
- (e) land required for social infrastructure and facilities (such as land for schools, hospitals, emergency services and justice purposes).

public utility infrastructure means infrastructure for any of the following purposes:

- (a) the supply of water,
- (b) the supply of electricity,
- (c) the disposal and management of sewage.

urban release area means the land shown edged heavy black on the following maps:

Lake Macquarie Local Environmental Plan 2004 (Amendment No 20)—Sheet 1

[2] Dictionary

Insert in appropriate order in the definition of *the map*:

Lake Macquarie Local Environmental Plan 2004 (Amendment No 20)



New South Wales

Kogarah Local Environmental Plan 1998 (Amendment No 48)

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*. (P07/00816)

FRANK SARTOR, M.P., Minister for Planning

e2007-159-09.d04

Clause 1 Kogarah Local Environmental Plan 1998 (Amendment No 48)

Kogarah Local Environmental Plan 1998 (Amendment No 48)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Kogarah Local Environmental Plan 1998 (Amendment No 48).

2 Aims of plan

This plan aims to amend Kogarah Local Environmental Plan 1998:

- (a) to rezone part of the land to which this plan applies from the Residential 2 (b)—Residential (Medium Density) Zone to the Business 3 (a)—Business (Local Centre) Zone, and
- (b) to rezone the remaining land from the Business 3 (a)—Business (Local Centre) Zone to the Residential 2 (b)—Residential (Medium Density) Zone.

3 Land to which plan applies

- (1) In respect of the aim set out in clause 2 (a), this plan applies to Lot 125, Section B, DP 1397 (41 Princes Highway, Kogarah), as shown coloured mid blue and edged heavy black on Sheet 1 of the map marked "Kogarah Local Environmental Plan 1998 (Amendment No 48)" deposited in the office of Kogarah Municipal Council.
- (2) In respect of the aim set out in clause 2 (b), this plan applies to land in SP 10666 (2A Winchester Street, Carlton), as shown coloured red and edged heavy black on Sheet 2 of that map.

4 Amendment of Kogarah Local Environmental Plan 1998

Kogarah Local Environmental Plan 1998 is amended by inserting in appropriate order in the definition of *land use map* in clause 25 (1) the following words:

Kogarah Local Environmental Plan 1998 (Amendment No 48)



New South Wales

Pittwater Local Environmental Plan 1993 (Amendment No 87)

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*. (9041247/PC)

FRANK SARTOR, M.P., Minister for Planning

e2008-013-28.d08

Clause 1 Pittwater Local Environmental Plan 1993 (Amendment No 87)

Pittwater Local Environmental Plan 1993 (Amendment No 87)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Pittwater Local Environmental Plan 1993 (Amendment No 87)*.

2 Aims of plan

The aims of this plan are as follows:

- (a) to permit the development of the land for urban mixed residential purposes in accordance with the State Government's Urban Development Program,
- (b) to enable the Warriewood Valley Urban Land Release to be implemented in stages in accordance with a planned strategy to provide adequate physical and social infrastructure,
- (c) to provide opportunities for a range of housing types and wider housing choice,
- (d) to enable development to be carried out in accordance with a planning strategy prepared for the area.

3 Land to which plan applies

This plan applies to land in the Pittwater local government area, as shown edged heavy black on Sheet 1 of the map marked "Pittwater Local Environmental Plan 1993 (Amendment No 87)", deposited in the office of Pittwater Council.

4 Amendment of Pittwater Local Environmental Plan 1993

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

Pittwater Local Environmental Plan 1993 (Amendment No 87)

Amendments

Schedule 1

(Clause 4)

Schedule 1 Amendments

[1] Clause 5 Interpretation

Insert at the end of the definition of *the Zoning Map* in clause 5 (1):

Pittwater Local Environmental Plan 1993 (Amendment No 87)—Sheet 2.

[2] Clause 30B Development of UDP land in Warriewood Valley

Insert at the end of clause 30B (1):

Land at Warriewood within Sector 3 of the Warriewood Valley Urban Land Release shown edged heavy black on Sheet 1 of the map marked "Pittwater Local Environmental Plan 1993 (Amendment No 87)"

[3] Clause 30C Dwelling yield

Insert after the matter relating to Sector 2:

Sector 3—not more than 165 dwellings.

[4] Clause 30E

Insert after clause 30D:

30E Public infrastructure in urban release areas

(1) Aims

The aims of this clause are:

- (a) to allow for future urban development and the conservation of ecological and riparian corridors and areas of visual significance on land in urban release areas, and
- (b) to require satisfactory arrangements to be made for the provision of designated State public infrastructure before the subdivision of such land to satisfy needs that arise from development on the land, but only if the land is developed intensively for urban purposes, and
- (c) to ensure that development on such land occurs in a logical and cost-effective manner in accordance with a staging plan.

Pittwater Local Environmental Plan 1993 (Amendment No 87)

Schedule 1 Amendments

(2) Application

This clause applies to land in an urban release area, but does not apply to any such land if the whole or any part of it is in a special contributions area (as defined by section 93C of the Act).

(3) This clause prevails over any other provision of this plan to the extent of any inconsistency.

(4) **Designated State public infrastructure**

Development consent must not be granted for the subdivision of land in an urban release area if the subdivision would create a lot smaller than the minimum lot size permitted on the land immediately before the land became, or became part of, an urban release area, unless the Director-General has certified in writing to the consent authority that satisfactory arrangements have been made to contribute to the provision of designated State public infrastructure in relation to that lot.

- (5) Subclause (4) does not apply to:
 - (a) any lot identified in the certificate as a residue lot, or
 - (b) any lot that is proposed in the development application to be reserved or dedicated for public open space, public roads, public utilities, educational facilities, or any other public purpose, or
 - (c) a subdivision for the purpose only of rectifying an encroachment on any existing lot.

(6) **Public utility infrastructure**

Development consent must not be granted for development on land in an urban release area unless the consent authority is satisfied that any public utility infrastructure that is essential for the proposed development is available or that adequate arrangements have been made to make that infrastructure available when required.

(7) Subclause (6) does not apply to development for the purpose of providing, extending, augmenting, maintaining or repairing any public utility infrastructure.

(8) Interpretation

In this clause:

designated State public infrastructure means public facilities or services that are provided or financed by the State (or if provided

Pittwater Local Environmental Plan 1993 (Amendment No 87)

Amendments

Schedule 1

or financed by the private sector, to the extent of any financial or in-kind contribution by the State) of the following kinds:

- (a) State and regional roads,
- (b) bus interchanges and bus lanes,
- (c) rail infrastructure and land,
- (d) land required for regional open space,
- (e) land required for social infrastructure and facilities (such as land for schools, hospitals, emergency services and justice purposes).

public utility infrastructure means infrastructure for any of the following purposes:

- (a) the supply of water,
- (b) the supply of electricity,
- (c) the disposal and management of sewage.

urban release area means the following:

Sector 3 of the Warriewood Valley Urban Land Release shown edged heavy black on Sheet 1 of the map marked "Pittwater Local Environmental Plan 1993 (Amendment No 87)".



