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OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 27 April 2009

THE following instruments were officially notified on the NSW legislation website (www.legislation.nsw.gov.au) on the dates indicated:

Proclamations commencing Acts

<u>Housing Amendment (Community Housing Providers) Act 2007 No. 48 (2009-142)</u> – published LW 1 May 2009

Regulations and other statutory instruments

<u>Business Names Amendment (Fees) Regulation 2009</u> (2009-143) – published LW 1 May 2009 <u>Child Protection (Offenders Registration) Amendment Regulation 2009</u> (2009-144) – published LW 1 May 2009

<u>Conveyancers Licensing Amendment (Fees) Regulation 2009</u> (2009-145) – published LW 1 May 2009 <u>Criminal Case Conferencing Trial Amendment (Extension) Regulation 2009</u> (2009-141) – published LW 30 April 2009

Environmental Planning and Assessment Amendment (Building Code of Australia) Regulation 2009 (2009-146) – published LW 1 May 2009

Home Building Amendment (Fees) Regulation 2009 (2009-147) – published LW 1 May 2009

Housing Regulation 2009 (2009-148) – published LW 1 May 2009

Motor Dealers Amendment (Fees) Regulation 2009 (2009-149) – published LW 1 May 2009

Motor Vehicle Repairs Amendment (Fees) Regulation 2009 (2009-150) – published LW 1 May 2009

Nurses and Midwives Amendment (Fees) Regulation 2009 (2009-151) – published LW 1 May 2009

<u>Pawnbrokers and Second-hand Dealers Amendment (Fees) Regulation 2009</u> (2009-152) – published LW 1 May 2009

Property, Stock and Business Agents Amendment (Fees and Contributions) Regulation 2009 (2009-153) – published LW 1 May 2009

<u>Public Health Amendment (Swine Influenza) Regulation 2009</u> (2009-140) – published LW 29 April 2009 <u>Public Sector Employment and Management (Emergency Management NSW) Order 2009</u> (2009-154) –

published LW 1 May 2009

Registration of Interests in Goods Amendment (Fees) Regulation 2009 (2009-155) – published LW 1 May 2009

Road Amendment (Filming) Rules 2009 (2009-156) - published LW 1 May 2009

Roads Amendment (Filming) Regulation 2009 (2009-157) - published LW 1 May 2009

<u>Trade Measurement Administration Amendment (Charges and Fees) Regulation 2009</u> (2009-158) – published LW 1 May 2009

Travel Agents Amendment (Fees) Regulation 2009 (2009-159) - published LW 1 May 2009

Valuers Amendment (Fees) Regulation 2009 (2009-160) – published LW 1 May 2009

Environmental Planning Instruments

State Environmental Planning Policy (Major Projects) 2005 (Amendment No. 36) (2009-161) – published LW 1 May 2009

State Environmental Planning Policy (Major Projects) Amendment (Sydney Harbour Foreshore) 2009 (2009-162) – published LW 1 May 2009

Orders



Insurance Premiums Order (Retro-Paid Loss Premium Method) 2009–2010

under the

Workers Compensation Act 1987

Her Excellency the Governor, with the advice of the Executive Council, has made the following Order under the *Workers Compensation Act 1987*.

JOSEPH TRIPODI, M.P., Minister for Finance

Explanatory note

Section 168A of the *Workers Compensation Act 1987* provides that an insurance premiums order may fix (as an *optional alternative method*) an alternative method for calculating the premium payable by an employer who is classified under the order as a large employer (or a person who proposes to become such an employer) for a policy of insurance under that Act.

The object of this Order is to fix such an optional alternative method for calculating premiums (to be known as the Retro-Paid Loss Premium Method) in respect of policies of insurance that are to be, or have been, issued or renewed so as to take effect on or after 4 pm on 30 June 2009 and before 4 pm on 30 June 2010.

This Order also fixes or determines the *required deposit* in respect of such a policy of insurance that an employer may be required to deposit with the Nominal Insurer under section 172A of the *Workers Compensation Act 1987*.

This Order is made under sections 168, 168A and 172A of the Workers Compensation Act 1987.

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Clause 1

Insurance Premiums Order (Retro-Paid Loss Premium Method) 2009–2010

Insurance Premiums Order (Retro-Paid Loss Premium Method) 2009–2010

under the

Workers Compensation Act 1987

1 Name of Order

This Order is the *Insurance Premiums Order (Retro-Paid Loss Premium Method)* 2009–2010.

2 Commencement

This Order commences at 4 pm on 30 June 2009 and is required to be published in the Gazette.

3 Interpretation

- (1) In this Order, words and expressions have the same meanings as they have in the General Order, unless this Order provides otherwise.
- (2) In this Order:

adjustment date, in relation to a policy of insurance, means each of the following dates:

- (a) the date that is 15 months after the date of the commencement of the period of insurance (the *first adjustment date*),
- (b) the date that is 24 months after the date of the commencement of the period of insurance (the *second adjustment date*),
- (c) the date that is 36 months after the date of the commencement of the period of insurance (the *third adjustment date*),
- (d) the date that is 48 months after the date of the commencement of the period of insurance (the *fourth adjustment date*),
- (e) the date that is 60 months after the date of the commencement of the period of insurance (the *fifth adjustment date*).

cost of claims has the same meaning as in Division 4 of Part 20 of the Workers Compensation Regulation 2003.

General Order means:

- (a) the *Insurance Premiums Order* 2009–2010, or
- (b) if no such order has been made, the *Insurance Premiums Order* 2008–2009.

(3) The explanatory note does not form part of this Order.

4 Application of Order

- (1) This Order applies only to and in respect of policies of insurance for employers to whom the optional alternative method of calculating premiums under section 168A of the Act applies (*retro-paid loss premium policies*).
- (2) This Order applies to and in respect of retro-paid loss premium policies that are to be or have been issued or renewed so as to take effect on or after 4 pm on 30 June 2009 and before 4 pm on 30 June 2010.
- (3) If, before 4 pm on 30 June 2010, an insurance premiums order that applies only to and in respect of retro-paid loss premium policies has not been made in respect of such policies of insurance taking effect on or after that time, this Order applies to and in respect of those policies pending the making of such an order.
- (4) The General Order (other than clauses 3 and 4) applies to and in respect of retro-paid loss premium policies, unless this Order provides otherwise.
- (5) This Order does not apply to a policy of insurance issued or renewed by a specialised insurer that is exempted from insurance premiums orders by clause 147 of the *Workers Compensation Regulation 2003*.

5 Classification of large employers

A large employer within the meaning of the General Order is classified a large employer under this Order.

6 Retro-Paid Loss Premium Method of premium calculation

For the purposes of section 168A of the Act, the alternative method is to calculate the premium for a policy of insurance at the commencement of the period of insurance (*the deposit premium*), and then recalculate the premium at each adjustment date (*the adjusted premium*), in accordance with this Order.

7 Minimum premium

Despite any other provision of this Order, a deposit premium and an adjusted premium in respect of any policy of insurance is to be no less than \$175.

8 Calculation of required deposit: section 172A of Act

- (1) The required deposit for an employer in relation to a policy of insurance is to be calculated in accordance with the following formula:
 - (a) before the first adjustment date:

$$R_D = P_{max} - P_D$$

(b) on and from the first adjustment date:

$$R_D = P_{max} - P$$

where:

 R_D is the required deposit in respect of the period of insurance to which the policy relates.

 P_{max} is the maximum premium that is payable by the employer calculated in accordance with Schedule 1.

 P_D is the deposit premium payable by the employer calculated in accordance with Schedule 1.

P is the premium payable by an employer for a policy of insurance calculated in accordance with Schedule 1.

- (2) However, if the employer is a member of a group, subclause (1) does not apply and the required deposit for an employer in relation to a policy of insurance is to be calculated in accordance with the following formula:
 - (a) before the first adjustment date:

$$R_{D} = (P_{Gmax} - P_{Gd}) \times \frac{P_{Ed}}{P_{Gd}}$$

(b) on and from the first adjustment date:

$$R_{D} = (P_{Gmax} - P_{G}) \times \frac{P_{E}}{P_{G}}$$

where:

 \mathbf{R}_{D} is the required deposit in respect of the period of insurance to which the policy relates.

 P_{Gmax} is the maximum premium that is payable by the members of the group in respect of the period of insurance to which the group's policies relate calculated in accordance with Schedule 2.

 P_{Gd} is the deposit premium payable by the members of the group in respect of the period of insurance to which the group's policies relate calculated in accordance with Schedule 2.

 P_{Ed} is the deposit premium that is payable by the employer who is a member of a group calculated in accordance with Schedule 2.

 P_G is the group premium payable by the members of the group in respect of the period of insurance to which the group's policies relate calculated in accordance with Schedule 2.

 P_E is the premium for the time being payable by an employer who is a member of a group in respect of the period of insurance to which the policy relates (including, where adjustments are required to be made to that premium by reason of the operation of this Order, the premium so payable by reason of those adjustments).

9 Schedules form part of Order

Schedules 1–4 form part of this Order.

Schedule 1

Method of calculation of deposit premium and adjusted premium—general

Schedule 1 Method of calculation of deposit premium and adjusted premium—general

(Clause 8)

1 Calculation of deposit premium and adjusted premium

(1) The method for calculating the premium for a policy of insurance at the commencement of the period of insurance (*the deposit premium*) is as follows:

$$P_D = (((T \times (1 - S)) \times V_5) \times 1.25) + Q + D + M - A$$

(2) The method for recalculating the premium for the policy of insurance at each adjustment date (*the adjusted premium*) is as follows:

$$P = (C \times V) + Q + D + M - A$$

but is not less than P_{min} and not more than P_{max}

2 Interpretation

In this Schedule:

P is the adjusted premium for the time being payable by the employer in respect of the period of insurance to which the policy relates (including, where adjustments are required to be made to that premium by reason of the operation of this Order, the premium so payable by reason of those adjustments).

C is the total of the cost of claims for the employer in respect of the period of insurance (not including the cost of any claims under sections 10 (Journey claims) and 11 (Recess claims) of the Act).

V is the claims adjustment factor for the employer determined with respect to the period of insurance to which the policy relates in accordance with Schedule 4 of this Order.

 P_D is the deposit premium payable by the employer in respect of the period of insurance to which the policy relates.

 P_{max} is the maximum premium that is payable by the employer in respect of the period of insurance to which the policy relates, calculated as follows:

$$P_{max} = (T \times 2.5) + Q + D + M - A$$

Method of calculation of deposit premium and adjusted premium—general Schedule 1

 P_{min} is the minimum premium that is payable by the employer in respect of the period of insurance to which the policy relates, calculated as follows:

(a) in relation to a premium calculated at the first or second adjustment date:

$$P_{min} = (((T \times (1 - S)) \times V_5) \times 1.25) + Q + D + M - A$$

(b) in relation to a premium calculated at the third, fourth or fifth adjustment date:

$$P_{min} = ((T \times (1 - S)) \times V_5) + Q + D + M - A$$

 V_5 is the claims adjustment factor for the employer determined with respect to the period of insurance to which the policy relates in accordance with Schedule 4 of this Order in relation to the fifth adjustment date.

T is the basic tariff premium for the employer, calculated with respect to the period of insurance in accordance with the General Order.

S is the experience adjustment factor for the employer determined with respect to the period of insurance in accordance with Schedule 3 of this Order.

 ${\it Q}$ is the premiums adjustment contribution, if any, for the employer calculated with respect to the period of insurance in accordance with the General Order.

D is the dust diseases contribution, if any, for the employer calculated with respect to the period of insurance in accordance with the General Order.

M is the Mine Safety Fund premium adjustment, if any, for the employer calculated with respect to the period of insurance in accordance with the General Order.

A is the apprentice incentive amount, if any, for the employer calculated with respect to the period of insurance in accordance with the General Order.

Schedule 2

Method of calculation of deposit premium and adjusted premium—member of a group

Schedule 2 Method of calculation of deposit premium and adjusted premium—member of a group

(Clause 8)

1 Application of Schedule

Despite Schedule 1, if an employer is a member of a group, the provisions of this Schedule apply.

2 Premium at commencement of policy period

The method for calculating the premium for the policy of insurance at the commencement of the period of insurance (*the deposit premium*) is as follows:

$$P_{Ed} = \left(P_{Gd} \times \frac{T_E}{T_G}\right) + Q + D + M - A$$

3 Option 1

For members of a group to which Option 1 applies, the method for recalculating the premium for the policy of insurance at each adjustment date (*the adjusted premium*) is as follows:

$$P_E = \left(P_G \times \frac{T_E}{T_G}\right) + Q + D + M - A$$

4 Option 2

For members of a group to which Option 2 applies, the method for recalculating the premium for the policy of insurance at each adjustment date (*the adjusted premium*) is as follows:

$$P_{E} = \left(40\% \times P_{G} \times \frac{T_{E}}{T_{G}}\right) + \left(60\% \times P_{G} \times \frac{C_{E}}{C_{G}}\right) + Q + D + M - A$$

However, if $C_G = 0$, then the premium is to be calculated in accordance with the formula set out for Option 1 in clause 3.

Method of calculation of deposit premium and adjusted premium—member Schedule 2 of a group

5 Option 3

For members of a group to which Option 3 applies, the method for recalculating the premium for the policy of insurance at each adjustment date (*the adjusted premium*) is as follows:

$$P_{E} = \left(P_{G} \times \frac{[(T_{E} \times (1 - S_{G})) + C_{E}]}{[(T_{G} \times (1 - S_{G})) + C_{G}]}\right) + Q + D + M - A$$

6 Interpretation

- Terms that have a meaning in Schedule 1 have the same meaning in this Schedule.
- (2) In this Schedule:

 P_{Ed} is the deposit premium payable by the employer who is a member of a group in respect of the period of insurance to which the policy relates.

 P_{Gd} is the group deposit premium payable by the members of the group calculated as follows:

$$P_{Gd} = (((T_G \times (1 - S_G)) \times V_5) \times 1.25)$$

 P_{Gmin} is the minimum premium that is payable by the members of the group in respect of the period of insurance to which the group's policies relate, calculated as follows:

(a) in relation to a premium calculated at the first or second adjustment date:

$$P_{Gmin} = (((T_G \times (1 - S_G)) \times V_5) \times 1.25)$$

(b) in relation to a premium calculated at the third, fourth or fifth adjustment date:

$$P_{Gmin} = ((T_G \times (1 - S_G)) \times V_5)$$

 P_{Gmax} is the maximum premium that is payable by the members of the group in respect of the period of insurance to which the group's policies relate, calculated as follows:

$$P_{Gmax} = T_G \times 2.5$$

 T_E is the basic tariff premium for the employer who is a member of a group calculated:

Schedule 2

Method of calculation of deposit premium and adjusted premium—member of a group

- (a) where the period of insurance to which the premium relates is 12 months—in accordance with Schedule 3 of the General Order with respect to that period of insurance, or
- (b) where the period of insurance to which the premium relates is not 12 months—in accordance with Schedule 3 of the General Order as if the policy to which the premium relates had a period of insurance of 12 months.

 T_G is the sum of the basic tariff premiums for all the members of a group calculated:

- (a) where the period of insurance to which the premium relates is 12 months—in accordance with Schedule 3 of the General Order with respect to that period of insurance, or
- (b) where the period of insurance to which the premium relates is not 12 months—in accordance with Schedule 3 of the General Order as if the policies to which the premiums relate had a period of insurance of 12 months.

 S_G is the experience adjustment factor for a group of which the employer is a member determined with respect to the period of insurance to which the group's policies of insurance relate in accordance with Schedule 3 of this Order.

 P_E is the adjusted premium for the time being payable by an employer who is a member of a group in respect of the period of insurance to which the policy relates (including, where adjustments are required to be made to that premium by reason of the operation of this Order, the premium so payable by reason of those adjustments).

 P_G is the group adjusted premium payable in respect of the period of insurance to which the group's policies of insurance relate, calculated as follows:

$$P_G = C_G \times V_G$$

but is not less than P_{Gmin} and not more than P_{Gmax}

 C_G is the total of the cost of claims for all members of the group in respect of the period of insurance to which the group's policies of insurance relate (not including the cost of any claims under sections 10 (Journey claims) and 11 (Recess claims) of the Act).

 V_G is the claims adjustment factor for the group determined with respect to the period of insurance to which the group's policies of insurance relate in accordance with Schedule 4 of this Order.

 C_E is the total of the cost of claims for the employer in respect of the period of insurance to which the policy relates (not including the cost of any claims under sections 10 (Journey claims) and 11 (Recess claims) of the Act).

Experience adjustment factor

Schedule 3

Schedule 3 Experience adjustment factor

(Schedule 1, clause 2 and Schedule 2, clause 6)

1 Where employer not a member of a group

The experience adjustment factor ("S") for an employer is the factor calculated in accordance with the following formula:

$$\frac{0.9T}{T + 225,000}$$

2 Where employer a member of a group

If the employer is a member of a group, the experience adjustment factor (" S_G ") for the group is the factor calculated in accordance with the following formula:

$$\frac{0.9T_{G}}{T_{G} + 225,000}$$

3 Interpretation

In this Schedule:

T is the basic tariff premium for the employer calculated:

- (a) where the period of insurance to which the premium relates is 12 months—in accordance with Schedule 3 of the General Order with respect to that period of insurance, or
- (b) where the period of insurance to which the premium relates is not 12 months—in accordance with Schedule 3 of the General Order as if the policy to which the premium relates had a period of insurance of 12 months.

 T_G is the sum of the basic tariff premiums for all the members of the group calculated:

- (a) where the period of insurance to which the premium relates is 12 months—in accordance with Schedule 3 of the General Order with respect to that period of insurance, or
- (b) where the period of insurance to which the premium relates is not 12 months—in accordance with Schedule 3 of the General Order as if the policies to which the premiums relate had a period of insurance of 12 months.

Schedule 4 Claims adjustment factor

Schedule 4 Claims adjustment factor

(Schedule 1, clause 2 and Schedule 2, clause 6)

General

The claims adjustment factor for an employer ("V") (or for a group (" V_G ")) at the adjustment date set out in Column 1 of the Table to this clause is, if the employer has (or all the members of the group of employers of which the employer is a member have) elected a large claim limit for the purposes of clause 137 (5) of *Workers Compensation Regulation 2003* of:

- (a) \$350,000—the factor set out in Column 2 of the Table corresponding to that date, and
- (b) \$500,000—the factor set out in Column 3 of the Table corresponding to that date.

Table

| Column 1 | Column 2 | Column 3 |
|---|--|--|
| Adjustment date | Adjustment factor "V" (or "V _G ") for \$350,000 large claim limit | Adjustment factor "V" (or "V _G ") for \$500,000 large claim limit |
| First adjustment date (being commencement of policy period plus 15 months) | 3.05 | 2.95 |
| Second adjustment date (being commencement of policy period plus 24 months) | 2.10 | 2.00 |
| Third adjustment date (being commencement of policy period plus 36 months) | 1.80 | 1.70 |
| Fourth adjustment date (being commencement of policy period plus 48 months) | 1.75 | 1.67 |
| Fifth adjustment date (being commencement of policy period plus 60 months) | 1.75 | 1.67 |



under the

State Property Authority Act 2006

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 19 of the *State Property Authority Act 2006*, make the following Order.

Dated, this 6th day of May 2009.

By Her Excellency's Command,

ERIC ROOZENDAAL, M.L.C., Acting Minister for Finance

Explanatory note

The object of this Order is to include certain property in Schedule 1 to the *State Property Authority Act 2006* which will have the effect of transferring the property to the State Property Authority.

This Order is made under section 19 of the State Property Authority Act 2006.

Page 1

Clause 1 State Property Authority Order 2009

State Property Authority Order 2009

under the

State Property Authority Act 2006

1 Name of Order

This Order is the *State Property Authority Order* 2009.

2 Commencement

- (1) This Order (except for Schedule 1 [1]) commences on 1 July 2009 and is required to be published in the Gazette.
- (2) Schedule 1 [1] commences on the day on which this Order is published in the Gazette.

Amendment of State Property Authority Act 2006 No 40

Schedule 1

Schedule 1 Amendment of State Property Authority Act 2006 No 40

[1] Schedule 1 Property transferred to Authority

Insert at the end of the matter appearing under the heading "Miscellaneous properties":

Lot 13 in Deposited Plan 37906

[2] Schedule 1

Insert at the end of the matter appearing under the heading "Miscellaneous properties":

Lot 1 in Deposited Plan 177234

Lot 549 in Deposited Plan 751627

Lot 1 in Deposited Plan 1036815

Lot 2 in Deposited Plan 1036815

Lot 1 in Deposited Plan 1044611

[3] Schedule 1

Insert at the end of the matter appearing under the heading "Leases":

Lease of tenancy 2, ground level, 23–31 Moore Street, Liverpool registered as dealing number AC938122, variation of lease registered as dealing number AC938123

Lease of level 2, 23–31 Moore Street, Liverpool registered as dealing number AC938121, variation of lease registered as dealing number AC938124

Lease of Lot 1 in Deposited Plan 726167, 521 Macauley Street, Albury registered as dealing number AB944475

Lease of suite 1, level 2, Bankstown City Capital Centre, 41–45 Rickard Road, Bankstown registered as dealing number AB544144, variation of lease registered as dealing number AE156197

Lease of suites 15A and 15B, Citicentre Shopping Complex, Orient Street, Batemans Bay registered as dealing number AD813660

Lease of suite 16, Citicentre Shopping Complex, Orient Street, Batemans Bay registered as dealing number AD813661

Schedule 1 Amenda

Amendment of State Property Authority Act 2006 No 40

Unregistered lease (undated) to Minister for Emergency Services (New South Wales Fire Brigades) on behalf of Her Majesty Queen Elizabeth II of unit 1, 30C Orient Street, Batemans Bay

Lease of suite 1, 169–171 Rose Avenue, Coffs Harbour registered as dealing number AB366509

Lease of suite 2, level 2, 20 George Street, Hornsby registered as dealing number AD266791

Lease of part of level 1, and basement storeroom, shown hatched in plan (pages 28 and 29) with AD903504, and 10 car parking spaces in basement numbered 17–20 and 25–30, 2 Caroline Place (corner of Andrews Street), Maitland registered as dealing number AD903504

Lease of level 2 (excepting common property accessways) and car parking spaces numbered 6–16, 25 and 26, 12–14 King Street, Murwillumbah registered as dealing number AC261127

Lease of suite 1, level 1 and level 3, tower A and unit 11, 39 Herbert Street, St Leonards registered as dealing number AE65482

Lease of level 2, tower A, 39 Herbert Street, St Leonards registered as dealing number AE65483

Lease of second floor, 725–731 George Street, Sydney registered as dealing number AD399638

Lease of level 5, 725–731 George Street, Sydney registered as dealing number AD399637

Lease of parts of ground floor and first floor, Warilla Council Chambers, corner of Shellharbour and Lake Entrance Roads, Warilla, shown hatched in plan with dealing number 8872863 registered as dealing number AD498410

Lease of shop T41C, first floor, 30 Morisset Street, Queanbeyan registered as dealing number AB676564, variation of lease registered as dealing number AD924408

Lease of suite 3, ground floor and 10 lock up garages and 2 basement car parking spaces, 175 Rusden Street, Armidale registered as dealing number AD908090

Lease of the South Wing of the former nursing home, Robinson Centre, Wentworth Road, Broken Hill registered as dealing number AE175563

Lease of office 3, 50 Macquarie Street, Liverpool registered as dealing number AB494901

Amendment of State Property Authority Act 2006 No 40

Schedule 1

Lease of Lots 44 and 46 in Strata Plan 62797, 61–65 Glencoe Street, Sutherland registered as dealing number AC548912

Lease of shop 5, 19–21 Coldstream Street, Yamba registered as dealing number AD176092

Lease of suite 204 and suites 205–206, level 2, 83–87 York Street, Sydney registered as dealing number AD366671

Lease of level 7, 75 Castlereagh Street, Sydney registered as dealing number AD439298

Lease of level 8, 75 Castlereagh Street, Sydney registered as dealing number AD439299

Lease of level 9, 75 Castlereagh Street, Sydney registered as dealing number AD439300

Lease of 5/28 Recreation Street, Tweed Heads registered as dealing number AD313622

Unregistered lease dated 4 April 2008 to Attorney General's Department of 2 offices, 86 Wee Waa Street, Walgett

Lease of suite 2, level 1, 84 Nelson Street, Wallsend registered as dealing number AC615933

Lease of level 13, 10 Spring Street, Sydney registered as dealing number AC977029

Lease of level 14, 10 Spring Street, Sydney registered as dealing number AC977030

Lease of building, loading dock and 4 car parking spaces numbered 13–16, 54 Henry Street, Penrith registered as dealing number AD885738

Lease of shop 2, 131 Beaumont Street, Hamilton registered as dealing number AC410996

Lease of Lot 7 in Deposited Plan 30884, 40 Parramatta Road, Glebe registered as dealing number AC461633

Lease of Lot 19 in Deposited Plan 826142, 13 Chicago Avenue, Blacktown registered as dealing number 6491134

Lease of shop 2, 114 William Street, Port Macquarie registered as dealing number AC767940

Lease of suite 1, ground floor, 533–555 Smollett Street, Albury registered as dealing number AD514822

Schedule 1 Amendment of State Property Authority Act 2006 No 40

Lease of Darby House and 16 car parking spaces numbered 1–16, 92–98 Jessie Street, Armidale registered as dealing number AE83590

Lease of shop 3 and suites 2 and 4, 22 Park Avenue, Coffs Harbour registered as dealing number AC731297

Lease of suite 102 (formerly known as suite 2), ground floor, 41–45 Rickard Road, Bankstown registered as dealing number AA479221

Lease of area W4K, Ultimo Trade Centre, 42 Wattle Street, Ultimo registered as dealing number 7378617, variations of lease registered as dealing numbers 8122496 and 9211364

Lease of area W4L, Ultimo Trade Centre, 42 Wattle Street, Ultimo registered as dealing number 7378618, variations of lease registered as dealing numbers 8122495 and 9211365

Lease of shop 2, 143 Horton Street, Port Macquarie registered as dealing number AD996701

Lease of suite 1, ground floor, 2 Cavill Avenue, Ashfield registered as dealing number AD323349

Lease of suite 2, ground floor, 2 Cavill Avenue, Ashfield registered as dealing number AD975537

Lease of suite 3, ground floor, 2 Cavill Avenue, Ashfield registered as dealing number AB234470

Lease of level 1, 2 Cavill Avenue, Ashfield registered as dealing number AA375398

Lease of level 2, 2 Cavill Avenue, Ashfield registered as dealing number AA569408, variation of lease registered as dealing number AC864011

Lease of level 3, 2 Cavill Avenue, Ashfield registered as dealing number AA569409, variation of lease registered as dealing number AC864012

Lease of level 4, 2 Cavill Avenue, Ashfield registered as dealing number AA375393

Lease of lower and upper basements, 4–6 Cavill Avenue, Ashfield registered as dealing number AA475019

Lease of ground floor, 4–6 Cavill Avenue, Ashfield registered as dealing number AE90490

Lease of level 1, 4–6 Cavill Avenue, Ashfield registered as dealing number AE90492

Amendment of State Property Authority Act 2006 No 40

Schedule 1

Lease of level 2, 4–6 Cavill Avenue, Ashfield registered as dealing number AA475022

Lease of level 3, 4–6 Cavill Avenue, Ashfield registered as dealing number AA475023

Lease of level 4, 4–6 Cavill Avenue, Ashfield registered as dealing number AE90491

Lease of suites 2–7, level 5, 400 Hunter Street, Newcastle registered as dealing number AE344149

Lease of shops 6 and 7, 137 Princes Highway, Ulladulla registered as dealing number AA587435

Lease of levels 2 and 3, 11 Bridge Street, Coniston registered as dealing number AE23420

Lease of commercial offices, 376 Charlotte Street, Deniliquin registered as dealing number AC748288

Lease of suite 1, first floor, 116 Burwood Road, Burwood registered as dealing number AD279169

Unregistered lease dated 21 November 2007 to Attorney General's Department of shops 4 and 5 and 1 car parking space, 108 Beardy Street, Armidale

Lease of suite 201, level 2, 150 William Street, East Sydney registered as dealing number AC140893

Unregistered lease to Public Trustee NSW of suite 1, level 1, 874 Pittwater Road, Dee Why

Lease of suite 701, level 7, 13 Spring Street, Chatswood registered as dealing number AE322866

Lease of level 2, building A, Cambridge Office Park, 28 Cambridge Street, Epping registered as dealing number AB397129

Lease of part level 3 (being suite 302) and level 4, 12 Butler Road, Hurstville registered as dealing number AB760631

Lease of suite 5.02, 12 Butler Road, Hurstville registered as dealing number AE13170

Lease of shop 3, 629 Kingsway, Miranda registered as dealing number AE339320

Lease of suite 2, level 3, 60 Macquarie Street, Parramatta registered as dealing number 6818346

Schedule 1 Amendment of State Property Authority Act 2006 No 40

Lease of suite 2, level 2, Gateway Centre, 221 Mann Street, Gosford registered as dealing number AB241970

Lease of suite 2, level 3, Gateway Centre, 221 Mann Street, Gosford registered as dealing number AB241971

Lease of ground floor, 58 Kitchener Parade, Bankstown registered as dealing number AA479701, variation of lease registered as dealing number AA733608

Lease of suites 101–103, 30–32 Campbell Street, Blacktown registered as dealing number AD645052

Lease of unit 18 and 7 open car parking spaces attaching to the unit and located on the ground floor, 818 Pittwater Road, Dee Why registered as dealing number AD396206

Lease of Lot 5 in Deposited Plan 1011799, 7/832 Anzac Parade, Maroubra registered as dealing number AE54732

Lease of second floor and 8 car parking spaces numbered 1, 7–11, 27 and 28, 14–16 Central Road, Miranda registered as dealing number AC156339

Lease of Lot 15 in Deposited Plan 9692, 80–84 Blaxland Road, Ryde registered as dealing number AC932265

Lease of suite 2, level 6, West Tower, 52–60 Railway Parade, Burwood registered as dealing number AC825262

Lease of level 1, 255 Broadway, Glebe registered as dealing number AC232792

Lease of level 2, 255 Broadway, Glebe registered as dealing number AC232793

Lease of suite 2, ground floor, 429 Swift Street, Albury registered as dealing number AD246096

Lease of suite 1, area A, ground floor, 223–237 Liverpool Road, Ashfield registered as dealing number AE415734

Lease of suite 1, area B, ground floor, 223–237 Liverpool Road, Ashfield registered as dealing number AE415735

Lease of suite 2, ground floor, 223–237 Liverpool Road, Ashfield registered as dealing number AE415736

Lease of level 1, 223–237 Liverpool Road, Ashfield registered as dealing number AE415737

Lease of level 2, 223–237 Liverpool Road, Ashfield registered as dealing number AE415738

Amendment of State Property Authority Act 2006 No 40

Schedule 1

Lease of level 3, 223–237 Liverpool Road, Ashfield registered as dealing number AE415739

Lease of level 4, 223–237 Liverpool Road, Ashfield registered as dealing number AE415740

Lease of level 5, 223–237 Liverpool Road, Ashfield registered as dealing number AE415741

Lease of suite 2, ground floor, 102–108 Auburn Street, Goulburn registered as dealing number AC937590

Lease of level 1, 102–108 Auburn Street, Goulburn registered as dealing number AC937602

Lease of suite 2, level 4, Gateway Centre, 221 Mann Street, Gosford registered as dealing number AB241972

Lease of Lot 14 in Strata Plan 65391, 410 Chapel Road, Bankstown registered as dealing number AD313604

Lease of Lot 16 in Strata Plan 65391, 410 Chapel Road, Bankstown registered as dealing number AD427565

Lease of Lot 17 in Strata Plan 65391, 410 Chapel Road, Bankstown registered as dealing number AD427566

Lease of Lot 18 in Strata Plan 65391, 410 Chapel Road, Bankstown registered as dealing number AD427567

Lease of Lot 19 in Strata Plan 65391, 410 Chapel Road, Bankstown registered as dealing number AD427568

Lease of shop OFO3B, Stockland Shellharbour, Lake Entrance Road, Blackbutt registered as dealing number AD507807

Lease of suite 1, ground floor, 429 Swift Street, Albury registered as dealing number AC80247

Lease of Lot 103 in Deposited Plan 855072, 325 Charlestown Road, Charlestown registered as dealing number AE132452

Lease of suite 1, first floor, 94–98 Railway Street, Corrimal registered as dealing number AC741603

Lease of ground floor, 360–364 Horsley Drive, Fairfield registered as dealing number AC807450

Lease of shop 1, 16–20 Belgrave Street, Kempsey registered as dealing number AE29076

Lease of Lot 1 in Deposited Plan 924919, 170 Main Street, Lithgow registered as dealing number AC175737

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Lease of level 1, 8 Oxford Road, Ingleburn registered as dealing number AC779917

Lease of level 2, 8 Oxford Road, Ingleburn registered as dealing number AC779916

Lease of level 3, 8 Oxford Road, Ingleburn registered as dealing number AC779915

Lease of shop 2, 33–37 Smith Street, Kempsey registered as dealing number AE123936

Lease of Lot 1 in Deposited Plan 571494, 40 Wade Avenue, Leeton registered as dealing number AD668767

Lease of ground floor, 194 Lakemba Street, Lakemba registered as dealing number AB357321

Lease of suites 1A, 2A, 3A, 4A and 5A, first floor, Narrabri Arcade, 100 Maitland Street, Narrabri registered as dealing number AC694020

Lease of suites 3 and 4, first floor and suite 2, ground floor, 70 Graham Street, Nowra registered as dealing number AD294261

Lease of suite 1, ground floor, 522 Peel Street, Tamworth registered as dealing number AC738523

Lease of Lot 2 in Strata Plan 76788, 226 Victoria Street, Taree registered as dealing number AC766438

Lease of Lot 1 in Deposited Plan 344815, 87 Forsyth Street, Wagga Wagga registered as dealing number AD489282

Lease of Lot A in Deposited Plan 157729, 76A Johnston Street, Wagga Wagga registered as dealing number AE60590

Lease of suites 1 and 2, level 1, 76 Morgan Street, Wagga Wagga registered as dealing number AD665698

Lease of Lot 3 in Deposited Plan 100705, 20 Peter Street, Wagga Wagga registered as dealing number AE199092

Lease of area 3, ground floor, 25–27 Tompson Street, Wagga Wagga registered as dealing number AB275578

Lease of areas 2A and 2C, first floor, 25–27 Tompson Street, Wagga Wagga registered as dealing number AB814337

Lease of area 2B, first floor, 25–27 Tompson Street, Wagga Wagga registered as dealing number AC877193

Lease of area 4, first floor, 25–27 Tompson Street, Wagga Wagga registered as dealing number AB275579

Amendment of State Property Authority Act 2006 No 40

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Lease of level 1, 2 Woodville Street, Hurstville registered as dealing number AE468211

Lease of shops 6 and 7 and 2 exclusive car parking spaces numbered 10 and 11 on the plan annexed to the lease, Big Top Shopping Centre, 109–111 Maitland Road, Mayfield registered as dealing number AC456258

Lease of Lot 5 in Strata Plan 65890, 5/24 Berry Street, Nowra registered as dealing number AE384208

Lease of Lot 1 in Deposited Plan 86605, Lot 1 in Deposited Plan 233405 and Lots 2 and 3 in Deposited Plan 589622, 272 Summer Street, Orange registered as dealing number AD139672

Lease of suite 4, level 3, 85 George Street, Parramatta registered as dealing number AE264870

Lease of level 7, 85 George Street, Parramatta registered as dealing number AD890383

Lease of levels 1–3 and suite 1, level 4, 106–108 Church Street, Parramatta registered as dealing number AC488650

Lease of suite 2, level 4, 106–108 Church Street, Parramatta registered as dealing number AE147327

Lease of Lot 4 in Deposited Plan 538418, 360–368 High Street, Penrith registered as dealing number 7093795

Lease of Lot 3 in Strata Plan 52685, 3/2A Jacaranda Avenue, Raymond Terrace registered as dealing number AE5533

Lease of suites 1–3 and boardroom 'A' and 3 designated car parking spaces numbered 1–3, 103 Victoria Street, Taree registered as dealing number AC787839

Lease of units 1–4, Koolabah Court, 1 The Boulevarde, Toronto registered as dealing number AC506443

Lease of Lot 1 in Deposited Plan 746430, 2 Rawson Street, Wollongong registered as dealing number AD36011

Lease of Lot 3 in Strata Plan 57132, Wyong Plaza Village, corner of Alison and Margaret Streets, Wyong registered as dealing number AE292036

Lease of suite 2, Wyong Plaza Village, corner Alison and Margaret Streets, Wyong registered as dealing number AD573633

Schedule 1 Amendment of State Property Authority Act 2006 No 40

Lease of office, first floor and basement car parking spaces numbered 18–33, 9 Hely Street, Wyong registered as dealing number AC98123

Lease of Lot C in Deposited Plan 39211, 320 Auburn Street, Goulburn registered as dealing number 8596135

Lease of shops 9 and 10, 68 Clarence Street, Port Macquarie registered as dealing number AD700398

Lease of rear offices, 114 Piper Street, Bathurst registered as dealing number AD221196

Lease of suite 1, ground floor, 26 Gordon Street, Coffs Harbour registered as dealing number AD459658

Lease of 2/167 Brisbane Street, Dubbo registered as dealing number AD102472

Lease of Lot A in Deposited Plan 385996, 194 Brisbane Street, Dubbo registered as dealing number AD789631

Lease of level 2, area 5, 188 Macquarie Street, Dubbo registered as dealing number AD13255

Lease of level 2, area 6, 188 Macquarie Street, Dubbo registered as dealing number AD13256

Lease of suite 1, 30 Lowe Street, Queanbeyan registered as dealing number AD435280

Lease of front office and car parking spaces numbered 1–4, 70 Comur Street, Yass registered as dealing number AE267145

Lease of suite 2, 300 George Street, Windsor registered as dealing number AC145475

Lease of level 3, 1 Rawson Street, Wollongong registered as dealing number AE17347

Lease of Lot 1 in Deposited Plan 203166, 89–91 Tamar Street, Ballina registered as dealing number AD909542

Lease of level 3, Post Office Building, 230 Howick Street, Bathurst registered as dealing number AD897866

Lease of suite 2, 270–272 Green Street, Ulladulla registered as dealing number AA817834

Lease of suite A, ground floor, 98–100 Blundell Boulevard, Tweed Heads registered as dealing number AC50841, variation of lease registered as dealing number AE267649

Amendment of State Property Authority Act 2006 No 40

Schedule 1

Lease of suite 2, 86–90 Merrigang Street, Bowral registered as dealing number AD291995

Lease of Lot 14 in Deposited Plan 1112768 and 36 car parking spaces, 14–16 Bourke Street, Tamworth registered as dealing number AD512082

Lease of ground floor, 9 Short Street, Port Macquarie registered as dealing number AD513367

Lease of level 4, 41–45 Rickard Road, Bankstown registered as dealing number AD975836

Lease of suites 1, 2 and 5, 333 High Street, Penrith registered as dealing number AE291103

Lease of units 3–5, ground floor and office 1, level 1, Lot 5 in Deposited Plan 1029943 and 20 car parking spaces, City Plaza, Shellharbour registered as dealing number AB691873

Unregistered lease (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of parts of the ground floor and level 4 as shown on plan with lease, 219–241 Cleveland Street, Strawberry Hills

Lease of level 6, 3–5 Stapleton Avenue, Sutherland registered as dealing number AD977733

Lease of suite 2, ground floor, 49–61 Church Street, Bega registered as dealing number AC797170

Lease of level 2, 9 Deane Street, Burwood registered as dealing number AB114004

Lease of 20 Warby Street, Campbelltown registered as dealing number AD59941

Lease of Lot 4 in Deposited Plan 262967, 63 Queen Street, Campbelltown registered as dealing number AB513975

Lease of level 6, 31–39 Macquarie Street, Parramatta registered as dealing number AD76948

Lease of level 7, 31–39 Macquarie Street, Parramatta registered as dealing number AC195212

Lease of level 8, 31–39 Macquarie Street, Parramatta registered as dealing number AC195213

Lease of Lot 5 in Deposited Plan 854887 and 20 car parking spaces, 8 Alfred Close, Greenhills registered as dealing number AD125167

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Unregistered lease (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of building and 12 car parking spaces, 12A Kooyoo Street, Griffith

Lease of ground floor, 36 Charlton Street, Cessnock registered as dealing number AE207401

Lease of level 1, 36 Charlton Street, Cessnock registered as dealing number AE207402

Lease of suite 1, ground floor, 24 Molesworth Street, Lismore registered as dealing number AD879776

Lease of parts of the ground floor and basement car parking spaces shown hatched in the plans with dealing number AC191282, 5 Mount Street, Mount Druitt registered as dealing number AC191282

Lease of suites 1 and 2, 108–110 Market Street, Mudgee registered as dealing number AD633661

Lease of Lot 12 in Deposited Plan 1114040, 309 Charlestown Road, Charlestown registered as dealing number AD978319

Lease of level 1, tower A, Citadel Towers, 799 Pacific Highway, Chatswood registered as dealing number AC42468

Lease of suite 602, level 6, 845 Pacific Highway, Chatswood registered as dealing number AC672852

Lease of shop 21, Max Murray Mall, 20 Gordon Street, Coffs Harbour registered as dealing number AD507064

Lease of 72 Orange Street, Condobolin registered as dealing number AD88042

Lease of Lot 10 Section 51 in Deposited Plan 3436, 46 Bann Bann Street, Dapto registered as dealing number AE202312

Unregistered lease (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of suite 101, ground floor and level 1, building C, Edgeworth Town Mall, 720 Main Road, Edgeworth noted in Caveat AD11858

Lease of office A, 1st floor, Lot 1 in Deposited Plan 1087458 and office A car park (comprising 20 secure, single self-park car parking spaces), 120 Fitzroy Street, Grafton registered as dealing number AC982174

Lease of level 2, Honeysuckle House, building 2, 26 Honeysuckle Drive, Newcastle registered as dealing number AD414449

Amendment of State Property Authority Act 2006 No 40

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Lease of level 3, Honeysuckle House, building 2, 26 Honeysuckle Drive, Newcastle registered as dealing number AD414450

Lease of level 4, Honeysuckle House, building 2, 26 Honeysuckle Drive, Newcastle registered as dealing number AD414451

Lease of suite 2, level 5, Honeysuckle House, building 2, 26 Honeysuckle Drive, Newcastle registered as dealing number AD414453

Lease of office 2, The Plaza, Alstonville registered as dealing number AE230379

Lease of Lot 111 in Deposited Plan 875273, 2A Alliance Street, East Maitland registered as dealing number AD94765

Lease of level 1, 28 Margaret Street, Sydney registered as dealing number AB551546

Lease of level 6, tower 1, 1 Lawson Square, Redfern registered as dealing number AB555714

Lease of level 7, tower 1, 1 Lawson Square, Redfern registered as dealing number AB555715

Lease of shop 3, 172 Beardy Street, Armidale registered as dealing number AD378170

Lease of suite 1, ground floor, 4–8 Jacob Street, Bankstown registered as dealing number AC300190, variation of lease registered as dealing number AC534707

Sublease of lease U736389 of part level 2, and level 3, building B, 6 Figtree Drive, Australia Centre, Sydney Olympic Park, shown cross-hatched in plan (pages 65 and 66) with dealing number AD403887 registered as dealing number AD403887

Lease of suite 2, 76 McNamara Street, Orange registered as dealing number AC583985

Lease of level 3, 175 Macquarie Street, Sydney registered as dealing number AC458064

Lease of Lot 76 in Deposited Plan 11157, 18 Second Avenue, Blacktown registered as dealing number AD543594

Lease of ground floor offices and 5 car parking spaces numbered 1–5, 7–9 Kelton Street, Cardiff registered as dealing number AD128185

Schedule 1 Amendment of State Property Authority Act 2006 No 40

Lease of 363 Main Road, Cardiff registered as dealing number AD756422

Lease of ground floor, 47 Rickard Road, Bankstown registered as dealing number AB437736

Lease of shop B5, Stockland Batemans Bay, 1 Perry Street, Batemans Bay registered as dealing number AC833153

Lease of Lot A in Deposited Plan 157773, 115 Bentinck Street, Bathurst registered as dealing number AE438476

Lease of 160–166 Pacific Highway, Charlestown registered as dealing number AD912142

Lease of ground floor, The Mews, 108 William Street, Bathurst registered as dealing number AD302209

Lease of suite 40, 13 Kildare Road, Blacktown registered as dealing number AD603809

Lease of suites 42 and 43, 13 Kildare Road, Blacktown registered as dealing number AD844234

Lease of Lot 99 in Deposited Plan 11157, 9 Second Avenue, Blacktown registered as dealing number AD783112

Lease of level 1, 27–29 Burwood Road, Burwood registered as dealing number AD204513

Lease of parts of the ground and first floors, 129 West High Street, Coffs Harbour, shown cross-hatched on the plan (pages 19 and 20) with dealing number AC382460 registered as dealing number AC382460

Lease of part of G/F (as shown cross-hatched on the plan annexed to dealing number AC996090), and of 1/F, 138 Talbragar Street, Dubbo registered as dealing number AC996090

Lease of suite 804, level 8, 111 Phillip Street, Parramatta registered as dealing number AB400951

Lease of ground floor, 13–15 Wentworth Avenue, East Sydney registered as dealing number AC445487

Unregistered lease (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of suite 4, 101 Great Western Highway, Emu Plains noted in Caveat AD871301

Lease of suite 1, ground floor and suite 1, first floor, corner of Lachlan Street and Court Lane, Forbes registered as dealing number AD825059

Amendment of State Property Authority Act 2006 No 40

Schedule 1

Lease of suites 3 and 5–7, first floor, 123–125 Donnison Street, Gosford registered as dealing number AE480173

Lease of first floor and car parking spaces numbered 1–28, 56 Clinton Street, Goulburn registered as dealing number AD582093

Lease of basement, 56 Clinton Street, Goulburn registered as dealing number AD582094

Lease of level 2, 2 Woodville Street, Hurstville registered as dealing number AE497773

Lease of office 1, ground floor, 2 Belmore Street, Junee registered as dealing number AC219794

Lease of offices 14B and 14C and 2 car parking spaces numbered 14A and 14B as shown in the plan with dealing number AB459172, Conway Plaza, 21 Conway Street, Lismore registered as dealing number AB459172

Unregistered lease to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 29 Port Stephens Street, Raymond Terrace

Lease of level 3, 25 Watt Street, Newcastle registered as dealing number AC580670

Lease of suites 2 and 3, ground floor, 25 Watt Street, Newcastle registered as dealing number AC370216

Lease of first floor, 37–39 Forth Street, Kempsey registered as dealing number AE8697

Lease of level 4, 110 Hunter Street, Newcastle registered as dealing number AE331130

Lease of ground floor, 93–99 King Street, Newtown registered as dealing number 6990360

Lease of ground floor, 150 Lords Place, Orange registered as dealing number AD139240

Unregistered lease (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of ground floor, 6–8 Woodburn Street, Redfern noted in Caveat AD45763

Lease of unit 1, ground floor, 143 Marius Street, Tamworth registered as dealing number AB490061

Lease of ground floor, 73 Kable Avenue, Tamworth registered as dealing number AD990272

Schedule 1 Amendment of State Property Authority Act 2006 No 40

Lease of 21 Pirie Street, Liverpool (whole of building, excluding shop 1) registered as dealing number AE522817

Lease of Lot 17 in Strata Plan 76782, being suite 202, and part Lot 14 in Strata Plan 57618, being part of suite 203, but excluding that part of Lot 14 comprising 1 car parking space on lower ground floor, 22 Belgrave Street, Kogarah registered as dealing number AD100256

Lease of suite 1, level 3, 157–161 George Street, Liverpool registered as dealing number AC692606

Lease of shops 4–6 on ground level, and level 1, 266 George Street, Windsor registered as dealing number AC545683

Lease of shop 11, 13 Mount Street, Mount Druitt registered as dealing number AD759482

Lease of offices 1–3 and 6, suite 1, Lot 2 in Strata Plan 41241 and 2 reserved car parking spaces and 6 secure basement car parking spaces numbered A1–A5 and B8–B10, 30–32 Hely Street, Wyong registered as dealing number AC60004

Unregistered lease (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of The Athenaeum Building, 37 Reid Street, Wilcannia

Lease of shop 3A, Junction Street, Young registered as dealing number AD171768

Lease of shop 1, 1/121 Barker Street, Casino registered as dealing number AB534991

Unregistered lease dated 1 May 1999 to Department of Corrective Services of Lot X in Deposited Plan 412643, 143 Kendal Street, Cowra

Lease of ground floor and 15 car parking spaces numbered 2–14, 21 and 22, 2 Caroline Place, Maitland registered as dealing number AE392491

Lease of suite 1.03, first floor, 633 Pittwater Road, Dee Why registered as dealing number AD399683

Lease of suite 1, level 1, 5 Mount Street, Mount Druitt registered as dealing number AC495670

Lease of Lot 111 in Deposited Plan 873252, 45–47 Maitland Street, Muswellbrook registered as dealing number AD908125

Lease of 3/98 Worrigee Street, Nowra registered as dealing number AE346767

Amendment of State Property Authority Act 2006 No 40

Schedule 1

Lease of Lot 1 in Strata Plan 73539, 1/130 Delhi Street, Lidcombe registered as dealing number AD966746

Lease of suite 2, first floor, Marena House, 17–19 Short Street, Port Macquarie registered as dealing number AB946010

Lease of suites 3–5, first floor, Newo House, 23–25 Montague Street, Goulburn registered as dealing number AE105261

Lease of unit 2, 10 College Avenue, Shellharbour City Centre, Shellharbour registered as dealing number AE271891

Lease of building and 6 car parking spaces numbered 1–6, 101 Lee Street, Wellington registered as dealing number AD92285

Lease of Lot 10 in Deposited Plan 394205, 68 Wynter Street, Taree registered as dealing number AE535205

Lease of shop 2, having an area of 344 square metres (being the remaining portion of Lot 31 in Strata Plan 60557 other than that occupied by the Commonwealth of Australia) and 9 car parking spaces numbered 1–9, 9–15 East Parade, Sutherland registered as dealing number AB212319

Lease of level 3, Chase Commercial Tower, 25 Smart Street, Fairfield registered as dealing number AA574454

Lease of Lot 7 in Strata Plan 15229, 18 Little Street, Forster registered as dealing number AC741366

Lease of suite 1, level 2, 101 Queen Street, Campbelltown registered as dealing number AC49247

Lease of units 3 and 3A, first floor, 4 Bridge Street, Hornsby registered as dealing number AE511573

Lease of shop 20 and storeroom, Airds Village Shopping Centre, Airds registered as dealing number 6253544

Lease of suite 2, ground floor, 148–150 Brisbane Street, Dubbo registered as dealing number AE493202

Lease of 3/364 Clarina Street, Parkes registered as dealing number AC729467

Lease of suite 2, 143A Horton Street, Port Macquarie registered as dealing number AE528129

Lease of Tourist Information Centre building, 2 Meninya Street, Moama registered as dealing number AE506793

