

Government Gazette OF THE STATE OF

NEW SOUTH WALES

Number 37

Friday, 13 February 2009

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LEGISLATION

Announcement

Online notification of the making of statutory instruments

Following the commencement of the remaining provisions of the Interpretation Amendment Act 2006, the following statutory instruments are to be notified on the official NSW legislation website <u>(www.legislation.nsw.gov.au)</u> instead of being published in the Gazette:

- (a) all environmental planning instruments, on and from 26 January 2009,
- (b) all statutory instruments drafted by the Parliamentary Counsel's Office and made by the Governor (mainly regulations and commencement proclamations) and court rules, on and from 2 March 2009.

Instruments for notification on the website are to be sent via email to <u>notification@pco.nsw.gov.au</u> or fax (02) 9232 4796 to the Parliamentary Counsel's Office.

These instruments will be listed on the "Notification" page of the NSW legislation website and will be published as part of the permanent "As Made" collection on the website and also delivered to subscribers to the weekly email service. Principal statutory instruments also appear in the "In Force" collection where they are maintained in an up-to-date consolidated form.

Notified instruments will also be listed in the Gazette for the week following notification.

For further information about the new notification process contact the Parliamentary Counsel's Office on (02) 9321 3333.

Proclamations



New South Wales

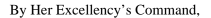
Commencement Proclamation

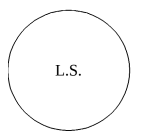
under the

Crimes (Administration of Sentences) Amendment Act 2008 No 108

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Crimes (Administration of Sentences) Amendment Act 2008*, do, by this my Proclamation, appoint 13 February 2009 as the day on which section 4, Schedule 1 [1]–[27], [32]–[35] and [37] and Schedule 2 to that Act commence. Signed and sealed at Sydney, this 11th day of February 2009.





JOHN ROBERTSON, M.L.C., Minister for Corrective Services

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence all uncommenced provisions of the *Crimes* (*Administration of Sentences*) *Amendment Act 2008* other than the provisions relating to testing correctional staff for steroids.





New South Wales

Commencement Proclamation

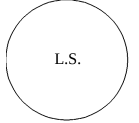
under the

Human Tissue Amendment (Children in Care of State) Act 2008 No 87

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Human Tissue Amendment (Children in Care of State) Act 2008*, do, by this my Proclamation, appoint 13 February 2009 as the day on which that Act commences. Signed and sealed at Sydney, this 11th day of February 2009.

By Her Excellency's Command,



JOHN DELLA BOSCA, M.L.C., Minister for Health

GOD SAVE THE QUEEN!

s2009-037-04.d03



New South Wales

Commencement Proclamation

under the

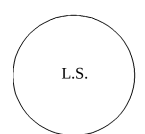
Road Transport (Driver Licensing) Amendment (Demerit Points System) Act 2008 No 82

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Road Transport (Driver Licensing) Amendment (Demerit Points System) Act 2008*, do, by this my Proclamation, appoint 16 February 2009 as the day on which the following provisions of that Act commence:

- (a) sections 1-4 and 6,
- (b) Schedule 1 [4], [6], [9]–[12], [14]–[18], [23], [25] and [26],
- (c) Schedule 2 [3].

Signed and sealed at Sydney, this 11th day of February 2009.



By Her Excellency's Command,

MICHAEL DALEY, M.P., Minister for Roads

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence the following provisions of the *Road Transport* (*Driver Licensing*) *Amendment* (*Demerit Points System*) *Act* 2008:

- (a) provisions relating to:
 - (i) the effect of notices of licence suspension or licence ineligibility issued under section 16 or 16A of the *Road Transport (Driver Licensing) Act 1998 (the Principal Act)* on combined licence holders, and

s2008-565-43.d05

Commencement Proclamation

Explanatory note

- (ii) the commencement day for periods of licence suspension or licence ineligibility under section 16 or 16A of the Principal Act, and
- (iii) the purposes for which demerit points incurred by a person issued with a notice of licence suspension or licence ineligibility under section 16 or 16A of the Principal Act, in certain intervening periods may be taken into account, and
- (iv) the period for which a person issued with a notice of licence suspension under section 16 or 16A of the Principal Act is ineligible to apply for a driver licence,
- (b) related machinery and savings and transitional provisions,
- (c) provisions making consequential, minor or ancillary amendments to the Principal Act.

Regulations



New South Wales

Crimes (Administration of Sentences) Amendment Regulation 2009

under the

Crimes (Administration of Sentences) Act 1999

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Crimes (Administration of Sentences) Act 1999.*

JOHN ROBERTSON, M.L.C.,

Minister for Corrective Services

Explanatory note

The object of this Regulation is to establish a new designation for inmates who are believed to constitute an extreme danger to other people or to good order and security and who may engage in, or incite others to engage in, activities that constitute a serious threat to the peace, order or good government of the State or any other place. These inmates will be known as *extreme high risk restricted inmates* and will be subject to a stricter security and management regime than other inmates.

The Regulation provides as follows:

- (a) extreme high risk restricted inmates will generally be allowed one visit only each week, and visitors may be required to undergo a criminal record check and be pre-approved by the Commissioner of Corrective Services (*the Commissioner*),
- (b) visits to extreme high risk restricted inmates will be non-contact visits and must be conducted in English or another approved language with an interpreter present,
- (c) all letters and parcels to and from extreme high risk restricted inmates will be opened and read, other than correspondence with exempt bodies (such as the Ombudsman) and Australian legal practitioners in certain circumstances,
- (d) all correspondence from extreme high risk restricted inmates must be written in English or another approved language and may be translated,
- (e) all telephone calls by extreme high risk restricted inmates must be conducted in English or another approved language,
- (f) extreme high risk restricted inmates will not be allowed to receive any money directly or into their accounts (other than money paid to inmates by the Commissioner), and any such money will be returned to the sender or confiscated,

s2008-427-36.d07

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Crimes (Administration of Sentences) Amendment Regulation 2009

Explanatory note

- (g) extreme high risk restricted inmates will not have access to the Official Visitor at the correctional centre in which they are held (as is currently the case for Category AA male inmates and Category 5 female inmates),
- (h) reviews of directions under which extreme high risk restricted inmates are held in segregated or protective custody are to be heard by the Chairperson of the Serious Offenders Review Council alone (rather than the full Council, as is the case for other inmates),
- (i) extreme high risk restricted inmates will be deemed as serious offenders for the purposes of the *Crimes (Administration of Sentences) Act 1999* and the regulations made under that Act.

The Regulation also:

- (a) provides that the Serious Offenders Review Council will not be required to disclose in the records of the Council's proceedings any information the disclosure of which may prejudice national security, and
- (b) further provides for the circumstances in which a correctional officer may terminate an inmate's telephone call, and
- (c) makes further provision with respect to letters and parcels sent to or by certain categories of inmates, and
- (d) makes other consequential and minor amendments.

This Regulation is made under the *Crimes (Administration of Sentences) Act 1999*, including sections 3 (1) (the definition of *serious offender*), 79, 197A and 271 (the general regulation-making power).

Crimes (Administration of Sentences) Amendment Regulation 2009

under the

Crimes (Administration of Sentences) Act 1999

1 Name of Regulation

This Regulation is the Crimes (Administration of Sentences) Amendment Regulation 2009.

2 Commencement

This Regulation commences on 13 February 2009.

3 Amendment of Crimes (Administration of Sentences) Regulation 2008

The Crimes (Administration of Sentences) Regulation 2008 is amended as set out in Schedule 1.

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Crimes (Administration of Sentences) Amendment Regulation 2009

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Clauses 15 (2) (b), 16 (1), 18 (b), 19 (1), 20 (1) (a) and (3), 27 (1) (b) and 328 (1) (a)

Omit "or extreme high security" wherever occurring.

Insert instead ", extreme high security or extreme high risk restricted".

[2] Clause 25 Designation of high security, extreme high security and extreme high risk restricted inmates

Insert after clause 25 (2):

- (2A) The Commissioner may designate an inmate as an extreme high risk restricted inmate if of the opinion that:
 - (a) the inmate constitutes:
 - (i) an extreme danger to other people, or
 - (ii) an extreme threat to good order and security, and
 - (b) there is a risk that the inmate may engage in, or incite other persons to engage in, activities that constitute a serious threat to the peace, order or good government of the State or any other place.

[3] Clause 25 (4)

Insert after clause 25 (3):

(4) Extreme high risk restricted inmates are prescribed to be serious offenders, as referred to in paragraph (f) of the definition of *serious offender* in section 3 (1) of the Act.

[4] Clause 26 Management of high security, extreme high security and extreme high risk restricted inmates

Omit "high security and extreme high security" wherever occurring.

Insert instead "high security, extreme high security and extreme high risk restricted".

[5] Clause 72 Number of visits

Insert after clause 72 (2):

(2A) However, an extreme high risk restricted inmate may be visited once a week only, or more often if the Commissioner so determines.

Amendments

Schedule 1

[6] Clause 89A

Insert after clause 89:

89A Approval of visitors to extreme high risk restricted inmates

- (1) A person may visit an extreme high risk restricted inmate only if the person has been approved by the Commissioner as a visitor to that inmate.
- (2) The Commissioner may require a visitor to undergo a criminal record check before approving the person as a visitor to an extreme high risk restricted inmate.
- (3) The Commissioner may refuse to approve a person as a visitor to an extreme high risk restricted inmate (on the basis of a criminal record check or for any other reason).
- (4) The Commissioner may revoke an approval of a person as a visitor to an extreme high risk restricted inmate at any time.
- (5) The Commissioner may authorise a departure from the requirements of this clause in respect of a particular visitor or a particular visit.
- (6) This clause does not limit the general power of a general manager to refuse to allow a person to visit an inmate under clause 100.

[7] Clause 95 Prevention of physical contact with inmates

Omit "or Category 5 female inmate" from clause 95 (4).

Insert instead ", Category 5 female inmate or an extreme high risk restricted inmate".

[8] Clause 95A

Insert after clause 95:

95A Visits to extreme high risk restricted inmates to be conducted in English or approved language

- (1) During a visit to an extreme high risk restricted inmate, all communications must be conducted in English or another language approved by the Commissioner.
- (2) If communications are conducted in a language other than English, the visit must take place within the hearing of an interpreter approved by the Commissioner.
- (3) In any case, a visit to an extreme high risk restricted inmate must take place within the hearing of a correctional officer.

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Crimes (Administration of Sentences) Amendment Regulation 2009

Schedule 1 Amendments

(4) The Commissioner may authorise a departure from the requirements of this clause in respect of a particular visitor or a particular visit.

[9] Clause 107 Certain correspondence privileged

Omit clause 107 (2)–(4).

[10] Clause 107A

Insert after clause 107:

107A Certain correspondence not to be sent to exempt bodies and exempt persons

- (1) An exempt body or exempt person may, by written notice sent to the Commissioner, direct that letters or parcels from a specified inmate, or from inmates of a specified class, are not to be posted to that body or person.
- (2) A letter or parcel from an inmate the subject of a notice under this clause may be confiscated (despite any other provision of this Regulation) and dealt with in accordance with the directions of the Commissioner.
- (3) An inmate need not be informed of any action taken under this clause.

[11] Clauses 108, 108A and 108B

Omit clause 108. Insert instead:

108 Correspondence with Category AA male inmates, Category 5 female inmates and extreme high risk restricted inmates

(1) General rule regarding correspondence

The general manager of a correctional centre or a nominated officer must, subject to this clause, open and inspect, and read and copy the contents of, any letter or parcel that is:

- (a) sent by a Category AA male inmate, a Category 5 female inmate or an extreme high risk restricted inmate to any person or body, or
- (b) sent to a Category AA male inmate, a Category 5 female inmate or an extreme high risk restricted inmate by any person or body.

(2) **Correspondence to exempt bodies**

As soon as practicable after receiving a letter or parcel from a Category AA male inmate, a Category 5 female inmate or an

Amendments

Schedule 1

extreme high risk restricted inmate addressed to an exempt body, a nominated officer must post the letter or parcel to the addressee, without opening, inspecting or reading its contents.

(3) Correspondence from exempt bodies

As soon as practicable after receiving from an exempt body a letter or parcel addressed to a Category AA male inmate, a Category 5 female inmate or an extreme high risk restricted inmate, a nominated officer must deliver the letter or parcel to the inmate without opening, inspecting or reading its contents, but only if:

- (a) the letter or parcel is accompanied by a note addressed to the general manager:
 - (i) requesting that it be delivered to the inmate without being opened, inspected or read by any person other than the inmate, and
 - (ii) declaring that it does not contain any prohibited goods, and
 - (iii) including the name and contact details of a person who can be contacted to confirm that the letter or parcel was in fact sent by the exempt body, and
- (b) a nominated officer has confirmed with the exempt body that the body has in fact sent it and addressed it to the inmate.

(4) Correspondence from legal practitioners

As soon as practicable after receiving a letter or parcel addressed to a Category AA male inmate, a Category 5 female inmate or an extreme high risk restricted inmate from a legal practitioner, a nominated officer must deliver the letter or parcel to the inmate without opening, inspecting or reading its contents, but only if:

- (a) the letter or parcel is accompanied by a note addressed to the general manager:
 - (i) requesting that it be delivered to the inmate without being opened, inspected or read by any person other than the inmate, and
 - (ii) declaring that it does not contain any prohibited goods, and
 - (iii) claiming that the contents relate to the inmate's affairs and are legally privileged, and
 - (iv) including the name and contact details of a person who can be contacted to confirm that the letter or parcel was in fact sent by the legal practitioner, and

Schedule 1 Amendments

- (b) a nominated officer has confirmed with the legal practitioner that the practitioner has in fact sent it and addressed it to the inmate.
- (5) A nominated officer may require a Category AA male inmate, a Category 5 female inmate or an extreme high risk restricted inmate to open any letter or parcel from an exempt body or legal practitioner in the presence of the nominated officer, if of the opinion that it may contain prohibited goods or contravene this Regulation.
- (6) If a letter or parcel opened by, or in the presence of, the general manager or a nominated officer contains prohibited goods or contravenes this Regulation, the general manager or nominated officer must confiscate the letter or parcel and its contents and deal with it in accordance with the directions of the Commissioner.
- (7) The Commissioner may, on the application of an exempt person, make an order declaring that any specified provision of this Regulation is to apply (either unconditionally or subject to conditions) to letters and parcels sent to or by that person as if that person were an exempt body and, on the making of such an order, the provision so applies.
- (8) An inmate need not be informed of any action taken under this clause.
- (9) This clause applies to fax transmissions in the same way as it applies to letters and parcels.

108A Additional requirements for correspondence from extreme high risk restricted inmates

- (1) All correspondence from an extreme high risk restricted inmate to any other person (other than an exempt body) must be written in English or another language approved by the Commissioner, unless the Commissioner otherwise authorises.
- (2) If a letter or parcel received from an extreme high risk restricted inmate and addressed to any person (other than an exempt body) contains any correspondence that is written in a language other than English, the general manager or nominated officer may arrange for a translation of the correspondence.

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Amendments

Schedule 1

108B Register of correspondence with Category AA male inmates, Category 5 female inmates and extreme high risk restricted inmates

- (1) A register must be kept for each correctional centre with respect to correspondence sent to and by a Category AA male inmate, a Category 5 female inmate or an extreme high risk restricted inmate.
- (2) A nominated officer must cause the following to be recorded in the register:
 - (a) in the case of a letter or parcel received from an inmate to be sent to any person or body:
 - (i) the date on which it was received,
 - (ii) the name of the inmate from whom it was received,
 - (iii) the name of the person or body to whom it was addressed,
 - (iv) the name of the nominated officer by whom it was dealt with,
 - (v) whether the correspondence was translated,
 - (vi) particulars of any further action taken with respect to the letter or parcel and its contents, including particulars of any confiscation or disposal of any of its contents,
 - (vii) any other incidental particulars,
 - (b) in the case of a letter or parcel received from any person or body to be delivered to an inmate:
 - (i) the date on which it was received,
 - (ii) the name of the person or body from whom it was received,
 - (iii) the name of the inmate to whom it was addressed,
 - (iv) the name of the nominated officer by whom it was dealt with,
 - (v) particulars of any further action taken with respect to the letter or parcel and its contents, including particulars of any confiscation or disposal of any of its contents,
 - (vi) in the case of a letter or parcel received from an exempt body or legal practitioner, the date on which a nominated officer confirmed with the exempt body or legal practitioner that it did in fact send the letter or parcel and address it to the inmate,
 - (vii) any other incidental particulars.

