



Number 44

Friday, 6 May 2011

Published under authority by Government Advertising

LEGISLATION

Online notification of the making of statutory instruments

Week beginning 25 April 2011

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

Regulations and other statutory instruments

Public Holidays Amendment (Kempsey Shire Council) Order 2011 (2011-206) published LW 29 April 2011 Superannuation Amendment (Breakdown Pensions) Regulation 2011 (2011-207) published LW 29 April 2011

Environmental Planning Instruments

Gosford Local Environmental Plan No 467 (2011-208) — published LW 29 April 2011 Parramatta Local Environmental Plan 2001 (Amendment No 15) (2011-209) — published LW 29 April 2011 Sydney Local Environmental Plan 2005 (Amendment No 2) (2011-210) — published LW 29 April 2011

OFFICIAL NOTICES

Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification - Fishing Closure

Ex-HMAS Adelaide Reserve

I, PAUL O'CONNOR, Principal Director, Fisheries & Compliance, with the delegated authority of the Minister for Primary Industries and the Director-General of the Department of Industry and Investment pursuant to sections 227 and 228 of the Fisheries Management Act 1994 ("the Act") and pursuant to section 8 of the Act do by this notification prohibit the taking of all species of fish by all recreational fishers, by all methods of fishing, from the waters described in the Schedule to this notification.

SCHEDULE

The whole of the waters bound within the following co-ordinates:

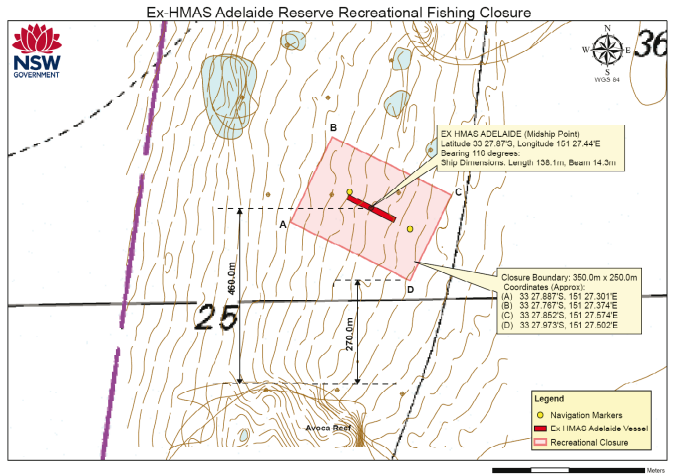
- (a) 33 27.887'S, 151 27.301'E
- (b) 33 27.767'S, 151 27.374'E
- (c) 33 27.852'S, 151 27.574'E
- (d) 33 27.973'S, 151 27.502'E

In this Schedule, latitude and longitude coordinates are in WGS 84 Datum.

Dated this 28th day of April 2011.

PAUL O'CONNOR, Principal Director, Fisheries & Compliance, Department of Industry and Investment





FISHERIES MANAGEMENT ACT 1994

NOTICE OF RECEIPT OF APPLICATION FOR AQUACULTURE LEASE

Notification under Section 163 (7) of the Fisheries Management Act 1994 and Clause 33 of the Fisheries Management (Aquaculture) Regulation 2007

INDUSTRY & INVESTMENT NSW (I&I NSW) advises an application has been received for a new aquaculture lease over public water land for the purpose of cultivating Sydney rock oysters. Location is Big Swan Bay, Port Stephens, described as follows:

• 10.8043 hectares over former oyster lease OL70/309

I&I NSW is calling for written submissions from any person supporting or objecting to the oyster lease proposal, citing reasons for the support/objection. Objections must be in the form of a written response referring to lease number OL70/309 to be signed and dated with a return address.

If progressed, the application will require development consent from Council under Part 4 of the Environmental Planning and Assessment Act 1979. If granted, the lease will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit, under the Fisheries Management Act 1994, and any conditions of consent as imposed by Council.

Specific details of the proposed lease can be obtained or enquiries made with I&I NSW, Aquaculture Administration Section, Port Stephens on (02) 4982 1232. Objections for consideration in the determination of the application must be received at the address below, within 30 days from the date of publication of this notification.

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

> BILL TALBOT, Director, Fisheries Conservation & Aquaculture Branch, Industry & Investment NSW

PLANT DISEASES ACT 1924

Appointment of Inspectors

I, ANDREW COLIN SANGER, Director Agricultural Compliance of the Department of Industry and Investment, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act") and with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 28C of the Act hereby appoint the persons named in the Schedule below as inspectors for the purposes of the Act.

SCHEDULE

Andrew Malcolm ALDERTON Ashley BETTS John BROGAN Scott Paul CAMERON John Charles CLAYTON Luke David FULTON Christopher GILBERT Caitlin Sarah GILLETT

Colin Andrew GOODE Faye Beverley GRIGOROPOULOS-SINCLAIR Robert HALL Douglas Roy JONES Patrick Brian JONES Scone KEI Nicole Jade MATTSCHOSS Ryan David MILLER Damien NASH Jonathan NICHOLLS Benjamin O'DONOVAN Cezmi OZKARA Sheryn Lee PAGE Jarryd John PETERS Peter John PRINGLE Rosslyn Leanne REID Darren Russell RICHARDSON Alexander Darcy ROSS Anthony Robert SMITH Steven SULLIVAN Colin Richard SWEET James Leslie Alan TYACK **Richard WHITE** Jolene Pearl WILLIAMS

Dated this 21st day of April 2011.

A. C. SANGER, Director, Agricultural Compliance, Department of Industry and Investment

PLANT DISEASES ACT 1924

Appointment of Inspectors

I, ANDREW COLIN SANGER, Director Agricultural Compliance of the Department of Industry and Investment, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act") and with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 28C of the Act hereby appoint the persons named in the Schedule below as inspectors for the purposes of the Act.

SCHEDULE

Felicity HAYES Ricky Albert JACOB Mark Stanley RUSSELL Peter John SLATTERY Craig Alan SHARP

Dated this 28th day of April 2011.

A. C. SANGER, Director, Agricultural Compliance, Department of Industry and Investment

MINERALS

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T11-0115)

No. 4234, PLATSEARCH NL (ACN 003 254 395), area of 100 units, for Group 1, dated 27 April 2011. (Orange Mining Division).

(T11-0116)

No. 4235, HEI LONG PTY LTD (ACN 150046969), area of 13 units, for Group 1, dated 28 April 2011. (Sydney Mining Division).

(T11-0117)

No. 4236, HEI LONG PTY LTD (ACN 150046969), area of 100 units, for Group 1, dated 28 April 2011. (Inverell Mining Division).

(T11-0119)

No. 4237, RAYMOND NOEL RONALD ANDREWS AND P W ENGLISH AND ASSOCIATES PTY LTD (ACN 002 052 913), area of 20 units, for Group 1, dated 2 May 2011. (Armidale Mining Division).

(T11-0120)

No. 4238, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 67 units, for Group 1, dated 3 May 2011. (Orange Mining Division).

MINING LEASE APPLICATION

(T11-0003)

No. 400, ASTON COAL 2 PTY LTD (ACN 139 472 567), area of about 410 hectares, for the purpose of removal of overburden and stockpiling or depositing of overburden, ore or tailings, dated 29 April 2011. (Armidale Mining Division).

CHRIS HARTCHER, M.P., Minister for Resources and Energy

NOTICE is given that the following applications have been received:

REQUEST FOR CANCELLATION OF AUTHORITY

(T09-0094)

Exploration Licence No. 7410, JUBA MINERALS PTY LIMITED, (ACN 137 186 979), Counties of Burnett and Courallie , area of 16 units.

Application for Cancellation was received on 28 April 2011

CHRIS HARTCHER, M.P., Minister for Resources and Energy

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T10-0194)

No. 4062, now Exploration Licence No. 7721, TELLUS RESOURCES LTD (ACN 144 733 595), County of Dampier, Map Sheet (8825), area of 58 units, for Group 1, dated 15 March 2011, for a term until 15 March 2013.

(T10-0246)

No. 4106, now Exploration Licence No. 7728, PETER WARREN ENGLISH, County of Murchison, Map Sheet (9037), area of 1 units, for Group 1 and Group 2, dated 15 March 2011, for a term until 15 March 2013. As a result of the grant of this title, Exploration Licence No. 4642 has ceased to have effect.

(T10-0280)

No. 4124, now Exploration Licence No. 7729, IDYLWAY VENTURE PTY LTD (ACN 141397006), County of Buccleuch, Map Sheet (8527), area of 15 units, for Group 1, dated 18 March 2011, for a term until 18 March 2013.

CHRIS HARTCHER, M.P.,

Minister for Resources and Energy

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

(07-0159)

Assessment Lease No. 17 (Act 1992), ZEOLITE AUSTRALIA PTY LIMITED (ACN 000 038 497), area of 2.2 square kilometres. Application for renewal received 28 April 2011.

(T02-0379)

Exploration Licence No. 6073, CLUFF MINERALS (AUST) PTY LTD (ACN 002 091 330), area of 14 units. Application for renewal received 29 April 2011.

(04-0652)

Exploration Licence No. 6419, STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), area of 97 units. Application for renewal received 27 April 2011.

(T11-2375)

Mineral Lease No. 5632 (Act 1906), KIMBERLEY METALS LIMITED (ACN 129 954 365), area of 27.32 hectares. Application for renewal received 18 April 2011.

(11-2373)

Mining Purposes Lease No. 270 (Act 1973), CHARBON COAL PTY LIMITED (ACN 064 237 118) AND SK NETWORKS RESOURCES AUSTRALIA PTY LTD (ACN 003964225), area of 266 hectares. Application for renewal received 28 April 2011.

(T88-0277)

Mining Purposes Lease No. 1373 (Act 1906), WILLIAM JOHN SHERRATT AND FREDERICK LAWRENCE SHERRATT, area of 1.816 hectares. Application for renewal received 28 April 2011.

> CHRIS HARTCHER, M.P., Minister for Resources and Energy

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(10-2717)

Coal Lease No. 359 (Act 1973), COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656), Map Sheet (9033-2-S, 9133-3-S), area of 7.211 hectares, for a further term until 21 May, 2032. Renewal effective on and from 21 March 2011.

(10-2718)

Coal Lease No. 360 (Act 1973), COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656), Parish of Ravensworth, County of Durham, Map Sheet (9033-2-S, 9133-3-S), area of 132 hectares, for a further term until 29 May, 2032. Renewal effective on and from 21 March 2011.

CHRIS HARTCHER, M.P., Minister for Resources and Energy

REFUSAL OF APPLICATION FOR RENEWAL

NOTICE is given that the application for renewal in respect of the following authority has been refused:

(06-0228)

Exploration Licence No. 6643, MERIDIAN MINERALS PTY LTD (ACN 125 825 532), County of Kennedy, Map Sheet (8432), area of 21 units. The authority ceased to have effect on 2 May 2011.

> CHRIS HARTCHER, M.P., Minister for Resources and Energy

PLANT DISEASES (FRUIT FLY OUTBREAK, QUICKS ROAD, TOCUMWAL SOUTH) ORDER 2011

under the Plant Diseases Act 1924

I, SATENDRA KUMAR, Director, Plant Biosecurity of the Department of Industry and Investment, with the delegated authority of the Minister for Primary Industries in pursuance of section 3A of the Plant Diseases Act 1924 ("the Act"), and in pursuance of section 4 of the Act being of the opinion that the importation, introduction or bringing of host fruit into specified portions of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*) into specified portions of New South Wales, make the following Order regulating the importation, introduction or bringing of host fruit into specified portions of New South Wales.

1 Name of Order

This Order is the Plant Diseases (Fruit Fly Outbreak, Quicks Road, Tocumwal South) Order 2011.

2 Commencement

This Order commences on the date it is published in the NSW Government Gazette.

3 Interpretation

(a) In this Order:

approved treatment means a treatment or schedule of treatments relevant to the type of host fruit or manner of harvest as specified in Schedule 6.

APVMA means the Australian Pesticides and Veterinary Medicines Authority.

authorised person means an inspector or a person authorised pursuant to section 11 (3) of the Act.

certificate means a Plant Health Certificate or a Plant Health Assurance Certificate.

Certification Assurance Arrangement means an arrangement approved by the Department which enables a business accredited under the arrangement to certify that certain quarantine requirements have been satisfied for the movement of host fruit to interstate and/or intrastate markets.

Note: An example of an approved Certification Assurance Arrangement is the Interstate Certification Assurance (ICA) Scheme.

Department means Industry and Investment, NSW - Primary Industries.

- *free of broken skin* means the skin has no preharvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and that have not healed with callus tissue.
- *host fruit* means the fruit specified in Schedule 1, being fruit which is susceptible to infestation by Queensland fruit fly.
- lot means a discrete quantity of fruit received from one grower at one time.

Outbreak Area means the portion of New South Wales described in Schedule 2.

Outer Area means the portion of New South Wales known as the NSW Fruit Fly Exclusion Zone, as specified in Proclamation P184 published in *NSW Government Gazette* No. 152 of 28 November 2008 at pages 11434 to 11435, excluding the Outbreak Area and the Suspension Area.

Plant Health Assurance Certificate means a certificate issued by a business accredited under a Certification Assurance Arrangement.

Plant Health Certificate means a certificate issued by an authorised person.

Queensland fruit fly means the pest Bactrocera tryoni (Froggatt).

Suspension Area means the portion of New South Wales described in Schedule 3.

the Act means the Plant Diseases Act 1924.

Note: covering or package, inspector, occupier and owner all have the same meaning as in the Act.

(b) In this Order, longitude and latitude coordinates are decimal degrees based upon the GDA 94 datum.

4 Regulation of the movement of host fruit

Pursuant to section 4 (1) of the Act the importation, introduction or bringing of host fruit into specified portions of New South Wales is regulated as follows:

- (a) Host fruit that originates from or has moved through:
 - (i) the Outbreak Area must not be moved into the Suspension Area or the Outer Area;
 - (ii) the Suspension Area must not be moved into the Outer Area,

except for such movements as are specified in Schedule 5 and which comply with the relevant conditions of exception set out in Schedule 5; and

- (b) The movement of any host fruit in accordance with Schedule 5 must be accompanied by a certificate:
 - (i) specifying the origin of the host fruit; and
 - (ii) in the case of a Plant Health Certificate, certifying that the host fruit has been treated in the manner specified in Schedule 6; and
 - (iii) in the case of a Plant Health Assurance Certificate, certifying that the host fruit originates from a property or facility which is owned or occupied by a business accredited under a Certification Assurance Arrangement.

SCHEDULE 1 – Host fruit

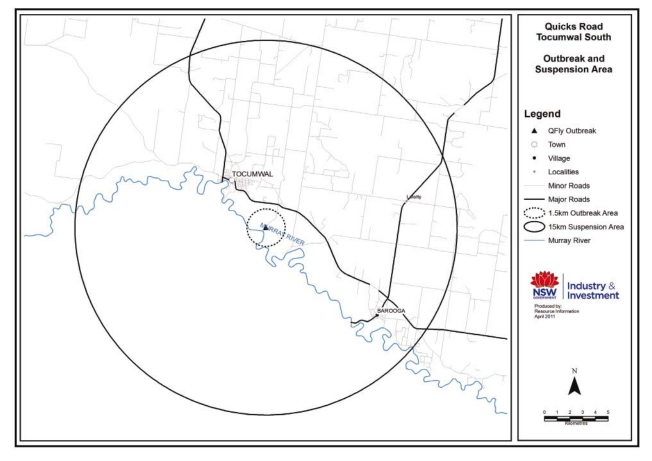
Abiu	Chilli	Lime	Persimmon
Acerola	Citron	Loganberry	Plum
Apple	Cumquat	Longan	Plumcot
Apricot	Custard Apple	Loquat	Pomegranate
Avocado	Date	Lychee	Prickly Pear
Babaco	Durian	Mandarin	Pummelo
Banana	Eggplant	Mango	Quince
Black Sapote	Feijoa	Mangosteen	Rambutan
Blackberry	Fig	Medlar	Raspberry
Blueberry	Granadilla	Miracle Fruit	Rollinia
Boysenberry	Grape	Mulberry	Santol
Brazil Cherry	Grapefruit	Nashi	Sapodilla
Breadfruit	Grumichama	Nectarine	Shaddock
Caimito (Star Apple)	Guava	Orange	Soursop
Cape Gooseberry	Hog Plum	Passionfruit	Sweetsop (Sugar Apple)
Capsicum	Jaboticaba	Pawpaw	Strawberry
Carambola (Starfruit)	Jackfruit	Peach	Tamarillo
Cashew Apple	Jew Plum	Peacharine	Tangelo
Casimiro (White Sapote)	Ju jube	Pear	Tomato
Cherimoya	Kiwifruit	Pepino	Wax jambu (Rose Apple)
Cherry	Lemon		

SCHEDULE 2 – Outbreak Area

The area within a 1.5 kilometre radius of the coordinates decimal degrees -35.84677 South and 145.59633 East, being the area within the 1.5 kilometre radius circle (broken line) in the map in Schedule 4.

SCHEDULE 3 – Suspension Area

The area within a 15 kilometre radius of coordinates decimal degrees -35.84677 South and 145.59633 East (excluding the Outbreak Area), being the area between the 1.5 kilometre radius circle (broken line) and the 15 kilometre radius circle (unbroken line) in the map in Schedule 4.



SCHEDULE 4 - Map of the Quicks Road, Tocumwal South Outbreak Area and Suspension Area

SCHEDULE 5 – Exceptions for movement of host fruit

Host fruit that has received an approved treatment

- 1. Movement of host fruit that has received an approved treatment prior to movement, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and
 - (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure that:
 - (i) any used packaging or coverings containing host fruit are free of soil, plant residues and other organic matter; and
 - (ii) in the case of host fruit that has been consigned as a lot for the purpose of producing smaller packs of host fruit and has been repacked in smaller packs, the host fruit has been received, handled, stored and repacked under secure conditions which prevent infestation by Queensland fruit fly; and
 - (iii) any individual package contains only one kind of host fruit; and
 - (iv) all previous incorrect information displayed on the outer covering of the package is removed and the outer covering is legibly marked with the following information:
 - (A) the district of production; and
 - (B) the name, address, postcode and the State or Territory of both the grower and the packer; or where the business is sourcing from multiple growers, the name, address, postcode and the State or Territory of the packer; and
 - (C) a brief description of the contents of the package; or
 - (v) where the host fruit originates from a property or facility which is owned or occupied by a business accredited under a Certification Assurance Arrangement, the host fruit is packed, labelled and certified in accordance with any conditions prescribed in the Certification Assurance Arrangement.

Untreated host fruit for processing

- 2. Movement of untreated host fruit for processing, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and
 - (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the host fruit is securely covered by a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (iii) the host fruit must be loaded onto or into a transport vehicle on a hard surface and not within the orchard from which the host fruit was sourced; and
 - (iv) the transport vehicle is free of all soil and plant debris after loading; and
 - (v) the transport vehicle travels by the most direct route to the receiving processor; and
 - (c) The owner or occupier of the property or facility at which the host fruit is to be processed must ensure:
 - (i) the host fruit is processed within 24 hours of receipt; and
 - (ii) all measures to avoid spillage of host fruit are taken and where spillages occur, must be disposed of in a manner generally accepted as likely to prevent the spread of Queensland fruit fly; and
 - (iii) all processing wastes must be disinfested by heat or freezing or be buried.

Outer Area host fruit on a direct journey through the Outbreak Area or Suspension Area into the Outer Area

- 3. Movement of host fruit originating within the Outer Area and moving on a direct journey through the Outbreak Area or the Suspension Area into the Outer Area, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit is securely transported by covering with a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation.

Untreated Suspension Area host fruit on a direct journey to an end destination having no restrictions on account of Queensland fruit fly

- 4. Movement of host fruit originating within the Suspension Area and moving on a direct journey to an end destination which has no restrictions on account of Queensland fruit fly, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and

- (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the host fruit must be loaded onto or into a transport vehicle on a hard surface and not within the orchard from which the host fruit was sourced; and
 - (iii) the transport vehicle is free of all soil and plant debris after loading; and
 - (iv) the host fruit is transported under secure conditions that include:
 - (A) unvented packages or vented packages with the vents secured with mesh with a maximum aperture of 1.6mm prior to dispatch; or
 - (B) shrink-wrapped and sealed as a palletised unit; or
 - (C) fully enclosed under tarpaulins, shade cloth, bin cover or other covering which provides a maximum aperture of 1.6mm,
 - so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (v) the transport vehicle travels by the most direct route.

SCHEDULE 6 – Approved treatments for host fruit

Preharvest Treatment and Inspection

- 1. Tomatoes:
 - (a) treated preharvest with an application of dimethoate or fenthion or trichlorfon in accordance with all label directions for the control of Queensland fruit fly, and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 2. Capsicums and chillies:
 - (a) treated preharvest with an application of dimethoate in accordance with all label directions for the control of Queensland fruit fly, and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 3. Stonefruit:
 - (a) treated preharvest with an application of fenthion in accordance with all label directions for the control of Queensland fruit fly; and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 4. Table grapes:
 - (a) treated preharvest for the control of Queensland fruit fly, with a program of:
 - (i) bait sprays with an insecticide containing 0.24 g/L spinosad as the only active constituent in accordance with all label directions; or
 - (ii) bait sprays with an insecticide containing 1150 g/L maldison as the only active constituent in accordance with all label and APVMA permit (PER12359) directions; or
 - (iii) cover sprays using an insecticide containing 550 g/L fenthion as the only active constituent in accordance with all label and APVMA permit (PER11643) directions; and
 - (b) inspected postharvest where a sample of the fruit is inspected and found free of fruit fly larvae and free of broken skin.

Postharvest Dimethoate Dip

- 5. Any host fruit, excluding capsicum (hollow-fruited), chilli (hollow-fruited), cumquat and strawberries, treated with a postharvest dip using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions; where dipping is the last treatment before packing except in the case of:
 - (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and
 - (b) Pomefruit, where a non-recovery gloss wax and or a compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Dimethoate Flood Spray

- 6. Any host fruit, excluding cumquat, eggplant and strawberries, treated with a postharvest flood spray using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions, where spraying is the last treatment before packing except in the case of:
 - (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and

(b) Pomefruit, where a non-recovery gloss wax coating and or compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Methyl Bromide Fumigation

- 7. Any host fruit fumigated postharvest with a fumigant containing 1000 g/kg methyl bromide as its only active constituent in accordance with all label and APVMA permit (PER10699) directions, at the following rates:
 - (a) $10^{\circ}C 14.9^{\circ}C$ at 48 g/m3 for 2 hours; or
 - (b) $15^{\circ}C 20.9^{\circ}C$ at 40 g/m3 for 2 hours; or
 - (c) $21^{\circ}C 25.9^{\circ}C$ at 32 g/m3 for 2 hours; or
 - (d) $26^{\circ}C 31.9^{\circ}C$ at 24 g/m3 for 2 hours.

Postharvest Cold Treatment

- 8. Any appropriate host fruit treated postharvest at a temperature of:
 - (a) $0^{\circ}C \pm 0.5^{\circ}C$ for a minimum of 14 days; or
 - (b) $1^{\circ}C 3^{\circ}C \pm 0.5^{\circ}C$ for a minimum of 16 days (Lemons minimum 14 days).

Dated this 3rd day of May 2011.

SATENDRA KUMAR, Director, Plant Biosecurity, Department of Industry and Investment

Note: The Department's reference is O-353

PLANT DISEASES (FRUIT FLY OUTBREAK, YENDA NTN 2149) ORDER 2011

under the Plant Diseases Act 1924

I, SATENDRA KUMAR, Director, Plant Biosecurity of the Department of Industry and Investment, with the delegated authority of the Minister for Primary Industries in pursuance of section 3A of the Plant Diseases Act 1924 ("the Act"), and in pursuance of section 4 of the Act being of the opinion that the importation, introduction or bringing of host fruit into specified portions of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*) into specified portions of New South Wales, make the following Order regulating the importation, introduction or bringing of host fruit into specified portions of New South Wales.

1 Name of Order

This Order is the Plant Diseases (Fruit Fly Outbreak, Yenda NTN 2149) Order 2011.

2 Commencement

This Order commences on the date it is published in the NSW Government Gazette.