Lease of shop A, 53 Merivale Street, Tumut registered as dealing number AB869671

Schedule 1

Amendment of State Property Authority Act 2006 No 40

Unregistered lease (undated) to Maritime Authority of NSW of suite 2 and 2 car parking spaces numbered 37 and 38, 131 Donnison Street, Gosford

Lease of suite G01, ground floor, 64–76 Kippax Street, Surry Hills registered as dealing number AE153236

[4] Schedule 1

Insert at the end of the Schedule:

Licences

Unregistered licence dated 20 December 2005 to Her Most Gracious Majesty Queen Elizabeth II (Department of Juvenile Justice) of 3 car parking spaces, 365 Peel Street, Tamworth

Unregistered licence dated 18 October 2005 to Her Majesty Queen Elizabeth II (Department of Juvenile Justice) of 6 car parking spaces, 15–17 Watt Street, Gosford

Unregistered licence dated 14 October 2002 to Her Most Gracious Majesty Queen Elizabeth II (NSW Treasury, Crown Property Portfolio) of 18 car parking spaces, Sydney Central, 477 Pitt Street, Sydney

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (NSW Treasury, Crown Property Portfolio) of storage area B2, Sydney Central, 477 Pitt Street, Sydney

Unregistered licence dated January 2008 to Office of Fair Trading, Department of Commerce of part of ground floor, being 24 square metres of dedicated reception counter and waiting/display area shown on the plan attached to the licence, 39 Goldsmith Street, Goulburn

Unregistered licence (undated) to Department of Fair Trading of car parking spaces numbered 15 and 16, 4–8 Woodville Street, Hurstville

Unregistered licence dated 13 February 2001 to The State of New South Wales (Director-General, Department of Fair Trading) of 7 car parking spaces, 4–8 Woodville Street, Hurstville

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 74 car parking spaces numbered 1–74, lower basement and 17 car parking spaces numbered 15, 16, 23, 24, 31–33, 35, 41, 48, 49 and 60–65, upper basement, 2 Cavill Avenue, Ashfield, reference AB234470 (as amended) and AD975537

Unregistered licence dated 11 November 2008 to Her Most Gracious Majesty Queen Elizabeth II (Department of Commerce) of 5 car parking spaces, 400 Hunter Street, Newcastle

Unregistered licence dated 9 April 2008 to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of basement storage space as shown on the plan attached to the licence, 11 Bridge Street, Coniston

Amendment of State Property Authority Act 2006 No 40

Schedule 1

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 4 self-park car parking spaces, 150 William Street, East Sydney

Unregistered licence dated 24 April 2008 to Public Trustee NSW of 1 car parking space, 12 Butler Road, Hurstville

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 12 car parking spaces, 12 Butler Road, Hurstville

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (Attorney General's Department) of 2 non-stacked car parking spaces, The Barrington, 10–14 Smith Street, Parramatta

Unregistered licence (undated) to Public Trustee NSW of 2 car parking spaces, 58 Kitchener Parade, Bankstown

Unregistered licence dated 25 July 2007 to Her Most Gracious Majesty Queen Elizabeth II of 3 car parking spaces, 75 Castlereagh Street, Sydney

Unregistered licence dated 8 December 2006 to New South Wales Land and Housing Corporation of 14 car parking spaces, 52–60 Railway Parade, Burwood

Unregistered licence dated 11 November 2008 to New South Wales Land and Housing Corporation of 120 car parking spaces for levels 1–5, 223–237 Liverpool Road, Ashfield

Unregistered licence dated 11 November 2008 to New South Wales Land and Housing Corporation of 50 car parking spaces for suite 1, area B, ground floor and suite 2, ground floor, 223–237 Liverpool Road, Ashfield

Unregistered licence dated 11 November 2008 to New South Wales Land and Housing Corporation of 15 car parking spaces for suite 1, area A, 223–237 Liverpool Road, Ashfield

Unregistered licence dated 10 June 2005 to Minister for Community Services on behalf of Her Most Gracious Majesty Queen Elizabeth II of car parking spaces numbered 1–25 and 34–37 and garages numbered 31–33, 102–108 Auburn Street, Goulburn

Unregistered licence dated 10 June 2005 to New South Wales Land and Housing Corporation of car parking spaces numbered 26 and 27 and garages numbered 28–30, 102–108 Auburn Street, Goulburn

Unregistered licence (undated) to New South Wales Land and Housing Corporation of 7 car parking spaces, 2 Woodville Street, Hurstville

Unregistered licence dated 21 October 2008 to New South Wales Land and Housing Corporation of 3 car parking spaces, Wyong Plaza Village, corner Alison and Margaret Streets, Wyong

Unregistered licence dated 21 October 2008 to New South Wales Land and Housing Corporation of 4 car parking spaces, Wyong Plaza Village, corner Alison and Margaret Streets, Wyong

Schedule 1 Amendment of State Property Authority Act 2006 No 40

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 20 car parking spaces, 300 George Street, Windsor

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 37 car parking spaces, 219–241 Cleveland Street, Strawberry Hills

Unregistered licence dated 9 April 2008 to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 3 car parking spaces numbered 59–61, 3–5 Stapleton Avenue, Sutherland

Unregistered licence dated 9 April 2008 to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 15 car parking spaces numbered 2, 5, 14, 20, 21, 50–52, 54–58, 72 and 74, 3–5 Stapleton Avenue, Sutherland

Unregistered licence dated 27 July 2007 to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 28 car parking spaces, level 1 car park, 31–39 Macquarie Street, Parramatta

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 46 car parking spaces, M3 car park level, 31–39 Macquarie Street, Parramatta

Unregistered licence (undated) to the Department of Community Services of 10 car parking spaces, tower A, Citadel Towers, 799 Pacific Highway, Chatswood

Unregistered licence (undated) to the Department of Community Services of 5 car parking spaces, tower A, Citadel Towers, 799 Pacific Highway, Chatswood

Unregistered licence (undated) to the Department of Community Services of 3 car parking spaces numbered 6–8, 845 Pacific Highway, Chatswood

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 10 car parking spaces, building A, Edgeworth Town Mall, 720 Main Road, Edgeworth

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 10 car parking spaces, building C, Edgeworth Town Mall, 720 Main Road, Edgeworth

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 14 car parking spaces, 4–8 Jacob Street, Bankstown

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Community Services) of 8 car parking spaces, 111 Phillip Street, Parramatta

Unregistered licence dated 18 May 2007 to Her Most Gracious Majesty Queen Elizabeth II (Department of Corrective Services) of 4 car parking spaces, 633 Pittwater Road, Dee Why

State Property Authority Order 2009

Amendment of State Property Authority Act 2006 No 40

Schedule 1

Unregistered licence dated 1 May 2000 to NSW Land and Housing Corporation of 3 open air car parking spaces, 101 Queen Street, Campbelltown Unregistered licence dated 1 May 2000 to New South Wales Land and Housing Corporation of 8 undercover car parking spaces, 101 Queen Street, Campbelltown

Unregistered licence (undated) to Her Most Gracious Majesty Queen Elizabeth II (Department of Corrective Services) of 10 car parking spaces numbered 33–42, ground level, 123–125 Donnison Street, Gosford

OFFICIAL NOTICES

Appointments

ABORIGINAL LAND RIGHTS ACT 1983

Notice

I, the Honourable PAUL LYNCH, M.P., Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council (NSWALC), do, by this notice pursuant to section 231(2) of the Aboriginal Land Rights Act 1983 (the Act), extend the appointment of Mr David LOMBE as Administrator to the Metropolitan Local Aboriginal Land Council for a period of three (3) calendar months, from 4 May 2009. During the period of his appointment, the Administrator will have all of the functions of the Metropolitan Local Aboriginal Land Council excepting those functions specified under sections 52(2)(g) and 52(4)(b) of the Aboriginal Land Rights Act 1983 and any other duties as specified by the instrument of appointment. The Administrator's remuneration and expenses are not to exceed \$150 000 excluding GST without the prior approval of NSWALC. The Administrator's remuneration may include fees payable for the services of other personnel within the Administrator's firm who provide services as agents of the Administrator.

Signed and sealed this 3rd day of May 2009.

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

TRANSPORT ADMINISTRATION ACT 1988

Chief Executive Service Appointment under Section 42M (1)

HER Excellency the Governor with the advice of the Executive Council, pursuant to the provisions of the Transport Administration Act 1988, has appointed the officer listed below to the chief executive service position as specified:

Independent Transport Safety and Reliability Regulator Leonard NEIST, Chief Executive [4 May 2009].

The Hon. D. CAMPBELL, M.P., Minister for Transport

Department of Lands

ARMIDALE OFFICE

108 Faulkner Street (PO Box 199A), Armidale NSW 2350 Phone: (02) 6770 3100 Fax (02) 6772 8782

CROWN LANDS ACT 1989

Erratum

IN the notice appearing in the *New South Wales Government Gazette* No. 66 of the 1 May 2009, Folio 1916, under the heading "NOTIFICATION OF CLOSING OF ROAD", in respect of Road Closed: Lot 1, DP 1136797 at Tilbuster, the following Schedule is to be inserted:

Schedule

On closing, the land within Lot 1, DP 1136797 remains vested in the State of New South Wales as Crown Land.

File No.: AE06 H 47.

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder described are closed and the lands comprised therein cease to be public roads and the rights of passage and access that previously existed in relation to these roads are extinguished. Upon closing, titles to the lands, comprising the former public roads, vests in the body specified in the Schedules hereunder.

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

Description

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

Roads Closed: Lot 1, DP 1136520 at Sandy Hill, Parish Timbarra, County Clive.

File No.: AE06 H 21.

Schedule

On closing, the lands within Lot 1, DP 1136520 remains vested in the State of New South Wales as Crown Land.

Description

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

Roads Closed: Lot 1, DP 1136486 at Carrolls Creek, Parish Carroll, County Buller.

File No.: AE06 H 12.

Schedule

On closing, the lands within Lot 1, DP 1136486 remains vested in the State of New South Wales as Crown Land.

Description

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

Roads Closed: Lots 1, 2, 3 and 4, DP 1136284 at Bukkulla, Parish Bukkulla, County Arrawatta.

File No.: AE06 H 108.

Schedule

On closing, the lands within Lots 1, 2, 3 and 4, DP 1136284 remains vested in the State of New South Wales as Crown Land.

BOARD OF SURVEYING AND SPATIAL INFORMATION

Panorama Avenue (PO Box 143), Bathurst NSW 2795 Phone: (02) 6332 8238 Fax: (02) 6332 8240

SURVEYING ACT 2002

Registration of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10(1)(a), the undermentioned persons have been Registered as Land Surveyors in New South Wales from the dates shown:

NameAddressEffective DateAndrew Lee DOWEY.Hunter Water Australia, PO Box 5007,20 April 2009.

Hunter Regional Mail Centre NSW 2310.

Joel William EDWARDS. Pulver Cooper & Blackley, 98 Lawes Street, 23 April 2009.

East Maitland NSW 2323.

Sandra Marie HOFFMANN. Conics (Sydney) Pty Ltd, PO Box 6745, 7 April 2009.

Blacktown NSW 2148.

Adam John McCAULL. Paul Le Mottee Project Management, PO Box 363, 6 April 2009.

Raymond Terrace NSW 2324.

Yui Fai Patrick PANG. Pang Surveyors, 6 Wallace Square, Narwee NSW 2209. 14 April 2009. Darryll Ross SMIDT. PO Box 1213, Grafton NSW 2460. 20 April 2009. Victoria May TESTER. Lean & Hayward Pty Ltd, PO Box 232, 6 April 2009.

Campbelltown NSW 2560.

W. A. WATKINS, President S. G. GLENCORSE,

Registrar

SURVEYING ACT 2002

Registration of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10(1)(a), the undermentioned persons have been Registered as Mining Surveyors (Unrestricted) in New South Wales from the dates shown:

NameAddressEffective DateGeoffrey Peter ARNOLD.44 Close Street, Parkes NSW 2870.19 February 2009.

W. A. WATKINS,
President

S. G. GLENCORSE, Registrar

SURVEYING ACT 2002

Restoration of Name to the Register of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10(1)(a), the undermentioned Land Surveyor has been restored to the Register of Surveyors:

NameDate of Original RegistrationRemoval DateRestoration DateBrian Charles GOWEN.6 October 1976.1 September 2008.6 April 2009.

W. A. WATKINS, President S. G. GLENCORSE, Registrar

SURVEYING ACT 2002

Restoration of Name to the Register of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10(1)(a), the undermentioned Mining Surveyor (Unrestricted) has been restored to the Register of Surveyors:

Name Date of Original Registration Removal Date Restoration Date

Jose Mauricio PIZZARO. 3 October 2003. 1 September 2008. 7 April 2009.

W. A. WATKINS, President S. G. GLENCORSE, Registrar

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

Lots 10 and 11, DP 1134256 (not being land under the Real Property Act).

File No.: 07/5476:JK.

Note: On closing, the title for the land in Lots 11 and 12 remains vested in Yass Valley Council as operational land

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1 Column 2

Land District: Goulburn.
Local Government Area:
Upper Lachlan Shire.
Locality: Mutmutbilly.

The whole being Lot 96,
DP 750035 comprising an
area of approximately 89.34
hectares.

Parish: Mutmutbilly. County: Argyle. Reserve No.: 92786. Purpose: For future public

requirements.
Date of Notification:
20 June 1980.
File No.: GB98 H 447.

Note: The purpose of this revocation is to facilitate the conversion of Perpetual Lease 108013 to freehold.

GRAFTON OFFICE

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1 Column 2 Column 3

Peter James Hernani Public Dedication No.: 540071.
SINGLETON Hall Trust. Public Purpose: Public hall.
(re-appointment), Notified: 5 November 1926.
Hugh Milton File No.: GF81 R 270.

GODDARD (re-appointment), James Cyril FAHEY (re-appointment).

Term of Office

For a term commencing the date of this notice and expiring 7 May 2014.

CROWN LANDS ACT 1989

Erratum

IN the notice appearing in the *New South Wales Government Gazette* No. 66 of the 1 May 2009, folio 1920, under the heading "NOTIFICATION OF CLOSING OF ROAD", in respect of Road Closed: Lot 1, DP 1136819 should be deleted and Lots 1, 2 and 3, DP 1136819 inserted in lieu.

File No.: GF05 H 405.

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 – Murwillumbah; L.G.A. – Tweed Road Closed: Lot 1, DP 1136817 at Smiths Creek, Parish Nullum, County Rous.

File No.: 07/6172.

Schedule

On closing, the land within Lot 1, DP 1136817 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Bellingen; L.G.A. - Nambucca

Road Closed: Lot 1, DP 1136804 at Valla, Parish Valley Valley, County Raleigh.

File No.: GF06 H 300.

Schedule

On closing, the land within Lot 1, DP 1136804 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lots 1, 2, 3, 4 and 5, DP 1134369 at Casino, Parish North Casino, County Rous.

File No.: GF06 H 267.

Schedule

On closing, the land within Lots 1, 2, 3, 4 and 5, DP 1134369 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 1

Land District: Casino. Local Government Area:

Kyogle Council. Locality: Bonalbo.

Lot 7001, DP No. 1068819#,

Parish Robertson, County Buller.

Lot 156, DP No. 751077, Parish Robertson,

County Buller.
Area: 1.41 hectares.

File No.: GF81 R 191/1.

Column 2

Reserve No.: 89284. Public Purpose: Public recreation.

Notified: 20 September 1974. Lot 143, DP No. 751077,

Parish Robertson, County Buller. New Area: 5.08 hectares.

Note: This reservation revokes the whole of Reserve 90018 for parking, notified 24 September 1971 and whole of Reserve 93401 for future public requirements, notified 15 August 1980.

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

GRIFFITH OFFICE

2nd Floor, Griffith City Plaza,

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Parish – Jondaryan; County – Cooper Land of District – Mirrool; L.G.A. – Griffith

Road Closed: Lot 1, DP 1135706 at Yoogali.

File No.: 08/6383 (MR).

Schedule

On closing, the land comprised in Lot 1, DP 1135706 becomes vested in Griffith City Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: DB - Gorton Street, Yoogali.

HAY OFFICE

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

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 Schedule hereunder, is applied to the whole of the reserve specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

Column 1 Column 2

Public Recreation. Reserve No.: 91033.

Public Purpose: Water supply. Notified: 10 February 1978.

File No.: 09/02397.

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 PUBLIC ROAD

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

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

Description

Parish – Blaxland; County – Northumberland; Land District – Maitland; L.G.A. – Cessnock

Road Closed: Lot 1, DP 1134111 (not being land under the Real Property Act).

File No.: MD06 H 245.

Schedule

On closing, the land within Lot 1, DP 1134111 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Dungog; County – Durham; Land District – Dungog; L.G.A. – Dungog

Road Closed: Lot 1, DP 1135247 (not being land under the Real Property Act).

File No.: 07/4474.

Schedule

On closing, the land within Lot 1, DP 1135247 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Wyong; County – Northumberland; Land District – Gosford; L.G.A. – Wyong

Road Closed: Lot 1, DP 1135335 (part not being land under the Real Property Act and part being land under the Real Property Act, Vol. 2061, Folio 110). Lot 2, DP 1135335 (not being land under the Real Property Act).

File No.: MD05 H 288.

Schedule

On closing, part of the land within Lot 1, DP 1135335 becomes vested in the State of New South Wales as Crown Land.

On closing, part of the land within Lot 1 and all of the land within Lot 2, DP 1135335 remains vested in the State of New South Wales as Crown Land.

RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Land District: Gosford.
Local Government Area:
Gosford City Council.
Locality: Terrigal.
Lot 406 DR No. 823120

Locality: Terrigal.

Lot 496, DP No. 823129,
Parish Kincumber,
County Northumberland.

Area: About 596 square metres.

File No.: MD91 H 443/2.

Column 2

Reserve No.: 1018548. Public Purpose: Community purposes, tourist facilities and services.

ROADS ACT 1993

Order

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

Parish – Narara; County – Northumberland; Land District – Gosford; Local Government Area – Gosford City Council

That part of the Crown public road, being west of Lot 311, DP 632472; north of Lot 2, DP 602798 and part west Lot 32, DP 624814 of 20.115m and variable width at Somersby.

SCHEDULE 2

Roads Authority: Gosford City Council.

Council's Reference: 5948296.

Lands File Reference: 09/02105.001.

MOREE OFFICE

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Land District: Moree.
Local Government Area:
Moree Plains Shire.
Reserve No.: 93216.
Purpose: Future public
requirements.
Notified: 18 July 1080

Notified: 18 July 1980. File No.: 08/9349.

Column 2

The whole being Lot 32 in DP 45273, Lots 20 and 25 in DP 750514, Parish Wirrir North, County Benarba, with an area of 1590 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 rights of passage and access that previously existed in relation to the road is extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

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

Description

Parish – Colombo; County – Auckland; Land District – Bega; Local Government Area – Bega Valley

Road Closed: Lot 1, DP 1138243 subject to easement created by Deposited Plan 1138243 at Bemboka.

File No.: NA05 H 251.

Schedule

On closing, the land within Lot 1, DP 1138243 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Narooma; County – Dampier; Land District – Moruya; Local Government Area – Eurobodalla

Road Closed: Lots 1, 2 and 3, DP 1137671 at Dignams Creek.

File No.: NA07 H 179.

Schedule

On closing, the land within Lots 1, 2 and 3, DP 1137671 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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Parish – Carroll; County – Wellington; Land District – Bathurst; Shire – Bathurst Regional

Road Closed: Lot 1 in Deposited Plan 1127924.

File No.: OE05 H 191.

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

TAMWORTH OFFICE

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

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

Road Closed: Lot 1 in Deposited Plan 1132959, Parish Piallamore, County Parry.

File No.: TH05 H 390.

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

Description

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

Road Closed: Lot 1 in Deposited Plan 1133487, Parish Anna, County Parry.

File No.: TH06 H 23.

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

Description

Locality – Wongo Creek; Land District – Tamworth; L.G.A. – Tamworth Regional

Road Closed: Lot 1 in Deposited Plan 1135282, Parish Rangiri, County Darling.

File No.: TH06 H 144.

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

Description

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

Road Closed: Lot 1 in Deposited Plan 1135277, Parish Nundle, County Parry.

File No.: TH05 H 356.

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

Description

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

Road Closed: Lot 1 in Deposited Plan 1136647, Parish Perry, County Inglis.

File No.: 06/6753.

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

Description

Localities – Ghoolendaadi; Land District – Gunnedah; L.G.A. – Gunnedah

Road Closed: Lot 1 in Deposited Plan 1135278, Parish Denison, County Pottinger.

File No.: TH05 H 327.

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

Description

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

Road Closed: Lot 1 in Deposited Plan 1133366, Parish Coomoo Coomoo, County Pottinger.

File No.: 07/5240.

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

Description

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

Road Closed: Lots 1-3 in Deposited Plan 1135279, Parishes Mooki and Ferrier, County Buckland.

File No.: TH05 H 158.

Note: On closing, title to the land comprised in Lots 1-3 will remain vested in the State of New South Wales as Crown Land.

TAREE OFFICE

98 Victoria Street (PO Box 440), Taree NSW 2430

Phone: (02) 6591 3500 Fax: (02) 6552 2816

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1 Column 2

Land District: Kempsey. Local Government Area: Kempsey Shire Council. County Dudley.

Locality: Moparrabah. Reserve No.: 75206. Public Purpose: Sale

generally.

Notified: 18 July 1952. File No.: 08/2890.

The part being Lots 87 and 86, DP 752431, Parish Warbro,

Area: 386.5 hectares.

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 - Kempsey; L.G.A. - Nambucca

Road Closed: Lots 1, 2 and 3, DP 1135430 at Utungun, Parishes Allgomera and Bowra, County Raleigh.

File No.: TE05 H 233.

Schedule

On closing, the land within Lots 1, 2 and 3, DP 1135430 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Kempsey; L.G.A. - Nambucca

Road Closed: Lot 1, DP 1136793 at Eungai Rail, Parish Unkya, County Raleigh.

File No.: TE06 H 88.

Schedule

On closing, the land within Lot 1, DP 1136793 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Taree; L.G.A. - Great Lakes

Road Closed: Lot 1, DP 1136784 at Bungwahl, Parish Topi Topi, County Gloucester.

File No.: TE05 H 44.

Schedule

On closing, the land within Lot 1, DP 1136784 remains vested in the State of New South Wales as Crown Land.

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

Phone: (02) 6883 5400 Fax: (02) 6884 2067

GRANTING OF A WESTERN LANDS LEASE

IT is hereby notified that under the provisions of section 28A of the Western Lands Act 1901, the Western Lands Leases of the lands specified in the following Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder.

The land is to be used only for the purpose of Residence.

Initial rent will be \$100.00 per annum and re-assessed thereafter annually on 1st April of each year.

The Conditions and Reservations annexed to such leases are those Conditions published in the *New South Wales Government Gazette* of 25 May 2007, Folios 2974 – 2975.

All amounts due and payable to the Crown must be paid to the Department of Lands by the due date.

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

schedule

Administrative District - Walgett North; Shire - Walgett; Parish - Wallangulla/Mebea; County - Finch

| W/L/ M- | Name of Lagran | File No. | Folio | Area | Term of Lease | |
|-----------|--|-----------|----------------------------|---------------|---------------|-------------|
| WLL No. | Name of Lessee | rue no. | Identifier | (<i>m</i> 2) | From | То |
| WLL 16121 | Michael Robert BROWN | 08/5569 | 253/1076808 and 44/1073508 | 2539 | 28 Apr-2009 | 27 Apr-2029 |
| WLL 16213 | Milan VARICAK and Imre VIRAG | 08/8560 | 160/1120765 | 1604 | 28 Apr-2009 | 27 Apr-2029 |
| WLL 16008 | Werner BERTHOLD | 08/2903 | 48/1066289 | 2476 | 28 Apr-2009 | 27 Apr-2029 |
| WLL 16057 | Nick BATALIGIN | 08/4327 | 27/1120765 | 2396 | 1-May-2009 | 30-Apr-2029 |
| WLL 15005 | Christopher ENGELMAN and Jacques OUSTRIN | 07/5310 | 241/1076808 | 2237 | 1-May-2009 | 30-Apr-2029 |
| WLL 16026 | Hayley BYRON | 08/3392 | 309/1076808 | 2306 | 1-May-2009 | 30-Apr-2029 |
| WLL 16166 | Robert ROWBOTTOM | 08/6585 | 171/1120765 | 2276 | 1-May-2009 | 30-Apr-2029 |
| WLL 14900 | Cheryl RORKE | WLL 14900 | 386/1076808 | 2488 | 1-May-2009 | 30-Apr-2029 |
| WLL 14991 | Keith John CHAMBERLAIN | 07/4944 | 225/1076808 | 2396 | 1-May-2009 | 30-Apr-2029 |
| WLL 14925 | Raymond John JOHNSON | WLL 14925 | 183/1076808 | 2517 | 4-May-2009 | 3-May-2029 |
| WLL 16095 | Maria CHUPROV, Lazar CHUPROV and Demitrius CHUPROV | 08/5109 | 44/1120765 | 2536 | 6-May-2009 | 5-May-2029 |
| WLL 16174 | Matthew James WILSON | 08/6826 | 105/1073508 | 2622 | 6-May-2009 | 5-May-2029 |
| WLL 16259 | Zdenka LESIC | 08/11210 | 83/1057617 | 2399 | 6-May-2009 | 5-May-2029 |

WITHDRAWAL OF LANDS FROM WESTERN LANDS LEASES

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

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

SCHEDULE

Descriptions

Counties of Delalah, Fitzgerald, Thoulcanna and Ularara; Administrative District of Wanaaring; Unincorporated Area

| Column 1 Lot/DP | Column 2 Lease Affected | Column 3 Title Affected | Column 4 Withdrawn Area (ha) | Column 5 New Lease Area (ha) |
|--------------------|----------------------------|----------------------------|---------------------------------|---------------------------------|
| 1/1137429 | 5953 | 4999/765868 | 94.32 | 21783 |
| 2/1137429 | 3159 | 1085/762361 | 32.24 | 24495 |
| 3/1137429 | 3155 | 1083/762359 | 95.95 | 38866 |
| 4/1137429 | 3152 | 1072/762326 | 49.57 | 27553 |
| 5/1137429 | 2108 | 1114/762357 | 41.63 | 16469 |
| 6/1137429 | 3153 | 1073/762327 | 88.02 | 36210 |
| 7/1137429 | 8179 | 4016/766489 | 115.0 | 22700 |
| 8/1137429 | 8249 | 4010/766483 | 184.3 | 25812 |
| 9/1137429 | 4259 | 3237/765442 | 40.82 | 31069 |
| 11/1137429 | 7718 | 4013/766486 | 48.23 | 31061 |
| 12/1137429 | 4206 | 2039/763948 | 56.73 | 10690 |
| 13/1137429 | 3257 | 1061/762285 | 65.01 | 24864 |
| 14/1137429 | 3256 | 1060/762284 | 112.0 | 26031 |
| 15/1137429 | 5978 | 3487/765776 | 97.18 | 29243 |

File No.: 08/7104.

DEDICATION OF CROWN LAND AS PUBLIC ROAD

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

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

Descriptions

Counties of Delalah, Fitzgerald, Thoulcanna and Ularara; Administrative District of Wanaaring; Unincorporated Area

Lot 1, DP 1137429; Lot 2, DP 1137429; Lot 3, DP 1137429; Lot 4, DP 1137429; Lot 5, DP 1137429; Lot 6, DP 1137429; Lot 7, DP 1137429; Lot 8, DP 1137429; Lot 9, DP 1137429; Lot 10, DP 1137429; Lot 11, DP 1137429; Lot 12, DP 1137429; Lot 13, DP 1137429; Lot 14, DP 1137429 and Lot 15 DP 1137429.

File No.: 08/7104.

WITHDRAWAL OF LANDS FROM WESTERN LANDS LEASES

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

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

SCHEDULE

Descriptions

Counties of Yantara, Yungnulgra, and Mootwingee; Administrative Districts of Broken Hill, Milparinka and Wilcannia; Unincorporated Area

| Column 1 Lot/DP | Column 2 Lease Affected | Column 3 Title Affected | Column 4 Withdrawn Area (ha) | Column 5 New Lease Area (ha) |
|-------------------------|----------------------------|-------------------------|---------------------------------|---------------------------------|
| 1/1137110 | 6035 | 3548/765900 | 10.06 | 19440 |
| 2/1137110 | 6042 | 3555/765907 | 148.2 | 42211 |
| 3/1137110 | 2968 | 998/762183 | 27.94 | 40991 |
| 4/1137110 | 6256 | 3536/765829 | 146.5 | 48519 |
| 5/1137110 | 6037 | 3550/765902 | 48.46 | 28387 |
| 6/1137110 12/1137110 | 745 | 4641/767805 | 78.42 | 13593 |
| 7/1137110 | 4913 | 6415/762733 | 29.55 | 8705 |
| 8/1137110 | 4914 | 6414/762733 | 33.34 | 8701 |
| 9/1137110 | 3247 | 1155/762732 | 64.79 | 17353 |
| 10/1137110 | 6259 | 3539/765891 | 87 | 33099 |
| 11/1137110 | 13225 | 5018/46619 | 45.65 | 18070 |
| 13/1137110 | 11093 | 4481/767528 | 69.08 | 52260 |

File No.: 08/9977.

DEDICATION OF CROWN LAND AS PUBLIC ROAD

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

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

Descriptions

Counties of Yantara, Yungnulgra and Mootwingee; Administrative Districts of Broken Hill, Milparinka and Wilcannia; Unincorporated Area

Lot 1, DP 1137110; Lot 2, DP 1137110; Lot 3, DP 1137110; Lot 4, DP 1137110; Lot 5, DP 1137110; Lot 6, DP 1137110; Lot 7, DP 1137110; Lot 8, DP 1137110; Lot 9, DP 1137110; Lot 10, DP 1137110; Lot 11, DP 1137110; Lot 12, DP 1137110 and Lot 13, DP 1137110.

File No.: 08/9977.

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 12736, being the land contained within Folio Identifier 4685/757298 has been altered from "Business Purposes" to "Garden" effective from 1 April, 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 12736 have been revoked and the following conditions have been annexed thereto.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 12736

- (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 Garden.
- (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 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.
- (17) 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.
- (18) 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.
- (19) 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.

- (20) 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.
- (21) 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.
- (22) If the lessee is an Australian registered company than the following conditions shall apply:
 - I The Lessee will advise the Commissioner of the name, address and telephone number of the Lessee's company secretary, that person being a person nominated as a representative of the company in respect of any dealings to be had with the company. The Lessee agrees to advise the Commissioner of any changes in these details.
 - II Any change in the shareholding of the Lessee's company which alters its effective control of the lease from that previously known to the Commissioner shall be deemed an assignment by the Lessee.
 - III Where any notice or other communication is required to be served or given or which may be convenient to be served or given under or in connection with this lease it shall be sufficiently executed if it is signed by the company secretary.
 - IV A copy of the company's annual financial balance sheet or other financial statement which gives a true and fair view of the company's state of affairs as at the end of each financial year is to be submitted to the Commissioner upon request.

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 Schedules hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedules.

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

SCHEDULE 1

Column 1

Column 2

Reserve No.: 60928 Purpose: Destruction of That part within Lot 32, DP 1129946 for an area of 11.60 hectares.

wild dogs. Notified: 1 February 1929.

Locality: Milparinka. Parish: Frommes Creek.

County: Poole. File No.: WL96 R 6.

Note: This land is proposed to be dedicated as public

road.

File No.: 08/2515.

SCHEDULE 2

Column 1 Column 2

Reserve No.: 83148. That part within Lot 14, Purpose: Commonage (Addn.). DP 1129946 for an area of Notified: 28 April 1961. 8.975 hectares.

Locality: Tibooburra. Parish: Hermitage. County: Tongowoko. File No.: WL86 R 41.

Note: This land is proposed to be dedicated as public

road.

File No.: 08/2515.

SCHEDULE 3

Column 1 Column 2

Reserve No.: 68070. That part within Lot 10, DP 1137429 for an area of Purpose: Destruction of 9.933 hectares.

wild dogs.

Notified: 16 December 1938.

Locality: Wanaaring. Parishes: Cullamulcha and Thoulcanna. County: Delalah. File No.: WL96 R 10.

Note: This land is proposed to be dedicated as public

File No.: 08/7104.

DEDICATION OF CROWN LAND AS PUBLIC ROAD

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

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

Description

Parish of Hermitage; County of Tongowoko; Parish of Frommes Creek; County of Poole; Administrative District of Milparinka; Unincorporated Area

Lot 14, DP 1129946; Lot 18, DP 11229946 and Lot 32, DP 1129946.

File No.: 08/2515.

ERRATUM

IN the New South Wales Government Gazette of 26 September 2008, folio 9582, under the heading "WITHDRAWAL OF LANDS FROM WESTERN LANDS LEASES", the land described as folio identifier 12/1129946 (Column 1) is incorrectly recorded as being land withdrawn from Western Lands Lease 2932 (Column 2). The land described as 12/1129946 is withdrawn from Western Lands Lease 3106 (Column 2) being the land comprised in folio identifier 841/762122 (Column 3). The withdrawn area of 97.84 ha and new lease area of 13115 ha are correct.

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

Department of Primary Industries

MINING ACT 1992

Appointment of Members to the Mine Safety Advisory Council

I, IAN MACDONALD, M.L.C., Minister for Mineral Resources, pursuant to section 341 (1) of the Mining Act 1992 and clause 47 (1) of the Mining Regulation 2003, appoint the persons listed in Column 1 of the Schedule and nominated by the organisation listed opposite in Column 2 of the Schedule as members of the Mine Safety Advisory Council for a term of three (3) years commencing on 8 May 2009.

SCHEDULE

| Column 1 Name | Column 2 Organisation |
|----------------------|---|
| Mr Wayne McANDREW | CFMEU (Mining and Energy Division) |
| Mr Ian MURRAY | CFMEU (Mining and Energy Division) |
| Mr Mick BUFFIER | New South Wales Minerals Council (coal sector) |
| Mrs Susan FIELDS | Cement Concrete and Aggregates Australia |

Dated this 30th day of April 2009.

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

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T09-0081)

No. 3689, AUSTRALIAN GOLD INVESTMENTS LIMITED (ACN 124 873 507), area of 94 units, for Group 1, dated 29 April 2009. (Armidale Mining Division).

(T09-0082)

No. 3690, MONARO MINING NL (ACN 073 155 781), area of 26 units, for Group 1, dated 29 April 2009. (Wagga Wagga Mining Division).

(T09-0083)

No. 3691, CARPENTARIA EXPLORATION LIMITED (ACN 095 117 981), area of 97 units, for Group 1, dated 4 May 2009. (Armidale Mining Division).

(T09-0084)

No. 3692, Richard ARNOLD and Janice Kaye ARNOLD, area of 1 units, for Group 1, dated 5 May 2009. (Broken Hill Mining Division).

IAN MACDONALD, M.L.C., Minister for Mineral Resources NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(07-0191)

No. 3086, now Exploration Licence No. 7333, YOUNG MINING COMPANY PROPRIETARY LIMITED (ACN 004 301 508), County of Monteagle, Map Sheets (8429, 8529), area of 24 units, for Group 2, dated 16 April 2009, for a term until 16 April 2011.

(T08-0248)

No. 3622, now Exploration Licence No. 7319, SILVER CITY MINING LIMITED (ACN 130 933 309), Counties of Farnell, Mootwingee and Yancowinna, Map Sheet (7234), area of 87 units, for Group 1, dated 27 February 2009, for a term until 27 February 2011.

(T09-0023)

No. 3639, now Exploration Licence No. 7334, METAL MINE FINDERS PTY LTD (ACN 125 940 945), Counties of Buccleuch, Clarendon, Harden and Wynyard, Map Sheet (8527), area of 66 units, for Group 1, dated 24 April 2009, for a term until 24 April 2011.

(T09-0034)

No. 3649, now Exploration Licence No. 7335, NEW SOUTH RESOURCES LIMITED (ACN 119 557 416), County of Clarendon, Map Sheet (8428), area of 6 units, for Group 1, dated 24 April 2009, for a term until 24 April 2011

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

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T09-0063)

No. 3673, TIRONZ PTY LIMITED (ACN 118 491 581), County of Richmond and County of Rous, Map Sheets (9540, 9640). Withdrawal took effect on 29 April 2009.

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

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

(M80-0620)

Authorisation No. 199, ENDEAVOUR COAL PTY LTD (ACN 099 830 476), area of 1095 hectares. Application for renewal received 28 April 2009.

(M80-0622)

Authorisation No. 201, ENDEAVOUR COAL PTY LTD (ACN 099 830 476), area of 478 hectares. Application for renewal received 28 April 2009.

(M82-1238)

Authorisation No. 306, ENDEAVOUR COAL PTY LTD (ACN 099 830 476), area of 1470 hectares. Application for renewal received 28 April 2009.

(M85-3372)

Authorisation No. 370, ENDEAVOUR COAL PTY LTD (ACN 099 830 476), area of 3125 hectares. Application for renewal received 28 April 2009.

(C87-0057)

Authorisation No. 396, ENDEAVOUR COAL PTY LTD (ACN 099 830 476), area of 7320 hectares. Application for renewal received 28 April 2009.

(C87-0076)

Authorisation No. 397, ENDEAVOUR COAL PTY LTD (ACN 099 830 476), area of 400 hectares. Application for renewal received 28 April 2009.

(07-1313)

Exploration Licence No. 5728, CHALLENGER MINES LTD (ACN 090 166 528), area of 29 units. Application for renewal received 30 April 2009.

(T02-0379)

Exploration Licence No. 6073, CLUFF MINERALS (AUST) PTY LTD (ACN 002 091 330), area of 14 units. Application for renewal received 30 April 2009.

(07-132)

Exploration Licence No. 6804, MINOTAUR OPERATIONS PTY LTD (ACN 108 925 284), area of 55 units. Application for renewal received 30 April 2009.

(07-179)

Exploration Licence No. 6809, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 115 units. Application for renewal received 30 April 2009.

(07-163)

Exploration Licence No. 6811, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), area of 21 units. Application for renewal received 4 May 2009.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T82-1488)

Exploration Licence No. 3767, CLIMAX AUSTRALIA PTY LIMITED (ACN 002 164 598), County of Bathurst, Map Sheets (8630, 8730), area of 19 units, for a further term until 6 July 2009. Renewal effective on and from 1 May 2009.

(T02-0021)

Exploration Licence No. 5983, ISOKIND PTY LIMITED (ACN 081 732 498), County of Robinson, Map Sheet (8035), area of 11 units, for a further term until 29 August 2010. Renewal effective on and from 28 April 2009.

(C02-0210)

Exploration Licence No. 5993, CREEK RESOURCES PTY LTD (ACN 100 228 886) AND BETALPHA PTY LTD (ACN 105 663 518), County of Buckland, Map Sheet (9035), area of 97 hectares, for a further term until 17 September 2013. Renewal effective on and from 1 May 2009.

(04-571)

Exploration Licence No. 6325, TRIAKO RESOURCES LIMITED (ACN 008 498 119) and GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), Counties of Cunningham and Flinders, Map Sheets (8232, 8233), area of 38 units, for a further term until 19 October 2010. Renewal effective on and from 30 April 2009.

(T03-0979)

Exploration Licence No. 6339, ARK MINES LIMITED (ACN 123 668 717), County of Cowper, Map Sheets (8036, 8136), area of 44 units, for a further term until 8 November 2010. Renewal effective on and from 1 May 2009.

(04-552)

Exploration Licence No. 6342, WESTERN PLAINS RESOURCES LTD (ACN 109 426 502), Counties of Kennedy and Narromine, Map Sheet (8532), area of 15 units, for a further term until 19 November 2010. Renewal effective on and from 30 April 2009.

(T03-0891)

Exploration Licence No. 6365, ARK MINES LIMITED (ACN 123 668 717), County of Cowper, Map Sheets (8136, 8236), area of 20 units, for a further term until 16 January 2011. Renewal effective on and from 9 April 2009.

(06-236)

Exploration Licence No. 6645, TRITTON RESOURCES PTY LTD (ACN 100 095 494), County of Cowper, Map Sheet (8137), area of 67 units, for a further term until 9 October 2010. Renewal effective on and from 30 April 2009.

(06-232)

Exploration Licence No. 6656, MINCOR COPPER PTY LTD (ACN 120 024 777), County of Kennedy, Map Sheet (8333), area of 42 units, for a further term until 26 October 2010. Renewal effective on and from 30 April 2009.

(06-0217)

Exploration Licence No. 6661, CLANCY EXPLORATION LIMITED (ACN 105 578 756), Counties of Gordon and Wellington, Map Sheet (8632), area of 49 units, for a further term until 14 November 2010. Renewal effective on and from 28 April 2009.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

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

(06-4172)

Exploration Licence No. 6712, (Act 1992), RAPTOR MINERALS LIMITED (ACN 101 168 343), Counties of Fitzgerald and Ularara, area of 80 units.

Request for cancellation was received on 24 April 2009.

(07-318)

Exploration Licence No. 6923 (Act 1992), RAPTOR MINERALS LIMITED (ACN 101 168 343), Counties of Ashburnham and Forbes, area of 8 units.

Request for cancellation was received on 24 April 2009.

(07-365)

Exploration Licence No. 7059 (Act 1992), NEWMONT EXPLORATION PTY LTD (ACN 006 306 690), Counties of Cunningham and Gipps, area of 17 units.

Request for cancellation was received on 29 May 2009.

NOTICE is given that the following authority has been cancelled:

(T84-0436)

Mining Lease No. 1194 (Act 1973), Steven Kim KUCHTA, Parish of Dungeree, County of Phillip, Map Sheets (8832-1-S, 8832-1-S), area of 1.246 hectares. Cancellation took effect on 1 May 2009.

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

PART CANCELLATIONS

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

(06-2975)

Authorisation No. 383, CENTENNIAL MANNERING PTY LTD (ACN 101 509 120).

Description of area cancelled:

An area of 15 hectares has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 4 May 2009.

The authority now embraces an area of 1745 hectares.

(T06-0066)

Exploration Licence No. 6627, OROYA MINING LIMITED (ACN 009 146 794).

Description of area cancelled:

An area of 17 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 3 May 2009.

The authority now embraces an area of 30 units.

(T06-0067)

Exploration Licence No. 6628, OROYA MINING LIMITED (ACN 009 146 794).

Description of area cancelled:

An area of 8 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 3 May 2009.

The authority now embraces an area of 44 units.

(T06-0068)

Exploration Licence No. 6629, OROYA MINING LIMITED (ACN 009 146 794).

Description of area cancelled:

An area of 9 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 3 May 2009.

The authority now embraces an area of 37 units.

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

TRANSFERS

(09-1110)

Exploration Licence No 6243, Formerly held by NARRBRI COAL PTY LTD (ACN 107 813 963), EDF TRADING AUSTRALIA PTY LTD (ACN 110 262 925) and UPPER HORN INVESTMENTS (AUSTRALIA) PTY LTD (ACN 129 190 281) has been transferred to NARRABRI COAL PTY LTD (ACN 107 813 963), EDF TRADING AUSTRALIA PTY LTD (ACN 110 262 925), J-POWER AUSTRALIA PTY LTD (ACN 002 307 682) and UPPER HORN INVESTMENTS (AUSTRALIA) PTY LTD (ACN 129 190 281). The transfer was registered on 20 March 2009.

(08-7625)

Exploration Licence No. 6506, formerly held by IRONBARK GOLD LIMITED (ACN 118 751 027) has been transferred to WARATAH GOLD LIMITED (ACN 125 688 940). The transfer was registered on 21 April 2009.

(08-7625)

Exploration Licence No. 6575, formerly held by IRONBARK GOLD LIMITED (ACN 118751027) has been transferred to WARATAH GOLD LIMITED (ACN 125688940). The transfer was registered on 21 April 2009.

(08-7625)

Exploration Licence No. 6793, formerly held by IRONBARK GOLD LIMITED (ACN 118751027) has been transferred to WARATAH GOLD LIMITED (ACN 125688940). The transfer was registered on 21 April 2009.

(08-7625)

Exploration Licence No. 6930, formerly held by IRONBARK GOLD LIMITED (ACN 118751027) has been transferred to WARATAH GOLD LIMITED (ACN 125688940). The transfer was registered on 21 April 2009.

(08-7625)

Exploration Licence No. 6944, formerly held by IRONBARK GOLD LIMITED (ACN 118751027) has been transferred to WARATAH GOLD LIMITED (ACN 125688940). The transfer was registered on 21 April 2009.

(09-1110)

Mining Lease No. 1609 (Act 1992), Formerly held by NARRBRI COAL PTY LTD (ACN 107 813 963), EDF TRADING AUSTRALIA PTY LTD (ACN 110 262 925) and UPPER HORN INVESTMENTS (AUSTRALIA) PTY LTD (ACN 129 190 281) has been transferred to NARRABRI COAL PTY LTD (ACN 107 813 963), EDF TRADING AUSTRALIA PTY LTD (ACN 110 262 925), J-POWER AUSTRALIA PTY LTD (ACN 002 307 682) and UPPER HORN INVESTMENTS (AUSTRALIA) PTY LTD (ACN 129 190 281). The transfer was registered on 20 March 2009.

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

RURAL LANDS PROTECTION ACT 1998

Order – Section 6

Divisions of Hume Livestock Health and Pest District

- I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to section 6(1) of the Rural Lands Protection Act 1998 ("the Act"):
 - 1. revoke the order titled "Divisions of Hume Livestock Health and Pest District" published in *New South Wales Government Gazette* No. 29 of 6 February 2009, at pages 663 to 671, and any order revived as a result of this revocation;
 - divide the Hume Livestock Health and Pest District into three (3) divisions, which will be known as Divisions A, B and C of the Hume Livestock Health and Pest District:
 - specify the boundaries of Division A to be the same as the combined boundaries of the parishes and part parishes described under the heading "Division A" in the Schedule to this order, disregarding the parts of those boundaries that are common between any of those parishes or part parishes;
 - 4. specify the boundaries of Division B to be the same as the combined boundaries of the parishes and part parishes described under the heading "Division B" in the Schedule to this order, disregarding the parts of those boundaries that are common between any of those parishes or part parishes;
 - 5. specify the boundaries of Division C to be the same as the combined boundaries of the parishes and part parishes described under the heading "Division C" in the Schedule to this order, disregarding the parts of those boundaries that are common between any of those parishes or part parishes.

Definitions

In this order:

Amalgamation Proclamation means the proclamation made under section 5 of the Act titled "Amalgamation of 47 rural lands protection districts to constitute 14 livestock health and pest districts" published in *New South Wales Government Gazette* No. 158 of 19 December 2008, at pages 12876 to 12905.

Hume Livestock Health and Pest District means the livestock health and pest district constituted by or as a consequence of the Amalgamation Proclamation.

SCHEDULE

In this Schedule, where "(Part)" appears after the name of the parish in Column 1, this means the part of the parish identified in Columns 1 and 2 that is within the boundary of the Hume Livestock Health and Pest District as described in the Amalgamation Proclamation.