Schedule 1 Amendments

(3) A Category AA male inmate, a Category 5 female inmate or an extreme high risk restricted inmate who receives a letter or parcel must sign the register to acknowledge receipt of any such letter or parcel.

[12] Clause 109 Correspondence with legal practitioners

Omit "clause 108" from clause 109. Insert instead "clauses 108 and 108A".

[13] Clause 110 Permission required to make telephone calls or send faxes

Omit clause 110 (4). Insert instead:

- (4) A correctional officer may terminate an inmate's telephone call or fax communication if of the opinion that:
 - (a) the continuation of the call or communication will, or is likely to:
 - (i) prejudice good order and security of any correctional centre, or
 - (ii) constitute a threat to the personal security of any person, or
 - (b) the call or communication is being conducted in contravention of this Regulation.

[14] Clause 110 (6)

Insert after clause 110 (5) before the note to the clause:

(6) All telephone calls made by an extreme high risk restricted inmate must be conducted in English or another language approved by the Commissioner, unless the telephone call is made to an exempt body or unless the Commissioner otherwise authorises.

[15] Clause 115 Property brought to correctional centre by other persons

Insert at the end of the clause:

(2) This clause does not apply to any money sent to an extreme high risk restricted inmate or delivered to the general manager of a correctional centre for payment into the inmate's account.

Amendments

Schedule 1

[16] Clause 115A

Insert after clause 115:

115A Extreme high risk restricted inmates not to receive money

- (1) It is unlawful for an extreme high risk restricted inmate to acquire or retain possession of money (including any money paid or proposed to be paid into the inmate's account).
- (2) The general manager of a correctional centre may seize any money sent to an extreme high risk restricted inmate or delivered to the general manager of a correctional centre for payment into the inmate's account.
- (3) The money is to be returned to, or made available for collection by, the sender or giver.
- (4) If the sender or giver cannot be located after reasonable inquiries, or does not collect the money within 30 days of being notified of its availability for collection, the Commissioner may confiscate the money.
- (5) Any money so confiscated becomes the property of the State, to be disposed of as the Commissioner directs.
- (6) The general manager of a correctional centre must cause a record to be kept of all money dealt with under this clause.
- (7) Such a record must contain the following information:
 - (a) the amount of money,
 - (b) the date on which the money was received,
 - (c) whether the money was returned to the sender or giver or confiscated by the Commissioner,
 - (d) if the money was returned to the sender or giver:
 - (i) the date on which it was sent to or collected by the sender or giver, and
 - the name and address of the person to whom it was sent or the name, address and signature of the person by whom it was collected,
 - (e) if the money was confiscated by the Commissioner, the date on which it was confiscated,
 - (f) any other incidental particulars.
- (8) This clause does not prevent payments being made into an inmate's account under section 7 of the Act.

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Schedule 1 Amendments

[17] Clause 155 Notice of availability of Official Visitors

Omit "or Category 5 female inmate" from clause 155 (3).

Insert instead ", Category 5 female inmate or extreme high risk restricted inmate".

[18] Clause 156 Complaints and inquiries

Omit "or Category 5 female inmate" from clause 156 (5).

Insert instead ", a Category 5 female inmate or an extreme high risk restricted inmate".

[19] Clause 159 Requests to Minister, Commissioner or Official Visitors

Omit "or Category 5 female inmate" from clause 159 (5).

Insert instead ", a Category 5 female inmate or an extreme high risk restricted inmate".

[20] Clause 320 Additional functions of Review Council

Omit "and extreme high security" from clause 320 (1) (c) and (d), wherever occurring.

Insert instead ", extreme high security and extreme high risk restricted".

[21] Clause 321A

Insert after clause 321:

321A Functions of Review Council with respect to extreme high risk restricted inmates

The functions of the Review Council under Division 2 of Part 2 of the Act, in relation to extreme high risk restricted inmates, are to be exercised by the Chairperson.

Note. Section 197A of the Act provides that in such a case the Review Council is taken to be constituted by the Chairperson alone.

[22] Clause 322 Records of proceedings

Insert at the end of the clause:

(2) In keeping a record of proceedings, the Review Council may take such steps as it considers appropriate to ensure that any information the disclosure of which may prejudice national security (within the meaning of the *National Security Information (Criminal and Civil Proceedings) Act 2004* of the Commonwealth) is not so disclosed.

Amendments

Schedule 1

[23] Clause 329 Privacy and security safeguards

Omit "departmental" from clause 329 (1) (d) (ii).

Insert instead "as soon as possible".

[24] Dictionary

Insert in alphabetical order:

extreme high risk restricted inmate means an inmate who is designated as an extreme high risk restricted inmate as referred to in clause 25.

[25] Dictionary, definition of "high security or extreme high security designation"

Omit the definition. Insert instead:

high security, extreme high security or extreme high risk restricted designation means a designation under clause 25.

[26] Dictionary, definition of "prohibited goods"

Insert at the end of paragraph (e) of the definition:

, or

(f) anything that, in the opinion of a nominated officer, is intended to facilitate, incite or be used in connection with any unlawful activity.





New South Wales

Fire Brigades Amendment (False Alarm Charge) Regulation 2009

under the

Fire Brigades Act 1989

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fire Brigades Act 1989*.

STEVE WHAN, M.P., Minister for Emergency Services

Explanatory note

The object of this Regulation is to increase (from \$250 to \$500) the charge that is payable when a fire brigade responds to an alarm that is afterwards discovered to have been a false alarm and where it is the second or subsequent occasion of any such false alarm during any period of 60 days.

The charge of \$250 for a false alarm has not been increased since 1 September 1995. This Regulation is made under the *Fire Brigades Act 1989*, including sections 42 (Charges

for other services) and 85 (the general regulation-making power).

s2008-428-09.d04

Clause 1 Fire Brigades Amendment (False Alarm Charge) Regulation 2009

Fire Brigades Amendment (False Alarm Charge) Regulation 2009

under the

Fire Brigades Act 1989

1 Name of Regulation

This Regulation is the *Fire Brigades Amendment (False Alarm Charge) Regulation 2009.*

2 Commencement

This Regulation commences on 1 July 2009.

3 Amendment of Fire Brigades Regulation 2008

The *Fire Brigades Regulation 2008* is amended by omitting the matter "\$250" from clause 55 and by inserting instead the matter "\$500".





New South Wales

Protection of the Environment Operations (Hunter River Salinity Trading Scheme) Amendment Regulation 2009

under the

Protection of the Environment Operations Act 1997

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Protection of the Environment Operations Act* 1997.

CARMEL TEBBUTT, M.P.,

Minister for Climate Change and the Environment

Explanatory note

The object of this Regulation is remove the trading restrictions that apply to first issue credits in the Hunter River Salinity Trading Scheme, so that first issue credits may be traded in the same manner as other credits.

This Regulation is made under the *Protection of the Environment Operations Act 1997*, including sections 295C and 323 (the general regulation-making power).

s2008-128-36.d05

Clause 1 Protection of the Environment Operations (Hunter River Salinity Trading Scheme) Amendment Regulation 2009

Protection of the Environment Operations (Hunter River Salinity Trading Scheme) Amendment Regulation 2009

under the

Protection of the Environment Operations Act 1997

1 Name of Regulation

This Regulation is the Protection of the Environment Operations (Hunter River Salinity Trading Scheme) Amendment Regulation 2009.

2 Amendment of Protection of the Environment Operations (Hunter River Salinity Trading Scheme) Regulation 2002

The Protection of the Environment Operations (Hunter River Salinity Trading Scheme) Regulation 2002 is amended as set out in Schedule 1.

Protection of the Environment Operations (Hunter River Salinity Trading Scheme) Amendment Regulation 2009

Amendments

Schedule 1

(Clause 2)

Schedule 1 Amendments

- [1] Clause 39 Who may hold credit Omit ", subject to subclause (2)" from clause 39 (1).
- [2] Clause 39 (2) Omit the subclause and the note.
- [3] Clause 57 To whom credits may be transferred Omit ", other than a first issue credit," from clause 57 (1).
- [4] Clause 57 (2)

Omit the subclause.

OFFICIAL NOTICES

Appointments

CHARLES STURT UNIVERSITY ACT 1989

Notification of Appointment to the Council

I, VERITY FIRTH, M.P., Minister for Education and Training, in pursuance of section 9(1)(b) of the Charles Sturt University Act 1989, appoint the following person as a member of the Council of Charles Sturt University:

• Dr Dawn CASEY,

for a term of office expiring on 30 June 2011.

VERITY FIRTH, M.P., Minister for Education and Training

PARRAMATTA STADIUM TRUST ACT 1988

Department of Arts, Sport and Recreation Appointment of Trustees to the Parramatta Stadium Trust

PURSUANT to section 4(3) of the Parramatta Stadium Trust Act 1988, the persons whose names are specified in the Schedule hereunder, were appointed to the Office of Trustee of the Parramatta Stadium Trust on 17 December 2008, for a term that will expire on 30 June 2009.

> Mr NEVILLE GOLDSPRING, Manager Trusts, NSW Sport and Recreation

SCHEDULE

The Hon. John BROWN, AO, and Mr Patrick Michael SMITH.

Department of Lands

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

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 – Armidale; L.G.A. – Armidale Dumaresq

Road Closed: Lot 1, DP 1130361 at Armidale, Parish Butler, County Sandon.

File No.: AE06 H 35.

Schedule

On closing, the land within Lot 1, DP 1130361 remains vested in the State of New South Wales as Crown Land.

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

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder 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 of Warrumbungle; Land District of Dunedoo

Lot 2, DP 1122381, Parish of Cobbora, County of Lincoln (not being land under the Real Property Act).

File No.: DB04 H 377.

NOTIFICATION OF CLOSING OF ROADS

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

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

Description

Land District – Mudgee; Council – Mid-Western Regional; Parishes – Gulgong and Guntawang; County – Phillip

Lot 1 in DP 1132932.

File No.: DB05 H 501.

Note: On closing, title to the land comprised in Lot 1 in DP 1132932 will vest in the State of New South Wales as Crown Land.

NEW SOUTH WALES GOVERNMENT GAZETTE No. 37

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 – Pomeroy; County – Argyle; Land District – Goulburn; L.G.A. – Upper Lachlan Shire Council

Lot 3, DP 1122902 (not being land under the Real Property Act).

File No.: 08/5187.LB.

Note: On closing, the title for the land in Lot 3, DP 1122902 remains vested in Upper Lachlan Shire Council as operational land.

In accordance with section 44 of the Roads Act 1993, the Crown consents to the land in Lot 3, DP 1122902 being vested in the Upper Lachlan 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.

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 Nonette BROWN Young (re-appointment). Community Arts Centre Trust *Column 3* Reserve No.: 91145. Public Purpose: Preservation of historical sites and buildings. Notified: 2 June 1978. File No.: 08/9469/1.

Term of Office

For a term commencing 5 March 2009 and expiring 4 March 2014.

SCHEDULE 2

Column 1Column 2Michael NeilThuddungraSLATERRecreation(re-appointment),Reserve Trust.Douglas JamesBAILEY(re-appointment),Graham Clarence NOAKES

(re-appointment).

Dedication No.: 530010. Public Purpose: Public recreation. Notified: 2 April 1895. File No.: GB80 R 236/4.

Column 3

Term of Office

For a term commencing 14 May 2009 and expiring 13 May 2014.

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

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

Roads Closed: Lot 10, DP 1134302 at Lennox Head, Parish Ballina, County Rous.

File No.: 07/3112.

Schedule

On closing, the land within Lot 10, DP 1134302 becomes vested in Ballina Shire Council as operational land for the purposes of the Local Government Act 1993.

Councils Reference: DA 2007/863.

Description

Land District – Murwillumbah; L.G.A. – Byron

Road Closed: Lot 1, DP 1132973 at Mullumbimby, Parish Brunswick, County Rous.

File No.: GF06 H 77.

Schedule

On closing, the land within Lot 1, DP 1132973 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lot 2, DP 1133256 at Bexhill, Parish Bexhill, County Rous.

File No.: GF06 H 582.

Schedule

On closing, the land within Lot 2, DP 1133256 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lot 2, DP 1131026 at Stockyard Creek, Parish Chapman, County Clarence.

File No.: 08/2102.

Schedule

On closing, the land within Lot 2, DP 1131026 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lots 1 and 2, DP 1131915 at Eltham, Parish Lismore, County Rous.

File No.: GF05 H 164.

Schedule

On closing, the land within Lots 1 and 2, DP 1131915 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lot 1, DP 1131921 at Coutts Crossing, Parish Bardsley, County Fitzroy, subject to an easement for transmission line 60 wide.

File No.: GF05 H 195.

Schedule

On closing, the land within Lot 1, DP 1131921 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lot 1, DP 1132974 at Great Marlow, Parish Great Marlow, County Clarence.

File No.: GF05 H 361.

Schedule

On closing, the land within Lot 1, DP 1132974 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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Parish – Awaba; County – Northumberland; Land District – Newcastle; Local Government Area – Lake Macquarie

Road Closed: Lot 1, DP 1135098 at Wangi Wangi.

File No.: 07/5731.

Schedule

On closing, the land within Lot 1, DP 1135098 remains vested in Lake Macquarie City Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: F2007/00888.

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Land District – Moree; Council – Moree Plains Shire Council; Parishes – Carroby and Canary; County – Stapylton

Road Closed: Lot 2 in DP 1131645.

File No.: ME05 H 373.

Note: On closing, the land within Lot 1 in DP 1131645 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Bingara; Council – Gwydir Shire; Parishes – Currangandi and Horton; County – Murchison

Roads Closed: Lot 1 in DP 1131910.

File No.: ME06 H 247.

Note: On closing, the land within Lot 1 in DP 1131910 remains vested in the State of New South Wales as Crown Land.

NOTIFICATION OF PLACING A RESERVE UNDER CONTROL OF LIVESTOCK HEALTH AND PEST AUTHORITIES

IN pursuance of the provisions of section 85(1), Rural Lands Protection Act 1998, the reservation of Crown Land referred to in Column 1 of the Schedules hereunder is, to the extent specified opposite thereto in Column 2 of the Schedules, placed under the control of the North West Livestock Health and Pest Authority as from the date of this notification.

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

SCHEDULE 1

Column 1 Local Government Area: Gwydir Shire. Parish: Pallal. County: Murchison. Reserve No.: 37441. Purpose: Travelling stock. File No.: ME97 H 218. Column 2 Part being Lot 7002, DP 754856 of 122.08 hectares.

SCHEDULE 2

Column 1 Local Government Area: Gwydir Shire. Parish: Pallal. County: Murchison. Reserve No.: 21691. Purpose: Travelling stock and camping. File No.: ME97 H 218. *Column 2* Part being Lots 40 and 7001, DP 754856 of 114.29 hectares.

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Parish – Wapengo; County – Dampier; Land District – Bega; Local Government Area – Bega Valley

Road Closed: Lot 1, DP 1135206 at Wapengo.

File No.: NA07 H 167.

Schedule

On closing, the land within Lot 1, DP 1135206 remains vested in the State of New South Wales as Crown Land.

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Column 2

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Land District: Bathurst.	The whole being Lot 38, DP
Local Government Area:	No. 755785, Parish Millah
Bathurst Regional Council.	Murrah, County Roxburgh;
Locality: Millah Murrah.	Lot 35, DP No. 755785,
Reserve No.: 94654.	Parish Millah Murrah, County
Public Purpose: Future	Roxburgh and Lot 94, DP No.
public requirements.	755785, Parish Millah Murrah,
Notified: 1 May 1981.	County Roxburgh, of an area
File No.: OE90 H 250.	of 368.99 hectares.

Note: Conversion of crown leasehold land to freehold.

OFFICIAL NOTICES

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

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the 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

Description

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

Lot 100, DP 1133869 at Arncliffe, Parish St George, County Cumberland.