3 Interpretation

(a) In this Order:

approved treatment means a treatment or schedule of treatments relevant to the type of host fruit or manner of harvest as specified in Schedule 6.

APVMA means the Australian Pesticides and Veterinary Medicines Authority.

authorised person means an inspector or a person authorised pursuant to section 11 (3) of the Act.

certificate means a Plant Health Certificate or a Plant Health Assurance Certificate.

Certification Assurance Arrangement means an arrangement approved by the Department which enables a business accredited under the arrangement to certify that certain quarantine requirements have been satisfied for the movement of host fruit to interstate and/or intrastate markets.

Note: An example of an approved Certification Assurance Arrangement is the Interstate Certification Assurance (ICA) Scheme.

Department means Industry and Investment, NSW - Primary Industries.

- *free of broken skin* means the skin has no preharvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and that have not healed with callus tissue.
- *host fruit* means the fruit specified in Schedule 1, being fruit which is susceptible to infestation by Queensland fruit fly.
- lot means a discrete quantity of fruit received from one grower at one time.

NTN means national trap number.

Outbreak Area means the portion of New South Wales described in Schedule 2.

- *Outer Area* means the portion of New South Wales known as the NSW Fruit Fly Exclusion Zone, as specified in Proclamation P184 published in *NSW Government Gazette* No. 152 of 28 November 2008 at pages 11434 to 11435, excluding the Outbreak Area and the Suspension Area.
- *Plant Health Assurance Certificate* means a certificate issued by a business accredited under a Certification Assurance Arrangement.

Plant Health Certificate means a certificate issued by an authorised person.

Queensland fruit fly means the pest Bactrocera tryoni (Froggatt).

Suspension Area means the portion of New South Wales described in Schedule 3.

the Act means the Plant Diseases Act 1924.

Note: covering or package, inspector, occupier and owner all have the same meaning as in the Act.

(b) In this Order, longitude and latitude coordinates are decimal degrees based upon the GDA 94 datum.

4 Regulation of the movement of host fruit

Pursuant to section 4 (1) of the Act the importation, introduction or bringing of host fruit into specified portions of New South Wales is regulated as follows:

- (a) Host fruit that originates from or has moved through:
 - (i) the Outbreak Area must not be moved into the Suspension Area or the Outer Area;
 - (ii) the Suspension Area must not be moved into the Outer Area,

except for such movements as are specified in Schedule 5 and which comply with the relevant conditions of exception set out in Schedule 5; and

- (b) The movement of any host fruit in accordance with Schedule 5 must be accompanied by a certificate:
 - (i) specifying the origin of the host fruit; and
 - (ii) in the case of a Plant Health Certificate, certifying that the host fruit has been treated in the manner specified in Schedule 6; and
 - (iii) in the case of a Plant Health Assurance Certificate, certifying that the host fruit originates from a property or facility which is owned or occupied by a business accredited under a Certification Assurance Arrangement.

Abiu	Chilli	Lime	Persimmon
Acerola	Citron	Loganberry	Plum
Apple	Cumquat	Longan	Plumcot
Apricot	Custard Apple	Loquat	Pomegranate
Avocado	Date	Lychee	Prickly Pear
Babaco	Durian	Mandarin	Pummelo
Banana	Eggplant	Mango	Quince
Black Sapote	Feijoa	Mangosteen	Rambutan
Blackberry	Fig	Medlar	Raspberry
Blueberry	Granadilla	Miracle Fruit	Rollinia
Boysenberry	Grape	Mulberry	Santol
Brazil Cherry	Grapefruit	Nashi	Sapodilla
Breadfruit	Grumichama	Nectarine	Shaddock
Caimito (Star Apple)	Guava	Orange	Soursop
Cape Gooseberry	Hog Plum	Passionfruit	Sweetsop (Sugar Apple)
Capsicum	Jaboticaba	Pawpaw	Strawberry
Carambola (Starfruit)	Jackfruit	Peach	Tamarillo
Cashew Apple	Jew Plum	Peacharine	Tangelo
Casimiro (White Sapote)	Ju jube	Pear	Tomato
Cherimoya	Kiwifruit	Pepino	Wax jambu (Rose Apple)
Cherry	Lemon	•	

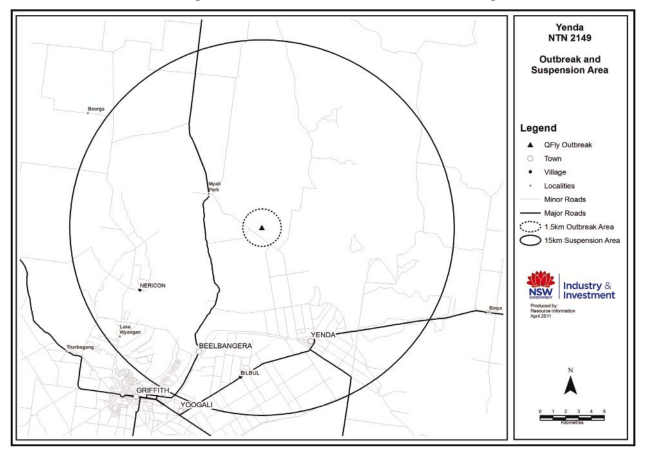
SCHEDULE 1 – Host fruit

SCHEDULE 2 – Outbreak Area

The area within a 1.5 kilometre radius of the coordinates decimal degrees -34.167083 South and 146.154817 East, being the area within the 1.5 kilometre radius circle (broken line) in the map in Schedule 4.

SCHEDULE 3 – Suspension Area

The area within a 15 kilometre radius of coordinates decimal degrees -34.167083 South and 146.154817 East (excluding the Outbreak Area), being the area between the 1.5 kilometre radius circle (broken line) and the 15 kilometre radius circle (unbroken line) in the map in Schedule 4.



SCHEDULE 4 - Map of the Yenda NTN 2149 Outbreak Area and Suspension Area

SCHEDULE 5 – Exceptions for movement of host fruit

Host fruit that has received an approved treatment

- 1. Movement of host fruit that has received an approved treatment prior to movement, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and
 - (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure that:
 - (i) any used packaging or coverings containing host fruit are free of soil, plant residues and other organic matter; and
 - (ii) in the case of host fruit that has been consigned as a lot for the purpose of producing smaller packs of host fruit and has been repacked in smaller packs, the host fruit has been received, handled, stored and repacked under secure conditions which prevent infestation by Queensland fruit fly; and
 - (iii) any individual package contains only one kind of host fruit; and
 - (iv) all previous incorrect information displayed on the outer covering of the package is removed and the outer covering is legibly marked with the following information:
 - (A) the district of production; and
 - (B) the name, address, postcode and the State or Territory of both the grower and the packer; or where the business is sourcing from multiple growers, the name, address, postcode and the State or Territory of the packer; and
 - (C) a brief description of the contents of the package; or
 - (v) where the host fruit originates from a property or facility which is owned or occupied by a business accredited under a Certification Assurance Arrangement, the host fruit is packed, labelled and certified in accordance with any conditions prescribed in the Certification Assurance Arrangement.

Untreated host fruit for processing

- 2. Movement of untreated host fruit for processing, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and
 - (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the host fruit is securely covered by a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (iii) the host fruit must be loaded onto or into a transport vehicle on a hard surface and not within the orchard from which the host fruit was sourced; and
 - (iv) the transport vehicle is free of all soil and plant debris after loading; and
 - (v) the transport vehicle travels by the most direct route to the receiving processor; and
 - (c) The owner or occupier of the property or facility at which the host fruit is to be processed must ensure:
 - (i) the host fruit is processed within 24 hours of receipt; and
 - (ii) all measures to avoid spillage of host fruit are taken and where spillages occur, must be disposed of in a manner generally accepted as likely to prevent the spread of Queensland fruit fly; and
 - (iii) all processing wastes must be disinfested by heat or freezing or be buried.

Outer Area host fruit on a direct journey through the Outbreak Area or Suspension Area into the Outer Area

- 3. Movement of host fruit originating within the Outer Area and moving on a direct journey through the Outbreak Area or the Suspension Area into the Outer Area, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit is securely transported by covering with a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation.

Untreated Suspension Area host fruit on a direct journey to an end destination having no restrictions on account of Queensland fruit fly

- 4. Movement of host fruit originating within the Suspension Area and moving on a direct journey to an end destination which has no restrictions on account of Queensland fruit fly, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and

- (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the host fruit must be loaded onto or into a transport vehicle on a hard surface and not within the orchard from which the host fruit was sourced; and
 - (iii) the transport vehicle is free of all soil and plant debris after loading; and
 - (iv) the host fruit is transported under secure conditions that include:
 - (A) unvented packages or vented packages with the vents secured with mesh with a maximum aperture of 1.6mm prior to dispatch; or
 - (B) shrink-wrapped and sealed as a palletised unit; or
 - (C) fully enclosed under tarpaulins, shade cloth, bin cover or other covering which provides a maximum aperture of 1.6mm,
 - so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (v) the transport vehicle travels by the most direct route.

SCHEDULE 6 – Approved treatments for host fruit

Preharvest Treatment and Inspection

- 1. Tomatoes:
 - (a) treated preharvest with an application of dimethoate or fenthion or trichlorfon in accordance with all label directions for the control of Queensland fruit fly, and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 2. Capsicums and chillies:
 - (a) treated preharvest with an application of dimethoate in accordance with all label directions for the control of Queensland fruit fly, and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 3. Stonefruit:
 - (a) treated preharvest with an application of fenthion in accordance with all label directions for the control of Queensland fruit fly; and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 4. Table grapes:
 - (a) treated preharvest for the control of Queensland fruit fly, with a program of:
 - (i) bait sprays with an insecticide containing 0.24 g/L spinosad as the only active constituent in accordance with all label directions; or
 - (ii) bait sprays with an insecticide containing 1150 g/L maldison as the only active constituent in accordance with all label and APVMA permit (PER12359) directions; or
 - (iii) cover sprays using an insecticide containing 550 g/L fenthion as the only active constituent in accordance with all label and APVMA permit (PER11643) directions; and
 - (b) inspected postharvest where a sample of the fruit is inspected and found free of fruit fly larvae and free of broken skin.

Postharvest Dimethoate Dip

- 5. Any host fruit, excluding capsicum (hollow-fruited), chilli (hollow-fruited), cumquat and strawberries, treated with a postharvest dip using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions; where dipping is the last treatment before packing except in the case of:
 - (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and
 - (b) Pomefruit, where a non-recovery gloss wax and or a compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Dimethoate Flood Spray

- 6. Any host fruit, excluding cumquat, eggplant and strawberries, treated with a postharvest flood spray using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions, where spraying is the last treatment before packing except in the case of:
 - (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and

(b) Pomefruit, where a non-recovery gloss wax coating and or compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Methyl Bromide Fumigation

- 7. Any host fruit fumigated postharvest with a fumigant containing 1000 g/kg methyl bromide as its only active constituent in accordance with all label and APVMA permit (PER10699) directions, at the following rates:
 - (a) $10^{\circ}C 14.9^{\circ}C$ at 48 g/m3 for 2 hours; or
 - (b) $15^{\circ}C 20.9^{\circ}C$ at 40 g/m3 for 2 hours; or
 - (c) $21^{\circ}C 25.9^{\circ}C$ at 32 g/m3 for 2 hours; or
 - (d) $26^{\circ}C 31.9^{\circ}C$ at 24 g/m3 for 2 hours.

Postharvest Cold Treatment

- 8. Any appropriate host fruit treated postharvest at a temperature of:
 - (a) $0^{\circ}C \pm 0.5^{\circ}C$ for a minimum of 14 days; or
 - (b) $1^{\circ}C 3^{\circ}C \pm 0.5^{\circ}C$ for a minimum of 16 days (Lemons minimum 14 days).

Dated this 3rd day of May 2011.

SATENDRA KUMAR, Director, Plant Biosecurity, Department of Industry and Investment

Note: The Department's reference is O-352

PLANT DISEASES (FRUIT FLY OUTBREAK, BEEK STREET, KATAMATITE) ORDER 2011

under the Plant Diseases Act 1924

I, SATENDRA KUMAR, Director, Plant Biosecurity of the Department of Industry and Investment, with the delegated authority of the Minister for Primary Industries in pursuance of section 3A of the Plant Diseases Act 1924 ("the Act"), and in pursuance of section 4 of the Act being of the opinion that the importation, introduction or bringing of host fruit into specified portions of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*) into specified portions of New South Wales, make the following Order regulating the importation, introduction or bringing of host fruit into specified portions of New South Wales.

1 Name of Order

This Order is the Plant Diseases (Fruit Fly Outbreak, Beek Street, Katamatite) Order 2011.

2 Commencement

This Order commences on the date it is published in the NSW Government Gazette.

3 Interpretation

(a) In this Order:

approved treatment means a treatment or schedule of treatments relevant to the type of host fruit or manner of harvest as specified in Schedule 6.

APVMA means the Australian Pesticides and Veterinary Medicines Authority.

authorised person means an inspector or a person authorised pursuant to section 11 (3) of the Act.

certificate means a Plant Health Certificate or a Plant Health Assurance Certificate.

Certification Assurance Arrangement means an arrangement approved by the Department which enables a business accredited under the arrangement to certify that certain quarantine requirements have been satisfied for the movement of host fruit to interstate and/or intrastate markets.

Note: An example of an approved Certification Assurance Arrangement is the Interstate Certification Assurance (ICA) Scheme.

Department means Industry and Investment, NSW - Primary Industries.

- *free of broken skin* means the skin has no preharvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and that have not healed with callus tissue.
- *host fruit* means the fruit specified in Schedule 1, being fruit which is susceptible to infestation by Queensland fruit fly.
- lot means a discrete quantity of fruit received from one grower at one time.

Outbreak Area means the portion of New South Wales described in Schedule 2.

Outer Area means the portion of New South Wales known as the NSW Fruit Fly Exclusion Zone, as specified in Proclamation P184 published in *NSW Government Gazette* No. 152 of 28 November 2008 at pages 11434 to 11435, excluding the Outbreak Area and the Suspension Area.

Plant Health Assurance Certificate means a certificate issued by a business accredited under a Certification Assurance Arrangement.

Plant Health Certificate means a certificate issued by an authorised person.

Queensland fruit fly means the pest Bactrocera tryoni (Froggatt).

Suspension Area means the portion of New South Wales described in Schedule 3.

the Act means the Plant Diseases Act 1924.

Note: covering or package, inspector, occupier and owner all have the same meaning as in the Act.

(b) In this Order, longitude and latitude coordinates are decimal degrees based upon the GDA 94 datum.

4 Regulation of the movement of host fruit

Pursuant to section 4 (1) of the Act the importation, introduction or bringing of host fruit into specified portions of New South Wales is regulated as follows:

- (a) Host fruit that originates from or has moved through:
 - (i) the Outbreak Area must not be moved into the Suspension Area or the Outer Area;
 - (ii) the Suspension Area must not be moved into the Outer Area,

except for such movements as are specified in Schedule 5 and which comply with the relevant conditions of exception set out in Schedule 5; and

- (b) The movement of any host fruit in accordance with Schedule 5 must be accompanied by a certificate:
 - (i) specifying the origin of the host fruit; and
 - (ii) in the case of a Plant Health Certificate, certifying that the host fruit has been treated in the manner specified in Schedule 6; and
 - (iii) in the case of a Plant Health Assurance Certificate, certifying that the host fruit originates from a property or facility which is owned or occupied by a business accredited under a Certification Assurance Arrangement.

SCHEDULE 1 – Host fruit

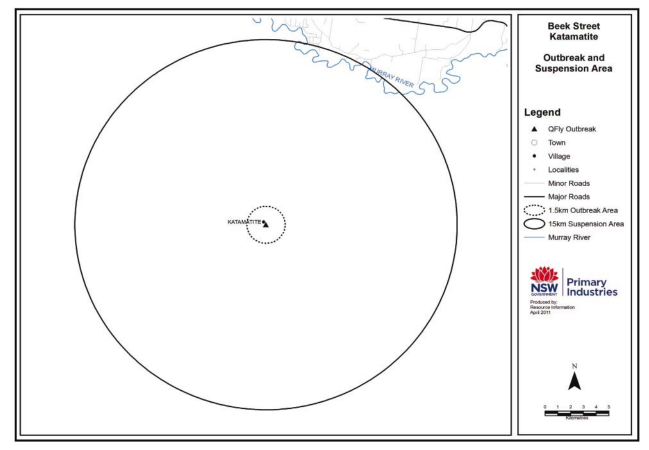
Abiu	Chilli	Lime	Persimmon
Acerola	Citron	Loganberry	Plum
Apple	Cumquat	Longan	Plumcot
Apricot	Custard Apple	Loquat	Pomegranate
Avocado	Date	Lychee	Prickly Pear
Babaco	Durian	Mandarin	Pummelo
Banana	Eggplant	Mango	Quince
Black Sapote	Feijoa	Mangosteen	Rambutan
Blackberry	Fig	Medlar	Raspberry
Blueberry	Granadilla	Miracle Fruit	Rollinia
Boysenberry	Grape	Mulberry	Santol
Brazil Cherry	Grapefruit	Nashi	Sapodilla
Breadfruit	Grumichama	Nectarine	Shaddock
Caimito (Star Apple)	Guava	Orange	Soursop
Cape Gooseberry	Hog Plum	Passionfruit	Sweetsop (Sugar Apple)
Capsicum	Jaboticaba	Pawpaw	Strawberry
Carambola (Starfruit)	Jackfruit	Peach	Tamarillo
Cashew Apple	Jew Plum	Peacharine	Tangelo
Casimiro (White Sapote)	Ju jube	Pear	Tomato
Cherimoya	Kiwifruit	Pepino	Wax jambu (Rose Apple)
Cherry	Lemon		

SCHEDULE 2 – Outbreak Area

The area within a 1.5 kilometre radius of the coordinates decimal degrees -36.07781 South and 145.68917 East, being the area within the 1.5 kilometre radius circle (broken line) in the map in Schedule 4.

SCHEDULE 3 – Suspension Area

The area within a 15 kilometre radius of coordinates decimal degrees -36.07781 South and 145.68917 East (excluding the Outbreak Area), being the area between the 1.5 kilometre radius circle (broken line) and the 15 kilometre radius circle (unbroken line) in the map in Schedule 4.



SCHEDULE 4 – Map of the Beek Street, Katamatite Outbreak Area and Suspension Area

SCHEDULE 5 – Exceptions for movement of host fruit

Host fruit that has received an approved treatment

- 1. Movement of host fruit that has received an approved treatment prior to movement, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and
 - (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure that:
 - (i) any used packaging or coverings containing host fruit are free of soil, plant residues and other organic matter; and
 - (ii) in the case of host fruit that has been consigned as a lot for the purpose of producing smaller packs of host fruit and has been repacked in smaller packs, the host fruit has been received, handled, stored and repacked under secure conditions which prevent infestation by Queensland fruit fly; and
 - (iii) any individual package contains only one kind of host fruit; and
 - (iv) all previous incorrect information displayed on the outer covering of the package is removed and the outer covering is legibly marked with the following information:
 - (A) the district of production; and
 - (B) the name, address, postcode and the State or Territory of both the grower and the packer; or where the business is sourcing from multiple growers, the name, address, postcode and the State or Territory of the packer; and
 - (C) a brief description of the contents of the package; or
 - (v) where the host fruit originates from a property or facility which is owned or occupied by a business accredited under a Certification Assurance Arrangement, the host fruit is packed, labelled and certified in accordance with any conditions prescribed in the Certification Assurance Arrangement.

Untreated host fruit for processing

- 2. Movement of untreated host fruit for processing, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and
 - (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the host fruit is securely covered by a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (iii) the host fruit must be loaded onto or into a transport vehicle on a hard surface and not within the orchard from which the host fruit was sourced; and
 - (iv) the transport vehicle is free of all soil and plant debris after loading; and
 - (v) the transport vehicle travels by the most direct route to the receiving processor; and
 - (c) The owner or occupier of the property or facility at which the host fruit is to be processed must ensure:
 - (i) the host fruit is processed within 24 hours of receipt; and
 - (ii) all measures to avoid spillage of host fruit are taken and where spillages occur, must be disposed of in a manner generally accepted as likely to prevent the spread of Queensland fruit fly; and
 - (iii) all processing wastes must be disinfested by heat or freezing or be buried.

Outer Area host fruit on a direct journey through the Outbreak Area or Suspension Area into the Outer Area

- 3. Movement of host fruit originating within the Outer Area and moving on a direct journey through the Outbreak Area or the Suspension Area into the Outer Area, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit is securely transported by covering with a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation.

Untreated Suspension Area host fruit on a direct journey to an end destination having no restrictions on account of Queensland fruit fly

- 4. Movement of host fruit originating within the Suspension Area and moving on a direct journey to an end destination which has no restrictions on account of Queensland fruit fly, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and

- (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the host fruit must be loaded onto or into a transport vehicle on a hard surface and not within the orchard from which the host fruit was sourced; and
 - (iii) the transport vehicle is free of all soil and plant debris after loading; and
 - (iv) the host fruit is transported under secure conditions that include:
 - (A) unvented packages or vented packages with the vents secured with mesh with a maximum aperture of 1.6mm prior to dispatch; or
 - (B) shrink-wrapped and sealed as a palletised unit; or
 - (C) fully enclosed under tarpaulins, shade cloth, bin cover or other covering which provides a maximum aperture of 1.6mm,
 - so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (v) the transport vehicle travels by the most direct route.

SCHEDULE 6 – Approved treatments for host fruit

Preharvest Treatment and Inspection

- 1. Tomatoes:
 - (a) treated preharvest with an application of dimethoate or fenthion or trichlorfon in accordance with all label directions for the control of Queensland fruit fly, and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 2. Capsicums and chillies:
 - (a) treated preharvest with an application of dimethoate in accordance with all label directions for the control of Queensland fruit fly, and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 3. Stonefruit:
 - (a) treated preharvest with an application of fenthion in accordance with all label directions for the control of Queensland fruit fly; and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 4. Table grapes:
 - (a) treated preharvest for the control of Queensland fruit fly, with a program of:
 - (i) bait sprays with an insecticide containing 0.24 g/L spinosad as the only active constituent in accordance with all label directions; or
 - (ii) bait sprays with an insecticide containing 1150 g/L maldison as the only active constituent in accordance with all label and APVMA permit (PER12359) directions; or
 - (iii) cover sprays using an insecticide containing 550 g/L fenthion as the only active constituent in accordance with all label and APVMA permit (PER11643) directions; and
 - (b) inspected postharvest where a sample of the fruit is inspected and found free of fruit fly larvae and free of broken skin.

Postharvest Dimethoate Dip

- 5. Any host fruit, excluding capsicum (hollow-fruited), chilli (hollow-fruited), cumquat and strawberries, treated with a postharvest dip using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions; where dipping is the last treatment before packing except in the case of:
 - (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and
 - (b) Pomefruit, where a non-recovery gloss wax and or a compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Dimethoate Flood Spray

- 6. Any host fruit, excluding cumquat, eggplant and strawberries, treated with a postharvest flood spray using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions, where spraying is the last treatment before packing except in the case of:
 - (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and

(b) Pomefruit, where a non-recovery gloss wax coating and or compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Methyl Bromide Fumigation

- 7. Any host fruit fumigated postharvest with a fumigant containing 1000 g/kg methyl bromide as its only active constituent in accordance with all label and APVMA permit (PER10699) directions, at the following rates:
 - (a) $10^{\circ}C 14.9^{\circ}C$ at 48 g/m3 for 2 hours; or
 - (b) $15^{\circ}C 20.9^{\circ}C$ at 40 g/m3 for 2 hours; or
 - (c) $21^{\circ}C 25.9^{\circ}C$ at 32 g/m3 for 2 hours; or
 - (d) $26^{\circ}C 31.9^{\circ}C$ at 24 g/m3 for 2 hours.

Postharvest Cold Treatment

- 8. Any appropriate host fruit treated postharvest at a temperature of:
 - (a) $0^{\circ}C \pm 0.5^{\circ}C$ for a minimum of 14 days; or
 - (b) $1^{\circ}C 3^{\circ}C \pm 0.5^{\circ}C$ for a minimum of 16 days (Lemons minimum 14 days).

