



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Regulations

Director of Public Prosecutions Amendment (Pre-trial Disclosure) Regulation 2001

under the

Director of Public Prosecutions Act 1986

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Director of Public Prosecutions Act 1986*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to prescribe a form for a disclosure certificate in relation to disclosures made by police officers to the Director of Public Prosecutions pursuant to section 15A of the *Director of Public Prosecutions Act 1986*.

This Regulation is made under the *Director of Public Prosecutions Act 1986*, including section 15A and section 37 (the general regulation-making power).

Clause 1 Director of Public Prosecutions Amendment (Pre-trial Disclosure)
 Regulation 2001

Director of Public Prosecutions Amendment (Pre-trial Disclosure) Regulation 2001

1 Name of Regulation

This Regulation is the *Director of Public Prosecutions Amendment (Pre-trial Disclosure) Regulation 2001*.

2 Commencement

This Regulation commences on 19 November 2001.

3 Amendment of Director of Public Prosecutions Regulation 2000

The *Director of Public Prosecutions Regulation 2000* is amended as set out in Schedule 1.

Director of Public Prosecutions Amendment (Pre-trial Disclosure)
Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 2 Definitions

Insert after clause 2 (2):

- (3) A reference in this Regulation to a form is a reference to a form in Schedule 1.

[2] Clause 3A

Insert after clause 3:

3A Prescribed form for police officer disclosure

Disclosures by a police officer to the Director of Public Prosecutions for the purposes of section 15A of the Act must:

- (a) be in Form 1, and
- (b) be completed, signed and dated by the police officer in charge of the investigation, and
- (c) be signed and dated by the police officer who holds the position of Brief Manager in the Police Service.

Director of Public Prosecutions Amendment (Pre-trial Disclosure)
Regulation 2001

Schedule 1 Amendments

[3] **Schedule 1**

Insert after clause 4:

Schedule 1 Forms

(Clause 2 (3))

Form 1 Disclosure Certificate (for Prosecutions and Advisings)

(Clause 3A)

(Director of Public Prosecutions Act 1986, section 15A)

Matter of: Charge No(s): H

For indictable offence(s) of:

Acknowledgement

I am aware that as a police officer investigating an alleged indictable offence I have a duty, under section 15A of the *Director of Public Prosecutions Act 1986*, to disclose to the Director of Public Prosecutions (DPP) all relevant information, documents or other things obtained during the investigation that might reasonably be expected to assist the case for the prosecution or the case for the accused person. I am aware that this duty continues until the DPP decides that the accused person will not be prosecuted for the alleged offence(s), the accused person is found guilty or acquitted, or the prosecution is terminated.

I am aware that my duty to disclose as outlined above is subject to bona fide claims of privilege, public interest immunity or statutory immunity and I am aware that such claims are to be directed through my Commander to the General Manager, Court and Legal Services of the Police Service.

Director of Public Prosecutions Amendment (Pre-trial Disclosure)
Regulation 2001

Amendments

Schedule 1

Certification

1 Relevant sensitive material not contained in the brief to the DPP

There IS / IS NO (cross out the word or words that do not apply) sensitive material that is not contained in the brief of evidence provided to the DPP which might reasonably be expected to assist the case for the prosecution or the case for the accused person.

In this certificate, *sensitive material* means all relevant information, documents or other things obtained during the investigation that are subject to a bona fide claim of privilege, public interest immunity or statutory immunity.

2 Relevant non-sensitive material not contained in the brief to the DPP

I am aware that relevant material that is not sensitive material that is not contained in the brief is to be listed in the manner indicated in the Schedule to this Form and, unless it is impracticable, I am required to provide a copy to the DPP with this certificate. If it is impracticable to provide any or all of such material with this certificate, I am aware that I must retain the material for as long as the duty to disclose it exists and facilitate access to the material by the DPP.

There IS / IS NO (cross out the word or words that do not apply) relevant material that is not sensitive material that is not contained in the brief of evidence provided to the DPP which might reasonably be expected to assist the case for the prosecution or the case for the accused person.

Undertaking

I undertake to advise the DPP in writing, as soon as practicable, if I become aware of any additional information, documents or other things that might reasonably be expected to assist the case for the prosecution or the case for the accused person.

Signed (OIC of case): Date:

Name: Rank:

Director of Public Prosecutions Amendment (Pre-trial Disclosure)
Regulation 2001

Schedule 1 Amendments

Received and noted by Brief Manager

Signed (Brief Manager): Date:

Name: Rank:

Fisheries Management (Aquaculture) Amendment (Contributions, Rent and Fees) Regulation 2001

under the

Fisheries Management Act 1994

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fisheries Management Act 1994*.

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

Explanatory note

The objects of this Regulation are as follows:

- (a) to enable the holder of an aquaculture permit to pay annual contributions towards the costs of administration of Part 6 of the *Fisheries Management Act 1994* within 30 days of the issue of the permit (or in instalments, as is presently the case),
- (b) to prescribe the minimum rental for aquaculture leases generally (rather than class 1 leases only, as is presently the case),
- (c) to prescribe reduced processing fees for multiple applications relating to the transfer or surrender of aquaculture leases,
- (d) to prescribe reduced processing fees relating to multiple claims for the transmission of aquaculture leases on the death of the lessee.

This Regulation is made under the *Fisheries Management Act 1994*, including sections 156, 165, 173, 174, 191 and 289 (the general power to make regulations).

Clause 1 Fisheries Management (Aquaculture) Amendment (Contributions, Rent and Fees) Regulation 2001

Fisheries Management (Aquaculture) Amendment (Contributions, Rent and Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Fisheries Management (Aquaculture) Amendment (Contributions, Rent and Fees) Regulation 2001*.

2 Amendment of Fisheries Management (Aquaculture) Regulation 1995

The *Fisheries Management (Aquaculture) Regulation 1995* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Fisheries Management (Aquaculture) Amendment (Contributions, Rent and Fees) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 6A Aquaculture permit holders liable to pay contributions towards cost of administration

Omit clause 6A (4). Insert instead:

- (4) The annual contribution is payable within 30 days of the issue of the permit, or by instalments. If the contribution is to be paid by instalments, the Minister is required:
 - (a) to determine the amounts of the instalments, or the manner in which they are to be calculated, and
 - (b) to notify the amounts or the manner of their calculation, and the date by which each instalment must be paid, to the permit holder concerned.

[2] Clause 6A (5)

Omit “to make a payment”. Insert instead “to pay an instalment”.

[3] Clause 36 Minimum rent for leased area

Omit “for a class 1 lease” from clause 36 (1).

Insert instead “for a lease (of any class)”.

[4] Clause 41 Procedure for getting Minister’s consent to transfer of aquaculture lease

Insert after clause 41 (2):

- (2A) Despite subclause (2) (c), if more than one such application is made by the same applicant and lodged on the same day, the processing fee that must accompany the second (and each further) such application is \$50.

Fisheries Management (Aquaculture) Amendment (Contributions, Rent and Fees) Regulation 2001

Schedule 1 Amendments

[5] Clause 42 Transmission of aquaculture lease on lessee's death

Insert at the end of clause 42:

- (2) Despite subclause (1) (b), if more than one such claim is made by the same applicant and lodged on the same day, the processing fee that must accompany the second (and each further) such claim is \$50.

[6] Clause 43 Aquaculture lease may be surrendered

Insert after clause 43 (1):

- (1A) Despite subclause (1) (b), if more than one such application is made by the same applicant and lodged on the same day, the processing fee that must accompany the second (and each further) such application is \$50.

Police Superannuation Amendment (Release of Benefits) Regulation 2001

under the

Police Regulation (Superannuation) Act 1906

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Police Regulation (Superannuation) Act 1906*.

JOHN DELLA BOSCA, M.L.C.,
Special Minister of State

Explanatory note

The objects of this Regulation are:

- (a) to provide for the reduction and calculation of benefits payable under the Police Superannuation Scheme to or in respect of a contributor or former contributor to the Scheme who has received early release of a benefit on the ground of severe financial hardship or on compassionate grounds, and
- (b) to provide for consent to be obtained to the reduction before the early release of benefits, and
- (c) to enable pension benefits to be partly commuted to meet the amount by which the benefits are reduced, and
- (d) to make provision with respect to the early release of benefits during a transitional period.

This Regulation is made under the *Police Regulation (Superannuation) Act 1906*, including section 12H, section 24 (the general regulation-making power) and clause 1 of Schedule 6.

Clause 1 Police Superannuation Amendment (Release of Benefits) Regulation 2001

Police Superannuation Amendment (Release of Benefits) Regulation 2001

1 Name of Regulation

This Regulation is the *Police Superannuation Amendment (Release of Benefits) Regulation 2001*.

2 Amendment of Police Superannuation Regulation 2000

The *Police Superannuation Regulation 2000* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Police Superannuation Amendment (Release of Benefits) Regulation 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Part 3, Division 3

Insert after Division 2:

Division 3 Benefit reductions relating to early release of benefits on ground of severe financial hardship or on compassionate grounds

13A Application of Division

The benefits under the following provisions of the Act may be the subject of a reduction under this Division:

- (a) section 5B (Contributor who is executive officer),
- (b) section 7 (Superannuation allowance except where member hurt on duty),
- (c) section 7AA (Superannuation allowance on early retirement),
- (d) section 8A (Disengagement benefit for members aged between 50–55),
- (e) section 9B (Preserved benefit),
- (f) section 9C (Preservation of minimum benefits under superannuation guarantee legislation),
- (g) section 10 (Superannuation allowance where member hurt on duty),
- (h) section 12 (Superannuation allowance where a member or former member dies as a result of being hurt on duty), but limited to benefits payable under section 12 (1AA) (a) and section 12 (1AA) (b) (i), or where as a result of an election under subsection (1A) to take a gratuity prescribed by section 13, a benefit is payable under that section,
- (i) section 13 (Gratuity where deceased member not hurt on duty),

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Police Superannuation Amendment (Release of Benefits) Regulation 2001

Schedule 1 Amendment

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- (j) section 13A (Gratuity where deceased member hurt on duty but left no dependants etc),
 - (k) section 14 (Gratuity for discharged members not hurt on duty),
 - (l) section 14J (Commutation on normal or early retirement of member).

13B Reduction of benefits

- (1) This clause applies to the reduction of benefits payable to or in respect of a contributor or former contributor (other than a benefit payable under section 12F or 12G of the Act) to whom a benefit has been released on the ground of the contributor's or former contributor's severe financial hardship or on compassionate grounds.
- (2) If a benefit is released to a former contributor who provided for a benefit under section 9B of the Act, or had a benefit preserved under section 9C of the Act, STC must, on and from the date of release, calculate the amount of any benefit provided for or preserved and reduce that amount by the amount of benefit released. The amount of benefit payable when the benefit provided for or preserved is payable is to be reduced accordingly.
- (3) In any other case, STC must create a debt account in the Fund in respect of the contributor and must when a benefit is payable reduce the benefit that is payable by the amount debited to the debt account at the time the benefit is payable.
- (4) Despite subclause (3), if a benefit is provided for or preserved under section 9B or 9C of the Act after the release to the contributor concerned of a benefit and before a benefit is otherwise payable, STC must, on and from the date the benefit is provided for or preserved, calculate the amount of benefit provided for or preserved and reduce that amount by the amount debited to the debt account at the time the benefit is provided for or preserved. The amount of benefit payable when the benefit provided for or preserved is payable is to be reduced accordingly.
- (5) The amount debited to the debt account is to be the amount of benefit released together with interest on that amount at a rate determined by STC.

Police Superannuation Amendment (Release of Benefits) Regulation 2001

Amendment

Schedule 1

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- (6) STC may obtain actuarial advice for the purpose of determining the amount of a reduced benefit.

13C Consent to benefit reduction

Before releasing a benefit on the ground of severe financial hardship or on compassionate grounds, STC must obtain the written consent of the contributor or former contributor to the reduction of benefits as a consequence of the early release.

13D Commutation of superannuation allowances for reduction of benefits

- (1) If a benefit that may be taken in the form of a superannuation allowance is to be reduced under this Division, STC may, at its discretion and with the consent of the person to whom the allowance is payable, commute part of the unreduced allowance to a lump sum for the purposes of the payment to STC of the amount of the reduction.
- (2) Commutation of part of the superannuation allowance:
- (a) does not affect any other right that the person has to commute the allowance under the Act, and
 - (b) is not to be taken into account for the purpose of determining whether, and to what extent, any such other right may be exercised, and
 - (c) is to be done on a basis determined by STC.
- (3) STC may obtain actuarial advice for the purpose of determining the basis on which part of a superannuation allowance is to be commuted under this section.

13E Release of benefits during transitional period

- (1) This clause applies to the release of a benefit to a contributor or former contributor on the ground of severe financial hardship or on compassionate grounds during the transitional period if:
- (a) the release was not inconsistent with section 12F or 12G of the Act, as inserted by the *Superannuation Legislation Amendment Act 2000*, and
 - (b) STC obtained the written consent of the contributor or former contributor to the reduction of benefits as a consequence of the early release.

Police Superannuation Amendment (Release of Benefits) Regulation 2001

Schedule 1 Amendment

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- (2) Clauses 13A, 13B and 13D apply in respect of a release of benefit to which this clause applies in the same way as they apply to a release of benefit after the commencement of those clauses.
- (3) In this clause:
transitional period means the period commencing on the date of assent to the *Superannuation Legislation Amendment Act 2000* and ending on the commencement of sections 12F and 12G of the Act, as inserted by that Act.

Public Authorities (Financial Arrangements) Amendment (University of Technology, Sydney) Regulation 2001

under the

Public Authorities (Financial Arrangements) Act 1987

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Public Authorities (Financial Arrangements) Act 1987*.

MICHAEL EGAN, M.L.C.,
Treasurer

Explanatory note

The *Public Authorities (Financial Arrangements) Act 1987* (***the Act***) makes provision in Part 2 for an ***authority*** to obtain financial accommodation with the approval of the Governor and the Treasurer. The term ***authority*** is defined in section 3 (1) of the Act.

On 11 October 2000, the Governor and the Treasurer approved of the obtaining of financial accommodation by the Council of the University of Technology, Sydney. On 1 March 2001, the Council of the University of Technology, Sydney, ceased to be an ***authority*** for the purposes of Part 2 of the Act as a result of amendments made to the *Public Authorities (Financial Arrangements) Regulation 2000* by the *Public Authorities (Financial Arrangements) Amendment (Exclusion) Regulation 2001*. At the time that the Council ceased to be an ***authority*** for the purposes of Part 2, the Council had not yet obtained the financial accommodation for which it had approval.

Public Authorities (Financial Arrangements) Amendment (University of Technology, Sydney)
Regulation 2001

Explanatory note

The object of this Regulation is to provide for the Council of the University of Technology, Sydney, to obtain financial accommodation in accordance with the approvals by the Governor and Treasurer of 11 October 2000.

This Regulation is made under the *Public Authorities (Financial Arrangements) Act 1987*, including section 43 (the general regulation-making power) and section 47 (3) (Transitional provision applying to entities that cease to be authorities).

Public Authorities (Financial Arrangements) Amendment (University of Technology, Sydney) Regulation 2001

Clause 1

Public Authorities (Financial Arrangements) Amendment (University of Technology, Sydney) Regulation 2001

1 Name of Regulation

This Regulation is the *Public Authorities (Financial Arrangements) Amendment (University of Technology, Sydney) Regulation 2001*.

2 Amendment of Public Authorities (Financial Arrangements) Regulation 2000

The *Public Authorities (Financial Arrangements) Regulation 2000* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Public Authorities (Financial Arrangements) Amendment (University of
Technology, Sydney) Regulation 2001

Schedule 1 Amendment

Schedule 1 Amendment

(Clause 2)

Clause 60

Insert after clause 59:

60 Transitional provision—University of Technology, Sydney

- (1) In this clause, *the Council* means the Council of the University of Technology, Sydney.
- (2) The Council may obtain financial accommodation under Part 2 of the Act in accordance with the approvals of the Governor and the Treasurer of 11 October 2000 to the obtaining of financial accommodation by the Council, and for that purpose the Council is taken to be an *authority* within the meaning of section 3 (1) of the Act for the purposes of Part 2 of the Act.

Note. The Council ceased to be within the definition of *authority* in section 3 (1) of the Act for the purposes of Part 2 of the Act on 1 March 2001.

Public Authorities (Financial Arrangements) Amendment (University of Western Sydney) Regulation 2001

under the

Public Authorities (Financial Arrangements) Act 1987

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Public Authorities (Financial Arrangements) Act 1987*.

MICHAEL EGAN, M.L.C.,
Treasurer

Explanatory note

The object of this Regulation is to expand the investment powers of the University of Western Sydney. This Regulation will give the University the power to invest in shares issued by the Australian Centre for Advanced Computing and Communications Pty Limited.

This Regulation is made under the *Public Authorities (Financial Arrangements) Act 1987*, including section 24 (Investment powers of authorities) and clause 3 of Schedule 4.

Clause 1 Public Authorities (Financial Arrangements) Amendment (University of Western Sydney) Regulation 2001

Public Authorities (Financial Arrangements) Amendment (University of Western Sydney) Regulation 2001

1 Name of Regulation

This Regulation is the *Public Authorities (Financial Arrangements) Amendment (University of Western Sydney) Regulation 2001*.

2 Amendment of Public Authorities (Financial Arrangements) Regulation 2000

The *Public Authorities (Financial Arrangements) Regulation 2000* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Schedule 1 Amendment

(Clause 2)

Clause 52E

Insert after clause 52D:

52E Additional investment—University of Western Sydney

The following additional investment is prescribed in respect of the Board of Trustees of the University of Western Sydney for the purposes of clause 3 (f) of Schedule 4 to the Act:

Investment in shares issued by the Australian Centre for Advanced Computing and Communications Pty Limited.

Public Finance and Audit Amendment (Rail Infrastructure Corporation) 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 *Public Finance and Audit Act 1983* provides for *officers of an authority* to exercise functions relating to the committing or incurring of expenditure and the authorising of payment of accounts. The object of this Regulation is to prescribe employees of the Rail Infrastructure Corporation as *officers of an authority* in relation to the State Rail Authority.

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

Clause 1 Public Finance and Audit Amendment (Rail Infrastructure Corporation)
Regulation 2001

Public Finance and Audit Amendment (Rail Infrastructure Corporation) Regulation 2001

1 Name of Regulation

This Regulation is the *Public Finance and Audit Amendment (Rail Infrastructure Corporation) 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 Note

The explanatory note does not form part of this Regulation.

Public Finance and Audit Amendment (Rail Infrastructure Corporation)
Regulation 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

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

Insert as clause 17 (7):

- (7) For the purposes of the definition of *officer of an authority* in section 4 (1) of the Act, an employee of the Rail Infrastructure Corporation is prescribed in relation to the State Rail Authority, but only for the purposes of exercising functions under sections 12 and 13 of the Act.

Rules

Local Courts (Civil Claims) Amendment (Costs) Rule 2001

under the

Local Courts (Civil Claims) Act 1970

The Local Court (Civil Claims) Rule Committee made the following rule of court under the *Local Courts (Civil Claims) Act 1970* on 9 October 2001.

Stephen Olischlager

Secretary to the Rule Committee

Explanatory note

The object of this Rule is to amend Part 31A rule 7 of the *Local Courts (Civil Claims) Rules 1988* to omit rule 7 (1), which provides for costs in respect of certain matters recoverable on or after 1 July 1994 to be determined by reference to the amount of costs that were recoverable before that date. The *Legal Profession Act 1987* currently makes provision for the recovery of costs.

Clause 1 Local Courts (Civil Claims) Amendment (Costs) Rule 2001

Local Courts (Civil Claims) Amendment (Costs) Rule 2001

1 Name of Rule

This Rule is the *Local Courts (Civil Claims) Amendment (Costs) Rule 2001*.

2 Amendment of Local Courts (Civil Claims) Rule 1988

The *Local Courts (Civil Claims) Rule 1988* are amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Rule.

Schedule 1 Amendment

(Clause 2)

Part 31A rule 7

Omit rule 7 (1).

Local Courts (Civil Claims) Amendment (Proceeds of Writs) Rule 2001

under the

Local Courts (Civil Claims) Act 1970

The Local Court (Civil Claims) Rule Committee made the following rule of court under the *Local Courts (Civil Claims) Act 1970* on 9 October 2001.

Stephen Olischlager
Secretary to the Rule Committee

Explanatory note

The object of this Rule is to amend the *Local Courts (Civil Claims) Rules 1988* to make further provision in respect of the receipt, custody and disbursement of money levied or received by a Sheriff's officer or bailiff by virtue of a writ of execution.

Clause 1 Local Courts (Civil Claims) Amendment (Proceeds of Writs) Rule 2001

Local Courts (Civil Claims) Amendment (Proceeds of Writs) Rule 2001

1 Name of Rule

This Rule is the *Local Courts (Civil Claims) Amendment (Proceeds of Writs) Rule 2001*.

2 Commencement

This Rule commences on 1 January 2002.

3 Amendment of Local Courts (Civil Claims) Rules 1988

The *Local Courts (Civil Claims) Rules 1988* are amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Rule.