File No.: MN07 H 9.

Notes: (1) On closing, title for the land in Lot 100 remains vested in Rockdale Council as operational land.

> (2) The road is closed subject to the easement for sewerage purposes over existing line of pipes as shown in DP 1133869.

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 **Blue Mountains Sites** Reserve Trust.

Column 2 Reserve No.: 83558. Public Purpose: Future public requirements. Notified: 3 November 1961. File No.: MN82 R 3/3.

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE 1

Column 2

Column 1

Blackheath Water Reserve (R177) Reserve Trust.

Reserve No.: 177. Public Purpose: Water supply. Notified: 5 November 1883. File No.: 08/9478.

SCHEDULE 2

Column 1 Wentworth Falls Water Reserve (R42185) Reserve Trust.

Column 2 Reserve No.: 42185. Public Purpose: Water. Notified: 13 November 1907. File No.: 08/9477.

APPOINTMENT OF CORPORATION TO MANAGE **RESERVE TRUST**

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

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

SCHEDULE 1

Column 1	Column 2	Column 3
Blue Mountains	Blackheath	Reserve No.: 177.
City Council.	Water Reserve	Public Purpose: Water supply.
	(R177) Reserve	Notified: 5 November 1883.
	Trust.	File No.: 08/9478.

For a term commencing this day.

SCHEDULE 2

Column 1	Column 2	Column 3
Blue Mountains	Wentworth Falls	Reserve No.: 42185.
City Council.	Water Reserve	Public Purpose: Water.
	(R42185) Reserve	Notified: 13 November 1907.
	Trust.	File No.: 08/9478.

For a term commencing this day.

AUTHORISATION OF ADDITIONAL PURPOSE

IT is hereby notified pursuant to section 121A of the Crown Lands Act 1989, that the additional purpose specified in Column 1 of the Schedules hereunder, is applied to the whole of the reserve specified opposite thereto in Column 2 of the Schedules.

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

SCHEDULE 1

Column 1 Public Recreation and Environmental Protection. Column 2

Reserve No.: 83558. Public Purpose: Future public requirements. Notified: 3 November 1961. File No.: MN82 R 3/3.

NEW SOUTH WALES GOVERNMENT GAZETTE No. 37

SCHEDULE 2

Column 1

Public Recreation and Environmental Protection.

Reserve No.: 177. Public Purpose: Water supply. Notified: 5 November 1883. File No.: 08/9478.

SCHEDULE 3

Column 1

Column 2

Column 2

Public Recreation and Environmental Protection. Reserve No.: 42185. Public Purpose: Water. Notified: 13 November 1907. File No.: 08/9478.

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 – Nundle; Land District – Tamworth; L.G.A. – Tamworth Regional

Road Closed: Lot 1 in Deposited Plan 1132960, Parish Nundle, County Parry.

File No.: TH06 H 52.

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

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Dora Dora; County – Goulburn; Land District – Albury; Shire – Greater Hume

Road Closed: Lot 1 in DP 1129179 at Talmalmo.

File No.: WA05 H 568.

Note: On closing, the land within Lot 1 in DP 1129179 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Vincent; County – Mitchell; Land District – Wagga Wagga; Shire – Lockhart

Road Closed: Lot 1 in DP 1133566 at The Rock.

File No.: WA05 H 218.

Note: On closing, the land within Lot 1 in DP 1133566 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Jindera; County – Goulburn; Land District – Albury; Shire – Greater Hume

Road Closed: Lot 1 in DP 1134103 at Jindera.

File No.: WA05 H 556.

Note: On closing, the land within Lot 1 in DP 1134103 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Langi-Kal-Kal; County – Bourke; Land District – Temora; Shire – Bland

Road Closed: Lot 1 in DP 1133475 at Ariah Park.

File No.: WA06 H 409.

Note: On closing, the land within Lot 1 in DP 1133475 remains vested in the State of New South Wales as Crown Land.

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: Goobarragandra. Lot 15, DP No. 1120826, Parish Baloo, County Buccleuch. Area: 381 square metres. File No.: WA87 R 4. Reserve No.: 220011. Public Purpose: Public recreation. Notified: 20 March 1987. Lot 16, DP No. 750994, Parish Nimbo, County Buccleuch. Lot 15, DP No. 750994, Parish Nimbo, County Buccleuch. New Area: 80.97 hectares.

WESTERN REGION OFFICE 45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830 Phone: (02) 6883 5400 Fax: (02) 6883 3099

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

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

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

Administrative District – Broken Hill; Shire – Broken Hill; Parish – Picton; County – Yancowinna

The purpose/conditions of Western Lands Lease 14138, being the land contained within Folio Identifiers 6074/820497 and 6075/820497 has been altered from "Stables and Accommodation Paddock" to "Residence, Stables and Accommodation Paddock" effective from 5 February 2009.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The term of the lease and the conditions have been altered by the inclusion of the special conditions following.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE 14138

- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Lands as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4(2) of the Act.
- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 - (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.

- (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
- (d) The Lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 1 July in each year.
- (6) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.

"GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.

- (b) Notwithstanding any other provision of this Agreement:
 - (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.

- (11) The land leased shall be used only for the purpose of Residence, Stables and Accommodation Paddock.
- (12) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (14) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (15) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (16) The lessee shall, within 12 months from the date of commencement of the lease or such further period as the Minister may allow, erect a dwelling on the land in accordance with plans and specifications approved by the Council of the local government area.
- (17) The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local Government area.
- (18) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.

- (19) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (20) Where the Crown has paid a contribution under section 217-219 of the Roads Act 1993 in respect of the land leased, the lessee shall pay to the Crown the amount of that contribution within 3 months of being called upon to do so.
- (21) The lessee shall pay to the Crown the proportional part of the costs of road construction as notified by the Department of Lands within 3 months of the date of gazettal of the granting.
- (22) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

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

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

Administrative District – Bourke; Shire – Bourke; Parishes – Mitchell, Warrego and Woola; County – Yanda

The purpose/conditions of Western Lands Lease 2922, being the land contained within Folio Identifier 969/762135 has been altered from "Grazing" to "Grazing and Cultivation" effective from 4 February 2009.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions previously annexed to Western Lands Lease 2922 have been revoked and the following conditions have been annexed thereto.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 2922

- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Lands as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4(2) of the Act.

- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 - (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.
 - (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
 - (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 1 July in each year.

(6) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.

"GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.

(b) Notwithstanding any other provision of this Agreement:

- (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
- (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.

- (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
- (11) The land leased shall be used only for the purpose of Grazing and Cultivation (Irrigated).
- (12) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (14) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (15) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.

- (16) The lessee shall comply with the provisions of the Water Management Act 2000 and any regulations made in pursuance of that Act.
- (17) The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except to the satisfaction of the Commissioner.
- (18) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (19) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (20) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (21) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (22) The lessee shall erect gates on roads within the land leased when and where directed by the Commissioner for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (23) The right is reserved to the public of free access to, and passage along, the bank of any watercourse adjoining the land leased and the lessee shall not obstruct access or passage by any member of the public to or along the bank.
- (24) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee shall post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities shall be erected and maintained to the satisfaction of the Commissioner. The lessee shall not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (25) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (26) The lessee shall comply with the provisions of the Native Vegetation Act 2003 and any regulations made in pursuance of that Act.
- (27) The lessee shall comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection

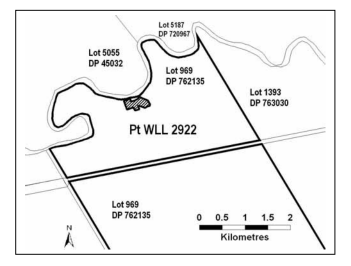
(3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Department has first been obtained and any condition to which the consent is subject under sub section (6) is complied with.

- (28) Notwithstanding any other condition annexed to the lease, the lessee shall, in removing timber for the purpose of building, fencing or firewood, comply with the routine agricultural management activities listed in the Native Vegetation Act 2003.
- (29) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the Forestry Act 1916 and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased. The lessee shall not have any property right in the timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the Forestry Act 1916 or unless approval has been issued in accordance with the Native Vegetation Act 2003, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (30) The lessee shall undertake any fuel management and/ or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.
- (31) The lessee shall, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (32) Whenever so directed by the Commissioner, the lessee shall, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.
- (33) The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee shall comply with any directions of the Commissioner to prevent or discontinue overstocking.
- (34) The lessee shall, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseeding and regeneration of vegetation and, for that purpose, the lessee shall erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary.
- (35) The lessee shall furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (36) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and

such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.

- (37) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (38) The lessee shall comply with the provisions of the Protection of the Environment Operations Act 1997 particularly in relation to disposal of tailwaters or waters which may be contaminated with fertiliser, herbicide or pesticide or similar chemicals.
- (39) The lessee shall not clear any native vegetation within the area shown cross-hatched on the diagram hereunder unless written approval has been granted by the local Catchment Management Authority.
- (40) The lessee shall conduct irrigated cultivation of 10 hectares as shown hatched on the diagram below.
- (41) The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- (42) The lessee shall not cultivate within the channel of incised drainage lines (other than man made structures) which carry water after storms in the channels, nor cultivate within a distance of 20 metres on either side of the banks of the channels, except when otherwise specified by the Western Lands Commissioner.
- (43) The lessee shall cease work immediately should any Aboriginal archaeological relics or sites be uncovered during the proposed works (Aboriginal Sites are protected under the National Parks and Wildlife Act 1974, and are extremely vulnerable to many kinds of agricultural development).
- (44) The lessee shall consider the requirements of the National Parks and Wildlife Act 1974 with regard to Aboriginal relics. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director-General of the National Parks and Wildlife Service (NPWS). If a site is discovered the lessee shall contact the Manager, Cultural Heritage Unit, National Parks and Wildlife Services on Phone (02) 6883 5324 OR AT 58-62 Wingewarra St, Dubbo.

- (45) The lessee shall establish windbreaks at his/her own expense, as may be ordered by the Western Lands Commissioner to provide adequate protection of the soil.
- (46) The lessee shall ensure that stubble and other crop residue is retained on the soil surface and shall not be burnt, except with the written approval of the Western Lands Commissioner or his delegate. Where such approval is granted, stubble burning shall be carried out with the approval as per requirements of the NSW Rural Fire Services.
- (47) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (48) The lessee shall not permanently transfer Irrigation water from the lease without the prior written permission of the Western Lands Commissioner.
- (49) The lessee shall contact the Environmental Protection Authority before disposing of any tailwater or water which may be contaminated with fertiliser, herbicide or pesticide. Disposal of tailwater into creeks and rivers is controlled by the Environment Protection Authority under the Clean Waters Act.
- (50) The lessee must ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the commissioner.
- (51) Cultivation and cropping are not to alter the natural flood regime. Crops are not to be protected by levees.



Department of Planning

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land in the Local Government Area of Liverpool

THE Minister administering the Environmental Planning and Assessment Act 1979 declares, with the approval of His Excellency the Lieutenant Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Environmental Planning and Assessment Act 1979.

Dated at Sydney this 27th day of August 2008.

By His Excellency's Command

FRANK SARTOR, M.P., Minister for Planning

SCHEDULE

All that piece or parcel of land situated in the Local Government Area of Liverpool, Parish of Minto, County of Cumberland being proposed Lot 4 DP 1127207 in Plan of Acquisition of the rear of Lot 2 Deposited Plan 500198, Folio Identifier 2/500198, property 220 Jardine Drive, Edmondson Park said to be in the ownership of Ronald Thomas Frederick Crowe.

Department of Primary Industries

AGRICULTURAL INDUSTRY SERVICES ACT 1998

Appointment of Members to Riverina Citrus

IN accordance with the provisions contained in clause 10 (1) (c) of the Agricultural Industry Services (Riverina Citrus) Regulation 2007, the following persons have been re-appointed to fill positions on the Committee of Riverina Citrus:

Liane SAYER ROBERTS Neil OFFNER

The appointment is for a term of office commencing on 29 September 2008 and expiring on 29 September 2011.

Dated this 16th day of January 2008.

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

BANANA INDUSTRY ACT 1987

Election of Member to Banana Industry Committee

PURSUANT to section 3 (3) (b) of the Banana Industry Act 1987, the following person has been elected to fill a position as regional representative for the Coffs Harbour region on the Banana Industry Committee:

Mr Michael Alan GENTLE of Bonville

for a term of 3 years commencing on 10 September 2008 and expiring on 10 September 2011.

Dated this 16th day of January 2008.

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

EXHIBITED ANIMALS PROTECTION ACT 1986

Appointment of Member Exhibited Animals Advisory Committee

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to sections 6 (3) and 6 (4) (b) of the

Industries, pursuant to sections 6 (3) and 6 (4) (b) of the Exhibited Animals Protection Act 1986, appoint Mr William MEIKLE to the Exhibited Animals Advisory Committee, for a three (3) year term of office commencing from the date hereof.

Dated this 16th day of January 2008.

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

FISHERIES MANAGEMENT ACT 1994

Notice of Receipt of Application for Aquaculture Lease

Notification under section 163 (7) of the Fisheries Management Act 1994, and clause 33 of the Fisheries Management (Aquaculture) Regulation 2007

NSW Department of Primary Industries (NSW DPI) advises an application has been received for a new aquaculture lease over public water land for the purpose of cultivating Sydney rock oysters. Location is Brisbane Water, described as follows:

• 1.7915 hectares over former oyster lease OL77/111

NSW DPI is calling for written submissions from any person supporting or objecting to the oyster lease proposal, citing reasons for the support/objection. NSW DPI is also calling for expressions of interest from persons or corporations interested in leasing the area specified above, for the purpose of aquaculture. An expression of interest must be in the form of a written response referring to lease number OL77/111 to be signed and dated with a return address. If additional expressions of interest are received, NSW DPI may offer the area for leasing through a competitive public tender process, auction or ballot.

If granted the lease will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit, under the Fisheries Management Act 1994. Specific details of the proposed lease can be obtained, or enquiries made with NSW DPI, Aquaculture Administration Section, Port Stephens on (02) 4982 1232. Objections or expressions of interest for consideration in the determination of the application must be received at the address below, within 30 days from the date of publication of this notification.

Director, Fisheries Conservation and Aquaculture Branch, Aquaculture Administration Section, Port Stephens Fisheries Institute, Locked Bag 1, Nelson Bay NSW 2315.

> BILL TALBOT, Director, Fisheries Conservation and Aquaculture Branch, 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 Leases:

AL07/006 within the estuary of the Crookhaven River, having an area of 0.1807 hectares to Garry Wall of Greenwell Point, NSW, for a term of 15 years expiring on 11 November 2023.

OL59/180 within the estuary of the Pambula River, having an area of 0.0835 hectares to Mervyn Hansen of Pambula NSW, for a term of 15 years expiring on 22 January 2024.

Clause 39 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following class 1 Aquaculture Leases:

OL77/090 within the estuary of Manning River, having an area of 0.0938 hectares to Lorraine and Wayne Palmer of Mitchells Island, NSW, for a term of 15 years expiring on 13 April 2023.

OL63/167 within the estuary of the Crookhaven River, having an area of 0.2850 hectares to Reginald Rundle of Greenwell Point, NSW, for a term of 15 years expiring on 30 September 2023.

OL62/157 within the estuary of the Tuross Lake, having an area of 4.8843 hectares to Trevor and Christina Kennedy of Kirribilli, NSW, for a term of 15 years expiring on 1 October 2023. OL78/089 within the estuary of the Manning River, having an area of 0.6398 hectares to Neil Currie of Taree, NSW for a term of 15 years expiring on 21 February 2024.

OL77/142 within the estuary of Hawkesbury River, having an area of 1.4220 hectares to CE and Y Moxham Pty Ltd of Brooklyn, NSW, for a term of 15 years expiring on 19 March 2023.

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

MEMBERSHIP OF THE MINISTERIAL ADVISORY COUNCIL ON PRIMARY INDUSTRIES SCIENCE

Re-appointment of Members

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, hereby re-appoint the following persons as members of the NSW Ministerial Advisory Council on Primary Industries Science for a term commencing from the date hereof for a period of three years.