Dated this 3rd day of May 2011.

SATENDRA KUMAR, Director, Plant Biosecurity, Department of Industry and Investment

Note: The Department's reference is O-355

under the Plant Diseases Act 1924

I, SATENDRA KUMAR, Director, Plant Biosecurity of the Department of Industry and Investment, with the delegated authority of the Minister for Primary Industries in pursuance of section 3A of the Plant Diseases Act 1924 ("the Act"), and in pursuance of section 4 of the Act being of the opinion that the importation, introduction or bringing of host fruit into specified portions of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*) into specified portions of New South Wales, make the following Order regulating the importation, introduction or bringing of host fruit into specified portions of New South Wales.

1 Name of Order

This Order is the Plant Diseases (Fruit Fly Outbreak, Churchill Road, Cobram West) Order 2011.

2 Commencement

This Order commences on the date it is published in the NSW Government Gazette.

3 Interpretation

(a) In this Order:

approved treatment means a treatment or schedule of treatments relevant to the type of host fruit or manner of harvest as specified in Schedule 6.

APVMA means the Australian Pesticides and Veterinary Medicines Authority.

authorised person means an inspector or a person authorised pursuant to section 11 (3) of the Act.

certificate means a Plant Health Certificate or a Plant Health Assurance Certificate.

Certification Assurance Arrangement means an arrangement approved by the Department which enables a business accredited under the arrangement to certify that certain quarantine requirements have been satisfied for the movement of host fruit to interstate and/or intrastate markets.

Note: An example of an approved Certification Assurance Arrangement is the Interstate Certification Assurance (ICA) Scheme.

Department means Industry and Investment, NSW - Primary Industries.

- *free of broken skin* means the skin has no preharvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and that have not healed with callus tissue.
- *host fruit* means the fruit specified in Schedule 1, being fruit which is susceptible to infestation by Queensland fruit fly.
- lot means a discrete quantity of fruit received from one grower at one time.

Outbreak Area means the portion of New South Wales described in Schedule 2.

Outer Area means the portion of New South Wales known as the NSW Fruit Fly Exclusion Zone, as specified in Proclamation P184 published in *NSW Government Gazette* No. 152 of 28 November 2008 at pages 11434 to 11435, excluding the Outbreak Area and the Suspension Area.

Plant Health Assurance Certificate means a certificate issued by a business accredited under a Certification Assurance Arrangement.

Plant Health Certificate means a certificate issued by an authorised person.

Queensland fruit fly means the pest Bactrocera tryoni (Froggatt).

Suspension Area means the portion of New South Wales described in Schedule 3.

the Act means the Plant Diseases Act 1924.

Note: covering or package, inspector, occupier and owner all have the same meaning as in the Act.

(b) In this Order, longitude and latitude coordinates are decimal degrees based upon the GDA 94 datum.

4 Regulation of the movement of host fruit

Pursuant to section 4 (1) of the Act the importation, introduction or bringing of host fruit into specified portions of New South Wales is regulated as follows:

- (a) Host fruit that originates from or has moved through:
 - (i) the Outbreak Area must not be moved into the Suspension Area or the Outer Area;
 - (ii) the Suspension Area must not be moved into the Outer Area,

except for such movements as are specified in Schedule 5 and which comply with the relevant conditions of exception set out in Schedule 5; and

- (b) The movement of any host fruit in accordance with Schedule 5 must be accompanied by a certificate:
 - (i) specifying the origin of the host fruit; and
 - (ii) in the case of a Plant Health Certificate, certifying that the host fruit has been treated in the manner specified in Schedule 6; and
 - (iii) in the case of a Plant Health Assurance Certificate, certifying that the host fruit originates from a property or facility which is owned or occupied by a business accredited under a Certification Assurance Arrangement.

Abiu Acerola Apple	Chilli Citron Cumquat	Lime Loganberry Longan	Persimmon Plum Plumcot
Apricot	Custard Apple	Loquat	Pomegranate
Avocado	Date	Lychee	Prickly Pear
Babaco	Durian	Mandarin	Pummelo
Banana	Eggplant	Mango	Quince
Black Sapote	Feijoa	Mangosteen	Rambutan
Blackberry	Fig	Medlar	Raspberry
Blueberry	Granadilla	Miracle Fruit	Rollinia
Boysenberry	Grape	Mulberry	Santol
Brazil Cherry	Grapefruit	Nashi	Sapodilla
Breadfruit	Grumichama	Nectarine	Shaddock
Caimito (Star Apple)	Guava	Orange	Soursop
Cape Gooseberry	Hog Plum	Passionfruit	Sweetsop (Sugar Apple)
Capsicum	Jaboticaba	Pawpaw	Strawberry
Carambola (Starfruit)	Jackfruit	Peach	Tamarillo
Cashew Apple	Jew Plum	Peacharine	Tangelo
Casimiro (White Sapote)	Ju jube	Pear	Tomato
Cherimoya	Kiwifruit	Pepino	Wax jambu (Rose Apple)
Cherry	Lemon	-	

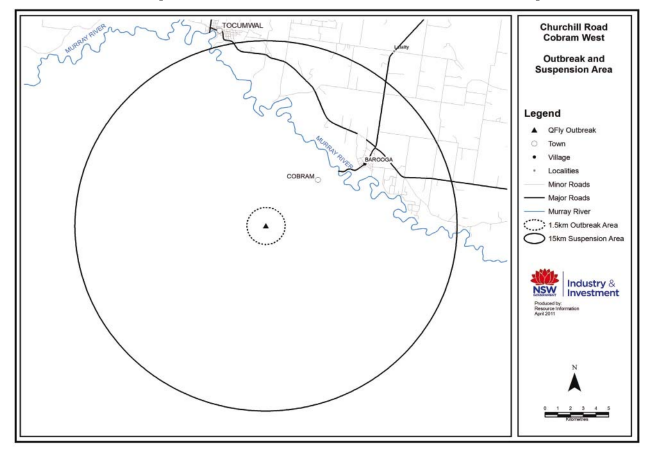
SCHEDULE 1 – Host fruit

SCHEDULE 2 – Outbreak Area

The area within a 1.5 kilometre radius of the coordinates decimal degrees -35.95523 South and 145.60521 East, being the area within the 1.5 kilometre radius circle (broken line) in the map in Schedule 4.

SCHEDULE 3 – Suspension Area

The area within a 15 kilometre radius of coordinates decimal degrees -35.95523 South and 145.60521 East (excluding the Outbreak Area), being the area between the 1.5 kilometre radius circle (broken line) and the 15 kilometre radius circle (unbroken line) in the map in Schedule 4.



SCHEDULE 4 - Map of the Churchill Road, Cobram West Outbreak Area and Suspension Area

SCHEDULE 5 – Exceptions for movement of host fruit

Host fruit that has received an approved treatment

- 1. Movement of host fruit that has received an approved treatment prior to movement, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and
 - (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure that:
 - (i) any used packaging or coverings containing host fruit are free of soil, plant residues and other organic matter; and
 - (ii) in the case of host fruit that has been consigned as a lot for the purpose of producing smaller packs of host fruit and has been repacked in smaller packs, the host fruit has been received, handled, stored and repacked under secure conditions which prevent infestation by Queensland fruit fly; and
 - (iii) any individual package contains only one kind of host fruit; and
 - (iv) all previous incorrect information displayed on the outer covering of the package is removed and the outer covering is legibly marked with the following information:
 - (A) the district of production; and
 - (B) the name, address, postcode and the State or Territory of both the grower and the packer; or where the business is sourcing from multiple growers, the name, address, postcode and the State or Territory of the packer; and
 - (C) a brief description of the contents of the package; or
 - (v) where the host fruit originates from a property or facility which is owned or occupied by a business accredited under a Certification Assurance Arrangement, the host fruit is packed, labelled and certified in accordance with any conditions prescribed in the Certification Assurance Arrangement.

Untreated host fruit for processing

- 2. Movement of untreated host fruit for processing, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and
 - (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the host fruit is securely covered by a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (iii) the host fruit must be loaded onto or into a transport vehicle on a hard surface and not within the orchard from which the host fruit was sourced; and
 - (iv) the transport vehicle is free of all soil and plant debris after loading; and
 - (v) the transport vehicle travels by the most direct route to the receiving processor; and
 - (c) The owner or occupier of the property or facility at which the host fruit is to be processed must ensure:
 - (i) the host fruit is processed within 24 hours of receipt; and
 - (ii) all measures to avoid spillage of host fruit are taken and where spillages occur, must be disposed of in a manner generally accepted as likely to prevent the spread of Queensland fruit fly; and
 - (iii) all processing wastes must be disinfested by heat or freezing or be buried.

Outer Area host fruit on a direct journey through the Outbreak Area or Suspension Area into the Outer Area

- 3. Movement of host fruit originating within the Outer Area and moving on a direct journey through the Outbreak Area or the Suspension Area into the Outer Area, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit is securely transported by covering with a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation.

Untreated Suspension Area host fruit on a direct journey to an end destination having no restrictions on account of Queensland fruit fly

- 4. Movement of host fruit originating within the Suspension Area and moving on a direct journey to an end destination which has no restrictions on account of Queensland fruit fly, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and

- (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the host fruit must be loaded onto or into a transport vehicle on a hard surface and not within the orchard from which the host fruit was sourced; and
 - (iii) the transport vehicle is free of all soil and plant debris after loading; and
 - (iv) the host fruit is transported under secure conditions that include:
 - (A) unvented packages or vented packages with the vents secured with mesh with a maximum aperture of 1.6mm prior to dispatch; or
 - (B) shrink-wrapped and sealed as a palletised unit; or
 - (C) fully enclosed under tarpaulins, shade cloth, bin cover or other covering which provides a maximum aperture of 1.6mm,
 - so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (v) the transport vehicle travels by the most direct route.

SCHEDULE 6 – Approved treatments for host fruit

Preharvest Treatment and Inspection

- 1. Tomatoes:
 - (a) treated preharvest with an application of dimethoate or fenthion or trichlorfon in accordance with all label directions for the control of Queensland fruit fly, and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 2. Capsicums and chillies:
 - (a) treated preharvest with an application of dimethoate in accordance with all label directions for the control of Queensland fruit fly, and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 3. Stonefruit:
 - (a) treated preharvest with an application of fenthion in accordance with all label directions for the control of Queensland fruit fly; and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 4. Table grapes:
 - (a) treated preharvest for the control of Queensland fruit fly, with a program of:
 - (i) bait sprays with an insecticide containing 0.24 g/L spinosad as the only active constituent in accordance with all label directions; or
 - (ii) bait sprays with an insecticide containing 1150 g/L maldison as the only active constituent in accordance with all label and APVMA permit (PER12359) directions; or
 - (iii) cover sprays using an insecticide containing 550 g/L fenthion as the only active constituent in accordance with all label and APVMA permit (PER11643) directions; and
 - (b) inspected postharvest where a sample of the fruit is inspected and found free of fruit fly larvae and free of broken skin.

Postharvest Dimethoate Dip

- 5. Any host fruit, excluding capsicum (hollow-fruited), chilli (hollow-fruited), cumquat and strawberries, treated with a postharvest dip using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions; where dipping is the last treatment before packing except in the case of:
 - (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and
 - (b) Pomefruit, where a non-recovery gloss wax and or a compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Dimethoate Flood Spray

- 6. Any host fruit, excluding cumquat, eggplant and strawberries, treated with a postharvest flood spray using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions, where spraying is the last treatment before packing except in the case of:
 - (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and

(b) Pomefruit, where a non-recovery gloss wax coating and or compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Methyl Bromide Fumigation

- 7. Any host fruit fumigated postharvest with a fumigant containing 1000 g/kg methyl bromide as its only active constituent in accordance with all label and APVMA permit (PER10699) directions, at the following rates:
 - (a) $10^{\circ}C 14.9^{\circ}C$ at 48 g/m3 for 2 hours; or
 - (b) $15^{\circ}C 20.9^{\circ}C$ at 40 g/m3 for 2 hours; or
 - (c) $21^{\circ}C 25.9^{\circ}C$ at 32 g/m3 for 2 hours; or
 - (d) $26^{\circ}C 31.9^{\circ}C$ at 24 g/m3 for 2 hours.

Postharvest Cold Treatment

- 8. Any appropriate host fruit treated postharvest at a temperature of:
 - (a) $0^{\circ}C \pm 0.5^{\circ}C$ for a minimum of 14 days; or
 - (b) $1^{\circ}C 3^{\circ}C \pm 0.5^{\circ}C$ for a minimum of 16 days (Lemons minimum 14 days).

Dated this 3rd day of May 2011.

SATENDRA KUMAR, Director, Plant Biosecurity, Department of Industry and Investment

Note: The Department's reference is O-354

PLANT DISEASES (FRUIT FLY OUTBREAK, ROYSTON ROAD, TOL TOL) ORDER 2011

under the Plant Diseases Act 1924

I, SATENDRA KUMAR, Director, Plant Biosecurity of the Department of Industry and Investment, with the delegated authority of the Minister for Primary Industries in pursuance of section 3A of the Plant Diseases Act 1924 ("the Act"), and in pursuance of section 4 of the Act being of the opinion that the importation, introduction or bringing of host fruit into specified portions of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*) into specified portions of New South Wales, make the following Order regulating the importation, introduction or bringing of host fruit into specified portions of New South Wales.

1 Name of Order

This Order is the Plant Diseases (Fruit Fly Outbreak, Royston Road, Tol Tol) Order 2011.

2 Commencement

This Order commences on the date it is published in the NSW Government Gazette.

3 Interpretation

(a) In this Order:

approved treatment means a treatment or schedule of treatments relevant to the type of host fruit or manner of harvest as specified in Schedule 6.

APVMA means the Australian Pesticides and Veterinary Medicines Authority.

authorised person means an inspector or a person authorised pursuant to section 11 (3) of the Act.

certificate means a Plant Health Certificate or a Plant Health Assurance Certificate.

Certification Assurance Arrangement means an arrangement approved by the Department which enables a business accredited under the arrangement to certify that certain quarantine requirements have been satisfied for the movement of host fruit to interstate and/or intrastate markets.

Note: An example of an approved Certification Assurance Arrangement is the Interstate Certification Assurance (ICA) Scheme.

Department means Industry and Investment, NSW – Primary Industries.

- *free of broken skin* means the skin has no preharvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and that have not healed with callus tissue.
- *host fruit* means the fruit specified in Schedule 1, being fruit which is susceptible to infestation by Queensland fruit fly.
- lot means a discrete quantity of fruit received from one grower at one time.

Outbreak Area means the portion of New South Wales described in Schedule 2.

Outer Area means the portion of New South Wales known as the NSW Fruit Fly Exclusion Zone, as specified in Proclamation P184 published in *NSW Government Gazette* No. 152 of 28 November 2008 at pages 11434 to 11435, excluding the Outbreak Area and the Suspension Area.

Plant Health Assurance Certificate means a certificate issued by a business accredited under a Certification Assurance Arrangement.

Plant Health Certificate means a certificate issued by an authorised person.

Queensland fruit fly means the pest Bactrocera tryoni (Froggatt).

Suspension Area means the portion of New South Wales described in Schedule 3.

the Act means the Plant Diseases Act 1924.

Note: covering or package, inspector, occupier and owner all have the same meaning as in the Act.

(b) In this Order, longitude and latitude coordinates are decimal degrees based upon the GDA 94 datum.

4 Regulation of the movement of host fruit

Pursuant to section 4 (1) of the Act the importation, introduction or bringing of host fruit into specified portions of New South Wales is regulated as follows:

- (a) Host fruit that originates from or has moved through:
 - (i) the Outbreak Area must not be moved into the Suspension Area or the Outer Area;
 - (ii) the Suspension Area must not be moved into the Outer Area,

except for such movements as are specified in Schedule 5 and which comply with the relevant conditions of exception set out in Schedule 5; and

- (b) The movement of any host fruit in accordance with Schedule 5 must be accompanied by a certificate:
 - (i) specifying the origin of the host fruit; and
 - (ii) in the case of a Plant Health Certificate, certifying that the host fruit has been treated in the manner specified in Schedule 6; and
 - (iii) in the case of a Plant Health Assurance Certificate, certifying that the host fruit originates from a property or facility which is owned or occupied by a business accredited under a Certification Assurance Arrangement.

SCHEDULE 1 – Host fruit

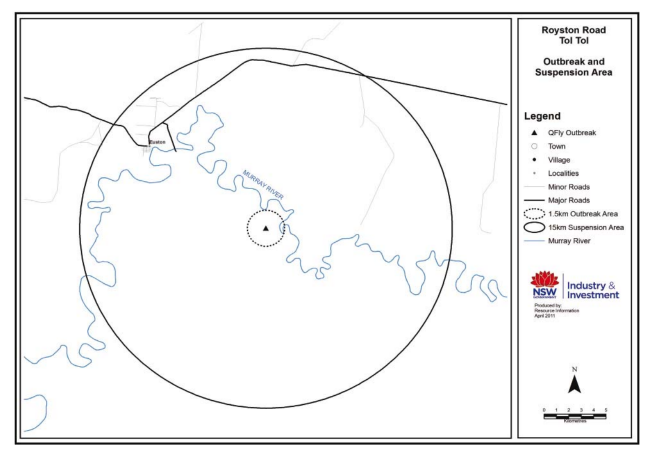
Abiu	Chilli	Lime	Persimmon
Acerola	Citron	Loganberry	Plum
Apple	Cumquat	Longan	Plumcot
Apricot	Custard Apple	Loquat	Pomegranate
Avocado	Date	Lychee	Prickly Pear
Babaco	Durian	Mandarin	Pummelo
Banana	Eggplant	Mango	Quince
Black Sapote	Feijoa	Mangosteen	Rambutan
Blackberry	Fig	Medlar	Raspberry
Blueberry	Granadilla	Miracle Fruit	Rollinia
Boysenberry	Grape	Mulberry	Santol
Brazil Cherry	Grapefruit	Nashi	Sapodilla
Breadfruit	Grumichama	Nectarine	Shaddock
Caimito (Star Apple)	Guava	Orange	Soursop
Cape Gooseberry	Hog Plum	Passionfruit	Sweetsop (Sugar Apple)
Capsicum	Jaboticaba	Pawpaw	Strawberry
Carambola (Starfruit)	Jackfruit	Peach	Tamarillo
Cashew Apple	Jew Plum	Peacharine	Tangelo
Casimiro (White Sapote)	Ju jube	Pear	Tomato
Cherimoya	Kiwifruit	Pepino	Wax jambu (Rose Apple)
Cherry	Lemon	-	

SCHEDULE 2 – Outbreak Area

The area within a 1.5 kilometre radius of the coordinates decimal degrees -34.64005 South and 142.84417 East, being the area within the 1.5 kilometre radius circle (broken line) in the map in Schedule 4.

SCHEDULE 3 – Suspension Area

The area within a 15 kilometre radius of coordinates decimal degrees -34.64005 South and 142.84417 East (excluding the Outbreak Area), being the area between the 1.5 kilometre radius circle (broken line) and the 15 kilometre radius circle (unbroken line) in the map in Schedule 4.



SCHEDULE 4 – Map of the Royston Road, Tol Tol Outbreak Area and Suspension Area

SCHEDULE 5 – Exceptions for movement of host fruit

Host fruit that has received an approved treatment

- 1. Movement of host fruit that has received an approved treatment prior to movement, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and
 - (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure that:
 - (i) any used packaging or coverings containing host fruit are free of soil, plant residues and other organic matter; and
 - (ii) in the case of host fruit that has been consigned as a lot for the purpose of producing smaller packs of host fruit and has been repacked in smaller packs, the host fruit has been received, handled, stored and repacked under secure conditions which prevent infestation by Queensland fruit fly; and
 - (iii) any individual package contains only one kind of host fruit; and
 - (iv) all previous incorrect information displayed on the outer covering of the package is removed and the outer covering is legibly marked with the following information:
 - (A) the district of production; and
 - (B) the name, address, postcode and the State or Territory of both the grower and the packer; or where the business is sourcing from multiple growers, the name, address, postcode and the State or Territory of the packer; and
 - (C) a brief description of the contents of the package;
 - (v) where the host fruit originates from a property or facility which is owned or occupied by a business accredited under a Certification Assurance Arrangement, the host fruit is packed, labelled and certified in accordance with any conditions prescribed in the Certification Assurance Arrangement.

Untreated host fruit for processing

- 2. Movement of untreated host fruit for processing, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and
 - (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the host fruit is securely covered by a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (iii) the host fruit must be loaded onto or into a transport vehicle on a hard surface and not within the orchard from which the host fruit was sourced; and
 - (iv) the transport vehicle is free of all soil and plant debris after loading; and
 - (v) the transport vehicle travels by the most direct route to the receiving processor; and
 - (c) The owner or occupier of the property or facility at which the host fruit is to be processed must ensure:
 - (i) the host fruit is processed within 24 hours of receipt; and
 - (ii) all measures to avoid spillage of host fruit are taken and where spillages occur, must be disposed of in a manner generally accepted as likely to prevent the spread of Queensland fruit fly; and
 - (iii) all processing wastes must be disinfested by heat or freezing or be buried.

Outer Area host fruit on a direct journey through the Outbreak Area or Suspension Area into the Outer Area

- 3. Movement of host fruit originating within the Outer Area and moving on a direct journey through the Outbreak Area or the Suspension Area into the Outer Area, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit is securely transported by covering with a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation.

Untreated Suspension Area host fruit on a direct journey to an end destination having no restrictions on account of Queensland fruit fly

- 4. Movement of host fruit originating within the Suspension Area and moving on a direct journey to an end destination which has no restrictions on account of Queensland fruit fly, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and

- (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the host fruit must be loaded onto or into a transport vehicle on a hard surface and not within the orchard from which the host fruit was sourced; and
 - (iii) the transport vehicle is free of all soil and plant debris after loading; and
 - (iv) the host fruit is transported under secure conditions that include:
 - (A) unvented packages or vented packages with the vents secured with mesh with a maximum aperture of 1.6mm prior to dispatch; or
 - (B) shrink-wrapped and sealed as a palletised unit; or
 - (C) fully enclosed under tarpaulins, shade cloth, bin cover or other covering which provides a maximum aperture of 1.6mm,
 - so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (v) the transport vehicle travels by the most direct route.

SCHEDULE 6 – Approved treatments for host fruit

Preharvest Treatment and Inspection

- 1. Tomatoes:
 - (a) treated preharvest with an application of dimethoate or fenthion or trichlorfon in accordance with all label directions for the control of Queensland fruit fly, and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 2. Capsicums and chillies:
 - (a) treated preharvest with an application of dimethoate in accordance with all label directions for the control of Queensland fruit fly, and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 3. Stonefruit:
 - (a) treated preharvest with an application of fenthion in accordance with all label directions for the control of Queensland fruit fly; and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 4. Table grapes:
 - (a) treated preharvest for the control of Queensland fruit fly, with a program of:
 - (i) bait sprays with an insecticide containing 0.24 g/L spinosad as the only active constituent in accordance with all label directions; or
 - (ii) bait sprays with an insecticide containing 1150 g/L maldison as the only active constituent in accordance with all label and APVMA permit (PER12359) directions; or
 - (iii) cover sprays using an insecticide containing 550 g/L fenthion as the only active constituent in accordance with all label and APVMA permit (PER11643) directions; and
 - (b) inspected postharvest where a sample of the fruit is inspected and found free of fruit fly larvae and free of broken skin.

Postharvest Dimethoate Dip

- 5. Any host fruit, excluding capsicum (hollow-fruited), chilli (hollow-fruited), cumquat and strawberries, treated with a postharvest dip using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions; where dipping is the last treatment before packing except in the case of:
 - (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and
 - (b) Pomefruit, where a non-recovery gloss wax and or a compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Dimethoate Flood Spray

- 6. Any host fruit, excluding cumquat, eggplant and strawberries, treated with a postharvest flood spray using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions, where spraying is the last treatment before packing except in the case of:
 - (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and

(b) Pomefruit, where a non-recovery gloss wax coating and or compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Methyl Bromide Fumigation

- 7. Any host fruit fumigated postharvest with a fumigant containing 1000 g/kg methyl bromide as its only active constituent in accordance with all label and APVMA permit (PER10699) directions, at the following rates:
 - (a) $10^{\circ}C 14.9^{\circ}C$ at 48 g/m3 for 2 hours; or
 - (b) $15^{\circ}C 20.9^{\circ}C$ at 40 g/m3 for 2 hours; or
 - (c) $21^{\circ}C 25.9^{\circ}C$ at 32 g/m3 for 2 hours; or
 - (d) $26^{\circ}C 31.9^{\circ}C$ at 24 g/m3 for 2 hours.