Division A

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Arajoel (Part) | Mitchell |
| Ariah (Part) | Bourke |
| Ashbridge | Bourke |

| Ashcroft Mitchell Beaconsfield Bourke Berrembed (Part) Bourke Berry Jerry Mitchell Beary Jerry Bourke Bourke Bourke (Part) Bourke Bourke (Part) Bourke Bourke (Part) Bourke Bourke (Part) Bourke Brangalgan Bourke Brewarrena (Part) Mitchell Bulgan Clarendon Bulgary Mitchell Bullenbung Mitchell Bundawarrah Bland Bungambil Bourke Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cox Mitchell Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Dulah Bourke Bourke Dourke Dourk | | |
|--|--------------------|-----------|
| Beaconsfield Bourke Berrembed (Part) Bourke Berry Jerry Mitchell Berry Jerry Bourke Boblegigbie (Part) Bourke Boginderra Bland Bourke (Part) Bourke Brangalgan Bourke Brewarrena (Part) Mitchell Bulgan Clarendon Bulgary Mitchell Bullenbung Mitchell Bundawarrah Bland Bungambil Bourke Burke Mitchell Coffin Rock Mitchell Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke Bourke Dourke Doulah Bourke | l . | |
| Berrembed (Part) Berry Jerry Mitchell Berry Jerry Bourke Boblegigbie (Part) Bourke Boginderra Bland Bourke (Part) Brangalgan Bourke Brewarrena (Part) Bulgan Clarendon Bulgary Mitchell Bullenbung Mitchell Bundawarrah Bland Bungambil Bourke Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cox Mitchell Cox Mitchell Bourke Bourke Derry Bourke Devlin Bourke | Ashcroft | Mitchell |
| Berry Jerry Bourke Boblegigbie (Part) Bourke Boginderra Bland Bourke (Part) Bourke Brangalgan Bourke Brewarrena (Part) Mitchell Bulgan Clarendon Bulgary Mitchell Bullenbung Mitchell Bundawarrah Bland Bungambil Bourke Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Devlin Bourke Dulah Bourke Dulah Bourke Dourke | Beaconsfield | Bourke |
| Berry Jerry Bourke Boblegigbie (Part) Bourke Boginderra Bland Bourke (Part) Bourke Brangalgan Bourke Brewarrena (Part) Mitchell Bulgan Clarendon Bulgary Mitchell Bundawarrah Bland Bungambil Bourke Burke Mitchell Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Doulah Bourke Bourke Doulah Bourke Dourke Doulah Bourke Dourke Dourke Doulah Bourke Dourke Doulah Bourke Dourke | Berrembed (Part) | Bourke |
| Boblegigbie (Part) Boginderra Bourke (Part) Bourke Brangalgan Bourke Brewarrena (Part) Bulgan Clarendon Bulgary Mitchell Bullenbung Mitchell Bundawarrah Bland Bungambil Bourke Burrandana Mitchell Coffin Rock Mitchell Coolamon Cottee Bourke Cox Mitchell Culingerai Currawananna Bourke Devlin Bourke Bourke Bourke Bourke Doulah Bourke | Berry Jerry | Mitchell |
| Boginderra Bourke (Part) Brangalgan Bourke Brewarrena (Part) Bulgan Clarendon Bulgary Mitchell Bullenbung Mitchell Bundawarrah Bland Bungambil Bourke Burke Mitchell Coffin Rock Mitchell Coolamon Bourke Cox Mitchell Cox Mitchell Culingerai Currawananna Bourke Devlin Bourke | Berry Jerry | Bourke |
| Bourke (Part) Bourke Brangalgan Brewarrena (Part) Bulgan Clarendon Bulgary Mitchell Bullenbung Mitchell Bundawarrah Bland Bungambil Bourke Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Bourke Cox Mitchell Cox Mitchell Cox Mitchell Bourke Bourke Derry Bourke | Boblegigbie (Part) | Bourke |
| Brangalgan Bourke Brewarrena (Part) Mitchell Bulgan Clarendon Bulgary Mitchell Bullenbung Mitchell Bundawarrah Bland Bungambil Bourke Burke Mitchell Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Boginderra | Bland |
| Brewarrena (Part) Mitchell Bulgan Clarendon Bulgary Mitchell Bullenbung Mitchell Bundawarrah Bland Bungambil Bourke Burke Mitchell Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Bourke (Part) | Bourke |
| Bulgary Mitchell Bullenbung Mitchell Bundawarrah Bland Bungambil Bourke Burke Mitchell Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Culingerai Bland Currawananna Bourke Derry Bourke Dulah Bourke | Brangalgan | Bourke |
| Bulgary Mitchell Bullenbung Mitchell Bundawarrah Bland Bungambil Bourke Burke Mitchell Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Brewarrena (Part) | Mitchell |
| Bullenbung Mitchell Bundawarrah Bland Bungambil Bourke Burke Mitchell Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Bulgan | Clarendon |
| Bundawarrah Bungambil Burke Burke Mitchell Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke | Bulgary | Mitchell |
| Bungambil Bourke Burke Mitchell Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Bourke Bourke | Bullenbung | Mitchell |
| Burke Mitchell Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Bundawarrah | Bland |
| Burrandana Mitchell Coffin Rock Mitchell Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Bungambil | Bourke |
| Coffin Rock Mitchell Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Burke | Mitchell |
| Coolamon Bourke Cottee Bourke Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Burrandana | Mitchell |
| Cottee Bourke Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Coffin Rock | Mitchell |
| Cowabbie (Part) Bourke Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Coolamon | Bourke |
| Cox Mitchell Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Cottee | Bourke |
| Culingerai Bland Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Cowabbie (Part) | Bourke |
| Currawananna Bourke Derry Bourke Devlin Bourke Dulah Bourke | Cox | Mitchell |
| Derry Bourke Devlin Bourke Dulah Bourke | Culingerai | Bland |
| Devlin Bourke Dulah Bourke | Currawananna | Bourke |
| Dulah Bourke | Derry | Bourke |
| | Devlin | Bourke |
| Elliott Rourke | Dulah | Bourke |
| Linon | Elliott | Bourke |
| Eunanoreenya Clarendon | Eunanoreenya | Clarendon |
| Fennel (Part) Bourke | Fennel (Part) | Bourke |
| Galore Urana | Galore | Urana |
| Ganmain Bourke | Ganmain | Bourke |
| Gidgingidginbung Bland | Gidgingidginbung | Bland |
| Gobbagombalin Clarendon | Gobbagombalin | Clarendon |
| Gregado Wynyard | Gregado | Wynyard |
| Grubben Mitchell | Grubben | Mitchell |
| Gumly Gumly Wynyard | Gumly Gumly | Wynyard |
| Gwynne Clarendon | Gwynne | Clarendon |

| Column 1 Parish / Part Parish | Column 2 County |
|-------------------------------|--------------------|
| Hanging Rock | Mitchell |
| Hooke | Bourke |
| Houlaghan | Clarendon |
| Ingalba | Bourke |
| Junee | Clarendon |
| Kindra | Bourke |
| Kinilibah | Bourke |
| Kockibitoo | Bourke |
| Lachlan | Bourke |
| Langi-Kal-Kal (Part) | Bourke |
| Leitch | Mitchell |
| Livingstone | Wynyard |
| Lockhart (Part) | Urana |
| Lupton (Part) | Bourke |
| Maclean | Mitchell |
| Malebo | Clarendon |
| Mandamah (Part) | Bland |
| Mandamah | Bourke |
| Mangoplah | Mitchell |
| Maror | Clarendon |
| Marrar | Bourke |
| Matong | Bourke |
| Methul | Bourke |
| Milbrulong | Mitchell |
| Mimosa | Bourke |
| Mimosa (Part) | Mitchell |
| Mundawaddery | Mitchell |
| Mundowy | Mitchell |
| Murrulebale | Bourke |
| Napier (Part) | Urana |
| Narraburra | Bland |
| North Wagga Wagga | Clarendon |
| Northcote | Bourke |
| Osborne (Part) | Mitchell |
| Pearson | Mitchell |
| | Mitchell |
| Pulletop | Bourke |
| Quandary Pameay (Part) | |
| Ramsay (Part) | Bourke |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Robertson | Bourke |
| Rowan | Wynyard |
| Sandy Creek | Mitchell |
| Sebastopol | Clarendon |
| South Junee | Clarendon |
| South Wagga Wagga | Wynyard |
| Tara | Bourke |
| Temora | Bland |
| Thanowring | Bland |
| Therarbung (Part) | Bland |
| Thurungly | Bland |
| Tootool | Mitchell |
| Tooyal | Bourke |
| Trickett | Bourke |
| Trigalong | Bland |
| Uranquinty | Mitchell |
| Vincent | Mitchell |
| Wallace | Clarendon |
| Walladilly | Bland |
| Warre Warral | Clarendon |
| Warren | Bourke |
| Warri (Part) | Bourke |
| Wauberrima | Mitchell |
| Westby | Mitchell |
| Windeyer | Bourke |
| Woomahrigong | Wynyard |
| Yarragundry | Mitchell |
| Yarranjerry (Part) | Bourke |
| Yerong | Mitchell |

Division B

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Adelong | Wynyard |
| Adjungbilly | Buccleuch |
| Bago | Wynyard |
| Baloo | Buccleuch |
| Bangus | Wynyard |
| Batlow | Wynyard |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Belmore | Wynyard |
| Bethungra | Clarendon |
| Bilda | Clarendon |
| Billabung | Clarendon |
| Blanch | Wynyard |
| Blowering | Buccleuch |
| Bogong | Buccleuch |
| Bongongalong | Harden |
| Book Book | Wynyard |
| Boraig | Buccleuch |
| Borambula | Wynyard |
| Boree | Clarendon |
| Brewarrena | Mitchell |
| Brungle | Buccleuch |
| Buccleuch | Selwyn |
| Buddong | Selwyn |
| Bundarbo | Buccleuch |
| Bungongo | Buccleuch |
| Burra | Harden |
| Bute | Clarendon |
| Califat | Wynyard |
| Carumbi | Bland |
| Childowla | Buccleuch |
| Claris | Clarendon |
| Clear Hill | Selwyn |
| Combaning | Bland |
| Congou (Part) | Bland |
| Cooba | Clarendon |
| Coolac | Harden |
| Cooleman | Buccleuch |
| Cooney (Part) | Harden |
| Cootamundra | Harden |
| Coreinbob | Wynyard |
| Courabyra | Wynyard |
| Cowcumbala | Harden |
| Cowrajago | Buccleuch |
| Cullinga (Part) | Harden |
| Cunjegong | Harden |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Cunningdroo | Wynyard |
| Darbalara | Buccleuch |
| Demondrille (Part) | Harden |
| Dinga Dingi | Bland |
| Dudauman | Bland |
| Dutzon | Wynyard |
| Ellerslie | Wynyard |
| Euadera | Wynyard |
| Eurongilly | Clarendon |
| Gadara | Wynyard |
| Garnet | Buccleuch |
| Geraldra (Part) | Bland |
| Gilmore | Wynyard |
| Gobarralong | Harden |
| Goldspink | Wynyard |
| Goobarragandra | Buccleuch |
| Goobarralong | Buccleuch |
| Gundibindyal | Bland |
| Hillas | Wynyard |
| Hindmarsh | Wynyard |
| Hurley | Clarendon |
| Ironbong | Clarendon |
| Ivor | Clarendon |
| Jeralgambeth | Clarendon |
| Jibeen | Buccleuch |
| Jindalee | Harden |
| Jounama | Buccleuch |
| Jugiong (Part) | Harden |
| Keajura | Wynyard |
| Kiandra (Part) | Wallace |
| Kilgowla | Wynyard |
| Killimicat | Buccleuch |
| Kimo | Clarendon |
| Kyeamba | Wynyard |
| Maleeja | Bland |
| Manjar | Selwyn |
| Mate | Wynyard |
| Merrybundinah | Clarendon |

| Column 1 Parish / Part Parish | Column 2 |
|----------------------------------|--------------------|
| Minjary | County Wynyard |
| Mitta Mitta | Clarendon |
| Moonbucca | Bland |
| Mooney Mooney | Harden |
| Mundarlo | Wynyard |
| Mundongo | Buccleuch |
| Murraguldrie | Wynyard |
| Muttama | Harden |
| Nacki Nacki | Wynyard |
| Nanangroe | Buccleuch |
| | Clarendon |
| Nangus Nimbo | Buccleuch |
| North Gundagai | Clarendon |
| Nubba (Part) | Harden |
| Oberne | |
| | Wynyard Clarendon |
| Oura | Buccleuch |
| Peppercorn (Part) | Buccleuch |
| Pinbeyan Scott | |
| 2000 | Selwyn |
| Selwyn | Selwyn |
| Selwyn | Wynyard |
| South Gundagai | Wynyard Bland |
| Stockinbingal | |
| Table Top | Selwyn |
| Talbingo | Buccleuch |
| Tarcutta | Wynyard |
| Tarrabandra | Wynyard |
| Tenandra | Clarendon |
| The Peaks | Buccleuch |
| Trevethin | Clarendon |
| Tumbleton (Part) | Bland |
| Tumorrama | Buccleuch |
| Tumut | Wynyard |
| Tywong | Wynyard |
| Ulandra | Clarendon |
| Umutbee | Wynyard |
| Wagara | Buccleuch |
| Wallace | Wynyard |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Wallace | Selwyn |
| Wallendoon (Part) | Harden |
| Wallundry | Bland |
| Wantabadgery | Clarendon |
| Wantiool | Clarendon |
| Wereboldera | Wynyard |
| Willie Ploma | Wynyard |
| Wondalga | Wynyard |
| Wyangle | Buccleuch |
| Yabtree | Wynyard |
| Yarrangobilly | Buccleuch |
| Yaven | Wynyard |
| Yellowin | Selwyn |
| Yeo Yeo | Bland |

Division C

| Division C | |
|----------------------------------|--------------------|
| Column 1 Parish / Part Parish | Column 2 County |
| Albury | Goulburn |
| Back Creek | Goulburn |
| Beaumont | Selwyn |
| Billabung | Goulburn |
| Bogandyera | Selwyn |
| Bowna | Goulburn |
| Bringenbrong | Selwyn |
| Brocklesby | Hume |
| Buckargingah | Hume |
| Bulalgee | Wynyard |
| Bulgandry (Part) | Hume |
| Bungowannah | Hume |
| Burra | Selwyn |
| Burrumbuttock | Hume |
| Carabobala | Goulburn |
| Carabost | Wynyard |
| Carabost | Goulburn |
| Castlestead | Hume |
| Comer | Hume |
| Coocook | Goulburn |
| Cookardinia | Goulburn |
| | |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Coppabella | Goulburn |
| Cowra | Selwyn |
| Craven | Selwyn |
| Creighton | Hume |
| Cumboroona | Goulburn |
| Currajong | Goulburn |
| Dargals | Selwyn |
| Dora Dora | Goulburn |
| Edgehill | Mitchell |
| Forest Creek | Goulburn |
| Geehi | Selwyn |
| Gerogery | Goulburn |
| Gibson | Hume |
| Glenken | Selwyn |
| Glenroy | Selwyn |
| Goombargana | Hume |
| Greg Greg | Selwyn |
| Gungartan | Selwyn |
| Нау | Selwyn |
| Henty | Hume |
| Hindmarsh | Hume |
| Holbrook | Goulburn |
| Hovell | Hume |
| Howlong | Hume |
| Hume | Selwyn |
| Hume | Goulburn |
| Humula | Wynyard |
| Huon | Goulburn |
| Indi | Selwyn |
| Jagumba | Selwyn |
| Jagungal | Selwyn |
| Jergyle | Goulburn |
| Jerra Jerra | Goulburn |
| Jindera | Goulburn |
| Jingellic | Goulburn |
| Jingellic East | Selwyn |
| Kentucky (Part) | Hume |
| Khancoban | Selwyn |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| King | Selwyn |
| Kosciuszko | Selwyn |
| Kosciuszko (Part) | Wallace |
| Lea | Selwyn |
| Little Billabung | Goulburn |
| Mahonga (Part) | Hume |
| Mannus | Selwyn |
| Maragle | Selwyn |
| Mate | Selwyn |
| Mitchell | Goulburn |
| Moorwatha | Hume |
| Morebringer | Hume |
| Morven | Hume |
| Mountain Creek | Goulburn |
| Mullengandra | Goulburn |
| Munderoo | Selwyn |
| Mungabarina | Goulburn |
| Munyabla | Urana |
| Munyang | Selwyn |
| Murray | Goulburn |
| Murray | Selwyn |
| Narra Narra Wa | Goulburn |
| Nurenmerenmong | Selwyn |
| Osborne (Part) | Hume |
| Ournie | Selwyn |
| Piney Range | Hume |
| Pulletop | Goulburn |
| Quat Quatta (Part) | Hume |
| Richmond (Part) | Hume |
| Ross (Part) | Urana |
| Round Hill | Selwyn |
| Round Hill | Hume |
| Ryan | Hume |
| Sherwyn | Hume |
| Stitt | Hume |
| Talmalmo | Goulburn |
| Thugga | Hume |
| Thurgoona | Goulburn |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Tooma | Selwyn |
| Tougaroo | Selwyn |
| Tumbarumba | Selwyn |
| Twynam | Selwyn |
| Umbango | Wynyard |
| Vautier | Goulburn |
| Victoria | Selwyn |
| Wagra | Goulburn |
| Walbundrie | Hume |
| Walla Walla | Hume |
| Wallandoon (Part) | Urana |
| Welaregang | Selwyn |
| Welumba | Selwyn |
| Wood | Wynyard |
| Woomargama | Goulburn |
| Wyndham | Goulburn |
| Yambla | Goulburn |
| Yarara | Goulburn |
| Yarra Yarra | Goulburn |
| Youngal | Selwyn |

Dated this 30th day of April 2009.

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

RURAL LANDS PROTECTION ACT 1998

Order - Section 6

Divisions of Mid-Coast Livestock Health and Pest District

- I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to section 6(1) of the Rural Lands Protection Act 1998 ("the Act"):
 - 1. revoke the order titled "Divisions of Mid-Coast Livestock Health and Pest District" published in *New South Wales Government Gazette* No. 29 of 6 February 2009, at pages 684 to 694, and any order revived as a result of this revocation;
 - 2. divide the Mid-Coast Livestock Health and Pest District into six (6) divisions, which will be known as Divisions A to F of the Mid-Coast Livestock Health and Pest District;
 - specify the boundaries of Division A to be the same as the combined boundaries of the parishes and part parishes described under the heading "Division A" in the Schedule to this order, disregarding the parts of those boundaries that are common between any of those parishes or part parishes;

- 4. specify the boundaries of Division B to be the same as the combined boundaries of the parishes and part parishes described under the heading "Division B" in the Schedule to this order, disregarding the parts of those boundaries that are common between any of those parishes or part parishes;
- 5. specify the boundaries of Division C to be the same as the combined boundaries of the parishes and part parishes described under the heading "Division C" in the Schedule to this order, disregarding the parts of those boundaries that are common between any of those parishes or part parishes;
- 6. specify the boundaries of Division D to be the same as the combined boundaries of the parishes and part parishes described under the heading "Division D" in the Schedule to this order, disregarding the parts of those boundaries that are common between any of those parishes or part parishes;
- 7. specify the boundaries of Division E to be the same as the combined boundaries of the parishes and part parishes described under the heading "Division E" in the Schedule to this order, disregarding the parts of those boundaries that are common between any of those parishes or part parishes;
- 8. specify the boundaries of Division F to be the same as the combined boundaries of the parishes and part parishes described under the heading "Division F" in the Schedule to this order, disregarding the parts of those boundaries that are common between any of those parishes or part parishes.

Definitions

In this order:

Amalgamation Proclamation means the proclamation made under section 5 of the Act titled "Amalgamation of 47 rural lands protection districts to constitute 14 livestock health and pest districts" published in *New South Wales Government Gazette* No. 158 of 19 December 2008, at pages 12876 to 12905.

Mid-Coast Livestock Health and Pest District means the livestock health and pest district constituted by or as a consequence of the Amalgamation Proclamation.

SCHEDULE

In this Schedule, where "(Part)" appears after the name of the parish in Column 1, this means the part of the parish identified in Columns 1 and 2 that is within the boundary of the Mid-Coast Livestock Health and Pest District as described in the Amalgamation Proclamation.

Division A

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Allgomera | Raleigh |
| Barraganyatti | Dudley |
| Bellbrook | Dudley |
| Belmore | Raleigh |
| Bonville | Raleigh |
| Bowra | Raleigh |

| Column 1 | Column 2 |
|----------------------|----------|
| Parish / Part Parish | County |
| Buckra Bendinni | Raleigh |
| Burragong | Dudley |
| Cliffs | Dudley |
| Clybucca | Dudley |
| Collombatti | Dudley |
| Comara | Dudley |
| Congarinni | Raleigh |
| Denison | Raleigh |
| Dingle | Raleigh |
| Dudley | Raleigh |
| Dyke (Part) | Clarke |
| Gladstone | Raleigh |
| Gordon | Dudley |
| Herborn | Raleigh |
| Hickey | Dudley |
| Ingalba | Raleigh |
| Ketelghay | Raleigh |
| Loftus | Dudley |
| Medlow | Raleigh |
| Merrylegai | Raleigh |
| Missabotti | Raleigh |
| Nambucca | Raleigh |
| Never Never | Raleigh |
| Newry | Raleigh |
| North Bellingen | Raleigh |
| North Creek | Raleigh |
| Nulla Nulla | Dudley |
| Oakes | Raleigh |
| Pee Dee | Dudley |
| Raleigh | Raleigh |
| South Bellingen | Raleigh |
| Stuart | Dudley |
| Tanban | Dudley |
| Timboon | Raleigh |
| Unkya | Raleigh |
| Uralgurra | Dudley |
| Valley Valley | Raleigh |
| Vautin | Raleigh |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Warrell | Raleigh |
| Waverley | Raleigh |
| Willawarrin | Dudley |
| Wolseley | Dudley |
| Yarrabandini | Dudley |
| Yarrahapinni | Dudley |
| Yarranbella | Raleigh |
| Yarravel | Dudley |

Division B

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Albert | Macquarie |
| Arakoon | Macquarie |
| Ballengarra | Macquarie |
| Bandi Bandi | Dudley |
| Bellangry | Macquarie |
| Beranghi | Macquarie |
| Boonanghi | Dudley |
| Burrawan | Macquarie |
| Cairneross | Macquarie |
| Clarke | Dudley |
| Cochrane (Part) | Vernon |
| Cogo | Macquarie |
| Cooroobongatti | Dudley |
| Cowangara | Macquarie |
| Dudley | Dudley |
| Forbes | Macquarie |
| Jasper | Macquarie |
| Kalateenee | Dudley |
| Kemp | Dudley |
| Kempsey | Macquarie |
| Kinchela | Macquarie |
| Kindee | Macquarie |
| Kippara | Macquarie |
| Koree | Macquarie |
| Kullatine | Dudley |
| Kunderang (Part) | Vernon |
| Lincoln | Macquarie |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Macleay | Dudley |
| Macquarie | Macquarie |
| Moorabark | Macquarie |
| Morton | Macquarie |
| Naylor | Hawes |
| Oreen | Dudley |
| Palmerston | Macquarie |
| Panton | Dudley |
| Pappinbarra | Macquarie |
| Parrabel | Dudley |
| Prospect | Macquarie |
| Queens Lake | Macquarie |
| Redbank | Macquarie |
| Tinebank | Macquarie |
| Torrens | Macquarie |
| Vernon | Dudley |
| Walibree | Macquarie |
| Warbro | Dudley |
| Warne | Dudley |
| Werrikimbe | Hawes |
| Willi Willi | Dudley |
| Wittitrin | Dudley |

Division C

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Barnard | Hawes |
| Barnard | Macquarie |
| Bobin | Macquarie |
| Bohnock | Gloucester |
| Bootawa | Gloucester |
| Bulga | Macquarie |
| Camden Haven | Macquarie |
| Cobb | Hawes |
| Comboyne | Macquarie |
| Cooplacurripa | Hawes |
| Craven | Gloucester |
| Crosbie | Gloucester |
| Cundle | Macquarie |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Curracabundi (Part) | Hawes |
| Curricabark | Hawes |
| Dawson | Macquarie |
| Debenham | Macquarie |
| Dewitt | Hawes |
| Ellenborough | Macquarie |
| Giro (Part) | Hawes |
| Graeme | Macquarie |
| Harrington | Macquarie |
| Hastings | Hawes |
| Hawes (Part) | Hawes |
| Innes | Macquarie |
| Johns River | Macquarie |
| Kerewong | Macquarie |
| Khatambuhl | Macquarie |
| Killawarra | Macquarie |
| Kimbriki | Gloucester |
| Knorrit | Macquarie |
| Kokomerican | Macquarie |
| Kornga | Gloucester |
| Kundibakh | Gloucester |
| Lansdowne | Macquarie |
| Lewis | Macquarie |
| Lorne | Macquarie |
| Lowry (Part) | Hawes |
| Mackay | Hawes |
| Mackay | Macquarie |
| Marlee | Macquarie |
| Marsh | Macquarie |
| Mernot (Part) | Hawes |
| Mummel | Hawes |
| Murray (Part) | Hawes |
| Myall (Part) | Hawes |
| Myall | Macquarie |
| Myra | Hawes |
| Oxley | Macquarie |
| Ralfe | Macquarie |
| Rowley | Hawes |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Rowley | Macquarie |
| Stewart | Macquarie |
| Talawahl | Gloucester |
| Taree | Macquarie |
| Tinonee | Gloucester |
| Tiri | Gloucester |
| Tobin | Hawes |
| Togalo (Part) | Hawes |
| Ward (Part) | Hawes |
| White (Part) | Hawes |
| Wingham | Macquarie |
| Woko | Hawes |
| Wyoming | Macquarie |
| Yarratt | Macquarie |

Division D

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Avon | Gloucester |
| Bachelor | Gloucester |
| Barrington | Gloucester |
| Beean Beean | Gloucester |
| Belbora | Gloucester |
| Berrico | Gloucester |
| Beryan | Gloucester |
| Bindera | Gloucester |
| Blackcamp | Gloucester |
| Boolambayte | Gloucester |
| Booral | Gloucester |
| Boranel | Gloucester |
| Bulahdelah | Gloucester |
| Carrington | Gloucester |
| Coolongolook | Gloucester |
| Coweambah | Gloucester |
| Curreeki | Gloucester |
| Eurunderee | Gloucester |
| Euther | Gloucester |
| Evans | Gloucester |
| Faulkland | Gloucester |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Fens | Gloucester |
| Fitzroy | Gloucester |
| Forster | Gloucester |
| Gloucester | Gloucester |
| Gorton | Gloucester |
| Grant | Gloucester |
| Gundaine | Gloucester |
| Hewong | Gloucester |
| Karuah | Gloucester |
| Knowla | Gloucester |
| Kyle | Gloucester |
| Limestone | Gloucester |
| Milli | Gloucester |
| Mimi | Gloucester |
| Monkerai | Gloucester |
| Mount George | Gloucester |
| Myall | Gloucester |
| Nerong | Gloucester |
| Stroud | Gloucester |
| Sutton (Part) | Gloucester |
| Tarean | Gloucester |
| Teleraree | Gloucester |
| Terreel | Gloucester |
| Tomalla | Hawes |
| Tomaree (Part) | Gloucester |
| Торі Торі | Gloucester |
| Tuncurry | Gloucester |
| Verulam | Gloucester |
| Viney Creek | Gloucester |
| Wallingat | Gloucester |
| Wang Wauk | Gloucester |
| Wawgan | Gloucester |
| Willabah | Gloucester |
| Wollom | Gloucester |
| Womboin | Gloucester |
| | |

Division E

| C-1 1 | C-1 2 |
|----------------------------------|--------------------|
| Column 1 Parish / Part Parish | Column 2 County |
| Alfred | Gloucester |
| Allyn | Durham |
| Avenal | Durham |
| Barford | Durham |
| Belford | Northumberland |
| Boonabilla | Durham |
| Broughton | Durham |
| Butterwick | Durham |
| Carrow | Durham |
| Colonna | Durham |
| Darlington | Durham |
| Dungog | Durham |
| Dyrring | Durham |
| Eldon (Part) | Gloucester |
| Fingal | Durham |
| Fosterton | Gloucester |
| Glendon | Durham |
| Gotha | Durham |
| Gresford | Durham |
| Holywell | Durham |
| Horton | Gloucester |
| Houghton | Durham |
| Irralong | Gloucester |
| Lewinsbrook | Durham |
| Marwood | Durham |
| Middlehope | Durham |
| Mirannie | Durham |
| Ovingham (Part) | Northumberland |
| Rothbury (Part) | Northumberland |
| Seaham | Durham |
| Sedgefield | Durham |
| St Julian | Durham |
| Stanhope | Durham |
| Tangory | Durham |
| Thalaba | Gloucester |
| Thornton (Part) | Gloucester |
| Tillegra | |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Tillegra | Gloucester |
| Trevor | Gloucester |
| Tyraman | Durham |
| Uffington | Durham |
| Underbank | Durham |
| Underbank | Gloucester |
| Vere | Northumberland |
| Wallarobba | Durham |
| Wangat | Gloucester |
| Whittingham | Northumberland |
| Wilmot | Gloucester |
| Wolfingham | Durham |

Division F

| 2112011 | |
|----------------------------------|--------------------|
| Column 1 Parish / Part Parish | Column 2 County |
| Alma | Brisbane |
| Althorpe | Durham |
| Arndell | Hunter |
| Auckland | Durham |
| Baerami | Hunter |
| Balmoral | Durham |
| Belltrees | Durham |
| Blackwater | Hunter |
| Brawboy | Brisbane |
| Brogheda | Brisbane |
| Broke | Northumberland |
| Bronte | Durham |
| Brougham | Durham |
| Bulga | Hunter |
| Bureen | Hunter |
| Burton (Part) | Northumberland |
| Caroora | Hunter |
| Castle Sempill | Brisbane |
| Chalmers | Durham |
| Cherson | Brisbane |
| Clanricard | Brisbane |
| Coonbaralba | Hunter |
| Coricudgy | Hunter |

| Column 1 | Column 2 |
|------------------------|--------------------------|
| Parish / Part Parish | County |
| Crawney Dalton (Part) | Brisbane Northumberland |
| , , | Brisbane |
| Dangar Denman | Brisbane |
| Doon | Durham |
| | Hunter |
| Doyle Ellerston | Brisbane |
| Ellis | Brisbane |
| | Durham |
| Foy | Durham |
| Goorangoola | |
| Guan Gua | Brisbane |
| Gullongulong | Hunter |
| Gundy Gundy | Brisbane |
| Gungalwa | Hunter |
| Hall (Part) | Brisbane |
| Halscot | Brisbane |
| Harrowby | Northumberland |
| Herschell | Durham |
| Howick | Durham |
| Hungerford | Hunter |
| Hunter | Hunter |
| Isis | Brisbane |
| Kekeelbon | Hunter |
| Kerrabee | Phillip |
| Kindarun | Hunter |
| Lemington | Hunter |
| Liddell | Durham |
| Liebeg | Durham |
| Lincoln | Brisbane |
| Macqueen | Brisbane |
| Mamaran | Durham |
| Manbus | Brisbane |
| Manobalai | Brisbane |
| Martindale | Hunter |
| McDonald (Part) | Phillip |
| McLean | Hunter |
| Medhurst | Hunter |
| Mediwah | Hunter |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Melbourne | Brisbane |
| Merriwa (Part) | Brisbane |
| Milbrodale | Northumberland |
| Mirrie | Hunter |
| Monundilla | Hunter |
| Moonan | Durham |
| Mount Royal | Durham |
| Murrurundi (Part) | Brisbane |
| Murulla | Brisbane |
| Myrtle | Hunter |
| Nerobingabla | Brisbane |
| Nullo | Hunter |
| Oldcastle | Durham |
| Omadale | Durham |
| Page | Brisbane |
| Palomorang | Hunter |
| Park | Brisbane |
| Parnell | Hunter |
| Parry | Hunter |
| Phillip | Hunter |
| Piribil | Hunter |
| Pomany (Part) | Phillip |
| Poppong | Hunter |
| Prospero | Durham |
| Putty | Hunter |
| Ravensworth | Durham |
| Rosamond | Durham |
| Rouchel | Durham |
| Rowan | Durham |
| Russell | Durham |
| Savoy | Durham |
| Scone | Brisbane |
| Shenstone | Durham |
| Simpson (Part) | Phillip |
| St Aubins | Durham |
| Strathearn | Brisbane |
| Sturt | Hunter |
| Temi | Brisbane |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Timor | Brisbane |
| Tinagroo | Brisbane |
| Tollagong | Hunter |
| Tomalpin | Hunter |
| Tonga | Hunter |
| Tudor | Durham |
| Tupa | Hunter |
| Tyrone (Part) | Brisbane |
| Vane | Durham |
| Vaux | Durham |
| Wambo | Hunter |
| Wandewoi | Brisbane |
| Wareng | Hunter |
| Warkworth | Northumberland |
| Waverly | Brisbane |
| White | Hunter |
| Whybrow | Hunter |
| Wickham (Part) | Brisbane |
| Widden (Part) | Phillip |
| Willis | Brisbane |
| Wilpen | Hunter |
| Wingen | Brisbane |
| Wollombi | Northumberland |
| Worondi (Part) | Brisbane |
| Wybong | Brisbane |
| Wynn | Durham |
| Yarraman | Brisbane |

Dated this 30th day of April 2009.

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

RURAL LANDS PROTECTION ACT 1998

Order - Section 6

Divisions of Tablelands Livestock Health and Pest District

- I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to section 6(1) of the Rural Lands Protection Act 1998 ("the Act"):
 - 1. revoke the order titled "Divisions of Tablelands Livestock Health and Pest District" published in *New South Wales Government Gazette* No. 29 of 6 February 2009, at pages 750 to 759, and any order revived as a result of this revocation;

- 2. divide the Tablelands Livestock Health and Pest District into two (2) divisions, which will be known as Divisions A and B of the Tablelands Livestock Health and Pest District:
- specify the boundaries of Division A to be the same as the combined boundaries of the parishes and part parishes described under the heading "Division A" in the Schedule to this order, disregarding the parts of those boundaries that are common between any of those parishes or part parishes;
- 4. specify the boundaries of Division B to be the same as the combined boundaries of the parishes and part parishes described under the heading "Division B" in the Schedule to this order, disregarding the parts of those boundaries that are common between any of those parishes or part parishes.

Definitions

In this order:

Amalgamation Proclamation means the proclamation made under section 5 of the Act titled "Amalgamation of 47 rural lands protection districts to constitute 14 livestock health and pest districts" published in *New South Wales Government Gazette* No. 158 of 19 December 2008, at pages 12876 to 12905.

Tablelands Livestock Health and Pest District means the livestock health and pest district constituted by or as a consequence of the Amalgamation Proclamation.

SCHEDULE

In this Schedule, where "(Part)" appears after the name of the parish in Column 1, this means the part of the parish identified in Columns 1 and 2 that is within the boundary of the Tablelands Livestock Health and Pest District as described in the Amalgamation Proclamation.

Division A

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Abercorn | Westmoreland |
| Abercrombie | Georgiana |
| Aberfoil | Bathurst |
| Adderley | Westmoreland |
| Alfred | Westmoreland |
| Anson | Bathurst |
| Antonio | Westmoreland |
| Apsley | Bathurst |
| Arkell | Bathurst |
| Balfour | Westmoreland |
| Ballyroe | Georgiana |
| Bandamora (Part) | Roxburgh |
| Bangaroo | Bathurst |
| Banshea | Westmoreland |

| Column 1 | Column 2 |
|----------------------|---------------------|
| Parish / Part Parish | County Westmoreland |
| Baring Barton (Part) | Ashburnham |
| Barton (Fart) | Cook |
| | |
| Bathurst | Bathurst |
| Beaufort | Bathurst |
| Beemarang | Georgiana |
| Belubula | Bathurst |
| Ben Bullen (Part) | Roxburgh |
| Beneree | Bathurst |
| Billimari | Bathurst |
| Bindo | Westmoreland |
| Blackheath (Part) | Cook |
| Blake | Bathurst |
| Blenheim | Westmoreland |
| Bolton | Westmoreland |
| Bombah | Georgiana |
| Boomey (Part) | Wellington |
| Boree Cabonne (Part) | Ashburnham |
| Boree Nyrang (Part) | Ashburnham |
| Borenore | Wellington |
| Bowan (Part) | Ashburnham |
| Bracebridge | Bathurst |
| Bringellet | Bathurst |
| Bruinbun | Roxburgh |
| Bucumba | Georgiana |
| Bulgarres | Westmoreland |
| Bummaroo | Georgiana |
| Burraga | Georgiana |
| Byng | Bathurst |
| Cadogan | Bathurst |
| Calvert | Bathurst |
| Canobolas | Ashburnham |
| Canomodine | Ashburnham |
| Canowindra | Bathurst |
| Capertee | Cook |
| Capertee | Hunter |
| Cargo (Part) | Ashburnham |
| Carlton | Bathurst |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Carrawa | Georgiana |
| Carroll | Wellington |
| Castleton | Roxburgh |
| Chaucer | Bathurst |
| Clarendon | Bathurst |
| Clinton | Bathurst |
| Clwydd | Cook |
| Coco (Part) | Roxburgh |
| Cole | Bathurst |
| Coleridge | Bathurst |
| Collett | Ashburnham |
| Colong (Part) | Westmoreland |
| Colville | Bathurst |
| Cook | Cook |
| Coolamigal | Roxburgh |
| Coorongooba (Part) | Hunter |
| Coota | Bathurst |
| Copper Hill (Part) | Wellington |
| Copperhannia | Georgiana |
| Cowra | Bathurst |
| Cox | Cook |
| Crete | Westmoreland |
| Crudine (Part) | Roxburgh |
| Cullen Bullen | Roxburgh |
| Cummings (Part) | Wellington |
| Cunningham | Wellington |
| Cyclops | Westmoreland |
| Drogheda | Westmoreland |
| Duckmaloi | Westmoreland |
| Dulabree | Roxburgh |
| Dunleary | Bathurst |
| Duramana | Roxburgh |
| Edinburgh | Ashburnham |
| Egbert | Bathurst |
| Errol | Bathurst |
| Eskdale | Roxburgh |
| Eusdale | Roxburgh |
| Falnash | Cook |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Falnash | Roxburgh |
| Finley | Georgiana |
| Forbes | Wellington |
| Freemantle | Bathurst |
| Galbraith | Bathurst |
| Gamboola (Part) | Wellington |
| Ganbenang | Westmoreland |
| Gangerang | Westmoreland |
| Garrynian | Georgiana |
| Gilmandyke | Georgiana |
| Gindantherie (Part) | Cook |
| Glen Alice (Part) | Hunter |
| Glenlogan | Bathurst |
| Govett | Cook |
| Govett South | Cook |
| Graham | Bathurst |
| Grantham | Bathurst |
| Gregra (Part) | Ashburnham |
| Groveland | Georgiana |
| Gurnang | Georgiana |
| Hampton | Bathurst |
| Hartley | Cook |
| Huntley | Bathurst |
| Innes | Hunter |
| Irene | Westmoreland |
| Isabella | Georgiana |
| Jamison (Part) | Cook |
| Jamison | Hunter |
| Jedburgh | Roxburgh |
| Jenolan | Westmoreland |
| Jeremy | Georgiana |
| Jerrong | Georgiana |
| Jesse | Roxburgh |
| Jocelyn | Westmoreland |
| Kanimbla | Cook |
| Kedumba (Part) | Cook |
| Kelso | Roxburgh |
| Kempfield | Georgiana |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Kendale | Westmoreland |
| Kenilworth | Bathurst |
| Konangaroo | Westmoreland |
| Kowmung | Westmoreland |
| Langdale | Westmoreland |
| Larras Lake | Wellington |
| Lennox | Bathurst |
| Lett | Cook |
| Lewis | Wellington |
| Lidsdale | Cook |
| Lindsay | Bathurst |
| Lowry | Bathurst |
| Lowther | Westmoreland |
| Lucan | Bathurst |
| Lyndhurst | Bathurst |
| Macquarie | Roxburgh |
| Malmsbury | Bathurst |
| Malongulli | Bathurst |
| March | Wellington |
| Marrangaroo | Cook |
| Megalong | Cook |
| Melrose | Roxburgh |
| Milburn | Bathurst |
| Millah Murrah | Roxburgh |
| Molong (Part) | Ashburnham |
| Mouin | Cook |
| Mount Lawson | Georgiana |
| Mount Pleasant | Bathurst |
| Mozart | Westmoreland |
| Mulgunnia | Georgiana |
| Mulyan | Wellington |
| Napier | Bathurst |
| Neville | Bathurst |
| Norway | Westmoreland |
| Oakley | Bathurst |
| Oberon | Westmoreland |
| Orange | Bathurst |
| Orange | Wellington |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Osborne | Bathurst |
| Peel | Roxburgh |
| Piper | Roxburgh |
| Ponsonby | Bathurst |
| Purfleet | Bathurst |
| Retreat | Georgiana |
| Rock Hill | Cook |
| Rockley | Georgiana |
| Roseberg | Bathurst |
| Shadforth | Bathurst |
| Shaw | Bathurst |
| Sofala | Roxburgh |
| Somers | Bathurst |
| St David | Bathurst |
| Stewart (Part) | Roxburgh |
| Stoke | Georgiana |
| Swatchfield | Westmoreland |
| Tambaroora (Part) | Wellington |
| Tartarus | Westmoreland |
| Tenandra | Bathurst |
| Thompson | Georgiana |
| Thornshope | Roxburgh |
| Thornshope | Westmoreland |
| Three Brothers | Bathurst |
| Thurat | Westmoreland |
| Tintern | Bathurst |
| Torrens | Bathurst |
| Towac | Wellington |
| Trudgett (Part) | Wellington |
| Turon | Roxburgh |
| Ulmarrah (Part) | Wellington |
| Vittoria | Bathurst |
| Vulcan | Westmoreland |
| Walberton (Part) | Roxburgh |
| Walbrook | Georgiana |
| Waldegrave | Bathurst |
| Walli | Bathurst |
| Waltham | Roxburgh |
| <u> </u> | • |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Warne (Part) | Wellington |
| Warrangunia (Part) | Roxburgh |
| Waterbeach | Roxburgh |
| Watton | Roxburgh |
| Waugoola | Bathurst |
| Werong | Georgiana |
| Wiagdon | Roxburgh |
| Winburn | Roxburgh |
| Wirraba | Hunter |
| Wolgan | Cook |
| Wolgan | Hunter |
| Wollangambe | Cook |
| Wollangambe North | Cook |
| Wollemi | Cook |
| Worcester | Bathurst |
| Wyndham | Georgiana |
| Yetholme | Roxburgh |

Division B

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Bango | King |
| Bannaby | Argyle |
| Baw Baw | Argyle |
| Bedulluck | Murray |
| Belmore | Georgiana |
| Biala | King |
| Bigga | Georgiana |
| Billyrambija | Argyle |
| Binalong (Part) | Harden |
| Binda | Georgiana |
| Bingham | Georgiana |
| Birrema (Part) | Harden |
| Blackman | Georgiana |
| Blakney (Part) | King |
| Boambolo | Murray |
| Bobbara (Part) | Harden |
| Bolong | Georgiana |
| Bookham (Part) | Harden |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Boro | Argyle |
| Bourke | Argyle |
| Bouverie | Westmoreland |
| Bowning | Harden |
| Bramina | Buccleuch |
| Breadalbane | Argyle |
| Brindibella | Cowley |
| Bubalahla | Georgiana |
| Bullio (Part) | Camden |
| Bumballa (Part) | Camden |
| Bungonia | Argyle |
| Bunton | King |
| Burridgee | Georgiana |
| Cavan | Cowley |
| Childowla | Harden |
| Clive | Buccleuch |
| Collector | Argyle |
| Cookbundoon | Argyle |
| Coppabella (Part) | Harden |
| Coree | Cowley |
| Covan | Argyle |
| Cromwell | Buccleuch |
| Crookwell | King |
| Crosby (Part) | King |
| Cuddyong | Georgiana |
| Cullarin | King |
| Cullulla | Argyle |
| Currawang | Argyle |
| Dalton | King |
| Derringullen | King |
| Dixon | King |
| East Goodradigbee | Cowley |
| Eden Forest | Argyle |
| Eubindal (Part) | Harden |
| Galong (Part) | Harden |
| Garway | King |
| Gillindich | Georgiana |
| Ginninderra (Part) | Murray |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Glengarry | Georgiana |
| Gooramma (Part) | Harden |
| Goorooyarroo (Part) | Murray |
| Goulburn | Argyle |
| Grabben Gullen | King |
| Grabine | Georgiana |
| Guineacor | Argyle |
| Guineacor | Westmoreland |
| Gundaroo (Part) | Murray |
| Gundary | Argyle |
| Gunning | King |
| Gurrundah | Argyle |
| Harden (Part) | Harden |
| Hillas | Georgiana |
| Hume | Murray |
| Illalong | Harden |
| Inverary | Argyle |
| Jeir | Murray |
| Jerralong | Argyle |
| Jerrara | Argyle |
| Jerrara | King |
| Jerrawa | King |
| Julong | Georgiana |
| Kangaloolah | Georgiana |
| Kerrawary | Argyle |
| Keverstone | Georgiana |
| Kiamma | Georgiana |
| Kildare | King |
| Laggan | Georgiana |
| Lampton | King |
| Leighwood | Georgiana |
| Lerida | King |
| Mangamore | Argyle |
| Manton | King |
| Markdale | Georgiana |
| Marulan (Part) | Argyle |
| Meglo | Georgiana |
| Merigan (Part) | Murray |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Merrill | King |
| Micalong | Cowley |
| Milbang | Argyle |
| Mulgowrie | Georgiana |
| Mullengullenga | Argyle |
| Mullion | Cowley |
| Mulwaree (Part) | Argyle |
| Mummel | Argyle |
| Mundoonen | King |
| Murruin (Part) | Westmoreland |
| Murrumbateman | Murray |
| Mutmutbilly | Argyle |
| Mylora (Part) | Harden |
| Nadgigomar | Argyle |
| Nanima | Murray |
| Napier | Buccleuch |
| Narrangarril | Argyle |
| Narrangullen | Cowley |
| Narrawa | King |
| Nattery | Argyle |
| Nelanglo | King |
| Nerrimunga | Argyle |
| Norrong | Argyle |
| Oallen | Argyle |
| Oldbuck (Part) | Westmoreland |
| Olney (Part) | King |
| Opton (Part) | King |
| Pabral | Cowley |
| Pejar | Argyle |
| Pialligo (Part) | Murray |
| Pomeroy | Argyle |
| Preston | King |
| Quialigo | Argyle |
| Rabnor (Part) | King |
| Rhyana | Argyle |
| Romner | King |
| Rugby (Part) | King |
| Sherwood | Georgiana |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| St Columba | Westmoreland |
| Strathaird | Argyle |
| Taemas | Cowley |
| Talagandra (Part) | Murray |
| Talmo | Harden |
| Tarago | Argyle |
| Tarlo | Argyle |
| Taunton (Part) | King |
| Terranna | Argyle |
| Thalaba | Georgiana |
| Toual (Part) | Murray |
| Towrang | Argyle |
| Tuena | Georgiana |
| Turrallo | Argyle |
| Tyrl Tyrl | Georgiana |
| Umburra | Cowley |
| Upper Tarlo | Argyle |
| Urayarra | Cowley |
| Uringalla | Argyle |
| Venterman | Cowley |
| Wallaroo | Murray |
| Wangalo | Georgiana |
| Warroo | Murray |
| Wayo | Argyle |
| Weejasper | Buccleuch |
| Weetangera (Part) | Murray |
| Werriwa (Part) | Murray |
| West Goodradigbee | Buccleuch |
| Wheeo | King |
| Wiarborough | Georgiana |
| Willeroo | Argyle |
| Winduella | King |
| Wologorong | Argyle |
| Woolgarlo | Harden |
| Wowagin | Georgiana |
| Yalbraith | Georgiana |
| Yarralaw | Argyle |
| Yarraman | Georgiana |

| Column 1 Parish / Part Parish | Column 2 County |
|----------------------------------|--------------------|
| Yass | King |
| Yass | Murray |
| Yewrangara | Georgiana |

Dated this 30th day of April 2009.

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

STOCK DISEASES ACT 1923

Notification No. 1824 - Footrot Quarantine

'Highgrove' Quarantine Area - Mount David

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to section 10 of the Stock Diseases Act 1923, declare the land described in the following Schedule to be a quarantine area on account of the presence or suspected presence of the disease footrot in sheep and goats.

SCHEDULE

Land: Lot 225 in DP 753047.

Owner: Warren Geoffrey COSGROVE.

Shire: Oberon.
County: Georgiana.
Parish: Mount Lawson.
Land: Lot 3 in DP 1101155.

Owner: Warren Geoffrey COSGROVE.

Shire: Oberon.
County: Georgiana.
Parish: Mount Lawson.

Dated this 29th day of April 2009.

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

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Mr PAUL KEECH, Acting General Manager, Narrabri Shire Council (by delegation from the Minister for Roads) Dated: 4 May 2009

SCHEDULE

1. Citation

This Notice may be cited as Narrabri Shire Council 25 metre B-Double route Notice No. 1/2009.

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

| T_{\cdot} | уре | Road No. | Road Name | Starting Point | Finishing Point |
|-------------|-----|----------|---------------------------------------|---------------------------|---|
| 25 | 5. | SR11. | Harparary Road, Narrabri Shire. | Kamilaroi Highway (SH29). | Old Narrabri Road (SR17). |
| 25 | 5. | SR17. | Old Narrabri Road, Narrabri Shire. | Harparary Road (SR11). | No. 923 Old Narrabri Road, 'Oakey Point'. |

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

ROBERT GERAGHTY, General Manager, Warrumbungle Shire Council (by delegation from the Minister for Roads) Dated: 1 May 2009

SCHEDULE

1. Citation

This Notice may be cited as the Warrumbungle Shire Council 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 30 September 2010 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B Double routes within the Warrumbungle Shire Council.

| Туре | Road No. | Road Name | Starting Point | Finishing Point |
|------|----------|------------------------------------|--------------------------|---|
| 25. | 000. | Rundle Street, Coonabarabran. | Purlewaugh Road (MR129). | Ulamambri Street in the village of Ulamambri. |
| 25. | 000. | Ulamambri Street, Coonabarabran. | Rundle Street. | Merryula Road. |
| 25. | 000. | Merryula Road, Warrumbungle Shire. | Ulamambri Street. | Entrance to grain silo on Merryula Road. |
| 25. | 000. | Essex Street, Coonabarabran. | Charles Street. | 20 metres west of Charles. |

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

ROBERT GERAGHTY, General Manager, Warrumbungle Shire Council (by delegation from the Minister for Roads) Dated: 1 May 2009

SCHEDULE

1. Citation

This Notice may be cited as the Warrumbungle Shire Council B-Doubles Repeal Notice No. 1/2009.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Amendment

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

| Туре | Road No. | Road Name | Starting Point | Finishing Point |
|------|----------|--|--------------------------|--|
| 25. | 000. | Ulamambri Road, Warrumbungle Shire. | Purlewaugh Road (MR129). | Entrance to Silo off Ulamambri Road in the village of Ulamambri. |
| 25. | 000. | Essex Street, Coonabarabran. | Charles Street. | 20 metres west of Charles. |

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

DAVID FARMER, General Manager, Wollongong City Council (by delegation from the Minister for Roads) Dated: 27 April 2009

SCHEDULE

1. Citation

This Notice may be cited as the Wollongong City Council 25m B-Doubles Repeal Notice No. 1/2009.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Amendment

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

| Туре | Road Starting Point | | Finishing Point |
|------|---------------------|-------------------------------------|-------------------------------|
| 25. | West Dapto Road. | HW1 Princes Highway, Kembla Grange. | Reddalls Road, Kembla Grange. |

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

DAVID FARMER, General Manager, Wollongong City Council (by delegation from the Minister for Roads) Dated: 27 April 2009

SCHEDULE

1. Citation

This Notice may be cited as Wollongong City Council 25 Metre B-Double route Notice No. 3/2009.

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 | Conditions |
|------|------------------|--|----------------------------------|---|
| 25. | West Dapto Road. | HW1 Princes Highway, Kembla Grange. | Reddalls Road, Kembla Grange. | Includes access to 35 West Dapto Road (Western Gate). |

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Gundagai Shire Council area

Dedication of Land as Public Road and Declaration as a Controlled Access Road of part of the Hume Highway at Tumblong

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

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

HON MICHAEL DALEY MP MINISTER FOR ROADS

SCHEDULE 1

ALL those pieces or parcels of land situated in the Gundagai Shire Council area, Parish of Willie Ploma and County of Wynyard shown as Lot 12 Deposited Plan 260176.

The above Lot is shown in RTA Plan 0002 178 AC 4010.

SCHEDULE 2

ALL those pieces or parcels of public road situated in the Gundagai Shire Council area, Parish of Willie Ploma and County of Wynyard shown as:

Lot 10 Deposited Plan 260176;

Lots 26 and 29 to 34 inclusive, Deposited Plan 749339; and

Lot 14 Deposited Plan 749340.

The above Lots are all shown in RTA Plan 0002 178 AC 4010.

SCHEDULE 3

ALL those pieces or parcels of public road situated in the Gundagai Shire Council area, Parish of Willie Ploma and County of Wynyard shown as:

Lots 35 and 36 Deposited Plan 749339.

The above Lots are all shown in RTA Plan 0002 178 AC 4010.

SCHEDULE 4

Between the points A and B, and

between the points B and C, all shown on shown in RTA Plan 0002 178 AC 4010.

(RTA Papers 2/178.1194 Pt 3)

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has made a Vocational Training Order for the recognised traineeship vocation of Food Processing 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 *New South Wales 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/411.htm.

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has made a Vocational Training Order for the recognised traineeship vocation of Pharmaceutical Manufacturing 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 *New South Wales 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/410.htm.

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

THE incorporation of St Clair Samoan Assembly Of God Incorporated (INC9874768), cancelled on 5 September 2008, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 30th day of April 2009.

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

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

THE incorporation of Albion Park Amateur Swimming Club Incorporated (Y1879436), cancelled on 28 November 2008, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 6th day of May 2009.

CHRISTINE GOWLAND, A/General Manager, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

THE incorporation of The Coonabarabran Youth Club Inc (Y0606440), cancelled on 4 July 2008, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 6th day of May 2009.

CHRISTINE GOWLAND,
A/General Manager,
Registry of Co-operatives and Associations,
Office of Fair Trading,
Department of Commerce

GEOGRAPHICAL NAMES ACT 1966

Erratum

Albury 1:50 000 topographic map within the Albury 8225 1:100 000 topographic map area

THE notice in New South Wales Government Gazette of 16 November 1979, Folio 6882, refers to the assignment of geographical names Nail Can Hill, designation hill and Nail Can Hill Reserve, designation reserve.

The correct spelling of these names should be Nailcan Hill and Nailcan Hill Reserve. This notice corrects that error.

W. WATKINS, Chairman

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

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Incorporation of Parents and Citizens Associations

THE following associations are hereby incorporated under the Parents and Citizens Associations Incorporation Act 1976

- 1. Burraga Public School
- 2. Kellyville High School
- 3. Lake Macquarie High School
- 4. Greta Public School
- 5. Miller Public School

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

THREATENED SPECIES CONSERVATION ACT 1995

Notice of Preliminary Determinations

THE Scientific Committee has made Preliminary Determinations that propose the following changes to the relevant Schedules of the Threatened Species Conservation Act 1995.

