

9147

Government Gazette

OF THE STATE OF NEW SOUTH WALES

Number 110

Friday, 5 September 2008

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LEGISLATION

Allocation of Administration of Acts

The Department of Premier and Cabinet, Sydney 3 September 2008

ADMINISTRATION OF THE OCCUPATIONAL HEALTH AND SAFETY ACT 2000

HIS Excellency the Lieutenant-Governor, with the advice of the Executive Council, has approved of the administration of the Occupational Health and Safety Act 2000, being vested in the Ministers indicated in the attached schedule, subject to the administration of any Act, to the extent that it directly amends another Act, being vested in the Minister administering the other Act or the relevant portion of it.

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

MORRIS IEMMA, M.P., Premier

SCHEDULE

Minister Assisting the Minister for Finance

Occupational Health and Safety Act 2000 No.40 (except parts, the Minister for Mineral Resources)

Minister for Mineral Resources

Occupation Health and Safety Act 2000 No. 40, in so far as it relates to a coal workplace or a mining workplace within the meaning of that Act (remainder, the Minister Assisting the Minister for Finance)

Regulations



New South Wales

Local Government (General) Amendment (Minimum Rates) Regulation 2008

under the

Local Government Act 1993

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

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

Explanatory note

Under section 548 of the *Local Government Act 1993*, a council may specify a minimum amount for ordinary rates that must not exceed the minimum amount prescribed by the regulations. The object of this Regulation is to increase the minimum amount prescribed from \$392 to \$405.

This Regulation is made under the *Local Government Act 1993*, including sections 548 (3) (a) and 748 (the general regulation-making power).

s2008-183-36.d02

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Local Government (General) Amendment (Minimum Rates) Regulation Clause 1 2008

Local Government (General) Amendment (Minimum Rates) Regulation 2008

under the

Local Government Act 1993

1 Name of Regulation

This Regulation is the Local Government (General) Amendment (Minimum Rates) Regulation 2008.

2 Amendment of Local Government (General) Regulation 2005

The Local Government (General) Regulation 2005 is amended by omitting "\$392" from clause 126 and inserting instead "\$405".

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OFFICIAL NOTICES Appointments

ABORIGINAL LAND RIGHTS ACT 1983

Notice

I, the Honourable Paul Lynch MP, Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council(NSWALC), do, by this notice pursuant to section 231(2) of the Aboriginal Land Rights Act 1983 (the Act) extend the appointment of Mr William Malvern as Administrator to the Tamworth Local Aboriginal Land Council for a period of six (6) calendar months from 12 September 2008. During the period of his appointment, the Administrator will have all of the functions of the Tamworth Local Aboriginal Land Council and any other duties as specified by the instrument of appointment. The Administrator's remuneration and expenses are not to exceed \$65 000 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 26th day of August 2008.

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

GOD SAVE THE QUEEN

ABORIGINAL LAND RIGHTS ACT 1983

Notice

I, the Honourable Paul Lynch MP, Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council(NSWALC), do, by this notice pursuant to section 231(2) of the Aboriginal Land Rights Act 1983 (the Act) extend the appointment of Mr Andrew Hoholt as Administrator to the Thungutti Local Aboriginal Land Council for a period of six (6) calendar months, from 2 September 2008. During the period of his appointment, the Administrator will have all of the functions of the Thungutti Local Aboriginal Land Council and any other duties as specified by the instrument of appointment. The Administrator's remuneration and expenses are not to exceed \$60 000 excluding GST without the prior approval of NSWALC. The Administrator's remuneration may include fees payable for the services of other personnel within the Administrator's firm who provide services as agents of the Administrator.

Signed and sealed this 26th day of August 2008.

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

GOD SAVE THE QUEEN

EDUCATION ACT 1990

Notification of an Appointment to the Board of Studies

I, JOHN HATZISTERGOS, Acting Minister for Education and Training in pursuance of Schedule 1, clause 6 of the Education Act, 1990, appoint MR IAN GEORGE BAKER as an alternative member of the Board of Studies, being a nominee provided under section 100(3)(c), for a term commencing on and from 1 September 2008 until 31 August 2009.

> JOHN HATZISTERGOS, M.L.C., Acting Minister for Education and Training

PORTS AND MARITIME ADMINISTRATION ACT 1995

Chief Executive Service Appointment under Section 36

HER Excellency the Governor and the Executive Council upon the recommendation of the Premier and Minister for Ports and Waterways, have approved, pursuant to the provisions of the Ports and Maritime Administration Act 1995, that Stephen Paul DUNN be appointed to the position of Chief Executive, Maritime Authority of NSW, commencing on and from 15 July 2008.

> The Hon. J. G. TRIPODI, M.P., Minister for Ports and Waterways

Department of Lands

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

APPOINTMENT OF ADMINISTRATOR TO MANAGE A COMMON

PURSUANT to section 48(1) of the Commons Management Act 1989, the person specified in Column 1 of the Schedule hereunder, is appointed as administrator for the term also specified, of the common specified opposite thereto in Column 2, which is trustee of the common referred to in Column 3 of the Schedule.

		Minister for Lands
	SCHEDU	LE
Column 1	Column 2	Column 3
Kylie Anne CONSTANTINE.	Walcha Common Trust.	Dedication No.: 510056. Public Purpose: Common. Notified: 17 July 1886. File No.: AE92 H 255.
		Reserve No.: 32047.

TONVEELLVMLC

Public Purpose: Common.

Notified: 9 February 1901.

File No.: AE92 H 255.

For a term of six months commencing this day and expiring 4 March 2009.

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

Parish – Arding; County – Sandon; Environs of Uralla; Land District – Armidale; L.G.A. – Uralla

The Crown road 20.115 metres wide and variable at Arding known as Hawthorne Drive, as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Uralla Shire Council. File No.: AE07 H 18:W410500. Councils Reference: U07/67.

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

NOTIFICATION OF CLOSING OF ROADS

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

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

Description

Local Government Area and Land District of Wellington

Lot 1, DP 1102671, Parish of Wellington, County of Wellington (not being land under the Real Property Act).

File No.: DB03 H 552.

Note: On closing, the title for Lot 1 shall vest in Wellington Council as Operational Land.

Description

Local Government Area of Narromine; Land District of Dubbo

Lot 282, DP 1000579, Parish of Emogandry, County of Ewenmar (not being land under the Real Property Act).

File No.: DB99 H 61.

Note: On closing, the title for Lot 282 shall vest 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 Schedules 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 Schedules.

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

SCHEDULE 1

Column 1 Column 2 Vincent Lawrence Toongi **McANENEY** Recreation (re-appointment), Reserve and Peter Grant Hall Trust. HYLAND (re-appointment), Robert DALY (new member). Stewart McINTYRE (new member). Lesley MORGAN (new member), Carolyn PASCOE (re-appointment), Barry John MORGAN (re-appointment).

Column 3 Reserve No.: 61476. Public Purpose: Public recreation and public hall. Notified: 25 October 1929. File No.: 08/7107.

Term of Office

For a term commencing the date of this notice and expiring 4 September 2013.

SCHEDULE 2

Column 1 Column 2 Column 3 Della WELLS Windeyer Reserve No.: 36326. (new member), Recreation Public Purpose: Public Patrick John Reserve Trust. recreation. PILLEY Notified: 5 September 1903. (re-appointment), File No.: 08/7611. Jackie O'HARE (new member), Gregory Lyle HUNDY (new member), Warren John CROAKE (new member). Paul Christopher BYRNE (new member),

Term of Office

For a term commencing the date of this notice and expiring 4 September 2013.

George Innes

Montgomerie HAMILTON (re-appointment).

GOULBURN OFFICE 159 Auburn Street (PO Box 748), Goulburn NSW 2580 Phone: (02) 4824 3700 Fax: (02) 4822 4287

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Nanima; County – Murray; Land District – Yass; L.G.A. – Yass Valley Council

Lot 1, DP 1116676 (not being land under the Real Property Act).

File No.: GB05 H 357:BA.

Note: On closing, the title for the land in Lot 1, DP 1116676 remains vested in Yass Valley Council as community land.

Description

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

Lot 3, DP 1128589 (being land in Vol. 968, Fol. 59).

File No.: 07/3564:BA.

Note: On closing, the title for the land in Lot 3, DP 1116676 remains vested in Goulburn Mulwaree Council as operational land.

Description

Parish – Cosgrove; County – Beresford; Land District – Cooma; L.G.A. – Cooma-Monaro Shire Council

Lots 2 and 3, DP 1105197 (not being land under the Real Property Act).

File No.: 08/1573:BA.

Note: On closing, the title for the land in Lots 2 and 3, DP 1105197 remains vested in Cooma-Monaro Shire Council as operational land.

In accordance with section 44 of the Roads Act 1993, the Crown consents to the land in Lots 2 and 3 being vested in the Cooma-Monaro Shire Council as operational land, to be given by the Council as compensation for other land acquired by the Council for the purpose of the Roads Act.

NOTIFICATION OF CLOSING OF A ROAD

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

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

SCHEDULE 1

Description

Parish – Ollalulla; County – Murray; Land District – Braidwood; L.G.A. – Palerang

Lot 1, DP 1128736 (not being land under the Real Property Act).

File No.: GB05 H 149:JK.

Note: On closing, the title for the land in Lot 1, DP 1128736 remains vested in the State of New South Wales as Crown Land.

SCHEDULE 2

Description

Parish – Talagandra; County – Murray; Land District – Yass; L.G.A. – Yass Valley

Lot 1, DP 1128753 (not being land under the Real Property Act).

File No.: GB05 H 173:JK.

Note: On closing, the title for the land in Lot 1, DP 1128753 remains vested in the State of New South Wales as Crown Land.

GRAFTON OFFICE 76 Victoria Street (Locked Bag 10), Grafton NSW 2460 Phone: (02) 6640 2020 Fax: (02) 6640 2036

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 Anne Michelle Wadeville **ELTERMAN** (R91046) (new member), Reserve Trust. Patricia Mary STRANGE (re-appointment), Michael John LAMBRECHTSEN (re-appointment), Barry CUMPSTAY (re-appointment), Graham Paul BENSON (re-appointment), Frank TAYLOR (new member), Bror Veli-Veikko BJURSTROM (new member).

Reserve No.: 91046. Public Purpose: Public recreation. Notified: 24 February 1978.

Reserve No.: 1013709. Public Purpose: Public recreation. Notified: 14 December 2007. File No.: GF02 R 35.

SCHEDULE 2

Roads Authority: Tweed Shire Council.

Department of Lands Reference: 08/7934.

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 – Bellingen; L.G.A. – Bellingen

Road Closed: Lot 1, DP 1128989 at Kalang, Parish Belmore, County Raleigh.

File No.: GF05 H 579.

Schedule

On closing, the land within Lot 1, DP 1128989 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Casino; L.G.A. – Richmond Valley

Road Closed: Lot 1, DP 1129101 at Casino, Parish South Casino, County Richmond.

File No.: GF05 H 681.

Schedule

On closing, the land within Lot 1, DP 1129101 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lot 1, DP 1124580 at Pearces Creek, Parish Teven, County Rous.

File No.: GF01 H 133.

Schedule

On closing, the land within Lot 1, DP 1124580 remains vested in the State of New South Wales as Crown Land.

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92(3) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedules hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedules, is dissolved.

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

Term of Office

For a term commencing the date of this notice and expiring 4 September 2013.

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown roads specified in Schedule 1 is hereby transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from the date, the road specified in Schedule 1, ceases to be Crown road.

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

SCHEDULE 1

Parish – Cudgen; County – Rous; Land District – Murwillumbah; Shire – Tweed Shire Council

Crown public road extending from the south western corner of Lot 1971, DP 133919 to the south eastern corner of Lot 1, section 1, DP 14895, including intersections.

Width to be Transferred: Whole width.

Trust.

SCHEDULE 1

Column 1

Minnie Water Foreshore (R96096) Reserve Trust. Column 2 Reserve No.: 96096. Public Purpose: Public recreation. Notified: 18 June 1982. File No.: GF04 R 4.

SCHEDULE 2

Column 1 Wooli Coastal Reserve Trust.

Column 2 Reserve No.: 1003020. Public Purpose: Public recreation and coastal environmental protection. Notified: 23 November 2001. Reserve No.: 41752. Public Purpose: Public recreation. Notified: 26 June 1907. Reserve No.: 56099. Public Purpose: Public recreation. Notified: 6 April 1923. Reserve No.: 97501. Public Purpose: Protection from sand drift. Notified: 26 October 1984. File No.: GF04 R 4.

SCHEDULE 3

Column 1

Diggers Headland (R44430) Reserve Trust.

Column 2 Reserve No.: 44430. Public Purpose: Public recreation. Notified: 6 October 1909. File No.: GF04 R 4.

SCHEDULE 4

Column 1

Minnie Water Foreshore (R84129) Reserve Trust.

Column 2 Reserve No.: 84129. Public Purpose: Public recreation. Notified: 28 December 1962. File No.: GF04 R 4.

SCHEDULE 5

Column 1 Sandon River (R97031) Reserve Trust.

Column 2 Reserve No.: 97031. Public Purpose: Public recreation. Notified: 28 October 1983. File No.: GF04 R 4.

SCHEDULE 6

Column 1 Minnie Water (R140000) Reserve Trust.

Column 2 Reserve No.: 140000. Public Purpose: Public recreation. Notified: 27 June 1986. File No.: GF04 R 4.