Local Courts (Civil Claims) Amendment (Proceeds of Writs) Rule 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Part 30 rule 20

Omit the rule. Insert instead:

20 Receipt, custody and disbursement of money

- (1) A Sheriff's officer or bailiff levying or receiving money by virtue of a writ of execution must, where practicable, give an acknowledgment of the money to the judgment debtor or other person from whom the money has been received.
- (2) A Sheriff's officer or bailiff levying or receiving money by virtue of a writ of execution must do either of the following after levying or receiving the money:
 - (a) with the consent of the registrar at the court where the Sheriff's officer or bailiff is located—pay the amount levied or received to the registrar within 24 hours of its receipt and provide a return to the registrar specifying the following:
 - (i) the amounts payable from the proceeds of the writ to the judgment creditor in reduction or satisfaction of the judgment debt, and
 - (ii) the amount to be retained for the Sheriff's officer's costs of the writ,
 - (b) pay to the judgment creditor the amount levied or received (to the extent of the judgment debt) within 21 days of its receipt, less the amount of the Sheriff's officer or bailiff's costs of the writ.
- (3) If payment is made to the registrar under subrule (2) (a), the registrar must pay the money in accordance with the return provided by the Sheriff's officer or bailiff within 21 days of its receipt.
- (4) If the money levied or received by the Sheriff's officer or bailiff exceeds the total of the amount necessary to satisfy the writ of execution (including interest) and the costs of the execution, the amount in excess of that total amount must be paid to the judgment debtor within 21 days of its receipt.

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Local Courts (Civil Claims) Amendment (Proceeds of Writs) Rule 2001

Schedule 1 Amendments

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- (5) The Sheriff's officer or bailiff at a court must:
- (a) keep a trust account with a bank approved by the Treasurer, and
 - (b) pay into that account all money received by the Sheriff's officer or bailiff in respect of any writ and not paid immediately to a registrar, a judgment creditor or, in respect to money referred to in subrule (4), a judgment debtor.

[2] Part 30A rule 15A

Insert after rule 15:

15A Receipt custody and disbursement of money from sale of land

- (1) If a Sheriff's officer or bailiff sells land under a writ of execution, the Sheriff's officer or bailiff may make such adjustments and directions for payment of settlement moneys as is necessary under the conditions contained in the approved contract for the transfer of the property to the purchaser.
- (2) The Sheriff's officer or bailiff is entitled to retain from settlement moneys the costs of execution.
- (3) The Sheriff's officer or bailiff must pay to the judgment creditor from settlement moneys the amount of the judgment debt (including interest) as provided under the writ of execution within 21 days of settlement.
- (4) The balance of any settlement moneys in excess of the amounts disbursed under subrules (1)–(3) are to be paid by the Sheriff's officer or bailiff to the registrar of the court where the writ was issued within 21 days of settlement with a return outlining the disbursement of moneys.

Orders

Fisheries Management Amendment (Threatened Species Conservation) Order (No 4) 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 13th 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.

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).

Fisheries Management Amendment (Threatened Species Conservation) Order (No 4) 2001

Explanatory note

The object of this Order is to list degradation of native riparian vegetation along New South Wales water courses in Schedule 6 to the Act (Key threatening processes), as recommended by the Committee.

The Committee has recommended this listing because it considers that the process adversely affects 2 or more threatened species, populations or ecological communities, or could cause species, populations or ecological communities that are not threatened to become threatened.

Fisheries Management Amendment (Threatened Species Conservation)
Order (No 4) 2001

Clause 1

Fisheries Management Amendment (Threatened Species Conservation) Order (No 4) 2001

1 Name of Order

This Order is the *Fisheries Management Amendment (Threatened Species Conservation) Order (No 4) 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 alphabetical order in Schedule 6 to that Act:

Degradation of native riparian vegetation along New South Wales water courses

4 Notes

The explanatory note does not form part of this Order.

ERRATUM

The following Order which appeared in the *Government Gazette* on 9th November 2001, No. 173, Folio 9116 was published with an incorrect signing date of 31st October 2001. This Order is now republished in full with the correct date.

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 24th day of October 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.

OFFICIAL NOTICES

Appointments

PUBLIC SECTOR MANAGEMENT ACT 1988

Appointment of Acting Commissioner of
Corrective Services

HER Excellency the Governor, with the advice of the Executive Council and in pursuance of the provisions of section 10B of the Public Sector Management Act 1988, has appointed Senior Assistant Commissioner Ronald George WOODHAM as Acting Commissioner of Corrective Services from 3 November 2001 for a period of three (3) months.

JOHN WATKINS, M.P.,
Minister for Corrective Services,
Minister for Fair Trading,
Minister for Sport and Recreation

PUBLIC SECTOR MANAGEMENT ACT 1988

Appointment of Acting Deputy Director-General,
Public Health and Chief Health Officer

I, MICHAEL REID, Director-General, NSW Department of Health, in pursuance of section 14, of the Public Sector Management Act 1988, do hereby appoint Dr Gregory Joseph STEWART to act in the position of Deputy Director-General, Public Health and Chief Health Officer, for the period on and from 15th October 2001 until the position is filled on a permanent basis.

Signed at Sydney this 5th day of November 2001.

MICHAEL REID,
Director-General

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

Clause 33(3) – Notice of Granting of Class 1 Aquaculture Lease

THE Minister has granted the following Class 1 Aquaculture Lease:

AL00/007 within the estuary of Port Stephens having an area of 0.3543 hectares to Mr John Manson and Mrs Celia Manson of Bobs Farm for a term of 15 years expiring on 21 August 2016.

AL01/017 in the waters of Providence Bay having an area of 30.16 hectares to Pisces Aquaculture Holdings Pty Ltd of Nelson Bay, NSW for a term of 15 years expiring on 19 October 2016.

AL00/011 within the estuary of Brisbane Waters having an area of 0.4240 hectares to Mr Samuel G Webb of Empire Bay, NSW, for a term of 15 years expiring on 13 July 2016.

AL00/012 within the estuary of Brisbane Waters having an area of 2.3669 hectares to Mr Samuel G Webb of Empire Bay, NSW, for a term of 15 years expiring on 13 July 2016.

AL00/013 within the estuary of Brisbane Waters having an area of 0.5397 hectares to Mr Samuel G Webb of Empire Bay, NSW, for a term of 15 years expiring on 13 July 2016.

AL00/014 within the estuary of Brisbane Waters having an area of 4.7770 hectares to Mr Samuel G Webb of Empire Bay, NSW, for a term of 15 years expiring on 13 July 2016.

AL00/015 within the estuary of Brisbane Waters having an area of 0.8899 hectares to Mr Samuel G Webb of Empire Bay, NSW, for a term of 15 years expiring on 13 July 2016.

AL00/016 within the estuary of Brisbane Waters having an area of 1.7408 hectares to Mr Samuel G Webb of Empire Bay, NSW, for a term of 15 years expiring on 13 July 2016.

AL00/017 within the estuary of Brisbane Waters having an area of 0.7866 hectares to Mr Samuel G Webb of Empire Bay, NSW, for a term of 15 years expiring on 13 July 2016.

AL00/018 within the estuary of Brisbane Waters having an area of 2.4933 hectares to Mr Samuel G Webb of Empire Bay, NSW, for a term of 15 years expiring on 13 July 2016.

AL00/019 within the estuary of Brisbane Waters having an area of 5.6599 hectares to Mr Gregory A Webb of St Huberts Island, NSW, for a term of 15 years expiring on 13 July 2016.

AL01/011 within the estuary of Tuross Lake having an area of 6.2004 hectares to Southern Management Consultants Pty Ltd of Garran, ACT for a term of 15 years expiring on 11 October 2016.

AL00/038 within the estuary of the Macleay River having an area of 0.3109 hectares to Mr Warren Auld, Mr Colin Auld and Mrs Maureen Auld of Stuarts Point NSW, for a term of 15 years expiring on 10 October 2001.

FISHERIES MANAGEMENT ACT 1994

SECTION 163

Notice of Receipt of Application for Aquaculture Lease

THE following application for 3 Class 1 Aquaculture Leases (for oyster research) has been made by:

The Fisheries Administration Ministerial Corporation (FAMC), for an area of 3.7334 ha situated in the Woollooware Bay, Parish of Sutherland, County of Cumberland, 0.5767ha situated in Quibray Bay, Parish of Sutherland, County of Cumberland and 0.8981 ha in Lime Kiln Bay, Parish of St George, County of Cumberland.

Specific details of the proposed lease can be obtained by contacting NSW Fisheries at Port Stephens.

Submissions supporting or objecting to the proposal may be lodged with NSW Fisheries, Private Bag 1, Nelson Bay, NSW 2315, within 30 days from the date of publication of this notice.

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

Clause 35(4) – Notice of Class 1 Aquaculture Lease Renewal

THE Minister has renewed the following aquaculture leases:

OL85/185 within the estuary of the Hastings River having an area of 0.5859 hectares to Robert Lachlan Herbert and Susan Shirley Herbert of Port Macquarie NSW for a term of 15 years expiring on 8 June 2016.

OL99/012 within the estuary of the Port Stephens – Nelson Bay having an area of 1.3400 hectares to John Manson and Celia Manson of Bobs Farm NSW for a term of 15 years expiring on 30 August 2016.

OL86/201 within the estuary of the Clyde River having an area of 0.3193 hectares to Constantinos Yiannaros and Vlasia Yiannaros of Surfside NSW for a term of 15 years expiring on 10 December 2016.

OL72/026 within the estuary of Wallis Lake having an area of 1.2764 hectares to Graham James Moore Barclay of Forster NSW for a term of 15 years expiring on 31 August 2017.

OL86/231 within the estuary of the Macleay River having an area of 0.4665 hectares to Ronald Sydney Cook of West Kempsey NSW for a term of 15 years expiring on 29 June 2017.

OL85/061 within the estuary of Port Stephens having an area of 4.4810 hectares to G Moffat & Son Pty Ltd of Swan Bay NSW for a term of 15 years expiring on 31 December 2015.

OL57/295 within the estuary of Wallis Lake having an area of 0.8125 hectares to Desmond Arthur Ralston of Tuncurry NSW for a term of 15 years expiring on 28 August 2017.

OL71/274 within the estuary of the Hawkesbury River having an area of 0.5362 hectares to Robert Charles Moxham of Brooklyn NSW for a term of 15 years expiring on 3 September 2017.

OL86/182 within the estuary of the Hawkesbury River having an area of 1.3020 hectares to Robert Charles Moxham of Brooklyn NSW for a term of 15 years expiring on 31 December 2016.

OL86/220 within the estuary of the Port Stephens having an area of 1.2430 hectares to Kenneth Lyall and Valerie Enid Lyall of Karuah NSW for a term of 15 years expiring on 31 December 2016.

OL86/185 within the estuary of the Macleay River having an area of 0.1665 hectares to Ian Robert Haines of South West Rocks NSW for a term of 15 years expiring on 24 July 2017.

OL72/222 within the estuary of the Hastings River having an area of 0.4123 hectares to Baysalt Pty Ltd of Port Macquarie NSW for a term of 15 years expiring on 27 July 2017.

OL86/168 within the estuary of Port Stephens having an area of 1.461 hectares to Kenneth Lyall and Valerie Enid Lyall of Karuah NSW for a term of 15 years expiring on 18 September 2016.

OL86/153 within the estuary of the Hastings River having an area of 0.4068 hectares to Robert Sprague and Anne Patricia Sprague of Port Macquarie NSW for a term of 15 years expiring on 30 August 2016.

OL57/231 within the estuary of the Pambula River having an area of 1.2350 hectares to James Young and Megan Young of Millingandi NSW for a term of 15 years expiring on 13 June 2017.

OL70/492 within the estuary of the Macleay River having an area of 2.1664 hectares to Mr Oyster Pty Ltd of South West Rocks NSW for a term of 15 years expiring on 25 May 2016.

OL70/580 within the estuary of the Macleay River having an area of 0.8372 hectares to Mr Oyster Pty Ltd of South West Rocks NSW for a term of 15 years expiring on 29 June 2016.

OL87/107 within the estuary of Wallis Lake having an area of 0.3474 hectares to Micheal De Gioia of Tuncurry NSW for a term of 15 years expiring on 10 July 2016.

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 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
Rodney John MCGRATH (re-appointment)	Delungra Recreation Reserve Trust	Reserve No. 82061 Public Purpose: Public Recreation
Barry Maxwell HOBDDAY (re-appointment)		Notified: 9 October 1959 Locality: Delungra File Reference: AE83 R 38
John Graham ROGERS (re-appointment)		
Allen Geoffrey READ (re-appointment)		
John BURT (re-appointment)		
Terry William BROWN (re-appointment)		
Jill BROWN (new appointment)		

For a term commencing 1 January 2002 and expiring 31 December 2006.

FAR WEST REGIONAL OFFICE
Department of Land and Water Conservation
45 Wingewarra Street (PO Box 1840), Dubbo, NSW 2830
Phone: (02) 6883 3000 Fax: (02) 6883 3099

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

COLUMN 1	COLUMN 2
Wild Dog Destruction Board Reserve Trust	Reserve No.: 60924 Public Purpose: Destruction of Wild Dogs Notified: 1 February 1929
	Reserve No.: 60925 Public Purpose: Destruction of Wild Dogs Notified: 1 February 1929
	Reserve No.: 60926 Public Purpose: Destruction of Wild Dogs Notified: 1 February 1929
	Reserve No.: 60927 Public Purpose: Destruction of Wild Dogs Notified: 1 February 1929
	Reserve No.: 60928 Public Purpose: Destruction of Wild Dogs Notified: 1 February 1929
	Reserve No.: 60929 Public Purpose: Destruction of Wild Dogs Notified: 1 February 1929
	Reserve No.: 61515 Public Purpose: Destruction of Wild Dogs Notified: 1 November 1929
	Reserve No.: 68070 Public Purpose: Destruction of Wild Dogs Notified: 16 December 1938
	Reserve No.: 68081 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938
	Reserve No.: 68082 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938
	Reserve No.: 68083 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938
	Reserve No.: 68084 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938

COLUMN 1

COLUMN 2

Reserve No.: 68085
Public Purpose: Destruction of Wild Dogs
Notified: 23 December 1938

Reserve No.: 68086
Public Purpose: Destruction of Wild Dogs
Notified: 23 December 1938

Reserve No.: 80822
Public Purpose: Destruction of Wild Dogs
Notified: 4 July 1958

File No: WL96R3

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
The Wild Dog Destruction Board	Wild Dog Destruction Board Reserve Trust	Reserve No.: 60924 Public Purpose: Destruction of Wild Dogs Notified: 1 February 1929
		Reserve No.: 60925 Public Purpose: Destruction of Wild Dogs Notified: 1 February 1929
		Reserve No.: 60926 Public Purpose: Destruction of Wild Dogs Notified: 1 February 1929
		Reserve No.: 60927 Public Purpose: Destruction of Wild Dogs Notified: 1 February 1929
		Reserve No.: 60928 Public Purpose: Destruction of Wild Dogs Notified: 1 February 1929
		Reserve No.: 60929 Public Purpose: Destruction of Wild Dogs Notified: 1 February 1929
		Reserve No.: 61515 Public Purpose: Destruction of Wild Dogs Notified: 1 November 1929
		Reserve No.: 68070 Public Purpose: Destruction of Wild Dogs Notified: 16 December 1938
		Reserve No.: 68081 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938
		Reserve No.: 68082 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938
		Reserve No.: 68083 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938
		Reserve No.: 68084 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938

COLUMN 1	COLUMN 2	COLUMN 3
		Reserve No.: 68081 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938
		Reserve No.: 68082 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938
		Reserve No.: 68083 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938
		Reserve No.: 68084 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938
		Reserve No.: 68085 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938
		Reserve No.: 68086 Public Purpose: Destruction of Wild Dogs Notified: 23 December 1938
		Reserve No.: 80822 Public Purpose: Destruction of Wild Dogs Notified: 4 July 1958
		File No: WL96R3

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE 5875

1. The lessee shall erect and maintain a domestic stockproof standard fence surrounding the area shown hatched on the diagram hereunder and ensure the area remains ungrazed by both domestic stock and feral animals.
2. The lessee shall not clear any vegetation or remove any timber within the area shown hatched on the diagram hereunder unless written approval has been granted by either the Commissioner or the Minister.
3. The lessee shall manage the area shown hatched on the diagram hereunder in accordance with best management practices specified in the document known as "Southern Mallee Regional Guidelines for the Development of Land Use Agreements".
4. Special Condition 1 above shall be revoked, upon application by the lessee, in the event of the revocation of Cultivation Consent for any reason other than a breach of Consent condition(s).



ALTERATION OF CONDITIONS OF A WESTERN LANDS LEASE

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

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

*Administrative District and Shire – Balranald;
Parish – Muckee; County – Caira*

The conditions of Western Lands Lease No. 5875 being the land contained within Folio Identifiers 1221/762706, 1222/762707, 1223/762708, 1224/762709, 1225/762710, 1226/762711, 1227/762712, 1228/762713, and 1229/762714 have been altered effective from 12 October 2001 by the inclusion of the special conditions following:

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

Parish: Murrumboola

County: Harden

Land District: Young

LGA: Harden Shire Council

Lot: 1 DP: 1027823 (not being land under the Real Property Act)

File Reference: GB 99 H 8.TC

Note: On closing, the title for the land in Lot 1 remains vested in Harden Shire Council as operational land.

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 PUBLIC ROAD

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

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

Description

Land District – Grafton; City – Grafton

Road closed: Lots 1 and 2, DP 1033778, subject to easement created by the Deposited Plan, at Grafton, Parish Great Marlow, County Clarence (not being land under the Real Property Act).

File No.: GF 99 H 444.

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

*Land District – Lismore;
 Local Government Area – Richmond Valley*

Road closed: Lot 1, DP 1033046, at Woodburn, Parish Riley, County Richmond (not being land under the Real Property Act).

File No.: GF00 H 201.

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

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder described are 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 roads are extinguished.

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

Description

Land District – Grafton; Shire – Copmanhurst

Road Closed: Lots 1 and 2, D.P. 1032145 (not being land under the Real Property Act) at Lawrence Road, Parish Banyabba, County Clarence. File Reference: GF01 H86.

Note: On closing, the land within the former road remains land vested in Copmanhurst 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

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
Howard Gregory FLANAGAN (new-appointment)	Goolgowi Sportsground Trust	Reserve No: 61523 Public Purpose: Public Recreation Notified: 8 November 1929 Locality: Goolgowi File Reference: HY80R79

For a term commencing the date of this notice and expiring on 18 June 2004.

MAITLAND OFFICE
Department of Land and Water Conservation
Newcastle Road (PO Box 6), East Maitland, NSW 2323
Phone: (02) 4934 2280 Fax: (02) 4934 2252

**ASSESSMENT OF CROWN LAND UNDER PART 3
 OF THE CROWN LANDS ACT 1989 AND CROWN
 LANDS REGULATION 2000**

A DRAFT assessment has been prepared for Crown land situated as described hereunder.

Inspection of this draft assessment during normal business hours may be made at the following listed locations.

Department of Land and Water Conservation (Maitland),
 Cnr Banks & Newcastle Road, East Maitland, Gosford City
 Council Mann Street Gosford.

Submissions in writing will be accepted by the Manager
 Resource Knowledge of the Newcastle Regional Office,
 464 King Street, Newcastle until 4 p.m on 14 December
 2001.

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

Description

Draft assessment of Crown land being Lot 101 DP
 755249 adjoining property RMB 1152 on Yarramalong
 Road at Wyong Creek and unsurveyed vacant Crown land
 opposite fronting the Wyong River.

Land Assessment Number 527.

File number MD 99 H 209.

MOREE OFFICE
Department of Land and Water Conservation
Frome Street (PO Box 388), Moree, NSW 2400
Phone: (02) 6752 5055 Fax: (02) 6752 1707

ERRATUM

IN the notice appearing in the *Government Gazette* of 22nd May 1987, folio 2446, under the heading "Notification of Granting of Special Leases", the Lessees of Special Lease 1986/2 Warialda are hereby amended to read "William Austin Reardon, Leonard John Reardon, Walter Richard Darcy Reardon and Norma Joyce Menzies as tenants in common in equal shares" and not as shown.

File No: ME86H146.

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

SYDNEY METROPOLITAN OFFICE
Department of Land and Water Conservation
Level 12, MacQuarie Tower, 10 Valentine Avenue, Parramatta, NSW 2150
(PO Box 3935), Parramatta, NSW 2124
Phone: (02) 9895 7503 Fax: (02) 9895 6227

NOTIFICATION OF CLOSING OF ROADS

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

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

—————
 Descriptions

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

Lot 105, DP 1033853 at Palm Beach, Parish Narrabeen (Sheet 1), County Cumberland, (being land in CT Vol 2289 Folio 43).

MN01H71.

Note: On closing, title for the land in lot 105 remains vested in Pittwater Council as operational land.

—————
 Descriptions

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

Lot 1, DP 1034971 at Bayview, Parish Narrabeen (Sheet 2), County Cumberland (not being land under the Real Property Act).

MN96H200.

Note: On closing, title for the land in lot 1 remains vested in the Crown.

ERRATUM

IN the notifications appearing in the *Government Gazette* of the 23 February, 2001, folio 923 and 924 under the heading "ESTABLISHMENT OF RESERVE TRUST", "APPOINTMENT OF CORPORATION TO MANAGE" and "RESERVATION OF CROWN LAND", delete the number "1012995" and insert the number "1002995" in lieu thereof.

MN00R18.

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

TAREE OFFICE
Department of Land and Water Conservation
102-112 Victoria Street (PO Box 440), Taree, NSW 2430
Phone: (02) 6552 2788 Fax: (02) 6552 2816

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 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

*Parish – Arakoon; County – Macquarie;
 Land District – Kempsey;
 Local Government Area – Kempsey.*

Road being Lot 5 DP1032643 subject to easements/restrictions created by the Deposited Plan (not under the Real Property Act).

