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OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Assents to Acts

ACT OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 25 October 2001

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. 70, 2001 - An Act amend the Police Powers (Vehicles) Act 1998 with respect to the powers conferred on police officers to stop and search vehicles and to obtain information concerning the identity of drivers of and passengers in or on vehicles used in the commission of certain offences; and for other purposes. **[Police Powers (Vehicles) Amendment Act]**

Act No. 71, 2001 - An Act to amend the Summary Offences Act 1988 with respect to the presence of minors in sex clubs; to repeal the Theatres and Public Halls Act 1908; and for other purposes. **[Summary Offences Amendment (Minors in Sex Clubs) and Theatres and Public Halls Repeal Act]**

Act No. 72, 2001 - An Act to consolidate existing provisions of the Liquor Act 1982 and the Registered Clubs Act 1976 with respect to the imposition of tax on profits from poker machines and other gaming devices; to make consequential amendments to those Acts and to the Taxation Administration Act 1996; and for other purposes. **[Gaming Machine Tax Act]**

Act No. 73, 2001 - An Act to amend the Liquor Act 1982 to make further provision with respect to the sale of liquor, the grant of liquor licences and the management of licensed premises; to amend the Registered Clubs Act 1976 with respect to office-bearers of registered clubs and payment of club membership fees; and for other purposes. **[Liquor and Registered Clubs Legislation Amendment Act]**

Act No. 74, 2001 - An Act to amend the Sydney Water Catchment Management Act 1998 with respect to the establishment of a Sydney Catchment Management Fund; and for other purposes. [**Sydney Water Catchment Management Amendment Act**]

Russell D. Grove
Clerk of the Legislative Assembly

Regulations

Poisons and Therapeutic Goods Amendment (Miscellaneous) Regulation 2001

under the

Poisons and Therapeutic Goods Act 1966

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Poisons and Therapeutic Goods Act 1966*.

CRAIG KNOWLES, M.P.,
Minister for Health

Explanatory note

The objects of this Regulation are:

- (a) to make certain pharmaceutical supplies available for emergency use in nursing homes, and
- (b) to provide for the storage of prescribed restricted substances in certain hospital areas, and
- (c) to provide for the destruction of drugs of addiction and the drug pentazocine in private health facilities, and
- (d) to alter the strengths of drugs of addiction for emergency use that are permitted to be stored and used in nursing homes and private hospitals, and
- (e) to provide for the supply of emergency asthma management drugs, and
- (f) to update the definitions of “child-resistant closure” and “hallucinogen”, and
- (g) to update a reference to a Department and to the Act, and
- (h) to update the lists of special restricted substances and prescribed restricted substances.

Poisons and Therapeutic Goods Amendment (Miscellaneous) Regulation 2001

Explanatory note

This Regulation is made under the *Poisons and Therapeutic Goods Act 1966*, including sections 17, 24 and 45C (the general regulation-making power).

Poisons and Therapeutic Goods Amendment (Miscellaneous)
Regulation 2001

Clause 1

Poisons and Therapeutic Goods Amendment (Miscellaneous) Regulation 2001

1 Name of Regulation

This Regulation is the *Poisons and Therapeutic Goods Amendment (Miscellaneous) Regulation 2001*.

2 Commencement

- (1) Except as provided by subclause (2), this Regulation commences on 2 November 2001.
- (2) Schedule 2 commences on 1 March 2002.

3 Amendment of Poisons and Therapeutic Goods Regulation 1994

The *Poisons and Therapeutic Goods Regulation 1994* is amended as set out in Schedules 1 and 2.

4 Notes

The explanatory note does not form part of this Regulation.

Poisons and Therapeutic Goods Amendment (Miscellaneous)
Regulation 2001

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 2)

[1] Clause 17 Schedule 3 substances to be supplied personally by pharmacists

Insert after clause 17 (2):

- (3) This clause does not apply to the supply of salbutamol or terbutaline in metered aerosols for first aid purposes to a person who holds a current emergency asthma management certificate issued by an organisation approved by the Director-General for the purposes of this subclause.
- (4) This clause does not apply to the supply to the chief nurse of a nursing home of any substance in a manufacturer's original pack, in accordance with a written order signed by the chief nurse, if the Director-General has determined that the substance may be supplied for emergency use at the nursing home in accordance with the authorisation of a medical practitioner, dentist or nurse practitioner who prescribes substances to the nursing home's residents.

[2] Clause 32 Storage of prescribed restricted substances (including pentazocine) in hospital wards

Insert at the end of clause 32:

- (2) This clause does not apply to the storage of prescribed restricted substances (including pentazocine) on an emergency trolley, anaesthetic trolley or operating theatre trolley.

[3] Clause 47A

Insert after clause 47:

47A Supply by pharmacists to nursing homes of stock for emergency use

- (1) A retail pharmacist may supply the chief nurse of a nursing home with a manufacturer's original pack of a relevant prescribed substance for emergency use at the nursing home in

Poisons and Therapeutic Goods Amendment (Miscellaneous)
Regulation 2001

Amendments

Schedule 1

accordance with an authorisation by a medical practitioner, dentist or nurse practitioner who prescribes substances to the nursing home's residents.

- (2) A relevant prescribed substance may not be supplied under this clause unless it is supplied in accordance with a written order signed by the chief nurse.

Maximum penalty: 15 penalty units.

- (3) In this clause:

relevant prescribed substance means a restricted substance (including a prescribed restricted substance), included in a list of substances as determined, from time to time, by the Director-General for the purposes of this section.

[4] Clause 69 Destruction of pentazocine

Omit "and 124". Insert instead "and either clause 124 or 124A".

[5] Clause 105 Possession of drugs of addiction by chief nurses of private hospitals

Omit clause 105 (1) (a) and (b). Insert instead:

- (a) no more than 5 ampoules, each of 1 millilitre or less, of morphine sulfate, at a concentration of 30 milligrams or less of morphine sulfate per millilitre,
- (b) no more than 5 ampoules, each of 2 millilitres or less, of pethidine hydrochloride, at a concentration of 50 milligrams or less of pethidine hydrochloride per millilitre.

[6] Clause 123 Drugs of addiction not to be destroyed

Insert "or by or under the direct personal supervision of a person authorised, whether generally or in a particular case, by an authority under Part 7 held by the person" after "inspector" in clause 123 (2) (a).

[7] Clause 123 (2) (d)

Insert "or 124A" after "124".

Poisons and Therapeutic Goods Amendment (Miscellaneous)
Regulation 2001

Schedule 1 Amendments

[8] Clause 124A

Insert after clause 124:

124A Destruction of unwanted drugs of addiction in a private hospital, nursing home or day procedure centre

- (1) A retail pharmacist who is engaged in the supply of drugs of addiction to a private hospital, nursing home or day procedure centre is authorised to destroy any unwanted drug of addiction on the premises of that private hospital, nursing home or day procedure centre.
- (2) Subclause (1) applies only where the drug is destroyed in the presence of:
 - (a) where the private hospital, nursing home or day procedure centre is the holder of a licence under Division 2 of Part 7—the person who is named on the licence as being responsible for the storage of drugs of addiction, or
 - (b) in any other case—the chief nurse of the private hospital, nursing home or day procedure centre.
- (3) A pharmacist who destroys a drug of addiction in accordance with this clause must record the fact of the destruction of the drug by an entry in the drug register maintained by the private hospital, nursing home or day procedure centre. The entry must be dated and signed by the pharmacist and countersigned by a person who witnessed the destruction of the drug.

Maximum penalty: 20 penalty units.

[9] Appendix E Supply by wholesale

Insert after clause 17:

18 Asthma first aid

A person who holds a current emergency asthma management certificate issued by an organisation approved by the Director-General for the purposes of clause 17 (3) is authorised to be in possession of salbutamol or terbutaline in metered aerosols in connection with the carrying out of first aid.

Poisons and Therapeutic Goods Amendment (Miscellaneous)
Regulation 2001

Amendments

Schedule 1

[10] Dictionary

Omit the definition of *child-resistant closure*. Insert instead:

child-resistant closure means:

- (a) in the case of a can fitted with a press-on lid—a lid of the design known as “double tight” or “triple tight”, or
- (b) in any other case—a closure that is resistant to opening by children and that complies with:
 - (i) section 2 (Requirements for Reclosable Packages) of AS 1928–2001, Child Resistant Packages, or
 - (ii) a design approved by any order made under section 10 of the *Therapeutic Goods Act 1989* of the Commonwealth, or
 - (iii) a design approved for the time being by the Director-General.

[11] Dictionary, definition of “Commonwealth Department of Health”

Omit “Human Services and Health”. Insert instead “Health and Aged Care”.

[12] Dictionary, definition of “the Act”

Insert “and Therapeutic Goods” after “Poisons”.

Poisons and Therapeutic Goods Amendment (Miscellaneous)
Regulation 2001

Schedule 2 Amendments

Schedule 2 Amendments

(Clause 2)

[1] Appendix B Special restricted substances

Insert “when included in Schedule 4 of the Poisons List” after “Amylobarbitone” and “Pentobarbitone”.

[2] Appendix B

Omit “Butobarbitone”, “Quinalbarbitone” and “Secbutobarbitone”.

[3] Appendix D Prescribed restricted substances

Omit the matter relating to the following substances:

Amylobarbitone

Barbituric acid derivatives not otherwise specified in this Appendix

Benzodiazepine derivatives not otherwise specified in this Appendix

Butobarbitone

Cyclobarbitone

Pentobarbitone

Quinalbarbitone

Secbutobarbitone

[4] Appendix D

Insert in alphabetical order:

Amylobarbitone when included in Schedule 4 of the Poisons List 50.0 grams

Barbiturates except when separately specified in the Poisons List 50.0 grams

Poisons and Therapeutic Goods Amendment (Miscellaneous)
Regulation 2001

Amendments

Schedule 2

Benzodiazepine derivatives except when separately specified in the Poisons List	0.5 gram
Pentobarbitone when included in Schedule 4 of the Poisons List	50.0 grams

[5] Dictionary, definition of “hallucinogen”

Omit paragraphs (b)–(e) of the definition. Insert instead:

- (b) tetrahydrocannabinol and its alkyl homologues where
Schedule 8 of the Poisons List applies.

Public Finance and Audit Amendment (Department of Ageing, Disability and Home Care) Regulation 2001

under the

Public Finance and Audit Act 1983

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Public Finance and Audit Act 1983*.

MICHAEL EGAN, M.L.C.,
Treasurer

Explanatory note

The object of this Regulation is to amend the *Public Finance and Audit Regulation 2000* to prescribe officers of the Department of Community Services in relation to the commitment or incurring of expenditure and the payment of accounts regarding the Department of Ageing, Disability and Home Care.

This Regulation is made under the *Public Finance and Audit Act 1983*, including the definition of *officer of an authority* in section 4 (1) and section 64 (the general regulation-making power).

Clause 1 Public Finance and Audit Amendment (Department of Ageing, Disability and Home Care) Regulation 2001

Public Finance and Audit Amendment (Department of Ageing, Disability and Home Care) Regulation 2001

1 Name of Regulation

This Regulation is the *Public Finance and Audit Amendment (Department of Ageing, Disability and Home Care) Regulation 2001*.

2 Amendment of Public Finance and Audit Regulation 2000

The *Public Finance and Audit Regulation 2000* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Public Finance and Audit Amendment (Department of Ageing, Disability and Home Care) Regulation 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 17 Definitions of “authority” and “officer of an authority”

Insert at the end of the clause:

- (6) For the purposes of the definition of *officer of an authority* in section 4 (1) of the Act, an officer of the Department of Community Services is a prescribed person in relation to the Department of Ageing, Disability and Home Care, but only for the purposes of exercising functions under sections 12 and 13 of the Act.

Stock Diseases (General) Amendment (Ruminants' Feed) Regulation 2001

under the

Stock Diseases Act 1923

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Stock Diseases Act 1923*.

RICHARD AMERY, M.P.,
Minister for Agriculture

Explanatory note

Section 20FB of the *Stock Diseases Act 1923* provides that persons must not feed prohibited substances (being substances prescribed by the regulations) to certain prescribed stock. Clause 30 of the *Stock Diseases (General) Regulation 1997* prescribes mammalian material as a prohibited substance in relation to ruminants.

The object of this Regulation is to amend clause 30 of the *Stock Diseases (General) Regulation 1997* to provide that all animal material (other than tallow and gelatin) is a prohibited substance in relation to ruminants.

This Regulation is made under the *Stock Diseases Act 1923*, including sections 20FB and 23 (the general regulation-making power).

Clause 1 Stock Diseases (General) Amendment (Ruminants' Feed)
 Regulation 2001

Stock Diseases (General) Amendment (Ruminants' Feed) Regulation 2001

1 Name of Regulation

This Regulation is the *Stock Diseases (General) Amendment (Ruminants' Feed) Regulation 2001*.

2 Amendment of Stock Diseases (General) Regulation 1997

The *Stock Diseases (General) Regulation 1997* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Stock Diseases (General) Amendment (Ruminants' Feed)
Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 30 Feeding of certain material to ruminants: section 20FB

Omit "mammalian material" wherever occurring in clause 30 (1) and (2).
Insert instead "restricted animal material".

[2] Clause 30 (3) and (4)

Omit the subclauses. Insert instead:

- (3) Nothing in this clause prevents a person who acquired stock food that complied with clause 9 of the *Stock Foods Regulation 1997*, as in force immediately before the commencement of the *Stock Foods Amendment (Ruminants' Feed) Regulation 2001*, from feeding such stock food to an animal in accordance with a statement contained on a label attached to, or provided with, such stock food.
- (4) Subclause (3) ceases to have effect on 1 January 2002.

[3] Clause 30 (5)

Omit the definition of *mammalian material* (and the note to that definition).

Insert instead:

restricted animal material means tissue, blood or feathers derived from the carcass of an animal and includes any substance produced from or containing any such tissue, blood or feathers, but does not include tallow or gelatin.

Note. Milk products are not regarded as restricted animal material as they are not tissue or blood derived from the carcass of an animal.

Stock Foods Amendment (Ruminants' Feed) Regulation 2001

under the

Stock Foods Act 1940

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Stock Foods Act 1940*.

RICHARD AMERY, M.P.,

Minister for Agriculture, and Minister for Land and Water Conservation

Explanatory note

Sections 6 and 7 of the *Stock Foods Act 1940* provide, respectively, that persons must not, in the course of carrying on any business, supply:

- (a) any stock food or stock food supplement in a package unless the package has on it, or on a label securely and conspicuously attached to it, the particulars required by the regulations, or
- (b) any stock food that contains more than the maximum allowable proportion or amount of a foreign ingredient (as prescribed by the regulations).

The object of this Regulation is to amend the *Stock Foods Regulation 1997*:

- (a) to provide that hay, straw, chaff or stock food that consists entirely of milk or products derived from milk are not "manufactured stock foods" for the purposes of the *Stock Foods Act 1940*, and
- (b) to provide that horses are "stock" for the purposes of that Act, and
- (c) to alter the labelling requirements that apply to certain packages of manufactured stock foods, and
- (d) to apply the altered labelling requirements, and the maximum allowable proportion requirements, to all stock foods containing any animal material (other than tallow and gelatin), and

Stock Foods Amendment (Ruminants' Feed) Regulation 2001

Explanatory note

(e) to make other minor amendments.

This Regulation is made under the *Stock Foods Act 1940*, including sections 3, 6, 7 and 35 (the general regulation-making power).

Stock Foods Amendment (Ruminants' Feed) Regulation 2001

Clause 1

Stock Foods Amendment (Ruminants' Feed) Regulation 2001

1 Name of Regulation

This Regulation is the *Stock Foods Amendment (Ruminants' Feed) Regulation 2001*.

2 Amendment of Stock Foods Regulation 1997

The *Stock Foods Regulation 1997* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Stock Foods Amendment (Ruminants' Feed) Regulation 2001

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 2)

[1] Clause 3 Definitions

Insert in alphabetical order:

label has the same meaning as in the Agvet Code.

restricted animal material means tissue, blood or feathers derived from the carcass of an animal and includes any substance produced from or containing any such tissue, blood or feathers, but does not include tallow or gelatin.

Note. Milk products are not regarded as restricted animal material as they are not tissue or blood derived from the carcass of an animal.

[2] Clause 3, definition of “manufactured stock food”

Insert “, but does not include hay, straw, chaff or any stock food that consists entirely of milk or products derived from milk” after “manufacturing process”.

[3] Clauses 6 and 7

Omit the clauses. Insert instead:

6 Definition of “stock”: section 3

The following are prescribed as stock for the purposes of the Act:

- (a) horses,
- (b) animals belonging to food producing species.

7 Definition of “stock food”: section 3

- (1) Meal derived from restricted animal material is prescribed as stock food for the purposes of the Act.
- (2) Any substance:
 - (a) that is of a kind generally supplied otherwise than for use as stock food, and

Stock Foods Amendment (Ruminants' Feed) Regulation 2001

Amendments

Schedule 1

- (b) that, in a particular supply, is not represented as being suitable for use as stock food,
is prescribed as not being stock food for the purposes of the Act in relation to that supply.

[4] Clause 8 Labelling of packages generally: section 6

Omit "attached to it a label that contains".

Insert instead "on it, or on a label securely and conspicuously attached to it,".

[5] Clauses 9 and 9A

Omit the clauses. Insert instead:

9 Labelling of packages of stock food: section 6

- (1) A package of any manufactured stock food containing restricted animal material must have on it, or on a label securely and conspicuously attached to it, the following statement:

This product contains restricted animal material—DO NOT FEED TO CATTLE, SHEEP, GOATS, DEER OR OTHER RUMINANTS.

- (2) A package of any manufactured stock food that does not contain restricted animal material must have on it, or on a label securely and conspicuously attached to it, the following statement:

This product does not contain restricted animal material.

- (3) The lettering in any statement referred to in subclause (1) or (2):
- (a) must:
- (i) if the statement is on a woven bag—be prominently displayed in letters of at least 10 millimetres in height, or
- (ii) in any other case—be prominently displayed in letters of at least 3 millimetres in height, and
- (b) must be printed on a background of contrasting colour.

Stock Foods Amendment (Ruminants' Feed) Regulation 2001

Schedule 1 Amendments

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- (4) If the statement referred to in subclause (1) or (2) is on a label, the label must measure at least 45 millimetres by 120 millimetres.
- (5) This clause does not apply to packages of manufactured stock food that complied with clause 9, as in force immediately before the commencement of the *Stock Foods Amendment (Ruminants' Feed) Regulation 2001*.
- (6) Subclause (5) ceases to have effect on 1 January 2002.

9A Offence to remove or interfere with label: section 6

A person must not, without reasonable excuse, remove, alter, obliterate or deface, or cause or permit the removal, alteration, obliteration or defacement of, any statement on, or any label attached to, a package of manufactured stock food in accordance with section 6 of the Act.

Maximum penalty: 10 penalty units.

[6] Schedule 1 Foreign ingredients

Omit the matter relating to Foreign ingredient 5A (Mammalian material) from Part 1.

[7] Schedule 1, Part 1

Insert after the matter relating to Foreign ingredient 10 (Reserpine):

10A	Restricted animal material	Manufactured stock food for ruminants	Nil
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Rules

CASINO CONTROL ACT 1992

Order

Pursuant to section 66(1) of the Casino Control Act 1992, the Casino Control Authority does, by this Order, approve the following amendments to the rules for the playing of the games of "Blackjack", "Caribbean Stud" and "Pai Gow" in the casino operated by Star City Pty Limited under licence granted by the Casino Control Authority on 14 December 1994:

(1) Amendments to the rules for the playing of "Blackjack"

The existing rules for the playing of the game of "Blackjack" in the casino are repealed and in substitution therefor, the rules as set forth in the following attachment hereto are approved.

(2) Amendments to the rules for the playing of "Caribbean Stud"

(a) Caribbean Stud rule 7 is repealed and in substitution therefor, the following new rule 7 is approved:

7. The Deal

7.1 All cards shall be dealt face downwards except for one of the dealer's cards which shall be turned face upwards.

7.2 Immediately prior to the commencement of a round of play and after all ante wagers are placed and all wagers on the progressive jackpot have been made, the dealer shall:

7.2.1 announce "no more bets"; and

7.2.2 starting from his/her left and continuing clockwise around the table, deal the cards.

7.3 When a card shoe is in use, the cards shall be dealt in the following manner:

7.3.1 one card to each playing area containing an ante; and

7.3.2 one card to the dealer; and

7.3.3 in sequence, a second, third, fourth and fifth card to each playing area containing an ante and to the dealer, with the dealer's last card being turned face upwards.

7.4 When a shuffling device is in use, the cards shall be dealt in the following manner:

7.4.1 five cards at a time to each playing area containing an ante; and

7.4.2 five cards to the dealer, with the bottom card then being turned face upwards.

- (b) Caribbean Stud sub-rule **14.6** is repealed and in substitution therefor, the following new sub-rule 14.6 is approved:

14.6 If a card is exposed in error on the dealer's hand that card shall be left face upwards and all other cards shall be dealt face downwards.

(3) **Amendments to the rules for the playing of "Pai Gow"**

- (a) Pai Gow sub-rule **6.7** is repealed and in substitution therefor, the following new sub-rule 6.7 is approved:

6.7 A casino supervisor may approve a player's request for the House to co-bank for 50% of the declared wagers against his/her hand.

- (b) Pai Gow sub-rule **7.3** is repealed and in substitution therefor, the following new sub-rule 7.3 is approved:

7.3 A casino supervisor may approve a player's request for a laja by the dealer or to personally perform a laja, providing that after a player laja:

7.3.1 the bank cannot request another shuffle; and

7.3.2 the tiles will be presented to the bank who may perform their own laja, before determining the cut.

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

Signed at Sydney, this 31st day of October 2001.

Brian Farrell
Chief Executive,
for and on behalf of the
Casino Control Authority.

RULES OF CASINO GAMES

BLACKJACK

SECTION

1. Definitions
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 3. The Cards
 4. The Shuffle and Cut
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 17. Shuffling Device Malfunction⁷
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 19. General Provisions
- Diagrams "A", "B", "C", "D" and "E"

1. Definitions

1.1 In these rules, unless the contrary intention appears:

"**Act**" means the Casino Control Act 1992;

"**blackjack**" means an ace and any card having a point value of ten dealt as the initial two cards to a player or a dealer except that this shall not include an ace and a ten point value card dealt to a player who has split pairs;

"**burned**" means to remove a card from play by placing it in the discard rack;

"**casino promotional token or voucher**" means a token or voucher issued by the casino operator to enable the player to have one free wager at a gaming table in the amount identified on the token or voucher. Promotional tokens and vouchers wagered at a table are forfeited after a round of play whether the wager wins or loses. If the wager wins, the player is to be paid the winnings in chips;

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

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

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

"**hard total**" means the point total of a hand which contains no aces or which contains aces that are each counted as 1 in value;

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

"**multishuffler**" means a machine approved by the Casino Control Authority to be used for shuffling either four (4), six (6) or eight (8) decks of cards;

"**Perfect Pairs wager**" means an optional additional wager, which may be made by a player in accordance with rule 14;

"**point total**" means the total value of cards in a hand;

"**Pontoon**" means a variation of the game of Blackjack;

"**Pontoon Pandemonium**" means an optional additional wager which may be made by a player in accordance with rule 18.14.

"**round of play**" means a period of play commencing with the removal of the first card from the shoe or shuffling device by the dealer and concluding when the dealer, after drawing the last card, announces a result and if applicable, pays out winnings;

"**shuffling device**" means a card shuffling machine approved by the Casino Control Authority for use in the game of Blackjack but does not include a "multishuffler";

"**soft total**" means the point total of a hand containing at least one ace counted as 11 in value;

"**stand off**" means where a wager shall neither win nor lose;

"**Super Sevens wager**" means an optional additional wager which may be made by a player in accordance with rule 14;

"**void**" means invalid with no result.

2. Table Layout and Equipment

2.1 The game of Blackjack shall be played at a table having on one side places for the players and on the opposite side 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", "B" or "C" with:

2.2.1 a minimum of five and a maximum of nine playing areas designated for the placement of wagers;

2.2.2 an area for the placement of insurance wagers;

2.2.3 inscriptions to the effect that -

2.2.3.1 blackjack pays 3 to 2,

2.2.3.2 the dealer must stand on 17 and must draw to 16, and

2.2.3.3 insurance pays 2 to 1.

2.2.4 the name and/or logo of the casino imprinted thereon.

2.3 The following equipment shall also be used in the game of Blackjack:

2.3.1 a card shoe or shuffling device from which all cards shall be dealt;

2.3.2 a discard rack capable of holding up to eight decks of cards.

2.4 The table shall have a drop box attached to it.

3. The Cards

3.1 The game of Blackjack shall be played with either three decks or four decks or six decks or eight decks of cards, each deck having 52 cards without jokers, with backs the same colour and design and a cutting card, provided however that the Super Sevens or Perfect Pairs option described in rule 14 shall be played with either six decks or eight decks of cards.

3.2 The value of cards shall be as follows:

3.2.1 an ace shall have a value of 11 except when that would give a player or the dealer a point total in excess of 21, in which case, it shall have a value of 1 and except as provided in rule 11.2;

3.2.2 any card from 2 to 10 inclusive shall have its face value; and

3.2.3 any jack, queen or king shall have a value of 10.

- 3.3 Cards shall be checked by a dealer or a game supervisor prior to use on a gaming table.
- 3.4 Cards may be removed from the table and replaced with new cards, at the discretion of a casino supervisor, upon the completion of:
- 3.4.1 a round of play in which the cutting card is exposed and prior to a shuffle when a card shoe is used; or
- 3.4.2 any round of play when a shuffling device is used.
- 3.5 All cards used in the game of Blackjack shall be dealt from a card shoe or shuffling device specifically designed for such purpose and located on the table to the left of the dealer. All cards shall be dealt:
- 3.5.1 face upwards; or
- 3.5.2 the first two cards to each player may be dealt face downwards with the prior approval of an inspector. In this instance the players must expose the first two cards prior to receiving a third card.
- 3.6 Where rule 3.5.2 applies, the cards may be handled by the player, but may not leave the area of the table layout, nor be held away from the table.
- 3.7 No person shall handle, remove or alter any cards used in the game of Blackjack other than as provided for in rule 3.5.2.
- 3.8 Each player at the table shall be responsible for correctly computing the point total of their hand and no player shall be entitled to rely on the point total announced by the dealer.
- 4. The Shuffle and Cut**
- 4.1 The dealer shall either use a multishuffler (which shall be positioned adjacent to the Blackjack table and to the left of the dealer) or manually shuffle the cards so that they are randomly intermixed:
- 4.1.1 immediately prior to the start of play;
- 4.1.2 when the cutting card is exposed or drawn as the first card of a new round of play; or
- 4.1.3 at the completion of the round of play in which the cutting card is drawn.
- 4.2 After the cards have been shuffled, the dealer shall offer the stack of cards, with backs facing away from him/her, to the players to be cut. The player to cut the cards shall be:
- 4.2.1 the first player to the table if the game is just commencing;
- 4.2.2 the player on whose playing area the cutting card appeared during the last round of play;
- 4.2.3 the player at the farthest point to the right of the dealer if the cutting card appeared on the dealer's hand during the last round of play;

- 4.2.4 the player at the farthest point to the right of the dealer if the cutting card is exposed or drawn as the first card of a new round of play; or
- 4.2.5 the player at the farthest point to the right of the dealer if the cards are replaced in accordance with these rules.
- 4.3 If the player designated in rule 4.2 refuses the cut, the cards shall be offered to each player moving clockwise around the table until a player accepts the cut. If no player accepts the cut, a game supervisor or, in the absence of a game supervisor a casino supervisor, shall cut the cards.
- 4.4 The person designated in rule 4.2 or 4.3 shall cut the cards by placing the cutting card in the stack at least one deck in from either end of the stack.
- 4.5 Once the cutting card has been inserted by the person designated in these rules the dealer shall take all cards in front of the cutting card and place them to the back of the stack, after which the dealer shall insert the cutting card in the stack up to half way in from the back of the stack. The stack of cards shall then be inserted in the card shoe for commencement of play.
- 4.6 When a shuffling device is used, the operation of rules 4.1 to 4.5 inclusive are amended to the extent necessary for the following to have effect:
- 4.6.1 prior to the start of play or the introduction of new cards in accordance with rule 3.4, the new decks of cards shall be manually shuffled by the dealer before being placed in the shuffling device;
- 4.6.2 cards shall be placed in the shuffling device to be shuffled;
- 4.6.3 the cards shall not be cut; and
- 4.6.4 the shuffling device takes the place of the card shoe.
- 4.7 The first card from the card shoe or shuffling device shall be burned by placing it face down in the discard rack and shall not be exposed.
- 5. Wagers**
- 5.1 All wagers shall be placed by means of chips and/or casino promotional tokens or vouchers.
- 5.2 A wager by a player shall be placed on the appropriate playing areas of the Blackjack layout prior to the first card being dealt for each round of play.
- 5.3 Except as provided in these rules or until a decision and settlement 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 dealt.
- 5.4 Up to three players may wager on any one playing area of the blackjack layout but a casino supervisor may restrict the number of players to less than three.
- 5.5 Where more than one player wagers on a playing area the decisions with regard to the cards dealt to that area shall be called by:
- 5.5.1 the player who is seated at the playing area;

- 5.5.2 where there is no seated player, the player with the highest wager in the box;
- 5.5.3 where all wagers are of equal value, the player whose wager is nearest the dealer.
- 5.6 The dealer shall, prior to the commencement of a round of play, ascertain the player who shall call the decisions with respect to any playing area in accordance with rule 5.5.
- 5.7 The dealer shall ensure that:
- 5.7.1 the player calling the decisions places his/her wager in the portion of the playing area nearest to the dealer's side of the table; and
- 5.7.2 all other players wagering on the playing area place their wagers in a vertical line with the wager referred to in rule 5.7.1.
- 5.8 A player may be permitted to wager on more than one playing area at a Blackjack table providing that, where there are insufficient seats at the table to accommodate player demand, a player wagering on more than one playing area shall give up a playing area or playing areas to accommodate other players.
- 5.9 Where it is not possible to pay a wager exactly in chips it shall be paid to the next highest amount to which payment can be made in chips.
- 5.10 A casino supervisor may, where a card shoe is in use, restrict any player who has not made a wager on the first round of play or who declines to place a wager on any given round of play during the course of a shoe of cards, to wagering the minimum wager displayed at the table until that shoe of cards is completed and a re-shuffle occurs.
- 5.11 A Casino Duty Manager may restrict a player to the table minimum wager in accordance with the provisions of rule 5.10 for the duration of all further shoes of cards where the player does not make a wager on the first round of play or declines to place a wager on any given round of play. An inspector must be notified prior to a player being so restricted under this rule.
- 5.12 A Casino Duty Manager may limit a player to one playing area and to the minimum wager for that playing area displayed on the sign at the Blackjack table. An inspector must be notified prior to a player being so restricted under this rule.
- 5.13 Notwithstanding rule 5.8, a casino supervisor may reserve a series of playing areas at a table for the sole use of a specific player.