Postharvest Cold Treatment

- 8. Any appropriate host fruit treated postharvest at a temperature of:
 - (a) $0^{\circ}C \pm 0.5^{\circ}C$ for a minimum of 14 days; or
 - (b) $1^{\circ}C 3^{\circ}C \pm 0.5^{\circ}C$ for a minimum of 16 days (Lemons minimum 14 days).

Dated this 3rd day of May 2011.

SATENDRA KUMAR, Director, Plant Biosecurity, Department of Industry and Investment

Note: The Department's reference is O-351

PLANT DISEASES (FRUIT FLY OUTBREAK, PAYNTERS SIDING NTN 2546) ORDER 2011

under the Plant Diseases Act 1924

I, SATENDRA KUMAR, Director, Plant Biosecurity of the Department of Industry and Investment, with the delegated authority of the Minister for Primary Industries in pursuance of section 3A of the Plant Diseases Act 1924 ("the Act"), and in pursuance of section 4 of the Act being of the opinion that the importation, introduction or bringing of host fruit into specified portions of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*) into specified portions of New South Wales, make the following Order regulating the importation, introduction or bringing of host fruit into specified portions of New South Wales.

1 Name of Order

This Order is the Plant Diseases (Fruit Fly Outbreak, Paynters Siding NTN 2546) Order 2011.

2 Commencement

This Order commences on the date it is published in the NSW Government Gazette.

3 Interpretation

(a) In this Order:

approved treatment means a treatment or schedule of treatments relevant to the type of host fruit or manner of harvest as specified in Schedule 6.

APVMA means the Australian Pesticides and Veterinary Medicines Authority.

authorised person means an inspector or a person authorised pursuant to section 11 (3) of the Act.

certificate means a Plant Health Certificate or a Plant Health Assurance Certificate.

Certification Assurance Arrangement means an arrangement approved by the Department which enables a business accredited under the arrangement to certify that certain quarantine requirements have been satisfied for the movement of host fruit to interstate and/or intrastate markets.

Note: An example of an approved Certification Assurance Arrangement is the Interstate Certification Assurance (ICA) Scheme.

Department means Industry and Investment, NSW – Primary Industries.

- *free of broken skin* means the skin has no preharvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and that have not healed with callus tissue.
- *host fruit* means the fruit specified in Schedule 1, being fruit which is susceptible to infestation by Queensland fruit fly.
- lot means a discrete quantity of fruit received from one grower at one time.

NTN means national trap number.

Outbreak Area means the portion of New South Wales described in Schedule 2.

- *Outer Area* means the portion of New South Wales known as the NSW Fruit Fly Exclusion Zone, as specified in Proclamation P184 published in *NSW Government Gazette* No. 152 of 28 November 2008 at pages 11434 to 11435, excluding the Outbreak Area and the Suspension Area.
- *Plant Health Assurance Certificate* means a certificate issued by a business accredited under a Certification Assurance Arrangement.

Plant Health Certificate means a certificate issued by an authorised person.

Queensland fruit fly means the pest Bactrocera tryoni (Froggatt).

Suspension Area means the portion of New South Wales described in Schedule 3.

the Act means the Plant Diseases Act 1924.

Note: covering or package, inspector, occupier and owner all have the same meaning as in the Act.

(b) In this Order, longitude and latitude coordinates are decimal degrees based upon the GDA 94 datum.

4 Regulation of the movement of host fruit

Pursuant to section 4 (1) of the Act the importation, introduction or bringing of host fruit into specified portions of New South Wales is regulated as follows:

- (a) Host fruit that originates from or has moved through:
 - (i) the Outbreak Area must not be moved into the Suspension Area or the Outer Area;
 - (ii) the Suspension Area must not be moved into the Outer Area,

except for such movements as are specified in Schedule 5 and which comply with the relevant conditions of exception set out in Schedule 5; and

- (b) The movement of any host fruit in accordance with Schedule 5 must be accompanied by a certificate:
 - (i) specifying the origin of the host fruit; and
 - (ii) in the case of a Plant Health Certificate, certifying that the host fruit has been treated in the manner specified in Schedule 6; and
 - (iii) in the case of a Plant Health Assurance Certificate, certifying that the host fruit originates from a property or facility which is owned or occupied by a business accredited under a Certification Assurance Arrangement.

Abiu Acerola	Chilli Citron	Lime Loganberry	Persimmon Plum
Apple	Cumquat	Longan	Plumcot
Apricot	Custard Apple	Loquat	Pomegranate
Avocado	Date	Lychee	Prickly Pear
Babaco	Durian	Mandarin	Pummelo
Banana	Eggplant	Mango	Quince
Black Sapote	Feijoa	Mangosteen	Rambutan
Blackberry	Fig	Medlar	Raspberry
Blueberry	Granadilla	Miracle Fruit	Rollinia
Boysenberry	Grape	Mulberry	Santol
Brazil Cherry	Grapefruit	Nashi	Sapodilla
Breadfruit	Grumichama	Nectarine	Shaddock
Caimito (Star Apple)	Guava	Orange	Soursop
Cape Gooseberry	Hog Plum	Passionfruit	Sweetsop (Sugar Apple)
Capsicum	Jaboticaba	Pawpaw	Strawberry
Carambola (Starfruit)	Jackfruit	Peach	Tamarillo
Cashew Apple	Jew Plum	Peacharine	Tangelo
Casimiro (White Sapote)	Ju jube	Pear	Tomato
Cherimoya	Kiwifruit	Pepino	Wax jambu (Rose Apple)
Cherry	Lemon	-	

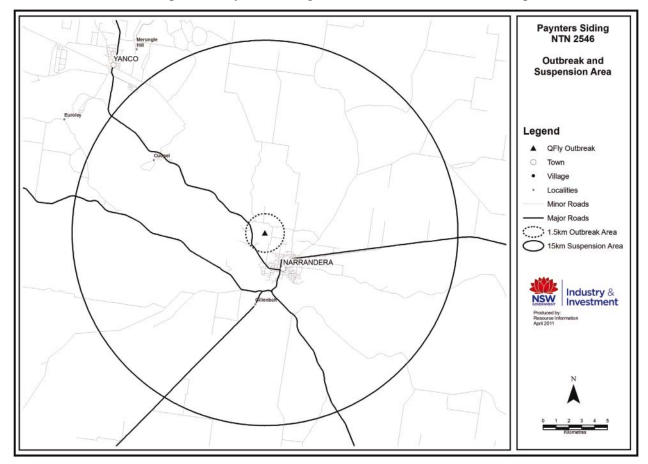
SCHEDULE 1 – Host fruit

SCHEDULE 2 – Outbreak Area

The area within a 1.5 kilometre radius of the coordinates decimal degrees -34.721817 South and 146.5377 East, being the area within the 1.5 kilometre radius circle (broken line) in the map in Schedule 4.

SCHEDULE 3 – Suspension Area

The area within a 15 kilometre radius of coordinates decimal degrees -34.721817 South and 146.5377 East (excluding the Outbreak Area), being the area between the 1.5 kilometre radius circle (broken line) and the 15 kilometre radius circle (unbroken line) in the map in Schedule 4.



SCHEDULE 4 - Map of the Paynters Siding NTN 2546 Outbreak Area and Suspension Area

SCHEDULE 5 – Exceptions for movement of host fruit

Host fruit that has received an approved treatment

- 1. Movement of host fruit that has received an approved treatment prior to movement, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and
 - (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure that:
 - (i) any used packaging or coverings containing host fruit are free of soil, plant residues and other organic matter; and
 - (ii) in the case of host fruit that has been consigned as a lot for the purpose of producing smaller packs of host fruit and has been repacked in smaller packs, the host fruit has been received, handled, stored and repacked under secure conditions which prevent infestation by Queensland fruit fly; and
 - (iii) any individual package contains only one kind of host fruit; and
 - (iv) all previous incorrect information displayed on the outer covering of the package is removed and the outer covering is legibly marked with the following information:
 - (A) the district of production; and
 - (B) the name, address, postcode and the State or Territory of both the grower and the packer; or where the business is sourcing from multiple growers, the name, address, postcode and the State or Territory of the packer; and
 - (C) a brief description of the contents of the package; or
 - (v) where the host fruit originates from a property or facility which is owned or occupied by a business accredited under a Certification Assurance Arrangement, the host fruit is packed, labelled and certified in accordance with any conditions prescribed in the Certification Assurance Arrangement.

Untreated host fruit for processing

- 2. Movement of untreated host fruit for processing, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and
 - (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the host fruit is securely covered by a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (iii) the host fruit must be loaded onto or into a transport vehicle on a hard surface and not within the orchard from which the host fruit was sourced; and
 - (iv) the transport vehicle is free of all soil and plant debris after loading; and
 - (v) the transport vehicle travels by the most direct route to the receiving processor; and
 - (c) The owner or occupier of the property or facility at which the host fruit is to be processed must ensure:
 - (i) the host fruit is processed within 24 hours of receipt; and
 - (ii) all measures to avoid spillage of host fruit are taken and where spillages occur, must be disposed of in a manner generally accepted as likely to prevent the spread of Queensland fruit fly; and
 - (iii) all processing wastes must be disinfested by heat or freezing or be buried.

Outer Area host fruit on a direct journey through the Outbreak Area or Suspension Area into the Outer Area

- 3. Movement of host fruit originating within the Outer Area and moving on a direct journey through the Outbreak Area or the Suspension Area into the Outer Area, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit is securely transported by covering with a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation.

Untreated Suspension Area host fruit on a direct journey to an end destination having no restrictions on account of Queensland fruit fly

- 4. Movement of host fruit originating within the Suspension Area and moving on a direct journey to an end destination which has no restrictions on account of Queensland fruit fly, subject to the following conditions:
 - (a) The owner or occupier of the property or facility from which the host fruit originates must ensure that the host fruit remains under secure conditions from post harvest to the time of dispatch and transport, except when impractical during packing and grading activities; and

- (b) Prior to movement, the owner or occupier of the property or facility from which the host fruit originates must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the host fruit must be loaded onto or into a transport vehicle on a hard surface and not within the orchard from which the host fruit was sourced; and
 - (iii) the transport vehicle is free of all soil and plant debris after loading; and
 - (iv) the host fruit is transported under secure conditions that include:
 - (A) unvented packages or vented packages with the vents secured with mesh with a maximum aperture of 1.6mm prior to dispatch; or
 - (B) shrink-wrapped and sealed as a palletised unit; or
 - (C) fully enclosed under tarpaulins, shade cloth, bin cover or other covering which provides a maximum aperture of 1.6mm,
 - so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (v) the transport vehicle travels by the most direct route.

SCHEDULE 6 – Approved treatments for host fruit

Preharvest Treatment and Inspection

- 1. Tomatoes:
 - (a) treated preharvest with an application of dimethoate or fenthion or trichlorfon in accordance with all label directions for the control of Queensland fruit fly, and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 2. Capsicums and chillies:
 - (a) treated preharvest with an application of dimethoate in accordance with all label directions for the control of Queensland fruit fly, and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 3. Stonefruit:
 - (a) treated preharvest with an application of fenthion in accordance with all label directions for the control of Queensland fruit fly; and
 - (b) inspected postharvest at the rate of at least 1 package in every 100 or part thereof, and found free of fruit fly larvae and free of broken skin.
- 4. Table grapes:
 - (a) treated preharvest for the control of Queensland fruit fly, with a program of:
 - (i) bait sprays with an insecticide containing 0.24 g/L spinosad as the only active constituent in accordance with all label directions; or
 - (ii) bait sprays with an insecticide containing 1150 g/L maldison as the only active constituent in accordance with all label and APVMA permit (PER12359) directions; or
 - (iii) cover sprays using an insecticide containing 550 g/L fenthion as the only active constituent in accordance with all label and APVMA permit (PER11643) directions; and
 - (b) inspected postharvest where a sample of the fruit is inspected and found free of fruit fly larvae and free of broken skin.

Postharvest Dimethoate Dip

- 5. Any host fruit, excluding capsicum (hollow-fruited), chilli (hollow-fruited), cumquat and strawberries, treated with a postharvest dip using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions; where dipping is the last treatment before packing except in the case of:
 - (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and
 - (b) Pomefruit, where a non-recovery gloss wax and or a compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Dimethoate Flood Spray

- 6. Any host fruit, excluding cumquat, eggplant and strawberries, treated with a postharvest flood spray using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions, where spraying is the last treatment before packing except in the case of:
 - (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and

(b) Pomefruit, where a non-recovery gloss wax coating and or compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Methyl Bromide Fumigation

- 7. Any host fruit fumigated postharvest with a fumigant containing 1000 g/kg methyl bromide as its only active constituent in accordance with all label and APVMA permit (PER10699) directions, at the following rates:
 - (a) $10^{\circ}C 14.9^{\circ}C$ at 48 g/m3 for 2 hours; or
 - (b) $15^{\circ}C 20.9^{\circ}C$ at 40 g/m3 for 2 hours; or
 - (c) $21^{\circ}C 25.9^{\circ}C$ at 32 g/m3 for 2 hours; or
 - (d) $26^{\circ}C 31.9^{\circ}C$ at 24 g/m3 for 2 hours.

Postharvest Cold Treatment

- 8. Any appropriate host fruit treated postharvest at a temperature of:
 - (a) $0^{\circ}C \pm 0.5^{\circ}C$ for a minimum of 14 days; or
 - (b) $1^{\circ}C 3^{\circ}C \pm 0.5^{\circ}C$ for a minimum of 16 days (Lemons minimum 14 days).

Dated this 3rd day of May 2011.

SATENDRA KUMAR, Director, Plant Biosecurity, Department of Industry and Investment

Note: The Department's reference is O-350

LANDS

DUBBO CROWN LANDS OFFICE 45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830 Phone: (02) 6883 3300 Fax: (02) 6884 2067

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.

> KATRINA HODGKINSON, Minister for Primary Industries

> > Column 2

SCHEDULE

Column 1

Land District: Mudgee Local Government Area: Mid-Western Regional Council Locality: Tannabutta, Wellington (Parish, County) Reserve No. 756906 Public Purpose: Future public requirements Notified: 29 June 2007 Lot 288, DP 43546, Parish Tannabutta, County Wellington File Reference: 08/4872

Notes: Disposal of Lot 288 in DP 43546

The part being Lot 288, DP 43546, Parish Tannabutta, County Wellington of an area of 2ha

NOTIFICATION OF CLOSING OF ROADS

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

KATRINA HODGKINSON Minister for Primary Industries

Description

Local Government Area & Land District – Dubbo

Lot 1, DP 1163911, Parish of Dubbo, County of Lincoln (not being land under the Real Property Act). File No.: 10/16807

Note: On closing, the title for Lot 1 shall vest in the State of New South Wales as Crown land.

Local Government Area & Land District – Coonabarabran

Lots 1 and 2, DP 1161846, Parishes of Coonabarabran & Urabrible, County of Gowen (not being land under the Real Property Act). File No.: 10/09860

Note: On closing, the titles for Lots 1 and 2 shall vest in the State of New South Wales as Crown land.

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

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 are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Parish – Gabramatta; County – Wallace Land District – Cooma Local Government Area – Snowy River

Road Closed: Lot 1, DP 1163638 at Yaouk subject to an easement for Right of Carriageway created by DP 1163638. File Reference: GB05H486

Schedule

On closing, the land within Lot 1, DP 1163638 remains vested in the State of New South Wales as Crown land.

Description

Parish – Budawang; County – St Vincent Land District – Braidwood Local Government Area – Palerang

Road Closed: Lot 1, DP 1163594 at Charleys Forest. File Reference: GB05H636

Schedule

On closing, the land within Lot 1, DP 1163594 remains vested in the State of New South Wales as Crown land.

Description

Parish – Bannaby; County – Argyle Land District – Goulburn Local Government Area – Upper Lachlan

Road Closed: Lot 1, DP 1157560 at Bannaby. File Reference: 10/01492

Schedule

On closing, the land within Lot 1, DP 1157560 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 2, DP 1164068 at Rosedale. File Reference: 10/19728

Schedule

On closing, the land within Lot 2, DP 1164068 remains vested in the State of New South Wales as Crown land.

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

IN pursuance of the provisions of Section 151 of the Act 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.

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

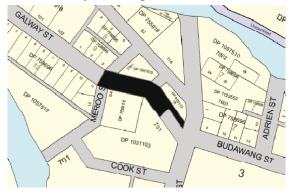
SCHEDULE 1

Parish – Budawang; County – St Vincent Locality – Mongarlowe; Land District – Braidwood LGA – Palerang

Description: Crown known as Galway Street between Meroo and Sergeant Streets (as shown by black colour in diagram below).

SCHEDULE 2

Roads Authority: Palerang. Reference: 11/00017



SCHEDULE 1

Parish – Strathaird; County – Argyle Land District – Goulburn; Suburb – Myrtleville LGA – Upper Lachlan Shire Council

Description: Crown road west and part north of Lot 201 DP 1162758 (as shown by black colour in diagram below).

SCHEDULE 2

Roads Authority: Upper Lachlan Shire Council; Reference: 10/05044. Council's Ref: 24/1/585 & RA 188/Lot 1



SCHEDULE 1

Parish – Uringalla; County – Argyle Land District – Goulburn; Suburb – Marulan LGA – Goulburn Mulwaree

Description: Crown road south of Lots 22, 23 and 24, DP 750053 and Lot 1, DP 834993 (as shown by black colour in diagram below).

SCHEDULE 2

Roads Authority: Goulburn Mulwaree. Reference: 10/16920



CROWN LANDS ACT 1989

ORDER

Authorisation of Additional Purpose Under Section 121A

PURSUANT to section 121A of the Crown Lands Act 1989, I authorise by this Order, the purpose specified in Column 1 to be an additional purpose to the declared purpose of the reserves specified opposite thereto in Column 2 of the Schedule.

KATRINA HODGKINSON Minister for Primary Industries

SCHEDULE

Column 1 Tourist Facilities and Services *Column 2* Reserve No. 91145 Public Purpose: Preservation of historical sites and buildings Notified: 2 June 1978 File Reference: 10/16248

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.

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Land District – Lismore; LGA – Byron

Road Closed: Lot 1, DP 1161334 at Booyong, Parish Teven, County Rous. File Reference: GF05H578

Schedule

On closing, the land within Lot 1, DP 1161334 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 1, DP 1161081 at Harwood, Parish Harwood, County Clarence. File Reference: GF05H577

Schedule

On closing, the land within Lot 1, DP 1161081 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Murwillumbah; LGA – Tweed

Road Closed: Lot 1, DP 1154206 at Cudgera Creek, Parish Mooball, County Rous. File Reference: GF06H531

Schedule

On closing, the land within Lot 1, DP 1154206 remains vested in the State of New South Wales as Crown Land.

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

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public roads specified in Schedule 1 are 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 roads specified in Schedule 1 cease to be Crown public road.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

Parish – Coree South; County – Urana Land District – Deniliquin; Locality – Jerilderie

SCHEDULE 1

Lot 1, Deposited Plan 1142628

SCHEDULE 2

Roads Authority: Jerilderie Shire Council. File No.: HY00H22

MOREE OFFICE Frome Street (PO Box 388), Moree NSW 2400 Phone: (02) 6752 5055 Fax: (02) 6752 1707

NOTIFICATION OF CLOSING OF ROADS

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

KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Land District – Moree; Council – Moree Plains Parishes – Gin; County – Benarba

Road Closed: Lot 1 in DP 1124446. File Reference: ME06H287

Note: Upon closure the land remains vested in the Crown as Crown land.

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

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.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Parish – Coorumbung; County – Northumberland; Land District – Newcastle; LGA – Lake Macquarie

Road closed: Lots 1 and 2, DP 1162422 (not being land under the Real Property Act). File No.: 10/03658

Schedule

On closing, the land within Lots 1 and 2, DP 1162422 remain 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

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.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

Column 2

SCHEDULE

Column 1

Land District: Molong. Local Government Area: Wellington Shire Council. Locality: Loombah. Lot 146, DP 724517, Parish Loombah, County Gordon. Lot 145, DP 753240, Parish Loombah, County Gordon. Lot 144, DP 753240, Parish Loombah, County Gordon. Area: 10.46 hectares. File No.: 11/03320.

Reserve No.: 87334. Public Purpose: Public recreation. Notified: 15 August 1969. Lot 7001, DP 1032343, Parish Loombah, County Gordon. New Area: 19.37 hectares.

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.

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

> > Column 2

SCHEDULE

Column 1 Land District: Forbes Local Government Area: Forbes Shire Council Locality: Forbes Reserve No. 94797 Public Purpose: Future public requirements Notified: 15 May 1981 File Reference: OE80A8

The whole being Lot 67, DP 750158, Parish Forbes, CountyAshburnham of an area of 1.614ha

Note: Sale of land to current tenure holder

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.

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Parish – Huntley; County – Bathurst Land District – Orange

Road Closed: Lots 201, 206, 208, 209, 212 and 213 in DP 1016486. File No.: 10/15603

Note: On closing, the land within Lots 201, 206, 208, 209, 212 and 213 in DP 1016486 remains vested in Orange City Council as operational land for the purposes of the Local Government Act 1993.

Council Ref: D11/4662 102/301/210/1/1

PURSUANT to section 121A of the Crown Lands Act 1989, I authorise by this Order, the purpose specified in Column 1 to be an additional purpose to the declared purpose of

ORDER – AUTHORISATION OF ADDITIONAL

PURPOSE UNDER SECTION 121A

the reserves specified opposite thereto in Column 2 of the KATRINA HODGKINSON, M.P.,

Minister for Primary Industries

SCHEDULE

Column 1

Schedule.

Environmental protection.

Column 2 Reserve No.: 87334. Public Purpose: Public recreation. Notified: 15 August 1969. File No.: 11/03320.

NEW SOUTH WALES GOVERNMENT GAZETTE No. 44

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

Column 1

Land District: Metropolitan

Location: North Parramatta

File number: 08/10925-02

Date of Notification: 29 June 2007

Council: Parramatta

Parish: Field of Mars

County: Cumberland

Reserve: 752028 Purpose: Future public

requirements

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 are extinguished. Upon closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Parish – Carwoola; County – Murray Land District – Queanbeyan Local Government Areas – Queanbeyan and Palerang

Road Closed: Lot 1, DP 1160162 at Carwoola (not being land under the Real Property Act). File No.: GB06H47

Schedule

On closing, the title for the land in Lot 1, DP 1160162 remains vested in the State of New South Wales as Crown land.

Description

Parish – Barnet; County – Murray Land District – Braidwood Local Government Area – Palerang

Road Closed: Lot 1, DP 1158319 at Mount Fairy (not being land under the Real Property Act). File No: GB05H297

Schedule

On closing, the title for the land in Lot 1, DP 1158319 remains vested in the State of New South Wales as Crown land.

REVOCATION OF RESERVATION OF CROWN LAND

PURSUANT to section 90 (1) 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.

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

SCHEDULE

Column 1

Land District: Braidwood Council: Palerang Parish: Barnet County: Murray Location: Boro Reserve: 754867 Purpose: Future public requirements Date of Notification: 29 June 2007 File number: GB05H297

Column 2 Part Reserve 754867 comprising Lot 3 in DP 1158319.

REVOCATION OF RESERVATION OF CROWN LAND

PURSUANT to section 90 (1) 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.

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

SCHEDULE

Part Reserve 752028 being Lot 1, DP 1162502.

PLAN OF MANAGEMENT FOR NARRABEEN LAGOON UNDER PART 5, DIVISION 6, **OF THE CROWN LANDS ACT 1989 AND**

A draft plan of management has been prepared for the Crown reserves described below, managed by the Narrabeen Lagoon Reserve (R1031949) Trust, to which Warringah Council has been appointed trust manager.