New South Wales

State Environmental Planning Policy (Sydney Region Growth Centres) 2006 (Amendment No 2)

under the

Environmental Planning and Assessment Act 1979

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

FRANK SARTOR, M.P., Minister for Planning

e2008-014-07.d06

Clause 1 State Environmental Planning Policy (Sydney Region Growth Centres) 2006

State Environmental Planning Policy (Sydney Region Growth Centres) 2006 (Amendment No 2)

under the

Environmental Planning and Assessment Act 1979

1 Name of Policy

This Policy is *State Environmental Planning Policy* (Sydney Region Growth Centres) 2006 (Amendment No 2).

2 Aims of Policy

The aims of this Policy are:

- (a) to correct a mapping anomaly in the South West Growth Centre Land Zoning Map, and
- (b) to permit certain development in a special area on the Special Areas Map.

3 Land to which Policy applies

- (1) With respect to the aim referred to in clause 2 (a), this Policy applies to land in the South West Growth Centre.
- (2) With respect to the aim referred to in clause 2 (b), this Policy applies to land in a special area on the Special Areas Map.

4 Replacement of map

The South West Growth Centre Land Zoning Map adopted by the *State Environmental Planning Policy (Sydney Region Growth Centres) 2006* is declared by this Policy to be replaced by the South West Growth Centre Land Zoning Map approved by the Minister on the making of this Policy.

5 Amendment of State Environmental Planning Policy (Sydney Region Growth Centres) 2006

State Environmental Planning Policy (Sydney Region Growth Centres) 2006 is amended by inserting the following at the end of clause 44 in Appendix 1:

(4) Subclause (2) does not apply for the following development:

	(a)	a subdivision of land that does not further fragment the land,
	(b)	a subdivision of land for the purpose only of defining the boundary of a special area, retaining a riparian protection area in one lot or for dedicating land for environmental protection purposes,
	(c)	a subdivision of land that only provides for a public purpose, including a public road or open space,
	(d)	a subdivision of land that is not for the purpose of enabling the construction of structures,
	(e)	development on land that is a riparian protection area owned by a public authority,
	(f)	development the consent authority is satisfied is minor or will not affect future development outcomes, including the remediation of land, for special areas.
(5)	In thi	s clause:
	<i>remediation of land</i> includes environmental protection works and the remediation of contaminated land.	
	<i>riparian protection area</i> means a riparian protection area shown on the Riparian Protection Area Map.	

State Environmental Planning Policy (Sydney Region Growth Centres) 2006
(Amendment No 2)Clause 5

Department of Primary Industries

MINING ACT 1992

Appointment of Members to the Lightning Ridge Mining Board

I, IAN MACDONALD, M.L.C., Minister for Mineral Resources, pursuant to clause 50 (3) of the Mining Regulation 2003, appoint as members of the Lightning Ridge Mining Board the persons listed below in Schedule 1 from the date hereof until 31 December 2008 and the person listed below in Schedule 2 from the date hereof until 1 April 2010.

SCHEDULE 1

Mr Geoff WOODS – to represent the Department of Natural Resources (now dispersed into the Department of Lands) pursuant to clause 3.2 (b) of the Order – Constitution of the Lightning Ridge Mining Board.

Mr Matthew GOODWIN – to represent the Administrator's of Walgett Shire Council pursuant to clause 3.2 (c) of the Order – Constitution of the Lightning Ridge Mining Board.

Mr Daniel HATCHER – to represent the Lightning Ridge Miners' Association pursuant to clause 3.2 (d) of the Order – Constitution of the Lightning Ridge Mining Board.

Mr Patrick FLETCHER – to represent the Grawin/ Glengarry/Sheepyards Miners' Association Inc. pursuant to clause 3.2 (e) of the Order – Constitution of the Lightning Ridge Mining Board.

Mr Nick DESHON – to represent the NSW Farmers Association, Finch District Council pursuant to clause 3.2 (f) of the Order – Constitution of the Lightning Ridge Mining Board.

SCHEDULE 2

The Honourable John JOBLING – as Chairperson pursuant to clause 3.2 (i) of the Order – Constitution of the Lightning Ridge Mining Board.

Definition:

In this instrument

Order – Constitution of Lightning Ridge Mining Board means the Constitution of Lightning Ridge Mining Board Order published in Government Gazette No. 74 of 16 April 2004 at pages 2122-2123.

Dated this 25th day of February 2008.

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

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T08-0087)

No. 3489, INTEC EXPLORATION PTY LTD (ACN 130 293 202), area of 30 units, for Group 1, dated 19 May 2008. (Orange Mining Division).

(T08-0088)

No. 3490, VOLCAN ALUMINA CORPORATION PTY LTD (ACN 130 185 885), area of 883 units, for Group 2, dated 20 May 2008. (Inverell Mining Division).

(T08-0089)

No. 3491, OROYA MINING LIMITED (ACN 009 146 794), area of 100 units, for Group 1, dated 22 May 2008. (Orange Mining Division).

(T08-0090)

No. 3492, ALLIANCE (NSW) PTY LTD (ACN 096 947 223), area of 9 units, for Group 1, dated 22 May 2008. (Broken Hill Mining Division).

(T08-0091)

No. 3493, PANDANUS MINERALS PTY LTD (ACN 131 063 244), area of 1 units, for Group 10, dated 23 May 2008. (Offshore Mining Division).

(T08-0092)

No. 3494, ZINIFEX AUSTRALIA LIMITED (ACN 004 074 962), area of 42 units, for Group 1, dated 26 May 2008. (Cobar Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATION

(T08-0041)

No. 3441, now Exploration Licence No. 7139, ALKANE RESOURCES LTD (ACN 000 689 216), County of Narromine, Map Sheets (8532, 8533), area of 60 units, for Group 1, dated 14 May 2008, for a term until 14 May 2010.

MINING LEASE APPLICATION

(07-6325)

Singleton No. 307, now Mining Lease No. 1618 (Act 1992), DONALDSON COAL PTY LTD (ACN 073 088 945), Parish of Hexham, County of Northumberland and Parish of Stockrington, County of Northumberland, Map Sheet (9232-3-N), area of 2755 hectares, to mine for coal, dated 15 May 2008, for a term until 15 May 2029. As a result of the grant of this title, Exploration Licence No. 5497 and Mining Lease No. 1461 (Act 1992) have partly ceased to have effect.

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

NOTICE is given that the following applications have been refused:

EXPLORATION LICENCE APPLICATIONS

(07-541)

No. 3403, HORIZON PACIFIC MINES PTY LTD (ACN 128 772 903), County of Clarendon, Map Sheet (8428). Refusal took effect on 2 May 2008.

(T08-0028)

No. 3428, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), County of Yancowinna, Map Sheets (7233, 7234). Refusal took effect on 20 May 2008.

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

NOTICE is given that the following application has been withdrawn:

MINING LEASE APPLICATION

(08-4132)

Armidale No. 320, NAMOI MINING PTY LTD (ACN 071 158 373), Parish of Gunnedah, County of Pottinger, (8936-3-S). Withdrawal took effect on 26 May 2008.

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

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

(08-4464)

Authorisation No. 414, CHARBON COAL PTY LIMITED (ACN 064 237 118) and SK AUSTRALIA PTY LIMITED (ACN 003 964 225), area of 3047 hectares. Application for renewal received 28 May 2008.

(T82-1488)

Exploration Licence No. 3767, CLIMAX AUSTRALIA PTY LIMITED (ACN 002 164 598), area of 19 units. Application for renewal received 26 May 2008.

