

OF THE STATE OF NEW SOUTH WALES

Number 174

Friday, 5 November 2004

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LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 26 October 2004

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

Act No. 79 2004 - An Act to make miscellaneous amendments to the Anti-Discrimination Act 1977 and consequential amendments to other Acts; and for other purposes. [Anti-Discrimination Amendment (Miscellaneous Provisions) Bill]

Act No. 80 2004 - An Act to amend the Liquor Act 1982 to make further provision with respect to the sale of liquor on premises occupied by racing clubs. [Liquor Amendment (Racing Clubs) Bill]

RUSSELL D. GROVE PSM Clerk of the Legislative Assembly

Proclamations



Proclamation

under the

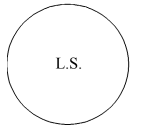
Funeral Funds Amendment Act 2003

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Funeral Funds Amendment Act 2003*, do, by this my Proclamation, appoint 30 November 2004 as the day on which that Act commences.

Signed and sealed at Sydney, this 4th day of November 2004.

By Her Excellency's Command,



REBA PAIGE MEAGHER, M.P., Minister for Fair Trading

GOD SAVE THE QUEEN!

s04-535-25.p01



Proclamation

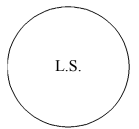
under the

Sydney Opera House Trust Amendment Act 2004 No 49

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Sydney Opera House Trust Amendment Act 2004*, do, by this my Proclamation, appoint 5 November 2004 as the day on which that Act commences. Signed and sealed at Sydney, this 4th day of November 2004.

By Her Excellency's Command,



BOB CARR, M.P., Minister for the Arts

GOD SAVE THE QUEEN!

s04-403-31.p02

Regulations



Mutual Recognition (New South Wales) Temporary Exemptions Regulation 2004

under the

Mutual Recognition (New South Wales) Act 1992

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Mutual Recognition (New South Wales) Act 1992*.

BOB CARR, M.P., Premier

Explanatory note

The object of this Regulation is to declare certain laws of New South Wales, relating to petrol volatility standards, to be exempt from the operation of the mutual recognition scheme for goods.

The mutual recognition scheme provides generally that goods produced in or imported into another jurisdiction of Australia, that may lawfully be sold in that jurisdiction, may be sold in New South Wales without the necessity for compliance with further requirements. The mutual recognition scheme includes the *Mutual Recognition Act 1992* of the Commonwealth and the *Mutual Recognition (New South Wales) Act 1992* of New South Wales.

The exemption provided by this Regulation is temporary (that is, it will operate for no longer than 12 months) and its effect is conditional upon the exemption being substantially for the purpose of protecting the health and safety of persons in New South Wales or preventing, minimising or regulating environmental pollution (including air, water, noise or soil pollution) in New South Wales.

This Regulation is made under section 6 of the *Mutual Recognition (New South Wales) Act* 1992.

This Regulation relates to matters arising under legislation that is substantially uniform or complementary with legislation of the Commonwealth and other States.

s04-162-22.p01

Clause 1 Mutual Recognition (New South Wales) Temporary Exemptions Regulation 2004

Mutual Recognition (New South Wales) Temporary Exemptions Regulation 2004

under the

Mutual Recognition (New South Wales) Act 1992

1 Name of Regulation

This Regulation is the *Mutual Recognition (New South Wales) Temporary Exemptions Regulation 2004.*

2 Commencement

This Regulation commences on 15 November 2004.

3 Temporary exemption relating to petrol volatility standards

In accordance with section 6 of the *Mutual Recognition (New South Wales) Act 1992*, Division 7 of Part 3 of the *Protection of the Environment Operations (Clean Air) Regulation 2002* is, for the purposes of section 15 of the Commonwealth Act, declared to be a law to which section 15 of the Commonwealth Act applies.

4 Repeal

In accordance with section 15 (3) of the Commonwealth Act, this Regulation is repealed at the beginning of 15 November 2005.



Pharmacy (General) Amendment (Qualifications) Regulation 2004

under the

Pharmacy Act 1964

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Pharmacy Act 1964*.

MORRIS IEMMA, M.P.,

Minister for Health

Explanatory note

The object of this Regulation is to amend the *Pharmacy (General) Regulation 1998* to prescribe the qualifications in column 1 below, granted by the body specified opposite in column 2, as qualifications that entitle a person to be registered as a pharmacist in New South Wales subject to additional requirements in the Act.

Qualification	Granted by
Bachelor of Pharmacy	James Cook University
Bachelor of Pharmacy	La Trobe University
Bachelor of Pharmacy	University of Auckland, New Zealand
Bachelor of Pharmacy	Victorian College of Pharmacy, Monash University

This Regulation is made under the *Pharmacy Act 1964*, including section 14 and section 38 (the general regulation-making power).

Clause 1 Pharmacy (General) Amendment (Qualifications) Regulation 2004

Pharmacy (General) Amendment (Qualifications) Regulation 2004

under the

Pharmacy Act 1964

1 Name of Regulation

This Regulation is the *Pharmacy* (General) Amendment (Qualifications) Regulation 2004.

2 Amendment of Pharmacy (General) Regulation 1998

The *Pharmacy (General) Regulation 1998* is amended as set out in Schedule 1.

Pharmacy (General) Amendment (Qualifications) Regulation 2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Schedule 1 Interstate and overseas qualifications

Insert in columns 1 and 2 at the end of the matter under the heading "Victoria":

Bachelor of Pharmacy Bachelor of Pharmacy

La Trobe University Victorian College of Pharmacy, Monash University

[2] Schedule 1

Insert in columns 1 and 2 at the end of the matter under the heading "Queensland":

Bachelor of Pharmacy

James Cook University

[3] Schedule 1

Insert in columns 1 and 2 at the end of the matter under the heading "New Zealand":

Bachelor of Pharmacy

University of Auckland, New Zealand



Trans-Tasman Mutual Recognition (New South Wales) Temporary Exemptions Regulation 2004

under the

Trans-Tasman Mutual Recognition (New South Wales) Act 1996

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Trans-Tasman Mutual Recognition (New South Wales) Act 1996*.

BOB CARR, M.P., Premier

Explanatory note

The object of this Regulation is to declare certain laws of New South Wales, relating to petrol volatility standards, to be exempt from the operation of the Trans-Tasman mutual recognition scheme for goods.

The Trans-Tasman mutual recognition scheme provides generally that goods produced in or imported into New Zealand, that may lawfully be sold in New Zealand, may be sold in New South Wales without the necessity for compliance with further requirements. The Trans-Tasman mutual recognition scheme includes the *Trans-Tasman Mutual Recognition Act 1997* of the Commonwealth and the *Trans-Tasman Mutual Recognition (New South Wales) Act 1996* of New South Wales.

The exemption provided by this Regulation is temporary (that is, it will operate for no longer than 12 months) and its effect is conditional upon the exemption being substantially for the purpose of protecting the health and safety of persons in New South Wales or preventing, minimising or regulating environmental pollution (including air, water, noise or soil pollution) in New South Wales.

This Regulation is made under section 5 of the *Trans-Tasman Mutual Recognition (New South Wales) Act 1996.*

This Regulation relates to matters arising under legislation that is substantially uniform or complementary with legislation of the Commonwealth and other States.

s04-163-22.p01

Clause 1 Trans-Tasman Mutual Recognition (New South Wales) Temporary Exemptions Regulation 2004

Trans-Tasman Mutual Recognition (New South Wales) Temporary Exemptions Regulation 2004

under the

Trans-Tasman Mutual Recognition (New South Wales) Act 1996

1 Name of Regulation

This Regulation is the *Trans-Tasman Mutual Recognition (New South Wales) Temporary Exemptions Regulation 2004.*

2 Commencement

This Regulation commences on 15 November 2004.

3 Temporary exemption relating to petrol volatility standards

In accordance with section 5 of the *Trans-Tasman Mutual Recognition* (*New South Wales*) Act 1996, Division 7 of Part 3 of the *Protection of* the Environment Operations (Clean Air) Regulation 2002 is, for the purposes of section 46 of the Commonwealth Act, declared to be exempt from the operation of the Commonwealth Act.

4 Repeal

In accordance with section 46 (4) of the Commonwealth Act, this Regulation is repealed at the beginning of 15 November 2005.

OFFICIAL NOTICES

Appointments

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Appointment of Inspectors under Section 47A

I, Kerry Hickey, Minister for Mineral Resources, pursuant to section 47A of the Occupational Health and Safety Act 2000 (the Act):

- (a) appoint as an inspector for the purposes of the Act and the regulations any person specified in Column 1 of the table below; and
- (b) exclude from the functions that a person so appointed has as such an inspect an inspector the functions specified for that item in Column 2 of the table below.

Dated this 25th day of October 2004.

KERRY HICKEY, Minister for Mineral Resources

Item	Column 1 (Persons appointed as inspectors)	Column 2 (Excluded functions)
1	Any person who is an inspector under the Coal Mines Regulation Act 1982 or the Mines Inspection Act 1901 and who holds the office within the Department of Primary Industries of – (a) Director Mine Safety Operations; or (b) Area Manager Safety Operations or any successor office to either of those offices	Functions of an inspector under section 108 (Penalty notices) of the Act
2	Any person (not being a person specified in item 1) who is an inspector under the Coal Mines Regulation Act 1982 or the Mines Inspectors Act 1901	Functions of an inspector under section 106 (Authority to prosecute) and section 108 (Penalty notices) of the Act
3	Any person who is – (a) a mine safety officer; or (b) an investigator under the Coal Mines Regulation Act 1982 or the Mines Inspection Act 1901	Functions of an inspector under Division 2 (Improvement notices) and Division 3 (Prohibition notices) of Part 6, section 106 (Authority to prosecute) and section 108 (Penalty notices) of the Act

COMMUNITY RELATIONS COMMISSION AND PRINCIPLES OF MULTICULTURALISM ACT 2000

Appointment of Part-Time Member

HER Excellency the Governor, with the advice of the Executive Council and pursuant to section 7 of the Community Relations Commission and Principles of Multiculturalism Act 2000, has re-appointed Ms Ezel JUPITER as a part-time Commissioner of the Community Relations Commission for a term of three (3) years from 13 October 2004.

BOB CARR, M.P., Premier and Minister for Citizenship

PLANT DISEASES ACT 1924

Re-appointment of Inspector

I Barry Desmond BUFFIER, Director-General of the New South Wales Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act") re-appoint the person named in Schedule 1 as an Inspector under the Act:

SCHEDULE 1

David DEANE

Dated this 29th day of October 2004.

B. D. BUFFIER, Director-General

Department of Infrastructure, Planning and Natural Resources

Natural Resources

WATER ACT 1912

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

KAMERUKA ESTATES LTD for two pumps on Tantawangalo Creek being Lots 3 and 7, DP 750201, Lot 3, DP 244122 and Lot 14, DP 1035037, Parish of Candelo, County of Auckland for water supply for the irrigation of 100.0 hectares (improved pasture) (new licence) (permanent transfer downstream of part allocations from 10SL47130 and 10SL47128) (Exempt from Bega River catchment embargo) (Ref:10SL56589) (GA2:493388).

Any inquiries regarding the above should be directed to the undersigned (phone: 4428 6919).

Written objections specifying grounds thereof must be lodged with the Department within 28 days of the date of this publication as prescribed by the Act.

> WAYNE RYAN, Natural Resource Project Officer, Sydney/South Coast Region

Department of Infrastructure, Planning and Natural Resources PO Box 309, Nowra NSW 2541

WATER ACT 1912

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

Applications for a licence, under section 10 of Part 2 of the Water Act have been received as follows:

MURRAY RIVER VALLEY

James and Patricia Dawn CROZIER for a Pump on Bells Creek on Lot 10, DP 819916, Parish of Craven, County of Selwyn for Irrigation purposes (new licence due to a permanent transfer of water – no overall increase in resource commitment). (Ref:50SL75673).

Any enquiries regarding the above should be directed to the undersigned (telephone (02) 6041 6777).

Written objections to the application specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected, and must be lodged with the Department's office at Albury by no later than the 3 December 2004.

C. PURTLE, Natural Resource Officer, Murray-Murrumbidgee Region

(GA2:469528)

Department of Infrastructure, Planning and Natural Resources, PO Box 829, Albury NSW 2640

WATER ACT 1912

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

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

MURRAY RIVER VALLEY

RELUM PTY LTD for a pump on the Jingera Jingera Lagoon, on Lot 4, DP 856087, Parish of Albury, County of Goulburn for Irrigation purposes. Licence due to a permanent transfer of water – no increase in allocation. (GA2:469529) (Ref:50SL75631).

Any enquiries regarding the above should be directed to the undersigned (telephone (02) 6041 6777).

Written objections to the application specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected, and must be lodged with the Department's office at Albury by no later than the 3 December 2004.

C.PURTLE, Natural Resource Officer, Murray-Murrumbidgee Region

Department of Infrastructure, Planning and Natural Resources PO Box 829, ALBURY NSW 2640.

WATER ACT 1912

AN application under Part 2, being within a proclaimed (declared) local area under Section 10 of the Water Act 1912, as amended.

An application for a Licence within a proclaimed local area as generally described hereunder has been received as follows:

Namoi River Valley

YASHRAJ PTY LIMITED for a pump on the Cockburn River on Lot 1, DP794540 and Lot 20, DP662023, both in the Parish of Tamworth, County of Inglis for irrigation of 22.5 hectares. New licence – permanent transfer of existing entitlement (147 megalitres). L.O. Papers 90SL100819. GA2472172.

Written objections to the application specifying the grounds thereof may be made by any statutory authority or local occupier within the proclaimed (declared) area, whose interest may be affected and must be lodged with the Department's Manager, Resource Access, Tamworth within 28 days as specified in the Act.

GEOFF CAMERON, Manager Resource Access

Department of Infrastructure, Planning and Natural Resources PO Box 550 Tamworth NSW 2340

8361

WATER ACT 1912

APPLICATIONS under Part 2 within a Proclaimed (declared) Local Area under Section 5(4) of the Water Act, 1912.

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

Murrumbidgee Valley

George Phillip MIFSUD and Joan Elizabeth MIFSUD for an existing bywash dam on an unnamed watercourse, lot 1 in the subdivision of Lot 84 DP657875, Parish of Majura, County of Murray for the conservation of water for stock purposes. (Rural Residential Subdivision – exceeds Harvestable Rights) New Licence, (Reference: 40SL71037).

Any enquiries regarding the above should be directed to the undersigned (telephone 0269 530700).

Formal objections to the application specifying the grounds thereof, may be made by any statutory authority or a local occupier within the proclaimed area and must be lodged with the Department at Leeton within the 28 days as fixed by the Act.

S.F. WEBB, Resource Access Manager Murrumbidgee Region

Department of Infrastructure Planning & Natural Resources P.O. Box 156, LEETON NSW 2705

WATER ACT 1912

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

Murrumbidgee Valley

QUEANBEYAN CITY COUNCIL for a bore on Lot 4 Section 56 or lot 6 Section 56 DP758862 or Lots 1-7 DP13963, Parish of Queanbeyan, County of Murray for the Queanbeyan Showground. (Recreation purposes). New Licence. Reference : 40BL190299

Leslie Ashley DARCY and Ines DARCY for a bore on Lot 395 DP751421, Parish of North Gundagai, County of Clarendon for the irrigation of 24 hectares (Lucerne). New Licence Reference : 40BL190298

Royston Arthur COLEMAN and Pamela Dawn COLEMAN for a bore on Lot 404 or 406 DP751421, Parish of North Gundagai, County of Clarendon for the irrigation of 3 hectares (Vegetables). New Licence Reference : 40BL190297

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 3rd December 2004 as prescribed by the Act.

S. F. WEBB, Resource Access Manager Murrumbidgee Region

Department of Infrastructure Planning & Natural Resources P.O. Box 156, LEETON NSW 2705

Department of Lands

ARMIDALE OFFICE 108 Faulkner Street, Armidale NSW 2350 Phone: (02) 6772 5488 Fax (02) 6771 5348

hereunder.

ROADS ACT 1993

ORDER

Transfer of a Crown road to a Council

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

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

SCHEDULE 1

Parish – Fladbury; County – Gough; Land District Glen Innes; L.G.A. – Glen Innes Severn DP 753278 20m DP 75327 20m 0° 75327 20m 0° 75327 DP 7532 DP 92712 DP 40606

The Crown roads shown by black colour on the diagram

SCHEDULE 2

Roads Authority: Glen Innes Severn Council File No.: AE 98 H 18. Councils Reference: MBD:LM:R7-4:2004/811

DUBBO OFFICE 142 Brisbane Street (PO Box 865), Dubbo NSW 2830 Phone: (02) 6841 5200 Fax: (02) 6841 5231

NOTIFICATION OF CLOSING OF ROADS

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

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

Description

Land District and Local Government Area of Warren

Lot 1, DP 1074411, Parish of Woolartha, County of Oxley (not being land under the Real Property Act). File No: DB03 H 77.

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

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

ERRATUM

IN the notice appearing in the *Government Gazette of* 2 May 2003, Folio 4619, under the heading "Reservation of Crown Land" "part of reserve 968948" should read "part of reserve 96846".