John KENIRY, Chair Derek ANDERSON David ANTHONY T. J. HIGGINS Janet MOXEY John MAITLAND Mal PETERS Jim PRATLEY Graham TURK

Agency representatives: Nick AUSTIN Steven KENNELLY Lisa SZABO

Cessation of members: Richard BOOTLE and Peter ZED

Dated this 20th day October 2008.

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

NSW MINERALS MINISTERIAL ADVISORY COUNCIL

I, IAN MACDONALD, M.L.C., Minister for Mineral Resources, appoint Mr Nicholas PAPALLO, as Chairman of the NSW Minerals Ministerial Advisory Council for a term of 3 years from 12 October 2008.

Dated this 16th day of January 2009.

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

NSW MINERALS MINISTERIAL ADVISORY COUNCIL

I, IAN MACDONALD, M.L.C., Minister for Mineral Resources, appoint the persons listed in the Schedule as members of the NSW Minerals Ministerial Advisory Council for a term of 3 years from 12 October 2008.

SCHEDULE

Mr Colin BLOOMFIELD Mr Robert CAMERON Mr Peter COATES Dr Angus COLLINS Mr Tony MAHER Mr Peter MURRAY Professor Ian PLIMER

Dated this 16th day of January 2009.

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

ORGANIC MINISTERIAL ADVISORY COUNCIL

Appointment of Member

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, hereby appoint Mr Tom HACKETT as a member of the Organic Ministerial Advisory Council for a term commencing from the date hereof for a period of three years.

Dated this 16th day of January 2008.

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

PLANT DISEASES ACT 1924

Appointment of Inspector

I, ANDREW COLIN SANGER, Manager, Agricultural Compliance of New South Wales Department of Primary Industries, with the delegated authority of Director-General of the NSW Department of Primary Industries pursuant to section 28C of the Plant Diseases Act 1924 ("the Act") do hereby pursuant to section 11 (1) of the Act, appoint Jamie David DORSETT as an inspector for the purposes of the Act.

Dated this 5th day of February 2009.

A. C. SANGER, Manager, Agricultural Compliance, NSW Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T09-0028)

No. 3644, HUDSON RESOURCES LIMITED (ACN 008 720 965), area of 93 units, for Group 1, dated 21 January 2009. (Armidale Mining Division).

(T09-0032)

No. 3647, PEEL EXPLORATION LIMITED (ACN 119 343 734), area of 7 units, for Group 1, dated 4 February 2009. (Sydney Mining Division).

(T09-0033)

No. 3648, HUDSON RESOURCES LIMITED (ACN 008 720 965), area of 100 units, for Group 2, dated 4 February 2009. (Sydney Mining Division).

(T09-0034)

No. 3649, NEW SOUTH RESOURCES LIMITED (ACN 119557416), area of 6 units, for Group 1, dated 5 February 2009. (Wagga Wagga Mining Division).

(T09-0035)

No. 3650, ST BARBARA LIMITED (ACN 009 165 066), area of 90 units, for Group 1, dated 5 February 2009. (Orange Mining Division).

(T09-0036)

No. 3651, ST BARBARA LIMITED (ACN 009 165 066), area of 77 units, for Group 1, dated 5 February 2009. (Orange Mining Division).

(T09-0039)

No. 3654, ST BARBARA LIMITED (ACN 009 165 066), area of 68 units, for Group 1, dated 9 February 2009. (Orange Mining Division).

(T09-0040)

No. 3655, ST BARBARA LIMITED (ACN 009 165 066), area of 42 units, for Group 1, dated 9 February 2009. (Cobar Mining Division).

(T09-0041)

No. 3656, ROBERT BRUCE CLEAVER, area of 67 units, for Group 1, dated 10 February 2009. (Orange Mining Division).

MINING LEASE APPLICATION

(09-810)

No. 326, CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) AND SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), area of about .3 hectares, to mine for coal, dated 30 January 2009. (Orange Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATION

(T08-0243)

No. 3617, now Exploration Licence No. 7273, TUNGSTEN NSW PTY LTD (ACN 123 370 365), Counties of Harden and King, Map Sheet (8628), area of 3 units, for Group 1, dated 29 January 2009, for a term until 29 January 2011.

PETROLEUM APPLICATIONS

(08-4754)

No. 36, now Petroleum Special Prospecting Authority No. 30, ENERGETICA RESOURCES PTY LIMITED (ACN 113926042), area of 35 blocks, for petroleum, dated 23 January 2009, for a term until 23 January 2010. (Coffs Harbour Mining Division). For exact location details refer to the Department's NSW State Map of Petroleum Titles.

(T08-0156)

No. 37, now Petroleum Special Prospecting Authority No. 31, ENERGETICA RESOURCES PTY LIMITED (ACN 113926042), area of 63 blocks, for petroleum, dated 23 January 2009, for a term until 23 January 2010. (Wagga Wagga Mining Division). For exact location details refer to the Department's NSW State Map of Petroleum Titles.

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

NOTICE is given that the following application has been withdrawn:

PETROLEUM APPLICATION

(08-4934)

No. 104 lodged by NORWEST HYDROCARBONS PTY LTD (ACN 129 874 951) over 136 blocks in the (Cobar Mining Division).

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

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

(07-1395)

Exploration Licence No. 1590, BARRICK AUSTRALIA LIMITED (ACN 007 857 598) AND AURIONGOLD EXPLORATION PTY LIMITED (ACN 067 813 932), area of 24 units. Application for renewal received 10 February 2009.

(04-609)

Exploration Licence No. 6386, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 8 units. Application for renewal received 5 February 2009.

(04-503)

Exploration Licence No. 6389, AUSTRALIA ORIENTAL MINERALS NL (ACN 010 126 708), area of 9 units. Application for renewal received 6 February 2009.

(04-644)

Exploration Licence No. 6391, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), area of 33 units. Application for renewal received 10 February 2009.

(04-622)

Exploration Licence No. 6392, STANNUM PTY LTD (ACN 121 771 695), area of 33 units. Application for renewal received 9 February 2009.

(05-158)

Exploration Licence No. 6523, GLOUCESTER RESOURCES LIMITED (ACN 114 162 59), area of 5525 hectares. Application for renewal received 9 February 2009.

(05-4025)

Exploration Licence No. 6524, GLOUCESTER RESOURCES LIMITED (ACN 114 162 59), area of 2091 hectares. Application for renewal received 9 February 2009.

(06-4156)

Exploration Licence No. 6715, RAPTOR MINERALS LIMITED (ACN 101 168 343), area of 100 units. Application for renewal received 5 February 2009.

(06-4147)

Exploration Licence No. 6727, RAPTOR MINERALS LIMITED (ACN 101 168 343), area of 179 units. Application for renewal received 5 February 2009.

(06-4176)

Exploration Licence No. 6728, MINCOR COPPER PTY LTD (ACN 120 024 777), area of 159 units. Application for renewal received 9 February 2009.

(06-81)

Exploration Licence No. 6731, OROYA MINING LIMITED (ACN 009 146 794), area of 28 units. Application for renewal received 4 February 2009.

(05-921)

Exploration (Prospecting) Licence No. 2364, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 1 units. Application for renewal received 9 February 2009.

(05-922)

Exploration (Prospecting) Licence No. 2379, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 22 units. Application for renewal received 9 February 2009.

(05-923)

Exploration (Prospecting) Licence No. 3365, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 2 units. Application for renewal received 9 February 2009.

(05-924)

Exploration (Prospecting) Licence No. 3661, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 1 units. Application for renewal received 9 February 2009.

(T93-0536)

Mining Lease No. 1414 (Act 1992), MINERAL DEPOSITS (OPERATIONS) PTY LTD (ACN 083 091 963), area of 17.3 hectares. Application for renewal received 10 February 2009.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(07-5411)

Exploration Licence No. 3326, STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), County of Sandon, Map Sheet (9236), area of 8 units, for a further term until 22 August 2009. Renewal effective on and from 27 January 2009.

(T02-0093)

Exploration Licence No. 5997, STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), County of Sandon, Map Sheet (9236), area of 13 units, for a further term until 26 September 2010. Renewal effective on and from 27 January 2009.

(T03-0003)

Exploration Licence No. 6092, TEMPLAR RESOURCES PTY LTD (ACN 085 644 944), Counties of Ashburnham and Kennedy, Map Sheets (8531, 8532), area of 64 units, for a further term until 25 June 2010. Renewal effective on and from 3 February 2009.

(T03-0009)

Exploration Licence No. 6292, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), County of Argyle, Map Sheet (8728), area of 26 units, for a further term until 16 September 2010. Renewal effective on and from 4 February 2009.

(T04-0023)

Exploration Licence No. 6313, AUZEX RESOURCES LIMITED (ACN 106 444 606), Counties of Clarke, Gough and Gresham, Map Sheets (9237, 9338), area of 25 units, for a further term until 30 September 2010. Renewal effective on and from 30 January 2009.

(T04-0006)

Exploration Licence No. 6333, AUZEX RESOURCES LIMITED (ACN 106 444 606), Counties of Clive and Gough, Map Sheets (9238, 9338), area of 96 units, for a further term until 26 October 2010. Renewal effective on and from 4 February 2009.

(07-9021)

Consolidated Coal Lease No. 721 (Act 1973), CENTENNIAL MANNERING PTY LTD (ACN 101 509 120), Parish of Morisset, County of Northumberland; and Parish of Wallarah, County of Northumberland, Map Sheets (9131-1-S, 9231-4-N, 9231-4-S), area of 3526 hectares, for a further term until 29 July 2026. Renewal effective on and from 23 December 2008.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

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

(04-616)

Exploration Licence No. 6439, Independence Group NL (ACN 46 092 786 304), Counties of Flinders and Mouramba, Map Sheet (3413)area of 50 units. Request for cancellation was received on 4 February 2009.

(T07-0490)

Exploration Licence No. 6999, Stannum Pty Ltd (ACN 121 771 695), County of Cowper, Map Sheet (8137) for an area of 31 units. Request for cancellation was received on 27 January 2009.

NOTICE is given that the following authorities have been cancelled:

(T00-0119)

Exploration Licence No. 5812, UNIVERSAL RESOURCES LIMITED (ACN 090 468 018), County of Argyle, Map Sheets (8728, 8828), area of 16 units. Cancellation took effect on 9 February 2009.

(T07-0490)

Exploration Licence No. 6999, STANNUM PTY LTD (ACN 121 771 695), County of Cowper, Map Sheet (8137), area of 31 units. Cancellation took effect on 9 February 2009.

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

OFFICIAL NOTICES

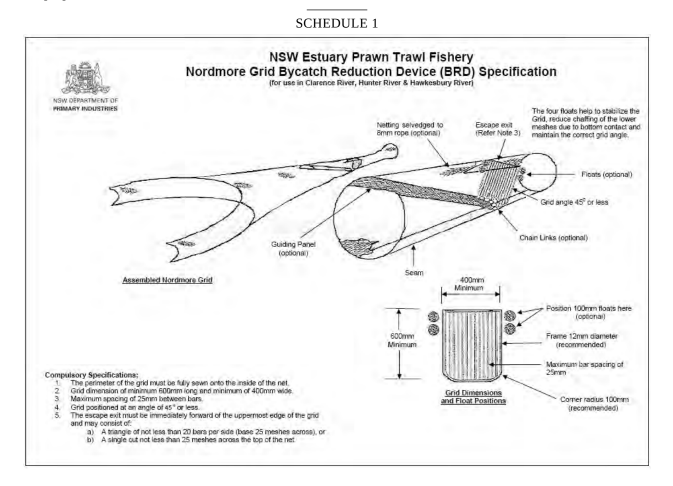
FISHERIES MANAGEMENT (ESTUARY PRAWN TRAWL SHARE MANAGEMENT PLAN) REGULATION 2006

Clause 17A Approval of Bycatch Reduction Devices and Specifications

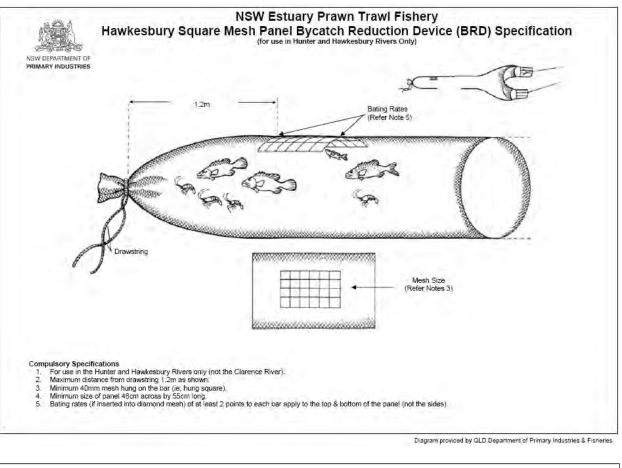
I, RICHARD FREDERICK SHELDRAKE, Director-General of NSW Department of Primary Industries, pursuant to clause 17A (1) (e) of the Fisheries Management (Estuary Prawn Trawl Share Management Plan) Regulation 2006 approve:

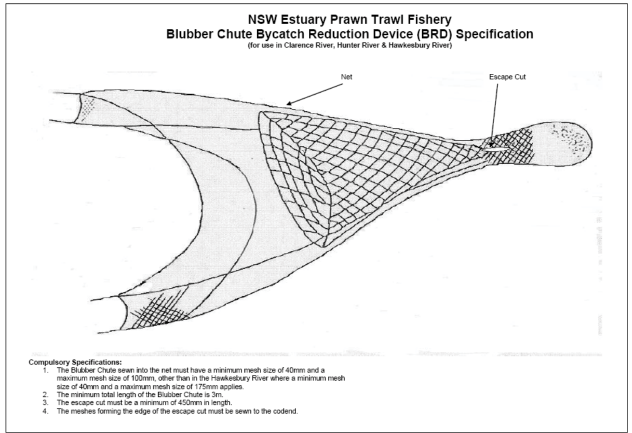
- 1. each bycatch reduction device set out in Schedule 1 for use in the waters specified in Schedule 1 in relation to that bycatch reduction device; and
- 2. the specifications set out in Schedule 1 in relation to each bycatch reduction device,

for the purposes of that clause.



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Dated this 13th day of January 2009

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

13 February 2009

OFFICIAL NOTICES

FISHERIES MANAGEMENT (OCEAN TRAWL SHARE MANAGEMENT PLAN) REGULATION 2006

Clause 7A

Instrument of approval of bycatch reduction devices and specifications

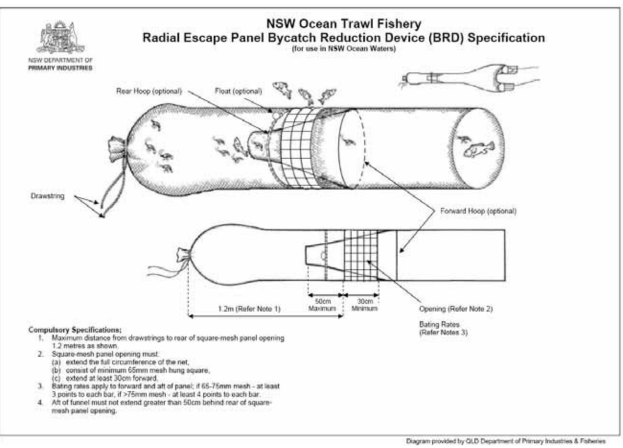
I, RICHARD FREDERICK SHELDRAKE, Director-General of NSW Department of Primary Industries, pursuant to clause 7A (1) (c) of the Fisheries Management (Ocean Trawl Share Management Plan) Regulation 2006 approve:

1. each bycatch reduction device set out in Schedule 1 for use in the Ocean Trawl Fishery; and

2. the specifications set out in Schedule 1 in relation to each bycatch reduction device,

for the purposes of that clause.