APPOINTMENT OF RESERVE TRUST AS TRUSTEE **OF A RESERVE**

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

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

SCHEDULE

Column 2 Column 1 Reserve No.: 97031. Clarence Coast Reserve Public Purpose: Public recreation. Notified: 28 October 1983. Reserve No.: 84129. Public Purpose: Public recreation. Notified: 28 December 1962. Reserve No.: 96096. Public Purpose: Public recreation. Notified: 18 June 1982. Reserve No.: 140000. Public Purpose: Public recreation. Notified: 27 June 1986. Reserve No.: 44430. Public Purpose: Public recreation. Notified: 6 October 1909. Reserve No.: 41752. Public Purpose: Public recreation. Notified: 26 June 1907. File No.: GF04 R 4.

ERRATUM

Land District – Bellingen; Council – Nambucca

THE notification appearing in the New South Wales Government Gazette of 3 July 1987, Folio 3794, under the heading "Reserve from Sale" in respect of Reserve 140021, in the description, replace "1872" with, "860".

File No.: GF85 R 12.

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

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

SCHEDULE

Description

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

Road Closed: Lot 1, DP 1126393, Parish of Cottadidda, County of Denison.

File No.: HY84 H 369.

Note: On closing, title for the land within Lot 1, DP 1126393 remains vested in the State of New South Wales as Crown Land.

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

DECLARATION OF LAND TO BE CROWN LAND

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

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

SCHEDULE

Description

Land District – Newcastle; Council – Newcastle; Parish – Newcastle; County – Northumberland

1008 square metres being Lot 1 in DP 1118903, being land gifted by Newcastle City Council for addition to Reserve R56681 for public recreation, notified 21 December 1923.

File No.: MD93 R 46.

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

Column 1

Land District: Newcastle. Local Government Area: Newcastle City Council. Locality: Merewether. Lot 1, DP No. 1118903, Parish Newcastle, County Northumberland. Area: 1008 square metres. File No.: MD93 R 46/2. Column 2

Reserve No.: 56681. Public Purpose: Public recreation. Notified: 21 December 1923. Lot 11, DP No. 1129519, Parish Newcastle, County Northumberland; Lot 12, DP No. 1129519, Parish Newcastle, County Northumberland; Lot 10, DP No. 1129519, Parish Newcastle, County Northumberland. New Area: 1.3 hectares.

NEWCASTLE OFFICE 437 Hunter Street, Newcastle NSW 2300 (PO Box 2185, Dangar NSW 2309 Phone: (02) 4920 5000 Fax: (02) 4925 3489

NOTICE OF PUBLIC PURPOSE PURSUANT TO SECTION 34A (2) (B) OF THE CROWN LANDS ACT 1989

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserve specified in Column 1 of the Schedule is to be occupied for the additional purpose specified in Column 2 of the Schedule.

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

SCHEDULE

Column 1 Column 2 Reserve No.: R246. Communication facilities. Public Purpose: Trigonometrical purposes. Notified: 25 November 1885. Locality: Cambewarra Mountain. Reserve No.: R26951. Communication facilities. Public Purpose: Trigonometrical purposes. Notified: 27 November 1897. Locality: Tyraman. Reserve No.: R28348. Communication facilities. Public Purpose: Trigonometrical purposes. Notified: 15 October 1898. Locality: Crowther. Reserve No.: R50299. Communication facilities. Public Purpose: Trigonometrical purposes. Notified: 4 November 1914. Locality: Clarence Peak. Reserve No.: R52894. Communication facilities. Public Purpose: Trigonometrical purposes. Notified: 12 July 1918. Locality: One Tree Hill. Reserve No.: R55537. Communication facilities. Public Purpose: Trigonometrical purposes. Notified: 7 July 1922. Locality: Tathra. Communication facilities. Reserve No.: R752939. Public Purpose: Future public requirements. Notified: 29 June 2007. Locality: Eualdrie. Reserve No.: R754415. Communication facilities. Public Purpose: Future public requirements. Notified: 29 June 2007. Locality: Harrington.

	Column 1	Column 2
s f e	Reserve No.: R755433. Public Purpose: Future public requirements. Notified: 29 June 2007. Locality: Gulgong.	Communication facilities.
	Reserve No.: R755474. Public Purpose: Future public requirements. Notified: 29 June 2007. Locality: Black Jack.	Communication facilities.
	Reserve No.: R755980. Public Purpose: Future public requirements. Notified: 29 June 2007. Locality: Boggabilla.	Communication facilities.
	Reserve No.: R757261. Public Purpose: Future public requirements. Notified: 29 June 2007. Locality: Woomahrigong.	Communication facilities.
	Reserve No.: R78382. Public Purpose: Quarry. Notified: 2 March 1956. Locality: Barwon.	Communication facilities.
	Reserve No.: R78981. Public Purpose: Generally. Notified: 12 October 1956. Locality: Merimbula.	Communication facilities.
	Reserve No.: R82617. Public Purpose: Reservoir. Notified: 10 June 1960. Locality: North Casino.	Communication facilities.
	Reserve No.: R85249. Public Purpose: Trigonometrical purposes. Notified: 26 February 1965. Locality: Mount Tingha.	Communication facilities.
	Reserve No.: R91152. Public Purpose: Public recreation. Notified: 2 June 1978. Locality: Mudgee.	Communication facilities.
	File No.: 08/6163.	

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

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 Schedules 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 Schedules.

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

SCHEDULE 1

Column 2 Column 1 Martine Pambula MATHIESON Wetlands and Heritage (new member), Graham Reserve Trust. WALDON (new member), Robyn Dawn KESBY (re-appointment), Robert Allen BRUCE (re-appointment), Barbara JONES (re-appointment), Anabel MacDONALD (re-appointment).

Column 3 Reserve No.: 1004108. Public Purpose: Public recreation and coastal environmental protection. Notified: 4 October 2002. File No.: NA03 R 4/1.

Term of Office

For a term commencing 12 September 2008 and expiring 11 September 2013.

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

ERRATUM

IN the notice appearing in the *New South Wales Government Gazette* of the 15 October 2004, Folio 7997, under the heading "Appointment of a Corporation to Manage a Reserve Trust", delete from Column 1 of the Schedule "Cabonne Council" and insert instead "Wellington Council".

File No.: OE95 A 7/2.

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

SCHEDULE 2

Column 1 Column 2 Gerald North Bega Park TARLINTON Recreation Trust. (new member), Albert Ralph HETHERINGTON (re-appointment), Stan WEST (re-appointment), Harold Leslie MONCK (re-appointment), Peter Colin BLACKA (re-appointment).

Column 3

Dedication No.: 580105. Public Purpose: Public recreation. Notified: 18 January 1884. File No.: NA79 R 73/1.

Term of Office

For a term commencing 19 September 2008 and expiring 18 September 2013.

SCHEDULE 1

Description

Parish – Monomie; County – Cunningham; Land District – Parkes; Shire – Parkes

Road Closed: Lot 1 in Deposited Plan 1125580.

File No.: OE05 H 271.

Note: On closing, title to the land comprised in Lot 1 remains vest in the Crown as Crown Land.

SCHEDULE 2

Description

Parish – Mingelo; County – Narromine; Land District – Parkes; Shire – Parkes

Road Closed: Lot 1 in Deposited Plan 1125582.

File No.: CL/00070.

Note: On closing, title to the land comprised in Lot 1 remains vest in the Crown as Crown Land.

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

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 Cronulla Beaches National Surfing Reserve. Reserve No.: 1015388. Public Purpose: Surfing recreation.

Local Government Area: Sutherland Shire Council. Locality: Cronulla. Lots 7302 and 7303, DP 1130200. Parish: Sutherland. County: Cumberland. Area: About 372.25 hectares. File No.: 08/5516.

Land District: Metropolitan.

Note: No other Reservations are revoked by notification of this Reserve.

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

NOTIFICATION OF CLOSING OF ROADS

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

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

Descriptions

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

Lot 1, DP 1129873 at Doonside, Parish Prospect, County Cumberland.

File No.: MN05 H 216.

Notes: 1] On closing, title for the land in Lot 1 remains vested in Blacktown City Council as operational land.

> 2] The road is closed subject to the easement to drain water 3 wide, and the easement for electricity purposes 3 wide, as shown in DP 1129873.

Descriptions

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

Lot 1, DP 1130090 at Shalvey, Parish Rooty Hill, County Cumberland.

File No.: MN05 H 145.

- Notes: 1] On closing, title for the land in Lot 1 remains vested in Blacktown City Council as operational land.
 - 2] The road is closed subject to the easement to drain water 3.66 wide, and the easement for underground cables 1 wide, as shown in DP 1130090.

Descriptions

Land District – Windsor; L.G.A. – Hawkesbury

Lot 1, DP 1129540 at Bligh Park, Parish St Matthew, County Cumberland.

File No.: 07/4527.

Notes: 1] On closing, title for the land in Lot 1 remains vested in Hawkesbury City Council as operational land.

2] The road is closed subject to the easement to drain water 3 wide, as shown in DP 1129540.

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 – Quirindi; Land District – Quirindi; L.G.A. – Liverpool Plains

Road Closed: Lots 1 and 2 in Deposited Plan 1126486, Parish Borambil, County Buckland.

File No.: 07/2911.

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

Description

Locality – Quirindi and Warrah Ridge; Land District – Quirindi; L.G.A. – Liverpool Plains

Road Closed: Lot 1 in Deposited Plan 1128759, Parish Borambil and Warrah, County Buckland.

File No.: 07/3896.

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

APPOINTMENT OF RESERVE TRUST AS TRUSTEE **OF A RESERVE**

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

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

SCHEDULE

Column 1 Crown Lands Reserve Trust. Column 2 Reserve No.: 83636. Public Purpose: Public recreation. Notified: 15 December 1961. File No.: TE80 R 442.

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.

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

Description

Land District – Taree; Local Government Area – Greater Taree City Council

Road Closed: Lot 1, DP 1127225 at Rainbow Flat, Parish of Beryan, County of Gloucester.

File No.: 08/0346.

Note: In accordance with section 44 of the Roads Act 1993, the Crown consents to the land in lot(s) being vested in the Council as operational land, to be given by the Council as compensation for other land acquired by the Council for the purposes of the Roads Act. Council's Reference: GT5569.

RESIGNATION FROM OFFICE OF CORPORATION MANAGER OF RESERVE TRUST

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

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

SCHEDULE 1

Great Lakes Council.

SCHEDULE 2

Forster Public Recreation (R83636) Reserve Trust.

SCHEDULE 3

Reserve No.: 83636. Public Purpose: Public recreation. Notified: 15 December 1961.

File No.: TE80 R 442.

WAGGA WAGGA OFFICE

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

DECLARING LAND TO BE CROWN LAND

PURSUANT to section 138 (1) of the Crown Lands Act 1989, the land specified in the Schedule hereunder is declared to be Crown Land.

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

SCHEDULE

Land District: Tumut.

Local Government Area: Tumut Shire Council.

Locality: Junction Bridge.

Lot 1, DPNo. 1074888, Parish Blowering, County Buccleuch. Area: 266.3 square metres.

File No.: WA04 H 82.

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: Tumut. Local Government Area: Tumut Shire Council. Locality: Tumut Plains. Lot 1, DP No. 1074888, Parish Blowering, County Buccleuch. Area: 266.3 square metres. File No.: WA04 H 82. Reserve No.: 87967. Public Purpose: Public recreation. Notified: 9 October 1970. Lot 7004, DP No. 1001582, Parish Blowering, County Buccleuch; Lot 2, DP No. 1074888, Parish Blowering, County Buccleuch. New Area: 2.05 hectares.

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

ALTERATION OF CONDITIONS OF A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of the provisions of section 18J, Western Lands Act 1901, the conditions of the undermentioned Western Lands Lease have been altered as shown.

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

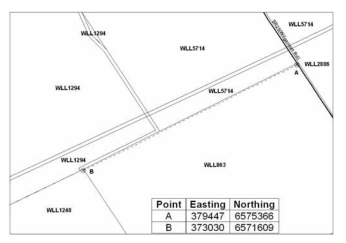
Administrative District – Cobar; Shire – Cobar; Parish – Moquilamba; County – Yanda

The conditions of Western Lands Lease 863, being the land contained within Folio Identifier 5419/768330 have been altered by the inclusion of the special condition following.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE

The lessee shall not obstruct or interfere with the holders of Western Lands Lease 1248 or any person authorised by them:

- (a) travelling, by any reasonable means, along the established track (10 metres wide), identified as A to B on diagram hereunder to get to or from Western Lands Lease 1248, and
- (b) entering upon the lease and taking anything onto the lease and carrying out work within the site of the track such as constructing, placing, repairing or maintaining trafficable surfaces or structures, and
- (c) in the event of any dispute arising between the lessee and the holder of Western Lands Lease 1248 regarding special conditions a) and b) the matter in dispute shall be determined by the Local Land Board, and
- (d) special conditions a), b) and c) may only be removed with the consent of the holder of Western Lands Lease 1248.



ALTERATION OF CONDITIONS OF A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of the provisions of section 18J, Western Lands Act 1901, the conditions of the undermentioned Western Lands Lease have been altered as shown.

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

Administrative District – Cobar; Shire – Cobar; Parish – Brookong; County – Yanda

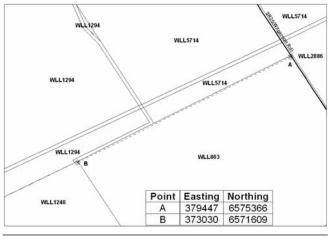
The conditions of Western Lands Lease 1248, being the land contained within Folio Identifiers 5420/768331 have been altered by the inclusion of the special conditions following.

Special Condition 1

The addition of the special lease conditions for access between Western Lands Lease 1248 and Western Lands Lease 863 allowing for access along the established track (10 metres wide), identified as A to B on the diagram hereunder is not intended to convey any rights to the lessee beyond the reasonable use and maintenance of the track.