6. Minimum and Maximum Wagers

- 6.1 The minimum and maximum wagers permitted on each playing area shall be shown on a sign at the table. Unless stated on the sign, wagers are not required to be made in multiples of the minimum. The sign may also state the minimum unit in which wagers may be made above the table minimum.
- 6.2 Any wager less than the stated minimum or greater than the stated maximum made by a player and not rejected prior to the first card being dealt for a round of play shall be treated as a valid wager.

6.3 A casino supervisor may alter the limits on a gaming table at any time except that a minimum wager can 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.

6.4 A casino supervisor may allow a player to wager in excess of the stated maximum wagers permitted on that table, provided that a sign denoting the new minimum and maximum wagers for that player is placed on an appropriate area of the table.

7. Initial Deal

The dealer shall call "no more bets" and starting from the left and continuing clockwise round the table, shall deal a card in sequence to each playing area containing wager/s and a card to the dealer's position. In a like manner the dealer shall then deal a second card to each of the wagered playing areas.

8. Insurance

Where the dealer's first card is an ace, a player may place an insurance wager, equivalent to not more than half the amount placed as his/her initial wager, that the dealer's second card will have a value of ten. All insurance wagers shall be made before the commencement of the subsequent deal and are to be placed on the insurance line of the layout.

9. Interim Settlement

9.1 Upon completion of the initial deal and before the subsequent deal;

9.1.1 where a player has a blackjack and the dealer's card does not have a value of ten or is not an ace, the dealer shall pay the wager(s) on that hand at odds of 3 to 2, remove the cards dealt to that playing area and place them in the discard rack or, with the approval of a pit manager or above, pay said wager(s) at Final Settlement in accordance with rule 15.1.1;

9.1.2 where a player has a blackjack and the dealer's card is an ace, the dealer shall, at the player's request, pay the player in settlement an amount equal to the initial wager. In this instance, any insurance wager made by the player shall be void and returned to the player; or

9.1.3 where a player has a blackjack and the dealer's card has a value of ten, the dealer shall make no payment nor remove any cards from that playing area until the outcome is determined under rule 15.

10. Subsequent Deal

10.1 The dealer shall, beginning from the left, announce the player's point total and allow the player to indicate whether he/she wishes to:

10.1.1 double in accordance with rule 11;

10.1.2 split pairs in accordance with rule 12;

10.1.3 stand by electing to receive no additional cards; or

10.1.4 receive an additional card(s).

- 10.2 A player having a point total less than 12 shall be required, subject to rules 11 and 12, to receive an additional card or cards until his/her hand has a point total of not less than 12.
- 10.3 A player may elect to receive additional cards, subject to rules 11 and 12, whenever his/her point total is less than 21 except that a player having blackjack or a hard or soft total of 21 may not draw additional cards.
- 10.4 As each player indicates his/her decision(s), the dealer shall deal face upwards whatever additional cards are required to give effect to the decision(s) and shall announce the point total of the player's hand after each additional card is dealt.
- 10.5 Where a player's point total exceeds 21, any wager on that hand shall lose and the dealer shall immediately collect the cards from that hand and place them in the discard rack.
- 11. Doubling**
- 11.1 A player may elect to double, by wagering an amount equal to their original wager, on the first two cards dealt to their hand or the first two cards of any split pair providing that:
- 11.1.1 the point total of the first two cards equals 9, 10 or 11; and
- 11.1.2 the hand does not contain an ace; and
- 11.1.3 one, and only one, card is dealt to the hand.
- 11.2 Notwithstanding sub-rule 11.1.2, a Casino Duty Manager may permit players at a specific table to double on a hand containing an ace subject to the further conditions of rule 11.1 and providing that:
- 11.2.1 all such players are notified of this option prior to the commencement of play; and
- 11.2.2 an ace in the first two cards shall have a value of 1 and not 11.
- 11.3 Where a player elects to double, the one additional card received shall be dealt face upwards and placed sideways on the layout.
- 11.4 If the player controlling the playing area elects to double, player(s) with a wager on the same playing area shall also have the option to double on that hand before the additional card is dealt. If the other player(s) do not double, the condition that only one additional card shall be dealt to that hand remains unchanged.
- 11.5 If the dealer obtains blackjack after a player doubles, the dealer shall only collect the amount of the player's original wager.
- 12. Splitting**
- 12.1 When the initial two cards dealt to a playing area are identical in value, the player controlling that playing area may elect to split the hand into two separate hands providing that the wager on the second hand so formed is an amount equal to the original wager.

- 12.2 Except as provided by sub-rule 12.3.1, when a player splits a pair of cards the dealer shall deal a second card to the first of the hands so formed and shall complete the player's decisions with respect to that hand before proceeding to deal any cards to the second hand.
- 12.3 Subject to rule 11, after a second card is dealt to a split hand, the dealer shall announce the point total of that hand and the player shall indicate their decision to stand, draw or double with respect thereto except that:
- 12.3.1 subject to rule 12.5, a player splitting aces shall receive one, and only one, additional card on each ace which shall be dealt face upwards and placed sideways on the layout; and
- 12.3.2 a player splitting aces or 10 point value cards shall not be capable of achieving a blackjack.
- 12.4 A player may not split cards dealt to a split hand a second time (even if the second card dealt to either of the split hands is of identical value to the original split cards) and may not form more than two hands per playing area.
- 12.5 Notwithstanding rule 12.4, a Casino Duty Manager may permit players at a specific table to split again if the second card dealt to either of the split hands is of identical value to the original split cards providing that:
- 12.5.1 all such players are advised of this option prior to the commencement of play; and
- 12.5.2 the wager on a third hand is of an amount equal to the original wager; and
- 12.5.3 no more than three hands are formed per playing area in each round of play; and
- 12.5.4 a player splitting aces to form a third hand shall receive one, and only one, additional card on each ace which shall be dealt face upwards and placed sideways on the layout; and
- 12.5.5 a player who abstains from splitting their initial two cards may not elect to split after having received a third card.
- 12.6 If the player controlling a playing area decides to split, any other player who has placed a wager on that playing area shall either:
- 12.6.1 make an additional wager on the split hand(s) so formed of an amount equal to their original wager; or
- 12.6.2 have their original wager placed on the first hand so formed.
- 12.7 Subject to rule 10.5, if the dealer obtains a blackjack after a player splits a hand, the dealer shall only collect the amount of the player's original wager.
- 13. Additional Cards to the Dealers Hand**
- 13.1 When the subsequent deal to all players' hands has been completed, a dealer shall, subject to rule 13.4, deal additional cards as necessary to his/her hand.

- 13.2 If the dealer's hand has a point total of not more than 16, additional cards must be dealt until a hard or soft point total of not less than 17 is attained. When the dealer's hand has a hard or soft point total of 17, 18, 19, 20 or 21, no additional cards shall be drawn.
- 13.3 If the dealer's first card is an ace and the second card does not have a value of 10, any insurance wagers shall be lost and collected by the dealer immediately upon the drawing of that card.
- 13.4 No additional cards shall be drawn to the dealer's hand, regardless of the point total, if decisions have been made on all players' hands and the additional cards would have no effect on the outcome of the round of play.
- 14. Super Sevens and Perfect Pairs (Optional)**
- 14.1 The casino operator may in its discretion offer players the opportunity to make Super Sevens or Perfect Pairs wagers in accordance with this rule.
- 14.2 Where the Super Sevens or Perfect Pairs wager is offered, and the game of Blackjack is played at a table with a layout cloth marked in a manner substantially similar to that shown in diagram B for Super Sevens or diagram C for Perfect Pairs, any player may elect to place a Super Sevens or Perfect Pairs wager before the round of play commences. The Super Sevens or Perfect Pairs wagers shall be placed in the appropriate playing area of the layout corresponding to the area where the initial wager was placed. Up to three Super Sevens or Perfect Pairs wagers shall be allowed per playing area.
- 14.3 The amount required to make a Super Sevens or Perfect Pairs wager shall be shown on a sign at the table, and a player wishing to make a Super Sevens or Perfect Pairs wager must first have placed an initial wager in one or more playing areas.
- 14.4 Where a Super Sevens wager is made and:
- 14.4.1 the first card dealt to the player's hand in that round is a seven (of any suit), the player shall win and be paid odds of three to one, unless the next card dealt to the hand is also a seven;
- 14.4.2 the first two cards dealt to the player's hand in that round are both sevens (of different suits), the player shall win and be paid odds of fifty to one, unless the next card dealt to the hand is also a seven;
- 14.4.3 the first two cards dealt to the player's hand in that round are both sevens of the same suit, the player shall win and be paid odds of one hundred to one, unless the next card dealt to the hand is also a seven;
- 14.4.4 the first three cards dealt to the player's hand in that round are all sevens, but are not all of the same suit, the player shall win and be paid odds of five hundred to one;
- 14.4.5 the first three cards dealt to the player's hand in that round are all sevens of the same suit, the player shall win and be paid odds of five thousand to one; or
- 14.4.6 any card other than a seven is dealt as the first card to that player, that player loses the wager.

- 14.5 If the first two cards dealt to a playing area on which a Super Sevens wager has been made are both sevens, and the option to split in accordance with rule 12 is taken, the next card dealt shall decide the settlement of the Super Sevens wager in accordance with rule 14.4, and that wager shall then be deemed completed.
- 14.6 Winning Super Sevens wagers shall be paid, and losing Super Sevens wagers collected, by the dealer as soon as the outcome of the Super Sevens wager is known.
- 14.7 For the purposes of playing "Perfect Pairs" a pair shall mean a hand that comprises the first two cards dealt in the initial deal that are:
- 14.7.1 of the same number, namely Ace, 2, 3, 4, 5, 6, 7, 8, 9 or 10 or
- 14.7.2 of the same picture type, namely jack, queen or king.
- 14.8 Where a Perfect Pairs wager is made and the initial two cards dealt to that players hand in that round are:
- 14.8.1 A "Mixed Pair" being a pair that comprises two cards of the same number or picture type but of different colours (i.e. one red card and one black card), the player shall win and be paid at the odds of five to one.
- 14.8.2 A "Coloured Pair" being a pair that comprises two cards of the same number or picture type and colour but of different suits (i.e. clubs and spades), the player shall win and be paid at the odds of ten to one.
- 14.8.3 A "Perfect Pair" being a pair that comprises of two cards of the same number or picture type and suit (i.e. two Queens of Spades or two 5 of clubs), the player shall win and be paid at the odds of thirty to one.
- 14.9 Winning Perfect Pairs wagers shall be paid, and losing Perfect Pairs wagers collected by the dealer at the completion of the initial deal and before any subsequent deal.

15. Final Settlement

- 15.1 Settlement of wagers remaining on the table after the completion of the dealer's hand shall be as follows:
- 15.1.1 a player having a blackjack shall win and be paid at odds of 3 to 2 if the dealer does not also have a blackjack;
- 15.1.2 a player having a point total of 21 or less shall win and be paid at odds of 1 to 1 if the dealer's hand has a point total in excess of 21;
- 15.1.3 a player having a point total of 21 or less shall win and be paid at odds of 1 to 1 if the point total exceeds that of the dealer's hand.
- 15.1.4 an insurance wager made under the provisions of rule 8 shall win and be paid at odds of 2 to 1 if the dealer achieves a blackjack.
- 15.1.5 a player having a point total of 21 or less shall lose an amount equal to their original wager if the dealer's hand has a blackjack;

- 15.1.6 a player shall lose if the point total of the dealer exceeds that of the player without exceeding 21;
- 15.1.7 a wager on a blackjack shall constitute a stand off if the dealer also has a blackjack;
- 15.1.8 a wager on a hand with the same point total as that of the dealer's hand shall constitute a stand off;
- 15.1.9 a wager, other than a player's original wager, made in accordance with rules 11 and/or 12 shall constitute a stand off if the dealer achieves a blackjack.

15.2 At the conclusion of a round of play, all cards still remaining on the layout shall be picked up by the dealer and placed in the discard rack.

16. Irregularities

- 16.1 A card found turned face upwards in the card shoe or shuffling device shall be burned by placing it in the discard rack.
- 16.2 Subject to rule 16.5, a card dealt or burned in error shall be dealt to the players or the dealer as though it were the next card from the shoe or shuffling device.
- 16.3 Subject to rule 10.2, a player who refuses to accept the card referred to in rule 16.2 shall not receive any additional card during that round of play.
- 16.4 Where the card referred to in rule 16.2 is refused by all players it shall become the dealer's next card.
- 16.5 A card exposed and dealt in error to the dealer's completed hand shall be burned by placing it in the discard rack.
- 16.6 Should any round of play contain an error caused by the incorrect dealing of a card, every effort must be made to reconstruct that round of play in such a way as to cause the sequence of cards dealt to be as it should have been had the error not occurred. However, should every effort to reconstruct the round of play fail, then the casino supervisor may authorise that round being declared void and the wagers shall then be returned to the players.
- 16.7 If there are insufficient cards remaining in the shoe to complete a round of play, all of the cards in the discard rack shall be shuffled and cut in accordance with rule 4 and the dealer shall then complete the round of play and the game shall continue in accordance with these rules.
- 16.8 Subject to rule 5.5, where a player makes a wager in accordance with rule 5 and is not present to make decisions with regards to the cards dealt to the playing area containing the wager, cards shall be dealt to the playing area in turn by the dealer until the point total of the cards exceeds 11.
- 16.9 Should the dealer forget to burn the first card from the card shoe or shuffling device in accordance with rule 4.7, then play shall continue with that card remaining in play.

17. Shuffling Device Malfunction

- 17.1 This rule, and rules 17.2 to 17.3, apply if all of the following conditions are satisfied:-

- 17.1.1 a shuffling device is in use for a game of Blackjack; and
 - 17.1.2 it becomes evident, in a round of play for which 1 or more cards have been dealt, that the shuffling device is no longer capable of operating in the way it is intended to operate; and
 - 17.1.3 the malfunctioning of the shuffling device has not operated to the disadvantage of the casino operator or a player; and
 - 17.1.4 another shuffling device is readily available; and
 - 17.1.5 it is practicable to transfer cards to another shuffling device.
- 17.2 Where a shuffling device malfunctions without causing any damage to the cards in the shuffling device, the cards in the shuffling device must be transferred to another shuffling device and the game continued.
- 17.3 Where a shuffling device malfunctions and causes damage to any card in the shuffling device:-
- 17.3.1 the damaged cards in the malfunctioning shuffling device are to be removed from play; and
 - 17.3.2 the undamaged cards still in the malfunctioning shuffling device are to be transferred from the malfunctioning shuffling device to another shuffling device; and
 - 17.3.3 the damaged cards are to be replaced with cards from a new deck, and the replacement cards are to be placed in the shuffling device containing the cards transferred from the malfunctioning shuffling device; and
 - 17.3.4 the game is continued.
- 17.4 Where a shuffling device malfunctions and the casino operator or a player is disadvantaged by reason of the malfunction, the round of play is terminated, and the amount wagered by each player must be returned to the player.
- 17.5 Where a shuffling device malfunctions and rules 17.1.4 or 17.1.5 cannot be satisfied:-
- 17.5.1 each player must be given the opportunity to have each amount wagered by the player in the round of play returned to the player; and
 - 17.5.2 any damaged card must be replaced with cards from a new deck; and
 - 17.5.3 the replacement cards, if any, and any undamaged cards in the shuffling device are to be shuffled and cut in the same way as applies under rule 4; and
 - 17.5.4 the round of play for the players who elected not to have their wagers returned is completed using a dealing shoe.
- 18. Pontoon**
- 18.1 Where the game in play is "Pontoon" the approved rules of Blackjack shall apply, except where the rules are inconsistent with the rules of "Pontoon", in which case the

rules of “Pontoon” shall prevail. The layout cloth covering the table shall be marked in a manner substantially similar to that shown in diagram "D" or “E” with:

- 18.1.1 a minimum of five and a maximum of nine playing areas designated for the placement of wagers;
- 18.1.2 an area for the placement of insurance wagers;
- 18.1.3 where the Pontoon Pandemonium option is available an area for the placement of Pontoon Pandemonium wagers;
- 18.1.4 inscriptions to the effect that:
 - 18.1.4.1 pontoon pays 3 to 2,
 - 18.1.4.2 Dealer must stand on hard 17 or soft 18;
 - 18.1.4.3 Insurance pays 2 to 1;
- 18.1.5 the name and/or logo of the casino imprinted thereon.

18.2 The following additional equipment shall also be used in the game of Pontoon:

- 18.2.1 surrender buttons;
- 18.2.2 where the Pontoon Pandemonium wager is offered a jackpot button and an electronic meter which displays the winning Pontoon Pandemonium bonus prize.

18.3 **Additional Definitions**

- 18.3.1 In the game of Pontoon the following meanings apply:
 - 18.3.1.1 “**forfeit**” means that the player has the option after doubling to have the dealer return the doubled portion of the wager to the player and forfeit the original wager;
 - 18.3.1.2 “**jackpot button**” is a device offered to a player with a winning “Pontoon Pandemonium” wager, which when activated randomly selects a bonus prize payable to each player in the playing area with a “Pontoon Pandemonium” wager;
 - 18.3.1.3 “**pontoon**” means an Ace and any card having a point value of ten dealt as the initial two cards to a player or a dealer except that this shall not include an ace and a ten point value card dealt to a player who has split pairs;
 - 18.3.1.4 “**surrender**” means that where the dealer’s initial card is equal to a Jack, Queen, King or Ace the dealer shall, after the initial deal and prior to any further cards being dealt, offer the player the option to surrender an amount equal to half of their original wager;
 - 18.3.1.5 “**surrender buttons**” means the buttons placed on top of a bet to indicate that the bet has been surrendered.

18.4 The Cards

- 18.4.1 The game of Pontoon shall be played with either six decks or eight decks of cards, with the backs the same colour and design and a cutting card. Each deck shall have 48 cards without jokers and the four Tens shall be removed i.e. Ten of Hearts, Diamonds, Clubs and Spades.

18.5 Insurance

- 18.5.1 Where the dealer's first card is an Ace, a player who has achieved pontoon shall not be eligible to place an insurance wager.

18.6 Surrender

- 18.6.1 Subject to rule 18.6.4, where the dealer's first card is a Jack, Queen, King or Ace, any players who do not have pontoon have the option to surrender half their original wager. Any player(s) who wish to surrender must do so before the commencement of the subsequent deal.
- 18.6.2 A marker button will be placed on top of the surrendered wager and no further cards shall be dealt to that hand.
- 18.6.3 If a player controlling the playing area elects to surrender, the player(s) with a wager on the same playing area shall have the option to surrender. If the other player(s) do not surrender, the condition that no further cards shall be dealt to that hand remains unchanged.
- 18.6.4 If the player controlling the playing area elects not to surrender, player(s) wagering on the same playing area may not choose to surrender.
- 18.6.5 Where the dealer obtains pontoon, the surrender shall be void and the player shall lose their entire wager.
- 18.6.6 Where the dealer does not achieve pontoon the dealer shall complete their hand and collect all surrendered wagers in the final settlement.

18.7 Interim Settlement

- 18.7.1 Upon completion of the initial deal and before the subsequent deal where a player has pontoon the dealer shall pay the wager(s) on that hand at odds of 3 to 2 and remove the cards dealt to that playing area and place them in the discard rack, except where the player(s) has also placed a Pontoon Pandemonium wager in which case the cards shall be placed face up under the Pontoon Pandemonium wager.
- 18.7.2 During the subsequent deal and before the final settlement;
- 18.7.2.1 where a player achieves a point total of 21 the dealer shall pay the wager(s) in accordance with rule 18.13, Table 1 and then remove the cards dealt to that playing area and place them in the discard rack.
- 18.7.2.2 where a player achieves the Super Bonus the dealer shall pay the wager(s) in accordance with rule 18.13, Table 1 and Table 2, and remove the cards dealt to that playing area and place them in the discard rack.

18.7.2.3 where a Super Bonus is achieved on a round of play and there are other players wagering on that round the dealer shall pay any other player's bonus payments according with rule 18.13, Table 2 before removing the Super Bonus cards and placing them in the discard rack.

18.7.3 The dealer may, with the approval of a Pit Manager or above, pay the said wagers(s) at Final Settlement in accordance with rule 18.13, Table 1 and/or Table 2.

18.8 Subsequent Deal

18.8.1 Players may stand on the total of any two cards.

18.9 Doubling

18.9.1 A player may elect to double by wagering an amount equal to their original wager on:

18.9.1.1 the player's original two cards (excluding pontoon); or

18.9.1.2 the first two cards of any split pair (except when splitting Aces); or

18.9.1.3 any hand with a point total of less than 21 formed with a third or subsequent card;

provided that only one additional card shall be dealt to any hand on which a player has elected to double.

18.9.2 An Ace in the initial point total of any double shall have a value of one not eleven.

18.9.3 All winning double wagers shall be paid at odds of 1 to 1 and shall not be eligible for payout odds and Super Bonus odds as set out in rule 18.13, Tables 1 and 2.

18.9.4 If the player controlling the playing area elects to double, player(s) with a wager on the same playing area shall also have the option to double on that hand before the additional card is dealt. If the other player(s) do not double, the condition that only one additional card shall be dealt to that hand remains unchanged and player(s) shall not be eligible for payout odds and Super Bonus odds as set out in rule 18.13, Tables 1 and 2.

18.9.5 Subject to rule 10.5 a player who has elected to double, after receiving his/her next card (the card that constitutes the double) shall indicate whether he/she wishes to forfeit the original wager and retain his/her doubled portion. This shall be done before the next hand in turn is acted on.

18.9.6 Where the player(s) indicates that he/she wishes to forfeit the dealer shall return the double portion to the player(s), remove the original wager. If all bets on the playing area are forfeited the cards will be collected and placed in the discard rack.

- 18.9.7 Other player(s) with a doubled wager on the same playing area shall have the option to forfeit regardless of whether the player controlling the playing area elects to forfeit.
- 18.9.8 Subject to rule 10.5 and 18.12.1.2 if the dealer obtains pontoon after a player doubles, the dealer shall collect only an amount equivalent to the original wager and shall not collect the additional amount wagered in doubling.

18.10 Splitting

- 18.10.1 A player splitting Aces or 10-point value cards shall not be capable of achieving a pontoon.
- 18.10.2 If the initial two cards dealt to a player are sevens of the same suit and the player elects to split to form two hands the "Super Bonus" payout as set out in rule 18.13, Table 2 shall not apply in the event that an additional seven(s) of the same suit is drawn to any of the split hands.
- 18.10.3 Subject to rule 10.5 and 18.12.1.2, if the dealer obtains pontoon after a player splits a hand, the dealer shall only collect an amount equal to the player's original wager.
- 18.10.4 Subject to rule 12.5, a player splitting aces shall receive one, and only one, additional card on each ace which shall be dealt face upwards and placed sideways on the layout.

18.11 Additional Cards to the Dealers Hand

- 18.11.1 Except as provided in rule 13.4, a dealer shall draw additional cards to the dealer's hand until a hard total of 17,18,19,20 or 21 or a soft total of 18, 19, 20 or 21 is attained, at which point no additional cards shall be drawn.

18.12 Final Settlement

- 18.12.1 Settlement of wagers remaining on the table after the completion of the dealer's hand shall be as follows:
- 18.12.1.1 a player having pontoon shall win and be paid at odds of 3 to 2 regardless of the point total of the dealer;
- 18.12.1.2 a player having a point total of 21 shall win and be paid in accordance with rule 18.13 Table 1 regardless of the point total of the dealer;
- 18.12.1.3 a player having achieved the Super Bonus shall win and be paid in accordance with rule 18.13 Table 2, regardless of the point total of the dealer. All other players who wagered on the round of play shall be paid a bonus payment of \$50;
- 18.12.1.4 a player having a point total of 20 or less shall win and be paid at odds of 1 to 1 if the dealer's hand has a point total in excess of 21;

- 18.12.1.5 a player having a point total of 20 or less shall win and be paid at odds of 1 to 1 if the point total exceeds that of the dealer's hand;
- 18.12.1.6 an insurance wager made under the provisions of rule 8 shall win and be paid at odds of 2 to 1 if the dealer achieves a pontoon;
- 18.12.1.7 a player having a point total of 20 or less shall lose an amount equal to their original wager if the dealer achieves a pontoon;
- 18.12.1.8 a wager, other than a player's original wager, made in accordance with rules 11, 18.9 and/or 12, 18.10 shall constitute a stand off if the dealer achieves pontoon;
- 18.12.1.9 a wager on a hand having a point total of 20 or less shall lose if the point total of the dealer exceeds that of the player without exceeding 21;
- 18.12.1.10 a wager on a hand having a point total of 20 or less with the same point total as that of the dealer's hand shall constitute a stand off;
- 18.12.1.11 the non-surrendered portion of a player's wager, made in accordance with rule 18.6, shall be called a stand off, where the dealer achieves a point total other than pontoon. Where the dealer achieves pontoon it shall lose.

18.13 Payout Odds.

- 18.13.1 Winning hands as specified in rules 18.7 and 18.12 shall be paid in accordance with the payout odds and bonus odds as set out in Tables 1 and 2.

Table 1 PAYOUT ODDS

Result	Odds
pontoon	3 to 2
5 Card 21*	3 to 2
6,7,8 mixed suits*	3 to 2
7,7,7 mixed suits *	3 to 2
6 card 21*	2 to 1
6,7,8 same suits (except spades)*	2 to 1
7,7,7 same suits (except spades)*	2 to 1
7 or more card 21*	3 to 1
6,7,8 all spades*	3 to 1
7,7,7 spades*	3 to 1
All other winning wagers	1 to 1
* All winning double wagers shall be paid at the odds of 1 to 1 and shall not be eligible for payout odds as displayed above.	

Table 2 SUPER BONUS

Super Bonus **	\$1000 if player bet is \$5 to \$24
----------------	-------------------------------------

7,7,7 same suit and dealer first card any 7 pays	\$5000 if player bet is \$25 or greater
All other players who wagered on the round of play in which there is a Super Bonus winner shall receive a Bonus payment of \$50	
Super Bonus payouts are made in addition to the Payout Odds as displayed in Table 1.	
**Super Bonus does not apply where hands have been split or doubled.	

18.13.2 The payout schedule listed above shall be shown on a sign on the table.

18.14 Pontoon Pandemonium (Optional)

18.14.1 The casino operator may at its discretion offer players the opportunity to make Pontoon Pandemonium wagers in accordance with this rule.

18.14.2 Where the Pontoon Pandemonium wager is offered, and the game of Pontoon is played at a table with a layout cloth marked in a manner substantially similar to that shown in diagram E, a player may elect to place a Pontoon Pandemonium wager before the round of play commences. The Pontoon Pandemonium wager shall be placed in the appropriate playing area of the layout corresponding to the area where the initial wager was placed. Up to three Pontoon Pandemonium wagers shall be allowed per playing area.

18.14.3 The amount required to make a Pontoon Pandemonium wager shall be shown on a sign at the table, and a player wishing to make a Pontoon Pandemonium wager must first have placed an initial wager in one or more playing areas.

18.14.4 A Pontoon Pandemonium wager shall win if the player(s) hand is pontoon as defined in rule 18.3.1.3.

18.14.5 A Pontoon Pandemonium wager shall lose if the player(s) hand is not pontoon as defined in rule 18.3.1.3.

18.14.6 The bonus prize for a winning "Pontoon Pandemonium" wager is determined by random selection, initiated by the pressing of the jackpot button. The possible bonus prize will be one of the possible prize outcomes shown below. The possible bonus prize outcomes shall be shown on a sign on the table.

Possible prize awarded for each \$1 wagered on Pontoon Pandemonium
\$250,000
\$7,500
\$750
\$250
\$50
\$25
\$20
\$15
\$10
\$5

- 18.14.7 Losing Pontoon Pandemonium wagers shall be collected, by the dealer, after the initial deal and prior to the subsequent deal.
- 18.14.8 Where a player achieves pontoon and has placed a valid Pontoon Pandemonium wager the dealer shall pay the pontoon wager in accordance with rule 18.7.1 and shall place the cards face up under the Pontoon Pandemonium wager(s) and continue the round of play until each wager for that round of play has been settled.
- 18.14.9 After the dealer has completed the round in play the dealer shall for each box with a winning Pontoon Pandemonium wager offer the jackpot button to eligible player(s) starting from the dealer's left until all Pontoon Pandemonium wagers have been decided and settled.
- 18.14.10 When more than one player wagers on a Pontoon playing area, the player who controls the playing area according to rule 5.5 shall be entitled to press the jackpot button first, providing they have also placed a valid Pontoon Pandemonium wager. The result shall be determined and the wager paid prior to offering the jackpot button to the next player wagering in the same playing area.
- 18.14.10.1 The second player, whose wager is directly behind the wager of the controlling player, shall be entitled to press the jackpot button next, providing they have also placed a valid Pontoon Pandemonium wager. The result shall be determined and the wager paid prior to offering the jackpot button to the next player wagering in the same playing area.
- 18.14.10.2 The third player, whose wager is directly behind the wager of the second player, shall be entitled to press the jackpot button next, providing they have also placed a valid Pontoon Pandemonium wager.
- 18.14.11 A player with a valid Pontoon Pandemonium may nominate a person to activate the jackpot button on his or her behalf.
- 18.14.12 Where a player with a valid Pontoon Pandemonium declines to press the jackpot button, or to nominate a person to activate the jackpot button on his or her behalf, a casino supervisor shall activate the jackpot button.
- 18.14.13 Subject to rule 18.15.4 the jackpot button may only be pressed once for each winning Pontoon Pandemonium wager.