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

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

COLUMN 2

COLUMN 1

Joseph Becker Reserve Trust

Reserve No. 87926 Public Purpose: Parking Public Recreation Notified: 4 September 1970 File Reference: WL97R61/1

SCHEDULE

COLUMN 1

COLUMN 2

Wanaaring Recreation Reserve C Trust Reserve No. 11743 Public Purpose: Public Recreation Notified: 21 June 1890

File Reference: WL99R50/1

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

COLUMN 1 COLUMN 2 COLUMN 3 Bourke Shire Joseph Becker Reserve No. 3

Reserve Trust

Bourke Shire Council Reserve No. 87926 Public Purpose: Parking Public Recreation Notified: 4 September 1970 File Reference: WL97R61/1

For a term commencing this day.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Land District: Wentworth Local Government Area: Wentworth Shire Council Locality: Mourquong Reserve No. 89342

COLUMN 1

COLUMN 1

Buronga Caravan Park

(R63988) Reserve Trust

Public Purpose: Future Public Requirements Notified: 20 December 1974 File Reference: WL04H83

Notes: The land will be disposed of by way of private treaty sale.

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

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

SCHEDULE

COLUMN 2

Reserve No. 76798 Public Purpose: Public Recreation Notified: 4 June 1954

Reserve No. 85950 Public Purpose: Public Recreation Notified: 16 September 1966

Reserve No. 64544 Public Purpose: Public Recreation Notified: 11 May 1934 File Reference: WL87R22

The whole beingLot Sec. D.P. No. Parish1038756961Mourquongof an area of 2062m2

County g Wentworth

COLUMN 2 orth The whole being ea: Lot Sec. D.P. No

MAITLAND OFFICE

Cnr Newcastle Road & Banks Street (PO Box 6), East Maitland NSW 2323 Phone: (02) 4934 2280 Fax: (02) 4934 2252

DECLARATION OF LAND TO BE CROWN LAND

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

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

SCHEDULE

Description

Land District – Newcastle; Council – Port Stephens; Parish – Sutton; County – Gloucester.

613.9m2 being Lot 2 in D.P.1065330, 1148m2 being Lot 4 in D.P. 1065330 and 138.3m2 being Lot 8 in D.P.1065330 also being land in folios 2/1065330, 4/1065330 and 8/1065330 held in the name of New South Wales Land and Housing Corporation.

File Ref: MD89 H 472

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

COLUMN 1

Land District: Newcastle

Local Government Area: Port Stephens Council Locality: Tanilba Bay Lot Sec. D.P. No. Parish County 4 1065330 Sutton Gloucester Area: 1148m2 File Reference: MD89H472/4

COLUMN 2

New Area: 2867m2

Reserve No. 170106 Public Purpose: Boy Scouts Notified: 2 June 1989 Lot Sec. D.P. No. Parish County 3 1065330 Sutton Glouces

tton Gloucester

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

COLUMN 1

Land District: Newcastle

Local Government Area: Port Stephens Council Locality: Tanilba Bay Lot Sec. D.P. No. Parish County 2 1065330 Sutton Gloucester Area: 614m2 File Reference: MD89H472/4 COLUMN 2

Reserve No. 91631

Public Purpose: Bush Fire Brigade Purposes

Notified: 23 November 1979

Lot Sec. D.P. No. Parish County 1 1065330 Sutton Gloucester New Area: 1372m2

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

COLUMN 1

Land District: Newcastle

Local Government Area: Port Stephens Council Locality: Tanilba Bay Lot Sec. D.P. No. Parish County 8 1065330 Sutton Gloucester Area: 138m2 File Reference: MD89H472/4 COLUMN 2

Reserve No. 170108

Public Purpose: Girl Guides

Notified: 2 June 1989

Lot Sec. D.P. No. Parish County 7 1065330 Sutton Gloucester New Area: 1549m2

NOWRA OFFICE

5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541 Phone: (02) 4428 6900 Fax: (02) 4428 6988

PLAN OF MANAGEMENT FOR A CROWN RESERVE UNDER DIVISION 6 OF PART 5 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATION 2000

A draft plan of management has been prepared for the Crown reserve at Mollymook described hereunder.

Inspection of the draft plan can be made at Shoalhaven City Council Public Library at Ulladulla, Council's Southern District Office, Deering Street, Ulladulla, Council's internet site at shoalhaven.nsw.gov.au/council/pubdocs/community issues and the Nowra Office of the Department of Lands, 5 O'Keefe Avenue, Nowra, during normal business hours from 10 November 2004 to 22 December 2004.

Written submissions are invited from the public on the draft plan and should be sent to the General Manager, Shoalhaven City Council, PO Box 42, Nowra (file reference 27590, Contact Officer Peter Dalmazzo, phone 4429 3380) by 22 December 2004.

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

Description of Reserve

Land District – Nowra; City – Shoalhaven; Parish – Ulladulla; Town – Mollymook; County – St Vincent

Reserve 52790 for Public Recreation

File Reference: NA04 R 21

WAGGA WAGGA REGIONAL OFFICE Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650 Phone: (02) 6937 2709 Fax: (02) 6921 1851

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

Schedule

COLUMN 1 COLUMN 2 Henty Showground John Cocking (re-appointment) Trust Kerry Lynette Small (re-appointment) Matthew Robert Kilo (new member) Anthony Kenneth Male (new member) Colin Reginald Scheuner (re-appointment) William Edmund Bourke (re-appointment)

COLUMN 3 Dedication No. 620069 Public Purpose: Showground Notified: 25 September 1925 File Reference: WA80R118

For a term commencing this day and expiring 18 July 2009.

Department of Primary Industries

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Aquaculture) Regulation 2002

Clause 39 (4) - Notice of Aquaculture Lease Renewal

THE Minister has renewed the following class 1 Aquaculture Leases:

OL73/120 within the estuary of the Tomago River, having an area of 1.1268 hectares to Stefanos Paschalidis of Batemans Bay, NSW, for a term of 15 years expiring on 5 June 2019.

OL74/084 within the estuary of the Pambula River, having an area of 0.4501 hectares to Jason & Jasmine Moore of Pambula Beach, NSW, for a term of 15 years expiring on 31 May 2019.

OL74/218 within the estuary of Port Stephens, having an area of 0.8642 hectares to Stuart Mark Lyall of North Arm Cove, NSW, for a term of 15 years expiring on 17 May 2019.

OL74/154 within the estuary of Port Stephens, having an area of 1.5016 hectares to Leon Maxwell & Kim Louise Post of Karuah, NSW, for a term of 15 years expiring on 8 December 2019.

OL59/355 within the estuary of the Hawkesbury River, having an area of 0.7826 hectares to Dow Oyster Sytems Pty Ltd of Lisarow, NSW, for a term of 15 years expiring on 16 July 2019.

OL59/030 within the estuary of Patonga Creek, having an area of 0.5214 hectares to Ernest (Dale) Dinsdale Witchard & Lynne Patricia Witchard of Umina, NSW, for a term of 15 years expiring on 13 November 2018.

OL87/141 within the estuary of Merimbula Lake, having an area of 2.1075 hectares to John Charles Edwin Chapman of Tathra, NSW, for a term of 15 years expiring on 15 May 2019.

> DR NICK RAYNS, Director, Fisheries Management Agriculture and Fisheries Division Department of Primary Industries

Roads and Traffic Authority

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Albury in the Albury City 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 land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

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

SCHEDULE

ALL those pieces or parcels of land situated in the Albury City Council area, Parish of Albury and County of Goulburn, shown as Lots 64 and 65 Deposited Plan 1009702, being parts of the land in Certificates of Title B/155462 and 1/744618.

The land is said to be in the possession of M J Luff Pty Ltd (registered proprietor), Australia and New Zealand Banking Group Limited (mortgagee) and Border Express Pty Ltd (formerly M J Luff Operations Pty Ltd) (lessee).

(RTA Papers FPP 4M3022; RO 2/4.1385)

ROADS ACT 1993

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

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

T D Craig

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

SCHEDULE

ALL those pieces or parcels of land situated in the Narrabri Shire Council area, Parish of Narrabri and County of Nandewar, shown as Lots 9 to 16 inclusive Deposited Plan 1059021.

(RTA Papers: FPP 3M4020; RO 17/319.1285)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Wentworth Falls in the Blue Mountains City 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 land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

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

SCHEDULE

ALL that piece or parcel of land situated in the Blue Mountains City Council area, Parish of Jamison and County of Cook, shown as Lot 1 Deposited Plan 1067196, being part of land dedicated as General Cemetery by notification in the Government Gazette of 11 January 1889 on page 252.

The land is said to be in the possession of the Crown and Blue Mountains City Council.

(RTA Papers FPP 4M3934; RO 5/44.12337)

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Sandy Hollow in the Muswellbrook 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 land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

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

SCHEDULE

ALL that piece or parcel of public road situated in the Muswellbrook Shire Council area, Parish of Wickham and County of Brisbane, shown as Lot 25 Deposited Plan 1035506.

The land is said to be in the possession of Muswellbrook Shire Council.

(RTA Papers FPP 4M4271; RO 27/305.171)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Dourigans Gap in the Kyogle 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 land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

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

SCHEDULE

ALL those pieces or parcels of public road situated in the Kyogle Council area, Parish of Wyndham and County of Rous, shown as Lots 15 to 18 inclusive Deposited Plan 1035324.

The land is said to be in the possession of Kyogle Council.

(RTA Papers FPP 4M4033; RO 240.1310)

Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation 1996

TAMWORTH REGIONAL COUNCIL, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading and Access) Regulation 1996, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

WAYNE COLLINS, Acting General Manager Tamworth Regional Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Tamworth Regional Council B-Doubles Notice No. 02/2004.

2. Commencement

This Notice takes effect from date of gazettal.

3. Effect

This Notice remains in force until 01/01/2009 unless it is amended or repealed earlier.

4. Application

4.1 This Notice applies to B-Doubles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

B-Double routes within the Tamworth Regional Council

Туре	Road No.	Road Name	Starting point	Finishing point	Conditions
25m	7707	Goonoo Goonoo Road, Tamworth	New England Highway, (SH9)	Church Street	
25m	7707	Church Street, Tamworth	Goonoo Goonoo Road	Ebsworth Street	
25m	7707	Ebsworth Street, Tamworth	Church Street	Oxley Highway, (SH11)	

Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation 1996

TAMWORTH REGIONAL COUNCIL, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading and Access) Regulation 1996, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

WAYNE COLLINS, Acting General Manager Tamworth Regional Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Tamworth Regional Council B-Doubles Notice No. 02/2004.

2. Commencement

This Notice takes effect from date of gazettal.

3. Effect

This Notice remains in force until 01/01/2009 unless it is amended or repealed earlier.

4. Application

4.1 This Notice applies to B-Doubles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

B-Double routes within the Tamworth Regional Council

Туре	Road No.	Road Name	Starting point	Finishing point	Conditions
25m	7707	Goonoo Goonoo Road, Tamworth	New England Highway, (SH9)	Church Street	
25m	7707	Church Street, Tamworth	Goonoo Goonoo Road	Ebsworth Street	
25m	7707	Ebsworth Street, Tamworth	Church Street	Oxley Highway, (SH11)	

Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation, 1996

NARRABRI SHIRE COUNCIL, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading and Access) Regulation 1996, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

IAN MCCALLUM, General Manager, Narrabri Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Narrabri Shire Council B-Doubles Notice No. 1 2004.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until Friday 29th April 2005 unless it is amended or repealed earlier.

4. Application

4.1 This Notice applies to B-Doubles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

B-Double routes within the Narrabri Shire Council

Туре	Road No	Road Name	Starting point	Finishing point	Conditions
25	SR7	Couradda Road	Newell Highway (SH17)	Mellburra Road (SR3)	
25	MR133	Killarney Gap Road	Newell Highway (SH17)	5km east of Mellburra Road (SR3) intersection	

ROADS ACT 1993

Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation, 1996

NARRABRI SHIRE COUNCIL, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading and Access) Regulation 1996, by this Notice, specify the roads and road related areas on or in which Road Trains may be used subject to any requirements or conditions set out in the Schedule.

IAN MCCALLUM, General Manager, Narrabri Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Narrabri Shire Council Road Train Notice No. 1 2004.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until Friday 29th April 2005 unless it is amended or repealed earlier.

4. Application

4.1 This Notice applies to Road Trains which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Road Train routes within the Narrabri Shire Council

Туре	Road No	Road Name	Starting point	Finishing point	Conditions
RT	000	Barwan Street, Narrabri	Killarney Street	Fitzroy Street	 Maximum combination length of 27m Travel only permitted between 8.00am and 6.00pm Travel not permitted between the hours of 8.00am to 9.30am and 2.30pm to 4.00pm school days
RT	000	Fitzroy Street, Narrabri	Barwan Street	Maitland Street	 Maximum combination length of 27m Travel only permitted between 8.00am and 6.00pm Travel not permitted between the hours of 8.00am to 9.30am and 2.30pm to 4.00pm school days
RT	000	Maitland Street, Narrabri	Fitzroy Street	Old Gunnedah Road	 Maximum combination length of 27m Travel only permitted between 8.00am and 6.00pm Travel not permitted between the hours of 8.00am to 9.30am and 2.30pm to 4.00pm school days
RT	SR10	Old Gunnedah Road	Maitland Street	Johnstone Ready Mixed Concrete	 Maximum combination length of 27m Travel only permitted between 8.00am and 6.00pm Travel not permitted between the hours of 8.00am to 9.30am and 2.30pm to 4.00pm school days
RT	SR36	Old Turrawan Road (SR36)	Newell Highway (SH17) Narrabri West	Gordon Roadways Depot, Narrabri	• Travel not permitted between the hours of 8.00am to 9.30am and 2.30pm to 4.00pm school days

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Tweed Shire Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of a land swap for road realignment.

Dated at Murwillumbah this 1st day of November 2004 by John Griffin, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah, NSW 2484.

SCHEDULE

Lot 2 DP1052036

The land described in the Schedule hereto has been acquired by agreement with the landowners affected and is located at Chitticks Lane, Fingal Head.

Other Notices

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of Remediation Site under Section 21 Declaration Number 21038; Area Number 3362

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

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

Lots 1 - 4, DP 818957 in the local government area of Manly, located at the end of Addiscombe Road, Manly Vale NSW. A map of the site is available for inspection at the offices of the Department of the Environment and Conservation, Level 15, 59-61 Goulburn Street, Sydney NSW 2000.

2. Nature of contamination affecting the site:

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

- asbestos;
- polycyclic aromatic hydrocarbons (PAHs);
- benzo(a)pyrene; and
- lead, cadmium, copper and zinc.

In particular the EPA has found:

in relation to the currently unfenced area of the site that

- pieces of asbestos sheeting and loose asbestos fibres are present in soil of the public track on the site, including in surface layers;
- significantly elevated levels of PAHs, benzo(a)pyrene and lead are also present in soil on the site, including in surface layers, at concentrations exceeding the relevant health based criteria for open space use; and

in relation to the currently fenced off area of the site that

- asbestos and elevated levels of PAHs, lead and cadmium are present in the soil on the site, including in surface layers;
- PAHs are present in the groundwater on the site at concentrations exceeding criteria for the protection of aquatic ecosystems; and
- significantly elevated levels of zinc and copper are present in the groundwater on the site.

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in section 9 of the Act and for the following reasons has determined that the site is contaminated in such a way as to present a significant risk of harm to human health and the environment:

- PAHs, lead, zinc and copper are toxic to aquatic organisms and humans;
- lead, zinc and copper are persistent in the environment and bioaccumulate;
- zinc and copper-contaminated groundwater may be discharging from the site into the adjacent Manly Lagoon;
- a large proportion of the site is flood prone and the migration of contaminants from the site would be exacerbated by a major flood event;

- asbestos is a known human carcinogen;
- while the track in the currently unfenced area is currently covered with a protective layer the layer requires maintenance to ensure that there is no human exposure to the asbestos fibres in the soil of the track.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of section 26 of the Act, the EPA may agree not to issue a remediation 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 remediation order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Director Contaminated Sites Department of Environment and Conservation PO Box A290, Sydney South NSW 1232 or faxed to: (02) 9995 5999

by not later than 3 December 2004

CAROLYN STRANGE, Director Contaminated Sites Department of Environment and Conservation

Date: 27 October 2004.

NOTE:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under section 23 of the Act.

Variation/Revocation

This declaration may be varied by subsequent declarations. It remains in force until it is otherwise revoked. A declaration may only be revoked when the EPA does not have reasonable grounds to believe that land is contaminated in such as way as to present a significant risk of harm (section 44 of the Act).

Information recorded by the EPA

Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation 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 currently within a remediation site. 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

Environment Protection Authority Declaration of investigation area Section 15 of the Contaminated Land Management Act 1997

Declaration No: 15007 File No: HO 1071

THE Environment Protection Authority (the "EPA") declares the following land to be an investigation area under the *Contaminated Land Management Act 1997* ("the Act"):

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

Lot 2 in DP 787416 Flinders Street Port Kembla New South Wales 2505 (known as Manildra Park Bulk Storage Depot)

2. Nature of the substances causing the contamination

Contaminants at the site include the C_6 to C_{36} fraction of total petroleum hydrocarbons (TPH) and polycyclic aromatic hydrocarbons (PAH's) (the "hydrocarbon contamination").

