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LEGISLATION

Proclamations

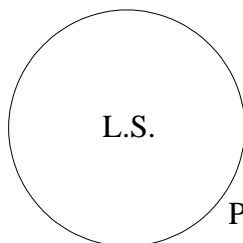
Community Relations Commission and Principles of Multiculturalism Act 2000 No 77—Proclamation

GORDON SAMUELS, Governor

I, the Honourable Gordon Samuels AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Community Relations Commission and Principles of Multiculturalism Act 2000*, do, by this my Proclamation, appoint 13 March 2001 as the day on which that Act commences.

Signed at sealed Sydney, this 21st day of February 2001.

By His Excellency's Command,



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

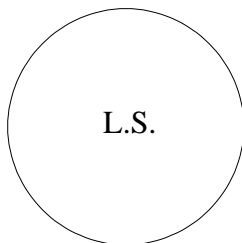
GOD SAVE THE QUEEN!

Crimes Legislation Further Amendment Act 2000 No 107—Proclamation

GORDON SAMUELS, Governor

I, the Honourable Gordon Samuels AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Crimes Legislation Further Amendment Act 2000*, do, by this my Proclamation, appoint 23 February 2001 as the day on which the uncommenced provisions of that Act commence.

Signed and sealed at Sydney, this 21st day of February 2001.



By His Excellency's Command,

BOB DEBUS, M.P.,
Attorney General

GOD SAVE THE QUEEN!

Explanatory note

The object of this proclamation is to commence the provisions of the *Crimes Legislation Further Amendment Act 2000* that relate to the offence of possession of substances called **precursors**.

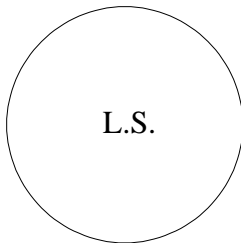
This proclamation also commences an amendment to the *Poisons and Therapeutic Goods Regulation 1994* that requires suppliers of drug precursors to supply certain quantities only to persons who hold an account with the supplier with payment to be made through the account.

Fitness Services (Pre-paid Fees) Act 2000 No 95—Proclamation

GORDON SAMUELS, Governor

I, the Honourable Gordon Samuels AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Fitness Services (Pre-paid Fees) Act 2000*, do, by this my Proclamation, appoint 1 March 2001 as the day on which that Act (other than section 11) commences.

Signed and sealed at Sydney, this 21st day of February 2001.



By His Excellency's Command,

JOHN WATKINS, M.P.,
Minister for Fair Trading

GOD SAVE THE QUEEN!

Explanatory note

The object of this proclamation is to commence all of the provisions of the Act except section 11.

Section 11 of the Act requires a supplier who receives money for any pre-paid fee for any fitness service to be provided under a fitness service agreement at, or in connection with, a fitness centre:

- (a) to hold the money exclusively for the consumer of the service until the supplier commences to provide the agreed service under the agreement to the consumer, and
- (b) to ensure that the requirements of the section and the regulations under the section are complied with in relation to the money.

This proclamation is made under section 2 of the Act.

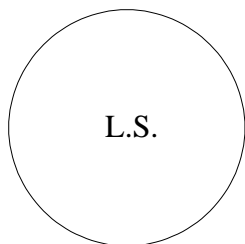
Workers Compensation Legislation Amendment Act 2000 No 87— Proclamation

GORDON SAMUELS, Governor

I, the Honourable Gordon Samuels AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Workers Compensation Legislation Amendment Act 2000*, do, by this my Proclamation, appoint:

- (a) 4 March 2001 as the day on which the remainder of that Act (except Schedules 4, 5 and 9 and Schedule 23.2 [1]–[3]) commences, and
- (b) 2 April 2001 as the day on which Schedule 4 and Schedule 23.2 [1]–[3] commence.

Signed and sealed at Sydney, this 21st day of February 2001.



By His Excellency's Command,

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

GOD SAVE THE QUEEN!

Explanatory note

The object of this proclamation is to commence amendments relating to the following matters:

- claims procedures,
- elections to commence proceedings at common law,
- disputes about liability,

Workers Compensation Legislation Amendment Act 2000 No 87—Proclamation

- medical reports,
- certificates of currency with respect to insurance,
- specialised insurers and self-insurers,
- transfer of certain provisions from regulations under the *Workplace Injury Management and Workers Compensation Act 1998* and the *Workers Compensation Act 1987* to those Acts,
- miscellaneous matters.

The remaining uncommenced provisions (Schedules 5 and 9) relate to contributory negligence in contract actions and liability involving multiple managed fund insurers.

Regulations

Associations Incorporation Amendment (Fees) Regulation 2001

under the

Associations Incorporation Act 1984

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Associations Incorporation Act 1984*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase certain fees and charges payable under the *Associations Incorporation Act 1984*.

This Regulation is made under the *Associations Incorporation Act 1984*, including section 73 (the general regulation-making power).

Associations Incorporation Amendment (Fees) Regulation 2001

Clause 1

Associations Incorporation Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Associations Incorporation Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Associations Incorporation Regulation 1999

The *Associations Incorporation Regulation 1999* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Associations Incorporation Amendment (Fees) Regulation 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Clause 5 Fees

Omit the Table to clause 5. Insert instead:

Table

Provision	\$
Section 9 (Application for incorporation)	88
Section 13 (2) (Application for reservation of name)	33
Section 14 (3) (Application for approval of change of name)	42
Section 20 (2) (Notice of alteration of objects or rules of incorporated association)	32
Section 26 (3) (Application for extension of period within which annual general meeting to be held)	18
Section 27 (1) (Lodgment of annual statement):	
(a) if the statement is lodged one month after the date of the annual general meeting of the association or sooner	38
(b) if the statement is lodged more than one month after the date of the annual general meeting, but less than two months after that date	54
(c) if the statement is lodged two or more months after the date of the annual general meeting	59
Section 27 (2) (Application for extension of period within which an annual statement must be lodged)	18
Section 46 (Application for amalgamation of incorporated associations)	88

Associations Incorporation Amendment (Fees) Regulation 2001

Schedule 1 Amendments

Provision	\$
Section 48 (Application for incorporation by company limited by guarantee or registered co-operative)	88
Section 59 (3) (a) (Inspection of document lodged with the Director-General)	13
Section 59 (3) (b) (Issue of uncertified copy of document lodged with the Director-General):	
(a) if a fee has been paid for inspection of the document:	
(i) for the first page	Nil
(ii) for each additional page	1
(b) if a fee has not been paid for inspection of the document:	
(i) for the first page	13
(ii) for each additional page	1
Section 59 (3) (b) (Issue of certified copy of document lodged with the Director-General):	
(a) for the first page	13
(b) for each additional page	1

Business Names Amendment (Fees) Regulation 2001

under the

Business Names Act 1962

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Business Names Act 1962*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase certain fees charged under the *Business Names Act 1962*.

This Regulation is made under the *Business Names Act 1962*, including section 32 (the general regulation-making power).

Clause 1 Business Names Amendment (Fees) Regulation 2001

Business Names Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Business Names Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Business Names Regulation 2000

The *Business Names Regulation 2000* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Business Names Amendment (Fees) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 8 Fees

Omit "\$17" from clause 8 (2) (a) and (b) wherever occurring.
Insert instead "\$18".

[2] Schedule 2 Fees

Omit the Schedule. Insert instead:

Schedule 2 Fees

(Clause 8)

	Matter	Fee \$
1	Application under section 7 (1) of the Act for registration of a business name	118
2	Application under section 7 (5) of the Act for a further certificate of registration	18
3	Application under section 9 (1) of the Act for the Minister's consent to the use of a business name	139
4	Lodgment of a statement under section 11 (1) of the Act in connection with the renewal of registration of a business name	91
5	Application under section 11 (1) of the Act for an extension of time to lodge a statement in connection with the renewal of registration of a business name	42
6	Lodgment of statement of change in certain particulars under section 12 of the Act	22
7	Lodgment of statement of change in persons under section 12 of the Act	22
8	Inspection under section 22 (1) of the Act of a statement relating to a business name	11 for each inspection

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Business Names Amendment (Fees) Regulation 2001

Schedule 1

Amendments

9	Application under section 22 (1) of the Act by a person who has the written approval of the Director-General to scan the computerised register of business names to obtain information for sale	5
10	Written inquiry under section 22 (2) of the Act	22 for each business name specified in the inquiry
11	Application under section 22 (3) of the Act for an uncertified reproduction or transparency or extract from a document or transparency forming part of the register, or a copy of or extract from a computerised record relating to a business name:	
	(a) if a fee has been paid for inspection of the document, transparency or record under section 22 (1) of the Act:	
	(i) for up to 3 pages	Nil
	(ii) for each additional page	1
	(b) if a fee has not been paid for inspection of the document, transparency or record under section 22 (1) of the Act:	
	(i) for up to 3 pages	11
	(ii) for each additional page	1
12	Application under section 23 (1) (a) of the Act for a certified copy of or extract from the register or a copy of or extract from a document, transparency or computerised record forming part of the register:	
	(a) for one page	11
	(b) for each additional page	2
13	Application under section 23 (1) (b) of the Act for a certificate of registration or non-registration of a business name	18

Community Land Management Amendment (Fees) Regulation 2001

under the

Community Land Management Act 1989

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Community Land Management Act 1989*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase certain fees payable under the *Community Land Management Act 1989*.

This Regulation is made under the *Community Land Management Act 1989*, including section 122 (the general regulation-making power).

Clause 1 Community Land Management Amendment (Fees) Regulation 2001

Community Land Management Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Community Land Management Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Community Land Management Regulation 2000

The *Community Land Management Regulation 2000* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Community Land Management Amendment (Fees) Regulation 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Clause 20 Fees

Omit clause 20 (2). Insert instead:

- (2) The following fees are payable to the Registrar in respect of the services specified:

Lodging an application for an order for settlement of a dispute or complaint by an Adjudicator or the Board under Part 4 of the Act:

- | | |
|-------------------------------------------------------------------------------------------------|-------|
| (a) if the application includes an application for an interim order under section 72 of the Act | \$107 |
| (b) if it does not | \$54 |

Lodging a notice of appeal against an order made by an Adjudicator under section 88 of the Act	\$54
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Lodging an application for a copy of an order made by an Adjudicator or the Board, per page	\$2 (minimum fee \$10)
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Issuing a summons to appear before the Board under section 94 of the Act	\$30
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Conveyancers Licensing Amendment (Fees) Regulation 2001

under the

Conveyancers Licensing Act 1995

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Conveyancers Licensing Act 1995*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase the application fee for a licence and the fee charged in relation to the inspection of the register of licensees.

This Regulation is made under the *Conveyancers Licensing Act 1995*, including sections 87 (Register of licensees) and 91 (the general regulation-making power).

Clause 1 Conveyancers Licensing Amendment (Fees) Regulation 2001

Conveyancers Licensing Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Conveyancers Licensing Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Conveyancers Licensing Regulation 1993

The *Conveyancers Licensing Regulation 1993* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Conveyancers Licensing Amendment (Fees) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 7 Application fee for licence

Omit "\$180" from clause 7 (1) and (2) wherever occurring.
Insert instead "\$192".

[2] Clause 11 Register of licensees

Omit "\$21". Insert instead "\$22".

Co-operatives Amendment (Fees) Regulation 2001

under the

Co-operatives Act 1992

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Co-operatives Act 1992*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase fees payable in connection with the administration of the *Co-operatives Act 1992*.

This Regulation is made under the *Co-operatives Act 1992*, including section 446 (the general regulation-making power) and, in particular, section 446 (2) (c) and (2A).

