



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 199
Friday, 28 December 2001

Published under authority by the Government Printing Service

LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 18 December 2001

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

Act No. 116, 2001 - An Act to amend the Crimes Act 1900 to codify the law with respect to self-defence; and to repeal the Home Invasion (Occupants Protection) Act 1998 and the Workplace (Occupants Protection) Act 2001. [**Crimes Amendment (Self-defence) Act**]

Act No. 117, 2001 - An Act to make various amendments to criminal legislation to improve the administration of the criminal law. [**Criminal Legislation Amendment Act**]

Russell D. Grove PSM
Clerk of the Legislative Assembly

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 19 December 2001

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

Act No. 118, 2001 - An Act to amend the Aboriginal Land Rights Act 1983 to make various amendments relating to the operation and accountability of Aboriginal Land Councils; and for other purposes. [**Aboriginal Land Rights Amendment Act**]

Act No. 119, 2001 - An Act to amend the Criminal Procedure Act 1986 with respect to committal proceedings before Magistrates, proceedings for summary offences and indictable offences and related matters and to consequentially re-order provisions; and for other purposes. [**Criminal Procedure Amendment (Justices and Local Courts) Act**]

Act No. 120, 2001 - An Act to restate the law with respect to appeals and other forms of review in relation to criminal proceedings in Local Courts and other courts of comparable jurisdiction; and for other purposes. [**Crimes (Local Courts Appeal and Review) Act**]

Act No. 121, 2001 - An Act to repeal and amend certain Acts consequent on the enactment of the Criminal Procedure Amendment (Justices and Local Courts) Act 2001 and the Crimes (Local Courts Appeal and Review) Act 2001. [**Justices Legislation Repeal and Amendment Act**]

Act No. 122, 2001 - An Act to amend the Necropolis Act 1901, the Crown Lands Act 1989 and other legislation with respect to the revocation of exclusive rights of burial and associated compensation; and for other purposes. [**Cemeteries Legislation Amendment (Unused Burial Rights) Act**]

Act No. 123, 2001 - An Act to amend the Children (Criminal Proceedings) Act 1987 with respect to the detention of adult offenders in detention centres; and for related purposes. [**Children (Criminal Proceedings) Amendment (Adult Detainees) Act**]

Act No. 124, 2001 - An Act to amend the District Court Act 1973 and Supreme Court Act 1970 to restrict the use of juries in civil proceedings; and for other purposes. [**Courts Legislation Amendment (Civil Juries) Act**]

Act No. 125, 2001 - An Act to amend the Disorderly Houses Act 1943 in relation to evidence about the use of premises as a brothel. [**Disorderly Houses Amendment (Brothels) Act**]

Act No. 126, 2001 - An Act to amend the Environmental Planning and Assessment Act 1979 in relation to the regulation of activities within certain ski resort areas; and to make a related amendment to the National Parks and Wildlife Act 1974. [**Environmental Planning and Assessment Amendment (Ski Resort Areas) Act**]

Act No. 127, 2001 - An Act to provide for the regulation, control and management of gaming machines in hotels and registered clubs and for related purposes; to amend the Liquor Act 1982, the Registered Clubs Act 1976, the Casino Control Act 1992 and certain other Acts with respect to gaming machines and other matters; and for other purposes. [**Gaming Machines Act**]

Act No. 128, 2001 - An Act with respect to outworkers in the clothing trades; to constitute the Ethical Clothing Trades Council and make provision with respect to a mandatory code of practice; to make related and consequential amendments to the Industrial Relations Act 1996; and for other purposes. [**Industrial Relations (Ethical Clothing Trades) Act**]

Act No. 129, 2001 - An Act to establish Landcom as a statutory State owned corporation to exercise certain functions relating to development; to make consequential amendments to other Acts; and for other purposes. [**Landcom Corporation Act**]

Act No. 130, 2001 - An Act to amend the National Parks and Wildlife Act 1974 in relation to the reservation, dedication and management of land under that Act, the National Parks and Wildlife Advisory Council and advisory committees, licences and offences and penalties; to make related amendments to other Acts; and for other purposes. [**National Parks and Wildlife Amendment Act**]

Act No. 131, 2001 - An Act to amend the Transport Administration Act 1988 with respect to third party access to the NSW rail network; and for other purposes.
[**Transport Administration Amendment (Rail Access) Act**]

Russell D. Grove PSM
Clerk of the Legislative Assembly

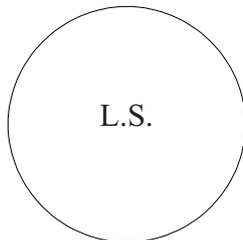
Proclamations

Coal Industry Act 2001—Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Coal Industry Act 2001*, do, by this my Proclamation, appoint 1 January 2002 as the day on which that Act commences.

Signed and sealed at Sydney, this 19th day of December 2001.



By Her Excellency's Command,

JOHN DELLA BOSCA, M.L.C.,
Minister for Industrial Relations

GOD SAVE THE QUEEN!

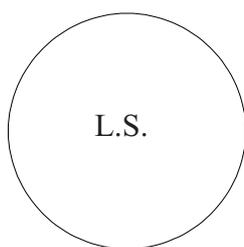
State Revenue Legislation Further Amendment (No 2) Act 2001— Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 (3) of the *State Revenue Legislation Further Amendment (No 2) Act 2001*, do, by this my Proclamation:

- (a) appoint 31 December 2001 as the day on which Schedule 2.2 [1]–[4], [9] and [13]–[15] to that Act commence, and
- (b) appoint 31 December 2002 as the day on which the remaining provisions of Schedule 2 to that Act commence.

Signed and sealed at Sydney, this 19th day of December 2001.



By Her Excellency's Command,

MICHAEL EGAN, M.L.C.,
Treasurer

GOD SAVE THE QUEEN!

Explanatory note

The object of this proclamation is to provide for the commencement of Schedule 2 to the *State Revenue Legislation Further Amendment (No 2) Act 2001*. The other provisions of the Act commence on the date of assent or on other dates specified in section 2 of the Act.

State Revenue Legislation Further Amendment (No 2) Act 2001—Proclamation

Schedule 2 to the Act sets out amendments to land tax legislation. Some of those amendments are to commence on 31 December 2001 and the remaining amendments are to commence on 31 December 2002.

This proclamation is made under section 2 (3) of the Act.

NSW Fisheries

F91/718

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification of Fishing Closure
Invertebrates of Intertidal Protected Areas (IPAs)
County of Cumberland

I, EDWARD OBEID, prohibit the taking of the tunicate *ĉcunjevoii* (*Pyura spp.*) and all invertebrates, except abalone (*Haliotis ruber*), eastern rock lobster (*Jasus verreauxi*) and southern rock lobster (*Jasus novaehollandiae*), by all methods from the waters described below. This prohibition will be effective from 1 January 2002 until 31 December 2003 (inclusive).

The Hon. Edward Obeid, O.A.M., M.L.C.,
Minister for Mineral Resources
and Minister for Fisheries

Closed Waters

The following Intertidal Protected Areas include foreshores extending from the mean high water mark, to ten (10) metres horizontally seaward from the mean low water mark.

Narrabeen Head (Municipality of Pittwater)

The whole of the foreshore from the south end of Turimetta Beach to the western extremity of the rock baths on the rock platform of Narrabeen Head.

Mona Vale Headland (Municipality of Pittwater)

The whole of the foreshore from the northernmost extremity of the rock platform bordering Bungan Beach, generally south to the southernmost extremity of the rock platform bordering Basin Beach.

Bungan Head (Municipality of Pittwater)

The whole of the foreshore from the southern extremity of Newport Beach, generally south-easterly to the northern extremity of Bungan Beach.

Barrenjoey Headland (Municipality of Pittwater)

The whole of the foreshore contained within the bounds of Ku-ring-gai Chase National Park.

Dee Why Headland (Warringah Shire)

The whole of the foreshore from the southern boundary of the recreational reserve bordering Handoub Parade, generally southerly to the northern extremity of Curl Curl Beach.

Shelly Beach (Municipality of Manly)

The whole of the foreshore of Cabbage Tree Bay from Manly Surf Life Saving Club, generally easterly along Fairy Bower to the northern boundary of Sydney Harbour National Park (as indicated by a sandstone rock wall on the cliff top which is visible from the rock platform).

Sydney Harbour (City Councils of South Sydney, Sydney and Willoughby: Municipalities of Ashfield, Auburn, Concord, Drummoyne, Hunters Hill, Lane Cove, Leichhardt, Manly, Mosman, North Sydney, Parramatta, Ryde, Waverley, Woollahra and Shire of Hornsby).

The whole of the foreshores of Sydney Harbour and all its tributaries, west (upstream) of a line from the southern extremity of North Head to the northern extremity of South Head, but excluding those waters of North Harbour which are north of a line from Manly Point to the south end of Forty Baskets Beach.

Bondi (Municipality of Waverley)

The whole of the foreshore from the northern extremity of the rock baths on the rock platform of Bondi Bay, generally southerly and south-westerly to the northern extremity of Tamarama Beach.

Bronte (Municipality of Waverley)

The whole of the foreshore from the southern extremity of Bronte Beach generally southerly to the southern boundary of Waverley Cemetery.

La Perouse (City of Randwick)

The whole of the foreshore from the eastern extremity of the bridge/walkway at Cape Banks, generally south-westerly to the Endeavour Light at Henry Head.

Long Bay (City of Randwick)

The whole of the foreshore from the easternmost point of Boora Point generally south-westerly to the easternmost point of Tupia Head.

Shark Point (City of Randwick)

The whole of the foreshore from the southern boundary of Waverley Cemetery generally south-westerly to the western extremity of the rock baths below Dunningham Reserve at the northern end of Coogee Beach.

Boat Harbour (Sutherland Shire)

The whole of the foreshore from the whole of Merries Reef at mean low water mark springs generally east to three green Waterboard vents at Potter Point.

Cabbage Tree Point (Sutherland Shire)

The whole of the foreshore from the ferry jetty in Bundeena Bay generally westerly to the east end of Simpson's Bay Beach.

Inscription Point (Sutherland Shire)

The whole of the foreshore from Captain Cook Obelisk at Kurnell generally north-easterly then south-easterly to the defined climbing track at Inscription Point.

F92/550

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification of Fishing Closure

Commercial Nets, Clovelly

I, EDWARD OBEID, prohibit the taking of fish by the methods of fishing described in Column 1 of the Schedule below, from the waters described in Column 2 of that Schedule. This prohibition will be effective from 11 January 2002 until 10 January 2007 (inclusive).

The Hon. Edward Obeid, O.A.M., M.L.C.,
Minister for Mineral Resources
and Minister for Fisheries

SCHEDULE

Column 1 <i>Methods</i>	Column 2 <i>Waters</i>
Nets of every description, other than the landing net , as prescribed by Clause 52 of the Fisheries Management (General) Regulation 1995.	The whole of Clovelly Beach (also known as Little Coogee Bay) westwards of a line drawn from the eastern most point of the headland at Clovelly surf club, north to the eastern most point of Shark Point.

F01/432

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification of Fishing Closure

Pipis, Cockles and Whelks
Simpson's Bay Beach to Costens Point

I, EDWARD OBEID, prohibit the taking of pipis (of any species), cockles (of any species) and whelks (of any species) by all methods, from waters described below. This prohibition will be effective from 1 January 2002 until 31 December 2006 (inclusive).

The Hon. Edward Obeid, O.A.M., M.L.C.,
Minister for Mineral Resources
and Minister for Fisheries

Waters

The whole of the foreshore of Port Hacking from the east end of Simpson's Bay Beach generally west to the most northern end of Costens Point. This area includes the foreshore extending from the mean high water mark, to ten (10) metres horizontally seaward from the mean low water mark.

Department of Land and Water Conservation

Land Conservation

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 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.