The lessee in undertaking any maintenance must:

- (a) ensure all work is done properly, and
- (b) cause as little inconvenience as is practicable to the holder and any occupier of Western Lands Lease 863, and
- (c) cause as little damage as is practicable to Western Lands Lease 863 and any improvements on it , and
- (d) restore Western Lands Lease 863 as nearly as is practicable to its former condition, and
- (e) make good any collateral damage, and
- (f) special conditions a), b), c), d) and e) may only be removed with the consent of the holder of Western Lands Lease 863



ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* of 22 August 2008, Folio 7920, appearing under the heading "Granting of a Western Lands Lease", the holder of Western Lands Lease 14952 should read Vilma VASS.

Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2007

Clause 37 (3) – Notice of Granting of Class 1 Aquaculture Lease

THE Minister has granted the following Class 1 Aquaculture Lease:

OL87/202 within the estuary of Port Stephens, having an area of 4.0627 hectares to Arthur and Andrew Richardson of Tanilba Bay, NSW, for a term of 15 years expiring on 19 June 2023.

BILL TALBOT,

Director, Fisheries Conservation & Aquaculture Fisheries, Compliance and Regional Relations NSW Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994 FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2007

Clause 48 (7) - Notice of Aquaculture Lease Consolidation

THE Minister has consolidated the following Aquaculture Lease:

OL69/233 and OL85/026 to create AL08/006 within the estuary of Wallis Lake having an area of 2.9822 hectares to Peter Lance Barclay of Forster, NSW expiring on 31 May 2015.

Clause 39 (4) - Notice of Aquaculture Lease Renewal

THE Minister has renewed the following class 1 Aquaculture Leases:

OL76/195 within the estuary of the Nambucca River, having an area of 1.7040 hectares to Jean Ford and Charles Ford, Nambucca Heads, NSW, for a term of 15 years expiring on 26 July 2023.

OL77/132 within the estuary of Port Stephens, having an area of 0.0832 hectares to The Cove Oysters Pty Ltd of Oyster Cove, NSW, for a term of 15 years expiring on 7 June 2023.

OL90/034 within the estuary of Wallis Lake, having an area of 0.2900 hectares to Douglas, Dean and Sharon Holden of Tinonee, NSW, for a term of 15 years expiring on 31 October 2023.

OL63/122 within the estuary of the Pambula River, having an area of 0.0986 hectares to Christine and Raymond Tynan of Nethercote, NSW, for a term of 15 years expiring on 3 July 2023.

THE Minister has renewed the following class 2 Aquaculture Lease:

AL00/036 within the estuary of Port Stephens, having an area of 8.8244 hectares to Port Stephens Pearls Pty Ltd of Soldiers Point, NSW, for a term to expire on 31 December 2008.

Clause 49 (8) – Notice of Aquaculture Lease Subdivision THE Minister has subdivided the following Aquaculture Lease:

AL08/006 within the estuary of Wallis Lake having an area of 2.9822 hectares is to be subdivided into four new leases referred to as AL08/007 having an area of 1.0262 ha,

AL08/008 having an area of 0.8639 ha, AL08/009 having an area of 0.8784 ha and AL08/010 having an area of 0.2137 ha to Peter Lance Barclay of Forster, NSW. The sub-divided leases will expire on 31 May 2015.

BILL TALBOT,

Director, Fisheries Conservation & Aquaculture Fisheries, Compliance and Regional Relations NSW Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following application has been received:

EXPLORATION LICENCE APPLICATION

(T08-0215)

No. 3589, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 59 units, for Group 1, dated 29 August, 2008. (Orange Mining Division).

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

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

(C02-0210)

Exploration Licence No. 5993, CREEK RESOURCES PTY LTD (ACN 100 228 886) AND BETALPHA PTY LTD (ACN 105 663 518), area of 97 hectares. Application for renewal received 27 August, 2008.

(T02-0071)

Exploration Licence No. 6001, PEREGRINE MINERAL SANDS N.L. (ACN 009 307 591), area of 124 units. Application for renewal received 29 August, 2008.

(T04-0024)

Exploration Licence No. 6313, AUZEX RESOURCES LIMITED (ACN 106 444 606), area of 25 units. Application for renewal received 29 August, 2008.

(04-524)

Exploration Licence No. 6319, ALKANE RESOURCES LTD (ACN 000 689 216), area of 7 units. Application for renewal received 2 September, 2008.

(04-538)

Exploration Licence No. 6320, ALKANE RESOURCES LTD (ACN 000 689 216), area of 72 units. Application for renewal received 2 September, 2008.

(06-236)

Exploration Licence No. 6645, TRITTON RESOURCES PTY LTD (ACN 100 095 494), area of 67 units. Application for renewal received 2 September, 2008.

(06-249)

Exploration Licence No. 6646, PLATSEARCH NL (ACN 003 254 395), area of 56 units. Application for renewal received 29 August, 2008.

(T02-0541)

Mining Purposes Lease No. 330 (Act 1973), ROSS SLACK-SMITH AND GENISE JANET SLACK-SMITH, area of 4.23 hectares. Application for renewal received 1 September, 2008.

(T02-0542)

Mining Purposes Lease No. 331 (Act 1973), ROSS SLACK-SMITH, area of 3.64 hectares. Application for renewal received 1 September, 2008.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(05-255)

Exploration Licence No. 6502, ZEDEX MINERALS LIMITED (ACN 107 523 428), Counties of Sandon and Vernon, Map Sheet (9236), area of 87 units, for a further term until 2 January, 2010. Renewal effective on and from 26 August, 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:

(06-4195)

Exploration Licence No. 6756, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), County of Cunningham and County of Kennedy, Map Sheet (8432), area of 88 units. Cancellation took effect on 30 August, 2008.

(07-183)

Exploration Licence No. 6855, ST JUDE EXPLORATION PTY LTD (ACN 079 398 780), County of Yanda, Map Sheet (8035, 8036), area of 92 units. Cancellation took effect on 30 August, 2008.

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

PART CANCELLATIONS

NOTICE is given that the following authorities have been cancelled in part:

(04-597)

Exploration Licence No. 6347, TRIAKO RESOURCES LIMITED (ACN 008 498 119).

Description of area cancelled:

An area of 11 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 31 August, 2008. The authority now embraces an area of 12 units.

(06-246)

Exploration Licence No. 6654, COMPASS RESOURCES N.L. (ACN 010 536 820).

Description of area cancelled:

An area of 13 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 31 August, 2008. The authority now embraces an area of 34 units.

(07-94)

Exploration Licence No. 6790, TRIAKO RESOURCES LIMITED (ACN 008 498 119).

Description of area cancelled:

An area of 30 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 31 August, 2008. The authority now embraces an area of 24 units.

(07-95)

Exploration Licence No. 6791, TRIAKO RESOURCES LIMITED (ACN 008 498 119).

Description of area cancelled:

An area of 50 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 31 August, 2008. The authority now embraces an area of 49 units.

(07-92)

Exploration Licence No. 6807, COBAR OPERATIONS PTY LTD (ACN 103 555 853).

Description of area cancelled:

An area of 29 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 31 August, 2008. The authority now embraces an area of 49 units.

(06-7095)

Exploration Licence No. 6817, TRIAKO RESOURCES LIMITED (ACN 008 498 119).

Description of area cancelled:

An area of 30 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 31 August, 2008. The authority now embraces an area of 38 units.

(07-96)

Exploration Licence No. 6847, TRIAKO RESOURCES LIMITED (ACN 008 498 119).

Description of area cancelled:

An area of 48 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 31 August, 2008. The authority now embraces an area of 46 units.

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

TRANSFERS

(07-9609)

Exploration Licence No. 6637, formerly held by TECK COMINCO AUSTRALIA PTY LTD (ACN 091 271 911) has been transferred to MERIDIAN MINERALS LIMITED (ACN 125 825 532). The transfer was registered on 28 August, 2008.

(07-9609)

Exploration Licence No. 6642, formerly held by TECK COMINCO AUSTRALIA PTY LTD (ACN 091 271 911) has been transferred to MERIDIAN MINERALS LIMITED (ACN 125 825 532). The transfer was registered on 28 August, 2008.

(07-9609)

Exploration Licence No. 6643, formerly held by TECK COMINCO AUSTRALIA PTY LTD (ACN 091 271 911) has been transferred to MERIDIAN MINERALS LIMITED (ACN 125 825 532). The transfer was registered on 28 August, 2008.

(07-9609)

Exploration Licence No. 6644, formerly held by TECK COMINCO AUSTRALIA PTY LTD (ACN 091 271 911) has been transferred to MERIDIAN MINERALS LIMITED (ACN 125 825 532). The transfer was registered on 28 August, 2008.

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

PLANT DISEASES ACT 1924

Revocation of Appointments

I, RICHARD FREDERICK SHELDRAKE, Director-General of the NSW Department of Primary Industries, pursuant to sections 3(2)(a) and 11(1) of the Plant Diseases Act 1924 ('the Act'), hereby revoke the appointment of each person specified in Column 1 of the Schedule as an authorised person to exercise the functions of an inspector under the Act, as published in the New South Wales Government Gazette specified in Column 2 of the Schedule at the page specified in Column 3 of the Schedule, and any appointment revived as a result of this revocation.

SCHEDULE

Column 1	Column 2	Column 3
Lisa Terese WILSON	No.121 of 15 September 2000	10465
Russell WILSON	No.220 of 15 November 2002	9664
Benjamin Wayne DANSWAN	No.12 of 16 January 2004	202
Lewis Charles HEFFERNAN	No.12 of 16 January 2004	202
David William Morris ORMAN	No.12 of 16 January 2004	202
Phillip John BAATEN	No.12 of 16 January 2004	202
Jeffrey William WHITE	No.12 of 16 January 2004	202

Dated this 27th day of August 2008.

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

PLANT DISEASES ACT 1924

Revocation of Appointments

I, RICHARD FREDERICK SHELDRAKE, Director-General of the NSW Department of Primary Industries, pursuant to sections 3(2)(a) and 11(1) of the Plant Diseases Act 1924 ("the Act"), hereby revoke the appointment of each person specified in Column 1 of the Schedule as an inspector under the Act as published in the New South Wales Government Gazette specified in Column 2 of the Schedule at the page specified in Column 3 of the Schedule, and any appointment revived as a result of this revocation.

Schedule

Column 1	Column 2	Column 3
David Vaughan McIVER	No. 53 of 16 May 1997	2774
Terry David RAFFERTY	No. 150 of 5 October 2001	8416
Gregory John WASSELL	No. 150 of 5 October 2001	8416
Melanie Gai SCANES	No. 5 of 12 January 2007	103

Dated this 27th day of August 2008.

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

STOCK DISEASES ACT 1923

Appointment of Inspector Notification No: 498

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

Dated this 27th day of August 2008.

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

STOCK DISEASES ACT 1923

Appointment of Inspectors Notification No: 497

I, RICHARD FREDERICK SHELDRAKE, Director-General of the NSW Department of Primary Industries, pursuant to section 6(1) of the Stock Diseases Act 1923 ("the Act"), hereby appoint Colin BETTS and Courtney Skye BRILL as inspectors for the purposes of the Act.

Dated this 27th day of August 2008.

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

STOCK DISEASES ACT 1923

Appointment of Inspector Notification No: 499

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

Dated this 27th day of August 2008.

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

STOCK DISEASES ACT 1923 Appointment of Inspectors Notification No: 496

I, RICHARD FREDERICK SHELDRAKE, Director-General of the NSW Department of Primary Industries, pursuant to section 6(1) of the Stock Diseases Act 1923 ("the Act"), hereby appoint Diane Patricia RYAN, Therese Margaret WRIGHT, Kylie Rebecca GREENTREE and Barbara Jean MOLONEY as inspectors for the purposes of the Act.

Dated this 27th day of August 2008.

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

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Mr DAVID SHERLEY, General Manager, Bathurst Regional Council (by delegation from the Minister for Roads) Dated: 25/8/08

SCHEDULE

1. Citation

This Notice may be cited as Bathurst Regional Council 25 Metre B-Double route Notice No. 05/2008.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force for Wednesday, 8th October 2008 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.	Havannah Street.	Howick Street.	Rocket Street.
25.	William Street.	Durham Street.	Browning Street.
25.	Panorama Avenue.	Browning Street.	Havannah Street.

ROAD TRANSPORT (GENERAL) ACT 2005

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

WOLLONGONG CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 19 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

DAVID FARMER, General Manager, Wollongong City Council (by delegation from the Minister for Roads) Dated: 25 August 2008

SCHEDULE

1. Citation

This Notice may be cited as Wollongong City Council 19 Metre B-Double route Notice No. 1/2008.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those 19 metre B-Double vehicles where gross weight exceeds 50 tonnes 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 No.	Road Name	Starting Point	Finishing Point
19.	678.	Princes Highway.	Junction MR185 Lawrence Hargraves Drive and Ramp off from 6006 Southern Freeway, Helensburgh.	Parkes Street, Helensburgh.
19.		Parkes Street.	Princes Highway, Helensburgh.	Colliery Road, Helensburgh.
19.		Colliery Road.	Parkes Street, Helensburgh.	Metropolitan Colliery, Helensburgh.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

ROWAN PERKINS, General Manager, Berrigan Shire Council (by delegation from the Minister for Roads) Dated: 2 September 2008

SCHEDULE

1. Citation

This Notice may be cited as Berrigan Shire Council B-Double route Notice No. 7/2008.

2. Commencement

This Notice takes effect on 13 September 2008.

3. Effect

This Notice remains in force until 13 September 2013 unless it is amended or repealed earlier.