Clause 1 Co-operatives Amendment (Fees) Regulation 2001

Co-operatives Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Co-operatives Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Co-operatives Regulation 1997

The *Co-operatives Regulation 1997* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Co-operatives Amendment (Fees) Regulation 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 6 Fees

Omit the Schedule. Insert instead:

Schedule 6 Fees

(Clause 55)

Column 1 Item	Column 2 Section of Act	Column 3 Type of fee	Column 4 Amount
1	19	Application to Registrar for registration—proposed co-operative	\$106 non-trading \$160 trading
2	24	Application to Registrar for registration—existing body corporate	\$160
3	28G	Issue of duplicate certificate	\$22
4	67 (2)	Application for Registrar's certificate	\$27
5	76A (2)	Application for Registrar's consent	\$54
6	108 (3)	Copy of rules	\$5 and \$1 for each page after the first page to a maximum of \$50
7	113 (2)	Registration of rule alteration	\$11 per rule to a maximum of \$70

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Co-operatives Amendment (Fees) Regulation 2001

Schedule 1 Amendment

Column 1	Column 2	Column 3	Column 4
Item	Section of Act	Type of fee	Amount
8	113 (5)	Issue of certificate of registration of rule alteration	\$27
9	125 (1)	Application to Council for review	\$54
10	126 (3)	Application to Registrar for determination of a member's eligibility to vote	\$106
11	136 (6)	Application to Council for reduction in period for repayment	\$214
12	143	Application to Minister for exemption	\$214
13	145 (1)	Application to Council for approval to convert to a co-operative without share capital	\$54
14	155 (3) (a)	Application to Registrar for approval of disclosure statement	\$214
15	177 (1) (a)	Application to Council for approval of rules restricting voting rights	\$214
16	178 (2)	Application to Council for review of voting entitlement	\$214
17	192 (2) (c)	Lodgment of special resolution (not involving alteration of rules)	\$11
18	194 (3)	Application to Registrar for approval of disclosure statement	\$214
19	216 (3) (b)	Application to Council for approval of co-operative to have employee director	\$54

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Co-operatives Amendment (Fees) Regulation 2001

Amendment

Schedule 1

Column 1 Item	Column 2 Section of Act	Column 3 Type of fee	Column 4 Amount
20	243	Lodgment by a disclosing entity that is a co-operative of an annual financial report and an annual director's report pursuant to sections 292 and 319 of the <i>Corporations Law</i> (as adopted by section 243 of the Act)	Nil
21	244 (1)	Application to Registrar for exemption	\$214
22	250 (1) (d)	Approval of office where register is to be kept	\$27
23*	251 (5)	Obtaining copy of an entry in the Register	\$5 and \$1 for each page after the first page to a maximum of \$50
24	252 (1)	Lodgment of annual report: (a) on or before the due date (b) more than 1 day but less than 28 days after the due date (c) 28 days or more after the due date	Nil \$79 \$160
25	255 (5) (g)	Application to Registrar for exemption to use the word "Co-operative" or abbreviation	\$266
26	257 (e)	Application to Registrar for approval of abbreviation or elaboration of name	\$27
27	259 (1)	Application to Registrar for approval of change of name	\$54

Co-operatives Amendment (Fees) Regulation 2001

Schedule 1 Amendment

Column 1	Column 2	Column 3	Column 4
Item	Section of Act	Type of fee	Amount
28	261 (3)	Lodgment of notice of change of address	Nil
29	266 (1)	Lodgment by unlisted disclosing entity of document containing price sensitive information referred to in section 1001B (1) of the <i>Corporations Law</i> (as adopted by section 266 of the Act)	Nil
30	266 (1)	Lodgment of disclosure document under sections 706, 707, 721 and 727 of the <i>Corporations Law</i> (as adopted by section 266 of the Act)	\$1,600
31	266 (1)	Lodgment of supplementary or replacement disclosure document under section 719 of the <i>Corporations Law</i> (as adopted by section 266 of the Act)	Nil
32	266 (1)	Lodgment of disclosure document under section 707 of the <i>Corporations Law</i> (as adopted by section 266 of the Act) relating to sale of unquoted securities	\$214
33	266 (6)	Application to Registrar for exemption	\$214
34	266A (2)	Application to Registrar for approval of disclosure statement	\$214
35	268 (3) (a)	Application to Registrar for approval of disclosure statement	\$214

Co-operatives Amendment (Fees) Regulation 2001

Amendment

Schedule 1

Column 1	Column 2	Column 3	Column 4
Item	Section of Act	Type of fee	Amount
36	273 (1) (c)	Application to Registrar for approval of terms of issue of CCUs	\$214
37	285 (2)	Application to Council for exemption	\$214
38	289 (3)	Application to Council for approval of maximum share interest	\$214
39*	294 (2) (b)	Inspection of register of notifiable interests	\$27
40	298	Application to Registrar for exemption	\$214
41	300 (1)	Application to Council for approval of share offer	\$214
42	302 (4)	Application to Registrar for extension of period of share offer	\$54
43	308	Application to Council for exemption	\$214
44	311 (2)	Application for Registrar's consent	\$54
45	311A (2)	Application to Registrar for approval of disclosure statement	\$214
46	311B (1)	Application to Registrar for approval of merger or transfer of engagements	\$54
47	312	Application to Council for exemption	\$54
48	316 (4)	Application to Council for exemption	\$214

Co-operatives Amendment (Fees) Regulation 2001

Schedule 1 Amendment

Column 1 Item	Column 2 Section of Act	Column 3 Type of fee	Column 4 Amount
49	325	Application to Registrar to exercise powers conferred by section 601AE or 601AF of the <i>Corporations Law</i> (as adopted by section 325 of the Act)	\$54
50	326 (2)	Application to Council for exemption	\$54
51	346 (1) (a)	Application for Registrar's permission	\$54
52	348 (1) (f)	Application to Registrar for direction	\$214
53	355 (1)	Application to Registrar for approval of explanatory statement	\$533
54	357 (5)	Lodgment of copy of order	\$27
		Additional fee for late lodgment	\$54
55	369E (2) (f)	Application to Registrar for registration—participating co-operative	\$214
56	369F (2) (d)	Application to Registrar for registration—non-participating co-operative	\$533
57	369K	Lodgment of particulars of alteration	\$27
		Additional fee for late lodgment	\$54

Co-operatives Amendment (Fees) Regulation 2001

Amendment

Schedule 1

Column 1 Item	Column 2 Section of Act	Column 3 Type of fee	Column 4 Amount
58	369L (1)	Lodgment of balance sheet: (a) on or before the due date (b) more than 1 day but less than 28 days after the due date (c) 28 days or more after the due date	Nil \$79 \$160
59	369M (1)	Lodgment of notice of cessation of business—foreign co-operative	Nil
60	369N (1)	Application to Registrar for certificate of compliance	\$640
61	369Q (3) (a)	Application for Registrar's consent	\$214
62	369R (2)	Application to Registrar for approval of disclosure statement	\$214
63	369R (4)	Application to Registrar for exemption	\$214
64	369S (1)	Application to Registrar for approval of merger or transfer of engagements	\$214
65	402 (1) (a)	Application to Registrar for special meeting	\$214
66	402 (1) (b)	Application to Registrar for inquiry	\$533
67	408 (1)	Application to Registrar for extension or abridgment of time	\$54
68	413A (1) (a)	Inspection of Register	\$11

Co-operatives Amendment (Fees) Regulation 2001

Schedule 1 Amendment

Column 1	Column 2	Column 3	Column 4
Item	Section of Act	Type of fee	Amount
69	413A (1) (b)	Inspection of prescribed document	\$11
70	413A (1) (c)	Certified copy of documents	\$22 and \$2 for each page after the first page to a maximum of \$40
71	440A (2) (c)	Application to Registrar for permission to give notice by newspaper	\$54
72	Sch 3 cl 13 (1)	Lodgment of notice of charge	\$54
73	Sch 3 cl 17 (1) (a)	Lodgment of notice of acquisition of property subject to change	\$54
74	Sch 3 cl 20 (3) (c)	Application to Registrar for extension of time	\$54
75	Sch 3 cl 36 (1)	Lodgment of notice of assignment of charge	\$54
76	Sch 3 cl 36 (2)	Lodgment of notice of variation of terms of charge	\$54
77	Sch 3 cl 37 (2)	Lodgment of memorandum of discharge	\$27
78	Sch 3 cl 42 (1) and (3)	Request of certificate	Nil
79	Sch 3 cl 44	Application to Registrar for exemption	\$214
80	Sch 4 cl 3 (1) (f)	Application to Registrar for direction	\$214

Co-operatives Amendment (Fees) Regulation 2001

Amendment

Schedule 1

Column 1	Column 2	Column 3	Column 4
Item	Section of Act	Type of fee	Amount
81	Sch 4 cl 6A (2)	Lodgment of managing controller's report:	
		(a) on or before the due date	Nil
		(b) more than 1 day but less than 28 days after the due date	\$79
		(c) 28 days or more after the due date	\$160
82	Sch 4 cl 6A (3) (b)	Inspection of managing controller's report	\$11
83	Sch 4 cl 7 (1) (c)	Lodgment of receiver's report	Nil
84	Sch 4 cl 12 (1) (a)	Lodgment of notice of order	Nil
		Additional fee for late lodgment	\$27
85	Sch 4 cl 12 (2) (a)	Lodgment of notice of appointment of controller	Nil
		Additional fee for late lodgment	\$27
86	Sch 4 cl 12 (3) (a)	Lodgment of notice that person has entered into possession or taken control of property of co-operative	Nil
		Additional fee for late lodgment	\$27
87	Sch 4 cl 12 (5)	Lodgment of notice of change in situation of controller's officer	Nil
		Additional fee for late lodgment	\$27

Co-operatives Amendment (Fees) Regulation 2001

Schedule 1 Amendment

Column 1 Item	Column 2 Section of Act	Column 3 Type of fee	Column 4 Amount
88	Sch 4 cl 12 (6) (a)	Lodgment of notice of cessation as controller	Nil
		Additional fee for late lodgment	\$27
89	Sch 4 cl 14 (2) (c)	Lodgment of copy of controller's report	Nil
		Additional fee for late lodgment	\$27
90	Sch 4 cl 14 (4)	Lodgment of notice by controller that extension of time within which to report has been granted	Nil
		Additional fee for late lodgment	\$27
91	Sch 4 cl 14 (5)	Lodgment of copy of court order that extension of time within which to report has been granted	Nil
		Additional fee for late lodgment	\$27
92	Sch 4 cl 17 (1)	Lodgment of controller's account:	
		(a) on or before the due date	Nil
		(b) more than 1 day but less than 28 days after the due date	\$79
		(c) 28 days or more after the due date	\$160

Co-operatives Amendment (Fees) Regulation 2001

Amendment

Schedule 1

Column 1	Column 2	Column 3	Column 4
Item	Section of Act	Type of fee	Amount
93	—	Lodgment of any other document under the Act	Nil
	—	Additional fee for late lodgment	\$27
94	—	Lodgment of any other document under the <i>Corporations Law</i> as adopted by the Act	Nil

* Fees payable to the co-operative

Crimes (Forensic Procedures) Amendment Regulation 2001

under the

Crimes (Forensic Procedures) Act 2000

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Crimes (Forensic Procedures) Act 2000*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to replace the list of organisations prescribed as Aboriginal legal aid organisations for the purposes of the *Crimes (Forensic Procedures) Act 2000*.

This Regulation is made under the *Crimes (Forensic Procedures) Act 2000*, including the definition of **Aboriginal legal aid organisation** in section 3 (1) and section 118 (the general regulation-making power).

Clause 1 Crimes (Forensic Procedures) Amendment Regulation 2001

Crimes (Forensic Procedures) Amendment Regulation 2001

1 Name of Regulation

This Regulation is the *Crimes (Forensic Procedures) Amendment Regulation 2001*.

2 Amendment of Crimes (Forensic Procedures) Regulation 2000

The *Crimes (Forensic Procedures) Regulation 2000* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Crimes (Forensic Procedures) Amendment Regulation 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 5

Omit the clause. Insert instead:

5 Aboriginal legal aid organisations

For the purposes of the definition of *Aboriginal legal aid organisation* in section 3 (1) of the Act, the following are prescribed organisations:

Kamilaroi Aboriginal Legal Service

Many Rivers Aboriginal Legal Service

South Eastern Aboriginal Legal Service

Sydney Regional Aboriginal Corporation Legal Service

Western Aboriginal Legal Service

Central Southern Aboriginal Corporation for Management and Accounting Services (sometimes referred to as the Wiradjuri Aboriginal Legal Service)

Criminal Records Amendment (Spent Convictions) Regulation 2001

under the

Criminal Records Act 1991

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Criminal Records Act 1991*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

Section 84 of the *Casino Control Act 1992* was amended by the *Casino Control Amendment Act 2000* to provide that a person the subject of an exclusion order given on the voluntary application of the person under section 79 (3) of that Act (a *self-excluded person*) who breaches the order is no longer subject to a criminal penalty. Section 8 (5) of the *Criminal Records Act 1991* provides that a conviction in respect of an offence which has ceased by operation of law to be an offence is spent immediately it ceased to be an offence if it is prescribed as an offence to which that subsection applies.