HON. J.J. AQUILINA M.P.
Minister for Land and Water Conservation

Description

Land District — Griffith;
Shire — Griffith

Road closed: Lot 1, DP 1030762 at Griffith, Parish of Jondaryan, County of Cooper (not being land under the Real Property Act). File No.: GH99 H 95.

Note: On closing, the land within lot 1 remains vested in Council as operational land for the purposes of the Local Government Act 1993. Council's reference: 147:HB

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

PURSUANT to Section 117, Crown Lands Act, 1989, the person specified in Column 1 of the Schedule hereunder is appointed as administrator for the term also specified in Column 1, 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 Agriculture
Minister for Land and Water Conservation

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Lachland Francis McLeod	Yamba Pilot Station (R8920) Reserve Trust	Reserve No. 8920 Public Purpose: Pilot Station Notified: 4 May 1889 File Reference: GF 92H422

For a term commencing 12 July 2001 and expiring 11 October 2001.

ADDITION TO RESERVED CROWN LAND

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

JOHN AQUILINA, M.P.,
Minister for Land and Water Conservation
and Minister for Fair Trading

SCHEDULE

COLUMN 1	COLUMN 2
Land District: Lismore Local Government Area: Byron Shire Parish: Byron County: Rous Locality: Byron Bay Lot Sec. D.P. No. 391 * 728539 392 * 728539 Pt. 393 * 728539 (the part abutting lot 392 DP 728539)	Reserve No. 88993 Public Purpose: Public Recreation Notified: 17 August 1973 Lot Sec. D.P. No. Parish County 389 * 728537 Byron Rous 390 * 728538 Byron Rous New Area: 4.962 hectares

Area: 3.019 hectares

File Reference: GF80 R 321

(Note: Reserve 90874 for Rubbish Depot, notified 26 August 1977, is hereby revoked by this notification.)

APPOINTMENT OF TRUSTEE

PURSUANT to Section 92(1) of the Crown Lands Act 1989, the existing reserve trust specified in Column 1 is appointed trustee of the reserve specified in Column 2.

JOHN AQUILINA, M.P.
Minister for Land and Water Conservation
and Minister for Fair Trading

SCHEDULE

COLUMN 1	COLUMN 2
Byron Bay (R88993) Reserve Trust	Reserve No. 1003023 Public Purpose: Environmental Protection Notified: This day File Reference: GF00 R 49

RESERVATION OF CROWN LAND

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

JOHN AQUILINA, M.P.,
Minister for Land and Water Conservation
and Minister for Fair Trading

SCHEDULE

COLUMN 1	COLUMN 2
Land District: Lismore	Reserve No. 1003023
Local Government Area: Byron Shire Council	Public Purpose: Environmental Protection
Parish: Byron	
County: Rous	
Locality: Byron Bay	
Lot Sec D.P.No.	
1 23 758207	
Area: 7284 square metres	
File Reference: GF01 R 49	

PLAN OF MANAGEMENT FOR A CROWN RESERVE UNDER DIVISION 6 OF PART 5 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATION 1990

A draft plan of management has been prepared for the Crown reserve described hereunder, which is under the trusteeship of the Minnie Water Foreshore (R84129) Reserve Trust.

Inspection of the draft plan can be made at:

1. Department of Land and Water Conservation
76 Victoria Street, Grafton NSW 2460;
2. Pristine Waters Council office Cnr Through & Wharf
Streets, South Grafton NSW 2460;
3. Pristine Waters Council office 15 Coldstream Street,
Ulmarra NSW 2462;
4. Minnie Water Caravan Park Minnie Water Road,
Minnie Water NSW 2460;

during normal business hours.

Representations are invited from the public on the draft plan. These may be made in writing for a period of 28 days commencing from 5 January 2002 and should be sent to the Land Access Manager, North Coast, Locked Bag 10, Grafton NSW 2460.

JOHN AQUILINA, M.P.,
Minister for Land and Water Conservation
and Minister for Fair Trading

DESCRIPTION OF RESERVE

Land District: Grafton	Local Government Area:
Parish: Scope	Pristine Waters Council
Reserve 84129, notified in the <i>Government Gazette</i> of 28 December 1962 comprising Lot 24, DP 46041.	County: Clarence
Location: Minnie Water Foreshore Reserve	Public Purpose: Public Recreation
File No: GF84 R 89	

NOWRA OFFICE
Department of Land and Water Conservation
64 North Street (PO Box 309), Nowra, NSW 2541
Phone: (02) 4423 0122 Fax: (02) 4423 3011

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

COLUMN 1	COLUMN 2
Land District: Moruya	Reserve No. 82377
Local Government Area: Eurobodalla Council	Public Purpose: Public Recreation
Parish: Moruya	Notified: 19 February 1960
County: Dampier	<i>Lot Sec. DP No. Parish County</i>
Locality: Moruya	220 * 752151 Moruya Dampier
<i>Lot Sec. DP No.</i>	221 * 752151 Moruya Dampier
1 * 722793	303 * 752151 Moruya Dampier
Area: .635 hectares	304 * 752151 Moruya Dampier
File Reference: NA81R95	7024 * 752151 #Moruya Dampier
	7025 * 752151 #Moruya Dampier
	7031 * 1019726 #Moruya Dampier
	7032 * 1019726 #Moruya Dampier

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

Water Conservation

WATER ACT 1912

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

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

Murray River Valley

Giuseppe and Angela CACCAMO for a Pump on Dairy Lagoon, Lot 1/50/758296, Parish of Corowa, County of Hume for Irrigation Purposes. (part replacement, due to split of licence authority ñ no increase in entitlement) (Reference: 50SL075447).

Giuseppe and Angela CACCAMO for a Pump on Dairy Lagoon, Lot 2/8896, Parish of Corowa, County of Hume for Irrigation Purposes. (part replacement, due to split of licence authority ñ no increase in entitlement) (Reference: 50SL075448).

Angela CACCAMO and Domenica CAUTELA for a Pump on Dairy Lagoon, Lot 2/71/758296, Parish of Corowa, County of Hume for Irrigation Purposes. (part replacement, due to split of licence authority ñ no increase in entitlement) (Reference: 50SL075449).

Any enquiries regarding the above should be directed to the undersigned (telephone (02) 60416777).

Written objections to the applications specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected, and must be lodged with the Department's office at Albury by no later than the 25th January 2002.

A. C. LATTA
Resource Access Manager
Murray Region
(02) 60416777
(Ref:GA2:470049)

Department of Land and Water Conservation
PO Box 829, ALBURY NSW 2640.

WATER ACT 1912

Notice Under Section 40B of the Water Act 1912, to Amend
the Boundaries of the Boonaldoon Bore Water Trust District

IT is hereby notified, pursuant to section 40B of the Water Act 1912 that the following lands as described hereunder have been included into the Boonaldoon Bore Water Trust District, following the provisions of the subject section 40 of the Water Act 1912. As from the date of publication of this notice the Trust District shall be deemed to be altered accordingly.

<i>Current Occupier</i>	<i>Area (HA)</i>	<i>Property</i>	<i>Lot</i>	<i>Lot/DP</i>	<i>Parish</i>	<i>County</i>
P. A. DILLON	1332.16	Mogo	10	1028128	Meero	Benarba
N. F. DILLON	2931.82	Goonal	1 2 11	200978 710733 1028128	Meero	Benarba
L. F and R. A. BOLLAND	574.15	Tiela	10, 21, 22, 111 1, 4, 14, 15, 24, 25, 109, 110	750481 750500	Meero Meero	Benarba Benarba
R. L. ONUS	2330.07	Bargunyah	11-13, 46-52, 62-66, 86, 104-107, 111,113 17, 18 4 1	750480 1021626 706994 793088	Meero Meero	Benarba Benarba
ZHANG	1112.96	Allambi	22, 23, 31	750516	Wirrit	Benarba
TORALLO	4826.26	Boonaldoon	1, 5-10, 12-27, 35-36, 39, 40, 43-45, 47	750499	Tellaraga	Benarba

WATER ACT 1912

Notice Under Section 22b

Pumping Restrictions in Fawcetts Creek and Its Tributaries

THE Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, being satisfied that the quantity of water available or likely to be available in Fawcetts Creek and its tributaries is insufficient to meet all requirements with respect to the taking of water therefrom, hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Saturday 22 December 2001 and until further notice, the right to pump water from the abovementioned stream and its tributaries for any water supply purpose other than the supply of water for domestic, stock and farming (dairy washing) is restricted to a maximum of six hours in any twenty four hour period.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:-

- a) where the offence was committed by a Corporation in 200 penalty units.
- b) where the offence was committed by any other person in 100 penalty units.

One penalty unit = \$110.00.

Dated this 22th day of December 2001.

G. LOLLBACK,
Resource Access Manager
North Coast Region
Grafton
GA2: 343281

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T01-0226)

No. 1841, HARRY ROSS TICKNER, area of 8 units, for Group 1, Group 4, Group 5 and Group 6, dated 19 December, 2001. (Inverell Mining Division).

(T01-0227)

No. 1842, YARDARINO LTD (ACN 009 256 535), area of 32 units, for Group 1, dated 20 December, 2001. (Lightning Ridge Mining Division).

(T01-0228)

No. 1843, YARDARINO LTD (ACN 009 256 535), area of 30 units, for Group 1, dated 20 December, 2001. (Orange Mining Division).

(T01-0229)

No. 1844, YARDARINO LTD (ACN 009 256 535), area of 45 units, for Group 1, dated 20 December, 2001. (Cobar Mining Division).

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

NOTICE is given that the following application has been granted:

MINING LEASE APPLICATION

(C01-0157)

Singleton No. 171, now Mining Lease No. 1497 (Act 1992), ANGLO COAL (DARTBROOK) PTY LTD (ACN 000 012 813), MARUBENI THERMAL COAL PTY LTD (ACN 061 468 620) and SSANGYONG RESOURCES PTY LIMITED (ACN 071 744 986), Parishes of Ellis and Strathearn, County of Brisbane, Map Sheet (9033-1-S), area of 1793 hectares, to mine for coal, dated 6 December, 2001, for a term until 5 December, 2022. As a result of the grant of this title, Authorisation No. 256, Exploration Licence No. 4575 and Exploration Licence No. 5525 have partly ceased to have effect.

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

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T01-0221)

No. 1836, HARRY ROSS TICKNER, Counties of Arrawatta and Gough, Map Sheet (9138). Withdrawal took effect on 19 December, 2001.

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

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

(T87-0419)

Exploration Licence No. 4192, NEWNES KAOLIN PTY LTD (ACN 065 564 794), area of 2 units. Application for renewal received 19 December, 2001.

(T95-1007)

Exploration Licence No. 4936, NEWCREST MINING LIMITED (ACN 005 683 625), area of 19 units. Application for renewal received 19 December, 2001.

(T94-0127)

Exploration Licence No. 5236, DELTA GOLD EXPLORATION PTY LTD (ACN 002 504 501), area of 113 units. Application for renewal received 20 December, 2001.

(T99-0140)

Exploration Licence No. 5669, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), area of 12 units. Application for renewal received 17 December, 2001.

(T99-0140)

Exploration Licence No. 5670, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), area of 20 units. Application for renewal received 17 December, 2001.

(T99-0170)

Exploration Licence No. 5679, WESTERN METALS COPPER LIMITED (ACN 004 664 108), area of 3 units. Application for renewal received 18 December, 2001.

(T99-0164)

Exploration Licence No. 5690, KINGS MINERALS NL (ACN 006 381 684), area of 26 units. Application for renewal received 19 December, 2001.

(C00-1098)

Consolidated Coal Lease No. 728 (Act 1973), SOUTHLAND COAL PTY LTD (ACN 000 077 225), area of 3251 hectares. Application for renewal received 18 December, 2001.

(C00-1102)

Consolidated Coal Lease No. 752 (Act 1973), SOUTHLAND COAL PTY LTD (ACN 000 077 225), area of 3802 hectares. Application for renewal received 18 December, 2001.