4. Application

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

5. Routes

Туре	Road Name	Starting Point	Finishing Point	Conditions
25.	Corcoran Street, Berrigan.	Jerilderie Street (MR 564), Berrigan.	Drummond Street, Berrigan.	Only to be used for B-Double Access when Chanter Street, Berrigan is closed.
25.	Drummond Street, Berrigan.	Corocoran Street, Berrigan.	Riverina Highway (SH20), Berrigan.	Only to be used for B-Double Access when Chanter Street, Berrigan is closed.

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Wollondilly Shire Council area

Declaration as a Controlled Access Road of part of Appin Road at Cataract

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

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

HON ERIC ROOZENDAAL MLC MINISTER FOR ROADS

SCHEDULE 1

ALL those pieces or parcels of land situated in the Wollondilly Shire Council area, Parish of Wedderburn and County of Cumberland shown as:

Lots 23, 24 and 25 Deposited Plan 850824; and

Lots 10 to 18 inclusive and 22 Deposited Plan 1110789.

The above Lots comprise the whole of the land in the correspondingly numbered Certificates of Title and are all shown in RTA Plan 0177 496 AC 4001_1 and_2.

SCHEDULE 2

ALL those pieces or parcels of public road situated in the Wollondilly Shire Council area, Parish of Wedderburn and County of Cumberland shown as:

Lots 26 to 29 inclusive Deposited Plan 850824; and

Lots 19, 20 and 21 Deposited Plan 1110789.

The above Lots are all shown in RTA Plan 0177 496 AC 4001_1 and 2.

SCHEDULE 3

Between the points A and B, as shown on RTA Plan 0177 496 AC 4001_1.

(RTA Papers: 496.1170 Pt 2)

ROADS ACT 1993

Variation of a road widening order applying to the New England Highway at Muswellbrook in the Muswellbrook Shire Council area

The Roads and Traffic Authority of New South Wales, by its delegate and with the consent of the Minister for Roads, by this order under section 27 of the Roads Act 1993, varies the road widening order published in Government Gazette No 144 of 22 November 1968 on page 4665 applying to part of the New England Highway at Muswellbrook by excluding the land described in the schedule below from the operation of that order.

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 Muswellbrook Shire Council area, Parish of Rowan and County of Durham, shown as Lots 1 to 7 inclusive, Deposited Plan 233366.

(RTA Papers: 9/305.128)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Bonnyrigg Heights, Green Valley and Abbotsbury in the Fairfield 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 Fairfield City Council area, Parishes of St Luke, Cabramatta and Melville and County of Cumberland, shown as:

Description	Title Reference
Lot 22 Deposited Plan 1005494	Folio Identifier 22 / 1005494
Lot 11 Deposited Plan 1038500	Folio Identifier 11 / 1038500
Lot 127 Deposited Plan 1007562	Folio Identifier 127 / 1007562
Lot 12 Deposited Plan 237889	Folio Identifier 12 / 237889
Lot 13 Deposited Plan 237889	Folio Identifier 13 / 237889
Lot 12 Deposited Plan 1044168	Folio Identifier 12 / 1044168
The area of 183.8 m ² shown on RTA Plan No. 0515 156 SS 0146 and being also the whole of the land transferred to the Commissioneer for Main Roads vide Transfer Q877161 (and shown on the plan marked 'A' annexed thereto).	Certificate of Title Volume 5142 Folio 93
Lot 19 Deposited Plan 1042832	Folio Identifier 19 / 1042832
Lot 103 Deposited Plan 1101098	Folio Identifier 103 / 1101098
Lot 342 Deposited Plan 1046041	Folio Identifier 342 / 1046041
Lot 102 Deposited Plan 1101098	Folio Identifier 102 / 1101098
Lot 16 Deposited Plan 1042832	Folio Identifier 16 / 1042832
Lot 17 Deposited Plan 1042832	Folio Identifier 17 / 1042832
Lot 235 Deposited Plan 1035536	Folio Identifier 235 / 1035536

(RTA Papers: FPP 8M4104; RO 156.12343)

Department of Water and Energy

WATER ACT 1912

AN application for an authority under Part 2, section 20 of the Water Act 1912, being within a proclaimed (declared) local area under section 5(4) of the Act has been received as follows:

Macintyre River Valley

William John SEERY and others for 2 pumps and a diversion channel on the Macintyre River on Lot 9, DP 750503 and 2 diversion pipes and a diversion channel on the Macintyre River on Lot 26, DP 705376 and DP 1056218, registered easement within Lot 28, DP 721409, all Parish Tycawina, County Benarba, for irrigation of 1103 hectares (cotton) (existing works – amended authority – additional entitlement obtained by permanent transfer scheme) (Reference: 90SA11759).

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

Namoi River Valley

CALGAP PTY LIMITED for a pump on the Peel River on Lot 93, DP 755331, Parish of Moorowara, County of Parry, for water supply for domestic purposes (new licence) (Reference: 90SL100986).

Written objections to the applications specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local area whose interests may be affected and must be lodged with the Department of Water and Energy, PO Box 796, Murwillumbah NSW 2484, within 28 days of the date of publication.

DENNIS MILLING, Manager, Licensing

WATER ACT 1912

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

North Coast

OAFLAT PTY LTD for a pump on an unnamed watercourse on Lot 1352, DP 819010, Parish of Corindi, County of Fitzroy, for farming purposes and irrigation of 22 hectares (macadamia) 75 ML (replaces existing licence 30SL046343 and part authority 30SA001446 – amalgamates existing entitlements – no increase in area or allocation) (Reference: 30SL067026).

Written objections to the application specifying the grounds thereof must be lodged with the Department of Water and Energy, PO Box 796, Murwillumbah NSW 2484, within 28 days of the date of publication.

DENNIS MILLING, Manager, Licensing

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has made Vocational Training Orders for the recognised traineeship vocation of Transport and Distribution (Maritime) and the trade vocations of:

- Transport and Distribution (Marine Engineering Engineer Watchkeeper)
- Transport and Distribution (Maritime Operations Deckwatchkeeper)

under section 6 of the Apprenticeship and Traineeship Act 2001.

The Orders specify a number of matters relating to the required training for these vocations, including the term/s of training, probationary period/s, competency outcome/s and course/s of study to be undertaken.

The Orders will take effect from the date of publication in the *NSW Government Gazette*.

A copy of the Orders may be inspected at any State Training Services Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det. nsw.edu.au/html/cibs/376.htm

Notice is also given that the recognised traineeship vocation of Transport and Distribution is now repealed.

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has made a Vocational Training Order for the recognised traineeship vocation of Technical Textiles and Non-wovens, under section 6 of the Apprenticeship and Traineeship Act 2001.

The Order specifies a number of matters relating to the required training for this vocation, including the term/s of training, probationary period/s, competency outcome/s and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *NSW Government Gazette*.

A copy of the Commissioner's Information Bulletin containing the Order may be inspected at any State Training Services Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au/ html/cibs/375.htm

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation pursuant to Section 54

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act 1984.

Cancellation is effective as at the date of gazettal.

- Australian Young Entrepreneurs Network Inc Y0807623
- Australia NSW International Trade Association Incorporated – INC9879361

Australia Sydney International Investment & Trade Association Incorporated – INC9879366 Australia Oversea-Student Instruction Commission Incorporated – INC9879320

- Boama Housing Association Incorporated Y0225602
- Centre for Research into Spiritual Development Inc Y0988730
- Deniliquin Stampede Incorporated INC9877898

Australasian Schools Taekwondo Association Incorporated – Y1318929

Bathurst Secret Squirrels Rugby Union Football Club Inc – Y1206209

- Cootamundra Badminton Club Inc Y1184139
- Community Assisting Lakeside Special School Incorporated – Y0964701
- Eurobodalla Skateboarders Association Incorporated Y1056934
- Hillston Junior Netball Association Inc Y1172541
- Intercultures Workshop Inc Y0961906
- The Kurdish Association of New South Wales Inc Y0910047
- Koinonia Christian Bookshop and Ministries Inc Y0757706
- Lismore Vikings Rugby League Football Club Inc Y1261935
- Moree Campdraft Club Inc Y1183240
- New South Wales Cold Storage Association Inc Y1336829
- NSW Ski Area Marketing Group Inc Y1330308

Sydney Gyung Hyang Presbyterian Church Incorporated – INC9877653

South Pacific Tae Kwon Do Federation Inc - Y1318831

Wollongong Lacrosse Club Incorporated – INC9878013

- The Australian Shipbrokers Association Inc Y1144743
- The Australian League for the Liberation of Ukraine (Sydney Branch) Incorporated – Y1346237
- Also Starring Inc Y0731634
- Brooklyn Channel Motorboat Club Inc Y1275429
- Be Perfected in Unity Inc Y1213802
- Bengal Tigers Cricket Club Inc Y0883505

Berowra Cricket Club Inc – Y1319730

- Broadwater Social Club Incorporated INC9883189
- Bats Theatre Inc Y1184629
- Beecroft Cherrybrook Rugby Union Football Club Incorporated – Y1201616
- The Campaign Committee for Human Rights in Vietnam Inc Y0869201

Fact Tree Youth Service Inc - Y1284722

- Friends of Taiwan Society (Australia) Incorporated INC9877726
- Inverell and District Caged Bird Club Inc Y1279221
- Iluka Cricket Club Incorporated INC9878445

Korean Business Migrants Association Inc - Y1022811

The Lebanese Overseas Trained Doctors Association (NSW) Incorporated – Y1320312

Mayfield Respite Day Care Centre Inc – Y1281143 Macedonian Australian Human Rights Association (Newcastle and Hunter Region) MAA Inc – Y1170204

Murrurundi Junior Rugby League Football Incorporated – Y1055545

 $Merewe ther \ Anglers \ Incorporated - INC 9875680$

NSW Poultry Processors Association Inc - Y1222017

Riverkeeper Association, Sydney Incorporated – INC9878030

Tumut District Motor Cycle (TDMCC) Inc – Y1294424

Tarcutta Rodeo Club Inc - Y1088720

Uruk Acting Association Incorporated - INC9885638

Youth Sports Association Incorporated - INC9879074

Rotary Club of Gosford West Inc - Y1147244

CHRISTINE GOWLAND,

Manager, Financial Analysis, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce 28 August 2008

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

The incorporation of Riverina Australian Football Umpires Association Inc (Y0219202), cancelled on 22 February 2008, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 28th day of August 2008.

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

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation pursuant to Section 55A

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

Cancellation is effective as at the date of gazettal.

Rouse Hill Regional Community Planning Team Incorporated – INC9883103

Spirit of Romania Society Inc - INC9883934

CHRISTINE GOWLAND,

Manager, Financial Analysis, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce 28 August 2008. **ASSOCIATIONS INCORPORATION ACT 1984**

Cancellation of Incorporation pursuant to Section 54

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act 1984.

Cancellation is effective as at the date of gazettal.

Associazione Noantri Inc - Y1045010

Australian Paintball Players Association Inc – Y0883113

Australian Lawyers for Refugees Inc - Y1102716

Australian Gamelan Society Inc - Y0729516

Bayside Christian Education Board Incorporated – INC9874443

The Chinese Student's Association for Safeguarding Human Rights Inc – Y0811833

Coffs Harbour Christadelphian Ecclesia Inc – Y0889830

The Construction Safety Officers Assoc of NSW Inc – Y0737812

Challenge by Choice Incorporated – INC9876436

Cultural & Theatre Workshop Incorporated – Y1278028

Far South Coast Car Club Inc – Y1181148

Fiji Independent News Service Inc - Y1113415

The Forest Clay Target Club Inc - Y1174633

Federation of Australian Business & Agriculture Incorporated – INC9876361

Hobie Cat Association of NSW Incorporated – Y1308541

Merungle Hill Landcare Group Inc - Y1328141

National Coalition of Aboriginal Organisations Secretariat Incorporated – Y0735916

Sportz Softball Club Incorporated – INC9878223

Vietnamese Catholic Youth Federation NSW (Vicayo NSW) Inc – Y1110326

The Vietnamese International Research and Development Association Incorporated – Y1332841

Williams Syndrome (I.H.C.) Association Incorporated – Y0697940

Kotara Bears Touch Football Association Inc – Y0678602

Parramatta Australia Day Committee Inc – Y0447823 Trailertri-Tramp Association of NSW Inc – Y0646914 Creative Tapestry Guild Inc – Y0600605

> CHRISTINE GOWLAND, Manager, Financial Analysis, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce 29 August 2008

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to section 54

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act 1984.

Cancellation is effective as at the date of gazettal.

- The Armidale Picnic Race Club Inc Y0659019
- Australia China Economic Development Operation Incorporated – Inc9877064
- Australian Hotel Social Golf Club Incorporated Inc9880639
- Australia Fuqing Association (Sydney) Incorporated Inc9884172
- Australasian Institute of the Shaolin Temple Boxing Inc – Y0610307
- Australian Middle-East Society (A.M.S.) Inc Y0723436
- Australian Aid Incorporated Inc9878752
- Al Khair Islamic Society Incorporated Inc9883782
- Belmont Sporties Netball Club Inc Y0836124
- Blured Aspect Motor Sport Incorporated Inc9878915
- Bunnan Rugby League Football Club Inc Y0260405

Bankstown City BMX Club Inc – Y0641341

- Boama Housing Association Incorporated Y0225602
- Casino Lion Australian Football Club Incorporated Inc9878932
- Citizens Community Care Incorporated Inc9876812
- Community & Sports Funding Program Incorporated Inc9883332
- Community Work Trainers Incorporated Inc9877245
- Canterbury Sports & Community Association Incorporated – Y3060740
- The Central Coast Agricultural Research & Extension Committee Inc – Y0697303
- The Cornucopia Committee Inc Y0705928
- Deniliquin Volleyball Association Inc Y0581722
- Deniliquin Hockey Club Inc Y1016509
- Dorrigo Rugby Club Inc Y1441639
- Fairy Meadow United Soccer Club Inc Y0689203
- Grafton Aquarium Club Inc Y0646718
- Harrington Junior Soccer Club Inc Y0302418
- Highlands Chutzpah Incorporated Inc9885479
- Maroun El-Ras Australia Incorporated Inc9884620
- The Mills Sisters Incorporated Inc9878948
- Moscrag Inc Y0703738
- Nimbin Cricket Club Inc Y0641831
- North Coast Regional Council of Adult & Community Education Incorporated – Y1729020
- Oak Flats Roller Skating Club Inc Y0663621
- Poetry At The Pub (Newcastle) Incorporated Inc9876574
- Raising Life Foundation Incorporated Inc9877005
- Resurrection Ministries Incorporated Y1632238
- Solo House Inc Y0819025

- St Mary Antiochian Orthodox Church Incorporated Inc9885124
- Sydney Peking Opera Association Inc Y0608532
- Tamworth Aboriginal Respite Care Committee Inc Y1054842
- Tweed River Rugby Union Football Club Inc Y0708527
- Uralla Village Weddings Incorporated Inc9886390
- West Pymble Junior Rugby League Football Club Inc Y1162545
- Youth Services Network Inc Y0584713

CHRISTINE GOWLAND, Manager, Financial Analysis, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce 3 September 2008

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to section 54

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act, 1984.