SCHEDULE 1



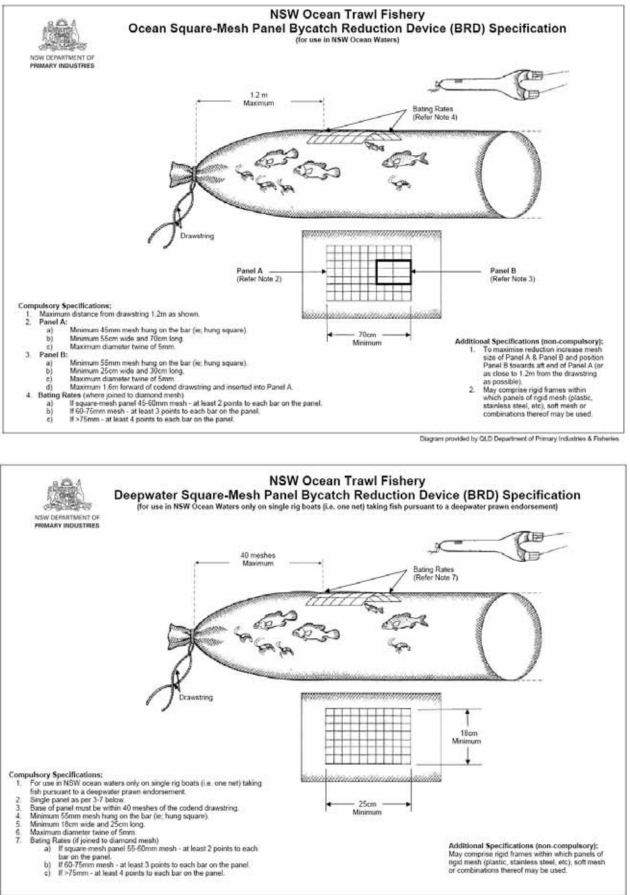
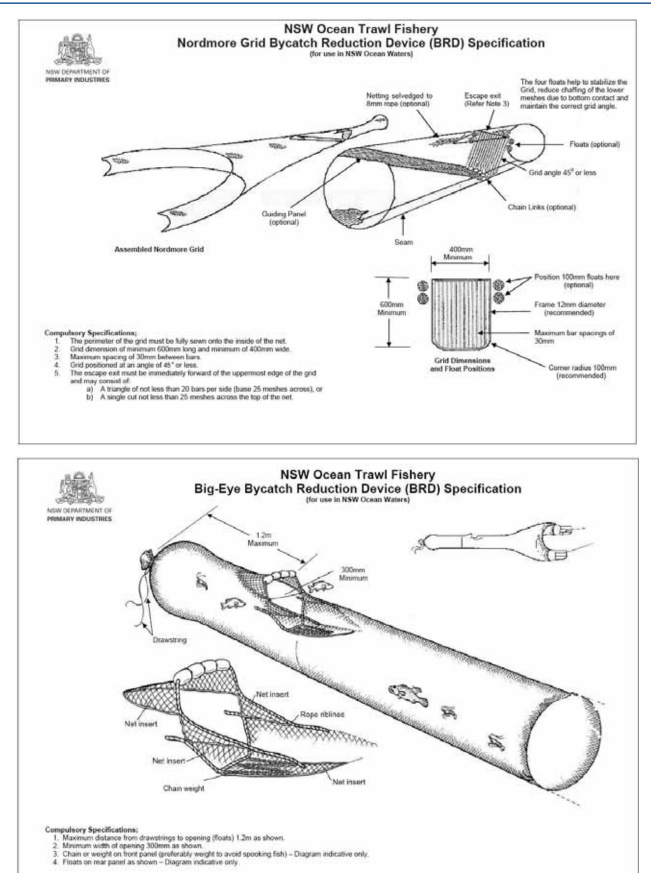


Diagram provided by QLD Department of Primary Industries & Fisheries



This Instrument of Approval commences on 1 May 2009.

Dated this 9th day of January 2009

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

Diagram provided by QLD Department of Primary industries & Fisheries

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Caulerpa taxifolia

Narrawallee Inlet, Burrill Lake, Lake Conjola and Berringer Lake, Pittwater and St Georges Basin

I, IAN MACDONALD, Minister for Primary Industries, do by this notification, pursuant to section 8 of the Fisheries Management Act 1994 ("the Act"), prohibit the taking of all species of fish by all endorsement holders in the Estuary General Fishery and recreational fishers by the methods of fishing specified in Column 1 of Schedules 1-5 to this notification, from the waters described opposite in Column 2 of Schedules 1-5 to this notification.

SCHEDULE 1 Narrawallee Inlet and its tributaries

Column 1	Column 2
Methods	Waters
By means of nets of every description other than a landing net as prescribed by clause 53 of the General Regulation.	 The waters bordered by: On the east, by a line extending due north from the public boat ramp at the end of Normandy St in the township of Narrawallee to a point on the north bank of Narrawallee Inlet; and From the line described in 1. above upstream to where the Narrawallee Creek begins to bend toward a north west direction (a distance of approximately 1 kilometre along the northern bank), as identified as <i>Caulerpa taxifolia closure</i> areas in the map at Attachment 1 to this notification.

SCHEDULE 2

Burrill Lake and its tributaries

Column 1	Column 2
Methods	Waters
By means of nets of every description other than a landing net as prescribed by clause 53 of the General Regulation.	The waters extending over the whole of Burrill Lake and its tributaries and bays upstream of a line located at the eastern end of oyster lease OL74/027, perpendicular to the banks of the channel, as identified as <i>Caulerpa taxifolia closure</i> areas in the map at Attachment 2 to this notification.

SCHEDULE 3

Lake Conjola and Berringer Lake and their tributaries

Column 1	Column 2
Methods	Waters
By means of nets of every description other than a landing net as prescribed by clause 53 of the General Regulation.	The waters extending over the whole of Lake Conjola and its tributaries and bays other than in Pattimores Lagoon upstream of the Lake Conjola Entrance Road, as identified as <i>Caulerpa taxifolia closure</i> areas in the map at Attachment 3 to this notification.

SCHEDULE 4

Pittwater and its tributaries

Column 1	Column 2
Methods	Waters
By means of nets of every description other than a landing net as prescribed by clause 53 of the General Regulation.	The waters east of a line drawn from the western most point of Barrenjoey Head south to the western most port marker off Observation Point and then south to the northern most point of Stokes Point, as identified as <i>Caulerpa taxifolia</i> <i>closure</i> areas in the map at Attachment 4 to this notification.

Schedule 5

St Georges Basin and its tributaries

Column 1 Methods	Column 2 Waters
By means of nets of every description other than a landing net as prescribed by clause 53 of the General Regulation.	1. The waters west of a line drawn from the most south- westerly point of the Basin View boat ramp, to the most easterly point of the small island west of Picnic Point, but excluding Wandanian Creek and Tullarwalla Inlet; and
	 The waters of Pats Bay west of a line drawn from the most south-easterly point of Tallyan Point to the end of Panorama St on the northern shoreline, as identified as <i>Caulerpa taxifolia closure</i> areas in the map at
	Attachment 5 to this notification.

In the Schedules to this notification:

"Estuary General Fishery" means the share management fishery of that name, as described in Schedule 1 to the Fisheries Management Act 1994.

"General Regulation" means the Fisheries Management (General) Regulation 2002.

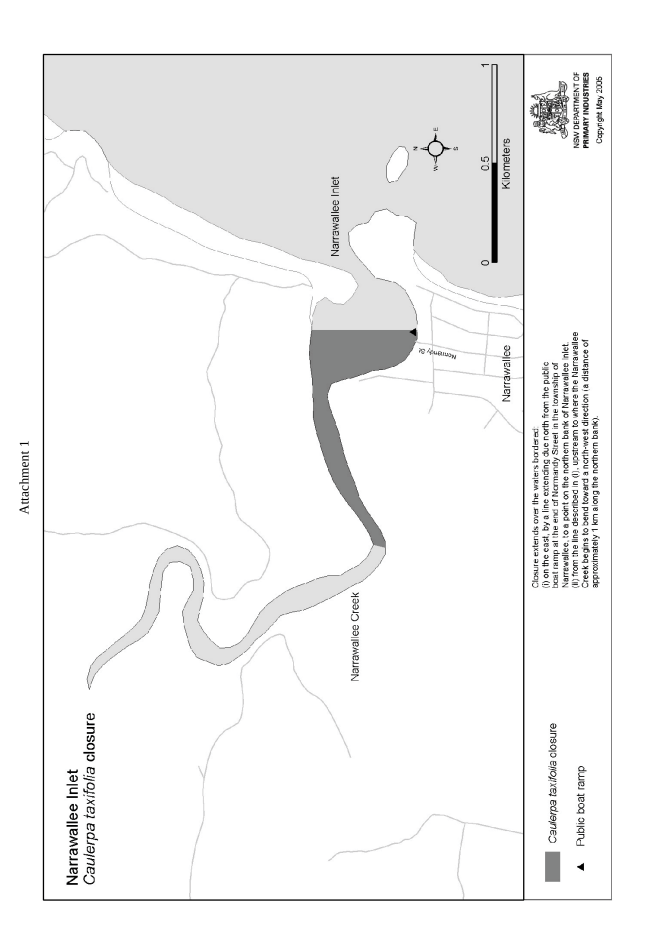
The provisions of this fishing closure in respect of endorsement holders in the Estuary General Fishery have effect despite any provision in the Fisheries Management (Estuary General Share Management Plan) Regulation 2006.

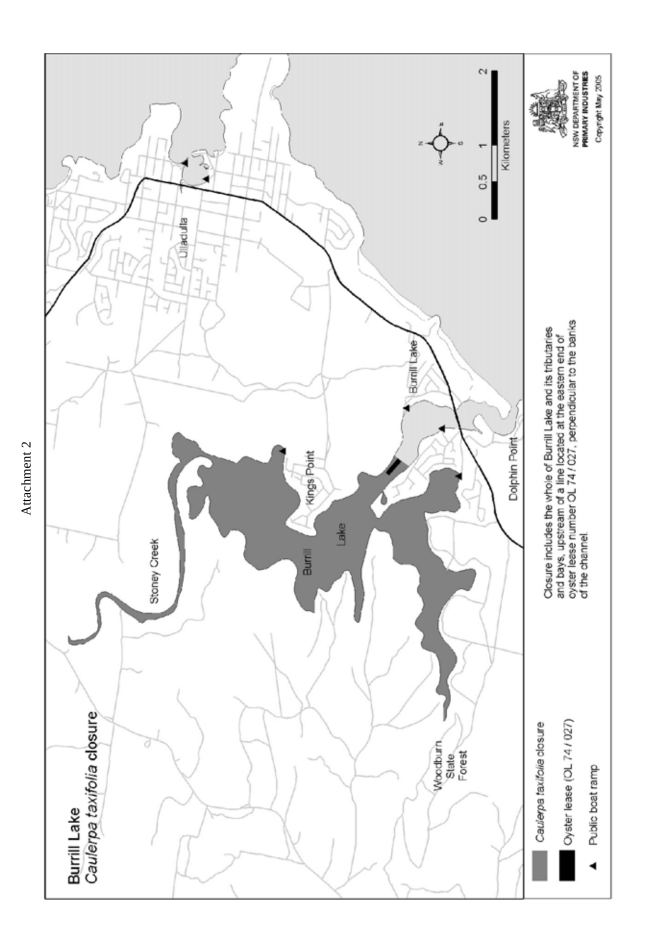
This fishing closure notification is effective for a period of two (2) years from 16 February 2009 unless sooner amended or revoked.

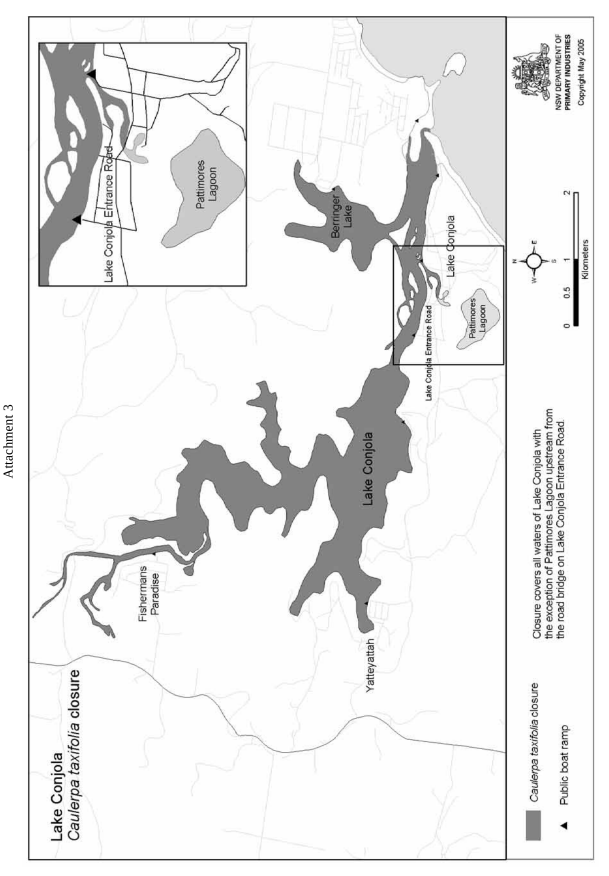
Note: The maps in this notification are also displayed at the nearest office of NSW Department of Primary Industries (Fisheries), on the NSW DPI website at www.dpi.nsw.gov.au/fisheries and at the nearest local council office.

Dated this 11th day of February 2009.

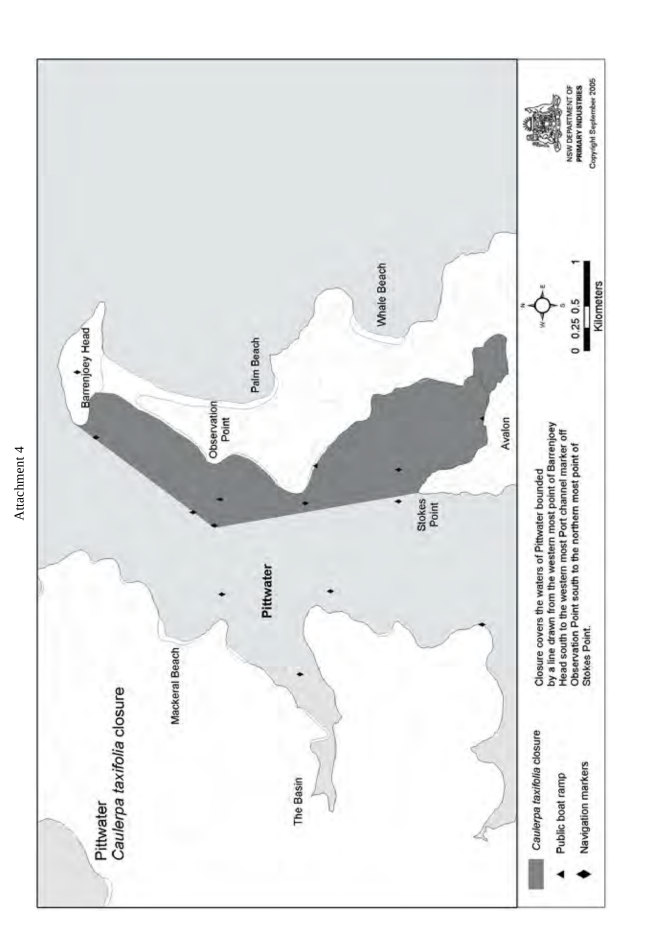
IAN MACDONALD, M.L.C., Minister For Primary Industries

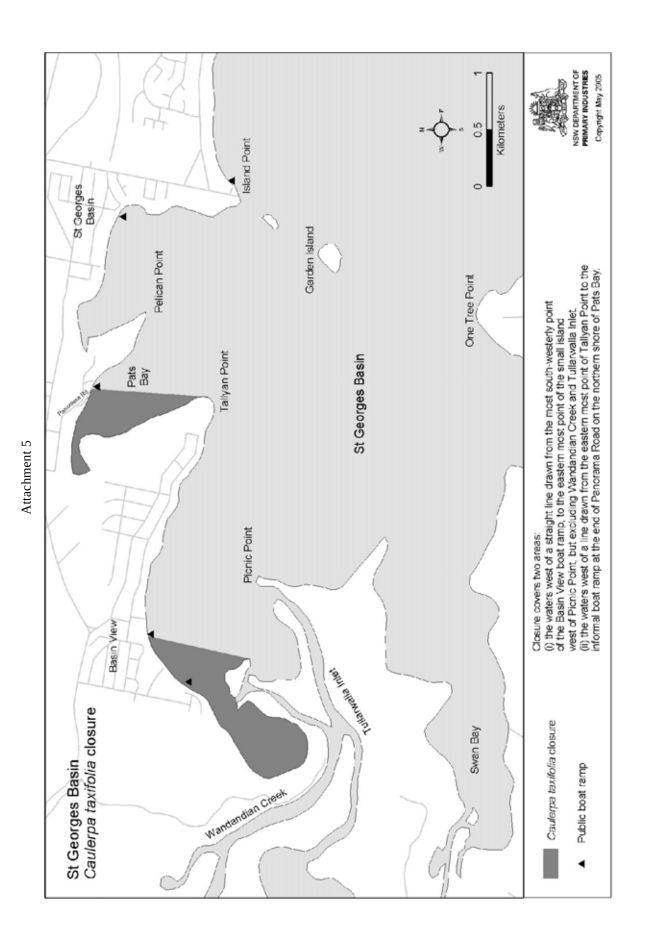






1010





Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

GLENN INGLIS, General Manager, Tamworth Regional Council (by delegation from the Minister for Roads) Dated: 2 February 2009

SCHEDULE

1. Citation

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 01/2009.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

Туре	Road Name	Starting Point	Finishing Point
25m.	Hercules Street, Tamworth.	Bridge Street (Oxley Highway).	End of Hercules Street.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

GLENN INGLIS, General Manager, Tamworth Regional Council (by delegation from the Minister for Roads) Dated: 11 February 2009

SCHEDULE

1. Citation

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 2/2009.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 20th February 2009 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	Conditions
25.	South Street, Manilla.	Manilla Road (MR 63).	Rushes Creek Road (RR 7711).	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

G. L. P. FLEMING, General Manager, Cabonne Council (by delegation from the Minister for Roads) Dated: 11 February 2009

SCHEDULE

1. Citation

This Notice may be cited as Cabonne Council 25 Metre B-Double route Notice No. 1/2009.