(T98-1222)

Exploration Licence No. 5583, TRI ORIGIN MINERALS LTD (ACN 062 002 475), area of 57 units. Application for renewal received 22 May 2008.

(T00-0026)

Exploration Licence No. 5748, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), area of 21 units. Application for renewal received 21 May 2008.

(T02-0012)

Exploration Licence No. 5959, RED METAL LIMITED (ACN 103 367 684), area of 6 units. Application for renewal received 22 May 2008.

(T03-0003)

Exploration Licence No. 6092, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), area of 64 units. Application for renewal received 23 May 2008.

(T04-0005)

Exploration Licence No. 6263, MALACHITE RESOURCES NL (ACN 075 613 268), area of 50 units. Application for renewal received 23 May 2005.

(T04-0030)

Exploration Licence No. 6274, TUNGSTEN NSW PTY LTD (ACN 123 370 365), area of 39 units. Application for renewal received 20 May 2008.

(06-54)

Exploration Licence No. 6569, ZINIFEX AUSTRALIA LIMITED (ACN 004 074 962), area of 36 units. Application for renewal received 23 May 2008.

(06-101)

Exploration Licence No. 6575, IRONBARK GOLD LIMITED (ACN 118 751 027), area of 90 units. Application for renewal received 26 May 2008.

(06-96)

Exploration Licence No. 6576, IRONBARK GOLD LIMITED (ACN 118 751 027), area of 20 units. Application for renewal received 26 May 2008.

(06-79)

Exploration Licence No. 6589, NEWCREST MINING LIMITED (ACN 005 683 625), area of 4 units. Application for renewal received 26 May 2008.

(06-70)

Exploration Licence No. 6591, CAPITAL MINING LIMITED (ACN 104 551 171), area of 23 units. Application for renewal received 26 May 2008.

(07-4395)

Gold Lease No. 5890 (Act 1906), Paul Douglas MYER, area of 1.99 hectares. Application for renewal received 21 May 2008.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(05-210)

Exploration Licence No. 6459, SCORPIO RESOURCES PTY LTD (ACN 109 158 769), Counties of Hawes and Macquarie, Map Sheet (9335), area of 100 units, for a further term until 7 August 2009. Renewal effective on and from 23 May 2008.

(04-656)

Exploration Licence No. 6465, SCORPIO RESOURCES PTY LTD (ACN 109 158 769), Counties of Fitzroy and Gresham, Map Sheets (9337, 9437), area of 54 units, for a further term until 28 September 2009. Renewal effective on and from 23 May 2008.

(05-247)

Exploration Licence No. 6478, ILUKA RESOURCES LIMITED (ACN 008 675 018), Counties of Caira, Kilfera, Taila and Waradgery, Map Sheets (7528, 7529, 7530, 7628, 7629, 7630, 7729), area of 1263 units, for a further term until 16 November 2009. Renewal effective on and from 20 May 2008.

(05-246)

Exploration Licence No. 6501, ISOKIND PTY LIMITED (ACN 081 732 498), County of Mouramba, Map Sheet (8134), area of 36 units, for a further term until 4 January 2010. Renewal effective on and from 21 May 2008.

(05-280)

Exploration Licence No. 6534, CLANCY EXPLORATION LIMITED (ACN 105 578 756), Counties of Cunningham and Kennedy, Map Sheet (8432), area of 61 units, for a further term until 15 March 2010. Renewal effective on and from 22 May 2008.

(05-283)

Exploration Licence No. 6536, CLANCY EXPLORATION LIMITED (ACN 105 578 756), County of Lincoln, Map Sheets (8633, 8733), area of 18 units, for a further term until 15 March 2010. Renewal effective on and from 22 May 2008.

(05-295)

Exploration Licence No. 6537, CLANCY EXPLORATION LIMITED (ACN 105 578 756), County of Ashburnham, Map Sheets (8431, 8531), area of 27 units, for a further term until 15 March 2010. Renewal effective on and from 22 May 2008.

(08-1821)

Exploration Licence No. 6553, CLANCY EXPLORATION LIMITED (ACN 105 578 756), County of Gipps, Map Sheet (8430), area of 10 units, for a further term until 2 April 2010. Renewal effective on and from 22 May 2008.

(08-1822)

Exploration Licence No. 6554, CLANCY EXPLORATION LIMITED (ACN 105 578 756), County of Bland, Map Sheet (8330), area of 12 units, for a further term until 2 April 2010. Renewal effective on and from 22 May 2008.

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

WITHDRAWAL OF APPLICATIONS FOR RENEWAL

NOTICE is given that the applications for renewal in respect of the following authorities have been withdrawn:

(T03-0975)

Exploration Licence No. 6202, Colin Laurence PLUMRIDGE and Joy Elizabeth PLUMRIDGE, County of Cowper, Map Sheet (8236), area of 5 units. The authority ceased to have effect on 26 May 2008.

(T98-0471)

Mining Purposes Lease No. 93 (Act 1973), Reginald Norman CRUICKSHANK and Joyce Wendy CRUICKSHANK, Parish of Wallangulla, County of Finch, Map Sheet (8439-2-S), area of 6580 square metres. The authority ceased to have effect on 13 May 2008.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(07-156)

Exploration Licence No. 4155, ALKANE RESOURCES LTD (ACN 000 689 216), County of Ashburnham, Map Sheet (8631), area of 11 units. Cancellation took effect on 20 January 2008.

(07-156)

Exploration Licence No. 5851, ALKANE RESOURCES LTD (ACN 000 689 216), County of Ashburnham, Map Sheet (8631), area of 11 units. Cancellation took effect on 20 January 2008.

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

TRANSFER

(T01-0132)

Exploration Licence No. 5909, formerly held by FERROMIN PTY LIMITED (ACN 113 079 691) has been transferred to SOMERSET MINING PTY LTD (ACN 003 430 215). The transfer was registered on 22 May 2008.

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

Roads and Traffic Authority

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Millfield in the Cessnock City Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Cessnock City Council area, Parish of Ellalong and County of Northumberland, shown as:

Lots 8 to 15 inclusive Deposited Plan 1034925; and

Lot 101 Deposited Plan 1096361.

(RTA Papers: 85.1197)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Kanwal in the Wyong Shire Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Wyong Shire Council area, Parish of Munmorah and County of Northumberland, shown as:

Lot 52 Deposited Plan 1034926; and

Lot 10 Deposited Plan 1060838.

(RTA Papers: 10/505.1207)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Cassilis in the Mid Western Regional 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 Mid Western Regional Council area, Parish of Turill and County of Bligh, shown as Lots 16 to 24 inclusive Deposited Plan 1073728.

(RTA Papers: FPP 4M4331; RO 27/285.557)

OFFICIAL NOTICES

ROAD TRANSPORT (GENERAL) ACT 2005

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

PENRITH 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.