Cancellation is effective as at the date of gazettal.

- Albury-Wodonga All Ford Club Incorporated Inc9878716
- Aboriginal Business Council Inc Y0856116
- Auto Recovery Association Inc Y1067731
- Australasian N.L.P. Association Incorporated Inc9876606
- Australian Oracle User Group Incorporated Y1320606
- Australia Sydney Exhibition Association Incorporated - Inc9879321
- Australian Christian Revival Mission Inc Y1114412
- Academic Football Club Inc. Inc9880495
- The Boutique Wine Club Incorporated Inc9880374
- Bangladesh Jatiyatabadi Jubo Dal Australia Incorporated – Inc9881459
- Broken Hill Country Music Festival Club Incorporated Y1759743
- Brewarrina Drug & Alcohol Committee Inc Y0212027
- Crookwell B & S Society Inc Y1142112
- Coolah Amateur Basketball Association Inc Y1330210
- Elizabethan Womens' Bowling Club Inc Y1267133
- Enugu (Nig) Association New South Wales Incorporated – Inc9877880
- Forum of Indian IT Companies in Australia Incorporated – Inc9879867
- The Flowerpot Hill Landcare Group Inc Y1362927 Group One Junior Rugby League Inc – Y1206503 Goodooga Golf Club Inc – Y0672522

Holroyd Parramatta Cook Islands Community Association Inc – Inc9881419

International Student Mission of Sydney Incorporated - Inc9880055

Junee Touch Football Association Inc - Y1433931

Kikorangi Incorporated – Inc9881432

Media 'n' Arts Incorporated - Inc9879697

Pokolbin Community Theatre Incorporated – Inc9877422

- St Josephs Woodburn Parent Forum Incorporated Inc9881529
- Small Enterprise Association (NSW) Inc Y1342739

St Clair Samoan Assembly of God Incorporated – Inc9874768

SCU Gold Rats Incorporated - Inc9879466

Syndicate of Overseas Accountants (Australia) Inc – Y0866014

Sydney 50's & 60's Rock & Roll Appreciation Club Inc - Y0944415

Southern Cross University Harlequins Rugby Union Football Club Incorporated – Y2402646

Shellharbour Water Ski Club Inc - Y0689644

Surfside Youth Programmes Inc - Y0370837

Tabor Movement Inc - Y0998824

Terry Burton Fishing Club Incorporated - Inc9880347

Warringah Bombers Ice Hockey Club Inc – Y1272438

Wauchope and District Amateur Boxing Club Inc – Y0373240

Wagga Rodeo Club Inc - Y1058340

Wagga Indoor Soccer Association Inc – Y0976740

Wallaringa Landcare Group Incorporated - Inc9879356

Yugoslav-Australian Centre (Mladost) Newcastle Inc – Y0176731

> CHRISTINE GOWLAND, Manager, Financial Analysis, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce 29 August 2008

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation pursuant to Sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

Ladies Probus Club of Coffs Harbour and District Inc - Y0773514

Wongarbon Trail Horse Riders & Drivers Club Incorporated – Y2950215

Sydney Amiga Users Group Incorporated – INC9880069

Singleton Landcare Group Incorporated – Y1625723 Music Fest Incorporated – INC9883911 Pugadise Pug Rescue Inc - INC9883895

Bindi Aboriginal Heritage & Culture Centre Incorporated – Y2225100

Lake Macquarie City Church Management Association Incorporated – Y2228336

Tuggerah Lakes Blue Light Incorporated - Y0400615

Committee for the Central Coast of NSW Incorporated – INC9886662

Shannondale & District Progress Association Incorporated – INC9880243

Lions Club of Mount Hutton Incorporated - Y2926944

Rose Bay Ladies Probus Club Inc - Y0618234

Currarong Seafarer's Festival Committee Incorporated – INC9883681

CHRISTINE GOWLAND, Manager, Financial Analysis, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce 28 August 2008

CIVIL PROCEDURE REGULATION 2005

Delegation under the Civil Procedure Regulation 2005

Pursuant to Clause 20 of the Civil Procedure Regulation 2005, I direct that:

- 1. Any registrar of the Supreme Court (including a person acting as the registrar or as a deputy to the registrar) may exercise all of the functions conferred in respect of the regulation except in relation to the waiver or remission of fees.
- 2. The Prothonotary (including a person acting as the Prothonotary) may waive or remit a fee.
- 3. A chief clerk of the Supreme Court (including a person acting as a chief clerk) may postpone a fee imposed under the regulation provided that the fee is not postponed for a period of greater than seven days.

This delegation takes effect from 1 September 2008.

Dated: 29 August 2008.

MEGAN GREENWOOD, Principal Registrar

FOOD ACT 2003

THE NSW Food Authority advises a conviction under the Food Act 2003, relating to the sale of food made against THE POINT DELI at the business address of 118 Blues Point Road, McMahons Point NSW. The defendant was charged with six charges relating to offences under various sections of the Food Act. The total penalty imposed under the Act for all offences was \$12,648 plus professional and court costs awarded against the defendant. This notice is made after statutory time for appeal has elapsed.

> NSW FOOD AUTHORITY, PO Box 6682, Silverwater NSW 1811

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Several Address Locality Boundaries in the Wellington Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend several address locality boundaries in the Wellington Local Government Area as shown on map GNB3696-1-A.

The proposed amended boundaries shown on map GNB3696-1-A may be viewed at the Wellington Council Administration Centre, Wellington Library, Elong Elong Store, Geurie Post Office, Yeoval Post Office, Stuart Town Post Office, Goolma General Store and at the office of the Geographical Names Board, Land and Property Information, 346 Panorama Avenue, Bathurst NSW 2795, from 5 September 2008 until 3 October 2008.

Any person wishing to make comment upon this proposal may prior to 3 October 2008 write to the Secretary of the Geographical Names Board with that comment. This proposal may also be viewed and submissions lodged on the Geographical Names Board web site at www.gnb.nsw.gov. au during the consultation period.

All submissions lodged in accordance with section 9 of the Geographical Names Act 1966 may be subject to a freedom of information application.

WARWICK WATKINS, Chairperson

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

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical name listed hereunder.

Assigned Name:	MacCabe Corner.
Designation:	Boundary.
L.G.A.:	Wentworth Shire Council.
Parish:	Cal Lal.
County:	Tara.
L.P.I. Map:	Cal Lal.
1:100,000 Map:	Lindsay 7129.
Reference:	GNB 5106.
Description:	The junction of the prolongation
_	of the South Australia – New
	South Wales State border with the
	southern high bank of the Murray
	River being the New South Wales
	– Victoria State border.

The position and the extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's Web Site at www.gnb.nsw.gov.au.

> WARWICK WATKINS, Surveyor General of New South Wales, Chairperson

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

GEOGRAPHICAL NAMES ACT 1966

Erratum

1:25 000 topographic map Ravine 8526 2N, 1:100 000Yarrangobilly 8526

THE notice in *New South Wales Government Gazette* of 16 December 1977, Folio 1958, refers to the assignment of a geographical name McGeachs Creek. The correct name should be McGeochs Creek. This notice corrects that error.

W. WATKINS, Chairman

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

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the name listed hereunder as geographical name.

Assigned Name:	Muraban Creek
Designation:	Creek
L.G.A.:	Lake Macquarie City Council
Parish:	Kahibah
County:	Northumberland
L.P.I. Map:	Swansea
1:100,000 Map:	Lake Macquarie 9231
Reference:	GNB 5217

The position and the extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at www.gnb.nsw.gov.au

> WARWICK WATKINS, Chairperson

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

HERITAGE ACT 1977

Notice of Order Under Section 57 (2) of the Heritage Act 1977

I, the Minister for Planning, pursuant to subsection 57 (2) of the Heritage Act 1977, on the recommendation of the Heritage Council of New South Wales, do by this Order:

- revoke the Schedule of Exemptions to subsection 57 (1) of the Heritage Act made under subsection 57 (2) and published in the Government Gazette on 22 February 2008; and
- 2. grant standard exemptions from subsection 57 (1) of the Heritage Act 1977, described in the Schedule attached.

FRANK SARTOR, Minister for Planning Sydney, 11 July 2008

SCHEDULE OF EXEMPTIONS TO SUBSECTION 57 (1) OF THE HERITAGE ACT 1977 MADE UNDER SUBSECTION 57 (2)

GENERAL CONDITIONS

- 1. These general conditions apply to all of the following Exemptions.
- 2. Anything done pursuant to the following Exemptions must be carried out in accordance with relevant Guidelines issued by the Heritage Branch including "The Maintenance of Heritage Assets: A Practical Guide" 1998, "Movable Heritage Principles" 2000 and "The Heritage Council Policy on Managing Change to Heritage Items".
- 3. The following Standard Exemptions do not apply to anything affecting objects, places, items or sites of heritage significance to Aboriginal people or which affect traditional access by Aboriginal people.
- 4. The Director and Managers employed by the Heritage Branch - Department of Planning; the Executive Director, Tenant and Asset Management Services, employed by the Sydney Harbour Foreshore Authority; the Executive Director Cultural Heritage employed by the Department of Environment and Climate Change and the General Manager, Sustainability employed by the Sydney Water Corporation may perform any of the functions of the Director-General of the Department of Planning (Director-General) under these exemptions.

The authorisation to the Executive Director, Tenant and Asset Management Services of the Sydney Harbour Foreshore Authority is restricted to land for which it is the delegated approval body under section 169 of the Heritage Act, and the preparation and submission of information required to demonstrate that compliance with the criteria contained in these exemptions is satisfied, must not be carried out by the Executive Director, Tenant and Asset Management Services.

The authorisation to the Executive Director Cultural Heritage of the Department of Environment and Climate Change is restricted to land for which it is the delegated approval body under section 169 of the Heritage Act, and the preparation and submission of information required to demonstrate that compliance with the criteria contained in these exemptions is satisfied, must not be carried out by the Executive Director Cultural Heritage.

The authorisation to the General Manager, Sustainability employed by the Sydney Water Corporation is restricted to land for which it is the delegated approval body under section 169 of the Heritage Act, and the preparation and submission of information required to demonstrate that compliance with the criteria contained in these exemptions is satisfied, must not be carried out by the General Manager, Sustainability.

- 5. In these Exemptions, words shall be given the same meaning as in the Heritage Act 1977 ("the Act") unless the contrary intention appears from the context of the exemption.
- 6. Anything done pursuant to the following Exemptions must be specified, supervised and carried out by

people with knowledge, skills and experience appropriate to the work.

STANDARD EXEMPTION 1: MAINTENANCE AND **CLEANING**

- 1. The following maintenance and cleaning does not require approval under subsection 57 (1) of the Act:
 - (a) the maintenance of an item to retain its condition or operation without the removal of or damage to the existing fabric or the introduction of new materials;
 - (b) cleaning including the removal of surface deposits, organic growths or graffiti by the use of low pressure water (less than 100 psi at the surface being cleaned) and neutral detergents and mild brushing and scrubbing.
 - NOTE 1: Traditional finishes such as oils and waxes must continue to be used for timber surfaces rather than modern alternative protective coatings such as polyurethane or acrylic which may seal the surface and can cause damage.
 - NOTE 2: Surface patina which has developed on the fabric may be an important part of the item's significance and if so needs to be preserved during maintenance and cleaning.

STANDARD EXEMPTION 2: REPAIRS

- 1. Repair to an item which is of the type described in (a) or (b) below does not require approval under subsection 57 (1) of the Act:
 - (a) the replacement of services such as cabling, plumbing, wiring and fire services that uses existing service routes, cavities or voids or replaces existing surface mounted services and does not involve damage to or the removal of significant fabric;
 - (b) the repair (such as refixing and patching) or the replacement of missing, damaged or deteriorated fabric that is beyond further maintenance, which matches the existing fabric in appearance, material and method of affixing and does not involve damage to or the removal of significant fabric.
 - NOTE 1: Repairs must be based on the principle of doing as little as possible and only as much as is necessary to retain and protect the element. Therefore replacement must only occur as a last resort where the major part of an element has decayed beyond further maintenance.
 - NOTE 2: Any new materials used for repair must not exacerbate the decay of existing fabric due to chemical incompatibility, obscure existing fabric or limit access to existing fabric for future maintenance.
 - NOTE 3: Repair must maximise protection and retention of fabric and include the conservation of existing detailing, such as vents, capping, chimneys, carving, decoration or glazing.