Note: On closing the land within the former road remains vested in Kempsey Shire Council as operational land.

TE00 H 217.

WAGGA WAGGA OFFICE
Department of Land and Water Conservation
Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga, NSW 2650
Phone: (02) 6921 2503 Fax: (02) 6921 1851

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms 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

Column 1	Column 2	Column 3
Sandra Joy HILL (new member)	Howlong Public Hall Trust	Reserve No. 220029 Public Purpose: Public Hall
Gregory Ian McQUILLAN (new member)		Notified: 11th August, 1989 Locality: Howlong File Reference: WA89R17
Leslie Michael THOMAS (new member)		

For a term commencing this day and expiring 18th July, 2004.

Soil Conservation

SOIL CONSERVATION ACT 1938

PROCLAMATION

UPPERCUDGEGONGPROJECT

I, MARIE BASHIR, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of Section 10 of the Soil Conservation Act, 1938, approve a scheme of operations for the purpose of soil conservation and erosion mitigation, as described in the Schedule hereto in respect of the area of land delineated on the attached map, to be known as the Upper Cudgegong Project for the purposes of the Soil Conservation Act.

Signed and sealed at Sydney 31 October 2001.

By her Excellency's Command

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

GODSAVE THE QUEEN!

For further information contact: Lester Lynch
Investment Services
Manager
Department of Land and
Water Conservation
ORANGE

UPPER CUDGEGONG SOIL CONSERVATION PROJECT

SCHEME OF OPERATIONS

THE general nature and class of operations to be carried out on the area of land shown on the attached map will be planned and co-ordinated and focus on soil conservation structural works and land management techniques and measures to address serious land degradation, water quality, bio-diversity and sustainability issues accompanying land use.

These include works necessary to:

- Control streambed erosion
- control critical gully erosion
- control streambank erosion
- contain sediment within gully lines
- protect unstable sections from grazing livestock
- establish vegetative cover and trees
- improve water quality
- generally prevent damage resulting from erosion, excessive run-off and sedimentation
- reduce siltation and turbidity.

Structural works may include:

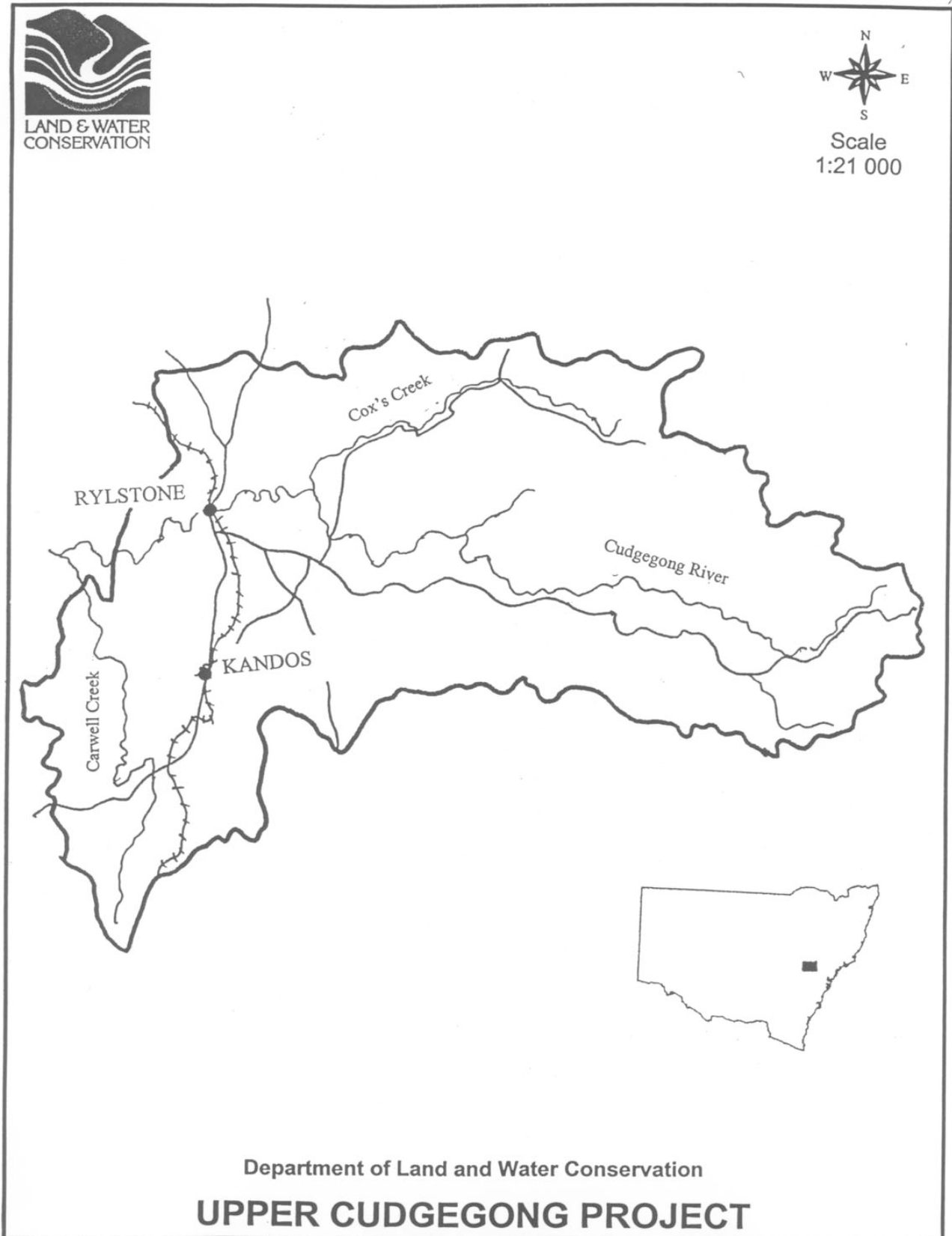
- graded and diversion banks
- gully control structures
- gully filling and shaping
- rock flumes and other structural works
- stream bed control structures

Land management works may include:

- fencing
- weed and feral animal control
- planting of selected trees and shrubs
- establish native vegetation corridor
- alternate farm water supply systems
- riparian buffer zones

The components of the scheme of operations may include:

- soil conservation works
- capital work
- Greening Australia
- changes in the perception and implementation of sustainable land management practices
- promotion and publicity of proposed catchment programs
- Council, landcare and landholder support



Water Conservation

WATER ACT 1912

NOTICE is given of the intention of the Water Administration Ministerial Corporation to sell water under Section 20AO of the Water Act for a period of one year.

The Ministerial Corporation has modified the existing volumetric water allocations scheme in the Murray River Catchment, resulting in 15,955 megalitres of water available for sale.

The Ministerial Corporation invites offers subject to negotiations from any person in the Murray River Catchment to purchase the 15,955 megalitres, whether the person holds an existing entitlement or wishes to apply for an entitlement.

Applications must be lodged with the private agent handling the sale, Headley Wills, within 28 days of the date of this publication.

Any enquires regarding the above should be directed to Headley Wills, phone (03) 5881 2211.

BOB SMITH,
Director General
(by delegation)

Headley Wills
Elders, 351 Albert St
DENILIKUIN NSW 2710
GA2:494904.

WATER ACT 1912

ORDER

THE Water Administration Ministerial Corporation, pursuant to Section 20W of the Water Act 1912, declares by this Order that the volumetric water allocations scheme described in the Schedule hereto shall, from the date of this publication, be subject to a modification prepared under Section 20X of the Water Act.

Dated 19 October 2001.

Signed for the Water Administration Ministerial Corporation

MEL JACKSON,
Manager Access and Compliance,
Murray Region
(by delegation)

SCHEDULE

The volumetric water allocations scheme referred to in the Order published in *Government Gazette* No. 115 of 14 August 1981, in respect of the Murray River Catchment.

Ref: GA2:494905.

WATER ACT 1912

APPLICATIONS for Licenses under Section 10 of Part 2 of the Water Act have been received as follows:

Marion PRATELY for a pump on the Pages River on Part Lot 7002/93623 Parish of Alma, County of Brisbane, to supply water for domestic purposes. (New license; exempt from current embargo) (20SL060858).

Mahla PEARLMAN for a pump on the Allyn River on Lot 144/856854, Parish of Lewinsbrook, County of Durham, for irrigation of 8.5 hectares. (Improved pasture; Splitting of existing license; No increase in entitlement) (20SL060852).

Stephen John PARSONS & Kathie Rose McCULLUM for a pump on the Allyn River on Lot 7/238328, Parish of Fingal, County of Durham, for the irrigation of 10 hectares. (Improved pasture; Splitting of an existing license; no increase in entitlement) (20SL060850).

Kenneth John MURRAY for a pump on Glennies Creek on Lot 1/345454 Parish of Gotha, County of Durham, for the irrigation of 2 hectares. (Improved pasture; New license; Permanent water transfer) (20SL060855).

Trevor McKEAN for a pump on Glennies Creek on Part Dawson Street, Village of Camberwell, Parish of Auckland, County of Durham, to supply water for domestic purposes. (New license; exempt from current embargo) (20SL060857).

John LYONS for a pump on the Goulburn River on Part Lot 201/44389 Parish of Arndell, County of Hunter, for the supply of water for domestic purposes. (New license; exempt from current embargo) (20SL060859).

ARROWFIELD STUD for two pumps on Lake Glenbawn on Part Lot 98/750912 Parish of Alma, County of Brisbane, for the irrigation of 29 hectares. (Improved pasture; Replacement license; Permanent water transfer) (20SL060812). In lieu of previous notice.

Any enquiries regarding the above should be directed to the undersigned, on telephone number (02) 4934 4840.

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

BRIAN McDOUGALL,
Senior Natural Resource Project Officer
Hunter Region

Department of Land and Water Conservation
PO Box 6
EAST MAITLAND NSW 2323.

WATER ACT 1912

AN application for approval of a Controlled Work under Section 167 (1) (a) of Part 8 of the Water Act has been received as follows:

CRESSFIELD PTY LTD for two levee banks along Kingdon Ponds on Lot 1/1008618 and 9/1008618, Parish of Melbourne, County of Brisbane for the prevention of soil erosion and inundation of land by flood waters. (20CW802605).

Any enquiries regarding the above should be directed to the undersigned, on telephone number (02) 4934 4840.

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

AN application for a license under Section 10 of Part 2 of the Water Act has been received as follows:

R F THOMPSON PTY LTD for a pump on Lake Glenbawn on Part Lot 97 DP 750912, Parish of Maqueen, County of Brisbane to supply water for stock purposes and irrigation of 70 hectares. (Improved pasture; New license; Permanent water transfers) (20SL60860).

Any enquiries regarding the above should be directed to the undersigned, on telephone number (02) 4934 4840.

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

BRIAN McDOUGALL,
Senior Natural Resource Project Officer
Hunter Region

Department of Land and Water Conservation
PO Box 6
EAST MAITLAND NSW 2323.

WATER ACT 1912

APPLICATION for a license 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

Richard & Frances WOOLLEY, for a dam on an unnamed watercourse on Lot 148, DP750360, Parish of Beneree, County of Bathurst, for water conservation for stock and domestic purposes (New License) (GA2:494374 & GA2:494375) (70SL090759).

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,
Licensing Officer
Central West Region

Department of Land and Water Conservation
PO Box 136,
FORBES NSW 2871.

WATER ACT 1912

Order Under Section 20Y

THE Water Administration Ministerial Corporation is satisfied that the water source in the schedule hereunder is unlikely to have more water available than is sufficient to meet the requirements of the persons already authorised by law to take water from the water source (and such other possible requirements for water from the water source as have been determined by the Corporation) and now declares that on and from the date of publication of this notice no application may be made for entitlements to take and use water for any purpose other than:

1. Stock purposes (not associated with feed lots and piggeries), domestic purposes, town or village supply purposes.
2. Irrigation for experimental, research and/or teaching purposes.

The order published in *Government Gazette* No. 35 on March 9, 1990, in respect of the River Murray System is amended to include the schedule hereunder.

DAVID HARRISS,
Regional Director
Water Administration Ministerial Corporation

SCHEDULE

Murray River System

Unnamed Watercourse (known as Hemp Creek) offtaking from the Bookit Creek in Lot 4 DP756559, Parish of Mia Mia, County of Wakool to the eastern boundary of Lot 4 DP756559, Parish of Mia Mia, County of Wakool.

WATER ACT 1912

Order Under Section 22C

THE Water Administration Ministerial Corporation declares the flow or supply of water in the section of river as set out in the schedule has been augmented, stabilised or assured by a work of the Crown.

DAVID HARRISS,
Regional Director
Water Administration Ministerial Corporation

SCHEDULE

Murray River System

Unnamed Watercourse (known as Hemp Creek) offtaking from the Bookit Creek in Lot 4 DP756559, Parish of Mia Mia, County of Wakool to the eastern boundary of Lot 4 DP756559, Parish of Mia Mia, County of Wakool.

WATER ACT 1912

Order under Section 20W

THE Water Administration Corporation further varies the order published in *Government Gazette* No. 115 on August 14, 1981, in respect of the River Murray System by adding the following schedule.

DAVID HARRISS,
Regional Director
Water Administration Ministerial Corporation

SCHEDULE

Murray River System

Unnamed Watercourse (known as Hemp Creek) offtaking from the Bookit Creek in Lot 4 DP756559, Parish of Mia Mia, County of Wakool to the eastern boundary of Lot 4 DP756559, Parish of Mia Mia, County of Wakool.

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

Kenneth William BURKINSHAW for a bore on Lot 125 DP18791, Parish of Bulgary, County of Mitchell for a water supply for irrigation purposes (grain cereals, hay). New Licence. (Reference: 40BL188453).

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 14th December, 2001 as prescribed by the Act.

S.F. WEBB,
Resource Access Manager
Murrumbidgee Region

Department of Land & Water Conservation
PO Box 156,
LEETON NSW 2705.

HAWKESBURY CITY COUNCIL for a pump on the Hawkesbury River, Part Road Reserve fronting 2//165153, Parish of Wilberforce, County of Cook for water supply for Industrial (toilets) purposes (New licence) (Ref:10SL56000) (GA2:460635) (Lodged under the 1998 NSW Water Amnesty).

HAWKESBURY CITY COUNCIL for a pump on the Hawkesbury River, Part lot 556//704504, Parish of Wilberforce, County of Cook for water supply for Industrial (toilets) purposes (New licence) (Ref:10SL55999) (GA2:460635) (Lodged under the 1998 NSW Water Amnesty).

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

Natural Resource Project Officer
Sydney/South Coast Region

Department of Land and Water Conservation
PO Box 3935
PARRAMATTA NSW 2124.

WATER ACT 1912

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

HAWKESBURY CITY COUNCIL for a pump on the Hawkesbury River, Part Crown Reserve 85855 west of 12//603161, Parish of Wilberforce, County of Cook for water supply for Industrial (toilets) purposes (New licence) (Ref:10SL56001) (GA2:460635) (Lodged under the 1998 NSW Water Amnesty).

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATION

(T01-0208)

No. 1826, (PEEJAY NOMINEES PTY LTD (ACN 000 032 628), area of 3 units, for Group 1 and Group 2, dated 5 November, 2001. (Orange Mining Division).

MINING LEASE APPLICATION

(C01-0368)

No. 190, WHITE MINING LIMITED (ACN 009 713 893), area of about 880 hectares, to mine for coal, dated 29 October, 2001. (Singleton Mining Division).

EDWARD OBEID MLC,
Minister for Mineral Resources

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T01-0118)

No. 1758, now Exploration Licence No. 5900, REGIONAL EXPLORATION MANAGEMENT PTY LTD (ACN 093 739 336), Counties of Burnett and Murchison, Map Sheet (8938, 8939, 9038, 9039), area of 100 units, for Group 1 and Group 6, dated 26 October, 2001, for a term until 25 October, 2003.

(T01-0124)

No. 1763, now Exploration Licence No. 5902, DIAMOND ROSE NL (ACN 075 860 472), County of Rous, Map Sheet (9540, 9541), area of 74 units, for Group 6, dated 1 November, 2001, for a term until 31 October, 2003.

EDWARD OBEID MLC,
Minister for Mineral Resources

NOTICE is given that the following applications have been withdrawn:

ASSESSMENT LEASE APPLICATIONS

(T93-0551)

No. 1, AUSTRALIAN DIATOMITE MINING PTY LIMITED (ACN 002 129 713), Parish of North Barraba, County of Darling; Parish of Cobbadah, County of Murchison; and Parish of Crawley, County of Murchison.

Withdrawal took effect on 5 November, 2001.

(T93-0552)

No. 2, AUSTRALIAN DIATOMITE MINING PTY LIMITED (ACN 002 129 713), Parish of Nandewarwar, County of Darling; Parish of North Barraba, County of Darling; and Parish of Crawley, County of Murchison.

Withdrawal took effect on 5 November, 2001.

(T98-1151)

No. 14, AUSTRALIAN DIATOMITE MINING PTY LIMITED (ACN 002 129 713), Parish of Nandewarwar, County of Darling; Parish of North Barraba, County of Darling; Parish of Cobbadah, County of Murchison; and Parish of Crawley, County of Murchison.

Withdrawal took effect on 5 November, 2001.

EDWARD OBEID MLC,
Minister for Mineral Resources

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

(T85-0551)

Exploration Licence No. 2521, UAL PTY LTD (ACN 008 755 155), area of 52 units. Application for renewal received 9 November, 2001.

(T93-1013)

Exploration Licence No. 4632, ANGLGOLD AUSTRALASIA LIMITED (ACN 008 737 424) and TRIAKO RESOURCES LIMITED (ACN 008 498 119), area of 70 units. Application for renewal received 8 November, 2001.

(T99-0148)

Exploration Licence No. 5656, TRIAKO RESOURCES LIMITED (ACN 008 498 119), area of 13 units. Application for renewal received 6 November, 2001.

EDWARD OBEID MLC,
Minister for Mineral Resources

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(M77-5346)

Authorisation No. 143, BHPSTEEL (AIS) PTY LTD. (ACN 000 019 625), County of Camden, Map Sheet (9029), area of 50 square kilometres, for a further term until 7 November, 2003. Renewal effective on and from 8 November, 2001.

(T99-0043)

Exploration Licence No. 5580, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), Map Sheet (7133), area of 46 units, for a further term until 15 June, 2003. Renewal effective on and from 30 October, 2001.

EDWARD OBEID MLC,
Minister for Mineral Resources

**CANCELLATION OF AUTHORITIES
AT REQUEST OF HOLDERS**

NOTICE is given that the following authorities have been cancelled:

(C98-0303)

Exploration Licence No. 5630, NEWANGLE MINING PTY LTD (ACN 081 463 087), County of Durham, Map Sheet (9132, 9133), area of 4330 hectares. Cancellation took effect on 29 October, 2001.

(T99-0193)

Exploration Licence No. 5711, SELECT MINING RESOURCES PTY LTD (ACN 009 899 978), County of Murchison, Map Sheet (9037, 9038), area of 87 units. Cancellation took effect on 7 November, 2001.

EDWARD OBEID MLC,
Minister for Mineral Resources

COAL MINES REGULATION ACT 1982

NOTICE OF TYPE 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 of the Coal Mines (General) Regulation 1999.

This APPROVAL is issued to : PJ Berriman & Co Pty Ltd

Address of Approval Holder : 1 Campbell St, TOMAGO NSW 2322

Description of Item : CATERPILLAR 3304PCNA indirect injection naturally aspirated, four (4) cycle, four (4) cylinder in-Line vertically orientated, 6.8 litre diesel engine system as shown on arrangement drawing CF002401 Issue 1 and in accordance with the attached schedule.

CMRA Approval Clause : 13 of the Coal Mines (Underground) Regulation 1999.

Specific Approval Category : DES (Diesel Engine System)

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 1983, with particular reference to Sections 15 and 17 of the said Act as it applies to USERS of Approved Items, and to Sections 18 of the said Act as it applies to the MANUFACTURERS and /or SUPPLIERS of Approved Items.

The Authority issuing this Approval may, for the purpose of the Occupational Health & Safety Act 1983, append a list of recommendations, (including drawing, documents, etc.) that are applicable to this approved item, as identified during testing and/or assessment, to assist the Approval Holder and the User to comply with the obligations of the Occupational Health & Safety Act 1983. The onus is on the Supplier and/or User to ensure the Approved Item, and any deviation from the list of 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 this Approval together with a copy of the schedule and conditions of approval shall be supplied to each user of the approved item.

Any maintenance, repair or overhaul of approved Items shall be carried out in accordance with the requirements of the Coal Mines Regulations Act 1982 and the schedule of conditions.

G. D. JERVIS,
Acting Senior Inspector of Mechanical Engineering
Under the delegated authority of the Chief Inspector of Coal Mines

Approval number MDA DES 15000	N:\GAZETTE\GOVERNMENT\EMAIL\46MINERALS1.DOC File No.: C01/0205	Date of Issue: 25/5/2001
Issue: A Revision: 0	Prepared by: W. KOPPE	Approved by: G. D. JERVIS

COAL MINES REGULATION ACT 1982

NOTICE OF TYPE APPROVAL (TRANSPORT BRAKING SYSTEM)

Approval No: MDA TBS 3249
 File: C01/0344
 Date: 22 October 2001

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 Part 8 of Approval of items of the Coal Mines (General) Regulation 1999.