CROWN LANDS REGULATION 2006

The draft plan can be viewed at Warringah Council's Civic Centre, 725 Pittwater Road, Dee Why (during business hours); on Council's website www.warringah.nsw.gov.au; at the Crown Lands Division office, Level 12, 10 Valentine Avenue, Parramatta (during business hours); and online at www.lpma.nsw.gov.au

The plan will be on exhibition from Friday, 6 May 2011 to Friday, 10 June 2011.

The public are invited to make representations on the draft plan. Submissions will be received up until Friday, 10 June 2011 and may be made in writing to "Draft Narrabeen Lagoon Plan of Management", Warringah Council, 725 Pittwater Road, Dee Why NSW 2099; by email to council@ warringah.nsw.gov.au or online at www.yoursaywarringah. com.au/narrabeenlagoonPOM

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description of Land

Land District – Metropolitan: L.G.A. – Warringah; Parish – Manly Cove; County – Cumberland

Crown Reserve No.1031949, notified on 18 March 2011, for the public purpose of public recreation and coastal environmental protection (being Lot 7355, DP 1164008

Column 2

2785

1929

and part Lot 7301, DP 1140671); Dedication No. 500510, notified on 1 November 1911, for the public purpose of public recreation (being Lot 7134, DP 9799); and Dedication No. 1000488, notified on 1 November 1911, for the public purpose of public recreation (being Lot 7135, DP 9799).

Location: Narrabeen. File No.: 10/06601

ESTABLISHMENT OF RESERVE TRUST

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

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

SCHEDULE

Column 1 Putney Park Reserve Trust Column 2 Dedication No. 500341 Public Purpose: Public recreation Notified: 1 February 1929 Reserve No. 100005 Public Purpose: Public Recreation Notified: 20 February 1987 File Reference: 11/04591

APPOINTMENT OF CORPORATION TO MANAGE **RESERVE TRUST**

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

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

SCHEDULE

Column 1	Column 2	Column 3
Ryde City	Putney Park	Dedication No. 500341
Council	Reserve Trust	Public Purpose: Public recreation
		Notified: 1 February 192
		Reserve No. 100005
		Public Purpose: Public
		recreation
		Notified: 20 February 19

otified: 20 February 1987 File Reference: 11/04591

For a term commencing the date of this notice.

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.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

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

Road Closed: Lot 1 in Deposited Plan 1163441, Parish Loomberah, County Parry. File Reference: 08/8739

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

NOTIFICATION OF CLOSING OF A ROAD

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

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Locality – Colly Blue, Spring Ridge Land District – Tamworth; L.G.A. – Liverpool Plains

Road Closed: Lot 1 in Deposited Plan 1153333, Parish Rodd & Mema, County Pottinger. File Reference: 07/5596

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

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

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.

> KATRINA HODGKINSON, MP Minister for Primary Industries

Description

Land District – Kempsey LGA – Kempsey

Road Closed: Lot 1, DP 1161976 at South West Rocks, Parish Arakoon, County Macquarie. File Reference: TE06H102

Schedule

On closing, the land within Lot 1, DP 1161976 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Taree LGA – Greater Taree

Road Closed: Lot 1, DP 1162216 at Marlee, Parish Lewis, County Macquarie. File Reference: 07/4178

Schedule

On closing, the land within Lot 1, DP 1162216 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Kempsey LGA – Kempsey

Road Closed: Lot 1, DP 1159602 at Willi Willi, Parish Panton, County Dudley. File Reference: 07/5757

Schedule

On closing, the land within Lot 1, DP 1159602 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Kempsey LGA – Kempsey

Road Closed: Lot 1, DP 1159592 at South Kempsey, Parish Beranghi, County Macquarie. File Reference: 07/2713

Schedule

On closing, the land within Lot 1, DP 1159592 remains vested in the State of New South Wales as Crown Land.

WAGGA WAGGA OFFICE Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650

Phone: (02) 6937 2700

NOTIFICATION OF CLOSING OF A ROAD

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

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Parish – South Gundagai; County – Wynyard Land District – Gundagai; LGA – Gundagai

Lot 1 in DP 1162108 at South Gundagai. File No.: WA06H254

Note: On closing, the land within Lot 1 in DP 1162108 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Palmer and Boreegerry; County – Urana Land District – Urana; LGA – Jerilderie

Lots 2 and 3 in DP 1129671 at Jerilderie and Oaklands. File No.: WA05H325

Note: On closing, the land within Lots 2 and 3 in DP 1129671 remains vested in the State of New South Wales as Crown land.

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

> > Column 2

SCHEDULE

Column 1 Albury City Council Crown Reserves Reserve Trust

Fax: (02) 6921 1851

Reserve No. 87202 Public Purpose: Town Hall Notified: 30 May 1969 File Reference: 09/03295

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

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

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

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

Administrative District – Hillston North Shire – Carrathool Parish – Gunnagi; County – Blaxland Parish – Terry; County – Franklin

The purpose of Western Lands Lease 2995, being the land contained within Folio Identifier 1043/762265 has been altered from "Grazing" to "Grazing and Cultivation" effective from 29 April 2011.

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

The conditions previously annexed to Western Lands Lease 2995 have been revoked and the following conditions have been annexed thereto.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE No. 2995

- (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 Land and Property Management Authority 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 must pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (8) The lessee must hold and use the land leased bona fide for the lessee's own exclusive benefit and must not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee must 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 must be used only for the purpose of Grazing and Cultivation.
- (12) The lessee must 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 must comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (16) The lessee must comply with the provisions of the Water Management Act 2000 and any regulations made in pursuance of that Act.
- (17) The lessee must not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except to the satisfaction of the Commissioner.
- (18) The lessee must ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the

Commissioner and not permit refuse to accumulate on the land.

- (19) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee 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 must leave the land in a clean and tidy condition free from rubbish and debris.
- (20) The lessee must, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (21) The lessee must not obstruct or interfere with any reserves, roads or tracks on the land leased or the lawful use thereof by any person.
- (22) The lessee must erect gates on roads within the land leased when and where directed by the Commissioner for public use and must maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (23) The right is reserved to the public of free access to, and passage along, the bank of any watercourse adjoining the land leased and the lessee must not obstruct access or passage by any member of the public to or along the bank.
- (24)Any part of a reserve for travelling stock, camping or water supply within the land leased must, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee must post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee must provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities must be erected and maintained to the satisfaction of the Commissioner. The lessee must not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (25) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (26) The lessee must comply with the provisions of the Native Vegetation Act 2003 and any regulations made in pursuance of that Act.
- (27) The lessee must comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Authority has first been obtained and any condition to which the consent is subject under sub section (6) is complied with.
- (28) Notwithstanding any other condition annexed to the lease, the lessee must, in removing timber for the

purpose of building, fencing or firewood, comply with the routine agricultural management activities listed in the Native Vegetation Act 2003.

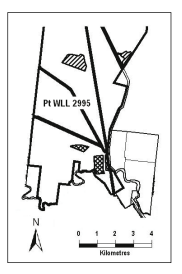
- The lessee must not interfere with the timber on any of (29)the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the Forestry Act 1916 and must not prevent any person or persons duly authorised in that behalf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

- (37) The lessee must not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (38) The lessee must comply with the provisions of the Protection of the Environment Operations Act 1997 particularly in relation to disposal of tailwaters or waters which may be contaminated with fertiliser, herbicide or pesticide or similar chemicals.
- (39) The lessee must ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- (40) The cultivation areas partly cover Travelling Stock Reserves (TSR) 253 and 71436 and suitable arrangements must be made with the relevant Livestock Health and Pest Authority prior to commencement of any development. If suitable arrangements cannot be made with the Livestock Health and Pest Authority, the matter will be determined by the Western Lands Commissioner.
- (41) Except with the specific approval of the Commissioner, no cultivation or ancillary works associated with any cultivation must be undertaken within 40 metres, on the landward side, of the bank of the Willandra Creek. These areas are not to be disturbed by the use of any implements or used for the purposes of any silo, temporary grain storage, machinery shed or other installations or works of any kind.
- (42) The lessee must ensure incised drainage lines, other than man-made structures, which carry water after storms are left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
- (43) The lessee must establish windbreaks at his/her own expense, as may be ordered by the Western Lands Commissioner to provide adequate protection of the soil.
- (44) The lessee must ensure that stubble is retained on the soil surface and must not be burnt, except with the approval of the Commissioner or his delegate. Where such approval is granted, stubble burning is to be carried out with the approval as per requirements of the NSW Rural Fire Services.
- (45) The lessee must undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (46) Disposal of tail water into creeks and rivers is controlled by the Department of Environment, Climate Change and Water under the Protection of the Environment Act 2003. Before disposing of any tail water or water

which may be contaminated with fertiliser, herbicide or pesticide, the lessee must contact the Department of Environment, Climate Change and Water.

- (47) The lessee must ensure that no tail water or drainage water run-off will escape or discharge into or onto adjoining lands by any means including surface or sub-surface drains or pipes.
- (48) The lessee must ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the commissioner.
- (49) The lessee must ensure land within 60 metres of any texture contrast or duplex soil area remains uncultivated except in accordance with a plan approved by the Commissioner. Texture contrast (or duplex) soils are soil types which have a sandy to loamy topsoil abruptly overlying a clay subsoil and are prone to scolding(producing claypans and hummocks).
- (50) The lessee must ensure that areas with a slope greater than 2% remain uncultivated until any soil conservation measures documented in a plan approved by the Commissioner have been implemented at the lessee's expense.
- (51) The lessee must ensure that Cultivation and cropping do not alter the natural flood regime or obstruct the reasonable passage of floodwaters. Crops are not to be protected by levees.
- The lessee must consider the requirements of the (52) National Parks and Wildlife Act 1974, with regard to Aboriginal sites and which are extremely vulnerable to many kinds of agricultural development. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director-General of the Department of Environment, Climate Change and Water. If any Aboriginal archaeological relics or sites are found in the cultivated areas, cultivation must cease until the lessee has notified the Department of Environment, Climate Change and Water of the existence of the Aboriginal site. Contact details are: The Manager, Cultural Heritage Unit, Department of Environment, Climate Change and Water at 58-62 Wingewarra Street, Dubbo NSW 2830 (02 6883 5324).

- (53) The lessee must only Dryland cultivate 99 ha (shown hatched) and 93 ha of Irrigated cultivation (shown cross-hatched) on the diagram hereunder. Cultivation outside these areas will only be allowable with the written consent of the Commissioner or Minister.
- (54) Cultivation is permitted over the whole of the areas shown hatched and cross-hatched unless the Commissioner has required that specific areas remain uncultivated.



Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

BALRANALD 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 Road Train Vehicles may be used subject to any requirements or conditions set out in the Schedule.

Dated: 7 April 2011.

CHRIS LITTLEMORE, General Manager, Balranald Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Balranald Shire Council Notice No. 1/2011.

2. Commencement

This Notice takes effect on the date of publication in the NSW Government Gazette.

3. Effect

This Notice remains in force until 30 September 2015 unless it is amended or repealed earlier.

4. Application

This Notice applies to those Road Train vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2010 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
RT		Church Street, Balranald	MR67 McCabe Street	Bank Street	
RT		Bank Street, Balranald	Church Street	Island Road	
RT		Island Road, Balranald	Bank Street	MR67 McCabe Street	

OFFICIAL NOTICES

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Date: 2 May 2011.

BARRY W. BARLOW, General Manager, Conargo Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Conargo Shire Council 25 Metre B-Double route Notice No. 2/2011.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31 December 2011 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.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	296	Pretty Pine Road	6.25 km East of shire boundary	Shire boundary with Wakool Shire	For a trial period terminating 31 December 2011

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

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

Date: 2 May 2011.

BARRY W. BARLOW, General Manager, Conargo Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Conargo Shire Council 25 Metre B-Double Route Notice No. 1/2011.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 1 September 2015 unless it is amended or repealed earlier.

4. Application

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

5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	296	Pretty Pine Road, Pretty Pine	HW21 Cobb Highway, Pretty Pine	6.25 km East of shire boundary with Wakool Shire Council	

ROAD TRANSPORT (GENERAL) ACT 2005

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

CONARGO 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.

Date: 2 May 2011.

BARRY W. BARLOW, General Manager, Conargo Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Conargo Shire Council B-Doubles Repeal Notice No. 1/2011.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Amendment

The General B Double Permit Notice 2010 is amended by omitting the following from that Notice:

Туре	Road	Starting point	Finishing point
25m	Barratta Road, Pretty Pine	HW21 Cobb Highway	Balpool Road

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

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

Date: 3 March 2011.

HEIN BASSON, General Manager, Glen Innes Severn Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Glen Innes Severn Council 4.6 Metre High Vehicle Route Notice No. 01/2011.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

Туре	Road No.	Road Name	Starting Point	Finishing Point
4.6	MR137	Bannockburn Road/Yetman Road, Inverell	Inverell Saleyards, 375 Yetman Road, Inverell	Jardine Road, Inverell
4.6	MR137	Jardine Road, Inverell	Bannockburn Road/Yetman Road, Inverell	Gwydir Highway, Inverell

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

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

Date: 5 March 2011.

HEIN BASSON, General Manager, Inverell Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Inverell Shire Council 4.6 Metre High Vehicle Route Notice No. 01/2011.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

Туре	Road Name	Starting Point	Finishing Point
4.6	Delungra Road, Delungra	Delungra Feedlot, 522-523 Delungra Road, Delungra	Gwydir Highway, Delungra

OFFICIAL NOTICES

ROAD TRANSPORT (GENERAL) ACT 2005

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

MOREE PLAINS 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 Road Trains may be used subject to any requirements or conditions set out in the Schedule.

Dated: 8 April 2011.

LESTER RODGERS, Acting General Manager, Moree Plains Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Moree Plains Shire Council Road Train Notice No. 1/2011.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 1 September 2015 unless it is amended or repealed earlier.

4. Application

This Notice applies to those Road Train 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.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
RT	000	Frome Street, Moree	Bridge Street	Balo Street	
RT	000	Bridge Street, Moree	Balo Street	Frome Street	

OFFICIAL NOTICES

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 29 March 2011.

J. J. GOSSAGE, General Manager, Tenterfield Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Tenterfield Shire Council 25m B-Double Route Notice No. 01/2011.

2. Commencement

This Notice takes effect on the date of the gazettal.

3. Effect

This Notice remains in force until 30 September 2015 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.

Туре	Road Name	Starting Point	Finishing Point
25	Sunnyside Platform Road, Sunnyside	Bruxner Highway	New England Highway

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

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

Dated: 29 March 2011.

J. J. GOSSAGE, General Manager, Tenterfield Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Tenterfield Shire Council 25m B-Double Route Notice No. 02/2011.

2. Commencement

This Notice takes effect on the date of the gazettal.

3. Effect

This Notice remains in force until 30 September 2015 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.

Туре	Road Name	Starting Point	Finishing Point
25	Ballandean Street, Jennings	New England Highway	Duke Street
25	Duke Street, Jennings	Ballandean Street	High Street
25	High Street/Brushabers Road, Jennings	Duke Street	THALES Depot, 129 Brushabers Road

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

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

Date: 3 May 2011.

ALAN LAWRENCE, Acting General Manager, Tumbarumba Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited Tumbarumba Shire Council 25 Metre B-Double route Notice No. 1/2011.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 1 July 2011 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 2010 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25m		Maginnity's Gap Road, Tumbarumba	Upper Boggy Creek Road	Approx 200m east of Upper Boggy Creek Road	
25m		Upper Boggy Creek Road, Tumbarumba	Maginnity's Gap Road	Mundaroo Road	
25m		Mundaroo Road, Tumbarumba	Upper Boggy Creek Road	Mundaroo Access Road	

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Carlingford in the The Hills Shire Council area

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

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

SCHEDULE

An easement in gross for rock anchors as described in Memorandum 2139814 recorded at Land and Property Management Authority, over the land situated in the Hills Shire Council area, Parish of Field of Mars and County of Cumberland described below:

Land Burdened

The site designated [E] on Deposited Plan 1157635, and described thereon as "proposed easement for rock anchors 1 wide" and limited in height and unlimited in depth as shown on Deposited Plan 1157635, being part of the land in Certificate of Title 3/877235 and said to be in the possession of John Donne Bennett and Helen Marie Bennett (registered proprietors) and St George Bank Limited (mortgagee); and

The site designated [E] on Deposited Plan 1157635, and described thereon as "proposed easement for rock anchors 1 wide" and limited in height and unlimited in depth as shown on Deposited Plan 1157635, being part of the land in Certificate of Title 13/251125 and said to be in the possession of Graeme John Dobbs and Kim Louise Dobbs (registered proprietors), NSW Teachers Credit Union Limited (mortgagee) and the Crown (below a depth from the surface of 30.48 metres).

(RTA Papers: 10M4795)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Cataract in the Wollongong City Council area

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

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

SCHEDULE

ALL that piece or parcel of land situated in the Wollongong City Council area, Parish of Cordeaux and County of Camden, shown as Lot 2 Deposited Plan 1155518.

(RTA Papers: 497.11232)

Other Notices

ANTI-DISCRIMINATION ACT 1977

Erratum

THE notice published on page 2721 of the *New South Wales Government Gazette* on 29 April 2011 under the heading "Anti-Discrimination Act 1977" was published with a printing error. The notice is republished in full hereunder and corrects this error. The gazettal date remains 29 April 2011.

ANTI-DISCRIMINATION ACT 1977

Exemption Order

UNDER the provisions of section 126 of the Anti-Discrimination Act 1977, an exemption is given from sections 49A-D, 51 and 53 of the Anti-Discrimination Act 1977, to the New South Wales Consumer Advisory Group – Mental Health Inc (ABN 82 549 537 349) to designate, advertise and recruit Consumer Workers who are self-identified as having experience of a mental illness.

This exemption will remain in force for a period of ten years from the date given.

Dated this 21st day of April 2011.

STEPAN KERKYASHARIAN, A.O., President, Anti-Discrimination Board of NSW

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation Pursuant to Section 76

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 76 of the Associations Incorporation Act 2009.

Cancellation is effective as at the date of gazettal.

- Orange Amateur Astronomy Club Incorporated Inc9890820 Climate Change Coalition Incorporated – Inc9886893 Ghana Parables World Ministries Australia
- Incorporated Inc9888531
- Apollo House Education Centre Incorporated Inc9888553
- Parramatta Road Dream Cruise Incorporated Inc9886548
- Filipino for Unity Movement of Australia Incorporated – Inc9877205
- Peak Hill and District Poultry Club Incorporated Inc9882035
- St Turf Growers Association NSW Incorporated Inc9880258
- Vedanta Centres of Australia Incorporated Inc9881293
- South Inverell Resident's Association Incorporated Y3032501
- Cowra Women's Hockey Association Incorporated Y2247429
- Dubbo Country Music Association Incorporated Inc9891884
- Darul Uloom of New South Wales Incorporated Inc9884089
- EFKS Care Australia Incorporated Y2706913

Ironcurtain Foundation Incorporated – Inc9878034 Action Foundation Incorporated – Inc9877507

- Gordon Neighbourhood Centre Incorporated Inc9881106
- HQ Coy Comm Z Association Incorporated Inc9881215
- Australian-Chinese Friends of Labour Incorporated Inc9878526
- NSW Youth Training & Development Association Incorporated – Inc9886600
- Parramatta & District Hockey Club Incorporated Inc9879295
- Sydney Patriots Ice Hockey Club Incorporated Inc9879722
- Ulladulla Jets Hockey Club Incorporated Inc9883539
- Avondale Wombats Rugby Club Incorporated Inc9878076

Evolve Ministries Incorporated – Inc9880345 Greenwich Community Pre-School Inc – Y0386031

Burmese Community Broadcasting Group Incorporated – Inc9878894

Dated 27th day of April 2011.

ROBYNE LUNNEY, A/Manager, Financial Analysis Branch, Registry of Co-operatives & Associations, Office of Fair Trading, Department of Finance & Services

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation Pursuant to Section 72

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 72 of the Associations Incorporation Act 2009.

Cancellation is effective as at the date of gazettal.

Y0920043 – Wauchope Community College Incorporated D/11/3111 Inc9889053 – Save the Highlands Incorporated D/11/5018 Y0310420 - Peat Island Residents Welfare Association Inc 00/29010 Y2366125 - South Western N.S.W. Land Management Group Incorporated D/10/15596 Inc9886209 – Antiochian Orthodox School Building Fund Incorporated D/11/5443 Inc9886208 - Orthodox Church Development Fund Incorporated D/11/5445 Inc9882840 - Macedonian Orthodox Archdiocese of Australia and New Zealand Incorporated D/11/5446 Inc9882461 - Macedonian Orthodox Church Trustees Incorporated D/11/5448 Inc9881013 -Hunter Conservation Incorporated D/11/5449 Inc9874478 – Orthodox Churches Property Incorporated D/11/5451 Inc9883636 - Maingg Maingg Incorporated D/11/5469

Inc9895092 –Sydney Pungsunghan Church Incorporated D/11/5473 Inc9879505 – Skor Sports Inc D/11/692

Dated 3rd day of May 2011.

ROBYNE LUNNEY,

A/Manager, Financial Analysis, Registry of Co-operatives & Associations, Office of Fair Trading, Department of Finance & Services

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation Pursuant to Section 72

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 72 of the Associations Incorporation Act 2009.

Cancellation is effective as at the date of gazettal.

The Rotary Clubs of Port Macquarie Hastings Urology Association Incorporated – Inc9889259 Tourist Railway Association Kurrajong Incorporated – Y2995135

- North Coast Motorcycle Club Incorporated Inc9878294
- Northern Rivers Gestalt Institute Incorporated Y2239427

The Young Men's Christian Association of Broken Hill Inc – Y1148437

- Probus Club of Waverley Incorporated Y0896002
- Port Macquarie Sea Rescue Group Inc Y0473823
- The Channon Community Incorporated Inc9883840
- Kidsafe Hunter Incorporated Inc9892506

ARVN Reserve Officer Friendship Association Incorporated – Inc9890742

Sydney Australian Chinese Children's Arts Theatre Inc – Inc9874137

Clarence Valley Beefplan Incorporated – Inc9880969 The New Christian Church of Full Endeavour, Australia Incorporated – Inc9887084

Dated 21st day of April 2011.

ROBYNE LUNNEY, A/Manager, Financial Analysis, Registry of Co-operatives & Associations, Office of Fair Trading, Department of Finance & Services

CONTAMINATED LAND MANAGEMENT ACT 1997

Declaration of Significantly Contaminated Land (Section 11 of the Contaminated Land Management Act 1997)

Declaration Number 20111104; Area Number 3296.

THE Environment Protection Authority (EPA) declares the following land to be significantly contaminated land under the Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

This declaration applies to the land that is located at 110 Elizabeth Street, Tighes Hill NSW (Lot 1 in DP 327092 within the local Government Area of Newcastle City Council). The land to which this declaration applies is shown on the attached figure. 2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following substances ("the contaminants"):

- Petroleum Hydrocarbons (TPH);
- Benzene, Toluene, Ethylbenzene and Xylene (BTEX); and
- Polycyclic aromatic hydrocarbons (PAHs including naphthalene).
- 3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in section 12 of the Act and for the following reasons has determined that the land is contaminated and that the contamination is significant enough to warrant regulation under the Act:

- Shallow groundwater is contaminated with separate phase and dissolved phase hydrocarbons at concentrations exceeding beneficial use criteria; and
- Contaminated groundwater has migrated off site and may continue to migrate off site where it may pose a risk to workers undertaking excavations, occupants of adjoining properties and surface water receptors.
- 4. Further action under the Act

The making of this declaration does not prevent the carrying out of voluntary management of the site and any person may submit a voluntary management proposal for the site to the EPA. If the proposal satisfies the requirements of section 17 of the Act the EPA may agree not to issue a management order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a management order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Manager Contaminated Sites Department of Environment, Climate Change and Water PO Box A290 Sydney South NSW 1232 or faxed to (02) 9995 5930

by not later than 3 June 2011

Date: 3 May 2011

NIALL JOHNSTON, Manager, Contaminated Sites, Department of Environment, Climate Change and Water

NOTE:

Management order may follow

If management of the site or part of the site is required, the EPA may issue a management order under section 14 of the Act.