ALAN TRAVERS, General Manager, Penrith City Council (by delegation from the Minister for Roads) 23 May 2008

SCHEDULE

1. Citation

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

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

Туре	Road Name	Starting Point	Finishing Point
25.	James Erskine Drive, Erskine Park.	Mamre Road.	Quarry Road.
25.	Quarry Road, Erskine Park.	James Erskine Drive.	Entire road.
25.	Sarah Andrews Close.	James Erskine Drive.	Entire road.
25.	Lenore Drive, Erskine Park.	Erskine Park Road.	Templar Road.
25.	John Morphett Place, Erskine Park.	Lenore Drive.	Entire road.
25.	Tyrone Place, Erskine Park.	Lenore Drive.	Entire road.
25.	Lockwood Road, Erskine Park.	Templar Road.	Entire road.
25.	Kellet Close, Erskine Park.	Lockwood Road.	Entire road.
25.	Templar Road, Erskine Park.	Lenore Drive.	Entire road.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

PHIL TOLHURST, General Manager, Liverpool City Council (by delegation from the Minister for Roads) 23 May 2008

SCHEDULE

1. Citation

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

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

Туре	Road Name	Starting Point	Finishing Point
25.	Yarrawa Road, Prestons.	Bernera Road.	Mainfreight Distribution Facility entrance.

Department of Water and Energy

WATER ACT 1912

THE Local Land Board for the Land District of Crookwell will, at 10:00 a.m., on Wednesday, 2nd and Thursday, 3rd of July 2008, at the Court House, Crookwell, publicly inquire as to the desirability of granting an application for a licence under Part 2 of the Water Act 1912, by C. D. BADHAM and R. V. ARMSTRONG, for a pump on the Cooks Vale Creek on Lot 2, DP 753021, Parish of Burridgee, County of Georgiana, for water supply for irrigation.

Any person who thinks their interests may be affected by the granting of this application may present their case at this hearing. (Reference: 70SL091027).

> VIV RUSSELL, Water Management Division

Department of Water and Energy, PO Box 291, Forbes NSW 2871, tel.: (02) 6850 2801.

WATER ACT 1912

AN application under Part 8, section 167 of the Water Act 1912, for approval of controlled works being within a proclaimed (declared) local area under section 5(4) has been received as follows:

Macintyre River Valley

TAYLOR FARMING COMPANY LTD for controlled works consisting of levees on the Lower Macintyre Floodplain on Lot 176, DP 756007, Parish Mayne, County Stapylton, on the property known as "Parkdale" for prevention of inundation of land by floodwater and feedlot development on the floodplain (new approval) (Reference: 90CW810962).

APPLICATIONS for licences under Part 2, section 10 of the Water Act 1912, being within a proclaimed (declared) local area under section 5(4) has been received as follows:

Namoi River Valley

John William ALLAN, Beverley Joan ALLAN and ALLAN CONSULTING PTY LTD for 3 pumps on the Namoi River on Lots 48, 49 and 74, DP 752201, Parish Veness, County Darling, for irrigation of 50 hectares (lucerne) (replacement licence – increase in pumping capacity and irrigation area) (Reference: 90SL100975).

John Douglas SAINT and Dennis Keith SAINT for 3 pumps on the Namoi River on Lot 1, DP 533152, Parish Lowry, County Darling, for irrigation of 32 hectares (lucerne and oats) (replacement licence – increase in pumping capacity) (Reference: 90SL100976).

Wayne Robert KEEL and Glenda Jane KEEL for 3 pumps on the Namoi River on Lots 35, 37 and 41, DP 752182, Parish Fleming, County Darling, for irrigation of 20.5 hectares (lucerne and oats) (replacement licence – increase in pumping capacity) (Reference: 90SL100977).

HERITAGE ON PEEL PTY LTD for a pump on the Peel River on Lot 165, DP 1124940, Parish Tamworth, County Inglis, for irrigation of part of one hectare (landscaping) (new licence – water obtained by way of permanent transfer scheme) (Reference: 90SL100974). Written objections to the applications specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local (declared) area and must be lodged with the Department of Water and Energy, PO Box 796, Murwillumbah NSW 2484, within 28 days of publication.

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

Namoi Valley

THREE B GORIAN BORE TRUST for a proposed artesian bore, on Lot 28, DP 822902, Parish Eastlake, County Denham, for water supply for stock and domestic purposes to the occupiers of the Three B Gorian Bore Water Trust (new licence – replaces 90BL250870) (Reference: 90BL254732).

Written objections to the application specifying the grounds thereof must be lodged with the Department of Water and Energy, Locked Bag 10, Grafton NSW 2460, within 28 days of the date of publication.

DENNIS MILLING, Manager, Licensing North

Other Notices

CORPORATIONS ACT 2001

Notice under Section 601AB(2) of the Corporations Act 2001 as applied by Section 325 of the Co-Operatives Act 1992

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when two months have passed since the publication of this notice.

Macleay Area Secure Housing (MASH) Co-operative Limited

Dated this twenty seventh day of May 2008.

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

FOOD ACT 2003

THE NSW Food Authority advises a conviction under the Food Act 2003 relating to the handling or sale of food made against Lurnea Noureddine Butchery at Shop 2, 63-69 Hill Rd, Lurnea, NSW. The defendant was charged with selling lamb mince meat and lamb sausages that contained the preservative sulphur dioxide and that the latter contained excess proportion of fat. The Food Standards Code regulates the use of food additives and there in not specific permission for additives to be used in fresh meat products. The penalty imposed under the Act was \$3750 for breach of s21(2) and \$1749 professional costs awarded to the Authority. This notice is made after statutory time for appeal has elapsed.

NSW Food Authority PO Box 6682 Silverwater NSW 1811

FOOD ACT 2003

THE NSW Food Authority advises a conviction under the Food Act 2003 relating to the handling or sale of food made against Terry Allan Harding at Hastings River Drive, Port Macquarie, NSW. The defendant was charged with a total of five offences relating to the harvest and sale of unsafe oysters under the Food Act 2003 sections 13(2), 14(2), 21(2), & two offences under s104(3). The total penalty imposed under the Act for all five offences was \$42,000 and professional costs awarded to the Authority. This notice is made after statutory time for appeal has elapsed.

NSW Food Authority PO Box 6682 Silverwater NSW 1811

HEALTH ADMINISTRATION ACT 1982

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Acquisition of Land by Compulsory Process for the Purposes of the Health Administration Act 1982

PURSUANT to section 10 of the Health Administration Act 1982 and section 19(1) of the Land Acquisition (Just Terms Compensation) Act 1991, the Health Administration Corporation by its delegate declares, with the approval of the Governor, that the land described in the Schedule below is by this notice acquired by compulsory process for the purposes of the Health Administration Act 1982.

Signed at Sydney, this 23rd day of May 2008.

DAVID GATES,

Chief Procurement Officer, Strategic Procurement and Business Development, Department of Health (a duly authorised delegate of the Health Administration Corporation)

SCHEDULE

Land

All that piece or parcel of Crown Land situated at Glenroy in the Albury Local Government Area, Parish of Albury, County of Goulburn, shown as Lots 1, 2, 3, 4, 5 and 6, section 2 in Deposited Plan 758453.

LEGAL PROFESSION ACT 2004

Amendments to the New South Wales Barristers' Rules

THE Council of the New South Wales Bar Association, on 22 May 2008, pursuant to its powers under section 702 of the Legal Profession Act, resolved to amend the New South Wales Barristers' Rules by adding Rules 35A and 35B as set out below.

Rules 35A and 35B commence on 1 July 2008.