(C00-1101)

Consolidated Mining Lease No. 1 (Act 1992), COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), area of 57.9 hectares. Application for renewal received 20 December, 2001.

(C00-1107)

Mineral Lease No. 1283 (Act 1906), SOUTHLAND COAL PTY LTD (ACN 000 077 225), area of 1.973 hectares. Application for renewal received 18 December, 2001.

(C00-1097)

Mining Lease No. 1345 (Act 1992), SOUTHLAND COAL PTY LTD (ACN 000 077 225), area of 95.08 hectares. Application for renewal received 18 December, 2001.

(C01-0340)

Private Lands Lease No. 150 (Act 1906), SOUTHLAND COAL PTY LTD (ACN 000 077 225), area of 46.54 hectares. Application for renewal received 18 December, 2001.

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

(T83-1374)

Exploration (Prospecting) Licence No. 1050, KENNETH GARRY KEMLO, County of Hardinge, Map Sheet (9138), area of 4 units, for a further term until 22 October, 2003. Renewal effective on and from 11 December, 2001.

(T93-0564)

Mining Lease No. 98 (Act 1973), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), Parish of Bouverie, County of Westmoreland, Map Sheet (8829-2-N), area of 8459 square metres, for a further term until 23 November, 2017. Renewal effective on and from 12 December, 2001.

(T99-0418)

Private Lands Lease No. 1021 (Act 1924), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), Parish of Bouverie, County of Westmoreland, Map Sheet (8829-2-N), area of 26.91 hectares, for a further term until 20 November, 2021. Renewal effective on and from 12 December, 2001.

(T99-0420)

Private Lands Lease No. 1036 (Act 1924), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), Parish of Bouverie, County of Westmoreland, Map Sheet (8829-2-N), area of 23.73 hectares, for a further term until 15 February, 2022. Renewal effective on and from 12 December, 2001.

(T99-0419)

Private Lands Lease No. 3556 (Act 1906), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), Parish of Bouverie, County of Westmoreland, Map Sheet (8829-2-N), area of 7082 square metres, for a further term until 20 November, 2021. Renewal effective on and from 12 December, 2001.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T89-0867)

Exploration Licence No. 4425, AJAX JOINERY PTY LIMITED (ACN 000 195 228) and NEWCREST OPERATIONS LIMITED (ACN 009 221 505), County of Lincoln, Map Sheet (8733), area of 2 units, for a further term until 17 September, 2003. Renewal effective on and from 12 December, 2001.

(T90-0361)

Exploration Licence No. 4426, AJAX JOINERY PTY LIMITED (ACN 000 195 228) and NEWCREST OPERATIONS LIMITED (ACN 009 221 505), County of Lincoln, Map Sheet (8733), area of 4 units, for a further term until 17 September, 2003. Renewal effective on and from 12 December, 2001.

(T92-0381)

Exploration Licence No. 4458, AUSMINDEX N.L. (ACN 003 287 634) and ALLEGIANCE MINING OPERATIONS PTY LTD (ACN 066 454 457), County of Mouramba, Map Sheet (8133), area of 4 units, for a further term until 16 March, 2003. Renewal effective on and from 12 December, 2001.

(T94-0357)

Exploration Licence No. 4963, PLATSEARCH NL (ACN 003 254 395), County of Yancowinna, Map Sheet (7133, 7134), area of 30 units, for a further term until 4 July, 2003. Renewal effective on and from 12 December, 2001.

(T97-1185)

Exploration Licence No. 5352, JUDITH PATRICIA COSGROVE, County of Arrawatta, Map Sheet (9138), area of 2 units, for a further term until 28 September, 2003. Renewal effective on and from 10 December, 2001.

(T99-0041)

Exploration Licence No. 5578, BASIN MINERALS HOLDINGS NL (ACN 078 944 564), Counties of Perry, Wentworth and Windeyer, Map Sheet (7330, 7331, 7430, 7431), area of 95 units, for a further term until 10 June, 2003. Renewal effective on and from 17 December, 2001.

(T99-0136)

Exploration Licence No. 5635, SNOWMIST PTY LTD (ACN 011 041 384), County of Brisbane, Map Sheet (9134), area of 3 units, for a further term until 13 October, 2003. Renewal effective on and from 10 December, 2001.

REFUSAL OF APPLICATIONS FOR RENEWAL

NOTICE is given that the applications for renewal in respect of the following authorities have been refused:

(T95-0345)

Exploration Licence No. 5032, NEW ENGLAND TIN NL (ACN 069 306 289), County of Gough, Map Sheet (9238), area of 5 units. The authority ceased to have effect on 10 December, 2001.

(T95-1172)

Exploration Licence No. 5103, DIAMOND ROSE NL (ACN 075 860 472), Counties of Hunter and Roxburgh, Map Sheet (8931, 8932), area of 24 units. The authority ceased to have effect on 13 December, 2001.

(T97-1104)

Exploration Licence No. 5348, GOLDEN KINGDOM MINERALS PTY LIMITED (ACN 079 673 779), County of St Vincent, Map Sheet (8826), area of 21 units. The authority ceased to have effect on 12 December, 2001.

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

**CANCELLATION OF AUTHORITIES AT
REQUEST OF HOLDERS**

NOTICE is given that the following authorities have been cancelled:

(T94-0156)

Exploration Licence No. 4756, PLATSEARCH NL (ACN 003 254 395), Counties of Canbelego and Flinders, Map Sheet (8234, 8235, 8334), area of 6 units. Cancellation took effect on 18 December, 2001.

(T00-0004)

Exploration Licence No. 5745, LAURENCE MARTIN ALPEN, County of Sturt, Map Sheet (7929), area of 4 units. Cancellation took effect on 21 December, 2001.

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

EXPIRY

Private Lands Lease No. 1057 (Act 1924), BALDOMAN PTY LIMITED (ACN 002 835 047), Parish of Tarrabandra, County of Wynyard. This title expired on 21 December, 2001.

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

Department of Planning

Camden Local Environmental Plan No 127

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the
Environmental Planning and Assessment Act 1979. (P01/00343/S69)

ANDREW REFSHAUGE, M.P.,
Minister for Planning

Clause 1 Camden Local Environmental Plan No 127

Camden Local Environmental Plan No 127

1 Name of plan

This plan is *Camden Local Environmental Plan No 127*.

2 Aims of plan

This plan aims to update, in various local environmental plans applying to land in the Camden local government area, the references to the date of adoption of *Development Control Plan No 112* by Camden Council (in consequence of amendments recently made to that plan).

3 Land to which plan applies

This plan applies to all land within the Camden local government area to which the following local environmental plans apply:

Camden Local Environmental Plan No 45

Camden Local Environmental Plan No 46

Camden Local Environmental Plan No 47

Camden Local Environmental Plan No 48

Camden Local Environmental Plan No 74—Harrington Park

4 Amendment of various local environmental plans

Camden Local Environmental Plan No 45, Camden Local Environmental Plan No 46, Camden Local Environmental Plan No 47, Camden Local Environmental Plan No 48 and Camden Local Environmental Plan No 74—Harrington Park are amended by omitting “22 May 2000” wherever occurring in clauses 25, 29, 14, 38 and 22C, respectively, and by inserting instead “24 September 2001”.

Narrabri Local Environmental Plan No 42

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S01/02155/S69)

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

Clause 1 Narrabri Local Environmental Plan No 42

Narrabri Local Environmental Plan No 42

1 Name of plan

This plan is *Narrabri Local Environmental Plan No 42*.

2 Aims of plan

- (1) This plan aims to rezone the land to which this plan applies to the Neighbourhood Business Zone under *Narrabri Local Environmental Plan No 2*.
- (2) This plan also corrects a lettering misdescription for the Neighbourhood Business Zone.

3 Land to which plan applies

This plan applies to Lot 14, DP 1011958, Mooloobar Street, Narrabri, as shown edged heavy black on the map marked "Narrabri Local Environmental Plan No 42" deposited in the office of Narrabri Shire Council.

4 Amendment of Narrabri Local Environmental Plan No 2

Narrabri Local Environmental Plan No 2 is amended as set out in Schedule 1.

Narrabri Local Environmental Plan No 42

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Interpretation

Insert in appropriate order in the definition of *the map*:

Narrabri Local Environmental Plan No 42

[2] Clause 8 Zones indicated on the map

Omit “3 (c)”. Insert instead “3 (b)”.

[3] Clause 9 Zone objectives and development control table

Omit “3 (c)” from the Table to the clause. Insert instead “3 (b)”.

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 CAMPBELLTOWN, AT INGLEBURN: Contract Number 964844S4, Project Number 3001837. Property connection sewer lines 1-6, inclusive and its appurtenant junctions, serving WILLIAMSON RD.

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 ADAMS,
Developer Activity Officer,
Liverpool Commercial Centre

Dated: 28 December 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 97765SB, Project Number 3002860. Property Connection Sewer 1 inclusive and its appurtenant junctions, sidelines and inlets serving CORNELLA ROAD.

CITY OF BLACKTOWN, AT BLACKTOWN: Contract Number 974822S3, Project Number 3002276. Property Connection Sewer 1 inclusive and its appurtenant junctions, sidelines and inlets serving REDERICK STREET.

CITY OF BLACKTOWN, AT GLENWOOD: Contract Number 974849S2, Project Number 3002471. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving SORRENTO DRIVE.

CITY OF HOLROYD, AT WESTMEAD: Contract Number 974824S1, Project Number 3002240. Property Connection Sewer 1 inclusive and its

appurtenant junctions, sidelines and inlets serving BRIDGE STREET.

SHIRE OF BAULKHAM HILLS, AT KELLYVILLE: Contract Number 968557S0, Project Number 3001860. Lines 1 to 3 inclusive and its appurtenant junctions, sidelines and inlets serving VICTORIA ROAD and WRIGHTS ROAD.

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

VICKI MAWBY,
Developer Activity Officer

Dated: 28 December 2001.

SYDNEY WATER

Sewer Mains

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

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

CITY OF LIVERPOOL, AT WEST HOXTON: Contract Number 973831S8, Project Number 3002698. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving CARMICHAEL 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.

KEVIN HASTIE,
Developer Activity Officer,
Liverpool Commercial Centre

Dated: 28 December 2001.

WATER 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 connection.

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 ARNDELL PARK. Contract Number 973586S6, Project Number 3002320. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving HOLBECHE ROAD and VANGELI STREET.

CITY OF BLUE MOUNTAINS, at BLAXLAND. Contract Number 964128SB, Project Number 362353. Line 1 to 2, inclusive and its appurtenant junctions, sidelines and inlets serving HONEYEATER CRESCENT and COUGHLAN ROAD.

CITY OF HAWKESBURY, at NORTH RICHMOND. Contract Number 976193S5, Project Number 3002837. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving MONTI PLACE and CHARLES STREET.

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

ROBERT ROACH,
Developer Activity Officer
Blacktown Commercial Centre

Dated: 28 December 2001.

Other Notices

ABORIGINAL LAND RIGHTS ACT 1983

Revocation of Exemption of Land from the Payment of Rates

I, the Honourable ANDREW JOHN REFSHAUGE, M.P., Minister for Aboriginal Affairs, DECLARE in pursuance of the provisions of section 43 of the Aboriginal Land Rights Act 1983, that the exemption from the payment of rates published in the NSW *Government Gazette* of 9 March 2001, on lands described in the Schedule below, be revoked from exemption from the payment of rates and the lands be subject to the payment of rates under the Local Government Act 1993, as at the date of this proclamation.

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

SCHEDULE

L.G.A. 6 Lake Macquarie City Council

Being: Lot 556, DP 729949 at Morriset Hospital, 60 Stockton Street, Morriset.