Amendment/Repeal

This declaration may be amended or repealed. It remains in force until it is otherwise amended or repealed. The subsequent declaration must state the reasons for the amendment or repeal (section 44 of the Act).

Information recorded by the EPA

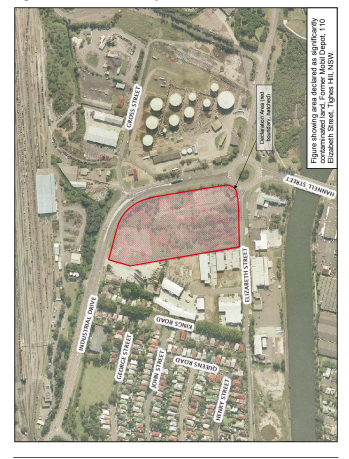
Section 58 of the Act requires the EPA to maintain a public record. A copy of this significantly contaminated land declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to section 149 (2) of the Environmental Planning and Assessment Act that the land is declared significantly contaminated land. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the section 149 (2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.



CONTAMINATED LAND MANAGEMENT ACT 1997

Declaration of Significantly Contaminated Land (Section 11 of the Contaminated Land Management Act 1997)

Declaration Number 20111103; Area Number 3295

THE Environment Protection Authority (EPA) declares the following land to be significantly contaminated land under the Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

The land to which this notice applies is described as 1234 Princes Highway (Lot 1 in DP 230603), Engadine NSW, in the local government area of Sutherland Shire (as illustrated on the attached map).

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with petroleum hydrocarbons, including benzene, toluene, ethylbenzene and xylenes ("the contaminants").

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in section12 of the Act and for the following reasons has determined that the land is contaminated and that the contamination is significant enough to warrant regulation under the Act:

- Benzene, toluene, ethylbenzene and xylenes have migrated offsite in groundwater at concentrations that exceed human health guideline values; and
- Human exposures to the contaminants could potentially occur if groundwater is extracted from any current or future unregistered bores for beneficial use or if contaminant vapours accumulate in enclosed spaces.
- 4. Further action under the Act

The making of this declaration does not prevent the carrying out of voluntary management of the site and any person may submit a voluntary management proposal for the site to the EPA. If the proposal satisfies the requirements of section17 of the Act the EPA may agree not to issue a management order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a management order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Manager Contaminated Sites Office of Environment and Heritage Department of Premier and Cabinet PO Box A290 Sydney South NSW 1232 or faxed to (02) 9995 5930

by not later than 4 June 2011

Date: 4 May 2011

NIALL JOHNSTON, Manager, Contaminated Sites, Office of Environment and Heritage Department of Premier and Cabinet

NOTE:

Management order may follow

If management of the site or part of the site is required, the EPA may issue a management order under section14 of the Act.

Amendment/Repeal

This declaration may be amended or repealed. It remains in force until it is otherwise amended or repealed. The subsequent declaration must state the reasons for the amendment or repeal (section44 of the Act).

Information recorded by the EPA

Section 58 of the Act requires the EPA to maintain a public record. A copy of this significantly contaminated land declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to section149 (2) of the Environmental Planning and Assessment Act that the land is declared significantly contaminated land. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the section149 (2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.

CO-OPERATIVES ACT 1992

Notice Under Section 601AA of the Corporations Act 2001 as Applied by Section 325 of the Co-operatives Act 1992

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

KOORI CARE CO-OPERATIVE LIMITED

Dated this 3rd day of May 2011.

R. LUNNEY,

Delegate of the Registrar of Co-Operatives

CO-OPERATIVES ACT 1992

Notice Under Section 601AA of the Corporations Act 2001 as Applied by Section 325 of the Co-operatives Act 1992

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

THE HILLS CENTRE CO-OPERATIVE LTD

Dated this 3rd day of May 2011.

R. LUNNEY, Delegate of the Registrar of Co-Operatives

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

PURSUANT to section 173 of the District Court Act 1973, I direct that the District Court shall sit in its criminal jurisdiction at the place and time shown as follows:

Parkes 10.00am 9 May 2011 (1 week) In lieu of 9 May 2011 (2 weeks)

Dated this 29th day of April 2011.

R. O. BLANCH, Chief Judge

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

PURSUANT to section 32 of the District Court Act 1973, I direct that the District Court shall sit in its civil jurisdiction at the place and time shown as follows:

Lismore 10.00am 24 October 2011 (3 weeks) In lieu of 24 October 2011 (2 weeks)

Dated this 29th day of April 2011.

R. O. BLANCH, Chief Judge

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

PURSUANT to section 32 of the District Court Act 1973, I direct that the District Court shall sit in its civil jurisdiction at the place and time shown as follows:

Newcastle 10.00am 12 September 2011 (2 weeks) Sittings Cancelled

Dated this 3rd day of May 2011.

R. O. BLANCH, Chief Judge

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

PURSUANT to section 173 of the District Court Act 1973, I direct that the District Court shall sit in its criminal jurisdiction at the place and time shown as follows:

Wagga Wagga 10.00am 10 October 2011 (2 weeks) In lieu of 10 October 2011 (5 weeks)

Dated this 3rd day of May 2011.

R. O. BLANCH, Chief Judge

LOCAL GOVERNMENT ACT 1993

ORDER

I, the Hon Donald Page, M.P., Minister for Local Government, in pursuance of section 516 (1A) of the Local Government Act 1993, do by this Order determine that for the purpose of the definitions of "boarding house" and "lodging house" in that section the maximum tariffs, exclusive of GST, that a boarding house or lodging house may charge tariff-paying occupants are:

(a) Where full board and lodging is provided –

\$308 per week for single accommodation, or \$512 per week for family or shared accommodation. (b) Where less than full board and lodging is provided – \$205 per week for single accommodation, or \$342 per week for family or shared accommodation.

Dated this 18th day of April 2011.

The Hon DONALD PAGE, M.P., Minister for Local Government

LOCAL GOVERNMENT ACT 1993

ERRATUM

THE Proclamation made in pursuance of sections 255, 256 and 736 of the Local Government Act 1993 and published in *NSW Government Gazette* No. 39 of 29 April 2011 on page 2725 contained a typographical error. The correct date of the Proclamation is the 21st day of April 2011 and not the 20th day of April 2011. The amended Proclamation contained in Schedule A of this erratum corrects the error and the gazettal date remains 29 April 2011.

SCHEDULE A

LOCAL GOVERNMENT ACT 1993

PROCLAMATION

MARIE BASHIR, Governor

I, Professor MARIE BASHIR, A.C., C.V.O., Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of sections 255, 256 and 736 of the Local Government Act 1993, do, by this my Proclamation, declare further to my Proclamations published in *New South Wales Government Gazette* No. 25 of 27 February 2008, appearing on page 1251 declaring all civic offices of Port Macquarie-Hastings Council vacant and *New South Wales Government Gazette*No. 20 of 23 January 2009, appearing on page 449, that:

1. Mr Neil PORTER is appointed as Administrator of Port Macquarie-Hastings Council on and from 30 April 2011 until the declaration of the fresh elections of Council that are to be conducted on 8 September 2012.

Signed and sealed at Sydney, this 21st day of April 2011.

By Her Excellency's Command,

DONALD PAGE, M.P., Minister for Local Government

GOD SAVE THE QUEEN!

LOCAL GOVERNMENT ACT 1993

REPORT

and DETERMINATION

of

THE LOCAL GOVERNMENT REMUNERATION

TRIBUNAL

under SECTIONS 239 AND 241

of the

LOCAL GOVERNMENT ACT 1993

28 April 2011

Local Government Remuneration Tribunal 2011 Annual Review

Report

BACKGROUND

- 1. Pursuant to Section 241 of the Local Government Act 1993 (the Act) the Local Government Remuneration Tribunal hereby determines in each category of council, the maximum and minimum amount of fees to be paid to mayors and councillors of councils, as well as chairpersons and members of county councils.
- 2. On 8 November 2010 the Tribunal wrote to all mayors advising of the commencement of the 2011 annual review. In respect of this review the Tribunal advised councils that it would be undertaking a review of the minimum and maximum fee levels for each category but would not be reviewing the categories at this time. In accordance with Section 239 of the Act the Tribunal is required to determine the categories of councils and mayoral offices at least once every 3 years. The next review of categories is scheduled to take place during the 2012 review.
- 3. The Tribunal also wrote to the Presidents of the Local Government and Shires Associations (LGSA) in similar terms, and subsequently met with the Presidents. The Tribunal wishes to place on record its appreciation to the Presidents for making time to see the Tribunal

2011 REVIEW

- 4. The LGSA provided a submission on fees and related matters. As in previous years, the LGSA has recommended that fees be set as a percentage of the annual salary paid to NSW Members of Parliament. The LGSA has also provided an overview of the various factors contributing to the role and workload of councillors including training and development, financial sustainability, impact of climate change, cost shifting and increased accountability and transparency in decision making.
- 5. The Tribunal also received 16 submissions from individual councils. The majority of those submissions supported an increase in the fees payable to councillors and mayors. The submissions also addressed the following issues:
 - workload
 - complexity of issues
 - training and development
 - expenses
 - categorisation

6 May 2011

- 6. The Tribunal has had regard to the submissions received and to comments made by the Associations in regard to the level of fees. Suggestions that fees be set as a percentage of the salary of a Member of Parliament are not supported for reasons stated in previous reports. Should there be significant change to or restructure of local government in NSW the Tribunal would comprehensively review the fee structure at that time.
- 7. A number of submissions have raised the increasing complexity of council work, in particular responsibilities associated with integrated planning and reporting and planning and development reform. It is argued that these, and other functions, add to the workload of councillors and thereby warrant an increase in remuneration. The Tribunal confirms its remarks previously made several times to the effect that that an increase in workload does not in itself reflect a change in the roles and responsibilities of councillors, which is the test for considering whether any increase in remuneration is warranted. Additional planning and reporting requirements, for example, are reflective of changed modes of work rather than a fundamental shift in the role and responsibilities of office.
- 8. The role of a councillor is outlined in section 232 of the Act. That is:

As a member of the governing body of the council, a councillor's duties include:

- to provide a civic leadership role in guiding the development of the community strategic plan for the area and to be responsible for monitoring the implementation of the council's delivery program
- to play a key role in the creation and review of the council's policies and objectives and criteria relating to the exercise of the council's regulatory functions
- to review the performance of the council and its delivery of services, and the delivery program and revenue policies of the council.

As an elected person, the role of a councillor includes:

- to represent the interests of the residents and ratepayers
- to provide leadership and guidance to the community
- to facilitate communication between the community and the council.
- 9. Ongoing training is essential to ensure councillors have timely access to the information necessary to perform their roles and responsibilities effectively. The Tribunal is pleased that both the Division of Local Government in the Department of Premier and Cabinet and the Local Government and Shires Association offer professional development opportunities for both new and existing councillors and mayors. Since the last election in September 2008 1,061 or 83% of councillors have attended a councillor information seminar provided under the NSW Government's Councillor Development Strategy. These seminars covered roles and responsibilities, code of conduct and meeting practice. A further 26 seminars were held in 2010 and 2011 covering financial reporting, recruitment and oversight of general managers and an update of the code of conduct. Professional development is also provided through the Associations' Learning Solutions Unit which conducted twenty-one councillor workshops from January to June 2010 with courses including Financial Skills for Councillors and Integrated

Planning and Reporting. Councillors and mayors should avail themselves of professional development opportunities to ensure they have a clear understanding of their roles and responsibilities and have the necessary skills to perform effectively.

- 10. The Tribunal has also received advice that there is an expectation in some councils that councillors are to pay for some or all of their expenses from their annual fee. Expenses reasonably incurred by councillors are outside provisions made under the annual fee determinations. The policy in regard to the payment of expenses is outlined in the Division of Local Government's publication "Guidelines for the payment of expenses and the provision of facilities for Mayors and Councillors in NSW, October 2009". In accordance with that policy, councillor expenses and facilities to realistically account for costs incurred by councillors independent of the level of their annual fees.
- 11. The Tribunal is aware that councils play a pivotal role in developing and sustaining local communities. The Tribunal acknowledges that significant work has already been done in the area of long term strategic planning by councils. Part of this planning involves the rationalisation of common activities to the benefit of local communities. The Tribunal has been made aware of recent initiatives in collaborative arrangements between councils, including the sharing of waste removal, library and corporate services between councils. The Division of Local Government has advised that councils have reported over 800 collaborative arrangements, an increase from 403 reported in 2007. The Division is also working with the Local Government and Shires Associations of New South Wales, Local Government Managers Australia, and the Strategic Alliance Network to develop ways to share this information, build relevant skills, and promote further council collaboration.
- 12. The Tribunal will continue to monitor local government initiatives and inform itself of the new State Government's direction for local government. The Tribunal notes that the newly elected Coalition Government has announced changes to the Environmental Planning and Assessment Act which will return some planning responsibilities back to local councils. The Tribunal will review these changes when the legislation is amended and will monitor the impact on councillor and mayor responsibilities.
- 13. The Tribunal acknowledges the valuable contribution councillors and mayors make to our communities and has determined an appropriate increase. Having regard to the factors discussed in the report, and after considering key economic indicators, and after taking the views of the Assessors into account, the Tribunal considers that an increase of 4.2 per cent in the fees for councillors and mayors is appropriate and so determines.

2012 REVIEW OF CATEGORIES

14. The Tribunal has received two submissions from councils seeking categorisation to another category or the creation of a new category. The Tribunal last undertook a fundamental review of categories during the 2009 review. That review found that there was no strong case to significantly alter the current categories of councillor and mayoral offices or to move individual councils between categories. The Tribunal did however apply descriptive titles for each of the categories to more accurately reflect the nature of differences between the different groups.

- 15. In accordance with Section 239 of the Act the Tribunal is required to determine the categories for councils and mayoral offices for the purpose of determining fees at least once every three years. Accordingly the Tribunal will again review the categories in 2012.
- 16. Section 240 of the Act requires the Tribunal to determine categories according to the following matters:
 - "240 (1)
 - the size of areas
 - the physical terrain of areas
 - the population of areas and the distribution of the population
 - the nature and volume of business dealt with by each Council
 - the nature and extent of the development of areas
 - the diversity of communities served
 - the regional, national and international significance of the Council
 - such matters as the Remuneration Tribunal considers relevant to the provision of efficient and effective local government
 - such other matters as may be prescribed by the regulations."
- 17. To ensure there is sufficient time to consider the relevant issues and undertake consultation the Tribunal will commence the 2012 review earlier than usual. Councils will be asked to consider the existing categories and where appropriate suggest alternative models of categorisation.
- 18. It is expected that the Tribunal will write to all councils and the associations in September inviting submissions for the 2012 review of categories.

Local Government Remuneration Tribunal HELEN WRIGHT Dated: 28 April 2011

DETERMINATION PURSUANT TO SECTION 239 OF CATEGORIES OF COUNCILS AND COUNTY COUNCILS EFFECTIVE FROM 1 JULY 2011

- Category Principal City (1) Sydney
- Category Major City (3) Newcastle Parramatta Wollongong

Category – Metropolitan Major (2) Blacktown Penrith

Category – Metropolitan Centre (16)

Bankstown Liverpool Campbelltown North Sydney Fairfield Randwick Gosford Ryde Sutherland The Hills Hornsby Warringah Hurstville Willoughby Lake Macquarie Wyong

Category – Metropolitan (21)

	· · /
Ashfield	Lane Cove
Auburn	Leichhardt
Botany	Manly
Burwood	Marrickville
Camden	Mosman
Canada Bay	Pittwater
Canterbury	Rockdale
Holroyd	Strathfield
Hunters Hill	Waverley
Kogarah	Woollahra
Ku-ring-gai	

Category – Regional Rural (32)

Albury Armidale Dumaresq Ballina Bathurst Bega Valley **Blue Mountains** Broken Hill Byron Cessnock Clarence Valley Coffs Harbour Dubbo Eurobodalla Great Lakes Goulburn Mulwaree Queanbeyan

Greater Taree Griffith Hawkesbury Kempsey Lismore Maitland Orange Port Macquarie-Hastings Port Stephens Shellharbour Shoalhaven Tamworth Tweed Wagga Wagga Wingecarribee Wollondilly

Category – Rural (77)

Balranald Bellingen Berrigan Bland Blayney Guyra Bogan Bombala Harden Boorowa Hav Bourke Brewarrina Cabonne Junee Carrathool Kiama Central Darling Kyogle Cobar Conargo Leeton Coolamon Cooma-Monaro Coonamble Cootamundra Corowa Cowra Murray Deniliquin Dungog Forbes Gilgandra Glen Innes Severn Narrandera

Gloucester Narromine Greater Hume Palerang Gundagai Parkes Gunnedah Oberon Richmond Valley Gwydir Singleton Snowy River Temora Inverell Tenterfield Jerilderie Tumbarumba Tumut Upper Hunter Upper Lachlan Lachlan Uralla Urana Lithgow Wakool Liverpool Plains Walcha Lockhart Walgett Mid-Western Warren Moree Plains Warrumbungle Weddin Murrumbidgee Wellington Muswellbrook Wentworth Nambucca Yass Valley Narrabri Young

TOTAL GENERAL PURPOSE COUNCILS

TOTAL GENERAL FURFOSE COUNCIL

Category – County Councils Water (5) Central Tablelands Riverina Water Goldenfields Water Rous MidCoast

.5

152

14

Category - County Councils Other (9)

Castlereagh – Macquar	ie Richmond River
Central Murray	Southern Slopes
Far North Coast	Upper Hunter
Hawkesbury River	Upper Macquarie
New England Tableland	ds

TOTAL COUNTY COUNCILS

DETERMINATION PURSUANT TO SECTION 241 OF FEES FOR COUNCILLORS AND MAYORS

Pursuant to section 241 of the Local Government Act 1993, the annual fees to be paid in each of the categories to councillors, mayors, members and chairpersons of county councils effective on and from 1 July 2011 are determined as follows:

	Councillor/Member Annual Fee		Mayor/Chairperson Additional Fee*	
	Minimum	Maximum	Minimum	Maximum
Principal City	22,680	33,270	138,780	182,610
Major City	15,110	24,960	32,140	72,710
Metropolitan Major	15,110	24,960	32,140	72,710
Metropolitan Centre	11,340	21,170	24,100	56,250
Metropolitan	7,550	16,640	16,080	36,320
Regional Rural	7,550	16,640	16,080	36,320
Rural	7,550	9,970	8,020	21,770
County Council – Water	1,500	8,320	3,220	13,660
County Council – Other	1,500	4,980	3,220	9,080

* This fee must be paid in addition to the fee paid to the Mayor/ Chairperson as a Councillor/Member (section 249 (2)).

> Local Government Remuneration Tribunal HELEN WRIGHT Dated: 28 April 2011.

NSW PESTICIDES REGULATION 1995

Western Sydney Parklands Trust

THE Pesticide Use Notification Plan for the Western Sydney Parklands Trust has been finalised under the requirements of NSW Pesticides Regulation 1995.

This plan will operate in those areas identified in Schedule 3 of the Western Sydney Parklands Act 2006.

The plan can be viewed at the Western Sydney Parklands Trust office located at Level 4, 10 Valentine Avenue, Parramatta or at www.westernsydneyparklands.com.au

PESTICIDES ACT 1999

Notice Under Section 48 (4)

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

SEAN NUNAN, Team Leader, Licensing and Registration by delegation

SCHEDULE

Pilot (Pesticide Rating) Licence

Name and address of licensee Gary SAUNDERS, 420 Tindal Road, Eatonsville NSW 2460 Date of granting of licence

29 April 2011

RETENTION OF TITLE

HER Excellency the Governor, by deputation of Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by Mr RICHARD TORBAY, who served as Speaker of the NSW Legislative Assembly from 8 May 2007 to 2 May 2011.

SPORTING INJURIES INSURANCE ACT 1978

Order of Declaration under Section 5

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

SYDNEY INDIAN SPORTS CLUB

to be a sporting organisation, for the purposes of the provisions of the Act in respect of the activities of Indoor Soccer & Indoor Cricket

Date: 12 April 2011.

MARY HAWKINS, Acting Chair

STATE RECORDS ACT 1998

PURSUANT to the provisions of section 13 of the State Records Act 1998, the State Records Authority of New South Wales ('State Records') hereby notifies that it proposes to review the following records management standard:

Standard on the physical storage of State records

State Records is consulting and seeking feedback on the current standard as part of the review. Copies of the standard may be consulted on the State Records' website at www.records.nsw.gov.au/recordkeeping, or at the Sydney Records Centre, No. 2 Globe Street, The Rocks, Sydney, or at the Western Sydney Records Centre, 143 O'Connell Street, Kingswood, during business hours.

Any person may provide feedback on the standard by completing the feedback form available on the State Records' website at http://records.nsw.gov.au/recordkeeping/ government-recordkeeping-manual/rules/standards More information may be obtained by contacting Catherine Robinson, Senior Project Officer Standards and Regulation on (02) 8247 8631 or email: catherine.robinson@ records.nsw.gov.au

Feedback must be received by Friday, 10 June 2011.

ALAN VENTRESS, Director

WATER INDUSTRY COMPETITION ACT 2006

Order Under Section 51

Order Declaring That a Licensed Retail Supplier or Licensed Network Operator is a Monopoly Supplier

PURSUANT to section 51 of the Water Industry Competition Act 2006, having regard to the fact that, in the market for nonrainfall dependent drinking water in Sydney, the Illawarra and the Blue Mountains:

- (1) there are no other suppliers to provide competition, and
- (2) there is no contestable market by potential suppliers in the short term,

the Minister for Finance and Services declares Sydney Desalination Plant (SDP) Pty Ltd (ACN 125 935 177) to be a monopoly supplier, in a network operator and retail supplier capacity:

- (a) for the purposes specified in Sydney Desalination Plant Pty Ltd's Network Operator's Licence (Licence 10_010) and Retail Supplier's Licence (Licence No. 10_011R), and
- (b) for distribution within the area of operations as specified in those Licences, and
- (c) to specified persons or classes of persons as specified in SDP Pty Ltd's Retail Supplier's Licence (Licence No. 10_011R).

Dated: 2 May 2011.

GREG PEARCE, M.L.C., Minister for Finance and Services

PROPERTY, STOCK AND BUSINESS AGENTS ACT 2002

Notification Under Section 98 (1) (b)

I, PAUL HOLLIS, Manager, Strategy and Resources, as delegate of the Director-General, give notice, under section 98 (1) (b) of the Property, Stock and Business Agents Act 2002, that the licensees specified in Column One of the Schedule, hold in an account kept at the authorised deposit-taking institution specified in Column Two of the Schedule, the amount of money specified in Column Three of the Schedule, for or on behalf of the person specified in Column Four of the Schedule.

If the money is not paid out of the trust account in which it is held within three months after the date of publication of this notice in the *New South Wales Government Gazette*, the person holding the money will be required to pay it to the Director-General.