- 35A. Without limiting the generality of Rule 35, in proceedings in which an allegation of sexual assault is made and in which the person who is alleged to have been assaulted gives evidence:
 - (a) A barrister must not ask that witness a question or pursue a line of questioning of that witness which is intended:
 - (i) to mislead or confuse the witness; or
 - (ii) to be unduly annoying, harassing, intimidating, offensive, oppressive, humiliating or repetitive.
 - (b) A barrister must take into account any particular vulnerability of the witness in the manner and tone of the questions he or she asks.
- 35B. A barrister will not infringe Rule 35A merely because:
 - (a) the question or questioning challenges the truthfulness of the witness or the consistency or accuracy of any statements made by the witness, or
 - (b) the question or questioning requires the witness to give evidence that the witness could consider to be offensive, distasteful or private.

NATIONAL PARKS AND WILDLIFE ACT 1974

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition

THE Minister for Climate Change and the Environment, with the approval of Her Excellency the Governor, declares that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the National Parks and Wildlife Act 1974.

The land is, on publication of this notice, vested in the Minister administering the National Parks and Wildlife Act 1974.

VERITY FIRTH, M.P., Minister for Climate Change and the Environment

SCHEDULE

All that piece or parcel of land situated in the Local Government Area of Armidale Dumaresq, County of Clarke, Parish of Snowy, containing an area of 44.79 hectares, comprising Lot 2, DP 1123330.

DECC:04/01947.

RURAL FIRES ACT 1997

ERRATUM

THE notice appearing below was published in *New South Wales Government Gazette* No. 56, page 4005, dated 23 May 2008, with an incorrect comments or submissions date. The following notice replaces that in full.

RURAL FIRES ACT 1997

Invitation to Comment

Proposed Rural Fires Regulation 2008

NOTICE is given, in accordance with section 5(2) of the Subordinate legislation Act 1989, of the intention to make a principal statutory rule under the Rural Fires Act 1997, to be known as the Rural Fires Regulation 2008.

The proposed Regulation is to replace, with only minor changes in substance, the Rural Fires Regulation 2002, which is repealed on 1 September 2008 by section 10(2) of the Subordinate Legislation Act 1989.

The object of the proposed Regulation is to make provision with respect to:

- (a) Membership of rural fire brigades and the constitutions for such brigades;
- (b) The discipline of officers and members of rural fire brigades and groups of rural fire brigades and removal from membership;
- (c) The constitution, membership and procedure of Bush Fire Management Committees;
- (d) Fire prevention;
- (e) The giving of notices required under the Rural Fires Act 1997 (the Act); and
- (f) Miscellaneous matters relating to bravery and other awards, voluntary work, managed land, fire permit conditions, bush fire prone land, bush fire hazard reduction, applications for bush fire safety authorities and bush fires hazard reduction certificates, bush fire safety authorities and penalty notices.

The Regulatory Impact Statement and draft Regulation can be downloaded from www.rfs.nsw.gov.au. Copies may also be obtained by contacting Ms Anne Fitzsimmons, Manager Policy and Standards, Rural Fire Service, 15 Carter Street, Homebush bay NSW 2127, telephone (02) 8741 5233.

Comments or submissions on the proposed statutory rules are invited and should be received at the above address no later than 25 June 2008.

NSW PLUMBING AND DRAINAGE CODE OF PRACTICE

THE Committee on Uniformity of Plumbing and Drainage Regulations (CUPDR) sets technical requirements for plumbing activities via the New South Wales Code of Practice for Plumbing and Drainage (NSW Plumbing Code). The Department of Water and Energy chairs the Committee and membership comprises NSW Health, Department of Local Authorities, Department of Planning, Sydney Water, Hunter Water, Country Energy and Office of Fair Trading.

The Committee on Uniformity of Plumbing and Drainage Regulations, at its meeting on 4 April 2008, agreed to a number of variations and additions to the AS/NZS 3500:2003 in /and to the NSW Code of Practice:

- 4/2008 Changed requirements for sewer surcharges
- 5/2008 Changed requirements for vent termination
- 6/2008 Changed requirements for the use of PE pipes as part of a property service

According to Part A, Section 1.5 of the Code of Practice, amendments to the Code of Practice are to be published in the *New South Wales Government Gazette*.

ADRIAN LANGDON Chair CUPDR



New South Wales Government



Committee on Uniformity of Plumbing and Drainage Regulations in NSW (CUPDR)

P&D Circular Number 4/2008 | 26 May 2008

Changed requirements for sewer surcharges

Variation and additions to NSW Code of Practice for Plumbing and Drainage, 3rd edition 2006

Section 4 Drainage System of AS/NZS 3500:2 (2003) is varied as follows:

Delete AS/NZS 3500.2 Clause 4.5.3

Add NSW Part C, Part 2, Clause 4.5.3 as follows:

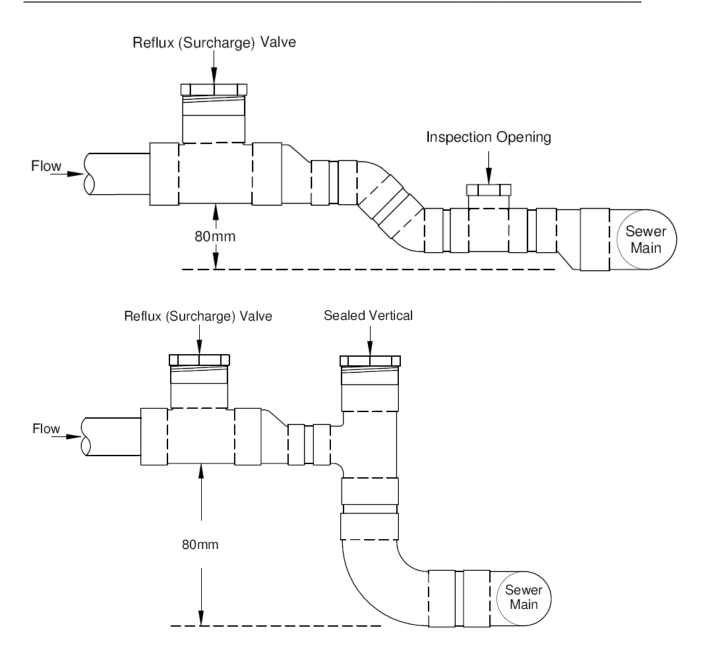
NSW 4.5.3 Surcharge sewer

Where a surcharge is likely to occur and a reflux valve is to be installed, it shall be located in accordance with the following:

- a) Where the drain has an inspection shaft or boundary trap, the reflux valve shall be located immediately downstream from and adjacent to the outlet of the inspection shaft.
- b) The invert of the outlet of a reflux valve shall be installed a minimum of 80mm higher than the invert of the Network Utility System it is connected to (see diagrams below).

Note: When a reflux value is installed the value remains the responsibility of the property owner.