Proposed Additions or Amendments to the Schedules

Endangered Species (Part 1 of Schedule 1)

Eucalyptus parvula L.A.S Johnson & K.D. Hill, a tree Pied Oystercatcher *Haematopus longirostris* Vieillot 1817

Endangered Ecological Community (Part 3 of Schedule 1)

Brown Barrel – Ribbon Gum – Messmate Wet Grassy Forest in the NSW North Coast and New England Tableland bioregions

Central Hunter Grey Box – Ironbark Woodland in the NSW North Coast and Sydney Basin Bioregions

Central Hunter Ironbark - Spotted Gum - Grey Box Forest in the NSW North Coast and Sydney Basin Bioregions

Critically Endangered Species (Part 1 of Schedule 1A)

Dodonaea stenozyga F.Muell, a shrub

Gentiana bredboensis L. Adams, a herb

Grevillea iaspicula McGillivray, a shrub

Jalmenus eubulus Miskin, 1876, a butterfly

Prasophyllum fuscum R.Br. sens. str., a terrestrial orchid

Prasophyllum uroglossum Rupp, a terrestrial orchid Pultenaea elusa (J.D. Briggs & Crisp) de Kok, a shrub

Vulnerable Species (Part 1 of Schedule 2)

Eucalyptus aggregata Deane & Maiden (Black Gum), a tree

Flame Robin Petroica phoenicea Gould 1837

Little Eagle *Hieraaetus morphnoides* (Gould 1841)

Prasophyllum pallens D.L.Jones, a terrestrial orchid

Scarlet Robin Petroica boodang (Lesson 1838)

Spotted Harrier Circus assimilis Jardine and Selby 1828

Varied Sittella *Daphoenositta chrysoptera* (Latham 1802)

White-browed Woodswallow Artamus superciliosus (Gould 1837)

Vulnerable Ecological Community (Part 2 of Schedule 2)

Hunter Valley Footslopes Slaty Gum Woodland in the Sydney Basin Bioregion

Proposed Removal from the Schedule

Vulnerable Species (Part 1 of Schedule 2)

Border Thick-tailed Gecko *Underwoodisaurus sphyrurus* (Ogilby 1892)

Any person may make a written submission regarding these Preliminary Determinations. Send submissions to Suzanne Chate, PO Box 1967, Hurstville NSW 1481. Submissions close 10th July 2009.

Copies of these Determinations, which contain the reasons for the determinations, may be obtained free of charge on the Internet www.environment.nsw.gov.au, by contacting the Scientific Committee Unit, PO Box 1967, Hurstville NSW 1481. Tel: (02) 9585 6940 or Fax (02) 9585 6606 or in person at the Department of Environment and Climate Change Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the determinations may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

Dr RICHARD MAJOR, Chairperson

Passenger Fares

and

Coaching Rates

Handbook

Effective from: 29 March 2009





"On and after the Twenty Ninth day of March, 2009 the fares, rates, charges and conditions for the carriage of passengers and ancillary matters, in accordance with Order No. 91 made under the Transport Administration Act, 1988, are those set forth in this handbook."

All fares rates and charges levied by CityRail are inclusive of the Goods and Services Tax (GST) in accordance with legislative requirements implemented on 1 July 2000.

Passenger Fares and Coaching Rates Handbook

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Regulations

1 Regulations

CLAUSE 1

Definitions and Interpretations

(a) Wherever in this handbook one of the following terms is used, the term will have the meaning set out in the definition or interpretation shown for each term:

| Term | Definition or Interpretation | | | |
|--|--|--|--|--|
| Adult | A person 16 years of age and over. | | | |
| Alternative Route | Any other routes which may be available between two locations within the same geographical regions. | | | |
| Ancillary Charges | An additional service provided to customers at prescribed rates. | | | |
| Attendant | Sighted person 4 years or over. | | | |
| Authorised Officer | The same as the definition as in Clause 50 of the Rail Safety (General) Regulation 2003, namely "employees of RailCorp who hold, or are acting in, the position of transit officer (of any rank) are a class of persons who may be appointed as authorised officers". | | | |
| ATTR | Authority To Travel Receipts - CityRail may install Ticket Vending Machines that issue Authority to Travel Receipts (ATTRs) at selected CityRail stations, where, in the opinion of CityRail, passenger traffic is insufficient to warrant a supply of tickets covering travel to all or to some CityRail stations | | | |
| Authorities | Rail Corporation NSW (RailCorp), State Transit Authority of New South Wales (STA) and Ferry Corporation. | | | |
| Automatic Gate | A gate operated by the use of an encoded ticket installed at selected CityRail stations for entry to and exit from a PAID AREA. | | | |
| Between | The word "between" means "to and from" unless the context otherwise demands. | | | |
| Booking Office Machines BOM/ATOM | Staff operated ticket-issuing machine installed at selected CityRail ticket offices. | | | |
| Break of Journey | Leaving the paid area of a station short of your destination and rejoining a later service using the same ticket. | | | |
| Child | A person 4 years of age and over, but under 16 years of age. | | | |
| CityRail | A business operated by RailCorp that administers the metropolitan passenger services operated by RailCorp. | | | |
| Complimentary Voucher | A voucher that may be issued by RailCorp, which entitles the holder to free travel as indicated on the voucher – the voucher must be exchanged for a ticket prior to travel – the voucher is not valid for travel. | | | |
| Concession Fares | Reduction of Adult Fares or special advertised concession fares to holders of valid approved concession cards. | | | |
| Date of Expiry | The expiry date as shown on a CityRail Ticket. Tickets are valid for travel until the date of expiry until 4am the following morning. | | | |
| Day Tickets | Tickets available for travel for one (1) day on date of validity up until 4am the following morning. | | | |
| Destination | The Station/Location/Zone specified on the ticket. | | | |
| Disability | Has the same meaning as it has in the Disability Discrimination Act 1992 of the Commonwealth. | | | |
| Distance Fare | Fare based on distance. | | | |
| Employee | Any officer, employee or other person in the service of RailCorp, State Transit, State Rail Authority or Rail Infrastructure Corporation. | | | |

Passenger Fares and Coaching Rates Handbook

| Term | Definition or Interpretation | | | |
|---|---|--|--|--|
| Employee Pass/ NSW TravelPass | A pass held by employees of RailCorp, the Authorities, Pacific National, and ARTC, which entitles the holder to free travel. The amount of free travel is indicated on the pass. | | | |
| Encoded Ticket | A rail ticket incorporating a magnetic strip or surface on which is encoded the ticket validity. | | | |
| Fare | The charge fixed by CityRail for the conveyance of passengers for a specified distance, or between specified places. | | | |
| FlexiPass/ TravelPass Fare | The charge fixed for journeys, irrespective of number, over a specified route, or part of a specified route(s)/zone(s), during a specified period. | | | |
| GateWay Location | A station (on the City Railway), from which fares are calculated when travel passes through the City Railway. | | | |
| GPT Ticket (General Purpose Ticket) | Manually compiled ticket, which may be used in lieu of a magnetically encoded ticket. | | | |
| Infant | A person under 4 years of age. | | | |
| Intermodal Destinations | A location serviced by multiple modes of travel. | | | |
| Line | A line of railway followed by an Authority rail service. | | | |
| Link Ticket | A ticket that combines other travel components with a rail fare and an private entity add-on. | | | |
| Location | A recognised place, other than a station, for picking up or setting down passengers travelling by Authority road coach or minibus services, except where the meaning is otherwise implied. | | | |
| NSW TravelPass | A pass held by Pacific National & ARTC | | | |
| Off Peak Return | The discounted charge fixed for one return journey from the Origin Station/Location and return to the same Origin Station/Location. | | | |
| Ordinary Return Fare | The non-discounted charge fixed for one return journey from the Origin Station/Location and return to the same Origin Station/Location. | | | |
| Origin | A Station/Location from where the first journey commences. | | | |
| Paid Area | The area of a CityRail station upon which a person may NOT enter or leave without being in possession of a valid ticket or pass. | | | |
| | If the station has no ticket barrier – the platform; and | | | |
| | If the station has a ticket barrier – the platform and all other parts of the station between the platform and the ticket barrier. | | | |
| Pass | A recognised authority for travel (deemed as a ticket). | | | |
| Penalty Notice | A notice to the effect that, if the person served with the notice does not wish to have an alleged offence dealt with by a court, the person must pay, in accordance with the notice, the penalty specified in the notice. | | | |
| RailCorp | Rail Corporation New South Wales constituted under the Transport Administration Act 1998. | | | |
| Railways Acts And By-Laws | Any Act of Parliament of the Commonwealth or of a State which in any way relates to the creation of an entity with the function of operating a railway, or which relates to a railway operated by such an entity and any Regulation, By-law, Order or Resolution made pursuant to any such Act. | | | |
| Route | A line of railway or course followed by a CityRail service. | | | |
| Service | A CityRail train, road-coach minibus provided for conveyance of passengers, except where the meaning is otherwise implied. | | | |
| RailPass | The charge fixed for journeys, irrespective of number, over a specified route(s), or part of a specified route, during any consecutive 7-14Day period. | | | |
| Single Fare | The charge fixed for one journey from one specified station or one specified place to another specified station or specified place. | | | |
| Station/Location | A remote Station/Location where no ticket selling facilities are provided. | | | |

Regulations

| Term | Definition or Interpretation | | | |
|------------------------------------|---|--|--|--|
| with no Ticket selling Facilities. | Customers joining services at these locations are required to purchase tickets for their entire journey on route or at their destination. | | | |
| Statutory Declaration | A written statement taken, declared and witnessed by an authorised official such as justice of the peace, notary public, commissioner of the court for taking affidavits, legal practitioner who has in force a certificate issued under Part 3 of the Legal profession Act 1987. | | | |
| STA Premium Services | Sydney explorer bus, Bondi & Bay explorer bus, Olympic site tours, ferry cruises, Randwick race course special buses, Central to Moore Park Precinct, Charter buses, SuperCat ferries. | | | |
| Ticket | An authority to travel, receipt, pass, RailPass, TravelPass or any pass of a similar nature. | | | |
| Ticket Vending Machine (TVM) | Customer operated vending machine which issues a range of magnetically encoded tickets installed at selected CityRail Stations. | | | |
| Valid Ticket | A ticket or pass which complies with all conditions under the Railways Acts and By-laws relevant to its use. | | | |
| Wide Gate | An employee operated gate installed at certain CityRail stations for entry to and exit from a PAID AREA.(for passengers with mobility difficulties, bicycles, large items of luggage, prams, pregnant woman family groups and customers on group tickets) | | | |

CLAUSE 2

CityRail Areas

(a) These CityRail area definitions are to be applied when using this guide:

| Sydney Suburban Area SSA | The area bounded by Cowan, Emu Plains, Macarthur and Otford. Including: City, Sydenham-Regents Park, East Hills, Cronulla, Carlingford, Granville-Cabramatta and Blacktown-Richmond lines, Epping – Chatswood line, Olympic Park, Airport Line, Eastern Suburbs line to Bondi Junction and Wynyard-Hornsby line via Sydney Harbour Bridge. | |
|--------------------------------|--|--|
| Outer Metropolitan Area OMA | The area (outside the Sydney Suburban Area) bounded by Moss Vale, Morisset, Lithgow and Nowra. Including: Picton-Mittagong Loop line, Unanderra-Moss Vale line, Coniston-Port Kembla line and road coach route between Albion Park and Moss Vale. | |
| Newcastle Suburban Area NSA | The area bounded by Newcastle, Gosford, Dungog, Muswellbrook, Karuah and road coach route between Fassifern and Toronto. | |
| Greater CityRail Area | The area (outside the Outer Metropolitan Area and Newcastle Suburban Area) bounded by Scone, Goulburn and Bathurst. | |
| Country | All stations/locations outside of the Greater CityRail Area serviced and ticketed by CountryLink. | |

- (b) A reference in any clause to a nominated CityRail officer includes a reference to such other officer as CityRail may from time to time nominate for the purposes of the clause.
- (c) A reference to a ticket includes a reference to a General Purpose Ticket, Authority to Travel Receipt (ATTR), a free school travel pass, incapacitated ex Member of Defence Force pass, TravelPass, RailPass, Special Event Ticket or any pass of a similar nature.
- (d) A reference to forward portion includes a reference to the forward journey in respect of any type of return ticket.

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- (e) A reference to return portion includes a reference to the return journey in respect of any type of return ticket.
- (f) For CityRail ticket availability purposes, the nominated date of expiry (eg, "date printed on ticket", "date of issue", etc) is deemed to extend to 4.00am the following morning.
- (g) A condition, which specifically excludes the availability of a ticket for the use on JetCat Services, does not apply to those JetCat Services deemed by the State Transit Authority to be operating in lieu of a ferry service.
- (h) A reference to the singular includes the plural.

Regulations

CLAUSE 3

Transport Administration Act. 1988

All traffic is carried under and subject to the Transport Administration Act 1988 and regulations made thereunder and the Rail Safety Act 2008 and the regulations made thereunder, and the clauses set out in this Handbook.

CLAUSE 4

Times of Services

- (a) The times published in the official timetables are those at which it is intended, so far as the circumstances will permit, that the services should arrive at, and depart from, the various stations and locations. However, CityRail does not guarantee the departure or arrival of services at the times stated.
- (b) CityRail reserves the right to cancel either wholly or in part, any of the services shown in the official timetables. Or to vary the stations and locations at which the services will pick up or set down passengers, and the times of arrival or departure, as shown in such timetables, must be taken to be subject to such right.

CLAUSE 5

Consequential Loss

- (a) Except as otherwise provided by these clauses, and to the extent permitted by law, RailCorp is not liable for:
 - (i) Consequential or other loss of any kind, arising directly or indirectly from delay, omission or some other cause in connection with the provision or non-provision of any transport or service: or
 - (ii) Inaccuracy in any information concerning any transport or service or the pricing.

CLAUSE 6

Before Commencing a Journey

- (a) Before commencing their journey, passengers must check with the official timetables or the officer in charge of the station whether they can reach their destination at the desired time.
- (b) At the time of purchasing a ticket, customers are required to check that the correct ticket has been issued.

CLAUSE 7

One Class of Travel

(a) Holders of first or economy class tickets which can be used in the CityRail Area may travel on trains which commence and complete their journey in the CityRail Area but are advised that only one class of travel exists on such trains. The economy fare will be charged for a ticket covering travel between stations in the CityRail Area.

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CLAUSE 8

Payment of Fares

- (a) When purchasing CityRail tickets the exact amount of the fare must be tendered where practicable.
- (b) CityRail is under no obligation to accept monetary notes with a value of \$50 or more Ticketing Vending machines. The decision to accept a note with a value of \$50 or more is at the absolute discretion of the person staffing the ticket office.
- (c) CityRail is under no obligation to accept coins in excess of the maximum allowed as shown in the table below:

| Coins | Maximum amount accepted |
|----------------------------|----------------------------|
| Bronze | Not Accepted |
| 5c, 10c, 20c and 50c coins | Combined maximum of \$5.00 |
| \$1 Coins | Maximum of \$10.00 |
| \$2 Coins | Maximum of \$20.00 |

- (i) The decision to accept coins in excess of that shown in the table above is at the absolute discretion of the person staffing the ticket office.
- (d) Customers may also be required to use automatic ticket machines to purchase tickets. CityRail is under no obligation to accept a note with a value of more that \$50.00 in an Automatic Ticket Machine.
- (e) If CityRail provides change as part of a ticket purchase, customers are required to check that the amount of change provided is correct at the time of purchase.

CLAUSE 9

Passengers not to lean out of Carriage Doors or Windows

- (a) A person who is on a train must not protrude any part of their body from an open door or window of the train or other vehicles of CityRail, or touch any building, structure or other object outside the train; and
- (b) RailCorp, to the extent permitted by law, will not be liable for injury, loss or damage, however it is caused, which a passenger may sustain in consequence of a breach of this clause.

CLAUSE 10

Suburban Passengers not Booked by CountryLink Services

- (a) Passengers travelling between CityRail stations (or locations) may not travel by CountryLink services unless convenient to RailCorp. Such passengers may not in any circumstances travel by certain services specified in the official timetables.
- (b) CityRail reserves the right to require passengers to take substitute services, which may include travel by CountryLink Services and replacement road services, where necessary.

Regulations

CLAUSE 11

Passengers commencing a CityRail journey from a station other than the issuing station

- (a) Passengers are not entitled to purchase a RailPass or FlexiPass to gain a fare advantage at a station/location, which requires staff to change the origin on the ticketing device to sell such product.
- Example: A passenger requests a 7-Day RailPass at Thornleigh for travel from Asquith to the City (fare advantage would be achieved as fares from Asquith are calculated by the North Shore Line and are cheaper than the fare from Thornleigh).
- (b) The provision of the clause does NOT apply in cases where a passenger was unable to purchase their ticketing needs at the origin station or was travelling on the authority of a GPT/ATTR and required to exchange these for their required product.
- (c) Passengers may purchase a CityRail ticket to join a service at a station/location other than the issuing station/location provided that such travel passes through the issuing station/location and the passenger does not receive a fare advantage.
- Example: A CityRail ticket may be purchased at Parramatta station to cover travel between Westmead and Central but NOT between Strathfield and Central.
- (d) The provision of the clause does NOT apply in cases where a ticket is being extended to cover additional travel.
- Example: When a Seven-Day RailPass available between Epping and City is being extended to cover travel between Epping and Milsons Point by purchase of an ancillary ticket for additional travel between Wynyard and Milsons Point.

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CLAUSE 12

Passengers travelling Without Tickets

- (a) Passenger travelling without a ticket must pay the fare from the starting station (or location) of the service, unless satisfactory evidence is provided as to the station (or location) at which the passenger joined the service, in which case the fare from that station (or location) must be paid. The fare to be charged will be the Single or Return fare (or excursion fare if such tickets are available by the service on which the passenger travels) according to the passenger's requirements.
 - (i) The provisions of this clause include passengers who have failed to purchase or renew periodical tickets at a time when a ticket selling facility was not available or passengers unable to produce a current RailPass (Refer to Clause 69 on page 2-17)
 - (ii) A passenger, who has travelled from a station at a time when a ticket selling facility was not available, may be issued with a RailPass periodical ticket to cover his or her travel requirements, if such ticket is requested.

CLAUSE 13

Passengers travelling beyond destination shown on ticket

- (a) A passenger who travels to a station (or location) beyond the destination shown on the ticket must pay the fare for a separate journey between the destination shown on the ticket and the station (or location) to which travel is made.
- (b) At staffed stations/locations customers must purchase their extension ticket prior to commencing travel.

CLAUSE 14

Expired Tickets

(a) Expired tickets are not available for travel.

Regulations

CLAUSE 15

Holders of Excursion Tickets travelling by Services on which such Tickets are not available

(a) If a holder of an Excursion ticket who travels for the whole or any portion of the FORWARD or RETURN journey by a service for which the ticket is not available. The passenger will be charged the difference between the fare paid and the Ordinary Return fare between the stations (or locations) indicated on the Excursion ticket.

CLAUSE 16

Contract of carriage

- (a) A contract for carriage does not come into being between a person and CityRail unless and until:
 - (i) A valid ticket, Special Event Ticket or pass is held by the person; or
 - (ii) If at all relevant times before boarding the train at a station there were no facilities available for the issue of tickets, and
 - (a) The person boards a train or other service, or
 - (b) The person enters into the paid area of a station.

CLAUSE 17

Spare

CLAUSE 18

Spare

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Refunds/Exchanges of Tickets

CLAUSE 19

Refund of Fares - CityRail General Conditions

(a) Customers are required to make written application for refund of a fare on a CityRail Refund Application Form and lodge the application at any CityRail Railway Station. Customers should submit refund applications as soon as possible. The decision whether to refund a fare on a CityRail ticket is at the absolute discretion of the designated Manager.

For the purpose of the following subclauses:

- "Refund Value" means the gross refund due (ie. the refund due prior to the deduction of the applicable refund fee).
- "Net Refund Value" means the refund due after the deduction of the applicable refund fee.
- (b) Unless CityRail is at fault, a refund fee will be deducted from the Refund Value as follows:

| (i) Each One Day ticket, each Day RailPass & FlexiPass Periodical submitted for refund or each ticket for any intermediate number of days. | The half- fare RailPass (7-Day) fare for 5 Kilometres. |
|---|--|
| (ii) Replacement fee's for lost or mutilated passes or concession processed by the Passes & Concessions Office. | The adult RailPass (7-Day) fare for 5 Kilometres. |

- (c) 7-14 Day RailPass/FlexiPass Tickets are not available for refund under the following conditions:
 - (i) For the 7-Day RailPass Tickets: No refund is available if the ticket has been used for more than 3 days of the total duration.
 - (ii) For the 14-Day RailPass Tickets:No refund is available if the ticket has been used for more than 10 days in a 14 day period.
 - (iii) For FlexiPass Tickets up to and including 180 days:
 No refund is available if the ticket has been used for more than
 84% of the total duration of the ticket.
 - (iv) For FlexiPass Tickets in excess of 180 days: No refund is available if the ticket has been used for more than 80% of the total duration of the ticket.
- (d) CityRail is not obligated to refund any cheque amount less than the (\$) value of half the Adult 7 Day RailPass for 5km. In such cases one free complimentary voucher may be issued in place of the refund value.
- (e) Except where it is at fault, CityRail will not refund a difference in fares to a passenger who purchases a ticket at ordinary fare because they were not in possession of their concession card at the time of purchase.
- (f) There is NO refund on suburban single/return tickets unless lodged at issuing station (booking office) within 15 minutes. Refund may be

Regulations

- considered on CityRail non-suburban tickets, provided application is submitted within a reasonable time.
- (g) Unless approved by CityRail in special cases, a refund will not be allowed on CityRail Day tickets.
- (h) Customers (including family groups) must ensure correct tickets and change are obtained at the time of purchase and no retrospective adjustment(s) can be made, except that consideration may be allowed if tickets are returned to the issuing station (booking office) within fifteen (15) minutes.
- (i) If any customer is in possession of two periodical (or weekly) tickets, no allowance may be made regarding overlapping availability.
- (j) No refund is due on a ticket which is mutilated beyond recognition.
- (k) When a periodical ticket is mislaid, no refund is payable on any single/return or other ticket purchased in lieu.
- (I) RailCorp is not obligated to accept medical certificates for refund consideration, though usually they are accepted as a goodwill gesture. If any inconsistency is apparent e.g. back dating or alteration etc, RailCorp may decline to recognise a medical certificate for refund purposes. In the case of an expired 7-day RailPass no refund is usually due unless the medical certificate covers at least five (5) days.
- (m) As RailPass tickets and FlexiPass/TravelPass periodical tickets can also be used outside times of work or court business, no refund consideration can be allowed for rostered days off, jury service etc.
- (n) A customer who does not intend to use a periodical ticket for a lengthy period of time (due to pending hospitalisation, holidays etc) should immediately seek refund.
- (o) Customers must provide with each FlexiPass/TravelPass periodical ticket submitted for refund the original receipt obtained at the time of purchase of the ticket (this receipt must be attached to the refund form).

CLAUSE 20

Tickets lost, stolen or mislaid

- (a) CityRail is not obligated to refund or replace lost, stolen or mislaid tickets or passes. This includes photocopied ticket(s).
- (b) The decision whether to refund or replace a lost, stolen or mislaid ticket is at the sole discretion of the designated Manager.

CLAUSE 21

RailPass, FlexiPass & TravelPass Ticket Refunds

(a) Subject to the deduction of the refund fee in Clause 19, a refund may be allowed on a Periodical ticket surrendered during its currency and the value of travel made will be calculated as follows:

| Type Of Ticket | Refund Value |
|------------------------------------|--|
| (i) Seven Day RailPass (Rail Only) | The applicable RailPass/FlexiPass refund multiplier fare for the time the ticket was out of the possession of CityRail. Refer to Clause 22 for |

Passenger Fares and Coaching Rates Handbook

| | RailPass/FlexiPass multipliers. |
|---|---|
| (ii) Fourteen Day RailPass (Rail Only) | The applicable RailPass/FlexiPass refund multiplier fare for the time the ticket was out of the possession of CityRail. Refer to Clause 22 for RailPass/FlexiPass multipliers. |
| (iii) FlexiPass Tickets | The applicable RailPass/FlexiPass refund multiplier fare for the time the ticket was out of the possession of CityRail. Refer to Clause 22 for RailPass/FlexiPass multipliers. |
| (iv) TravelPass Weekly Tickets | Twenty-five per cent of the TravelPass Weekly fare for each day (or part of a day) the ticket was out of the possession of CityRail. |
| (v) TravelPass Quarterly/Yearly | Twenty-five per cent of the TravelPass Weekly fare for each day (or part of a day) plus the applicable TravelPass Weekly or Quarterly fare as the case may be, for the time the ticket was out of the possession of CityRail. |
| (vi) Ticket issued in substitution for lost, stolen or mislaid periodical ticket in accordance with Clause 24 | The total fare due for the period the substitute ticket was out of the possession of CityRail ascertained subject to Clause 24 subclause (b) or (f) as determined by the classification of the original ticket. |
| | A refund is only payable on the SUBSTITUTE (ie. NOT the original) ticket's value. See Clause 20. |

CLAUSE 22

(a) Refund multiplier for RailPass and FlexiPass Tickets up to 28 days are shown in the table below. For FlexiPass tickets in excess of 28 days refer to the multipliers listed in Clause 119 on page 3-7.

| No. | Multiplier | No. | Multiplier | No. | Multiplier | No. | Multiplier |
|------|------------|------|------------|------|------------|------|------------|
| Days | | Days | | Days | | Days | |
| 1 | 0.245 | 8 | 1.240 | 15 | 2.250 | 22 | 3.240 |
| 2 | 0.490 | 9 | 1.480 | 16 | 2.490 | 23 | 3.490 |
| 3 | 0.740 | 10 | 1.730 | 17 | 2.740 | 24 | 3.620 |
| 4 | 0.965 | 11 | 1.950 | 18 | 2.970 | 25 | 3.630 |
| 5 | 0.970 | 12 | 1.970 | 19 | 2.980 | 26 | 3.640 |
| 6 | 0.980 | 13 | 1.980 | 20 | 2.985 | 27 | 3.650 |
| 7 | 1.000 | 14 | 2.000 | 21 | 3.000 | 28 | 3.660 |

CLAUSE 23

Discretion of CityRail to Refund on Lost, Stolen or Mislaid Periodical Ticket

(a) Notwithstanding Clause 21 (vi), a ticket issued in substitution for a lost, stolen or mislaid Periodical Ticket in accordance with Clause 24 may, at the absolute discretion of the designated Manager, be deemed to be the original ticket for the purposes of calculating a refund.

CLAUSE 24

Lost, Stolen or Mislaid Periodical Tickets, Passes and Concessions

(a) Except where otherwise provided, when a Periodical Ticket (other than a ticket of less than 28 days duration) is lost, stolen or mislaid a substitute ticket may be applied for by submitting a statutory declaration stating when and, as far as possible, the circumstances in which the ticket was lost. The statutory declaration must be signed by a Justice of the Peace (JP).

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- (b) The receipt provided at the time of purchasing a FlexiPass periodical ticket or a TravelPass Quarterly or Yearly ticket as "proof of purchase", must also be tendered with the statutory declaration. Where the designated Manager decides to replace a lost, stolen or mislaid ticket, the holder must pay 10 per cent of the value of the ticket for the unexpired time it could have been used; the minimum fee being the Half Fare RailPass (7 Day) fare for 5 kilometres. (If the customer is unable to provide the original receipt the decision to replace the lost ticket is at the absolute discretion of the designated Manager).
- (c) When a Free School Pass or TAFE College Pass is lost, stolen, mislaid or mutilated, a statutory declaration will not be required, but the pupil whose ticket is lost, stolen, mislaid or mutilated may apply for a replacement in a written statement setting out the circumstances in which it was lost, stolen, misplaced or mutilated and this statement must be witnessed by the Principal of the School or TAFE College.
 The decision whether to replace the ticket is at the absolute discretion of the designated Manager Clause 19(b)(ii).
- (d) Where the designated Manager decides to replace a lost, stolen, misplace or mutilated pass/concession, the pass/concession will be replaced on payment of the replacement fee to the Passes and Concessions Office through the School or TAFE College. The cost of preparation for replacement Pass/Concession is as in Clause 19(b)(ii).
- (e) When an incapacitated ex-service person's pass is lost, stolen or mislaid, a substitute pass may be applied for by handing to the Soldiers' Pass Section, PO Box K349 Haymarket 1238, a statutory declaration stating when and as well as possible, the circumstances in which the ticket was lost and paying the replacement fee.
- (f) Where the Designated Manager decides to replace a lost, stolen or misplaced ticket, the ticket will be replaced on payment of the replacement fee. The cost of preparation for replacement ticket is as in Clause 19(b)(i).

CLAUSE 25

Exchange of FlexiPass/TravelPass Quarterly and Yearly Tickets

- (a) The holder of a FlexiPass/TravelPass ticket (other than a RailPass or Weekly TravelPass ticket) may, on lodging the recognised application form, exchange the ticket at any time during its currency for a ticket covering amended travel, current up to the date of expiry of the original ticket.
- (b) The receipt provided at the time of purchasing a FlexiPass ticket or a TravelPass Quarterly or Yearly ticket as "proof of purchase", must be tendered with the Exchange Application.
- (c) If the value of the new ticket exceeds the amount paid for the original ticket, the difference must be paid pro rata for the number of days the new ticket will be current, plus cost of its preparation.

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- (d) If the value of the new ticket is less than the amount paid for the original ticket, a refund may be allowed pro rata for the number of days the new ticket will be current, less cost of preparation.
- (e) Subject to Clause 69(e) the value of the new ticket will be calculated entirely on the basis of current fare for the change of class or amended travel.
- (f) The cost of preparation for replacement ticket is as in Clause 19(b)(i).

Regulations

CLAUSE 26

Animals on CityRail Services

- (a) CityRail is entitled to impose conditions for the carriage of animals on its trains (other than for assistance animals or assistance animals in training) pursuant to section 46 of the Rail Safety (General) Regulation 2003.
- (b) CityRail does not permit animals on its services except:
 - (i) Assistance animals, which includes dogs trained to alleviate the effects of the disability on public transport, accompanying a person with a disability;
 - (ii) Assistance animals in training;
 - (iii) Therapy Animals (only where the handler is in possession of a Therapy Animal permit issued by CityRail); and
 - (iv) Police dogs when they are on duty.
- (c) An example of an assistance animal is a guide dog used by a visually impaired person. An assistance animal should have been suitably trained, including the use of public transport, and should carry a suitable medallion or other identification to identify it as a trained assistance animal.
- (d) Pets (sometimes described as companion animals) and animals described as "therapy animals" are not permitted on CityRail services unless the handler is in possession of a Therapy Animal permit issued by CityRail.

Children and Families

CLAUSE 27

Infants and Children

- (a) Infants are not permitted to travel by any CityRail service unless accompanied by a parent or adult responsible for the care of the infant. No fare will be charged for such an infant.
- (b) The ordinary single or return fare for a child is the fare indicated in Clause 111 on page 3-1. Off Peak Fares are indicated in Clause 112 on page 3-3. Any person aged 16 years of age or over will be charged adult fare
 - except:(i) If they are travelling whilst in possession of a ticket issued at child's fare, they will be charged the difference between the child and adult fare, except if they are the holder of a single or return

ticket who attains the age of 16 during its availability, in which case they will be permitted to travel on such ticket without

(ii) If they are persons attending primary or secondary school in New South Wales or the Australian Capital Territory, in which case they are entitled to travel for a child's fare for journeys wholly within New South Wales and that Territory where they are

additional payment.

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in possession of Senior Secondary Student NSW Transport Concession Card (Form 202).

(c) CityRail reserves the right to decline to allow a child to travel by rail or CityRail road services if, in the opinion of an authorised officer of CityRail, such child should be accompanied by an adult.

Family Fare Scheme

CLAUSE 28

- (a) The family fare scheme applies to groups who are all members from the same family.
- (b) Travel is permitted as a family group when all adult ticket holders (minimum of 1) are in possession of the applicable ticket/pass for each adult and one child ticket. All additional children are carried free.
- (c) For the purpose of this clause adult tickets refer to:
 - (i) Adult ordinary and off peak tickets.
 - (ii) Adult RailPass, FlexiPass and TravelPass periodical tickets
 - (iii) Adult concession tickets.
 - (iv) Pension Excursion tickets.
- (d) All children travelling in the group must be under 16 years of age or holders of Senior Secondary Student NSW Transport Concession Card (Form 202)
- (e) The family fare scheme does not apply for:
 - (i) Entry to tourist product venues (special family fares may apply)
 - (ii) Travel from the interchange station to some Intermodal destinations.

Regulations

CLAUSE 29

Spare

CLAUSE 30

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CLAUSE 31

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CLAUSE 32

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Calculating Fares and Services

2 Calculating Fares and Services

CLAUSE 49

Calculating Distances

- (a) Distances for fares from one station (or location) to another will be calculated using the total distance of the shortest route of travel.
- (b) When the fare is calculated between two stations on two different lines via Redfern, travel may be made to Central for the purpose of changing trains only. (No Break of Journey allowed). For more information see City Railway Section at Clause 54 on page 2-8.
- (c) Airport line: Distances from CityRail stations (or location) to a station on the Airport Line will be calculated using the total CityRail and Airport Line station distance via the shortest route of travel (ie via Central or Wolli Creek).
- (d) **Olympic Park:** For Singles, Returns and Return Off Peaks the fares will be calculated using the distance based fare to Strathfield or Lidcombe plus a special Add On fare.
- (e) Olympic Park: RailPass and FlexiPass tickets will be the calculated using the distance based fare to Olympic Park with Flemington being the Junction Station.
- (f) The fare to Olympic Park to or from a station via Homebush/Strathfield will be available for travel via Lidcombe station.

CLAUSE 50

Parts of a day, kilogram, one cent, 10 cents and one dollar

- (a) DAY. Any portion of a day will be regarded as one day.
- (b) KILOGRAM. Any portion of a kilogram will be regarded as one kilogram.
- (c) CENT. 0.5 cents or more will be regarded as ONE cent. Less than 0.5 cents will be disregarded.
- (d) TEN CENTS. Where it is provided that a fare, charge or fee, etc. be rounded off to the nearest 10 cents five cents will be regarded as ten cents.
- (e) ONE DOLLAR. Where it is provided that a fare, charge or fee, etc. be rounded off to the nearest dollar - fifty cents will be regarded as ONE dollar.

Calculating Fares and Services

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CLAUSE 51

Approved Routes of Travel and Approved Circular Route Travel on CityRail Services

(a) For the purpose of this clause, the following definitions will apply:-

| Alternative Route | Any other travel route which may be available between two stations or locations. | | |
|---|--|--|--|
| Approved Circular Route | Any of the following sections of railway line or CityRail operated road coach route: | | |
| | (1). Hornsby Circle (Wynyard, Chatswood, Hornsby, Epping, City) | | |
| | (2). Upper Macquarie Circle (Chatswood, ECRL, Epping, Hornsby.) | | |
| | (3). Lower Macquarie Circle (Chatswood, ECRL, Epping, Strathfield, City, Wynyard) | | |
| | (4). Glenfield Circle (Redfern, Sydenham, Glenfield, Strathfield, Ashfield, Redfern) | | |
| | (5). Bankstown Circle (Redfern, Sydenham, Bankstown, Strathfield, Redfern) | | |
| | (6). Lidcombe - Cabramatta Circle (Lidcombe, Regents Park, Cabramatta, Granville, Lidcombe) | | |
| | (7). Robertson Circle (Tempe, Wollongong, Robertson, Moss Vale, Glenfield, Tempe) | | |
| Approved Routes | Approval is given for customers to travel on these routes. | | |
| Break of Journey | Leaving the paid area of a station short of your destination and rejoining a later service using the same ticket. | | |
| Alternative Route Travel On A Circular Route | The opposite direction of travel between two stations or locations situated on the same circular route. | | |
| CRE (Circular Route Entry) Station | Any station on a circular route, which is also a point for travel to or from another line eg. Strathfield is a CRE (To/From South/West) station on the Hornsby Circle. | | |

Calculating Fares and Services

CLAUSE 52

Approved routes of travel.

- (a) There are instances where there could be more than one route of travel available between an origin and a destination station. CityRail may approve these alternative routes for travel and these will be known as "Approved Routes of Travel". The Approved Routes of Travel are outlined in the following subclauses.
- (b) This clause should be read in conjunction with Clause 53 on page 2-5 when travel is made via approved circular routes for RailPass and FlexiPass Ticket holders to ascertain break of journey entitlements.

Approved routes of travel

(i) Any ticket covering through journey between Cabramatta and Lidcombe.

Shortest route - via Sefton and Berala

Other routes - via Merrylands and Auburn

Note: Travel may be made by either route but break of journey for RailPass and FlexiPass ticket holders is only permitted on the shortest route.

(ii) Any ticket covering through journey between Glenfield and Redfern.

Shortest route - via East Hills and St Peters

Other routes - via Casula, Merrylands and Ashfield

- via Casula, Sefton and Ashfield
- via Casula, Sefton, Bankstown and St Peters
- via Airport Line (Break of journey at Central)

Note: Travel may be made by either route but break of journey for RailPass and FlexiPass ticket holders is only permitted on the shortest route.

(iii) Any ticket covering through journey between Granville and Liverpool (or Glenfield)

Shortest route - via Merrylands (and Casula)

Other routes - no

(iv) Any ticket covering through journey between Hornsby and City or Central

Shortest route - via Chatswood

Other routes - Via Epping

Other routes - Via Epping & Chatswood Rail Line

Note: Travel may be made by either route but break of journey for RailPass and FlexiPass ticket holders is only permitted on the shortest route.

(v) Any ticket covering through journey between Asquith (ie. North of Hornsby) and City or Central

Shortest route - via Chatswood

Other routes - via Epping and Ashfield

Other Routes - via Epping & Chatswood Rail Line

Note: Travel may be made by all routes. Break of journey for RailPass and FlexiPass ticket holders is ONLY permitted on the shortest route (via Chatswood) OR the route via Epping and Ashfield.

(vi) Any ticket covering through journey between Hornsby and Granville

Shortest Route - via Epping and Auburn

Other routes - no

Passenger Fares and Coaching Rates Handbook

(vii) Any Ticket covering through journey from any station on the East Hills line (between Turrella and Glenfield) to a station west of Macdonaldtown (where the fare is calculated via Redfern)

Shortest Route - via East Hills, St Peters and Redfern.

Other routes - Via East Hills, Airport Line and Central.

Note: Travel may be made by either route AND break of journey for RailPass and FlexiPass ticket holders is permitted on either route.

Customers wishing to Enter/Exit at an Airport Line Station must purchase a GatePass.

(viii) Any ticket covering through journey between Hornsby and Cabramatta

Shortest Route - via Epping and Sefton

Other routes - via Epping and Merrylands

Note: Travel may be made by either route but break of journey for RailPass and FlexiPass ticket holders is only permitted on the shortest route.

(ix) Any ticket covering through journey between Hornsby and Glenfield

Shortest Route - via Epping, Sefton and Casula

Other routes - via Epping, Merrylands and Casula

Note: Travel may be made by either route but break of journey for RailPass and FlexiPass ticket holders is only permitted on the shortest route.

(c) Exceptions

- (i) In cases of announced major disruption to CityRail services, passengers may be permitted to travel to a station (or location) on another route which serves the same district as that of the original starting point without additional cost, whilst in possession of the original ticket purchased.
- (ii) Where two or more routes of travel exist and rail services are replaced by buses on one of the routes through causes either attributed or not attributed to CityRail, passengers may be permitted to, if they so desire, travel by rail by the Alternative Route to the destination station without additional cost.

Calculating Fares and Services

CLAUSE 53

Approved Circular Routes for 7 Day RailPass and FlexiPass tickets THE CONDITIONS OF Clause 11 on page 1-7 MUST BE MET BEFORE APPLYING THIS CLAUSE.

(a) Hornsby Circle – (60.31km)

Wynyard - Chatswood - Hornsby - Epping - Strathfield - City.

Break of journey between two stations on the same circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- i) Shortest route shortest distance between both stations.
- (ii) Other route only if the distance via the shortest route (route paid for) is more than **25km** of the total circular route distance.

Break of journey between a station on the circular route and a station not on the circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- Shortest route shortest distance between both stations.
- (ii) Other route only if the distance from the Circular Route Entry (CRE) Station to the Station on the Circular Route (Destination or Origin) is more than 25km of the total circular route distance

This will give a break of journey either way on the circular route plus break of journey between the CRE and the Destination/Origin station via the shortest route.

(b) Glenfield Circle - (68.82km)

Redfern - Sydenham - East Hills - Glenfield - Strathfield - Ashfield - Redfern.

Break of journey between two stations on the same circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- i) Shortest route shortest distance between both stations
- (ii) Other route only if the distance via the shortest route (route paid for) is more than **45%** (30.97km) of the total circular route distance.

Break of journey between a station on the circular route and a station not on the circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- (i) Shortest route shortest distance between both stations
- (ii) Other route only if the distance from the CRE Station to the Station on the Circular Route (Destination or Origin) is more than 45% (30.97km) of the total circular route distance.

This will give a break of journey either way on the circular route plus break of journey between the CRE and the Destination/Origin station via the shortest route.

Passenger Fares and Coaching Rates Handbook

(c) Lidcombe - Cabramatta Circle - (27.32km)

Lidcombe - Regents Park - Cabramatta - Granville - Lidcombe

Break of journey between two stations on the same circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- Shortest route shortest distance between both stations.
- (ii) Other route only if the distance via the shortest route (route paid for) is more than **45%** (12.29km) of the total circular route distance

Break of journey between a station on the circular route and a station not on the circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- (i) Shortest route shortest distance between both stations.
- (ii) Other route only if the distance from the CRE Station to the Station on the Circular Route (Destination or Origin) is more than 45% (12.29km) of the total circular route distance.

This will give a break of journey either way on the circular route plus break of journey between the CRE and the Destination/Origin station via the shortest route.

(d) Robertson Circle – (275.12km)

Tempe - Wollongong - Robertson - Moss Vale - Glenfield - Tempe.

Break of journey between two stations on the same circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- (i) Shortest route shortest distance between both stations.
- (ii) Other route only if the distance via the shortest route (route paid for) is more than 45% (123.80km) of the total circular route distance.

Break of journey between a station on the circular route and a station not on the circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- (i) Shortest route shortest distance between both stations.
- (ii) Other route only if the distance from the CRE Station to the Station on the Circular Route (Destination or Origin) is more than 45% (123.80km) of the total circular route distance.

This will give a break of journey either way on the circular route plus break of journey between the CRE and the Destination/Origin station via the shortest route.

(e) Bankstown Circle - (40.84km)

Redfern - St Peters - Sydenham - Bankstown - Lidcombe - Strathfield - Ashfield - Redfern

Break of journey between two stations on the same circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- (i) Shortest route shortest distance between both stations.
- (ii) Other route only if the distance via the shortest route (route paid for) is more than 37% (15.11km) for the total circular route distance.

Break of journey between a station on the circular route and a station not on the circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- (i) Shortest route shortest distance between both stations.
- (ii) Other route only if the distance from the CRE Station to the Station on the Circular Route (Destination or Origin) is more than 37% (15.11km) for the total circular route distance.

This will give a break of journey either way on the circular route plus break of journey between the CRE and the Destination/Origin station via the shortest route.

(f) Upper Macquarie Circle – (37.28km)

Calculating Fares and Services

Chatswood - Hornsby - Epping - ECRL.

Break of journey between two stations on the same circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- (i) Shortest route shortest distance between both stations.
- (ii) Other route only if the distance via the shortest route (route paid for) is more than 15km of the total circular route distance.

Break of journey between a station on the circular route and a station not on the circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- (i) Shortest route shortest distance between both stations.
- (ii) Other route only if the distance from the CRE Station to the Station on the Circular Route (Destination or Origin) is more than 15km of the total circular route distance.

This will give a break of journey either way on the circular route plus break of journey between the CRE and the Destination/Origin station via the shortest route.

(g) Lower Macquarie Circle – (49.31km)

Chatswood - ECRL - Epping - Strathfield - City - Wynyard

Break of journey between two stations on the same circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- Shortest route shortest distance between both stations.
- (ii) Other route only if the distance via the shortest route (route paid for) is more than 20km of the total circular route distance.

Break of journey between a station on the circular route and a station not on the circular route for RailPass and FlexiPass tickets is permitted as shown in the following subclauses.

- (iii) Shortest route shortest distance between both stations.
- (iv) Other route only if the distance from the CRE Station to the Station on the Circular Route (Destination or Origin) is more than 20km of the total circular route distance.

This will give a break of journey either way on the circular route plus break of journey between the CRE and the Destination/Origin station via the shortest route.

Passenger Fares and Coaching Rates Handbook

CLAUSE 54

City Railway, Eastern Suburbs Line and Sydney Harbour Bridge

- (a) The City Railway comprises Central, Town Hall, Wynyard, Circular Quay, Martin Place, Kings Cross, St. James and Museum stations. Special alternative travel conditions applicable to tickets purchased at City Railway stations are prescribed in Clause 51 on page 2-2.
- (b) The Eastern Suburbs line comprises Edgecliff and Bondi Junction stations.
- (c) Tickets to the following destinations will be printed "City":
 - (i) From Central to any of the following: Town Hall, Wynyard, Circular Quay, Martin Place, Kings Cross, Museum and St. James;
 - (ii) From Wynyard to any of the following: Town Hall, Central, Martin Place, Kings Cross, Museum, St. James and Circular Quay; and
 - (iii) From Kings Cross to any of the following: Martin Place, Town Hall, Central, Museum, St. James, Circular Quay and Wynyard;
- (d) Except where special fares are prescribed, the distance fare between any City Railway station as defined in Clause 54 (a) will be for the distance of 3.21km.
- (e) Except where special fares are prescribed, the distance fare between any station outside the City Railway to any City Railway station, will be the distance to the designated gateway station plus 3.21km.

Example:

Hurstville to Town Hall

Gateway Station (Central to Hurstville) 14.81km
Plus City Railway 3.21km

Distance 18.02km

(f) Except where special fares are prescribed, the distance fare between two stations outside the city railway when travel is through the City Railway, will be the total distances to the two designated gateway stations plus 3.21km.

Example:

Chatswood to Riverwood

Gateway Station (Wynyard) to Chatswood 9.64km
Plus City Railway 3.21km
Gateway Station (Central) to Riverwood 17.50km
Distance 30.35km

Calculating Fares and Services

- (g) Designated City Railway Gateways.
 - (i) When travel is via the Sydney Harbour Bridge, the Gateway Station is Wynyard.
 - (ii) When travel is via Redfern, the Gateway Station is Central.
 - (iii) When travel if from the Eastern Suburbs Line, the Gateway Station is Kings Cross.
 - (iv) When travel is via the Airport Line, the Gateway Station is Central.
- (h) Single, Return or Off Peak tickets purchased from any station outside the City Railway involving travel to a City Railway station will be available for travel to or from any City Railway station as shown in Clause 54 (a).
- (i) Single, Return or Off Peak tickets purchased from any City Railway station as shown in Clause 54 (a) will only be available for travel from the origin station.
- (j) RailPass and FlexiPass tickets issued between any two stations involving travel over any section of the City Railway line will be available for travel between all City Railway line stations.

Passenger Fares and Coaching Rates Handbook

Reservations

CLAUSE 55

Reservations on CityRail Services

(a) Reserved seating is NOT available on CityRail Services, except as provided in Clause 56 and Clause 57.

CLAUSE 56

Group Reservations

- (a) Groups of 20 or more passengers may reserve accommodation subject to the following conditions:
 - (i) CityRail reserves the right to limit the total number of passengers for any group booking or to decline additional groups on any one service.
 - (ii) All group bookings for travel on CityRail services must be paid for in full at least seven days in advance of the date of travel.
 - (iii) Group bookings will NOT be accepted for travel in peak periods, as determined by CityRail from time to time, unless specifically authorised.

CLAUSE 57

Reserved Carriages

- (a) Subject to approval by CityRail, a carriage may be reserved for exclusive use by an organised group according to the following conditions:
 - (i) Where the number of passengers is less than the capacity of the reserved carriage, the difference will be charged at adult single fares for the journey undertaken;
 - (ii) The minimum charge for reserving a whole carriage will be the applicable total fare for half the route distance travelled by the train;

AND

(iii) If additional carriages are attached to a train to meet the needs of a group, normal passenger fares will not apply and the price of the carriage will be determined by CityRail.

CLAUSE 58

Cancellation of Reservations

(a) If a reservation is cancelled, the cancellation is subject to CityRail recovering any costs already incurred in arranging the reservation.

Calculating Fares and Services

Road Services

CLAUSE 59

CityRail Road Services

(a) When travelling on road services only tickets will be issued for journeys covering travel solely by CityRail operated road services. The applicable economy travel fare will apply for the road distance travelled. Return tickets will not be available.

CLAUSE 60

CityRail Co-ordinated Rail and Road Coach Services

(a) The appropriate tickets will be issued for journeys covering travel by CityRail rail and road coach services and the fare will be calculated as the economy fare for the distance of Co-ordinated rail and road coach travel.

CLAUSE 61

Nightride bus services

- (a) A Valid CityRail Return, Off Peak return, Pensioner Excursion, RailPass, FlexiPass or TravelPass tickets are available for travel on Nightride services without payment of additional bus fares.
- (b) CityRail single tickets are not available for travel on Nightride services. Customers can be issued a single ticket to travel to the Nightride interchange station and then purchase another ticket when joining the bus.

CLAUSE 62

Bathurst Road Coach Service

- (a) CityRail services to Bathurst are to be calculated at the Off Peak rate at all times.
- (b) The sale of RailPass and FlexiPass tickets are not allowed to any location on the Bathurst road coach route.
- (c) Bookings are essential on the Bus Service (tickets will not be issued for travel if reserved seating is not available).