PAUL HOLLIS, Manager, Strategy and Resources, NSW Fair Trading, Department of Finance and Services, Delegate of the Director-General

Name of Licensee	Name of authorised deposit	Amount	Name of person money is
(Column One)	taking institution (Column Two)	(Column Three)	held for or on behalf of (Column Four)
ABBOTT, Michael Garry	Westpac Banking Corporation	less than \$50.00	Doug Oldfield
Abboud, Anthony	Macquarie Bank Limited	less than \$10.00	D & A Cinelli
Abboud, Anthony	Macquarie Bank Limited	less than \$10.00	Artin Eliasian
Abboud, Anthony	Macquarie Bank Limited	less than \$30.00	Min Tack Cho
Aksuz, Ali Sezar	National Australia Bank Limited	less than \$20.00	Amin Doulai & Kristin Lea True
ALLALINE PTY LTD	Macquarie Bank Limited less than \$30.00		James Hurley
ALLAN, Peter	Westpac Banking Corporation	less than \$10.00	Darren Larsen
ALLAN, Peter	Westpac Banking Corporation	less than \$10.00	Peter & Megan Hatton
ALLAN, Peter	Westpac Banking Corporation	less than \$10.00	T & R Johnston
ALLAN, Peter	Westpac Banking Corporation	less than \$10.00	Jeremy Garner
ALLAN, Peter	Westpac Banking Corporation	less than \$10.00	Malcolm Brown
ALLAN, Peter	Westpac Banking Corporation	less than \$30.00	S & M Lincoln
ALLAN, Peter	Westpac Banking Corporation	less than \$40.00	R & J Haenga
ALLAN, Peter	Westpac Banking Corporation	less than \$50.00	Scott Kendall
ALLAN, Peter	Westpac Banking Corporation	less than \$50.00	W Hing & G Edwards
ALLAN, Peter	Westpac Banking Corporation	\$ 66.76	Vicki Exworth
Ambition Realty Pty Ltd	Westpac Banking Corporation	\$ 63.00	D M Foreman
ANDREOU, Jason	Macquarie Bank Limited	less than \$10.00	Galea
Arena, Joseph	St George Bank Limited	less than \$10.00	N Kaora & K McLeay
ARMIDALE REALTORS PTY LTD	ANZ	\$ 69.49	Seong Koo Hong
ASHLEY BURNS PASTORAL SALES PTY LTD	National Australia Bank Limited	\$ 95.00	unknown
ATATURK PTY LTD	ANZ	less than \$50.00	E Gahungu & S Hazimana
ATATURK PTY LTD	ANZ	\$ 50.00	Sean Wynn
Atidote Pty Ltd	National Australia Bank Limited	less than \$10.00	Shane Bunyan

SCHEDULE

Name of Licensee	Name of authorised deposit taking institution	Amount	Name of person money is held for or on behalf of
(Column One)	(Column Two)	(Column Three)	(Column Four)
Atidote Pty Ltd	National Australia Bank Limited	less than \$10.00	A Castro
Atidote Pty Ltd	National Australia Bank Limited	less than \$20.00	G & K Peagam
Atidote Pty Ltd	National Australia Bank Limited	less than \$30.00	Mr & Mrs Tafa
Atidote Pty Ltd	National Australia Bank Limited	less than \$30.00	Mr Masden & Ms E Bell
Ausdev Realty Pty Ltd	Westpac Banking Corporation	less than \$30.00	unknown
Ausdev Realty Pty Ltd	Westpac Banking Corporation	less than \$30.00	unknown
AYAD, Natalie	Westpac Banking Corporation	less than \$20.00	Nigul Surekler
AYAD, Natalie	Westpac Banking Corporation	less than \$30.00	Marta Pawalec
AYAD, Natalie	Westpac Banking Corporation	\$ 62.50	Thu Yen Oanh Bui
Baker, Hamish Oliver	National Australia Bank Limited	less than \$10.00	Robert Silver
Baker, Hamish Oliver	National Australia Bank Limited	less than \$20.00	unknown
Baker, Hamish Oliver	National Australia Bank Limited	less than \$20.00	unknown
Baker, Hamish Oliver	National Australia Bank Limited	less than \$30.00	unknown
Baker, Hamish Oliver	National Australia Bank Limited	\$ 51.69	John Valtinies & Rachel Myers
Balmain Real Estate Pty Ltd	Macquarie Bank Limited	\$ 51.40	J Hakim
Balmain Real Estate Pty Ltd	Macquarie Bank Limited	\$ 99.00	ABC Pest
Begetis, Nikolas	Westpac Banking Corporation	less than \$10.00	Luis F Dasilva Santos & Maria Rodrigues
Bell, Henry PDB	National Australia Bank Limited	less than \$10.00	K & S Leatham
Bell, Henry PDB	National Australia Bank Limited	\$ 51.43	Wayne John Meyers
BERNHARDT, Gerhard	ANZ	less than \$30.00	unknown
Biggs, Christopher A	ANZ	\$ 97.23	Maung That La Vaw
BILICH, Stephen	Westpac Banking Corporation	less than \$10.00	unknown
BILICH, Stephen	Westpac Banking Corporation	less than \$20.00	Peter Cross
BILICH, Stephen	Westpac Banking Corporation	less than \$30.00	unknown
BILICH, Stephen	Westpac Banking Corporation	less than \$40.00	Lea Frances West
BILICH, Stephen	Westpac Banking Corporation	less than \$50.00	Donna Lucas C/- Unice Jones
BILICH, Stephen	Westpac Banking Corporation	\$ 50.00	Hock Luck Tay
BILICH, Stephen	Westpac Banking Corporation	\$ 50.00	Jaye Sang
BILICH, Stephen	Westpac Banking Corporation	\$ 70.00	unknown
BIRD, Andrew	Westpac Banking Corporation	less than \$40.00	Mrs Fields Cookies Warringah Mall
BIRD, Andrew	Westpac Banking Corporation	\$ 58.76	GHA Holdings Pty Ltd
BIRD, Andrew	Westpac Banking Corporation	\$ 92.80	Soho Square Warringah Mall
BONDI BEACH REAL ESTATE PTY LTD	Westpac Banking Corporation	\$ 74.30	Leah Neal

Name of Licensee	Name of authorised deposit taking institution	Amount	Name of person money is held for or on behalf of
(Column One)	(Column Two)	(Column Three)	(Column Four)
BREAKFAST POINT REALTY PTY LTD	National Australia Bank Limited	less than \$10.00	Troy & Nicole Coleman
BRYFLAME PTY LTD	ANZ	less than \$20.00	Ravikash Nand
BRYFLAME PTY LTD	ANZ	less than \$20.00	F Gangari
BRYFLAME PTY LTD	ANZ	less than \$40.00	P & M Khalil
BRYFLAME PTY LTD	ANZ	\$ 50.00	unknown
BURNETT, Jason	National Australia Bank Limited	less than \$10.00	Mutton
BURNETT, Jason	National Australia Bank Limited	less than \$30.00	B Thompson
CAMPBELL, Paul	Macquarie Bank Limited	\$ 50.00	Job Quest
CAMPBELL, Paul	Macquarie Bank Limited	\$ 50.00	Karen Burge
CAMPBELL, Paul	Macquarie Bank Limited	\$ 50.00	Lake Macquarie U3A Inc
CARRINGTON CAPITAL PTY LTD	Westpac Banking Corporation	\$ 57.14	Michael Frawley
CARRINGTON CAPITAL PTY LTD	Westpac Banking Corporation	\$ 60.92	Anthony McClellan & Gwendoline Baker
CARRINGTON CAPITAL PTY LTD	Westpac Banking Corporation	\$ 92.71	Cecilia Zhang
CAS Property Pty LTd	Macquarie Bank Limited	\$ 50.00	Menno Tabbarnil
Cheltenham Realty Pty Ltd	Macquarie Bank Limited	less than \$10.00	Ou Lin & Meng Shen Kuan
COOPE, Veronica	Commonwealth Bank	\$ 50.00	unknown
COOPE, Veronica	Commonwealth Bank	\$ 67.30	unknown
D M Herrick Pty Ltd	Commonwealth Bank	less than \$20.00	Cameron Dodd
Donsglen Pty Ltd	Westpac Banking Corporation	less than \$30.00	Meng Tok
Donsglen Pty Ltd	Westpac Banking Corporation	less than \$30.00	Joe Chapman
Donsglen Pty Ltd	Westpac Banking Corporation	\$ 82.00	unknown
DRE Downtown Real Estate	National Australia Bank Limited	less than \$20.00	Mathew Tripet
DRE Downtown Real Estate	National Australia Bank Limited	less than \$20.00	Stephen Jarvey
DRE Downtown Real Estate	National Australia Bank Limited	\$ 53.55	Gloria Cantrill
DRE Downtown Real Estate	National Australia Bank Limited	\$ 55.34	McDonalds Aust
Duce, Gregory	St George Bank Limited	less than \$20.00	Ms A Hutchinson & Mr V Afa
Dwyer Dunn Property Consultants Pty Ltd	Commonwealth Bank	less than \$10.00	unknown
Ealkom, Richard Scott	Macquarie Bank Limited	less than \$10.00	Gemma O'Brien & Timothy Riley
EECON PTY LTD	Commonwealth Bank	less than \$30.00	Briohny Elliott-Horne
Engage Property Management Pty Ltd	Westpac Banking Corporation	less than \$30.00	David Yates
Engage Property Management Pty Ltd	Westpac Banking Corporation	\$ 50.00	Senay Ozgur

Name of Licensee	Name of authorised deposit taking institution	Amount	Name of person money is held for or on behalf of
(Column One)	(Column Two)	(Column Three)	(Column Four)
Engage Property Management Pty Ltd	Westpac Banking Corporation	\$ 57.15	Matthew & Quynh Sandeman
Engage Property Management Pty Ltd	Westpac Banking Corporation	\$ 80.65	N Seeto & R Littlejohn
EURIPIDOV, Marinos	Macquarie Bank Limited	less than \$20.00	M Nilsen
EURIPIDOV, Marinos	Macquarie Bank Limited	\$ 64.73	P Moussa
Evans, Steven	St George Bank Limited	\$ 97.44	unknown
Fallshaw, Bruce	St George Bank Limited	less than \$20.00	M Lane & C McKellar
Fallshaw, Bruce	St George Bank Limited	less than \$50.00	Nicholas Stiles
FOWLER, Alan	Macquarie Bank Limited	less than \$50.00	unknown
FRACK, ANDRE BERNARD	Westpac Banking Corporation	less than \$20.00	D & R Hamou
FRACK, ANDRE BERNARD	Westpac Banking Corporation	less than \$40.00	James Enoch
FRACK, ANDRE BERNARD	Westpac Banking Corporation	less than \$50.00	David King
Gale, Julie Ellen	ANZ	less than \$20.00	Helen Mill
Gale, Julie Ellen	ANZ	less than \$40.00	Louise Fox
GERHARD BERNHARDT	ANZ	less than \$30.00	Unknown
Goldsworthy, Rachel	unknown	less than \$10.00	Paul James Hutton
Goldsworthy, Rachel	unknown	less than \$20.00	Cheryl Lee Cooley
GRADY PROPERTY GROUP PTY LTD	Commonwealth Bank	less than \$40.00	Specialty Hardware
GRADY PROPERTY GROUP PTY LTD	Commonwealth Bank	less than \$40.00	Sumitomo Pty Ltd
GREGORY JOHN ATKINSON	Westpac Banking Corporation	less than \$10.00	unknown
GREGORY JOHN ATKINSON	Westpac Banking Corporation	less than \$40.00	unknown
GREGORY JOHN ATKINSON	Westpac Banking Corporation	less than \$40.00	unknown
GREGORY JOHN ATKINSON	Westpac Banking Corporation	less than \$50.00	unknown
GRIFFIN, MICHAEL RODNEY	National Australia Bank Limited	\$ 85.70	Colin Paull
HOLLOWAY, Philip Paul	Commonwealth Bank	less than \$20.00	unknown
HOLLOWAY, Philip Paul	Commonwealth Bank	less than \$20.00	unknown
HOLLOWAY, Philip Paul	Commonwealth Bank	less than \$30.00	unknown
HOLLOWAY, Philip Paul	Commonwealth Bank	less than \$30.00	unknown
HOLLOWAY, Philip Paul	Commonwealth Bank	less than \$30.00	unknown
HOLLOWAY, Philip Paul	Commonwealth Bank	less than \$40.00	unknown
HOLLOWAY, Philip Paul	Commonwealth Bank	\$ 57.00	unknown
HOLLOWAY, Philip Paul	Commonwealth Bank	\$ 59.05	unknown
HOLLOWAY, Philip Paul	Commonwealth Bank	\$ 61.19	unknown
HOLLOWAY, Philip Paul	Commonwealth Bank	\$ 91.10	unknown
HP BOWRAL PTY LTD	ANZ	less than \$10.00	C Angove

Name of Licensee	Name of authorised deposit taking institution	Amount	Name of person money is held for or on behalf of
(Column One)	(Column Two)	(Column Three)	(Column Four)
HP BOWRAL PTY LTD	ANZ	less than \$30.00	Alan & Faye Parrett
HP BOWRAL PTY LTD	ANZ	less than \$40.00	Michelle Gordon
HP BOWRAL PTY LTD	ANZ	\$ 85.00	Coady
HP BOWRAL PTY LTD	ANZ	\$ 88.00	Taylor
HURLEY, CORREEN ALICE	Westpac Banking Corporation	\$ 69.30	Hollywood Cleaning
Iskandar, Talal	St George Bank Limited	\$ 57.15	unknown
J W Rudge	Westpac Banking Corporation	less than \$20.00	N Scaife & J Godfrey
James, Peter	National Australia Bank Limited	less than \$50.00	Tony & Valerie Sims
Jenjord Pty Ltd	Commonwealth Bank	less than \$10.00	Joanne Blair
Jenjord Pty Ltd	Commonwealth Bank	less than \$20.00	L & F Young
Jenjord Pty Ltd	Commonwealth Bank	less than \$30.00	Heidi Pecotich
Jenjord Pty Ltd	Commonwealth Bank	less than \$40.00	Regal Blinds
JHS REALTY PTY LTD	Macquarie Bank Limited	less than \$20.00	Sean Robinson
JHS REALTY PTY LTD	Macquarie Bank Limited	\$ 98.55	Garth Welsh
JIM AITKEN & PARTNERS PTY LIMITED	National Australia Bank Limited	less than \$10.00	I Cules
JIM AITKEN & PARTNERS PTY LIMITED	National Australia Bank Limited	less than \$10.00	Destiny Martin
JIM AITKEN & PARTNERS PTY LIMITED	National Australia Bank Limited	less than \$10.00	Luke McMullan
JIM AITKEN & PARTNERS PTY LIMITED	National Australia Bank Limited	less than \$30.00	NSW Teachers CU
JIM AITKEN & PARTNERS PTY LIMITED	National Australia Bank Limited	less than \$30.00	NSW Teachers CU
JIM AITKEN & PARTNERS PTY LIMITED	National Australia Bank Limited	less than \$30.00	unknown
JIM AITKEN & PARTNERS PTY LIMITED	National Australia Bank Limited	less than \$50.00	unknown
JIM AITKEN & PARTNERS PTY LIMITED	National Australia Bank Limited	\$ 50.00	unknown
JIM AITKEN & PARTNERS PTY LIMITED	National Australia Bank Limited	\$ 50.00	unknown
JOHNS, Paul	Macquarie Bank Limited	less than \$10.00	Erin Richmond
JOHNS, Paul	Macquarie Bank Limited	less than \$10.00	Belinda Boneham
JOHNS, Paul	Macquarie Bank Limited	less than \$10.00	A Donnelly & S Brennan
JOHNS, Paul	Macquarie Bank Limited	less than \$10.00	Mia & Louise Carlson
JOHNS, Paul	Macquarie Bank Limited	less than \$10.00	R & J Cochrane & A Harragon
JOHNS, Paul	Macquarie Bank Limited	less than \$10.00	Aina Williamson
JOHNS, Paul	Macquarie Bank Limited	less than \$10.00	EG Ellis
JOHNS, Paul	Macquarie Bank Limited	less than \$30.00	Shona Anderson

Name of Licensee	Name of authorised deposit taking institution	Amount	Name of person money is held for or on behalf of
(Column One)	(Column Two)	(Column Three)	(Column Four)
JOHNS, Paul	Macquarie Bank Limited	less than \$40.00	Irene Norris
JURDS REAL ESTATE PTY LTD	ANZ	less than \$10.00	S Preston
JURDS REAL ESTATE PTY LTD	ANZ	less than \$50.00	3G Property Developments Pty Ltd
Key& Lam Corp Pty Ltd	Commonwealth Bank	\$ 50.70	Qian Chen & Yau Su
King, Michael	ANZ	less than \$50.00	unknown
KIRK, Terrence	Newcastle Permanent Building Society Ltd	less than \$40.00	Netbank Rent
KIRK, Terrence	Newcastle Permanent Building Society Ltd	less than \$40.00	unknown
KIRK, Terrence	Newcastle Permanent Building Society Ltd	less than \$50.00	Karen Parks
KIRK, Terrence	Newcastle Permanent Building Society Ltd	\$ 62.90	Protective Office
Kirkby, Stewart	Commonwealth Bank	less than \$20.00	unknown
Lambton Real Estate Pty Ltd	Newcastle Permanent Building Society Ltd	less than \$40.00	Yuhong Li
Lambton Real Estate Pty Ltd	Newcastle Permanent Building Society Ltd	less than \$40.00	D Johnson
Lambton Real Estate Pty Ltd	Newcastle Permanent Building Society Ltd	less than \$40.00	unknown
Lambton Real Estate Pty Ltd	Newcastle Permanent Building Society Ltd	\$ 67.86	S Webster
LARKIN, Julian	Newcastle Permanent Building Society Ltd	less than \$40.00	unknown
LARKIN, Julian	Newcastle Permanent Building Society Ltd	\$ 53.25	unknown
LAU, Michael	Macquarie Bank Limited	less than \$10.00	CT1000630750 Citibank
LAU, Michael	Macquarie Bank Limited	less than \$30.00	Johnson
LAU, Michael	Macquarie Bank Limited	less than \$30.00	Johnson
LAU, Michael	Macquarie Bank Limited	less than \$30.00	Johnson
LAU, Michael	Macquarie Bank Limited	less than \$40.00	unknown
LAU, Michael	Macquarie Bank Limited	less than \$50.00	unknown
LAU, Michael	Macquarie Bank Limited	\$ 50.00	unknown
LAU, Michael	Macquarie Bank Limited	\$ 50.00	Xiao Dan
LAWRANCE, Maria	Commonwealth Bank	less than \$10.00	Mr & Mrs Hadid
Leaphive Pty Ltd	National Australia Bank Limited	less than \$30.00	unknown
Libra Collaroy Pty Ltd	Macquarie Bank Limited	less than \$20.00	Sophie Anne Whan
Libra Collaroy Pty Ltd	Macquarie Bank Limited	\$ 51.15	RB Owen & DM Callaghan
Libra Collaroy Pty Ltd	Macquarie Bank Limited	\$ 51.15	RB Owen & DM Callaghan

Name of Licensee	Name of authorised deposit taking institution	Amount	Name of person money is held for or on behalf of
(Column One)	(Column Two)	(Column Three)	(Column Four)
Libra Collaroy Pty Ltd	Macquarie Bank Limited	\$ 92.15	David Reynolds & Catherine Gibb
LIFOST PTY LTD	Macquarie Bank Limited	less than \$10.00	Ming Ching Tsai
LIFOST PTY LTD	Macquarie Bank Limited	less than \$30.00	Unknown
LIFOST PTY LTD	Macquarie Bank Limited	less than \$40.00	Ms Soon Dook Jin
LIFOST PTY LTD	Macquarie Bank Limited	less than \$40.00	Sook Yee See
LIFOST PTY LTD	Macquarie Bank Limited	less than \$50.00	H,Y&SLim
LIFOST PTY LTD	Macquarie Bank Limited	\$ 77.00	Lance Locksmiths
LIFOST PTY LTD	Macquarie Bank Limited	\$ 90.00	Efficient Management
LOVEDAY, Jodie	Westpac Banking Corporation	less than \$30.00	unknown
LOVEDAY, Jodie	Westpac Banking Corporation	less than \$40.00	unknown
LOVEDAY, Jodie	Westpac Banking Corporation	less than \$50.00	unknown
LOVEDAY, Jodie	Westpac Banking Corporation	less than \$50.00	unknown
M & M Shultz Pty Ltd	Westpac Banking Corporation	less than \$10.00	Gary Harrison
M & M Shultz Pty Ltd	Westpac Banking Corporation	less than \$20.00	Richard Crook
MACHA PTY LTD	Macquarie Bank Limited	\$ 93.36	unknown
MacRae, Troy	Commonwealth Bank	less than \$20.00	Cameron Dodd
MALAMAS, DIMITRIOS	Westpac Banking Corporation	less than \$20.00	unknown
MALAMAS, DIMITRIOS	Westpac Banking Corporation	less than \$30.00	Netbank Water
MALAMAS, DIMITRIOS	Westpac Banking Corporation	\$ 50.00	unknown
Mallon Enterprises Pty Ltd	unknown	less than \$10.00	T Smith & G Lloyd
Mallon Enterprises Pty Ltd	unknown	less than \$40.00	S Sua & T Waititi
McMahon, Paul J	Commonwealth Bank	less than \$10.00	Heather Strawbridge & Letisha Crawford
McMahon, Paul J	Commonwealth Bank	less than \$20.00	Darrell Brookson
Mevosi Pty Ltd	Commonwealth Bank	less than \$10.00	S Urlings
Mevosi Pty Ltd	Commonwealth Bank	less than \$40.00	A Mrsnk
Muller, John	National Australia Bank Limited	less than \$10.00	Peter Olek
Muller, John	National Australia Bank Limited	less than \$20.00	David & Karen Innes
MUMFORD, Peter Ronald	National Australia Bank Limited	less than \$20.00	Lee Mauro & Erin McIntyre
MUMFORD, Peter Ronald	National Australia Bank Limited	less than \$20.00	Sandra Smith
MUMFORD, Peter Ronald	National Australia Bank Limited	less than \$20.00	Jason Bonifacio & Melanine Pickering
MUMFORD, Peter Ronald	National Australia Bank Limited	less than \$20.00	Stuart Suthern-Brunt
MUMFORD, Peter Ronald	National Australia Bank Limited	less than \$50.00	Stephen Hall
MUMFORD, Peter Ronald	National Australia Bank Limited	\$ 70.33	Arianthe Hall
MUMFORD, Peter Ronald	National Australia Bank Limited	\$ 71.90	John & Helen Cruikshank
NICOLSON, PHILIP JOHN	Commonwealth Bank	less than \$10.00	unknown

Name of Licensee	Name of authorised deposit taking institution	Amount	Name of person money is held for or on behalf of
(Column One)	(Column Two)	(Column Three)	(Column Four)
NICOLSON, PHILIP JOHN	Commonwealth Bank	less than \$30.00	unknown
NICOLSON, PHILIP JOHN	Commonwealth Bank	less than \$50.00	Jennifer Lipscombe
Norman, Carolyn	Commonwealth Bank	less than \$40.00	Mark Anthony Thomson
OAKES, GARY ALLEN	National Australia Bank Limited	less than \$10.00	Robin Gray
O'Cook, John	St George Bank Limited	less than \$10.00	V Marsh
O'Cook, John	St George Bank Limited	\$ 80.00	Melissa Jones
Ollerenshaw, Leanne	Macquarie Bank Limited	less than \$10.00	John & Fiona Dosen
OSTERLEY PARK PTY LTD	National Australia Bank Limited	less than \$10.00	Michael Thomas Smith
OSTERLEY PARK PTY LTD	National Australia Bank Limited	less than \$10.00	Stephen Robert Liney
OSTERLEY PARK PTY LTD	National Australia Bank Limited	less than \$10.00	Jon & Teresa Koh
OSTERLEY PARK PTY LTD	National Australia Bank Limited	less than \$10.00	Robert & Liane Greeves
OSTERLEY PARK PTY LTD	National Australia Bank Limited	less than \$10.00	Darren Peter O'Rourke
Pechalrey Pty Ltd	Commonwealth Bank	less than \$10.00	Karlie Simone Foster & Kelly Ann Foster
Pechalrey Pty Ltd	Commonwealth Bank	less than \$20.00	Paola Molino
Pechalrey Pty Ltd	Commonwealth Bank	less than \$20.00	Katherine Maclatchy
Pechalrey Pty Ltd	Commonwealth Bank	less than \$30.00	Matthew Govers & Melissa Quinn
Pechalrey Pty Ltd	Commonwealth Bank	less than \$40.00	Kazumi Daido
Pechalrey Pty Ltd	Commonwealth Bank	less than \$40.00	Mr J Pusell
Pechalrey Pty Ltd	Commonwealth Bank	less than \$40.00	S Bradley
Pechalrey Pty Ltd	Commonwealth Bank	less than \$50.00	Tanya Living
Pechalrey Pty Ltd	Commonwealth Bank	less than \$50.00	Anna & Katherine Brow
Pechalrey Pty Ltd	Commonwealth Bank	\$ 63.90	unknown
Pechalrey Pty Ltd	Commonwealth Bank	\$ 81.98	John & Janelle Donnelly
Perri, Simon	National Australia Bank Limited	less than \$10.00	Atorina Avanes
PERRY & AMERY REAL ESTATE PTY LTD	Bankwest	less than \$10.00	Rubina H Hashmi
PETERS, Timothy G	unknown	less than \$10.00	J & A Loken
PETERS, Timothy G	unknown	less than \$10.00	S Meehan
PETERS, Timothy G	unknown	less than \$10.00	David Ellenor
PETERS, Timothy G	unknown	less than \$10.00	Julie Christiansen
PETERS, Timothy G	unknown	less than \$10.00	John & Debbie Brewer
PETERS, Timothy G	unknown	less than \$10.00	B Rakus
PETERS, Timothy G	unknown	less than \$10.00	Luke Hay
PETERS, Timothy G	unknown	less than \$20.00	A & J Maddox
PETERS, Timothy G	unknown	less than \$20.00	Wiwsyk & Cameron
PHILLIP PATRICK STARR	Commonwealth Bank	\$ 60.00	Jonathon Goodall, Luke Storey & Nathan Storey