P&D Circular No. 4/2008 | 26 May 2008 Changed Requirements for sewer surcharges



Should you wish to discuss further any aspect of the above, please contact the following:

- Mr Les Barnard (02) 9828 8648 Sydney Water Corporation region
- Mr Kerry Short 0409 717 647 Hunter Water Corporation region
- Mr Bryan Spangler (08) 8082 5827 Country Water (Broken Hill) region
- Ms Emma Dawe (02) 8281 7362 Local Government areas

Adrian Langdon Chairman

2 Committee on Uniformity of Plumbing and Drainage Regulations in NSW (CUPDR)



New South Wales Government



Committee on Uniformity of Plumbing and Drainage Regulations in NSW (CUPDR)

P&D Circular Number 5/2008 | 26 May 2008

Changed requirements for vent termination

Variation and additions to NSW Code of Practice for Plumbing and Drainage, 3rd edition 2006

Section 6 General Design Requirements for Sanitary Plumbing Systems of AS/NZS 3500:2 (2003) is varied as follows:

Delete Part C, Part 2, Section 6, Clause 6.8.4(g)

Add NSW 6.8.4 as follows:

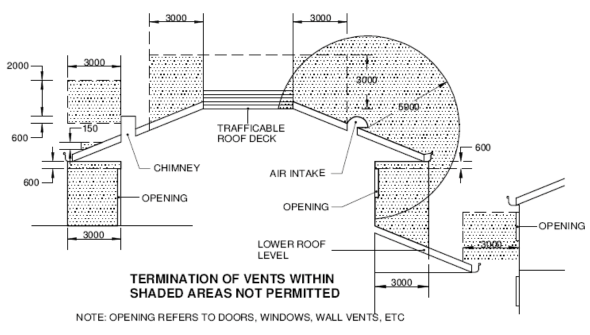
NSW 6.8.4 Termination

Vents shall terminate, as shown in Figure 6.6 below, in the open air and in a location not less than:

- a) 600 mm above any opening into any building, including a neighbouring building that is within a horizontal distance of 3 m from the vent;
- b) 150 mm above its point of penetration through any roof covering and shall be above the flood level rim of the highest fixture connected if venting a stack;
- c) 3 m above any trafficable roof deck that is within a horizontal distance of 3 m from the vent;
- d) 2 m above or 600 mm below any chimney or similar opening within a horizontal distance of 3 m from the vent;
- e) 5 m in any direction from any air duct intake; or
- f) 600 mm above any eaves, coping or parapet that is within a horizontal distance of 600 mm from the vent.
- g) Vent pipes shall be fitted with a cowl. The roof penetration shall be flashed and made watertight.

CUPDR | Level 18, 227 Elizabeth Street GPO Box 3889 SYDNEY NSW 2001

P&D Circular No. 5/2008 | 26 May 2008 Changed requirements for vent termination



DIMENSIONS IN MILLIMETRES



Should you wish to discuss further any aspect of the above, please contact the following:

- Mr Les Barnard (02) 9828 8648 Sydney Water Corporation region
- Mr Kerry Short 0409 717 647 Hunter Water Corporation region
- Mr Bryan Spangler (08) 8082 5827 Country Water (Broken Hill) region
- Ms Emma Dawe (02) 8281 7362 Local Government areas

Adrian Langdon Chairman

2 Committee on Uniformity of Plumbing and Drainage Regulations in NSW (CUPDR)



New South Wales Government



Committee on Uniformity of Plumbing and Drainage Regulations in NSW (CUPDR)

P&D Circular Number 6/2008 | 26 May 2008

Changed requirement for the use of PE pipes as part of a property service

Variation and additions to NSW Code of Practice for Plumbing and Drainage, 3rd edition 2006

Section 2 Materials and Products of AS/NZS 3500:1 (2003) is varied as follows:

Add NSW Part C, Part 1, Section 2, Clause 2.4.1 (e) as follows:

NSW 2.4.1 (e) General limitations

The following limitations shall apply to the use of pipes and fittings for cold water services:

- e. Polyethylene pipes, where installed as part of a property service under roadways or footpaths between the main tap and the:
 - service connection ball valve; or
 - meter riser connection fitting; or
 - tee for twin property services shall be:
 - up to and including DN 110 continuous in length and be free of any joints; or
 - greater than DN 110 minimum joints using electro-fusion coupling.

Should you wish to discuss further any aspect of the above, please contact the following:

- Mr Les Barnard (02) 9828 8648 Sydney Water Corporation region
- Mr Kerry Short 0409 717 647 Hunter Water Corporation region
- Mr Bryan Spangler (08) 8082 5827 Country Water (Broken Hill) region
- Ms Emma Dawe (02) 8281 7362 Local Government areas

Adrian Langdon Chairman

CUPDR | Level 18, 227 Elizabeth Street GPO Box 3889 SYDNEY NSW 2001

Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption Under Part 6, clause 51A

The acetylene gas lime slurry exemption 2008

Name

1. This exemption is to be known as 'The acetylene gas lime slurry exemption 2008'.

Commencement

2. This exemption commences on 30 May 2008.

Duration

3. This exemption is valid until revoked by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

Legislation

4. Clauses 51 and 51A of the *Protection of the Environment Operations (Waste) Regulation 2005* (the Regulation) authorise the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:

- the provisions of sections 47 to 49 and 88 of the *Protection of the Environment Operations Act 1997* (the Act),
- the provisions of Schedule 1 to the Act, either in total or as they apply to a
 particular activity, and
- the provisions of Part 3 and clauses 45 and 47 of the Regulation.

Exemption

5. This Notice of Exemption exempts the responsible person listed in Column 1 of Table 1 from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions referred to in Column 3 of the table.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

Column 1	Column 2	Column 3	
Responsible person	Provisions from which the responsible person is exempt	Conditions to be met by the responsible person	
Generator	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act	all requirements specified in section 7 and 8	
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act	all requirements specified in section 7 and 9	
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act section 88 of the Act clause 47 of the Regulation	all requirements specified in section 7 and 10	

Table 1

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

Definitions

6. In this Notice of Exemption:

Characterisation means sampling and testing that must be conducted on the lime slurry for the range of chemicals and other attributes listed in Column 1 of Table 2.

Composite sample means a sample that combines 5 discrete sub-samples into a single sample for the purpose of analysis.

Consumer means a person who applies, causes, or permits the application to land of lime slurry within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which lime slurry are applied. Where a person responsible for transporting the lime slurry to the land application site is also the party applying the lime slurry, this person must also meet the responsibilities of the consumer.

Generator means a person who generates, supplies, causes, or permits the supply of lime slurry to a processor.

Lime slurry is the calcium hydroxide residue waste formed from the reaction of calcium carbide and water during the manufacture of acetylene gas.

Processor means a person who processes, mixes, blends, or otherwise incorporates lime slurry into a material for supply to a consumer.

Relevant waste means lime slurry that meets the requirements of Section 7.

Routine sampling means sampling and testing that must be conducted on the lime slurry on an ongoing and regular basis.

Transport of Dangerous Goods Code means the *Australian Code for the Transport of Dangerous Goods by Road and Rail* (7th edition) approved by the Ministerial Council for Road Transport and published by the Commonwealth Government from time to time.

General conditions

- 7. This Notice of Exemption is subject to the following conditions:
- 7.1. The chemical concentration or other attribute of the lime slurry listed in Column 1 of Table 2 must not exceed any of the following:
 - 7.1.1. the absolute maximum concentration or other value listed in Column 4 of Table 2.
 - 7.1.2. for characterisation tests, the maximum average (based on the arithmetic mean) concentration or other value listed in Column 2 of Table 2, and
 - 7.1.3. for routine tests, the maximum average (based on the arithmetic mean) concentration or other value listed in Column 3 of Table 2.
- 7.2. The lime slurry can be only be applied to land as a soil amendment material.

Generator responsibilities

8. The following conditions must be met by the generator for this exemption to apply:

- 8.1. Sampling and information on sample storage and preparation must be detailed in a written sampling plan.
- 8.2. The lime slurry must be characterised according to the requirements listed in Column 1 of Table 3. Where there is a change in inputs that is likely to affect the properties in the lime slurry, characterisation must be repeated.