18.15 Irregularities

- 18.15.1 A player who refuses to accept the card referred to in rule 16.2 shall not receive any additional cards during that round of play provided that a player who has less than two cards on his/her hand shall be required to receive an additional card until his/her hand has two cards.
- 18.15.2 Subject to rule 5.5, where a player makes a wager in accordance with rule 5 and is not present to make decisions with regards to the cards dealt to the playing area containing the wager, no further cards shall be dealt to that playing area.
- 18.15.3 A card found in a shoe that does not form part of the 48 cards that make up a deck will result in the following:
- 18.15.3.1 the result of any rounds of play previously completed shall stand;
 - 18.15.3.2 the round of play where the foreign card is found shall be declared void and all monies returned for that round of play;
 - 18.15.3.3 the remainder of the shoe shall then be declared void and the deck checked for any further foreign cards.
- 18.15.4 If, during the course of offering the jackpot button to a player with a winning Pontoon Pandemonium wager, the button is activated by a person not entitled to do so, the player who was so entitled to press the jackpot button in accordance with rule 18.14.10 shall be given the option of accepting the result that eventuated or pressing the jackpot button again.
- 18.15.5 Subject to 18.15.4 in the instances where the jackpot button is activated at a time other than in the course of offering the button to a player with a valid Pontoon Pandemonium wager, the result shall be void.
- 18.15.6 In the event of an electronic failure, the Pontoon Pandemonium wager will not be offered to patrons and the regular game of Pontoon shall be conducted.
- 18.15.7 If, during the round of play, the Pontoon Pandemonium equipment malfunctions or an electronic failure occurs the result shall be void and winning Pontoon Pandemonium wagers shall be settled with a payout of \$25 or an amount equivalent to the Pontoon table minimum, whichever is the greater.

19. General Provisions

- 19.1 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.

- 19.2 Rule 19.1 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.
- 19.3 Where a casino supervisor is satisfied that a person has contravened any provision of rule 19.1, he/she may:
- 19.3.1 declare that any wager made by the person is void;
 - 19.3.2 direct that the person shall be excluded from further participation in the game;
 - 19.3.3 exclude the person from the casino in line with the provisions of section 79 of the Act;
 - 19.3.4 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.
- 19.4 A casino supervisor may invalidate the outcome of a game if:
- 19.4.1 the game is disrupted by civil commotion, fire, riot, brawl, robbery, an act of God; or
 - 19.4.2 any fraudulent act is perpetrated by any person that, in the opinion of the casino supervisor, affects the outcome of the game.
- 19.5 Where the outcome of a game is invalidated under rule 19.4, all wagers made by the players for that particular result may be refunded provided that a casino supervisor may direct that the wager of any player referred to in rule 19.4.2 be forfeited.
- 19.6 A player shall not be advised by an employee of the casino on how to play, except to ensure compliance with these rules.
- 19.7 No spectator or any player wagering at any table may, unless requested by a player, attempt to influence, influence or offer advice to that player regarding that player's decisions of play.
- 19.8 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.
- 19.9 A player who abstains from placing any wagers for three consecutive rounds of play, while all other seats or positions at the table are in use, may be required to vacate his/her seat or position.
- 19.10 Players and spectators are not permitted to have side bets with or against each other.
- 19.11 Any dispute or complaint concerning a casino game shall be referred for decision in the first instance to a game supervisor, subject to a review (if requested) by a casino supervisor. In the absence of a game supervisor the matter shall be referred in the first instance to a casino supervisor. The decision of the casino supervisor shall be final, subject to rule 19.12.
- 19.12 Complainants in all unresolved disputes shall be advised of the presence of, and their right to consult, an inspector. Where a complainant requests review of the decision by

an inspector, the inspector shall investigate the complaint in accordance with section 110 of the Act.

- 19.13 A copy of these rules shall be made available for inspection upon request.

Diagram "A"

BLACKJACK LAYOUT

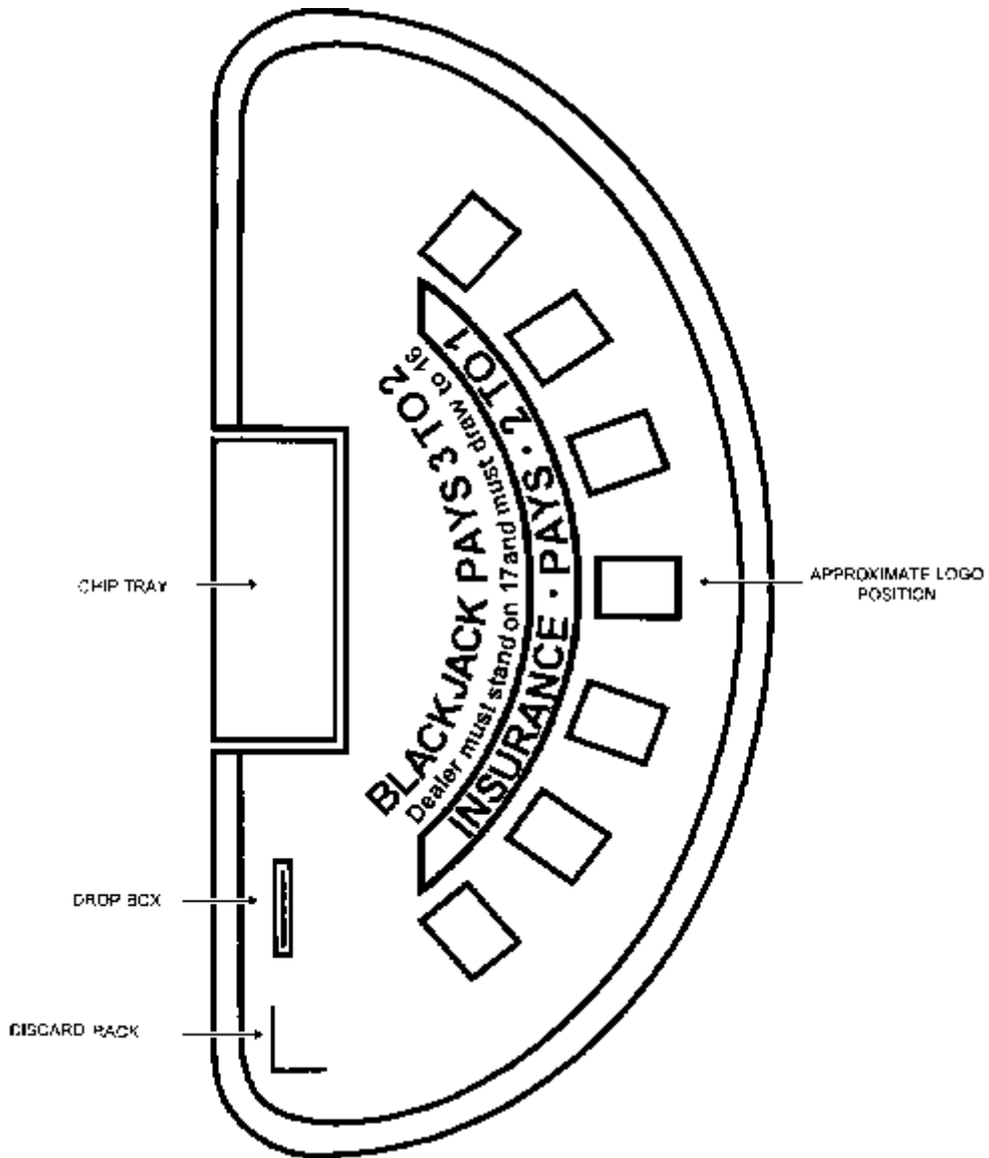


Diagram "B"

SUPER SEVENS LAYOUT

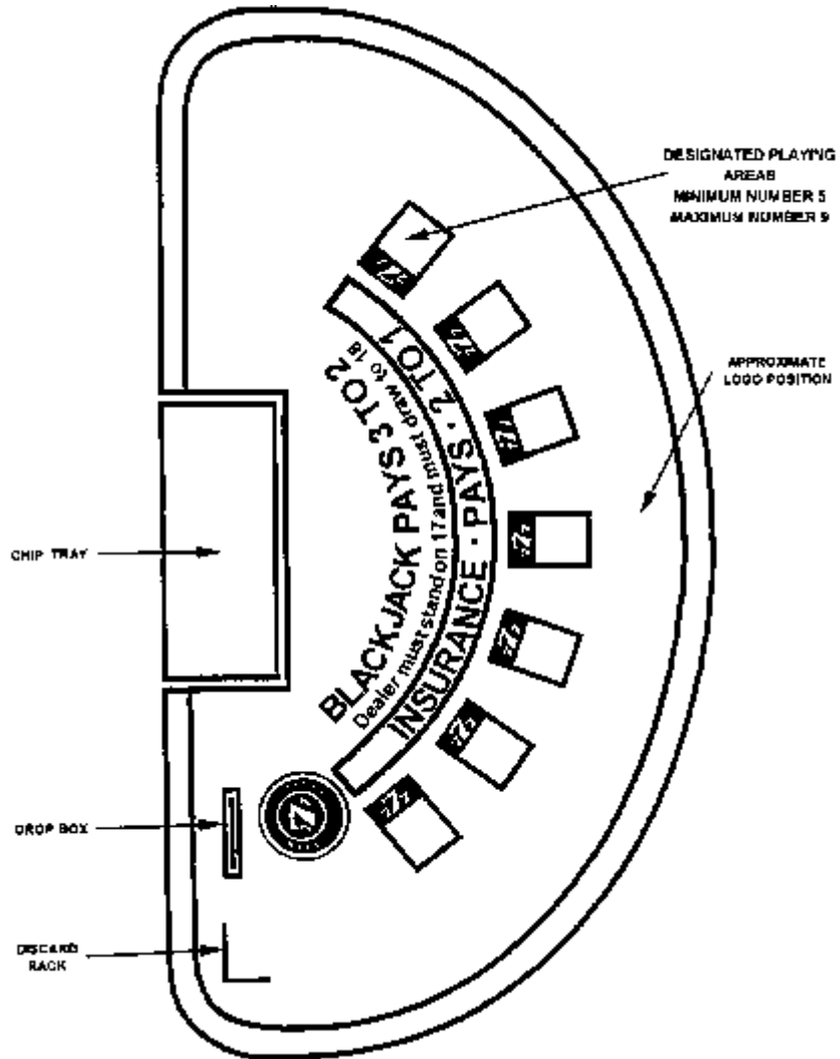


Diagram "C"

PERFECT PAIRS LAYOUT

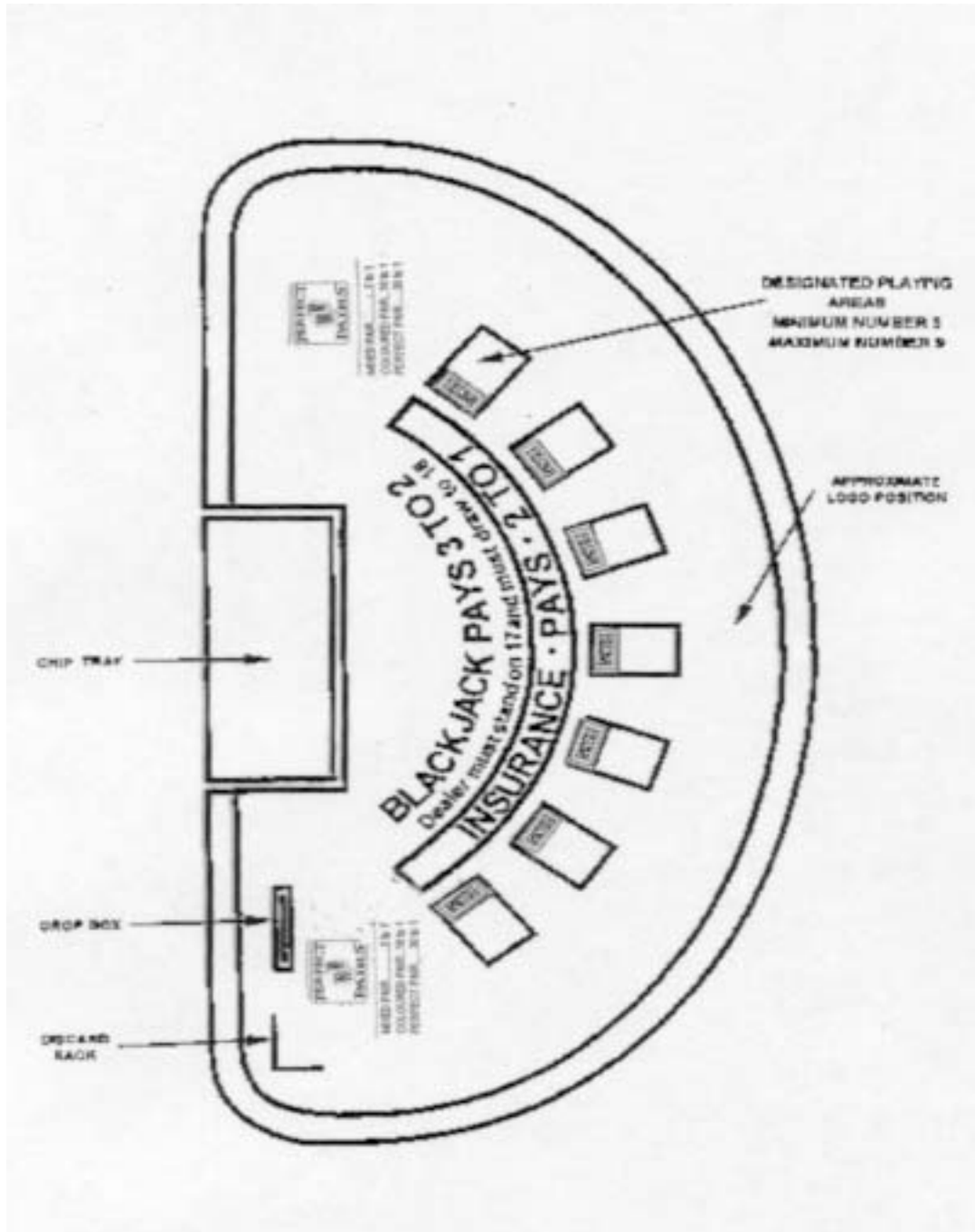


Diagram "D"

PONTOON LAYOUT

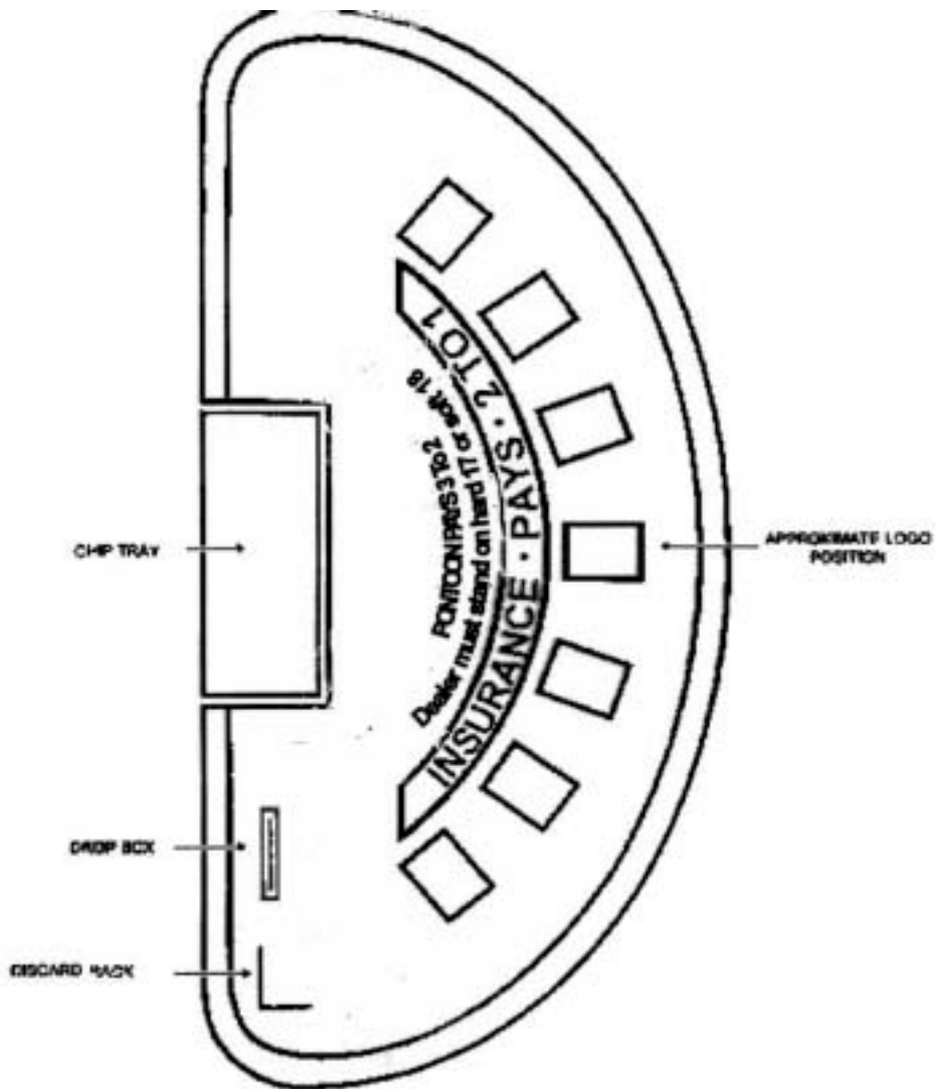
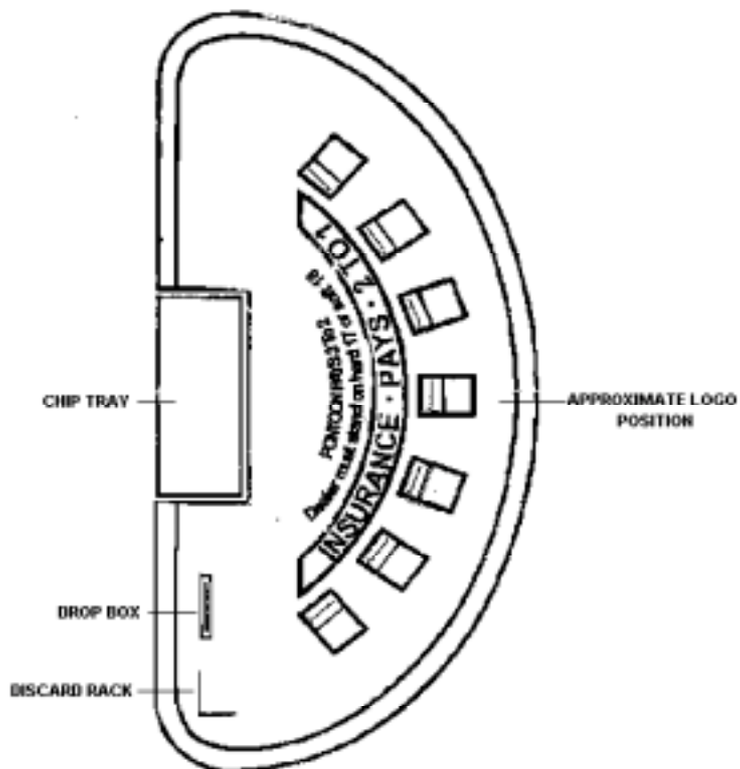


Diagram "E"

PONTOON PANDEMONIUM LAYOUT



Orders

Anglican Church of Australia (St Columba Anglican School Council) Order 2001

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

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 4 of the *Anglican Church of Australia (Bodies Corporate) Act 1938*, make the following Order.

Dated this 31st day of November 2001.

By Her Excellency's Command,

BOB DEBUS, M.P.,
Attorney General

Explanatory note

Section 4 of the *Anglican Church of Australia (Bodies Corporate) Act 1938* provides that persons who, for the time being, are the members of an unincorporated body that is constituted by an ordinance of the Synod of a diocese for the purpose of managing, governing or controlling an institution or organisation of the Anglican Church of Australia, or of dealing with any church trust property, may be the subject of a declaration by an ordinance of that Synod that it is

Anglican Church of Australia (St Columba Anglican School Council) Order 2001

Explanatory note

expedient to constitute them as a body corporate. Once the ordinance making the declaration is passed, the Governor may, by order published in the Gazette, declare the members of the unincorporated body to be a body corporate.

The object of this Order is to declare that the members of the St Columba Anglican School Council are a body corporate known as “St Columba Anglican School Council Incorporated”. The relevant ordinances are the *Port Macquarie Anglican School Constitution Ordinance 2000*, the *Port Macquarie Anglican School Incorporation Ordinance 2000* and the *Port Macquarie Anglican School Constitution Ordinance 2000, Amending Ordinance 2001*.

This Order is made under section 4 of the *Anglican Church of Australia (Bodies Corporate) Act 1938*.

Anglican Church of Australia (St Columba Anglican School Council)
Order 2001

Clause 1

Anglican Church of Australia (St Columba Anglican School Council) Order 2001

1 Name of Order

This Order is the *Anglican Church of Australia (St Columba Anglican School Council) Order 2001*.

2 St Columba Anglican School Council

It is declared that the persons who for the time being are the members of the body known as the St Columba Anglican School Council constituted under the *Port Macquarie Anglican School Constitution Ordinance 2000* are a body corporate under the name “St Columba Anglican School Council Incorporated”.

3 Notes

The explanatory note does not form part of this Order.

Fisheries Management Amendment (Threatened Species Conservation) Order (No 3) 2001

under the

Fisheries Management Act 1994

I, the Minister for Fisheries, on the recommendation of the Fisheries Scientific Committee, make the following Order under section 220D of the *Fisheries Management Act 1994*.

Dated this 24th day of November 2001.

The Hon EDWARD OBEID, M.L.C.,
Minister for Fisheries

Explanatory note

Part 7A of the *Fisheries Management Act 1994* (the Act) deals with the conservation of threatened species, populations and ecological communities of fish and marine vegetation. For the purposes of identification and classification, provision is made for the listing:

- (a) in Schedule 4 to the Act, of endangered species, endangered populations, and endangered ecological communities and species that are presumed to be extinct, and
- (b) in Schedule 5, of vulnerable species, and
- (c) in Schedule 6, of key threatening processes.

Fisheries Management Amendment (Threatened Species Conservation) Order (No 3) 2001

Explanatory note

Under the Act, listings and amendments to listings are to be made by the Minister by order on the recommendation of the Fisheries Scientific Committee (the Committee).

The object of this Order is to list the following processes in Schedule 6 to the Act (Key threatening processes), as recommended by the Committee:

- (a) Introduction of fish to waters within a river catchment outside their natural range (which the Committee has recommended be listed in Schedule 6 because the process adversely affects 2 or more threatened species, populations or ecological communities, and could cause species, populations or ecological communities that are not threatened to become threatened),
- (b) Removal of large woody debris from New South Wales rivers and streams (which the Committee has recommended be listed in Schedule 6 because the process adversely affects more than 2 threatened species and could cause species that are not threatened to become threatened).

Fisheries Management Amendment (Threatened Species Conservation)
Order (No 3) 2001

Clause 1

Fisheries Management Amendment (Threatened Species Conservation) Order (No 3) 2001

1 Name of Order

This Order is the *Fisheries Management Amendment (Threatened Species Conservation) Order (No 3) 2001*.

2 Commencement

This Order takes effect on the date that it is published in the Gazette.

3 Amendment of Fisheries Management Act 1994—Schedule 6 Key threatening processes

The *Fisheries Management Act 1994* is amended by inserting in Schedule 6 to that Act:

Introduction of fish to waters within a river catchment outside their natural range

Removal of large woody debris from New South Wales rivers and streams

4 Notes

The explanatory note does not form part of this Order.

OFFICIAL NOTICES

Appointments

COMMUNITY RELATIONS COMMISSION AND PRINCIPLES OF MULTICULTURALISM ACT 2000

Appointment of Part-time Deputy Chairperson

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 Mr Michael MARX as part-time Deputy Chairperson of the Community Relations Commission for a term commencing 3 May 2001 to 17 October 2001.

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

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 appointed Ms Therese LE-DANG as a part-time Commissioner of the Community Relations Commission for a term of three years from 17 October 2001.

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

COMMUNITY RELATIONS COMMISSION AND PRINCIPLES OF MULTICULTURALISM ACT 2000

Appointment of Part-time Deputy Chairperson

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 Mr Michael MARX as part-time Deputy Chairperson of the Community Relations Commission for a term commencing 17 October 2001 to 21 December 2002.

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

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 appointed Ms Ezel JUPITER as part-time Commissioner of the Community Relations Commission for a term of three years from 17 October 2001.

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

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 Mr Nedjelko MARUNCIC as a part-time Commissioner of the Community Relations Commission for a term of one year from 24 October 2001.

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

CONSTITUTION ACT 1902

Ministerial Arrangements During The Absence From The State Of The Minister For Gaming And Racing, And Minister Assisting The Premier On Hunter Development

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable R. S. AMERY, Minister for Agriculture, and Minister for Land and Water Conservation, to act for and on behalf of the Minister for Gaming and Racing, and Minister Assisting the Premier on Hunter Development from 31 October 2001 with a view to him performing the duties of the Honourable J. R. Face, MP, during his absence from the State.

BOB CARR,
Premier

The Cabinet Office, Sydney
31 October 2001

NSW Agriculture

STOCK DISEASES ACT 1923

Notification No. 1658- OJD

Travelling Stock Reserves Quarantine Area – Yass RLPB

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 ('the Act'), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of John's disease.

The nature of the quarantine is that it is in respect of John's disease in sheep, goats and deer (other than fallow deer), on or at any time on the land described in the Schedule ("the stock").

The quarantine does not restrict the movement of any stock onto that land, where stock may be brought onto the land without contravention of any provision of the Act or Regulations made under the Act.

Note: It is an offence under section 20C(1)(c) of the Act to move any stock or cause or permit any stock to be moved into, within or out of a quarantine area, unless they are moved in accordance with a permit under section 7(6) or an order under section 8(1)(b) or when all of the conditions set out in section 20C(3) are satisfied.

The course of action to be taken by the owner or occupier of the land in the quarantine area or the owner or person in charge of the stock in the quarantine area shall be as ordered by an inspector.

SCHEDULE

District: Yass Rural Lands Protection Area
 Parish: Lampton
 Land: McCabes Water and Camping Reserve No.16075
 Parish: Garway
 Land: Hallam Camping Reserve No.7036/7
 Parish: Merrill
 Land: Lyells Camping Reserve No.104
 Parish: Eubindal
 Land: Lagoons Travelling Stock and Camping Reserve No.45 and Hughstonia Public Watering Place
 Parish: Gunning
 Land: Gunning Junction Travelling Stock and Camping Reserve No. 53
 Parish: Boambolo
 Land: Warroo Travelling Stock and Camping Reserve No. 11480

Dated this 12th day of October 2001.

RICHARD AMERY M.P.,
 Minister for Agriculture
 and Minister for Land and Water Conservation

STOCK DISEASES ACT 1923

Notification No. 1667

Revocation of "Watson Park" Quarantine Area –
 Goulburn

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to sections 3(2)(a) and 10 of the Stock Diseases Act 1923, revoke Notification No.1644 - OJD published in *Government Gazette* No.113 of 20 July 2001 at page 5470.

Dated this 26th day of October 2001.

RICHARD AMERY M.P.,
 Minister for Agriculture
 and Minister for Land and Water Conservation

STOCK DISEASES ACT 1923

Notification No. 1668

Revocation of "Bannister Station", "Pomeroy" and
 "Roslyn Estate" Quarantine Areas – Goulburn

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to sections 3(2)(a) and 10 of the Stock Diseases Act 1923, revoke Bannister Station Quarantine Area, Pomeroy Quarantine Area and Roslyn Estate Quarantine Area declared by Notification No.1485 published in *Government Gazette* No.130 of 4 September 1998 at pages 7257 - 7259.

Dated this 26th day of October 2001.

RICHARD AMERY M.P.,
 Minister for Agriculture
 Minister for Land and Water Conservation

RURAL LANDS PROTECTION (GENERAL) REGULATION 2001

Clause 35

APPROVAL OF TRANSPORTED STOCK STATEMENT

I, RICHARD SHELDRAKE, Acting Director General of the New South Wales Department of Agriculture, hereby approve, for the purposes of Division 4 of Part 4 of the Rural Lands Protection (General) Regulation 2001, the attached form marked "AAA" as a transported stock statement.

Signed this 29th day of October 2001

RICHARD SHELDRAKE,
 Acting Director-General

RURAL LANDS PROTECTION REGULATION 2001 CLAUSE 37

"AAA"

**Transported Stock Statement
Part 1**

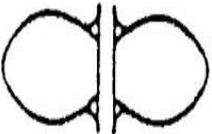
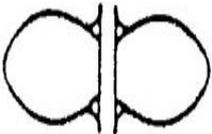
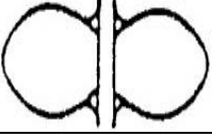
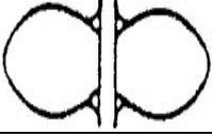
Print a consecutive number on each form

- 1. Owner of stock..... 2.Owner's phone number
- 3.Place of loading stock.....
- 4.Consigned to (name of person).....
- 5. Address
- 6. Destination address of stock (if different to 5. above)

DETAILS OF STOCK

Type (tick)	Number	Sex	Description/breed
Cattle			
Sheep			
Goats			
Horses			

STOCK IDENTIFIERS (SEE NOTES BELOW)

Brands (Draw)	Earmarks (Draw)		Tail Tags/Ear Tags No.
			
			

- **NOTE 1.** If the load of stock includes one or a mixed variety of Brands/Earmarks/ Ear Tags/Tail Tags/NLIS, then it is necessary to show the details of –
 - (a) all stock identifiers if up to four (4) different identifiers are in the load; or
 - (b) if **more than four (4)** identifiers are in the load, the four (4) **most commonly used identifiers.**
- **Note 2.** If some or all of the stock have no identifiers, tick the box on the right. (Tick Box)

Part 1 is completed by (Print Name) and I am the
 owner, OR
 agent for the owner of the stock referred to above.
 My address is

Signature Date

**Part 2 (To be completed by driver)
Vehicle-related details**

Vehicle registration No.:	
Owner of vehicle (Name):	
Vehicle driver:	
Driver's address:	

Collection/delivery of stock details

Collection of stock		Delivery of stock	
Date:		Date:	
Time:		Time:	

I have collected and delivered the above stock as shown in the details on this form.