N7 (7)	Name of authorised deposit		Name of person money is
Name of Licensee	taking institution	Amount	held for or on behalf of
(Column One)	(Column Two)	(Column Three)	(Column Four)
PIKKAT, ARVO	National Australia Bank Limited	\$ 93.57	Alfred Carinus
Port Macquarie Hastings Real Estate Centre Pty Ltd	National Australia Bank Limited	less than \$10.00	L Haworth & G Burrows
Port Macquarie Hastings Real Estate Centre Pty Ltd	National Australia Bank Limited	less than \$50.00	C Burton & L Pallot
Property Heights Pty Ltd	National Australia Bank Limited	less than \$10.00	Awither Sada, Hana Youkhana & Isacc Isacc
Property Holdings (NSW) Pty Ltd	ANZ	less than \$10.00	Wei Ji
Quilkey, Michael	National Australia Bank Limited	less than \$10.00	Hughes
Quilkey, Michael	National Australia Bank Limited	less than \$20.00	Wessell
Quilkey, Michael	National Australia Bank Limited	less than \$20.00	Thorley
RANDAKER REAL ESTATE (PORT STEPHENS) P/L	Macquarie Bank Limited	less than \$10.00	Sharon & Paul Young
RANDAKER REAL ESTATE (PORT STEPHENS) P/L	Macquarie Bank Limited	less than \$10.00	Michael Paul Edwards
RANDAKER REAL ESTATE (PORT STEPHENS) P/L	Macquarie Bank Limited	less than \$20.00	Nicholas Walheim
RANDAKER REAL ESTATE (PORT STEPHENS) P/L	Macquarie Bank Limited	less than \$30.00	unknown
RAY ROBINSON REAL ESTATE PTY LTD	Macquarie Bank Limited	less than \$10.00	unknown
RAY ROBINSON REAL ESTATE PTY LTD	Macquarie Bank Limited	less than \$30.00	Thomas Hore
RAY ROBINSON REAL ESTATE PTY LTD	Macquarie Bank Limited	\$ 90.00	Cassandra Durant
SANDRA PEACH REALTY PTY LTD	Macquarie Bank Limited	less than \$10.00	Mr Loris Minassian
SANDRA PEACH REALTY PTY LTD	Macquarie Bank Limited	less than \$10.00	Mr Loris Minassian
SANDRA PEACH REALTY PTY LTD	Macquarie Bank Limited	\$ 85.00	C Turner & J Chellew
Seva Pty Ltd	Commonwealth Bank	less than \$10.00	Mark Bridges & Kelly Farr
Seva Pty Ltd	Commonwealth Bank	less than \$10.00	Renee Widger
Seva Pty Ltd	Commonwealth Bank	less than \$10.00	Robert Thompson & Sarah Usher
Seva Pty Ltd	Commonwealth Bank	less than \$10.00	Claire Williams
Seva Pty Ltd	Commonwealth Bank	less than \$10.00	unknown
Seva Pty Ltd	Commonwealth Bank	less than \$10.00	Heather Sweeny
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Luke Greedy
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Gordon

Name of Licensee	Name of authorised deposit taking institution	Amount	Name of person money is held for or on behalf of
(Column One)	(Column Two)	(Column Three)	(Column Four)
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Aisling Connor & Michelle Byrne
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	K Mulherin
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Luciana Cruz
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Turner
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	b Rowan
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Fong Hyun Park
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	C Thoren, E Carborn & D Lambertini
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Jo Drummond
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Michael Dayman
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Julie Chapple & Russel Baines
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Chayana Heffernan
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Vladimir Tsur Kan
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	F Loughrey, S Caffrey & D Faul
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Sumana Bose & Zuzana Zalouder
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Danielle Bergin
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Simon Noble
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Diane Brown
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Watt/Palmer
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Peter Sussman
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	M Andrewartha
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Ryan
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Phoebe Donohoe & Andrew Grady
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Dean Anderson

Name of Licensee	Name of authorised deposit taking institution	Amount	Name of person money is held for or on behalf of
(Column One)	(Column Two)	(Column Three)	(Column Four)
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Mike Cooper
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Irene Spanoudis
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$10.00	Robert Rother
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$20.00	K Wicks, Gilbert, V Mesiti & Randall
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$20.00	Smooth Des
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$30.00	Sean Andrew Flanagan
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$30.00	Owen Vaughan
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$40.00	Leach
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$40.00	S Bunclark
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$40.00	Steve Curran
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$50.00	Lawson Katiza
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$50.00	Jerry Cronin & Andrew Quinlan
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	less than \$50.00	Peter Coorey & Duke Albada
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	\$ 51.65	Macken
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	\$ 57.05	Bronwyn Palmer
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	\$ 58.35	Georgia Barlow
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	\$ 58.60	Joanna Harnett
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	\$ 66.00	Christopher Watson
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	\$ 70.00	L Parker
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	\$ 73.55	Mary McGurk
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	\$ 73.95	Amrose
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	\$ 87.12	Linsas
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	\$ 92.15	Annette Grewal

Name of Licensee	Name of authorised deposit taking institution	Amount	Name of person money is held for or on behalf of
(Column One)	(Column Two)	(Column Three)	(Column Four)
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	\$ 97.45	Alex Pringle & Chris Donnelly
SHENSTONE & CHARLES PTY LTD	Westpac Banking Corporation	\$ 98.55	Alexander Barker & Guy Macgibbon
SILK, Edward Duncan	National Australia Bank Limited	less than \$10.00	Graeme O'Donnell
SILK, Edward Duncan	National Australia Bank Limited	less than \$40.00	Harmer
SILK, Edward Duncan	National Australia Bank Limited	less than \$40.00	Byron Shire Council
SILK, Edward Duncan	National Australia Bank Limited	\$ 58.00	Rous Water
SILK, Edward Duncan	National Australia Bank Limited	\$ 77.00	Install Fix Pty Ltd
Sinclair & Sharpe Realty Pty Ltd	National Australia Bank Limited	\$ 72.44	K & B Rowley
SMITH, Gregory	Macquarie Bank Limited	less than \$10.00	Martin Penhall
SMITH, Gregory	Macquarie Bank Limited	less than \$20.00	Na Li
SMITH, Gregory	Macquarie Bank Limited	less than \$20.00	Madeline Carroll
SMITH, Gregory	Macquarie Bank Limited	less than \$40.00	Jason & Terri Rennie
STANTON, Richard Allan	National Australia Bank Limited	less than \$10.00	unknown
STANTON, Richard Allan	National Australia Bank Limited	less than \$30.00	unknown
STANTON, Richard Allan	National Australia Bank Limited	\$ 56.00	unknown
STANTON, Richard Allan	National Australia Bank Limited	\$ 59.25	unknown
STARR, John James	National Australia Bank Limited	less than \$40.00	unknown
Starr, Phillip	Commonwealth Bank	\$ 50.00	Netbank TFR Water
Sulfaro, Joseph	Westpac Banking Corporation	less than \$50.00	O/P Bianca Sha Post Items
SWEETNAMS REAL ESTATE PTY LIMITED	Macquarie Bank Limited	less than \$10.00	D B Willis
SWEETNAMS REAL ESTATE PTY LIMITED	Macquarie Bank Limited	less than \$10.00	M MacDonagh
SWEETNAMS REAL ESTATE PTY LIMITED	Macquarie Bank Limited	less than \$10.00	S Hunt & T Honess
SWEETNAMS REAL ESTATE PTY LIMITED	Macquarie Bank Limited	less than \$20.00	K Robinson
SWEETNAMS REAL ESTATE PTY LIMITED	Macquarie Bank Limited	less than \$30.00	D Vincent
SWEETNAMS REAL ESTATE PTY LIMITED	Macquarie Bank Limited	less than \$30.00	Estate of the Late B Rout
SWEETNAMS REAL ESTATE PTY LIMITED	Macquarie Bank Limited	less than \$50.00	unknown
SWEETNAMS REAL ESTATE PTY LIMITED	Macquarie Bank Limited	less than \$50.00	Xiang Qun Tang
SWEETNAMS REAL ESTATE PTY LIMITED	Macquarie Bank Limited	less than \$50.00	Budget Steam Cleaning
SWEETNAMS REAL ESTATE PTY LIMITED	Macquarie Bank Limited	less than \$50.00	Tim Faircloth

Name of Licensee	Name of authorised deposit	Amount	Name of person money is
(Column One)	taking institution (Column Two)	(Column Three)	held for or on behalf of (Column Four)
SWEETNAMS REAL ESTATE PTY LIMITED	Macquarie Bank Limited	\$ 70.00	Clear Unlimited
SWEETNAMS REAL ESTATE PTY LIMITED	Macquarie Bank Limited	\$ 98.17	E Arens & M Lemcke
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$30.00	Vermeer
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$30.00	Vermeer
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$40.00	Collerton & James
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$40.00	Collerton/James
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$50.00	John Garnett Locksmith
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$50.00	John Garnett-Locksmith
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$50.00	John Garnett-Locksmith
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$50.00	John Garnett-Locksmith
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$50.00	unknown
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$50.00	unknown
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$50.00	unknown
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$50.00	unknown
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$50.00	unknown
The Cambria Corporation Pty Ltd	National Australia Bank Limited	less than \$50.00	unknown
The Cambria Corporation Pty Ltd	National Australia Bank Limited	\$ 57.81	Kolenda
The Cambria Corporation Pty Ltd	National Australia Bank Limited	\$ 57.81	Kolenda
The Cambria Corporation Pty Ltd	National Australia Bank Limited	\$ 70.00	unknown
The Cambria Corporation Pty Ltd	National Australia Bank Limited	\$ 70.00	unknown
The Property Shoppe Aust Pty Ltd	Commonwealth Bank	less than \$20.00	unknown
The Property Shoppe Aust Pty Ltd	Commonwealth Bank	less than \$30.00	unknown
The Property Shoppe Aust Pty Ltd	Commonwealth Bank	less than \$40.00	unknown
Toner, Gregory	National Australia Bank Limited	less than \$30.00	Neboisa Stoianon

Name of Licensee	Name of authorised deposit taking institution	Amount	Name of person money is held for or on behalf of
(Column One)	(Column Two)	(Column Three)	(Column Four)
Tony Cant Real Estate Pty Ltd	Macquarie Bank Limited	less than \$20.00	unknown
Tony Cant Real Estate Pty Ltd	Macquarie Bank Limited	less than \$50.00	unknown
Tweed Coast Properties Pty Ltd	Commonwealth Bank	less than \$10.00	Heather Strawbridge & Letisha Crawford
Tweed Coast Properties Pty Ltd	Commonwealth Bank	less than \$20.00	Darrell Brookson
VASSELLA, DARREN JOHN	Commonwealth Bank	less than \$30.00	N Andrews & K Blandford
Vietell Pty Ltd	Westpac Banking Corporation	less than \$40.00	Owners Corporation SP74602
Vietell Pty Ltd	Westpac Banking Corporation	less than \$50.00	unknown
Vietell Pty Ltd	Westpac Banking Corporation	\$ 50.00	Owners Corporation SP60613
Vietell Pty Ltd	Westpac Banking Corporation	\$ 60.00	unknown
Vietell Pty Ltd	Westpac Banking Corporation	\$ 90.00	unknown
Vintage Realty (NSW) Pty Ltd	Macquarie Bank Limited	\$ 61.70	Coral's Dry Cleaners
Wentworth Management Services (NSW) Pty Ltd	Macquarie Bank Limited	less than \$40.00	unknown
WIJAYA, Hendra	Westpac Banking Corporation	less than \$10.00	Lina Dewi Lusiana
WIJAYA, Hendra	Westpac Banking Corporation	less than \$20.00	Grillasha George
WIJAYA, Hendra	Westpac Banking Corporation	less than \$30.00	John Joseph Dwyer
WIJAYA, Hendra	Westpac Banking Corporation	less than \$30.00	Ahmet Riza Senoz & Emel Senoz
WIJAYA, Hendra	Westpac Banking Corporation	less than \$40.00	Puma Constructions
WIJAYA, Hendra	Westpac Banking Corporation	less than \$40.00	Hu Hao & Wen Qun Xiang
WIJAYA, Hendra	Westpac Banking Corporation	less than \$50.00	Pohming Teoh & Yu Chen
WIJAYA, Hendra	Westpac Banking Corporation	less than \$50.00	Darren John Harbutt
WIJAYA, Hendra	Westpac Banking Corporation	\$ 55.30	Colin S & Anna Nazareno Young
WIJAYA, Hendra	Westpac Banking Corporation	\$ 61.77	Yu Quan Lin
WIJAYA, Hendra	Westpac Banking Corporation	\$ 62.15	David Ru
WIJAYA, Hendra	Westpac Banking Corporation	\$ 64.16	Jennifer Violeta Pena
WIJAYA, Hendra	Westpac Banking Corporation	\$ 65.98	Maria Varvaressos
WIJAYA, Hendra	Westpac Banking Corporation	\$ 72.83	Yuri Litvinov
WIJAYA, Hendra	Westpac Banking Corporation	\$ 75.68	Glen M Easter
WIJAYA, Hendra	Westpac Banking Corporation	\$ 76.32	Shu Miao Chu & Yun Li
WIJAYA, Hendra	Westpac Banking Corporation	\$ 85.34	Mark James & Wendy Flanagan
WIJAYA, Hendra	Westpac Banking Corporation	\$ 88.94	Peter & Ireen O'Donnell
Wrigley, Paul	Macquarie Bank Limited	less than \$20.00	Jacinta Fonscea

Name of Licensee (Column One)	Name of authorised deposit taking institution (Column Two)	Amount (Column Three)	Name of person money is held for or on behalf of (Column Four)
Wrigley, Paul	Macquarie Bank Limited	less than \$40.00	Renee Ngatai
Wrigley, Paul	Macquarie Bank Limited	\$ 58.55	J & R Hanterink
Wrigley, Paul	Macquarie Bank Limited	\$ 62.50	D Nehrybecki
Wrigley, Paul	Macquarie Bank Limited	\$ 77.60	Philip & Lynne Robinson
Wrigley, Paul	Macquarie Bank Limited	\$ 59.00	unknown
Wyong Wong	ANZ	less than \$30.00	Jeremy Folland
ZEST PROPERTY (AUST) PTY LTD	Macquarie Bank Limited	less than \$10.00	F Fossi
ZEST PROPERTY (AUST) PTY LTD	Macquarie Bank Limited	less than \$30.00	Paul Thomas
ZEST PROPERTY (AUST) PTY LTD	Macquarie Bank Limited	less than \$30.00	unknown
ZEST PROPERTY (AUST) PTY LTD	Macquarie Bank Limited	less than \$30.00	Enkh-od Munkhjagal
ZEST PROPERTY (AUST) PTY LTD	Macquarie Bank Limited	\$ 83.52	unknown

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

AUBURN CITY COUNCIL

Roads Act 1993, Section 162 (1) Roads (General) Regulation 2000, Clause 9

Naming of Public Road - Goldsmith Lane

NOTICE is hereby given that Auburn City Council by resolution of the Council, dated 20 April 2011 and pursuant to the above mentioned Act and Regulations, has named the laneway between Verona Street and Hutchinson Street, Auburn, to Goldsmith Lane. JOHN BURGESS, General Manager, Auburn City Council, PO Box 118, Auburn NSW 1835. [1536]

OBERON COUNCIL

Public Road Naming

NOTICE is hereby given that Oberon Council, in pursuance of section 162 of the Roads Act 1993 has approved the following road names for gazettal:

Description	Road Name
Runs West off Junction Road,	Golden Valley Road
2.55kms from Duckmaloi Road	
intersection. The road is 0.62kms	
long, unsealed	

LEANNE E. MASH, General Manager, Oberon Council, PO Box 84, Oberon NSW 2787. [1537]

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that pursuant to Section 10 of the Roads Act 1993, the Port Macquarie-Hastings Council dedicates the land described in the Schedule below as public road. JEFFERY SHARP, Acting General Manager, Port Macquarie-Hastings Council, Cnr Lord and Burrawan Streets, Port Macquarie NSW 2444.

SCHEDULE

All that parcel of land described as Lot 2 in Deposited Plan 1156318, Parish of Cogo, County Macquarie being land situated at the intersection of Littles Loop Road and Upper Rollands Plains Road at Upper Rollands Plains. [1538]

ESTATE NOTICES

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of EDWIN HAMILTON PIGOTT, late of Wirreanda Village, West Pennant Hills (formerly of 39/2C Jones Road, Kenthurst), in the state of New South Wales, who died on 25 January 2011, retired company director, must send particulars of their claim to the executor, Edwin Hamilton Roger Pigott, care of Bennett Stewart & Shirvington, Solicitors of Level 1, 1 York Street, Sydney NSW 2000, within 31 days from publication of this notice. After that time and after six months from the death of the deceased 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 executors have notice. Probate was granted in New South Wales on 15 April 2011. BENNETT STEWART & SHIRVINGTON, Solicitors of Level 1, 1 York Street, Sydney NSW 2000, tel.: (02) 9247 5563. Reference: Peter Court. [1539]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of GREGORY CARL NEALE, late of Mortdale, in the State of New South Wales, payroll clerk, who died between 21 November 2010 and 2 December 2010, must send particulars of the claim to the administrator, Gayle Lorraine Garrett, c.o. Colin J. Duff, 7 Morts Road, Mortdale NSW 2223, within one (1) calendar month from publication of this notice. After that time the administrator may distribute the assets of the estate having regard only to the claims of which at the time of distribution the administrator has notice. Letters of Administration were granted in New South Wales on 18 April 2011. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX11307, Hurstville), tel.: (02) 9570 2022. [1540]

OTHER NOTICES

NOTICE of proposed termination of Strata Scheme. – STRATA SCHEME No. 75249, being property situated at 394A Harbour Drive, Coffs Harbour. – Notice is given of an intention to apply to the Registrar General for an order terminating the above Strata Scheme and the consequent winding up of the Body Corporate pursuant to section 51A of the Strata Schemes (Freehold Development) Act 1973. Any person having any claim against the Body Corporate of the above Strata Scheme or any estate or interest in or claim against any of the lots comprised in the Strata Scheme is required on or before 23 May 2011 to send particulars of the estate, interest or claim to PAUL CRANE, Lawyer, PO Box 41012, Coffs Harbour NSW 2450, tel.: (02) 6653 7620. [1541]

ANGLICAN CHURCH OF AUSTRALIA TRUST PROPERTY ACT 1917 –

Notice under section 42 of the Anglican Church of Australia Trust Property Act 1917 (the 1917 Act) – Anglican Church Property Trust Diocese of Sydney.

BY RESOLUTION passed on 13 September 2010 under section 14 of the 1917 Act, the Standing Committee of the Synod of the Diocese of Sydney declared the existence of a vacancy in the office of the Anglican Church Property Trust Diocese of Sydney for a lay person by reason of the resignation of Mr Ian Pike and by resolution passed on 28 March 2011 elected Mrs MELINDA WEST to fill the vacancy arising on the resignation of Mr Pike.

P. F. JENSEN, Archbishop of Sydney, St Andrew's House, Sydney Square, NSW 2000, tel.: (02) 9265 1555. [1542]

Locality

LGA

Parish

County

ESSENTIAL ENERGY

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement for Electricity Transmission Line from Cooma to Bega

ESSENTIAL ENERGY declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the Interests in Land described in Schedule 1 to this notice the terms of which are described in Schedule 2 to this notice is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated at Port Macquarie this 6th day of May 2011. TERRI BENSON, Managing Director, Essential Energy, PO Box 718, Queanbeyan NSW 2620.

SCHEDULE 1

Interest in Land Easement for overhead powerlines 30 wide affecting Lot 2 in DP 826058, Lot 70 in DP 750216 and Lot 71 in DP 750216 shown as "Proposed Easement for Overhead Powerlines 30 wide" on DP1153407 Locality Springvale Bega Valley LGA Parish Meringo Auckland County

SCHEDULE 2

The easement for overhead powerlines in Schedule 1 is on the terms set out in Part A of Memorandum No. AA26009 registered at Land and Property Management Authority amended as follows:

- 1. in clause 1.3, delete the words, "signals, fluids or gases"; and
- 2. delete clauses 5.3, 5.4 and 5.9. [1543]

ESSENTIAL ENERGY

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement for Electricity Transmission Line from Cooma to Bega

ESSENTIAL ENERGY declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the Interests in Land described in Schedule 1 to this notice the terms of which are described in Schedule 2 to this notice is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated at Port Macquarie this 6th day of May 2011. TERRI BENSON, Managing Director, Essential Energy, PO Box 718, Queanbeyan NSW 2620.

SCHEDULE 1

Interest in Land Easement for overhead powerlines 30 wide affecting Lot 2 in DP 11770 shown as "Proposed Easement for Overhead Powerlines 30 Wide" in DP 1145001 Grannys Flat Cooma-Monaro Shire Bulgundramine Beresford

SCHEDULE 2

The easement for overhead powerlines in Schedule 1 is on the terms set out in Part A of Memorandum No. AA26009 registered at Land and Property Management Authority amended as follows:

- 1. in clause 1.3, delete the words, "signals, fluids or gases"; and
- 2. delete clauses 5.3, 5.4 and 5.9.

[1544]

ESSENTIAL ENERGY

Electricity Supply Act 1995

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

Electricity Transmission Line from Cooma to Bega

ESSENTIAL ENERGY declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the Interests in Land described in Schedule 1 to this notice the terms of which are described in Schedule 2 to this notice is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated at Port Macquarie this 6th day of May 2011. TERRI BENSON, Managing Director, Essential Energy, PO Box 718, Queanbeyan NSW 2620.

SCHEDULE 1

Interest in Land	Easement for overhead powerlines 30 wide affecting Lot 2 in DP 748868, Lot 134 in DP 257115 and Lot 3 in DP 748868 shows as "Proposed Easement for Overhead Powerlines 30 Wide" in DP 1145001
Locality	Grannys Flat
LGA	Cooma-Monaro Shire
Parish	Bulgundramine
County	Beresford

SCHEDULE 2

The easement for overhead powerlines in Schedule 1 is on the terms set out in Part A of Memorandum No. AA26009 registered at Land and Property Management Authority amended as follows:

- 1. in clause 1.3, delete the words, "signals, fluids or gases"; and
- 2. delete clauses 5.3, 5.4 and 5.9. [1545]

ESSENTIAL ENERGY

Electricity Supply Act 1995

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

Electricity Transmission Line from Cooma to Bega

ESSENTIAL ENERGY declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the Interests in Land described in Schedule 1 to this notice the terms of which are described in Schedule 2 to this notice is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated at Port Macquarie this 6th day of May 2011. TERRI BENSON, Managing Director, Essential Energy, PO Box 718, Queanbeyan NSW 2620.

SCHEDULE 1

Interest in Land	Easement for overhead powerlines 30 wide
	affecting Lot 50 in DP 622074 shown
	as "Proposed Easement for Overhead
	Powerlines 30 Wide" in DP 1145547
Locality	Bemboka
LGA	Bega Valley
Parish	Numbugga
County	Auckland
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SCHEDULE 2

The easement for overhead powerlines in Schedule 1 is on the terms set out in Part A of Memorandum No. AA26009 registered at Land and Property Management Authority amended as follows:

- 1. in clause 1.3, delete the words, "signals, fluids or gases"; and
- 2. delete clauses 5.3, 5.4 and 5.9. [1546]

ISSN 0155-6320

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