2. Commencement

This Notice takes effect on 2 March 2009.

3. Effect

This Notice remains in force until 30 June 2009 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 No.	Road Name	Starting Point	Finishing Point	Conditions
25.	RMR233.	Renshaw-McGirr Way, Cabonne Council.	Parkes Shire Council boundary.	Wellington Shire Council boundary.	
25.	LR104.	Gundong Road, Cabonne Council.	Obley Road, Obley.	Narromine Shire Council boundary.	80 km/hr speed limit applies.
25.	LR040.	Yoorooga Road, Cabonne Council.	Gundong Road.	Renshaw-McGirr Way.	80 km/hr speed limit applies.
25.	LR001.	Baldry Road, Cabonne Council.	Renshaw-McGirr Way.	Obley Street, Cumnock.	80 km/hr speed limit applies.
25.	LR049.	Gumble Road, Cabonne Council.	State MR61 Kiewa Street, Manildra.	Local Road 001 Baldry Road.	80 km/hr speed limit applies.

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ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Herons Creek in the Port Macquarie – Hastings Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of His Excellency the Lieutenant Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

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

SCHEDULE

ALL that piece or parcel of Crown land situated in the Port Macquarie – Hastings Council area, Parish of Camden Haven and County of Macquarie, shown as Lot 11 Deposited Plan 1130515, being part of the land in Reserve No 7755 for Travelling Stock notified in the Government Gazette of 17 November 1888 on page 8208.

(RTA Papers: FPP 8M5223; RO 10/426.1956)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Conjola in the Shoalhaven City Council area

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

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

SCHEDULE

ALL that piece or parcel of land situated in the Shoalhaven City Council area, Parish of Cudmirrah and County of St Vincent, shown as Lot 24 Deposited Plan 1125483.

(RTA Papers: 1/404.1719)

Department of Water and Energy

WATER MANAGEMENT ACT 2000

Order under Section 324 (1)

Temporary Water Restriction Order Bombowlee Creek

PURSUANT to section 324 (1) of the Water Management Act 2000, I, David HARRISS, as delegate for the Minister of Water, on being satisfied that it is necessary in the public interest to do so because of water shortage, do by this Order direct that the taking of water from the water source listed in Schedule 1 of this Order is prohibited and restricted as set out in Schedule 2 of this Order

This Order takes effect on the date that it is first broadcast and remains in force until 30 June 2009, unless repealed or modified earlier.

Dated at Deniliquin, this 6th day of February 2009.

DAVID HARRISS, Deputy Director General, Water Management, Department of Water and Energy (having delegated authority from the Minister of Water)

SCHEDULE 1

Water Source

The Bombowlee Creek from its headwaters near Billapaloola Road within the Parish of Wyangle, County of Buccleuch, to the northern boundary of Lot 75, DP 750991 in the Parish of Mundongo, County of Buccleuch.

SCHEDULE 2

Water Restrictions

- 1. The taking of water from any part of the water source described in Schedule 1 is prohibited.
- 2. Paragraph 1 does not apply to water taken for domestic consumption inside a house or building.
- Note: It is an offence under section 336C of the Water Management Act 2000, to fail to comply with the terms of this Order. An individual found guilty of an offence under section 336C is liable to a penalty not exceeding \$247,500 and a further penalty not exceeding \$66,000 for each day the offence continues.

WATER ACT 1912

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

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

Murrumbidgee Valley

Peter Robert HOBBS and Sue Cecile HOBBS for a dam and a pump on an unnamed watercourse, Lot 4, DP 1009569, Parish Selwyn, County Wynyard, for conservation of water for domestic and stock purposes and irrigation (new licence – permanent transfer) (Reference: 40SL71164).

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

Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the Department of Water and Energy, PO Box 156, Leeton NSW 2705, within 28 days of the date of this publication.

> S. F. WEBB, Licensing Manager

WATER ACT 1912

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

Border Rivers Valley

Pieter Jan Colburn MAYNE for 4 pumps on the Dumaresq River on Lots 9, 10, 11 and 14, DP 750061 Parish Alpine, County Arrawatta, for irrigation of 180 hectares (lucerne, corn, peanuts) (replacement licence – additional pumping capacity – increase in area – additional water entitlement obtained by permanent transfer) (Reference: 90SL101005).

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

Order under Section 113A Embargo on any Further Applications for Part 5 Licences Hawkesbury Alluvials Groundwater Source

PURSUANT to section 113A of the Water Act 1912, I, DAVID HARRISS, having delegated authority from the Water Administration Ministerial Corporation, upon being satisfied that the Water Shortage Zone specified in Schedule 1 is unlikely to have more water available than is sufficient to meet the requirements of the licensees of the bores situated within the Water Shortage Zone, and the other requirements determined for water from the Water Shortage Zone, do, by this order, place an embargo to prevent any further applications for licences being made under Part 5 of the Water Act 1912 with respect to the Water Shortage Zone specified in Schedule 1, except as specified in Schedule 2 of this Order.

Any terms that are defined in Schedule 3 of this Order have the meanings set out in that Schedule.

This Order takes effect on and from the date it is published in the NSW Government Gazette and remains in force until repealed or modified by further order.

This Order repeals any previous Orders made under section 113A of the Water Act 1912 for the Water Shortage Zone specified in Schedule 1 of this Order.

Dated at Sydney this 11th day of February 2009.

DAVID HARRISS, Deputy Director-General, NSW Department of Water and Energy, Signed for the Water Administration Ministerial Corporation (by delegation)

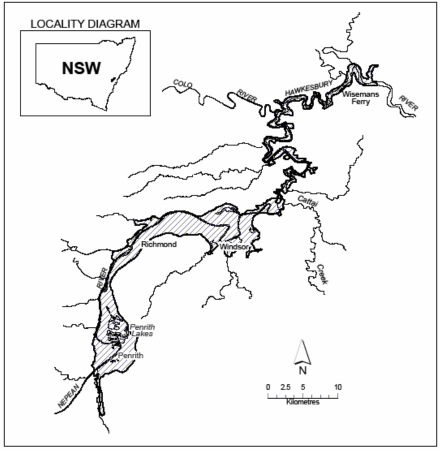
Note: In accordance with section 113A (6) of the Water Act 1912 this order does not apply to:

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

SCHEDULE 1

Water Shortage Zone

All groundwater in the Hawkesbury Alluvials Groundwater Source which is within the hatched area on the diagram below.



OFFICIAL NOTICES

SCHEDULE 2

Exemptions

Applications for licences under Part 5 of the Water Act 1912 may continue to be made for any of the following purposes:

- 1. A bore to supply water for stock watering.
- 2. A bore to supply water for domestic consumption on any landholding not supplied by a reticulated urban water supply system.
- 3. Water for urban water supply.
- 4. Water supply for community recreational facilities located on public land up to 5 megalitres per annum.
- 5. Monitoring and test bores for groundwater investigation and/or environmental management purposes.
- 6. Water supply for Aboriginal cultural purposes up to 10 megalitres per annum.
- 7. Bores providing water supply for emergency services including, but not limited to fire fighting.
- 8. Conversion of a test bore licence to a production bore licence if that test bore licence was in force on the date this Order is made. This exemption expires 12 months from the date of this Order.
- 9. Bores required for integrated development where general terms of approval with respect to such bores have been provided by the Department of Water and Energy prior to the commencement of this Order and for which a development consent has been granted.
- 10. A dewatering activity taking up to10 megalitres per annum.

SCHEDULE 3

Dictionary

Development consent: has the same meaning as defined in the Environmental Planning and Assessment Act 1979; *Domestic consumption:* has the same meaning as defined in section 52 of the Water Management Act 2000;

Integrated development: has the same meaning as defined in the Environmental Planning and Assessment Act 1979;

Public land: has the same meaning as defined in the Local Government Act 1993 Dictionary;

Public road: has the same meaning as defined in the Roads Act 1993;

Recreational facilities: includes, but is not limited to parks, playgrounds, ovals, sporting grounds, golf courses and gymnasiums but excludes any commercial operations relating to those activities;

Stock watering: has the same meaning as defined in section 52 of the Water Management Act 2000;

Urban water supply: is the reticulated water supplied by Sydney Water Corporation, a local council or water supply authority.

Other Notices

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has made a Vocational Training Order for the recognised trade vocation of Automotive Electrical Technology, 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 Order may be inspected at any State Training Services Regional Office of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw. edu.au/html/cibs/398.htm

APRENTICESHIP 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 Automotive Electrical Technology, 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 Order may be inspected at any State Training Services Regional Office of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw. edu.au/html/cibs/399.htm

APRENTICESHIP 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 Christian Ministry, 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 Order may be inspected at any State Training Services Regional Office of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw. edu.au/html/cibs/400.htm

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has made Vocational Training Orders for the recognised trade vocations of:

• Civil Construction (Design)

• Civil Construction (General operations),

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 Regional Office of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw. edu.au/html/cibs/403.htm

Notice is also given that the recognised trade vocation of Drafting (Civil Construction Design), and the traineeship vocations of Civil Construction (Design) and Civil Construction (General Operations) are now repealed.

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has made Vocational Training Orders for the recognised traineeship vocations of:

- Process Manufacturing
- Manufactured Mineral Products
- Manufacturing Production Support
- Polymer
- · Process Plant

and the trade vocations of:

- Polymer Technology Injection Moulding Technician
- · Polymer Technology Blow Moulding Technician
- Polymer Technology Extrusion Technician
- · Polymer Technology Composites Technician,

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 Regional Office of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw. edu.au/html/cibs/402.htm

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has made Vocational Training Orders for the recognised traineeship vocations of:

- Transport and Logistics (Road Transport) General
- Transport and Logistics (Road Transport) Driver,

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 Regional Office of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw. edu.au/html/cibs/401.htm

ASSOCIATIONS INCORPORATION ACT 1984

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

TAKE notice that the Company AMUSEMENT MACHINE OPERATORS ASSOCIATION LTD formerly registered under the provisions of the Corporations Act 2001 and Co-operatives Act 1992, is now incorporated under the Associations Incorporation Act 1984 as AMUSEMENT MACHINE OPERATORS ASSOCIATION INCORPORATED, effective 10 February 2009.

Dated: 10 February 2009.

KERRI GRANT, Delegate of Commissioner, Office of Fair Trading

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.

Friends of Bruce MacCarthy Incorporated Y2705132

N.S.W. Motorsport Officials Incorporated Y2173336 Rotaract Club of Wagga Wagga Inc Y1030029

Upper Clarence Farm Forestry Network Incorporated Y2418722

Walgett Meals on Wheels Incorporated Y2049629 Youth of Australia Inc Y0914035

Yarrawa Landcare Group Incorporated Y2199702

The Yass Amateur Basketball Association Inc Y1037008

- The Young Lebanese-Australian Culture League Inc Y0003724
- Word Over Australia Incorporated Y1935900
- Woolgoolga and Bucca Northern Districts Cricket Club Incorporated Y1888925
- Pets Are Wonderful Support (NSW) Incorporated Y2418918
- Project Big Fish Incorporated Y2728703
- Pacific Missionary Aviation Australia Incorporated Y2383224
- Rawsonville Polo Club Incorporated Y2260442
- Rose Bay Chamber of Commerce Incorporated Y2295317
- Tongan Community of Central Coast Incorporated Y2339128

Tourism Armidale Incorporated Y1971945

- Tullamore Day Care Centre Inc Y0298026
- Tourism Mid North Coast Incorporated Y2173238
- The United Social Association Incorporated Y2385316
- Wahthiri Elders Council Incorporated Y2100814 The Watsons Bay Society Incorporated Y2311748
- Wauchope Urban Landcare Group Incorporated Y2254532
- Weku Kpee Incorporated Y2183724
- Westmead Cardiac Institute Incorporated Y2238724
- Wagga's Ancient Flatulence Football Team (W.A.F.F.T.) Incorporated Y2387114
- The Western Sydney Association of Women's Sports Incorporated Y2344727
- Welsh Cobs Australia Incorporated INC9882036
- Warrawong Chamber of Commerce & Industry Inc Y1386809
- The Anxiety Disorders Foundation of Australia (NSW Branch) Incorporated Y2404003
- Western Riverina Respite Care Inc Y1061112
- Willoughby Community Recreation Association Incorporated Y1138637
- Vietnam Tae-Kwondo Association of Australia Chung Do Kwan Inc Y1822330
- Woy Woy Rugby League Supporters Club Incorporated Y0602305
- Wade Park Development Group Inc Y1710247
- World Ahlul-Bayt (A.S.) Islamic League Inc Y1592513
- Wagga Groundhogs Incorporated Y2054346
- Walgett District Cricket Association Incorporated Y1917118
- Warwick Farm Youth Club & Resource Centre Incorporated Y1963943
- Welcome Soccer Club Incorporated Y1996530
- Western Suburbs Strikers Soccer Club Incorporated Y1975639
- White City Soccer Club Incorporated Y1914715
- Windsor Economic Development Committee Incorporated Y1993441
- Women's Athletics New South Wales Inc Y1590323
- Windamere Ski Club Incorporated Y1626230
- Wilberforce Reach Land Care Group Inc Y1568801
- Warragamba District Rugby League Football Club (Warra Wombats) Incorporated Y1624334
- West Wyalong Trailriders Association Inc Y1475713
- West Wyalong Harness Racing Club Incorporated Y1393324
- Wattle Creek Landcare Group Incorporated Y1489844
- Warren Camp Draft Club Inc Y1468512
- Windana House Inc Y1429231
- Willoughby City Soccer Club Inc Y1520106
- Warren Rodeo Inc Y0130716
- Wauchope District Amateur Basketball Association Inc Y1419823

Wymah District Sports Association Inc Y0257535 Woolgoolga Softball Club Incorporated Y2580223