This APPROVAL is issued to : Joy Mining Machinery, ABN 58 000 049 392

Address of Approval Holder : Vale Road, Moss Vale NSW 2577

Description of Item : Type approval for the Braking System of Joy 10 SC32 as per the listed drawings.

CMRA Approval Clause : 61(1)(b) of the Coal Mines (Underground) Regulation 1999.

Specific Approval Category : TBS (Transport Braking System)

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

The Authority issuing the Approval has, for the purposes of the Occupational Health and Safety Act, 2000, appended a list of conditions, (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, 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 and those drawings 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 Regulations Act 1982.

G. D. JERVIS,
 Acting Senior Inspector of Mechanical Engineering
 Under the delegated authority of the Chief Inspector of Coal Mines

Issue No.: M5005 File No.: C01/0344	167914000_179631000gaz.doc Prepared by: P. Sunol	Page 1 of 1 Approved by: G. D. JERVIS
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Department of Urban Affairs and Planning

Fairfield Local Environmental Plan 1994 (Amendment No 72)

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*.
(P01/00080/S69)

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

Clause 1 Fairfield Local Environmental Plan 1994 (Amendment No 72)

Fairfield Local Environmental Plan 1994 (Amendment No 72)

1 Name of plan

This plan is *Fairfield Local Environmental Plan 1994 (Amendment No 72)*.

2 Aims of plan

This plan aims to allow, with the consent of Fairfield City Council, the carrying out of development for the purpose of a bus depot on the land to which this plan applies.

3 Land to which plan applies

This plan applies to Lot 901, DP 1002518 and part of Lot 456, DP 817646, Bonnyrigg Avenue, Bonnyrigg, and known as the Westbus site, as shown edged heavy black on the map marked "Fairfield Local Environmental Plan 1994 (Amendment No 72)" deposited in the office of Fairfield City Council.

4 Amendment of Fairfield Local Environmental Plan 1994

Fairfield Local Environmental Plan 1994 is amended by inserting at the end of Schedule 2 the following words:

Lot 901, DP 1002518 and part of Lot 456, DP 817646,
Bonnyrigg Avenue, Bonnyrigg,
as shown edged heavy black on the map marked "Fairfield Local
Environmental Plan 1994 (Amendment No 72)":
Bus depot.

Gosford Local Environmental Plan No 414

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*.
(N00/00285/PC)

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

Clause 1 Gosford Local Environmental Plan No 414

Gosford Local Environmental Plan No 414

1 Name of plan

This plan is *Gosford Local Environmental Plan No 414*.

2 Aims of plan

This plan aims to allow retail uses over part of the land, protect areas of environmental significance place a limitation on floor space over the entire site.

3 Land to which plan applies

This plan applies to Lot 2, DP 790925 and Lot 101, DP 848030, Terrigal Drive, Karalta Road, Miranda Avenue, Penrose Crescent and Tarragal Glen Avenue, as shown edged heavy black on Sheets 1 and 2 on the map marked "Gosford Local Environmental Plan No 414" deposited in the office of the Council of the City of Gosford.

4 Amendment of Gosford Planning Scheme Ordinance

The *Gosford Planning Scheme Ordinance* is amended as set out in Schedule 1.

Gosford Local Environmental Plan No 414

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 3 Definitions

Insert at the end of the definition of *Scheme map* in clause 3 (1):
Gosford Local Environmental Plan No 414—Sheet 1

[2] Clause 49DG

Insert after clause 49DF:

49DG Use of certain land at Erina

- (1) This clause applies to land shown edged heavy black on the map marked “Gosford Local Environmental Plan No 414—Sheet 2”.
- (2) Nothing in this Ordinance prohibits the carrying out of development on land to which this clause applies, with the consent of the Council, for the purpose of buildings having a total gross floor area of no more than 275,000 square metres, provided that all major building works are located on that part of the land to which this clause applies that is within Zone No 3 (a) Business (General).

Rockdale Local Environmental Plan 2000 (Amendment No 9)—Heritage Conservation

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*.
(S99/00839/S69)

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

Clause 1 Rockdale Local Environmental Plan 2000 (Amendment No 9)—Heritage Conservation

Rockdale Local Environmental Plan 2000 (Amendment No 9)—Heritage Conservation

1 Name of plan

This plan is *Rockdale Local Environmental Plan 2000 (Amendment No 9)—Heritage Conservation*.

2 Aims of plan

This plan aims

- (a) to identify and conserve the environmental heritage of the City of Rockdale by adding additional properties to the schedule of heritage items under *Rockdale Local Environmental Plan 2000*, and
- (b) to ensure that any development does not adversely affect the heritage significance of the heritage items and their settings.

3 Land to which plan applies

This plan applies to land within the City of Rockdale, as specified in Schedule 1 to this plan

4 Amendment of Rockdale Local Environmental Plan 2000

Rockdale Local Environmental Plan 2000 is amended as set out in Schedule 1.

Rockdale Local Environmental Plan 2000 (Amendment No 9)—Heritage Conservation

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 4)

Schedule 1, Part 2 (Heritage items)

Insert in Part 2 of Schedule 1 the following entries:

- (a) in alphabetical order of street name, and
- (b) if there are two or more entries for the street concerned—in numerical order of street number.

Abercorn Street, 68A	Bexley	Lot A, DP 378177	Federation house
Abercorn Street, 78	Bexley	Lot 3, DP 984963	Federation house
Argyle Street, 13 (alternate address—Short Street, 4)	Carlton	Cnr Lot 18, Sec 1, DP 2122	Carlton School of Arts
Bruce Street, 42	Bexley	Lot A, DP 410796	Victorian terrace
Carrington Street, 4	Bexley	Lot 1, DP 944944	Federation house
Connemarra Street, 50	Bexley	Lot B, DP 33681	Victorian house
Connemarra Street, 71	Bexley	Lot 31, Sec 17, DP 1680	Stone house
Donnan Street, 8	Bexley	Lots 4 and 5, Sec B, DP 6266	Californian Bungalow house
Dunmore Street North, 12	Bexley	Lot 3, DP 412732	Federation house
Dunmore Street North, 14	Bexley	Lot 2, DP 412732	Federation house
Dunmore Street North, 38	Bexley	Lot 4, DP 659447	Federation house
Dunmore Street North, 40	Bexley	Cnr Lot D, DP 414121	Federation house

Rockdale Local Environmental Plan 2000 (Amendment No 9)—Heritage
Conservation

Schedule 1

Amendment

East Street, 13	Bardwell Valley	Lot 5, DP 10685	Stone cottage
East Street, 15	Bardwell Valley	Lot 4, DP 10685	Stone Federation house
Fairview Street, 21	Arncliffe	Lot 25, DP 9096	Californian Bungalow house
Fairview Street, 23	Arncliffe	Lot 26, DP 9096	Californian Bungalow house
Firth Street, 45	Arncliffe	Lot B, DP 365141	Victorian shop and dwelling
Forest Road, 224	Arncliffe	Lot 2, DP 13853	Californian Bungalow house
Forest Road, 500	Bexley	Lot B, Sec 5, DP 28102	House
Gladstone Street, 31	Bexley	Lot 32, Sec 7, DP 1680	House
Godfrey Street, 29	Banksia	Lot 41, Sec E, DP 1771	Stone Victorian house
Harrow Road, 62–82	Bexley	Cnr Lot 174, DP 715467	St George Bowling Club
Harrow Road, 87	Bexley	Lot 2, DP 902392	Federation house
Hirst Street, 79	Arncliffe	Lot 13, Sec C, DP 2996	Federation house
Kings Road	Brighton- Le-Sands	Lot 3, DP 525538, Pt Lot 1, DP 229723, Pt Lot 1, DP 214047, Pt Lots 1 and 2, DP 194470 and Pt Lot 194, DP 752056	Kings Wetland
Kingsland Road South, 30	Bexley	Cnr Lot 1, DP 953135	House

Rockdale Local Environmental Plan 2000 (Amendment No 9)—Heritage Conservation

Amendment

Schedule 1

Landsdowne Street, 13	Arncliffe	Lot 10, DP 9171	Californian Bungalow house
Mitchell Street, 3	Arncliffe	Lot 36, DP 2069	Victorian terrace
Mitchell Street, 12	Arncliffe	Lot A, DP 439701	Californian Bungalow house
Mitchell Street, 14	Arncliffe	Lot 1, DP 305151	Californian Bungalow house
Mitchell Street, 16	Arncliffe	Lot 24, DP 2069	Timber Victorian house
Monahan Avenue, 19	Banksia	Lot 46, DP 6679	Stone house
Oakura Street, 18	Rockdale	Lot 2, DP 500838	Federation house
Park Avenue, 1	Bexley	Lot 1, DP 960924	House
Rocky Point Road, 586	Sans Souci	Cnr Lot 308, DP 2452	Timber cottage
Stanley Street, 26	Arncliffe	Lot 2, DP 592250	Victorian semi-detached dwelling
Station Street, 39	Arncliffe	Lot 21, DP 1673	Victorian cottage
Taylor Street, 16	Kogarah	Lot B, DP 435790	Taylor Street Group
Taylor Street, 18	Kogarah	Lot C, DP 435790	Taylor Street Group
Taylor Street, 20	Kogarah	Lot D, DP 435790	Taylor Street Group
Taylor Street, 22	Kogarah	Lot E, DP 435790	Taylor Street Group
Taylor Street, 24	Kogarah	Lot F, DP 435790	Taylor Street Group
Taylor Street, 26	Kogarah	Lot G, DP 435790	Taylor Street Group

Rockdale Local Environmental Plan 2000 (Amendment No 9)—Heritage
Conservation

Schedule 1 Amendment

Taylor Street, 28	Kogarah	Lot H, DP 435790	Taylor Street Group
Taylor Street, 30	Kogarah	Lot J, DP 435790	Taylor Street Group
Verdun Street, 22	Bexley	Lot A, DP 373398	Stone house
Walters Street, 22	Arncliffe	Lot A, DP 301582	Federation house
Waratah Street, 48	Bexley	Lot 40, DP 4690	Cardeeri (cottage)
Wazir Street, 4	Bardwell Valley	Lot 1, DP 928622	Timber Victorian house
Willison Road, 20	Carlton	Cnr Lot A, DP 900655	Corner shop
Willison Road, 76	Carlton	Lot 37, Sec 9, DP 3252	Shop
Wollongong Road, 148	Arncliffe	Lot 12, DP 6460	House
Wollongong Road, 191	Arncliffe	Lot 1, DP 972108	Federation house
Wollongong Road, 192	Arncliffe	Lot 18, DP 1919	Federation house
Wollongong Road, 193	Arncliffe	Lot 3, DP 5343	Federation house
Wollongong Road, 258	Arncliffe	Lot 1, DP 950168	Federation house

Ryde Local Environmental Plan No 119

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*.
(S01/01904/S69)

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

Clause 1 Ryde Local Environmental Plan No 119

Ryde Local Environmental Plan No 119

1 Name of plan

This plan is *Ryde Local Environmental Plan No 119*.

2 Aims of plan

This plan aims:

- (a) to replace the definition of ***duplex building*** in the *Ryde Planning Scheme Ordinance* with a new definition that allows for more site responsive designs, and
- (b) to promote the orderly development of housing in the City of Ryde.

3 Land to which plan applies

This plan applies to all land within the City of Ryde under the *Ryde Planning Scheme Ordinance*.

4 Amendment of Ryde Planning Scheme Ordinance

Ryde Planning Scheme Ordinance is amended by omitting the definition of ***duplex building*** from clause 3 (1) and by inserting instead the following definition:

duplex building means a single building up to 2 storeys in height that contains not more than 2 dwellings:

- (a) which are attached to one another, and
- (b) each of which is designed so that its front door faces a street with which the allotment on which the building is erected has a boundary.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**ORDER**

IN pursuance of section 4(6) of the Environmental Planning and Assessment Act, 1979, I the Minister for Urban Affairs and Planning do, by this my Order declare the land within the Local Government Areas specified in the Schedule hereto to be a region for the purposes of the Environmental Planning and Assessment Act, 1979.

Andrew Refshauge, M.P.,
Deputy Premier,
Minister for Urban Affairs and Planning,
Minister for Aboriginal Affairs,
Minister for Housing

Sydney, 18 September 2001

SCHEDULE

Blue Mountains
Campbelltown
Cooma-Monaro
Crookwell
Eurobodalla
Goulburn
Greater Lithgow
Gunning
Kiama
Mulwaree
Oberon
Shoalhaven
Sutherland
Tallaganda
Wollondilly
Wollongong
Wingecarribee
Yarrowlumla

Roads and Traffic Authority

ROADS ACT 1993

Order - Sections 46, 49 and 67

Wagga Wagga City Council Area

Declaration as a Controlled Access Road of Part of the
Olympic Way at North Wagga Wagga

I, the Minister for Roads, pursuant to Sections 46, 49 and 67 of the Roads Act, 1993, by this order -

1. declare to be a main road the said public road described in Schedule 1 under;
2. declare to be a controlled access road the said main road described in Schedule 1 and the main road described in Schedule 2 under;
3. declare that access to the said controlled access road is restricted; and
4. specify in Schedule 3 under, the point along the controlled access road at which access may be gained to or from another public road.

CARL SCULLY, M.P.,
Minister for Roads

SCHEDULE 1

All those pieces or parcels of public road situated in the Wagga Wagga City Council area, Parish of North Wagga Wagga and County of Clarendon shown as:

Lots 60 and 61 Deposited Plan 1012723;
Lot 2 Deposited Plan 716659;
Lot 2 Deposited Plan 717409;
Lot 2 Deposited Plan 810146;
Lots 2, 3 and 4 Deposited Plan 811539;
Lot 2 Deposited Plan 736892;
Lots 1 and 2 Deposited Plan 823287;
Lot 1 Deposited Plan 734927;
Lot 2 Deposited Plan 734928; and
Lot 2 Deposited Plan 808638.

The above Lots are all shown on RTA Plan 0078 468 AC 0145.

SCHEDULE 2

All those pieces or parcels of main road situated in Wagga Wagga City Council area, Parish of North Wagga Wagga and County of Clarendon shown as Lots 70 and 71 Deposited Plan 1011720 and shown on RTA Plan 0078 468 AC 0145.

SCHEDULE 3

Between the points A and B shown on RTA Plan 0078 468 AC 0145.

(RTA Papers 468.1121)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Karuah in the
Port Stephens and Great Lakes Council areas.

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

D J Lorsch
Manager, Statutory Processes
Roads and Traffic Authority of New South Wales

SCHEDULE

All those pieces or parcels of land situated in the Port Stephens Council area, Parish of Tarean, and County of Gloucester, shown as:

Lots 53 and 54 Deposited Plan 1026807, being parts of Crown reserve and Crown road and said to be in the possession of Crown and Donald Hayward Powell and Lois Norma Powell (licensees); and

Lot 55 Deposited Plan 1026807, being part of the land in Certificate of Title 155/753196 and said to be in the possession of Glen Andrew Hill and Denis George Hill (registered proprietors) and National Australia Bank Limited (mortgagee).

ALSO all that piece or parcel of land situated in the Great Lakes Council area, Parish of Carrington, and County of Gloucester, shown as:

Lot 16 Deposited Plan 1024564, being part of the land in Certificate of Title 1/1022043 and said to be in the possession of Michael John Kiely (registered proprietor) and Commonwealth Bank of Australia (mortgagee).

(RTA Papers FPP 1M2279)

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Wollondilly Shire Council Area

Declaration as a Controlled Access Road of Part of Picton Road at Wilton

I, the Minister for Roads, pursuant to Sections 46, 49, 54 and 67 of the Roads Act, 1993, by this order -

1. dedicate as public road the land described in Schedule 1 under;
2. declare to be a main road the said public road described in Schedule 1 and the public road described in Schedule 2 under;
3. declare to be a controlled access road the said main road described in Schedules 1 and 2 and the main road described in Schedule 3 under;
4. declare that access to the said controlled access road is restricted; and
5. specify in Schedule 4 under, the points along the controlled access road at which access may be gained to or from other public roads.

CARL SCULLY, M.P.,
Minister for Roads

SCHEDULE 1

All those pieces or parcels of land situated in the Wollondilly Shire Council area, Parish of Wilton and County of Camden shown as:

Lots 40 to 53 inclusive Deposited Plan 814280;
Lots 36, 37 and 38 Deposited Plan 812178; and
Lots 63 to 69 inclusive Deposited Plan 814316.

The above Lots are all shown on RTA Plan 0095 496 AC 0137.

SCHEDULE 2

All those pieces or parcels of public road situated in the Wollondilly Shire Council area, Parish of Wilton and County of Camden shown as:

Lot 54 Deposited Plan 814280; and
Lots 71 and 72 Deposited Plan 814316.

The above Lots are all shown on RTA Plan 0095 496 AC 0137.

SCHEDULE 3

All those pieces or parcels of main road situated in the Wollondilly Shire Council area, Parish of Wilton and County of Camden shown as Lots 70 and 73 Deposited Plan 814316 and both shown on RTA Plan 0095 496 AC 0137.

SCHEDULE 4

Between the points A and B,
between the points C and D; and
between the points E and F, all shown on RTA Plan 0095 496 AC 0137.

(RTA Papers 496.1388)

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

Notice of Compulsory Acquisition and Dedication as Public Road of Land at Ulmarra in the Pristine Waters Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993 and further dedicates the land as Public Road under Section 10 of the Roads Act 1993.

D J Lorsch
Manager Statutory Processes
Roads and Traffic Authority
of New South Wales

SCHEDULE

ALL that piece or parcel of land situate in the Pristine Waters Council area, Parish of Ulmarra and County of Clarence, shown as Lot 11 Deposited Plan 1031995, being part of the land in Certificate of Title 1/795175.

The land is said to be in the possession of the Minister for Education.

(RTA Papers FPP 1M3184; RO 10/332.1530)

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Gundagai Shire Council Area

Dedication as Public Road of Land and Declaration as a Controlled Access Road of Part of the Hume Highway at Hillas Creek.

I, the Minister for Roads, pursuant to Sections 46, 49, 54 and 67 of the Roads Act, 1993, by this order -

1. dedicate as public road the land described in Schedules 1 and 2 under;
2. declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;
3. declare to be a controlled access road the said main road described in Schedules 2 and 3 and the main road described in Schedule 4 under;
4. declare that access to the said controlled access road is restricted; and
5. specify in Schedule 5 under, the points along the controlled access road at which access may be gained to or from other public roads.

CARL SCULLY, M.P.
Minister for Roads

—————
SCHEDULE 1

All that piece or parcel of land situated in the Gundagai Shire Council area, Parish of Yaven and County of Wynyard shown as Lot 29 Deposited Plan 260644.

The above Lot is shown on RTA Plan 0002 178 AC 2225.

—————
SCHEDULE 2

All those pieces or parcels of land situated in the Gundagai Shire Council area, Parishes of Yaven and Bangus and County of Wynyard shown as:

Lots 11 to 19 inclusive Deposited Plan 261892;
Lots 44 to 47 inclusive Deposited Plan 261893;
Lots 55, 56 and 57 Deposited Plan 261894;
Lots 23 to 28 inclusive, Deposited Plan 260644; and
Lots 15 to 19 inclusive Deposited Plan 260645.

The above Lots are all shown on RTA Plan 0002 178 AC 2225.

—————
SCHEDULE 3

All those pieces or parcels of public road situated in the Gundagai Shire Council area, Parishes of Yaven and Bangus and County of Wynyard shown as:

Lot 61 Deposited Plan 261894; and
Lot 21 Deposited Plan 260645.

The above Lots are all shown on RTA Plan 0002 178 AC 2225.

—————
SCHEDULE 4

All those pieces or parcels of main road situated in the Gundagai Shire Council area, Parish of Yaven and County of Wynyard shown as:

Lot 30 Deposited Plan 261892;
Lot 49 Deposited Plan 261893;
Lots 30 and 31 Deposited Plan 260644; and
Lot 20 Deposited Plan 260645.

The above Lots are all shown on RTA Plan 0002 178 AC 2225.

—————
SCHEDULE 5

Between the points A and B;
between the points C and D;
between the points E and F; and
between the points G and H all shown on RTA Plan 0002 178 AC 2225.

(RTA Papers 2/178.1151)

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

Notice of Compulsory Acquisition of Land at Bendemeer in the Parry Shire Council area

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

D J Lorsch
Manager Statutory Processes
Roads and Traffic Authority
of New South Wales

—————
SCHEDULE

ALL those pieces or parcels of public road situated in the Parry Shire Council area, Parish of Perry and County of Inglis, shown as Lots 4, 5, 6 and 9 Deposited Plan 860868.

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

(RTA Papers FPP 1M3252; RO 9/364.1265)

ROADS ACT 1993

Order - Sections 46, 48, 54 and 67

Wollongong City Council Area

Dedication of Land as Public Road and Declaration as a Freeway of Part of the Southern Freeway at Gwynneville.

I, the Minister for Roads, pursuant to Sections 46, 48, 54 and 67 of the Roads Act, 1993, by this order -

1. dedicate as public road the land described in Schedules 1 and 2 under;
2. declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;
3. declare to be a freeway the said main road described in Schedules 2 and 3;
4. declare that access to the said freeway is restricted; and
5. specify in Schedule 4 under, the points along the freeway at which access may be gained to or from other public roads.