STANDARD EXEMPTION 3: PAINTING

- 1. Painting does not require approval under subsection 57 (1) of the Act if the painting:
 - (a) does not involve the disturbance or removal of earlier paint layers other than that which has failed by chalking, flaking, peeling or blistering;
 - (b) involves over-coating with an appropriate surface as an isolating layer to provide a means of protection for significant earlier layers or to provide a stable basis for repainting; and
 - (c) employs the same colour scheme and paint type as an earlier scheme if they are appropriate to the substrate and do not endanger the survival of earlier paint layers.
- 2. Painting which employs a different colour scheme and paint type from an earlier scheme does not require approval under subsection 57 (1) of the Act, provided that:
 - (a) the Director-General is satisfied that the proposed colour scheme, paint type, details of surface preparation and paint removal will not adversely affect the heritage significance of the item; and
 - (b) the person proposing to undertake the painting has received a notice advising that the Director-General is satisfied.
- A person proposing to undertake repainting of the kind described in paragraph 2 must write to the Director-General and describe the proposed colour scheme, paint type, details of surface preparation and paint removal involved in the repainting. If the Director-General is satisfied that the proposed development meets the criteria set out in paragraph 2 (a) the Director-General shall notify the applicant.
 - NOTE: Preference should be given to the reestablishment of historically significant paint schemes of the item that are appropriate to the significance of the building.

STANDARD EXEMPTION 4: EXCAVATION

- Excavation or disturbance of land of the kind specified below does not require approval under subsection 57 (1) of the Act, provided that the Director-General is satisfied that the criteria in (a), (b) or (c) have been met and the person proposing to undertake the excavation or disturbance of land has received a notice advising that the Director-General is satisfied that:
 - (a) an archaeological assessment, zoning plan or management plan has been prepared in accordance with Guidelines published by the Heritage Council of NSW which indicates that any relics in the land are unlikely to have State or local heritage significance; or
 - (b) the excavation or disturbance of land will have a minor impact on archaeological relics including the testing of land to verify the existence of relics without destroying or removing them; or
 - (c) a statement describing the proposed excavation demonstrates that evidence relating to the history or nature of the site, such as its level of

disturbance, indicates that the site has little or no archaeological research potential.

- 2. Excavation or disturbance of land of the kind specified below does not require approval under subsection 57 (1) of the Act:
 - (a) the excavation or disturbance of land is for the purpose of exposing underground utility services infrastructure which occurs within an existing service trench and will not affect any other relics;
 - (b) the excavation or disturbance of land is to carry out inspections or emergency maintenance or repair on underground utility services and due care is taken to avoid effects on any other relics;
 - (c) the excavation or disturbance of land is to maintain, repair, or replace underground utility services to buildings which will not affect any other relics;
 - (d) the excavation or disturbance of land is to maintain or repair the foundations of an existing building which will not affect any associated relics;
 - (e) the excavation or disturbance of land is to expose survey marks for use in conducting a land survey
- 3. A person proposing to excavate or disturb land in the manner described in paragraph 1 must write to the Director-General and describe the proposed excavation or disturbance of land and set out why it satisfies the criteria set out in paragraph 1. If the Director-General is satisfied that the proposed development meets the criteria set out in paragraph 1 (a), (b) or (c) the Director-General shall notify the applicant.
 - NOTE 1: Any excavation with the potential to affect Aboriginal objects must be referred to the Director-General of the Department of Environment and Climate Change.
 - NOTE 2: If any Aboriginal objects are discovered on the site, excavation or disturbance is to cease and the Department of Environment and Climate Change is to be informed in accordance with section 91 of the National Parks and Wildlife Act 1974.
 - NOTE 3: This exemption does not allow the removal of State significant relics.
 - NOTE 4: Where substantial intact archaeological relics of State or local significance, not identified in the archaeological assessment, zoning plan, management plan or statement required by this exemption, are unexpectedly discovered during excavation, work must cease in the affected area and the Heritage Council must be notified in writing in accordance with section 146 of the Act. Depending on the nature of the discovery, additional assessment and possibly an excavation permit may be required prior to the recommencement of excavation in the affected area.

NOTE 5: Archaeological research potential of a site is the extent to which further study of relics which are likely to be found is expected to contribute to improved knowledge about NSW History which is not demonstrated by other sites or archaeological resources.

STANDARD EXEMPTION 5: RESTORATION

- 1. Restoration of an item by returning significant fabric to a known earlier location without the introduction of new material does not require approval under subsection 57 (1) of the Act.
- 2. The following restoration does not require approval under subsection 57 (1) of the Act, provided that the Director-General is satisfied that the criteria in (a) have been met and the person proposing to undertake the restoration has received a notice advising that the Director-General is satisfied:
 - (a) the restoration of an item without the introduction of new material (except for fixings) to reveal a known earlier configuration by removing accretions or reassembling existing components which does not adversely affect the heritage significance of the item.
- 3. A person proposing to undertake restoration of the kind described in paragraph 2 must write to the Director-General and set out why there is a need for restoration to be undertaken and the proposed material and method of restoration. If the Director-General is satisfied that the proposed development meets the criteria set out in paragraph 2 (a), the Director-General shall notify the applicant.

STANDARD EXEMPTION 6: DEVELOPMENT ENDORSED BY THE HERITAGE COUNCIL OR DIRECTOR-GENERAL

- 1. Minor development specifically identified as exempt development which does not materially impact on heritage significance, by a conservation policy or strategy within a conservation management plan which has been endorsed by the Heritage Council of NSW or by a conservation management strategy endorsed by the Director-General does not require approval under subsection 57 (1) of the Act.
- 2. A person proposing to do anything of the kind described in paragraph 1 must write to the Director-General and describe the proposed development. If the Director-General is satisfied that the proposed development meets the criteria set out in paragraph 1, the Director-General shall notify the applicant.

STANDARD EXEMPTION 7: MINOR ACTIVITIES WITH LITTLE OR NO ADVERSE IMPACT ON HERITAGE SIGNIFICANCE

- 1. Anything which in the opinion of the Director-General is of a minor nature and will have little or no adverse impact on the heritage significance of the item does not require approval under subsection 57 (1) of the Act.
- 2. A person proposing to do anything of the kind described in paragraph 1 must write to the Director-General and describe the proposed activity. If the Director-General is satisfied that the proposed

activity meets the criteria set out in paragraph 1, the Director-General shall notify the applicant.

STANDARD EXEMPTION 8: NON-SIGNIFICANT FABRIC

- 1. The following development does not require approval under subsection 57 (1) of the Act, provided that the Director-General is satisfied that the criteria in (a) have been met and the person proposing to undertake the development has received a notice advising that the Director-General is satisfied:
 - (a) the alteration of a building involving the construction or installation of new fabric or services or the removal of building fabric which will not adversely affect the heritage significance of the item.
- 2. A person proposing to do anything of the kind described in paragraph 1 must write to the Director-General and describe the proposed development. If the Director-General is satisfied that the proposed development meets the criteria set out in paragraph 1 (a), the Director-General shall notify the applicant.

STANDARD EXEMPTION 9: CHANGE OF USE

- 1. The change of use of an item or its curtilage or the commencement of an additional or temporary use does not require approval under subsection 57 (1) of the Act, provided that the Director-General is satisfied that the criteria in (a) and (b) have been met and the person proposing to undertake the change of use has received a notice advising that the Director-General is satisfied:
 - (a) the use does not involve the alteration of the fabric, layout or setting of the item or the carrying out of development other than that permitted by other standard or site specific exemptions; and
 - (b) the use does not involve the cessation of the primary use for which the building was erected, a later significant use or the loss of significant associations with the item by current users;
- 2. A person proposing to change the use of an item or its curtilage or to commence an additional or temporary use of an item or its curtilage in the manner described in paragraph 1 must write to the Director-General and describe the changes proposed. If the Director-General is satisfied that the proposed development meets the criteria set out in paragraph 1 (a) and (b), the Director-General shall notify the applicant.

STANDARD EXEMPTION 10: NEW BUILDINGS

- 1. Subdivision under the Strata Scheme (Freehold Development) Act or Strata Scheme (Leasehold Development) Act of the interior of a building that has been constructed since the listing of the item on the State Heritage Register or the publication of an interim heritage order in the Gazette which applies to the land does not require approval under subsection 57 (1) of the Act.
- 2. Alteration to the interior of a building which has been constructed since the listing of the item on the State Heritage Register or the publication of

an interim heritage order in the Gazette which applies to the land does not require approval under subsection 57 (1) of the Act.

STANDARD EXEMPTION 11: TEMPORARY STRUCTURES

- 1. The erection of temporary structures does not require approval under subsection 57 (1) of the Act, provided that the Director-General is satisfied that the criteria in (a) and (b) have been met and the person proposing to erect the structure has received a notice advising that the Director-General is satisfied:
 - (a) the structure will be erected within and used for a maximum period of 4 weeks after which it will be removed within a period of 2 days and not erected again within a period of 6 months; and
 - (b) the structure is not to be located where it could damage or endanger significant fabric including landscape or archaeological features of its curtilage or obstruct significant views of and from heritage items.
- 2. A person proposing to erect a structure of the kind described in paragraph 1 must write to the Director-General and set out the nature of the structure, the use for the structure and how long it will remain in place and the next occasion on which it is anticipated that the structure will be erected. If the Director-General is satisfied that the proposed development meets the criteria set out in paragraphs 1 (a) and 1 (b) the Director-General shall notify the applicant.

STANDARD EXEMPTION 12: LANDSCAPE MAINTENANCE

- 1. Landscape maintenance which is of the type described below does not require approval under subsection 57 (1) of the Act:
 - (a) weeding, watering, mowing, top-dressing, pest control and fertilizing necessary for the continued health of plants, without damage or major alterations to layout, contours, plant species or other significant landscape features;
 - (b) pruning (to control size, improve shape, flowering or fruiting and the removal of diseased, dead or dangerous material), not exceeding 10% of the canopy of a tree within a period of 2 years;
 - (c) pruning (to control size, improve shape, flowering or fruiting and the removal of diseased, dead or dangerous material) between 10% and 30% of the canopy of a tree within a period of 2 years;
 - (d) removal of dead or dying trees which are to be replaced by trees of the same species in the same location; or
 - (e) tree surgery by a qualified arborist, horticulturist or tree surgeon necessary for the health of those plants.
- A person proposing to undertake landscape maintenance in the manner described in paragraph 1 (c) or 1 (d) must write to the Director-General and describe the maintenance proposed and provide

certification by a qualified or experienced arborist, horticulturist or tree surgeon that the maintenance is necessary for the tree's health or for public safety. If the Director-General is satisfied that the proposed maintenance meets these criteria, the Director-General shall notify the applicant.

- NOTE 1: In relation to cemeteries, landscape features include monuments, grave markers, grave surrounds, fencing, path edging and the like.
- NOTE 2: Other standard exemptions may apply to landscape maintenance such as #4 Excavation and #6 Development endorsed by the Heritage Council.

STANDARD EXEMPTION 13: SIGNAGE

- 1. The erection of signage which is of the types described in (a) or (b) below does not require approval under subsection 57 (1) of the Act:
 - (a) temporary signage which is located behind or on the glass surface of a shop window which is not internally illuminated or flashing and is to be removed within eight weeks; or
 - (b) a real estate sign indicating that the place is for auction, sale or letting and related particulars and which is removed within 10 days of the sale or letting of the place;
- 2. The erection of signage which is of the types described in (a) or (b) below does not require approval under subsection 57 (1) of the Act, provided that the Director-General is satisfied that the criteria in (a) and (b) respectively have been met and the person proposing to erect it has received a notice advising that the Director-General is satisfied:
 - (a) the erection of non-illuminated signage for the sole purpose of providing information to assist in the interpretation of the heritage significance of the item and which will not adversely affect significant fabric including landscape or archaeological features of its curtilage or obstruct significant views of and from heritage items; or
 - (b) signage which is in the form of a flag or banner associated with a building used for a purpose which requires such form of promotion such as a theatre or gallery, which is displayed for a maximum period of eight weeks and which will not adversely affect significant fabric including landscape or archaeological features of its curtilage;
- 3. A person proposing to erect signage of the kind described in paragraph 2 must write to the Director-General and describe the nature and purpose of the advertising or signage. If the Director-General is satisfied that the proposed development meets the criteria set out in paragraph 2(a) or 2(b), the Director-General shall notify the applicant.
- 4. Signage of the kind described in paragraphs 1 and 2 must:
 - (a) not conceal or involve the removal of signage which has an integral relationship with the significance of the item;

- (b) be located and be of a suitable size so as not to obscure or damage significant fabric of the item:
- (c) be able to be later removed without causing damage to the significant fabric of the item; and
- (d) reuse existing fixing points or insert fixings within existing joints without damage to adjacent masonry.

STANDARD EXEMPTION 14: BURIAL SITES AND **CEMETERIES**

- 1. Development on land within a burial site or cemetery which is of the type described in (a), (b) or (c) below does not require approval under subsection 57 (1) of the Act:
 - (a) the creation of a new grave;
 - (b) the erection of monuments or grave markers in a place of consistent character, including materials, size and form, which will not be in conflict with the character of the place; or
 - (c) an excavation or disturbance of land for the purpose of carrying out conservation or repair of monuments or grave markers;

provided that there will be no disturbance to human remains, to relics in the form of grave goods, associated landscape features or to a place of Aboriginal heritage significance.

- 2. A person proposing to carry out development in the manner described in paragraph 1(b) or (c) must write to the Director-General and describe the development proposed. If the Director-General is satisfied that the proposed development meets the criteria set out in paragraph 1, the Director-General shall notify the applicant.
- 3. This exemption does not apply to the erection of above-ground chambers, columbaria or vaults, or the designation of additional areas to be used as a burial place.
 - NOTE 1: Other standard exemptions apply to the maintenance, cleaning and repair of burial sites and cemeteries.