The object of this Regulation is to prescribe the former offence of a self-excluded person entering or remaining in a casino to which the exclusion order relates as an offence to which section 8 (5) of the *Criminal Records Act 1991* applies.

This Regulation is made under the *Criminal Records Act 1991*, including sections 8 (5) and 25 (the general regulation-making power).

Clause 1 Criminal Records Amendment (Spent Convictions) Regulation 2001

Criminal Records Amendment (Spent Convictions) Regulation 2001

1 Name of Regulation

This Regulation is the *Criminal Records Amendment (Spent Convictions) Regulation 2001*.

2 Notes

The explanatory note does not form part of this Regulation.

3 Amendment of Criminal Records Regulation 1999

The *Criminal Records Regulation 1999* is amended by inserting the following clause after clause 3:

3A Spent convictions

- (1) The former offence of a self-excluded person entering or remaining in a casino to which an exclusion order in respect of the person relates is prescribed as an offence to which section 8 (5) of the Act applies.
- (2) In this clause, *self-excluded person* has the same meaning as it has in section 84 of the *Casino Control Act 1992*.

Drug Misuse and Trafficking Amendment (Precursors) Regulation 2001

under the

Drug Misuse and Trafficking Act 1985

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Drug Misuse and Trafficking Act 1985*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

Section 24A of the *Drug Misuse and Trafficking Act 1985* makes it an offence for a person to possess a **precursor** that the person intends for use in the manufacture or production of a prohibited drug. A **precursor** is defined as a substance specified or described in the regulations as a precursor. The object of this Regulation is to specify a list of substances that are precursors for the purposes of section 24A.

This Regulation is made under the *Drug Misuse and Trafficking Act 1985*, including section 24A and section 45 (the general regulation-making power).

Clause 1 Drug Misuse and Trafficking Amendment (Precursors) Regulation 2001

Drug Misuse and Trafficking Amendment (Precursors) Regulation 2001

1 Name of Regulation

This Regulation is the *Drug Misuse and Trafficking Amendment (Precursors) Regulation 2001*.

2 Commencement

This Regulation commences on 23 February 2001.

3 Amendment of Drug Misuse and Trafficking Regulation 2000

The *Drug Misuse and Trafficking Regulation 2000* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Drug Misuse and Trafficking Amendment (Precursors) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 7A

Insert after clause 7:

7A Precursors

For the purposes of section 24A of the Act, the substances listed in Schedule 2, and any preparation, admixture, extract or other substance containing any proportion of a substance listed in Schedule 2, are specified as precursors.

Note. The term *substance* is defined in section 3 of the Act as including preparation and admixture and all salts, isomers, esters or ethers of any substance and all salts of those isomers, esters and ethers.

[2] Schedule 2

Insert after Schedule 1:

Schedule 2 Precursors

(Clause 7A)

Acetic anhydride

Bromobenzene

Bromo safrole

Boron tribromide

1-Chlorophenyl-2-aminopropane

Ephedrine

Ephedrone

Ethyl phenyl acetate

Gamma butyrolactone
(also known as 4-Hydroxy-butanoic acid lactone)

Hydriodic acid

Hypophosphorous acid

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Drug Misuse and Trafficking Amendment (Precursors) Regulation 2001

Schedule 1 Amendments

3, 4-Methylenedioxyphenylpropan-2-one
(also known as 3, 4-Methylenedioxy-phenyl-2-propanone)
N-Methylephedrine
Norpseudoephedrine
Methyl phenyl acetate
N-Methyl pseudoephedrine
Phenylacetamide
Phenylacetic acid
Phenylacetonitrile
Phenylacetyl chloride
1-Phenyl-2-chloropropane
1-Phenyl-2-nitropropene
Phenylpropanolamine
1-Phenyl-2-propanone
1-Phenyl-2-propanone oxime
1-Phenyl-2-propanol
Phosphorus (red or white)
Pseudoephedrine
Pyridine

Employment Agents Amendment (Fees) Regulation 2001

under the

Employments Agents Act 1996

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Employments Agents Act 1996*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase fees payable in relation to the licensing of private employment agents.

This Regulation is made under the *Employments Agents Act 1996*, including sections 7 and 11 (relating to licences) and section 31 (the general regulation-making power).

Clause 1 Employment Agents Amendment (Fees) Regulation 2001

Employment Agents Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Employment Agents Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Employment Agents Regulation 1996

The *Employment Agents Regulation 1996* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Schedule 1 Amendments

(Clause 3)

[1] Clause 5 Application for licence as private employment agent

Omit "\$102". Insert instead "\$105".

[2] Clause 6 Annual licence fee

Omit "\$102". Insert instead "\$105".

Fair Trading Tribunal Amendment (Fees) Regulation 2001

under the

Fair Trading Tribunal Act 1998

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fair Trading Tribunal Act 1998*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase filing fees chargeable in relation to proceedings in the Fair Trading Tribunal and to increase fees payable for a copy of a record of such proceedings.

This Regulation is made under the *Fair Trading Tribunal Act 1998*, including section 77 (the general regulation-making power).

Clause 1 Fair Trading Tribunal Amendment (Fees) Regulation 2001

Fair Trading Tribunal Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Fair Trading Tribunal Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Fair Trading Tribunal Regulation 1999

The *Fair Trading Tribunal Regulation 1999* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Fair Trading Tribunal Amendment (Fees) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 34 Copies of documents

Omit "\$20" from clause 34 (1) wherever occurring. Insert instead "\$21".

[2] Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Filing fees

(Clause 36)

Part 1 Matters in Consumer Claims Division, Motor Vehicle Division or Home Building Division

An application:

(a) where the amount claimed or in dispute is less than \$2,000	\$11
(b) where the amount claimed or in dispute is not less than \$2,000 but is less than \$4,000	\$22
(c) where the amount claimed or in dispute is not less than \$4,000 but is less than \$6,000	\$33
(d) where the amount claimed or in dispute is not less than \$6,000 but is less than \$10,000	\$43
(e) where the amount claimed or in dispute is not less than \$10,000	\$109
An application where no amount is claimed or in dispute	\$27

Fair Trading Tribunal Amendment (Fees) Regulation 2001

Schedule 1 Amendments

Part 2 Matters in Commercial Division

An application for which no other fee is prescribed by this Regulation or by or under the relevant Act	\$60
An application in a matter arising under the <i>Property, Stock and Business Agents Act 1941</i> or the <i>Travel Agents Act 1986</i>	Fees payable in accordance with Part 1 of this Schedule
An application under section 86 or 86A of the <i>Credit Act 1984</i> :	
(a) if the number of contracts the subject of the application does not exceed 10	\$263
(b) if the number of contracts the subject of the application exceeds 10 but does not exceed 100	\$598
(c) if the number of contracts the subject of the application exceeds 100 but does not exceed 200	\$1,196
(d) if the number of contracts the subject of the application exceeds 200 but does not exceed 1,000	\$2,392
(e) if the number of contracts the subject of the application exceeds 1,000	\$5,981
An application under section 34 (5), 35, 44 (4), 47 (3), 80, 82, 83, 85, 92, 93, 94, 156, 157, 172 (4) (b) or 174 of the <i>Consumer Credit (NSW) Code</i>	\$60
An application under section 68 or 88 of the <i>Consumer Credit (NSW) Code</i>	Nil
An application under section 101 of the <i>Consumer Credit (NSW) Code</i> where the application is made by a credit provider:	
(a) if the number of contracts the subject of the application does not exceed 10	\$234
(b) if the number of contracts the subject of the application exceeds 10 but does not exceed 100	\$532
(c) if the number of contracts the subject of the application exceeds 100 but does not exceed 200	\$1,064

Fair Trading Tribunal Amendment (Fees) Regulation 2001

Amendments

Schedule 1

(d) if the number of contracts the subject of the application exceeds 200 but does not exceed 1,000	\$2,127
(e) if the number of contracts the subject of the application exceeds 1,000	\$5,320
Notice of appeal	\$167
Certified copy of judgment or final order after the judgment or final order has been entered or sealed	\$36
Searching any proceeding or record, other than a search made by or on behalf of a party to the proceeding	\$36 per hour or part of an hour
Copy of evidence taken in any proceedings before the Tribunal	Cost to Tribunal

Funeral Funds Amendment (Fees) Regulation 2001

under the

Funeral Funds Act 1979

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Funeral Funds Act 1979*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase certain fees payable under the *Funeral Funds Act 1979*.

This Regulation is made under the *Funeral Funds Act 1979*, including section 92 (2) (b) (the power to make regulations for or with respect to the fees to be taken in the office of the Registrar).

Clause 1 Funeral Funds Amendment (Fees) Regulation 2001

Funeral Funds Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Funeral Funds Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Funeral Funds Regulation 1994

The *Funeral Funds Regulation 1994* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Funeral Funds Amendment (Fees) Regulation 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Clause 24 Fees

Omit the Table to the clause. Insert instead:

Table

Matter	Fee
For registering a funeral contribution fund	\$346
For registering a pre-arranged funeral fund	\$346
For approving an alteration of or addition to the rules of a funeral contribution fund	\$116
For confirming a scheme of transfer or amalgamation of the contributory funeral benefit business of a funeral contribution fund	\$46
For confirming a scheme of transfer of trust funds under pre-arranged contracts	\$46
For receiving an application for the enlargement or abridgment of time for the doing of any act required under the Act to be done	\$46
For receiving a return and any accompanying documents referred to in section 24 (1) of the Act or a return referred to in clause 21	\$46
For receiving a copy of an auditor's report on a pre-arranged funeral fund under clause 17 (2)	\$46
For providing a copy of a return or document, or part of a return or document, certified under the hand and seal of the Registrar to be a true copy	\$1 per page provided that the total fee does not exceed \$30
For confirming the appointment of a substitute or additional trustee under section 38 of the Act	\$46

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Mining (General) Amendment (Electronic Lodgment) Regulation 2001

under the

Mining Act 1992

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Mining Act 1992*.

HARRY WOODS, M.P.,
Acting Minister for Mineral Resources

Explanatory note

The object of this Regulation is to provide for applications for exploration licences to be lodged electronically (for example, over the Internet) and for other applications under the *Mining Act 1992* to be lodged by facsimile.

This Regulation is made under the *Mining Act 1992*, including sections 382 (2) and 388 (the general regulation-making power).

Clause 1 Mining (General) Amendment (Electronic Lodgment) Regulation 2001

Mining (General) Amendment (Electronic Lodgment) Regulation 2001

1 Name of Regulation

This Regulation is the *Mining (General) Amendment (Electronic Lodgment) Regulation 2001*.

2 Amendment of Mining (General) Regulation 1997

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

3 Notes

The explanatory note does not form part of this Regulation.

Mining (General) Amendment (Electronic Lodgment) Regulation 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 44

Omit the clause. Insert instead:

44 Applications generally: section 382

- (1) An application under the Act may be lodged either in person, by facsimile or by post. An application for an exploration licence may also be lodged electronically.
- (2) An application that is required to be lodged with the Director-General may be lodged instead (in person, by facsimile or by post) with any other person that the Director-General may from time to time nominate as a person who may receive such an application.
- (3) An application that is required to be lodged with a mining registrar may be lodged instead (in person, by facsimile, by post or, in the case of an exploration licence, electronically) with any other person that the mining registrar may from time to time nominate as a person who may receive such an application.
- (4) An application that is lodged in person with the Director-General or any other person nominated under this clause may be lodged on any day (other than a Saturday, Sunday or public holiday) between the hours of 9:30 am and 4:00 pm.
- (5) An application that is lodged in person with a mining registrar or any other person nominated under this clause may be lodged on any day (other than a Saturday, Sunday, public holiday or other day on which the mining registrar's office is closed) between the hours of 9:30 am and 4:00 pm.
- (6) An application that is lodged in person is to be endorsed by the person with whom it is lodged, with the date and time of its lodgment.