3. Reasons for the declaration

The EPA has reasonable grounds to believe that the site is contaminated in such a way as to present a significant risk of harm for the following reasons:

- dissolved phase hydrocarbon contamination has degraded the quality of the groundwater and separate phase hydrocarbons may also be present in the western perimeter well on-site;
- groundwater in the western area of the site is contaminated with benzene, a known human carcinogen, at concentrations exceeding the ANZECC criteria for the protection of aquatic ecosystems;
- there is the potential for off-site migration of hydrocarbon contamination in the northern area and at the western boundary of the site in the region of a decommissioned pipeline;
- there is a risk of harm to human health if volatile vapours from the hydrocarbon contamination enter service trenches or other enclosed spaces on the site at concentrations that may be an inhalation hazard or an explosion hazard. There is a risk of harm to the environment as groundwater on the site ultimately discharges into Port Kembla Harbour.
- 4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary investigation of the area and any person may submit a voluntary investigation proposal for the area to the EPA. If the proposal satisfies the requirements of section 19 of the Act, the EPA may agree to the proposal and not issue an investigation order against the parties to the proposal.

5. Submissions invited

The EPA advises that the public may make written submissions to the EPA on:

• Whether it should issue an investigation order in relation to the site; and/or

• Any other matter concerning the area.

Submissions should be sent in writing to:

Director Contaminated Sites Department of Environment and Conservation PO Box A290 SYDNEY SOUTH NSW 1232

or faxed to: 02 9995 5999

by not later than 5pm on **3 December 2004**

CAROLYN STRANGE, Director Contaminated Sites Department of Environment and Conservation (by delegation)

Date: 3rd November 2004.

NOTE:

Investigation order may follow

If investigation of the area or part of the area is required, the EPA may issue an investigation order under section 17 of the Act.

Variation/Revocation

This declaration remains in force until it is otherwise varied or revoked. A declaration may only be revoked when the EPA does not have reasonable grounds to believe that land is contaminated in such a way as to present a significant risk of harm. (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 investigation declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to inform the relevant local council as soon as practicable that this declaration has been made. 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 currently within an investigation area. 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 removed.

Voluntary investigation

The making of this declaration does not prevent the carrying out of a voluntary investigation of the site by any person.

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 (Mining) jurisdiction at the place and time shown as follows:

Newcastle 10.00 a.m. 14 February 2005 (1 week) Sitting cancelled 21 March 2005 (1 week) Sitting cancelled

Dated this 1st day of November 2004.

R. O. BLANCH, Chief Judge

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:

Dubbo	10:00am	28 March 2005 (1 week)
Lismore	10:00am	21 February 2005 (1 week)

Dated this 1st day of November 2004.

R. O. BLANCH, Chief Judge

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:

Bathurst	10.00am	13 June 2005 (2 weeks) In lieu of 6 June 2005
Bourke	10:00am	(2 weeks) 22 November 2004 (2 weeks) Sittings cancelled

Dated this 1st day of November 2004.

R. O. BLANCH, Chief Judge

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:

10.00am	4 April 2005 (1 week) in lieu of 30 May 2005 (1 week)
10.00 a.m.	21 February 2005
	(2 weeks) Special Fixture

Dated this 1st day of November 2004.

R. O. BLANCH, Chief Judge

ELECTRICITY SUPPLY ACT 1996

INDEPENDENT PRICING AND REGULATORY TRIBUNAL OF NEW SOUTH WALES

Application for transfer of licence to supply electricity (ref: 01/45)

THE Tribunal has received an application for the transfer of the electricity retail supplier's licence held by Ergon Energy (Victoria) Pty Ltd (ACN 072 672 694) under the Electricity Supply Act 1995 to Ergon Energy Pty Ltd (ACN 078 875 902) to operate in New South Wales.

The Tribunal seeks public submissions on the application. Submissions should address the assessment criteria contained in the Electricity Supply Act 1995. All submissions should reach the Tribunal by 15 December 2004. Enquiries to Mr Gary Drysdale on (02) 9290 8477.

JAMES COX, Acting Chairman

Dated: 5 November 2004.

Level 2, 44 Market Street, SYDNEY NSW 2000 PO Box Q290, QVB Post Office NSW 1230

FIRE BRIGADES ACT 1989

Order under Section 5 (2)

I, PROFESSOR MARIE BASHIR AC, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of section 5 (2) of the Fire Brigades Act 1989, do, by this my Order, vary the Orders published in Government Gazette No 37 of 4 March 1983 (Berry, Lake Macquarie, Mullumbimby, and Wentworth Fire Districts); No 96 of 8 July 1983 (Denman), No. 40 of 15 February 1985 (Braidwood and Cooma); No 143 of 18 October 1985 (Nowra and Ulladulla); No 136 of 28 August 1987 (Brunswick Heads); No 119 of 22 July 1988 (Branxton-Greta); No 110 of 8 September 1995 (Lismore); No 55 of 5 May 2000 (Scone) and reconstitute the Fire Districts in the following Schedule and declare that the provisions of the Fire Brigades Act shall apply to the areas described in the Schedule.

Signed at Sydney, this 27th day of October 2004.

By Her Excellency's Command,

TONY KELLY, M.L.C., Minister for Emergency Services

SCHEDULE

In this schedule, a reference to a local government area is a reference to that area with boundaries as at the date of publication of the Order in the Gazette.

Berry Fire District

Comprising the existing Fire District in Shoalhaven City, with an addition and an excision as delineated on Map No. 224/04/1 kept in the office of the NSW Fire Brigades.

Braidwood Fire District

Comprising the existing Fire District in Tallaganda Shire, with an addition as delineated on Map No. 236/04/1 kept in the office of the NSW Fire Brigades.

Branxton-Greta Fire District

Comprising the existing Fire District in Cessnock City, with extensions (including small areas of the City of Singleton) and deletions as delineated on Map No. 237/04/1 kept in the office of the NSW Fire Brigades.

Brunswick Heads Fire District

Comprising the existing Fire District in Byron Shire, with additions and an excision as delineated on Map No. 240/04/1 kept in the office of the NSW Fire Brigades.

Cooma Fire District

Comprising the existing Fire District in Cooma-Monaro Shire, with additions and an excision as delineated on Map No. 263/04/1 kept in the office of the NSW Fire Brigades.

Denman Fire District

Comprising the existing Fire District in Muswellbrook Shire, with additions and deletions as delineated on Map No. 283/04/01 kept in the office of the NSW Fire Brigades.

Lake Macquarie Fire District

Comprising the existing Fire District in the City of Lake Macquarie, with additions and excisions as delineated on Map No. 255/04/1 kept in the office of the NSW Fire Brigades.

Lismore Fire District

Comprising the existing Fire District in Lismore City, with additions and an excision as delineated on Map No. 362/04/1 kept in the office of the NSW Fire Brigades.

Mullumbimby Fire District

Comprising the existing Fire District in Byron Shire, with additions and excisions as delineated on Map No. 388/04/1 kept in the office of the NSW Fire Brigades.

Nowra Fire District

Comprising the existing Fire District in Shoalhaven City with additions and excisions as delineated on Map No. 405/04/1 kept in the office of the NSW Fire Brigades.

Scone Fire District

Comprising the existing Fire District in Upper Hunter Shire with additions and excisions as delineated on Map No. 443/04/1 kept in the office of the NSW Fire Brigades.

Ulladulla Fire District

Comprising the existing Fire District in Shoalhaven City, with additions as delineated on Map No. 477/04/1 kept in the office of the NSW Fire Brigades.

Wentworth Fire District

Comprising the existing Fire District in Wentworth Shire, with an addition and excisions as delineated on Map No. 494/04/1 kept in the office of the NSW Fire Brigades.

GAS SUPPLY ACT 1996

INDEPENDENT PRICING AND REGULATORY TRIBUNAL OF NEW SOUTH WALES

Application for a Gas Supplier's Authorisation (ref: 04/543)

THE Tribunal has received an application for a Gas Supplier's Authorisation under the Gas Supply Act 1996 from Integral Energy Australia (NSW R9263329). The application, if granted, would allow the company to supply natural gas in NSW.

The Tribunal invites public submissions on the application. Submissions should address the assessment criteria contained in the Gas Supply Act 1996.

All submissions should reach the Tribunal by 15 December 2004. Inquiries to Mr Gary Drysdale (02) 9290 8477.

JAMES COX, Acting Chairman

5 November 2004

Level 2, 44 Market Street, SYDNEY NSW 2000 PO Box Q290, QVB Post Office NSW 1230

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the suburb boundary between the address localities of Kingsford, Randwick and Maroubra in the Randwick Local Government Area as shown on map GNB3642/A.

Maps showing the proposed boundary may be viewed at the Randwick City Council Administrative Centre, Bowen Library, Randwick Branch Library and the office of the Geographical Names Board of New South Wales, Panorama Avenue, Bathurst 2795.

Any person objecting to this proposal may within one (1) month of the date of this notice give to the Secretary of the Board, notice in writing of that objection, setting out the grounds of the objection.

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

> WARWICK WATKINS, Chairman

Geographical Names Board PO Box 143, Bathurst 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of Assignment of Address Locality Names and Boundaries within the Gunnedah Local Government Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day amended the boundaries surrounding the address localities of Blue Vale, Boggabri, Breeza, Caroona, Carroll, Curlewis, Emerald Hill, Ghoolendaadi, Goolhi, Gunnedah, Keepit, Kelvin, Marys Mount, Mullaley, Piallaway, Premer, Rangari, Spring Ridge, Tambar Springs, The Pilliga, Wean and Willala, as shown on map GNB3769.

SUBSEQUENT to the determination of boundaries for the above address localities and in PURSUANT to the provisions of section 14 of the Geographical Names Act 1966, the Geographical Names Board has this day discontinued the address locality names Basin Plain, Burburgate, Coocooboonah, Gulligan, Gunnembene, Meermaul, Milroy, Nea, Noggabri, Orange Grove, Pullaming and Weetaliba. These names will be retained in the Geographical Names Register with the status Discontinued.

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

> WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Address Locality Boundaries within the Armidale Dumaresq Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the locality boundaries in the Armidale Dumaresq Local Government Area as shown on map GNB3760/A.

The proposed new boundaries will increase the area for the address locality of Armidale and will result in the localities of Dangarleigh, Kellys Plains, Donald Creek, Castle Doyle, Tilbuster, Duval, Dumaresq and Saumarez being reduced in area.

The proposal will also result in the localities of Commishioners Waters, Newling, Acacia Park, St Patricks, Bona Vista, Soudan Heights, South Hill, West Armidale, North Hill, Madgwick and Ben Venue being discontinued as address localities and re-assigned as point features with a designation of either Rural or Urban Place.

The map GNB3760/A may be viewed at Armidale Dumaresq Council Administration Building, The Armidale Library and the office of the Geographical Names Board, Land and Property Information, PO Box 143, Bathurst NSW 2795.

Any person wishing to make comment upon this proposal may within one (1) month of the date of this notice write to the Secretary of the Board with that comment.

> WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of Assignment of Geographical Names and Boundaries for Address Localities in the Dungog Local Government Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the names and boundaries of the following address localities in the Dungog Local Government Area as shown on map GNB3761:

The Forty Four locality names which are to be used addressing are:

Alison, Allynbrook, Bandon Grove, Bendolba, Bingleburra, Brookfield, Cambra, Carrabolla, Chichester, Clarence Town, Dungog, East Gresford, Eccleston, Fishers Hill, Flat Tops, Fosterton, Glen Martin, Glen Oak, Glen William, Gresford, Halton, Hanleys Creek, Hilldale, Lewinsbrook, Lostock, Main Creek, Marshdale, Martins Creek, Mount Rivers, Munni, Paterson, Salisbury, Stroud Hill, Sugarloaf, Summer Hill, Tabbil Creek, Torryburn, Underbank, Upper Allyn, Vacy, Wallaringa, Wallarobba, Webbers Creek and Wirragulla.

SUBSEQUENT to the determination of names and boundaries for address localities in the Dungog Local Government Area the following Twenty Four names have been redesignated as Historical Locality: Berkley Park, Bonnington Park, Bottle Corner, Brecon, Brownmore, Cedar Dump, Coulston, Dingadee, Dusodie, Half Moon Brush, Kealys Bight, Ladies Well, Lagoon Pinch, O'Gradys Hut, Peugeot Point, Puxtys Hollow, Rocky Crossing, Scouts Alley, Tillegra, Trevallyn, Tyraman, Upper Chichester, Welshmans Creek and Woerden.

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

WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143 BATHURST NSW 2795

LOCAL GOVERNMENT ACT 1993 LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land

THE Blayney Shire Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of a waste disposal depot.

Dated at Blayney this 2nd day of November 2004.

A. B. ROACH, General Manager

SCHEDULE

Lot 455, DP1040748

NSW SCIENTIFIC COMMITTEE

Notice of Preliminary Determination

THE Scientific Committee, established by the Threatened Species Conservation Act, has made a Preliminary Determination to support a proposal to list the orchid *Diuris ochroma* D. L. Jones as an ENDANGERED SPECIES on Part 1 of Schedule 1 of the Act.

A copy of the determination, which contains the reasons for the determination, may be obtained free of charge:

on the Internet www.nationalparks.nsw.gov.au;

by contacting the Scientific Committee Support Unit, C/- Department of Environment and Conservation PO Box 1967, Hurstville 2220;

tel: (02) 9585 6940 or fax (02) 9585 6606;

in person at The National Parks Centre 102 George Street, The Rocks, Sydney.

Copies of the determination may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

The National Parks and Wildlife Service is part of the Department of Environment and Conservation.

Any person may make a written submission regarding the Preliminary Determination, which should be forwarded to:

> Scientific Committee PO Box 1967 Hurstville NSW 2220 Attention: Suzanne Chate Executive Officer

Submissions must be received by 17 December 2004.

Associate Professor PAUL ADAM, Chairperson, Scientific Committee

PARLIAMENTARY ELECTORATES AND **ELECTIONS ACT 1912**

Declared Institutions

PURSUANT to the provisions of section 84 (1) of the Parliamentary Electorates and Elections Act 1912 notice is given of the abolition of the declared institution listed below in respect of the electoral district shown:

ABOLITION

DUBBO

KOORINGLE APEX NURSING HOME

COLIN BARRY, Electoral Commissioner

Dated: 29 October 2004 State Electoral Office, Level 20, 207 Kent Street, Sydney NSW 2000

PARLIAMENTARY ELECTORATES AND **ELECTIONS ACT 1912**

Appointment of Pre-Poll Voting Places By-election for the State Electoral District of Dubbo Saturday, 20 November 2004

I hereby declare the places set out below to be appointed places for the purpose of section 114P of the Parliamentary Electorates and Elections Act 1912.

I hereby further declare the days and hours specified below in respect of the appointed places to be appointed days and hours for the purpose of the abovesaid section.

Place	Days	Hours
Dubbo 125 Talbragar Street	8 to 12 November 13 November 15 to 17 November 18 November 19 November	9am to 5pm 9am to 1pm 9am to 5pm 9am to 8pm 9am to 6pm
Parkes Coventry Room Parkes Shire Council Bogan Street	17 November 18 to 19 November	9am to 5pm 9am to 6pm
State Electoral Office Level 20 207 Kent Street Sydney	8 to 19 November	8.30am to 5pm

COLIN BARRY, Electoral Commissioner

DISTRICT COURT OF NEW SOUTH WALES

Practice Note No. 67

Attendance of Authorised Clinician to Give Evidence in Child Care Appeals

Date:

Purpose

The purpose of this practice note is to introduce a similar procedure in child care appeals to that followed in the Children's Court in relation to the attendance of Authorised Clinicians.

In child care appeals, requests will sometimes be made for the attendance at court of the Authorised Clinician who prepared the Assessment report on behalf of the Children's Court Clinic. As the Authorised Clinician was not engaged by any party to the case, but was in effect employed by the Court, there is a need to define procedures to ensure the Authorised Clinician comes to court if required.

A party requesting the attendance of an Authorised Clinician must file a *Request to Court for Authorised Clinician to give Evidence (the Request)* for the consideration of the Judge.

Audio and Video Links

Given their independent role, the cross-examination of Authorised Clinicians may be quite short in many cases. Judges are therefore encouraged to pursue the use of telephone and video links for taking evidence from Authorised Clinicians, especially in country centres.

Registrar to notify clinician to attend

If the Judge grants the request for the attendance of an Authorised Clinician, the Registrar of the Court will forward a *Notice* to Authorised Clinician to give Evidence (the Notice), **in duplicate**, to the Authorised Clinician and forward a copy of the *Notice* to the Children's Court Clinic. The duplicate copy is to be signed by the Authorised Clinician and returned to the Court to acknowledge receipt of the *Notice* and confirm the attendance of the Clinician.

The *Notice* **must** state the type of cross examination (telephone, video link or personal attendance) as directed by the Judge.

Confirmation of attendance

The Authorised Clinician should liaise directly with the Registrar of the requesting Court regarding:

- a. Time of attendance
- b. Expected duration of attendance
- c. Where and to whom to report at Court
- d. Any problems in attending Court on the date required
- e. Any other issue relevant to the administration arrangements

Registrars must liaise with the presiding Judge / Associate to assist in this regard.

Fees

Authorised Clinicians are entitled to remuneration as if the Authorised Clinician had given evidence before the Children's Court and shall submit an invoice to the Registrar of the District Court in which they appeared.

Dated this 2nd day of November 2004.