Wellington Junior Rugby League Inc Y1873748	Rotaract Club of Seven Hills Inc Y1563228
Weddin Cultivators Cultural Ball Inc Y0973210	Rotaract Club of Port Macquarie Inc Y1403
Wakehurst Netball Club Incorporated Y2366615	Rotaract Club of Mayfield Incorporated Y15
World Series Pentathlon Incorporated Y1863703	Rotaract Club of Randwick Inc Y1713336
Women's Support Network Incorporated Y1852416	Bay & Basin Diamond Softball Club Ir
Willoughby Junior Rugby Union Club Incorporated Y1756409	Y2042307 Cobar Softball Association Inc Y1444630
Sydney Model Auto Club Incorporated Y2113507	Topcats United Softball Club Inc Y1366327
Kiwi Golf Club - Central Coast Incorporated Y2471425	Harrington Cricket Club Inc Y1413841
Lions Club of Canterbury-Lakemba Inc Y1409729	Prres Incorporated Y1834026
The Liverpool District Lebanese - Australian Welfare Association Inc Y1573420	Khancoban Pony Club Inc Y1568115
Light of Life Full Gospel Church Incorporated Y1857646	All Nations Christian Assembly Inc Y2338817
South Somersby Landholders Rezoning Centre Inc Y1589839	Kotara South Junior Cricket Club Inc Y084 Nutt Road Landcare Group Inc Y1671715
Special Committee for Chinese Students (SCCS) Inc Y1550437	Narooma Rugby League Football Club Inc Narooma Aquatic Club Incorporated Y1803
Suvavou Womens Netball Club Incorporated Y1632042 Statecare Network Incorporated Y2071445	New South Wales Public Service Rugby Leag Association Inc Y1104024
Thai Cultural Council Incorporated Y2018546 T.H.I.S.O.O.S.H.C.C. Incorporated Y1638808	Boolaroo Speers Point Chamber of Con Industry Incorporated Y2014705
Te Aranga Hou Incorporated Y1796736	Bowna Arm Landcare Group Incorporated Y
Triclops International Incorporated Y1985341	Hmas Sydney and Vietnam Logistical Supp
Russian Community TV Sydney Incorporated	Association Inc Y1392327
Y2323444	The Jervis Bay Protection Committee Inc Y
Riverina Veterans Lodge Incorporated Y2715618	Torrington Landcare Group Inc Y1538715
Rylstone Kandos Bush Races Incorporated Y2247037	Dated: 10 February 2009.
Sydney Ming Dou Community Association Incorporated Y2279215	ROBERT A/G I
Singleton Bmx Club Incorporated Y2193916	Financial
Share Health Inc Y0009216	Registry of Co-operatives and Asso Office of Fair
Soroptimist International of Leeton Incorporated Y2163536	Department of Co
St Patrick's Club Broken Hill Inc Y1130710	
South West Rugby Union Referees' Association Incorporated Y2690214	ASSOCIATIONS INCORPORATION A Cancellation of Incorporation pursuant to Se
Tonga College Old Boys Association (NSW) Incorporated Y1688543	TAKE notice that the incorporation of the associations is cancelled by this notice pursuant
TV Roumanian News Broadcasting Organisation (RNBO) Incorporated Y2084040	55A of the Associations Incorporation Act 1984
Tolland Tigers Rugby League Football Club Incorporated Y2400211	Cancellation is effective as at the date of gaz Shanghai World Foreign Language Middle Sc
Young Korean Australian Business Association Incorporated Y2236142	Association Incorporated INC9889072 Mid North Coast Ecotourism Inc
Zambian Association in Australia Incorporated Y2156629	INC9884777 Upper Taylors Arm Catchment Protect
The Australian Regional Government Association Incorporated Y2162000	Incorporated Y1799825 The Small Business Reform Group In
Struggling Refugees - Council Incorporated Y1733034	INC9883082
Frontier Divers Incorporated Y1949345	Australian Meningococcal Foundation In
Penrith Dive Club Incorporated Y1241747	INC9874343
Lakeside Divers Club Incorporated Y1987825	Umina Anglers Club Inc Y0921138
Warialda Junior Soccer Association Incorporated	Dated: 9 February 2009.
Y2010815	ROBERT
Eastlakes Hotspurs Soccer Incorporated Y0900247	A/I Einensist Analysi
Rutherford Senior Soccer Club Inc Y1526725	Financial Analysis Registry of Co-operatives and Asso
Figtree Senior Soccer Club Incorporated Y2008403	Office of Fair
Goulburn Workers Squash Club Inc Y1377418	Department of C

ct Club of Port Macquarie Inc Y1403600 act Club of Mayfield Incorporated Y1537914 act Club of Randwick Inc Y1713336 & Basin Diamond Softball Club Incorporated 42307 Softball Association Inc Y1444630 s United Softball Club Inc Y1366327 gton Cricket Club Inc Y1413841 Incorporated Y1834026 oban Pony Club Inc Y1568115 ations Christian Assembly Incorporated 38817 South Junior Cricket Club Inc Y0842426 oad Landcare Group Inc Y1671715 ma Rugby League Football Club Inc Y1701934 ma Aquatic Club Incorporated Y1803825 outh Wales Public Service Rugby League Referees' ociation Inc Y1104024 roo Speers Point Chamber of Commerce and stry Incorporated Y2014705 a Arm Landcare Group Incorporated Y1682022 Sydney and Vietnam Logistical Support Veterans ociation Inc Y1392327 ervis Bay Protection Committee Inc Y0523740 gton Landcare Group Inc Y1538715

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

CIATIONS INCORPORATION ACT 1984

lation of Incorporation pursuant to Section 55A

otice that the incorporation of the following ons is cancelled by this notice pursuant to section e Associations Incorporation Act 1984.

llation is effective as at the date of gazettal.

- hai World Foreign Language Middle School Alumni ociation Incorporated INC9889072
- North Coast Ecotourism Incorporated 9884777
- Taylors Arm Catchment Protection Group prporated Y1799825
- mall Business Reform Group Incorporated 9883082
- alian Meningococcal Foundation Incorporated 9874343
- Anglers Club Inc Y0921138

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

COMMERCIAL VESSELS ACT 1979

Notice Exempting Certain Vessels from Survey Manning and Other Requirements when used for Training or when being Delivered Following Sale

Exemption

THE Maritime Authority of NSW (trading as NSW Maritime) does pursuant to section 48 of the Commercial Vessels Act 1979 ('the Act'), declare by this Notice that on and from 16 February 2009:

- (a) the provisions of Parts 2 and 3 of the Act (to the extent to which they require compliance with survey permit or permit plate requirements, or submission of a vessel for initial or periodic survey) do not apply to a vessel specified in Schedule 1 provided that it is used in accordance with each condition specified in Schedule 2 and;
- (b) the provisions of Parts 3A and 3B of the Act (to the extent to which they specify the safety manning of vessels and the qualifications of crews of vessels) do not apply to a vessel specified in Schedule 1 provided that the vessel is used in accordance with each condition specified in Schedule 3.

SCHEDULE 1

Description of Vessels Exempted

A recreational vessel that is being operated, navigated, driven or used by:

- (a) a person other than the owner who is engaged by the owner to provide training in relation to the operation of the vessel (whether by way of arrangement with a Registered Training Provider or as otherwise approved by NSW Maritime);or
- (b) a person other than the owner who is delivering the vessel from one location to its intended final location on behalf of the owner, following the sale of the vessel.

SCHEDULE 2

Conditions to Which the Exemption from Survey is Subject

In order for a vessel described in Schedule 1 to be exempt from the survey requirements specified in Parts 2 and 3 of the Commercial Vessels Act 1979, there must be full compliance with EACH of the following conditions:

- (a) The vessel must be registered under the Water Traffic Regulations NSW;
- (b) The vessel must display a "capacity plate" as required by the Water Traffic Regulations – NSW and be operated in accordance with the restrictions imposed in relation to maximum persons and weight;
- (c) The vessel must be fit for the purpose for which it will be used, and the owner must, upon request by a NSW Maritime or Police Officer satisfy NSW Maritime that the vessel is fit for the purpose for which it is being used;
- (d) The vessel must carry the equipment specified in the Boating (Safety Equipment) Regulation NSW;
- (e) The vessel must not carry any fare paying passengers other than the persons being trained if the vessel is being used for training purposes;

- (f) The vessel must not tow any persons behind the vessel including but not limited to persons engaged in water skiing and wake boarding activities;
- (g) A copy of this Exemption Notice must be carried on board the vessel whenever it is in use and be produced to any NSW Maritime or Police Officer upon demand; and
- (h) The vessel owner and operator must Indemnify and Release NSW Maritime from any claims or action associated with the operation of the vessel pursuant to this Exemption.

SCHEDULE 3

Conditions to Which the Certificates of Competency and Safety Manning Exemption is Subject

In order for a vessel described in Schedule 1 to be exempt from the certificate of competency and safety manning requirements specified in Parts 3A and 3B of the Commercial Vessels Act 1979 and the Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986, there must be full compliance with EACH of the following conditions:

- (a) The Master of the vessel, if acting in the capacity of a trainer, must be approved by NSW Maritime to conduct the training, and must produce evidence of such approval to NSW Maritime upon demand;
- (b) The Master of the vessel, if acting in the capacity of a Master delivering the vessel from one location to its intended final location on behalf of the owner and following the sale of the vessel, must be appropriately qualified to operate the vessel; and
- (c) The Master of the vessel must hold as a minimum a current valid General Boat Licence or Personal Watercraft Licence.

This Exemption may be revoked at any time by the Chief Executive of NSW Maritime, the General Manager ,Commercial Vessels, or their Delegates.

Dated this 6th day of February 2009.

HOWARD GLENN, General Manager, Commercial Vessels, NSW Maritime

COMMERCIAL VESSELS ACT 1979

Notice Exempting Certain Vessels Owned and Operated by Registered Training Providers from Survey Manning and Other Requirements

Exemption

THE Maritime Authority of NSW (trading as NSW Maritime) does pursuant to section 48 of the Commercial Vessels Act 1979 ('the Act'), declare by this Notice that on and from 16 February 2009:

(a) the provisions of Parts 2 and 3 of the Act (to the extent to which they require compliance with survey permit or permit plate requirements, or submission of a vessel for initial or periodic survey) do not apply to a vessel specified in Schedule 1 provided that it is used in accordance with each condition specified in Schedule 2 and;

(b) the provisions of Parts 3A and 3B of the Act (to the extent to which they specify the safety manning of vessels and the qualifications of crews of vessels) do not apply to a vessel specified in Schedule 1 provided that the vessel is used in accordance with each condition specified in Schedule 3.

SCHEDULE 1

Description of Vessels Exempted

A Class 2D or 2E vessel that is used for the purposes of recreational boat training or training for a Boat Driving Licence by a Registered Training Provider ('RTP') approved by NSW Maritime:

(OTHER THAN a mooring or crane like barge with a lifting capacity of more than 5 tonnes; a landing barge; a fuel barge, a dangerous goods barge; a dredge of more than 24 metres in length; or a tug).

In this Schedule "Class" and "Length" have the same meaning respectively as in the Commercial Vessels (Permits) Regulation 1986.

SCHEDULE 2

Conditions to Which the Exemption from Survey is Subject

In order for a vessel described in Schedule 1 to be Exempt from the survey requirements specified in Parts 2 and 3 of the Commercial Vessels Act 1979, there must be full compliance with EACH of the following conditions:

- (a) The vessel must be owned by the RTP, and must be registered in the name of the RTP under the Water Traffic Regulations – NSW;
- (b) The vessel must display a "capacity plate" as required by the Water Traffic Regulations - NSW and be operated in accordance with the restrictions imposed in relation to maximum persons and weight;
- (c) The vessel must be fit for the purpose for which it will be used, and the RTP must, upon request by a NSW Maritime or Police Officer satisfy NSW Maritime that the vessel is fit for the purpose for which it is being used:
- (d) The vessel must carry the equipment specified in the Commercial Vessels Act 1979;
- (e) The vessel must be operated in compliance with the certificate of competency and safety manning requirements specified in the Commercial Vessels Act 1979 and the Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986 unless there is full compliance with each condition specified in Schedule 3;
- (f) The vessel must not tow any persons behind the vessel including but not limited to persons engaged in water skiing and wake boarding activities;
- (g) A copy of this Exemption Notice must be carried on board the vessel whenever it is in use and be produced to any NSW Maritime or Police Officer upon demand; and
- (h) The vessel owner and operator must Indemnify and Release NSW Maritime from any claims or action associated with the operation of the vessel pursuant to this Exemption.

SCHEDULE 3

Conditions to Which the Certificates of Competency and Safety Manning Exemption is Subject

In order for a vessel described in Schedule 1 to be Exempt from the certificate of competency and safety manning requirements specified in Parts 3A and 3B of the Commercial Vessels Act 1979 and the Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986, there must be full compliance with EACH of the following conditions:

- (a) The Master of the vessel must hold as a minimum a current valid General Boat Licence or Personal Watercraft Licence;
- (b) The Master must be employed or otherwise contractually engaged by the RTP in the capacity of a trainer; and
- (c) The Master of the vessel, if acting in the capacity of a trainer, must be approved by NSW Maritime to conduct the training, and must produce evidence of such approval to NSW Maritime upon demand.

This Exemption may be revoked at any time by the Chief Executive of NSW Maritime, the General Manager, Commercial Vessels, or their Delegates.

Dated this 6 th day of February 2009.

HOWARD GLENN, General Manager, Commercial Vessels, **NSW** Maritime

GAME AND FERAL ANIMAL CONTROL ACT 2002

Notification of suspension of Schedule 1 Conditions of NSW Game Hunting Licences

• In pursuance of the Game and Feral Animal Control Regulation 2004 the Game Council of NSW gives notice of the suspension of operations of provisions in Clause 4 of Schedule 1 of the Game and Feral Animal Control Regulation 2004 for the area defined in the Somersby Game Management Plan for the control of Fallow deer (Dama dama).

For the period 13/02/2009 – 31/12/2010.

LOCATION: Lots 1, 11 and 12 - DP Numbers 1075554 and 104750 Somersby.

Approved by Game Council of NSW this 6th day of February 2009.

> BRIAN BOYLE. Chief Executive Officer for and on behalf of the Game Council of NSW

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 names listed hereunder as geographical names.

Assigned Name:	Wilds Pass.
Designation:	Pass.
L.G.A.:	Goulburn Mulwaree Council.
Parish:	Norrong.
County:	Argyle.
L.P.I. Map:	Towrang.
1:100,000 Map:	Goulburn 8828.
Reference:	GNB 5316.

1023

Assigned Name:	Jack Wickham Park.
Designation:	Reserve.
L.G.A.:	Shellharbour City Council.
Parish:	Terragong.
County:	Camden.
L.P.I. Map:	Albion Park.
1:100,000 Map:	Kiama 9028.
Reference:	GNB 5207.
Assigned Name:	Balarang Reserve.
Designation:	Reserve.
L.G.A.:	Shellharbour City Council.
Parish:	Terragong.
County:	Camden.
L.P.I. Map:	Albion Park.

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

Kiama 9028. GNB 5207.

> WARWICK WATKINS, Chairperson

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

HOME BUILDING REGULATION 2004

Clause 28

Qualification Requirements for an Endorsed Contractor Licence or Supervisor Certificate for Residential Building Work - Excavating

I, LYN BAKER, Commissioner for Fair Trading, Department of Commerce, pursuant to Clause 28(1) of the Home Building Regulation 2004, determine the possession of qualifications or passing of examinations specified in Table 1 to be necessary for an applicant for the issue of a Certificate.

This Instrument commences on the commencement date.

Dated this 21st day of January 2009.

LYN BAKER, Commissioner for Fair Trading, Department of Commerce

Definitions

In this Instrument:

References to Certificate and Licence are respectively to a supervisor certificate, or endorsed contractor licence, to do or supervise work.

Commencement Date means date of signature.

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Category of residential building work	Qualification requirement
Excavating as identified in Clause 46(1)(q) of the Home Building Regulation 2004.	Completion of BCC30607 Certificate III in Civil Construction (Plant Operations).

Previously held NSW Licence or Certificate	
If an equivalent New South Wales endorsed contractor licence or qualified supervisor certificate has previously been held, the qualification requirement is satisfied by the applicant.	
Qualifications before the Commencement Date	
Any qualification attained before the Commencement Date that was necessary immediately before the Commencement Date pursuant to clause 28(1) of the Regulation for the issue of a Certificate.	

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a Nature Reserve

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Wambina Nature Reserve, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 28th day of January 2009.

> MARIE BASHIR, Governor

By Her Excellency's Command,

CARMEL TEBBUTT, M.P., Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Description

Land District – Gosford; L.G.A. – Gosford City

County Northumberland, Parish Kincumber, 1.93 hectares, being Lot 1 in DP 1123331.