Characterisation samples can be used for routine testing and subsequent calculations.

- 8.3. The lime slurry must be sampled routinely according to the requirements listed in Column 2 of Table 3.
- 8.4. The generator must ensure that the lime slurry is not a Dangerous Goods Division 4.3 under the *Transport of Dangerous Goods Code.*
- 8.5. Generators must keep a written record of all characterisation and routine test results for a period of three years.
- 8.6. Records of the quantity of lime slurry supplied to the processor and the processor's name and address must be kept for a period of three years.
- 8.7. The generator of lime slurry must provide a written statement of compliance to the processor with each transaction, certifying that the lime slurry complies with the relevant conditions of this exemption.
- 8.8. The generator of lime slurry must make information on the latest characterisation and routine test results available to the processor.

Processor responsibilities

9. The following conditions must be met by the processor for this exemption to apply:

- 9.1. Records of the quantity of lime slurry supplied to the consumer and the consumer's name and address must be kept for a period of three years.
- 9.2. The processor of lime slurry must provide a written statement of compliance to the consumer with each transaction, certifying that the lime slurry complies with the relevant conditions of this exemption.
- 9.3. The processor of lime slurry must make information on the latest characterisation and routine test results available to the consumer.

Consumer responsibilities

10. The following conditions must be met by the consumer for this exemption to apply:

- 10.1. Application rates must be equal to or less than the agronomic rate for the most limiting factor.
- 10.2. The lime slurry must be incorporated into the topsoil.
- 10.3. Records of the quantity of the lime slurry received by the consumer and the suppliers' name and address must be kept for a period of three years.
- 10.4. The consumer must land apply the relevant waste within a reasonable period of time.

Chemical and other material property requirements

11. This Notice of Exemption only applies to lime slurry where the chemical and other attributes listed in Column 1 of Table 2 comply with the chemical concentrations and other values listed in Column 2, Column 3 and Column 4 of Table 2, when analysed according to test methods specified in Column 5 of Table 2.

Column 1	Column 2	Column 3	Column 4	Column 5
Chemicals and other attributes concentration for characterisation		Maximum average concentration for routine testing	Absolute maximum concentration	Test method specified
	(mg/kg 'dry weight' unless otherwise specified)	(mg/kg 'dry weight' unless otherwise specified)	(mg/kg 'dry weight' unless otherwise specified)	within Section
1. Mercury	0.1	Not required	0.2	13.1
2. Cadmium	0.5	0.5	1	13.2
3. Lead	20	20	40	13.2
4. Arsenic	10	Not required	20	13.2
5. Chromium (total)	50	50	100	13.2
6. Copper	25	25	50	13.2
7. Nickel	30	30	60	13.2
8. Selenium	2.5	Not required	5	13.2
9. Zinc	30	Not required	60	13.2

Sampling and testing requirements

12. This Notice of Exemption only applies to lime slurry sampled according to the requirements in Table 3.

Table 3

Column 1	Column 2
Characterisation frequency	Routine sampling frequency
20 composite samples, by taking 1 composite sample from a different batch. This must be repeated every 2 years.	5 composite samples per 6 months.

Test Methods

13. All testing must be undertaken by analytical laboratories accredited by the National Association of Testing Authorities, or equivalent. All chemicals and other attributes listed in Column 1 of Table 2 must be measured in accordance with the test methods specified below:

- 13.1. Test methods for measuring the mercury concentration in lime slurry:
 - 13.1.1. Analysis using USEPA SW-846 Method 7471B Mercury in solid or semisolid waste (manual cold vapour technique), or an equivalent analytical method with a detection limit < 20% of the stated absolute maximum concentration in Table 2, Column 2 (i.e. 0.02 mg/kg dry weight).
 - 13.1.2. Report as mg/kg dry weight.
- 13.2. Test methods for measuring chemicals 2 9 in lime slurry:
 - 13.2.1. Particle size reduction & sample splitting may be required.
 - 13.2.2. Sample preparation by digesting using USEPA SW-846 Method 3051A Microwave assisted acid digestion of sediments, sludges, soils, and oils.
 - 13.2.3. Analysis using USEPA SW-846 Method 6010C Inductively coupled plasma atomic emission spectrometry, or an equivalent analytical

method with a detection limit < 10% of stated absolute maximum concentration in Table 2, Column 2 (i.e. 2 mg/kg dry weight for lead). 13.2.4. Report as mg/kg dry weight.

Exemption Granted

Mark Gorta Manager, Waste Management Section Environment Protection Authority by delegation

Notes

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: <u>www.environment.nsw.gov.au</u>

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

It should be noted that other contaminants may be present in the relevant waste that can potentially cause harm. Application rates may need to be lower than those listed in the exemption depending on local circumstances and should be determined as appropriate to those circumstances prior to application. Plants may display symptoms of toxicity, and/or reductions in yield may occur at values below the maximum concentration limits specified in this exemption.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BATHURST REGIONAL COUNCIL

Roads Act, 1993

Naming of Roads

NOTICE is hereby given that Bathurst Regional Council, in pursuance of section 162 of the Roads Act 1993, has named the roads as follows:

New Street Name	Location
Adams Street Barney Street Barr Street Governors Parade Grimes Street Meehan Street	For the new roads created by the subdivision of Lot 2, DP 809212, off Munro Street, Windradyne

Authorised by resolution of the Council on 19 March 2008. GENERAL MANAGER, Bathurst Regional Council, 158 Russell Street, Bathurst, NSW 2795. [3930]

COFFS HARBOUR CITY COUNCIL

Roads Act 1993, Section 10 (1)

Notice of Dedication of Land as a Public Road

NOTICE is hereby given by Coffs Harbour City Council that in pursuance of Section 10(1), Division 1 of Part 2 of the Roads Act 1993, the lands described in the Schedule below is hereby dedicated as Public Road. Dated at Coffs Harbour, 27 May 2008. S. SAWTELL, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450.

SCHEDULE

Lot 13 DP244760, Lot 14 DP244760, Lot 15 DP244760, Lot 16 DP244760, Lot 17 DP244760, Lot 18 DP244760, Lot 26 Section 77 DP758258, Lot 19 DP244760, Lot 20 DP244760, Lot 21 DP244760, Lot 22 DP244760, Lot 24 DP244760, Lot 25 DP244760, Lot 26 DP244760, Lot 27 DP244760, Lot 29 DP244760, Lot 30 DP244760, Lot 31 DP244760, Lot 13 DP262195. [3931]

NARRABRI SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

NARRABRI SHIRE COUNCIL declares, with the approval of Her Excellency the Governor, that the land described in Schedule 1 below, excluding the interest described in Schedule 2 and any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of a cemetery.

Dated at Narrabri this 27th day of May 2008.

MAX KERSHAW, General Manager SCHEDULE 1

Lot 1 DP 1079733 Lot 2 DP 1079733

SCHEDULE 2

The right of carriageway variable width created by DP 1079733. [3932]

PALERANG COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) 1991

Notice of Compulsory Acquisition of Land

PALERANG Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of a waste transfer station. Dated at Bungendore this 16 May 2008. PETER BASCOMB, General Manager, Palerang Council, PO Box 348, Bungendore NSW 2621 4 Majara Street, Bungendore NSW 2621, tel.: 1300 735 025.