The Hon. Justice R O BLANCH, AM, Chief Judge

DISTRICT COURT OF NEW SOUTH WALES Forms

IN pursuance of Part 47 rule (2) of the District Court Rules 1973, I have approved the following form for use in the Court in relation to appeals under the Children and Young Persons Act 1998 (*the Act*):

Form 155 - Notice to Authorised Clinician to Attend Court to Give Evidence

This Form is in addition to the following Forms previously approved in relation to appeals under the Act:

Form 152 - Notice of Assessment Order

Form 153 – Assessment Order

Form 154 – Request to Court for Authorised Clinician to Give Evidence

Dated this 2nd day of November 2004

The Hon. Justice R O Blanch, AM, Chief Judge

Form 155 – Notice to Authorised Clinician to Attend Court to Give Evidence

IN THE DISTRICT COURT OF NEW SOUTH WALES AT SYDNEY	To (Name of Authorised Clinician) (address of Clinician))
No: of 20	Take notice that you are required to give evidence before the District Court at
	on
	am/pm
Notice to Authorised Clinician to Attend Court to	in relation to the following child(ren) / young person(s) or regarding person(s) seeking parental responsibility of the child(ren) / young person(s):
Give Evidence Children and Young Persons (Care and Protection) Act 1998	Name of Child(ren) / Young Person(s):
1990	Date(s) of Birth:
	Date of Assessment Report:
	Request for attendance of Clinician made by: (Name and telephone number)
Appellant	Relationship of person (making request for attendance of Clinician) to the child / young person:
Respondent	Evidence will be adduced by: <i>(tick)</i> [] Telephone Conference [] Video Link [] Personal Attendance
	Registrar
	Date:

Note: This form is to be sent to the Authorised Clinician IN DUPLICATE, who will then sign acknowledgment and return copy to court.

I acknowledge receipt of a copy of this Notice to Authorised Clinician to attend Court and confirm that I will be available to give evidence on the date required.

Authorised Clinician Date:

Form 152 – Notice of Assessment Order

IN THE DISTRICT COURT OF NEW SOUTH WALES	TO: CHILDREN'S COURT CLINIC
AT SYDNEY	CHILD / YOUNG PERSON
	Name:
No: of 20	Date(s) of Birth:
	Address:
	Name of Solicitor:
Notice of Assessment	Address, Phone and Fax No:
Order Children and Young Persons (Care	Do Aboriginal / Torres Strait Islander principles apply?
and Protection) Act 1998	(Circle) Yes / No
	Are their any Family Law, Care or Apprehended Violence Orders affecting this Child / Young Person?
Appellant	(Circle) Yes / No (If Yes, attach copy or details of order) NOTE: If the assessment is to include more than one child or young person please attach separate sheet setting out details.
Respondent / s	APPLICANT FOR ASSESSMENT ORDER
	Name:
	Phone No:
	Phone No: DEPARTMENT OF COMMUNITY SERVICES
	DEPARTMENT OF COMMUNITY SERVICES
Child's Representative	DEPARTMENT OF COMMUNITY SERVICES Director General's Delegate:
Child's Representative	DEPARTMENT OF COMMUNITY SERVICES Director General's Delegate: Telephone No:
Child's Representative	DEPARTMENT OF COMMUNITY SERVICES Director General's Delegate: Telephone No:
Child's Representative	DEPARTMENT OF COMMUNITY SERVICES Director General's Delegate: Telephone No: Address, phone & fax no. of DOCS office:
Child's Representative	DEPARTMENT OF COMMUNITY SERVICES Director General's Delegate: Telephone No: Address, phone & fax no. of DOCS office: Name of Solicitor:
Child's Representative	DEPARTMENT OF COMMUNITY SERVICES Director General's Delegate: Telephone No: Address, phone & fax no. of DOCS office: Name of Solicitor: Phone & Fax no:
Child's Representative	DEPARTMENT OF COMMUNITY SERVICES Director General's Delegate: Telephone No: Address, phone & fax no. of DOCS office: Name of Solicitor: Phone & Fax no:
Child's Representative	DEPARTMENT OF COMMUNITY SERVICES Director General's Delegate: Telephone No: Address, phone & fax no. of DOCS office: Name of Solicitor: Phone & Fax no:
Child's Representative	DEPARTMENT OF COMMUNITY SERVICES Director General's Delegate: Telephone No: Address, phone & fax no. of DOCS office: Name of Solicitor: Phone & Fax no: MOTHER Name: Address & phone no:

IN THE DISTRICT COURT	FATHER
OF NEW SOUTH WALES AT SYDNEY	Name:
	Address & phone no:
No: of 20	Name of Solicitor:
	Address, phone & fax no:
Notice of Assessment	OTHER PARTIES
Order	Name:
Children and Young Persons (Care and Protection) Act 1998	Address & phone no:
Filed for the <i>(Full name of filing party):</i>	Position or relationship to child / young person:
	Name of Solicitor:
	Address, phone & fax no:
Appellant	ORDER DETAILS
Apponunt	Date order made:
Decentration ()	Date Assessment Report to be filed with the Court:
Respondent / s	Next Court Date:
	The District Court has made an assessment order and has appointed:
	The Children's Court Clinic; or
	To prepare and submit the required Assessment Report.
	Attached is a copy of the Assessment Order.
Child's Representative	
	Judge
	Dated:
	Note: An 'Assessment Order' MUST be attached to this Notice.
	NOTICE TO ASSESSMENT REPORT WRITER
	The addresses of the parties are confidential and are NOT to be disclosed without the consent of the parties.

IN THE DISTRICT COURT OF NEW SOUTH WALES	TO: CHILDREN'S COURT CLINIC
AT SYDNEY	 The court orders that an Assessment Report be prepared of the following person/s:
	a) Child (ren) / Young person (s): Name and date of birth
No: of 20	
Assessment Order Children and Young Persons (Care and Protection) Act 1998	b) The parenting capacity of: Specify Names
Appellant	
Respondent / s	2. The following issues are to be addressed by the report:
	 The court has appointed the Children's Court Clinic to prepare and submit the required Assessment Report.
Child's Representative	4. The Assessment Report is to be filed with the court on or before:
	5. The matter has been adjourned to:
	(Court, Date & time)
	Judge
	Dated:

Form 153 – Assessment Order

Form 154 – Request to Court for Authorised Clinician to Give Evidence

IN THE DISTRICT COURT OF NEW SOUTH WALES	Name of Child(ren) / Young Person(s):
AT SYDNEY	Date(s) of Birth:
	Name of Authorised Clinician:
No: of 20	Date of Assessment Report:
	Request for attendance of Clinician made by: (Name and telephone number)
Request to Court for Authorised Clinician to Give Evidence Children and Young Persons (Care and	Relationship of person (making request for attendance of Clinician) to the child / young person:
Protection) Act 1998	Request is made for the Authorised Clinician to appear at the District Court at:
Filed for the (Full name of filing party):	To give further evidence in relation to his / her report regarding the abovementioned child(ren) / young person(s) or regarding person(s) seeking parental responsibility of the child(ren) / young person(s).
	The evidence sought in conjunction with the report relates to the following areas:
Appellant	
Respondent	DATED:
	SIGNED: (Signature of person making request)
Filed by:	The request is granted / refused.
(Name, address, postcode & phone numbers of party filing this document)	Evidence will be adduced by: <i>(tick)</i> [] Telephone Conference [] Video Link [] Personal Attendance
	Judge Date:

CASINO CONTROL ACT 1992 Order

Pursuant to section 66(1) of the Casino Control Act 1992, the Casino Control Authority does, by this Order, add to the list of games approved for play in the casino, the game of "Poker", and approves the following rules for the playing of the game of "Poker" in the casino operated by Star City Pty Limited under licence granted by the Casino Control Authority on 14 December 1994:

(1) Rules for the playing of 'Poker'

The rules for the playing of the game of 'Poker' in the casino as set forth in the attachment hereto are approved.

This Order shall take effect from the date of publication in the New South Wales Government Gazette.

Signed at Sydney, this 3rd day of November 2004.

BRIAN FARRELL, **Chief Executive**, for and on behalf of the Casino Control Authority.

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<u>Poker</u>
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- 1. <u>Definitions</u>
- 2. <u>Table Layout and Equipment</u>
- 3. <u>Table Charge/Commission</u>
- 4. <u>The Cards</u>
- 5. <u>The Shuffle and Cut</u>
- 6. <u>Number of Players and Seating Positions</u>
- 7. <u>Wagers</u>
- 8. <u>Minimum and Maximum Wagers and Betting Structure</u>
- 9. <u>The Initial Deal</u>
- 10. <u>Betting Round</u>
- 11. <u>Checking</u>
- 12. <u>All-in</u>
- 13. Order of Poker Hands
- 14. Draw Poker (ante)
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- 16. <u>Five Card Stud</u>
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- 18. <u>Two Card Manila</u>
- 19. <u>Three Card Manila</u>
- 20. <u>Texas Hold Em</u>
- 21. <u>Omaha</u>
- 22. <u>Final Settlement</u>
- 23. <u>Misdeals</u>
- 24. <u>Irregularities</u>
- 25. General Provisions
- 26. <u>Tournaments</u> <u>Diagram "A"</u>

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1. Definitions

1.1 In these rules, unless the contrary intention appears:

"Act" means the Casino Control Act 1992;

"active player" for a round of play means a player who is all-in or has not folded;

"**all-in**" means a player who has invested all of their remaining chips in the outcome of a hand. Their bet cannot exceed the structured limit and/or raise, if a raise is an option. An all-in player can only win that portion of the pot or pots to which they have contributed;

"ante" means a predetermined contribution to the pot placed by all players prior to the first card being dealt in a round of play;

"**bet**" means placing the required wager, and includes a call and/or raise if permitted, to remain in the round of play or going all-in if remaining chips are less than the size of the required wager;

"**betting round**" means a period of play during which each active player, in order, has the option to check, bet or fold until all wagers have been matched or reached the maximum number of raises;

"**blind**" means a predetermined contribution to the pot placed by a selected player or players before the first card is dealt. The blind is a live wager, which can win the pot if no further contributions to the pot are made;

"**burn** " means a card which is removed from the top of the deck by the dealer without exposing its value and placed face down, separate from the discards;

"call" means a wager made in an amount equal to the immediately preceding wager;

"card shoe" means a device from which cards are dealt;

"**casino promotional voucher**" means a voucher of a nominated value issued by the casino operator to enable a player to wager at a gaming table to the amount identified on the voucher, subject to any conditions specified on the voucher. Where a player presents a promotional voucher at a gaming table the dealer shall exchange the voucher for an equivalent value in chips or promotional tokens, which may then be wagered on the appropriate area(s) of the layout. Any winnings resulting from such wagers are to be paid in chips;

"casino supervisor" means a person employed in a casino in a managerial capacity relating to the conduct of gaming and includes a games supervisor;

"**check**" means to abstain from wagering but continue to stay in contention for the pot by retaining the right to re-enter the betting after all other players have either bet or folded. A check shall only be an option if no blind is placed or bet made;

"**commission checks**" means chips without denomination markings which may be used to pay commission depending on the commission structure in use;

"commission" means an amount due to the casino operator for hosting the game;

"**community card(s)**" means a card or cards dealt to the center of the table, which may be used by all players to complete their best possible hand;

"dealer" means a person responsible for the operation of the game;

"deck-checking device" means a machine used to check that each deck of cards contains the correct cards for the game;

"**designated player**" is the last player to receive cards in the initial deal and is indicated by the use of the dealer button;

"flop" means three community cards dealt face downward and turned face up simultaneously;

"fold" means a decision by a player to no longer continue with their hand for that particular round of play;

"games supervisor" means a person responsible for the immediate supervision of the operation of the game;

"hand" means the cards dealt to each player in a round of play;

"hole cards" means a player's concealed cards;

"inspector" means a person appointed under section 106 of the Act;

"**pot**" means the sum of the antes, blinds and bets wagered;

"**raise**" means to make a bet greater than the amount of a previous wager made during a betting round;

"**round**" means a period of play where the dealer button moves around the table and it has reached a particular player a second time;

"**round of play**" means the period of play at a table commencing with the dealing of the first card by the dealer and concluding when the dealer announces a result and passes the pot to the winning player;

"side pot(s)" means a separate pot or pots created in a game of poker due to one or more players being all-in;

"structured limit" means the betting range and structure designated for each game variation;

"substantial action" where two or more players have acted on their hands;

"**table stake**" means the amount of chips a player has on the table and in plain view before the start of any round of play. An active player may only wager up to the amount of chips on the table and may not augment their table stake whilst a round of play is in progress;

"void" means invalid with no result.

2. Table Layout and Equipment

- 2.1 The game of Poker shall be played at a table having up to a maximum of 11 seated players and a place for the dealer.
- 2.2 The layout cloth covering the table shall be marked in a manner substantially similar to that shown in diagram "A" with the name and/or logo of the casino imprinted thereon.
- 2.3 The following equipment shall also be used:
 - 2.3.1 a card shoe capable of holding a single deck of cards;
 - 2.3.2 dealer button which is used to denote the designated player. The button is moved one position in a clockwise rotation at the conclusion of each round of play and held by the last person to receive cards in the initial deal.
- 2.4 A commission box may also be attached to the table and used to temporarily hold the commission collected during gaming.
- 2.5 The table shall have a drop box attached to it.

3. Table Charge/Commission

- 3.1 The casino operator shall levy a fee at each poker table in the form of a commission. This commission may be either a percentage of the pot, a fee per hand, or a time charge on each player participating in the game.
- 3.2 The casino operator shall display a sign, in each part of the casino where Poker is played, detailing the type of commission to be utilised and any minimum and/or maximum, if applicable, amount of commission in dollar terms for each game in play.
- 3.3 The casino operator shall use any of the following methods in determining and collecting the commission:
 - 3.3.1 A percentage commission collected from the pot and any side pots, pursuant to which;

- 3.3.1.1 the amount to be collected shall be calculated and collected from the total pot or pots by the dealer after the conclusion of a betting round.
- 3.3.2 A fee per hand dealt, pursuant to which;
 - 3.3.2.1 assessments shall be calculated on a "per-hand" basis.
- 3.3.3 A fee based on time charges pursuant to which;
 - 3.3.3.1 assessments shall be calculated on a "per-table" basis and imposed on a "per-player" basis. Inactive players shall also be assessed; and
 - 3.3.3.2 time charges shall be expressed as an hourly fee, based on the particular limits at a game. The hourly fee shall be payable in advance.
- 3.4 A casino supervisor may vary the method and amount of commission to be charged for a game prior to the commencement of a hand, provided;
 - 3.4.1 prior notice of at least three hands has been given. In the event that all players are in agreement, changes may be made without prior notice; and
 - 3.4.2 changes shall only be made at the completion of a round of play; and
 - 3.4.3 the signage is changed to indicate the applicable commission.
- 3.5 A casino supervisor may vary the method and amount of commission to be charged for a game so that nil commission is collected.
- 3.6 For the purpose of calculating a percentage commission, an uncalled wager shall not form part of the pot.
- 3.7 The commission checks of a set shall each bear the same distinguishing emblem or mark to differentiate them from colour checks of other sets in use at other non Poker tables. Each set shall be subdivided into various colours and each colour shall be assigned the same value at any one time.
- 3.8 Commission checks issued at a Poker table shall only be used for gaming at a Poker table and shall not be used for gaming at any other table in the casino.
- 3.9 Commission checks shall only be presented for redemption at a Poker table and shall not be redeemed or exchanged at any other location in the casino unless that table is closed at the time of the redemption request.
- 3.10 Where a player purchases commission checks, the specific value to be assigned to each shall be ascertained by the casino supervisor, depending on the commission structure in use, prior to play commencing. The value of the commission checks will be equal to the applicable fee per hand, as displayed on the sign in the Poker area.

4. The Cards

- 4.1 The game of Poker shall be played with either:
 - 4.1.1 a full deck of cards, having 52 cards without jokers, with backs of the same colour and design; or
 - 4.1.2 a 32 card deck, consisting of Ace, King, Queen Jack, 10, 9, 8 and 7, with backs of the same colour and design.
- 4.2 Cards shall be checked by a dealer or a casino supervisor or by use of a deck-checking device prior to use on a gaming table.
- 4.3 Cards may be checked and secured until such time as they may be required.
- 4.4 Cards may, at the discretion of a casino supervisor, be changed after any round of play if, for any reason, a card or cards become unfit for further use. If all the cards are replaced, the new cards shall be checked, shuffled and cut in accordance with these rules.
- 4.5 All cards used in the game of Poker shall be dealt from a card shoe specifically designed for such purpose.

- 4.6 When handling the cards, players shall at all times ensure that the cards remain on or above the playing area of the table. The cards shall not be removed from the table.
- 4.7 It is the player's responsibility to protect their hand at all times.
- 4.8 A casino supervisor may inspect a player's hand at the completion of the hand.
- 4.9 A casino supervisor or an inspector may, at any time, instruct the dealer to check and verify the number of cards.

5. The Shuffle and Cut

- 5.1 The cards shall be shuffled so that they are randomly intermixed within the deck:
 - 5.1.1 immediately prior to the start of play;
 - 5.1.2 at the completion of each round of play; or
 - 5.1.3 immediately prior to the recommencement of play following any period that the table has been vacant.
- 5.2 After the cards have been shuffled, the dealer shall cut the cards and place them on a cutting card and then insert all the cards in the card shoe for the commencement of play.
- 5.3 No person other than the dealer shall cut the cards.