CARL SCULLY, M.P.,
Minister for Roads

SCHEDULE 1

All those pieces or parcels of land situated in the Wollongong City Council area, Parish of Wollongong and County of Camden shown as:
Lots 30 to 37 inclusive Deposited Plan 1020901; and
Lot 1 Deposited Plan 345706.
The above Lots are all shown on RTA Plan 6006 497 AC 0212.

SCHEDULE 2

All those pieces or parcels of land situated in the Wollongong City Council area, Parish of Wollongong and County of Camden shown as:
Lots 21 to 24 inclusive Deposited Plan 1020901;
Lot 26 Deposited Plan 657242; and
Lot 41 Deposited Plan 18401.
The above Lots comprise the whole of the land in the correspondingly numbered Certificates of Title and are all shown on RTA Plan 6006 497 AC 0212.

SCHEDULE 3

All those pieces or parcels of public road situated in the Wollongong City Council area, Parish of Wollongong and County of Camden shown as Lots 25, 26, 28 and 29 Deposited Plan 1020901.
The above Lots are all shown on RTA Plan 6006 497 AC 0212.

SCHEDULE 4

Between the points A and B shown on RTA Plan 6006 497 AC 0212.

(RTA Papers F6/497.11240)

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

Notice of Compulsory Acquisition of Land at Belford in the Singleton Shire Council area

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

D J Lorsch
Manager Statutory Processes
Roads and Traffic Authority
of New South Wales

SCHEDULE

ALL those pieces or parcels of public road situated in the Singleton Shire Council area, Parish of Belford and County of Northumberland, shown as:

Lot 17 Deposited Plan 844443; and
Lot 1 Deposited Plan 1018766.

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

(RTA Papers FPP 1M3399; RO 9/402.1384)

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Auburn, Strathfield Municipal and Canada Bay City
Council areas

Dedication as Public Road of Land at Homebush Bay and Rhodes and Declaration as a Controlled Access Road of Part of Homebush Bay Drive between the Western Motorway at Homebush Bay and Concord Road at Rhodes.

I, the Minister for Roads, pursuant to Sections 46, 49, 54 and 67 of the Roads Act, 1993, by this order -

1. dedicate as public road the land described in Schedules 1 and 2 under;
2. declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;
3. declare to be a controlled access road the said main road described in Schedules 2 and 3;
4. declare that access to the said controlled access road is restricted; and
5. specify in Schedule 4 under, the points along the controlled access road at which access may be gained to or from other public roads.

CARL SCULLY M.P.,
Minister for Roads

SCHEDULE 1

All that piece or parcel of land situated in the Auburn Council area, Parish of Concord and County of Cumberland shown as Lot 12 Deposited Plan 778665.

Also all those pieces or parcels of land situated in the Strathfield Municipal Council area, Parish of Concord and County of Cumberland shown as:

Lots 14 and 15 Deposited Plan 778665; and
Lot 22 Deposited Plan 778666.

And also all those pieces or parcels of land situated in the Canada Bay City Council area, Parish of Concord and County of Cumberland shown as:

Lots 10 and 12 Deposited Plan 736510;
Lots 8 and 9 Deposited Plan 816474;
Lots 22, 23 and 24 Deposited Plan 734971; and
Lot 8 Deposited Plan 777043.

The above Lots are all shown on sheets 1 or 2 in RTA Plan 0200 093 AC 0268.

SCHEDULE 2

All those pieces or parcels of land situated in the Auburn Council area, Parish of Concord and County of Cumberland shown as:

Lot 8 Deposited Plan 778665; and
Lot 5 Deposited Plan 740600;

Also all those pieces or parcels of land situated in the Strathfield Municipal Council area, Parish of Concord and County of Cumberland shown as:

Lot 12 Deposited Plan 839591;
Lot 10 Deposited Plan 778665; and
Lot 18 Deposited Plan 778666.

Also all those pieces or parcels of land situated in the Strathfield Municipal and Auburn Council areas, Parish of Concord and County of Cumberland shown as Lots 19 and 20 Deposited Plan 778666.

Also all that piece or parcel of land situated in the Strathfield Municipal, Auburn and Canada Bay City Council areas, Parish of Concord and County of Cumberland shown as Lot 21 Deposited Plan 778666.

And also all those pieces or parcels of land situated in the Canada Bay City Council area, Parish of Concord and County of Cumberland shown as:

Lots 7, 8 and 9 Deposited Plan 778667;
Lot 4 Deposited Plan 740598;
Lot 295 Deposited Plan 752023;
Lots 14 to 20 inclusive Deposited Plan 736511;
Lots 8, 9, 11, 13 and 14 Deposited Plan 736510;
Lots 6 and 7 Deposited Plan 816474;
Lots 32, 33, 39, 40, 60, 61 and 69 Deposited Plan 11894;
Lots 5 and 6 Deposited Plan 777043;
Lots 15 to 21 inclusive Deposited Plan 734971;
Lots 102 and 103 Deposited Plan 806606; and
Lot 1 Deposited Plan 430465.

The above Lots are all shown on sheets 1 or 2 in RTA Plan 0200 093 AC 0268.

SCHEDULE 3

All that piece or parcel of public road situated in the Strathfield Municipal Council area, Parish of Concord and County of Cumberland shown as Lot 11 Deposited Plan 778665.

Also all those pieces or parcels of public road situated in the Canada Bay City Council area, Parish of Concord and County of Cumberland shown as:

areas of 229 square metres, 1212 square metres and 667.1 square metres shown on sheets 1 and 2 of Deposited Plan 816474; and

Lot 99 shown on sheet 2 of RTA Plan 0200 093 AC 0268.

The above Lots and parcels of land are all shown on sheets 1 or 2 in RTA Plan 0200 093 AC 0268.

SCHEDULE 4

Between the points A and B;
between the points C and D;
between the points E and F; and
between the points G and H all shown on sheets 1 or 2 in RTA Plan 0200 093 AC 0268.

(RTA Papers 409.1243)

ROADS ACT 1993

Notice under Division 2 of Part 3 of the Road Transport (Mass, Loading and Access)
Regulation 1996

I, PAUL FORWARD, Chief Executive of the Roads and Traffic Authority, in pursuance to the Road Transport (Mass, Loading and Access) Regulation 1996, make the Notice set forth hereunder.

PAUL FORWARD
Chief Executive
Roads and Traffic Authority

Amendments

- The 4.6 Metre High Vehicle Route Notice 1999 published in *Government Gazette* No. 22 of 19 February 1999 at pages 870 to 891 and amended in *Government Gazette* No. 104 of 10 September 1999 at pages 8766 to 8767, *Government Gazette* No. 32 of 3 March 2000 at page 1709, *Government Gazette* No. 55 of 5 May 2000 at pages 3755 to 3758, *Government Gazette* No. 68 of 9 June 2000 at page 4901, and *Government Gazette* No. 152 of 24 November 2000 at pages 12034 to 12035 and *Government Gazette* No. 28 of 25 January 2001 at pages 362 to 363 is further amended:

by inserting the following routes in *Part 2 4.6 metre high vehicle routes in New South Wales (excluding the Sydney Region) east of the Newell Highway* of Appendix 2

South and South Western NSW (including Wollongong City)			
Route	Starting point	Finishing point	Conditions
F6 Southern Fwy	Princes Hwy, Waterfall	Princes Hwy, Yallah	(southbound vehicles must remain in the travel lanes under the bridge at University Avenue, Gwynneville)
MR95 Mt Ousley Rd – Picton Rd	Princes Hwy, North Wollongong	Hume Highway near Wilton	
MR513 Mt Ousley Rd	Picton Rd, Mt Ousley	Princes Hwy, Bulli Tops	

Melbourne St (MR314), Mulwala	Vic border	Federation Ave (MR550)	
Hudson's Rd, Corowa	Redlands Rd (MR299)	End of road	
Queen St, Corowa	Federation Ave (MR550)	Parliament St	
Parliament St, Corowa	Queen St	Edward St (MR250)	
Hopeful Rd, Corowa	Riverina Hwy (SH20)	Berrigan-Walbundrie-Holbrook road (MR331)	

- The General Notice for the Operation of Road Trains 2000 published in *Government Gazette* No. 159 of 8 December 2000 at pages 12927 to 12958 and amended in *Government Gazette* No. 57 of 23 March 2001 at page 1550 is further amended:

by inserting the following route in *Appendix 2 – Part 1, 36.5 metre road train routes in New South Wales*

Type	Road No	Road Name	Starting point	Finishing point	Conditions
RT	014	Sturt Highway (SH14)	Cobb Highway (SH21), Hay	“Gundaline” property (approximately 15 km east of the Carrathool turnoff).	

ROADS ACT 1993

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

ALBURY CITY 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.

JOHN ELLWOOD
Manager Planning & Engineering
City of Albury
(by delegation from the Minister for Roads)

SCHEDULE
1. Citation

This Notice may be cited as the City of Albury B-Doubles Notice No 2, 2001

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 1 February 2005 unless it is amended or repealed earlier.

4. Application

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

5. Routes**B-Double routes within the City of Albury**

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	000	Fallon Street, Albury	Mate Street	Elizabeth Mitchell Drive	

ROADS ACT 1993**Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation 1996**

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

FRANK ZAKNICH
General Manager
Bland Shire Council
(by delegation from the Minister for Roads)

SCHEDULE
1. Citation

This Notice may be cited as the Bland Shire Council Road Train Notice No 1, 2001.

2. Commencement

This Notice takes effect from the date of the gazettal.

3. Effect

This Notice remains in force until 31st October 2006 unless it is amended or repealed earlier.

4. Application

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

5. Routes**Road Train routes within the Bland Shire Council.**

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
RT	000	Hately's Lane, West Wyalong	West Wyalong Ungarie Road (MR 57)	AWB Access Road	

ROADS ACT 1993

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

Conargo Shire Council, in pursuance of Division 2 of Part 3 of the *Road Transport (Mass, Loading and Access) Regulation 1996*, by this Notice, specify the routes and areas on or in which Road Trains may be used subject to any requirements or conditions set out in the Schedule.

PETER J JORGENSEN
General Manager
Conargo Shire Council (by delegation from the Minister for Roads)

SCHEDULE
1. Citation

This Notice may be cited as the Conargo Shire Council Road Train Notice No. 2, 2001.

2. Commencement

This Notice takes effect from the date of the gazettal.

3. Effect

This Notice remains in force for a trial period until 31st December 2003 unless it is amended or repealed earlier.

4. Application

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

5. Routes**Road Train routes within the Conargo Shire Council**

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
RT	552	Deniliquin – Jerilderie Road (MR552)	Conargo Shire Boundary	Jerilderie Shire Council	Seasonal gazettal – travel is permitted only during the months of November and December; and March, April, May
RT	000	Moonee Swamp Road, Deniliquin	Hoads Road	Lakers Road	

ROADS ACT 1993

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

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

NEVILLE ARMSTRONG
General Manager
Cowra Shire Council
(by delegation from the Minister for Roads)

Schedule
1. Citation

This Notice may be cited as the Cowra Shire 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 5 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 Cowra Shire Council**

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	000	Boundary Road, Cowra	Olympic Way, Cowra	Service Road, Cowra	
25	000	Service Road, Cowra	Boundary Road, Cowra	300m south of Boundary Road	

ROADS ACT 1993

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

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

ALAN McCORMACK
General Manager
Parkes Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Parkes Shire Council Road Train Notice No 1/2001.

2. Commencement

This Notice takes effect on the date of Gazettal

3. Effect

This notice remains in force until 31 December 2005 unless it is amended or repealed earlier

4. Application

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

5. Routes**Road Train routes within the Parkes Shire Council**

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
RT	57	Condobolin to Tottenham Rd	Lachlan Shire Boundary (west of Tullamore)	Lachlan Shire Boundary (north of Tullamore).	80 Km/h speed limit applies
Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
RT	348	Peak Hill to Trundle Rd.	Newell Highway	MR 57	80 Km/h speed limit applies No access from MR 348 to the Newell Highway (SH17)
RT	350	Forbes to Tullamore Rd.	Forbes shire Boundary	MR61	80 Km/h speed limit applies
RT	350	Forbes to Tullamore Rd.	MR61	MR348	80 Km/h speed limit applies
RT	354	Tullamore to Narromine Rd.	MR57	Narromine Shire Boundary	80 Km/h speed limit applies
RT	SR197	Leafy Tank Road	MR61	Nardoo Lane (SR75)	80 Km/h speed limit applies

ROADS ACT 1993

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

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

ALAN McCORMACK
General Manager
Parkes Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Parkes Shire 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 31 December 2005 unless it is amended or repealed earlier

4. Application

This Notice applies to the B-Doubles which comply with Schedule 1 of 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 Parkes Shire Council**

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	000	Thornbury Street	Clarinda Street	End of Thornbury Street south of Clarinda Street	Time of use restrict between the hours of 7:30am and 5:30 pm
Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	000	Clarke Street	Newell Highway	Ackroyd Street	Time of use restricted to between the hours of 7:30am and 5:30 pm
25	000	Orion Place	Clarke Street	End of Orion Place south of Clarke Street	Time of use restricted to between the hours of 7:30am and 5:30 pm
25	000	Saleyards Road	Newell Highway	Ackroyd Street	
25	000	Royal Street	Clarke Street	Renshaw Road	
25	000	Renshaw Road	Saleyards Road	End of Renshaw Rd north of Saleyards Rd.	
25	000	Federal Street	Saleyards Road	Matthews Street	
24	000	Matthews Street	Royal Street	Renshaw Road	

ROADS ACT 1993

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

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

D. J. McGOWAN
General Manager
Wingecarribee Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

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

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 1 December 2006 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 Wingecarribee Shire Council**

Type	Rd No	Road Name	Starting point	Finishing point	Conditions
25	000	Waite St, Moss Vale	Innes Rd	Illawarra Hwy (SH25)	Left turn movements not permitted into or out of Waite St at the Illawarra Hwy

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.

CITY OF BLACKTOWN, AT MT DRUITT: Contract Number 967787S0, Project Number 3001476. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving LOTS 22 to 25 OBRIEN STREET.

CITY OF BLACKTOWN, AT BLACKETT: Contract Number 969173S8, Project Number 3001707. Line 1 to 2, inclusive and its appurtenant junctions, sidelines and inlets serving RICHARDSON CRESCENT and MACKELLAR ROAD.

CITY OF BLUE MOUNTAINS, AT FAULCONBRIDGE: Contract Number 445908F3, Project Number 3001745. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving RAILWAY AVENUE and GREAT WESTERN HIGHWAY.

CITY OF BLUE MOUNTAINS, AT LEURA: Contract Number 973609S4, Project Number 3002309. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving CRAIGEND STREET and BLACKHEATH STREET.

CITY OF PENRITH, AT ST MARYS: Contract Number 969164S7, Project Number 3002277. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving GREAT WESTERN HIGHWAY, PRINCESS MARY STREET and SAINSBURY 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.

ROBERT ROACH,
Developer Activity Officer
Blacktown Commercial Centre

16 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.

WOLLONDILLY SHIRE, AT PICTON: Contract Number 972129W1/S9, Project Number 3002596. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving ARGYLE 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.

KEVIN HASTIE,
Developer Activity Officer
Liverpool Commercial Centre

16 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 FAIRFIELD, AT CANLEY HEIGHTS: Contract Number 973634S9, Project Number 3002325. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving identified properties in FERNGROVE ROAD and ASCOT 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.

PETER ALLEN,
Developer Activity Officer
Liverpool Commercial Centre

16 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.

CAMDEN COUNCIL, AT NARELLAN: Contract Number 439487FA, Project Number 3002178. Line 1, sideline inclusive and its appurtenant junctions, sidelines and inlets serving QUEEN STREET and CAMDEN VALLEY WAY.

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

16 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 QUAKERS HILL: Contract Number 968481S5, Project Number 3002194. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving WALKER STREET and WHITEHAVEN DRIVE.

CITY OF BLACKTOWN, AT QUAKERS HILL: Contract Number 968445S1, Project Number 3001891. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving AQUAMARINE STREET.

CITY OF BLACKTOWN, AT QUAKERS HILL: Contract Number 968444S8, Project Number 3001892. Lines 1 to 3 inclusive and its appurtenant junctions, sidelines and inlets serving TANGERINE DRIVE, ALEPPO STREET, CITRUS STREET and JEWEL STREET.

SHIRE OF BAULKHAM HILLS, AT BELLA VISTA: Contract Number 968518S5, Project Number 3001852. Lines 1 to 2 inclusive and their appurtenant junctions, sidelines and inlets serving BLACKSMITH COURT, COACH HOUSE and WAINWRIGHT MEWS.

SHIRE OF BAULKHAM HILLS, AT BELLA VISTA: Contract Number 968517S0, Project Number 3001853. Lines 1 to 11 inclusive and their appurtenant junctions, sidelines and inlets serving FLAGSTONE GROVE, COACH HOUSE PLACE, BLACKSMITH COURT and WAINWRIGHT MEWS.

SHIRE OF BAULKHAM HILLS, AT WEST PENNANT HILLS: Contract Number 974396S6, Project Number 3002067. Lines 1 to 3 inclusive and its appurtenant junctions, sidelines and inlets serving HOOP PINE CRESCENT.

SHIRE OF BAULKHAM HILLS, AT ROUSE HILL: Contract Number 968610S8 Project Number 3001906. Lines 1 to 6 inclusive and their appurtenant junctions, sidelines and inlets serving DALTON CLOSE and STANFORD CIRCUIT.

SHIRE OF BAULKHAM HILLS, AT SEVEN HILLS: Contract Number 968416S0, Project Number 3002099. Lines 1 inclusive and their appurtenant junctions, sidelines and inlets serving BODEN ROAD and POWERS 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

16 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.

CAMDEN COUNCIL, AT MOUNT ANNAN: Contract Number 970904W4, Project Number 1000822. Water mains are now laid and capable of serving identified properties in PERSOONIA CL, MARSILEA CL, EPACRIS PL and WELLING DR.

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

16 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 OF BLACKTOWN, AT QUAKERS HILL: Contract Number 968444W0, Project Number 7000136. Recycled water mains are now laid and capable of serving identified properties at TANGERINE DRIVE, ALEPPO STREET and CITRUS STREET.

CITY OF BLACKTOWN, AT QUAKERS HILL: Contract Number 968444W0, Project Number 1000836. Water mains are now laid and capable of serving identified properties at TANGERINE DRIVE, ALEPPO STREET and CITRUS STREET.

CITY OF BLACKTOWN, AT QUAKERS HILL: Contract Number 968445W5, Project Number 1000835. Water mains are now laid and capable of serving identified properties at AQUAMARINE STREET.

CITY OF BLACKTOWN, AT GLENWOOD: Contract Number 968457W9, Project Number 1001034. Water mains are now laid and capable of serving identified properties at CAVALRY GROVE.

CITY OF BLACKTOWN, AT GLENWOOD: Contract Number 968457W9, Project Number 7000189. Recycled water mains are now laid and capable of serving identified properties at CAVALRY GROVE.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 974381W3, Project Number 7000160. Recycled water mains are now laid and capable of serving identified properties at LOREE TERRACE and PRINCESS AVENUE.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 974381W3, Project Number 1000938. Water mains are now laid and capable of serving identified properties at LOREE TERRACE and PRINCESS AVENUE.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 968514W1, Project Number 7000121. Recycled water mains are now laid and capable of serving identified properties at WELLINGTON AVENUE, SEYMOUR WAY and HAYES AVENUE.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 968514W1, Project Number 1000792. Water mains are now laid and capable of serving identified properties at WELLINGTON AVENUE, SEYMOUR WAY and HAYES AVENUE.

SHIRE OF BAULKHAM HILLS, AT BELLA VISTA: Contract Number 968517W4, Project Number 1000813. Water mains are now laid and capable of serving identified properties at WAINWRIGHT MEWS and COACH HOUSE.

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

16 November 2001.

SYDNEY WATER ACT, 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT, 1991

Notice of Compulsory Acquisition of an Easement
at Macquarie Fields in the Local Government Area
of Campbelltown

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the interest in land described in the First Schedule hereto is acquired over the land described in the Second Schedule hereto by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991, for the purposes of the Sydney Water Act, 1994.

Dated at Sydney this 8th day of November, 2001.

Signed for Sydney Water Corporation by its Attorneys who hereby state at the time of executing this instrument have no notice of the revocation of the Power of Attorney Registered No. 687 Book 4296 under the Authority of which this instrument has been executed.

Warren Frederick WATKINS
Jeffrey Francis COLENSO

SCHEDULE 1

Easement for Water Supply Works more fully described in Memorandum 5736751 lodged at the offices of Land and Property Information NSW, Sydney.

SCHEDULE 2

All that piece or parcel of land containing approximately 638 square metres in the Local Government Area of Campbelltown, Parish of Minto, County of Cumberland, and State of New South Wales, being part of Lot 141 in Deposited Plan 261125 and Lot 202 in Deposited Plan 614296, and shown on Deposited Plan 637127 as "PROPOSED EASEMENT FOR WATERMAIN 3 WIDE" said to be in the possession of Campbelltown City Council.

[Sydney Water reference: 193238F7].

Other Notices

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

I, the Honourable ANDREW JOHN REFSHAUGE, M.P., Minister for Aboriginal Affairs, being of the opinion that special circumstances exist which warrant my doing so, DECLARE in pursuance of the provisions of section 43 of the Aboriginal Land Rights Act 1983, that the lands described in the Schedule below and vested in the Purfleet/Taree Local Aboriginal Land Council, be exempt from the payment of rates under the Local Government Act 1993.