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Order

I, the Honourable BOB DEBUS, Attorney General of the State of New South Wales, in pursuance of section 14 (2) of the *Children (Protection and Parental Responsibility) Act 1997*, do, by this my Order, declare the following area to be an operational area for the purposes of Division 2 of Part 3 of that Act:

The part of the local government area of Ballina that is bounded by North Creek, North Creek Canal and the Richmond River.

This Order takes effect on 1 January 2002 and the declaration of the operational area remains in force until 31 December 2002.

Signed at Sydney, this 20 th day of December 2001.

BOB DEBUS, M.P.,
Attorney General

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Order

I, the Honourable BOB DEBUS, Attorney General of the State of New South Wales, in pursuance of section 14 (2) of the *Children (Protection and Parental Responsibility) Act 1997*, do, by this my Order, declare the following area to be an operational area for the purposes of Division 2 of Part 3 of that Act:

The part of the local government area of Coonamble that is shown on Sheet 2 of the map marked 'Shire of Coonamble Local Environmental Plan 1997' deposited in the office of the Coonamble Shire Council.

This Order takes effect on 1 January 2002 and the declaration of the operational area remains in force until 31 December 2002.

Signed at Sydney, this 20th day of December 2001.

BOB DEBUS, M.P.,
Attorney General

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Order

I, the Honourable BOB DEBUS, Attorney General of the State of New South Wales, in pursuance of section 14 (2) of the *Children (Protection and Parental Responsibility) Act 1997*, do, by this my Order, declare the following area to be an operational area for the purposes of Division 2 of Part 3 of that Act:

The part of the local government area of Moree Plains that is shown on Sheet 1 of the map marked 'Shire of Moree Plains Local Environmental Plan 1995' deposited in the office of the Moree Plains Council.

This Order takes effect on 1 January 2002 and the declaration of the operational area remains in force until 31 December 2002.

Signed at Sydney, this 20 th day of December 2001.

BOB DEBUS, M.P.,
Attorney General

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Order

I, the Honourable BOB DEBUS, Attorney General of the State of New South Wales, in pursuance of section 14 (2) of the *Children (Protection and Parental Responsibility) Act 1997*, do, by this my Order, declare the following area to be an operational area for the purposes of Division 2 of Part 3 of that Act:

The Local Government Area of Orange.

This Order takes effect on 1 January 2002 and the declaration of the operational area remains in force until 31 December 2002.

Signed at Sydney, this 20 th day of December 2001.

BOB DEBUS, M.P.,
Attorney General

COAL INDUSTRY ACT 2001

NOTICE OF APPROVAL

I, JOHN DELLA BOSCA, Minister for Industrial Relations, pursuant to section 9 of the Coal Industry Act 2001 and section 26 of the Interpretation Act 1987 and being satisfied that the requirements of section 9 of the Coal Industry Act are being observed in respect of the stated company's

ownership, constitution and proposed exercise of functions, do, by this my notice, approve of Coal Services Pty Limited (ACN†099†078†234) (being a company registered under the Corporations Act 2001 of the Commonwealth) for the purpose of exercising those functions as specified in the Schedule (being functions set out in Division 2 or 3 of Part 3, or in Part 4 of the Coal Industry Act).

This notice takes effect on and from 1 January 2002.

Dated this 18th day of December 2001.

JOHN DELLA BOSCA, M.L.C.,
Minister for Industrial Relations

SCHEDULE

The following sections of the Coal Industry Act:

Section 10:

- (1) (a) providing occupational health and rehabilitation services for workers engaged in the coal industry, including providing preventive medical services, monitoring workers' health and investigating related health matters;
- (b) collecting, collating and disseminating accident and other statistics relating to the health and safety of workers engaged in the coal industry;
- (c) collecting, collating and disseminating other statistics related to the coal industry;
- (d) referring matters relating to the safety of workers engaged in the coal industry, as it thinks fit, to the Chief Inspector of Coal Mines appointed under section 7 of the Coal Mines Regulation Act 1982 for consideration;
- (e) reporting to the Minister as it thinks fit, or when requested by the Minister, on matters related to the health or welfare of workers engaged in the coal industry, or on any other matter arising out of its functions;
- (f) publishing reports and information of public interest concerning or arising out of its functions;
- (g) promoting the welfare of workers and former workers in the coal industry in the State, their dependants and communities in coal mining areas;
- (h) monitoring, promoting and specifying adequate training standards relating to health and safety for workers engaged in the coal industry;
- (i) approving training schemes for the purposes of Division 8 of Part 4 of the Coal Mines Regulation Act 1982;
- (j) monitoring dust in coal mines;
- (l) establishing or administering (or establishing and administering), or providing administrative services in respect of, superannuation schemes for the benefit of either or both of the following:
 - (i) mineworkers (within the meaning of the Coal & Oil Shale Mineworkers (Superannuation) Act, 1941), former mine workers and their dependants;
 - (ii) employees of the company, former employees and their dependants;

- (2) (a) provide courses in the production and utilisation of coal under international development assistance programs sponsored or administered by the Commonwealth Government or approved by the Minister;
- (b) undertake, or take part in, any other activities of benefit to the coal industry in New South Wales as determined by the directors of the company from time to time;

Section 11:

for the purpose of exercising the above objects:

- (a) undertake or arrange for research, inquiries, investigations, surveys, tests and inspections; and
- (b) require the keeping and furnishing of statistics, returns and other information relating to matters concerning or arising out of the company's abovementioned objects and functions under the Coal Industry Act 2001;

Section 12:

- (1) if the company is of the opinion that the health of workers at a coal mine is endangered, or is likely to be endangered, by any conditions at the mine or methods in operation at the mine, by notice in writing, require the owner or manager of the mine to do or refrain from doing such things specified in the notice as are necessary to protect the health of the workers;

Section 13:

- (2) with the approval of the Minister, make, vary or revoke orders, not inconsistent with the Coal Industry Act 2001 or the regulations under that Act, for or with respect to the company's objects.

COAL INDUSTRY ACT 2001

NOTICE OF APPROVAL

I, JOHN DELLA BOSCA, Minister for Industrial Relations, pursuant to section 9 of the Coal Industry Act 2001 and section 26 of the Interpretation Act 1987 and being satisfied that the requirements of section 9 of the Coal Industry Act are being observed in respect of the stated company's ownership, constitution and proposed exercise of functions, do, by this my notice, approve of Coal Mines Insurance Pty Limited (ACN†000†011†727) (being a company registered under the Corporations Act 2001 of the Commonwealth) for the purpose of exercising those functions as specified in the Schedule (being functions set out in Division 2 or 3 of Part 3, or in Part 4 of the Coal Industry Act).

This notice takes effect on and from 1 January 2002.

Dated this 18th day of December 2001.

JOHN DELLA BOSCA, M.L.C.,
Minister for Industrial Relations

SCHEDULE

Section 10 (1)(m) of the Coal Industry Act:

Establishing or administering (or establishing and administering), or providing, workers compensation insurance schemes in relation to workers engaged in the coal industry.

COAL INDUSTRY ACT 2001

NOTICE OF APPROVAL

I, JOHN DELLA BOSCA, Minister for Industrial Relations, pursuant to section 9 of the Coal Industry Act 2001 and section 26 of the Interpretation Act 1987 and being satisfied that the requirements of section 9 of the Coal Industry Act are being observed in respect of the stated company's ownership, constitution and proposed exercise of functions, do, by this my notice, approve of Mines Rescue Pty Limited (ACN†099†078†261) (being a company registered under the Corporations Act 2001 of the Commonwealth) for the purpose of exercising those functions as specified in the Schedule (being functions set out in Division 2 or 3 of Part 3, or in Part 4 of the Coal Industry Act).

This notice takes effect on and from 1 January 2002.

Dated this 18th day of December 2001.

JOHN DELLA BOSCA, M.L.C.,
Minister for Industrial Relations

—————
SCHEDULE

The following sections of the Coal Industry Act:

Section 14:

- (a) making available rescue services and facilities to deal with emergencies in underground coal mines in New South Wales and, in particular, ensuring that the Brigade has the capacity to deal with any such emergencies;
- (b) ensuring that adequate rescue equipment (such as breathing apparatus) is available to enable members of the Brigade to deal with emergencies in those mines;
- (c) training members of the Brigade in mine rescue procedures at those mines and, in particular, in the use of breathing apparatus;
- (d) establishing appropriate procedures and arrangements for ensuring the mobilisation of members of the Brigade and supply of rescue equipment in response to emergencies in those mines;
- (e) ensuring that persons with an adequate knowledge of mine rescue work are available to provide technical advice to the owners of those mines if emergencies should arise in those mines;

Section 15:

acquiring or building, and maintaining or disposing of, mine rescue stations.

Section 16:

providing to mines other than underground coal mines in New South Wales:

- (a) rescue services and facilities at those mines, including rescue equipment (such as breathing apparatus); and
- (b) training courses in connection with mines safety and emergency procedures at those mines (including, for example, fighting fires and rescuing mine workers and others who are trapped in those mines).

Section 17:

- (a) providing occupational health and safety services for employers of mine workers and others (not including rescue services but including, for example, training services or assistance in work underground or confined spaces);
- (b) providing technical and advisory services to owners of mines and others (including, for example, calibrating and repairing methane gas detection instruments and maintaining and repairing breathing apparatus);

Section 19:

- (2) determining, in respect of each financial year of the company, the amount that an owner of a coal mine must pay to the company in respect of the coal mine, to defray the costs incurred by the company in carrying out its objects.

Section 36:

- (1) determining for each underground coal mine in New South Wales:
 - (a) the number of persons employed at the mine whose services the owner of the mine must make available to the company for mine rescue purposes; and
 - (b) the number of items, and the kinds, of breathing apparatus and other rescue equipment that the owner must provide at the mine for use by those persons; and
 - (c) the amount of area, and the kinds of facilities, that the owner must make available at the mine for the storage of that equipment when not in use, for training members of the Brigade and for use by those members during emergencies at the mine.

Section 37:

- (1) serving a determination or variation of a determination made under Division 2 Part 4 of the Coal Industry Act 2001 on the owner of the underground coal mine concerned.

Section 40:

- (1) either appointing, or refusing to appoint, as members of the Brigade the persons whose names are included in a list provided by a mine owner to the company pursuant to section 37(3) of the Coal Industry Act 2001.

Section 41:

- (2) if the company refuses to appoint, or terminates the appointment of, a person named in a list referred to in section 37(3) of the Coal Industry Act 2001 as a member of the Brigade, informing the person and the owner of the underground coal mine concerned, by notice in writing, of the company's decision and the reason why the person was not appointed or the person's appointment was terminated.

COAL INDUSTRY ACT 2001**ORDER**

I, JOHN DELLA BOSCA, Minister for Industrial Relations, pursuant to section 7(1) of the Coal Industry Act 2001 and section 26 of the Interpretation Act 1987 and in recognition of the Coal Industry Repeal Act 2000 of the Commonwealth, do, by this my order, transfer all assets, rights and liabilities of the dissolved Joint Coal Board (being assets, rights and liabilities which on 1 January 2002 will have been transferred to the Ministerial Holding Corporation pursuant to section 6 of the Coal Industry Act) to Coal Services Pty Limited (ACN†099†078†234) (being an approved company within the meaning of the Coal Industry Act).

This order takes effect on and from 1 January 2002 immediately following the transfer on that same day of the assets, rights and liabilities of the dissolved Joint Coal Board to the Ministerial Holding Corporation.

Dated this 18th day of December 2001.

JOHN DELLA BOSCA, M.L.C.,
Minister for Industrial Relations

COAL INDUSTRY ACT 2001**ORDER**

I, JOHN DELLA BOSCA, Minister for Industrial Relations, pursuant to section 5(2) of the Coal Industry Act 2001 and section 26 of the Interpretation Act 1987 and in recognition of the Coal Industry Repeal Act 2000 of the Commonwealth, do, by this my order, specify that each person (being a member of the Joint Coal Board staff immediately before its dissolution) specified in the Schedule is transferred to Coal Services Pty Limited (ACN†099†078†234) (being an approved company within the meaning of the Coal Industry Act 2001).