6. Number of Players and Seating Positions

- 6.1 The maximum number of players for a poker game shall be:
 - 6.1.1 a 52 card game:
 - (i) Draw Poker eight,
 - (ii) Five Card Stud____ten,
 - (iii) Seven Card Stud____eight,
 - (iv) Hold-em____ten,
 - (v) Omaha ten.

6.1.2 a 32 card game:

- (i) Draw Poker_____five,
- (ii) Five Card Stud_____six,
- (iii) Seven Card Stud____four,
- (iv) Two Card Manila eleven,
- (v) Three Card Manila eight.
- 6.2 If at the commencement of play, two or more persons wish to sit at a particular position at the table, the seating position must be decided by a draw of cards to the relevant players. The dealer will draw one card to each player in an anticlockwise direction from the dealer's button and the highest drawn card shall win the position, an ace will always rank highest. Where two cards of the same face value are drawn then a further draw of the cards shall be conducted.
- 6.3 If a position becomes vacant during play, the order of priority for filling the position shall be:
 - (i) a player who has been taking part in the game at the table;
 - (ii) where there is no player taking part in the game at the table, a player from another table at which the same game and limits has been conducted;
 - (iii) where there is no player taking part in another game, a player who is on the waiting list, in order.
 - 6.3.1 If there are two or more persons having the same priority to fill the vacant position, the seating position must be decided by a draw of cards to the relevant players. The dealer will draw one card to each player in an anticlockwise direction from the dealer's button and the highest drawn card

shall win the position, an ace will always rank highest. Where two cards of the same face value are drawn then a further draw of the cards shall be conducted.

7. Wagers

- 7.1 All wagers shall be placed by means of chips and/or casino promotional tokens.
- 7.2 Prior to the first card being dealt in each round of play, each player wishing to participate in the round of play shall place an ante/blind, depending on the variation in play, directly in front of them, which shall go to form the pot.
- 7.3 After each card has been dealt, players may pick up their cards and at the completion of dealing indicate their intention to bet or fold in order.
- 7.4 A player who elects to bet shall place a wager directly in front of them and/or indicate to the dealer their intention to check, bet or fold. Subject to rule 24.3 once a player has made a wager it may not be withdrawn or altered.
- 7.5 Except as provided in these rules or until a decision has been made in respect of any wager, no wager may be handled, placed, increased or withdrawn after the first card of the round of play has been removed from the card shoe.
- 7.6 A player shall not wager on more than one hand in any round of play.

8. Minimum, Maximum Wagers and Betting Structure

- 8.1 The type of game, minimum buy-in, betting limits and structure, including the number of compulsory blinds if applicable, shall be displayed on a sign in each part of the casino where Poker is played.
- 8.2 Players are responsible for ensuring that their wagers comply with the betting limits and structure stated on the sign.
- 8.3 The game, minimum buy-in, betting limit and structure may be changed at the discretion of the casino supervisor provided;
 - 8.3.1 prior notice of at least three hands has been given to players. In the event that all players are in agreement, changes may be made without prior notice; and
 - 8.3.2 changes shall only be made at the completion of a round of play; and
 - 8.3.3 subject to this rule, the minimum wager may only be changed to a higher minimum if a sign indicating the new minimum and proposed time of change has been displayed at the table at least 20 minutes before the change.
- 8.4 On commencement of play each player shall place on the table, in full view of the dealer and all players, at least the minimum buy-in required in either chips or cash, which shall be converted by the dealer to chips.
- 8.5 An active player shall not add to or reduce their table stake during a round of play.
- 8.6 Chips or money shall not be borrowed or lent by players during a round of play.
- 8.7 A player who removes their chips from the table shall not reduce their table stake to less than the minimum table buy-in operating at that time.
- 8.8 A player not active in the round of play may add to their table stake at any time.
- 8.9 The rules for minimum and maximum wagers are as follows:
 - 8.9.1 where a blind bet is required, the first compulsory blind bet shall be either half the table minimum or equal to the table minimum. The second blind bet shall be at least equal to the table minimum for the first betting round;
 - 8.9.2 in the game of Draw Poker (blind) should a voluntary blind bet be placed, it shall be double the value of the last blind bet placed;
 - 8.9.3 should a player be absent and miss their turn to place the blind bet(s) they shall have the following options:
 - 8.9.3.1 place the equivalent value of the blind bet(s) missed into the pot for the current round of play; or

- 8.9.3.2 be dealt out of all subsequent rounds of play until it is their turn to place the blind bet again.
- 8.9.4 a new player to the table shall have the following options:
 - 8.9.4.1 place one required blind bet equivalent to the table minimum for the round of play; or
 - 8.9.4.2 be dealt out of all subsequent rounds of play until it is their turn to place the blind bet again.
- 8.9.5 a raise shall be within the table limits and shall not be less than any previous bet or raise in that round, except in the event of a player going all-in;
- 8.9.6 where a betting limit is specified in terms of a ratio to the pot (i.e. half pot or full pot) and a player wishes to raise, the amount required for a player to call shall be included in the pot before the betting limit is calculated;
- 8.9.7 in all games where the betting limit is expressed in terms of a ratio to the pot, or specified no limit, there shall be no limit to the number of raises permitted;
- 8.9.8 in cases where there is a structured limit there shall be a limit of three raises in a betting round, unless there remains only two active players in the final betting round, in which case there shall be no limit to the number of raises.
- 8.10 Subject to approval of a Casino Duty Manager and players receiving prior advice and consenting to the conditions of play, the game may be conducted under conditions known as Freeze Out as follows:
 - 8.10.1 each player shall buy in for an identical amount;
 - 8.10.2 a player shall not add or remove any chips from their table stake after the game has commenced;
 - 8.10.3 a player shall not join the game after play has commenced;
 - 8.10.4 a player shall not leave the game unless his table stake is exhausted or there are reasonable grounds in the opinion of the casino supervisor for that player being unable to continue;
 - 8.10.5 each time a player is eliminated the amount of any blind bet shall increase by the amount of the original minimum wager; and
 - 8.10.6 play shall continue until only one player is left in the game. That player shall be the winner.
- 8.11 For the purposes of rule 8.10 "game" shall mean the condition of Freeze Out which shall commence with the first card dealt and concluding with the determination of the winning player.

9. The Initial Deal

- 9.1 The player seated to the immediate right of the dealer receives the dealer button for the first round of play.
- 9.2 The dealer button shall be passed in a clockwise direction around the table at the conclusion of each round of play.
- 9.3 The person holding the dealer button becomes known as the designated player and shall receive the last card in each round of play.
- 9.4 The player to the immediate left of the designated player will be the first to place an ante/blind and receive the cards.
- 9.5 Prior to the first card being dealt, all players shall be required to place an ante/blind in accordance with the rules for the particular version of Poker in play.
- 9.6 A player may not decline to place any compulsory blinds.
- 9.7 Cards shall be dealt to each player, in a clockwise direction, commencing with the player on the immediate left of the designated player and in accordance with the rules for the particular version of Poker in play.

10. Betting Round

- 10.1 At the start of each betting round, subject to rule 11.1, the players in order shall indicate and/or declare their intention to check, bet or fold.
- 10.2 A player who elects to bet shall place a wager in accordance with rule 7.
- 10.3 A player who elects to fold shall place their cards, face downwards, on the table and push the cards towards the dealer.
- 10.4 The dealer shall collect any monies due to the pot, placing it in the center of the table, and the cards from each player who elects to fold. The cards shall be individually spread out face downwards by the dealer, counted and then placed in the discard pile.
- 10.5 Once a player has folded the hand cannot be returned to play.

11. Checking

- 11.1 Checking is not permitted in the first betting round.
- 11.2 The first player who may check in subsequent betting round is the first active player to the left of the designated player.
- 11.3 If a player checks, the next active player may also check.
- 11.4 No player may check once a bet has been made in a betting round.
- 11.5 Checking is not permitted in the game of Draw Poker.

12. All-in

- 12.1 A player who does not have a bank of chips of sufficient value to meet a wager and who wishes to stay in the hand must wager the remaining amount of their table stake. They remain in the hand as an active player, taking no further part in any subsequent betting round(s).
- 12.2 When a player goes all-in for less than the amount required to constitute a bet, all subsequent players must call to any previous amount wagered in the betting round or to the structured limit, or call and raise to the structured limit and if necessary start a separate (side) pot.
- 12.3 If an all-in player is opening the betting and the amount wagered is less than the amount required to constitute a bet, all subsequent players shall be permitted to call for the amount wagered, or raise to the structured limit and if necessary start a separate (side) pot.
- 12.4 When an all-in player's wager is in excess of the amount required to call but is less than the amount required to constitute a raise, this excess amount shall not be considered a raise. All subsequent players shall call to the all-in amount or call and raise to the structured limit.
- 12.5 Amounts bet by players that are more than the player who has gone all-in are then combined in a separate (side) pot.
- 12.6 An all-in player is only eligible to win the pot or pots they have contributed to.
- 12.7 An all-in player shall be required to expose their cards first after the final betting round is completed.

13. Order of Poker Hands

52 Card Deck

- 13.1 The value of each card in descending order for a 52 card deck is ace, king, queen, jack, 10, 9, 8, 7, 6, 5, 4, 3, 2 (ace, when used in a small straight). The order is as follows:
 - (a) **Royal Flush** ace, king, queen, jack, 10 of the same suit. No suit is deemed higher than any other suit;

(b)	Straight Flush	five cards of the same suit in numerical sequence. The highest card in the hand designates the relative value of the straight flush. An ace may count low in a straight e.g. 5, 4, 3, 2, Ace. No suit is deemed higher than any other suit;
(c)	Four of a Kind	four cards of the same rank; plus one other card;
(d)	Full House	three cards of the same rank combined with a pair of another rank. The value of the three cards has priority over the pair in comparing hands;
(e)	Flush	five cards of the same suit. The highest card in the suit designates the relative value of the flush, followed by the next highest, and so on in descending order of rank. No suit is deemed higher than any other suit;
(f)	Straight	five cards in numerical sequence not all of the same suit. The highest card in the sequence designates the relative value of the straight. An ace may count high or low in a straight e.g. Ace, King, Queen, Jack, 10 or 5, 4, 3, 2, Ace;
(g)	Three of a Kind	three cards of the same rank, with any two unmatched cards;
(h)	Two Pair	two cards of the same rank combined with two cards of another rank, plus one other card. The highest pair has priority when comparing hands. If the high pairs are the same, then the low pairs are compared, and then the remaining card;
(i)	One Pair	two cards of the same rank, combined with three unmatched cards. A higher pair beats a lower pair. If the pairs are the same, the remaining three cards are compared, beginning with the highest, then in descending order of rank;
(j)	No Pair	five unmatched cards. The highest card in the hand designates the relative value of the hand, followed by the next highest, and so on in descending order of rank.

32 Card Deck

13.2 The value of each card in descending order for a 32 card deck is ace, king, queen, jack, 10, 9, 8, and 7 (ace cannot be used in a small straight); The order is as follows:

(a)	Royal Flush	ace, king, queen, jack, 10 of the same suit. No suit is deemed higher than any other suit;		
(b)	Straight Flush	five cards of the same suit in numerical sequence. The highest card in the hand designates the relative value of the straight flush. No suit is deemed higher than any other suit;		
(c)	Four of a Kind	four cards of the same rank; plus one other card;		
(d)	Flush	five cards of the same suit. The highest card in the suit designates the relative value of the flush, followed by the next highest, and so on in descending order of rank. No suit is deemed higher than any other suit;		
(e)	Full House	three cards of the same rank combined with a pair of another rank. The value of the three cards has priority over the pair in comparing hands;		
(f)	Straight	five cards in numerical sequence not all of the same suit. The highest card in the sequence designates the relative value of the straight. An ace may only be high i.e. ace, king, queen, jack, 10;		

(g)	Three of a Kind	three cards of the same rank, with any two unmatched cards;
(h)	Two Pair	two cards of the same rank combined with two cards of another rank, plus one other card. The highest pair has priority when comparing hands. If the high pairs are the same, then the low pairs are compared, and then the remaining card;
(i)	One Pair	two cards of the same rank, combined with three unmatched cards. A higher pair beats a lower pair. If the pairs are the same, the remaining three cards are compared, beginning with the highest, then in descending order of rank;
(j)	No Pair	five unmatched cards, the highest card in the hand, designates the relative value of the hand, followed by the next highest, and so on in descending order of rank.

Poker Games

14. Draw Poker (ante)

- 14.1 Prior to the first card being dealt, all players shall be required to place an ante.
- 14.2 Commencing with the player on the immediate left of the designated player and in a clockwise direction, the dealer shall deal one card at a time face down to each player until each player receives five cards.
- 14.3 The first betting round is as follows:
 - 14.3.1 after the initial deal, players in a clockwise direction commencing, with the player to the immediate left of the designated player shall bet or fold;
 - 14.3.2 should the first active player fold, the option to bet or fold shall pass to the next player in a clockwise direction;
 - 14.3.3 subsequent players in order shall bet or fold until:
 - 14.3.3.1 only one player remains in the game, in which case this player shall win the pot; or
 - 14.3.3.2 two or more players remain in the game.
- 14.4 The draw is as follows:
 - 14.4.1 if two or more players remain in the game each active player, commencing with the first active player on the immediate left of the designated player, shall tap the table to indicate that no cards are required; or discard any or all of the cards in their hand by passing those cards face down to the dealer and, subject to rule 14.4.2, immediately receiving an identical number of replacement cards, dealt face down;
 - 14.4.2 a player wishing to replace all five cards in their hand shall:
 - 14.4.2.1 if he/she is not the last player to receive replacement cards, be dealt four cards immediately and their fifth card after all other player's replacement cards have been dealt; or
 - 14.4.2.2 if he/she is the last player to receive replacement cards be dealt four cards immediately and then after the dealer has burnt the next card, be dealt the next card from the top of the deck.
 - 14.4.3 in the event that the last card of the deck is the next card to be dealt in sequence and/or further cards are required to complete the "draw", then that card together with all but the last players discards, shall be shuffled, cut and used to complete the deal.
- 14.5 The final betting round is as follows:

- 14.5.1 after the draw, the first active player on the left of the designated player shall bet or fold;
- 14.5.2 subsequent players in order shall bet or fold until:
 - 14.5.2.1 only one player remains in the game, in which case this player shall win the pot; or
 - 14.5.2.2 two or more players remain in the game.
- 14.6 If two or more players remain in the game, subject to rule 12.7, the player being called shall then expose his/her cards. All remaining players shall, if holding a hand of equal or higher value, expose their cards. The winning hand shall be the highest ranking five card poker hand.
- 14.7 The dealer shall then announce the winning hand or hands.

15. Draw Poker (blind)

- 15.1. Prior to the first card being dealt, blinds shall be placed as follows:
 - 15.1.1 the player on the immediate left of the designated player shall place the first blind bet;
 - 15.1.2 the player on the immediate left of the first blind shall place the second blind bet and so on in a clockwise direction around the table until all compulsory and voluntary blind bets have been placed; and
 - 15.1.3 the number of compulsory blind bets required shall be displayed on a sign at the table.
- 15.2 Commencing with the player on the immediate left of the designated player and in a clockwise direction, the dealer shall deal one card at a time face down to each player until each player receives five cards.
- 15.3 The first betting round is as follows:
 - 15.3.1 after the initial deal, the player to the left of the last blind bet posted shall bet or fold;
 - 15.3.2 should the first active player to the left of the last blind bet or fold, the option to bet or fold shall pass to the next player in a clockwise direction;
 - 15.3.3 subsequent players in order shall bet or fold until:
 - 15.3.3.1 only one player remains in the game, in which case this player shall win the pot, or
 - 15.3.3.2 two or more players remain in the game.
- 15.4 The draw is as follows:
 - 15.4.1 if two or more players remain in the game each active player, commencing with the first active player on the immediate left of the designated player, shall tap the table to indicate that no cards are required; or discard any or all of the cards in their hand by passing those cards face down to the dealer and, subject to rule 15.4.2, immediately receiving an identical number of replacement cards, dealt face down from the top of the deck;
 - 15.4.2 a player wishing to replace all five cards in their hand shall:
 - 15.4.2.1 if he/she is not the last player to receive replacement cards be dealt four cards immediately and their fifth card after all other player's replacement cards have been dealt; or
 - 15.4.2.2 if he/she is the last player to receive replacement cards be dealt four cards immediately and then after the dealer has burnt the next card be dealt the next card from the top of the deck.
 - 15.4.3 in the event that the last card of the deck is the next card to be dealt in sequence and/or further cards are required to complete the "draw", then that card together with all but the last players discards, shall be shuffled, cut and used to complete the deal.

- 15.5 The final betting round is as follows:
 - 15.5.1 after the draw, the first active player on the left of the designated player shall bet or fold;
 - 15.5.2 should the player in the first position fold, the option to bet or fold shall pass to the next player in a clockwise direction;
 - 15.5.3 subsequent players in order shall bet or fold until:
 - 15.5.3.1 only one player remains in the game, in which case this player shall win the pot; or
 - 15.5.3.2 two or more players remain in the game.
- 15.6 If two or more players remain in the game, subject to rule 12.7, the player being called shall then expose his/her cards. All remaining players shall, if holding a hand of equal or higher value, expose their cards. The winning hand shall be the highest ranking five card poker hand.
- 15.7 The dealer shall then announce the winning hand or hands.