Mining (General) Amendment (Electronic Lodgment) Regulation 2001

Schedule 1 Amendment

-
- (7) If a valid and complete application is lodged by post, the application is presumed to have been lodged at 9:30 am on the day on which it is received by the Director-General, by a mining registrar or by a person nominated under subclause (2) or (3).
- (8) If a valid and complete application is lodged by facsimile and the receiving facsimile machine records its receipt at a particular date and time, the application is presumed to have been lodged at that time on that date.
- (9) An application for an exploration licence may be lodged electronically only if:
- (a) the information recorded in the application is capable, at any time, of being reproduced in a written form, and
 - (b) the application is lodged in an information system designated by the Director-General for the purpose of receiving such an application.
- (10) The Director-General must ensure that every application that is lodged electronically in accordance with subclause (9) is allocated an application number as soon as practicable after entry in the designated information system.
- (11) If a valid and complete application is lodged electronically and is allocated an exploration licence application number, the application is presumed to have been lodged at the time and on the date on which the number was allocated.
- (12) In this clause:
information system means a system for generating, sending, receiving, storing or otherwise processing electronic communications.

Motor Dealers Amendment (Fees) Regulation 2001

under the

Motor Dealers Act 1974

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Motor Dealers Act 1974*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase fees for licences under the *Motor Dealers Act 1974* and to alter the amounts of certain of those fees that are required to be distributed between the Motor Dealers Compensation Fund and the Consolidated Fund.

This Regulation is made under the *Motor Dealers Act 1974*, including section 57 (the general regulation-making power).

Clause 1 Motor Dealers Amendment (Fees) Regulation 2001

Motor Dealers Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Motor Dealers Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Motor Dealers Regulation 1999

The *Motor Dealers Regulation 1999* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Motor Dealers Amendment (Fees) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 61 Distribution of certain fees

Omit "\$606" from clause 61 (a). Insert instead "\$626".

[2] Clause 61 (a)

Omit "\$518". Insert instead "\$535".

[3] Clause 61 (a)

Omit "\$88". Insert instead "\$91".

[4] Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Fees

(Clause 60)

Item	Provision	Matter for which fee payable	Fee
1	Section 10 (2)	Application fee for licence made by sole trader	\$96
2	Section 10 (2)	Application fee for licence made otherwise than by sole trader	\$96
3	Sections 10 (3), 12 (7) and 12 (8)	Initial licence fee for unrestricted dealer's licence	\$893
4	Sections 10 (3), 12 (7) and 12 (8)	Initial licence fee for dealer's licence for motor cycles	\$893
5	Sections 10 (3), 12 (7) and 12 (8)	Initial licence fee for car market operator's licence	\$893

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Motor Dealers Amendment (Fees) Regulation 2000

Schedule 1

Amendments

6	Sections 10 (3), 12 (7) and 12 (8)	Initial fee for licence (other than licence referred to in item 3, 4 or 5)	\$267
7	Section 20 (1)	Annual licence fee for unrestricted dealer's licence	\$358
8	Section 20 (1)	Annual licence fee for dealer's licence for motor cycles	\$358
9	Section 20 (1)	Annual licence fee for car market operator's licence	\$358
10	Section 20 (1)	Annual fee for licence (other than licence referred to in item 7, 8 or 9)	\$267
11	Section 20C	Fee for duplicate licence	\$22

Motor Vehicle Repairs Amendment (Fees) Regulation 2001

under the

Motor Vehicle Repairs Act 1980

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Motor Vehicle Repairs Act 1980*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase certain fees charged under the *Motor Vehicle Repairs Act 1980*.

This Regulation is made under the *Motor Vehicle Repairs Act 1980*, including section 89 (the general regulation-making power).

Clause 1 Motor Vehicle Repairs Amendment (Fees) Regulation 2001

Motor Vehicle Repairs Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Motor Vehicle Repairs Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Motor Vehicle Repairs Regulation 1999

The *Motor Vehicle Repairs Regulation 1999* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Motor Vehicle Repairs Amendment (Fees) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 13 Fees

Omit "\$45" from clause 13 (1) (a). Insert instead "\$46".

[2] Clause 13 (2) (a)

Omit "\$463". Insert instead "\$478".

[3] Clause 13 (2) (b)

Omit "\$222". Insert instead "\$229".

[4] Clause 13 (2) (c)

Omit "\$51". Insert instead "\$53".

[5] Clause 13 (2) (d)

Omit "\$143". Insert instead "\$148".

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Pawnbrokers and Second-hand Dealers Amendment (Fees) Regulation 2001

under the

Pawnbrokers and Second-hand Dealers Act 1996

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Pawnbrokers and Second-hand Dealers Act 1996*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase fees payable in relation to the licensing of pawnbrokers and second-hand dealers.

This Regulation is made under the *Pawnbrokers and Second-hand Dealers Act 1996*, including sections 9 and 10A (fees for licence applications and renewals), section 13 (fee for a certificate containing information extracted from the register of licences) and section 43 (the general regulation-making power).

Clause 1 Pawnbrokers and Second-hand Dealers Amendment (Fees)
 Regulation 2001

Pawnbrokers and Second-hand Dealers Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Pawnbrokers and Second-hand Dealers Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Pawnbrokers and Second-hand Dealers Regulation 1997

The *Pawnbrokers and Second-hand Dealers Regulation 1997* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Pawnbrokers and Second-hand Dealers Amendment (Fees)
Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 8 Licence application fee

Omit "\$336". Insert instead "\$347".

[2] Clause 9A Fee on renewal of licence

Omit "\$243" from clause 9A (a). Insert instead "\$251".

[3] Clause 9A (b)

Omit "\$263". Insert instead "\$271".

[4] Clause 10 Extract from register of licences

Omit "\$10". Insert instead "\$11".

Property, Stock and Business Agents (General) Amendment (Fees and Contributions) Regulation 2001

under the

Property, Stock and Business Agents Act 1941

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Property, Stock and Business Agents Act 1941*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The objects of this Regulation are:

- (a) to increase the fees and contributions in relation to licences payable under the *Property, Stock and Business Agents Act 1941* by real estate agents, stock and station agents, business agents, strata managing agents, community managing agents and on-site residential property managers, and
- (b) to increase the contributions payable under that Act by licensed conveyancers to the Property Services Compensation Fund.

This Regulation is made under the *Property, Stock and Business Agents Act 1941*, including section 92 (the general regulation-making power).

Clause 1 Property, Stock and Business Agents (General) Amendment (Fees and Contributions) Regulation 2001

Property, Stock and Business Agents (General) Amendment (Fees and Contributions) Regulation 2001

1 Name of Regulation

This Regulation is the *Property, Stock and Business Agents (General) Amendment (Fees and Contributions) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Property, Stock and Business Agents (General) Regulation 1993

The *Property, Stock and Business Agents (General) Regulation 1993* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Property, Stock and Business Agents (General) Amendment (Fees and Contributions) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 7 Issue of duplicate licences and certificates

Omit "\$29" from clause 7 (1). Insert instead "\$30".

[2] Clause 42 Fees payable under the Act

Omit the Table to the clause. Insert instead:

Table

Provision	Fee
Section 23 (2) (d)	In the case of an application for an on-site residential property manager's licence: \$204 (application fee) \$51 (contribution)
	In any other case: \$612 (application fee) \$153 (contribution)
Section 23A (1) (b)	\$59 (late fee to accompany: (a) an application for restoration of an expired licence, or (b) any number of applications made at the same time for restoration of expired licences of different classes held by the same person, regardless of the term for which the licence is being renewed)
Section 30 (2)	\$24
Section 57 (6) and (9) (c)	\$59
Section 57 (12)	\$30
Section 58 (2)	\$24
Section 59 (5)	\$1

Property, Stock and Business Agents (General) Amendment (Fees and Contributions) Regulation 2000

Schedule 1 Amendments

[3] Clause 44A Compensation Fund contribution by licensed conveyancers

Omit "\$135". Insert instead "\$144".

Public Authorities (Financial Arrangements) Amendment (Exclusion) Regulation 2001

under the

Public Authorities (Financial Arrangements) Act 1987

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

MICHAEL EGAN, M.L.C.,
Treasurer

Explanatory note

The objects of this Regulation are:

- (a) to exclude (until 1 March 2002) the governing bodies of certain universities from provisions of the *Public Authorities (Financial Arrangements) Act 1987* relating to financial accommodation, financial adjustments, joint financing arrangements, guarantees, joint ventures and controlled entities (but not investment provisions), and
- (b) to exclude Unisearch Limited from the provisions of the *Public Authorities (Financial Arrangements) Act 1987*, and
- (c) to make consequential amendments, and
- (d) to make law revision amendments.

This Regulation is made under the *Public Authorities (Financial Arrangements) Act 1987*, including section 3, section 24 and section 43 (the general regulation-making power).

Clause 1 Public Authorities (Financial Arrangements) Amendment (Exclusion)
Regulation 2001

Public Authorities (Financial Arrangements) Amendment (Exclusion) Regulation 2001

1 Name of Regulation

This Regulation is the *Public Authorities (Financial Arrangements) Amendment (Exclusion) Regulation 2001*.

2 Commencement

This Regulation commences on 1 March 2001.

3 Amendment of Public Authorities (Financial Arrangements) Regulation 2000

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

4 Notes

The explanatory note does not form part of this Regulation.

Public Authorities (Financial Arrangements) Amendment (Exclusion)
Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 57A Entities excluded from definition of “authority”

Insert at the end of clause 57A:

- (2) The following entities are prescribed as not being within the definition of *authority* in section 3 (1) of the Act for the purposes of section 2B and Parts 2, 2A, 2B, 2C, 2D, 4 and 4A of the Act:

Board of Governors of the Charles Sturt University

Board of Trustees of the University of Western Sydney

Council of the Macquarie University

Council of the Southern Cross University

Council of the University of New England

Council of the University of New South Wales

Council of the University of Newcastle

Council of the University of Technology, Sydney

Council of the University of Wollongong

Senate of the University of Sydney

- (3) Nothing in subclause (2) affects any guarantee related to a financial arrangement entered into by an entity referred to in subclause (2) under the Act before the commencement of that subclause, or any other right or liability arising under any such financial arrangement.

- (4) Subclause (2) ceases to have effect on 1 March 2002.

[2] Schedule 1 Authorities having Part 2 investment powers

Insert “Council of the” before “Southern Cross University”.

[3] Schedule 1

Insert “Council of the” before “University of New England”.

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Public Authorities (Financial Arrangements) Amendment (Exclusion)
Regulation 2001

Schedule 1 Amendments

[4] Schedule 1

Insert “Council of the” before “University of Technology, Sydney”.

[5] Schedule 1

Insert “Board of Trustees of the” before “University of Western Sydney”.

[6] Schedule 1

Insert “Council of the” before “University of Wollongong”.

[7] Schedule 2 Authorities having Part 3 investment powers

Insert “Board of Governors of the” before “Charles Sturt University”.

[8] Schedule 3 Authorities having Part 4 investment powers

Insert “Council of the” before “Macquarie University”.

[9] Schedule 3

Insert “Council of the” before “University of New South Wales”.

[10] Schedule 3

Insert “Council of the” before “University of Newcastle”.

[11] Schedule 3

Insert “Senate of the” before “University of Sydney”.

[12] Schedule 4 Authorities specifically included

Omit:

Unisearch Limited

University of New England

University of New South Wales

University of Technology, Sydney

Residential Tribunal Amendment (Fees) Regulation 2001

under the

Residential Tribunal Act 1998

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Residential Tribunal Act 1998*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase fees for obtaining a copy of a record of proceedings of the Residential Tribunal and for filing proceedings in that Tribunal.

This Regulation also provides that eligible pensioners and eligible students are exempt from the requirement to pay fees for filing proceedings in the Residential Tribunal.

This Regulation is made under the *Residential Tribunal Act 1998*, including section 78 (2) (g) and (k).

Clause 1 Residential Tribunal Amendment (Fees) Regulation 2001

Residential Tribunal Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Residential Tribunal Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Residential Tribunal Regulation 1999

The *Residential Tribunal Regulation 1999* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Residential Tribunal Amendment (Fees) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 29 Copies of documents

Omit "\$20" from clause 29 (1) wherever occurring. Insert instead "\$21".

[2] Clause 31 Filing fees

Omit "\$25" from clause 31 (1). Insert instead "\$26".

[3] Clause 31 (1A)

Insert after clause 31 (1):

- (1A) A person who is an eligible pensioner or an eligible student is exempt from the requirement to pay the fee referred to in subclause (1).