This order takes effect on and from 1 January 2002.

Dated this 18th day of December 2001.

JOHN DELLA BOSCA, M.L.C.,
Minister for Industrial Relations

SCHEDULE

Mr Ian Farrar; Mr Ron Land; Mr Ugo Cario; Ms Anne Evers; Mr Peter Flemming; Ms Kay Jones; Mr Neil Derwent; Ms Sarah Pryor; Ms Lyn Tran; Ms Debbie Tancred; Ms Margaret Butler; Ms Sandra Felder Ms Eva Hua; Ms Janet Alania; Mr Graeme McDonald; Ms Nola O'Connor; Ms Victoria Catimbang; Mr Paul Junee; Ms Shamali Viswakula; Mr Allen Lee; Ms Anissa Jones; Mr Geoffrey Pritchard; Mr Antony Gloss; Mr David Wu; Ms Sharon Buckley; Mr Paul Livingston; Mr Glenn Goodwin; Mr Steven Bevan; Mr Peter Adlington; Mr Gary Mace; Mr Ken Cram; Ms Lillian Bond; Ms Marion Brien; Ms Judy Keller; Ms Denise Willis; Ms Belinda Frandsen; Dr Bill Pollock; Ms Ellen Mungoven; Ms Janelle Mackee; Ms Renia Woodard; Ms Suzanne Johnson; Ms Ellen Prescott; Ms Frances Arjonilla; Ms Jane Gorton; Ms Jill Davidson; Ms Jody Kerr; Ms Carla Ridolfi; Ms Natalie Card; Ms Belinda Thomas; Ms Alison Robinson; Ms Elizabeth Rienstra; Ms Julie Heuston; Ms Calee Smith; Dr Chris Baillie; Ms Renae Alam; Ms Judy Carlisle; Ms Susan Calvert; Ms Cheryl Roach; Mr Mark O'Neill; Dr Bill Kirby; Ms Chris Sparsis; Ms Helen Chung; Ms Wendy Cairns; Mr David Kane; Mr Danny Ngo; Ms Sandy Thai;

Ms Carol Mische; Ms Lyn Ferguson; Mr Peter Thurgood; Ms Luisa Solari; Ms Cena Biscocho; Ms Wendy Cordell; Mr Fernando Mariano; Ms Stella Hardas; Mr Tome Packovski; Ms Sarah Hamilton; Mr James Hardy; Ms Kirsten Nicholls; Ms Kim Kerr; Ms Leisa Floyd; Ms Maria Arsenovic; Ms Belinda Bailey; Ms Donna MacPherson; Ms Sally Taylor; Ms Lynette McKinnon; Mr Tony Bezzina; Mr Craig Bloomfield; Ms Narelle Morsillo; Ms Anne Anderson; Ms Connie Merritt; Ms Amanda Shultz; Ms Lynn Sinclair; Ms Gail Narvo; Ms Rebecca Dicks; Ms Rebecca Rumbel; Ms Margaret Donald; Ms Kristy Williams; Ms Karen Rock; Ms Donna Varley; Ms Alfreda Meenaghan; Ms Julie Evans; Ms Melinda Scott; Ms Dana MacPherson; Ms Maria Reynolds; Ms Kylie Vanderlely; Ms Pauline Suhr; Ms Sandra Speakman; Ms Tanya Howe; Ms Karina Mason; Ms Tammy Ballard; Ms Stephanie Gilfillan; Ms Jacqui Solomon; Ms Elaine Winterbine; Ms Kim Wilkinson-Kerin; Ms Judith Creagh; Ms Susan Fox; Ms Lynne Chapman; Ms Lynette Pike; Mr Christopher Kelly; Ms Sharyn Williams; Ms Natalie Hewitt; Ms Suellen Gilroy; Ms Karen Clape; Ms Jacqueline Chevis; Ms Christine Brown; Ms Jo Midwinter; Ms Karen Walker; Ms Jenny Young; Ms Fiona Williams; Ms Jenny Gould; Ms Chere McCamley; Mr Brian Kirkland; Mr Roger Willis; Mr Benjamin Hutton.

DISTRICT COURT ACT 1973**DISTRICT COURT OF NEW SOUTH WALES
DIRECTION**

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

Sydney, 10.00 a.m., 14 January 2002 (2 weeks).

Dated this 19th day of December 2001.

R. O. BLANCH,
Chief Judge

DISTRICT COURT ACT 1973**DISTRICT COURT OF NEW SOUTH WALES
DIRECTION**

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

Sydney, 10.00 a.m., 2 January 2002 (4 weeks).

Campbelltown, 10.00 a.m., 21 January 2002.

Dated this 20th day of December 2001.

R. O. BLANCH,
Chief Judge

DISTRICT COURT RULES 1973**DIRECTION**

BY this Direction made under Part 51A, Rule 1 (2) of the District Court Rules 1973, I specify Nowra to be a prescribed place for the purpose of section 63A of the District Court Act 1973, for the week commencing 18 February 2002.

Dated this 10th day of December 2001.

R. O. BLANCH,
Chief Judge.

DISTRICT COURT RULES 1973

DIRECTION

BY this Direction made under Part 51A, Rule 1(2) of the District Court Rules 1973, I specify the following venues to be a prescribed place for the purpose of section 63A of the District Court Act 1973, for the periods indicated:

Venue	Period (Week Commencing)
Maitland	11 March 2002.
Orange	29 January 2002.

Dated this 10th day of December 2001.

R. O. BLANCH,
Chief Judge.

ELECTRICITY SUPPLY ACT 1995

ORDER

I, Kim YEADON, Minister for Energy, make the following Order under clause 26 of Schedule 6 of the Electricity Supply Act 1995.

KIM YEADON, M.P.,
Minister for Energy

Citation

1. This Order may be cited as the Electricity Supply (Second Termination of Transitional Retail Customer Status) Order 2001.

Purpose of the Order

2. The purpose of this Order is to declare that all customers, who at 31 December 2001 are transitional retail customers, cease to be transitional retail customers in accordance with this Order. The effect of a customer being subject to this Order is that the customer may elect to purchase their electricity supply from a licensed retail supplier of their choice.

Definitions and Interpretation

3. In this Order:
 - (a) expressions used which are defined in the Electricity Supply Act 1995 have the meanings set out in that Act, subject to any qualifications included in this Order;
 - (b) references to clauses or subclauses are references to clauses or subclauses in this Order;
 - (c) headings are used for convenience only and do not affect the interpretation of this Order;
 - (d) the following expressions have the following meanings:

‘Code’ means the National Electricity Code published by the National Electricity Code Administrator Limited;

‘Determinable Unmetered Load’ means:

- (a) an unmetered load that has been agreed as a market load by NEMMCO and which, in accordance with clause 10.4(a)(2) of the Metering Market Operation Rules, has been nominated by the Metrology Coordinator as a load for which the first tier energy data does not need to be calculated; or

- (b) an unmetered load for which agreement as a market load has not been sought from NEMMCO;

‘Distribution Network Service Provider’ (DNSP) means, the DNSP from whose network electricity is supplied through a Metering Installation;

‘Metering Installation’ has the same meaning as in the Code;

‘Metering Market Operations Rules’ means the Market Operations Rules (NSW Rules for Electricity Metering) No. 3 of 2001;

‘Metrology Procedure’ means a Metrology Procedure (as defined in the Code) that is applicable to a Metering Installation and that is published from time to time by the National Electricity Market Management Company Limited;

‘NEMMCO’ means the National Electricity Market Management Company Limited;

‘person’ means an individual, a corporation, a body corporate or a body politic.

Effect of the Order

4. (1) A person who is the person responsible for payment for electricity supplied through a Metering Installation, except a Determinable Unmetered Load, ceases to be a transitional retail customer in respect of electricity supplied through that Metering Installation.
- (2) A person who is the person responsible for payment for electricity supplied through a Metering Installation that is a Determinable Unmetered Load located in a DNSP’s distribution district, ceases to be a transitional retail customer in respect of electricity supplied through that Metering Installation subject to this Order.

Request and Determination

5. (1) A person referred to in clause 4 (2) (or a person acting on the person’s behalf) may request that the DNSP determine whether or not the Determinable Unmetered Load complies with the requirements of the Code and Metrology Procedure and the Metering Market Operation Rules.
- (2) The request referred to in subclause (1) must be in writing and identify the Determinable Unmetered Load, by reference to the National Metering Identifier (NMI) issued by the DNSP, for which the person nominated in the request seeks a determination that the Determinable Unmetered Load complies with the requirements of the Code and Metrology Procedure and the Metering Market Operation Rules.
- (3) Where the Determinable Unmetered Load identified in the request is a type of unmetered load that has not been agreed as a market load in accordance with the requirements of the Code and Metrology

Procedure and the Metering Market Operations Rules, a DNSP must as soon as practicable, and in any event within fourteen days, after receiving a request referred to in subclause (1):

- (a) make a determination that the Determinable Unmetered Load identified in the request does not comply with the requirements of the Code and Metrology Procedure and the Metering Market Operations Rules; and
 - (b) give a written copy of the determination to the person (or the person acting on the person's behalf).
- (4) Where the Determinable Unmetered Load identified in the request is a type of unmetered load that has been agreed as a market load in accordance with the requirements of the Code and Metrology Procedure and the Metering Market Operations Rules, a DNSP must as soon as practicable, and in any event within thirty days, after receiving a request referred to in subclause (1):
- (a) ensure that the Determinable Unmetered Load complies with the requirements of the Code and Metrology Procedure and the Metering Market Operations Rules; and
 - (b) make a determination that the Determinable Unmetered Load identified in the request complies with the requirements of the Code and Metrology Procedure and the Metering Market Operations Rules, subject to agreement by the Metrology Coordinator to the Load Tables and Inventory Tables; and
 - (c) give a written copy of the determination to the person (or the person acting on the person's behalf).
- (5) The determination referred to in subclauses (3) and (4) must identify the Determinable Unmetered Load, by reference to the National Metering Identifier (NMI) issued by the DNSP, for which the person nominated in the request seeks a determination.
- (6) A request made under subclause (1) or a determination given under subclauses (3) or (4) must be delivered by hand, courier, ordinary post or facsimile, and will be taken to be given:
- (a) on the third business day after posting, if sent by ordinary post;
 - (b) on the day of delivery, if delivered by hand or by courier; or
 - (c) on the day of transmission, if sent by facsimile.
- (7) Nothing in this Order prevents a DNSP relying on a determination made and given to a person in the course of compliance with the Code and Metrology Procedure and Metering Market Operation Rules for the purposes of subclauses (3) and (4).

Day On Which This Order Takes Effect

6. The Order takes effect on the later of:
- (a) 1 January 2002; or
 - (b) in the case of a Determinable Unmetered Load, the date on which the determination of the DNSP that

the relevant Determinable Unmetered Load complies with the requirements of the Code and Metrology Procedure and Metering Market Operation Rules for unmetered loads is given or taken to be given to the person (or a person acting on the person's behalf) requesting the determination.

OFFICE OF THE COMMISSIONERS OF INQUIRY FOR ENVIRONMENT AND PLANNING

NOTICE OF COMMISSION OF INQUIRY

Environmental Planning and Assessment Act 1979

Proposed Hexachlorobenzene Waste Destruction Facility

Botany Bay City

THE Honourable Dr Andrew Refshauge, Deputy Premier, Minister for Planning, Minister for Aboriginal Affairs and Minister for Housing, pursuant to Section 119 of the EP&A Act, has directed that a Commission of Inquiry be held with respect to all environmental aspects of the proposed Hexachlorobenzene Waste Destruction Facility on land in the Botany Industrial Park as described in Development Application No. 187-07-01 DIA lodged by Orica Australia Pty Limited.

The Minister has appointed Commissioner Kevin Cleland, Deputy Chairperson to constitute the Commission of Inquiry.