Passenger Fares and Coaching Rates Handbook

CLAUSE 63

Availability of Single And Return Tickets on CityRail Services

- (a) Single tickets and the forward journey of return tickets are available for travel wholly within the CityRail Area
 - The journey must be commenced on the date printed on the ticket and completed by 4am the following day.
- (b) Return journey of Return Tickets must be commenced on the date printed on the ticket and completed by 4am the following day

CLAUSE 64

Concession Single and Return Fares

| Topic | Detail | s | |
|--|--|--|--|
| (a) School Pupils | (i) | School pupils may purchase single or return daily tickets at the Child fare. To obtain this concession, a school pupil 16, 17 and 18 years must be in possession of a Senior secondary student NSW transport concession card (Form 202) which is a different colour each year. This card is not valid unless a current Transport Identifier (foil) is attached. | |
| | (ii) | Cardholder's who leave school and are unemployed may retain the use of their Senior secondary student NSW transport concession card (Form 202) until employed or until the expiry date (usually March 31) the following year. | |
| (b) Students | (i) Students may purchase single or return at the Student ordinary fare. To obtain the concession, the student must be in poss Tertiary student NSW transport concess (Form 204) or student identification card transport identifier (security foil or bitmal displayed which will be of a different collyear. | | |
| | (ii) Students in possession of a Tertiary student NSW transport concession card (Form 204) or student identification card with transport identifier may not purchase Off Peak return tickets at Child rate. | | |
| | (iii) | will be the fare indicated in Clause 111 on page 3-1. See Clause 71 on page 2-18 for Periodical tickets. | |
| (c) Indentured Apprentice/Trainee NSW transport Concession card (Form 203) | (i) | Indentured or Trainee Apprentices in the 1 st , 2 nd or 3 rd year only of an apprenticeship and for the purpose of this clause 'Trainee' means 'Australian Traineeship System Trainee' may purchase single or return daily tickets at the Student ordinary fare. To obtain this concession, the apprentice or Trainee must be in possession of an Indentured Apprentice / Trainee NSW transport concession card (Form 203). | |
| | (ii) | The student's rate of fare for single or return journeys will be the fare indicated in Clause 111 on page 3-1 See Clause 71 on page 2-18 for concession RailPass/FlexiPass/TravelPass tickets. | |

Calculating Fares and Services

| (d) Half Fare Entitlement Card Holders | (i) | Half Fare Entitlement Card holders may purchase CityRail single or return daily tickets at Half the ordinary fare. To obtain this concession, a person must be in possession of a Half Fare Entitlement Card. |
|---|--|---|
| | (ii) The Half rate of fare for single or return journey be the fare indicated in Clause 111 on page 3-1. | |
| | (iii) | Concession RailPass/FlexiPass/TravelPass tickets are not available for Half Fare Entitlement Card holders. |
| (e) Groups | (i) | Applications for group concession must be made to the Designated Manager at least ten days before the event. |
| | (ii) | Return tickets at the adult or child (as applicable) Off Peak fare will be issued (if approved) for travel at any time on CityRail services. |

CLAUSE 65

Advance Purchase of Single and Return Tickets

- (a) Passengers must purchase tickets before the arrival of the train. Tickets will be issued in advance as follows:
 - Tickets for journeys wholly within the CityRail Area will be issued on the day of travel only; and
 - (ii) The issue of tickets in advance will be subject to variation from time to time.

CLAUSE 66

Off Peak Return Tickets.

- (a) Person's I6 years of age or over in possession Senior Secondary Student NSW Transport Concession Card (Form 202) will be issued tickets at the Child off peak fare at the applicable times as shown in subclause (b). This concession will NOT be allowed to holders Tertiary Student NSW Transport Concession card (Form 204) or a NSW Student Identity Card with security foil or bitmap image.
- (b) Off Peak return tickets will be available for travel from 9.00 am, on Mondays to Fridays and at any time on Saturdays, Sundays and Public Holidays. They will only be issued after the departure of the last service prior to 9.00 am, on Mondays to Fridays except they may be issued to enable travel by authorised services as published from time to time, which depart prior to 9.00 am, on Mondays to Fridays. (Refer to Subclause (g).
- (c) Off Peak return tickets will NOT be available for travel by Country Passenger Services unless specified by RailCorp.
- (d) Off Peak return tickets will be available for travel on day of issue only.
- (e) CityRail reserves the right to suspend or discontinue Off Peak return tickets.
- (f) Refer to Clause 11 on page 1-7 for general restrictions.

Passenger Fares and Coaching Rates Handbook

(g) Approved Off Peak trains before 9 am.

| Time of service | rvice From From Stations | | To Station | | | |
|--------------------|---|--|-----------------------------|--|--|--|
| South Coast Line | South Coast Line | | | | | |
| 7.53 | Kiama | Kiama to Unanderra | All CityRail Stations | | | |
| 8.29 | Port Kembla | Port Kembla to Thirroul | All CityRail Stations | | | |
| 7.53 | Nowra | Nowra to Gerringong | All CityRail Stations | | | |
| Western Line | | | | | | |
| 7.53 | Katoomba | Katoomba to Emu Plains | All CityRail Stations | | | |
| 7.36 | Lithgow | Lithgow to Medlow Bath | All CityRail Stations | | | |
| 8.25 | Sydney | Central to Parramatta (including the City) | Glenbrook to Lithgow | | | |
| 8.55 | Sydney | Central to Parramatta (including the City) | Penrith to Katoomba | | | |
| Southern Highlands | Line | | | | | |
| 7.28 | Goulburn | Goulburn to Picton | All CityRail Stations | | | |
| 7.55 | 7.55 Campbelltown Campbelltown to Moss Vale | | Moss Vale to Goulburn | | | |
| Northern Line | • | • | | | | |
| 7.56 | Newcastle | Newcastle to Morisset | Hornsby and South thereof | | | |
| 8.19 | Newcastle | Newcastle to Awaba | Morisset and South thereof | | | |
| 8.42 | Wyong | Wyong to Niagara Park | All CityRail Stations | | | |
| 8.45 | 8.45 Sydney Sydney Central | | Cowan and North thereof | | | |
| 5.53 | Scone | Scone to Lochinvar | All CityRail Stations | | | |
| 5.53 | Scone | Maitland to Waratah | Morisset and South thereof | | | |
| 7.06 | Telarah | Telarah to Waratah | Hornsby and South thereof | | | |
| 6.35 | Dungog | Dungog to Mindaribba | All CityRail Stations | | | |
| 7.46 | Telarah | Telarah to Waratah | Morisset and South thereof | | | |
| 8.14 | Newcastle | Newcastle to Maitland | Lochinvar - Muswellbrook | | | |
| 8.22 | Newcastle | Newcastle to Warabrook | Paterson to Dungog | | | |

Calculating Fares and Services

CLAUSE 67

Pensioner Excursion Tickets - General Conditions

- (a) May only be issued on production of an Australian Pensioner/War Widow Transport Concession Card, a Retired Employees Concession Fare Authority or an Australian state government issued Seniors Card. Refer to Clause 237 on page 6-2 (Passes and Concessions) for Interstate Pensioner Entitlements.
- (b) Tickets will not be available for travel where booked seating is compulsory with the exception of travel between Lithgow and Bathurst.
- (c) CityRail Pensioner Excursion Tickets will NOT be available for travel by Country Passenger Services unless specified by RailCorp.
- (d) CityRail Pensioner Excursion Tickets will be available for unlimited CityRail, normal STA Bus, normal Sydney Ferries, regular route Private bus and selected private ferry travel at any time (includes NightRide services) within the Greater CityRail area. (Refer to Clause 148 on page 4-4 for travel entitlements).
- (e) Travel must commence and be completed on the date printed on the ticket & up to 4am the next day.
- (f) CityRail reserves the right to suspend or discontinue CityRail Pensioner Excursion Tickets.

CLAUSE 68

RailPass Tickets - General Conditions

- (a) RailPass may be purchased on any day for a period of seven or fourteen days, commencing from the date of purchase except that tickets purchased after 3.00pm on any day will be available for eight or fifteen days commencing from the date of purchase.
- (b) Seven or Fourteen RailPass Tickets are available for travel between the stations shown thereon for which the fare has been paid. Break of journey is permitted in either direction at any station for journey/route paid for.
- (c) If travel is made to a station beyond the destination shown on the RailPass but within the CityRail area, the applicable (ie. adult or concession as the case may be) fare for the additional journey is payable. If travel is made beyond the CityRail area, the applicable (ie. adult or concession as the case may be) fare for the whole journey is payable.
- (d) Refer to Clause 11 on page 1-7 and Clause 53 on page 2-5 for general restrictions and approved circular routes.
- (e) No allowance will be made if "Fare Free" days occur during the currency of any Seven Day RailPass ticket as product is heavily discounted.

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Calculating Fares and Services

CLAUSE 69

FlexiPass/TravelPass Tickets - General conditions

- (a) FlexiPass/TravelPass Tickets for travel within the CityRail Area may be issued at such times and for such periods as prescribed in the following clauses.
- (b) A FlexiPass/TravelPass Ticket will be issued subject to any alterations, which may be made in the services during the currency of the ticket. The holder will not be entitled to any allowance or compensation on account of any change in the time or reduction in the number of services.
- (c) A FlexiPass/TravelPass Ticket does not carry the right to travel:
 - (i) By a private or guaranteed train; or
 - (ii) By non-guaranteed services run in connection with special events.

However, the holder may be permitted to travel by (i) if their charterers or their representatives consent, on the condition that no revenue is credited by CityRail to the train concerned in respect of the travel by the FlexiPass/TravelPass Ticket holder.

- (iii) The sale of FlexiPass/TravelPass tickets where the origin station is not the same as the issuing station is subject to the restrictions outlined in Clause 11 on page 1-7.
- (d) Unless specifically provided otherwise, the journey may be broken at any station (or location) between those named or symbolised on the FlexiPass/TravelPass ticket. For more details on the City Railway see Clause 51 on page 2-2 and Clause 54 on page 2-8
- (e) The receipt provided at the time of purchasing a FlexiPass, TravelPass Quarterly or Yearly ticket as "proof of purchase", it must be tendered when requesting a refund or replacement of a lost, stolen or misplaced ticket.
- (g) No allowance will be made if fares are reduced during the currency of any FlexiPass/TravelPass ticket.
- (h) No allowance will be made if "Fare Free" days occur during the currency of any FlexiPass/TravelPass ticket as products are heavily discounted.
- (i) The holder of a FlexiPass/TravelPass ticket (Seven-Day RailPass ticket included) who, when travelling, cannot produce the ticket to an employee of CityRail will be regarded as a passenger travelling without a ticket and the provisions of Clause 12 on page 1-8 will apply.

Passenger Fares and Coaching Rates Handbook

CLAUSE 70

Application for FlexiPass/TravelPass Tickets

- (a) Each applicant for a FlexiPass/TravelPass ticket must lodge the recognised form of application, properly completed and signed.
- (b) Applications for a FlexiPass/TravelPass ticket must indicate the desired origin, destination and period of travel.
- (c) A FlexiPass/TravelPass Ticket may be purchased up to seven (7) days prior to the commencement date on payment of the fare due, however the new ticket will not be available for travel prior to the commencement date shown on the ticket.

CLAUSE 71

Concession RailPass, FlexiPass and TravelPass Fares

(a) A person within one of the following classifications may obtain a RailPass or FlexiPass ticket at one half of the Adult fare provided in Clause 117 on page 3-5 (Rail Pass Fares), Clause 119 on page 3-7 (FlexiPass Multipliers) or a TravelPass Weekly ticket at the applicable Concession Fare as provided for in Clause 120 on page 3-11 & Clause 121 on page 3-11.

| Classification | Details |
|---|---|
| (a) Children | (i) A person under 16 years of age who is in possession of a proof of age card issued by CityRail in all cases where it is not obvious that such person is in fact under sixteen years of age. Applications for a proof of age card are made at the school the child attends or to RailCorp Passes and Concessions Office, 490 - 492 Pitt Street, Sydney. |
| | (ii) Children may only purchase a concession 7 Day RailPass/TravelPass Weekly or FlexiPass ticket for a period up to their 16 th birthday. |
| (b) School Pupils | A school child over sixteen years of age but less than nineteen years of age who is in possession of Senior secondary student NSW transport concession card (Form 202). |
| (c) Students (i) A student resident in New South Wales in possessing a Tertiary student NSW transport concession card (204) or student identification card with transport identification card | |
| (d) Indentured Apprentice / Trainee NSW transport concession card (Form 203) | (i) First, second and third year apprentices registered with the NSW Department of Education and Training and classified in the Award as being an indentured or trainee apprentice and Trainees employed under the Australian Traineeship System Scheme who are in possession of an Indentured Apprentice / Trainee NSW transport concession card (Form 203). |

Calculating Fares and Services

| | (f) Pensioners, Retired Senior Citizens, War Widow/ers and Retired Authorities' Employees | | (i) | An Australian pensioner who is in possession of a Pensioner Concession Card. |
|--|---|--|-------|---|
| | | | (ii) | A retired Australian Senior Citizen over 60 years of age, who is in possession of an Australian state government issued Seniors Card. |
| | | | (iii) | A War Widow/er resident in New South Wales who is in possession of a War Widow/er Transport Concession Card (Form TC1). |
| | | | (iv) | A retired Authorities' employee with more than 20 years service or his/her spouse and who is in possession of a Retired Employee's Concession Fare Authority. |
| | (g) | (g) A concession RailPass, FlexiPass or TravelPass weekly ticket may only be purchased for a period up to and including the expiry date of the Concession Authority. | | |

CLAUSE 72

TravelPass Tickets - General Conditions

- (a) Unless otherwise provided, TravelPass weekly tickets, so far as rail travel is concerned, will be subject to the same conditions as Seven-Day RailPasses.
- (b) Unless otherwise provided, TravelPass Quarterly and Yearly tickets, so far as rail travel is concerned, will be subject to the same conditions as rail only FlexiPass periodical tickets.
- (c) Quarterly and Yearly TravelPass tickets will be issued at the Adult fare only.

CLAUSE 73

STA Products – General Conditions

(a) Unless otherwise provided, STA products sold by CityRail outlets will be subject to the business rules for travel on the State Transit Authority services, unless such product incorporates a rail travel component then such travel will be subject to CityRail conditions for the particular travel undertaken.

CLAUSE 74

CityHopper – General conditions

- (a) Available for return rail travel only from any CityRail station to the CityHopper Zone plus unlimited rail travel within the CityHopper Zone (refer to Clause 157 on page 4-11).
- (b) Travel must be completed on the date printed on the ticket & up to 4am the next day.
- (c) Unlimited break of journey only permitted in the CityHopper Zone.

Passenger Fares and Coaching Rates Handbook

CLAUSE 75

SydneyPass - General Conditions

- (a) 3,5 & 7 day SydneyPasses, so far as rail travel is concerned, will be subject to the same conditions as a Red TravelPass. Refer to Clause 151 on page 4-7).
- (b) The STA travel component will be within the Red TravelPass Zone plus additional premium services. Refer to Clause 159 on page 4-13.
- (c) SydneyPasses will not be available for upgrading for a similar ticket of higher duration (ie: a 3 day passes will not be upgraded to a 7 day pass after travel has commenced) and no refund will be issued after travel has commenced.
- (d) Travel agent vouchers are not to be exchanged for SydneyPasses at any CityRail station (vouchers must be exchanged at STA sales outlets).

CLAUSE 76

DayTripper - General Conditions

- (a) Available for travel at any time from any CityRail station with unlimited Rail and STA Bus/Ferry travel within the Purple TravelPass Zone. Refer Clause 158 on page 4-12.
- (b) Travel must be completed on the date printed on the ticket & up to 4am the next day.
- (c) For tickets purchased from Outer Metropolitan and Greater CityRail Area stations: Customers must be issued with a return ticket to the boundary station of the Sydney Suburban Area plus a Day Tripper ticket.

CLAUSE 77

Link Tickets - General conditions

- (a) Tickets covering travel by CityRail services and partly by other means of transport and entry to venues not operated by CityRail, may be issued by CityRail. To the extent that such tickets cover travel on services and entry to venues not operated by CityRail, CityRail issues the same only as the agent for the operator of the service involved and CityRail's liability does not extend beyond the portion of the journey made on its own services.
- (b) Link tickets include but are not limited to the Blue Mountains ExplorerLink. Conditions and availability of each Link ticket type will be as published from time to time.
- (c) Fares for Link tickets will be made up of two components:
 - (i) The applicable fare for the rail journey to the Interchange Station specified for the Link ticket type,
 - (ii) Plus the prescribed "Add On" amount to cover charges for services not operated by CityRail including transport and venue entry, as published from time to time.

Calculating Fares and Services

(d) Unless otherwise provided: Link tickets so far as rail travel is concerned will be subject to the same conditions as Single, Return or Off Peak tickets (as appropriate for ticket held).

CLAUSE 78

Intermodal Destination Tickets – General Conditions

- (a) Tickets covering travel by CityRail services and partly by other means of transport not operated by CityRail may be issued by CityRail. To the extent that such tickets cover travel on services not operated by CityRail, CityRail issues the same only as the agent for the operator of the service involved and CityRail's liability does not extend beyond the portion of the journey made on its own services.
- (b) Intermodal Destinations include but are not limited to:
 - (i) Moore Park;
 - (ii) Bondi Beach;
 - (iii) Manly; and
- (c) Conditions and availability of tickets to each Intermodal Destination will be as published from time to time.
- (d) Fares to Intermodal Destinations will be made up of two components:
 - (i) the applicable fare for the rail journey to the Interchange Station specified for the Intermodal Destination:
 - (ii) plus the prescribed "Add On" amount to cover charges for services not operated by CityRail, as published from time to time.
- (e) Unless otherwise provided, tickets to Intermodal Destinations so far as rail travel is concerned shall be subject to the same conditions as Single, Return, Off Peak or Seven-Day RailPass tickets (as appropriate for ticket held).
- (f) Please refer to CityRail Products commencing on page 4-1 for further details of the following Intermodal Destinations:
 - (i) Bondi Beach;
 - (ii) Tramlink Zone 1;
 - (iii) Tramlink Zone 2:
 - (iv) Manly;
 - (v) Moore Park;

Passenger Fares and Coaching Rates Handbook

CLAUSE 79

Airport Line Tickets - General Regulations

- (a) Airport Link Company (ALC) stations will include International Terminal, Domestic Terminal, Mascot and Green Square.
- (b) To enter or exit these stations a Station Access Fee must be paid (SAF). The prices will be set by ALC.
- (c) CityRail customers holding tickets that are valid for travel through the ALC stations must pay a fee to enter or exit the stations. This fee is known as a Gate Pass and the price will be set by ALC.
- (d) Fares to ALC stations will be made up of two components:
 - the applicable fare for the rail journey; plus
 - (ii) a Station Access Fee (SAF) as prescribed by ALC.
- (e) Interchange stations for ALC destinations are Wolli Creek and/or Central Railway Station.
- (f) Unless otherwise provided, tickets to Airport Link Stations so far as rail travel is concerned shall be subject to the same conditions as Single, Return, Off Peak, RailPass or FlexiPass tickets (as appropriate for ticket held).

CLAUSE 80

Authority To Travel Receipt

- (a) The following provisions apply to Authority to Travel Receipts:
 - (i) CityRail may install Ticket Vending Machines that issue Authority to Travel Receipts (ATTRs) at selected CityRail stations, where, in the opinion of CityRail, passenger traffic is insufficient to warrant a supply of tickets covering travel to all or to some CityRail stations.
 - (ii) Subject to paragraph (iii) where a Ticket Vending Machine is provided at a station a passenger must purchase a ticket (if available for the journey to be undertaken) or an ATTR prior to boarding a train.
 - (iii) Where at a station reasonable facilities are available for purchase of a ticket for the whole of the fare applicable to the journey, a passenger boarding at that station shall not be entitled to purchase an ATTR.

CLAUSE 81

Excursion & Promotional Discount Tickets

(a) Excursion and promotional tickets, Tour Based Tickets and Promotional Passes may be issued for travel in such areas and by such services on such days and at such rates as may be determined by CityRail from time to time.

CLAUSE 82

Spare

Calculating Fares and Services

CLAUSE 83

Property Found on Railway Premises

- (a) All reasonable action will be taken to recover property left by passengers on railway premises in any State, local phone calls made by RailCorp while attempting to recover property will not be charged for, nor will any charges be imposed for dispatch of the property from one station (or location) to any staffed RailCorp location within NSW, or for storage. (Unclaimed luggage excepted.) When requests are received to forward items to interstate or overseas addresses all associated costs incurred must be prepaid by the owner.
- (b) The adult ordinary return fare for 5km will be collected per article for each item of lost property returned to the owner at Lost Property Office Sydney. Items of lost property returned to the owner at a station (or location) will be delivered without charge.
- (c) When delivery of property found on railway premises in New South Wales cannot be effected, or when instructions as to disposal have not been received, the property will be despatched to the "Lost Property Office", Sydney (without freight or storage charges) after it has been on hand:
 - (i) Up to 7 days at any RailCorp station or location.Storage charges will not be imposed for the period the property may remain on hand at the Lost Property Office, Sydney.
- (d) CityRail may dump, destroy, place item(s) in a charity bin or sell property found on railway premises, which is not claimed and removed after one calendar month of the date of finding, if the item(s) are sold the amount realised by the sale will be paid to the owner on demand.
- (e) CityRail will not be obligated to replace or repair any locked items broken into at the Lost Property Office for the purpose of identifying the owner

CLAUSE 84

Spare

CLAUSE 85

Spare

Passenger Fares and Coaching Rates Handbook

CLAUSE 86

Bicycles on CityRail Services

- (a) All bicycles must be accompanied by a fare paying passenger.
- (b) CityRail does not guarantee that space will be available for bicycles on CityRail services.
- (c) The rate for bicycles (including a bike frame with wheels detached and folding bicycles) carried separately on **CityRail services** will be:

| Time and Day of Conveyance | Fare |
|--|---|
| Between 6.00am and 9.00am weekdays. Or | The applicable child rail fare (ie. child single fare, child return |
| Between 3.30pm and 7.30pm weekdays. | fare, child Off Peak fare, etc, as the case may be) |
| Wholly between 9.00am and 3.30pm weekdays; or authorised Off-Peak services prior to 9.00am as published from time to time. | Free |
| Journeys completed prior to 6.00am weekdays and Journeys commenced after 7.30pm weekdays. | Free |
| Anytime on Saturdays, Sundays and Public Holidays. | Free |

- (d) Single, Return, RailPass or FlexiPass periodical tickets may be issued for accompanied bicycles.
- (e) The passenger must be in possession of a separate rail ticket to cover his/her travel.
- (f) A bicycle conveyed in accordance with this clause will be carried at owner's risk and CityRail will not accept any liability beyond the sum of \$50.00 and no liability will be accepted in respect of any bicycle which is not securely packed.

CLAUSE 87

Spare

CLAUSE 88

Sponsored Fare Travel

- (a) When a request is made at a CityRail Station by a customer to pay the fare for another persons travel within the CityRail Area (paying for travel at one station/location for travel from another station/location) this travel will be known as Sponsored Fare Travel.
- (b) The amount collected from the sponsor will the distance based rail fare plus an administration charge of \$10.00.

Calculating Fares and Services

CLAUSE 89

Spare

CLAUSE 90

Spare

CLAUSE 91

Spare

CLAUSE 92

Spare

CLAUSE 93

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CLAUSE 94

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CLAUSE 95

Spare

CLAUSE 96

Spare

CLAUSE 97

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CLAUSE 98

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CLAUSE 99

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CLAUSE 100

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CLAUSE 101

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CLAUSE 102

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CLAUSE 103

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CLAUSE 104

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CLAUSE 108

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Passenger Fares and Coaching Rates Handbook

CityRail Fare Charts

3 CityRail Fare Charts

CLAUSE 109

Special Passenger Fares (City Railway etc.)

| Between | Economy Travel Single | | Economy Travel Return | | Off Peak Return |
|---|--------------------------|-------------------------------------|--------------------------|-------------------------------------|-----------------------|
| Between | Adult \$ | Child Student Pensioner \$ | Adult \$ | Child Student Pensioner \$ | Adult \$ |
| Central and Town Hall, Wynyard, Circular Quay, Martin Place, Kings Cross, St James or Museum or between any such stations | | | | | |
| Milsons Point and Town Hall, Central, Martin Place, Kings Cross, Museum, St James or Circular Quay | 3.20 | 1.60 | 6.40 | 3.20 | 4.40** |
| Macdonaldtown and Wynyard, Town Hall, Museum, Martin Place, Kings Cross, St James or Circular Quay | | | | | |

^{*} Ordinary half return fare is to be charged for child or student tickets.

CLAUSE 110

Fares for Authority to Travel Receipts

- (a) Authority to travel receipts are based on the single fares as shown in Clause 111 below.
- (b) Refer to Clause 171 on page 4-25 for product information.

^{**} Tickets issued subject to conditions prescribed in Clause 112 on page 3-3.

CityRail Fare Charts

Passenger Fares and Coaching Rates Handbook

CLAUSE 111

CityRail Single and Return Fares

| Distance not | Adult | | Child, Student, Pensioner*, Half Fare | | |
|-----------------|--------|--------|--|--------|--|
| exceeding KM | Single | Return | Single | Return | |
| | \$ | \$ | \$ | \$ | |
| 5.00 | 3.20 | 6.40 | 1.60 | 3.20 | |
| 10.00 | 3.40 | 6.80 | 1.70 | 3.40 | |
| 15.00 | 3.80 | 7.60 | 1.90 | 3.80 | |
| 20.00 | 4.00 | 8.00 | 2.00 | 4.00 | |
| 25.00 | 4.40 | 8.80 | 2.20 | 4.40 | |
| 30.00 | 4.80 | 9.60 | 2.40 | 4.80 | |
| 35.00 | 5.00 | 10.00 | 2.50 | 5.00 | |
| 45.00 | 5.60 | 11.20 | 2.80 | 5.60 | |
| 55.00 | 6.60 | 13.20 | 3.30 | 6.60 | |
| 65.00 | 7.20 | 14.40 | 3.60 | 7.20 | |
| 75.00 | 8.60 | 17.20 | 4.30 | 8.60 | |
| 85.00 | 9.60 | 19.20 | 4.80 | 9.60 | |
| 95.00 | 10.60 | 21.20 | 5.30 | 10.60 | |
| 105.00 | 11.00 | 22.00 | 5.50 | 11.00 | |
| 115.00 | 12.20 | 24.40 | 6.10 | 12.20 | |
| 125.00 | 13.60 | 27.20 | 6.80 | 13.60 | |
| 135.00 | 13.80 | 27.60 | 6.90 | 13.80 | |
| 155.00 | 15.80 | 31.60 | 7.90 | 15.80 | |
| 175.00 | 18.00 | 36.00 | 9.00 | 18.00 | |
| 195.00 | 22.00 | 44.00 | 11.00 | 22.00 | |
| 215.00 | 22.00 | 44.00 | 11.00 | 22.00 | |
| 235.00 | 22.00 | 44.00 | 11.00 | 22.00 | |
| 255.00 | 22.00 | 44.00 | 11.00 | 22.00 | |
| 305.00 | 22.00 | 44.00 | 11.00 | 22.00 | |
| 305+ | 22.00 | 44.00 | 11.00 | 22.00 | |

In the case of Pensioner travel, the fares prescribed under the heading "Child, Student, Pensioner, Half Fare" will be applicable only when such fare is less than the fare prescribed for a Pensioner's Combined Rail, Bus and Ferry Excursion Ticket.

- (b) Refer to Clause 63 on page 2-12 for general ticket conditions for Single and Return tickets.
- (c) Refer to Clause 145 on page 4-1 (singles) and Clause 146 on page 4-2 (returns) for product information.

CityRail Fare Charts

CLAUSE 112

Fares for Adult Off Peak Return Tickets

(a) Adult Off Peak return tickets will be available as set out below for journeys between any two stations within the CityRail Area. The fares will be:

| Distance Not | Adult Fare | Distance Not | Adult Fare |
|-----------------|---------------|-----------------|---------------|
| Exceeding Km | \$ | Exceeding Km | \$ |
| 5.00 | 4.40 | 105.00 | 15.40 |
| 10.00 | 4.80 | 115.00 | 17.00 |
| 15.00 | 5.20 | 125.00 | 19.00 |
| 20.00 | 5.60 | 135.00 | 19.40 |
| 25.00 | 6.20 | 155.00 | 22.00 |
| 30.00 | 6.60 | 175.00 | 25.00 |
| 35.00 | 7.00 | 195.00 | 31.00 |
| 45.00 | 7.80 | 215.00 | 31.00 |
| 55.00 | 9.20 | 235.00 | 31.00 |
| 65.00 | 10.00 | 255.00 | 31.00 |
| 75.00 | 12.00 | 305.00 | 31.00 |
| 85.00 | 13.40 | 550.00 | 31.00 |
| 95.00 | 14.80 | | |

- (b) Refer to Clause 66 on page 2-13 for general ticket conditions for Off Peak tickets.
- (c) Refer to Clause 147 on page 4-3 for Product information

CLAUSE 113

Fares for Child Off Peak Return Tickets

(a) The fares for Child Off Peak Return Tickets will be: *

| Journey | Fare |
|--|--------------|
| (i) Between any two stations wholly within the Sydney Suburban Area | \$2.80 |
| (ii) Between any two stations wholly within the Newcastle Suburban Area | \$2.80 |
| (iii) Between any two stations wholly within the Outer Metropolitan Area or between a station in the Outer Metropolitan Area and a station within the Sydney Suburba Area or vice versa | \$4.00 an |
| (iv) Travel wholly within the CityRail Area other than as in (i), (i and (iii) | ii) \$6.60 |

- (b) Refer to Clause 66 on page 2-13 for general ticket conditions for Off Peak tickets.
- (c) Refer to Clause 147 on page 4-3 for Product information.

CityRail Fare Charts

Passenger Fares and Coaching Rates Handbook

CLAUSE 114

Fares for CityRail Pensioner Excursion Tickets

(a) The fare for the CityRail Pensioner Excursion tickets will be:

| Journey | Fare |
|---------------------------------------|--------|
| (i) CityRail Pensioner Excursion Fare | \$2.50 |

- (b) Refer to Clause 67 on page 2-15 for general ticket conditions for CityRail Pensioner Excursion tickets.
- (c) Refer to Clause 148 on page 4-4 for product information.

CLAUSE 115

Fares for CityHopper Tickets

- (a) CityHopper tickets will be available on day of issue for:
 - (i) Unlimited rail travel on CityRail services wholly within the CityHopper zone.
- (b) The fares for such travel will be:

| Fare Type | Normal Fare | Off Peak Fare |
|-----------|-------------|---------------|
| Adult | \$8.00 | \$5.60 |
| Child | \$4.00 | \$2.80 |

- (c) Rail only travel from any other CityRail station to a station within CityHopper zone and return, plus unlimited rail travel on CityRail services wholly within the CityHopper zone.
- (d) The fares for such travel will be:

| Fare Type | Normal Fare |
|---|-------------|
| Adult - applicable return fare to City plus | \$2.40 |
| Child - applicable return fare to City plus | \$1.20 |

- (b) Refer to Clause 74 on page 2-19 for general ticket conditions for CityHopper tickets.
- (c) Refer to Clause 157 on page 4-11 for product information.

CityRail Fare Charts

CLAUSE 116

Fares for DayTripper Tickets

(a) The fares for DayTripper tickets will be:

| Fare Type | Normal Fare |
|-----------|-------------|
| Adult | \$17.00 |
| Child | \$8.60 |

- (b) Refer to Clause 76 on page 2-20 for general ticket conditions for DayTripper tickets.
- (c) Refer to Clause 158 on page 4-12 for DayTripper fares.

CLAUSE 117

Fares for RailPass Tickets

(a) The fare for a Seven Day RailPass ticket is that determined in accordance with the following table:

| Distance Not | Adult Fare | Concession Child Fare | Distance Not | Adult Fare | Concession Child Fare |
|-----------------|---------------|--------------------------|-----------------|---------------|--------------------------|
| Exceeding km | \$ | \$ | Exceeding km | \$ | \$ |
| 5.00 | 24.00 | 12.00 | 105.00 | 61.00 | 30.50 |
| 10.00 | 27.00 | 13.50 | 115.00 | 63.00 | 31.50 |
| 15.00 | 30.00 | 15.00 | 125.00 | 66.00 | 33.00 |
| 20.00 | 32.00 | 16.00 | 135.00 | 72.00 | 36.00 |
| 25.00 | 36.00 | 18.00 | 155.00 | 78.00 | 39.00 |
| 30.00 | 38.00 | 19.00 | 175.00 | 82.00 | 41.00 |
| 35.00 | 40.00 | 20.00 | 195.00 | 88.00 | 44.00 |
| 45.00 | 44.00 | 22.00 | 215.00 | 88.00 | 44.00 |
| 55.00 | 47.00 | 23.50 | 235.00 | 88.00 | 44.00 |
| 65.00 | 51.00 | 25.50 | 255.00 | 88.00 | 44.00 |
| 75.00 | 54.00 | 27.00 | 305.00 | 88.00 | 44.00 |
| 85.00 | 57.00 | 28.50 | 305+ | 88.00 | 44.00 |
| 95.00 | 59.00 | 29.50 | | | |

- (b) Fares for Fourteen Day Railpass tickets are twice (2x) the Adult or concession fare.
- (c) Refer to Clause 69 on page 2-17 for general ticket conditions for RailPass tickets.
- (d) Refer to Clause 149 on page 4-5 for product information.

CityRail Fare Charts

Passenger Fares and Coaching Rates Handbook

CLAUSE 118

Special RailPass Periodical Fares

(a) Special Seven-Day RailPass Periodical ticket fares will apply between certain stations as outlined below.

| From | То | Fare (Adult) | Concession, Child Fare \$ |
|---------------|------|--------------|---------------------------------|
| Milsons Point | City | 24.00 | 12.00 |
| Macdonaldtown | City | 24.00 | 12.00 |

- (b) Fares for Fourteen Day Railpass tickets are twice (2x) the Adult or concession fare.
- (c) Refer to Clause 69 on page 2-17 for general ticket conditions for RailPass tickets.
- (d) Refer to Clause 149 on page 4-5 for product information.

CityRail Fare Charts

CLAUSE 119

FlexiPass Fares

(a) The adult fare for FlexiPass tickets shall be calculated in accordance with the following table. To calculate a FlexiPass fare multiply the appropriate RailPass distance fare by the multiplier for the number of days required. Such fare is to be rounded off to the nearest dollar.

FlexiPass Multipliers

| Number of Days. | Multiplier | Number of Days. | Multiplier | Number of Days. | Multiplier |
|--------------------|------------|-----------------|------------|-----------------|------------|
| 28 | 3.660 | 55 | 6.900 | 82 | 10.140 |
| 29 | 3.780 | 56 | 7.020 | 83 | 10.260 |
| 30 | 3.900 | 57 | 7.140 | 84 | 10.380 |
| 31 | 4.020 | 58 | 7.260 | 85 | 10.500 |
| 32 | 4.140 | 59 | 7.380 | 86 | 10.620 |
| 33 | 4.260 | 60 | 7.500 | 87 | 10.740 |
| 34 | 4.380 | 61 | 7.620 | 88 | 10.860 |
| 35 | 4.500 | 62 | 7.740 | 89 | 10.980 |
| 36 | 4.620 | 63 | 7.860 | 90 | 11.100 |
| 37 | 4.740 | 64 | 7.980 | 91 | 11.209 |
| 38 | 4.860 | 65 | 8.100 | 92 | 11.318 |
| 39 | 4.980 | 66 | 8.220 | 93 | 11.427 |
| 40 | 5.100 | 67 | 8.340 | 94 | 11.536 |
| 41 | 5.220 | 68 | 8.460 | 95 | 11.645 |
| 42 | 5.340 | 69 | 8.580 | 96 | 11.754 |
| 43 | 5.460 | 70 | 8.700 | 97 | 11.863 |
| 44 | 5.580 | 71 | 8.820 | 98 | 11.972 |
| 45 | 5.700 | 72 | 8.940 | 99 | 12.081 |
| 46 | 5.820 | 73 | 9.060 | 100 | 12.190 |
| 47 | 5.940 | 74 | 9.180 | 101 | 12.299 |
| 48 | 6.060 | 75 | 9.300 | 102 | 12.408 |
| 49 | 6.180 | 76 | 9.420 | 103 | 12.517 |
| 50 | 6.300 | 77 | 9.540 | 104 | 12.626 |
| 51 | 6.420 | 78 | 9.660 | 105 | 12.735 |
| 52 | 6.540 | 79 | 9.780 | 106 | 12.844 |
| 53 | 6.660 | 80 | 9.900 | 107 | 12.953 |
| 54 | 6.780 | 81 | 10.020 | 108 | 13.062 |

28 to 108 Days

CityRail Fare Charts

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FlexiPass Multipliers

| Number of Days. | Multiplier | Number of Days. | Multiplier | Number of Days. | Multiplier |
|--------------------|------------|--------------------|------------|--------------------|------------|
| 109 | 13.171 | 144 | 16.986 | 179 | 20.801 |
| 110 | 13.280 | 145 | 17.095 | 180 | 20.910 |
| 111 | 13.389 | 146 | 17.204 | 181 | 21.019 |
| 112 | 13.498 | 147 | 17.313 | 182 | 21.128 |
| 113 | 13.607 | 148 | 17.422 | 183 | 21.237 |
| 114 | 13.716 | 149 | 17.531 | 184 | 21.346 |
| 115 | 13.825 | 150 | 17.640 | 185 | 21.455 |
| 116 | 13.934 | 151 | 17.749 | 186 | 21.564 |
| 117 | 14.043 | 152 | 17.858 | 187 | 21.673 |
| 118 | 14.152 | 153 | 17.967 | 188 | 21.782 |
| 119 | 14.261 | 154 | 18.076 | 189 | 21.891 |
| 120 | 14.370 | 155 | 18.185 | 190 | 22.000 |
| 121 | 14.479 | 156 | 18.294 | 191 | 22.109 |
| 122 | 14.588 | 157 | 18.403 | 192 | 22.218 |
| 123 | 14.697 | 158 | 18.512 | 193 | 22.327 |
| 124 | 14.806 | 159 | 18.621 | 194 | 22.436 |
| 125 | 14.915 | 160 | 18.730 | 195 | 22.545 |
| 126 | 15.024 | 161 | 18.839 | 196 | 22.654 |
| 127 | 15.133 | 162 | 18.948 | 197 | 22.763 |
| 128 | 15.242 | 163 | 19.057 | 198 | 22.872 |
| 129 | 15.351 | 164 | 19.166 | 199 | 22.981 |
| 130 | 15.460 | 165 | 19.275 | 200 | 23.090 |
| 131 | 15.569 | 166 | 19.384 | 201 | 23.199 |
| 132 | 15.678 | 167 | 19.493 | 202 | 23.308 |
| 133 | 15.787 | 168 | 19.602 | 203 | 23.417 |
| 134 | 15.896 | 169 | 19.711 | 204 | 23.526 |
| 135 | 16.005 | 170 | 19.820 | 205 | 23.635 |
| 136 | 16.114 | 171 | 19.929 | 206 | 23.744 |
| 137 | 16.223 | 172 | 20.038 | 207 | 23.853 |
| 138 | 16.332 | 173 | 20.147 | 208 | 23.962 |
| 139 | 16.441 | 174 | 20.256 | 209 | 24.071 |
| 140 | 16.550 | 175 | 20.365 | 210 | 24.180 |
| 141 | 16.659 | 176 | 20.474 | 211 | 24.289 |
| 142 | 16.768 | 177 | 20.583 | 212 | 24.398 |
| 143 | 16.877 | 178 | 20.692 | 213 | 24.507 |

109 to 213 Days

CityRail Fare Charts

FlexiPass Multipliers

| Number of Days. | Multiplier | Number of Days. | Multiplier | Number of Days. | Multiplier |
|-----------------|------------|--------------------|------------|--------------------|------------|
| 214 | 24.616 | 250 | 28.540 | 286 | 32.464 |
| 215 | 24.725 | 251 | 28.649 | 287 | 32.573 |
| 216 | 24.834 | 252 | 28.758 | 288 | 32.682 |
| 217 | 24.943 | 253 | 28.867 | 289 | 32.791 |
| 218 | 25.052 | 254 | 28.976 | 290 | 32.900 |
| 219 | 25.161 | 255 | 29.085 | 291 | 33.009 |
| 220 | 25.270 | 256 | 29.194 | 292 | 33.118 |
| 221 | 25.379 | 257 | 29.303 | 293 | 33.227 |
| 222 | 25.488 | 258 | 29.412 | 294 | 33.336 |
| 223 | 25.597 | 259 | 29.521 | 295 | 33.445 |
| 224 | 25.706 | 260 | 29.630 | 296 | 33.554 |
| 225 | 25.815 | 261 | 29.739 | 297 | 33.663 |
| 226 | 25.924 | 262 | 29.848 | 298 | 33.772 |
| 227 | 26.033 | 263 | 29.957 | 299 | 33.881 |
| 228 | 26.142 | 264 | 30.066 | 300 | 33.990 |
| 229 | 26.251 | 265 | 30.175 | 301 | 34.099 |
| 230 | 26.360 | 266 | 30.284 | 302 | 34.208 |
| 231 | 26.469 | 267 | 30.393 | 303 | 34.317 |
| 232 | 26.578 | 268 | 30.502 | 304 | 34.426 |
| 233 | 26.687 | 269 | 30.611 | 305 | 34.535 |
| 234 | 26.796 | 270 | 30.720 | 306 | 34.644 |
| 235 | 26.905 | 271 | 30.829 | 307 | 34.753 |
| 236 | 27.014 | 272 | 30.938 | 308 | 34.862 |
| 237 | 27.123 | 273 | 31.047 | 309 | 34.971 |
| 238 | 27.232 | 274 | 31.156 | 310 | 35.080 |
| 239 | 27.341 | 275 | 31.265 | 311 | 35.189 |
| 240 | 27.450 | 276 | 31.374 | 312 | 35.298 |
| 241 | 27.559 | 277 | 31.483 | 313 | 35.407 |
| 242 | 27.668 | 278 | 31.592 | 314 | 35.516 |
| 243 | 27.777 | 279 | 31.701 | 315 | 35.625 |
| 244 | 27.886 | 280 | 31.810 | 316 | 35.734 |
| 245 | 27.995 | 281 | 31.919 | 317 | 35.843 |
| 246 | 28.104 | 282 | 32.028 | 318 | 35.952 |
| 247 | 28.213 | 283 | 32.137 | 319 | 36.061 |
| 248 | 28.322 | 284 | 32.246 | 320 | 36.170 |
| 249 | 28.431 | 285 | 32.355 | 321 | 36.279 |

214 to 321 Days

CityRail Fare Charts

Passenger Fares and Coaching Rates Handbook

FlexiPass Multipliers

| Number of Days. | Multiplier | Number of Days. | Multiplier | Number of Days. | Multiplier |
|--------------------|------------|--------------------|------------|--------------------|------------|
| 322 | 36.388 | 337 | 38.023 | 352 | 39.658 |
| 323 | 36.497 | 338 | 38.132 | 353 | 39.767 |
| 324 | 36.606 | 339 | 38.241 | 354 | 39.876 |
| 325 | 36.715 | 340 | 38.350 | 355 | 39.985 |
| 326 | 36.824 | 341 | 38.459 | 356 | 40.094 |
| 327 | 36.933 | 342 | 38.568 | 357 | 40.203 |
| 328 | 37.042 | 343 | 38.677 | 358 | 40.312 |
| 329 | 37.151 | 344 | 38.786 | 359 | 40.421 |
| 330 | 37.260 | 345 | 38.895 | 360 | 40.530 |
| 331 | 37.369 | 346 | 39.004 | 361 | 40.639 |
| 332 | 37.478 | 347 | 39.113 | 362 | 40.748 |
| 333 | 37.587 | 348 | 39.222 | 363 | 40.857 |
| 334 | 37.696 | 349 | 39.331 | 364 | 40.966 |
| 335 | 37.805 | 350 | 39.440 | 365 | 41.075 |
| 336 | 37.914 | 351 | 39.549 | 366 | 41.184 |

322 to 366 Days

- (b) Special Fares The FlexiPass periodical fare between Milsons Point or Macdonaldtown and a City Railway station will be the distance fare for 5.00km.
- (c) Refer to Clause 69 on page 2-17 for general ticket conditions for FlexiPass tickets.
- (d) Refer Clause 150 on page 4-6 for product information.

CityRail Fare Charts

State Transit Authority Products

CLAUSE 120

Fares for TravelPass

(a) The fares for TravelPass tickets will be as follows:

| TravelPass | Adult weekly \$ | Concession Weekly \$ | Adult Quarterly \$ | Adult Yearly \$ |
|-----------------|-----------------------|----------------------------|--------------------------|-----------------------|
| Red | 38.00 | 19.00 | 418.00 | 1520.00 |
| Green | 46.00 | 23.00 | 506.00 | 1840.00 |
| Yellow | 50.00 | 25.00 | 550.00 | 2000.00 |
| Pink | 53.00 | 26.50 | 583.00 | 2120.00 |
| Purple | 60.00 | 30.00 | 660.00 | 2400.00 |
| Blue | 34.00 | 17.00 | 374.00 | 1360.00 |
| Orange | 43.00 | 21.50 | 473.00 | 1720.00 |
| Newcastle Green | 46.00 | 23.00 | 550.00 | 1840.00 |

- (b) Refer to Clause 72 on page 2-19 for general ticket conditions for TravelPass tickets.
- (c) Refer to Clause 151, Clause 152, Clause 153, Clause 154, Clause 155 and Clause 156 commencing on page 4-7 for product information.

CLAUSE 121

Fares for TravelTen (STA only)

The Fares for TravelTen products will be as follows:

| TravelTen | Adult \$ | Concession \$ |
|-----------|-------------|------------------|
| Blue | 15.20 | 7.60 |
| Brown | 25.60 | 12.80 |
| Red | 33.60 | 16.80 |
| Green | 40.00 | 20.00 |
| Orange | 48.80 | 24.40 |

- (b) Refer to Clause 73 on page 2-19 for general ticket conditions for TravelTen tickets.
- (c) Refer to Clause 170 on page 4-24 for product information.

CityRail Fare Charts

Passenger Fares and Coaching Rates Handbook

CLAUSE 122

Fares for Sydney Pass Tickets

The fares for SydneyPass tickets will be that which is advertised from time to time.

- (d) Refer to Clause 75 on page 2-20 for general ticket conditions for SydneyPass tickets.
- (e) Refer to Clause 159 on page 4-13 for product information.

CLAUSE 123

Fares for Link Tickets

| Product | Fare calculation | Link Add On Fare |
|--------------------------------|---|---|
| Blue Mountains ExplorerLink | CityRail Distance based Fare plus Link Add-On fare. | The Link Add-On fare will be that which is advertised from time to time. |

- (b) Refer to Clause 77 on page 2-20 for general ticket conditions for Link Product Tickets.
- (c) Refer to Clause 160 on page 4-14 for product information.

CityRail Fare Charts

CLAUSE 124

Fares for Intermodal Tickets.

| Product | Fare calculation | Add-On Fare | Product Information |
|--|---|--|--|
| Bondi Beach | CityRail Distance based Fare plus Intermodal Add-On fare. | The Intermodal Add-On fare will be that which is advertised from time to time. | Refer to Clause 161 on page 4-15 |
| Manly | CityRail Distance based Fare plus Intermodal Add-On fare. | The Intermodal Add-On fare will be that which is advertised from time to time. | Refer to Clause 162 on page 4-16 |
| Moore Park | CityRail Distance based Fare plus Intermodal Add-On fare. | The Intermodal Add-On fare will be that which is advertised from time to time. | Refer to Clause 163 on page 4-17 |
| Olympic Park Singles/Returns | CityRail Distance based Fare plus Intermodal Add-On fare. | The Intermodal Add-On fare will be that which is advertised from time to time. | Refer to Clause 164 on page 4-18 and Clause 49(d) on page 2-1 |
| Olympic Park 7/14 Day RailPass & FlexiPass | calculated as a distan | d FlexiPass Fares will be ce based fare to Olympic with Flemington being the | Refer to Clause 164 on page 4-18, Clause 49(e) on page 2-1 and Clause 210 on page 5-15. |
| Tramlink Zone 1 | CityRail Distance based Fare plus Intermodal Add-On fare. | The Intermodal Add-On fare will be that which is advertised from time to time. | Refer to Clause 165 on page 4-19 |
| Tramlink Zone 2 | CityRail Distance based Fare plus Intermodal Add-On fare. | The Intermodal Add-On fare will be that which is advertised from time to time. | Refer to Clause 166 on page 4-20 |
| BusPlus | CityRail Distance based Fare (7 day RailPass) plus Intermodal Add-On fare. | The Intermodal Add-On fare will be that which is advertised from time to time. | Refer to Clause 167 on page 4-21 |
| T-way BusPlus | CityRail Distance based Fare (7 day RailPass) plus Intermodal Add-On fare. | The Intermodal Add-On fare will be that which is advertised from time to time. | Refer to Clause 168 on page 4-22 |
| MacarthurPass | CityRail Distance based Fare (½ 7 Day RailPass) Note: Minimum 20KM Fare Band. | Refer to Clause 117 on page 3-5. | Refer to Clause 169 on page 4-23 |

⁽b) Refer to Clause 78 on page 2-21 for general ticket conditions for Intermodal product tickets.

CityRail Fare Charts

Passenger Fares and Coaching Rates Handbook

CLAUSE 125

Spare

CLAUSE 126

Spare

CLAUSE 127

Spare

CLAUSE 128

Spare

CLAUSE 129

Spare

CLAUSE 130

Spare

CLAUSE 131

Spare

CLAUSE 132

Spare

CLAUSE 133

Spare

CLAUSE 134

Spare

CLAUSE 135

Spare

CLAUSE 136

Spare

CLAUSE 137

Spare

CLAUSE 138

Spare

CLAUSE 139

Spare

CLAUSE 140

Spare

CLAUSE 141

Spare

CLAUSE 142

Spare

CLAUSE 143

Spare

CLAUSE 144

Spare

CityRail Products

4 CityRail Products

CLAUSE 145

CityRail Single Ticket

(a) The following provisions apply to Single Tickets:

| Available for sale | On day to be used. |
|----------------------|--|
| Available for travel | On day purchased and up to 4am the following day. |
| By CityRail service | From one CityRail station/location to another CityRail station/location (1 Journey). |
| Interchange station | N/A |
| By bus | No |
| By ferry | No |
| By tram | No |
| By NightRide Service | No |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare) and Half Fare. |
| Family Fare Scheme | Yes |
| Break of Journey | No |
| Other conditions | If the issuing station is not the same as the origin station the conditions set out in Clause 11 on page 1-7 must be met before the product may be issued. |

- (b) Refer to Clause 63 on page 2-12 for general ticket conditions for Single tickets.
- (c) Refer to Clause 111 on page 3-2 for Single ticket fares.

Passenger Fares and Coaching Rates Handbook

CLAUSE 146

CityRail Return Ticket

(a) The following provisions apply to Return Tickets:

| Available for sale | On day to be used |
|----------------------|--|
| Available for travel | On day purchased and up to 4am the following day. |
| By CityRail service | From one Origin Station/Location to a Destination Station/Location and Return to the Origin Station/Location (2 Journeys). |
| Interchange station | N/A |
| By bus | No |
| By ferry | No |
| By tram | No |
| By NightRide Service | Yes |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare) and Half Fare |
| Family Fare Scheme | Yes |
| Break of Journey | No |
| Other conditions | If the issuing station is not the same as the origin station the conditions set out in Clause 11 on page 1-7 must be met before the product may be issued. |

- (b) Refer to Clause 63 on page 2-12 for general ticket conditions for Return tickets.
- (c) Refer to Clause 111 on page 3-2 for Return ticket fares.