STANDARD EXEMPTION 15: COMPLIANCE WITH MINIMUM STANDARDS AND ORDERS

- 1. Development which is required for the purpose of compliance with the minimum standards set out in Part 3 of the Heritage Regulation 2005 or an order issued under either:
 - (a) section 120 of the Heritage Act 1977 regarding minimum standards of maintenance and repair; or
 - (b) section 121S of the Environmental Planning and Assessment Act 1979 regarding an order which is consistent with a submission by the Heritage Council under subsection 121S (6) of that Act;

does not require approval under subsection 57 (1) of the Act.

STANDARD EXEMPTION 16: SAFETY AND SECURITY

1. The following development does not require approval under subsection 57 (1) of the Act, provided that the Director-General is satisfied that the criteria in (a) or (b) have been met and the person proposing to undertake the development has received a notice advising that the Director-General is satisfied:

- (a) the erection of temporary security fencing, scaffolding, hoardings or surveillance systems to prevent unauthorised access or secure public safety which will not adversely affect significant fabric of the item including landscape or archaeological features of its curtilage; or
- (b) development, including emergency stabilisation, necessary to secure safety where a building or work or part of a building or work has been irreparably damaged or destabilised and poses a safety risk to its users or the public.
- 2. A person proposing to undertake development of the kind described in paragraph 1 must write to the Director-General and describe the development and, if it is of the kind set out in 1 (b), provide certification from a structural engineer having experience with heritage items confirming the necessity for the development with regard to the criteria set out in 1 (b) and any adverse impact on significant fabric. If the Director-General is satisfied that the proposed development meets the criteria set out in paragraph 1 (a) or (b), the Director-General shall notify the applicant.

STANDARD EXEMPTION 17: MOVABLE HERITAGE ITEMS

- 1. The temporary relocation of movable heritage items, including contents, fixtures and objects, to ensure their security, maintenance and preservation, for conservation or exhibition, to ensure health or safety, the need for a controlled environment for those heritage items, or to protect the place, and which are to be returned to their present location within six months, does not require approval under subsection 57 (1) of the Act.
- A person proposing to relocate a movable heritage 2. item as set out in paragraph 1 must advise the Director-General in writing of the proposed location and the reasons for its relocation. If the Director-General is satisfied that the temporary relocation meets the criteria set out in paragraph 1 the Director-General shall notify the applicant.

HERITAGE ACT 1977

Notice of Order Under Section 139 (4) of the Heritage Act 1977

I, Chair of the Heritage Council of New South Wales, pursuant to subsection 139 (4) of the Heritage Act 1977, in accordance with the resolution of the Heritage Council of New South Wales, do by this Order, revoke the schedules of exceptions to subsections 139 (1) and (2) of the Heritage Act 1977 published in the Government Gazette on 22 February 2008 and create exceptions to subsections 139 (1) and (2) of the Heritage Act 1977, described in the Schedule below.

> GABRIELLE KIBBLE, A.O., Chair, Heritage Council of New South Wales Parramatta, 6 August 2008

SCHEDULE OF EXCEPTIONS TO SUBSECTIONS 139 (1) AND (2) OF THE HERITAGE ACT 1977 MADE UNDER SUBSECTION 139 (4)

GENERAL CONDITIONS

- 1. Any excavation with the potential to affect Aboriginal objects must be referred to the Director-General of the Department of Environment and Climate Change.
- 2. If any Aboriginal objects are discovered on the site, excavation or disturbance is to cease and the Department of Environment and Climate Change is to be informed in accordance with section 91 of the National Parks and Wildlife Act 1974.
- 3. These exceptions do not allow the removal of State significant relics.
- 4. Where substantial intact archaeological relics of State or local significance, not identified in the archaeological assessment, zoning plan, management plan or statement required by this exception, are unexpectedly discovered during excavation, work must cease in the affected area and the Heritage Council must be notified in writing in accordance with section 146 of the Act. Depending on the nature of the discovery, additional assessment and possibly an excavation permit may be required prior to the recommencement of excavation in the affected area.

SCHEDULE

- 1. Excavation or disturbance of land of the kind specified below does not require an excavation permit under section 139 of the Heritage Act, provided that the Director-General is satisfied that the criteria in (a), (b) or (c) have been met and the person proposing to undertake the excavation or disturbance of land has received a notice advising that the Director-General is satisfied that:
 - (a) an archaeological assessment, zoning plan or management plan has been prepared in accordance with Guidelines published by the Heritage Council of NSW which indicates that any relics in the land are unlikely to have State or local heritage significance; or
 - (b) the excavation or disturbance of land will have a minor impact on archaeological relics including the testing of land to verify the existence of relics without destroying or removing them; or
 - (c) a statement describing the proposed excavation demonstrates that evidence relating to the history or nature of the site, such as its level of disturbance, indicates that the site has little or no archaeological research potential.
- 2. Excavation or disturbance of land of the kind specified below does not require an excavation permit under section 139 of the Heritage Act:
 - (a) the excavation or disturbance of land is for the purpose of exposing underground utility services infrastructure which occurs within an existing service trench and will not affect any other relics;

- (b) the excavation or disturbance of land is to carry out inspections or emergency maintenance or repair on underground utility services and due care is taken to avoid effects on any other relics;
- (c) the excavation or disturbance of land is to maintain, repair, or replace underground utility services to buildings which will not affect any other relics;
- (d) the excavation or disturbance of land is to maintain or repair the foundations of an existing building which will not affect any associated relics; or
- (e) the excavation or disturbance of land is to expose survey marks for use in conducting a land survey.
- 3. A person proposing to excavate or disturb land in the manner described in paragraph 1 must write to the Director-General and describe the proposed excavation or disturbance of land and set out why it satisfies the criteria set out in paragraph 1. If the Director-General is satisfied that the proposed development meets the criteria set out in paragraph 1 (a), (b) or (c) the Director-General shall notify the applicant.
- 4. The Director and Managers employed by the Heritage Branch – Department of Planning; the Executive Director, Tenant and Asset Management Services, employed by the Sydney Harbour Foreshore Authority; the Executive Director Cultural Heritage employed by the Department of Environment and Climate Change and the General Manager, Sustainability employed by the Sydney Water Corporation may perform any of the functions of the Director-General under this exception.

The authorisation to the Executive Director, Tenant and Asset Management Services of the Sydney Harbour Foreshore Authority is restricted to land for which the Sydney Harbour Foreshore Authority is the delegated approval body under section 169 of the Heritage Act, and the preparation and submission of information required to demonstrate that compliance with the criteria contained in this exception is satisfied, must not be carried out by the Executive Director, Tenant and Asset Management Services.

The authorisation to the Executive Director Cultural Heritage of the Department of Environment and Climate Change is restricted to land for which the Department of Environment and Climate Change is the delegated approval body under section 169 of the Heritage Act, and the preparation and submission of information required to demonstrate that compliance with the criteria contained in this exception is satisfied, must not be carried out by the Executive Director Cultural Heritage.

The authorisation to the General Manager, Sustainability employed by the Sydney Water Corporation is restricted to land for which it is the delegated approval body under section 169 of the Heritage Act, and the preparation and submission of information required to demonstrate that compliance with the criteria contained in this exception is satisfied, must not be carried out by the General Manager, Sustainability.

NOTE 1: Archaeological research potential of a site is the extent to which further study of relics which are likely to be found is expected to contribute to improved knowledge about NSW History which is not demonstrated by other sites or archaeological resources.

LOCAL GOVERNMENT ACT 1993

PROCLAMATION

I, the Honourable JAMES JACOB SPIGELMAN, A.C., Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of section 397(2) of the Local Government Act 1993, do hereby amend the proclamations in force constituting or varying the constitution of Richmond River County Council, established by virtue of a proclamation that appeared in *New South Wales Government Gazette* No. 139 on 4 December 1959, by varying the constitution, in the manner described in the Schedule below.

Signed and sealed at Sydney, this 27th day of August 2008.

By His Excellency's Command,

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

GOD SAVE THE QUEEN!

SCHEDULE

- 1. Amend the constitution to reflect that the constituent membership of the County Council encompasses the local government areas of Lismore City, Ballina Shire, and Richmond Valley.
- 2. Amend the powers and duties of the County Council included in Clause (a) by the addition of "...and natural resource management issues arising there from".
- 3. Amend the constituent Membership numbers of the County Council to two Councillors from each of the three member councils.
- 4. Declaring that the changes shall come into effect immediately after the ordinary local government elections to be held on 13 September 2008.

NATIONAL PARKS AND WILDLIFE ACT 1974

Araluen Nature Reserve Monkerai Nature Reserve Mulgoa Nature Reserve Narranderra Nature Reserves Goonawarra Nature Reserve Boginderra Hills Nature Reserve Plans of Management

PLANS of management for the above nature reserves were adopted by the Minister for Climate Change and the Environment on 21 July 2008.

Copies of the Araluen plan may be obtained from the NPWS office at the corner of Field Street and Princes

Highway, Narooma NSW 2546 (phone 4476 2888). Copies of the Monkerai plan may be obtained from the NPWS office at Level 1, 12 Teramby Road, Raymond Terrace NSW 2315 (phone 4984 8200). Copies of the Mulgoa plan may be obtained from the NPWS office at Level 1, 10 Valentine Street, Parramatta NSW 2150 (phone 9895 7420). Copies of the Narranderra, Goonawarra and Boginderra Hills plans may be obtained from the NPWS office at 200 Yambil Street, Griffith NSW 2680 (phone 6966 8100).

The plans are also available on the web site: www. environment.nsw.gov.au.

PESTICIDES ACT 1999

Notice under Section 48 (4)

NOTICE is hereby given, pursuant to section 48 (4) of the Pesticides Act 1999, that I have granted a Pilot (Pesticide Rating) Licence, particulars of which are stated in the Schedule.

COLIN RANARD, A/Manager, Dangerous Goods (by delegation)

SCHEDULE

Pilot (Pesticide Rating) Licence

Name and address of Licensee John STOKES, 12 Phoenix Place, Giralang ACT 2617.

Michael MEHRTENS, PO Box 323, Innisfail QLD 4860. Date of Granting of Licence 28 August 2008.

28 August 2008.

PESTICIDES ACT 1999

Notice under Section 48 (4)

NOTICE is hereby given, pursuant to section 48 (4) of the Pesticides Act 1999, that I have granted an Aircraft (Pesticide Applicator) Licence, particulars of which are stated in the Schedule.

COLIN RANNARD, A/Manager, Dangerous Goods, Department of Environment and Climate Change (by delegation)

SCHEDULE

Aircraft (Pesticide Applicator) Licence

Name and address of Licensee MIKE GRIBBLE PTY. LTD., PO Box 27, Benambra Vic 3900. Date of Granting of Licence 28 August 2008.

POISONS AND THERAPEUTIC GOODS ACT 1966

Order under Clause 171 (1) Poisons and Therapeutic Goods Regulation 2002

Withdrawal of Drug Authority

IN accordance with the provisions of Clause 171 (1) of the Poisons and Therapeutic Goods Regulation 2002, an Order has been made on Dr Chee Woh Ow YANG, MPO:072168, of 600 Kingsway, Miranda NSW 2234, prohibiting him, until further notice, as a medical practitioner from having possession of and supplying drugs of addiction as authorised by Clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by Clause 76 of the Regulation.

This Order is to take effect on and from 29 August 2008.

Professor DEBORA PICONE, AM, Director-General

Department of Health, New South Wales. Sydney, 25 August 2008.

RACING ADMINISTRATION ACT 1998

Order

Sports Betting - Approved Forms of Betting

I, GRAHAM WEST, Minister for Gaming and Racing, in pursuance of sections 18 and 20 of the Racing Administration Act 1998, hereby amend the Schedule of Sports Betting Events and Approved Forms of Betting by adding the following sporting event:

Sport	Sporting Event or Classes of
	Sporting Events

Rugby League NRL Toyota Cup Finals Matches.

Dated at Sydney this 2nd day of September 2008.

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

SPORTING INJURIES INSURANCE ACT 1978

Appointment of Members of the Sporting Injuries Committee

HER Excellency the Governor, with the advice of the Executive Council and in pursuance of the provisions of Schedule 2 to the Sporting Injuries Insurance Act 1978, has been pleased to appoint Ms AMY WINTERS on the nomination of the Minister for Sport and Recreation as a member of the Sporting Injuries Committee constituted by the Act, from 13 August 2008 until 13 August 2011.

ERIC ROOZENDAAL, M.L.C., Minister for Roads, Minister for Commerce, Acting Minister for Industrial Relations and Acting Minister Assisting the Minister for Finance

STATE RECORDS ACT 1998

NOTICE is hereby given, pursuant to section 13(5) of the State Records Act 1998, that I have approved the following standard for records management:

Standard on digital recordkeeping.

The Standard on on digital recordkeeping may be downloaded from State Records' Web site at http://www.records.nsw.gov.au/recordkeeping.

ALAN VENTRESS Director

STATE RECORDS ACT 1998

NOTICE is hereby given, pursuant to section 13 (5) of the State Records Act 1998, that I have revoked the following standards for records management:

- Standard on Recordkeeping in the Electronic Business Environment (Standard No. 4)
- Part 1 of the New South Wales Recordkeeping Metadata Standard (Standard No. 5).

These standards have been replaced by the following standard for records management:

Standard on digital recordkeeping (Standard No. 10).