The Commissioners of Inquiry are independent of Government and its departments/agencies and Council.

After considering the findings and recommendations of the Commission of Inquiry, the Minister will determine the matter. Each party appearing before the Inquiry will be advised of the Commissioner's findings and recommendations.

INQUIRY SESSIONS: The Inquiry will be held in the **Hearing Room, Office of the Commissioners of Inquiry for Environment and Planning, Level 13, 301 George Street, Sydney** and will be open to the public. It will be conducted in two sessions. The first session (primary submissions) will commence at **9:30am, Monday 25 February 2002** and continue as required. The second session (date to be advised at first session) is for the purpose of enabling parties to sum up their primary submissions and/or respond to submissions made by other parties to the first session.

LODGING SUBMISSIONS AND REGISTERING FOR APPEARANCE: Persons seeking to make a submission to the Commission of Inquiry are required to register by sending **FOUR COPIES** of their submission in writing, together with any supporting submissions to the Office of the Commissioners of Inquiry (GPO Box 3415, Sydney 1043) by **2:00pm, Monday 11 February 2002**.

Submissions to the Inquiry are public documents and will be placed on public display unless otherwise determined by the Commission.

Please indicate in your submission if you wish to appear before the Commission of Inquiry and the estimated time necessary to present your submission.

INSPECTING DOCUMENTS: Any person may inspect, by appointment, the Development Application, Environmental Impact Statement and its related documents from **10:00am, Monday 7 January 2002** and submissions to the Inquiry from **1:00pm, Thursday 14 February 2002** at the following locations:

- * Office of the Commissioners of Inquiry, Level 13, 301 George Street, Sydney;
- * Botany Bay City Council, 141 Coward Street, Mascot,
- * Botany Bay City Library, Westfield Shoppingtown, Banks Avenue, Pagewood.

LODGING QUESTIONS: Questions directed to other parties' submissions must be in writing. Questions must be submitted to the relevant party and a copy to Ms Lia Camillos, Office of the Commissioners of Inquiry, **no later than 4:00pm, Monday 4 March 2002.**

RESPONSES: Responses to questions are required to be submitted in writing direct to the relevant party and a copy to Ms Lia Camillos on a date to be advised at the Inquiry.

Further information on the preparation of submissions and conduct of the Inquiry is available on the Internet at <http://www.coi.nsw.gov.au> or from Ms Lia Camillos on (02) 9299 2904.

PAUL FREEMAN
Registrar

HOUSING ACT 2001

ROADS ACT 1993

PROCLAMATION

Professor MARIE BASHIR, AC, Governor I, Professor MARIE BASHIR, Companion of the Order of Australia, Governor of the State of New South Wales in the Commonwealth of Australia, with the advice of the Executive Council, on the recommendation of the Minister for Housing, and in pursuance of section 13 of the Roads Act 1993, do, by this my Proclamation, dedicate as a public road the land referred to in the Schedule to this Proclamation.

Signed and sealed at Sydney, this 5th day of December 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

GODSAVE THE QUEEN!

SCHEDULE

The Land shown as Clematis Place on the plan of land at Macquarie Fields, in the Local Council area of the City of Campbelltown, Parish of Minto, County of Cumberland, registered in the Land and Property Information NSW as Deposited Plan 262154.

HOUSING ACT 2001

PROCLAMATION

Her Excellency Professor MARIE BASHIR, AC, Governor I, Professor MARIE BASHIR, Companion of the Order of Australia, Governor of the State of New South Wales in the Commonwealth of Australia, with the advice of the Executive Council, on the recommendation of the Minister for Housing, by this my Proclamation, dedicate as an open space the land referred to in the Schedule of this Proclamation.

Signed and sealed at Sydney, this 5th day of December 2001.

By Her Excellency's Command,
ANDREW REFSHAUGE, M.P.,
Deputy Premier
Minister for Urban Affairs and Planning,
Minister for Housing
and Minister for Aboriginal Affairs

GODSAVE THE QUEEN!

SCHEDULE

The Land shown as Lot 29 in Deposited Plan 716484, called Rose Park situated at Minto in the Local Government area of the City of Campbelltown, Parish of St. Peter, County of Cumberland and registered at Land and Property Information NSW as Deposited Plan 716484.

HOUSING ACT 2001

Notification of Compulsory Acquisition of Land

THE New South Wales Land and Housing Corporation declares, with the approval of Her Excellency the Governor, that the lands described in the Schedule below are acquired by compulsory process under the provisions of the Land Acquisition Act (Just Terms Compensation) Act 1991, for the purposes of the Housing Act 2001.

Dated at Sydney, this 6th day of December 2001.

ANDREW CAPPIE-WOOD,
Director-General

SCHEDULE

All those lands within the City of Wollongong at Bellambi and being Lots 500, 501 and 502 in Deposited Plan 1029870, Lots 503, 504, 505 and 506 in Deposited Plan 1029871 and Lots 507, 508 and 509 in Deposited Plan 1029873.

INJURY MANAGER ORDER No. 5

Under the Workplace Injury Management and Workers Compensation Act 1998

I, KATE MCKENZIE, General Manager of the WorkCover Authority of New South Wales, pursuant to clauses 3 and 4 of Schedule 5A to the Workplace Injury Management and Workers Compensation Act 1998, make the following Order.

Dated this 21st day of December 2001.

KATE MCKENZIE,
General Manager
WorkCover Authority of NSW

1. Name of Order

This Order is the *Injury Manager Order No. 5*

2. Commencement

This Order commences on 1 January 2002.

3. Definitions

In this Order:

Injury Manager Order No. 1 means *Injury Manager Order No. 1* published in New South Wales Government Gazette No. 170 on 29 December 2000 at page 14121, and includes the amendments made by *Injury Manager Order No. 3*.

Injury Manager Order No. 3 means *Injury Manager Order No. 3* published in New South Wales Government Gazette No. 111 on 13 July 2001 at page 5451.

4. Extension of Appointment as Injury Manager & Agent and Attorney

- (a) The appointment of Industrial Rehabilitation Service Pty Ltd (ABN 76 006 495 987) (iRSi) as an injury manager in accordance with *Injury Manager Order No. 1* is extended to 31 March 2002.
- (b) The appointment of IRS as agent and attorney of the employers and insurers identified in *Injury Manager Order No. 1* is extended to 31 March 2002.

5. Effect of Extension of Appointment

- (a) The extension of appointment effected by subclause 4(a) of this Order only applies in respect of injuries received by workers where notification of the injury was provided to IRS on or before 31 December 2001.
- (b) The extension of appointment effected by subclause 4(b) of this Order only applies in respect of the injury management functions specified in Schedule 2 to *Injury Manager Order No. 1* where notification of the injury referred to in subclause 5(a) of this Order was provided to IRS on or before 31 December 2001.

6. Revocation of Appointment

- (a) The appointment of IRS as an injury manager in accordance with this Order and *Injury Manager Order No. 1* is revoked on 31 March 2002.
- (b) The appointment of IRS as agent and attorney in accordance with this Order and *Injury Manager Order No. 1* is revoked on 31 March 2002.

MARITIME SERVICES ACT 1935

Notification Limitation Of Speed Of Vessels Within
Certain Navigable Waters

THE Waterways Authority (the Authority), in pursuance of the provisions of section 13SA of the Maritime Services Act 1935, does, from the date of publication of this notification in the *Government Gazette*;

REVOKE the notification appearing in Government Gazette No. 28 of 11 February 1983 which limits the speed of vessels in the area described as Tweed River (Terranora) Area.

Dated this 20th day of December 2001

MATTHEW TAYLOR,
Chief Executive
Waterways Authority

POISONS AND THERAPEUTIC GOODS ACT 1966

Restoration Of Drug Authority

IN accordance with the provisions of Clause 151 (1) of the Poisons and Therapeutic Goods Regulation 1994, a direction has been issued that the withdrawal of authority of Rebecca HICKEY, of Unit 1/18-20 Vicar Street Coogee 2034, to be in possession of or supply drugs of addiction as authorised by clauses 103 and 105 of the Regulation for the purposes of her profession as a nurse, shall cease to operate from 28 December 2001.

ROBERT MCGREGOR,
Acting Director-General

Department of Health, New South Wales,
Sydney, 24 December 2001

PRIVACY AND PERSONAL INFORMATION PROTECTION ACT 1998

ORDER

I, ROBERT JOHN DEBUS, Attorney General, in pursuance of section 31 of the Privacy and Personal Information Protection Act 1998, by this Order, make the Privacy Code of Practice entitled iLaw Enforcement and investigative agency access to personal information contained in public registers¹, which is annexed to this Order, as a privacy code of practice.

This order remains in force until 1 May 2002.

Signed at Sydney, this 20th day of December 2001.

Privacy Code of Practice

Law Enforcement and Investigative Agency Access to
Personal Information Contained in Public Registers

1. Objective of code

- 1.1 This code of practice is intended to ensure that the public register provisions in Part 6 of the Privacy and Personal Information Protection Act:
 - (a) enable nominated law enforcement and investigative agencies to access personal information contained in those registers for the purposes of fulfilling their law enforcement or investigative functions; and
 - (b) ensure that holders of public registers do not disclose to members of the public the fact that access to that personal information has been provided, if so requested by an authorised officer of the law enforcement or investigative agency.

2. Relevant provisions of the Privacy and Personal Information Protection Act 1998 (the Act)

- 2.1 Part 6 of the Act (sections 57-59) regulates the content and maintenance of, and access to, public registers.
- 2.2 Section 3 of the Act defines a public register as a register of personal information that is required by law to be, or is made, publicly available or open to public inspection (whether or not on payment of a fee).
- 2.3 Section 57(1) of the Act prevents public sector agencies responsible for keeping public registers from disclosing any personal information kept in a register unless the agency is satisfied that it is to be used for a purpose relating to the purpose of the register or the Act under which the register is kept (public registers and relevant enabling legislation are not established for law enforcement and investigative purposes).
- 2.4 Section 57(2) of the Act enables such agencies to require any person who inspects personal information contained in a public register to give particulars, in the form of a statutory declaration, as to the intended use of any information obtained through inspection.
- 2.5 Section 58 of the Act provides for the circumstances in which public sector agencies must suppress personal information contained on a public register, at the request of a person the subject of that information.
- 2.6 Division 3 of Part 2 of the Act provides a number of exemptions to the Information Protection Principles contained in Division 1 of Part 2 of the Act. A number of those exemptions enable law enforcement and investigative agencies to appropriately access and use personal information. These exemptions do not apply to the public register provisions of Part 6 of the Act.
- 2.7 Section 30(1) of the Act provides that a privacy code of practice may modify the application of Part 6 to any public sector agency.

3. Requirement that law enforcement and investigative agencies be able to confidentially access personal information contained in public registers

- 3.1 It is recognised that access to personal information held on public registers is often essential for nominated law enforcement and investigative agencies to effectively exercise their law enforcement and investigative functions.
- 3.2 Such law enforcement and investigative functions include, but are not limited to, locating missing persons, persons who are under investigation, persons who are required to give evidence in proceedings (including hearings before a nominated law enforcement or investigative agency), locating the proceeds of crime, locating property in which persons suspected of engaging in criminal activity have an interest, and other investigations leading to or assisting a relevant law enforcement agency confiscate property or proceeds of crime. Public register information is often necessary to ensure

that search warrants, listening device warrants, controlled operations authorities and other court processes are properly issued.