Signature of driver Date

Department of Land and Water Conservation

Land Conservation

ARMIDALE OFFICE

Department of Land and Water Conservation

108 Faulkner Street, Armidale, NSW 2350

Phone: (02) 6772 5488 Fax (02) 6771 5348

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.

RICHARD AMERY, M.P.,
Minister for Agriculture
and Minister for Land and Water Conservation

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Josephine CAMERON (New Member)	Glen Innes Showground Trust	Dedication No.: 510036 Public Purpose: Showground Notified: 22 May 1877 Locality: Glen Innes File Reference: AE81 R 11
Richard Florence HARTMANN (New Member)		
Karen Elizabeth HINDMARSH (New Member)		
Anthony John LYNN (New Member)		
John James MILLS (New Member)		
Iain SMITH (New Member)		
William John WALMSLEY (New Member)		
The person for the time being holding the office of LANDSCAPE MANAGER Department of Land and Water Conservation (Ex-Officio Member)		
The person for the time being holding the office of Mayor, Glen Innes Municipal Council (Ex-Officio Member)		

COLUMN 1 COLUMN 2 COLUMN 3

The person for the time being holding the office of MAYOR, Severn Shire Council (Ex-Officio Member)

For a term commencing this day and expiring 2 November 2004.

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 term 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.

RICHARD AMERY, M.P.,
Minister for Agriculture
and Minister for Land and Water Conservation

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Judith BAXTER (re-appointment)	Tenterden Recreation Reserve Trust	Reserve No. 60459 Public Purpose: Public Recreation Notified: 1 June 1928 Locality: Tenterden File Reference: AE80 R 162
Peter Lofwin BAXTER (re-appointment)		
Hazel May CHARLES (re-appointment)		
James Phillip JACKSON (re-appointment)		
Debra Anne HEFFERNAN (new member)		

For a term commencing 01 January 2002 and expiring 31 December 2006.

COLUMN 1	COLUMN 2	COLUMN 3
John Arthur McCLENAGHAN (re-appointment)	Wollun Recreation Reserve Trust	Reserve No. 88892 Public Purpose: Public Recreation Notified: 6 April 1973 Locality: Wollun File Reference: AE83 R 36
Annette WILKINSON (re-appointment)		
James Whistler STREET (new member)		

For a term commencing 01 January 2002 and expiring 31 December 2006.

GOULBURN OFFICE
Department of Land and Water Conservation
159 Auburn Street (PO Box 748), Goulburn, NSW 2580
Phone: (02) 4828 6725 Fax: (02) 4828 6730

NOTIFICATION OF CLOSING OF A ROAD

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

RICHARD AMERY, M.P.,
 Minister for Agriculture
 and Minister for Land and Water Conservation

Description
 Schedule 1

City: Queanbeyan
 Parish: Queanbeyan
 County: Murray
 Land District: Queanbeyan
 LGA: Queanbeyan City Council
 Lots: 1 and 2 DP: 1033440 (being land in CT Volume 11220 Folio 141).
 File Reference: GB 00 H 198.TC

Note: On closing, the title for the land in Lots 1 & 2 remains vested in Queanbeyan City Council as operational land.

RESERVATION OF CROWN LAND

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

RICHARD AMERY, M.P.,
 Minister for Agriculture
 and Minister for Land and Water Conservation

SCHEDULE 1

COLUMN 1	COLUMN 2
Land District: Goulburn	Reserve No. 1003021
Local Government Area: Mulwaree Shire Council	Public Purpose: Showground and Public Recreation
Parish: Mulwaree	
County: Argyle	
Locality: Tarago	
Lot DP No.	
5 222748	
Area: 5.28 hectares	
File Reference: GB96R17	

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 reserve specified opposite thereto in Column 2 of the Schedule.

RICHARD AMERY, M.P.,
 Minister for Agriculture
 and Minister for Land and Water Conservation

SCHEDULE 1

COLUMN 1	COLUMN 2
Tarago & District Showground Reserve Trust	Reserve No. 1003021 Public Purpose: Showground and Public Recreation Notified: This Day File Reference: GB96R17

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 in the Schedule.

RICHARD AMERY, M.P.,
 Minister for Agriculture
 and Minister for Land and Water Conservation

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Tarago & District Show Society Incorporated	Tarago & District Showground Reserve Trust	Reserve No. 1003021 Public Purpose: Showground and Public Recreation Notified: This Day File Reference: GB96R17

Commencing this day.

GRAFTON OFFICE
Department of Land and Water Conservation
76 Victoria Street (Locked Bag 10), Grafton, NSW 2460
Phone: (02) 6640 2000 Fax: (02) 6640 2035

NOTIFICATION OF CLOSING OF ROAD

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

RICHARD AMERY, M.P.,
 Minister for Agriculture
 and Minister for Land and Water Conservation

Description

Land District – Murwillumbah; LGA – Tweed

Road Closed: Lot 1 DP 1033811 (not being land under the Real Property Act) at Cobaki, Parish Terranora, County Rous. File Reference: GF97 H290.

Note: On closing, the land within the former road remains land vested in Tweed Shire Council as Operational Land.

NOTIFICATION OF CLOSING OF ROAD

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

RICHARD AMERY, M.P.,
 Minister for Agriculture
 and Minister for Land and Water Conservation

Description

Land District – Bellingen; LGA – Nambucca

Road Closed: Lot 1 DP 1034379 (not being land under the Real Property Act) at Nambucca Heads, Parish Nambucca, County Raleigh. File Reference: GF01 H123

Note: On closing, the land within the former road remains land vested in Nambucca Shire Council as Operational Land.

HAY OFFICE

Department of Land and Water Conservation
126 Lachlan Street (PO Box 182), Hay, NSW 2711
Phone: (02) 6993 1306 Fax: (02) 6993 1135

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.

RICHARD AMERY, M.P.,
 Minister for Agriculture
 and Minister for Land and Water Conservation

Schedule

Column 1	Column 2
Land District: Hay	The whole being Lots 2 & 40
Shire/Municipality/City: Hay	in DP 756814 of 234.5 ha
Parish: Yimbaring	Parish of Yimbaring
County: Waradgery	County of Waradgery
Location: Oxley	
Reserve No.: 77665	
Purpose: From Sale Generally	
Date of notification: 10.6.1955	
File No.: HY99H147	

HEAD OFFICE
Department of Land and Water Conservation
23-33 Bridge Street, Sydney, NSW 2000
Phone: (02) 9228 6469 Fax: (02) 9228 6361

TIMBER PLANTATIONS (HARVEST GUARANTEE)
ACT 1995

Notice of Accreditation of a Timber Plantation

THE Group General Manager of the Natural Resource Products Group, Department of Land and Water Conservation, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 18th day of October 2001.

LEANNE WALLACE,
Group General Manager
Natural Resource Products
Department of Land and Water Conservation

SCHEDULE

All that land in the Kyogle Shire Council area, County of Warrazambil known as Lot 123 and Deposited Plan 748962 shown on the map accompanying the application for accreditation No 01/137 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 104 90 644.

TIMBER PLANTATIONS (HARVEST GUARANTEE)
ACT 1995

Notice of Accreditation of a Timber Plantation

The Group General Manager of the Natural Resource Products Group, Department of Land and Water Conservation, hereby notifies that the Timber Plantation on the land described in the schedule is an accredited Timber Plantation pursuant to sections 13 and 18 of the Timber Plantations (Harvest Guarantee) Act 1995.

Dated at Sydney this 18th day of October 2001.

LEANNE WALLACE,
Group General Manager
Natural Resource Products
Department of Land and Water Conservation

SCHEDULE

All that land in the Kyogle Shire Council area, County of Rous and Parish of Boorabee known as Lot 3, Deposited Plan 613002 shown on the map accompanying the application for accreditation No 01/136 held by the Department of Urban Affairs and Planning, Plan Catalogue No. 010 104 90 643.

ORANGE OFFICE
Department of Land and Water Conservation
92 Kite Street (PO Box 2146), Orange, NSW 2800
Phone: (02) 6393 4300 Fax: (02) 6362 3896

ERRATUM

IN a notice appearing in the *Government Gazette* of 19th October 2001 folio 8667, under the heading "Revocation of Reservation of Crown Land" concerning the revocation of part Reserve 94679, Column 2, Schedule 2 should also have included Lot 71 DP755797. The area in Column 2, Schedule 2 is also amended to 383.8 hectares.

File No: OE90H52

RICHARD AMERY, MP.,
 Minister for Agriculture
 and Minister for Land and Water Conservation

APPOINTMENT OF TRUST BOARD MEMBERS

IN pursuance of the provisions of the Commons Management Act 1989, the undermentioned persons specified in Column 1 are appointed as members of the Common Trust specified in Column 2 and will hold office until the next general election of Trustees.

RICHARD AMERY, M.P.,
 Minister for Agriculture
 and Minister for Land and Water Conservation

SCHEDULE

COLUMN 1	COLUMN 2
Thomas Mervyn BAKER	Cudal Common Trust
Donald Stanley DEAN	File Reference OE80R51
Robert Geoffrey DIXON	
Gregory Arthur WHILEY	
Bruce BAKER	

NOTIFICATION OF CLOSING OF A ROAD

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

RICHARD AMERY, M.P.,
 Minister for Land and Water Conservation

Description

Land District – Molong; Shire – Cabonne

Road Closed: Lot 1 in DP 1018994 of 112 square metres, Parish of Beneree, County of Bathurst (not being land under the Real Property Act). File reference: OE01H270.

Note: On closing, title for the land comprised in Lot 1 in DP 1018994 remains vested in the Cabonne Shire Council as operational land. Council reference: 29.0008.21.

Water Conservation

WATER ACT 1912

AN application under Part 2, within proclaimed (declared) local areas under section 5 (4) of the Act 1912.

An Application for an authority for a joint water supply under Section 20 has been received from:

Macquarie River Valley

R G & H INVESTMENTS PTY LIMITED AND RICHARD HATTERSLEY for a dam and a pump on the Belgravia Creek, Lot 55 DP756895, Parish of Mulyan, County of Wellington for conservation and water supply for stock and domestic purposes and irrigation of 10 hectares (grapes, olives, flowers) (replacing existing entitlement) (80SA10587).

Written objections to the applications specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local (declared) area and must be lodged with the Departments Regional Office at Dubbo, within twenty-eight (28) days as prescribed by the Act.

APPLICATIONS under Part 8, being within a proclaimed (declared) local areas under section 5 (4) of the Act 1912.

Applications for an approval of controlled works under section 167, within the proclaimed (declared) local areas described hereunder, have been received from:

Macquarie River Valley

Alexander Frederick DRUCE for a levee on the Five Mile Cowal and the Ewenmar Creek, Lots 6, 39 & 40 DP752574, Parish of Driel, County of Ewenmar for the prevention of inundation of lands by floodwaters (new approval) (80CW809645).

John Robert WEBB for a levee on the Cooyal Creek, Lot 3 DP586799, Parish of Eurundury, County of Phillip for the prevention of inundation of lands by floodwaters (new approval) (80CW809646).

Written objections to the applications specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local (declared) area and must be lodged with the Departments Regional Office at Dubbo, by 30th November 2001 as prescribed by the Act.

Any inquiries regarding the above should be directed to the undersigned (telephone 68 842 560).

GA2: 306551

FRED HUNDY,
Water Access Manager,
Macquarie

Department of Land and Water Conservation
PO Box 717
DUBBO NSW 2830

WATER ACT 1912

APPLICATION for a licence 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 License under Section 10 of Part 2 of the Water Act, has been received as follows:

Lachlan River Valley

Malcolm Stanley HENWOOD, for a pump on Willandra Creek on Lots Rem 1-9-8-7-6 DP135003, Parish of Yaree, County of Franklin, for water supply for stock purposes and for irrigation of 40.50 hectares (New Licence – increase pumping capacity and relocation of pump site) (GA2:494371) (70SL090754).

Written Objections specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local area whose interests may be effected must be lodged with the Department within 28 days of the date of this publication as prescribed by the Act.

DAVID THOMAS,
A/Senior Natural Resource Officer

Department of Land and Water Conservation
PO Box 136,
FORBES NSW 2871 (02) 6852 1222

WATER ACT 1912

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

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

Murrumbidgee Valley

TWYNAM PASTORAL COMPANY PTY LIMITED for 4 pumps on the Murrumbidgee River, Lots 2 & 3 DP756764, Parish of Lang, 2 pumps on Lot 2 DP756773, Parish of Mungadal and an Off-River Storage on Lots 2 & 3 DP756764, Parish of Lang, all County of Waradgery, for a water supply for stock and domestic purposes and irrigation of 2382 hectares, (pasture and fodder and cereal crops). Replacement licence following increase in allocation via a permanent water transfers of 90 megalitres. Reference: 40SL70721.

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's Regional Director at Leeton within the 28 days as fixed by the Act.

S.F. WEBB,
Water Access Manager
Murrumbidgee Region

Department of Land and Water Conservation
PO 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

Ivan HASKOVEC and Hilary SULLIVAN for a bore on Lot 9 DP839986, Parish of Toual, County of Murray for a water supply for domestic, farming purposes and the irrigation of 2.5 hectares (almonds, hazelnuts). New Licence. (Reference: 40BL188426).

BUCKINGHAM COMMUNITY ASSOCIATION for an existing bore on Lot 3 DP270053, Parish of Currandooly, County of Murray for a town water supply to serve the "Buckingham Estate". New Licence. (Reference: 40BL186243).

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 30th November, 2001 as prescribed by the Act.

S.F. WEBB,
Resource Access Manager
Murrumbidgee Region

Department of Land and Water Conservation
P.O. Box 156,
LEETON NSW 2705.

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 the proclaimed local area as generally described hereunder has been received as follows:

Gwydir River Valley

William John SEERY and Ada SEERY for two (2) pumps on the Mehi River on Lot 22/751792, Parish of Wallanol, County of Courallie and a diversion pipe on Tycannah Creek on Lot 1/930112, Parish of Combadello, County of Courallie for water supply for stock and domestic purposes and irrigation of 308 hectares. The entitlement concerned with the application is subject to permanent transfer of existing Mehi River and Gurley Creek licences. Ref: 90SL100575. GA2493679.

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 Land and Water Conservation
PO Box 550
TAMWORTH NSW 2340

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 the proclaimed local area as generally described hereunder has been received as follows:

Namoi River Valley

Kenneth James COLEMAN and Robyn COLEMAN for two pumps on the Namoi River on Part Lot 272/752178, Parish of Dinawirindi, County of Darling for stock, domestic and irrigation of 6 hectares (fodder). Additional pump and change of purpose. L.O. Papers 90SL100576. GA2493680.

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 Land and Water Conservation
PO Box 550
TAMWORTH NSW 2340

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T01-0202)

No. 1819, GOLDFIELDS EXPLORATION PTY LIMITED (ACN 067 813 932), area of 12 units, for Group 6, dated 23 October, 2001. (Orange Mining Division).

(T01-0203)

No. 1820, GOLDFIELDS EXPLORATION PTY LIMITED (ACN 067 813 932), area of 53 units, for Group 6, dated 23 October, 2001. (Orange Mining Division).

(T01-0204)

No. 1821, GOLDFIELDS EXPLORATION PTY LIMITED (ACN 067 813 932), area of 12 units, for Group 6, dated 23 October, 2001. (Orange Mining Division).

(T01-0205)

No. 1822, GOLDFIELDS EXPLORATION PTY LIMITED (ACN 067 813 932), area of 39 units, for Group 6, dated 23 October, 2001. (Orange Mining Division).

(T01-0206)

No. 1823, MOUNT CONQUEROR MINERALS N.L. (ACN 003 312 721) and CENTRAL WEST GOLD NL (ACN 003 178 591), area of 30 units, for Group 1, dated 23 October, 2001. (Armidale Mining Division).

(T01-0207)

No. 1824, PETER DAVID TIMMS, area of 2 units, for Group 1, dated 24 October, 2001. (Orange Mining Division).

EDWARD OBEID, M.L.C.,
Minister for Mineral Resources

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATION

(T01-0116)

No. 1757, now Exploration Licence No. 5896, MOUNT ISA MINES LIMITED (ACN 009 661 447), Counties of Buccleuch and Wynyard, Map Sheet (8527), area of 33 units, for Group 1, dated 9 October, 2001, for a term until 8 October, 2003.

PETROLEUM APPLICATIONS

(C01-0060)

No. 57, now Petroleum Exploration Licence No. 439, MAGNUM GOLD NL (ACN 003 170 376), area of 73 blocks, for petroleum, dated 24 October, 2001, for a term until 23 October, 2004. (Mining Division). For exact location details refer to the Department's NSW State Map of Petroleum Titles.

(C01-0250)

No. 59, now Petroleum Exploration Licence No. 440, MAGNUM GOLD NL (ACN 003 170 376), area of 133 blocks, for petroleum, dated 24 October, 2001, for a term until 23 October, 2004. (Mining Division). For exact location details refer to the Department's NSW State Map of Petroleum Titles.

EDWARD OBEID, M.L.C.,
Minister for Mineral Resources

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

(T99-0100)

Exploration Licence No. 5648, UAL PTY LTD (ACN 008 755 155), area of 15 units. Application for renewal received 24 October, 2001.

(T01-0491)

Mining Lease No. 1127 (Act 1973), EVELIN MINING CO PTY LIMITED (ACN 003 149 282), area of 3.169 hectares. Application for renewal received 22 October, 2001.

(T00-0792)

Mineral Lease No. 2838 (Act 1906), KANDOS COLLIERIES PTY LIMITED, area of 32.37 hectares. Application for renewal received 24 October, 2001.

(T00-0751)

Mining Purposes Lease No. 369 (Act 1906), AUSTRALIAN CEMENT LIMITED (ACN 004 158 972), area of 4.454 hectares. Application for renewal received 24 October, 2001.

(T01-0297)

Mining Purposes Lease No. 388 (Act 1906), AUSTRALIAN CEMENT LIMITED (ACN 004 158 972), area of 27.11 hectares. Application for renewal received 24 October, 2001.

EDWARD OBEID, M.L.C.,
Minister for Mineral Resources

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T92-0390)

Exploration Licence No. 4474, NOEL NORMAN DENNIS, Counties of Clarke and Sandon, Map Sheet (9336), area of 4 units, for a further term until 12 January, 2003. Renewal effective on and from 19 October, 2001.

(T92-0457)

Exploration Licence No. 4556, ALKANE EXPLORATION LTD (ACN 000 689 216) and KIWI AUSTRALIAN RESOURCES PTY LTD (ACN 008 963 700), Counties of Kennedy and Narromine, Map Sheet (8532), area of 7 units, for a further term until 13 July, 2003. Renewal effective on and from 15 October, 2001.

(T95-0052)

Exploration Licence No. 4896, VULCAN MINES PTY LTD (ACN 002 555 446), County of Ashburnham, Map Sheet (8631), area of 6 units, for a further term until 30 August, 2003. Renewal effective on and from 15 October, 2001.

(T97-1147)

Exploration Licence No. 5319, AUSTMINEX N.L. (ACN 005 470 799), County of Forbes, Map Sheet (8530), area of 25 units, for a further term until 7 July, 2003. Renewal effective on and from 15 October, 2001.

(T97-1209)

Exploration Licence No. 5341, MADSEN OPALS PTY LTD (ACN 002 394 005), Counties of Bathurst and Wellington, Map Sheet (8731), area of 1 unit, for a further term until 21 August, 2003. Renewal effective on and from 15 October, 2001.

(T98-1046)

Exploration Licence No. 5529, AUSTMINEX N.L. (ACN 005 470 799), County of Gordon, Map Sheet (8632), area of 16 units, for a further term until 19 October, 2002. Renewal effective on and from 15 October, 2001.

(T87-1008)

Exploration (Prospecting) Licence No. 1117, BORAL MONTORO PTY LIMITED (ACN 002 944 694), County of Northumberland, Map Sheet (9131), area of 2 units, for a further term until 21 May, 2003. Renewal effective on and from 19 October, 2001.

EDWARD OBEID, M.L.C.,
Minister for Mineral Resources

REFUSAL OF APPLICATION FOR RENEWAL

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

(T95-0598)

Mineral Lease No. 5611 (Act 1906), BERYL JOAN TOBIN, Parish of Rock Vale, County of Clive, Map Sheet (9239-3-N), area of 1.12 hectares. The authority ceased to have effect on 24 October, 2001.

(T99-0505)

Mineral Lease No. 5702 (Act 1906), BERYL JOAN TOBIN, Parish of Rock Vale, County of Clive, Map Sheet (9239-3-N), area of 1.037 hectares. The authority ceased to have effect on 24 October, 2001.

EDWARD OBEID, M.L.C.,
Minister for Mineral Resources

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T99-0155)

Mineral Claim No. 252 (Act 1992), GTN GEMS MARKETING PTY LTD (ACN 087 544 045), Parish of Buckley, County of Arrawatta, Map Sheet (9138-1-S), area of 2 hectares. Cancellation took effect on 25 October, 2001.

(T99-0211)

Mineral Claim No. 256 (Act 1992), QUEENSLAND POLYMETALLIC RESOURCES PTY LTD (ACN 065 752 669), Parish of Buckley, County of Arrawatta, Map Sheet (9138-1-S), area of 2 hectares. Cancellation took effect on 25 October, 2001.

EDWARD OBEID, M.L.C.,
Minister for Mineral Resources

TRANSFERS

(T94-0411)

Exploration Licence No. 5041, formerly held by FRANK REGINALD JAMES has been transferred to MARK BEVAN VALE. The transfer was registered on 19 October, 2001.

EDWARD OBEID, M.L.C.,
Minister for Mineral Resources

MINING ACT 1992

Order under Section 369A constituting lands as a Fossicking District

I, EDWARD OBEID OAM, MLC Minister for Mineral Resources, in exercise of the powers vested in me by Section 369A of the Mining Act 1992 do, by this Order, constitute the lands described in the schedule to be Fossicking Districts 10-53.

Dated at Sydney this fifteenth day of August 2001.

EDWARD OBEID, M.L.C.,
Minister for Mineral Resources

SCHEDULE

Fossicking Districts numbered 10-53.

Are lands which were formerly described under the Mining Act 1973 as Fossicking Areas 4, 5, 8, 10, 14, 17-20, 24, 25, 29, 32, 34, 35, 38-44, 46-49, 52, 55-58, 61-73 respectively.

COAL MINES REGULATION ACT 1982

REVOCATION OF APPROVAL

REVOKED APPROVAL No: MDA Ex ia 11378

FILE No: C95/0012

DATE: 14 August 2001

IT is hereby notified that the Chief Inspector of Coal Mines, pursuant to the provisions of Clause 70 of the Coal Mines (General) Regulation 1999, has REVOKED the approval number quoted herein. This means that the apparatus to which that approval number applied can no longer be used in or be supplied to a coal mine in New South Wales.

Description: Intrinsically Safe Battery Unit

Identification: bq3287, bq3287A & DS12887

This approval was issued to:

Name: Mine Technik Aust. Pty Limited

Address: 10-14 Kellogg Road, ROOTY HILL, NSW 2766

J.F. WAUDBY,
Senior Inspector of Electrical Engineering
FOR CHIEF INSPECTOR OF COAL MINES

Page 1 of 1	Document No: rev010809
Prepared by: P. de Gruchy	Date of Issue: 30/10/01

COAL MINES REGULATION ACT 1982

REVOCATION OF APPROVAL

REVOKED APPROVAL No: MDA Ex ia 11378

FILE No: C95/0012

DATE: 14 August 2001

IT is hereby notified that the Chief Inspector of Coal Mines, pursuant to the provisions of Clause 70 of the Coal Mines (General) Regulation 1999, has REVOKED the approval number quoted herein. This means that the apparatus to which that approval number applied can no longer be used in or be supplied to a coal mine in New South Wales.

Description: Intrinsically Safe Battery Unit

Identification: DS1267

This approval was issued to:

Name: Westfalia Becorit Aust. Pty Limited

Address: 10-14 Kellogg Road, ROOTY HILL, NSW 2766

The approval was notified in the *Government Gazette* No: 47 Dated: 21 April 1995.

(Helen - primary approval issued 12/1/95 and received in our office 17/2/95)

J.F. WAUDBY,
Senior Inspector of Electrical Engineering
FOR CHIEF INSPECTOR OF COAL MINES

Page 1 of 1	Document No: rev010810
Prepared by: P. de Gruchy	Date of Issue: 30/10/01

COAL MINES REGULATION ACT 1982

APPROVAL No. MDA Ex ia 17007
(issue 0)
FILE No. C01/0516
DATE: 9 October, 2001

NOTICE OF PRIMARY APPROVAL

IT is hereby notified that the Approved item listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate Standards or requirements and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 and 73 of the Coal Mines (General) Regulation 1999.

This APPROVAL is issued to: Holville Pty Ltd

Address of Approval Holder: RMB 5191 Wingrove Road, HOLGATE NSW 2250

Description of Item/s & Variations: Digital Input Node

Manufacturer and model/type: Holville Pty Ltd/Type 6

C.M.R.A Regulation: Electrical Underground Clause 140 (I)

Specific Approval Category: Explosion Protected – Intrinsically Safe Ex ia

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 2000.

The Authority issuing this Approval has, for the purposes of the Occupational Health and Safety Act 2000, appended a list of conditions / recommendations, (including drawings, documents, etc.) that are applicable to this Approved Item, as identified during test and / or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act 2000. The onus is on the Supplier and / or User to ensure the Approved Item, and any deviation from the list of conditions / recommendations, in reference to that Item is not inferior in any way to the Item tested and / or assessed, this includes the supply, installation and continuing use of the Approved Item.

The Approval Number shall appear in a conspicuous place and in a legible manner on each approved item, unless specifically excluded.

A copy of the Approval Documentation shall be supplied to each user of the approved item and shall comprise the number of pages listed in the footer block together with supplementary documentation as listed in the schedule and in respect to drawings, all drawings as listed in the schedule or those specifically nominated for the purposes of repair and maintenance.

Any Maintenance, Repair or Overhaul of Approved Items shall be carried out in accordance with the requirements of the Coal Mines Regulation Act 1982.

G.L.M. WARING,
Accredited Assessing Authority (MDA A2516)
FOR CHIEF INSPECTOR OF COAL MINES

Dept File No : C01/0516	Doc No :d\wes\appmaster\Holvilletype6diginExia17007priapp.doc	Page 2 of 4
App Holder : Holville Pty Ltd		

COAL MINES REGULATION ACT 1982

APPROVAL No. MDA Ex ia 17008
(issue 0)
FILE No. C01/0538
DATE: 10 October, 2001

NOTICE OF PRIMARY APPROVAL

IT is hereby notified that the Approved item listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate Standards or requirements and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 and 73 of the Coal Mines (General) Regulation 1999.

This APPROVAL is issued to: Forced Potato Pty Ltd

Address of Approval Holder: Unit 3 / 13 Hoyle Avenue CASTLE HILL NSW 2154

Description of Item/s & Variations: Radio Remote Console

Manufacturer and model/type: Forced Potato Pty Ltd / Type LOKN

C.M.R.A Regulation: Electrical Underground Clause 140 (l)

Specific Approval Category: Explosion Protected – Intrinsically Safe Ex ia

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 2000.

The Authority issuing this Approval has, for the purposes of the Occupational Health and Safety Act 2000, appended a list of conditions / recommendations, (including drawings, documents, etc.) that are applicable to this Approved Item, as identified during test and / or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act 2000. The onus is on the Supplier and / or User to ensure the Approved Item, and any deviation from the list of conditions / recommendations, in reference to that Item is not inferior in any way to the Item tested and / or assessed, this includes the supply, installation and continuing use of the Approved Item.

The Approval Number shall appear in a conspicuous place and in a legible manner on each approved item, unless specifically excluded.

A copy of the Approval Documentation shall be supplied to each user of the approved item and shall comprise the number of pages listed in the footer block together with supplementary documentation as listed in the schedule and in respect to drawings, all drawings as listed in the schedule or those specifically nominated for the purposes of repair and maintenance.

Any Maintenance, Repair or Overhaul of Approved Items shall be carried out in accordance with the requirements of the Coal Mines Regulation Act 1982.

G.L.M. WARING,
Accredited Assessing Authority (MDA A2516)
FOR CHIEF INSPECTOR OF COAL MINES

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App Holder : Forced Potato Pty Ltd		

COAL MINES REGULATION ACT 1982

APPROVAL No. MDA Ex d 17006
(issue 0)

FILE No. C01/0070

DATE: 11 September, 2001

NOTICE OF PRIMARY APPROVAL

IT is hereby notified that the Approved item listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate Standards or requirements and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 and 73 of the Coal Mines (General) Regulation 1999.

This APPROVAL is issued to: Engart Australasia Pty Ltd

Address of Approval Holder: Unit 3B / 88 Munibung Road, CARDIFF NSW

Description of Item/s & Variations: 60kW / 1000V / 50Hz Water Cooled Induction Motor

Manufacturer and model/type: Hertz Technologies Model HT60WC

C.M.R.A Regulation: Electrical Underground Clause 140 (l)

Specific Approval Category: Explosion Protected – Flameproof Ex d

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 2000.

The Authority issuing this Approval has, for the purposes of the Occupational Health and Safety Act 2000, appended a list of conditions / recommendations, (including drawings, documents, etc.) that are applicable to this Approved Item, as identified during test and / or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act 2000. The onus is on the Supplier and / or User to ensure the Approved Item, and any deviation from the list of conditions / recommendations, in reference to that Item is not inferior in any way to the Item tested and / or assessed, this includes the supply, installation and continuing use of the Approved Item.

The Approval Number shall appear in a conspicuous place and in a legible manner on each approved item, unless specifically excluded.

A copy of the Approval Documentation shall be supplied to each user of the approved item and shall comprise the number of pages listed in the footer block together with supplementary documentation as listed in the schedule and in respect to drawings, all drawings as listed in the schedule or those specifically nominated for the purposes of repair and maintenance.

Any Maintenance, Repair or Overhaul of Approved Items shall be carried out in accordance with the requirements of the Coal Mines Regulation Act 1982.

G.L.M. WARING,
Accredited Assessing Authority (MDA A2516)
FOR CHIEF INSPECTOR OF COAL MINES

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App Holder : Engart Australasia Pty Ltd		

Department of Urban Affairs and Planning

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (P99/00587)

ANDREW REFSHAUGE, M.P.,
Minister for Urban Affairs and Planning

Clause 1 Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

1 Name of plan

This plan is *Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)*.