16. Five Card Stud

- 16.1 Prior to the first card being dealt, all players shall be required to place an ante.
- 16.2 Commencing with the player on the immediate left of the designated player and in a clockwise direction, the dealer shall deal one card at a time face down and then, in the same order, one card face up to each player.
- 16.3 The first betting round is as follows:
 - 16.3.1 after the initial deal, the player with the lowest up card shall place a compulsory bet not less than the table minimum. If two or more players have up cards of equal rank then the player with the lowest up card closest to the left of the designated player shall place a compulsory bet not less than the table minimum;
 - 16.3.2 subsequent players in order shall bet or fold until:
 - 16.3.2.1 only one player remains in the game, in which case this player shall win the pot, or
 - 16.3.2.2 two or more players remain in the game.
- 16.4 The second and third rounds of betting are as follows:
 - 16.4.1 if two or more players remain in the game the dealer shall, commencing with the first active player on the immediate left of the designated player and in a clockwise direction, deal to each active player in sequence one card face up;
 - 16.4.2 the player with the highest value hand showing shall check, bet or fold. If two or more players have value hands of equal rank then the player with the highest value hand closest to the left of the designated player shall check, bet or fold;
 - 16.4.3 subsequent players in order shall check, bet or fold until:
 - 16.4.3.1 only one player remains in the game, in which case this player shall win the pot; or
 - 16.4.3.2 two or more players remain in the game.
- 16.5 The final betting round is as follows:
 - 16.5.1 if two or more players remain in the game the dealer shall, commencing with the first active player on the immediate left of the designated player and in a clockwise direction, deal to each active player in sequence one card face up;
 - 16.5.2 the player with the highest value hand showing shall check, bet or fold. If two or more players have value hands of equal rank then the player with the highest hand closest to the left of the designated player shall check, bet or fold;
 - 16.5.3 subsequent players in order shall check, bet or fold until:

- 16.5.3.1 only one player remains in the game, in which case this player shall win the pot; or
- 16.5.3.2 two or more players remain in the game.
- 16.6 If two or more players remain in the game, subject to rule 12.7:
 - 16.6.1 the player being called shall then expose his/her hole card; or
 - 16.6.2 if all players check the player with the highest hand showing shall then expose his/her hole card; and
 - 16.6.3 all remaining players shall, if holding a hand of equal or higher value, expose their hole card. The winning hand shall be the highest ranking five card poker hand.
- 16.7 The dealer shall then announce the winning hand or hands.

17. Seven Card Stud

- 17.1 Prior to the first card being dealt, all players shall be required to place an ante.
- 17.2 Commencing with the player on the immediate left of the designated player and in a clockwise direction, the dealer shall deal two cards at a time face down to each player and then, in the same order, a third card face up to each player.
- 17.3 The first betting round is as follows:
 - 17.3.1 after the initial deal, the player with the lowest up card shall place a compulsory bet not less than the table minimum. If two or more players have up cards of equal rank then the player with the lowest up card closest to the left of the designated player shall place a compulsory bet not less than the table minimum;
 - 17.3.2 subsequent players in order shall bet or fold until:
 - 17.3.2.1 only one player remains in the game, in which case this player shall win the pot; or
 - 17.3.2.2 two or more players remain in the game.
- 17.4 The second, third and fourth rounds of betting are as follows:
 - 17.4.1 if two or more players remain in the game the dealer shall, commencing with the first active player on the immediate left of the designated player and in a clockwise direction, deal to each active player in sequence one card face up;
 - 17.4.2 the player with the highest value hand showing shall check, bet or fold. If two or more players have value hands of equal rank then the player with the highest value hand closest to the left of the designated player shall check, bet or fold;
 - 17.4.3 subsequent players in order shall check, bet or fold until:
 - 17.4.3.1 only one player remains in the game, in which case this player shall win the pot; or
 - 17.4.3.2 two or more players remain in the game.
- 17.5 The final betting round is as follows:
 - 17.5.1 if two or more players remain in the game the dealer shall, commencing with the first active player on the immediate left of the designated player and in a clockwise direction, deal to each active player in sequence one card face down;
 - 17.5.2 if there are insufficient cards remaining, the dealer shall deal a community card face up;
 - 17.5.3 the player with the highest value hand showing, including the community card, shall check, bet or fold. If two or more players have value hands of equal rank then the player with the highest value hand closest to the left of the designated player shall check, bet or fold;

- 17.5.4 subsequent players in order shall check, bet or fold until:
 - 17.5.4.1 only one player remains in the game, in which case this player shall win the pot; or
 - 17.5.4.2 two or more players remain in the game.
- 17.6 If two or more players remain in the game, subject to rule 12.7:
 - 17.6.1 the player being called shall then expose his/her hole cards; or
 - 17.6.2 if all players check the player with the highest hand showing shall expose his/her hole cards; and
 - 17.6.3 all remaining players shall, if holding a hand of equal or higher value, expose their hole card. The winning hand shall be the highest-ranking five-card poker hand consisting of any combination of the player's seven cards, which, in some instances, may include a community card pursuant to 17.5.2.
- 17.7 The dealer shall then announce the winning hand or hands.

18.Two Card Manila

- 18.1. Prior to the first card being dealt, blinds shall be placed as follows:
 - 18.1.1 the player on the immediate left of the designated player shall place the first blind bet;
 - 18.1.2 the number of compulsory blind bets required shall be displayed on a sign at the table.
- 18.2 Commencing with the player on the immediate left of the designated player and in a clockwise direction, the dealer shall deal two cards at a time face down to each player. The dealer shall then deal one community card face up.
- 18.3 The first betting round is as follows:
 - 18.3.1 after the initial deal, the player on the immediate left of the last blind bet shall bet or fold;
 - 18.3.2 subsequent players in order shall bet or fold until:
 - 18.3.2.1 only one player remains in the game, in which case this player shall win the pot; or
 - 18.3.2.2 two or more players remain in the game.
 - 18.4 The second, third and fourth rounds of betting are as follows:
 - 18.4.1 if two or more players remain in the game the dealer shall deal a community card face up;
 - 18.4.2 players in a clockwise direction commencing with the first active player on the immediate left of the designated player shall check, bet or fold;
 - 18.4.3 subsequent players in order shall check, bet or fold until:
 - 18.4.3.1 only one player remains in the game, in which case this player shall win the pot; or
 - 18.4.3.2 two or more players remain in the game.
- 18.5 The final betting round is as follows:
 - 18.5.1 if two or more players remain in the game the dealer shall deal a fifth and final community card face up;
 - 18.5.2 the player on the immediate left of the designated player shall check, bet or fold;
 - 18.5.3 subsequent players in order shall check, bet or fold until:
 - 18.5.3.1 only one player remains in the game, in which case this player shall win the pot; or
 - 18.5.3.2 two or more players remain in the game.

- 18.6 If two or more players remain in the game, subject to rule 12.7:
 - 18.6.1 the player being called shall then expose his/her cards; or
 - 18.6.2 if all players check the first active player on the left of the designated player shall expose his/her cards; and
 - 18.6.3 all remaining players shall, if holding a hand of equal or higher value, expose their cards. The winning hand shall be the highest-ranking five-card hand consisting of the player's two hole cards and three community cards.
- 18.7 The dealer shall then announce the winning hand or hands.

19. Three Card Manila

- 19.1. Prior to the first card being dealt, blinds shall be placed as follows:
 - 19.1.1 the player on the immediate left of the designated player shall place the first blind bet;
 - 19.1.2 the number of compulsory blind bets required shall be displayed on a sign at the table.
- 19.2 Commencing with the player on the immediate left of the designated player and in a clockwise direction, the dealer shall deal two cards at a time face down to each player and then, in the same order, a third card face down to each player. The dealer shall then deal one community card face up.
 - 19.3 The first betting round is as follows:
 - 19.3.1 after the initial deal, the first active player on the left of the last blind bet, shall bet or fold;
 - 19.3.2 subsequent players in order shall bet or fold until:
 - 19.3.2.1 only one player remains in the game, in which case this player shall win the pot; or
 - 19.3.2.2 two or more players remain in the game.
- 19.4 The second, third and fourth rounds of betting are as follows:
 - 19.4.1 if two or more players remain in the game the dealer shall deal a community card face up;
 - 19.4.2 the first active player on the immediate left of the designated player shall check, bet or fold;
 - 19.4.3 subsequent players in order shall check, bet or fold until:
 - 19.4.3.1 only one player remains in the game, in which case this player shall win the pot; or
 - 19.4.3.2 two or more players remain in the game.
- 19.5 The final betting round is as follows:
 - 19.5.1 if two or more players remain in the game the dealer shall deal a fifth and final community card face up;
 - 19.5.2 the player on the immediate left of the designated player shall check, bet or fold;
 - 19.5.3 subsequent players in order shall check, bet or fold until:
 - 19.5.3.1 only one player remains in the game, in which case this player shall win the pot; or
 - 19.5.3.2 two or more players remain in the game.
 - 19.6 If two or more players remain in the game, subject to rule 12.7:
 - 19.6.1 the player being called shall then expose his/her hole cards; or
 - 19.6.2 if all players check the first active player on the left of the designated player shall expose his/her hole cards; and

- 19.6.3 all remaining players shall, if holding a hand of equal or higher value, expose their cards. The winning hand shall be the highest-ranking five-card hand consisting of two of the player's three hole cards and three community cards.
- 19.7 The dealer shall then announce the winning hand or hands.

20. Texas Hold Em

- 20.1. Prior to the first card being dealt, blinds shall be placed as follows:
 - 20.1.1 the player on the immediate left of the designated player shall place the first blind bet;
 - 20.1.2 the player on the immediate left of the first blind shall place the second blind bet and so on in a clockwise direction around the table until all compulsory blind bets have been placed; and
 - 20.1.3 the number of compulsory blind bets required shall be displayed on a sign at the table.
- 20.2 Commencing with the player on the immediate left of the designated player and in a clockwise direction, the dealer shall deal one card at a time face down to each player until each player receives two cards.
- 20.3 The first betting round is as follows:
 - 20.3.1 after the initial deal, the first active player on the immediate left of the last blind shall bet or fold;
 - 20.3.2 subsequent players in order shall bet or fold until:
 - 20.3.2.1 only one player remains in the game, in which case this player shall win the pot; or
 - 20.3.2.2 two or more players remain in the game.
 - 20.4 The second betting round is as follows:
 - 20.4.1 if two or more players remain in the game the dealer shall burn a card before dealing three community cards. These three community cards will be called the flop and are dealt one at a time face down and then turned face up simultaneously;
 - 20.4.2 the first active player on the immediate left of the designated player shall check, bet or fold;
 - 20.4.3 subsequent players in order shall check, bet or fold until:
 - 20.4.3.1 only one player remains in the game, in which case this player shall win the pot; or
 - 20.4.3.2 two or more players remain in the game.
- 20.5 The third betting round is as follows:
 - 20.5.1 if two or more players remain in the game the dealer shall burn a card before dealing the fourth community card face up;
 - 20.5.2 the first active player on the immediate left of the designated player shall check, bet or fold;
 - 20.5.3 subsequent players in order shall check, bet or fold until:
 - 20.5.3.1 only one player remains in the game, in which case this player shall win the pot; or
 - 20.5.3.2 two or more players remain in the game.
 - 20.6 The final betting round is as follows:
 - 20.6.1 if two or more players remain in the game the dealer shall burn a card before dealing a fifth and final community card face up;
 - 20.6.2 the first active player on the immediate left of the designated player shall check, bet or fold;
 - 20.6.3 subsequent players in order shall check, bet or fold until:

- 20.6.3.1 only one player remains in the game, in which case this player shall win the pot; or
- 20.6.3.2 two or more players remain in the game.
- 20.7 If two or more players remain in the game, subject to rule 12.7:
 - 20.7.1 the player being called shall then expose his/her cards; or
 - 20.7.2 if all players check the first active player on the left of the designated player shall expose his/her hole cards; and
 - 20.7.3 all remaining players shall, if holding a hand of equal or higher value, expose their cards. The winning hand shall be the highest-ranking five-card hand consisting of any combination from the five community cards and the player's two hole cards.
 - 20.8 The dealer shall then announce the winning hand or hands.

21. Omaha

- 21.1. Prior to the first card being dealt, blinds shall be placed as follows:
 - 21.1.1 the player on the immediate left of the designated player shall place the first blind bet;
 - 21.1.2 the player on the immediate left of the first blind shall place the second blind bet and so on in a clockwise direction around the table until all compulsory blind bets have been placed; and
 - 21.1.3 the number of compulsory blind bets required shall be displayed on a sign at the table.

21.2 Commencing with the player on the immediate left of the designated player and in a clockwise direction, the dealer shall deal one card at a time face down to each player until each player receives four cards.

- 21.3 The first betting round is as follows:
 - 21.3.1 after the initial deal, players in a clockwise direction commencing with the player to the immediate left of the last blind shall bet or fold;
 - 21.3.2 subsequent players in order shall bet or fold until:
 - 21.3.2.1 only one player remains in the game, in which case this player shall win the pot; or
 - 21.3.2.2 two or more players remain in the game.
 - 21.4 The second betting round is as follows:
 - 21.4.1 if two or more players remain in the game the dealer shall burn a card before dealing three community cards. These three community cards will be called the flop and are dealt one at a time face down and then turned face up simultaneously;
 - 21.4.2 the first active player on the immediate left of the designated player shall check, bet or fold;
 - 21.4.3 subsequent players in order shall check, bet or fold until:
 - 21.4.3.1 only one player remains in the game, in which case this player shall win the pot; or
 - 21.4.3.2 two or more players remain in the game.
 - 21.5 The third betting round is as follows:
 - 21.5.1 if two or more players remain in the game the dealer shall burn a card before dealing the fourth community card face up;
 - 21.5.2 the first active player on the immediate left of the designated player shall check, bet or fold;
 - 21.5.3 subsequent players in order shall check, bet or fold until:

- 21.5.3.1 only one player remains in the game, in which case this player shall win the pot; or
- 21.5.3.2 two or more players remain in the game.
- 21.6 The final betting round is as follows:
 - 21.6.1 if two or more players remain in the game the dealer shall burn a card before dealing a fifth and final community card face up;
 - 21.6.2 the first active player on the immediate left of the designated player shall check, bet or fold;
 - 21.6.3 subsequent players in order shall check, bet or fold until:
 - 21.6.3.1 only one player remains in the game, in which case this player shall win the pot; or
 - 21.6.3.2 two or more players remain in the game.
- 21.7 If two or more players remain in the game, subject to rule 12.7:
 - 21.7.1 the player being called shall then expose his/her cards; or
 - 21.7.2 if all players check the first active player on the left of the designated player shall expose his/her hole cards; and
 - 21.7.3 all remaining players shall, if holding a hand of equal or higher value, expose their cards. The winning hand shall be the highest-ranking five-card hand consisting of two of the player's four hole cards and three community cards.
- 21.8 The dealer shall then announce the winning hand or hands.

22. Final Settlement

- 22.1 Each hand shall be played to a conclusion and the pot or pots shall not be divided by agreement of two or more players.
- 22.2 After the dealer announces the winning hand or hands the dealer shall:
 - 22.2.1 calculate the amount of the casino operator's commission, if applicable; and
 - 22.2.2 deduct the commission, if applicable, from the pot or pots; and
 - 22.2.3 pass the pot or pots, less the commission deducted, to the winning player or players; and
 - 22.2.4 collect and count the cards and place them in the discard pile.
- 22.3 When two or more players hold winning hands of equal value, the pot or pots shall be divided equally to the lowest chip denomination at the table. If in the event that after the pot or pots have been divided there is an amount that cannot be equally divided, then this remaining amount shall be given to the first active player on the left of the designated player.
- 22.4 Cards exposed by players shall be declared at their optimum value in accordance with rule 13.
- 22.5 The dealer shall be responsible for declaring the optimum value of the hands in accordance with rule 13.

23. Misdeals

- 23.1 There is a misdeal in all games if:
 - 23.1.1 one or more cards are exposed in cutting;
 - 23.1.2 before substantial action has occurred, it is noticed that the cards were not shuffled or cut prior to the deal;
 - 23.1.3 before substantial action has occurred, the dealer has dealt the cards out of order and the error cannot be reconstructed;

- 23.1.4 before substantial action has occurred, the dealer during the initial deal, deals a player out or deals an extra hand in and the hand(s) cannot be reconstructed;
- 23.1.5 before substantial action has occurred, an eligible player has received an incorrect number of cards and the error cannot be corrected. If substantial action has occurred the player's hand shall be declared void and all wagers shall be returned to the player;
- 23.1.6 if only one player remains in the game at the completion of the final betting round and that player has the incorrect number of cards, the round of play shall be declared void and all wagers shall be returned to players.
- 23.2 There is a misdeal in Draw Poker if during the initial dealing round the dealer exposes two or more cards. However should this occur during the subsequent draw(s), the cards shall be used in sequence.
- 23.3 There is a misdeal in Five Card stud if during the initial dealing round the dealer deals two or more cards face up to the same player.
- 23.4 There is a misdeal in Seven Card stud if during the initial dealing round the dealer deals two or more cards face up to the same player.
- 23.5 There is a misdeal in all Manila games if during the initial dealing round the dealer exposes any players' hole card(s).
- 23.6 There is a misdeal in all flop games if during the initial dealing round the dealer exposes two or more cards.
- 23.7 In the event of a misdeal all bets shall be void, all antes/blinds and all wagers shall be returned to players.
- 23.8 Whenever a misdeal occurs there shall be a new shuffle and cut in accordance with rule 5. The same player(s) shall be required to place their compulsory blinds and the first to receive cards in the new deal.
- 23.9 Only a dealer or casino supervisor shall determine if there is a misdeal.