- 3.3 The effectiveness of law enforcement and investigate agency operations and the safety of members of the public may be severely jeopardised if nominated law enforcement and investigative agencies are not able to access personal information contained in public registers.
- 3.4 Law enforcement and investigative agencies should not be required to provide public sector agencies that maintain public registers with details of the purposes for which register information is sought, it being sufficient to state that access is required to assist them in effectively fulfilling their law enforcement and investigative functions. The provision of more detailed information could seriously compromise the privacy of individuals, as it could indicate a person has a criminal record or is suspected of involvement in crime, and could also undermine the integrity of investigations.
- 3.5 It is also essential that a law enforcement and investigative agency is able to request that bodies maintaining public registers do not inform persons that information about them on the register has been accessed by that agency. There are clear public interest matters that should be considered by public sector agencies in releasing information about law enforcement and investigative agency access to registers, such as the potential for the release to compromise investigations, public safety or the safety of law enforcement or investigative officers. The public interest rationale for non-disclosure should be provided with any request to limit the release of this information. Public sector agencies should consider any request in determining whether to release such information under the Freedom of Information Act 1989 or other relevant legislation.

4. Definitions

- 4.1 Unless otherwise specified, the definitions in the Privacy and Personal Information Protection Act 1998 apply in this code.
- 4.2 iAccessi to personal information in this code includes access by inspection, by request to the public sector agency responsible for keeping a public register that personal information be provided, and access by any other means.
- 4.3 iAuthorised officeri in this code refers to an officer of a nominated law enforcement or investigative agency who has been authorised by the CEO of that agency to access public registers in the course of his or her employment.
- 4.4 iNominated law enforcement or investigative agencyi in this code refers to:
 - (a) the Independent Commission Against Corruption;
 - (b) the Police Integrity Commission;
 - (c) the NSW Police Service, or the police force or another State or Territory;
 - (d) the Australian Federal Police;

- (e) the NSW Crime Commission; and
- (f) the National Crime Authority.

5. Modification of Part 6 of the Act

Section 57

- 5.1 Subject to paragraphs 5.2-4 of this code an authorised officer of a nominated law enforcement or investigative agency has the same access to personal information on a public register, for the purpose of assisting the nominated agency to exercise its law enforcement or investigative functions, as he or she would have if the provisions of section 57(1) of the Act did not apply.
- 5.2 The application of section 57(2) of the Act is modified to enable the public sector agency, if it deems appropriate, to require an authorised officer who seeks access to the public register to provide:
- (a) information confirming his or her identity as an authorised officer;
 - (b) confirmation by the authorised officer, or by another appropriate officer, that the personal information is being accessed to assist a nominated law enforcement or investigative agency to exercise its law enforcement or investigative functions.
- 5.3 The public sector agency may record the details of any access by an authorised officer.
- 5.4 An authorised officer, or a nominated law enforcement or investigative agency, may request that, until further notice, the public sector agency withhold from the subject of the personal information, on specified public interest grounds, details of any such access.
- 5.5 The public sector agency may record the details of any access by an authorised officer.

Section 58

- 5.5 An authorised officer of a nominated law enforcement or investigative agency has the same access to personal information that has been removed from the register, not placed on the register, or has been otherwise suppressed in accordance with section 58, where that personal information is still held by the public sector agency, as he or she would have if section 58 of the Act did not apply.
- 5.6 This access is subject to the conditions outlined at 5.2-4 above.

Section 59

- 5.7 The code does not modify section 59.

SAFER COMMUNITY COMPACT

Order

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

This Order takes effect on 19 November 2001 and remains in force until 18 November 2004.

Signed at Sydney, this 14th day of November 2001.

BOB DEBUS,
Attorney General

SAFER COMMUNITY COMPACT

Order

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

This Order takes effect on 4 January 2002 and remains in force until 3 January 2005.

Signed at Sydney, this 20th day of December 2001.

BOB DEBUS,
Attorney General

SUBORDINATE LEGISLATION ACT 1989

CHILDREN AND YOUNG PERSONS (CARE AND PROTECTION) CHILD EMPLOYMENT) REGULATION 2001

NOTICE is given, in accordance with section 5 of the Subordinate Legislation Act, 1989, of the making a statutory rule under the Children (Care and Protection) Act 1987.

The statutory rule is required to complement the Children (Care and Protection) Act 1987, concerning the various matters that are necessary to regulate child employment in the entertainment industries.

Copies of the Regulatory Impact Statement and the statutory rule may be inspected or obtained by contacting:

The Manager,
Legislation Review Unit
Department of Community Services
Level One, St James Centre
107 ñ 111 Elizabeth Street
SYDNEY 2000
E-mail: Jann.Rowe@community.nsw.gov.au
Phone: (02) 8255 8170
Fax: (02) 8255 8184
DoCS website: www.community.nsw.gov.au

Please contact the Legislation Review Unit for more details about public consultations.

Comments or submissions on the statutory rule are invited and should be received at the above address no later than 11 February 2002.

SUBORDINATE LEGISLATION ACT 1989

CHILDREN (CARE AND PROTECTION) AMENDMENT (OUT-OF-HOME CARE) REGULATION 2001

NOTICE is given, in accordance with section 5 of the Subordinate Legislation Act, 1989, of the intention to make a statutory rule under the Children and Young Persons (Care and Protection) Act 1998.

The statutory rule is required to complement the Children and Young Persons (Care and Protection) Act 1998, concerning the provision of out-of-home care services for children and young people.

Copies of the Regulatory Impact Statement and the statutory rule may be inspected or obtained by contacting:

The Manager,
Legislation Review Unit
Department of Community Services
Level One, St James Centre
107 ñ 111 Elizabeth Street
SYDNEY 2000
E-mail: Jann.Rowe@community.nsw.gov.au
Phone: (02) 8255 8170
Fax: (02) 8255 8184
DoCS website: www.community.nsw.gov.au

Please contact the Legislation Review Unit for more details about public consultations.

Comments or submissions on the statutory rule are invited and should be received at the above address no later than 4 February 2002.

THREATENED SPECIES CONSERVATION ACT 1995

ERRATUM

THE Threatened Species Conservation Act 1995, No. 101 notice which was published in the *Government Gazette* on 21st December 2001, No. 196, on page 10771, had an incorrect closing date. The closing date has been extended to 8th February 2002. The correct notice is now published following this erratum.

Notice of Determination for provisional listing
on an emergency basis

THE Scientific Committee, established by the Threatened Species Conservation Act, has made a Determination, for the provisional listing of the following species on an emergency basis, on the relevant Schedule of the Act.

Endangered Species (Part 1 of Schedule 1)
Capparis canescens Banks ex DC., a small tree

The Committee is of the opinion that this species, although not previously known to have existed in NSW, is believed on current knowledge to be indigenous to NSW and this species is not currently listed in Part 1 of Schedule 1 of the Act.

Notice of Preliminary Determination

THE Scientific Committee has made a Preliminary Determination to support a proposal to list the following in the relevant Schedule of the Act.

Endangered Ecological Community (Part 3 of Schedule 1)
Upland Wetlands of the Drainage Divide of the New England Tableland Bioregion

The Committee is of the opinion that this Ecological Community is likely to become extinct in nature in NSW unless the circumstances and factors threatening its survival or evolutionary development cease to operate.

Notice of Preliminary Determination

Proposed Amendment to Schedules

Endangered Ecological Community (Part 3 of Schedule 1)
The Committee has made a Preliminary Determination to support a proposal to amend Part 3 of Schedule 1 of the Act (Endangered ecological communities) by listing the Eastern Suburbs Banksia Scrub in the Sydney Basin Bioregion as an ENDANGERED ECOLOGICAL COMMUNITY and as a consequence to omit reference to the Eastern Suburbs Banksia Scrub in Part 3 of Schedule 1 of the Act.

The Committee is of the opinion that this Ecological Community is likely to become extinct in nature in NSW unless the circumstances and factors threatening its survival or evolutionary development cease to operate.

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

Director-General,
National Parks and Wildlife Service,
PO Box 1967, Hurstville NSW 2220,

Attention: Executive Officer, Scientific Committee.

Submissions must be received by 8th February 2002.

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

Dr CHRIS DICKMAN,
Chairperson.

WORKPLACE INJURY MANAGEMENT AND WORKERS COMPENSATION ACT 1998

Workcover Interim Payment Direction Guidelines

Explanatory Note

THESE guidelines are pursuant to sections 376(1) of the Workplace Injury Management and Workers Compensation Act 1998 (the Act). They explain the operation of those sections of the Act relating to interim payment directions.

The Guidelines set out the procedures for determining an interim payment direction under Part 5 of the Act.

These Guidelines are primarily intended to assist the Workers Compensation Commission and WorkCover NSW Licensed Insurers. Questions about interim payment directions and these Guidelines should be directed to the General Manager of WorkCover NSW.

KATE MCKENZIE,
General Manager
WorkCover NSW

December 2001

Interim payment direction

What is an interim payment direction?

1. An interim payment direction is a direction by the Registrar of the Workers Compensation Commission to make weekly payments of compensation or medical expenses compensation. Interim payment direction

payments are made without an admission of liability
Reference section 301.

When can an interim payment direction be made?

2. An interim payment direction can be made; by the Registrar when any dispute that concerns either weekly payments of compensation or medical expenses compensation is referred to the Workers Compensation Commission.

Reference section 297

Does a worker need to make a claim before they can request an interim payment direction?

3. An interim payment direction can be made when an initial notification has been made to an insurer, and the insurer fails to commence payments within 7 days.

When is the Registrar to presume an interim payment direction is warranted?

4. The Workplace Injury Management and Workers Compensation Act, 1998 provides that the Registrar is to presume that an interim payment direction for weekly payments is to be made-unless any one or more of the following is the case:

- 4.1. the worker has returned to work
- 4.2. the worker did not report the injury to the employer as soon as possible after the injury happened
- 4.3. the claim has minimal prospects of success
- 4.4. there is not enough medical evidence available concerning the worker's period of incapacity
- 4.5. a notice disputing liability has been served under section 74

When the presumptions do not apply an interim payment direction can still be made particularly when:

- 4.6. The interim payment direction would promote injury management and return to work; or
- 4.7. The worker would suffer hardship, particularly as a consequence of the failure by the employer or the insurer to comply with any part of the legislation; for example:
 - 4.7.1. Failure by the insurer to determine a claim or to commence provisional weekly payments.
 - 4.7.2. Failure by the employer to pass on documents to the insurer.
- 4.8. Granting an interim payment direction would provide for an efficient resolution of the dispute without prejudicing the future rights of the parties.
- 4.9. In deciding whether to make an interim payment direction consideration is to be given to:
 - 4.9.1. The likely success of the claim at arbitration; and
 - 4.9.2. Available medical evidence that supports the claim and period of incapacity; and
 - 4.9.3. Views of all parties; and
 - 4.9.4. Length of time before the dispute is likely to be resolved by Workers Compensation Commission; and

- 4.9.5. Nature and source of dispute particularly where this impacts on the employment relationship.

Generally an interim payment direction should not be made when:

- 4.10. a reasonable excuse for not commencing provisional payments has been notified to the worker and the insurer used the guiding principles of the WorkCover Guidelines to make that decision; or
- 4.11. The provisional liability entitlements have been exhausted and the worker has not provided further evidence of their incapacity; or
- 4.12. The worker has not provided information that the insurer has requested; or
- 4.13. The worker has not complied with an injury management plan and the insurer has notified the worker what the worker must do to comply with the injury management plan. *Reference section 57(2)*

What if the interim payment direction is for medical expenses compensation?

5. The Act provides that the Registrar is to presume an interim payment direction for medical expenses is warranted if they are satisfied that the relevant treatment or service for medical expenses compensation is reasonably necessary:
 - 5.1 to prevent the worker's condition deteriorating; or
 - 5.2 to promote the worker's early return to work;
 - 5.3 to relieve the worker's significant pain or discomfort.

What if the Registrar is not satisfied of those things?

When the Registrar is not reasonably satisfied of any of the points 5.1 to 5.3 then the Registrar is to base their decision on a consideration of the following:

- 5.4. whether the treatment is reasonably necessary;
- 5.5. whether the treatment will be ongoing, and the likelihood that the employer or insurer will be exposed to further claims for compensation for similar treatment;
- 5.6. in the case of ongoing treatment, whether a treatment plan for the worker provides for regular review of the treatment;
- 5.7. whether the treatment will assist with further diagnosis of the worker's condition;
- 5.8. the likelihood of success of the claim at arbitration;
- 5.9. the views of an Approved Medical Specialist to whom the dispute is referred, if any.