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (University of New England) Regulation 2001

under the

Road Transport (Safety and Traffic Management) Act 1999

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Safety and Traffic Management) Act 1999*.

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to declare the University of New England, Armidale to be a “declared organisation” within the meaning of the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999* and to specify its area of operations. As a result the University will be a “parking authority” within the meaning of that Regulation and will be empowered to establish and operate pay parking schemes (under Part 4 of that Regulation) and to issue parking permits (under Part 6 of that Regulation) in relation to its area of operations.

This Regulation is made under the *Road Transport (Safety and Traffic Management) Act 1999*, including section 71 (the general regulation-making power) and clause 2 of Schedule 1.

Clause 1 Road Transport (Safety and Traffic Management) (Road Rules)
 Amendment (University of New England) Regulation 2001

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (University of New England) Regulation 2001

1 Name of Regulation

This Regulation is the *Road Transport (Safety and Traffic Management) (Road Rules) Amendment (University of New England) Regulation 2001*.

2 Commencement

This Regulation commences on 23 February 2001.

3 Amendment of Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999

The *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Road Transport (Safety and Traffic Management) (Road Rules)
Amendment (University of New England) Regulation 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 3 Declared organisations

Insert in alphabetical order of organisations:

University of New England

Armidale campus (being that part of Armidale comprising the roads indicated on the maps marked "University of New England–Parking Scheme Area of Operations" and dated 23 February 2001 that have been lodged with the Authority before that date by the University of New England and that are available for inspection at each vehicular entrance to the Armidale Campus of the University of New England).

Strata Schemes Management Amendment (Fees) Regulation 2001

under the

Strata Schemes Management Act 1996

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Strata Schemes Management Act 1996*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase certain fees payable to the Registrar of the Strata Schemes Board.

This Regulation is made under the *Strata Schemes Management Act 1996*, including section 246 (the general regulation-making power).

Clause 1 Strata Schemes Management Amendment (Fees) Regulation 2001

Strata Schemes Management Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Strata Schemes Management Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Strata Schemes Management Regulation 1997

The *Strata Schemes Management Regulation 1997* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Strata Schemes Management Amendment (Fees) Regulation 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Clause 16 Fees

Omit clause 16 (1). Insert instead:

- (1) The following fees are payable to the Registrar in respect of the services specified:

Service	Fee
Lodgment of application for order	\$54
Lodgment of application for interim order	\$54
Lodgment of notice of appeal	\$54
Issue of summons	\$30
Application for mediation	\$54
Copy of document (other than transcript), per page	\$2 (minimum fee \$10)
Duplicate tape recording of evidence, per cassette	\$32
Copy of written transcript, per page	\$7
Inspection of file	\$11

Trade Measurement Administration Amendment (Fees) Regulation 2001

under the

Trade Measurement Administration Act 1989

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Trade Measurement Administration Act 1989*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase certain fees and charges payable under the *Trade Measurement Administration Act 1989*.

This Regulation is made under the *Trade Measurement Administration Act 1989*, including sections 10 (Charge payable in respect of verification or re-verification by inspector) and 13 (Other fees and charges may be prescribed).

Clause 1 Trade Measurement Administration Amendment (Fees) Regulation 2001

Trade Measurement Administration Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Trade Measurement Administration Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 1 April 2001.

3 Amendment of Trade Measurement Administration Regulation 1997

The *Trade Measurement Administration Regulation 1997* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Trade Measurement Administration Amendment (Fees) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 6 Charges payable in respect of verification or re-verification by an inspector (section 10 of the Act)

Omit "\$29" from clause 6 (a). Insert instead "\$30".

[2] Schedule 2

Omit the Schedule. Insert instead:

Schedule 2 Other fees and charges

(Clause 8)

Part 1 Fees payable to Commissioner

Column 1	Column 2
Fee to accompany application for servicing licence	\$58
Fee to accompany application for public weighbridge licence	\$58
Periodic licence fee for servicing licence	\$243 per annum for each place at which the licensee carries on business
Periodic licence fee for public weighbridge licence	\$180 per annum for each place at which the licensee carries on business
Fee for issue of certificate of suitability	\$58
Fee for amended licence or certificate of suitability	\$54
Fee for duplicate licence or certificate of suitability	\$25

Page 3

Trade Measurement Administration Amendment (Fees) Regulation 2001

Schedule 1 Amendments

Part 2 Charges payable to Superintendent**Column 1****Column 2****Verification or re-verification of measuring instruments**

Fee on request for service of an inspector with a view to verification or re-verification of measuring instruments at the owner's premises, where the visit is requested by the owner of the instrument (within the meaning of section 10 of the Act) and:

- (a) the instruments could, in the opinion of an inspector, reasonably be taken to the office of an inspector for testing, or
- (b) the instruments could not, in the opinion of an inspector, reasonably be taken to the office of an inspector and less than 7 calendar days' notice of the day of testing has been given to the inspector

\$131 for each visit to premises

Waiting time

Charge for the keeping of an appointment to examine or test a measuring instrument where examination or testing is unable to be carried out because the measuring instrument is unavailable or inaccessible or access to it is unreasonably refused:

- (a) in the case of an inspector
- (b) in the case of the Weighbridge Test Unit made available by the Superintendent

\$131

\$326 plus \$2.60 per kilometre travelled

Charge payable on keeping of appointment to examine or test a measuring instrument, for time spent waiting before the measuring instrument is made available or access to it is allowed:

Trade Measurement Administration Amendment (Fees) Regulation 2001

Amendments

Schedule 1

- | | |
|-----------------------------------------------------------------------------------|-------------------------------------------------|
| (a) in the case of an inspector | \$33 per quarter hour or part of a quarter hour |
| (b) in the case of the Weighbridge Test Unit made available by the Superintendent | \$33 per quarter hour or part of a quarter hour |

Examination of instruments that do not comply

Charge payable to reimburse costs in connection with examination or testing of a measuring instrument with a view to verification or re-verification but where measuring instrument does not comply with requirements for verification or re-verification

The charge that would be payable under Schedule 1 for the verification or re-verification of the measuring instrument

Other instruments

Charge payable to reimburse costs in connection with examination or testing of a measuring instrument:

- | | |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------|
| (a) in the case of a standard of measuring for which a certificate is issued under Regulation 13 of the <i>National Measurement Regulations 1999</i> of the Commonwealth | \$30 per quarter hour or part of a quarter hour that each inspector necessarily spends examining and testing the instrument or instruments |
| (b) in the case of examination and testing of an instrument under section 15 (4) of the Principal Act, at the request of the person in possession of the measuring instrument: | |
| (i) each wheel load weighing instrument | \$58 |
| (ii) each chondrometer | \$58 |

Trade Measurement Administration Amendment (Fees) Regulation 2001

Schedule 1 Amendments

(iii)	a measure being a pipette, milk or cream flask used in connection with dairy products	\$30 per quarter hour or part of a quarter hour that each inspector necessarily spends examining and testing the instrument or instruments
(iv)	thermometers	\$30 per quarter hour or part of a quarter hour that each inspector necessarily spends examining and testing the instrument or instruments
(v)	dip sticks	\$30 per quarter hour or part of a quarter hour that each inspector necessarily spends examining and testing the instrument or instruments
(vi)	other	\$30 per quarter hour or part of a quarter hour that each inspector necessarily spends examining and testing the instrument or instruments
	Charges payable for the use of labour necessary for the exercise of an inspector's functions and not provided for by any of the preceding items	\$33 per quarter hour or part of a quarter hour
	Equipment	
	Charges payable for the use of equipment provided by the Superintendent:	
(a)	Weighbridge Test Unit	\$326 for first two hours of testing, plus \$33 per quarter hour after that plus \$2.60 per kilometre travelled in excess of 100 kilometres where such visit has been requested by the owner, user or other person
(b)	masses	\$63 per day
(c)	any other equipment	\$63 per day

Trade Measurement Administration Amendment (Fees) Regulation 2001

Amendments

Schedule 1

Advisings

Charges payable for the provision of technical advice by an inspector relating to the use or installation of measuring instruments, the testing of any package, or the examination of any document in relation to the administration of the Act, the Principal Act or Regulations

\$131 for the first hour plus \$33 per quarter hour or part of a quarter hour

Travel Agents Amendment (Fees) Regulation 2001

under the

Travel Agents Act 1986

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Travel Agents Act 1986*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase fees in relation to the licensing of travel agents.

This Regulation is made under the *Travel Agents Act 1986*, including sections 8 (3), 10 (7), 15 (4), 17 (1) and (8) and 19 (1) (relating to licences) and section 57 (the general regulation-making power).

Clause 1 Travel Agents Amendment (Fees) Regulation 2001

Travel Agents Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Travel Agents Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Travel Agents Regulation 1995

The *Travel Agents Regulation 1995* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Travel Agents Amendment (Fees) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 6 Application fee

Omit "\$62". Insert instead "\$64".

[2] Clause 7 Licence fees

Omit "\$300" from clause 7 (1). Insert instead "\$310".

[3] Clause 13 Fee for search of register of licensees

Omit "\$16". Insert instead "\$17".

[4] Clause 14 Late fee

Omit "\$42". Insert instead "\$43".

[5] Clause 15 Fee for duplicate licence

Omit "\$22". Insert instead "\$23".

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Valuers Registration Amendment (Fees) Regulation 2001

under the

Valuers Registration Act 1975

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Valuers Registration Act 1975*.

JOHN WATKINS, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to increase fees payable in relation to the registration of valuers.

This Regulation is made under the *Valuers Registration Act 1975*, including sections 12, 13 and 16 (dealing with registration) and section 30 (the general regulation-making power).

Clause 1 Valuers Registration Amendment (Fees) Regulation 2001

Valuers Registration Amendment (Fees) Regulation 2001

1 Name of Regulation

This Regulation is the *Valuers Registration Amendment (Fees) Regulation 2001*.

2 Commencement

This Regulation commences on 31 March 2001.

3 Amendment of Valuers Registration Regulation 1993

The *Valuers Registration Regulation 1993* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Valuers Registration Amendment (Fees) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 4 Fees for copy of entries in the Register

Omit "\$23" from clause 4 (a). Insert instead "\$24".

[2] Clause 5 Applications for registration

Omit "\$132" from clause 5 (1) (a). Insert instead "\$136".

[3] Clause 5 (1) (b)

Omit "\$76". Insert instead "\$78".

[4] Clause 6 Applications for renewal of registration

Omit "\$81". Insert instead "\$84".

[5] Clause 8 Lost or destroyed certificate of registration

Omit "\$29". Insert instead "\$30".

Workers Compensation (General) Amendment (Miscellaneous) Regulation 2001

under the

Workers Compensation Act 1987 and the Workplace Injury Management and Workers Compensation Act 1998

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Workers Compensation Act 1987* and the *Workplace Injury Management and Workers Compensation Act 1998*.

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

Explanatory note

The object of this Regulation is to amend the *Workers Compensation (General) Regulation 1995* so as:

- (a) to amend provisions with respect to the form of notice of dispute about liability to reflect changes to dispute handling procedures, and
- (b) to create an offence for failure to comply with requirements of the *Workplace Injury Management and Workers Compensation Act 1998 (the 1998 Act)* with respect to the giving of notice of a dispute about liability, and
- (c) to amend a provision concerning the form of notice to be posted up at a workplace, to reflect an amendment to the 1998 Act, and
- (d) to impose restrictions on the number of medical reports that can be obtained in a workers compensation matter, and
- (e) to require employers to provide certain information to insurers when requesting a certificate of currency of insurance, and

Workers Compensation (General) Amendment (Miscellaneous) Regulation 2001

Explanatory note

- (f) to create new penalty notice offences and to expand the class of persons who are authorised to issue penalty notices, and
- (g) to amend the form of notice of a hearing loss injury so that the form will operate to better identify pre-existing injuries, and
- (h) to made a consequential amendment to the form of insurance policy to reflect changed procedures concerning premium disputes.

This Regulation is made under the *Workers Compensation Act 1987* and the *Workplace Injury Management and Workers Compensation Act 1998*, including sections 159 and 280 (the general regulation-making power) of the *Workers Compensation Act 1987* and sections 62, 74, 130, 155A, 231, 246 and 248 (the general regulation-making power) of the *Workplace Injury Management and Workers Compensation Act 1998*.