CityRail Products

CLAUSE 147

CityRail Off Peak Return Ticket

(a) The following provisions apply to Off Peak Tickets:

| Available for sale | On day to be used. |
|----------------------|--|
| Available for travel | On day purchased and up to 4am the following day. |
| By CityRail service | From one Origin Station/Location to a Destination Station/Location and Return to the Origin Station/Location (2 Journeys). |
| Interchange station | N/A |
| By bus | No |
| By ferry | No |
| By tram | No |
| By NightRide Service | Yes |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare) and Child fare |
| Family Fare Scheme | Yes |
| Break of Journey | No |
| Other conditions | Child fares are based on CityRail Areas but are for point to point travel only |
| | Between any two stations wholly within the Sydney Suburban Area |
| | Between any two stations wholly within the Newcastle Suburban Area |
| | Between any two stations wholly within the Outer Metropolitan Area or between a station in the Outer Metropolitan Area and a station within the Sydney Suburban Area or vice versa |
| | 4) Travel wholly within the CityRail Area other than as in (1), (2) and (3) above |
| | If the issuing station is not the same as the origin station the conditions set out in Clause 11 on page 1-7 must be met before the product may be issued. |

- (d) Refer to Clause 66 on page 2-13 for general ticket conditions for Off Peak tickets.
- (e) Refer to Clause 112 on page 3-3 for Adult Off Peak Fares and Clause 113 on page 3-3 for Child Off Peak Fares.

Passenger Fares and Coaching Rates Handbook

CLAUSE 148

CityRail Pensioner Excursion Tickets

(a) The following provisions apply CityRail Pensioner Excursion Tickets

| Available for sale | Any time on day to be used. |
|----------------------|---|
| Available for travel | On day purchased and up to 4am the following day |
| By CityRail service | Unlimited journeys within the Greater CityRail Area Reservations required for Lithgow to Bathurst Services. |
| Interchange station | N/A |
| By bus | Unlimited journeys on State Transit (Sydney Buses and Newcastle Buses) services (except for premium services) |
| By ferry | Unlimited journeys on Sydney Ferries or Newcastle Ferries (Except for JetCat and Ferry Cruises). |
| By Private Bus | Unlimited journeys on selected private sector company services in the Sydney Metropolitan Area – the list of companies participating will be advertised from time to time. |
| By Private Ferry | Limited to local residents and limited services - the list of companies participating and services will be advertised from time to time |
| By tram | No |
| By NightRide Service | Yes |
| Available for venue | N/A |
| Fare types available | Pensioner |
| Family Fare Scheme | Yes |
| Break of Journey | Yes |
| Other conditions | May only be issued on production of a Pensioner Concession Card from any state or territory in Australia, NSW Seniors Card Holders, NSW or Victorian War Widow/Concession Card Holders and Retired Employees Concession Fare Authority. Tickets will not be available for travel where booked seating is compulsory. |

- (d) Refer to Clause 67 on page 2-15 for general ticket conditions for Pensioner Excursion tickets.
- **(e)** Refer to Clause 114 on page 3-4 for CityRail Pensioner Excursion fares.

CityRail Products

CLAUSE 149

7 & 14 Day RailPass Tickets

(a) The following provisions apply to 7 &14 Day RailPass Tickets:

| Available for travel | At any time on day to be used. |
|----------------------|--|
| Available for travel | Purchased prior to 3.00pm – 7 or 14 consecutive days including day of purchase. Purchased after 3.00pm – 8 or 15 consecutive days including day of purchase. |
| By CityRail service | Unlimited journeys between the stations shown on the ticket for which the fare has been paid |
| Interchange station | N/A |
| By bus | No |
| By ferry | No |
| By tram | No |
| By NightRide Service | Yes |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare) Concession Fare |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Family Fare Scheme | Yes |
| Break of Journey | Permitted in any direction at any station on the approved route/s between the stations shown on the ticket. |
| Other conditions | If travel is made to a station beyond the destination shown on the RailPass but within the CityRail area, the applicable (ie. adult or concession as the case may be) fare for the additional journey is payable. If travel is made beyond the CityRail area, the applicable (ie. adult or concession as the case may be) fare for the whole journey is payable. |
| | Note: A 7 day Railpass Ticket Top-Up can increase the availability of a RailPass to a maximum of 14 days. |
| | If the issuing station is not the same as the origin station the conditions set out in Clause 11 on page 1-7 must be met before the product may be issued. |

- (c) Refer to Clause 69 on page 2-17 for general ticket conditions for RailPass tickets.
- (d) Refer to Clause 117 on page 3-5 for RailPass fares.

Passenger Fares and Coaching Rates Handbook

CLAUSE 150

FlexiPass Tickets

(a) The following provisions apply to FlexiPass Tickets:

| Available for sale | Up to 7 days prior to day use is to commence |
|----------------------|--|
| Available for travel | From 28 days to 366 days as requested by customer |
| By CityRail service | Unlimited journeys between the stations shown on the ticket |
| Interchange station | N/A |
| By bus | No |
| By ferry | No |
| By tram | No |
| By NightRide Service | |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare) Concession Fare |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Family Fare Scheme | Yes |
| Break of Journey | At any station on the approved route/s between the stations shown on the ticket |
| Other conditions | If the issuing station is not the same as the origin station the conditions set out in Clause 11 on page 1-7 must be met before the product may be issued. |

- (e) Refer to Clause 69 on page 2-17 for general ticket conditions for FlexiPass tickets.
- (f) Refer to Clause 119 on page 3-7 for FlexiPass fares.

CityRail Products

TravelPass Tickets - Sydney Area

CLAUSE 151

Red TravelPass

(a) The Red TravelPass is available for unlimited travel for the period purchased:

| (i). | By CityRail Services | By CityRail services between any stations within the area bounded by Chatswood, Bondi Junction, Rockdale, Bardwell Park, Canterbury and Croydon including travel over the City Railway. |
|-------|---------------------------------|--|
| (ii). | By State Transit Services | By State Transit Authority bus services in a zone bounded by Section Points at, Watsons Bay, La Perouse, Airport Terminus or Hydraulic Research Station (General Holmes Drive), Rockdale Station, Earlwood, Canterbury Station, Brighton Avenue, Western Suburbs Hospital, Lang Street Croydon North, Pittwater Road Gladesville, Lane Cove River, East Lindfield and Spit Bridge as well as unlimited travel on inner Harbour Ferry services. (NOT available on 'Sydney Explorer', Special Sporting bus services, JetCats and Harbour cruises.) |

- (d) Refer to Clause 72 on page 2-19 for general ticket conditions for TravelPass tickets.
- (e) Refer to Clause 120 on page 3-11 for TravelPass fares.

CLAUSE 152

Green TravelPass

(a) The Green TravelPass is available for unlimited travel for the period purchased

| (i). | By CityRail Services | By CityRail services within the area bounded by Bondi Junction, Chatswood, Epping, Epping – Chatswood line,Kogarah, Kingsgrove, Olympic Park and Bankstown via Lidcombe or via Sydenham, including travel over the City Railway. (NOT available for rail travel to or from Parramatta.) |
|-------|---------------------------------|--|
| (ii). | By State Transit Services | By State Transit Authority bus services within the Sydney area (except north of Narrabeen Lagoon), as well as unlimited travel on State Transit Authority ferry services including RiverCat travel to and from Parramatta. (NOT available on 'Sydney Explorer', and Special Sporting Bus services, JetCats and Harbour Cruises.) |

- (b) Refer to Clause 72 on page 2-19 for general ticket conditions for TravelPass tickets.
- (c) Refer to Clause 120 on page 3-11 for TravelPass fares.

Passenger Fares and Coaching Rates Handbook

CLAUSE 153

Yellow TravelPass

(a) The Yellow TravelPass is available for unlimited travel for the period purchased:

| (i). | By CityRail Services | By CityRail services within the area bounded by Bondi Junction, Waitara (via North Sydney), Epping (via North Strathfield), Epping – Chatswood line, Olympic Park, Camellia, Parramatta, Granville, Chester Hill, Panania and Jannali, including travel over the City Railway. |
|-------|---------------------------------|---|
| (ii). | By State Transit Services | By State Transit Authority Bus Services within the Sydney Metropolitan Area (except north of Narrabeen lagoon) as well as unlimited travel on State Transit Authority Ferry Services (NOT available on 'Sydney Explorer' and Special Sporting Bus services, JetCats and Harbour Cruises). |

- (b) Refer to Clause 72 on page 2-19 for general ticket conditions for TravelPass tickets.
- (c) Refer to Clause 120 on page 3-11 for TravelPass fares.

CLAUSE 154

Pink TravelPass

(a) The Pink TravelPass is available for unlimited travel for the period purchased:

| (i). | By CityRail Services | By CityRail services within the area bounded by Bondi Junction, Hornsby (via Epping or via North Sydney), Epping – Chatswood line, Carlingford, Olympic Park, Seven Hills, Liverpool, Holsworthy (via East Hills), Engadine and Caringbah, including travel over the City Railway. |
|-------|---------------------------------|---|
| (ii). | By State Transit Services | By State Transit Authority Bus Services within the Sydney Metropolitan Area (except north of Narrabeen Lagoon) as well as unlimited travel on State Transit Authority Ferry Services (NOT available on 'Sydney Explorer' and Special Sporting bus services, JetCats and Harbour Cruises). |

- (b) Refer to Clause 72 on page 2-19 for general ticket conditions for TravelPass tickets.
- (c) Refer to Clause 120 on page 3-11 for TravelPass fares.

CityRail Products

CLAUSE 155

Purple TravelPass

(a) The Purple TravelPass is available for unlimited travel for the period purchased:

| (i). | By CityRail Services | By CityRail services within the area bounded by Bondi Junction, Cowan, Carlingford, Olympic Park, Richmond, Emu Plains, Macarthur (via Granville, via Regents Park or via East Hills), Otford and Cronulla including travel over the City Railway. |
|-------|---------------------------------|--|
| (ii). | By State Transit Services | By State Transit Authority Bus Services within the Sydney Metropolitan Area as well as unlimited travel on State Transit Authority Ferry Services (NOT available on 'Sydney Explorer' and Special Sporting bus services, JetCats and Harbour Cruises). |

- (f) Refer to Clause 72 on page 2-19 for general ticket conditions for TravelPass tickets.
- (g) Refer to Clause 120 on page 3-11 for TravelPass fares.

Passenger Fares and Coaching Rates Handbook

TravelPass Tickets - Newcastle Area

CLAUSE 156

Newcastle Green TravelPass

(a) The Newcastle Green TravelPass Weekly is available for unlimited travel for the period purchased:

| (|). By CityRail Services | By rail between any stations within the area bounded by Telarah, Newcastle, Toronto and Awaba. |
|---|--------------------------------------|--|
| (| ii). By State Transit Services | By State Transit Authority bus services (sporting bus services excepted) within the Newcastle Suburban Area as well as travel on the Stockton Ferry Service. |

- (b) The ticket is NOT available for travel on RailCorp CountryLink road coach services, which traverse the Newcastle Suburban Area.
- (c) Refer to Clause 72 on page 2-19 for general ticket conditions for TravelPass tickets.
- (d) Refer to Clause 120 on page 3-11 for TravelPass fares.

CityRail Products

CLAUSE 157

CityHopper Tickets

(a) The following provisions apply to CityHopper Tickets:

| Available for sale | Any time on day to be used |
|----------------------|--|
| Available for travel | On day purchased and up to 4am the following day. |
| By CityRail service | From any CityRail station to CityHopper Zone and return (2 journeys) plus unlimited travel within the CityHopper Zone |
| Interchange station | N/A |
| By bus | N/A |
| By ferry | No |
| By tram | No |
| By NightRide Service | Yes |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare) Child |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type. |
| | Off peak CityHopper tickets will be available for travel under conditions applicable to off peak return tickets. |
| Family Fare Scheme | Yes |
| Break of Journey | Unlimited within the CityHopper Zone ONLY |
| Other conditions | Special Fares apply to CityHopper tickets purchased within the CityHopper Zone. |
| Other details | The CityHopper zone will be defined as: |
| | For CityRail services - the area bounded by Redfern, Kings Cross, and North Sydney (includes Central, Town Hall, Wynyard, Circular Quay, St James, Museum, Martin Place and Milsons Point). |

- (b) Refer to Clause 74 on page 2-19 for general ticket conditions for CityHopper tickets.
- (c) Refer to Clause 115 on page 3-4 for CityHopper fares.

Passenger Fares and Coaching Rates Handbook

CLAUSE 158

DayTripper Tickets

(a) The following provisions apply to DayTripper Tickets:

| Available for sale | Any time on day to be used |
|----------------------|--|
| Available for travel | On day purchased and up to 4am the following day. |
| By CityRail service | Unlimited journeys within the Purple TravelPass zone (see Clause 155) |
| Interchange station | N/A |
| By bus | Unlimited journeys within the Purple TravelPass zone on Sydney Buses (not premium or special services) |
| By ferry | Unlimited journeys within the Purple TravelPass zone on Sydney Ferries (not premium or special services) |
| By tram | No |
| By NightRide Service | Yes |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare) and Child |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Family Fare Scheme | Yes |
| Break of Journey | Unlimited within Purple TravelPass Zone |
| Other conditions | DayTripper tickets will not be issued in advance. |
| | Persons 16 years of age and over in possession of Senior Secondary Student NSW Transport Concession Card (Form 202)) may be issued DayTripper tickets at the Child's Fare. |
| | Concession will not be allowed to holders of Tertiary student NSW transport concession card (Form 204) or NSW Student Identity Card. |
| | For purchases from Outer and Greater CityRail Stations customers must purchase a return ticket to the boundary of the SSA in addition to the DayTripper Ticket. |

- (b) Refer to Clause 76 on page 2-20 for general ticket conditions for DayTripper tickets.
- (c) Refer to Clause 116 on page 3-5 for DayTripper fares.

CityRail Products

CLAUSE 159

SydneyPass Tickets

(a) The following provisions apply to SydneyPass Tickets:

| Available for sale | Any time on day to be used |
|----------------------|--|
| Available for travel | On day purchased for 3 or 5 consecutive/non- consecutive days within a 7 day period or 7 consecutive days |
| By CityRail service | Unlimited journeys within the Red TravelPass zone |
| Interchange station | N/A |
| By bus | Unlimited journeys within the Red TravelPass zone on Sydney Buses |
| By ferry | Unlimited journeys within the Red TravelPass zone on Sydney Ferries - including RiverCat to Parramatta and JetCat to Manly |
| By tram | No |
| Available for venue | Unlimited travel on Sydney Explorer and Bondi Explorer. |
| | Unlimited travel on Sydney Harbour Cruises - Morning River Cruise - Afternoon Harbour Cruise - Harbour Lights Cruise |
| Fare types available | Adult (Full Fare) , Child and Family |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Family Fare Scheme | No |
| Break of Journey | Unlimited within Red TravelPass Zone |
| Other conditions | One Trip to the Airport from any station within the Red TravelPass zone valid during the validity of the ticket (3,5 or 7 days) OR One Trip to the airport from any City station valid for two months after the expiry date shown on the ticket. |
| | Note: SydneyPass Tickets sold at Airport Line Stations will also have One trip from the Airport to any station in the City. |
| | Travel Agent Vouchers not accepted at CityRail stations. Vouchers accepted on Explorer buses. |
| | No refund will be issued on a SydneyPass ticket after travel has commenced. |
| | SydneyPass tickets will not be upgraded for a similar ticket of higher duration (eg, cannot upgrade from a 5 day SydneyPass to a 7 day SydneyPass). |

- (b) Refer to Clause 75 on page 2-20 for general ticket conditions for SydneyPass tickets.
- (c) Refer to Clause 122 on page 3-12 for SydneyPass fares.

Passenger Fares and Coaching Rates Handbook

CLAUSE 160

Blue Mountains ExplorerLink

(a) The following provisions apply to Blue Mountains ExplorerLink Tickets:

| Available for sale | Any time on day to be used |
|----------------------|---|
| Available for travel | On day purchased and up to 4am the following day |
| By CityRail service | From any CityRail Station to Katoomba and return (2 Journeys) |
| Interchange station | Katoomba |
| By bus | Fantastic Aussie Tours |
| By ferry | No |
| By tram | No |
| Available for venue | Blue Mountains Explorer |
| | Tours runs at 9.45am and every half hour throughout the day from Katoomba station. |
| Fare types available | Adult, Child, Student, Pensioner and Family |
| | Family (BOM/ATOM tickets do not include travel - separate Off Peak travel tickets must be held/purchased) |
| Family Fare Scheme | No |
| Break of Journey | At Interchange Station only |
| Other conditions | |

- (b) Refer to Clause 77 on page 2-20 for general ticket conditions for Link Product Tickets.
- (c) Refer to Clause 123 on page 3-12 for Link Ticket Fares.

CityRail Products

CLAUSE 161

Bondi Beach Tickets

(a) The following provisions apply to Bondi Beach Tickets:

| Available for sale | Any time on day to be used |
|----------------------|--|
| Available for travel | On day purchased and up to 4am the following day |
| By CityRail service | Single or Return Travel from any CityRail station to Interchange station. |
| Interchange station | Bondi Junction |
| By bus | Single or return travel on Sydney Buses routes 380, 382 & L82. |
| By ferry | No |
| By tram | No |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare), Half Fare, Pensioner (single*), Child and Student Apprentice. |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Family Fare Scheme | Yes |
| Break of Journey | At interchange station only |
| Other conditions | *Pensioner excursion tickets may be used. |

- (b) Refer to Clause 78 on page 2-21 for general ticket conditions for Intermodal product tickets.
- (c) Refer to Clause 124 on page 3-13 for Intermodal Product fares.

Passenger Fares and Coaching Rates Handbook

CLAUSE 162

Manly Tickets

(a) The following provisions apply to Manly Tickets:

| Available for sale | Any time on day to be used |
|----------------------|--|
| Available for travel | On day purchased and up to 4am the following day |
| By CityRail service | Single or Return Travel from any CityRail station to Interchange station. |
| Interchange station | Circular Quay |
| By bus | No |
| By ferry | Sydney Ferries service to Manly |
| By tram | No |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare), Child, Student and Half fare |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Family Fare Scheme | Yes |
| Break of Journey | At interchange station only. |
| Other conditions | Pensioner Excursion ticket may be used. |

- (b) Refer to Clause 78 on page 2-21 for general ticket conditions for Intermodal product tickets.
- (c) Refer to Clause 124 on page 3-13 for Intermodal Product fares.

CityRail Products

CLAUSE 163

Moore Park Tickets

(a) The following provisions apply to Moore Park Tickets:

| Available for sale | Any time on day to be used |
|----------------------|---|
| Available for travel | On day purchased and up to 4am the following day |
| By CityRail service | Single or Return Travel from any CityRail station to Interchange station. |
| Interchange station | Central |
| By bus | Single or return travel on Sydney Buses routes 339, 393, 395, 391 and 372 plus special events buses advertised from time to time. |
| By ferry | No |
| By tram | No |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare), Half Fare, Pensioner (single*), Child and Student Apprentice. |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Family Fare Scheme | Yes |
| Break of Journey | At interchange station only |
| Other conditions | *Pensioner excursion tickets may be used. |
| | |

- (b) Refer to Clause 78 on page 2-21 for general ticket conditions for Intermodal product tickets.
- (c) Refer to Clause 124 on page 3-13 for Intermodal Product fares.

Passenger Fares and Coaching Rates Handbook

CLAUSE 164

Olympic Park Tickets - Singles and Returns

(a) The following provisions apply to Olympic Park Single and Return Tickets:

| Available for sale | Any time on day to be used |
|----------------------|---|
| Available for travel | On day purchased and up to 4am the following day |
| By CityRail service | Single & Return travel to/from any CityRail station to/from Olympic Park (or interchange station if no direct service is available. |
| Interchange station | Strathfield or Lidcombe. |
| By bus | No |
| By ferry | No |
| By tram | No |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare), Half Fare, Pensioner, Child and Student Apprentice. |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Family Fare Scheme | Yes |
| Break of Journey | At Strathfield and Lidcombe bus interchanges station. |
| Other conditions | Pensioner excursion tickets may be used. |

- (b) Refer to Clause 78 on page 2-21 for general ticket conditions for Intermodal product tickets.
- (c) Refer to Clause 124 on page 3-13 for Intermodal Product fares.

Note: RailPasses and FlexiPasses to/from Olympic Park are calculated as distance based and are not classified as Intermodal. Refer to the following clauses for details on RailPasses and FlexiPasses.

- (d) Refer to Refer to Clause 69 on page 2-17 for general ticket conditions for FlexiPass tickets.
- (e) Refer to Clause 119 on page 3-7 for FlexiPass fares.
- (f) Refer to Clause 69 on page 2-17 for general ticket conditions for RailPass tickets
- (g) Refer to Clause 117 on page 3-5 for RailPass fares.

CityRail Products

CLAUSE 165

TramLink Zone 1 Ticket

(a) The following provisions apply to TramLink Zone 1 Tickets:

| Available for sale | Any time on day to be used |
|----------------------|--|
| Available for travel | On day purchased and up to 4am the following day |
| By CityRail service | Single, Return or 7 days travel from any CityRail station to interchange station. |
| Interchange station | Central |
| By bus | No |
| By ferry | No |
| By tram | Metro Light Rail Service to: |
| | Capitol Square |
| | Haymarket |
| | Exhibition Centre |
| | - Convention. |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare), Child Fare and Pensioner Fare. |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Family Fare Scheme | No |
| Break of Journey | At interchange station only |
| Other conditions | |

- (b) Refer to Clause 78 on page 2-21 for general ticket conditions for Intermodal product tickets.
- (c) Refer to Clause 124 on page 3-13 for Intermodal Product fares.

Passenger Fares and Coaching Rates Handbook

CLAUSE 166

TramLink Zone 2 Ticket

(a) The following provisions apply to TramLink Zone 2 Tickets:

| Available for sale | Any time on day to be used |
|----------------------|--|
| Available for travel | On day purchased and up to 4am the following day |
| By CityRail service | Single, Return or 7 days travel from any CityRail station to interchange station. |
| Interchange station | Central |
| By bus | No |
| By ferry | No |
| By tram | Metro Light Rail Service to: |
| | Pyrmont Bay |
| | - Star City |
| | John St. Square |
| | Fishmarket |
| | Wentworth Park |
| | - Glebe |
| | Jubilee Park |
| | Rozelle Bay |
| | Lilyfield. |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare), Child Fare and Pensioner Fare. |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Family Fare Scheme | No |
| Break of Journey | At interchange station only |
| Other conditions | |

- (b) Refer to Clause 78 on page 2-21 for general ticket conditions for Intermodal product tickets.
- (c) Refer to Clause 124 on page 3-13 for Intermodal Product fares.

CityRail Products

CLAUSE 167

BusPlus Tickets

(a) The following provisions apply to BusPlus Tickets:

| Available for sale | Any time on day use is to commence. |
|----------------------|--|
| Available for travel | Purchased prior to 3.00pm - 7 consecutive days including day of purchase. Purchased after 3.00pm - 8 consecutive days including day of purchase. |
| By CityRail service | Unlimited journeys between the stations shown on the ticket. |
| Interchange station | N/A |
| By bus | Available for travel on Busways bus services operating from: |
| | - Blacktown |
| | - Rooty Hill, |
| | - Mt Druitt |
| | - Quakers Hill |
| | - Campbelltown |
| | – Minto |
| | - Gosford |
| | – Woy Woy |
| | – Wyong |
| | For the number of sections shown on the ticket. |
| By ferry | No |
| By tram | No |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare). |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Family Fare Scheme | Yes. For CityRail travel only. |
| Break of Journey | At any station on the approved route/s between the stations shown on the ticket. |
| Other conditions | Customers must specify the number of sections they wish to purchase. |
| t | I. |

- (b) Refer to Clause 78 on page 2-21 for general ticket conditions for Intermodal product tickets.
- (c) Refer to Clause 124 on page 3-13 for Intermodal Product fares.

Passenger Fares and Coaching Rates Handbook

CLAUSE 168

Transitway - T-way BusPlus Tickets

(a) The following provisions apply to T-way BusPlus Tickets:

| Available for sale | Any time on day use is to commence. |
|----------------------|--|
| Available for travel | Purchased prior to 3.00pm - 7 consecutive days including day of purchase. Purchased after 3.00pm - 8 consecutive days including day of purchase. |
| By CityRail service | Unlimited journeys between the stations shown on the ticket. |
| Interchange station | Parramatta or Liverpool. |
| By bus | Available for travel on Transitway bus services operating from: |
| | Parramatta |
| | – Liverpool |
| | For the number of sections shown on the ticket. |
| By ferry | No |
| By tram | No |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare) and Concession Fare |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Family Fare Scheme | Yes. For CityRail travel only. |
| Break of Journey | At any station on the approved route/s between the stations shown on the ticket. |
| Other conditions | Customers must specify the number of sections they wish to purchase. |

- (b) Refer to Clause 78 on page 2-21 for general ticket conditions for Intermodal product tickets.
- (c) Refer to Clause 124 on page 3-13 for Intermodal Product fares.

CityRail Products

CLAUSE 169

Macarthur Pass Tickets

(a) The following provisions apply to Macarthur Pass Tickets:

| Available for sale | Any time on day use is to commence. |
|----------------------|---|
| Available for travel | Purchased prior to 3.00pm - 7 consecutive days including day of purchase. Purchased after 3.00pm - 8 consecutive days including day of purchase. |
| By CityRail service | Unlimited journeys between the origin station shown on the ticket and Macarthur, plus unlimited travel on CityRail services within the Sydney Suburban Area from 5.30pm Friday until midnight the following Sunday. |
| Interchange station | N/A |
| By bus | No |
| By ferry | No |
| By tram | No |
| Available for venue | N/A |
| Fare types available | Student – only available for full time students from the Macarthur Campus – University of Western Sydney. |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Break of Journey | At any station on the approved route/s between the stations shown on the ticket |
| Other conditions | Minimum 20km fare band applies. |

- (b) Refer to Clause 78 on page 2-21 for general ticket conditions for Intermodal product tickets.
- (c) Refer to Clause 124 on page 3-13 for Intermodal Product fares.

Passenger Fares and Coaching Rates Handbook

CLAUSE 170

TravelTen Tickets

(a) The following provisions apply to TravelTen Tickets:

| Available for sale | Any time on any day |
|----------------------|---|
| Available for travel | From day purchased for 10 bus trips (No specified period to complete travel) |
| By CityRail service | No |
| Interchange station | N/A |
| By bus | Sydney buses for the number of sections purchased (Blue = 1-2, Brown = 3-5, Red = 6-9, Green = 10-15, Orange 16+) |
| By ferry | No |
| By tram | No |
| Available for venue | N/A |
| Fare types available | Adult (Full Fare), Student (includes Children) |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type |
| Break of Journey | N/A |
| Other conditions | |

- (b) Refer to Clause 73 on page 2-19 for general ticket conditions for TravelTen tickets.
- (c) Refer to Clause 121 on page 3-11 for TravelTen fares.

CityRail Products

CLAUSE 171

Authority to Travel Receipt

(a) The following provisions apply to ATTR Tickets:

| Available for sale | Any time on day to be used | | |
|----------------------|--|--|--|
| Available for travel | On day purchased. The amount paid for an ATTR constitutes part payment of the fare for the journey (including a periodical ticket). Only one ATTR shall be valid for each fare. | | |
| By CityRail service | One journey from one CityRail Station to another CityRail Station | | |
| Interchange station | N/A | | |
| By bus | No | | |
| By ferry | No | | |
| By tram | No | | |
| Available for venue | N/A | | |
| Fare types available | Flat Fare | | |
| | See Concession Entitlements for full details of who can purchase a ticket for each Fare Type | | |
| Family Fare Scheme | Yes | | |
| Break of Journey | No | | |
| Other conditions | (i). Payment of balance of fare must be made at the first opportunity at destination or to an authorised officer on the train. | | |
| | (ii). Except as provided in (iii), an ATTR is valid for a single journey only. | | |
| | (iii). The conditions applicable to CityRail single tickets apply to ATTRs, except in relation to persons eligible for Pensioner Combined Rail Bus and Ferry Excursion tickets who may use an ATTR to cover rail (but not bus/ferry) travel subject to conditions governing such Pensioner tickets provided the value of the ATTR is sufficient to cover the fare due. | | |
| Refund | Unless specially approved by CityRail, a refund is not available on ATTR. | | |

- (b) Refer to Clause 80 on page 2-22 for general ticket conditions for Authority to Travel Receipts tickets.
- (c) Refer to Clause 110 on page 3-1 for Authority to Travel Receipt fares.

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CLAUSE 172

Spare

CLAUSE 173

Spare

CLAUSE 174

Spare

CLAUSE 175

Spare

CLAUSE 176

Spare

CLAUSE 177

Spare

CLAUSE 178

Spare

CLAUSE 179

Spare

CLAUSE 180

Spare

CLAUSE 181

Spare

CLAUSE 182

Spare

CLAUSE 183

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CLAUSE 184

Spare

CLAUSE 185

Spare

CLAUSE 186

Spare

CLAUSE 187

Spare

CLAUSE 188

Spare

CLAUSE 189

Spare

CLAUSE 190

Spare

CityRail Passenger Stations and Platforms (Distances)

5 CityRail Passenger Stations and Platforms (Distances)

The following distances are to be used for the calculation of passenger fares on CityRail services.

CLAUSE 191

Southern Line - Central-Goulburn (222km)

| | Distance from Central via |
|---------------|---------------------------|
| Stations | Regents Pk |
| Central | |
| Redfern | 1.31 |
| Macdonaldtown | 2.50 |
| Newtown | 3.12 |
| Stanmore | 4.67 |
| Petersham | 5.49 |
| Lewisham | 6.26 |
| Summer Hill | 7.05 |
| Ashfield | 8.40 |
| Croydon | 9.44 |
| Burwood | 10.62 |
| Strathfield | 11.73 |
| Homebush | 12.74 |
| Flemington | 14.32 |
| Lidcombe | 16.58 |
| Berala | 18.35 |
| Regents Park | 19.88 |
| Sefton | 21.18 |
| Chester Hill | 22.31 |
| Leightonfield | 23.66 |
| Villawood | 24.48 |
| Carramar | 25.90 |
| Cabramatta | 28.45 |
| Warwick Farm | 30.54 |
| Liverpool | 32.09 |
| Casula (U) | 35.27 |

CityRail Passenger Stations and Platforms (Distances)

Passenger Fares and Coaching Rates Handbook

| Stations | Distance from Central via Regents Pk | Distance from Central via East Hills |
|-------------------|--|--|
| Glenfield | 38.32 | 33.12 |
| Macquarie Fields | 40.27 | 35.07 |
| Ingleburn | 42.10 | 36.90 |
| Minto | 46.15 | 40.95 |
| Leumeah | 49.02 | 43.82 |
| Campbelltown | 51.10 | 45.90 |
| Macarthur | * | * |
| Menangle Park (U) | 59.28 | 54.08 |
| Menangle (U) | 61.76 | 56.56 |
| Douglas Park (U) | 69.75 | 64.55 |
| Picton | 81.67 | 76.47 |
| Tahmoor | 91.00 | 85.80 |
| Bargo | 100.00 | 94.80 |
| Yerrinbool (U) | 113.00 | 107.80 |
| Mittagong | 129.00 | 123.80 |
| Bowral | 133.00 | 127.80 |
| Burradoo (U) | 136.00 | 130.80 |
| Moss Vale | 143.00 | 137.80 |
| Exeter | 153.00 | 147.80 |
| Bundanoon | 159.00 | 153.80 |
| Penrose (U) | 168.00 | 162.80 |
| Wingello | 174.00 | 168.80 |
| Tallong (U) | 182.00 | 176.80 |
| Marulan | 190.00 | 184.80 |
| Goulburn | 222.00 | 216.80 |

^{*} The distance of Macarthur for fare purposes will be the same as Campbelltown. The fare between Campbelltown and Macarthur will be that applicable for 1.86 Km.

⁽U) Ticket selling staff not available

CityRail Passenger Stations and Platforms (Distances)

CLAUSE 192

City Railway Lines

This line comprises the stations mentioned below, Museum, St. James, Circular Quay, Town Hall, Wynyard, Martin Place and Kings Cross.

For calculation of distances and fares for tickets covering travel over the City Railway see clauses Clause 54 on page 2-8 and Clause 109 on page 3-1

CLAUSE 193

Eastern Suburbs Line

Kings Cross to Bondi Junction (3.40km)

| Stations | Distance from Kings Cross Km | Stations | Distance from Kings Cross Km |
|-----------|------------------------------------|----------------|------------------------------------|
| Edgecliff | 1.42 | Bondi Junction | 3.40 |

CLAUSE 194

Wynyard-Hornsby via Sydney Harbour Bridge (23.24Km)

| • • | • | | • • |
|----------------|--------------------------------|------------|--------------------------------|
| Stations | Distance from Wynyard Km | Stations | Distance from Wynyard Km |
| Wynyard | | Lindfield | 12.57 |
| Milsons Point | 2.39 | Killara | 13.86 |
| North Sydney | 3.10 | Gordon | 15.09 |
| Waverton | 4.10 | Pymble | 16.86 |
| Wollstonecraft | 5.13 | Turramurra | 18.79 |
| St. Leonards | 6.38 | Warrawee | 19.86 |
| Artarmon | 8.29 | Wahroonga | 20.74 |
| Chatswood | 9.64 | Waitara | 22.17 |
| Roseville | 11.27 | Hornsby | 23.24 |

CLAUSE 195

Epping – Chatswood Via Wynyard

| Stations | Distance from Wynyard Km |
|----------------------|-----------------------------------|
| Chatswood | 9.64 |
| North Ryde | 16.18 |
| Macquarie Park | 17.59 |
| Macquarie University | 18.86 |
| Epping | 22.78 |

CityRail Passenger Stations and Platforms (Distances)

Passenger Fares and Coaching Rates Handbook

CLAUSE 196

Local Line

Granville to Cabramatta (10.65km) - Junction station Granville, 21.38 Km from Central

| Stations | Distance from Central Km | Stations | Distance from Central Km |
|------------|--------------------------------|-------------|--------------------------------|
| Granville | 21.38 | Fairfield | 28.97 |
| Merrylands | 23.50 | Canley Vale | 31.00 |
| Guildford | 25.71 | Cabramatta | 32.03 |
| Yennora | 27.44 | | |

Note: Stations South of Cabramatta to calculate distances to stations on the local line upon the basis of the main line distance of Cabramatta

(28.45 Km from Central) added to the distance on the local line.

CityRail Passenger Stations and Platforms (Distances)

CLAUSE 197

Illawarra Line

Redfern to Nowra (152-06 KM) - Junction station, Redfern 1.31 km from Central

| Stations | Distance from Central Km | Stations | Distance from Central Km |
|---------------|-----------------------------------|--------------------------|-----------------------------------|
| Redfern | 1.31 | Scarborough | 62.52 |
| Erskineville | 2.90 | Wombarra (U) | 64.29 |
| St. Peters | 3.82 | Coledale | 66.22 |
| Sydenham | 5.33 | Austinmer | 68.58 |
| Tempe | 6.84 | Thirroul | 70.23 |
| Wolli Creek | 7.39 | Bulli | 72.14 |
| Arncliffe | 8.43 | Woonona | 73.93 |
| Banksia | 9.60 | Bellambi | 75.52 |
| Rockdale | 10.42 | Corrimal | 76.99 |
| Kogarah | 11.61 | Towradgi | 78.03 |
| Carlton | 12.73 | Fairy Meadow | 79.38 |
| Allawah | 13.68 | North Wollongong | 81.31 |
| Hurstville | 14.81 | Wollongong City (C) | 82.92 |
| Penshurst | 16.11 | Coniston (C) | 84.11 |
| Mortdale | 17.04 | Unanderra (C) | 88.31 |
| Oatley | 18.27 | Kembla Grange (U) | 91.59 |
| Como | 20.36 | Dapto (C) | 95.07 |
| Jannali | 22.71 | Albion Park (C) | 103.32 |
| Sutherland | 24.72 | Oak Flats | 105.19 |
| Loftus | 26.27 | Dunmore- Shellharbour | 110.66 |
| Engadine | 30.72 | Minnamurra (U) | 113.40 |
| Heathcote | 33.13 | Bombo | 117.54 |
| Waterfall | 38.74 | Kiama | 119.17 |
| Helensburgh | 46.39 | Gerringong | 128.53 |
| Otford | 52.65 | Berry | 140.84 |
| Stanwell Park | 55.95 | Nowra | 153.37 |
| Coal Cliff | 59.24 | | |

CityRail Passenger Stations and Platforms (Distances)

Passenger Fares and Coaching Rates Handbook

CLAUSE 198

Sydenham-Lidcombe (21.55)

Junction Station, Sydenham, 5.33 km from Central

| | Distance fr | om Central |
|----------------|-----------------------|---------------------------|
| Stations | Via Sydenham Km | Via Regents Park Km |
| Sydenham | 5.33 | 38.13 |
| Marrickville | 6.58 | 36.88 |
| Dulwich Hill | 7.87 | 35.59 |
| Hurlstone Park | 8.79 | 34.67 |
| Canterbury | 10.16 | 33.30 |
| Campsie | 11.69 | 31.77 |
| Belmore | 13.26 | 30.20 |
| Lakemba | 14.48 | 28.98 |
| Wiley Park | 15.35 | 28.11 |
| Punchbowl | 16.46 | 27.00 |
| Bankstown | 18.71 | 24.75 |
| Yagoona | 20.56 | 22.90 |
| Birrong | 22.11 | 21.35 |
| Regents Park | 23.58 | 19.88 |
| Berala | 25.11 | 18.35 |
| Lidcombe | 26.88 | 16.58 |

⁽U) Ticket selling staff not available

CityRail Passenger Stations and Platforms (Distances)

CLAUSE 199

Tempe-Glenfield-Macarthur via East Hills (39.06 km)

Junction station, Tempe, 6.84 km from Central

| Stations | Distance from Central Via Tempe Km | Stations | Distance from Central Via Tempe Km |
|---------------|---|------------------|---|
| Tompo | 6.84 | Panania | |
| Tempe | 6.84 | Panania | 22.55 |
| Wolli Creek | 7.39 | East Hills | 24.02 |
| Turrella | 8.63 | Holsworthy | 26.84 |
| Bardwell Park | 10.10 | Glenfield | 33.12 |
| Bexley North | 11.37 | Macquarie Fields | 35.07 |
| Kingsgrove | 12.63 | Ingleburn | 36.90 |
| Beverly Hills | 14.65 | Minto | 40.95 |
| Narwee | 15.79 | Leumeah | 43.82 |
| Riverwood | 17.50 | Campbelltown | 45.90 |
| Padstow | 19.33 | Macarthur | + |
| Revesby | 20.96 | | |

Note For any station (or location) south of Casula which is not listed in this clause, the distance from Central via Tempe is calculated by subtracting 5.20 km from the corresponding distance via Liverpool.

+ The distance of Macarthur for fare purposes will be the same as Campbelltown. The fare between Campbelltown and Macarthur will be that applicable for 1.86 km.

CLAUSE 200

Sutherland - Cronulla (10.08km)

Junction station, Sutherland, 24.72km from Central

| Stations | Distance from Central Km | Stations | Distance from Central Km |
|----------|-----------------------------------|------------|-----------------------------------|
| Kirrawee | 26.62 | Caringbah | 31.50 |
| Gymea | 27.92 | Woolooware | 33.59 |
| Miranda | 29.49 | Cronulla | 34.80 |

CityRail Passenger Stations and Platforms (Distances)

Passenger Fares and Coaching Rates Handbook

CLAUSE 201

Clyde-Carlingford (7.22 km)

Junction station, Clyde 20.64 km from Central

| Stations | Distance from Central Km | Stations | Distance from Central Km |
|--------------|-----------------------------------|-------------|-----------------------------------|
| Rosehill (U) | 22.37 | Dundas | 24.82 |
| Camellia | 22.91 | Telopea | 26.33 |
| Rydalmere | 24.02 | Carlingford | 27.86 |
| | | | |

(U) Ticket selling staff not available

CLAUSE 202

Coniston-Port Kembla (6.17 km)

Junction Station, Coniston, 84.11 km from Central

| Stations | Distance from Central Km | |
|-----------------------------|--------------------------------|--|
| Lysaghts (workers only) (U) | 86.26 | |
| Cringila | 87.51 | |
| Port Kembla North (U) | 88.90 | |
| Port Kembla | 90.28 | |

(U) Ticket selling staff not available

CityRail Passenger Stations and Platforms (Distances)

CLAUSE 203

Unanderra-Moss Vale (62.69 km)

Junction station, Unanderra, 88.31 km from Central

| | Distance from Central | |
|-------------------|-----------------------|---------------------------|
| Stations | Via Sydenham Km | Via Regents Park Km |
| Unanderra | 88.31 | 205.69 |
| Robertson (U) (C) | 128.00 | 166.00 |
| Moss Vale | 151.00 | 143.00 |

(U) Ticket selling staff not available

CLAUSE 204

Western Line - Lidcombe to Lithgow (139.20 km)

Junction Station, Lidcombe, 16.58 km from Central

| Stations | Distance from Central Km | Stations | Distance from Central Km |
|---------------------------------|-----------------------------------|-----------------|-----------------------------------|
| Auburn | 18.65 | Lapstone | 63.61 |
| Clyburn (employees only) (U) | 19.86 | Glenbrook | 67.09 |
| Clyde | 20.64 | Blaxland | 71.48 |
| Granville | 21.38 | Warrimoo | 74.29 |
| Harris Park | 22.54 | Valley Heights | 77.41 |
| Parramatta | 23.20 | Springwood | 79.70 |
| Westmead | 25.11 | Faulconbridge | 82.96 |
| Wentworthville | 26.72 | Linden (U) | 86.80 |
| Pendle Hill | 28.26 | Woodford | 90.32 |
| Toongabbie | 29.93 | Hazelbrook | 93.44 |
| Seven Hills | 32.09 | Lawson | 96.02 |
| Blacktown | 34.80 | Bullaburra (U) | 97.69 |
| Doonside | 38.55 | Wentworth Falls | 102.00 |
| Rooty Hill | 40.94 | Leura | 107.59 |
| Mount Druitt | 43.90 | Katoomba | 109.92 |
| St. Marys | 47.48 | Medlow Bath (U) | 115.83 |
| Werrington | 49.15 | Blackheath | 120.68 |
| Kingswood | 52.67 | Mount Victoria | 126.74 |
| Penrith | 55.10 | Bell (U) | 137.14 |
| Emu Plains | 57.47 | Zig Zag (U) | 150.68 |
| | | Lithgow | 155.78 |

(U) Ticket selling staff not available

CityRail Passenger Stations and Platforms (Distances)

Passenger Fares and Coaching Rates Handbook

CLAUSE 205

Blacktown-Richmond (25.87)

Junction Station Blacktown 34.80 km from Central

| Stations | Distance from Central Km |
|---------------|--------------------------------|
| Marayong | 37.38 |
| Quakers Hill | 40.09 |
| Schofields | 43.79 |
| Riverstone | 45.95 |
| Vineyard (U) | 49.33 |
| Mulgrave | 52.59 |
| Windsor | 54.98 |
| Clarendon | 57.27 |
| East Richmond | + |
| Richmond | 60.67 |

⁺ The distance of East Richmond for fare purposes will be the same as Richmond. The fare between East Richmond and Richmond will be that applicable for 1.61 km.

⁽U) Ticket selling staff not available

CityRail Passenger Stations and Platforms (Distances)

CLAUSE 206

Northern Line – Strathfield to Dungog (233.27 km) Junction Station, Strathfield, 11.73km from Central

| Stations | Distance from Central via Strathfield Km | Distance from Newcastle Km |
|-------------------|--|-------------------------------------|
| North Strathfield | 13.40 | 154.72 |
| Concord West | 14.55 | 153.57 |
| Rhodes | 16.56 | 151.56 |
| Meadowbank | 18.19 | 149.93 |
| West Ryde | 19.19 | 148.93 |
| Denistone | 20.16 | 147.96 |
| Eastwood | 21.42 | 146.70 |
| Epping | 23.32 | 144.80 |
| Cheltenham | 25.39 | 142.73 |
| Beecroft | 26.90 | 141.22 |
| Pennant Hills | 28.57 | 139.55 |
| Thornleigh | 29.41 | 138.71 |
| Normanhurst | 31.74 | 136.38 |
| Hornsby | 33.86 | 134.26 |
| Asquith | 35.71 | 132.41 |
| Mount Colah | 37.68 | 130.44 |
| Mount Kuring-gai | 40.68 | 127.44 |
| Berowra | 44.66 | 123.46 |
| Cowan | 48.80 | 119.32 |
| Hawkesbury River | 57.37 | 110.75 |
| Wondabyne (U) | 65.16 | 102.96 |
| Woy Woy | 72.60 | 95.52 |
| Koolewong (U) | 74.83 | 93.29 |
| Tascott (U) | 76.91 | 91.21 |
| Point Clare | 78.05 | 90.07 |
| Gosford | 80.91 | 87.21 |
| Narara (U) | 84.59 | 83.53 |
| Niagara Park (U) | 86.20 | 81.92 |
| Lisarow (U) | 87.73 | 80.39 |
| Ourimbah | 90.61 | 77.51 |
| Tuggerah | 98.53 | 69.59 |

CityRail Passenger Stations and Platforms (Distances)

Passenger Fares and Coaching Rates Handbook

| Stations | Distance from Central via Strathfield Km | Distance from Newcastle Km |
|-----------------------|--|-------------------------------------|
| Wyong | 101.05 | 67.07 |
| Warnervale (U) | 105.90 | 62.22 |
| Wyee | 114.87 | 53.25 |
| Morisset | 123.42 | 44.70 |
| Dora Creek (U) | 127.20 | 40.92 |
| Awaba (U) | 137.30 | 30.82 |
| Fassifern | 142.33 | 25.79 |
| TORONTO LINE | | |
| Blackalls Park (U) | 144.46 | 27.92 |
| Toronto (U) | 146.05 | 29.51 |
| Booragul (U) | 146.39 | 21.73 |
| Teralba | 147.56 | 20.56 |
| Cockle Creek (U) | 150.74 | 17.38 |
| Sulphide Junction (U) | 153.45 | 14.67 |
| Cardiff | 155.08 | 13.04 |
| Kotara (U) | 158.93 | 9.19 |
| Adamstown (U) | 161.12 | 7.00 |
| *Broadmeadow | 162.91 | 5.21 |
| Hamilton | 164.62 | |
| Wickham | 165.95 | |
| + Civic (Newcastle) | 168.12 | |
| NEWCASTLE | 168.12 | |
| + Civic (Newcastle) | | |
| Wickham | | 2.17 |
| Hamilton | | 3.50 |
| * Waratah | 165.87 | 5.87 |
| Warabrook | 168.6 | 8.6 |
| Sandgate (U) | 170.44 | 10.44 |
| Hexham (U) | 175.45 | 15.45 |
| Tarro (U) | 178.09 | 18.09 |
| Beresfield | 179.72 | 19.72 |
| Thornton | 182.11 | 22.11 |
| Metford | 185.08 | 25.08 |

CityRail Passenger Stations and Platforms (Distances)

| Stations | Distance from Central via Strathfield Km | Distance from Newcastle Km |
|-------------------|--|-------------------------------------|
| Victoria St | 187.82 | 27.82 |
| East Maitland | 188.75 | 28.75 |
| High Street (U) | 191.32 | 31.32 |
| Maitland | 192.45 | 32.45 |
| Telarah | 194.64 | 34.64 |
| Mindaribba (U) | 203.37 | 43.37 |
| Paterson (U) | 213.13 | 53.13 |
| Martins Creek (U) | 219.00 | 59.00 |
| Hilldale (U) | 226.00 | 66.00 |
| Wallarobba (U) | 232.00 | 72.00 |
| Wirragulla (U) | # | # |
| Dungog | 245.00 | 85.00 |

* Calculation of Distance for Fares - For fare purposes the distance between Broadmeadow or a station south of Broadmeadow and Waratah or a station north of those stations will be computed on the direct distance as shown in column "Distance from Central".

For a Sectional Periodical Ticket between Broadmeadow or a station south of Broadmeadow and Waratah or a station north of those stations which includes Newcastle, the distance will be calculated as prescribed for an ordinary ticket plus 5.87 km (Newcastle to Waratah), the distance between Broadmeadow and Hamilton (1.71 km) being omitted.

- + This station is some distance form Newcastle, but for fare purposes the Newcastle distance will be applied. The fares between Civic (Newcastle) and Newcastle will that applicable for 1.61 km.
- # The distance for Wirragulla for fare purposes will be the same as Wallarobba. The fare between Wirragulla and Wallarobba will be that applicable for 6.00 km.
- (U) Ticket selling staff not available

CityRail Passenger Stations and Platforms (Distances)

Passenger Fares and Coaching Rates Handbook

CLAUSE 207

Hornsby-Chatswood-Wynyard (23.24 km)

showing Central distances via Epping, Junction station, Hornsby, 33.86 km from Central via Epping

| Stations | Distance from Central via Strathfield Km | Distance from Newcastle Km |
|----------------|--|-------------------------------------|
| Waitara | 34.93 | 135.53 |
| Wahroonga | 36.36 | 136.76 |
| Warrawee | 37.24 | 137.64 |
| Turramurra | 38.31 | 138.71 |
| Pymble | 40.24 | 140.64 |
| Gordon | 42.01 | 142.41 |
| Killara | 43.24 | 143.64 |
| Lindfield | 44.53 | 144.93 |
| Roseville | 45.83 | 146.23 |
| Chatswood | 47.46 | 147.86 |
| Artarmon | 48.81 | 149.21 |
| St. Leonards | 50.72 | 151.12 |
| Wollstonecraft | 51.97 | 152.37 |
| Waverton | 53.00 | 153.40 |
| North Sydney | 54.00 | 154.40 |
| Milsons Point | 54.71 | 155.11 |
| Wynyard | 57.10 | 157.10 |

CityRail Passenger Stations and Platforms (Distances)

CLAUSE 208

Maitland-Scone (122.55 km)

Junction station Maitland, 192.45 km from Central

| Stations | Distance from Central via Strathfield Km | Distance from Newcastle Km |
|---------------|--|-------------------------------------|
| Lochinvar (U) | 202.51 | 42.51 |
| Greta (U) | 210.71 | 50.71 |
| Braxton (U) | 215.46 | 55.46 |
| Singleton | 239.00 | 79.00 |
| Muswellbrook | 289.00 | 129.00 |
| Aberdeen (U) | 301.00 | 141.00 |
| Scone (U) | 315.00 | 155.00 |

(U) Ticket selling staff not available

CLAUSE 209

Central – Wolli Creek via Airport Line

| Stations | Distance from Central Km | Distance from Wolli Creek Km |
|------------------------|--------------------------------|------------------------------------|
| Central | - | 9.50 |
| Green Square | 2.65 | 6.85 |
| Mascot | 5.15 | 4.35 |
| Domestic Terminal | 6.70 | 2.80 |
| International Terminal | 8.20 | 1.30 |
| Wolli Creek | 9.50 | - |

Note: These distances are only to be used for travel between Central and Wolli Creek

CLAUSE 210

Flemington to Olympic Park (2.40km)

| Stations | Distance from Olympic Park Km | Distance from Flemington Km |
|--------------|-------------------------------------|-----------------------------------|
| Flemington | 2.40 | - |
| Olympic Park | - | 2.40 |

Note: To be used for the calculation of RailPass and FlexiPass tickets only.