Does the Registrar have to alert the insurer before an interim payment direction is made?

6. Before the Registrar decides to make an interim payment direction the Registrar must make reasonable attempts to phone the insurer to find out:
 - 6.1. Whether the insurer has already made a decision on the claim; and
 - 6.2. the insurer's views as to whether the Registrar should make an interim payment direction.

When may the Registrar impose conditions in the interim payments?

7. The Registrar may impose conditions on any interim payment order as they think fit. In doing so, the Registrar should consider the objectives of the Commission, and the overall objectives of the Scheme.

The conditions may include a requirement that the worker submit medical certificates certifying the period of their incapacity.

How are the parties notified that an interim payment direction has been made?

8. When the Registrar makes an interim payment direction, a notice will be issued to the worker, employer and the insurer by the Workers Compensation Commission.

When must an interim payment direction be actioned?

9. Reasonable time will be allowed to complete actions specified in the interim payment direction. The Rules of the Workers Compensation Commission specify how the interim payment direction is to be served to all parties.

Generally, unless the notice says something different;

- 9.1. If the interim payment direction is for weekly payments or medical expenses paid by the worker, payment must be made within 7 days of the notice being served.
- 9.2. If the interim payment direction is for medical expenses compensation the insurer must approve any treatment within 7 days of the notice being served.

Does an interim payment direction effect a worker's entitlements to provisional liability?

10. Interim payment directions are not an admission of liability and do not effect a workers entitlement to provisional liability.
Reference section 301.

Can an interim payment direction be changed?

11. When the Registrar makes an interim payment direction, payments must be made as directed.

Generally there will be no changes made to an interim payment direction. If new evidence that was not available when the interim payment direction was made becomes available a written application to review or revoke the interim payment direction can be made. Workers Compensation

Commission will use these guidelines to review the application.

WORKERS COMPENSATION (MEDICAL PRACTITIONER FEES) ORDER 2001 No 1

Under the Workers Compensation Act 1987

I, KATE McKENZIE, General Manager of the WorkCover Authority of New South Wales, pursuant to section 61 of the Workers Compensation Act 1987, make the following Order.

Dated this 21st day of December 2001.

KATE McKENZIE,
General Manager
WorkCover Authority

Explanatory Note

Treatment by a registered medical practitioner is one of the categories of medical or related treatment covered under the Workers Compensation Act 1987. This Order sets the maximum fees that certain registered medical practitioners can recover under the Act from an employer or the employer's workers compensation insurer for treatment of a worker's work-related injury. The effect of the Order is to prevent medical practitioners from recovering from the injured worker any extra charge for treatments covered by the order.

The Order does not apply to services provided by specialist surgeons, or for magnetic resonance imaging.

The Order adopts the *List of Medical Services and Fees published by the Australian Medical Association*.

Workers Compensation (Medical Practitioner Fees) Order 2001 No 1

1. Name of Order

This Order is the *Workers Compensation (Medical Practitioner Fees) Order 2001 No 1*.

2. Commencement

This Order commences on 1 January 2002.

3. Application of Order

This Order applies to treatment provided on or after the commencement of the Order, whether it relates to an injury received before, on or after that date.

4. Maximum fees for medical practitioners

- (1) This clause applies to medical or related treatment provided by a medical practitioner in respect of which a fee is specified in the AMA list, but does not include:
- (i) medical services identified in the AMA List by AMA number AC500, AC510, AC520 and AC530 (Professional Attendances by a Specialist) if these medical services are provided by a specialist surgeon;
 - (ii) medical services identified in the AMA list by AMA numbers EA010 to MZ500 (Surgical Operations) if these medical services are provided a specialist surgeon;
 - (iii) medical services in the AMA List by AMA numbers OP200, OP210 and OP220 (magnetic resonance imaging - MRI).
- (2) The maximum amount for which an employer is liable under the Act for any claim for medical or related treatment to which this clause applies is the fee listed, in respect of the medical or related treatment concerned, in the AMA list.

7. Goods and Services Tax

- (1) An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost as so increased is taken to be the amount fixed by this Order.
- (2) This clause does not permit a medical practitioner to charge or recover, in respect of GST payable in respect of a service, an amount that is greater than:
 - (a) 10% of the maximum amount payable under this Order to the medical practitioner in respect of the medical or related treatment apart from this clause, or
 - (b)†† the amount permitted under the New Tax System Price Exploitation law, whichever is the lesser.

6. Definitions

In this Order:

AMA List means the document called List of Medical Services & Fees published by the Australian Medical Association and dated 1 November 2001.

the Act means the Workers Compensation Act 1987.

GST has the same meaning as in the A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.

New Tax System Price Exploitation law means:

- (a) the New Tax System Price Exploitation Code, as applied as a law of New South Wales by the Price Exploitation Code (New South Wales) Act 1999, or
- (b) Part VB of the Trade Practices Act 1974 of the Commonwealth.

Specialist surgeon means a medical practitioner who holds a fellowship of the Royal Australasian College of Surgeons.

WorkCover means the WorkCover Authority of New South Wales.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BOMBALA COUNCIL

Roads Act 1993

Renaming of Public Road - Part of Stephen Street and Old Cooma Road

NOTICE is hereby given that in accordance with Part 162.1 of the Roads Act 1993, as amended, Council has renamed the roads shown hereunder:

<i>Location</i>	<i>Name</i>
Stephen Street, east side of Bombala River.	Keys Street.

Old Cooma Road.	Plowright Street.
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No objections to the proposed names were received within the prescribed period of time. N. J. MACHAN, General Manager, Bombala Council, PO Box 105, Bombala, NSW 2632. [1143]

FAIRFIELD CITY COUNCIL

Roads Act 1993

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

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

Dated 17th December, 2001.

A. YOUNG,
City Manager Fairfield City Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Fairfield City Council B-Double Notice No. 3/ 2001.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

B-Double routes within the Fairfield City Council

<i>Type</i>	<i>Road</i>	<i>Starting point</i>	<i>Finishing point</i>
25	Chadderton Street, Cabramatta, right turn only from Hume Highway	Hume Highway	17 Longfield Street

[1137]

GRAFTON CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Grafton City Council declares, with the approval of Her Excellency the Governor, that the land described in Schedule 1 below, excepting the interests in the land identified in Schedule 2 below and excluding any mines and deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of a public car park. Dated at Grafton, 24th December, 2001. W. B. LANE, Acting General Manager, Grafton City Council, PO Box 24, Grafton, NSW 2460.

SCHEDULE 1

Lot 11, DP 1027121.

SCHEDULE 2

Rights of way reserved in Conveyances:

No 681 BK 316;
No 679 BK 316;
No 183 BK 420;
No 540 BK 1003;
No 496 BK 1012;
No 495 BK 1012;
No 576 BK 953.

[1146]

ESTATE NOTICES

NOTICE of intended distribution of estate. Any person having any claim upon the estate of KAREEN DIANNE FRANCIS, late of 20 Surf Street, Kingscliffe, in the State of New South Wales, retired, who died on 8th June, 2001, must send particulars of his claim to the executor, Maxwell John Francis, c.o. McKerns Lawyers, 43 Isabella Street, Wingham, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 13th December, 2001. MCKERNS LAWYERS, 43 Isabella Street, Wingham, NSW 2429 (DX 7021, Taree), tel.: (02) 6557 0922. [1144]

COMPANY NOTICES

NOTICE of appointment of controller/enter into possession.-COMBINED EVENT RENTALS PTY LIMITED (In liquidation), ACN 080 199 042.-Festival Hire (NSW) Pty Limited (formerly Barwick Hire Pty Limited), ACN 060 755 375 and Walders Goodtime Pty Limited, ACN 067 608 931 give notice that on 1st August, 2001 they assumed control and/or entered into possession of trade debts owing to Combined Event Rentals Pty Limited. STEINGOLD ABEL, Lawyers, Level 20, 31 Market Street, Sydney, NSW 2000, tel.: (02) 9264 8009. [1138]

NOTICE of voluntary winding up.ñJ. T. MILLIGAN & CO PTY LIMITED (In liquidation), ACN 000 241 690.ñAt an extraordinary general meeting of the members of the abovenamed company duly convened and held at 52 Osborne Street, Nowra on 21st December, 2001 the following extraordinary resolutions were duly passed: (1) ìThat the company be wound up voluntarilyî (2) ìThat the liquidator be authorised to divide amongst the members in kind, the whole or any part of the assets of the companyî, and at such meeting David John Murphy of 52 Osborne Street, Nowra was appointed liquidator for the purpose of winding up. Dated 21st December, 2001. J. THORPE, Chairman, c.o. Arthur B. Booth & Co., Public Accountants, 52 Osborne Street, Nowra, NSW 2541, tel.: (02) 4421 4344. [1139]

NOTICE of voluntary liquidation pursuant to section 491 (2) of the Corporations Law.ñFID PTY LIMITED, ACN 003 767 002.ñAt a general meeting of the abovenamed company duly convened and held at 1 Cavendish Street, Mittagong, NSW 2575 on 21st December, 2001 the following special resolution was passed: ìThat the company be wound up voluntarilyî. At the abovementioned meeting Ian Vincent Mackey of 8 Rosemary Crescent, Bowral, NSW 2576 was appointed as liquidator for the purpose of winding up. Notice is also given that after twenty-one (21) days from this date I will proceed to distribute the assets. All creditors having any claim against the company should furnish particulars of same by that date otherwise I shall proceed to distribute the assets without regard to their claim. I. V. MACKAY, Liquidator. [1140]

NOTICE of final meeting of members.ñDUCHESS MANUFACTURING CO PTY LIMITED (In voluntary liquidation), ACN 000 114 394.ñNotice is hereby given, in pursuance of section 509 of the Corporations Law, that the final meeting of members of the abovenamed company will be held at Level 1, 60 York Street, Sydney, NSW 2000 at 10.30 a.m. on 21st January, 2002 for the purpose of laying before the meeting the liquidator's final account and report and giving any explanation thereof. Dated 20th December, 2001. G. A. ELLIOTT, Liquidator, c.o. G. A. Elliott & Co., Chartered Accountants, Level 1, 60 York Street, Sydney, NSW 2000, tel.: (02) 9262 2844. [1141]

NOTICE of final meeting of members.ñTIDYWEAR PTY LIMITED (In voluntary liquidation), ACN 000 645 675.ñNotice is hereby given, in pursuance of section 509 of the Corporations Law, that the final meeting of members of the abovenamed company will be held at Level 1, 60 York Street, Sydney, NSW 2000 at 10.30 a.m. on 21st January, 2002 for the purpose of laying before the meeting the liquidator's final account and report and giving any explanation thereof. Dated 20th December, 2001. G. A. ELLIOTT, Liquidator, c.o. G. A. Elliott & Co., Chartered Accountants, Level 1, 60 York Street, Sydney, NSW 2000, tel.: (02) 9262 2844. [1142]

NOTICE of members' voluntary liquidation.ñBRERETON INVESTMENTS PTY LIMITED (In liquidation), ACN 000 372 930.ñNotice is hereby given that at an extraordinary general meeting of the abovenamed company, held on 21st December, 2001 the following special resolution was duly passed: ìThat the company be wound up voluntarilyî. On the same day pursuant to section 495 (1), Shirley Ann Maurer of Roberts & Morrow, Chartered Accountants, 137 Beardy Street, Armidale was appointed as liquidator. Dated 21st December, 2001. S. A. MAURER, Liquidator, c.o. Roberts & Morrow, Chartered Accountants, 137 Beardy Street, Armidale, NSW 2350, tel.: (02) 6774 8400. [1145]