Workers Compensation (General) Amendment (Miscellaneous)
Regulation 2001

Clause 1

Workers Compensation (General) Amendment (Miscellaneous) Regulation 2001

1 Name of Regulation

This Regulation is the *Workers Compensation (General) Amendment (Miscellaneous) Regulation 2001*.

2 Commencement

- (1) This Regulation commences on 4 March 2001, except as provided by subclause (2).
- (2) Schedule 1 [13] commences on 2 April 2001.

3 Amendment of Workers Compensation (General) Regulation 1995

The *Workers Compensation (General) Regulation 1995* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Workers Compensation (General) Amendment (Miscellaneous)
Regulation 2001

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Clause 40A Notice of dispute about liability

Omit “section 94A of the Act”. Insert instead “section 74 of the 1998 Act”.

[2] Clause 40A (c)

Omit “appropriate officer”. Insert instead “Principal Conciliator”.

[3] Clause 40A (d)

Omit the paragraph.

[4] Clause 40A (e)

Omit the paragraph. Insert instead:

- (e) include the address and fax number of the Principal Conciliator.

[5] Clause 40A

Omit “Section 94A of the Act” from the note at the end of the clause.
Insert instead “Section 74 of the 1998 Act”.

[6] Clause 40A (2) and (3)

Insert at the end of clause 40A:

- (2) A person who fails to comply with section 74 of the 1998 Act in respect of a claim for compensation is guilty of an offence.
Maximum penalty: 20 penalty units.
- (3) It is a defence to a prosecution for an offence of failing to comply with section 74 (2B) of the 1998 Act if it is established that the notice complied with guidelines issued by the Authority as to how the notice concerned was to be expressed.

Workers Compensation (General) Amendment (Miscellaneous)
Regulation 2001

Amendments

Schedule 1

[7] Clause 41 Form of notice to be posted up at workplace

Omit “under this clause” from clause 41 (2).

[8] Clause 41 (3)

Omit clause 41 (3).

[9] Part 13A

Insert after Part 13:

Part 13A Restrictions on obtaining medical reports

51E Definitions

In this Part:

claim means a claim for compensation payable or claimed to be payable under the 1987 Act.

proceedings means proceedings before a conciliator or the Compensation Court.

51F Restrictions on number of medical reports that can be admitted

- (1) In any proceedings on a claim:
 - (a) only one medical report in any particular specialty may be admitted on behalf of a party to the proceedings, and
 - (b) a medical report in a specialty may not be admitted on behalf of a party to the proceedings if another medical report in that specialty has already been admitted on behalf of the party in any other proceedings on the claim or in proceedings on a related claim.
- (2) Despite subclause (1) (b), a medical report in a specialty may be admitted in proceedings even if another medical report in that specialty has already been admitted in other proceedings on the claim or a related claim if:
 - (a) the medical report to be admitted is a permissible update (under clause 51G) of the medical report already admitted in the other proceedings, or

Workers Compensation (General) Amendment (Miscellaneous)
Regulation 2001

Schedule 1 Amendments

-
- (b) the proceedings are lump sum compensation proceedings and the other proceedings were not lump sum compensation proceedings, but only so as to allow the admission of a medical report provided by the same medical practitioner who provided the medical report already admitted in the other proceedings.
- (3) The medical report allowed to be admitted under subclause (2) (b) can however be provided by another medical practitioner if the medical practitioner who provided the medical report already admitted in the other proceedings has ceased (permanently or temporarily) to practise in the specialty concerned.
- (4) Subclause (2) operates only as an exception to subclause (1) (b) and does not affect the requirement under subclause (1) (a) that only one medical report in a particular specialty may be admitted in proceedings on behalf of a party.
- (5) For the purposes of this clause, a medical report in more than one specialty is to be regarded as a medical report in each of those specialties.
- (6) In this clause:
- lump sum compensation proceedings* means proceedings on a claim for compensation under Division 4 of Part 3 of the 1987 Act (whether or not the proceedings are also proceedings on a claim for any other compensation).
- related claims* are claims or further claims for compensation in respect of the same injury, whether or not the claims are in respect of the same kind of compensation.

51G Permissible updates of medical reports

- (1) A medical report (*the update report*) is a permissible update of another medical report (*the original report*) if the update report is provided for the purpose of updating the original report and is provided:
- (a) more than 6 months after the original report was provided, or
- (b) because there has been a further material change in the worker's condition.

Workers Compensation (General) Amendment (Miscellaneous)
Regulation 2001

Amendments

Schedule 1

-
- (2) The update report must have been provided by the medical practitioner who provided the original report except when that medical practitioner has ceased (permanently or temporarily) to practise in the specialty concerned, in which case the update report can be provided by another medical practitioner.
 - (3) The update report can be provided as an addendum to the original report and in such a case the original report together with that addendum constitute the permissible update.

51H Restrictions on recovery of cost of medical reports

- (1) A party to proceedings on a claim is not entitled to be paid for or recover the cost of obtaining a medical report in connection with the claim unless the report:
 - (a) has been admitted in those proceedings on behalf of the party, or
 - (b) is a claims management phase report (as provided by subclause (2)).
- (2) The following medical reports are *claims management phase reports*:
 - (a) a medical certificate that accompanies a claim for weekly payments of compensation,
 - (b) any medical report provided by a medical practitioner as part of and in the course of treatment of the injured worker by the medical practitioner,
 - (c) any medical report provided by a medical practitioner in respect of an examination of the injured worker pursuant to a requirement of the employer in accordance with section 119 of the 1998 Act.

51I Medical treatment not affected

This Part does not affect any entitlement of an injured worker to be paid for or recover the cost of obtaining medical treatment.

Workers Compensation (General) Amendment (Miscellaneous)
Regulation 2001

Schedule 1 Amendments

51J Reports of medical panels and referees not affected

This Part does not apply in respect of:

- (a) a medical report provided in respect of the examination of an injured worker by a medical panel or medical referee, or
- (b) a medical report provided for the purposes of section 121 of the 1998 Act by an approved medical specialist under that section.

51K Transitional

- (1) This Part applies only in respect of proceedings commenced after the commencement of this Part. In its application in respect of those proceedings, this Part extends to medical reports obtained before the commencement of this Part (subject to subclause (2)).
- (2) Clause 51H (Restrictions on recovery of cost of medical reports) does not apply in respect of a medical report that was obtained before the commencement of this Part, or that was obtained after that commencement as a result of an appointment made before that commencement.

[10] Clause 54B

Insert after clause 54A:

54B Information to be provided for certificate of currency

- (1) An employer who requests an insurer to provide a certificate of currency with respect to a policy of insurance must provide the insurer with a statement in a form approved by the Authority that contains a reasonable estimate of the wages that will be payable during the current period of insurance to workers employed by the employer.
- (2) An insurer may refuse to issue the requested certificate of currency until the employer complies with this clause.

Workers Compensation (General) Amendment (Miscellaneous)
Regulation 2001

Amendments

Schedule 1

[11] Clause 73A Penalty notice offences

Omit clause 73A (a). Insert instead:

- (a) each of the following offences is declared to be a penalty notice offence:
 - (i) an offence created by a provision of the 1987 Act specified in Column 1 of Part 1 of Schedule 5,
 - (ii) an offence created by a provision of the 1998 Act specified in Column 1 of Part 2 of Schedule 5,
 - (iii) an offence created by a provision of the *Workers Compensation (General) Regulation 1995* specified in Column 1 of Part 3 of Schedule 5,
 - (iv) an offence created by a provision of the *Workers Compensation (Insurance Premiums) Regulation 1995* specified in Column 1 of Part 4 of Schedule 5,

[12] Clause 73A (c) (iii)

Insert at the end of clause 73A (c) (ii):

- (iii) each officer of the Authority authorised by the Authority for the purposes of section 238 of the 1998 Act.

[13] Schedule 1 Forms

Omit items 5 and 6 (including the Table to item 6) from Form 1.

Insert instead:

- 5 Has the worker been paid any compensation for loss of hearing in Australia or elsewhere? YES/NO
If YES, give details:

Workers Compensation (General) Amendment (Miscellaneous)
Regulation 2001

Schedule 1 Amendments

- 6 Using the following list, give the worker's complete work history in any noisy work in Australia or elsewhere, including work as an employee, in any business carried on by the worker (either alone or with anyone else), in military service or otherwise. Include work in the list even if unsure about how noisy the work was.

Type of occupation	State whether employee/ own business/ other (specify)	Name & address of employer, business or other	Period of work
--------------------	-------------------------------------------------------	-----------------------------------------------	----------------

[14] Schedule 1 Form 4

Omit "correct premium to be charged" from Note 2 of the Notes to the Form. Insert instead "disputed aspect of the calculation".

[15] Schedule 5 Penalty notice offences

Insert in appropriate order in Part 1 (Provisions of the 1987 Act):

Section 163A (2)	Fail to produce certificate of currency for inspection	500
Section 163A (6)	Fraudulently alter certificate of currency	500
Section 163A (7)	Fail to notify error in certificate of currency	500

Workers Compensation (General) Amendment (Miscellaneous)
Regulation 2001

Amendments

Schedule 1

[16] Schedule 5

Insert in appropriate order in Part 2 (Provisions of the 1998 Act):

Section 79A (4)	Fail to exchange information before conciliation	200
Section 80 (5)	Fail to comply with sec 80 direction	200
Section 81A (2)	Fail to provide documents before conciliation conference	200
Section 82 (3)	Fail to comply with conciliation conference summons	200
Section 90 (7)	Make false/misleading statement in connection with conciliation	200

[17] Schedule 5 Penalty notice offences

Insert in appropriate order in Part 2 (Provisions of the 1998 Act):

Section 155A (2)	Fail to produce certificate of currency for inspection	500
Section 155A (6)	Fraudulently alter certificate of currency	500
Section 155A (7)	Fail to notify error in certificate of currency	500

Workers Compensation (General) Amendment (Miscellaneous)
Regulation 2001

Schedule 1 Amendments

[18] Schedule 5

Insert at the end of Schedule 5:

**Part 2 Provisions of the Workers Compensation
(General) Regulation 1995**

Column 1	Column 2	Column 3
Provision	Short description	Penalty \$
Clause 40A (2)	Not comply sec 74 (notice when liability disputed)	200

**Part 3 Provisions of the Workers Compensation
(Insurance Premiums) Regulation 1995**

Column 1	Column 2	Column 3
Provision	Short description	Penalty \$
Clause 9 (1)	Fail to supply wages estimate/ actual wages return (cl 6 (1)/(2))	500
Clause 9 (1)	Fail to supply required declaration (cl 7)	500
Clause 9 (1)	Fail to supply declaration and statement (cl 8)	500

Workers Compensation (Insurance Premiums) Amendment (Miscellaneous) Regulation 2001

under the

Workers Compensation Act 1987 and the Workplace Injury Management and Workers Compensation Act 1998

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Workers Compensation Act 1987* and the *Workplace Injury Management and Workers Compensation Act 1998*.

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

Explanatory note

The object of this Regulation is to amend the *Workers Compensation (Insurance Premiums) Regulation 1995* so as:

- (a) to remove offences concerning the provision of false information and false declarations by insurers (those offences having been transferred to the *Workers Compensation Act 1987 (the 1987 Act)* and the *Workplace Injury Management and Workers Compensation Act 1998 (the 1998 Act)*), and
- (b) to make amendments as a consequence of amendments made to the 1987 Act and the 1998 Act to standardise procedures for the determination of disputes about the calculation of insurance premiums.

This Regulation is made under the *Workers Compensation Act 1987* and the *Workplace Injury Management and Workers Compensation Act 1998*, including sections 173 and 280 (the general regulation-making power) of the 1987 Act and sections 169 and 248 (the general regulation-making power) of the 1998 Act.

Clause 1 Workers Compensation (Insurance Premiums) Amendment
(Miscellaneous) Regulation 2001

Workers Compensation (Insurance Premiums) Amendment (Miscellaneous) Regulation 2001

1 Name of Regulation

This Regulation is the *Workers Compensation (Insurance Premiums) Amendment (Miscellaneous) Regulation 2001*.

2 Commencement

This Regulation commences on 4 March 2001.