CityRail Passenger Stations and Platforms (Distances)

Passenger Fares and Coaching Rates Handbook

CLAUSE 211

CityRail Road Coach Routes

The distance tables outlined hereunder are to be used for the calculation of passenger fares involving travel by CityRail Road Coach services.

(a) Wollongong City-Albion Park-Robertson-Moss Vale (68.08 km)

Junction Albion Park, 103.32km from Central by rail

| Stations or Coach Stop | Combined Rail and Road Distance from Central via Thirroul Km | Road Distance from Albion Park Km | Road Distance from Wollongong Km |
|---------------------------|---|--|---|
| Wollongong Rail | 82.92 | | |
| Coniston | 84.11 | | 1.19 |
| Unanderra * | 88.31 | | 5.39 |
| Dapto | 95.07 | | 12.15 |
| Albion Park ** | 103.32 | | 20.40 |
| Robertson (U) | 128.00 | 24.68 | 45.08 |
| Moss Vale | 151.00 | 47.68 | 68.08 |

Junction with direct railway line to Robertson

(b) Moss Vale-Robertson-Albion Park-Wollongong City (68.08 km)

Junction Moss Vale, 143 km from Central by rail

| Stations or Coach Stop | Combined Rail and Road Distance from Sydney via Lidcombe Km | Road Distance from Moss Vale Km |
|---------------------------|--|---------------------------------------|
| Moss Vale | 143.00 | |
| Robertson (U) | 166.00 | 23.00 |
| Albion Park * | 190.68 | 47.68 |
| Dapto | 198.93 | 55.93 |
| Unanderra | 205.69 | 62.69 |
| Coniston | 209.89 | 66.89 |
| Wollongong City | 211.08 | 68.08 |

^{*} Junction with railway line to Nowra.

(U) Ticket selling staff not available.

^{**} Junction with railway line to Nowra

⁽U) Ticket selling staff not available

CityRail Passenger Stations and Platforms (Distances)

(c) Local Line-Picton to Mittagong # (42.33 km) (Road service) Junction station, Picton 81.67 km from Central

| Stations | Distance from Central via Regents Pk Km |
|-----------------|--|
| Picton | 81.67 |
| Thirlmere (U,C) | 89.00 |
| Couridjah (U,C) | 93.00 |
| Buxton (U,C) | 96.00 |
| Balmoral (U,C) | 102.00 |
| Hill Top (U,C) | 109.00 |
| Colo Vale (U,C) | 115.00 |
| Mittagong | 124.00 |

- # Stations south of Mittagong to calculate distances to stations on the local line upon the basis of the main line distance of Mittagong (129 km from Central) added to the distance on the local line.
- (C) Situated on CityRail road coach route
- (U) Ticket selling staff not available

(d) Lithgow – Bathurst (75km) (Road Service)

| • • | • | |
|-------------|---|------------------|
| Location | Km from Lithgow | Km from Bathurst |
| Lithgow | - | 75 |
| Wallerawang | 14 | 61 |
| Mt Lambie | 25 | 50 |
| Meadow Flat | 39 | 36 |
| Yetholme | 48 | 27 |
| Raglan | 66 | 9 |
| Kelso | 72 | 3 |
| Bathurst | 75 | - |

CityRail Passenger Stations and Platforms (Distances)

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Passes and Concessions - General Regulations

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CLAUSE 232

Replacement of NSW Transport Concession Cards

- (a) The following NSW transport concession cards which are lost, stolen, confiscated or damaged (includes cards damaged beyond recognition) may be replaced upon lodgement of a completed and endorsed replacement application form and payment of the replacement fee to RailCorp's Passes and Concessions office.
 - (i) Senior secondary student NSW transport concession card (Form 202),
 - (ii) Tertiary student NSW transport concession card (Form 204)
 - (iii) Indentured Apprentice/Trainee NSW transport concession card (Form 203).
- (b) The replacement fee will be the RailPass (7 Day) fare for 5 kilometres.

CLAUSE 233

Replacement of Free School Rail Pass (SSTS)

- (a) Free school rail passes may be replaced upon lodgement of a completed and endorsed replacement application form and payment of the replacement fee at any CityRail station.
- (b) The replacement fee will be the RailPass (7 Day) fare for 5 kilometres.

CLAUSE 234

Registration of Educational Establishments, Classes, etc., for Concession Fare purposes

- (a) To enable students to obtain concession fares, education establishments must be registered with RailCorp Passes and Concessions office.
- (b) To obtain registration, educational establishments must provide courses for students fully engaged in studies attending regular organised classes of not less than six (6) bona fide pupils. Application for registration must be made in writing to the RailCorp Passes and Concessions Office, 490 – 492 Pitt Street Sydney.
- (c) Students eligible for concession fares will be issued with a senior secondary student (Form 202) or tertiary student (Form 204) NSW transport concession card or a registered educational institution student identification card. Concession card is not valid unless a current transport identifier (security foil) is displayed on the card or transport identifier bitmap image is embedded in the card.
- (d) The following provisions apply:
 - (i) To be eligible for concessions, a student must be fully engaged in studies at a registered educational establishment.

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- (ii) A student must not be in employment or in receipt of any remuneration, with the exception of Austudy, Abstudy, Bursaries or Living Allowances.
- (iii) All fare allowances, and other allowances paid to Public Service Trainees, Colombo Plan Students, N.E.A.T. Scheme Trainees and to holders of Commonwealth (Technical) Scholarships who do not receive Commonwealth Tertiary Education Allowances are regarded as remuneration.
- (iv) Allowances paid under the Secondary/Tertiary Education Allowance Schemes or in connection with University Grants or to holders of Teachers' College Scholarships, or to holders of Bursaries granted by the State Bursary Endowment Board are specifically exempted.
- (v) Availability of tickets will be the same as for an ordinary full-fare paying passenger.
- (vi) Students' concessions will not apply to students enrolled at schools or educational establishments interstate or situated in New Zealand, Papua New Guinea or any other overseas country.

CLAUSE 235

Confiscation of transport concession cards and passes..

(a) CityRail reserves the right to confiscate RailCorp produced or issued concession cards or passes, which are blank or incomplete, or for misuse or any breach of conditions.

CLAUSE 236

Concession fares available for travel on CityRail services

(a) CityRail reserves the right to suspend at any time, or for any period, the issue of tickets at Concession fare and vary the conditions relating to them.

CLAUSE 237

Concession Cards

(a) Entitlements on CityRail services for persons holding concession cards are as follows:

| Conc | ession Card Type | Entitlements | |
|-------|--|--|--|
| (i) | Indentured Apprentice / Trainee NSW transport concession card (Form 203) | Single, Return, RailPass, FlexiPass, and 7 day TravelPass tickets at Half Fare | |
| (ii) | Child 4 yrs and under 16 yrs (with Proof of age if required) | | |
| (iii) | Half Fare Entitlement Card | Half Fare Single and Return tickets | |
| (iv) | Pensioner Concession Card – All Australian States | Pensioner Excursion tickets, Single, Return, RailPass, FlexiPass and 7 day TravelPass tickets at Half Fare | |
| (v) | Retired Employees Concession Fare Authority (SRA/STA) | Pensioner Excursion tickets, Single, Return, RailPass, FlexiPass and 7 day TravelPass tickets at Half Fare | |
| (vi) | Senior secondary student NSW transport concession card (Form 202) | Child Off Peak tickets, Single, Return, RailPass, FlexiPass, 7 day TravelPass and TravelTen tickets at Half Fare | |

Passes and Concessions – General Regulations

| (vii) | Seniors Card – All Australian States | Pensioner Excursion tickets, Single, Return, RailPass, FlexiPass and 7 day TravelPass tickets | |
|--------------|--|--|--|
| (State only) | Government issued seniors cards | at Half Fare | |
| (viii) | Tertiary student NSW transport concession card (Form 204) or student identification card with transport identifier (security foil or bitmap image) | Single, Return, RailPass, FlexiPass, 7 day TravelPass and TravelTen tickets at Half Fare | |
| (ix) | War Widow/er (NSW) Concession Card (Form TC1) | Pensioner Excursion tickets, Single, Return, RailPass, FlexiPass and 7 day TravelPass tickets at Half Fare | |

Passes and Concessions - General Regulations

Passenger Fares and Coaching Rates Handbook

CLAUSE 238

Concession Entitlements

(a) Entitlements on CityRail services for persons holding the appropriate entitlement cards are as follows

| Concession Granted to | Fares and Conditions | | |
|---|--|--|--|
| Visually Impaired Person (adult or child) holding a New South Wales Vision Impaired Persons' Pass. Reciprocal agreement with other States entitles VIP holders of all Australian states and territories to travel entitlements using their home state issued Vision Impaired Persons Pass. | Free travel for visually impaired person on production of pass and in addition; Free travel for an attendant accompanying such visually impaired person, if the pass makes provision therefore. No limitation is placed on the age or sex of the attendant. A concession station access fee payable by attendant at AirportLink stations Free Entry to Paid Area to assist blind person on or off trains. | | |
| (ii) People with severe or profound disabilities of a lifelong nature in need of full time care, holding a Companion Card. | - Free travel for an attendant when accompanying the card holder on production of a Companion Card Note: Free travel is for the attendant only the Card holder the attendant is accompanying is required to hold a valid ticket or pass when travelling. | | |
| (iii) Children and attendants travelling under the auspices of the following organisation but not including delegates to conferences of such organisations. Burnside Presbyterian Home for travel to Murdock Holiday Home, Huskisson. Country Women's Association. Legacy, N.S.W. Royal Far West Children's Health Scheme. Stewart House Preventorium (Education Department). Subnormal Children's Welfare Association. Sydney City Mission. | - Under 16 years of age, or 16 years of age and over in possession of Senior secondary student NSW transport concession card (Form 202). Certificate from organisation concerned must be presented - Under 16 years wholly within New South Wales. Half fare (Quarter fare to be paid by passenger and remainder debited to Ministry of Transport). | | |
| | - 16 years of age and over and Attendants. Certificate from organisation concerned must be presented Adult ordinary fare (Half fare to be paid by passenger, remainder to be debited to Ministry of Transport). | | |

Passes and Concessions – General Regulations

| Concession Granted to | | Fares and Conditions | | | |
|-----------------------|---|---|--|--|--|
| (iv) | Children and Attendants travelling to Sport and Recreation Service Centres, formerly National Fitness Centres (Department of Sport and Recreation and Department of Education). | Under 16 years of age, or 16 years of age and over in possession of Senior secondary student NSW transport concession card (Form 202). Certificate from the Department concerned must be presented. 16 years of age and over and Attendants Certificate from the Department concerned must be presented. | nin h ne dult are. | | |
| (v) | Children (crippled) under 16 years of age and attendants, travelling to any station for medical treatment. | - Under 16 years of age Attendants - For journe wholly with New South Wales. Hat fare. (Qual fare to be paid by passenge remainder be debited Ministry of Transport. - Adult Ordinary for (Half fare be paid by passenge remainder be debited by passenge remainder be debited Ministry of Ministry | nin h h h h h l l l l r r r t t o d t t o f r r t t o f f f d t o f f f f f f f f f f f f f f f f f f | | |
| | | Transport. Certificate from the Department of Youth and Community Service; the N.S.W. Society for Crippled Childred the Royal Far West Children's Heat Scheme; Spastic Centre, Mosman; Newcastle and District Association Crippled Children; or from a Medical Practitioner setting out that the childravelling for medical attention in connection with his or her disability that to the best of his belief the child under 16 years of age and indicating the name of the attendant, must be presented. | en; Ith the for al d is d is | | |
| (vi) | St Johns Ambulance Brigade and Red Cross in uniform travelling on duty wholly within the CityRail Area. | Free economy travel whilst in unifo and on duty (point to point). | rm | | |

Passes and Concessions - General Regulations

Passenger Fares and Coaching Rates Handbook

CLAUSE 239

School, TAFE College and School Vacation Rail Passes

(a) The following conditions apply to the School, TAFE College and School Vacation Rail passes outlined below:

| Type Of Pass | Details And Conditions | | |
|---------------------------|---|--|--|
| b) School Rail Pass | (i) As prescribed by the regulations issued by the Ministry of Transport, may be issued to full-time students enrolled at day schools registered by the NSW Board of Studies. | | |
| | (ii) On application from the school, passes are produced by RailCorp Passes and Concessions Office, 490-492 Pitt Street Sydney. | | |
| | (iii) A School Rail Pass is available only from Monday to Friday inclusive, for journeys commenced before 7.00 p.m. and entitles the holder, whose name appears on the pass, to free travel by the most direct means WITHOUT A BREAK OF JOURNEY between the stations nearest the students residence and school. If travel is made to a station beyond the destination shown on the pass, the pass holder must pay the fare for a separate journey between the destination shown on the pass and the station to which travel is made. At staffed stations, pass holders must purchase their extension ticket prior to commencing travel. | | |
| c) TAFE College Rail Pass | (i) As prescribed by the regulations issued by the Ministry of Transport, may be issued to full-time students aged under 18 years as at 1 January and enrolled at TAFE Colleges registered by the NSW Board of Studies. | | |
| | (ii) On application from the TAFE, passes are produced by RailCorp Passes and Concessions Office, 490-492 Pitt Street Sydney. | | |
| | (iii) A TAFE College Rail Pass is available only from Monday to Friday inclusive, for journeys commenced before 9.30 p.m. and entitles the holder, whose name appears on the pass, to free travel by the most direct means WITHOUT A BREAK OF JOURNEY between the stations nearest the students residence and TAFE college. If travel is made to a station beyond the destination shown on the pass, the pass holder must pay the fare for a separate journey between the destination shown on the pass and the station to which travel is made. At staffed stations, pass holders must purchase their extension ticket prior to commencing travel. | | |
| d) Boarders Pass | (i) As prescribed by the regulations issued by the Ministry of Transport, may be issued to full-time students enrolled at boarding schools registered by the NSW Board of Studies. | | |
| | (ii) On application from the school, passes are produced by RailCorp Passes and Concessions Office, 490-492 Pitt Street Sydney. | | |
| | (iv) A Boarders Pass is only available for travel by the most direct means WITHOUT A BREAK OF JOURNEY between the points named on the pass for the purpose of returning home or to attend an Educational Establishment at which the holder is enrolled and is not available for more than one return journey in connection with weekend/school vacation travel. | | |

Passes and Concessions - General Regulations

- (e) Each School, TAFE College or Boarders Pass:
 - (i) Is available for personal use only and is not transferable.
 - (ii) Must be shown on each journey, otherwise ordinary fare must be paid. Must be produced and/or surrendered on demand of an officer of RailCorp authorised in that respect
 - (iii) Is only available for travel between the stations/locations shown on the pass.
 - (iv) Does NOT entitle the holder to occupy a seat for travel (except on CountryLink services) when seats are not available for adult passengers. Any breach of this condition may render the holder liable to pay the full adult fare for the journey (in addition to any other action CityRail may take).
 - (v) Is the property of CityRail and is valid only whilst the holder continues to be eligible therefore, is not valid if there is any alteration, erasure or addition or is torn, damaged or mutilated. Should the pass become invalid, it must be returned to RailCorp's Passes and Concessions Office through the School/TAFE College Principal, as soon as possible.
 - (vi) Is issued on condition that the holder is of good behaviour whilst on RailCorp services or premises and abides by the 'Code of Conduct for School Students on CityRail Trains and Stations' at all times.
 - (vii) In the event of a breach of any of the above conditions, CityRail may confiscate this pass and may take legal proceedings against the person to whom this pass is issued or refuse to grant any further travel concession (or all or any of the above).

CLAUSE 240

Ex-Member of Defence Forces Pass

(a) An incapacitated NSW ex-service person in receipt of a disability pension from the Department of Veteran Affairs with a rating of 10% or greater may apply to RailCorp's Passes and Concessions Office, 490-492 Pitt Street Sydney for an Ex-Member of Defence Forces Pass. An Ex-Member of Defence Forces Pass provides free travel on all CityRail services and may include an attendant if endorsed. Passes and Concessions - General Regulations

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CLAUSE 241

Members of the Federal Police Force

- (a) A member of the Australian Federal Police Force may obtain a periodical ticket from any CityRail station for any period ranging from 28 days to 366 days at one-half of the Periodical Ticket fare, subject to the following conditions -
 - (i) The ticket will be issued for travel within the CityRail Area.
 - (ii) The ticket will be issued between the station (or location) nearest the applicant's home and the station (or location) nearest his/her place of employment.
 - (iii) The officer must complete a periodical application form and produce their AFP identification badge at the time of purchase.
- (b) A member of the Australian Federal Police Force may purchase a CityRail RailCard on application to the RailCorp Passes and Concessions office.

CLAUSE 242

Orders of RailCorp

(a) No officer or employee of RailCorp has any authority to dispense with or vary any of the Orders made by RailCorp.

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CLAUSE 243

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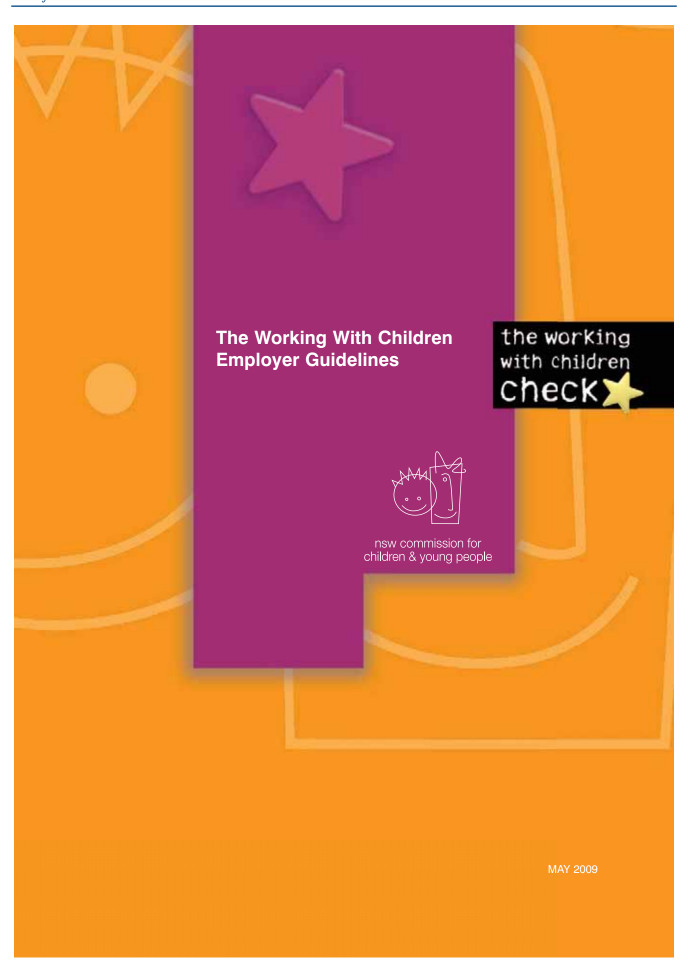
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Commissioner's Foreword

The communities that children and young people live in and the organisations they are part of are important to their well-being.

And every day children and young people across NSW spend time with adults in organisations such as schools, childcare centres, refuges, sporting clubs and hospitals.

Keeping children and young people safe in the workplace is part of your broader responsibility, as an employer, to manage risks within your organisation.

These Guidelines will show you how to meet your responsibilities under the Working With Children program.

The Commission for Children and Young People has also developed other resources to complement these Guidelines and help you create a safer, friendlier organisation for kids. You can find these resources on the Commission's website at www.kids.nsw.gov.au/safefriendly.

Gillian Calvert

Gillian Calvot

NSW Commissioner for Children and Young People

Explanatory Note

The Working With Children Employer Guidelines (this document) supersede the 2004 Working With Children Check Guidelines.

The information in these Guidelines is correct at 2 March 2009. Updates are available from the Commission for Children and Young People's website at www.kids.nsw.gov.au.

This printed document has been adapted from an electronic version which is available on the Commission's website at www.kids.nsw.gov.au and there are many references within the text to on-line resources. Cross references to other sections or sub-sections in this document are printed in blue italicised text (with section number provided).

New South Wales Working With Children program

All employers in NSW, including self employed people, have responsibilities under the Working With Children program.

There are three key strategies to the Working With Children program:

Exclude prohibited persons from child-related employment

Background check of applicants for primary child-related employment

Child-related organisations adopt practices to become more child-safe and child-friendly

Exclusion of prohibited persons

This strategy focuses on specified, identified offenders and targets the high risk population of known offenders, called prohibited persons.

Under the Commission for Children and Young People Act 1998 prohibited persons are prevented from working in child-related employment. People who have committed serious sex offences against children or adults, or serious physical assault, kidnap or murder offences against children are prohibited persons.

Further information on your obligations regarding prohibited persons is available at *Don't employ prohibited persons in child-related employment (section 2.1)*.

Working With Children background checks

The Working With Children background check involves checking the relevant records of people who are being recruited to child-related employment to consider whether they indicate any risk to children.

Relevant records are examined to develop an estimate of the risk to children. The result of the estimate of the risk is used by you, the employer, to inform your final recruitment decision.

For further information on the Working With Children background check, go to When must you do the Working With Children background check? (section 3.3.3).

Together, the Working With Children background check and exclusion of prohibited persons make up the Working With Children Check.



Developing child-safe and child-friendly organisations

This strategy builds your organisation so it is a safe and friendly environment for children and minimises the risk of harm occurring.

Experience shows us that your commitment to risk management helps make your organisation safer for children, young people and the adults who work there.

By making your organisation safer and more welcoming places for children, you provide the foundation for the other strategies above, and make them more effective.

The Commission for Children and Young People has developed resources to help you put in place policies, procedures and mechanisms for identifying and managing the risks in your organisation, your activities and your staff positions, and for assuring quality.

These resources include recruitment, supervision, training, complaints and disciplinary procedures which address the identified organisational and situational risks. They also include the establishment of participatory mechanisms that guard against risk by creating a culture and environment that promotes openness, makes children feel welcome and encourages children to tell you if something is worrying them.

You can find these resources on the Commission's website at www.kids.nsw.gov.au/safefriendly.





To assist you in determining whether a position is child-related employment, it is recommended you complete the form, *Is the position child-related employment?* (attachment 6.3), for each position.

1.1. Is the nature of the work "employment"?

Employment is:

- · performance of work under a contract of employment; or
- performance or work as a self-employed person; or
- · performance of work as a subcontractor; or
- performance of work as a volunteer for an organisation; or
- · undertaking practical training as part of an educational or vocational course; or
- performance of work as a minister, priest, rabbi, mufti or other like religious leader or spiritual officer of a religion or other member of a religious organisation; or
- performance of the duties of a foster carer (ie an authorised carer within the meaning of the Children and Young Persons (Care and Protection) Act 1998).



1.2 Do you employ people in child-related employment?

Child-related employment is employment:

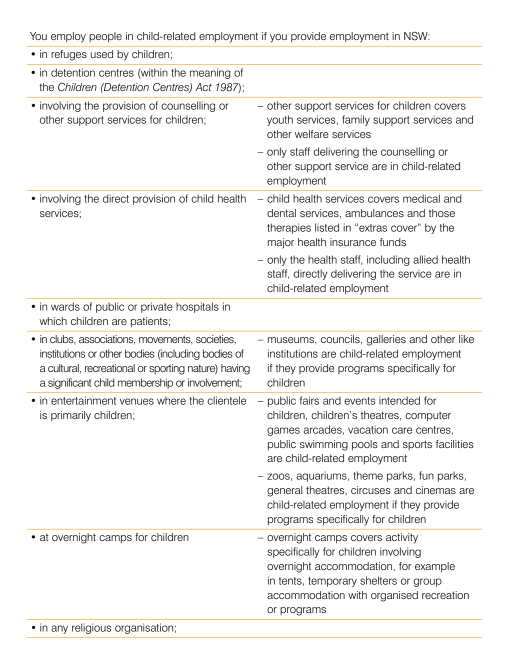
- · in the work settings listed below; and
- · that primarily involves contact with children; and
- · that involves direct contact with children; and
- where that contact is not directly supervised by a person having the capacity to direct the employee in the course of the employment.

All four criteria must be satisfied for the position to be child-related employment.

1.2.1 The work settings

You employ people in child-related employment if you provide employment in NSW:

| in pre-schools, kindergartens and child care centres (including residential child care centres); | pre-schools, kindergartens and child care centres are those defined under the Children and Young Persons (Care and Protection) Act 1998, as well as those provided in commercial or recreational facilities |
|---|---|
| as a babysitter or childminder that is arranged by a commercial agency; | |
| involving the private tuition of children; | private tuition means tuition formally arranged for children, where the person is actively teaching |
| in schools or other educational institutions (not being universities); | educational institutions aimed at post- secondary students are not child-related employment (except where students are under 18 years of age) |
| | employers whose primary purpose is not education are not educational institutions, even when they run an educational program |
| on school buses; or | school buses cover those accepting travel passes from students travelling to and from school at the start and finish of the school day |
| | excursion bus drivers should be under the direction of the accompanying teachers, therefore they are not in child related employment |
| involving regular provision of taxi services for the transport of children with a disability; | |
| involving the provision of child protection services; | |
| involving fostering or other child care; | other child care covers child care akin to residential out of home care, boarding or home stay arrangements and respite care |





1.2.2 Primarily involves contact with children

The position primarily involves contact with children when direct contact with children is an essential requirement of the job. For example, a builder/carpenter contractor working in a school is not in child-related employment as contact with children is not an essential requirement of their job.

1.2.3 Direct contact with children

To involve direct contact with children, it must be face to face contact. Contact with children by telephone or online is not direct contact.

1.2.4 Not directly supervised

Supervised refers to supervising the employee's contact with children. An employee is not directly supervised when:

- there is no officer on site with the capacity to direct the employee during their contact with children: or
- there are periods of more than a few minutes when the employee is not in view of this
 officer or other delegated officer.

1.2.5 Capacity to direct the employee

A person can direct if they have a higher authority or they are delegated. For example, a teacher supervising children on an excursion is a delegate of the school so can direct a bus driver on such excursions.

1.2.6 If you are still not sure whether a position is child-related employment

If you are not sure whether a position is child-related employment, go to the Commission for Children and Young People's website at www.kids.nsw.gov.au/check or contact your Approved Screening Agency.

1.3 What if you are not based in NSW?

If you employ staff in child-related employment in NSW, but you are based outside of NSW then you must comply with the Working With Children Check.

If an employee is engaged to work with children outside NSW, but their work occasionally requires them to work with children in NSW the Working With Children Check does not apply. For example, a teacher employed by a Queensland school on an excursion to NSW with children from their class is not required to do the NSW Working With Children Check.

1.4 What if you don't provide child-related employment?

All employers have a responsibility to manage risks to children within their workplaces. The Commission for Children and Young People helps employers do this by providing our Child-safe Child-friendly resources.

For further information on managing risks in your workplace go to *What are other employment screening options?* (section 5.1) and the Commission for Children and Young People's Childsafe Child-friendly resources, at www.kids.nsw.gov.au/safefriendly.

If you do not employ people in child-related employment, you are *still* required to report relevant employment proceedings to the Commission for Children and Young People.

Any employer can be required, if requested, to provide information to the Commission for Children and Young People or Approved Screening Agencies about employees who have been the subject of relevant employment proceedings.

For further information go to Relevant employment proceedings (section 4).

Your obligations as an employer requires that you: • don't employ prohibited persons in • do Working With Children background checks; • report relevant employment proceedings; and • keep records and protect confidentiality. Section

Your obligations as an employer

As an employer, the Working With Children Check requires that you:

- don't employ prohibited persons in child-related employment;
- · do Working With Children background checks;
- · report relevant employment proceedings; and
- · keep records and protect confidentiality.

2.1 Don't employ prohibited persons in child-related employment

It is an offence for prohibited persons to apply for or otherwise attempt to obtain, undertake or remain in child-related employment in any capacity, whether paid, volunteering or self employed.

You must ask all preferred applicants for child-related employment to declare that they are not a prohibited person. To do this use the *Prohibited Employment Declaration* (attachment 6.4).

For further information on your obligations go to *Prohibited persons* (section 3.2).

2.2 Do Working With Children background checks

You must conduct Working With Children background checks for:

- preferred applicants for paid child-related employment;
- · foster carers; and
- ministers, priests, rabbis, muftis or other like religious leaders or spiritual officers of a religion entering into child-related employment.

Working With Children background checks are not available for any other employees or selfemployed people.

For further information on how to do Working With Children background checks go to Do you need to do Working With Children background checks? (section 3.3).

2.3 Report relevant employment proceedings

All employers must notify the Commission for Children and Young People of the details of any employee against whom relevant employment proceedings have been completed since 3 July 1995.

If you subsequently discover that a relevant employment proceeding was wrongly notified to the Commission for Children and Young People, you must tell the Commission.

Both the Commission for Children and Young People and the NSW Ombudsman have a role in the notification of relevant employment proceedings. However, not all employers are subject to the NSW Ombudsman's scheme. For further information on employers' obligations under the NSW Ombudsman refer to the NSW Ombudsman's *Child Protection in the Workplace: Responding to Allegations Against Employees (June 2004, 3rd edition)* at www.ombo.nsw.gov.au.

For further information on relevant employment proceedings and how to notify them to the Commission for Children and Young People go to *Relevant Employment Proceedings* (section 4).

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2.4 Keep records and protect confidentiality

The Working With Children Check depends on accurate and reliable information. To maintain the integrity of the Check it is important that information collected is used in a fair, responsible and accountable way.

You must keep records of investigations and findings leading to relevant employment proceeding notifications so that it is available for future reference.

You must keep all information regarding the Working With Children Check confidential. It is an offence to disclose information obtained as part of the Working With Children Check, except in specified circumstances.

For further information on your obligations to maintain the confidentiality of the Working With Children Check go to *Maintaining confidentiality* (section 5.2).

Where a person who has been the subject of a relevant employment proceeding makes an application to access documents from you which contain information about those proceedings under the *Freedom of Information Act 1989*, you must provide them with access.



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3.1 Recruitment for child-related employment

Before you recruit you should know whether the position is child-related employment.

Job applicants should know in advance if they will be required to declare they are not a prohibited person or require a Working With Children background check. You should make this information available in your job advertisement or information package.

To assist you in determining whether a position is child-related employment it is recommended you complete the form, *Is the position child-related employment?* (attachment 6.3), for each position. This form will help you decide whether a position requires a Working With Children background check. In addition, if an estimate of risk is being undertaken on the person in the position the Approved Screening Agency will require you to provide the form at that stage. Keep the form with your records for future reference.

3.2 Prohibited persons

3.2.1 Who is a prohibited person

A prohibited person is a person who is convicted of the following (whether in NSW or elsewhere):

- · serious sex offence;
- · child-related personal violence offence;
- · murder of a child;
- indecency offences punishable by imprisonment of 12 months or more;
- kidnapping (unless the offender is or has been the child's parent or carer);
- offences connected with child prostitution;
- · possession, distribution or publication of child pornography; or
- · attempt, conspiracy or incitement to commit the above offences.

A prohibited person includes a Registrable person under the *Child Protection (Offenders Registration) Act 2000.*

A person is convicted if a charge against them is proven in court and recorded as such. It includes a finding that the charge for an offence is proven, or that a person is guilty of an offence, even though the court does not proceed to a conviction.

A person employed in child-related employment before 2 January 2007 who has previously been convicted of a child-related personal violence offence is not a prohibited person in relation to their current position.

It is an offence for a prohibited person to work in child-related employment, including in a self-employed capacity. For more information go to *What are the offences and penalties?* (section 5.3).

The only situation in which a prohibited person can work in child-related employment is where all the children with whom the person will have contact are related to:

- · the person; or
- · the employer, and the person is related to the employer.

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Some prohibited persons can apply for a review of their prohibited status. However, a prohibited person who has been convicted of any of the following offences can not apply for a review of their status:

- · murder of a child;
- sexual intercourse with a child under 16 years;
- sexual intercourse with a child 16-18 years if the offender was a guardian, school teacher, coach, health professional or in similar position of providing special care at the time of the offence:
- · the production of child pornography; or
- · attempt, conspiracy or incitement to commit the above offences.

A review can result in an order declaring that prohibition under the *Commission for Children* and *Young People Act 1998* does not apply to the person. A review can also result in a conditional order declaring that prohibition under the *Commission for Children and Young People Act 1998* does not apply to the person subject to specified conditions. Where a conditional order exists, you should ask the person for a copy of the order to confirm that the requirements of the position comply with the conditions of the order.

For more information on applying for a review of prohibited person status go to the Commission for Children and Young People's website (www.kids.nsw.gov.au/check).

3.2.2 When to seek Prohibited Employment Declarations

You must ask all preferred applicants for child-related employment to complete a *Prohibited Employment Declaration* (attachment 6.4) to declare that they are not a prohibited person. This includes volunteers and students on placement. It is an offence to employ anyone in child-related employment without requiring them to disclose whether they are a prohibited person. For more information go to *What are the offences and penalties?* (section 5.3).

3.2.3 How often to get Prohibited Employment Declarations signed

A *Prohibited Employment Declaration* (attachment 6.4) must be completed each time a person enters into child-related employment with you.

The Declaration is current while a person remains an employee with you. It is not necessary for employees to complete another Declaration during their term of employment, regardless of the length of time they are employed. For information on people being re-employed on a short-term basis go to *Short-term employees* (section 3.3.5).

If you transfer ownership to a new employer, all completed *Prohibited Employment Declarations* should be handed over to that new employer. The new employer is not required to ask existing employees to complete a *Prohibited Employment Declaration* again.

If an employee currently engaged in child-related employment becomes a prohibited person, it is their responsibility to vacate that position. You should formally and regularly remind employees of this obligation.

3.2.4 Storing Prohibited Employment Declarations

The employee should return the *Prohibited Employment Declaration* (attachment 6.4) to you for your records. You must keep the Declaration in a secure location, such as on the employee's personnel file.

3.2.5 How long to keep Prohibited Employment Declarations

You must keep *Prohibited Employment Declarations* (attachment 6.4) for two years after a person ceases their employment with you. However, as some employers are required to keep personnel records, such as *Prohibited Employment Declarations*, for longer you should also refer to the relevant legislation or guidelines for your industry.

3.2.6 Commission for Children and Young People may request Prohibited Employment Declarations for auditing purposes

You are not required to submit *Prohibited Employment Declarations* (attachment 6.4) to an Approved Screening Agency or the Commission for Children and Young People, unless requested for the purposes of undertaking an estimate of risk or auditing and monitoring.

If you are not able to provide the Commission for Children and Young People with a *Prohibited Employment Declaration* when requested, and you do not have a reasonable excuse, you may be guilty of an offence. For further information, go to *Failing to produce information when requested by the Commission for Children and Young People* (section 5.3.6).

Where you provide such information in good faith and with reasonable care as part of the Working With Children Check you are protected from any action, liability or claim.

3.2.7 If a prohibited person applies for child-related employment

If you become aware that a prohibited person has applied for child-related employment, you should refuse them the position.

If you become aware that a person currently in child-related employment is a prohibited person, move them out of child-related employment immediately.

In either situation you must then notify your Approved Screening Agency.

3.3 Do you need to do Working With Children background checks?

3.3.1 Who must be checked?

The Working With Children background check is mandatory for:

- preferred applicants for paid child-related employment;
- ministers, priests, rabbis, muftis or other religious leaders or spiritual officials of religion seeking child-related employment; and
- foster carers

Working With Children background checks are not available for any other employees or selfemployed people.

For further information go to Do you provide child-related employment? (section 1).



The Commission for Children and Young People can take enforcement action against any employer who does not do the Working With Children background check where it is mandatory. For further information follow the link to *What are the offences and penalties?* (section 5.3).

3.3.2 Who is not checked?

You cannot request a Working With Children background check for preferred applicants for whom it is not mandatory.

You may wish to perform other types of background checks, such as reference checks, as part of your employment screening.

For more information on other checks go to What are other employment screening options? (section 5.1).

For more information on recruiting and selection for child-related employment, go to the Commission for Children and Young People's Child-safe Child-friendly resources at www.kids.nsw.gov.au/safefriendly.

3.3.3 When must you do the Working With Children background check?

The Working With Children background check is a pre-employment check. You must do the check <u>before</u> the person starts a position in child-related employment.

You cannot check existing employees or people at times other than recruitment for child-related employment.

The check is current while a person remains in the same position in child-related employment with you. People returning from leave into the same child-related employment do not need to be rechecked. Existing employees are only checked if they are recruited to a different child-related employment position within the organisation. For example, if a child care worker employed by a council is transferred to another of that council's child care positions, even in a different child care centre, the council does not need to do a new background check. However, if a council child care worker is appointed as a council youth worker, the council must request a new background check, as this is a different type of employment.

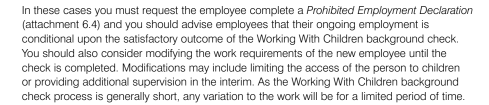
If you transfer ownership to a new employer, the Working With Children Background Check Consent (attachment 6.5) and Working With Children Background Check Request (attachment 6.6) forms should be handed over to the new employer. The new employer is not required to recheck existing employees remaining in the same position in child-related employment.

There are special provisions for some people re-employed on a short-term basis in the same position in child-related employment. For more information go to *Short-term employees* (section 3.3.5).

3.3.4 What to do if you need to employ a person urgently

In most cases the Working With Children background check can be completed relatively quickly. Should a situation arise where it is not practicable for the Working With Children background check to be undertaken prior to the commencement of employment, a request for checking must be completed as soon as possible after the person commences. In any case, the request should be sent immediately.

Go to How to obtain a Working With Children background check (section 3.5).



3.3.5 Short-term employees

If you are employing a person for a period of less than six months you are not required to request the Working With Children background check if:

- you have previously undertaken a Working With Children background check on that person within the last 12 months; and
- the person is being employed in the same kind of child-related employment as they were when the check was undertaken.

The 12 month period starts from the date on the Advice to employers – results of background check letter you will receive from your Approved Screening Agency.

You are also not required to ask the person to fill in another *Prohibited Employment Declaration* if they have previously completed one within the 12 month period.

For example, an aquatic centre employed a children's swimming instructor for three weeks during January 2007 following completion of a *Prohibited Employment Declaration* and a Working With Children background check being undertaken. The centre wishes to employ the same instructor again in the same role during October 2007. As the centre has previously requested a Working With Children background check on the instructor within the last 12 months, it is not required to undertake another check at this stage.

The Minister can appoint an employer-related body to request the Working With Children background check for short-term employees on behalf of its employer members.

To be appointed as an employer-related body, organisations must first meet the standards set by the Commission for Children and Young People. These standards relate to procedures for joining up member employers, verification of identification, records management and security, disclosure of information, auditing and monitoring requirements and timeframes.

Visit the Commission for Children and Young People's website for contact details of employer-related bodies at www.kids.nsw.gov.au/check.

3.3.6 What records are checked in the Working With Children background check

There are three types of records considered in the Working With Children background check: relevant criminal records, relevant apprehended violence orders (AVOs) and relevant employment proceedings.

For further information on relevant records go to Background information – What records are checked in the Working With Children background check? (section 5.4).



3.4 How to register for the Working With Children

background check

You must register with an Approved Screening Agency (ASA) who will undertake the Working With Children background check on preferred applicants for child-related employment on your behalf.

3.4.1 What are Approved Screening Agencies?

The Minister has appointed Approved Screening Agencies to carry out the Working With Children background check.

3.4.2 Which Approved Screening Agency should you register with?

The Approved Screening Agencies do Working With Children background checks for the following sectors:

Commission for Children and Young People

Ph: (02) 9286 7219 Fax: (02) 9286 7201

- · child care and child-minding;
- · foster care;
- transport sector (not government school bus services);
- entertainment venues where the clientele is primarily children (not sports venues);
- · religious organisations;
- non-government schools (not private educational service providers);
- private tutors (not sports coaches);
- · welfare; and
- law enforcement and justice.

Catholic organisations in any of the above sectors should register with the Catholic Commission for Employment Relations.

NSW Department of Education and Training

Ph: (02) 9836 9200 Fax: (02) 9836 9222

- government schools, TAFE colleges and private educational service providers;
- · school bus services;
- · taxi services for the transport of children with a disability in government schools; and
- · homestay service providers.

NSW Department of Health

Ph: (02) 9391 9800 Fax: (02) 9391 9795

- · wards of public and private hospitals;
- · direct services for children in health or allied health fields;
- · health counselling and support services;
- · employment agencies for health or allied health staff; and
- · ambulances.

NSW Department of Arts, Sport and Recreation

Ph: (02) 9006 3774 Fax: (02) 9006 3900

- · sport and recreation clubs or associations;
- · sports coaching;
- · overnight sport and recreation camps; and
- sport and recreation venues where the clientele is primarily children (such as public swimming pools and leisure centres).

Catholic Commission for Employment Relations

Ph: (02) 9390 5255 Fax: (02) 9267 9303

- · Catholic education;
- · Catholic welfare;
- · Catholic religious organisations; and
- · Catholic health services.

If you receive funding from, or are regulated by, one of the Approved Screening Agencies, you should register with that Approved Screening Agency to carry out the Working With Children background check on your behalf.

If you receive funding from, or are regulated by, a government department that is not an Approved Screening Agency, you should register with the Approved Screening Agency that best represents your industry.

If you work across a number of industries, or are funded by a number of Approved Screening Agencies, you should register with the Approved Screening Agency that best represents and understands the industry in which the majority of your work is undertaken.

You can contact the Commission for Children and Young People on 02 9286 7219 or email check@kids.nsw.gov.au for advice if you are not sure which Approved Screening Agency to register with.

For further information go to What you should expect from your Approved Screening Agency (section 5.8).



3.4.3 How do you register with an Approved Screening Agency?

To register, fill out the *Employer Registration* Form (attachment 6.1) and send it to the relevant Approved Screening Agency.

You must nominate a contact officer within your organisation, or other authorised persons, who can be contacted by the Approved Screening Agency to discuss Working With Children background check requests.

If your details change, such as your address, the contact officer or authorised persons, you must complete the *Amendment to Employer Registration Details* Form (attachment 6.2) and send it to your Approved Screening Agency.

3.5 How to obtain a Working With Children background check

3.5.1 Identifying the preferred applicant accurately

Before you request a Working With Children background check you must ask preferred applicants to provide documents to support their identity. This must include original documents adding up to a minimum of 100 points as required by the 100 Point Check under the *Financial Transaction Reports Act 1988*.

You must confirm that you have sighted the required documents on the *Working With Children Background Check Request* Form (attachment 6.6). Return the documents to the person once you've done this.

The following lists set out the value of each document according to the 100 Point Check.

70 points

Name of preferred applicant verified from one of the following (more than one document from this list cannot be counted):

- Birth Certificate
- Birth Card issued by the NSW Registry of Births, Deaths and Marriages
- · Citizenship Certificate
- · Current Australian passport
- Expired Australian passport which has not been cancelled and was current within the preceding 2 years
- · Current passport from another country or diplomatic documents.

For a preferred applicant under 18 years, one document from the above list, or the following, is sufficient:

Identity of the applicant verified by an educational institution, either on a student card or
a letter signed by the principal, deputy principal, head teacher, deputy head teacher or
enrolment officer, confirming that the applicant currently attends the institution.



40 points

Name and photograph/signature of preferred applicant verified from one of the following (more than one document can be counted):

- · Current driver photo licence issued by an Australian state or territory
- Identification card issued to a public employee
- Identification card issued by the Australian or any state government as evidence of a person's entitlement to a financial benefit
- · Identification card issued to a student at a tertiary education institution.

Name of preferred applicant verified in writing, signed by both the person giving it and the applicant, from one of the following:

- · A financial body certifying that the applicant is a known customer.
- An acceptable referee under AUSTRAC Guideline No. 3 (www.austrac.gov.au/files/guideline_3.pdf)

35 points

Name and address of preferred applicant verified from any of the following (more than one document can be counted):

- · Document held by a cash dealer giving security over property
- · A mortgage or other instrument of security held by a financial body
- · A rating authority (e.g. Land rates notice)
- · Document from current employer or previous employer within the last two years
- · Land Titles Office record
- · Document from the Credit Reference Association of Australia.

25 points

Name of preferred applicant verified from any of the following (more than one document can be counted):

- · Current credit card or account card from a bank, building society or credit union
- Local council rates notices
- Current telephone, water, gas or electricity bill
- · Foreign driver's licence
- Medicare Card
- Electoral roll compiled by the Australian Electoral Commission
- · Lease/rent agreement
- · Current rent receipt from a licensed real estate agent
- Records of a primary, secondary, or tertiary educational institution attended by the applicant within the last 10 years
- Records of a professional or trade association of which the applicant is a member.



3.5.2 Requesting consent from the preferred applicant

The Working With Children background check will not be completed on a person without their consent. You must ask preferred applicants for their consent, whether they are new to your organisation, or you already employ them and they are the preferred applicant for another child-related position in your organisation.

Preferred applicants must complete the Working With Children Background Check Consent Form (attachment 6.5) which is to be retained by you.

The Commission for Children and Young People may require you to provide a copy of the consent form for auditing and monitoring purposes. If you are not able to produce such information without a reasonable excuse you may be guilty of an offence. For further information, go to *Failing to produce information when requested by the Commission for Children and Young People (section 5.3.6)*.

3.5.3 How long to keep consent forms

You should keep the Working With Children Background Check Consent Forms (attachment 6.5) for as long as you retain other personnel records.

3.5.4 Information you are required to provide to your Approved Screening Agency

To request a Working With Children background check, you must complete the Working With Children Background Check Request Form (attachment 6.6) and send it to your Approved Screening Agency.

A request will not be processed if:

- the check is for a preferred applicant for whom the Working With Children background check is not mandatory;
- the check is for an existing employee who is not changing to a different child-related employment position;
- you have used the wrong form;
- · there is data missing on the form; or
- the form is not signed by an authorised person.

3.6 What happens if the Working With Children background check shows no relevant records exist

Your Approved Screening Agency will notify you using the *Advice to employers – results of background check* letter if there is no information to suggest that the preferred applicant poses any greater risk to children than any other employee.

You then decide whether or not to employ the person based on the Working With Children background check, findings of interviews, referee checks and any other screening procedure you have used.

All employers who provide child-related employment should adopt child-safe and child-friendly practices to manage their risks to children. For further information go to the Commission for Children and Young People's Child-safe Child-friendly resources www.kids.nsw.gov.au/safefriendly).

3.7 What happens if a relevant record exists

If a relevant record exists, your Approved Screening Agency will do an estimate of risk and provide it to you.

3.7.1 Verifying the records

Your Approved Screening Agency will contact you to verify that the position is primary child-related employment.

If you notified a relevant employment proceeding and a risk estimate is being conducted on that person, then an Approved Screening Agency may contact you for further information.

For further information go to What does an estimate of risk take into account? (section 5.6).

For further information on what happens if a preferred applicant's relevant records show they are a prohibited person go to *If a prohibited person applies for child-related employment* (section 3.2.7).



3.7.2 Providing information to the Approved Screening Agency

Your Approved Screening Agency may contact you as part of undertaking the estimate of risk to gather information, which could include:

- the position description, detailing roles, responsibilities and supervision arrangements;
- · the organisation's plan for managing risks to children posed by staff;
- forms such as the Working With Children Background Check Consent Form, Is the position child-related employment? Form and Prohibited Employment Declaration; and
- · any other relevant information.

As part of the estimate of risk, an Approved Screening Agency may also contact employers who have notified relevant employment proceedings to obtain further details regarding the nature of such proceedings.

For further information on relevant employment proceedings go to *Relevant employment* proceedings (section 4).

3.7.3 Are you protected when you provide information?

Where you act in good faith and with reasonable care as part of the Working With Children Check you are protected from any action, liability or claim.

However, there are penalties for inappropriate disclosure of information regarding the Working With Children Check. For further information go to *Breaching confidentiality* (section 5.3.5).

3.7.4 Making your employment decision

Once the estimate of risk is complete, your Approved Screening Agency will send you a letter informing you of the outcome.

It is your decision whether to employ a person who has been subject to a Working With Children background check. Using all the information you have, including the estimate of risk, you then decide whether it is appropriate to employ the person in the position.

If a person has been checked and an estimate of risk has been undertaken, you should consider:

- the safety and welfare of children as the paramount consideration;
- the estimate of risk outcome provided by the Approved Screening Agency;
- the findings of interviews, referee checks and any other screening procedure you have used; and
- the nature of the position, including the type of contact with children and your organisation's capacity to manage risk effectively.

You may consider making changes in your organisation to make it more child-safe and child-friendly before offering employment.

Where the preferred applicant does not have a relevant record against him or her, but a referee raises concern in relation to child-related employment, you need to make a judgement about the person's suitability for employment. Approved Screening Agencies will not do an estimate of risk for these matters.

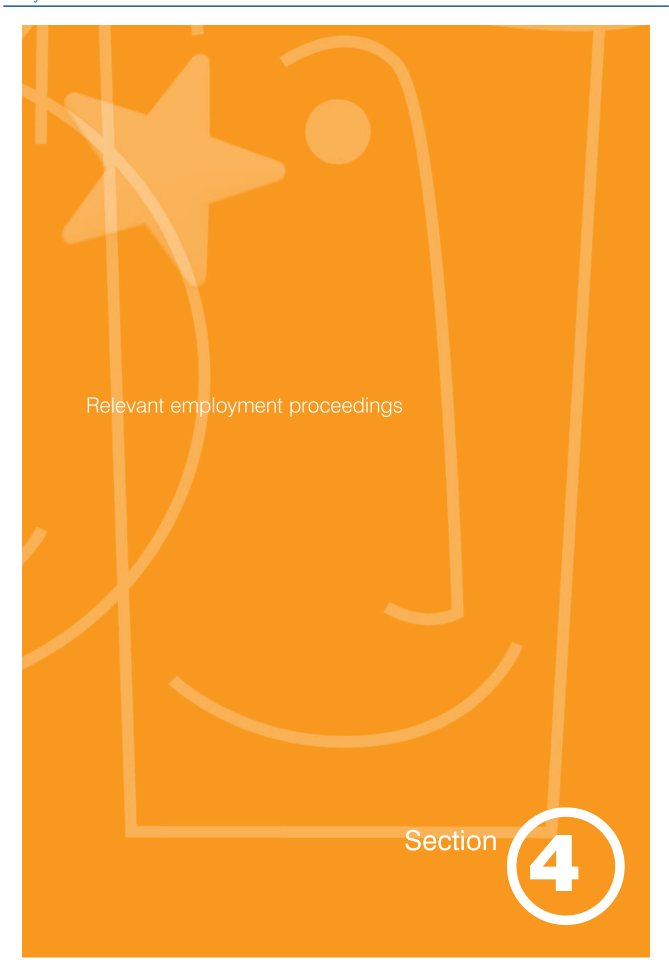


3.7.5 When to notify the Commission for Children and Young People about your employment decision

You must notify the Commission for Children and Young People if you decide not to employ the person in child-related employment based on the outcome of the estimate of risk. Where you offer the person another position that is not child-related employment, this is considered rejecting that preferred applicant for child-related employment and you must notify these cases. To do this you should complete the *Rejected Applicant Notification* Form (attachment 6.7) and send it to the Commission for Children and Young People.