A. REFSHAUGE, M.P.,
Minister for Aboriginal Affairs

—————

SCHEDULE

L.G.A. — Hastings Council

Being: Lot 252, DP 48789 at Albert Street, Kendall.

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

I, the Honourable ANDREW JOHN REFSHAUGE, M.P., Minister for Aboriginal Affairs, being of the opinion that special circumstances exist which warrant my doing so, DECLARE in pursuance of the provisions of section 43 of the Aboriginal Land Rights Act 1983, that the lands described in the Schedule below and vested in the Orange Local Aboriginal Land Council, be exempt from the payment of rates under the Local Government Act 1993.

A. REFSHAUGE, M.P.,
Minister for Aboriginal Affairs

—————

SCHEDULE

L.G.A. — Cabonne Council

Being: Lot 2, DP 758693, Hill Street; Lot 3, DP 758693, section 18, Hill Street; Lot 4, DP 758693, section 18, Hill Street; Lot 5, DP 758693, section 18, Hill Street; Lot 1, DP 758693, section 20, William Street; Lot 2, DP 758693, section 20, William Street.

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

I, the Honourable ANDREW JOHN REFSHAUGE, M.P., Minister for Aboriginal Affairs, being of the opinion that special circumstances exist which warrant my doing so, DECLARE in pursuance of the provisions of section 43 of the Aboriginal Land Rights Act 1983, that the lands described in the Schedule below and vested in the Deerubbin Local Aboriginal Land Council, be exempt from the payment of rates under the Local Government Act 1993.

A. REFSHAUGE, M.P.,
Minister for Aboriginal Affairs

SCHEDULE

L.G.A. — Blue Mountains City Council

Being: Lot 91, DP 1016060 at Hawkesbury Road, Yellow Rock.

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

I, the Honourable ANDREW JOHN REFSHAUGE, M.P., Minister for Aboriginal Affairs, being of the opinion that special circumstances exist which warrant my doing so, DECLARE in pursuance of the provisions of section 43 of the Aboriginal Land Rights Act 1983, that the lands described in the Schedule below and vested in the Wagonga Local Aboriginal Land Council, be exempt from the payment of rates under the Local Government Act 1993.

A. REFSHAUGE, M.P.,
Minister for Aboriginal Affairs

—————

SCHEDULE

L.G.A. — Eurobodalla Shire Council

Being: Lot 921, DP 1014455 at Narooma, adjacent Fullers Beach.

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

I, the Honourable ANDREW JOHN REFSHAUGE, M.P., Minister for Aboriginal Affairs, being of the opinion that special circumstances exist which warrant my doing so, DECLARE in pursuance of the provisions of section 43 of the Aboriginal Land Rights Act 1983, that the lands described in the Schedule below and vested in the Ngulingah Local Aboriginal Land Council, be exempt from the payment of rates under the Local Government Act 1993.

A. REFSHAUGE, M.P.,
Minister for Aboriginal Affairs

—————

SCHEDULE

L.G.A. — Lismore City Council

Being: Lot 250, DP 1018937 at Dunoon.

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

I, the Honourable ANDREW JOHN REFSHAUGE, M.P., Minister for Aboriginal Affairs, being of the opinion that special circumstances exist which warrant my doing so, DECLARE in pursuance of the provisions of section 43 of

the Aboriginal Land Rights Act 1983, that the lands described in the Schedule below and vested in the Wanaruah Local Aboriginal Land Council, be exempt from the payment of rates under the Local Government Act 1993.

A. REFSHAUGE, M.P.,
Minister for Aboriginal Affairs

SCHEDULE

L.G.A. — Merriwa Shire Council

Being: Lot 429, DP 1008696 at Flags Rd, Gungah, via Muswellbrook.

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, 19 and 51 of the Anti-Discrimination Act 1977 to the Department of Education and Training to provide funding through the Elsa Dixon Aboriginal Employment Program to NSW public sector or local government sector agencies and private sector employers in order that those agencies and employers may designate up to fifty (50) positions and recruit for Indigenous people as permanent or temporary employees and final-year placement students.

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, 19 and 51 of the Anti-Discrimination Act 1977 to NSW public sector or local government sector agencies and private sector employers who are in receipt of funding through the Elsa Dixon Aboriginal Employment Program to designate up to fifty (50) positions and recruit for Indigenous people as permanent or temporary employees and final-year placement students, in accordance with the purposes of that program.

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

Dated this 6th day of November 2001.

BOB DEBUS,
Attorney General

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 the University of New South Wales, Faculty of the Built Environment, to designate a position and recruit for an Indigenous person as Co-ordinator of the Faculty of the Built Environment Preparatory Program for Indigenous Students (BEPP).

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

Dated this 6th day of November 2001.

BOB DEBUS,
Attorney General

CHARITABLE TRUSTS ACT 1993

Notice Under Section 15

Proposed Cy-Pres Scheme Relating to the Australian Society for the Needy and Poor

IN August 1999, a number of people undertook various fundraising events to raise money to meet the cost of open heart surgery for Krishant Sharma, a nine month old baby from Fiji. A total of \$17,262.85 was raised and the operation, performed by the Children's Hospital at Westmead, cost \$13,275.20, leaving a surplus of \$3,605.08, which is currently held in an account in the name of the Society.

Medical reports received from the Fijian medical practitioners managing Krishant Sharma's care confirm that he has ongoing health problems. A report from the Children's Hospital at Westmead also states that Krishant may suffer long term lung damage and other associated problems arising from the condition of Down's Syndrome which he also suffers.

The funds held by the Australian Society for the Needy and Poor can no longer be used for their original purpose and may therefore be applied cy-pres to another similar purpose under the Charitable Trusts Act 1993. As the funds were originally raised in order to pay for Krishant Sharma's operation costs, the use of the balance of the funds to pay for his ongoing medical expenses is consistent with the original charitable purpose.

The Solicitor General, under delegation from the Attorney General in and for the State of New South Wales, in March 2001 formed the view that it was appropriate for a cy-pres scheme to be ordered pursuant to section 12 (1) (a) of the Charitable Trusts Act 1993, to apply the funds to Krishant Sharma's ongoing medical needs. A cy-pres scheme to this effect was published on 14 June 2001. However, it now appears that this scheme does not allow the funds raised by the Society to be applied in the most convenient manner possible.

Accordingly, the Solicitor General, as delegate of the Attorney General, hereby varies the scheme published on 14 June 2001, pursuant to section 17 (2) of the Charitable Trusts Act 1993, and makes an order that the surplus funds raised by the Australian Society for the Needy and Poor be applied, cy-pres, to Mr Som Dutt Sharma to be held by him on trust to be applied towards the costs of any medical treatment undergone by Krishant Sharma.

Take note that within one month after the publication of this notice any person may make representations or suggestions to the Attorney General in respect of the proposed scheme.

A copy of the proposed scheme may be inspected, by appointment, during business hours at Level 9, Goodsell Building, 8-12 Chifley Square, Sydney. Please telephone (02) 9228 8102 for an appointment.

LAURIE GLANFIELD,
Director General,
Attorney General's Department

**FIRE BRIGADES ACT 1989
LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land for the
Purposes of the Fire Brigades Act

PURSUANT to section 79 of the Fire Brigades Act 1989 and section 19 (1) of the Land Acquisition (Just Terms Compensation) Act 1991, the Minister for Emergency Services being the Minister administering the Fire Brigades Act 1989 declares, with the approval of the Governor, that the land described in the Schedule is acquired by compulsory process for the purposes of the Fire Brigades Act 1989.

ROBERT JOHN DEBUS, M.P.,
Minister for Emergency Services

SCHEDULE

All that piece or parcel of Crown Land situated at Chelmsford Drive, Metford, in the Parish of Maitland, County of Northumberland and described as Lot 1 in Deposited Plan 1021812.

FORESTRY ACT 1916

PROCLAMATION

(L.S.) MARIE BASHIR, Governor

I, Professor Marie BASHIR AC, Governor of the State of New South Wales, in pursuance of the provisions of the Forestry Act 1916, and with the advice of the Executive Council, do, by this my Proclamation, declare that the land described in the Schedule hereto is dedicated as a State Forest.

SCHEDULE

Eastern Division

*Land District of Bathurst;
Evans Shire Council Area;
Macquarie Forestry Region.*

Mount David State Forest No. 1058, No. 5 Extension. An area of about 433.2 hectares in the Parishes of Gilmandyke and Rockley, County of Georgiana, being FIRSTLY, in the Parish of Rockley, the land within Lots 1, 4, 6, 7, 8 and 9 in Deposited Plan 389174, EXCLUSIVE OF the reserved road 20.115 metres wide traversing Lots 1 and 7; SECONDLY, in the Parish of Gilmandyke, the land within Lot 1 in Deposited Plan 818313 and Portions 45, 54, 101, 133, 134, 135, 136, 148, 165, 166, 167, 168 and 199 delineated on plans catalogued 3720, 3736, 6526, 1428, 1430, 1414, 2625, 2687, 2688 and 2626 – 1506 in the Department of Information, Technology and Management, Sydney, EXCLUSIVE OF the land within Lots 1 and 2 in Deposited Plan 389173 and Lot 5 in Deposited Plan 389174. (70835)

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

By Her Excellency's Command,

KIM YEADON, M.P.,
Minister for Forestry

GODSAVETHEQUEEN!

FORESTRY ACT 1916

PROCLAMATION

(L.S.) MARIE BASHIR, Governor

I, Professor Marie BASHIR AC, Governor of the State of New South Wales, in pursuance of the provisions of the Forestry Act 1916, and with the advice of the Executive Council, do, by this my Proclamation, declare that the land described in the Schedule hereto is dedicated as a State Forest.

SCHEDULE

Eastern Division

*Land Districts of Bathurst and Lithgow;
Greater Lithgow City Council Area;
Macquarie Forestry Region.*

Sunny Corner State Forest No. 806, No. 40 Extension. An area of about 321.7 hectares in the Parish of Falnash, County of Cook, being the land within Lot 6 in Deposited Plan 849008, EXCLUSIVE OF the easements for Transmission Line, Access, Pipeline and Railway Purposes delineated on that plan. (70911)

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

By Her Excellency's Command,

KIM YEADON, M.P.,
Minister for Forestry

GODSAVETHEQUEEN!

GEOGRAPHICAL NAMES ACT 1966

ERRATUM

IN the notice referring to the assignment of names and boundaries in Quirindi Shire Council, Folio 9041, 2nd November 2001, reference was made to Tumut Council area. The notice was in error and should have read Quirindi Council area, this notice corrects that error.

W. WATKINS,
Chairman.

Geographical Names Board,
PO Box 143, Bathurst 2795.

GEOGRAPHICAL NAMES ACT 1966

ERRATUM

IN the notice referring to the assignment of the name Lake Litra Obelisk, Folio 9040, 2nd November 2001, the name was spelt incorrectly. The name is spelt as Lake Littra Obelisk, this notice corrects that error.

W. WATKINS,
Chairman.

Geographical Names Board,
PO Box 143, Bathurst 2795.

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Suburb Boundaries within
City of Lake Macquarie

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the boundaries between Tingira Heights and Mount Hutton,

increasing the extent of Tingira Heights and between Eleebana, Croudace Bay and Tingira Heights, increasing the extent of Eleebana, as shown on map GNB3506/C. The map may be viewed at Lake Macquarie City Council Administration Centre and the Libraries at Belmont, Charlestown and Speers Point, and at the office of the Geographical Names Board, Land and Property Information, 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.

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

NATIONAL PARKS AND WILDLIFE ACT 1974

Ben Halls Gap National Park Plan of Management

IN pursuance of section 75 of the National Parks and Wildlife Act 1974, it is hereby notified that a Plan of Management for Ben Halls Gap National Park has been prepared.

The plan will be on public display from 16 November 2001 to 8 February 2002. Copies of the plan may be viewed during office hours at:

NPWS Scone Office/Workshop,
41 Waverley Street, Scone;
Nundle Shire Council,
Jenkins Street, Nundle;
Scone Shire Council,
Liverpool Street, Scone;
Tamworth City Council,
437 Peel Street, Tamworth;
The National Parks Centre,
102 George Street, The Rocks;
NPWS Head Office Library,
Level 7, 43 Bridge Street, Hurstville.

Copies of the plan may be obtained, free of charge, from the NPWS Scone office, Scone Council and the National Parks Centre. The plan is also available on the NPWS web site at www.npws.nsw.gov.au.

Written representations in connection with the plan should be forwarded by close of business on 8 February 2002 to:

Ben Halls Gap National Park Plan of Management,
National Parks and Wildlife Service,
41 Waverley Street,
Scone NSW 2337.

Following the exhibition period the plan of management, together with all representations received, will be submitted to the National Parks and Wildlife Advisory Council for its comments and advice to the Minister for the Environment.

Your comments on this draft plan of management may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998 and identifies you. Following adoption of the plan by the Minister, all submissions will be available by

arrangement for inspection at the NPWS Head Office library. If you do not want your personal details to become public, please mark on your submission that you want your details to remain confidential.

KEVIN SHANAHAN,
Manager,
Conservation Management Unit.

PESTICIDES ACT 1999

Notice Under Section 48 (4)

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

ALAN RITCHIE,
Manager,
Dangerous Goods,
Environment Protection Authority
(by delegation).

SCHEDULE

Pilot (Pesticide Rating) Licence

<i>Name and address of Licensee</i>	<i>Date of Granting of Licence</i>
David Richard DAVIES, "Nalya", Blue Vale Road, Gunnedah, NSW 2380.	12 November 2001.
Simon Gerald PEMBERTON, Farm 909, Hanwood Road, Griffith, NSW 2680.	13 November 2001.

ROADS ACT 1993

ERRATUM

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 31st day of October 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

GOD SAVE THE QUEEN!

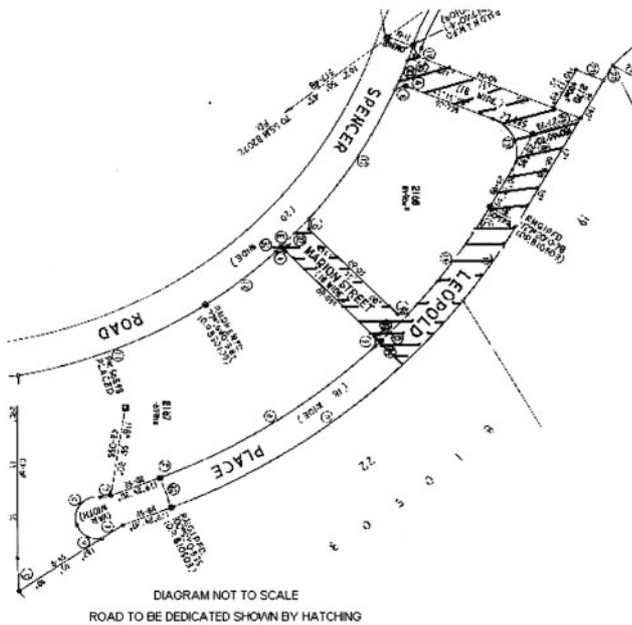
SCHEDULE

In the *Government Gazette* of 30 May 1997, Folio 3537, under the heading Roads Act 1993, Proclamation, the notice is amended by deleting the following:

New roadways shown as part Leopold Place, Marion Street and the splay corners on the plan of land at Cecil Hills, in the City of Liverpool, Parish of Cabramatta, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 833566.

and inserting in lieu thereof:

New roadways shown as part Leopold Place, Marion Street and the splay corners (as shown by hatching on the diagram hereunder) on the plan of land at Cecil Hills, in the City of Liverpool, Parish of Cabramatta, County of Cumberland, registered in the Land Titles Office (now known as Land and Property Information) as Deposited Plan No. 833566.



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 YOUNG RUGBY LEAGUE SUPPORTERS CLUB LTD to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activities of Touch Football.

Dated: Sydney, 7 November 2001.

JOHN GARBUTT,
Acting Chairperson,
Sporting Injuries Committee.

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 PARKES RUGBY LEAGUE to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activities of Touch Football.

Dated: Sydney, 7 November 2001.

JOHN GARBUTT,
Acting Chairperson,
Sporting Injuries Committee.

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 GRAFTON SUPA OLDIE SOCCER to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activities of Soccer.

Dated: Sydney, 7 November 2001.

JOHN GARBUTT,
Acting Chairperson,
Sporting Injuries Committee.

SURVEYORS ACT 1929

Registration of Surveyors

PURSUANT to the provisions of section 8 of the Surveyors Act 1929, the undermentioned persons have been Registered as Surveyors in New South Wales from the dates shown.

Name	Address	Effective Date
Matthew William CLEARLY.	24/8-12 Railway Crescent, Jannali, NSW 2226.	8 October 2001.
Shane Andrew BOSLEM.	170 Coal Point Road, Coal Point, NSW 2283.	15 October 2001.
Christopher Sydney GORMAN.	1 Unwin Street, Bexley, NSW 2207.	15 October 2001.
Peter Robert HINE.	13 Araluen Place, Sutherland, NSW 2232.	4 October 2001.
Grant Fraser PENNYCUICK.	9 Northbow Court, Tallebudgera, QLD 4228.	22 October 2001.
Peter Osborne PHILLIS.	1A Robert Street, Wallsend, NSW 2287.	19 October 2001.

W. A. WATKINS,
President.

G. K. A. LEATHERLAND,
Registrar.

SURVEYORS ACT 1929

Restoration to the Register of Surveyors

PURSUANT to the provisions of section 9B of the Surveyors Act 1929, the undermentioned person has been restored to the Register of Surveyors with the effective date of restoration as shown.

Name	Address	Effective Date of Restoration	Original Date of Registration
Peter Michael IRELAND.	56 Boykambil Esplanade, Hope Island, QLD 4212.	10 October 2001.	23 August 1996.

W. A. WATKINS,
President.

G. K. A. LEATHERLAND,
Registrar.

SURVEYORS ACT 1929

Removal of Name from the Register of Surveyors

PURSUANT to the provisions of section 9 of the Surveyors Act 1929, the undermentioned Surveyors have been removed from the Register of Surveyors for the reasons shown.

Name	Date of Removal	Reason	Original Registration Date
Michael Nielson APITZ.	29 October 2001.	at own request.	15 March 1963.
Ross Alexander BAYLIE.	11 October 2001.	at own request.	23 September 1983.
John Francis BURRIDGE.	18 September 2001.	at own request.	30 November 1956.
John Francis CASSIDY.	15 October 2001.	at own request.	4 October 1966.
Guy Raoul DE LOW.	2 October 2001.	at own request.	30 March 1954.
Peter William GAREY.	16 October 2001.	at own request.	4 October 1966.
Leonard Anthony GAZZARD.	26 September 2001.	at own request.	24 March 1975.
Stephen Robert HOSKING.	14 September 2001.	at own request.	14 July 1988.
Richard Ernest KOCH.	18 October 2001.	at own request.	19 March 1979.
Dale Cameron MASSIE.	18 September 2001.	at own request.	27 October 1998.
Leith McDonald RATTEN.	5 November 2001.	at own request.	4 September 1967.
Barry James ROBERTS.	15 October 2001.	at own request.	13 March 1981.

W. A. WATKINS,
President.

G. K. A. LEATHERLAND,
Registrar.

THREATENED SPECIES CONSERVATION ACT 1995

NSW National Parks and Wildlife Service

Notice of Exhibition of the Draft Species Recovery Plans for the East Lynne Midge Orchid, Tallong Midge Orchid and *Zieria* multi-species

I, Ian PULSFORD, Manager, Conservation Programs and Planning Division of National Parks and Wildlife Service Southern Directorate, hereby give notice of the exhibition of the draft East Lynne Midge Orchid, Tallong Midge Orchid and *Zieria* multi-species (*Zieria formosa*, *Zieria buxijugum* and *Zieria parrisiae*) Recovery Plans. These Plans will be on exhibition from the 14 November 2001 and public submissions are invited from then until the 4 January 2002. The Plans will be exhibited at the following NPWS offices:

Head Office, 43 Bridge Street (Hurstville);

NPWS National Parks Centre, 102 George Street (The Rocks);

NPWS Southern Directorate Office, 6 Rutledge Street (Queanbeyan);

NPWS Merimbula Office, Cnr. Merimbula and Sapphire Coast Drive (Merimbula), *Zieria* Multi-species only;

NPWS Ulladulla Office, Blackburn Estate, Collier Road (Ulladulla), East Lynne Midge Orchid only;

NPWS Bungonia Office, Lookdown Road (Bungonia), Tallong Midge Orchid only;

NPWS Yarrunga Creek Office, Nowra Road (Fitzroy Falls), Tallong Midge Orchid only.

Exhibition details will be published on the 14 November 2001 in the: *Sydney Morning Herald*, *Goulburn Post*, *Merimbula News Weekly* and the *Milton-Ulladulla Times*.

IAN PULSFORD,
Manager,
CPPD, Southern Directorate.

SURVEYORS (GENERAL) REGULATION 1999

Granting of Emeritus Status

PURSUANT to the provisions of Clause 32 (1) of the Surveyors (General) Regulation 1999, the undermentioned Surveyors have been granted Emeritus Status in recognition of their long service and contribution to the surveying profession in New South Wales, with effect 7 November 2001.

Name	Date of Original Registration	Removed from Register
Kenneth Roy BARDEN.	7 December 1954.	31 July 2000.
John Francis BURRIDGE.	30 November 1968.	18 September 2001.
Laurence Arthur STEWART.	1 May 1970.	24 October 2001.