SCHEDULE

Lot 161 DP 754866.

[3933]

TWEED SHIRE COUNCIL

Loval Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Tweed Shire Council declares, with the approval of Her Excellency the Governor, that the easements described in the schedule below, excluding any mines and deposits of minerals in those easements, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of a sewer rising main. Dated at Murwillumbah, 27 February, 2008. Mike Rayner, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah, NSW 2484.

SCHEDULE

Easement for Sewer Rising Main 3 & 4 wide within Lot 1 DP 128281, Lot 2 DP 727324 and Lot 49 DP 755724 as shown in DP 1042666

The easements described in the schedule hereto have been acquired by agreement with the landowners affected and are located in Mooball Street, Murwillumbah

[3934]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of THOMAS MATHEW BARTLETT, late of Kiama, in the State of New South Wales, who died on 21 October 2007, must send particulars of their claim to the executor, Charles Thomas, c.o. Messrs Barton & Co, Solicitors, PO Box 344, Hornsby NSW 1630, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 14 May 2008. MESSRS BARTON & CO, Solicitors, 128/121-133 Pacific Highway, Hornsby NSW 2077 (PO Box 344), tel.: (02) 9476 1744. Reference: DFB/ RS/Bartlett. [3935]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of GUIDO BORDON, late of Scalabrini Village, 80 St Georges Crescent, Drummoyne, in the State of New South Wales, widower, who died on 25 November 2007, must send particulars of his claim to the executor, John Bordon (also known as Gianni Bordon), c.o. Steve Masselos & Co, Solicitors, PO Box A988, Sydney South NSW 1235, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 14 May 2008 as No. 107658/08. STEVE MASSELOS & CO, A Solicitor Corporation, 2nd Floor, 114-120 Castlereagh Street, Sydney NSW 2000 (PO Box A988, Sydney South NSW 1235), (DX 305, Sydney), tel.: (02) 9264 7022. Reference: Mr Fitzgerald:sw:17772. [3936]

COMPANY NOTICES

NOTICE of voluntary liquidation.-SENSIBLE INVESTMENTS PTY LTD, ACN 000 650 135 (in liquidation).—Notice is hereby given in accordance with section 491(2) of the Corporations Law that at an extraordinary general meeting of the members of the abovenamed company held on 23 May 2008, the following special resolution was duly passed: "That the company be wound up as a members' voluntary liquidation and that the assets of the company may be distributed in whole or in part to the members in specie should the liquidator so desire" and Roger Duncan Ellinson be appointed liquidator for the purpose of such winding up. Dated at Sydney this 26th day of May 2008. R. D. ELLINSON, Liquidator, c.o. Selingers, Level 11, 155 Castlereagh Street, Sydney, NSW 2000 (GPO Box 4951, Sydney 2001), tel.: (02) 9283 2444. [3937]

NOTICE of Dissolution of Partnership.–NEPEAN OFFICE FURNITURE AND SUPPLIES.–Notice is hereby given that the partnership previously subsisting between Glen Leonard Quigley, Maria Joy Quigley, David Noel Ashcroft and Julie Megan Ashcroft carrying on business at 3 Robertson Place, Penrith NSW 2750, under the style or firm of Nepean Office Furniture and Supplies has been dissolved as from the 16th day of May 2008. BATEMAN BATTERSBY LAWYERS, 19 Lawson Street, Penrith NSW 2750 (PO Box 981, Penrith NSW 2751), tel.: (02) 4731 5899. Reference: MWB:CA:34501. [3938]

IN the matter of P.H. (Electrical) Pty Limited ACN 003 395 266 (in Liquidation) and in the matter of the Corporations Act, the creditors of the abovenamed company are required on or before 27 June 2008 to prove their debts or any claims to establish any title they may have to priority by delivering or sending through the post to the liquidator at

the undermentioned address an affidavit verifying their respective debts or claims. In default they will be excluded from the benefit of any distribution made before such debts or claims are proved or such priority is established and from objecting to any such distribution. Form of proof may be obtained from the liquidator at the address shown below. Dated this 27 May 2008 E M COWLEY, Liquidator, Suite 3/11 West Street, North Sydney, NSW 2060. [3939]

NOTICE of final meeting of members.—CAMPBELLTOWN HOME APPLIANCE CENTRE PTY LTD, ACN 000 586 701 (in liquidation).—Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale, NSW, on Monday, 30 June 2008, at 9:00 a.m., for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. PAUL DE MARIA, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street (PO Box 54), Rockdale, NSW 2216, tel.: (02) 9567 0545. [3940]

NOTICE of final meeting of members.—BRISCOE CREDITS PTY LTD, ACN 000 400 288 (in liquidation).—Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale, NSW, on Monday, 30 June 2008, at 1:00 p.m., for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. PAUL DE MARIA, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street (PO Box 54), Rockdale, NSW 2216, tel.: (02) 9567 0545.

[3941]

OTHER NOTICES

CHURCHES OF CHRIST IN NEW SOUTH WALES INCORPORATION ACT, 1947

Members of Churches of Christ Property Trust

AT the conference of the Churches of Christ in New South Wales held at Silverwater on the seventeenth day of May 2008 an election of members of the Churches of Christ Property Trust pursuant to section 15 (3) of the above Act was held in accordance with the provisions of the above Act:

Robert Malcolm Broady of 11 Gordon St, Caringbah, John Alfred Hoppitt of 70 Wattle Road, Jannali, and Philip Gordon Smith of 16 Mills Avenue, Asquith

were appointed as members of the Churches of Christ Property Trust.

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

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

DAVID ANDREW BENTLEY of 20 Geneva Place, Engadine,

ANDREW CHRISTOPHER BILLING of 27 Clarence St, Matraville,

ROBERT MALCOLM BROADY of 11 Gordon St, Caringbah,

RICHARD NEIL COWDERY of 8 Yarralumla Ave, St Ives,

PETER GRAEME DIXON of 32 Grove St, Marrickville, JOHN ALFRED HOPPITT of 70 Wattle Road, Jannali,

and

PHILIP GORDON SMITH 16 Mills Avenue, Asquith.

Dated at Jannali this 23rd day of May 2008.

JOHN A. HOPPITT, Registrar.

[3942]

INTEGRAL ENERGY AUSTRALIA

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991 Notice of Compulsory Acquisition of Easement Figtree

INTEGRAL ENERGY AUSTRALIA declares, with the approval of Her Excellency the Governor and the Executive Council, that the interest in land described in Schedule 1 of this notice affecting the land described in Schedule 2 of this notice is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated at Huntingwood this 21st day of May 2008.

ALAN FLETT, General Manager Network Asset Operations Integral Energy Australia 51 Huntingwood Drive Huntingwood NSW 2148

SCHEDULE 1

The interest in land is an easement for underground cables on the terms set out in Memorandum 9262885 such memorandum being filed at the NSW Land & Property Information Office, Sydney.

For the purposes of the compulsory acquisition, "lot burdened" in Memorandum 9262885 means Lot 47 DP 838601 and Lot 101 DP 613996.

SCHEDULE 2

All that piece or parcel of land at Figtree in the City of Wollongong County of Camden Parish of Wollongong being the site of the proposed easement for underground cables 1.5 wide shown as "B" within Lot 47 DP 838601 and Lot 101 DP 613996 in DP 1107940. [3943] ISSN 0155-6320

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