The Commission for Children and Young People uses this information for auditing and monitoring the Working With Children background checking process only. Identifying information is not released to any person, including future employers.

If you fail to notify the Commission for Children and Young People of an applicant rejected for child-related employment, the Commission may take enforcement action. For further information, follow the link to *What are the offences and penalties?* (section 5.3).



Relevant employment proceedings are considered as part of the Working With Children background check. This allows employers who are aware of serious harm occurring in workplaces to pass on this information to potential future employers.

All employers must notify the Commission for Children and Young People of the name and other identifying particulars of any employee (either paid or unpaid) against whom relevant employment proceedings have been completed by the employer since 3 July 1995. The person subject to the relevant employment proceeding need not have been in child-related employment. Notifications must be made using the *Relevant Employment Proceedings Notification* Form (attachment 6.8).

If you do not notify relevant employment proceedings the Commission for Children and Young People can take enforcement action. For further information follow the link to *What are the offences and penalties?* (section 5.3).

Not all inappropriate professional conduct will constitute a relevant employment proceeding. Where conduct is not reportable as a relevant employment proceeding, you should respond in accordance with your own workplace policies and procedures.

4.1 What is a relevant employment proceeding?

A relevant employment proceeding is a completed disciplinary proceeding where an employer (or professional or other body that supervises the professional conduct of the employee) has found reportable conduct occurred.

Reportable conduct includes:

- any sexual offence, or sexual misconduct, committed against, with, or in the presence of, a child; or
- any child pornography offence or misconduct involving child pornography; or
- any child-related personal violence offence; or
- an offence of filming for indecent purposes committed against, with, or in the presence of, a child under section 21G or 21H of the Summary Offences Act 1988; or
- · any assault, ill-treatment or neglect of a child; or
- any behaviour that causes psychological harm to a child, whether or not the child consents; or
- an act of violence committed by an employee in the course of employment and in the presence of a child has occurred; or
- there is some evidence that reportable conduct or an act of violence occurred, however the finding is inconclusive or there is insufficient evidence.

Do not notify the Commission for Children and Young People where completed employment proceedings have found:

- the alleged reportable conduct or act of violence did not occur; or
- · the allegations were false, vexatious or misconceived.

It is not necessary to notify the Commission for Children and Young People where the conduct is exempted from notification by a class or kind agreement.



For further information, follow the link to What is reportable conduct and 'an act of violence' for the purposes of a relevant employment proceeding? (section 5.5).

The NSW Ombudsman document *Child Protection in the Workplace: Responding to Allegations Against Employees (June 2004, 3rd edition)* provides further assistance on what constitutes reportable conduct. It is available from the NSW Ombudsman's website at www.ombo.nsw.gov.au.

4.1.1 When is an employment proceeding considered "completed"?

You are required to notify the Commission for Children and Young People when a relevant employment proceeding is completed, not when an allegation is made.

An employment proceeding is considered completed when:

- · you have undertaken an investigation;
- you have ended the investigation, either because you have enough information, or you cannot get any more information;
- · a finding is made on the basis of the investigation; and
- · a decision is made as to the disciplinary action, if any, that should be taken.

An employment proceeding is completed regardless of whether or not you have taken disciplinary action against the employee or whether or not the employee has exercised or exhausted any right of appeal or review.

An investigation must still be undertaken if an employee resigns. However, if you cannot investigate fully because the employee resigns or otherwise does not respond to requests for information, the investigation is considered completed.

4.1.2 What is a class or kind agreement?

A class or kind agreement is an agreement made between the Commission for Children and Young People and an employer which changes some of the relevant employment proceeding reporting arrangements of that employer.

Class or kind agreements recognise the individual conditions, complaint processes and professionalism that employers provide. Oversight of complaints processes by the NSW Ombudsman is often a key factor in a making class or kind agreement.

4.1.3 What reportable conduct does not include

Reportable conduct does not include:

- conduct that is reasonable for the purposes of the discipline, management or care of children, having regard to the age, maturity, health or other characteristics of the children and to any relevant professional standards; or
- conduct that is exempted from notification by a class or kind agreement under these Guidelines; or
- the use of physical force that, in all the circumstances, is trivial or negligible, but only if
 the employer is an agency to which Part 3A of the Ombudsman Act 1974 applies and the
 matter is to be investigated and the result of the investigation recorded under workplace
 employment procedures.

Examples of behaviours that are not reportable conduct include:

- touching a non-intimate part of a child's body to attract a child's attention, to guide or to comfort a child;
- a school teacher raising his or her voice or shouting to attract attention or to restore order in the classroom;
- · conduct that is established to be accidental;
- · providing medical care to a child who is hurt;
- use of reasonable physical force to disarm a child seeking to harm themselves or another;
- not acting in response to a situation, such as a physical fight between children, where an employee's own safety may be put at risk;
- · not providing supervision where this was for good reason and in a low risk situation; and
- actions found to have been appropriate physical contact in classes such as sport, drama, dance, etc.

4.1.4 What is trivial or negligible use of physical force?

Trivial or negligible use of physical force is force which is not significant enough to cause concern for, or harm to, a child. It may be ordinary, although intentional, use of force, such as forcing a child to move when they refuse. Force that may be trivial for a ten year old child may not be trivial for a two year old. Matters must be considered on their individual merits.

For employers subject to *Part 3A* of the *Ombudsman Act 1974*, allegations of trivial or negligible use of physical force are only exempt from notification if they are investigated and recorded by the employer according to workplace employment procedures.

You should carefully examine any repeat "trivial or negligible" use of force.

4.2 Which matters should not be notified to the Commission for

Children and Young People?

DO NOT NOTIFY the Commission for Children and Young People of employment proceedings completed before 3 July 1995.

DO NOT NOTIFY the Commission for Children and Young People if you have completed the employment proceedings and found that an incident was not reportable conduct or an act of violence.

DO NOT NOTIFY the Commission for Children and Young People if the conduct is not required to be notified by a class or kind agreement under these Guidelines.

DO NOT NOTIFY the Commission for Children and Young People if you have completed the employment proceedings and found the allegation is:

- · false the alleged conduct did not occur; or
- vexatious the allegation was made without substance and with the intent of being
 malicious or to cause distress to the person against whom the allegation was made; or
- misconceived even though the allegation was made in good faith the person making the allegation misunderstood what actually occurred; or

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- conduct reasonable for discipline, management or care of children having regard to the situation; or
- regarding the use of physical force which is trivial or negligible, where your organisation is one to which Part 3A of the Ombudsman Act 1974 applies and there is a documented investigation of the matter.

4.3 What are the categories for relevant employment

proceedings?

When you notify a relevant employment proceeding to the Commission for Children and Young People, you need to categorise those proceedings as either a Category One or Category Two relevant employment proceeding.

This two tier reporting system recognises the complexities of employee behaviour in a child protection context.

If you are in doubt about which category is appropriate in a particular instance, you should contact the Commission for Children and Young People for advice, or classify the matter as Category One.

4.3.1 Category One classification

Category One matters trigger an estimate of risk if the person has a Working With Children background check.

You should report as Category One all relevant employment proceedings where the investigation has found:

- · reportable conduct; or
- · an act of violence took place; or
- some evidence that reportable conduct or an act of violence occurred, however the finding
 is inconclusive and you think that the conduct should be considered in an estimate of risk
 when the person next seeks child-related employment.

4.3.2 Category Two classification

Category Two matters by themselves do not trigger an estimate of risk if the person has a Working With Children background check. A Category Two matter will be considered in an estimate of risk if there are other relevant records for the person.

You should report as Category Two all relevant employment proceedings where the investigation has found some evidence that reportable conduct or an act of violence occurred, however the finding is inconclusive. You may notify such conduct as Category One if you consider the matter should be considered in an estimate of risk when the person next seeks child-related employment

4.4 How do you notify the Commission for Children and Young People of a relevant employment proceeding?

To notify the Commission for Children and Young People of a relevant employment proceeding, you must:

- complete the Relevant Employment Proceedings Notification Form (attachment 6.8); and
- · submit this to the Commission.

Notification to the Commission for Children and Young People should be within one month of completing a relevant employment proceeding.

You should also complete the *Relevant Employment Proceedings Summary* (attachment 6.9) and keep it with your records. This form records the information which will be required by an Approved Screening Agency when undertaking an estimate of risk. For further information on your obligations to keep records and provide access to employees, go to *What information do you need to record?* (section 4.5).

You are required to complete this form regardless of whether you are subject to the NSW Ombudsman's scheme under *Part 3A of the Ombudsman Act 1974*.

The requirements in the Summary are consistent with good practice under the NSW Ombudsman's scheme as detailed in *Child Protection in the Workplace: Responding to Allegations Against Employees (June 2004, 3rd edition)*. This document is available from the NSW Ombudsman's website at www.ombo.nsw.gov.au.

4.4.1 Notifying the employee

You *must* inform the employee that you have notified the Commission for Children and Young People of a relevant employment proceeding involving them. To do this, you must use the *Relevant Employment Proceedings Employee Advisory Letter* (attachment 6.10), adding your details where relevant.

Under the Freedom of Information Act 1989 where an employee makes a request for access to documents with regard to relevant employment proceedings, you are required to show them all related documents that are not exempt. This includes the Relevant Employment Proceedings Summary. See Section 4.5.3 for more information.

4.5 What information do you need to record?

4.5.1 Keep records of relevant employment proceedings

You must make complete records of relevant employment proceedings, including the information you have provided to the Commission for Children and Young People, the reasons for your decision to categorise a proceeding as Category One or Two and the *Relevant Employment Proceedings Summary* (attachment 6.9). You must retain this information so that it is available for future reference. This duty applies despite any other requirement for disposal of records.

It is important to retain this information as an Approved Screening Agency may contact you at any time as part of undertaking an estimate of risk to obtain further details on a relevant employment proceeding.

When employers receive an application under the Freedom of Information Act 1989 they must take into account their obligation to protect confidential information. Schedules to the Freedom of Information Act 1989 exempt some documents from disclosure. For example, you should not unreasonably disclose personal information about someone other than the applicant. You should also not release any information being used in a police investigation.

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If the Commission for Children and Young People requests that you provide this information and you are not able to without a reasonable excuse, you may be guilty of an offence. For further information, go to Failing to produce information when requested by the Commission for Children and Young People (section 5.3.6).

If you transfer ownership to a new employer, all records of relevant employment proceedings should be transferred and kept by the new employer.

If you close down, all records relating to relevant employment proceedings should be forwarded to the Commission for Children and Young People with the *Relevant Employment Proceeding Records Release* Form (attachment 6.11). These records will be kept in a secure place and will be used only for the purposes of conducting an estimate of risk as part of the Working With Children background check.

You should also notify all employees to whom the records relate that the records have been forwarded to the Commission for Children and Young People for storage purposes should the need for an estimate of risk arise in the future. Employees have a right under the *Freedom of Information Act 1989* to access these records. For further information go to *Access to information for employees* (section 4.5.3).

4.5.2 Confidentiality of relevant employment proceedings

You must keep relevant employment proceedings confidential. Any information you obtain should only be provided to people who are authorised to see such information, and only if they need to see it.

For further information go to Maintaining confidentiality (section 5.2).

4.5.3 Access to information for employees

Under the *Freedom of Information Act 1989*, where a person has been the subject of a relevant employment proceeding, the person is entitled to apply for:

- access to any documents from your organisation which contain information about those proceedings. This includes the information you have provided to the Commission for Children and Young People and the Relevant Employment Proceedings Summary; and
- amendment of the records relating to information about relevant employment proceedings if they consider the information is incomplete, incorrect, out of date or misleading.

This is regardless of whether the person is a current employee or not.

You are not permitted to charge any fees to a person applying for access to relevant employment proceedings records under the *Freedom of Information Act 1989*.

This entitlement applies to information held by any employer in NSW, regardless of whether the *Freedom of Information Act 1989* applies to them in other circumstances.

An application by a person under the *Freedom of Information Act 1989* must be dealt with by you within 21 days. If you do not deal with the application within 21 days the employee may seek an internal interview.

If you refuse access to information requested in a Freedom of Information application, or refuse to amend records, the applicant can either:

- request you to review the decision through an 'internal review'. However, as an internal
 review can only be made by a person equal or senior to the person who made the first
 decision, if that first decision was made by the principal officer of the employer there is
 no scope for internal review;
- if the internal review is unsuccessful, or unable to occur, request the NSW Ombudsman to review the matter as an 'external review';
- if the external review is unsuccessful, or there is good reason not to undertake one, make an application to the Administrative Decisions Tribunal, which will review the merits of the matter and make a binding decision.

Advice about the operation of the *Freedom of Information Act 1989* may be obtained from the Freedom of Information Unit of the NSW Ombudsman by phoning (02) 9286 1000.

4.6 When can you withdraw a relevant employment proceeding notification?

If you have notified the Commission for Children and Young People about a relevant employment proceeding and later decide it is not a relevant employment proceeding, or if the notification was made in error, you must write to the Commission to request that the notification be removed.

If an employee believes they have been wrongly notified to the Commission for Children and Young People, they should take this matter up with the employer, as the decision to withdraw a notification rests with the employer.

4.7 How can the categories of relevant employment proceedings

be reviewed?

The Commission for Children and Young People can reclassify categories in certain circumstances:

- on request by employers if sufficient evidence is provided;
- · or where further notifications are made; or
- when Approved Screening Agencies identify categories that require review during the conduct of an estimate of risk. Approved Screening Agencies will refer these to the Commission for Children and Young People for review.

4.7.1 How to request a review of categories by the Commission for Children and Young People

If you have notified a Category Two relevant employment proceeding and believe it should be changed to a Category One, you should write to the Commission for Children and Young People and notify this change of category. The Commission will not undertake a review in this situation.

If you have notified a Category One relevant employment proceeding and have reasonable grounds to believe that it should be reclassified to a Category Two, you should write to the Commission for Children and Young People to request a review of the category.



In deciding whether to refer a matter to the Commission for Children and Young People for review, you should consider:

- · the circumstances surrounding the conduct;
- · the nature and seriousness of the employee's behaviour; and
- · the nature and seriousness of any disciplinary action taken.

When a request is received, the Commission will review the matter and determine whether it should be reclassified.

4.7.2 Review of notifications by the Commission for Children and Young People

The Commission for Children and Young People will review Category Two matters to determine whether they should be moved to Category One or updated where:

- · there is a further notification of a Category Two employment proceeding; or
- the matter is referred from an Approved Screening Agency while undertaking an estimate of risk.

The Commission for Children and Young People will also review Category One matters to determine whether they should be moved to Category Two or updated where the matter is referred from an Approved Screening Agency while undertaking an estimate of risk.

To conduct these reviews, the Commission for Children and Young People may request additional details of those proceedings from you and the employee. This review process will consider such criteria as:

- the type and severity of the matters;
- · whether the matters indicate a pattern of behaviour that is of concern; and
- other relevant records held on the person.

Any person subject to a relevant employment proceeding which is transferred between categories or updated will be notified by the Commission for Children and Young People.

The Commission for Children and Young People will also notify the employer who provided the original notification.





5.1 What are other employment screening options?

You can find out more about a preferred applicant by conducting thorough reference checks with people who have worked with them before, or who know them well. Further information on conducting reference checks is available in the Commission for Children and Young People's Child-safe Child-friendly resources at www.kids.nsw.gov.au/safefriendly.

People who are not in child-related employment can apply for a National Criminal History Record Check through NSW Police on a fee-for-service basis. You should advise the person to go to their local Police Station if they wish to make an application.

People who are in child-related employment, but are not eligible for the Working With Children background check, can apply to NSW Police for access to their personal information, including NSW criminal records, under the *Freedom of Information Act 1989*. Further information is available from the NSW Police website at www.police.nsw.gov.au.

5.2 Maintaining confidentiality

You must keep all information regarding the Working With Children Check confidential.

Any information you obtain should only be provided to people who are authorised to see such information, and only if they need to see it.

It is an offence to disclose information obtained as part of the Working With Children Check, except in specified circumstances. For more information on the offences and penalties, go to What are the offences and penalties? (section 5.3).

In addition, all NSW public sector agencies, including local government organisations, are required to treat personal information in accordance with the information protection principles in *Privacy and Personal Information Protection Act 1998* subject to applicable exemptions.

If you are a non-government organisation, any personal information relating to prohibited persons and Working With Children background checks that you collect and hold should follow the Information Protection Principles in the *Privacy and Personal Information Protection Act 1998*.

These principles relate to:

- the manner and purpose of collecting personal information;
- asking or persuading individuals to provide personal information;
- the storage and security of personal information;
- · information relating to records kept by the record keeper;
- accessing records containing personal information;
- altering records containing personal information;
- · checking the accuracy, etc of personal information before use;
- limits on use of personal information; and
- limits on disclosure of personal information.

You will find more information about these principles from Privacy NSW (Office of the Privacy Commissioner) at www.lawlink.nsw.gov.au/pc.

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If a person feels that their privacy has been breached they should complain to the employer first. If they are not satisfied with the employer's response they can make a complaint to Privacy NSW or the Office of the Federal Privacy Commissioner, depending on the type of employer they are making the complaint about. More information on how to make a complaint regarding breach of privacy is available from Privacy NSW. Telephone (02) 9228 8585 or website at www.lawlink.nsw.gov.au/lawlink/privacynsw/ll_pnsw.nsf/pages/PNSW_index.

5.3 What are the offences and penalties?

Proceedings can be bought against a person at any time for up to two years after any of the following offences are committed under the *Commission for Children and Young People Act* 1008:

- · a prohibited person applying for, undertaking or remaining in child-related employment;
- engaging anyone in child-related employment without requiring them to disclose whether they are a prohibited person;
- not undertaking the Working With Children background check as required under the Commission for Children and Young People Act 1998:
- failing to notify the Commission for Children and Young People of a rejected applicant for child-related employment;
- failing to notify the Commission for Children and Young People of a relevant employment proceeding;
- · breaching confidentiality; and
- failing to produce information when requested by the Commission for Children and Young People.

5.3.1 Prohibited persons

It is an offence for prohibited persons to apply for or otherwise attempt to obtain, undertake or remain in child-related employment. A person found guilty of any of these offences may be imprisoned for two years and/or fined.

It is an offence to engage anyone in child-related employment without requiring them to disclose whether they are a prohibited person. It is also an offence to employ, or continue to employ a person you know is a prohibited person, in child-related employment. A person or corporation found guilty of any of these offences may be fined.

However, it is not an offence for a person employed in child-related employment before 2 January 2007 who had previously been convicted of a child-related personal violence offence to remain in that employment. It is also not an offence for you to continue to employ such a person.

It is an offence to knowingly make a false statement in response to a request relating to a person's status as a prohibited person. A person found guilty of this offence may be imprisoned for 12 months and/or fined.

For further information on prohibited persons go to *Prohibited persons* (section 3.2).

5.3.2 Not undertaking the Working With Children background check

If you do not undertake the Working With Children background check as required under the *Commission for Children and Young People Act 1998* the Commission for Children and Young People may serve you with an enforcement notice. It is an offence not to comply with the requirements of an enforcement notice without a reasonable excuse. The maximum penalty for not complying is imprisonment for six months and/or a fine.

For further information go to *Do you need to do Working With Children background checks?* (section 3.3).

5.3.3 Failing to notify the Commission for Children and Young People of a rejected applicant for child-related employment

If you fail to notify the Commission for Children and Young People of the details of a person whose application for child-related employment has been rejected due to an estimate of risk, the Commission may serve you with an enforcement notice.

It is an offence not to comply with the requirements of an enforcement notice without a reasonable excuse. The maximum penalty for not complying is imprisonment for six months and/or a fine.

For further information go to When to notify the Commission about your employment decision (section 3.7.5).

5.3.4 Failing to notify the Commission for Children and Young People of a relevant employment proceeding

If you do not notify the Commission for Children and Young People of the name and other relevant identifying particulars of any employee (either paid or unpaid) against whom relevant employment proceedings have been completed since 3 July 1995, you may be served with an enforcement notice.

It is an offence not to comply with the requirements of an enforcement notice without a reasonable excuse. The maximum penalty for not complying is imprisonment for six months and/or a fine.

For further information on your obligations to notify relevant employment proceedings, including matters which do not need to be notified, go to *Relevant employment proceedings* (section 4).

5.3.5 Breaching confidentiality

It is an offence to disclose any information obtained as part of the Working With Children Check, unless the disclosure is:

- · made in good faith for the purposes of the Working With Children Check; or
- · made with the consent of the person to whom the information relates; or
- · ordered by a court or other judicial body; or
- made with other lawful excuse, for example, you are compelled to provide information to police for law enforcement purposes.



It is also an offence to dishonestly obtain confidential information relating to the Working With Children Check.

A person found guilty of any of these offences may be imprisoned for six months and/or fined.

For further information go to Maintaining confidentiality (section 5.2).

5.3.6 Failing to produce information when requested by the Commission for Children and Young People

The Commission for Children and Young People may issue you with a notice requiring you to provide the Commission with information or documents relating to the Working With Children Check. This information is collected only for the purposes of undertaking an estimate of risk or monitoring and auditing.

It is an offence not to comply with this notice without a reasonable excuse. It is also an offence to knowingly provide the Commission for Children and Young People with information that is false or misleading. A person found guilty of either of these offences may be fined.

5.4 What records are checked in the Working With Children background check?

There are three types of records considered in the Working With Children background check: relevant criminal records, relevant apprehended violence orders (AVOs) and relevant employment proceedings.

5.4.1 Relevant criminal records

A relevant criminal record is a criminal record of a person with respect to a charge or conviction for:

- any sexual offence (including but not limited to, sexual assault, acts of indecency, child pornography, child prostitution and carnal knowledge);
- any assault, Ill-treatment, neglect of, or psychological harm to, a child;
- any registrable offence;
- offences of attempting, or of conspiracy or incitement, to commit any of the above offences;
- and if any offence above was:
 - committed in New South Wales and was punishable by penal servitude or imprisonment for 12 months or more; or
 - committed elsewhere and would have been an offence punishable by penal servitude or imprisonment for 12 months or more if it had been committed in New South Wales.

A relevant criminal record includes all matters irrespective of whether they are otherwise considered spent and all relevant offences committed as a juvenile.

Relevant criminal records include charges which:

- · may have not been heard or finalised by a court; or
- · are proven but have not led to a conviction; or
- · have been dismissed, withdrawn or discharged by a court.

A relevant criminal record does not include an offence:

- that was a serious sex offence when committed if the conduct constituting the offence has ceased to be an offence in NSW; or
- involving sexual activity or an act of indecency if the conduct occurred in a public place and it would not have been an offence in NSW if it did not occur in a public place.

5.4.2 Relevant Apprehended Violence Orders

An Apprehended Violence Order (other than an interim order):

- made by a court under Part 15A of the Crimes Act 1900; or
- an external protection order (within the meaning of Part 15A of the Crimes Act 1900) which is registered in NSW;

made on the application of a police officer or other public official for the protection of a child (or a child and others).

It does not include orders made before 3 July 1995.

5.4.3 Relevant employment proceedings

Relevant employment proceeding records are findings by an employer that the following conduct occurred or may have occurred:

- reportable conduct any sexual offence or sexual misconduct, committed against, with or
 in the presence of a child, including a child pornography offence;
- any child-related personal violence offence:
- any assault, Ill-treatment or neglect of a child;
- any behaviour that causes psychological harm to a child; or
- an act of violence committed by an employee in the course of employment and in the presence of a child.

5.5 What is reportable conduct and an act of violence for the purposes of relevant employment proceedings?

Reportable conduct includes the following:

5.5.1 Sexual offences

Sexual offences include sexual assault, the involvement of children in sexual acts or acts of indecency and any sexual threat imposed on a child. Sexual assault refers to sexual intercourse by a person with a child.

5.5.2 Sexual misconduct

Sexual misconduct describes a range of behaviours or a pattern of behaviour aimed at the involvement of children in sexual acts. Some of these behaviours may include:

- · any sexual relationship with a child;
- inappropriate conversations of a sexual nature;

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- comments that express a desire to act in a sexual manner with individual children or young people;
- unwarranted and inappropriate touching of a child, or in the presence of a child;
- · sexual exhibitionism in the presence of a child;
- personal correspondence (including electronic communication) with a child or young person in respect of the adult's sexual feelings for a child or young person;
- deliberate exposure of children and young people to sexual behaviour of others including display of pornography;
- possession of child pornography; and
- patterns of behaviour aimed at engaging or 'grooming' a child as a precursor to sexual abuse.

Sexual misconduct includes 'grooming behaviour', or patterns of behaviour aimed at engaging or 'grooming' a child as a precursor to sexual abuse. However, such abuse need not have happened for grooming to have occurred. The grooming process can include:

- persuading a child that a 'special' relationship exists spending inappropriate special time
 with the child, inappropriately giving gifts, showing special favours to them but not other
 children, allowing the child to overstep rules, etc.;
- testing of boundaries undressing in front of the child, allowing the child to sit on the lap, talking about sex, 'accidental' touching of genitals, etc.;
- establishing relationships outside the employment relationship grooming should not be assumed where such relationships are the result of a relationship established before employment; and/or
- inappropriate personal correspondence, including electronic communication, with a child.

These behaviours may not indicate risk if they occur in isolation, but if there is a pattern of behaviour occurring, it may indicate grooming.

5.5.3 Physical assault

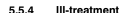
Physical assault must include all three of the following elements:

- · it is an act committed on or towards a child; and
- it involves either the application of force to a child or an act that causes a child to think that immediate force will be used on them; and
- it is either hostile or reckless (a reckless act is one where a person would reasonably foresee the likelihood of inflicting injury or fear and ignores the risk).

A child does not have to be physically injured in order for an assault to have taken place. However, a child must be put in fear that they will be harmed as a result of the act.

Assault is a serious matter against a person in child-related employment. Physical contact which is part of a daily work relationship should not automatically be considered to be assault even if there is anger or emotion involved. Shouting at a child would not be considered as assault.

Physical contact which is an inevitable part of everyday life does not amount to assault. Physical assault does not include behaviour that is reasonable for the purposes of discipline, management or care of children, or the use of physical force that is trivial or negligible, but only if the employer is an agency to which Part 3A of the *Ombudsman Act 1974* applies and the matter is to be investigated and the result of the investigation recorded under workplace employment procedures.



Ill-treatment of a child occurs where a child is corrected or disciplined in excess of what is reasonable or appropriate for the situation.

Discipline may be considered excessive if it is a disproportionate response to a child's behaviour. Discipline can be considered inappropriate if it is unsuitable for the child for a specific reason such as the child's age, physical ability, developmental level or if the discipline violates community standards. You should consider whether the treatment may affect the long-term well-being of the child.

For example, locking a child in a cupboard as punishment for talking, or tying a child to a chair because they wandered, are excessive and inappropriate forms of discipline that would be regarded as ill-treatment.

Supplying prohibited drugs to a child is another example of ill-treatment.

5.5.5 Neglect

Neglect occurs when a child is harmed by the failure to provide basic physical and emotional necessities of life. For example, failure to provide or arrange for adequate and proper food, supervision, nursing, clothing, medical attention or lodging for a child. Generally neglect offences are linked to a person with care responsibilities for a child, such as a foster carer.

Neglect can be ongoing or a single significant incident. However, neglect typically develops as a pattern of behaviour that results in harm to a child over a period of time. For example, accidentally leaving a child locked in a room alone for a short period, and after all standard workplace procedures have been followed, is not considered to be neglect, though it may be inappropriate professional conduct.

When considering whether a child is being, or has been, neglected, it may be useful to focus on the effect on the child. Incidents that do not suggest any impact on the long-term physical, emotional or intellectual well-being of the child are unlikely to constitute neglect.

5.5.6 Behaviour that causes psychological harm

There are three elements in a finding of behaviour that causes psychological harm. There must be:

- · significant emotional harm or trauma to a child;
- · inappropriate behaviour by the offender; and
- a causal link between the behaviour and the harm.

The consequences of psychological harm are long-term and include feelings of guilt, distress, low self-esteem, depression, self-destructive behaviour and can result in delays to normal development, interpersonal relationships and learning development. Psychological harm is typically characterised by a consistent or repetitive pattern of behaviour by the employee. Isolated or minor incidents generally do not result in significant psychological harm or trauma.

Examples of behaviour that causes psychological harm may include repeated acts that degrade or belittle a child and isolating a child by continually denying them the opportunity to participate or restricting their freedom of movement.

The NSW Ombudsman document Child Protection in the Workplace: Responding to Allegations Against Employees (June 2004, 3rd edition) provides further assistance on what constitutes reportable conduct. It is available from the NSW Ombudsman's website at www.ombo.nsw.gov.au.

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5.5.7 What is an 'act of violence'?

For an act of violence to be reportable, it must be an act or series of related acts that:

- · involve violent conduct;
- · are committed in the course of employment;
- · are committed in the presence of a child; and
- · result in injury, either physical or emotional, to the child.

An act of violence is not necessarily committed on, or directed at, a child. It also includes violent conduct towards property as well as violent conduct towards persons. For example, where an employee acts with violence towards another adult in the workplace in the presence of a child, this can result in a relevant employment proceeding. However, small and insignificant actions such as throwing a book on the ground or slamming doors do not constitute acts of violence and should not be reported.

A reportable act of violence does not include acts which are trivial or negligible. Some behaviour, such as a one-off incident of an employee hitting a desk in front of a child in anger, may be undesirable in the workplace. However, it does not constitute an act of violence.

In all instances the act of violence must result in injury, either physical or psychological, to the child.

5.6 What does an estimate of risk take into account?

Before proceeding with an estimate of risk the Approved Screening Agency will confirm that the position is child-related employment, the records are relevant, the records belong to the applicant and the applicant is not a prohibited person.

The estimate of risk is based on three components:

- · the level of risk inherent in a particular position;
- · the level of control an organisation has over its risks; and
- the extent of caution needed in employing a particular individual.

As part of conducting an estimate of risk, a risk assessor will:

- contact the preferred applicant to verify their personal details and confirm that the records relate to them;
- undertake an assessment of the vulnerability of the child(ren), the level of dependency of children on the position holder and the level of supervision provided;
- undertake an assessment of the adequacy of the plan in place to address the risk to children posed by staff; and
- undertake an assessment of a preferred applicant's previous history of relevant offending and/or proceedings.

The estimate of risk is undertaken according to an established framework developed by the Commission for Children and Young People.

5.7 How to make your workplace child-safe and child-friendly

Research shows that in preventing child abuse within workplaces, organisational practices are as important as who is employed.

In recognition of this, the Commission for Children and Young People has created a set of web-based resources to assist employers keep children and young people safe and reduce the risk of abuse.

These resources include templates and checklists on developing policies, codes of conduct, recruitment and selection, induction, supporting staff and managing complaints.

The Child-safe Child-friendly resources are available from the Commission for Children and Young People's website at www.kids.nsw.gov.au/safefriendly.

Through their participation, children and young people can make an important contribution to helping organisations become more child-safe and child-friendly. For more information on getting children and young people involved in your organisation, follow the link to the Commission for Children and Young People's *TAKING PARTicipation seriously* kit at www.kids.nsw.gov.au/publications.

5.8 What you should expect from your Approved Screening Agency

Your Approved Screening Agency will:

- · conduct the Working With Children background check;
- undertake an estimate of risk of any preferred applicant whose check has identified a relevant record;
- notify you of the outcome of any estimate of risk conducted;
- provide you with assistance and advice about the Working With Children Check;
- protect the security and confidentiality of all information obtained during the Working With Children Check; and
- · carry out internal audits to make sure the Working With Children Check retains its integrity.

Your Approved Screening Agency should carry out the Working With Children background check and estimates of risk in a manner that is:

- timely;
- · responsive to your needs; and
- · consistent with strict standards of fairness towards the preferred applicant.



5.9 What you should expect from the Commission for Children and Young People

The Commission for Children and Young People will:

- develop Guidelines for the implementation of the Working With Children Check;
- develop consistent standards for the practices of Approved Screening Agencies for Working With Children background checking;
- · develop policies and procedures that support a timely and responsive service;
- coordinate an approach to the Working With Children background check which promotes integrity, consistency and probity;
- monitor and audit the Working With Children Check processes;
- review the Working With Children Check on a regular basis and recommend legislative changes to improve the processes as required;
- respond to issues you may raise in relation to your Approved Screening Agency; and
- maintain relevant employment proceeding and Apprehended Violence Order (AVO) records for the purposes of the Working With Children Check.

5.10 What to do if you have a complaint about service

If you have a complaint about the service provided by your Approved Screening Agency you should first contact the Agency.

If the matter cannot be resolved by the Approved Screening Agency you should contact the Commission for Children and Young People who may be able to assist you. The Commission for Children and Young People has the power to audit and monitor compliance with the Working With Children Check.

If your Approved Screening Agency is the Commission for Children and Young People, you can find out more information about making a complaint to the Commission for Children and Young People at www.kids.nsw.gov.au/about.

All of the Approved Screening Agencies, apart from the Catholic Commission for Employment Relations, are within the jurisdiction of the NSW Ombudsman. The NSW Ombudsman will be able to provide you with further information if you wish to make a complaint. Information on the NSW Ombudsman is available at www.ombo.nsw.gov.au.

5.11 What is the relevant legislation?

5.11.1 Commission for Children and Young People Act 1998

This Act establishes the Commission for Children and Young People as an independent organisation with the aim of making NSW a better place for children and young people.

In relation to the Working With Children program, the Commission for Children and Young People's functions include encouraging employers to develop their capacity to be safe and friendly for children, facilitating Working With Children background checking for child-related employment and reviewing the status of Prohibited persons.

5.11.2 Part 3A of the Ombudsman Act 1974

Under this part the NSW Ombudsman is to keep under scrutiny the systems for:

- preventing reportable conduct by employees of designated NSW Government agencies, non-government agencies and other public authorities; and
- · handling and responding to reportable allegations or convictions involving those employees.

5.11.3 Child Protection (Offenders Registration) Act 2000

Under the *Child Protection (Offenders Registration) Act 2000* a person who has been found guilty of a registrable offence against children, as defined by the Act, is known as a "Registrable person". A number of strict reporting obligations and limits are placed on such persons. A Registrable person automatically becomes a Prohibited person under the *Commission for Children and Young People Act 1998*.

5.11.4 Freedom of Information Act 1989

This Act gives people the legal right to:

- obtain access to information held as records by NSW Government agencies, Government Ministers, local government and other public bodies;
- · request amendments to personal records that are inaccurate; and
- appeal against a decision not to grant access to information or to amend personal records.

The Commission for Children and Young People Act 1998 expands the coverage of the Freedom of Information Act 1989 to any employer who has information on relevant employment proceedings.

Section Background information

5.12 Glossary

Approved Screening Agency: An employer or employer-related body approved by the Minister to carry out all or any of the relevant Working With Children background checking procedures.

Child: A person who is under 18 years of age.

Child-related employment: Child-related employment is employment:

- that primarily involves contact with children; and
- · that involves direct contact with children; and
- where that contact is not directly supervised by a person having the capacity to direct the employee in the course of employment; and
- · in the specific work settings listed at 1.2.1.

All four criteria must be satisfied for the position to be child-related employment. See *Do you provide child-related employment?* (section 1).

Child-related personal violence offence: An offence committed by an adult involving intentionally wounding or causing grievous bodily harm to a child or an offence of attempting, or of conspiracy or incitement, to commit such an offence.

In NSW, a child-related personal violence offence is specifically the offence of:

- maliciously wounding or inflicting grievous bodily harm to a child; or
- maliciously shooting at, or discharging any kind of loaded arms at a child;

with the intent to do grievous bodily harm to a child, or resist, or prevent arrest.

It does not include an offence committed by an adult who is less than three years older than the child concerned.

Conviction: A charge proven in court and recorded as such, including a finding that the charge for an offence is proven, or that a person is guilty of an offence, even though the court does not proceed to a conviction.

Employee: Any person who is engaged in employment.

Employer: A person who:

- in the course of business, arranges for the placement of a person in employment with others; or
- engages a person under a contract to perform work.

Employer-related body: Any body which supervises, represents or has other functions with respect to an employer for the purposes of Working With Children background checks.

Employment:

- performance of work under a contract of employment; or
- performance of work as a self-employed person; or
- performance of work as a subcontractor; or
- performance of work as a volunteer for an organisation; or

- undertaking practical training as part of an educational or vocational course; or
- performance of work as a minister, priest, rabbi, mufti or other like religious leader or spiritual officer of a religion or other member of a religious organisation; or
- performance of the duties of an authorised carer within the meaning of the Children and Young Persons (Care and Protection) Act 1998.

Employment screening: Screening a preferred applicant as part of employment. This may involve interviews, reference checks, the Working With Children background check and other criminal records checks where available.

Enforcement notice: A notice issued by the Commission for Children and Young People to an employer for failure to comply with requirements to undertake the Working With Children background check, notify the Commission of rejected applicants or notify the Commission of relevant employment proceedings.

The notice contains:

- the reasons why you've received it;
- · what you must do; and
- the period of time you have to demonstrate that you've met your obligations. By law, this period cannot be less than 28 days.

Estimate of risk: The process of analysing information gathered through Working With Children background checking to estimate the level of risk a person in child-related employment may pose to children in the workplace. Employers are provided with the outcome of an estimate of risk in the *Advice to employers – results of background check* letter.

Ill-treatment: Inappropriate behaviour towards a child involving excessive correction or discipline or supplying prohibited drugs to a child.

Neglect: Neglect occurs when a child is harmed by the failure to provide basic physical and emotional necessities of life. For example, failure to provide or arrange for adequate and proper food, supervision, nursing, clothing, medical attention or lodging for a child. Generally neglect offences are linked to a person with care responsibilities for a child, such as a foster carer.

Neglect can be ongoing or a single significant incident. However, neglect typically develops as a pattern of behaviour that results in harm to a child over a period of time. For example, accidentally leaving a child locked in a room alone for a short period, and after all standard workplace procedures have been followed, is not considered to be neglect, though it may be inappropriate professional conduct.

When considering whether a child is being, or has been, neglected, it may be useful to focus on the effect on the child. Incidents that do not suggest any impact on the long-term physical, emotional or intellectual well-being of the child are unlikely to constitute neglect.

Paid: A reference to paid includes any person who receives a salary or remuneration such as cash or fee for the performance of work, but does not include reimbursement of 'out-of-pocket' expenses, receipt of 'in kind' or similar benefits.

Physical assault: Physical assault must include all three of the following elements:

- · It is an act committed on or towards a child; and
- It involves either the application of force to a child or an act that causes a child to think that immediate force will be used on them; and
- It is either hostile or reckless (a reckless act is one where the person would reasonably foresee the likelihood of inflicting injury or fear and ignores the risk).

Actual physical harm does not have to occur in order for an assault to have taken place, i.e. the child does not have to be injured.

Physical contact which is an inevitable part of everyday life does not amount to an assault.

Prohibited person: A person convicted of a serious sex offence, the murder of a child, a child-related personal violence offence, or a Registrable Person, other than where there is an order in force declaring that Division 2, Part 7 of the *Commission for Children and Young People Act 1998* does not apply to the person in respect of the offence.

(Behaviour that causes) psychological harm: Inappropriate behaviour that results in significant emotional harm or trauma to a child. There needs to be a causal link between the inappropriate behaviour and the harm.

Registrable offence: Any of the following offences against a child:

- murder;
- sexual offences;
- indecency offences punishable by imprisonment of 12 months or more;
- kidnapping (unless the offender is or has been the child's parent or carer);
- · offences connected with child prostitution; or
- possession or publication of child pornography.

Registrable person: A person who has been found guilty of a registrable offence against children under the *Child Protection* (Offenders Registration) Act 2000.

Relevant record: Relevant records include Relevant criminal records, Relevant Apprehended Violence Orders and Relevant employment proceedings.

Serious sex offence:

- an offence, involving sexual activity or acts of indecency, committed in New South Wales and that was punishable by penal servitude or imprisonment for 12 months or more; or
- an offence, involving sexual activity or acts of indecency, committed elsewhere and that would have been an offence punishable by penal servitude or imprisonment for 12 months or more, if it had been committed in New South Wales; or
- an offence under section 80D or 80E (sexual servitude) of the Crimes Act 1900, committed against a child; or

- an offence under Sections 91D-91G (child prostitution, other than if committed by a child prostitute) of the *Crimes Act* 1900 or a similar offence under a law other than a law of New South Wales; or
- an offence under Section 91H, 578B or 578C (2A) (child pornography) of the *Crimes Act 1900* or a similar offence under a law other than a law of New South Wales; or
- an offence of attempting, or of conspiracy or incitement, to commit an offence referred to in the preceding paragraphs; or
- any other offence, whether under the law of New South Wales or elsewhere, prescribed by the regulations.

Offences that are no longer offences in New South Wales are not included.

Offences involving sexual activity or an act of indecency are excluded if the conduct constituting the offence occurred in a public place and would not have constituted an offence in New South Wales if the place were not a public place.

Sexual offences: Sexual offences include sexual assault, the involvement of children in sexual acts or acts of indecency and any sexual threat imposed on a child. Sexual assault refers to sexual intercourse by a person with a child.

Short-term employee: A person employed for a period of less than six months.

Spent conviction: Those offences included on a person's criminal record which, because of the passage of time and legislative preconditions having been met, are no longer to be considered in any administrative decision making.

Sexual offences and child-related personal violence offences can never be "spent" for the purposes of the Working With Children Check.

Unpaid: Work for which payment, including fee or similar remuneration, is not made, for example a volunteer.

Working With Children background check: The process of gathering and assessing relevant information about a preferred applicant for child-related employment to assist employers make an informed decision on whether or not to employ an applicant for a position. For further information go to How to obtain a Working With Children background check (section 3.5).

Working With Children Check: The Working With Children Check consists of two parts, the Working With Children background check and exclusion of prohibited persons.

Working With Children Program: The Working With Children Program consists of three key strategies:

- exclusion of prohibited persons;
- · Working With Children background check; and
- · developing child-safe and child-friendly organisations

For further information go to New South Wales Working With Children program (page 2).

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PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

CLARENCE VALLEY COUNCIL

Heritage Act 1977

Interim Heritage Order No. 1/2009

UNDER section 25 of the Heritage Act 1977, Clarence Valley Council does by this order:

- make an interim heritage order to cover the item of the environmental heritage specified or described in Schedule `A'; and
- ii. declare that the Interim Heritage Order shall apply to the curtilage or site of such item, being the land described in Schedule `B'.

This Interim Heritage Order will lapse six (6) months from the date that it is made unless the local council has passed a resolution before that date:

 in the case of an item which, in the council's opinion, is of local significance, to place the item on the heritage schedule of a local environmental plan with appropriate provisions for protecting and managing the item.

Dated: Grafton, 5 May 2009.

STUART McPHERSON, General Manager, Clarence Valley Council, Locked Bag 23, Grafton NSW 2460.

Schedule 'A'

The Bunya Pine Tree situated at 264-268 Pound Street, Grafton NSW 2460, on the land described in Schedule `B'.

Schedule 'B'

All those pieces or parcels of land known as Lot 1, DP 431537 in the office of the Clarence Valley Council. [4583]

GOSFORD CITY COUNCIL

Roads Act 1993

THE Council pursuant to a resolution passed on 28 April 2009 and as authorised by the Roads Act 1993, section 10, dedicates as public road the land defined in the Schedule. P. WILSON, General Manager, Gosford City Council, PO Box 21, Gosford NSW 2250.

SCHEDULE

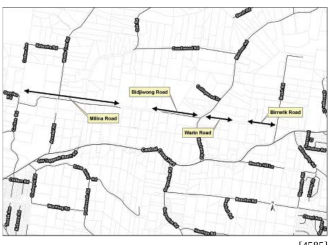
Lot 52, DP 1134586, part of Lot 5, DP 711148. [4584]

GOSFORD CITY COUNCIL

Roads Act 2008

Naming of Public Roads Bidjiwong Road, Matcham; Warin Road, Matcham and Birrerik Road, Wamberal

NOTICE is hereby given that Council has renamed sections of Milina Road running west to east, Bidjiwong Road, Matcham; Warin Road, Matcham and Birrerik Road, Wamberal, respectively. Authorised by Council Resolution on 24 March 2009. P. WILSON, General Manager, Gosford City Council, PO Box 21, Gosford NSW 2250.



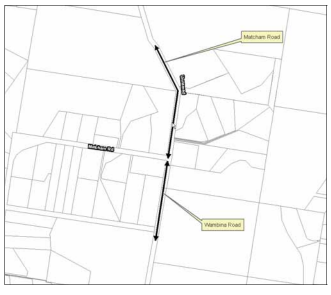
[4585]

GOSFORD CITY COUNCIL

Roads Act 2008

Naming of Public Roads Matcham Road, Matcham

NOTICE is hereby given that Council has renamed the northern end of Wambina Road to Matcham Road, Matcham. Authorised by Council Resolution on 24 March 2009. P. WILSON, General Manager, Gosford City Council, PO Box 21, Gosford NSW 2250.



[4586]

LACHLAN SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Lachlan Shire Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provision of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposed of erecting

a new public hall. Dated at Condobolin, this 4th day of May 2009. GEORGE COWAN, General Manager, Lachlan Shire Council, PO Box 216, Condobolin NSW 2877.

SCHEDULE

Lot 1, DP 1129554 and Lot 2, DP 1129554.

[4587]

LAKE MACQUARIE CITY COUNCIL

Renaming of Roads

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

Location/Description

Renaming of Part of Darlingup Road, Wyee, to the west of Gorokan Road only. Starting at the prolongation of the south-eastern boundary of Lot 186, DP 755242 and terminating at the prolongation of the south-western boundary of Lot 186, DP 755242. New Road Name Colleen Lane, Wyee.

No objections to the proposed name were received within the advertising period. BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Mail Centre NSW 2310. [4588]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Tweed Shire Council, by resolution of Council dated 13 May 2008, 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 2, 3 and 5 in DP 1126031.

[4589]

TWEED SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

TWEED SHIRE COUNCIL declares with the approval of Her Excellency the Governor, that the lands described in Schedule A below, excluding the interest described in Schedule B below and excluding any mines or deposits of minerals in the lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of a public road. Dated at Murwillumbah, this 3rd day of February 2009. MIKE RAYNER, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE A

Lots 2, 3, and 5, DP 1126031.

SCHEDULE B

Easement to pump water 3 wide.

[4590]

TWEED SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) 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 lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of road widening and for compensation for other land acquired for road. Dated at Murwillumbah, this 5th day of May 2009. MIKE RAYNER, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE A

Lot 1, DP 1130130; Lot 2, DP 1130130; Lot 3, DP 1130130 and Lot 4, DP 1130130. [4591]

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 30 October 2008, 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 1-3 in DP 1130130.

[4592]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MARIA CRISTINA SCALESE, late of North Manly, in the State of New South Wales, who died on 13 December 2008, must send particulars of their claim to the executors, c.o. Mercuri & Co, Solicitors, PO Box 719, Drummoyne NSW 1470, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 20 March 2009. MERCURI & CO, Solicitors, PO Box 719, Drummoyne NSW 1470, tel.: (02) 9818 8375. Reference: FM:LC.

IN the Supreme Court of New South Wales, Equity Division Probate.—Notice of intended distribution of estate.—Any person having any claim upon the estate of JULIE ANNE ROYLE, late of Engadine, in the State of New South Wales, widow, who died on 14 June 2008, must send particulars of her claim to the executor, Robert Forbes Maxwell, c.o. John de Mestre & Co., Level 10, 99 Elizabeth Street, Sydney NSW 2000, within one (1) month from publication of this notice.

After that time the executor may distribute the assets of the estate having regard only to the claims of which at that time of distribution he has notice. Probate was granted in New South Wales on 10 November 2008. JOHN DE MESTRE & CO., Solicitors, Level 10, 99 Elizabeth Street, Sydney NSW 2000 (PO Box A42, Sydney South NSW 1235), (DX 1224, Sydney), tel.: (02) 9221 3966. Reference: ADH:4796.

[4594]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MARY HATFIELD, late of 48 Princes Street, Mortdale, in the State of New South Wales, who died on 29 December 2008, must send particulars of their claim to the executors, Ian James Wilson and Annette Howes, 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 19 March 2009. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX 11307, Hurstville), tel.: (02) 9570 2022.

COMPANY NOTICES

NOTICE of final meeting.—CHATANI AUSTRALIA PTY LIMITED, ACN 000 720 954 (in voluntary liquidation).—Notice is hereby given that pursuant to section 509 of the Corporations Act 2001, that the final meeting of members of the above company will be held at the office of Pringle Moriarty & Co., Chartered Accountants, Suite 12C, 44 Oxford Road, Ingleburn, on 5 June 2009, at 11:00 a.m., for the purpose of laying before the meeting the liquidators final account and report and giving any explanation thereof. Dated 30 April 2009. STANLEY MORIARTY, Liquidator, c.o. Pringle Moriarty & Co., Chartered Accountants, Suite 12C, 44 Oxford Road (PO Box 818), Ingleburn NSW 2565, tel.: (02) 9605 1344.

NOTICE of appointment of a company under control.—DRUMMOYNE RSL MEMORIAL AND COMMUNITY CLUB LTD, ACN 001 054 164 (Receiver and Manager appointed).—I, Robert Michael Brennan of Suite 71, 14 Narabang Way, Belrose NSW 2085, was appointed Receiver and Manager of the abovenamed company pursuant to section 427(1B) of the Corporations Act on 9 April 2009, by a secured creditor pursuant to the powers contained in the Deed of Charge. Dated 5 May 2009. ROBERT BRENNAN, Receiver and Manager, c.o. RT Hospitality Solutions, Suite 71, 14 Narabang Way, (PO Box 187), Belrose NSW 2085, tel.: (02) 9986 3166.

Notice of appointment of a company liquidator.—THE REVESBY BOWLING & RECREATION CLUB LIMITED, ACN 000 214 737 (in voluntary liquidation).—I, Robert Michael Brennan of Suite 71, 14 Narabang Way, Belrose NSW 2085, was appointed Liquidator of the abovenamed company pursuant to section 491(2)(b) of the Corporations Act on 19 April 2009, by the following resolution of members:

Special Resolutions:

- Revesby Bowling & Recreation Club Limited be wound up voluntarily;
- Robert Michael Brennan be appointed Liquidator of the company; and
- The net assets of the company as a result of the winding up be transferred to Revesby Workers Club Limited.

Ordinary Resolutions:

- That the Liquidator's remuneration shall be a sum equal to the cost of time spent by the Liquidator and RT Hospitality Solutions staff in connection with the winding up of the company, calculated at RT Hospitality Solutions standard rates per hour for such work plus GST and out of pocket expenses are hereby approved;
- That the remuneration referred to above shall be paid by the Liquidator to RT Hospitality Solutions on the tax invoices for fees and expenses as they accrue; and
- That the Liquidator referred to in the special resolution may exercise all and any of the powers contained in section 477 (including section 477(2B)) of the Corporations Act and take all steps required to finalise the liquidation of the Revesby Bowling and Recreation Club Limited and complete the amalgamation with Revesby Workers Club Limited.

Dated 5 May 2009. ROBERT BRENNAN, Receiver and Manager, c.o. RT Hospitality Solutions, Suite 71, 14 Narabang Way, (PO Box 187), Belrose NSW 2085, tel.: (02) 9986 3166. [4598]