DECC/03/13043.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a Nature Reserve

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Tinderry Nature Reserve, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 28th day of January 2009.

> MARIE BASHIR, Governor

By Her Excellency's Command,

CARMEL TEBBUTT, M.P., Minister for Climate Change and the Environment GOD SAVE THE QUEEN!

NEW SOUTH WALES GOVERNMENT GAZETTE No. 37

1:100,000 Map:

Reference:

1025

SCHEDULE

Description

Land District – Cooma; L.G.A. – Cooma-Monaro

County Beresford, Parish Wise, about 87.3 hectares, being Lots 12, 14 and 32 in DP 750567, Crown public road within Lot 57 in DP 750567 not previously reserved and the bed of Woolpack Creek Southeast of Lots 12 and 13 in DP 750567; inclusive of Crown public roads within Lots 12, 14 and 32.

DECC/02/09427.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Blue Mountains National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 28th day of January 2009.

MARIE BASHIR, Governor

By Her Excellency's Command,

CARMEL TEBBUTT, M.P., Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Description

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

County Westmoreland, Parish Oldbuck, 44.51 hectares, being Lot 1 in DP 214251 and Lot 8 in DP 757069.

DECC/07/6191.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Turon National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 28th day of January 2009.

MARIE BASHIR, Governor

By Her Excellency's Command,

CARMEL TEBBUTT, M.P., Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Description

Land District - Bathurst; L.G.A. - Lithgow

County Roxburgh, Parish Coolamigal, about 45 hectares, being Lot 107 in DP 755767 and that part of the bed of Coolamigal Creek that separates Lot 107 from Turon National Park.

DECC/07/2412.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Hunter Wetlands National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 28th day of January 2009.

MARIE BASHIR, Governor

By Her Excellency's Command,

CARMEL TEBBUTT, M.P., Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

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

County Northumberland, Parish Newcastle, about 60.7 hectares, being Lot 6 in DP 1014648; inclusive of bed of tidal creek.

DECC/03/07711.

Note: This reservation of Hunter Wetlands National Park is restricted to a depth of 50m below the surface.

NATIONAL PARKS AND WILDLIFE ACT 1974

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition

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

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

CARMEL TEBBUTT, M.P.,

Minister for Climate Change and the Environment

SCHEDULE

All that land comprising the freehold estate, being Lot 2, DP 1132807, Parish of Barraganyatti, County of Dudley, in

the Local Government Area of Kempsey, having an area of 95 hectares, but excluding the restriction on the use of land described in DP 857652.

DECC:08/10135.

NATIONAL PARKS AND WILDLIFE ACT 1974

Mooball National Park Dubay Jarjum Nurahm Aboriginal Area Draft Plans of Management

DRAFT plans of management for the above parks have been prepared and are available free of charge from the NPWS office, 75 Main Street, Alstonville (ph 6627 0200) and on the website www.environment.nsw.gov.au. The Mooball plan is also available from NPWS offices at the corner Alma Street and Pacific Highway, Murwillumbah (ph 6670 8600).

Submissions on the Dubay Jarjum Nurahm plan must be received by the Ranger Dubay Jarjum Nurahm, NPWS, PO Box 856, Alstonville NSW 2477, by 25th May 2009. Submissions on the Mooball plan must be received by the Ranger Mooball National Park, NPWS, PO Box 5081, Murwillumbah South NSW 2484, by 1st June 2009.

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

POISONS AND THERAPEUTIC GOODS ACT 1966

Order under Clause 175(1) Poisons and Therapeutic Goods Regulation 2008

Withdrawal of Drug Authority

IN accordance with the provisions of Clause 175(1) of the Poisons and Therapeutic Goods Regulation 2008, an Order has been made on Dr Elizabeth Mary MILLARD, MPO157835, of 547 Kooringal Road, Wagga Wagga NSW 2650, prohibiting her, 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 77 of the Regulation.

This Order is to take effect on and from 10 February 2009.

Professor DEBORA PICONE, AM, Director-General

Department of Health, New South Wales. Sydney, 5 February 2009.

SPORTING INJURIES COMMITTEE

SYDNEY, 9th February, 2009

SPORTING INJURIES INSURANCE ACT, 1978

Order of Declaration under Section 5

IN pursuance of Section 5 of the Sporting Injuries Insurance Act, 1978, I declare by this order the

Wollombi Valley Trail Riders Club Inc.

to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activity of Horse Trail Riding.

MURRAY MCLACHLAN, Deputy Chairperson Date: 9th February, 2009

SYDNEY WATER ACT 1994 (NSW)

Sydney Water Regulation 2006 (NSW) Notice of Water Restrictions

HAVING regard to the effects of drought, and it being in the public interest, for the purpose of maintaining the water supply, notice is given in accordance with clause 15 (1) of Part 3 of the Sydney Water Regulation 2006, of the following water restrictions.

The water restrictions which took effect on and from 21 June 2008 are rescinded on and from midnight on 12 February 2009. The water restrictions as contained in this Notice take effect on and from 12.00am on 13 February 2009. The water restrictions listed below remain in force until further notice; apply in the whole of the area of operations of Sydney Water Corporation; apply to all users of water supplied by Sydney Water Corporation and have effect despite the provisions of any contract relating to the supply of water by the Corporation.

Subject to the exclusions below, the following uses of water supplied by Sydney Water Corporation or sourced from a water main owned by Sydney Water Corporation anywhere within its area of operations are not permitted at any time:

• by means of sprinklers or other watering systems;

- by means of hoses for the application of water to lawns, gardens, hard surfaces or for the washing of vehicles;
- by means of unattended hoses or taps except when filling a pool or container;
- by means of fire fighting hoses except for fire fighting purposes or fire service testing;

• the filling of new or renovated pools greater than 10,000 litres capacity without a permit issued by Sydney Water Corporation and in accordance with any conditions attached to that permit.

The following uses are excluded from the restrictions:

- watering of lawns and gardens using a hand-held hose or using a drip irrigation system before 10:00am or after 4:00pm on Wednesdays and Sundays;
- use of recycled water from non-potable pipework;
- use of water for washing vehicles at residential premises using a hose fitted with a trigger nozzle or high pressure water cleaning equipment;
- use of water for the cleaning of windows, walls and gutters of residential premises using a hose fitted with a trigger nozzle or high pressure water cleaning equipment;
- use of water for the cleaning of boats and trailers at residential premises, marinas or boat ramps using a hose fitted with a trigger nozzle or high pressure water cleaning equipment
- use of water for the flushing of boat engines;
- use of water for the cleaning of boat bilges by means of a hose fitted with a trigger nozzle or high pressure water cleaning equipment;

- the use of water for the maintenance of public health, firefighting and related activities or any other essential or approved purpose;
- the use of water by means of sprinklers or other watering systems for the purpose of cooling children or animals.

'High pressure water cleaning equipment' and 'other watering systems' where used in this Notice means water cleaning equipment with a maximum flow rate of ten litres per minute and hoses or taps respectively.

The Minister may grant further exemptions from the above restrictions. Any person wishing to be exempt from the above restrictions should apply by lodging an application with Sydney Water Corporation. Conditions may apply to any exemption granted.

> The Hon PHILLIP COSTA, M.P., Minister for Water Minister for Regional Development

TRANSPORT ADMINISTRATION ACT 1988 NO 109

THE Minister for Transport has approved of the closure of the following railway level crossing under section 99B of the Transport Administration Act 1988 No 109:

Public Accommodation Level Crossing near Minimbah on the Branxton to Singleton Section of the Main North line at rail kilometres 226.173.

All rights, easements and privileges in relation to this railway level crossing are now extinguished.

DAVID CAMPBELL, M.P., Minister for Transport

TRANSPORT ADMINISTRATION ACT 1988 NO 109

THE Minister for Transport has approved of the closure of the following railway level crossing under section 99B of the Transport Administration Act 1988 No 109:

Private Accommodation Level Crossing near Camurra on the Camurra to North Star Section of the North Star Branch Line at rail kilometres 680.411.

All rights, easements and privileges in relation to this railway level crossing are now extinguished.

DAVID CAMPBELL, M.P., Minister for Transport

MOUNT PANORAMA MOTOR RACING ACT 1989

Conduct of Motor Racing and Associated Events at Mount Panorama

IN pursuance of the provisions of Section 4 of the Mount Panorama Motor Racing Act 1989, I declare that the lands, as shown by hatching on the diagram hereunder, shall constitute the Mount Panorama Circuit for the purpose of motor racing, practice and associated events during the period 20 February to 22 February 2009, both dates inclusive.

Dated 10th February 2009.

KEVIN GREENE, M.P., Minister for Gaming and Racing Minister for Sport and Recreation



PRIVATE ADVERTISEMENTS

ERRATUM

THE Private Advertisements Section published on the 6 February 2009, *New South Wales Government Gazette* No. 29, folios 930 to 932 contained the date line of 6 January 2009 in the printed version only which was incorrect, the date line should have read 6 February 2009. This erratum amends that error.

[4437]

COUNCIL NOTICES

FORBES SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

FORBES SHIRE COUNCIL declares with the approval of His Excellency the Lieutenant Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of a Rural Fire Brigade Station. Dated at Forbes, 9 February 2009. CARISSA BYWATER, General Manager, Forbes Shire Council, Court Street, Forbes NSW 2871.

SCHEDULE

Lot 25, DP 752070.

LAKE MACQUARIE CITY COUNCIL

Proposed Naming of Road/s in Subdivisions

COUNCIL advises that in accordance with section 162.1 of the Roads Act 1993, as amended, it proposes to name the roads shown hereunder:

Location	Name
Subdivision of Lot 124, DP 270485	Keel Close, Murrays Beach
Nine Acres Way, Murrays Beach	Nautical Close, Murrays Beach

Written objections to the proposed naming will be accepted up to one month after publication date of this Notice. The reasons for objection need to be clearly stated. For further information contact Margaret Cumpson on (02) 4921 0323. BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Main Centre NSW 2310. [4438]

PENRITH CITY COUNCIL

Roads Act 1993

Dedication of Land as Public Road

NOTICE is hereby given that Penrith City Council in pursuance of section 10 of the Roads Act 1993, dedicates the land held by it and described in the Schedule below as a public road. ALAN STONEHAM, General Manager, Penrith City Council, PO Box 60, Penrith NSW 2750.

SCHEDULE

Lot 8349 in Deposited Plan 1003801, Kyarra Terrace, Glenmore Park. [4439]

NAMBUCCA SHIRE COUNCIL

Roads Regulation 2008

Naming of Public Roads

IN accordance with the Roads (General) Regulation 1994, to the Roads Act 1993, Council resolved to name the under mentioned roads as follows:

Location Macksville.

O'Grady Lane.

New Name

MICHAEL COULTER, General Manager, Nambucca Shire Council, PO Box 177, Macksville NSW 2447. [4440]

THE HILLS SHIRE COUNCIL

Roads Act 1993, Section 10

NOTICE is hereby given that The Hills Shire Council dedicates the land described in the Schedule below as Public Road under section 10 of the Roads Act 1993. GENERAL MANAGER, The Hills Shire Council, 129 Showground Road, Castle Hill NSW 2154.

SCHEDULE

All that piece or parcel of land known as Lot 301 in DP 819129 in The Hills Shire Council, Parish of Castle Hill, County of Cumberland and as described in Folio Identifier 301/819129. [4441]

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 27 January 2009, 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

Lots 5 and 6 in DP 1000562.

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 eastern service road that runs southbound from Kennedy Drive to the Pacific Highway at Tweed Heads West, as:

Cordyline Drive.

Authorised by resolution of the Council on 27 January 2009. GENERAL MANAGER, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484.

[4443]

[4442]

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 western service road that runs northbound from Kennedy Drive to the Pacific Highway at Tweed Heads West, as:

Sugarwood Drive.

Authorised by resolution of the Council on 27 January 2009. GENERAL MANAGER, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484.

[4444]

TWEED SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Acquisition) Act 1991

Notice of Compulsory Acquisition of Land

TWEED SHIRE COUNCIL declares with the approval of His Excellency the Lieutenant 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 refurbishment of Tyalgum Weir. Dated at Murwillumbah, 13 November 2008. M. RAYNER, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lot 1, DP 1111237.

[4445]

WALGETT SHIRE COUNCIL

Roads Act 1993

Naming of Roads in the Walgett Shire Local Government Area

NOTICE is hereby given that Walgett Shire Council, in pursuance of section 162 of the Roads Act 1993, resolved to name the roads within the Walgett Shire as defined on the Walgett Shire Council – Rural Road Map 2009. This map is available from Walgett Shire Council Offices, 77 Fox Street, Walgett. RAYMOND KENT, General Manager, PO Box 31, Walgett NSW 2832. [4446]

ESTATE NOTICES

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of JOHN PETER GALLAGHER, late of Woy Woy, in the State of New South Wales, retired solicitor, who died on 11 September 2008, must send particulars of the claim to the executor, Francis Mervyn Deane, c.o. Frank M. Deane & Co. (in association with Adams Raves Marsh & Co.), Solicitors, Level 9, 227 Elizabeth Street, Sydney NSW 2000, within one (1) calendar month from publication of this Notice. After that time the assets of the estate will be distributed having regard only to the claims of which at the time of distribution the executor has notice. Probate was granted in New South Wales on 22 December 2008. FRANK M. DEANE & CO. (in association with Adams Raves Marsh & Co.), Solicitors, Level 9, 227 Elizabeth Street, Sydney NSW 2000 (DX 255, Sydney), tel.: (02) 9264 3066. Reference: FMD:V:GAL.80151. [4447]

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of MARY FEENEY PATTERSON, late of Henry Lawson Drive, Peakhurst, in the State of New South Wales, who died on 3 October 2008, must send particulars of their claim to the executor, Francis Mary Watson, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale NSW 2223, within one (1) calendar month from publication of this Notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 17 December 2008. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX 11307, Hurstville), tel.: (02) 9570 2022. [4448]

THE KYOGLE COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Unpaid Rates and Charges

NOTICE is hereby given to the persons named hereunder, that the Kyogle Council has resolved in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named are known to the Council to be the owners or to have an interest in the land on which the amount of rates outstanding in each case, is due:

Owners or person having interest in land (a)	Description of Land (b)	Amount of Rates (including extra charges) overdue as at 30/6/2004 (c) \$	Amount of all other Rates (including extra charges) payable and unpaid (d) \$	Total outstanding as at 30/4/09 (e) \$
Ms Cheryl STEPHAN.	Lot 5, section G, DP 10036, 26 Dyraaba Street, Bonalbo NSW 2469.	1,853.68	2,687.33	4,541.01
GIDABEL ABORIGINAL CORPORATION.	Lot 6, section 9, DP 759111, 19 Macpherson Street, Woodenbong NSW 2476.	2,045.32	11,156.68	13,201.99
Frederick Charles DENNEY and Ann Elizabeth DENNEY.	Lot 8, section D, DP 10036, 67 Sandilands Street, Bonalbo NSW 2469.	1,893.90	3,322.38	5,216.28
Elizabeth Isabell WENT.	Lot 5, section 5, DP 6063 and Lot 6, section 5, DP 6063, 17 and 19 Peacock Street, Bonalbo NSW 2469.	3,392.41	4,439.49	7,831.90
Christopher Paul NEVEIN and Susan Jane ROSS.	Lot 14, section 5, DP 6063, 27-29 Capeen Street, Bonalbo NSW 2469.	2,554.11	3,536.89	6,091.00
Keith James BROWN and Gloria May BROWN.	Lot 117, DP 751059, 30 Roseberry Street, Woodenbong NSW 2476.	4,996.85	2,702.27	7,699.23

In default of payment to the Council of the amount stated in Column (e) above and any other rates (including extra charges) becoming due and payable after this notice or any arrangements satisfactory to the Council for payment of all such rates being entered into by the rateable person before the time fixed for the sale, the said land will be offered for sale by public auction by Century 21 Kyogle at the Kyogle Bowling Club, Anzac Drive, Kyogle NSW 2474, on Thursday, 30 April 2009, at 11:00 a.m. THE KYOGLE COUNCIL, Stratheden Street, Kyogle NSW 2474. [4449]

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