24. Irregularities

All Games

- 24.1 If a card(s) is dropped and/or exposed by a player this card or these cards shall still be played. A count will then be performed at the end of the round of play.
- 24.2 If a player shows another player his/her hand, upon request by the dealer or another player, he/she shall be required to show the entire table his/her hand at the completion of the round of play.
- 24.3 Where a player is directed in error by a dealer to bet out of turn that player or any following players who place a wager in those circumstances shall retract their wagers and shall then wager in the correct sequence.
- 24.4 Subject to rule 24.3 where a player attempts to wager out of turn and:
 - 24.4.1 if the player(s) who should have wagered, before the out of turn player, checks then the out of turn player shall check;
 - 24.4.2 if any player(s) who should have wagered before the out of turn player makes a wager, smaller than or equal to the wager indicated by the player attempting to wager out of turn, then the player who attempted to wager out of turn may call or fold but is not permitted to raise;
 - 24.4.3 if any player(s) who should have wagered before the out of turn player makes a wager, in excess of the wager indicated by the player attempting to wager out of turn, then the player who attempted to wager out of turn may call, call and raise or fold;
 - 24.4.4 if any player(s) who should have wagered decides to fold, before the out of turn player, then the out of turn wager shall stand.

- 24.5 In the event that a card(s) is found to be missing; or a card(s) is found that does not form part of the cards that make up a deck in accordance with rule 4.1, the following shall apply:
 - 24.5.1 the result of any rounds of play previously completed shall stand; and
 - 24.5.2 the round of play where the missing card(s) is discovered or the foreign card(s) is found shall be declared a misdeal and all monies returned to players for that round of play; and
 - 24.5.3 the deck shall be checked for any further missing or foreign cards.
- 24.6 Except as expressly permitted by these rules, players may not exchange cards, nor exchange, communicate, nor cause to be exchanged or communicated any information regarding their respective hands.
- 24.7 A player, including an inactive player, shall not look at the discards either before or after the winning hand(s) has been determined.
- 24.8 A player shall not look at the undealt cards at any time.
- 24.9 At any time while a game is in progress a casino supervisor may direct that:
 - 24.9.1 only English be spoken by the players at the table;
 - 24.9.2 there be silence, except for a player declaring their intention, while a hand is in progress;
 - 24.9.3 players suspected of collusion not play at the same table;
 - 26.9.4 any spectators to leave the area.

Draw Poker

24.10 In Draw Poker if cards are dealt out of sequence during the draw and the wrong player has looked at them, then they shall retain those cards. The next cards shall then be dealt to the player who should have received the cards dealt out of sequence and thereafter cards shall be dealt to all players in sequence.

Five Card Stud

- 24.11 Notwithstanding rule 23.3, in Five Card Stud if the first card is dealt face up the second card shall be dealt face down.
- 24.12 In Five Card Stud an all-in player in the first betting round shall not be considered an active player for the purpose of opening the betting. For all subsequent rounds, if an all-in player is the player required to open the betting then the action shall pass to the player to the immediate left of the all-in player.
- 24.12 In Five Card Stud if any card is exposed by the dealer prior to the completion of a betting round, the maximum bet(s) allowed for that betting round shall not exceed the maximum amount already wagered for that round. If no bet(s) have been placed the next bet(s) in the betting round shall not exceed the table minimum. The exposed card shall then be used in the normal sequence.

Seven Card Stud

- 24.14 Notwithstanding rule 23.4, in Seven Card Stud if one of the first two cards is dealt face up the third card shall be dealt face down.
- 24.15 In Seven Card Stud an all-in player in the first betting round shall not be considered an active player for the purpose of opening the betting. For all subsequent rounds, if an all-in player is the player required to open the betting then the action shall pass to the player to the immediate left of the all-in player.
- 24.16 In Seven Card Stud if the dealer commences dealing the final round of cards and subsequently realises there are insufficient cards to complete the deal, the dealer shall retrieve the final round cards and shall shuffle these with remaining cards and deal a community card face up.

- 24.17 In Seven Card Stud if any card is exposed by the dealer prior to the completion of a betting round, the maximum bet(s) allowed for that betting round shall not exceed the maximum amount already wagered for that round. If no bet(s) have been placed the next bet(s) in the betting round should not exceed the table minimum. The exposed card shall then be used in the normal sequence.
- 24.18 In Seven Card Stud if the seventh card is dealt face up or exposed by the dealer while being dealt, if it is the first card to be dealt for that round, then all final cards shall be dealt face up and the opener shall be the opener from the previous round. If the exposed card or cards is not the first card dealt then the player or players receiving an exposed card shall have the option of being treated as an all-in player. The dealer shall request the affected player to determine how they shall be treated before substantial action occurs. If substantial action has occurred then the affected player shall be treated as an all-in player for the remainder of the hand.

All Manila Games

- 24.19 In all Manila games if any card is exposed by the dealer prior to the completion of a betting round, the maximum bet allowed for that betting round shall not exceed the maximum amount already wagered for that betting round. If no bet(s) have been placed the next bet(s) in the betting round shall not exceed the table minimum. The exposed card shall then be used in the normal sequence.
- 24.20 In all Manila games if the dealer exposes two or more cards simultaneously when dealing a community card, and it is possible to reconstruct, the correct card shall remain in play. If the dealer is unable to reconstruct and/or any further community cards are required the exposed card(s) shall be taken back by the dealer and shuffled with the remainder of the deck. The dealer shall cut, and continue dealing.

All Flop Games

- 24.21 In all flop games if one of the face down cards is exposed by the dealer while dealing, the dealer shall complete the deal and then replace the exposed card with the card that was to be the first burn card and the exposed card becomes the first burn card.
- 24.22 In all flop games if the dealer neglects to burn a card prior to dealing the flop, and it is unable to be reconstructed and there has been no substantial action it shall be taken back by the dealer and shuffled with the remainder of the deck. The dealer shall cut, and continue dealing. If substantial action has occurred the flop stands.
- 24.23 In all flop games if the flop has too many cards dealt, and it is unable to be reconstructed, it shall be taken back by the dealer, together with the burn card and shuffled with the remainder of the deck. The dealer shall cut, and continue dealing.
- 24.24 In all flop games if the flop is dealt and turned face up prior to the completion of the betting round, it shall be taken back by the dealer, together with the burn card and shuffled with the remainder of the deck. The betting round shall be completed and the dealer shall cut, and continue dealing.
- 24.25 In all flop games if any card except the flop is exposed by the dealer prior to the completion of a betting round, the maximum bet allowed for that betting round shall not exceed the maximum amount already wagered for that betting round. if no bet(s) have been placed the next bet(s) in the betting round shall not exceed the table minimum. The exposed card shall then be used in the normal sequence.
- 24.26 In all flop games if the dealer exposes two cards simultaneously when dealing a community card and the hand can be reconstructed the correct card shall remain in play. If no further cards are to be dealt, the exposed cards shall be placed in the discard pile, or if further cards are to be dealt, the incorrect exposed card shall become the next burn card. If the hand is unable to be reconstructed the exposed cards shall be taken back by the dealer and shuffled with the remainder of the deck. The dealer shall cut the cards, and continue dealing.

24.27 In all flop games if the dealer exposes more than two cards simultaneously when dealing a community card and the hand can be reconstructed, only the correct card for that betting round shall remain in play. If no further cards are to be dealt the exposed cards shall be placed in the discard pile, or if further cards are to be dealt, the incorrect exposed cards shall be taken back by the dealer and shuffled with the remainder of the deck. The dealer shall cut, and continue dealing. If the hand is unable to be reconstructed the exposed cards shall be taken back by the dealer and shuffled with the remainder of the deck. The dealer shall cut and continue dealing.

25. General Provisions

- 25.1 A person shall not, either alone or in concert with any other person, use or control at or near a gaming table or location related to the playing of a game a calculator, computer, or other electronic, electrical or mechanical apparatus or device that is capable, with respect to a game or a part thereof, of recording, projecting, analysing or transmitting an outcome or the changing probabilities or the playing strategies to be used.
- 25.2 Rule 25.1 shall not apply to use or control by an agent or employee of the casino operator or an inspector where such person is acting in the course of their duty.
- 25.3 Where a casino supervisor is satisfied that a person has contravened any provision of rule 25.1, they may:
 - 25.3.1 declare that any wager made by the person is void;
 - 25.3.2 direct that the person shall be excluded from further participation in the game;
 - 25.3.3 exclude the person from the casino in line with the provisions of section 79 of the Act;
 - 25.3.4 cause the person(s) in possession of a prohibited device to be detained until such time as an inspector or a police officer has attended and assumed responsibility for the situation.
 - 25.4 A casino supervisor may invalidate the outcome of a game if:
 - 25.4.1 the game is disrupted by civil commotion, fire, riot, brawl, robbery, an act of God; or
 - 25.4.2 any fraudulent act is perpetrated by any person that, in the opinion of the casino supervisor, affects the outcome of the game.
- 25.5 Where the outcome of a game is invalidated under rule 25.4, all wagers made by the players for that particular result may be returned provided that a casino supervisor may direct that the wager of any player referred to in rule 25.4.2 be forfeited.
- 25.6 A player shall not be advised by an employee of the casino on how to play, except to ensure compliance with these rules.
- 25.7 No spectator or any player wagering at any table may attempt to influence, influence or offer advice to another player regarding that player's decisions of play.
- 25.8 A casino supervisor may close a gaming table at which players are present provided a sign showing the proposed time of closure has been displayed at the table for at least 20 minutes before the closure.
- 25.9 Subject to rule 8.9.3 or 8.9.4, a player who abstains from placing any wagers for three consecutive rounds may be required to vacate their seat at the table.
- 25.10 Players and spectators are not permitted to have side bets with or against each other.
- 25.11 A casino supervisor or above may refuse, on reasonable grounds, any wager made by a player prior to the first card of a round of play being dealt, and in so doing may cause the wager(s) to be removed from the layout.
- 25.12 Where casino supervisor is satisfied that a player has contravened any provision of the rules or has acted in a manner that is detrimental to the integrity of the game, the casino supervisor may declare void any wager made by that player and/or may direct that the

player be excluded from further participation in the game and may set a time period for the period of that exclusion.

- 25.13 Any dispute or complaint concerning a casino game shall be referred for decision in the first instance to a games supervisor, subject to a review (if requested) by a casino supervisor. In the absence of a games supervisor the matter shall be referred in the first instance to a casino supervisor.
- 25.14 In any dispute arising from these Rules, the decision of the casino operator is final. Where any person is not satisfied with a decision of the casino operator relating to the conduct of gaming, the person will be advised of their right to lodge a complaint with an inspector under section 110 of the Act.
- 25.15 A copy of these rules shall be made available for inspection upon request.

26 Tournaments

26.1 Definitions

26.1.1 In these rules, unless the contrary appears:

"**add on**" means a once-only purchase of an additional bank of tournament chips at a specified time, purchased by the tournament player(s) during the play of the tournament;

"**buy-in**" means the amount paid by the tournament player(s) to comprise a prize pool or prize pools;

"Entry Fee" means the amount paid by the tournament player(s) that may be retained by the casino operator for administrative purposes or other related prize pools;

"**play-off**" means any session of play the purpose of which is to determine a winner and/or placegetter(s) of a session where two or more tournament players have finished that session with an equal value of chips;

"**re-buy**" means the purchase of an additional bank of tournament chips that may be purchased by the tournament player during a pre-determined time period of the tournament whenever the tournament player has less than the starting bank of chips;

"session" means a set time period, measured using a clock or determined by some other means, at the completion of which:

(i) the winner and/or placegetter(s) advance to a further or final session; or

(ii) the winner and/or placegetter(s) are determined;

"tie" means that two (2) or more tournament players have equal value amounts of tournament chips at the conclusion of a heat or final;

"**tournament**" means a competition for the playing of Poker, which is restricted to persons who have completed an entry form and have paid the prescribed entry fee;

"tournament chips" means non-value chips issued to tournament players for the purposes of wagering and scoring in tournament play.

"**Tournament Supervisor**" means a licensed person(s), designated by the casino operator, who shall be present while the tournament is in progress and be responsible for the overall conduct of the tournament.

26.2 Application of Poker rules

- 26.2.1 The rules for playing of Poker other than sub rules (3, 6, 8.3, 8.5, 8.7, 8.8, 8.9.3, 8.9.4) shall apply, except where the rules are inconsistent with the rules for tournament play, in which case the rules for tournament play shall prevail.
- 26.2.2 Rule 20.1 may, at the discretion of a casino supervisor, be amended to the extent necessary for the following to have effect:

20.1 Prior to the first cards being dealt, all players shall be required to place an ante and/or blind.

26.3 Entry fees/prize pool for tournament

- 26.3.1 The casino operator may charge tournament players a fee to enter the tournament and may retain up to 100% of the entry fee to cover administrative costs.
- 26.3.2 All buy-ins, re-buys and add-ons received by the casino operator shall be included in a prize pool or prize pools for distribution to the winning tournament players in accordance with the conditions of play and no buy-in, re-buy, add-on or part thereof shall be refunded to any person unless specifically permitted by the conditions of entry.
- 26.3.3 The casino operator may, at its discretion, add value to the prize pool in the form of cash, goods or services.
- 26.3.4 The casino operator may guarantee the prize pool based on a minimum number of entries being received. Should the number of entries be less than the minimum requirement, the casino operator may reserve the right to cancel the tournament.
- 26.3.5 The casino operator may cancel the tournament without liability. In the event of cancellation all entry fees and any buy-ins received will be refunded.

26.4 Tournament conditions

- 26.4.1 The casino operator is to publish and display in each part of the casino where tournament Poker is played, a copy of the tournament conditions.
- 26.4.2 The tournament conditions must include, but is not limited to, the following:
 - (a) the amount of the entry fee;
 - (b) the amount of the buy-in;
 - (c) the amount of tournament chips to be allocated to the tournament player at the commencement of a session;
 - (d) the maximum number of re-buys or add-ons permitted, the time period during which re-buys or add-ons may be conducted, the cost of such re-buys or add-ons and the amount of tournament chips to be received for each re-buy or add-on;
 - (e) the minimum and maximum wagers for each round of play in a session including, if applicable, the point at which the minimum and/or maximum wager may be increased during a session;
 - (f) the structure of the tournament including the number and duration of rounds or sessions and the number of gaming tables to be active in each round or session, the method(s) for determining the number(s) of tournament players to advance to the next session, repechage, catch-up or secondary rounds or sessions and the method(s) for determining the winners and place getters;
 - (g) the conditions of play applicable to the allocation of tables and wagering areas, and the order of wagering;
 - (h) whether there is one or more opportunities for an eliminated tournament player to buy back into the tournament, and the method and timing of those opportunities;
 - (i) in respect of eligibility for entry:
 - (i) a statement that only persons entitled to enter the casino and gamble are eligible to enter the tournament; and
 - (ii) if the casino operator is reserving the right generally to deny entry to the tournament, a statement that the casino operator may refuse any application; and

- (iii) if the casino operator is applying general selection criteria to determine eligibility to enter the tournament, those criteria;
- (j) the terms of entry (including the period within which a tournament player may withdraw without financial penalty), the application form and the minimum and maximum numbers of tournament players permitted (if any);
- (k) the prizes and the method of payment and any undertaking, reservation or guarantee given by the casino operator, if applicable;
- (1) a statement that the tournament is conducted by the Tournament Supervisor in accordance with the tournament conditions and the applicable rules of the game and that, in the event of any inconsistency, the rules prevail.
- 26.4.3 The Tournament Supervisor may require each tournament player to agree in writing with the approved Rules and Conditions of the tournament prior to accepting entry into the tournament.

26.5 Conduct of Play

- 26.5.1 The Tournament Supervisor shall designate the gaming tables to be used in the conduct of the tournament.
- 26.5.2 The casino operator must ensure that, during any session or round of a tournament, a gaming table designated under rule 26.5.1 is used exclusively for tournament play.
- 26.5.3 The Tournament Supervisor may alter the starting time of any session, if reasonable notice has been given to the tournament players.
- 26.5.4 The Tournament Supervisor may determine the method of allocating tables and playing areas to tournament players, the order of wagering, and any other conditions providing those conditions are consistent with the relevant rules of the game.
- 26.5.5 If the tournament player(s) to progress to the following session from that gaming table or round have been determined, the Tournament Supervisor may conclude the play of a session prior to the completion of the scheduled number of hands or the scheduled completion time.
- 26.5.6 Where a tournament player does not take an allotted seat at the specified time or is absent during a session the Tournament Supervisor may:
 - 26.5.6.1 direct the dealer to deduct an amount equal to all antes, blinds and forced bets from the player's tournament chips for each round of play for which the tournament player is absent, to a maximum of three rounds of play; and/or
 - 26.5.6.2 declare the tournament player's position cancelled and the tournament player disqualified. Once disqualified a tournament player will not be entitled to a refund of the entry fee, except on the approval of the Tournament Supervisor and will not be entitled to retain the value of any tournament chips in their possession at the time of disqualification.
- 26.5.7 The Tournament Supervisor may disqualify a tournament player if found to have contravened any of the rules of Poker or tournament play and shall not be entitled to receive a refund of the entry fee, buy-in, re-buy or add-on and will not be entitled to retain the value of any tournament chips in their possession at the time of disqualification.