2 Aims of plan

This plan aims:

- (a) to rezone land at Castle Hill, Baulkham Hills, Carlingford, Northmead, North Rocks, Oatlands and Dural that is currently zoned Residential 2 (a) under *Baulkham Hills Local Environmental Plan 1991* into 3 new zones, being Residential 2 (a1), Residential 2 (a2) and Residential 2 (a3), and
- (b) to replace the definition of *apartment building* in that plan, to remove the definition of *medium density housing* and to introduce definitions of *town house* and *villa*, and
- (c) to prescribe minimum site area standards for the development of land for apartment buildings, town houses and villas in the Baulkham Hills local government area, and
- (d) to maximise the efficient use of land by preventing the isolation of undersized allotments in that area, and
- (e) to encourage public transport use and minimise private traffic generation in that area.

3 Land to which plan applies

This plan applies:

- (a) in relation to the aim specified in clause 2 (a)—to the land shown edged heavy black on the map marked “Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)” deposited in the office of the Council of the Shire of Baulkham Hills, and
- (b) in relation to the aims specified in clause 2 (b)–(e)—to all land within the Baulkham Hills local government area.

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Clause 4

4 Relationship to other environmental planning instruments

This plan amends *Baulkham Hills Local Environmental Plan 1991* as set out in Schedule 1.

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Schedule 1 Amendment of Baulkham Hills Local Environmental Plan 1991

Schedule 1 Amendment of Baulkham Hills Local Environmental Plan 1991

(Clause 4)

[1] Clause 5 Definitions

Omit the definition of *apartment building* from clause 5 (1).

Insert instead:

apartment building means a building containing 3 or more dwellings where each dwelling does not necessarily have direct access to private open space at natural ground level.

[2] Clause 5 (1), definition of “medium density housing”

Omit the definition.

[3] Clause 5 (1), definition of “the map”

Insert in numerical order of amendments:

Baulkham Hills Local Environmental Plan 1991(Amendment No 85)

[4] Clause 5 (1)

Insert in alphabetical order:

town house means one of a group of 3 or more two-storey dwellings, which may or may not be attached, on a single allotment of land or on adjacent allotments that constitute a single site, where each dwelling has a separate entrance accessible from an outside area and direct access to private open space at natural ground level.

villa means one of a group of 3 or more single-storey dwellings, which may or may not be attached, on a single allotment of land or on adjacent allotments that constitute a single site, where each dwelling has a separate entrance accessible from an outside area and direct access to private open space at natural ground level.

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Amendment of Baulkham Hills Local Environmental Plan 1991

Schedule 1

[5] Clause 8 Zones indicated on the map

Insert in appropriate order:

Residential 2 (a1) Zone (Zone No 2 (a1))—coloured light scarlet, edged red and lettered “2 (a1)”.

Residential 2 (a2) Zone (Zone No 2 (a2))—coloured light scarlet, edged red and lettered “2 (a2)”.

Residential 2 (a3) Zone (Zone No 2 (a3))—coloured light scarlet, edged red and lettered “2 (a3)”.

[6] Clause 9 Zone objectives, development control table and related special provisions

Insert “apartment buildings,” after “(including” in paragraph (b) of item 1 of the matter relating to Zone No 2 (a) in the Table to the clause.

[7] Clause 9, Table

Omit “medium density housing;” from item 3 of the matter relating to Zone No 2 (a).

[8] Clause 9, Table

Insert “; town houses; villas” after “telecommunications facilities” in item 3 of the matter relating to Zone No 2 (a).

[9] Clause 9, Table

Insert at the end of item 5 of the matter relating to Zones Nos 2 (a), 2 (c), 3 (a) and 3 (b):

Clause 41—Minimum site area for apartment buildings, town houses and villas

Clause 42—Variations to minimum site area provisions for apartment buildings, town houses and villas

Clause 43—Sites adjoining apartment buildings, town houses and villas

Clause 44—Access to a classified road—Urban

Clause 45—Savings and transitional provision

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Schedule 1 Amendment of Baulkham Hills Local Environmental Plan 1991

[10] Clause 9, Table

Insert in appropriate order:

Residential 2 (a1) Zone

1 Objectives of zone

The objectives are:

- (a) to promote a range of housing choices and associated facilities, and
- (b) to identify those localities which are capable of supporting an increase in housing density and population, and
- (c) to increase housing density in locations adjacent to the main activity centres of the Shire, and
- (d) to promote development that encourages public transport use and minimises private traffic generation, and
- (e) to ensure that building form (including alterations and additions) is in character with the surrounding built environment and does not detract from the amenity enjoyed by nearby residents or the existing quality of the environment, and
- (f) to ensure that any development carried out:
 - (i) is compatible with adjoining structures in terms of elevations to the street and building height, and
 - (ii) has regard to the privacy of existing and future residents, and
 - (iii) has regard to the transmission of noise between dwellings, and
 - (iv) minimises energy consumption and utilises passive solar design principles, and
 - (v) retains significant vegetation, and
 - (vi) incorporates landscaping within building setbacks and open space areas, and
 - (vii) incorporates adaptable housing to meet the needs of people with disabilities, and

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Amendment of Baulkham Hills Local Environmental Plan 1991

Schedule 1

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- (g) to allow people to carry out a reasonable range of activities from their homes, where such activities are not likely to adversely affect the living environment of neighbours, and
 - (h) to allow a range of development, ancillary to residential uses, which:
 - (i) is capable of visual integration with the surrounding environment, and
 - (ii) serves the needs of the surrounding population without conflicting with the residential intent of the zone, and
 - (iii) does not place demands on services beyond the level reasonably required for residential use.

2 Development allowed without consent

Development for the purpose of the following:
home activities.
Exempt development.

3 Development allowed only with consent

Development for the purpose of the following (which is *advertised development*):

apartment buildings; attached dual occupancies; convenience stores; detached dual occupancies; environmentally integrated housing; telecommunication facilities; town houses; villas.

Any other development not included in item 2 or 4.

Included in this item is the following *complying development*:

additions and alterations related to an existing dwelling-house, being an addition to the ground floor only, with not more than 1 metre cut or 0.6 metre fill; erection of single-storey dwelling-houses with not more than 1 metre cut or 0.6 metre fill.

5 Prohibited development

Development for the purposes of the following:
home industries; places of assembly; purposes specified in Schedule 2.

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Schedule 1 Amendment of Baulkham Hills Local Environmental Plan 1991

6 Related special provisions

Clause 10—Subdivision generally

Clause 11—Services

Clause 15—Minor variations to zone boundaries

Clause 17—Land subject to bushfire hazards

Clauses 18–23—Conservation of heritage items

Clause 30—Preservation of trees

Clause 33—Restricted development areas

Clause 41—Minimum site area for apartment buildings, town houses and villas

Clause 42—Variations to minimum site area provisions for apartment buildings, town houses and villas

Clause 43—Sites adjoining apartment buildings, town houses and villas

Clause 44—Access to a classified road—Urban

Clause 45—Savings and transition provision

Residential 2 (a2) Zone

1 Objectives of zone

The objectives are:

- (a) to provide for development for town houses, villas and the like in locations close to established public transport routes and the main activity centres of the Shire, and
- (b) to ensure that building form (including alterations and additions) is in character with the surrounding built environment and does not detract from the amenity enjoyed by nearby residents or the existing quality of the environment, and
- (c) to ensure that any development carried out:
 - (i) is compatible with adjoining structures in terms of elevations to the street and building height, and
 - (ii) has regard to the privacy of existing and future residents, and

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Amendment of Baulkham Hills Local Environmental Plan 1991

Schedule 1

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- (iii) has regard to the transmission of noise between dwellings, and
 - (iv) minimises energy consumption and utilises passive solar design principles, and
 - (v) retains significant vegetation, and
 - (vi) incorporates landscaping within building setbacks and open space areas, and
 - (vii) incorporates adaptable housing to meet the needs of people with disabilities, and
- (d) to encourage a diversity of dwelling types, and
 - (e) to allow people to carry out a reasonable range of activities from their homes, where such activities are not likely to adversely affect the living environment of neighbours, and
 - (f) to allow a range of development, ancillary to residential uses, which:
 - (i) is capable of visual integration with the surrounding environment, and
 - (ii) serves the needs of the surrounding population without conflicting with the residential intent of the zone, and
 - (iii) does not place demands on services beyond the level reasonably required for residential use.

2 Development allowed without consent

Development for the purpose of the following:

home activities.

Exempt development.

3 Development allowed only with consent

Development for the purpose of the following (which is *advertised development*):

attached dual occupancies; convenience stores; detached dual occupancies; environmentally integrated housing; telecommunication facilities; town houses; villas.

Any other development not included in item 2 or 4.

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Schedule 1 Amendment of Baulkham Hills Local Environmental Plan 1991

Included in this item is the following *complying development*:
additions and alterations related to an existing dwelling-house,
being an addition to the ground floor only, with not more than
1 metre cut or 0.6 metre fill; erection of single-storey dwelling-
houses with not more than 1 metre cut or 0.6 metre fill.

5 Prohibited development

Development for the purposes of the following:
apartment buildings; home industries; places of assembly;
purposes specified in Schedule 2.

6 Related special provisions

Clause 10—Subdivision generally

Clause 11—Services

Clause 15—Minor variations to zone boundaries

Clause 17—Land subject to bushfire hazards

Clauses 18–23—Conservation of heritage items

Clause 30—Preservation of trees

Clause 33—Restricted development areas

Clause 41—Minimum site area for apartment buildings, town
houses and villas

Clause 42—Variations to minimum site area provisions for
apartment buildings, town houses and villas

Clause 43—Sites adjoining apartment buildings, town houses
and villas

Clause 44—Access to a classified road—Urban

Clause 45—Savings and transitional provision

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Amendment of Baulkham Hills Local Environmental Plan 1991

Schedule 1

Residential 2 (a3) Zone

1 Objectives of zone

The objectives are:

- (a) to make provision for villas on land suitable for increased housing densities which is not within proximity to the town centres, facilities or public transport, and
- (b) to ensure that building form (including alterations and additions) is in character with the surrounding built environment and does not detract from the amenity enjoyed by nearby residents or the existing quality of the environment, and
- (c) to ensure that any development carried out:
 - (i) is compatible with adjoining structures in terms of elevations to the street and building height, and
 - (ii) has regard to the privacy of existing and future residents, and
 - (iii) has regard to the transmission of noise between dwellings, and
 - (iv) minimises energy consumption and utilises passive solar design principles, and
 - (v) retains significant vegetation, and
 - (vi) incorporates landscaping within building setbacks and open space areas, and
 - (vii) incorporates adaptable housing to meet the needs of people with disabilities, and
- (d) to allow people to carry out a reasonable range of activities from their homes, where such activities are not likely to adversely affect the living environment of neighbours, and
- (e) to maintain the amenity and low density environment of areas predominantly characterised by detached dwelling-houses, and
- (f) to allow a range of development, ancillary to residential uses, which:
 - (i) is capable of visual integration with the surrounding environment, and

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Schedule 1 Amendment of Baulkham Hills Local Environmental Plan 1991

- (ii) serves the needs of the surrounding population without conflicting with the residential intent of the zone, and
- (iii) does not place demands on services beyond the level reasonably required for residential use.

2 Development allowed without consent

Development for the purpose of the following:
home activities.
Exempt development.

3 Development allowed only with consent

Development for the purpose of the following (which is *advertised development*):

attached dual occupancies; convenience stores; detached dual occupancies; environmentally integrated housing; telecommunication facilities; villas.

Any other development not included in item 2 or 4.

Included in this item is the following *complying development*:

additions and alterations related to an existing dwelling-house, being an addition to the ground floor only, with not more than 1 metre cut or 0.6 metre fill; erection of single-storey dwelling-houses with not more than 1 metre cut or 0.6 metre fill.

5 Prohibited development

Development for the purposes of the following:
apartment buildings; home industries; places of assembly; purposes specified in Schedule 2; town houses.

6 Related special provisions

Clause 10—Subdivision generally

Clause 11—Services

Clause 15—Minor variations to zone boundaries

Clause 17—Land subject to bushfire hazards

Clauses 18–23—Conservation of heritage items

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Amendment of Baulkham Hills Local Environmental Plan 1991

Schedule 1

Clause 30—Preservation of trees

Clause 33—Restricted development areas

Clause 41—Minimum site area for apartment buildings, town houses and villas

Clause 42—Variations to minimum site area provisions for apartment buildings, town houses and villas

Clause 43—Sites adjoining apartment buildings, town houses and villas

Clause 44—Access to a classified road—Urban

Clause 45—Savings and transitional provision

[11] Clause 9, Table

Omit “medium density housing;” from item 4 of the matter relating to Zone No 2 (b).

[12] Clause 9, Table

Insert “; town houses; villas” after “places of assembly” in item 4 of the matter relating to Zone No 2 (b).

[13] Clause 9, Table

Insert at the end of item 5 of the matter relating to Zones Nos 2 (b), 2 (d), 4 (b) and 10 (a):

Clause 44—Access to a classified road—Urban.

[14] Clause 9, Table

Omit “medium density housing;” from item 3 of the matter relating to Zone No 2 (c).

[15] Clause 9, Table

Insert “; town houses; villas” after “tourist facilities” in item 3 of the matter relating to Zone No 2 (c).

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Schedule 1 Amendment of Baulkham Hills Local Environmental Plan 1991

[16] Clause 9, Table

Omit “medium density housing;” from item 3 of the matter relating to Zone No 3 (a).

[17] Clause 9, Table

Insert “; town houses; villas” after “telecommunication facilities” in item 3 of the matter relating to Zone No 3 (a).

[18] Clause 9, Table

Omit “medium density housing;” from item 3 of the matter relating to Zone No 3 (b).

[19] Clause 9, Table

Insert “; town houses; villas” after “telecommunication facilities” in item 3 of the matter relating to Zone No 3 (b).

[20] Clause 9, Table

Omit “medium density housing;” from item 4 of the matter relating to Zone No 4 (b).

[21] Clause 9, Table

Insert “; town houses; villas” after “tourist facilities” in item 4 of the matter relating to Zone No 4 (b).

[22] Clause 9, Table

Omit “medium density housing;” from item 4 of the matter relating to Zone No 10 (a).

[23] Clause 9, Table

Insert “town houses; villas;” after “stock and sale yards;” in item 5 of the matter relating to Zone No 10 (a).

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Amendment of Baulkham Hills Local Environmental Plan 1991

Schedule 1

[24] Clauses 41–45

Insert after clause 40:

41 Minimum site area for apartment buildings, town houses and villas

The Council must not consent to the development of land for a purpose specified in Column 1 of the Table to this clause unless the total area of the land the subject of the development application is equal to or greater than the area specified in Column 2 opposite that purpose.

Table

Column 1	Column 2
apartment building	4,000 square metres
town houses	1,800 square metres
villas	1,000 square metres

42 Variations to minimum site area provisions for apartment buildings, town houses and villas

Despite clause 41, the Council may consent to the development, for the purposes of apartment buildings, town houses or villas, of land that is smaller than the area required by that clause if the Council is satisfied that:

- (a) **Streetscape**
The form of the proposed structures is compatible with adjoining structures in terms of its elevation to the street and building height.
- (b) **Visual and acoustic privacy**
The design and location of rooms, windows and balconies of the proposed structures, and the open space to be provided, ensures acceptable noise levels and visual privacy.
- (c) **Solar access and design**
Dwellings are designed to minimise energy needs and utilise passive solar design principles.
- (d) **Landscaping and open space**
Significant existing vegetation will be retained and landscaping is incorporated within setbacks and open space areas.

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Schedule 1

Amendment of Baulkham Hills Local Environmental Plan 1991

43 Sites adjoining apartment buildings, town houses and villas

- (1) The Council must not consent to the development of land in the Residential 2 (a1) zone for the purpose of apartment buildings, town houses or villas if the carrying out of the proposed development would, in the opinion of the Council, render any allotment adjoining the site of the proposed development incapable of development for the purpose of town houses because the allotment would not meet the requirements of clause 41.
- (2) The Council must not consent to the development of:
 - (a) land in the Residential 2 (a2) zone for the purpose of town houses or villas, or
 - (b) land in the Residential 2 (a3) zone for the purpose of villas,

if the carrying out of the proposed development would, in the opinion of the Council, render any allotment adjoining the site of the proposed development incapable of development for the purpose of villas because the allotment would not meet the requirements of clause 41.

44 Access to a classified road—Urban

- (1) This clause applies to all land within Zone No 2 (a), 2 (a1), 2 (a2), 2 (a3), 2 (b), 2 (c), 2 (d), 3 (a), 3 (b), 4 (b) or 10 (a).
- (2) A person must not carry out development on land to which this clause applies, being land that adjoins a classified road, unless vehicular access to and from the land is made by way of another road (not being a classified road).
- (3) However, if the proposed development could be carried out on the land concerned but for subclause (2), the Council may, for the purposes of the proposed development, allow permanent vehicular access to and from a classified road, if, in the opinion of Council, alternative access to the site of the proposed development is neither practical nor provided by another road (or a proposed road identified in a development control plan).

Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)

Amendment of Baulkham Hills Local Environmental Plan 1991

Schedule 1

45 Savings and transitional provision

An application for consent to develop land for the purpose of an apartment building, medium density housing, town houses or villas, being an application made (but not finally determined) on or before 20 February 2001, may be determined and have effect as if *Baulkham Hills Local Environmental Plan 1991 (Amendment No 85)* had not been made.

Dubbo Local Environmental Plan 1998—Urban Areas (Amendment No 6)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(S01/01027/S69)

ANDREW REFSHAUGE, M.P.,
Minister for Urban Affairs and Planning

Clause 1 Dubbo Local Environmental Plan 1998—Urban Areas (Amendment No 6)

Dubbo Local Environmental Plan 1998—Urban Areas (Amendment No 6)

1 Name of plan

This plan is *Dubbo Local Environmental Plan 1998—Urban Areas (Amendment No 6)*.

2 Aims of plan

- (1) This plan aims to amend *Dubbo Local Environmental Plan 1998—Urban Areas*:
 - (a) to rezone part of 2 lots from 2 (a) Residential Suburban Zone and 2 (c) Residential Fringe Zone to 3 (d) Tourism and Leisure Zone, and
 - (b) to introduce a new objective for the 3 (d) Tourism and Leisure Zone to facilitate tourist resort complexes, and
 - (c) to introduce a new definition of tourist resort complex, and
 - (d) to specify sites suitable for tourist resort complexes.
- (2) This plan also amends the map showing zoning for the purpose of *Dubbo Local Environmental Plan 1998—Urban Areas* so as to rezone part of Lots 61 and 62 DP 585642, Peak Hill Road, Dubbo to 3 (d) Tourism and Leisure Zone.

3 Land to which plan applies

This plan applies to all land situated in the City of Dubbo to which *Dubbo Local Environmental Plan 1998—Urban Areas* applies. In relation to rezoning, the plan specifically applies to the part of Lots 61 and 62 DP 585642, Peak Hill Road, Dubbo (Pioneer Spirit Resort) shown edged red and coloured light blue on the map marked “Dubbo Local Environmental Plan 1998—Urban Areas (Amendment No 6)” deposited in the office of the Council of the City of Dubbo.

4 Amendment of Dubbo Local Environmental Plan 1998—Urban Areas

Dubbo Local Environmental Plan 1998—Urban Areas is amended as set out in Schedule 1.

Dubbo Local Environmental Plan 1998—Urban Areas (Amendment No 6)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 49 Zone 3 (d) Tourism and Leisure Zone—general development controls

Insert after clause 49 (2) (h):

- (i) to facilitate the development of tourist resort complexes (including ancillary short-term or permanent residential components) on specified sites where such facilities and the density of residential development are considered sympathetic and compatible with the adjoining land uses and character and amenity of the locality.

[2] Clause 49 (7)

Omit the subclause. Insert instead:

(7) Other uses within Zone 3 (d)

Despite subclause (6), the consent authority may grant consent to the carrying out of development on land within Zone 3 (d) as shown on the Zoning Map if:

- (a) the land has frontage to Whylandra Street or Cobra Street, the development is for the purpose of hotels, service stations or convenience service stations, and the proposal is advertised in accordance with clause 20 (2), or
- (b) the land was known on the appointed day by the following description, the development is for a tourist resort complex and the proposal is advertised in accordance with clause 20 (2):
 - (i) part of Lot 91 DP 1009855 (Grangewood Resort site),
 - (ii) part of Lots 61 and 62 DP 585642 (Pioneer Spirit Resort site).

Dubbo Local Environmental Plan 1998—Urban Areas (Amendment No 6)

Schedule 1 Amendments

[3] Schedule 1 Dictionary

Insert in alphabetical order:

Tourist resort complex means a large scale, predominantly self-contained, tourist-oriented resort that may provide a range of integrated facilities (such as accommodation, entertainment, recreational, health, fitness and leisure facilities) and which may include shops, offices, cafes, restaurants and function or conference facilities and ancillary residential accommodation (short-term or permanent) where residential property owners and occupants have full resort membership entitlements (linked to the title deeds of the property) and access to all resort facilities as if they were guests within the resort itself, but (in Part 3) does not include a building or place elsewhere defined in this dictionary.

[4] Schedule 1 definition of “Zoning Map”

Insert at the end of the definition:

Dubbo Local Environmental Plan 1998—Urban Areas
(Amendment No 6)

Fairfield Local Environmental Plan 1994 (Amendment No 75)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(P01/00245/S69)

ANDREW REFSHAUGE, M.P.,
Minister for Urban Affairs and Planning

Clause 1 Fairfield Local Environmental Plan 1994 (Amendment No 75)

Fairfield Local Environmental Plan 1994 (Amendment No 75)

1 Name of plan

This plan is *Fairfield Local Environmental Plan 1994 (Amendment No 75)*.

2 Aims of plan

The aim of this plan is to rezone the subject land from Residential A1 to Local Business Centre under *Fairfield Local Environmental Plan 1994*.

3 Land to which plan applies

This plan applies to so much of the land known as 192 Canley Vale Road, Canley Heights, as is shown by distinctive colouring on the map marked "Fairfield Local Environmental Plan 1994 (Amendment No 75)" deposited in the office of the Fairfield City Council.

4 Amendment of Fairfield Local Environmental Plan 1994

Fairfield Local Environmental Plan 1994 is amended by inserting in appropriate order in the definition of **Map** in the Dictionary the following words:

Fairfield Local Environmental Plan 1994 (Amendment No 75)

Gosford Local Environmental Plan No 413

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(N01/00161/S69)

ANDREW REFSHAUGE, M.P.,
Minister for Urban Affairs and Planning

Clause 1 Gosford Local Environmental Plan No 413

Gosford Local Environmental Plan No 413

1 Name of plan

This plan is *Gosford Local Environmental Plan No 413*.

2 Aims of plan

- (1) This plan aims to allow, with the consent of Gosford City Council, the carrying out of development of the land to which this plan applies for the purpose of one motor showroom.
- (2) This plan consequentially adds a definition of *motor showroom* in *Gosford Local Environmental Plan No 22* in place of the definition of *motor showroom* set out in the *Environmental Planning and Assessment Model Provisions 1980* which had been adopted for the purposes of that plan.

3 Land to which plan applies

- (1) To the extent that this plan allows one motor showroom on certain land, it applies to Lots 1–3, DP 1013986, Kangoo Road, Somersby (near the corner with the Pacific Highway), as shown edged heavy black on the map marked “Gosford Local Environmental Plan No 413” deposited in the office of the Council of the City of Gosford.
- (2) To the extent that this plan adds a definition, it applies to all land within the City of Gosford under *Gosford Local Environmental Plan No 22*.

4 Amendment of Gosford Local Environmental Plan No 22

Gosford Local Environmental Plan No 22 is amended as set out in Schedule 1.

Gosford Local Environmental Plan No 413

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Definitions

Insert in alphabetical order in clause 5 (1):

motor showroom means a building or place used for the display or sale (or both) of cars (including accessories) and after-sales service of cars.

[2] Clause 6 Adoption of model provisions

Omit “and ‘gross floor area’”.

Insert instead “, ‘gross floor area’ and ‘motor showroom’”.

[3] Clause 22

Insert after clause 21:

22 Development of land at Kangoo Road, Somersby

- (1) This clause applies to Lots 1–3, DP 1013986, Kangoo Road, Somersby (near the corner with the Pacific Highway), as shown edged heavy black on the map marked “Gosford Local Environmental Plan No 413” deposited in the office of the Council.
- (2) Subject to subclause (3), nothing in this plan prevents a person, with the consent of the Council, from carrying out development on the land for the purpose of one motor showroom.
- (3) The Council must not grant consent to development referred to in subclause (2) after the expiration of two years from the day on which Gosford Local Environmental Plan No 413 took effect (unless a development application was lodged with the Council before that date), or such later date as the Minister may, before the expiration of that period, notify by order published in the Gazette.

Gosford Local Environmental Plan No 413

Schedule 1 Amendments

- (4) Nothing in subclause (3) prevents the Council from granting consent to the carrying out of alterations or extensions to, or the rebuilding of, a building or place being used for a purpose for which consent has been granted in accordance with this clause.

Gosford Local Environmental Plan No 419

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(N01/00199/S69)

ANDREW REFSHAUGE, M.P.,
Minister for Urban Affairs and Planning

Clause 1 Gosford Local Environmental Plan No 419

Gosford Local Environmental Plan No 419

1 Name of plan

This plan is *Gosford Local Environmental Plan No 419*.

2 Aims of plan

This plan aims:

- (a) to rationalise planning controls by bringing part of the land to which this plan applies, being all of the land subject to *Interim Development Order No 97—Shire of Gosford* (the IDO) (which is to be repealed by this plan), under the provisions of *Gosford Planning Scheme Ordinance*, and
- (b) to facilitate the disposal and rezoning of the remaining land, being land that is surplus government land and known as Lot 22, DP 836628.

3 Land to which plan applies

This plan applies:

- (a) to Lots 22 and 23, DP 836628, Pacific Highway, Mooney Mooney, as shown coloured yellow, with red edging and lettered “Club” on the map marked “Gosford Local Environmental Plan No 419” deposited in the office of the Council of the City of Gosford, and
- (b) to so much of Lots 218–220, DP 705466, Lots 238 and 239, DP 728987 and Lot 244, DP 823705 that was subject to the IDO immediately before its repeal.

4 Amendment of Gosford Planning Scheme Ordinance

Gosford Planning Scheme Ordinance is amended by inserting in appropriate order in the definition of *Scheme map* in clause 3 (1) the following words:

Gosford Local Environmental Plan No 419

5 Repeal of Interim Development Order No 97—Shire of Gosford

Interim Development Order No 97—Shire of Gosford is repealed.

Maitland Local Environmental Plan 1993 (Amendment No 62)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(N00/00213/PC)

ANDREW REFSHAUGE, M.P.,
Minister for Urban Affairs and Planning

Clause 1 Maitland Local Environmental Plan 1993 (Amendment No 62)

Maitland Local Environmental Plan 1993 (Amendment No 62)

1 Name of plan

This plan is *Maitland Local Environmental Plan 1993 (Amendment No 62)*.

2 Aims of plan

This plan aims to allow on the land to which this plan applies, with the consent of Maitland City Council, the carrying out of development for the purpose of storage ancillary to the operation of the adjoining industrial land use, subject to the provision and maintenance of a 20-metre landscape buffer around the eastern and southern boundary of the site.

3 Land to which plan applies

This plan applies to land in the City of Maitland, being part of Lot 1, DP 708953, and known as part of No 78 Junction Street, Telarah, as shown edged heavy black on the map marked "Maitland Local Environmental Plan 1993 (Amendment No 62)" deposited in the office of the Council of the City of Maitland.

4 Amendment of Maitland Local Environmental Plan 1993

Maitland Local Environmental Plan 1993 is amended by inserting at the end of Schedule 3 the following matter:

Part of Lot 1, DP 708953, and known as part of No 78 Junction Street, Telarah, as shown edged heavy black on the map marked "Maitland Local Environmental Plan 1993 (Amendment No 62)": Storage ancillary to the operation of the adjoining industrial land use, subject to the provision and maintenance of a 20-metre landscape buffer around the eastern and southern boundary of the site. RZ20007.

Nambucca Local Environmental Plan 1995 (Amendment No 41)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(G01/00080/S69)

ANDREW REFSHAUGE, M.P.,
Minister for Urban Affairs and Planning

Clause 1 Nambucca Local Environmental Plan 1995 (Amendment No 41)

Nambucca Local Environmental Plan 1995 (Amendment No 41)

1 Name of plan

This plan is *Nambucca Local Environmental Plan 1995 (Amendment No 41)*.

2 Aims of plan

This plan aims to remove some minor anomalies from clause 14 of *Nambucca Local Environmental Plan 1995*, which deals with the erection of dwelling-houses in rural zones.

3 Land to which plan applies

This plan applies to land within Zones Nos 1 (a1), 1 (a2), 1 (a3), 1 (a4), 1 (d), 1 (f), 7 (a), 7 (b), 7 (f) and 7 (g) under *Nambucca Local Environmental Plan 1995*.

4 Amendment of Nambucca Local Environmental Plan 1995

Nambucca Local Environmental Plan 1995 is amended as set out in Schedule 1.

Nambucca Local Environmental Plan 1995 (Amendment No 41)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 14 What controls apply to the erection of dwelling-houses in rural zones?

Omit clause 14 (1) (e). Insert instead:

- (e) the land comprises an allotment created by a subdivision to which consent was granted on or after 16 June 1967 (being the date on which *Interim Development Order No 1—Shire of Nambucca* took effect) and before 1 December 1995 (being the date on which *Nambucca Local Environmental Plan 1995* took effect), being an allotment on which, if it had been vacant, a dwelling-house could have been erected before 1 December 1995, or

[2] Clause 14 (1) (h)

Insert at the end of clause 14 (1) (g):

- , or
- (h) in the case of land within Zone No 1 (a1) designated for rural-residential purposes on the map:
 - (i) if the land is connected to a reticulated sewer—the land has an area of not less than 0.5 hectares, or
 - (ii) if the land is not connected to a reticulated sewer—the land has an area of not less than 1 hectare.

Roads and Traffic Authority

ROADS ACT 1993

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

Cabonne 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.