3 Amendment of Workers Compensation (Insurance Premiums) Regulation 1995

The *Workers Compensation (Insurance Premiums) Regulation 1995* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Workers Compensation (Insurance Premiums) Amendment
(Miscellaneous) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 9 Offence by employer

Omit clause 9 (2).

[2] Clause 10 Definition

Omit “except as provided by paragraph (b), the total, calculated by an insurer,” from paragraph (a) of the definition of *cost of claims*.

Insert instead “the total”.

[3] Clause 10

Omit paragraph (b) of the definition of *cost of claims*.

[4] Clause 11 Cost of an individual claim

Omit “by the insurer” from clause 11 (1) (e).

[5] Clause 11 (3)

Omit the subclause.

[6] Clause 11 (4)

Omit “by the insurer or the Authority (as appropriate)”.

[7] Clause 11 (6)

Omit “calculated or determined in accordance with this clause”.

[8] Clause 13 Effect of certificate

Omit “unless subclause (2) applies”. Insert instead “except as provided by subclauses (2) and (3)”.

Page 3

Workers Compensation (Insurance Premiums) Amendment
(Miscellaneous) Regulation 2001

Schedule 1 Amendments

[9] Clause 13 Effect of certificate

Omit clause 13 (2). Insert instead:

- (2) Those particulars are not binding on the employer to the extent of any inconsistency with a determination of the Authority under section 170 (Action by employer where premium not in accordance with insurance premiums order) of the 1987 Act.
- (3) If an insurer (other than the insurer who furnished the certificate) does not agree with any of those particulars and applies to the Authority for a variation of those particulars (and the application is not withdrawn or, in the opinion of the Authority, abandoned), the particulars relating to costs of claims specified in the certificate as confirmed or varied by the Authority are binding on any insurer for the purpose of calculation at any time of those costs of claims as at the commencement of that period of insurance.

[10] Clause 16

Omit clause 16. Insert instead:

16 Applications

An application to the Authority under section 170 of the 1987 Act or clause 13 of this Regulation must, unless the Authority otherwise directs, be made in a form approved by the Authority and lodged at the office of the Authority.

[11] Clauses 20 and 21

Omit the clauses.

Rules

Criminal Appeal Rules (Amendment No 1) 2001

under the

Supreme Court Act 1970

The Supreme Court Rule Committee made the following rules of court under the *Supreme Court Act 1970* on 19 February 2001.

Steven Jupp

Secretary of the Rule Committee

Explanatory note

Rule 8A of the *Criminal Appeal Rules* provides for access to copies of a summing up by the Judge of a court of trial to a jury, and allows the Judge to revise a summing up before it is made available.

The object of these Rules is to amend the *Criminal Appeal Rules* so as to extend the provisions of Rule 8A to copies of remarks on sentence by the Judge of a court of trial.

Rule 1 Criminal Appeal Rules (Amendment No 1) 2001

Criminal Appeal Rules (Amendment No 1) 2001

1 Name of Rules

These Rules are the *Criminal Appeal Rules (Amendment No 1) 2001*.

2 Commencement

These Rules commence on 23 February 2001.

3 Amendment of Criminal Appeal Rules

The *Criminal Appeal Rules* are amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of these Rules.

Criminal Appeal Rules (Amendment No 1) 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Rule 3)

Rule 8A

Omit the rule. Insert instead:

8A Copy of summing up and remarks on sentence

- (1) Subject to subrules (3) and (4), access to a copy of the summing up or of remarks on sentence is not to be allowed to the Registrar, any Judge of the Court, or any party, until it has been submitted to the Judge of the Court of Trial and copied in accordance with his or her revision.
- (2) Upon the Registrar notifying the Reporting Services Branch of the Attorney General's Department that notice of appeal or notice of application for leave to appeal has been sent to the Registrar in relation to any proceedings, the Reporting Services Branch is to furnish to the Registrar, when available, a copy of the summing up and remarks on sentence that has been submitted to and corrected by the Judge of the Court of Trial.
- (3) If a corrected copy of the summing up or remarks on sentence has not been received by the Reporting Services Branch within 3 weeks, or such other period as the Registrar may direct, from the date when a copy of the unrevised transcript of it was made available to the Judge of the Court of Trial, the Reporting Services Branch is, upon the expiration of the period, to furnish to the Registrar a copy of the unrevised transcript.
- (4) The Court or a Judge of the Court may, for special cause, order that access be allowed to an uncorrected copy of the summing up or remarks on sentence.

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Supreme Court Rules (Amendment No 346) 2001

under the

Supreme Court Act 1970

The Supreme Court Rule Committee made the following rules of court under the *Supreme Court Act 1970* on 19 February 2001.

Steven Jupp

Secretary of the Rule Committee

Explanatory note

The object of these Rules is to amend the *Supreme Court Rules 1970*:

- (a) to remove provisions and references concerning the repealed *Service and Execution of Process Act 1901* of the Commonwealth (Schedule 1 [1], [3] and [4]), and
- (b) to omit provisions concerning the payment of the fees and expenses of Court Visitors appointed under the *Protected Estates Act 1983* as the power to order such fees and expenses to be paid is already provided by section 79 (c) of that Act (Schedule 1 [2]), and
- (c) to adjust certain fees prescribed by the Court to take account of CPI increases and GST (Schedule 1 [5]).

Rule 1 Supreme Court Rules (Amendment No 346) 2001

Supreme Court Rules (Amendment No 346) 2001

1 Name of Rules

These Rules are the *Supreme Court Rules (Amendment No 346) 2001*.

2 Commencement

These Rules commence on 23 February 2001.

3 Amendment of Supreme Court Rules 1970

The *Supreme Court Rules 1970* are amended as set out in Schedule 1.

Supreme Court Rules (Amendment No 346) 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Part 71

Omit the Part.

[2] Part 76 Protective business

Omit rules 47 and 48.

[3] Schedule D Powers of masters

Omit the matter relating to Act No 11, 1901 (Commonwealth).

[4] Schedule D, Part 2

Omit the reference to Part 71 and the matter relating to it.

[5] Schedule G1

Omit the Schedule. Insert instead:

Schedule G1

(P 37, rr 3A (1) (b), 7A (4)
P 46, r 6 (2) (a)
P 77, r 102)

	\$
2 Amount prescribed under Part 37 rule 7A (4) (medical expert producing photocopies)	36.00
3 Amount prescribed under Part 46 rule 6 (2) (a) (costs of garnishee)	25.00
5 Fees prescribed under Part 77 rule 102 (fees chargeable by a person authorised under section 27 (2) of the <i>Oaths Act 1900</i>):	
(a) for each oath	4.00
(b) or, if not at the office of the person so authorised	4.90

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Supreme Court Rules (Amendment No 346) 2001

Schedule 1

Amendments

	\$
(c) or, if more than 5 kilometres from the office of the person so authorised, in addition to travelling expenses	18.90
(d) for marking any annexure or exhibit	1.60
(e) for attesting any document	4.00
6 Amount prescribed under Part 37 rule 3A (1) (b)	214.00

The above items include a GST component and section 6 of the *Intergovernmental Agreement Implementation (GST) Act 2000* does not apply to them.

TAB TOTALIZATOR RULES

TAB's Totalizator Rules which have been approved by the Minister in accordance with section 54 of the *Totalizator Act 1997 (NSW)* are amended as follows with effect from Monday 26 February 2001.

1. AMENDMENT OF PRELIMINARY RULES AND DEFINITIONS

1.1 New Definitions

The following definitions are inserted in clause 1.2 in alphabetical order:

“Flexi Bet” means a bet in which investments are made in a triffecta totalizator, first 4 totalizator or a superfecta totalizator where the amount of the investment on each combination covered by the bet is not equal to a unit of investment;

“Jackpot Race Class” means one of the following:

- 1) NSW Metropolitan Race;
- 2) NSW Non-Metropolitan Race;
- 3) Non-NSW Metropolitan Race;
- 4) Non-NSW Non-Metropolitan Race;
- 5) a harness race held in New South Wales;
- 6) a harness race held outside New South Wales;
- 7) a greyhound race held in New South Wales; or
- 8) a greyhound race held outside New South Wales.

“NSW Metropolitan Race” means a horse race held in New South Wales at one of the following race courses:

- 1) Randwick;
- 2) Rosehill Gardens;
- 3) Warwick Farm; or
- 4) Canterbury Park.

“NSW Non-Metropolitan Race” means a horse race held in New South Wales which is not a NSW Metropolitan Race;

“Non-NSW Metropolitan Race” means a horse race held outside New South Wales at one of the following race courses:

- 1) Flemington;
- 2) Caulfield;
- 3) Sandown;

- 4) Moonee Valley
- 5) Eagle Farm;
- 6) Doomben;
- 7) Morphettville;
- 8) Cheltenham;
- 9) Victoria Park;
- 10) Ascot;
- 11) Belmont; or
- 12) Elwick.

“Non-NSW Non-Metropolitan Race means a horse race held outside New South Wales which is not a Non-NSW Metropolitan Race;

“superfecta race means a race that is declared by an order under clause 1.4(2) to be a superfecta race;

“succeeding first 4 race means, in relation to a first 4 race (**“initial first 4 race”**):

- (a) the next first 4 race (if any) conducted on the same day and at the same race meeting as the initial first 4 race;
- (b) if there is no first 4 race conducted on the same day and at the same race meeting as the initial first 4 race (including without limitation if that race meeting is abandoned or postponed), the first first 4 race of the same Jackpot Race Class as the initial first 4 race scheduled to occur on the next day on which a first 4 race in the same Jackpot Race Class as the initial first 4 race is scheduled;

“succeeding superfecta race means, in relation to a superfecta race (**“initial superfecta race”**):

- (a) the next superfecta race (if any) conducted on the same day and at the same race meeting as the initial superfecta race;
- (b) if there is no superfecta race conducted on the same day and at the same race meeting as the initial superfecta race (including without limitation if that race meeting is abandoned or postponed), the first superfecta race of the same Jackpot Race Class as the initial superfecta race scheduled to occur on the next day on which a superfecta race in the same Jackpot Race Class as the initial superfecta race is scheduled;

“succeeding trifecta race means, in relation to a trifecta race (**“initial trifecta race”**):

- (a) the next trifecta race (if any) conducted on the same day and at the same race meeting as the initial trifecta race;

- (b) if there is no trifecta race conducted on the same day and at the same race meeting as the initial trifecta race (including without limitation if that race meeting is abandoned or postponed), the first trifecta race of the same Jackpot Race Class as the initial trifecta race scheduled to occur on the next day on which a trifecta race in the same Jackpot Race Class as the initial trifecta race is scheduled;

“**trifecta race**” means a race on which a trifecta totalizator is conducted;

1.2 Deletion of Definitions

The definitions of “carried forward jackpot”, “jackpot first 4 race” and “nominated first 4 race” in clause 1.2 are deleted.

1.3 Amendment to clause 1.4

Clause 1.4 is amended by deleting paragraphs (4) and (6).

1.4 Deletion of clause 1.4A

Clause 1.4A is deleted.

2. AMENDMENTS IN RELATION TO INVESTMENTS

2.1 Amendment to clause 2.2

The existing clause 2.2 is deleted and replaced by a provision in the following terms:

“2.2 Minimum Investment

- (1) Except in the case of Flexi Bets, the minimum amount that may be invested on a totalizator in a bet is a single unit of investment or such other amount as the TAB may determine and notify from time to time.
- (2) In the case of a Flexi Bet, the minimum amount that may be invested on a totalizator in a single bet is the greater of:
 - (a) 1 cent for each combination covered by the bet; or
 - (b) \$5.00 or such other amount as the TAB may determine and notify from time to time.”

2.2 New clause 2.2A

A new clause 2.2A in the following terms is inserted immediately following clause 2.2:

“2.2A Flexi Bets

- (1) Flexi Bets are available only in a trifecta totalizator, first 4 totalizator or a superfecta totalizator.
- (2) The amount invested on each combination covered by a Flexi Bet is determined by dividing the total amount of the Flexi Bet by the number of combinations covered by the Flexi Bet (with any fractions rounded down to the nearest ten-thousandth of a cent (ie. rounded down to four decimal places)).

- (3) Any amount resulting from rounding down the amount covered by a combination covered by a Flexi Bet to the nearest ten-thousandth of a cent forms part of the investment pool.”