20.6 Wagers

- 26.6.1 All wagers will be made with tournament chips.
- 26.6.2 Prior to the start of any session, each tournament player will receive an equivalent allotment of tournament chips at the table.

- 26.6.3 Any tournament player who cannot provide the prescribed buy-in prior to the commencement of the tournament shall be eliminated and the entry fee will not be refunded.
- 26.6.4 Subject to rule 12, a tournament player must wager at least the minimum and no more than the maximum on each round of play during the session. A player who fails to wager on each round of play shall be disqualified.
- 26.6.5 Tournament players will be disqualified if they increase, or attempt to increase their table stake by any other means than is permitted in these rules. No such tournament player shall be entitled to a refund of entry fee, buy-in, re-buy or add-on and will not be entitled to retain the value of any tournament chips in their possession at the time of disqualification.
- 26.6.6 Tournament players may not remove their tournament chips from the table. All chips must remain in full view of tournament players and staff whilst play is in progress. Tournament players must not exchange chips with other tournament players for any reason.
- 26.6.7 The Tournament Supervisor shall disqualify any tournament player found to be deliberately concealing, pocketing or otherwise hiding chips during tournament play. No such tournament player shall be entitled to a refund of entry fee, buy-in, re-buy or add-on and will not be entitled to retain the value of any tournament chips in their possession at the time of disqualification.
- 26.6.8 All wagers must be made and paid with the approved tournament chips.
- 26.6.9 Subject to reasonable notice, the Tournament Supervisor may limit the time period within which individual wagers must be made.
- 26.6.10 Where a tournament player does not place a wager within the allotted time, the tournament player's hand may be folded.
- 26.6.11 Any tournament player who no longer possesses any tournament chips and who is not entitled to a re-buy will be eliminated and must vacate the table.
- 26.6.12 The minimum and maximum wager may be increased/decreased during the tournament providing tournament players have been notified of the condition prior to the commencement of the tournament.

26.7 Session winners/placegetters

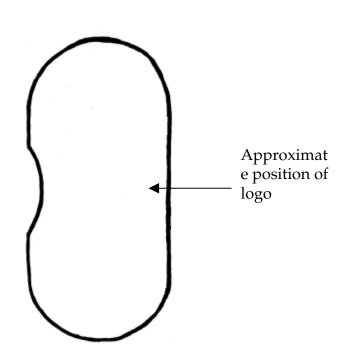
- 26.7.1 The number of tournament players to advance to the next session will be determined at the start of the tournament.
- 26.7.2 The method(s) for determining the number(s) of tournament players to advance to the next session will be determined at the start of the tournament and be included in the terms and conditions.
- 26.7.3 At the completion of each session of play, dealers and/or casino supervisor shall total the value of tournament chips in front of each remaining tournament player. This amount is to be recorded and given to the Tournament Supervisor who will determine and announce the winners or place getters.

26.8 General provisions

- 26.8.1 Tournament players may not advise or seek advice from other tournament players or persons not involved in the tournament during play.
- 26.8.2 In the event of a dispute relating to the rules or conditions of entry, the decision of the Tournament Supervisor will be final and the game will not proceed until the dispute is settled.
- 26.8.3 At the Tournament Supervisor discretion, a count of all tournament player's chips may be conducted.

- 26.8.4 A tournament player may be disqualified if found to contravene any of these rules. No such tournament player shall be entitled to a refund of entry, buy-in, re-buy or add-on and will not be entitled to retain the value of any tournament chips in their possession at the time of disqualification.
- 26.8.5 Tournament chips in the possession of a tournament player at the conclusion of each session of play shall remain the property of the casino operator and be returned to the casino operator at the end of the session at the table at which they were used.
- 26.8.6 At the conclusion of each session of play, dealers and/or casino supervisors are to ensure that all tournament chips have been returned to the table(s). If a situation arises where tournament chips have not been returned to the table(s), the Tournament Supervisor is to be advised and the quantity and denomination recorded.
- 26.8.7 Entry fees, buy-ins, re-buys, add-ons and prizes paid in a tournament pursuant to these Rules shall not form part of the calculation of Gross Gaming Revenue.

Diagram "A" POKER LAYOUT



TENDERS

Department of Commerce

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

Information in relation to the Department of Commerce proposed, current and awarded tenders is available on:

http://www.tenders.nsw.gov.au

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BEGA VALLEY SHIRE COUNCIL

Road Naming - Bennett Lane, Pambula

NOTICE is hereby given that the Bega Valley Shire Council, pursuant to section 162 (1) of the Roads Act 1993 has named the following section of road described hereunder: The road in question is that section of a presently unnamed single lane road, which extends approximately 100 metres off Toallo Street in a southerly direction adjoining the carpark at the rear of the Pambula Shops. To be named Bennett Lane. Authorised by Council Resolution dated 26 October 2004. D. G. JESSON, General Manager

[0781]

[0786]

BLACKTOWN CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Blacktown City Council declares, with the approval of Her Excellency the Governor, that the land described in Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of open space. Dated at Blacktown this 2nd day of November 2004. IAN REYNOLDS, General Manager, Blacktown City Council, PO Box 63, Blacktown, NSW 2148.

SCHEDULE

Lot 291, DP 1048113.

COOMA-MONARO COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Cooma-Monaro Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993 (gravel pit).

Dated at Cooma, First day of November 2004 Neil Watt, General Manager Cooma-Monaro Council PO Box 714, Cooma NSW 2630.

SCHEDULE

Lot 24, DP 47123.

Roads Act 1993, Section 10

Dedication of Land as Public Road

HAWKESBURY CITY COUNCIL

NOTICE is hereby given that pursuant to section 10 of the Roads Act 1993, Hawkesbury City Council dedicates land owned by Council as described in the schedule below, as public road. The subject land is situated at the interstection of Grose Vale Road and Pattersons Lane, Grose Vale. G. FAULKNER, General Manager, Hawkesbury City Council, PO Box 146, Windsor, NSW, 2756. (File Reference: MA1001/01).

SCHEDULE

Part Lot 1 in Deposited Plan 62872.

[0780]

MOSMAN MUNICIPAL COUNCIL

ROADS ACT 1993 LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Withdrawal of Notice of Compulsory Acquisition of Land Laneway between Raglan and Musgrave Streets, Mosman

NOTICE of Compulsory Acquisition of Land described in the Schedule below was published in error in Government Gazette number 143 of 10 September 2004 and is withdrawn. The correct notice was published in Government Gazette number 156 of 8 October 2004. Dated at Mosman this 29th day of October 2004. V. H. R. May, General Manager.

SCHEDULE 1

Drainage reserve and right of way 1.83 metres wide, pathway 1.83 metres wide and pathway 1.73 metres wide shown in DP 1000062. [0775]

ERRATUM

THE notice published in *Government Gazette* No. 170 of 29 October 2004 under Wollongong City Council has been withdrawn and the following notice replaces it.

WOLLONGONG CITY COUNCIL

Road Dedication - Section 10 Roads Act 1993

PURSUANT to section 10 of the Roads Act 1993, Wollongong City Council hereby dedicates the following Council land as public road. R. J. OXLEY, General Manager, Wollongong City Council, Locked Bag 8821, South Coast Mail Centre NSW 2521.

SCHEDULE

All those pieces or parcels of land situated in the Wollongong City Council area. Parish of Kembla and County of Camden shown as Lot 401 in Deposited Plan 736818, Plan of Proposed Resumption of Pt. Lot 28 in Deposited Plan 261426 and Lot 1 in Deposited Plan 1067419. [0777]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 174

[0779]

LISMORE CITY COUNCIL

Sale of Land for Overdue Rates

Local Government Act 1993, Section 713

NOTICE is hereby given to the persons named hereunder that Lismore City Council has resolved pursuance of sections 713 and 715 of the Local Government Act 1993 to sell the land described hereunder of which the persons named appear to be the owners or in which they appear to have an interest and on which the amount of rates stated as at November 1, 2004 is due.

Owner(s) or person(s) having interest in the Land	Description of subject land	Amount of rates and charges (including extra charges) overdue for more than five (5) years	Amount of all other rates and charges (including extra charges) payable and unpaid	Total
(a)	(b)	(c)	(d)	(e)
John Logan Smith	Lot 6, DP717547, 138 Hull Road Rosebank	\$774.15	\$7,300.75	\$8,074.90
Ian Allan Jacobs	Lot 77, SP 36965 77/265 Martin Road Larnook	\$347.16	\$1,674.32	\$2,021.48
Maurice Martin Seiden	Lot 8, DP 605475 176 Upper Coopers Creek Rd Rosebank	\$2,220.87	\$8,843.77	\$11,064.64
Raymond Arthur Everingham	Section 1, Lot 16, DP2531 20 Ewing St Lismore	\$491.51	\$6,861.06	\$7,352.57
Lindsay Brian and Georgia Anne Gould	Lot 4, DP249305 13 Caniaba St South Lismore	\$1,440.56	\$10,759.83	\$12,200.39
Richard Ian Freeman and Kelly Sutton	Lot 4, DP 82274 120 Jacobson Rd Geogica	\$2,750.81	\$4,581.24	\$7,332.05
Estate Rhonda Lucy Cawley	Lot 2, DP122976 28A Cathcart St Lismore	\$1,911.35	\$3,975.36	\$5,886.71
Hartmut and Monika Schroder	Lot 45 SP 36965 45/265 Martin Rd Larnook	\$1,153.14	\$1,879.82	\$3,032.96
Christopher Mark Walton and Margaret Mary Devine	Lot 3, DP 822874 489 Davis Road Jiggi	\$1,063.12	\$6,384.38	\$7,447.50
Gregory and Robyn Jeanette King	Lot 2, DP 598850 125 Tweed St North Lismore	\$8,540.90	\$3,307.60	\$11,848.50
Delgada Lismore Pty Ltd	Lot 141, DP 800685, 13A Brooker Drive Goonellabah	\$2,163.45	\$5,172.40	\$7,335.85

In default of payment to the Council of the amount stated in column (e) above and any other rates (including extra charges) becoming due and payable after publication of this notice, or an arrangement satisfactory to the Council for the payment of all such rates being entered into by the rateable person, before the time fixed for sale, the said land will be offered for sale by public auction by Ian Weir & Son at Lismore City Council's office, 43 Oliver Avenue Goonellabah on Saturday, March 5, 2005, at 10 am. Paul O'Sullivan General Manger, Lismore City Council, 43 Oliver Ave Goonellabah NSW 2480.

[0787]

SUTHERLAND SHIRE COUNCIL

ERRATUM

THE following two Notices were published in Government Gazette No 156 dated 8 October 2004, Folio 7921 citing the incorrect legislative authority. Notice is hereby given that those Notices are withdrawn and replaced by the following two Notices.

NOTICE 1

SUTHERLAND SHIRE COUNCIL

LOCAL GOVERNMENT ACT 1993, SECTION 50

NOTIFICATION OF VESTING IN COUNCIL OF LAND

THE Council hereby notifies that the drainage reserve set out in the Schedule hereunder is vested in Council for drainage purposes.

Dated at Sutherland 3rd day of November 2004

J. W. RAYNER, General Manager

Sutherland Shire Council Eton Street SUTHERLAND 2232

Schedule

Lot 120 DP 12345 situated in the Parish of Sutherland County of Cumberland Local Government Area of Sutherland.

NOTICE 2

SUTHERLAND SHIRE COUNCIL LOCAL GOVERNMENT ACT 1993, SECTION 50 VESTING OF RESERVES

THE Council hereby notifies that the lands marked Public Garden and Recreation Space as set out in the Schedule hereunder are vested in Council as Public Reserve

Dated at Sutherland 3rd day of November 2004

J. W. RAYNER, General Manager

Sutherland Shire Council Eton Street SUTHERLAND 2232

Schedule

Lot 53 DP 21176 situated in the Parish of Sutherland County of Cumberland Local Government Area of Sutherland.

Lot 75 DP 16718 situated as aforesaid.

Lot 45 DP 30198 situated as aforesaid.

ESTATE NOTICES

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of FREDERICK MEEHAN late of 10 Walter Street, Bondi Junction, in the State of New South Wales, who died on 10 August, 2004 must send particulars of their claim to the executor, Janice Park, c.o. Simpson & Co., Solicitors, 103A Anzac Parade, Kensington NSW 2033, within one calendar month from publication of this notice. After that time, the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 20 October 2004. SIMPSON & CO., Solicitors, 103A Anzac Parade, Kensington NSW 2033 (PO Box 340, Kensington NSW 1465), tel.: (02) 9662 4381.

[0784]

NOTICE of intended distribution of estate. — Any person having any claim upon the estate of CATHERINE MARIA HEAP late of 79 Fountains Road, Narara in the State of New South Wales, Home Duties, who died on 30 July 2004, must send particulars of his/her claim to the Executor, IAN BRUCE HEAP, C/- Low Doherty & Stratford, Solicitors, 9 Campbell Street, Blacktown NSW 2148 within one calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of distribution the Executor has notice. Probate was granted in New South Wales on 25 October 2004. LOW DOHERTY & STRATFORD, Solicitors, 9 Campbell Street, Blacktown NSW 2148, tel.: (02) 9622 4644.

[0785]

COMPANY NOTICES

NOTICE of voluntary liqudation. - ISTEC INVESTMENTS PTY LIMITED (ACN 000 869 090) (in liquidation). - Notice is hereby given pursuant to section 491 (2) of the Corporations Law that at a meeting of members of the abovenamed company held on 8 October 2004, the following special and ordinary resolutions respectively were passed: "That the company be wound up as a member's voluntary liquidation and that the assets of the company may be distributed in whole or in part to the members in specie should the liquidator so desire" and "That Richard James South be appointed liquidator of the company". Notice is also given that creditors having claim against the company should furnish particulars of that claim to the liquidator within 28 days of this date, otherwise distribution of the assets will take place without regard to such claims. Dated this 25th day of October 2004. RICHARD JAMES SOUTH, Liquidator, c.o. Crosbie Warren Sinclair, Accountants, Box 29, Hunter Region Mail Centre NSW 2310, tel.: (02) 4923 4000. [0778]

NOTICE of final meeting of members. – In the matter of ALL STATES PAINTING CONTRACTORS PTY LTD (In Liquidation) A.C.N. 071 116 526. – Notice is hereby given that pursuant to section 509 of the Corporations Law, the Final Meeting of members of the abovementioned company will be held at the office of Graham G Gunn & Co, 64 Tennyson Road, Mortlake on the 10 December 2004 at 10am, for the purpose of laying before the meeting the liquidators' final account and report and giving any explanations thereof. Dated this 1st day of November 2004. G. G. GUNN, Liquidator, Graham G. Gunn & Co, 64 Tennyson Road, Mortlake 2137. [0782]

NOTICE of members' voluntary liquidation. – F. CROSBIE & ASSOCIATES (SC 0004946). – Notice is hereby given that a meeting of members of the above named solicitor corporation held on 31 August 2004, the following resolution was duly passed: "That the company be wound up voluntarily" and that Stephen Bates, Chartered Accountant, c.o. Watson Erskine & Co., be appointed as liquidator for the purposes of such winding up. Dated this 8th day of September 2004. STEPHEN BATES, Chartered Accountant, c.o. Watson Erskine & Co., Level 7, 30 Clarence Street, Sydney NSW 2000, tel.: (02) 9262 5777. [0783]

[0788]

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OTHER NOTICES

ERRATUM

Integral Energy Australia

THIS acquisition notice as originally published in *Government Gazette* No. 58 of 19 March 2004 at page 1474 incorrectly referred to DP 876388 instead of DP 867388.

ELECTRICITY SUPPLY ACT 1995 LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Easement

Bonnyrigg

INTEGRAL Energy Australia declares, with the approval of Her Excellency the Governor and the Executive Council that the interests in land described in Schedule 1 and Schedule 2 of this notice affecting the land described in Schedule 3 of this notice are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated at Huntingwood this 11th day of December 2003.

JOHN WALLACE, General Manager, Engineering Performance

Integral Energy Australia, 51 Huntingwood Drive, Huntingwood NSW 2148

SCHEDULE 1

Easement for padmount substation as set out in Memorandum No. 3021852 filed at Land and Property Information NSW. For the purposes of this notice, "lot burdened" means Lot 259, DP 867388.

SCHEDULE 2

Easement for underground cables as set out in Memorandum No. 3021851 filed at Land and Property Information NSW. For the purposes of this notice, "lot burdened" means Lot 259, DP 867388.

SCHEDULE 3

All that piece or parcel of land at Bonnyrigg in the City of Fairfield, County of Cumberland, Parish of St Luke, being the sites of the proposed easement for padmount substation 2.75 wide and the proposed easement for underground cables 1 wide within Lot 259, DP 867388 shown as (E) and (F) in DP 875854.

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