G. L. P. FLEMING
 General Manager
 Cabonne Council
 (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Cabonne Council B-Doubles Notice No. 2/2001.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until five years from the date of approval 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 Cabonne Council

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	MR 234	Banjo Paterson Way (Molong-Cumnock Road)	Mitchell Highway (SH7)	Bloomfield Road (SR 95)	
25	SR 95	Bloomfield Road	Intersection with MR 234 (Banjo Paterson Way)	Entry to the Molong Agricultural Lime Quarry site	

ROADS ACT 1993

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

Cabonne 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.

G. L. P. FLEMING
General Manager
Cabonne Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as the Cabonne Council B-Doubles Notice No. 1/2001.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until five years from the date of approval 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 Cabonne Council**

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	MR 7511	Mandurama Road	Rodd Street (MR237), Canowindra	Battery Lane (SR 230)	A maximum travel speed of 60 km/hr applies and usage is to be restricted to times outside of 8.00 am to 9.00 am and 3.30 pm to 4.30 pm.
25	SR 230	Battery Lane	Mandurama Road (MR 7511)	Square Road (SR 231)	A maximum travel speed of 60 km/hr applies and usage is to be restricted to times outside of 8.00 am to 9.00 am and 3.30 pm to 4.30 pm.

25	SR 231	Square Road	Intersection with SR 230 (Battery Lane)	Intersection with SR 232 (Moorbel Drive)	A maximum travel speed of 60 km/hr applies and usage is to be restricted to times outside of 8.00 am to 9.00 am and 3.30 pm to 4.30 pm.
25	SR 232	Moorbel Drive	Intersection with SR 231 (Square Road)	Intersection with MR 7511 (Mandurama Road)	A maximum travel speed of 60 km/hr applies and usage is to be restricted to times outside of 8.00 am to 9.00 am and 3.30 pm to 4.30 pm.

Sydney Water

SEWER MAINS

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

CAMPBELLTOWN COUNCIL, AT INGLEBURN. Contract Number 964814SA, Project Number 3001434. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving WILLIAMSON ROAD and MACDONALD ROAD.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

MITCHELL HOFFMANN,
Developer Activity Officer
Urban Development
Liverpool Regional Office

2 November 2001.

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

CITY OF LIVERPOOL, AT WEST HOXTON: Contract Number 972149S9, Project Number 3002650. Property connection sewer line 1, inclusive and its appurtenant junctions, serving MITCHELL DRIVE and CHADLEY PLACE.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

VALDIS VIKSNE,
Developer Activity Officer
Liverpool Commercial Centre

2 November 2001.

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

CITY OF BLACKTOWN, AT MT DRUITT: Contract Number 969233S3, Project Number 3001865. Line 1 to 3, inclusive and its appurtenant junctions, sidelines and inlets serving MEACHER STREET and MANNIKIN PLACE.

CITY OF PENRITH, AT ST MARYS: Contract Number 974701S3, Project Number 3002483. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving BRISBANE STREET and SYDNEY STREET.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

ROBERT ROACH,
Developer Activity Officer
Blacktown Commercial Centre

2 November 2001.

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

FAIRFIELD COUNCIL, AT YENNORA: Contract Number 973658S5/W9, Project Number 3002104. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving JUNCTION and RAILWAY STREET.

FAIRFIELD COUNCIL, AT ABBOTSBURY: Contract Number 967317S2/W6, Project Number 3001073. Line 1-7, inclusive and its appurtenant junctions, sidelines and inlets serving RAFTER, HACKETT, KIERAN STREET.

FAIRFIELD COUNCIL, AT SMITHFIELD: Contract Number 973653S4/W8, Project Number 3002164. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving BARTON, ROSSITER STREET.

FAIRFIELD COUNCIL, AT EDENSOR PARK: Contract Number 973739S5/W9, Project Number 3002298. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving WEEROONA, MOORHOUSE STREET.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

GERARD AGOSTINI,
Developer Activity Officer
Liverpool Regional Office

2 November 2001.

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

AUBURN COUNCIL, AT SILVERWATER: Contract Number 965139S6, Project Number 3000571. Line 1-5, Sideline 0 inclusive and its appurtenant junctions, sidelines and inlets serving DERBY ST and MILLENIUM CT.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

KATHY HANSEN,
Developer Activity Officer
Liverpool Commercial Centre

2 November 2001.

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

BANKSTOWN COUNCIL, AT PUNCHBOWL: Contract Number 973049SA, Project Number 3002022. Line 1, Property Connection Sewer 1 inclusive and its appurtenant junctions sideline and inlet serving WILGA STREET and SCOTT STREET.

CONCORD COUNCIL, AT CABARITA: Contract Number 437171F9, Project Number 3001832. Line 1 to Line 20, Sideline 1 to Sideline 20 inclusive and its appurtenant junctions sidelines and inlets serving CABARITA ROAD.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

GERRY DACOCO,
Developer Activity Officer

2 November 2001.

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

CITY OF HURSTVILLE, AT PENSHURST: Contract Number 969628S2, Project Number 3001296. Sideline 1 and its appurtenant junctions, sidelines and inlets serving CAMBRIDGE STREET.

SUTHERLAND SHIRE, AT CARINGBAH: Contract Number 969699S1, Project Number 3002520. P.C.S. 1 and its appurtenant junctions, sidelines and inlets serving GANNONS ROAD SOUTH.

SUTHERLAND SHIRE, AT CRONULLA: Contract Number 973937S9, Project Number 3002068. P.C.S. 1 and its appurtenant junctions, sidelines and inlets serving BURRANEER BAY ROAD and DODSON AVENUE.

SUTHERLAND SHIRE, AT YARRAWARRAH: Contract Number 969816S0, Project Number 3002108. Line 1, Sideline 1 and their appurtenant junctions, sidelines and inlets serving HAKEA STREET.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

BOB HOLLANDS,
Developer Activity Officer
Sutherland

2 November 2001.

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

CITY OF BLACKTOWN, AT BLACKTOWN: Contract Number 968534S9, Project Number 3001970. Property connection sewer 1 inclusive and its appurtenant junctions, sidelines and inlets serving CAMBRIDGE STREET and SARSFIELD STREET.

CITY OF BLACKTOWN, AT BLACKTOWN: Contract Number 974929S9, Project Number 3002501. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving GARY GROVE.

CITY OF BANKSTOWN, AT PICNIC POINT: Contract Number 964923S6, Project Number 964923S6. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving CARINYA ROAD.

SHIRE OF BAULKHAM HILLS, AT BAULKHAM HILLS: Contract Number 974991SB, Project Number 3002522. Line 1 and Property connection sewer 1 inclusive and their appurtenant junctions, sidelines and inlets serving DOBSON CRESCENT.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 968343S8, Project Number 3001899. Lines 1 to 18 inclusive and their appurtenant junctions, sidelines and inlets serving BROOKFIELD WAY, QUEENSBURY PLACE, NORTHWOOD PLACE, ORLEANS WAY, ARUMA AVENUE, PAULS AVENUE and WRIGHTS ROAD.

SHIRE OF BAULKHAM HILLS, AT ROUSE HILL: Contract Number 968626S8, Project Number 3002419. Lines 1 to 3 inclusive and their appurtenant junctions, sidelines and inlets serving CLOWER AVENUE.

SHIRE OF BAULKHAM HILLS, AT QUAKERS HILL: Contract Number 974945S1, Project Number 3002497. Line 1 inclusive and their appurtenant junctions, sidelines and inlets serving BALI DRIVE.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

VICKI MAWBY,
Developer Activity Officer

2 November 2001.

SYDNEY WATER

Sewer Mains

NOTICE is hereby given that sewer mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for sewerage to be discharged.

CITY/MUNICIPALITY OF HORNSBY, AT NORMANHURST: Contract Number 974150SA, Project Number 3002214. Line 1 and property connection sewer line 1, inclusive and their appurtenant junctions, sidelines and inlets serving MOUNT PLEASANT AVENUE.

CITY/MUNICIPALITY OF HORNSBY, AT BEROWRA: Contract Number 974101S9, Project Number 3002086. Sideline 1, inclusive and its appurtenant junctions, sidelines and inlets serving GOODWYN ROAD.

CITY/MUNICIPALITY OF HORNSBY, AT BEROWRA: Contract Number 972716S6, Project Number 3001942. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving CROWLEY ROAD.

CITY/MUNICIPALITY OF WILLOUGHBY, AT CHATSWOOD: Contract Number 970005S2, Project Number 3001392. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving CAMBRIDGE ROAD.

CITY/MUNICIPALITY OF WARRINGAH, AT FORESTVILLE: Contract Number 951341S5, Project Number 352843. Sideline 1, inclusive and its appurtenant junctions, sidelines and inlets serving COOK STREET.

CITY/MUNICIPALITY OF PARRAMATTA, AT EPPING: Contract Number 972563S7, Project Number 3002470. Property connection sewer line 1, inclusive and its appurtenant junctions, sidelines and inlets serving WILLOUGHBY STREET and ORCHARD STREET.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

MARTHA AMADOR,
Developer Activity Officer
Chatswood

2 November 2001.

WATER MAINS

SYDNEY WATER

Water Mains

NOTICE is hereby given that water mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for water to be supplied.

FAIRFIELD COUNCIL, AT ABBOTSBURY: Contract Number 967317S2/W6, Project Number 1000445. Water mains are now laid and capable of serving identified properties in RAFTER, HACKETT, KIERAN STREET.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

GERARD AGOSTINI,
Developer Activity Officer
Liverpool Regional Office

2 November 2001.

SYDNEY WATER

Water Mains

NOTICE is hereby given that water mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for water to be supplied.

AUBURN COUNCIL, AT SILVERWATER: Contract Number 965139WA, Project Number 1000249. Water mains are now laid and capable of serving identified properties in MILLENIUM CT.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

KATHY HANSEN,
Developer Activity Officer
Liverpool Commercial Centre

2 November 2001.

SYDNEY WATER

Water Mains

NOTICE is hereby given that water mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for water to be supplied.

CONCORD COUNCIL, AT CABARITA: Contract Number 437171F9, Project Number 1000798. Water mains are now laid and shown on said plan and capable of serving the properties in CABARITA ROAD.

LEICHHARDT COUNCIL, AT ROZELLE: Contract Number 955730WA, Project Number 180115. Water mains are now laid and shown on said plan and capable of serving the properties in VICTORIA ROAD, TERRY STREET and MARGARET STREET.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

GERRY DACOCO,
Developer Activity Officer

2 November 2001.

SYDNEY WATER

Water Mains

NOTICE is hereby given that water mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for water to be supplied.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 968533W8, Project Number 1000821. Water mains are now laid and capable of serving identified properties at MANSFIELD WAY, CONNELLY WAY, EMILY CLARKE DRIVE, CORMACK CIRCUIT and WRIGHTS ROAD.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 968533W8, Project Number 7000124. Recycled water mains are now laid and capable of serving identified properties at MANSFIELD WAY, CONNELLY WAY, EMILY CLARKE DRIVE, CORMACK CIRCUIT and WRIGHTS ROAD.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 968343W0, Project Number 1000843. Water mains are now laid and capable of serving identified properties at NORTHWOOD PLACE, QUEENSBURY PLACE and ORLEANS WAY.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 968343W0, Project Number 7000142. Recycled water mains are now laid and capable of serving identified properties at WRIGHTS ROAD.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

VICKI MAWBY,
Developer Activity Officer

2 November 2001.

SYDNEY WATER

Water Mains

NOTICE is hereby given that water mains as described below and shown on plans which may be inspected at the Office shown below and at the Head Office of Sydney Water Corporation, have been laid and are available for connections.

Notice is also given that, in the opinion of Sydney Water, for the identified properties on the plans, it is reasonably practical for water to be supplied.

CITY/MUNICIPALITY OF HORNSBY, AT THORNLEIGH: Contract Number 965761S2, Project Number 1000363. Water mains are now laid and capable of serving identified properties in CORELLA WAY, THE SANCTUARY, PAPERBARK WAY and SEFTON ROAD.

Subject to the provisions of the Sydney Water Act 1994, the owners of all lands being identified properties on the plans will be liable for payment of sewerage service charges on and from the date of publication of this notice.

MARTHA AMADOR,
Developer Activity Officer
Chatswood

2 November 2001.

Other Notices

ANTI-DISCRIMINATION ACT 1977

Exemption Order

UNDER the provisions of section 126 of the Anti-Discrimination Act 1977 and on the recommendation of the Anti-Discrimination Board, an exemption is given from the provisions of sections 8 and 51 of the Anti-Discrimination Act 1977, to Sydney Water to designate and recruit for a maximum of forty positions as traineeships/cadetships, graduate or undergraduate positions for Indigenous people, and to implement a program of training, support and mentoring for Indigenous people.

The exemption will remain in force for a period of 5 years from the date given.

Dated this 23rd day of October 2001.

BOB DEBUS, M.P.,
Attorney General

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact — Order

I, the Honourable BOB DEBUS, Attorney General of the State of New South Wales, in pursuance of section 39 (1) of the Children (Protection and Parental Responsibility) Act 1997, do, by this my Order, approve the Gosford Community Safety Plan as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 1 November 2001 and remains in force until 31 October 2004.

Signed at Sydney, this 24th day of October 2001.

BOB DEBUS,
Attorney General

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 7 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical name listed hereunder.

Name:	Cootamundra Racecourse.
Status:	Assigned.
L.G.A.:	Cootamundra.
Parish:	Cootamundra.
County:	Harden.
Latitude:	33° 36' 58".
Longitude:	148° 01' 09".
L.P.I. Map:	Cootamundra.
Reference:	GNB4813.

Name:	Cootamundra Apex Park.
Status:	Assigned.
L.G.A.:	Cootamundra.
Parish:	Cootamundra.
County:	Harden.
Latitude:	34° 38' 45".
Longitude:	148° 01' 25".
L.P.I. Map:	Cootamundra.
Reference:	GNB4813.

Name:	Cootamundra Caravan Park.
Status:	Assigned.
L.G.A.:	Cootamundra.
Parish:	Cootamundra.
County:	Harden.
Latitude:	33° 38' 25".
Longitude:	148° 01' 14".
L.P.I. Map:	Cootamundra.
Reference:	GNB4813.

Name:	Clarke Oval.
Status:	Assigned.
L.G.A.:	Cootamundra.
Parish:	Cootamundra.
County:	Harden.
Latitude:	34° 38' 16".
Longitude:	148° 01' 14".
L.P.I. Map:	Cootamundra.
Reference:	GNB4813.

Name:	Cowcumbra Tank Reserve.
Status:	Assigned.
L.G.A.:	Cootamundra.
Parish:	Cootamundra.
County:	Harden.
Latitude:	34° 40' 32".
Longitude:	148° 02' 59".
L.P.I. Map:	Cootamundra.
Reference:	GNB4813.

Name:	Stockinbingal Recreation Ground.
Status:	Assigned.
L.G.A.:	Cootamundra.
Parish:	Cootamundra.
County:	Harden.
Latitude:	33° 36' 58".
Longitude:	148° 01' 09".
L.P.I. Map:	Cootamundra.
Reference:	GNB4813.

Name:	Wallendbeen Recreation Ground.
Status:	Assigned.
L.G.A.:	Cootamundra.
Parish:	Wallendbeen.
County:	Harden.
Latitude:	34° 31' 53".
Longitude:	148° 09' 36".
L.P.I. Map:	Cootamundra.
Reference:	GNB4813.

Name:	Cootamundra Rifle Range.
Status:	Assigned.
L.G.A.:	Cootamundra.
Parish:	Cootamundra.
County:	Harden.
Latitude:	34° 39' 26".
Longitude:	148° 00' 46".
L.P.I. Map:	Cootamundra.
Reference:	GNB4813.

Name: Frampton Rotary Park.
 Status: Assigned.
 L.G.A.: Cootamundra.
 Parish: Cunjiegong.
 County: Harden.
 Latitude: 34° 42' 12".
 Longitude: 147° 56' 29".
 L.P.I. Map: Sebastopol.
 Reference: GNB4813.

Name: Goulburn Apex Park.
 Status: Assigned.
 L.G.A.: Goulburn.
 Parish: Goulburn.
 County: Argyle.
 Latitude: 34° 46' 00".
 Longitude: 149° 43' 00".
 Topo: Goulburn.
 100,000 Map: Goulburn.

Name: Cootamundra Sports Stadium.
 Status: Assigned.
 L.G.A.: Cootamundra.
 Parish: Cootamundra.
 County: Harden.
 Latitude: 34° 38' 10".
 Longitude: 148° 01' 25".
 L.P.I. Map: Cootamundra.
 Reference: GNB4813.

Name: Goulburn Recreation Area and Showground.
 Status: Assigned.
 L.G.A.: Goulburn.
 Parish: Goulburn.
 County: Argyle.
 Latitude: 34° 46' 00".
 Longitude: 149° 43' 00".
 Topo: Goulburn.
 100,000 Map: Goulburn.

Name: Cootamundra Swimming Pool.
 Status: Assigned.
 L.G.A.: Cootamundra.
 Parish: Cootamundra.
 County: Harden.
 Latitude: 34° 38' 16".
 Longitude: 148° 01' 21".
 L.P.I. Map: Cootamundra.
 Reference: GNB4813.

WARWICK WATKINS,
 Chairman.
 Geographical Names Board,
 PO Box 143, Bathurst 2795.

GEOGRAPHICAL NAMES ACT 1966

Notice of Revised Proposal to Create a New Suburb within Gosford City

Name: Cootamundra Tennis Courts.
 Status: Assigned.
 L.G.A.: Cootamundra.
 Parish: Cootamundra.
 County: Harden.
 Latitude: 34° 38' 08".
 Longitude: 148° 01' 25".
 L.P.I. Map: Cootamundra.
 Reference: GNB4813.

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to create a new suburb Mount Elliot, reducing the extent of Lisarow and Wyoming, as shown on map GNB3532/D2. The map can be viewed at Gosford City Council Offices, Gosford Library, Niagara Park Library and the Office of the Geographical Names Board, Land and Property Information NSW, Panorama Avenue Bathurst.

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 the objection, setting out the grounds of the objection.

W. WATKINS,
 Chairperson.

Name: Stockinbingal Tennis Courts.
 Status: Deferred.
 L.G.A.: Cootamundra.
 Parish: Stockinbingal.
 County: Bland.
 Latitude: 34° 30' 01".
 Longitude: 147° 52' 54".
 L.P.I. Map: Cootamundra.
 Reference: GNB4813.

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

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 assign the names listed hereunder as geographical names.

Any person objecting to these proposals 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.

Name: Wallendbeen Tennis Courts.
 Status: Deferred.
 L.G.A.: Cootamundra.
 Parish: Wallendbeen.
 County: Harden.
 Latitude: 34° 31' 48".
 Longitude: 148° 09' 34".
 L.P.I. Map: Cootamundra.
 Reference: GNB4813.

Proposed Name: Gregory Park.
Assigned Name: West Wallsend Park.
Designation: Reserve.
L.G.A.: Lake Macquarie City Council.
Parish: Teralba.
County: Northumberland.
Latitude: 32° 54' 29".
Longitude: 151° 35' 01".
L.P.I. Map: Wallsend.
1:100,000 Map: Newcastle 9232.
Reference: GNB 4814.

Proposed Name: Summers Park.
Designation: Reserve.
L.G.A.: Byron Shire Council.
Parish: Brunswick.
County: Rous.
Latitude: 28° 33' 40".
Longitude: 153° 29' 50".
L.P.I. Map: Huonbrook.
1:100,000 Map: Lismore 9540.
Reference: GNB4834.

Proposed Name: Johnston Park.
Designation: Reserve.
L.G.A.: Lake Macquarie City Council.
Parish: Teralba.
County: Northumberland.
Latitude: 32° 54' 08".
Longitude: 151° 34' 39".
L.P.I. Map: Wallsend.
1:100,000 Map: Newcastle 9232.
Reference: GNB4814.

Proposed Name: Derek Palmer Place.
Designation: Reserve.
L.G.A.: Grafton City Council.
Parish: Southampton.
County: Clarence.
Latitude: 29° 42' 30".
Longitude: 152° 56' 21".
L.P.I. Map: Grafton.
1:100,000 Map: Grafton 9438.
Reference: GNB4837.

Proposed Name: Jirramba Reserve.
Designation: Reserve.
L.G.A.: Holroyd City Council.
Parish: Prospect.
County: Cumberland.
Latitude: 33° 47' 20".
Longitude: 150° 56' 50".
L.P.I. Map: Prospect.
1:100,000 Map: Penrith 9030.
Reference: GNB4820.

Proposed Name: Stoney Ridge Reserve.
Designation: Reserve.
L.G.A.: Port Stephens Council.
Parish: Tomaree.
County: Gloucester.
Latitude: 32° 43' 12".
Longitude: 152° 04' 04".
L.P.I. Map: Port Stephens.
1:100,000 Map: Port Stephens 9332.
Reference: GNB4850.

Proposed Name: Kurung Reserve.
Designation: Reserve.
L.G.A.: Holroyd City Council.
Parish: Prospect.
County: Cumberland.
Latitude: 33° 49' 47".
Longitude: 150° 59' 42".
L.P.I. Map: Prospect.
1:100,000 Map: Penrith 9030.
Reference: GNB4820.

Proposed Name: Bernie Davis Reserve.
Designation: Reserve.
L.G.A.: Shoalhaven City Council.
Parish: Bherwerre.
County: St Vincent.
Latitude: 35° 06' 19".
Longitude: 159° 39' 26".
L.P.I. Map: Huskisson.
1:100,000 Map: Jervis Bay 9027.
Reference: GNB4842.

Proposed Name: Toongabbie Reserve.
Designation: Reserve.
L.G.A.: Holroyd City Council.
Parish: Prospect.
County: Cumberland.
Latitude: 33° 47' 26".
Longitude: 150° 56' 59".
L.P.I. Map: Prospect.
1:100,000 Map: Penrith 9030.
Reference: GNB4820.

Proposed Name: Maynga Ganai Historic Site.
Designation: Historic Site.
L.G.A.: Wellington Shire Council.
Parish: Wellington.
County: Wellington.
Latitude: 32° 34' 36".
Longitude: 148° 57' 02".
L.P.I. Map: Wellington.
1:100,000 Map: Wellington 8632.
Reference: GNB4850.

Proposed Name: Forest Hill Cairn I.
Designation: Trig. Station.
L.G.A.: Snowy River and Tumbarumba.
Parish: Beurina and Twynam.
County: Wallace and Selwyn.
Latitude: 36° 48' 08".
Longitude: 148° 11' 58".
L.P.I. Map: Suggan Buggan.
1:100,000 Map: Jacobs River 8524.
Reference: GNB4833.

Proposed Name: Melville Range Nature Reserve.
Designation: Reserve.
L.G.A.: Parry Shire Council.
Parish: Piallaway.
County: Buckland.
Latitude: 31° 06' 26".
Longitude: 150° 36' 45".
L.P.I. Map: Winton.
1:100,000 Map: Tamworth 9035.
Reference: GNB4842.

Proposed Name: Jerilderie Nature Reserve.
 Designation: Reserve.
 L.G.A.: Jerilderie Council.
 Parish: Jerilderie South.
 County: Urana.
 Latitude: 35° 21' 42".
 Longitude: 145° 42' 40".
 L.P.I. Map: Jerilderie.
 1:100,000 Map: Jerilderie 8027.
 Reference: GNB4852.

Proposed Name: Hubert Hunt Reserve.
 Designation: Reserve.
 L.G.A.: Ryde City Council.
 Parish: Hunters Hill.
 County: Cumberland.
 Latitude: 33° 47' 20".
 Longitude: 151° 05' 38".
 L.P.I. Map: Parramatta River.
 1:100,000 Map: Sydney 9130.
 Reference: GNB4851.

Proposed Name: Boori Creek.
 Designation: Creek.
 L.G.A.: Wellington Shire Council.
 Parish: Geurie.
 County: Lincoln.
 Latitude: 32° 23' 06".
 Longitude: 148° 49' 02".
 L.P.I. Map: Geurie.
 1:100,000 Map: Dubbo 8633.
 Reference: GNB4794.

Proposed Name: Cutting Reserve.
 Designation: Reserve.
 L.G.A.: Bankstown City Council.
 Parish: Bankstown.
 County: Cumberland.
 Latitude: 33° 57' 26".
 Longitude: 151° 02' 18".
 L.P.I. Map: Botany Bay.
 1:100,000 Map: Sydney 9130.
 Reference: GNB4849.

Proposed Name: Mill Park.
 Designation: Reserve.
 L.G.A.: Warringah Council.
 Parish: Manly Cove.
 County: Cumberland.
 Latitude: 33° 47' 03".
 Longitude: 151° 16' 43".
 L.P.I. Map: Sydney Heads.
 1:100,000 Map: Sydney 9130.
 Reference: GNB 4848.

WARWICK WATKINS,
 Chairperson.

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

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 assigned the geographical name listed hereunder.

Proposed Name: Harden Racecourse Reserve.
 Designation: Reserve.
 L.G.A.: Harden.
 Parish: Murrumbidgee.
 County: Harden.
 Latitude: 34° 34' 00".
 Longitude: 148° 23' 00".
 L.P.I. Map: Cootamundra.
 100,000 Map: Cootamundra 8528.
 Reference: GNB4832.

Proposed Name: Mikhelson Reserve.
 Designation: Reserve.
 L.G.A.: Blacktown.
 Parish: Gidley.
 County: Cumberland.
 Latitude: 33° 43' 30".
 Longitude: 150° 53' 30".
 L.P.I. Map: Riverstone.
 100,000 Map: Penrith 9030.
 Reference: GNB3960.

WARWICK WATKINS,
 Chairman.

Geographical Names Board,
 PO Box 143, Bathurst 2795.

GEOGRAPHICAL NAMES ACT 1966

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

Assigned Name: Broken Cart Clearing.
 Designation: Clearing.
 L.G.A.: Tumut.
 Parish: Goobarragandra.
 County: Beccleuch.
 Latitude: 35° 29' 00".
 Longitude: 148° 36' 00".
 L.P.I. Map: Brindabella.
 1:100 000 Map: Brindabella.
 Reference: GNB3930.

Assigned Name: Atkinsons Creek.
 Designation: Creek.
 L.G.A.: Tumut.
 Parish: Jibeen.
 County: Beccleuch.
 Latitude: 35° 33' 00".
 Longitude: 148° 30' 00".
 L.P.I. Map: Peppercorn.
 1:100 000 Map: Tantangara.
 Reference: GNB3930.

Assigned Name: Mill Creek.
 Designation: Creek.
 L.G.A.: Tumut.
 Parish: Blowering.
 County: Beccleuch.
 Latitude: 35° 22' 00".
 Longitude: 148° 20' 00".
 L.P.I. Map: Lacmalac.
 1:100 000 Map: Tumut.
 Reference: GNB3930.

Assigned Name: Junction Park.
 Designation: Reserve.
 L.G.A.: Tumut.
 Parish: Blowering.
 County: Beccleuch.
 Latitude: 35° 19' 00".
 Longitude: 148° 15' 00".
 L.P.I. Map: Lacmalac.
 1:100 000 Map: Tumut.
 Reference: GNB3930.

Assigned Name: Pegmill Creek.
 Designation: Creek.
 L.G.A.: Tumut.
 Parish: Selwyn.
 County: Wynyard.
 Latitude: 35° 37' 00".
 Longitude: 148° 09' 00".
 L.P.I. Map: Batlow.
 1:100 000 Map: Yerrangobilly.
 Reference: GNB3930.

Assigned Name: Yellow Forest Park.
 Designation: Reserve.
 L.G.A.: Tumut.
 Parish: Yellowin.
 County: Selwyn.
 Latitude: 35° 32' 00".
 Longitude: 148° 14' 00".
 L.P.I. Map: Batlow.
 1:100 000 Map: Yerrangobilly.
 Reference: GNB3930.

Assigned Name: Mount Naughton.
 Designation: Mountain.
 L.G.A.: Tumut.
 Parish: Blowering.
 County: Beccleuch.
 Latitude: 35° 20' 00".
 Longitude: 148° 19' 00".
 L.P.I. Map: Lacmalac.
 1:100 000 Map: Tumut.
 Reference: GNB3930.

Assigned Name: Lake Litra Obelisk.
 Designation: Trig Station.
 L.G.A.: Wentworth.
 Parish: Cal Lal.
 County: Tara.
 Latitude: 33° 55' 51".
 Longitude: 141° 00' 53".
 100,000 Map: Lake Victoria 7130.

Assigned Name: Island Forest Park.
 Designation: Reserve.
 L.G.A.: Tumut.
 Parish: Yellowin.
 County: Selwyn.
 Latitude: 35° 30' 00".
 Longitude: 148° 14' 00".
 L.P.I. Map: Batlow.
 1:100 000 Map: Yerrangobilly.
 Reference: GNB3930.

Assigned: Henry Mitchell Reserve.
 Designation: Reserve.
 L.G.A.: Blacktown.
 Parish: Gidley.
 County: Cumberland.
 Latitude: 34° 44' 04".
 Longitude: 150° 54' 03".
 LPI Map: Riverstone.
 100,000 Map: Sydney 9130.

Assigned Name: Jones Bridge Reserve.
 Designation: Reserve.
 L.G.A.: Tumut.
 Parish: Wreboldera.
 County: Wynyard.
 Latitude: 35° 22' 00".
 Longitude: 148° 15' 00".
 L.P.I. Map: Lacmalac.
 1:100 000 Map: Tumut.
 Reference: GNB3930.

WARWICK WATKINS,
 Chairman.
 Geographical Names Board,
 PO Box 143, Bathurst 2795.

GEOGRAPHICAL NAMES ACT 1966

Notice of Discontinuance of Geographical Names
 PURSUANT to the provisions of section 14 of the
 Geographical Names Act 1966, the Geographical Names
 Board hereby notifies that the following names are
 discontinued.

Belford Cemetery, assigned on 30 July 1976.

Russel Hawke Park, assigned on 24 July 1970.

Single Forest Lakes, assigned on 30 October 1981.

WARWICK WATKINS,
 Chairperson.

Assigned Name: Jounama Forest Park.
 Designation: Reserve.
 L.G.A.: Tumut.
 Parish: Yellowin.
 County: Selwyn.
 Latitude: 35° 33' 00".
 Longitude: 148° 17' 30".
 L.P.I. Map: Talbingo.
 1:100 000 Map: Yerrangobilly.
 Reference: GNB3930.