The new standard may be downloaded from State Records' website at http://www.records.nsw.gov.au/recordkeeping

ALAN VENTRESS Director

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BURWOOD COUNCIL

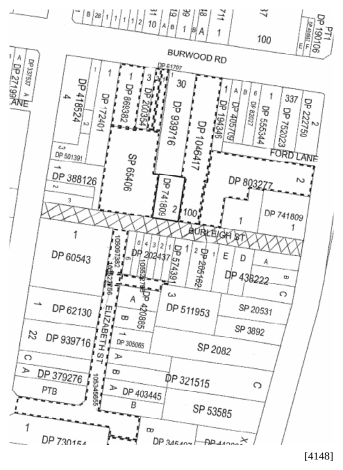
Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that Burwood Council in pursuance of section 16 of the Roads Act 1993, dedicates the land described in the Schedule as public road. P. ROMANO, General Manager, Burwood Council, PO Box 240, Burwood NSW 1805.

SCHEDULE

That part of Burleigh Street, Burwood, being the land contained in Deed of Conveyance Number 755 Book 45, Parish of Concord, County of Cumberland and Local Government Area of Burwood, as shown cross-hatched on the accompanying plan.



BLUE MOUNTAINS CITY COUNCIL

Roads Act 1993

Notice of Dedication of Land as Public Road

NOTICE is hereby given by the Council of the City of Blue Mountains that in pursuance of section 10 of the Roads Act 1993 the land as described in the Schedule below is hereby dedicated as public road. Dated at Katoomba this 29th day of August 2008. Philip Pinyon, General Manager, Blue Mountains City Council, Locked Bag 1005, Katoomba NSW 2780.

SCHEDULE

All of that land being Lot A in Deposited Plan 372016 comprised in Certificate of Title Volume 6323 Folio 175 and known as Princes Road, Leura. [4149]

COFFS HARBOUR CITY COUNCIL

Naming of Roads

NOTICE is hereby given that Coffs Harbour City Council, in pursuance of Section 162 of the Roads Act 1993, has named roads as follows:

Location

New name

New roads off North Boambee Road, North Boambee Valley

- Highlander Drive
- Jock Avenue
- · Glengyle Close
- · Avimore Close

STEPHEN SAWTELL, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450. [4150]

HURSTVILLE CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

HURSTVILLE CITY COUNCIL declares with the approval of the Administrator, that the lands described in schedule A below, excluding the interests described in schedule 8, and excluding minerals in the lands below, are acquired by 'compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of a bus interchange.

Dated at Hurstville this 5th day of September 2008.

VICTOR LAMPE. General Manager

SCHEDULE A Lot A1 DP 414310 Lot 1 DP 318381 Lot 8 DP 318300

Lot 7 DP 1098868

SCHEDULE B

Interests in Lot A1 DP 414310

Easement for support appurtenant to the land above described affecting the iand shown so burdened in Vol 8021 Fol140 (being dealing No L434520).

Easement for support affecting the part of the land above described shown so burdened in Vol 8021 Fol140 (being dealing No L434521).

Interests in Lot 1 DP 318381

Cross easements for support of the party wall erected along the most southern north western boundary of the land above described (being dealing No 8452932).

Easement for support appurtenant to the land above described affecting that part of the land shown as 4 % inches wide within Lot A1 in DP 414310 (being dealing L434520).

Easement for support affecting the land shown so burdened in Vol 7373 Fol 38 (being dealing L434521).

Interests in Lot BOP 318300

Easement for support of the part of the wall erected on the most southern south eastern boundary of the land above described (being dealing No 8452932).

Restriction on user (s27E(6) Main Roads Act, 1924) affecting the part shown so burdened in the title diagram (being dealing No H320255).

Easement for support affecting the part of land above described being the part of the party wall shown so burdened in DP 318300 (being dealing No 0203118).

Easement for support appurtenant to the land above described affecting the part(s) of the party wall shown so burdened in DP318300 (being dealing No 0203119).

Interests in Lot 7 DP 1098868

Restriction on user (s27E(6) Main Roads Act, 1924) affecting the part shown so burdened in DP448559 (being dealing No H320255).

Easement for support appurtenant to the land above described affecting the part of the party wall shown so burdened in DP 318300 (being dealing No 0203118).

Easement for support affecting the part of the land above described being the part of the party wall shown so burdened in DP 318300 (being dealing No 0203119). [4151]

LAKE MACQUARIE CITY COUNCIL

Naming of Roads

NOTICE is given by Council in pursuance of section 162.1 of the Roads Act 1993, as amended, Council has named the following road:

Location/Description	New Road Names
Subdivision of Lots 12 to 18,	Plummer Avenue,
section 24, DP 758707 and	Morisset and
Lot 488, DP 755242 –	Auburn Avenue,
Skye Street, Morisset.	Morisset.

No objections to the proposed names were received within the advertising period. BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Regional Mail Centre NSW 2310. [4152]

LEETON SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land and Easements

LEETON SHIRE COUNCIL declares with the approval of Her Excellency the Governor, that the land and easements described in the schedule below, excluding any mines or deposits of minerals within those lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for water supply purposes. Dated at Leeton this 10th day of July 2008.

ROGER BAILEY, General Manager

SCHEDULE

LAND

Lot 1 in Deposited Plan 1091757

INTERESTS IN LAND

Easement rights for water pipeline in the terms set out hereunder over the site shown in:

Deposited Plan 609782 as:

'PROPOSED EASEMENT 5 WIDE FOR PIPELINE' within Gogeldrie Branch Canal and Reserve for Transmission Line 20.115 Wide

Deposited Plan 1091757 as:

'(B) PROPOSED EASEMENT FOR WATER PIPELINE 5 WIDE'

Deposited Plan 609783 as:

'PROPOSED EASEMENT 2 WIDE AND VARIABLE FOR PIPELINE' within Lot 55 Deposited Plan 748301 and Drainage Reserve 20.115 Wide

Easement rights for access in the terms set out hereunder over the site shown in:

Deposited Plan 1091757 as:

'(A) PROPOSED EASEMENT FOR ACCESS 8 WIDE'

Rights to be Acquired:

Easement for Water Pipeline

FULL AND FREE right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by it from time to time and at all times to pass and convey water in any quantities through the servient tenement TOGETHER WITH the right to use for the purpose of the easement any line of pipes (including works ancillary thereto) already laid within the servient tenement for the purposes of the passage and conveyance of such water or any pipe or pipes in replacement, substitution or duplication therefor and where no such line of pipes exists to lay place and maintain a line of pipes of sufficient internal diameter beneath the surface of the servient tenement and to lay place and maintain upon the surface of the servient tenement any works ancillary to the said line of pipes AND TOGETHER WITH the right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by it with any tools, implements, or machinery, necessary for the purposes, to enter upon the servient tenement and to remain there for any reasonable time for the purposes of laying, inspecting, cleansing, repairing, maintaining, or renewing such pipeline or any part thereof (including works ancillary thereto) AND for any of the aforesaid purposes to open the soil of the servient tenement to such extent as may be necessary PROVIDED THAT the Body having the benefit of this easement (being a public or local authority) and every person authorised by it will take all reasonable precautions to ensure as little disturbance as possible to the surface of the servient tenement and will restore that surface as nearly as practicable to its original condition.

Easement for Access

FULL AND FREE right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by it from time to time and at all times to go, pass and repass for all purposes with or without materials, tools, implements, plant, machinery, or vehicles upon and over the surface of the servient tenement TOGETHER WITH the right to enter upon the servient tenement from time to time and at all times with any materials, tools, implements, plant machinery, or vehicles and to remain there for any reasonable time for the purpose of laying upon the surface of the servient tenement, rock, stone, gravel, bitumen, concrete or other material, or for the purpose of removing the surface and undersurface of the servient tenement and substituting therefor either in whole or part, rock, stone, gravel, bitumen, concrete or other material and of forming and maintaining a road thereon to such standards as may from time to time be determined by the Body having the benefit of this easement. [4153]

SNOWY RIVER SHIRE COUNCIL

Roads Act 1993, Section 162

Division 2 Part 2 - Roads (General) Regulation 2000

Naming of Public Roads - Gegedzerick Road

PURSUANT to section 162 of the Roads Act 1993, Snowy River Shire Council hereby formally adopts the following long standing road names:

> Abington Park Road Alpine Way Arable Road Avonside Road Barry Way Blackrange Road Braemar Bay Road Brooks Road **Bugtown Road** Bulgundara Road Caddigat Road Coolamatong Road Cootralantra Road Cottage Creek Road Frying Pan Road Harlowe Road Hatchery Bay Road Hickory Dale Road Hilldowns Road Kalkite Road Kinross Road Little Paupong Road Matong Road Old Adaminaby Road Providence Road Rockwell Road Sevengates Road Slacks Creek Road West Lynne Road Westons Road Wollondibby Road Wroes Road

J. VESCIO, General Manager, Snowy River Shire Council, 2 Myack Street, Berridale 2628 [4154]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Tweed Shire Council, by resolution of Council dated 13 November 2007 has resolved to dedicate the land described hereunder as public road pursuant to Section 10 of the Roads Act, 1993. MIKE RAYNER, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah, NSW, 2484.

SCHEDULE 1

Lots 1 DP 1121237.

Lot 1 DP1121237.

[4155]

TWEED SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Acquisition) Act 1991

Notice of Compulsory Acquisition of Land

TWEED SHIRE COUNCIL declares with the approval of Her Excellency the Governor that the lands 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 public road.

Dated at Murwillumbah this 1st day of September 2008, MIKE RAYNER, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

[4156]

TWEED SHIRE COUNCIL

Roads Act 1993

Naming of Public Road

NOTICE is hereby given that the Tweed Shire Council, in pursuance of Section 162 of the Roads Act 1993, has named the following road reserves at Tweed Heads:

"Terranora Terrace", being the road which runs from River Terrace to the intersection of Wharf Street at Tweed Heads and

"Wharf Street", being the on ramp leading from Kennedy Drive to Wharf Street at Tweed Heads and

"Kennedy Drive", being the off ramp leading from Wharf Street to Kennedy Drive at Tweed Heads.

Authorised by resolution of the Council on 12 August 2008, General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484. [4157]

UPPER HUNTER SHIRE COUNCIL

Local Government Act 1993

Roads (General) Regulation 1994

Naming of Public Road

IT is hereby notified that Council has resolved to adopt the following road names:

"Cavalry Line Road" for the roadway created within the Trig Point subdivision. Lots 4 – 8 DP 1090260. Authorised by resolution of Council dated 23 July 2008. General Manager, Upper Hunter Shire Council, PO Box 208, SCONE NSW 2337. [4158]

UPPER HUNTER SHIRE COUNCIL

Roads Act 1993

Dedication of Public Road

COUNCIL dedicates as a public road Lot 16 Sec 6 DP 2958 which will become part of the road known as New Street, Scone. General Manager, Upper Hunter Shire Council, PO Box 208, SCONE NSW 2337. [4159]

WYONG SHIRE COUNCIL

Part 2, Section 10, Roads Act 1993

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

SCHEDULE

Lot 4, DP 1124607, Nirvana Street, Long Jetty. [4160]

ESTATE NOTICES

NOTICE of intended distribution of estate – Any person having any claim upon the Estate of Sheila Mathew late of Alma Place Nursing Home in the State of New South Wales, Home Duties, who died on 22nd April 2008 must send particulars of the claim to the Executor Eric Mathew C/-Paul Couch & Associates, Suite 3, 11 Oxley Street, Chatham within one calendar month from publication of this notice. After that time The Executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution the trustees has notice. Probate was granted in New South Wales on "15th August 2008". Paul Couch & Associates, Suite 3, 11 Oxley Street, Chatham NSW 2430, tel: (02) 6557 8020. [4161]

NOTICE of intended distribution of estate. - Any person having any claim upon the estate of WILKIN, estate of the late JEAN, late of Unit 4, Lindfield Manor, 7 Bent Street, Lindfield, in the State of New South Wales, who died on 19 June 2006, must send particulars of his claim to the executor, c.o. John S. Fordham, Solicitor, 12 Station Street, West Ryde NSW 2114, 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 11 August 2007. JOHN S. FORDHAM, Solicitor, 12 Station Street, West Ryde NSW 2114 (PO Box 107, West Ryde NSW 1685) (DX 27551, West Ryde), tel.: (02) 9858 1533. Reference: JSF.CT.08202. [4162]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of GEORGE AHELIK, late of 55 Walter Street, Mortdale, in the State of New South Wales, who died on 3 April 2003, must send particulars of his claim to the executors, John William McCotter and Margaret Joyce McCotter, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale NSW 2223, on or before the expiration of one month from the date of publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 5 August 2008. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX11307, Hurstville), tel.: (02) 9570 2022. [4163]

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of BERNARD UNGURS late of Glen Lyn Nursing Home, 54 Northumberland Road, Auburn, in the State of New South Wales (formerly of 2A Elizabeth Street, Berala in the said State, Pensioner, deceased who died on 25 May 2008, must send particulars of his claim to the Executor Kay Jacqueline Oxley, C/- K. O'Malley Jones & Williamson, Solicitors, 142 Beamish Street, Campsie 2194, 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 she has notice. Probate was granted in New South Wales on 12 August 2008. K. O'MALLEY JONES & WILLIAMSON, Solicitors, 142 Beamish Street, Campsie 2194, tel.: 9718 2035. [4164]

COMPANY NOTICES

CORPORATIONS ACT

Notice of appointment of a Company under Control

Section 427(1B)

ACN 001 005545

The Fraternity Bowling & Recreation Club Limited (Receiver & Manager Appointed)

I, Robeli Miehael Brennan of Suite 71, 14 Narabang Way, Belrose NSW 2085, was appointed Receiver and Manager of the abovenamed company on 19 August 2008, by a secured creditor pursuant to the powers contained in the Deed of Charge.

Dated 2nd September 2008.

ROBELI BRENNAN, Receiver and Manager

[4165]