W. A. WATKINS,
President.

G. K. A. LEATHERLAND,
Registrar.

GAS SUPPLY ACT 1996

Notice of Approval Under Section 33N

MARKETING CODE OF CONDUCT

I, Kimberley Maxwell YEADON, M.P., Minister for Energy, pursuant to section 33N of the Gas Supply Act 1996, hereby give notice of the approval of a Marketing Code of Conduct set out in Schedule 1 to this notice for the purposes of Part 2A of the Gas Supply Act 1996. The Code is to take effect from the date of publication in the Government Gazette.

Dated at Sydney this 6th day of November 2001.

KIMBERLEY MAXWELL YEADON, M.P.,
Minister for Energy

SCHEDULE 1**MARKETING CODE OF CONDUCT**

Approved for the purposes of the Gas Supply Act 1996 (NSW)
by the NSW Minister for Energy

1. FOREWORD

1.1 Introduction

The Ministry of Energy and Utilities, on behalf of the Minister for Energy, has developed this document, the Marketing Code of Conduct (**Code**), to protect small customers in the light of full retail competition in gas in NSW. From the date of gazettal, this Code is the approved code for the purposes of the *Gas Supply Act 1996 (NSW)* (**GS Act**). While currently applicable only within NSW, the Code may be amended to apply to other jurisdictions or on a national basis, as the need arises.

The Code specifies the minimum level and quality of information to be provided by “marketers” to “small retail customers” so those customers can make informed choices. The Code also aims to protect customers against any unethical or unscrupulous behaviour by marketers. “Marketers” is taken to mean all suppliers and all persons who act as agents or intermediaries between small retail customers and suppliers of gas. A “small retail customer” is defined as a customer consuming 1 terajoule or less of natural gas per annum.

The Code was developed in consultation with NSW and interstate market participants, the Electricity and Water Ombudsman of New South Wales, the NSW Treasury, the New South Wales Department of Fair Trading and the Independent Pricing and Regulatory Tribunal (**IPART**).

1.2 Legislative framework

1.2.1 Governance

The Code is approved under section 33N of the GS Act by the NSW Minister for Energy (**Minister**), as the Marketing Code of Conduct that applies to Gas Marketers in NSW. The Minister is the initial Code administrator, meaning that the Minister will be responsible for monitoring compliance with the Code and for approving any changes to the Code. Eventually, a dedicated industry Code administrator may be established and take over the ongoing development and governance of the Code.

1.2.2 Enforcement

The Code is enforceable as a matter of law and imposes statutory obligations on all persons who engage in gas marketing to comply with the Code (Section 33O, GS Act) in so far as it affects dealings with small retail customers. Additionally, for all suppliers, the GS Act requires compliance with the Code as a condition of authorisation (Section 33P (a), GS Act). IPART is responsible for monitoring compliance with authorisation conditions.

A small retail customer is able to refer (at no cost to the customer) a complaint in relation to the conduct of a gas marketer to the Ombudsman. This right is supported by a requirement in the GS Act for suppliers to be members of an approved Ombudsman scheme and to comply with any decision of the Ombudsman. A customer with a complaint in relation to the marketing activities of a supplier needs, in the first instance, to refer that complaint to the supplier for resolution. The Ombudsman may alert the Code Administrator and/or IPART to a marketer's alleged non-compliance with the Code.

Where gas marketers are not authorised suppliers, the GS Act makes provision for non-authorised marketers to be bound by any decision of the Ombudsman with respect to a complaint made by a small retail customer. A decision of the Ombudsman in these circumstances may also set out the Ombudsman's costs in dealing with the customer's complaint that will be required to be paid by the marketer.

Penalties apply under the GS Act for a breach of the Code. A marketer that contravenes or fails to comply with a requirement of the Code with respect to a gas customer is liable to pay a maximum penalty of \$22,000 in the case of a corporation and \$5,500 in all other cases.

1.2.3 Other obligations

Further obligations are imposed under the GS Act on suppliers who have customers referred to them by another marketer. The Act requires that in these circumstances, before a supplier can enter into a negotiated customer supply contract, it must be satisfied that the marketer who has referred that customer has complied with the Code (Section 33P, GS Act).

Given the above requirement, there is a corresponding obligation on marketers that are not licensed suppliers to provide a supplier with a written statement to the effect that the marketer has complied with the Code where it introduces a small retail customer to a Supplier or facilitates or arranges a customer supply contract (Section 33Q, GS Act).

In addition to the Code, the Act and regulations provide for small retail customer protection through the application of minimum conditions in customer supply contracts for small retail customers. For example, suppliers must provide an emergency services number to customers on their bills.

1.3 Legislation

The key sources of legislation affecting marketing practices in gas are:

- *Gas Supply Act 1996* (NSW)
- *Trade Practices Act 1974* (Cth)

- *Fair Trading Act 1987* (NSW)
- *Door-to-Door Sales Act 1967* (NSW)
- *Contracts Review Act 1980* (NSW)

2. DEFINITIONS

In this Code:

“**Code Administrator**” means the Minister for Energy in the State of New South Wales;

“**Customer Supply Contract**” means a standard form customer supply contract or a negotiated customer supply contract within the meaning given in the GS Act, where applicable to a contract for natural gas;

“**Contact Number**” means the complaints and enquiries telephone number of a Marketer;

“**Customer**” means an actual or prospective small retail customer under the GS Act;

“**GS Act**” means the Gas Supply Act 1996 (NSW);

“**Gas Marketer**” has the meaning given in the GS Act, which means any of the following persons:

- a person who is a Supplier;
- a person who acts as agent of a Supplier for the purposes of obtaining new Customers, or retaining existing Customers, for the Supplier;
- a person who acts as agent of one or more Customers in respect of the retail supply of natural gas;
- a person who acts as an intermediary in any other capacity between one or more Customers and a Supplier in respect of the retail supply of natural gas;
- a person who engages in or carries on any other activity relating to natural gas or the natural gas industry prescribed by the regulations for the purposes of this definition;

“**Marketer**” means Gas Marketer;

“**Marketing**” includes, but is not limited to, advertising, sales, promotion, market research, public relations and negotiations by any means, whether solicited or unsolicited, for the purposes of entering into a Supply Arrangement;

“**Ombudsman**” has the meaning given in the GS Act, where applicable to a contract for gas, which means a gas industry ombudsman appointed under an approved gas industry ombudsman scheme;

“**Personal Information**” in relation to a Customer, means any one or more of the following:

- information relevant to credit assessment or billing;
- financial information relating to a customer;
- historical natural gas consumption data;
- information about age, sex, ethnicity;
- any other personal characteristics,

about an individual whose identity is apparent or can be reasonably ascertained from the information;

“**Premises**” includes the Customer’s residential premises and the Customer’s workplace premises;

“**Supplier**” means a person who holds a supplier’s authorisation for the supply of natural gas under the GS Act;

“**Standard Form Contract**” means a contract that is declared by the regulations under the GS Act to be a standard form contract;

“**Supply Arrangement**” includes, but is not limited to, an actual or potential agreement or contract between a Supplier and a Customer for the supply of natural gas to the Customer.

3. INTERPRETATION AND COMMENCEMENT

- 3.1 The Code takes effect on the date of gazettal.
- 3.2 In relation to any acts or omissions by a Gas Marketer on or after the date of gazettal of this Code, this Code applies in respect of any such acts or omissions for the purposes of the GS Act from the date of gazettal of this Code.
- 3.3 The Code supplements and does not limit any rights a person may have under any statutory instrument or under the common law or at equity.

4. OBJECTIVES

The objectives of the Code are to:

- Protect small retail customers from unscrupulous marketing conduct.
- Ensure that marketers act in accordance with standards necessary to promote and enhance consumer confidence in the retail gas market.
- Promote an environment of honesty and fairness within the retail gas market by defining standards of acceptable marketing behaviour.
- Promote effective relationships between customers, marketers, suppliers (to the extent they are not marketers), regulators and other industry participants.
- Ensure customers have access to the product and service information needed to make informed choices, thereby facilitating entry into retail supply contracts.
- Protect the privacy of personal information collected by marketers.

5. MARKETER RESPONSIBILITIES

5.1 Compliance

- 5.1.1 A Marketer must comply with the Code.
- 5.1.2 A Marketer must ensure that any person who:
- a) is employed by or authorised by the Marketer to carry out Marketing activities on behalf of the Marketer, and

- b) could reasonably be considered by a Customer to represent the Marketer and is engaging in Marketing activity,

complies with the Code.

5.2 Obligations to the Code Administrator

5.2.1 A Marketer must:

- a) monitor and keep a record of complaints made by Customers in relation to the Marketing activities of the Marketer;
- b) conduct audits at least on an annual basis to verify that they are complying with the Code; and
- c) upon a request, or if directed to do so by the Code Administrator, provide to the Code Administrator any information relating to Code compliance, including information the Marketer is required to keep under the Code.

5.3 Obligations to the Ombudsman

5.3.1 A Marketer must, on request or if directed to do so by the Ombudsman in relation to a complaint by a Customer (Complaint):

- a) provide to the Ombudsman, any information, including information the Marketer is required to keep under the Code, relating to the Complaint;
- b) pay any relevant Ombudsman fees and other amounts in accordance with a decision made by the Ombudsman in relation to the Complaint; and
- c) agree to be bound by any relevant decision of the Ombudsman in relation to the Complaint

5.4 Statement to Suppliers

5.4.1 A Marketer that is not a Supplier must provide a written statement of compliance with the Code to a Supplier where the Marketer introduced a Customer to the Supplier or where the Marketer arranged or facilitated a Supply Arrangement for that Supplier.

5.4.2 A Marketer must not give to a Supplier a statement in relation to a Supply Arrangement arranged or facilitated by the Marketer that is false, misleading or deceptive, knowing it to be false, misleading or deceptive.

6. STANDARDS OF CONDUCT

6.1 General

- 6.1.1 A Marketer must not, when carrying out Marketing, engage in misleading, deceptive or unconscionable conduct whether by act or omission.
- 6.1.2 A Marketer must comply with all applicable laws.
- 6.1.3 A Marketer must ensure that any information that the Code requires a Marketer to provide to Customers is in plain language and designed to be readily understood by Customers.
- 6.1.4 Customers must be able to contact a Marketer on the Marketer's Contact Number during the normal business hours of the Marketer.
- 6.1.5 All Supply Arrangements must be in writing and, except for Standard Form Contracts, must be signed by the relevant Customer to evidence the Customer's acceptance of the Supply Arrangement as a Customer Supply Contract.

6.2 Marketing by telephone

- 6.2.1 In any telephone call made by or on behalf of a Marketer to a Customer for the purposes of Marketing, the caller must, as soon as practicable, clearly identify:
 - a) his or her name and Contact Number; and
 - b) the name of the Marketer on whose behalf the call is being made; and
 - c) the purpose of the call.
- 6.2.2 If told by a Customer, at any time during a telephone conversation between the Customer and the Marketer that the Customer does not wish to continue, the Marketer must cease Marketing promptly and must not contact that Customer in any way for the purpose of Marketing for at least the next 30 days, unless requested to do so by the Customer or unless the Customer otherwise agrees.
- 6.2.3 Unless requested by a Customer, a Marketer must not make a telephone call to a Customer:
 - a) on Christmas Eve after 5:00pm; or
 - b) on Christmas Day, Boxing Day, Good Friday or Easter Sunday; or
 - c) outside the following times:
 - i. 8am to 8:30pm on weekdays; and

- ii. 9am to 7pm on Saturdays and 10am to 7pm on Sundays.
- 6.2.4 A Marketer must ensure that if a telephone call is commenced within the hours permitted by section 6.2.3, the call must not continue for more than 15 minutes beyond the permitted times without the Customer's agreement.
- 6.2.5 A Marketer must maintain the following records in relation to all telephone calls involving Marketing between the Marketer and Customers:
- a) the names and telephone numbers of Customers;
 - b) the name of the person that made and/or dealt with each call on behalf of the Marketer; and
 - c) the times and dates of telephone calls
- 6.2.6 The records required to be kept under section 6.2.5 must be kept for at least one year after the last telephone call for the purpose of Marketing occurred.

6.3 Marketing at Customer's Premises

- 6.3.1 If a Marketer engages in Marketing at a Customer's Premises, the Marketer must immediately, upon entering the Premises:
- a) and at all times after that on request by the Customer, produce an identity card that shows his or her full name and photograph and the name, business address and Contact Number of the Marketer; and
 - b) advise the Customer of the purpose of the visit and ask the Customer if the Customer wishes to progress further. If the Customer does not wish to proceed, then the Marketer must leave the Premises immediately and the Marketer must not contact that Customer in any way for the purpose of Marketing for at least the next 30 days, unless requested to do so by the Customer or unless the Customer otherwise agrees.
- 6.3.2 Unless requested by a Customer, a Marketer must not contact a Customer at the Customer's Premises:
- a) on Christmas Eve after 5:00pm; or
 - b) on Christmas Day, Boxing Day, Good Friday or Easter Sunday; or
 - c) outside the following times
 - i. 8am to 8:30pm on weekdays; and
 - ii. 9am to 7pm on Saturdays and 10am to 7pm on Sundays.
- 6.3.3 A Marketer must maintain records of Marketing conducted at Customers'

Premises. These records must include:

- a) the addresses of the Premises visited;
- b) the name of the Marketer's representative(s) visiting the Premises; and
- c) the times and dates of visits.

6.3.4 The records required to be kept under section 6.3.3 must be kept for at least one year after the date of the last visit for the purpose of Marketing.

6.4 Marketing via internet or e-mail

6.4.1 Where a Marketer engages in Marketing via internet or e-mail, the Marketer must provide the following information to Customers:

- a) the Marketer's business name, company name and Australian Business Number;
- b) the Marketer's address;
- c) the Marketer's e-mail address or other means of electronic contact; and
- d) the Marketer's Contact Number

6.4.2 If the Customer indicates that the Customer does not wish to proceed, then the Marketer must not contact that Customer in any way for the purpose of Marketing for at least the next 30 days, unless requested to do so by the Customer or unless the Customer otherwise agrees.

6.4.3 A Marketer must maintain the following records (where provided) of all contact with Customers for the purpose of Marketing made via internet or e-mail:

- a) the e-mail address of Customers contacted;
- b) the times and dates of such contacts; and
- c) all correspondence between the Marketer and Customers.

6.4.4 The records required to be kept under section 6.4.3 must be kept for at least one year after the date of the last contact with that Customer for the purpose of Marketing.

6.4.5 For the purposes of the Code, Marketing conducted by means of internet or e-mail is not to be taken as Marketing on the Customer's Premises.

6.5 Marketing by personal contact outside the Customer's Premises

6.5.1 Where a Marketer makes personal contact with a Customer and engages in

Marketing at a place other than at the Customer's Premises, the Marketer must:

- a) display an identity card that shows his or her full name and photograph, and the name, business address and Contact Number of the Marketer; and
- b) maintain records of all personal contact made by that Marketer with the Customer for the purpose of Marketing. These records must include:
 - i. where provided, the names and addresses of Customers contacted;
 - ii. the addresses of the premises where Marketing was conducted; and
 - iii. the times and dates on which Marketing was conducted.

6.5.2 The records required to be kept under section 6.5.1 must be kept for at least one year after the date of the last contact for the purpose of Marketing.

6.6 Conduct when Customers do not wish to be contacted

6.6.1 Where a Customer has indicated, in any way, to a Marketer that the Customer does not wish to be contacted again for the purpose of Marketing, the Marketer must take reasonable steps to ensure that the Marketer does not contact the Customer in any way for the purpose of Marketing.

6.6.2 A Marketer must keep a permanent record of all Customers who indicate that they do not wish to be contacted ("not to be contacted list"). The not to be contacted list must include the name and address of relevant Customers and must be provided to the Ombudsman on its request and to the Code Administrator on its request.

6.6.3 A Marketer must abide by "Do Not Mail", "No Junk Mail", "Do Not Call" and "No Canvassing" or similar notices placed on or near a Customer's Premises.

6.6.4 Nothing in sections 6.6.1, 6.6.2 and 6.6.3 preclude a Marketer from contacting a Customer on the not to be contacted list for purposes other than for the purpose of Marketing.

6.7 Conduct in relation to Personal Information

6.7.1 While engaged in Marketing, a Marketer may collect Personal Information only by lawful and fair means.

6.7.2 As far as possible, the Personal Information collected by a Marketer must be collected directly from the relevant Customer. Where this is not possible, a Marketer may collect information from a third party, but only after receiving the Customer's written consent to do so.

6.7.3 Unless required by law, a Marketer may only disclose Personal Information to any

other person if the Marketer has obtained the Customer's written consent to do so.

- 6.7.4 A Marketer must take reasonable steps to protect Personal Information collected or held by a Marketer from misuse, loss, unauthorised access or modification.
- 6.7.5 Where a Marketer holds Personal Information about a Customer, the Marketer must provide that Customer with access to that information on request by the Customer unless providing access would be unlawful. Where a request for access is denied, the Marketer must give a written explanation to the Customer as to why the request was denied.
- 6.7.6 Marketers must keep a record of all written Customer consents required by section 6.7 for at least one year.
- 6.7.7 Where applicable, a Marketer must establish procedures in relation to Personal Information to comply with and in accordance with the "National Principles for the Fair Handling of Personal Information" issued by the Federal Privacy Commissioner in January 1999.

7. INFORMATION PROVISION

7.1 Minimum requirement

- 7.1.1 Before or at the time that a Customer enters into a Supply Arrangement that was arranged or facilitated by a Marketer, the Marketer must obtain the Customer's written acknowledgment that the Marketer has provided to the Customer all the information items outlined in section 7.1.2. The form and content of the Customer's written acknowledgement must be in accordance with Appendix 1, with information items listed in the same order with no exclusions or additions of items. The Customer's signed written acknowledgement form may be attached to the Supply Arrangement. Marketers must keep a record of Customers' written acknowledgements for at least one year after they were obtained.
- 7.1.2 As a minimum and in addition to any other information or documents that may be required elsewhere in the Code to be supplied to a Customer, a Marketer must provide the following to a Customer:
 - a) the name, street address (PO Box number is not sufficient) and Contact Number of the Marketer and, if different, the Supplier with whom the Supply Arrangement will be entered into;
 - b) the existence of any fee or commission that the Marketer is entitled to receive from a Supplier pursuant to the Marketer's role in arranging or facilitating the Supply Arrangement with the Customer;
 - c) the premises to which the Supply Arrangement is to apply;

- d) the time period for which the acceptance of the offer to enter into the Supply Arrangement is valid;
- e) the duration of the Supply Arrangement, including any available extension and the terms and conditions, including any fees applicable, of any such extension of the Supply Arrangement;
- f) the extent to which the price offered is inclusive of all costs. If the price offer does not include all costs, then those costs that are not included, together with how they will be charged, must be disclosed;
- g) the Customer's right to an applicable Standard Form Contract and how the terms of the offered Supply Arrangement (including all costs), differ from any applicable Standard Form Contract;
- h) any requirements for security deposits to be paid by the Customer and when such deposits will be payable
- i) any penalties or charges that may be imposed on the Customer for variation in load, early termination or otherwise (as applicable);
- j) the Customer's right to bring complaints to the Ombudsman;
- k) the existence of the Code and the fact that it is binding on Marketers;
- l) details of conditions relating to the Customer's entitlement to any cooling-off period;
- m) the expected date of commencement of the supply of natural gas under the Supply Arrangement;
- n) a copy of the Supply Arrangement;
- o) notification that the Customer's signing of a Supply Arrangement constitutes the Customer's written consent to transfer to the Supplier of the Customer's choice;
- p) any other information reasonably necessary for the Customer to make an informed decision about whether or not to enter into the Supply Arrangement offered by the Marketer; and
- q) if requested by a Customer, the information set out in clause 7.2.

7.1.3 Clause 7.1.1 does not apply to Standard Form Contracts.

7.2 Additional information

7.2.1 A Marketer must, if requested to do so by a Customer, clearly explain to the Customer:

- a) all terms and conditions of any Supply Arrangement offered by that Marketer to the Customer;
- b) the Customer's rights under the terms and conditions of any applicable Standard Form Contract;
- c) the Customer's entitlements to any concessions or rebates;
- d) the arrangements that are in place for competition in the supply of natural gas (if applicable) in the jurisdiction in which that Customer's premises is located; and
- e) the Customer's rights and Marketer's obligations under the Code.