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

GEOGRAPHICAL NAMES ACT 1966**ERRATUM**

IN the notices referring to the assignment of names and boundaries for localities in Quirindi Council area, Folio 8114, 19 September 1997. The notice was in error and should be replaced by the following notice:

Notice of Assignment of Geographical Names for
Localities in Quirindi Council Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical names listed below as Localities to be used as an address to the areas indicated on map GNB3799.

The names are:

Blackville, Borambil, Braefield, Bundella, Caroon, Colly Blue, Coomoo Coomoo, Curlewis, Pine Ridge, Premer, Quipolly, Quirindi, Spring Ridge, Tambar Springs, Wallabadah, Warrah Ridge, Werris Creek, Willow Tree, Yannergee, Yarraman.

Subsequent to the determination of names and boundaries of localities in Tumut Council area, the following geographical names are also assigned and designated as follows:

Geographical Name	Designation
Quirindi	Town
Blackville	Village
Caroon	Village
Premer	Village
Spring Ridge	Village
Wallabadah	Village
The Seven Mile	Historic Area
Slippery Rock	Historic Area
Bakana	Rural Place
Lower Quipolly	Rural Place
Nardu	Rural Place
Turilawa	Rural Place
Borambil	Rural Place
Braefield	Rural Place
Bundella	Rural Place
Colley Blue	Rural Place
Coomoo Coomoo	Rural Place
Pine Ridge	Rural Place
Quipolly	Rural Place
Yannergee	Rural Place
Yarraman	Rural Place

This notice is to supersede the notice in Folio 8114, 19 September 1997.

W. WATKINS,
Chairman.

Geographical Names Board,
PO Box 143, Bathurst 2795.

**LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991**

TRANSPORT ADMINISTRATION ACT 1988

Notice of Compulsory Acquisition of Land for the Purposes of the State Rail Authority of New South Wales

THE State Rail Authority of New South Wales, with the approval of Her Excellency the Governor, declares that the land described in the Schedule of this notice is acquired by

compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the State Rail Authority as authorised by the Transport Administration Act 1988.

Dated this 25th day of October 2001.

LUCIO DI BARTOLOMEO,
Acting Chief Executive.

—————
SCHEDULE
(Land)

All that piece or parcel of land situate at Glebe, in the Local Government Area of Leichhardt Municipality, Parish of Petersham, County of Cumberland and State of New South Wales, being Lot 1 in Deposited Plan 1033147, having an area of 95 square metres and said to be in the possession of Leichhardt Municipal Council.

All that piece or parcel of land situate at Glebe, in the Local Government Area of Leichhardt Municipality, Parish of Petersham, County of Cumberland and State of New South Wales being Lot 2 in Deposited Plan 1033147, having an area of 1838 square metres and said to be in the possession of the State Rail Authority of New South Wales, freed and discharged from all estates, interests, trusts, restrictions, dedications, reservations, easements, rights, charges, rates and contracts in, over or in connection with the land subject to and excluding the unregistered leasehold interest in respect of the land or part of the land between the State Rail Authority of New South Wales as lessor and Gosford Quarries as lessee.

All that piece or parcel of land situate at Glebe, in the Local Government Area of Leichhardt Municipality, Parish of Petersham, County of Cumberland and State of New South Wales being Lot 3 in Deposited Plan 1033147, having an area of 1.699 hectares and said to be in the possession of the State Rail Authority of New South Wales, freed and discharged from all estates, interests, trusts, restrictions, dedications, reservations, easements, rights, charges, rates and contracts in, over or in connection with the land subject to and excluding the unregistered license interests in respect of the land or part of the land between the State Rail Authority of New South Wales as licensor and Leichhardt Municipal Council as licensee and the unregistered contract interest in respect of the land or part of the land between the State Rail Authority of New South Wales and Australian Posters.

All that piece or parcel of land situate at Glebe, in the Local Government Area of Leichhardt Municipality, Parish of Petersham, County of Cumberland and State of New South Wales, being Lot 4 in Deposited Plan 1033147, having an area of 96.5 square metres and said to be in the possession of Leichhardt Municipal Council.

All that piece or parcel of land situate at Glebe, in the Local Government Area of Leichhardt Municipality, Parish of Petersham, County of Cumberland and State of New South Wales, being Lot 5 in Deposited Plan 1033147, having an area of 1894 square metres and said to be in the possession of the State Rail Authority of New South Wales, freed and discharged from all estates, interests, trusts, restrictions, dedications, reservations, easements, rights, charges, rates and contracts in, over or in connection with the land subject to and excluding the unregistered leasehold interest in

respect of the land or part of the land between the State Rail Authority of New South Wales as lessor and Crescent Timber and Hardware as lessee.

All that piece or parcel of land situate at Glebe, in the Local Government Area of Leichhardt Municipality, Parish of Petersham, County of Cumberland and State of New South Wales, being Lot 6 in Deposited Plan 1033147, having an area of 4315 square metres and said to be in the possession of the State Rail Authority of New South Wales, freed and discharged from all estates, interests, trusts, restrictions, dedications, reservations, easements, rights, charges, rates and contracts in, over or in connection with the land subject to and excluding the unregistered leasehold interest in respect of the land or part of the land between the State Rail Authority of New South Wales as lessor and Leichhardt Municipal Council as lessee.

All that piece or parcel of land situate at Glebe, in the Local Government Area of Leichhardt Municipality, Parish of Petersham, County of Cumberland and State of New South Wales, being Lot 7 in Deposited Plan 1033147, having an area of 1006 square metres and said to be in the possession of the State Rail Authority of New South Wales, freed and discharged from all estates, interests, trusts, restrictions, dedications, reservations, easements, rights, charges, rates and contracts in, over or in connection with the land subject to and excluding the unregistered license interest in respect of the land or part of the land between the State Rail Authority of New South Wales as licensor and Leichhardt Municipal Council as licensee.

All that piece or parcel of land situate at Glebe, in the Local Government Area of Leichhardt Municipality, Parish of Petersham, County of Cumberland and State of New South Wales, being Lot 8 in Deposited Plan 1033151, having an area of 1.403 hectares and said to be in the possession of the State Rail Authority of New South Wales, freed and discharged from all estates, interests, trusts, restrictions, dedications, reservations, easements, rights, charges, rates and contracts in, over or in connection with the land subject to and excluding the unregistered leasehold interests in respect of the land or part of the land between the State Rail Authority of New South Wales as lessor and Berkeley Commercial Co Pty Limited and the Trustees of Wentworth Park as lessees, excluding the unregistered license interest in respect of the land or part of the land between the State Rail Authority of New South Wales as licensor and the Trustees of Wentworth Park as licensee and excluding the unregistered contract interest in respect of the land or part of the land between the State Rail Authority of New South Wales and Australian Posters.

All that piece or parcel of land situate at Glebe, in the Local Government Area of Leichhardt Municipality, Parish of Petersham, County of Cumberland and State of New South Wales, being Lot 9 in Deposited Plan 1033151, having an area of 10.3 square metres and said to be in the possession of Leichhardt Municipal Council.

All that piece or parcel of land situate at Glebe, in the Local Government Area of Leichhardt Municipality, Parish of Petersham, County of Cumberland and State of New South Wales, being Lot 10 in Deposited Plan 1033151, having an area of 69.0 square metres and said to be in the possession of the State Rail Authority of New South Wales.

All that piece or parcel of land situate at Glebe, in the Local Government Area of Leichhardt Municipality, Parish of Petersham, County of Cumberland and State of New South Wales, being Lot 11 in Deposited Plan 1033151, having an area of 10.3 square metres and said to be in the possession of the State Rail Authority of New South Wales.

All that stratum of land situate at Glebe, in the Local Government Area of Leichhardt Municipality, Parish of Petersham, County of Cumberland and State of New South Wales, being Lot 12 in Deposited Plan 1033149, having an area of 7473 square metres and said to be in the possession of the State Rail Authority of New South Wales.

SRA Reference: 983.

MENTAL HEALTH ACT 1990

Order Under Section 208

I, MICHAEL REID, Director-General of the NSW Department of Health, in pursuance of the provisions of section 208 of the Mental Health Act 1990, DO HEREBY declare the Gna Ka Lun Adolescent Mental Health Unit of Campbelltown Hospital to be a hospital for the purposes of the Mental Health Act 1990.

Signed this 29th day of October 2001.

MICHAEL REID,
Director-General

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

I, Professor MARIE BASHIR AC, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under section 33 (3) of the National Parks and Wildlife Act 1974, do by this my Proclamation, reserve such of the lands described hereunder as are prescribed lands within the meaning of section 33 (1) of the National Parks and Wildlife Act 1974, as part of Mimoso Rocks National Park.

Signed and sealed at Sydney this 17th day of October 2001.

MARIE BASHIR,
Governor.

By Her Excellency's Command,

Bob Debus,
Minister for the Environment

GODSAVE THE QUEEN!

Description

Land District — Bega;
L.G.A. — Bega Valley.

County Dampier, Parish Murrah, about 104 hectares, being Lot 280 in Deposited Plan 1005736 and Crown public road within Lot 280. NPWS/F/994.

Copies of these Determinations may be inspected at the National Parks Centre, 102 George Street, The Rocks, Sydney and at all NPWS Area Offices/Visitors Centres during business hours.

Dr CHRIS DICKMAN,
Chairperson.

**POISONS AND THERAPEUTIC GOODS ACT
1966**

**POISONS AND THERAPEUTIC GOODS
REGULATION 1994**

Order Under Clause 151 (1)

Withdrawal of Drug Authority

IN accordance with the provisions of Clause 151 (1) of the Poisons and Therapeutic Goods Regulation 1994, an Order has been made on Dr RENATO DI MASCIO of 42 Main Street, Blacktown 2148, prohibiting him until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by Clause 103 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 79 of the Regulation.

This Order is to take effect on and from Friday, 26 October 2001.

MICHAEL REID,
Director-General.

Department of Health, New South Wales,
Sydney, Monday, 22 October 2001.

POISONS AND THERAPEUTIC GOODS ACT 1966

PROCLAMATION

MARIE BASHIR, Governor

I, Professor MARIE BASHIR AC, Governor of the State of New South Wales, with the advice of the Executive Council, on the recommendation of the Minister for Health and in pursuance of section 8 (6) of the Poisons and Therapeutic Goods Act 1966, do, by this my Proclamation, amend the Poisons List as set out in the Schedule hereunder with effect on the date of gazettal of this proclamation.

Signed and sealed at Sydney, this 31st day of October 2001.

By Her Excellency's Command,

CRAIG KNOWLES, M.P.,
Minister for Health

GODSAVETHEQUEEN!

SCHEDULE

The Poisons List is hereby amended with immediate effect as follows:

- [1] omit from the Schedule 2 additional entry for CODEINE clause (b) of that entry and insert instead the following clause (b):
- (b) labelled with a recommended daily dose not exceeding 60 mg of codeine.

- [2] add to the entries excepted from Schedule 2 the following entries:

ATROPA BELLADONNA
ATROPINE
DATURA spp.
DATURA STRAMONIUM
DATURA TATULA
DUBOISIA LEICHARDTII
DUBOISIA MYOPOROIDES
HYOSCINE
HYOSCYAMINE
HYOSCYAMUS NIGER

- [3] insert the following additional entries in Schedule 2:

ATROPINE (excluding atropine methonitrate):

- (a) in preparations containing 0.25 per cent or less of atropine; or
- (b) in tablets, each containing 0.6 mg of atropine sulfate, in a pack that contains 20 tablets and is labelled for treatment of organophosphorus poisoning.

BELLADONNA in preparations containing 0.25 per cent or less of the alkaloids of belladonna.

DATURA spp. in preparations containing 0.25 per cent or less of the alkaloids of datura.

DUBOISIA LEICHARDTII in preparations containing 0.25 per cent or less of the alkaloids of duboisia.

DUBOISIA MYOPOROIDES in preparations containing 0.25 per cent or less of the alkaloids of duboisia.

HYOSCINE (excluding hyoscine butylbromide):

- (a) in preparations containing 0.25 per cent or less of hyoscine; or
- (b) in transdermal applicators containing 2 mg or less of hyoscine.

HYOSCYAMINE in preparations containing 0.25 per cent or less of hyoscyamine.

HYOSCYAMUS in preparations containing 0.25 per cent or less of the alkaloids of hyoscyamus.

STRAMONIUM in preparations containing 0.25 per cent or less of the alkaloids of stramonium, except in preparations for smoking or burning.

- [4] add to the entries excepted from Schedule 4 the following entries:

ATROPA BELLADONNA
DATURA STRAMONIUM
DATURA TATULA
DUBOISIA LEICHARDTII
HYOSCYAMUS NIGER

- [5] insert the following additional entries in Schedule 4:

BELLADONNA except when included in Schedule 2.

DUBOISIA LEICHARDTII except when included in Schedule 2.

HYOSCYAMUS except when included in Schedule 2.

STRAMONIUM except:

- (a) when included in Schedule 2; or
- (b) in preparations for smoking or burning.

ROADS ACT 1993**PROCLAMATION**

MARIE BASHIR, Governor

I, Professor MARIE BASHIR AC, Governor of the State of New South Wales, with the advice of the Executive Council, on the recommendation of the Deputy Premier, Minister for Urban Affairs and Planning, Minister for Aboriginal Affairs and Minister for Housing and in pursuance of section 13 of the Roads Act 1993, do, by this my Proclamation, dedicate as public road the parcels of land referred to in the Schedule to this Proclamation.

Signed and sealed at Sydney this 27th day of September 2001.

By Her Excellency's Command,

ANDREW REFSHAUGE, M.P.,
Deputy Premier,

Minister for Urban Affairs and Planning,
Minister for Aboriginal Affairs
and Minister for Housing

GODSAVETHEQUEEN!

SCHEDULE

The land created as road widening (Athens Avenue), including splayed corners, shown on the plan of land at Hassall Grove, in the City of Blacktown, Parish of Rooty Hill, County of Cumberland. Registered at the Land Titles Office as Deposited Plan No. 817494 (Landcom Project 12078/5).

New roadways shown as Dillon Place, Romley Crescent and pathways (inclusive of splayed corners), shown on the plan of land at Plumpton, in the City of Blacktown, Parish of Rooty Hill, County of Cumberland. Registered at the Land Titles Office as Deposited Plan No. 777070 (Landcom Project 12160).

New roadways shown as Derek Place (inclusive of splayed corners), shown on the plan of land at Plumpton, in the City of Blacktown, Parish of Rooty Hill, County of Cumberland. Registered at the Land Titles Office as Deposited Plan No. 788431 (Landcom Project 12160).

The land created as pathways, including splayed corners, shown on the plan of land at Mount Druitt, in the City of Blacktown, Parish of Rooty Hill, County of Cumberland. Registered at the Land Titles Office as Deposited Plan No. 773612 (Landcom Project 12063).

The land created as pathways, including splayed corners, shown on the plan of land at Mount Druitt, in the City of Blacktown, Parish of Rooty Hill, County of Cumberland. Registered at the Land Titles Office as Deposited Plan No. 714465 (Landcom Project 12063).

The land created as road widening, including splayed corners, shown on the plan of land at Plumpton, in the City of Blacktown, Parish of Rooty Hill, County of Cumberland. Registered at the Land Titles Office as Deposited Plan No. 746185 (Landcom Project 12063).

New roadways, road widening and pathways (inclusive of splayed corners), shown on the plan of land at Doonside, in the City of Blacktown, Parish of Prospect, County of

Cumberland. Registered at the Land Titles Office as Deposited Plan No. 748785 (Landcom Project 7780).

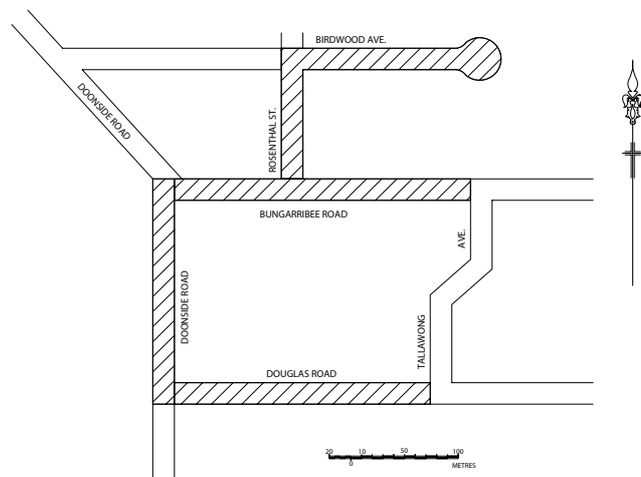
The land created as road widening, including splayed corners, shown on the plan of land at Doonside, in the City of Blacktown, Parish of Prospect, County of Cumberland. Registered at the Land Titles Office as Deposited Plan No. 771873 (Landcom Project 7780).

New roadways and road widening (inclusive of splay corners), shown on the plan of land at Doonside, in the City of Blacktown, Parish of Prospect, County of Cumberland. Registered at the Land Titles Office as Deposited Plan No. 778076 (Landcom Project 7780).

New roadway, road widening and pathway (inclusive of splay corners), shown on the plan of land at Doonside, in the City of Blacktown, Parish of Prospect, County of Cumberland. Registered at the Land Titles Office as Deposited Plan No. 801780 (Landcom Project 7780).

New roadways and pathways (inclusive of splay corners), shown on the plan of land at Doonside, in the City of Blacktown, Parish of Prospect, County of Cumberland. Registered at the Land Titles Office as Deposited Plan No. 747952 (Landcom Project 7780).

The land created as road being part Birdwood Avenue, part Rosenthal Street, part Bungarrabee Road, part Doonside Road and part Douglas Road as shown by hatching on the diagram hereunder, at Doonside, in the City of Blacktown, Parish of Prospect, County of Cumberland.

**SPORTING INJURIES INSURANCE ACT 1978****Order of Declaration Under Section 5**

IN pursuance of section 5 of the Sporting Injuries Insurance Act 1978, I declare by this Order the WAUCHOPE JUNIOR NETBALL CLUB to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activities of Netball.

Dated: 22 October 2001.

JOHN GARBUTT,
Acting Chairperson,
Sporting Injuries Committee.

STATE ELECTORAL OFFICE

Resignation of Returning Officers

HER Excellency the Governor with the advice of the Executive Council has, as a consequence of the resignation of the Returning Officers for the State Electoral Districts set out below, approved of the termination of their appointments.

State Electoral District	Returning Officer
Albury	William Reginald BELL
Epping	Robert Stewart DOUGAN
Heathcote	Maurice Raymond TOLHURST
Miranda	Robert John RIMOLDI
Northern Tablelands	Robert Keith BARWICK

BOB CARR, M.P.,
Premier

STATE RECORDS ACT 1998

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

Standard on Disaster Management for State Records

The standard may be viewed on State Records' Web site at <http://www.records.nsw.gov.au>. Copies of the standard may also be consulted at the Sydney Records Centre, No. 2 Globe Street, The Rocks, Sydney, during business hours. More information may be obtained by contacting Catherine Robinson on (02) 8276 5631.

Any person may make a written submission which should be forwarded to:

Director,
State Records,
PO Box R625,
Royal Exchange NSW 1225.

Submissions must be received by 30 November 2001.

DAVID ROBERTS,
Director.

SUPREME COURT PRACTICE NOTE No. 100

COMMERCIAL LIST and TECHNOLOGY AND CONSTRUCTION LIST

Introduction

- 1 This practice note applies to proceedings entered or to be entered in the Commercial List or in the Technology and Construction List (the "Lists").
- 2 The Commercial List and the Technology and Construction List are conducted by Judges of the Equity Division
- 3 Deleted
- 4 Parts 14 and 14A of the Supreme Court Rules remain in force (with certain amendments), but it is expected that this Practice Note will be observed by way of additional provision for the conduct of proceedings entered in either of the Lists. Practice Notes 43, 46 and 63 shall not apply to proceedings entered in the Technology and Construction List.
- 5 A party who considers that compliance with this Practice Note will not be possible, or will not be conducive to the just, quick and cheap disposal of the proceedings, shall apply to be relieved from compliance and shall propose the alternative course which it considers will be possible and conducive to such disposal. The Court will make orders and give directions appropriate to meet the situation.

Entry in the Lists

- 6 (1) Where the plaintiff makes a requirement under Part 14 rule 6 or under Pt 14A rule 4, the summons shall be in the form in Annexure 1, endorsed with a statement setting out, in summary form:
 - (a) the nature of the dispute;
 - (b) the issues which the plaintiff believes are likely to arise;
 - (c) the plaintiff's contentions; and
 - (d) what questions (if any) the plaintiff considers are appropriate to be referred to a referee for inquiry and report.(2) The plaintiff's contentions should:
 - (a) avoid formality;
 - (b) state the facts on which the plaintiff relies together with adequate particulars; and
 - (c) identify the legal grounds for the relief claimed.
- 7 (1) A defendant who requires proceedings to be entered in the Technology and Construction List by a requirement on the defendant's notice of appearance or defence shall file and serve with the notice of appearance or defence, as the case may be, a statement setting out, in summary form:
 - (a) the nature of the dispute;
 - (b) the issues which the defendant believes are likely to arise;
 - (c) the defendant's contentions; and
 - (d) what questions (if any) the defendant considers are appropriate to be referred to a referee for inquiry and report.(2) The defendant's contentions should:
 - (a) avoid formality;
 - (b) admit or deny the facts on which the plaintiff relies;
 - (c) so far as they do not appear from (b), state the facts on which the defendant relies and contain adequate particulars of those facts; and
 - (d) identify the legal grounds for opposition to the relief claimed.
- 8 (1) A party moving for an order for entry of any proceedings in either of the Lists shall so move at the earliest possible time and shall file and serve with the notice of motion a statement setting out, in summary form:
 - (a) the nature of the dispute;
 - (b) the issues which that party believes are likely to arise;
 - (c) that party's contentions, which should comply with para 6(2) or para 7(2), as the case may be;
 - (d) what questions (if any) that party considers are appropriate to be referred to a referee for inquiry and report; and
 - (e) an explanation for any delay that may have occurred in moving for the order.(2) Any motion for an order for entry of proceedings in either of the Lists shall be made returnable before the Judge for the time being conducting the directions hearings referred to in para 10 hereof.

Removal from the Lists

- 9 (1) Upon an order being made removing proceedings from either of the Lists, this Practice Note shall, subject to sub-para (2), not apply to the proceedings from the making of the order.

- (2) The Court may direct that this Practice Note shall continue to apply to the proceedings to the extent stated in the direction.
- (3) The making of an order removing proceedings from either of the Lists shall not affect any orders made or directions given prior to such removal.

Directions hearings

- 10 Directions hearings will be appointed for 9.30 am on each Friday during term. Proceedings may be listed at different times on each Friday and the daily list should be consulted.
- 11
 - (1) In the case of proceedings commenced by summons and entered in either of the Lists, the proceedings shall be before the Court for directions on the return date for the summons.
 - (2) In the case of proceedings entered in either of the Lists by a requirement on the notice of appearance or defence, the defendant shall move for directions by notice of motion filed at the same time as the defendant's notice of appearance or defence as the case may be.
 - (3) A party moving for an order for entry of any proceedings in either of the Lists shall at the same time move for directions.
- 12 At the first directions hearing:
 - (a) any party who has not filed a statement as referred to in para 6, 7 or 8 will be required to inform the Court:
 - (i) whether or not the party is in agreement with the opposing party's statement of the nature of the dispute and of the issues likely to arise;
 - (ii) if the party does not agree, what that party believes to be the nature of the dispute and the issues likely to arise;
 - (iii) which of the opposing party's contentions is contested;
 - (iv) what the party's contentions are in relation to the dispute; and
 - (v) what questions (if any) the party considers are appropriate to be referred to a referee for inquiry and report;
 - (b) the defendant must be prepared to inform the Court whether or not the defendant wishes to cross-claim against any other person (whether a party or not) and of the substance of any cross-claim; and
 - (c) all parties should be prepared to inform the Court whether they consider that the dispute is or will be suitable for mediation or neutral evaluation or other alternative dispute resolution procedure and whether they consent to referral for mediation or neutral evaluation.
- 13
 - (1) At the first directions hearing orders will be made and directions given with a view to the just, quick and cheap disposal of the proceedings. The orders or directions may relate to:
 - (a) the filing of points of claim, points of defence or other documents;
 - (b) the filing of cross-claims;
 - (c) the filing of a statement of agreed issues and the result in the proceedings according to the determination of those issues;
 - (d) the provision of any essential particulars;
 - (e) the making of admissions, pursuant to a notice to admit facts or otherwise;
 - (f) the delivery or exchange of experts' reports;
 - (g) the holding of conferences of experts;
 - (h) the filing of lists of documents either generally or with respect to specific matters;
 - (i) the preparation of a Scott Schedule;
 - (j) the provision of copies of documents;
 - (k) the administration and answering of interrogatories either generally or with respect to specific matters;
 - (l) the service and filing of affidavits or statements of evidence by a specified date or dates;
 - (m) the reference to a referee for inquiry and report of the whole of the proceedings or any question arising therein;
 - (n) the appointment of an expert as a Court expert and the giving to him or her of authority, directions and instructions; and
 - (o) the obtaining of the assistance of any person specially qualified to advise on any matter arising in the proceedings.
 - (2) Any defence filed pursuant to a direction should:
 - (a) avoid formality;
 - (b) admit or deny the facts on which the plaintiff relies;
 - (c) so far as they do not appear from (b), state the facts on which the defendant relies and contain adequate particulars of those facts; and

- (d) identify the legal grounds for opposition to the relief claimed.
 - (3) Orders or directions relating to the provision of particulars, the filing of lists of documents and the administration of interrogatories will be made only upon demonstrated need being established in respect to particular matters.
- 14 At any directions hearing proceedings will be listed at a specified future date for a further directions hearing or for the purpose of fixing a date for hearing. Orders will be made and directions given at any directions hearing subsequent to the first directions hearing with a view to the just, quick and cheap disposal of the proceedings. The orders or directions may relate to the same matters as are referred to in para 13.

Orders for reference

- 15 (1) Consideration should be given throughout the course of proceedings to whether any questions are appropriate for referral to a referee for inquiry and report.
- (2) Where questions are appropriate to be referred to a referee for inquiry and report, the parties should:
- (a) formulate the questions with precision; and
 - (b) inform the Court of:
 - (i) an agreed referee or, if no agreement can be reached, the referee each suggests;
 - (ii) the date on which the referee can commence the reference;
 - (iii) the expected duration of the reference; and
 - (iv) the anticipated date for delivery of the report.
- (3) An order made for reference to a referee for inquiry and report will normally be in the form of the usual order for reference set out in Annexure 2.

Cross-claims

- 16 Unless the Court otherwise orders, any cross-claimant shall:
- (a) serve with the cross-claim a copy of the originating process and of any of the following documents that have been filed in the proceedings but have not previously been served on the cross-defendant:
 - (i) points of claim;
 - (ii) a cross-claim;
 - (iii) points of defence;
 - (iv) any other document that sets out the claim or defence of any party to the proceedings;
 - (b) include in the cross-claim a statement setting out, in summary form:
 - (i) the nature of the dispute as between the cross-claimant and the cross-defendant;
 - (ii) the issues which the cross-claimant believes are likely to arise;
 - (iii) the cross-claimant's contentions; and
 - (iv) what questions (if any) the cross-claimant considers are appropriate to be referred to a referee for inquiry and report; and
 - (c) include in the cross-claim an endorsement that at the time the cross-defendant is required to attend before the Court the proceedings will be before the Court for directions and the cross-defendant will be required to inform the Court:
 - (i) whether or not the cross-defendant is in agreement with the cross-claimant's statement of the nature of the dispute as between the cross-claimant and the cross-defendant and of the issues likely to arise;
 - (ii) if the cross-defendant does not agree, what the cross-defendant believes to be the nature of the dispute as between the cross-defendant and the cross-claimant and the issues likely to arise;
 - (iii) which of the cross-claimant's contentions is contested;
 - (iv) what the cross-defendant's contentions are in relation to the dispute;
 - (v) what questions (if any) the cross-defendant considers are appropriate to be referred to a referee for inquiry and report; and
 - (vi) whether or not the cross-defendant wishes to cross-claim against any other person (whether a party or not) and of the substance of any such cross-claim.
- 17 The provisions of this Practice Note, with such changes as the case requires, otherwise shall apply to cross-claims.

Representation

- 18 (1) Each party not appearing in person shall be represented at any directions hearing by a barrister or a solicitor familiar with the subject matter of the proceedings and with instructions sufficient to enable all appropriate orders and directions to be made.
- (2) Practitioners should have communicated prior to the directions hearing with a view to agreement on directions to propose to the Court and preparation of short minutes recording the directions.

Urgent applications and liberty to apply

- 19 (1) A party seeking ex parte or urgent orders or directions prior to the commencement of proceedings or in the course of the proceedings should telephone the Commercial List Clerk on 9230 8661 or 9230 8081, who will advise the party of the Judge to whom application should be made. If the Commercial List Clerk is not available the party should telephone the associate to the Judge administering the Commercial List.
- (2) Parties have general liberty to apply and may cause proceedings to be listed at a directions hearing prior to a specified future directions hearing. A party seeking to do so should make prior arrangement with, or give appropriate notice to, any other party, and should telephone the Commercial List Clerk, who will advise the party of the directions hearing at which the proceedings will be listed.

Listing for hearing

- 20 (1) Where the hearing or any part of it will be before the Court, a date for hearing may be fixed prior to completion of interlocutory steps.
- (2) Proceedings will normally be listed at 2.00 pm on a Friday for the purposes of fixing a date for hearing, at which time the Court should be provided with a realistic estimate of the hearing time required. Upon fixing a date for hearing the Court will normally direct that the usual order for hearing set out in Annexure 3 shall apply, with or without modification.

Experts

- 21 Where experts' reports have been or are to be served (whether pursuant to an order or direction of the Court or not) the Court may direct, upon such terms as it thinks fit, that the parties cause the experts or some of them to confer with a view to identification and a proper understanding of any points of difference between them and the reasons therefor and a narrowing of such points of difference.
- 22 The Court may direct, at the same time as or subsequent to directing the causing of a conference as referred to in para 21, that the parties prepare an agreed statement of the points of agreement, and of difference remaining, between experts following such conference and the reasons therefor.

Costs

- 23 Unless otherwise ordered, a party in whose favour an order for costs is made may proceed to assessment of such costs forthwith.

Alternative dispute resolution

- 24 Consideration of the use of alternative dispute resolution "ADR" procedures is encouraged. Apart from the requirement under the Rules that parties inform the Court when proceedings are first listed whether they consent to referral for mediation or neutral evaluation, the lawyers for the parties and the parties should have in mind the use of ADR procedures and the Judges will in appropriate cases draw attention to their possible use and require that failure to engage in ADR be explained.

Summary judgment

- 25 The observation in the commentary to Practice Note 89, that as a general rule applications to strike out or for summary judgment will not be entertained, requires emphasis. Sometimes applications are appropriate, but increasingly applications are made which have little to commend them and only cause delay and additional costs. Practitioners should expect greater strictness in declining to entertain such applications.

Bulky documents

- 26 There is a particularly worrying tendency for the bundles of documents required under the usual order for hearing to be of great size, with copies of bulky documents of marginal relevance or relevant only as to a few pages and many documents which are not referred to either in the course of the evidence or in submissions. The cost of unnecessary photocopying and assembly is unacceptable. It is incumbent on the lawyers for the parties to carefully consider the documents necessary to be included in the bundle. Excessive documents may attract adverse costs orders with greater frequency than in the past.

Use of technology

- 27 The use is encouraged, where appropriate, of technology permitting the taking of evidence in, or other conduct of, proceedings by video link or conference telephone and the management of documents and transcript. Practitioners should propose the use of such technology when appropriate, and the Court may give directions involving its use: for example, in major cases with a view to statements, documents and transcript being available to all concerned on a common data base.

J. J. SPIGELMAN,
Chief Justice.

Dated: 12 August 1998.

This Practice Note was re-issued, with amendments, on 19 October 2001 with effect from 1 January 2002.

This Practice Note is available on the Supreme Court's website: www.lawlink.nsw.gov.au/sc

ANNEXURE 1

para 6

FORM OF SUMMONS

IN THE SUPREME COURT OF NEW
SOUTH WALES SYDNEY REGISTRY

EQUITY DIVISION

COMMERCIAL LIST

[or]

TECHNOLOGY AND CONSTRUCTION
LIST

No of 20

SUMMONS

Filed for (*Full name of filing party*)

[NAME OF PLAINTIFF]

Plaintiff

[NAME OF DEFENDANT]

Defendant

[NAME, ADDRESS, TELEPHONE
NUMBER AND DX OF SOLICITOR]

PLAINTIFF: [*name, address and
occupation*]

PLAINTIFF'S ADDRESS FOR SERVICE:

ADDRESS OF REGISTRY:

A NATURE OF DISPUTE

B ISSUES LIKELY TO ARISE

C PLAINTIFF'S CONTENTIONS

D QUESTIONS APPROPRIATE FOR REFERRAL

The plaintiff claims:

1 An order that [*or as required*]

2 An order that [*or as required*]

[or]

1 A declaration that

[or]

The plaintiff claims an order that

To the defendant [*address*]

If there is no attendance before the Court by you or by your counsel or solicitor at the time and place specified below, the proceedings may be heard and you will be liable to suffer judgment or an order against you in your absence.

Before any attendance at that time you must enter an appearance in the registry.

TIME:

PLACE:

NOTE: The plaintiff's statement, in summary form, of the nature of the dispute, the issues which the plaintiff believes are likely to arise, the plaintiff's contentions, and the questions (if any) that the plaintiff considers are appropriate to be referred to a referee for inquiry and report are set out below.

At the time and place specified above, you must be prepared to inform the Court:

- (a) whether or not you are in agreement with the plaintiff's statement of the nature of the dispute and of the issues likely to arise;
- (b) if you do not agree, what you believe to be the nature of the dispute and the issues likely to arise;
- (c) which of the plaintiff's contentions is contested;
- (d) what your contentions are in relation to the dispute;
- (e) what questions (if any) you consider are appropriate to be referred for inquiry and report;
- (f) whether or not you wish to cross-claim against any other person (whether a party or not) and of the substance of any such cross-claim; and
- (g) whether the dispute is or will be suitable for mediation, neutral evaluation or other alternative dispute resolution procedure and whether you consent to referral for mediation or neutral evaluation.

At the time stated the proceedings will be before the court for directions.

Supreme Court of New South Wales
Queens Square
Sydney NSW 2000

ANNEXURE 2

para 15 (3)

USUAL ORDER FOR REFERENCE

- 1 Pursuant to Pt 72 r 2(1) refer to *[state name of referee]* for enquiry and report the matter in the Schedule hereto.
- 2 Direct that (without affecting the powers of the Court as to costs) the parties, namely *[state relevant parties]*, be jointly and severally liable to the referee for the fees payable to him.
- 3 Direct that the parties deliver to the referee forthwith a copy of this order together with a copy of Pt 72 of the Rules.
- 4 Direct that:
 - (a) subject to paras (b) and (c) hereof the provisions of Pt 72 r 8 shall apply to the conduct of proceedings under the reference;
 - (b) the reference will commence on *[date]* unless otherwise ordered by the referee;
 - (c) the referee consider and implement such manner of conducting proceedings under the reference as will, without undue formality or delay, enable a just determination to be made including, if the referee thinks fit:
 - (i) the making of inquiries by telephone;
 - (ii) site inspection;
 - (iii) inspection of plant and equipment; and
 - (iv) communication with experts retained on behalf of the party;
 - (d) any evidence in chief before the referee shall, unless the referee otherwise permits, be by way of written statements signed by the maker of the statement;
 - (e) the referee submit the report to the Court in accordance with Pt 72 r 11 addressed to the Equity Division Registrar on or before *[date]*.
- 5 The referee shall have power to permit such amendments or additions to the matter in the Schedule as the referee sees fit in order to dispose of the true issues between the parties.
- 6 Grant liberty to the referee or any party to seek directions with respect to any matter arising in proceedings under the reference upon application made on 24 hours' notice or such less notice as to the Court seems fit.
- 7 Reserve costs of the proceedings.
- 8 Stand the proceedings over for further directions on *[date]*.

SCHEDULE

The whole of the proceedings; or

The following questions arising in the proceedings, namely *[state the questions]*.

ANNEXURE 3

para 20 (2)

USUAL ORDER FOR HEARING

- 1 Where no directions have been given for the service of experts' reports, if any party intends to rely on the evidence of an expert witness:
 - (a) if the party has not already done so, the party shall serve a copy of the report of the expert on each other party no later than 28 days before the date fixed for hearing;
 - (b) the party shall serve a copy of the report of any expert responsive to a report delivered in accordance with subpara (a) no later than 14 days before the date fixed for hearing;
 - (c) at least 14 days before the date fixed for hearing (or in the case of a report referred to in subpara (b) at least 7 days before the date fixed for hearing) each party shall, by notice in writing to each other party, state whether the party proposes to object to the whole or any part of any report and the ground for the objection;
 - (d) the Court may, on such terms as it thinks fit, direct that the report served or part of it, stand as the evidence in chief of the witness or as part of such evidence;
 - (e) if the report is not tendered by the party who served it and the expert is not called as a witness, no other party may put the report in evidence without the leave of the Court;
 - (f) if an expert is called as a witness, the party calling the expert may not lead evidence from the expert the substance of which is not included in a report already served in accordance with this paragraph, without the leave of the Court;
 - (g) whether or not the report or any part of it is used in evidence by the party calling the expert, if the expert is called as a witness, any other party may use the report or any part of it in cross examination of the expert unless the Court otherwise orders; and
 - (h) nothing in this order shall otherwise deprive any party of any proper objection to the admissibility of evidence.
- 2 Where no directions have been given for the service of affidavits or statements of evidence, each party shall, not less than 28 days before the date fixed for hearing, serve on each other party a statement of the evidence proposed to be led from each witness to be called by that party, signed by the proposed witness, unless the Court otherwise orders.
- 3 Where directions have been given for the service of affidavits or statements of evidence, or where para 2 of this order applies:
 - (a) a party who fails to comply with an order made for the service of affidavits or statements of evidence, or with para 2 of this order, may not adduce evidence to which the order, or para 2 of this order, applies without the leave of the Court;
 - (b) at least 14 days before the date fixed for hearing each party shall, by notice in writing to each other party, state whether he or she proposes to object to the whole or any part of any affidavit or statement of evidence and the grounds for the objections;
 - (c) the Court may, on such terms as it thinks fit, direct that the statement of evidence served, or part of it, stand as the evidence in chief of the witness, or as part of such evidence;
 - (d) if the affidavit is not read or the maker of the statement of evidence is not called as a witness, no other party may put the affidavit or statement in evidence without the leave of the Court;
 - (e) if the affidavit is read or the maker of the statement of evidence called as a witness, then save in relation to new matters which have arisen in the course of the trial, the party serving the affidavit or statement may not lead evidence from the deponent or the maker of the statement of evidence (as the case may be), the substance of which is not included in the affidavit or statement of evidence served without the leave of the Court;
 - (f) whether or not the affidavit or statement of evidence or any part of it is used in evidence by the party calling the witness, if the deponent or the maker of the statement of evidence is called as a witness any other party may use the affidavit or statement of evidence or any part of it in cross-examination of the witness unless the Court otherwise orders;
 - (g) nothing in this order shall otherwise deprive any party of any proper objection to the admissibility of evidence.
- 4
 - (1) At least 14 days before the date fixed for hearing each party shall, by notice in writing to each other party, specify what documents it proposes to tender at the hearing and, in the event that there has not been inspection, where the documents may be inspected.
 - (2) Within 7 working days thereafter, each party shall advise each other party in writing:
 - (i) which of the specified documents may be tendered by consent;
 - (ii) whether the authenticity of any of the remaining documents, and if so which, is disputed; and
 - (iii) in so far as any document may not be tendered by consent, the grounds for the objection to its tender.
 - (3) Each party other than the plaintiff shall, not later than 5.00 pm on the fourth last working day prior to the date fixed for hearing, deliver to the plaintiff 2 copies of all documents intended to be tendered by such party at the hearing which have not been specified in the plaintiff's notice referred to in subpara (1). The plaintiff shall file, by midday

on the last working day prior to the date fixed for hearing, duly paginated and indexed, two copies of the bundle of the documents intended to be tendered at the hearing by any party. The index of documents should indicate documents the tender of which is agreed and, in relation to the documents as to which there is no agreement, which documents they are and whether lodged on behalf of the plaintiff or on behalf of any other party to the proceedings and, if so, which party.

- 5 (1) If any party intends to tender an original document that party shall, at least 7 days before the date fixed for hearing, give notice of that intention to all other parties.
- (2) If any party requires another party to tender an original document that party shall at the time of advising in accordance with subpara 3(b) give notice of that requirement to the other party.
- (3) The party in possession of any document the subject of a notice in accordance with subpara (1) or (2) shall make the document available for inspection prior to the date of hearing at the chambers of the barrister or office of the solicitor for that party giving the notice.
- 6 Where an order has been made for the filing of lists of documents:
- (a) until the conclusion of the hearing each party shall be under a continuing obligation to disclose any document relevant to any matter in issue with respect to the matters specified in the original order;
- (b) in the event that a party becomes aware that documents which have been in its possession have not been included in its list of documents, whether by reason of oversight or otherwise, that party shall forthwith include, and clearly identify, particulars of those additional documents in a supplementary list and file and serve an affidavit specifying the reason for the failure to disclose the documents in the original list;
- (c) at least 7 working days before the date fixed for hearing, each party shall file and serve a supplementary list of the documents (if any) with respect to the matters specified in the original order which have come into its possession since the time of serving its list of documents, but excluding copies of documents received pursuant to discovery from any other party and copies of subpoenaed documents to which all parties have been granted access, and shall give supplementary inspection.
- 7 No later than 4.30 pm on the last working day before the hearing:
- (a) the plaintiff's barrister shall cause to be filed and served a statement of agreed issues, a chronology of relevant events and, where the number of persons who feature warrants it, a list of relevant characters;
- (b) in the event that there is no agreement, each barrister shall cause to be filed and served a statement of the issues which that barrister perceives are likely to arise;
- (c) each barrister shall cause to be filed and served a list of topics to be covered by the submissions, in the order in which they will be taken, and a list of propositions of law relied upon together with the authorities to be cited in support;
- (d) the barrister for any party other than the plaintiff may file and serve a chronology of relevant events and a list of relevant characters.
- In the event that a party will be represented at the hearing by a solicitor, this paragraph shall apply to that solicitor.
- 8 Documents required by paras 4(3) and 7 of this order to be filed are to be filed by delivery to the Commercial List Clerk. Documents required by para 7 of this order to be served are to be delivered to the barrister for each opposing party or, if a party's barrister cannot be conveniently served, to the solicitor for that party.

TENDERS

Department of Public Works and Services

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE“

TENDERS for the undermentioned Period Contracts, Supplies and Services, required for the use of the Public Service, will be received by the Department of Public Works and Services, Level 3, McKell Building, 2-24 Rawson Place, Sydney, N.S.W. 2000, up til 9.30 am on the dates shown below:

6 November 2001

025/7223 PUBLIC SECTOR MANAGEMENT COURSE. DOCUMENTS: \$110.00 PER SET

8 November 2001

S01/00080 (993) CLEANING FOR WAVERLY BUS DEPOT(STA). CATEGORY B. INSPECTION DATE & TIME: 17/10/2001 @ 9:30 AM SHARP. AREA: 3,349.33 SQ. METERS. DOCUMENTS: \$55.00 PER SET

S01/00080 (993) CLEANING FOR WAVERLEY BUS DEPOT(STA). CATEGORY B. INSPECTION DATE & TIME: 17/10/2001 @ 10:00 AM SHARP. AREA: 3,349.33 SQ. METERS. DOCUMENTS: \$55.00 PER SET

14 November 2001

023/830 WHOLE FROZEN FISH AND/OR FRESH FRUIT AND VEGETABLES FOR TARONGA ZOO. DOCUMENTS: \$110.00 PER SET

15 November 2001

01/7209 LIQUID CHROMATOGRAPH/MASS SPECTROMETER SYSTEM. DOCUMENTS: \$110.00 PER SET

29 November 2001

026/7213 LAND VALUATION SERVICES. DOCUMENTS: \$110.00 PER SET

5 December 2001

ITS2305 PROVISION OF INTERNET SERVICES AND PRODUCTS. DOCUMENTS: \$220.00 PER SET

TENDER DOCUMENT FEE

Tender documents for inspection and purchase, and application forms for Expression of Interest are available at the address above. Where charges apply for tender documents, they are not refundable, cheques and credit cards (Bankcard, Mastercard and Visa) only are acceptable, payable to Department of Public Works and Services. NO CASH payments will be accepted. Documents can be Express Posted on request at an extra cost. Non attendance of mandatory site meetings will render tenders informal.

Further Information is available on the Internet.

(<http://www.dpws.nsw.gov.au/tenders>)

DEPARTMENT OF HOUSING

“TENDERERS are required to comply with the New South Wales Government’s Code of Practice and Tendering for the Construction Industry”.

WESTERN SYDNEY REGIONAL OFFICE**LAWNMOWING / CLEANING**

1) PROSPECT ESTATE (JOB NO WSG 022)

Grounds Maintenance

TWO YEAR CONTRACT

Contractors are required to attend a mandatory site inspection on November 1, 2001.

Note: - **CLOSING DATE EXTENDED TO 10.00 AM TUESDAY NOVEMBER 13, 2001.**

1) CARLINGFORD / OATLANDS / BAULKHAM HILLS / CASTLE HILL / NORTHMEAD (JOB NO WSG 015)

14 sites

2) NORTH PARRAMATTA (JOB NO WSG 029)

20 Sites

Lawns / Gardens / Common Area Cleaning

Note: - **CLOSING 10.00 AM TUESDAY NOVEMBER 13, 2001.**

Tender Fee;- \$55.00 (GST included) payable by cheque or money order.

Ph 9891-8402 or 9891-8181

Tender documents are available from Western Sydney Regional Office, 106-106 Church Street Parramatta and tenders close at that office.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BAULKHAM HILLS SHIRE COUNCIL

Roads Act 1993, Section 39

Closure of Temporary Public Road Linking Lamont
Close to Poole Road, Kellyville

THE Baulkham Hills Shire Council hereby advises that pursuant to Section 39 of the Roads Act 1993, it intends to close to vehicular traffic the temporary public road linking Lamont Close to Poole Road, Kellyville. The temporary public road is situated on Lots 5 and 13 DP 1011649. On publication of this notice the temporary public road ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. Dated at Wollongong this thirtieth day of October 2001. DAVID MEAD, General Manager, Baulkham Hills Shire Council, PO Box 75, Castle Hill, NSW 2154. [0975]

COROWA SHIRE COUNCIL

Notice of Revocation of Bush Fire Danger Period

PURSUANT to Section 82(1) of the Rural Fires Act 1997, and in accordance with Corowa Service Level Agreement (Schedule 3, Part 2.11), I hereby further revoke the local bush fire danger period for the whole of Corowa Shire until midnight 15 November 2001. BRETT HAGAN, Superintendent, Fire Control Officer. [0969]

HASTINGS COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land and
Interests in Land

THE Hastings Council declares, with the approval of Her Excellency the Governor, that the land described in Schedule A below, excepting the interests in land described in Schedule B below and 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 tourism and public recreation purposes. Dated at Port Macquarie this 31st day of October 2001.

Schedule A

Lot 114 DP 823802.

Schedule B

Leases over land in Schedule A, registered under the Real Property Act 1900 with Land and Property Information NSW, being registered leases Nos. of sites in Timbertown as follows:

- 5836804 — Suite 1, Administration Building to Clarissa's Fine Foods Pty Ltd

- 5841166 — Building 10 to Simon Troy McKinnon and Anne Lesley McKinnon
- 5885249 — Building 9 with verandah to Actgala Pty Ltd
- 6077553 — Building 8 to Bernard Rodda
- 6213739 — Building 21 to Anthony Ernest Hawke and Ann Marie Hawke
- 6288228 — Building 13 to Hubert Karall
- 6655258 — Building 7 with verandah to Rhonda Lynette Hilton, Cassandra Ann Hilton and Rachael Anne Brogden
- 6773901 — Tenancy A to Trevor Smith and Anton Fertl

Unregistered leases/licences over the land in Schedule A being:

- Lease of land to Michael Wayne Gray trading as Gumnut Farmyard
- Lease of Building 6 to Anthony and Ann Hawke
- Lease of Building 14 to Alexander Casiraghi
- Licence for use of the railway system, locomotives, rolling stock, and steam sawmill to Timbertown Heritage Steam Railway
- Licence for use of Building 3 to Hastings Valley Fine Art Association Inc.
- Licence for use of Building 22 to Artist Blacksmith's Association Inc.

BERNARD SMITH, General Manager, PO Box 84, Port Macquarie 2444. tel.: (02) 6581 1111, fax: (02) 6581 8107. [0962]

HORNSBY SHIRE COUNCIL

Roads Act 1993

Notice Under Clause 17 of the Roads Transport (Mass, Loading and Access) Regulation, 1996

HORNSBY Shire Council, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading, 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.

1. Citation

This Notice may be cited as the Hornsby Shire Council B-Double Notice No. 1/2001.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 1 July 2005 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Doubles routes within the Hornsby Shire Council.

Type	Road	Starting point	Finishing point
25	Unnamed Road, Maroota Between 0600-1800 hrs Mon-Fri, 0600-1200 hrs Sat. with no approval for public holidays. An extension from 0600-1900 hrs Mon-Fri will apply for departing trucks only.	Old Northern Road	Camilleri Stockfeed

R. J. BALL, General Manager, Council Chambers (PO Box 37) 296 Pacific Highway, Hornsby, NSW 2077. [0966]

NORTH SYDNEY COUNCIL

Renaming of Public Road at Cammeray
Parish of Willoughby
County of Cumberland

NOTICE is given pursuant to the Roads General Regulation 1994 that Council has renamed that length of Chandos Street at Cammeray which extends from West Street in a westerly direction to the Warringah Expressway and which adjoins the land in Deposited Plan 247471 and Deposited Plan 749655:

Former Name: Chandos Street

New Name: Sexton Place

Authorised by resolution of the Council at its meeting 2 April 2001. [0961]

PARRAMATTA CITY COUNCIL

Local Government Act 1993 — Section 50

Notice of the Dedication of Land as Public Garden and Recreation Space at Rydalmere in the Parramatta City Council Area

THE Parramatta City Council in accordance with the provisions of Section 50 (1) of The Local Government Act 1993 dedicates the land described in the schedule below as Public Garden and Recreation Space. T. BARNES, General Manager, Parramatta City Council.

Schedule

All of the parcel of land situated in the Parramatta City Council area, at Dundas, Parish of Field of Mars, County of Cumberland, shown as Lot 17 Deposited Plan 25930. [0963]

PARRAMATTA CITY COUNCIL

Local Government Act 1993 — Section 50

Notice of the Dedication of Land as Public Garden and Recreation Space at Dundas in the Parramatta City Council Area

THE Parramatta City Council in accordance with the provisions of Section 50 (1) of The Local Government Act 1993 dedicates the land described in the schedule below as Public Garden and Recreation Space. T. BARNES, General Manager, Parramatta City Council.

Schedule

All of the parcel of land situated in the Parramatta City Council area, at Dundas, Parish of Field of Mars, County of Cumberland, shown as Lots 75, 76 and 77 Deposited Plan 29597. [0964]

RICHMOND VALLEY COUNCIL

ERRATUM

Notice of Acquisition of Land by Agreement
Roads Act 1993 Section 177

AN erratum to the Notice that was given on Friday 26 October 2001 in the NSW *Government Gazette* read "Roads Act 1993 Section 10" and should have read "Roads Act 1993 Section 177". RV SCHIPP, General Manager, Locked Bag 10, Casino NSW 2470. [0979]

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

Notice of Compulsory Acquisition of Land

THE Richmond Valley 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 purpose of a town hall and public buildings. Dated at Casino this 31st day of October 2001. RV SCHIPP, General Manager.

SCHEDULE

Lot 1 DP232286. Lot 4 DP934137. [0980]

SHOALHAVEN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Council of the City of Shoalhaven at its meeting of 15 June 1999, Minute No 1159, resolved to acquire land for a deviation of MR 92. Part of that land as described in the schedule below has been acquired and is hereby dedicated as Council Public Road pursuant to Section 10 of the Roads Act 1993. G. A. NAPPER, General Manager, Shoalhaven City Council, Bridge Road, Nowra (PO Box 42, Nowra) NSW 2541. File 12493.

SCHEDULE

Lot 2 DP 1029723, Parish of Nowra, County of St Vincent.

Lot 451 DP 1003882, Parish of Nowra, County of St Vincent. [0968]

WEDDIN SHIRE COUNCIL

Roads Act 1993, Section 10

ERRATA to

Notice of Dedication of Land as Public Road

COUNCIL's Notice of Dedication as Public Road in NSW *Government Gazette* No. 143 (notice no.818 on page 8168) refers to land known as Lots 1, 2, 5, 17, 8, 11 & 12 (new alignment of Main Road 239, from Grenfell to Young, at Hunters Bridge, Tyagong Creek) but the Deposited Plan number (DP 872222) was inadvertently omitted. Furthermore, the Lot numbers were not correct. The correct Lot numbers to be dedicated are Lots 2, 5, 17, 8, 11, 12, 15 & 16. T.V. LOBB, General Manager, Weddin Shire Council, P.O. Box 125, Grenfell NSW 2810. [0976]

BELLINGEN SHIRE COUNCIL

Local Government Act 1993

Sale of Land for Overdue Rates

NOTICE is hereby given to the persons named hereunder that the Council of the shire of Bellingen has resolved in pursuance of Division 5 (Section 713) 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 in which the amount of rates stated in each case, as at 1st September, 2001 is due.

Owner or person having interest in land	Description of Land	Amount of rates (including extra charges) overdue for more than five years	Amount of all other rates (including extra charges) due and in arrears	Total
(a)	(b)	(c)	(d)	(e)
Elizabeth Olive Young	Lot 43 DP 755555 Darkwood Road, Brinerville	\$2,892.38	\$4,133.98	\$7,026.36
Malcolm Edwin Pettingill	Lot 60 DP 811731 Hill Street, Bellingen	\$10,925.95	\$8,548.20	\$19,474.15
Malcolm Edwin Pettingill	Lot 11 DP 807439 Bowraville Road, Bellingen	\$11,621.23	\$7,594.41	\$19,215.64
Carmen Hordern Peter Bruce Hordern	Lot 50 DP 631365 Kalang Road, Kalang	\$2,666.73	\$3,791.85	\$6,458.58
Katherine Quelch Susanne Louise Quelch	Lot 41 DP 752823 Prices Road, Dorrigo	\$3,987.91	\$6,436.50	\$10,424.41
Mary Davison	Lot 4 DP 40127 Fitzroy Street, Urunga	\$17,624.46	\$9047.10	\$26,671.56
John Albert Henry Parker	Lot 1 DP 629182 Cypress Street, Dorrigo	\$2,560.35	\$8,459.38	\$11,019.73

If 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 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 at the Council Chambers, Hyde Street, Bellingen, on Saturday, 9th February 2002 commencing at 11a.m. by licensed auctioneers Kilbornes First National Real Estate. P. J. DOYLE, General Manager, PO Box 117, Bellingen, 2454. [0967]

URALLA SHIRE COUNCIL

Sale of Land for Unpaid Rates
(S.713 Local Government Act 1993)

NOTICE is hereby given to the persons named hereunder that Uralla Shire Council proposes to sell the land described hereunder for unpaid rates and charges:

Owners or persons having interest in land	Description of Land	Amount of rates (including extra charges) overdue for more than five years	Amount of all other rates (including extra charges) due and in arrears	Total Amount due
Mark LORD and Lynette MOTTRAM	Rate Assessment Number 1429 being Lot 20, DP 755837, Thunderbolts Way, Yarrowyck Area: 8,094 sq. metres	\$138.80	\$1,359.48 (rates and charges) \$366.89 (interest)	\$1,498.28 (rates and charges) 366.89 (interest) \$1,865.17

If all rates and charges payable (including overdue rates and charges) are not paid to the Council or an arrangement satisfactory to the Council is not entered into by the rateable person before the time fixed for the sale, the Council will proceed with the sale. Lot 20 DP 755837, Thunderbolts Way, Yarrowyck is to be offered for sale by public auction with no reserve. The auctioneer is yet to be appointed. The auction will be held at the Council Chambers, 32 Salisbury Street, Uralla on Thursday, 7 February 2002 at 10.00 a.m. For enquiries contact Council on ph (02) 6778 4006. R. G. FULCHER, General Manager. [0971]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of WAYNE SINCLAIR (also known as Wayne John Sinclair), late of 61 Campbell Street, Glebe, in the State of New South Wales, software designer, who died between 23rd and 24th July, 2001, must send particulars of his claim to the executors, Karl Alfred Tighe and Michael Feather, c.o. Henry Davis York, Lawyers, 44 Martin Place, Sydney, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 24th October, 2001. HENRY DAVIS YORK, Lawyers, 44 Martin Place, Sydney, NSW 2000 (DX 173, Sydney), Tel.: (02) 9947 6000. [0978]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of TERESA WARD, late of Point Clare, in the State of New South Wales, home duties, who died on 10th July, 2001, must send particulars of his claim to the executrix, Catherine Jane Goudie (in the Will called Catherine Jane Ward), c.o. John G. Burton and Associates, Solicitors, 16 Adelaide Street, East Gosford, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 16th October, 2001. JOHN G BURTON AND ASSOCIATES, Solicitors, 16 Adelaide Street, East Gosford, NSW 2250 (DX 7263, Gosford), Tel.: (02) 4323 4899. [0972]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MARIA SLOBODIAN, late of 32 Somerville Road, Hornsby Heights, in the State of New South Wales, retired, who died on 22nd August, 2001, must send particulars of his claim to the executrix, Helena Irene Huzij, c.o. Collins and Thompson, Solicitors, 189 Pacific Highway, Hornsby, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 25th October, 2001. COLLINS AND THOMPSON, Solicitors, 189 Pacific Highway, Hornsby, NSW 2077 (DX 9691, Hornsby), Tel.: (02) 9476 2788. [0970]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of EVELYN MARY COWIE, late of Wollstonecraft, in the State of New South Wales, widow, who died on 16th September, 2001, must send particulars of his claim to the executor, John Alexander Cowie, c.o. Makinson & d'Apice, Solicitors, Level 18, 68 Pitt Street, Sydney, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 23rd October, 2001. MAKINSON & d'APICE, Solicitors, 68 Pitt Street, Sydney, NSW 2000 (DX 296, Sydney), Tel.: (02) 9233 7788. [0973]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ENID ETHERL NINA EDWARDS, late of 23A-25 Grantham Street, Burwood, in the State of New South Wales, widow, who died on 10th August, 2001, must send particulars of his claim to the executor, Christopher Paul Maley, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 18th October, 2001. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), Tel.: (02) 9682 3777. [0974]

COMPANY NOTICES

NOTICE convening final meeting of members.—HARDI PUMPS & SPRAYERS NSW PTY LIMITED (In voluntary liquidation), ACN 000 958 118.—Notice is hereby given pursuant to section 509 of the Corporations Law, that a final meeting of members of the abovenamed company will be held at the offices of Frank Larosa Chartered Accountant, Suite 5, 46-48 Urunga Parade, Miranda, on 3rd December, 2001, at 10 a.m., for the purpose of laying before the meeting the liquidator's final account and report showing the manner in which the winding up has been conducted and giving any explanation thereof. Dated 29th October, 2001. Frank Larosa, Liquidator, Suite 5, 46-48 Urunga Parade, Miranda, NSW 2228, tel.: (02) 9526 2770. [0965]

NOTICE of voluntary liquidation.—DERWENT HOUSE PTY LIMITED, ACN 000 531 279.—Notice is hereby given that at a general meeting of members of the above named company duly convened and held at Level 16, 60 Castlereagh Street, Sydney, NSW 2000 on 24th October 2001 the following special resolution was passed “that the company be wound up voluntarily”. Dated 10th October 2001. J. S. OVENDEN, Liquidator, 5 Park Avenue, Drummoyne, NSW 2047. [0977]