APPENDIX 1**CUSTOMER WRITTEN ACKNOWLEDGEMENT****Marketer:****Customer Name:****Supply Address:****Relationship to supply address (owner/occupier):**

By signing this document I declare that I have been made aware of or received the following:

- a) the name, street address (PO Box number is not sufficient) and Contact Number of the Marketer and, if different, the Supplier with whom the Supply Arrangement will be entered into;
- b) the existence of any fee or commission that the Marketer is entitled to receive from a Supplier pursuant to the Marketer's role in arranging or facilitating the Supply Arrangement with the Customer;
- c) the premises to which the Supply Arrangement is to apply;
- d) the time period for which the acceptance of the offer to enter into the Supply Arrangement is valid;
- e) the duration of the Supply Arrangement, including any available extension and the terms and conditions, including any fees applicable, of any such extension of the Supply Arrangement;
- f) the extent to which the price offered is inclusive of all costs. If the price offer does not include all costs, then those costs that are not included, together with how they will be charged, must be disclosed;
- g) my right to an applicable Standard Form Contract and how the terms of the offered Supply Arrangement (including all costs), differ from any applicable Standard Form Contract;
- h) any requirements for me to pay security deposits and when such deposits will be payable;
- i) any penalties or charges that may be imposed on me for variation in load, early termination or otherwise (as applicable);
- j) my right to bring complaints to the Ombudsman;
- k) the existence of the Code and the fact that it is binding on Marketers;

- l) details of conditions relating to my entitlement to any cooling-off period;
- m) the expected date of commencement of the supply of natural gas under the Supply Arrangement;
- n) a copy of the Supply Arrangement;
- o) notification that by signing a Supply Arrangement, I am providing written consent to transfer to the Supplier of my choice;
- p) any other information reasonably necessary for me to make an informed decision about whether or not to enter into the Supply Arrangement offered by the Marketer; and
- q) where requested, I have received the following information
 - i) all terms and conditions of any Supply Arrangement offered to me by the Marketer;
 - ii) my rights under the terms and conditions of any applicable Standard Form Contract;
 - iii) my entitlements to any concessions or rebates;
 - iv) the arrangements that are in place for competition in the supply of natural gas (if applicable) in the jurisdiction in which my premises are located; and
 - v) my rights and the Marketer's obligations under the Code.

Signature

Date

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, NSW 2000, up till 9.30 a.m. on the dates shown below.

22 November 2001

- 01/7234** DNA GENOTYPERS/GENETIC ANALYSERS. DOCUMENTS: \$110.00 PER SET
S0192122 CLEANING FOR GOV'T OFFICES, 20-24 LEE ST. SYDNEY. CATEGORY B. INSPECTION DATE & TIME: 15/11/2001 @ 10:00 AM SHARP. AREA: 9,235 SQ. METERS. DOCUMENTS: \$55.00 PER SET

27 November 2001

- 013/3000a** DISPOSABLE OPERATING THEATRE DRAPES. DOCUMENTS: \$110.00 PER SET
003/3004a SINGLE USE STAPLERS, ENDOSURGICAL INSTRUMENTS - SUPPLEMENTARY TENDER. DOCUMENTS: \$110.00 PER SET

28 November 2001

- 01/2791** PROVISION OF IMAGE SCANNING SERVICES. DOCUMENTS: \$220.00 PER SET

29 November 2001

- 026/7213** LAND VALUATION SERVICES. DOCUMENTS: \$110.00 PER SET
IT 01/2794 TENDER EVALUATION TOOLS. DOCUMENTS: \$25.00 PER SET
S01/00193 (198) REGISTRY OF BIRTHS AND MARRIAGES. CATEGORY D. INSPECTION DATE & TIME: 21/11/2001 @ 11:00 AM SHARP. AREA: To be announced SQ. METERS. DOCUMENTS: \$27.50 PER SET

4 December 2001

- S01/00304 (973)** CLEANING CONTRACT FOR THE DPP OFFICE AT PARRAMATTA. CATEGORY D. INSPECTION DATE & TIME: 16/11/2001 @ 2:30 PM SHARP. AREA: 725 SQ. METERS. DOCUMENTS: \$27.50 PER SET
024/213 BAGS, WASTE AND STORAGE: MEDICAL AND NON MEDICAL. DOCUMENTS: \$110.00 PER SET
S0187236 STATIC GUARDS & CASH COLLECTION TAFE NSW. DOCUMENTS: \$110.00 PER SET

5 December 2001

- ITS2305** PROVISION OF INTERNET SERVICES AND PRODUCTS. DOCUMENTS: \$220.00 PER SET
027/7188 SELECTIVE HIGH SCHOOL TESTS & OPPORTUNITY CLASS PLACEMENT TESTS. DOCUMENTS: \$110.00 PER SET

6 December 2001

- 00/7144** COLLECTION AND DISPOSAL OF SURPLUS CHEMICALS. DOCUMENTS: \$220.00 PER SET

12 December 2001

- 02/7241** MEDIA TRAINING FOR NSW POLICE SERVICE. DOCUMENTS: \$110.00 PER SET

13 December 2001

- 027/7211** BUS/COACH HIRE FOR LAKE JINDABYNE WINTER SPORTS ACADEMY. DOCUMENTS: \$110.00 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>)

Government Printing Service

TENDERS FOR PRINTING

TENDERS will be received up to 9.30 am on the date specified for the undermentioned printing. Envelopes containing tenders must be addressed to: Government Printer, Unit 5, Block V, 391 Park Road, Regents Park NSW 2143, and have legibly endorsed upon the face thereof the items and description of the printing for which the tender is submitted.

Two weeks closing Monday 26th November 2001

Tender No. 23302A

Tenders are invited on the behalf of the Department of Education and Training for the assignment of the English Language and Literacy Assessment (ELLA) 2002/2003 Marking Component. The successful tenderer will be able to provide proper security facilities and resources to undertake the tasks as specified in the tender document. The ELLA is a uniform test performed by Year 7 and Year 8 students across NSW. This component is for the manual marking of the two writing tasks in the test book. The marking is to be performed in a marking centre by qualified personnel. The ELLA test date is scheduled for the 5th March 2002. For full details contact Kim Cooper 9743 8777.

Tender No 23302B

Tenders are invited on the behalf of the Department of Education and Training for the assignment of the English Language and Literacy Assessment (ELLA) 2002/2003 Packing and Distribution Component. The successful tenderer will be able to provide proper security facilities and resources to undertake the tasks as specified in the tender document. The ELLA is a uniform test performed by Year 7 and Year 8 students across NSW. This component is for the packing and distribution to all schools of test materials and report packs. The ELLA test date is scheduled for the 5th March 2002. For full details contact Kim Cooper 9743 8777.

Tender No 23302C

Tenders are invited on the behalf of the Department of Education and Training for the assignment of the English Language and Literacy Assessment (ELLA) 2002/2003 Scanning, Editing and Reporting Component. The successful tenderer will be able to provide proper security facilities and resources to undertake the tasks as specified in the tender document. The ELLA is a uniform test performed by Year 7 and Year 8 students across NSW. This component is for the printing of test material, the electronic data capture of student results and the compiling of various report packs. The ELLA test date is scheduled for the 5th March 2002. For full details contact Kim Cooper 9743 8777.

Three weeks closing Monday 3rd December 2001

Tender No. 23301A

Tenders are invited on the behalf of the Department of Education and Training for the assignment of the Secondary Numeracy Assessment Program (SNAP) 2002 Marking Component. The successful tenderer will be able to provide proper security facilities and resources to undertake the tasks as specified in the tender document. The SNAP is a uniform test performed by Year 7 and Year 8 students across NSW. This component is for the manual marking of the two extended response tasks in the test book. The marking is to be performed in a marking centre by qualified personnel. The SNAP test date is scheduled for the 14th May 2002. For full details contact Kim Cooper 9743 8777.

Tender No 23301B

Tenders are invited on the behalf of the Department of Education and Training for the assignment of the Secondary Numeracy Assessment Program (SNAP) 2002 Packing and Distribution Component. The successful tenderer will be able to provide proper security facilities and resources to undertake the tasks as specified in the tender document. The SNAP is a uniform test performed by Year 7 and Year 8 students across NSW. This component is for the packing and distribution to all schools of test materials and report packs. The SNAP test date is scheduled for the 14th May 2002. For full details contact Kim Cooper 9743 8777.

Tender No 23301C

Tenders are invited on the behalf of the Department of Education and Training for the assignment of the Secondary Numeracy Assessment Program (SNAP) 2002 Scanning, Editing and Reporting Component. The successful tenderer will be able to provide proper security facilities and resources to undertake the tasks as specified in the tender document. The SNAP is a uniform test performed by Year 7 and Year 8 students across NSW. This component is for the printing of test material, the electronic data capture of student results and the compiling of various report packs. The SNAP test date is scheduled for the 14th May 2002. For full details contact Kim Cooper 9743 8777.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

COPMANHURST SHIRE COUNCIL

Road Act 1993

Renaming of Public Road

NOTICE is hereby given that the Copmanhurst Shire Council has renamed Blacks Home Lane, which comes off Experiment Farm Road as JAMES LANE. Authorised by resolution of the Council dated 17 October 2001. G. B. COWAN, General Manager, Copmanhurst Shire Council.

[1014]

EVANS SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

IN accordance with the provisions of Part 2, Section 10 of the Roads Act 1993, Council advises that the land known as Lot 2 DP 866534 (Rivulet Road, Peel) is hereby dedicated as public road. G.T. TAYLOR, General Manager, Evans Shire Council, PO Box 703 Bathurst, NSW 2795.

[1023]

EVANS SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

IN accordance with the provisions of Part 2, Section 10 of the Roads Act 1993, Council advises that the land known as Lots 3-6 in DP 1016320 (Burruga Road, Juds Creek) is hereby dedicated as public road. G. T. TAYLOR, General Manager, Evans Shire Council, PO Box 703 Bathurst, NSW 2795.

[1025]

MOSMAN MUNICIPAL COUNCIL

Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that Mosman Municipal Council, has resolved to dedicate that part of James Street, Mosman shown on DP 975399 as public road pursuant of section 16 of the Roads Act 1993. V. MAY, General Manager, Mosman Municipal Council, PO Box 211 Spit Junction, NSW 2088.

[1018]

LITHGOW CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

NOTICE is hereby given that in accordance with section 162 (1) and (2) of the Roads Act 1993, Council has named the following road as described below:

<i>Location</i>	<i>Name</i>
Off Hassans Wall Road, Lithgow. In the subdivision of Part Lot 11 DP 1005128.	Valley Drive

IAIN STEWART, General Manager, Lithgow City Council, PO Box 19, Lithgow, NSW 2790.

[1019]

SHOALHAVEN CITY COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land

THE Shoalhaven City Council declares, with the approval of Her Excellency the Governor, that the land described in the schedule below, excluding mines or deposits of minerals within such land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993. Dated at Nowra this 14th day of November 2001. GRAHAM ARTHUR NAPPER, General Manager.

SCHEDULE

Lots 1 and 4 DP 1003002, Lot 1 DP 1029728, Lots 1 and 4 DP 1029731, Lot 453 DP 1003882.

[1029]

NARRANDERA SHIRE COUNCIL

LOCAL GOVERNMENT ACT 1993, SECTION 713

SALE OF LAND FOR OVERDUE RATES AND CHARGES

NOTICE is hereby given to the person(s) named hereunder that the Council of the Shire of Narrandera has resolved, in pursuance of Section 713 of the Local Government Act 1993, to sell the land described hereunder of which the person(s) named are known to the Council to be the owner(s) or to have interest in the land on which the amount of rates and charges stated in each case, as at 30th September, 2001, is due:

Owner(s) or person(s) having interest in the land	Description of subject land	Amount of rates and charges (including extra charges) overdue for more than five (5) years (\$)	Amount of all other rates and charges (including extra charges) payable and unpaid (\$)	Total (\$)
(a)	(b)	(c)	(d)	(e)
BRYON, Kerry Ernest	Lot 32 DP 827183 Uambi Drive NARRANDERA NSW 2700 Parish of Narrandera in the County of Cooper	\$875.73	\$7,625.34	\$8,501.07
SCOTT, Walter Herbert SCOTT, Robyn Gwendaline	Lot 198 DP 751719 (SH 1913/5) Old School Road, Pine Hill NARRANDERA NSW 2700 Parish of Narrandera in the County of Cooper	\$522.09	\$7,078.62	\$7,600.71
KENT, Paul William	Lots 1 & 2 DP 841838 55 Cadell Street NARRANDERA NSW 2700 Parish of Narrandera in the County of Cooper	\$221.08	\$7,262.46	\$7,483.54
DUGAN, Ross Thomas	Lot 4 Sec 15 DP 758477 Bunganbil Street GRONG GRONG NSW 2652 Parish of Lupton in the County of Bourke	\$211.00	\$797.72	\$1,008.72
LYONS, William Thomas	Lot 1 DP 337991 Adj Woolscour Road NARRANDERA NSW 2700 Parish of Narrandera in the County of Cooper	\$61.64	\$769.74	\$831.38

In default of payment to the Council of the amount stated in Column (e) above and any other rates and charges (including extra charges) becoming due and payable after 30th September, 2001 or any arrangements satisfactory to the Council for payment of all such rates and charges being entered into by the rateable person before the time fixed for the sale, the said land will be offered for sale by public auction by David Marwood & Peter Palling (Licensed Auctioneer) of Elders VP, 137/149 Audley Street, Narrandera at the Narrandera Shire Council Chambers, 141 East Street, Narrandera NSW 2700 on FRIDAY 1st MARCH, 2002, at 11.00am.

Mr K. M. MURPHY, General Manager, Narrandera Shire Council, 141 East Street, Narrandera NSW 2700. [1021]

CITY OF PARRAMATTA

SALE OF LAND FOR OVERDUE RATES

SECTION 713 LOCAL GOVERNMENT ACT 1993

NOTICE is hereby given to the persons named hereunder that the Council of the City of Parramatta has resolved in pursuance of Sections 713 and 715 of the Local Government Act 1993, to sell the land described hereunder of which the persons named appear to be the owners or in which they appear to have an interest and on which the amount of rates stated as at 22nd October, 2001, is due:

Owner or persons having interest in the land	Description of land	Amount of rates (including extra charges) overdue for more than 5 years	Amount of all other rates (including extra charges) due and in arrears	Total
(a)	(b)	(c)	(d)	(e)
Estate Late John POLLOCK	Lot 2 DP 519449 known as 20 Queen Street GRANVILLE	\$3,995.36	\$3,712.74	\$7,708.10

In default of payment to the Council of the amount stated in Column (e) above and any other rates (including extra charges) becoming due and payable after publication of this notice, or an arrangement satisfactory to the Council for payment of all such rates being entered into by the rateable person, before the time fixed for sale, the said land will be offered for sale by public auction by L. J. Hooker, Parramatta on site at 20 Queen Street, Granville, NSW on Saturday, 23rd February 2002, at 1.00pm. All enquiries should be directed to Mr R. Wenzel of Council's Rates and Property Section (Tel.: 9806 5431). Dated at Parramatta 13th November 2001.

T. S. BARNES, General Manager, PO Box 32, Parramatta NSW 2124.

[1022]

SEVERN SHIRE COUNCIL

SALE OF LAND FOR OVERDUE RATES

NOTICE is hereby given to the persons named hereunder that Severn Shire Council has resolved in pursuance of Section 713 of the Local Government Act, 1993 to sell the land described hereunder. The persons named are known to Council to be the owners or to have an interest in the land and on which the amount of rates stated in each case as at 30th June 2001 is due:

Owners Name	Description of Land to be Sold	Amount Outstanding 30th June 2001
Robert Henry Kingdom Fay Emal Kingdom	Lot 10 Sec 16 DP 758344 Severn Street Deepwater – 2023 sq mtrs Lots 10, 11 & 12 Sec 17 DP 758344 Forbes Street Deepwater – 5363 sq mtrs	\$33389.47
Christine Anne Staples	Lot 6 Sec 11 DP 758362 Oswald Street Dundee – 2023 sq mtrs	\$1740.05
Charles Kevin Vicary Suzanne Margaret Vicary	Lots 9, 10 & 11 Sec 22 DP 758344 Cnr Wise & Ward Streets Deepwater– 4071 sq mtrs	\$11128.49
Blackdown Investments Pty Ltd	Lots 20 & 23 DP 753286 Silent Grove Road Torrington – 537.3 Ha	\$6495.98
Manuela Burattini	Lots 8, 9, 10 & 11 Sec 27 DP 759072 Side Street Wellingrove – 9094 sq mtrs	\$2027.55
Estate of Leslie J Barrett	Lot 57 DP 753314 Grampians Road Emmaville – 2428 sq mtrs	\$2023.40
Anthony D Fry	Lot 13 Sec 8 DP 758450 Finlay Street Glencoe – 1865 sq mtrs	\$3321.40
Total		\$60126.34

In default of payment to the Council of the amount outstanding at 30th June 2001 and any other charges (including extra charges) becoming due and payable after publication of this notice, or any arrangements satisfactory to the Council for payment of all such rates being entered into by the rateable person before the time fixed for the sale, the said land will be offered for sale by Public Auction by Elders Real Estate at the Council Chambers Church Street, Glen Innes on Friday the 19th April 2001 at 2:00 pm. R.N. LANGFORD, General Manager.

[1026]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of FLORA LILIAN BEATTIE, late of Liverpool (formerly of Annandale), in the State of New South Wales, who died on 2nd August, 2001, must send particulars of his claim to the executrix, Mavis June Dettmer, c.o. Kencalo & Ritchie, Solicitors, 96 Moore Street, Liverpool, 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 1st November, 2001. KENCALO & RITCHIE, Solicitors, 96 Moore Street, Liverpool, NSW 2170 (DX 5003, Liverpool), Tel.: (02) 9602 8333. [1012]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MARIA VARGA, late of 5/1 Symonds Road, Dean Park, in the State of New South Wales, who died on 19th May, 2000, must send particulars of his claim to the executors, Steven Finn Varga and Rhonda Susan Varga, c.o. Maclarens, Solicitors, 232 Merrylands Road, Merrylands, 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 10th May, 2001. MACLARENS, Solicitors, 232 Merrylands Road, Merrylands, NSW 2160 (DX 25406, Merrylands), Tel.: (02) 9682 3777. [1013]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of YVONNE MARIE TERRY, late of 91 Princess Street, Guildford, in the State of New South Wales, nurse, who died on 12th August, 2001, must send particulars of his claim to the executors, James Ian Terry and Ralph Green, c.o. Low Doherty & Stratford, Solicitors, 9 Campbell Street, Blacktown, 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 30th October, 2001. LOW DOHERTY & STRATFORD, Solicitors, 9 Campbell Street, Blacktown, NSW 2148 (DX 8109, Blacktown), Tel.: (02) 9622 4644. [1020]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ELIZABETH MARY REID, late of Weeroona Nursing Home, Cowra, in the State of New South Wales, retired, who died on 2nd July, 2001, must send particulars of his claim to the executors, Neville George Reid and Jocelyn Anne Pearse, c.o. Messrs Olliff & McRae, Solicitors, PO Box 874, Griffith, 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 11th October, 2001. MESSRS OLLIFFEE & MCRAE, Solicitors, PO Box 874, Griffith, NSW 2680 (DX 5901, Griffith), Tel.: (02) 6962 1744. [1028]

COMPANY NOTICES

NOTICE of dissolution of partnership.—300 KING ST PARTNERSHIP.—Notice is hereby given that the partnership subsisting between CPH Property Developments Limited Partnership, PRH Property Developments Limited Partnership and MSH Developments Pty Limited known as 300 King St Partnership, carrying on business as developers with their agent JP Holdings (Wiltshire) Pty Limited at 300 King St Melbourne was dissolved by mutual consent on the 9th November 2001. Further notice is hereby given that the Limited Partnerships, CPH Property Developments Limited Partnership and PRH Property Developments Limited Partnership, were also dissolved by mutual consent on the 9th November 2001. Take notice that the creditors of the above partnerships are required on or before the 30th November 2001 to prove their debts or claims and establish any title they may have to priority by delivering or sending through the post to the address below a formal proof of debt or claim in accordance with Form 535 or 536 containing their respective debts or claims. In default they will be excluded from the benefit of any distribution made before their debts or claims are proved or their priority is established and from objecting to the distribution. Form of proof may be obtained from this office. J. A. STAR & CO., Chartered Accountants, Level 12, 189 Kent Street, Sydney, NSW 2000. Tel.: (02) 9251 4060. [1015]

NOTICE of final meeting pursuant to Section 509.—COOININEE PASTURES PTY LIMITED (In voluntary liquidation), ACN 008 453 129.—Notice is hereby given that pursuant to section 509 of Corporations Law, the final meeting of members of the abovenamed company will be held at 92 Cooper Street, Cootamundra, on 14th day of December, 2001, at 2.00 p.m. for the purpose of the liquidator laying before the meeting an account of the winding up and giving of any explanation thereof. Dated this 9th day of November, 2001. Dawson & Partners, Chartered Accountants, Jindalee House, 92 Cooper Street, Cootamundra, PO Box 201, Cootamundra, NSW 2590. [1016]

NOTICE of final meeting pursuant to Section 509.—MORTIMER SCIENTIFIC CONSULTING PTY LIMITED (In voluntary liquidation), ACN 053 189 950.—Notice is hereby given that pursuant to section 509 of Corporations Law, the final meeting of members of the abovenamed company will be held at 92 Cooper Street, Cootamundra, on 14th day of December, 2001, at 1.00 p.m. for the purpose of the liquidator laying before the meeting an account of the winding up and giving of any explanation thereof. Dated this 9th day of November, 2001. Dawson & Partners, Chartered Accountants, Jindalee House, 92 Cooper Street, Cootamundra, PO Box 201, Cootamundra, NSW 2590. [1017]

NOTICE of final meeting of members pursuant to Section 509.—C.L.C. INVESTMENTS PTY LIMITED (In voluntary liquidation), ACN 000 535 071.—Notice is hereby given that pursuant to section 509 of Corporations Law, the final meeting of members and creditors of the abovenamed company will be held at 200 Milperra Road, Revesby NSW 2212 on 14 December, 2001, to receive the liquidator's account showing how the winding up has been conducted and the property of the company has been disposed of and to hear any explanations that may be given by the liquidator. Dated 14 November, 2001. COLIN L. CEFAI, Liquiditor, Gillespies, Chartered Accountants, 464 Argyle Street, Moss Vale, NSW 2577.

[1024]