3. AMENDMENTS IN RELATION TO DIVIDENDS AND REFUNDS

3.1 Amendment to clause 3.3

Clause 3.3 is amended by renumbering the existing clause 3.3 as clause 3.3(1) and inserting a new clause 3.3(2) in the following terms immediately after that clause:

- “(2) For the avoidance of doubt, subject to clauses 10, 11 and 12A, the dividend on a Flexi Bet will be the same proportion of the unit of investment as the amount invested in the Flexi Bet on the relevant combination (as determined in accordance with clause 2.2A(2)) bears to a single unit of investment.”

3.2 Amendment to clause 3.5

Clause 3.5 is amended by inserting a new clause 3.5(7) in the following terms immediately after clause 3.5(6).

- “(7) where a dividend or a refund to which a person is entitled is for an amount of less than 5 cents:
- (a) where the person has established a betting account with the TAB, the dividend or refund will be paid by the TAB depositing the amount of that dividend or refund into the person’s betting account;
 - (b) where the person does not have a betting account with the TAB:
 - (1) if the aggregate of all dividends or refunds to which the person is entitled on all betting tickets which that person presents for payment at the same time is 3 cents or more (“**Aggregate Amount**”), the Aggregate Amount will be rounded up or down to the nearest 5 cents as determined by TAB and paid to the person in accordance with this clause 3;
 - (2) otherwise, the dividend or refund will be rounded down to zero.”

4. AMENDMENTS IN RELATION TO TRIFECTA TOTALIZATORS

4.1 Amendments to clause 10.1.1

The existing clause 10.1.1 is deleted and replaced with a new clause in the following terms:

“10.1.1 Investment Pool, Jackpot Pool and Dividend Pool

- (1) All money invested on a trifecta totalizator is to be paid into an investment pool for that trifecta totalizator.

- (2) For each trifecta totalizator there is to be a jackpot pool into which must be paid any amounts which, under clause 10.1.1A(2) or clause 10.1.6, are required to be carried forward to the jackpot pool of that trifecta totalizator.
- (3) For each trifecta totalizator there is to be a dividend pool into which is to be paid:
 - (a) money invested on the trifecta totalizator (less any amounts deducted as commission pursuant to Part 6 of the Act and less any refunds on scratchings); and
 - (b) any amount in the jackpot pool for that trifecta totalizator.”

4.2 New clause 10.1.1A

Insert a new clause 10.1.1A immediately after clause 10.1.1 in the following terms:

“10.1.1A Distribution of Dividend Pool

- (1) If there are 3 or more finishers in a trifecta race, the dividend pool is (except to the extent otherwise provided by this clause 10.1) to be divided among the investors who select the combination comprising the first 3 finishers in the correct order.
- (2) Where there are 2 finishers only in a trifecta race then:
 - (a) the jackpot pool for that trifecta race is carried forward to the jackpot pool for the trifecta totalizator conducted on the succeeding trifecta race; and
 - (b) the remainder of the dividend pool after carrying forward the jackpot pool in accordance with clause 10.1.1A(2)(a) is to be divided among the investors who select a combination comprising the first 2 finishers in the correct order, together with any other starter.”

4.3 Replacement of clause 10.1.6

The existing clause 10.1.6 is deleted and replaced with a new clause 10.1.6 in the following terms:

- “10.1.6 Winning combination not backed to equivalent of unit of investment.
- Notwithstanding anything else in this clause 10.1, where the total of all amounts invested in a trifecta totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause 10.1 (“*winning trifecta combination*”) is less than a unit of investment for that trifecta totalizator or there are no investments on the winning trifecta combination:
- (a) only the amount of the dividend pool determined in accordance with the following formula will be distributed among the investors on the winning trifecta combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the dividend pool which is to be distributed among the investors on the winning trifecta combination;

di is the total amount which would be distributed to investors on the winning trifecta combination under clause 10.1 if the total of all amounts invested in the trifecta totalizator on the winning trifecta combination was not less than a unit of investment for that trifecta totalizator so that this clause 10.1.6 did not apply;

ai is the total of all amounts (if any) invested in the trifecta totalizator on the winning trifecta combination; and

ui is the unit of investment for the trifecta totalizator; and

- (b) there is to be carried forward and paid into the dividend pool for the trifecta totalizator conducted on the succeeding trifecta race an amount calculated in accordance with the following formula:

$$cf = di - da$$

where

cf is the amount carried forward and paid into the dividend pool for the trifecta totalizator conducted on the succeeding trifecta race;

di has the meaning given to that term in clause 10.1.6(a); and

da is the total amount of the dividend pool which is to be distributed among the investors on the winning trifecta combination as determined in accordance with clause 10.1.6(a).”

4.4 Replacement of clause 10.2.1

The existing clause 10.2.1 is deleted and replaced with a new clause 10.2.1 in the following terms:

“10.2.1 Termination of totalizator pool

If a totalizator pool for a trifecta totalizator on a trifecta race is terminated under these Rules:

- (a) the whole amount invested in that trifecta totalizator on the race must be refunded to the investors; and
- (b) any amount required under clause 10.1.6 to be carried forward to the dividend pool of that trifecta totalizator is to be carried forward and paid into the dividend pool for the succeeding trifecta race.”

4.5 Amendment of clause 10.2.2

The existing clause 10.2.2 is deleted and replaced with a new clause 10.2.2 in the following terms:

“10.2.2 Non-starters

If a combination of contestants on which money has been invested includes a contestant that does not become a starter in a race (or, if the race is re-run, in the re-run race), the money invested on the combination must be refunded to the investors.”

4.6 Deletion of clause 10.2.3

Clause 10.2.3 is deleted.

5 AMENDMENTS IN RELATION TO SUPERFECTA TOTALIZATORS

5.1 Replacement of clauses 11.1.1, 11.1.2 and 11.1.3

Existing clauses 11.1.1, 11.1.2 and 11.1.3 are deleted and replaced with new clauses 11.1.1, 11.1.2 and 11.1.3 in the following terms:

“11.1.1 Investment pool

All money invested on a superfecta totalizator is to be paid into an investment pool for that superfecta totalizator.

11.1.2 Jackpots and Jackpot pool

- (1) Except in the case of a superfecta totalizator conducted on a golden superfecta race, an amount equal to 10% of the money invested on the superfecta totalizator (less any amounts deducted as commission pursuant to Part 6 of the Act and less any refunds on scratchings) is to be carried forward to a jackpot pool for the succeeding superfecta race.
- (2) For each superfecta totalizator there is to be a jackpot pool into which must be paid any amounts which, under clause 11.1.2(1), clause 11.1.4, clause 11.1.5 or clause 11.1.7, are required to be carried forward to the jackpot pool of that superfecta totalizator.

11.1.3 Dividend pool

For each superfecta totalizator there is to be a dividend pool into which is to be paid:

- (a) money invested on the superfecta totalizator (less any amounts deducted as commission pursuant to Part 6 of the Act and less any refunds on scratchings and any amount which, under clause 11.1.2(1), is required to be carried forward to a jackpot pool for the succeeding superfecta race); and
- (b) any amount in the jackpot pool for that superfecta totalizator.”

5.2 Amendments to clause 11.1.

The existing clause 11.1.4 is deleted and replaced with a new clause 11.1.4 in the following terms:

“11.1.4 Distribution of dividend pool

- (1) If there are 6 or more finishers in a superfecta race (other than a golden superfecta race), the dividend pool is (except to the extent otherwise provided by this clause 11.1) to be divided among the investors who select the combination comprising the first 6 finishers in the correct order.
- (2) If there are 6 or more finishers in a golden superfecta race, the dividend pool is (except to the extent otherwise provided by this clause 11.1):
 - (a) to be divided among the investors who select the combination comprising the first 6 finishers in the correct order; or
 - (b) to be paid into the golden superfecta pool for that golden superfecta race if no investor selected the combination comprising the first 6 finishers in the correct order.
- (3) Where there are 4 or 5 finishers only in a superfecta race (other than a golden superfecta race):
 - (a) the jackpot pool for that superfecta race is carried forward to the jackpot pool for the superfecta totalizator conducted on the succeeding superfecta race;
 - (b) the remainder of the dividend pool after carrying forward the jackpot pool in accordance with clause 11.1.4(3)(a) is to be divided among the investors as follows:
 - (1) where there are 5 finishers only, to be divided among the investors who select a combination comprising the first 5 finishers in the correct order, together with any other starter;
 - (2) where there are 4 finishers only, to be divided among the investors who select a combination comprising the first 4 finishers in the correct order, together with any other 2 starters.
- (4) Where there are 4 or 5 finishers only in a golden superfecta race:
 - (a) the jackpot pool for that golden superfecta race is carried forward to the jackpot pool for the superfecta totalizator conducted on the next golden superfecta race declared by the TAB;
 - (b) the remainder of the dividend pool after carrying forward the jackpot pool in accordance with clause 11.1.4(4)(a) is to be divided among the investors as follows:
 - (1) where there are 5 finishers only, to be divided among the investors who select a combination comprising the first 5 finishers in the correct order, together with any other starter;

- (2) where there are 4 finishers only, to be divided among the investors who select a combination comprising the first 4 finishers in the correct order, together with any other 2 starters.”

5.3 Amendments to clause 11.1.5

In clause 11.1.5(2), the existing paragraph (d) is deleted and replaced by a clause in the following terms:

- “(d) if no investor has selected the first 6 finishers in any order, into the jackpot pool for the superfecta totalizator conducted on the next golden superfecta race declared by the TAB.”

5.4 Amendments to clause 11.1.6

The existing clause 11.1.6 is deleted and replaced with a new clause 11.1.6 in the following terms:

“11.1.6 Dead-Heats

- (1) If 2 or more finishers in a superfecta race dead-heat for any of the first 6 places:
 - (a) each of those finishers is taken to have filled that place and each subsequent place up to the number of subsequent places corresponding to one less than the number of finishers involved in the dead-heat; and
 - (b) the dividend pool or golden superfecta pool is to be divided into as many equal sub parts as there are backed relevant winning combinations; and
 - (c) each part is to be divided among the investors on that relevant winning combination.
- (2) In clause 11.1.6(1), “relevant winning combination” means:
 - (a) where the dividend is to be distributed under clause 11.1.5(2)(c), one of two or more combinations of finishers (that is combinations of finishers selected in any order), such that the investors in any one such combination would (if that combination was the only such combination) be entitled to the distribution of a dividend under clause 11.1.4 or clause 11.1.5; or
 - (b) except as provided in paragraph (a), a combination in respect of which a dividend is to be distributed under clause 11.1.4 or clause 11.1.5.”

5.5 New clause 11.1.7

A new clause 11.1.7 in the following terms is inserted immediately following clause 11.1.6:

“11.1.7 Winning combination not backed to equivalent of unit of investment.

(1) Notwithstanding anything else in this clause 11.1, where the total of all amounts invested in a superfecta totalizator conducted on a superfecta race which is not a golden superfecta race on a combination in respect of which a dividend is to be distributed among investors under this clause 11.1 (“*winning superfecta combination*”) is less than a unit of investment for that superfecta totalizator or there are no investments on the winning superfecta combination:

(a) only the amount of the dividend pool determined in accordance with the following formula will be distributed among the investors on the winning superfecta combination:

$$da = \frac{di \times ai}{ui}$$

where:

da is the total amount of the dividend pool which is to be distributed among the investors on the winning superfecta combination;

di is the total amount which would be distributed to investors on the winning superfecta combination under clause 11.1 if the total of all amounts invested in the superfecta totalizator on the winning superfecta combination was not less than a unit of investment for that superfecta totalizator so that this clause 11.1.7 did not apply;

ai is the total of all amounts (if any) invested in the superfecta totalizator on the winning superfecta combination; and

ui is the unit of investment for the superfecta totalizator; and

(b) there is to be carried forward and paid into the jackpot pool for the superfecta totalizator conducted on the succeeding superfecta race an amount calculated in accordance with the following formula:

$$cf = di - da$$

where

cf is the amount carried forward and paid into the jackpot pool for the superfecta totalizator conducted on the succeeding superfecta race;

di has the meaning given to that term in clause 11.1.7(a); and

da is the total amount of the dividend pool which is to be distributed among the investors on the winning superfecta combination as determined in accordance with clause 11.1.7(a).

- (2) Notwithstanding anything else in this clause 11.1, where in a superfecta totalizator conducted on a golden superfecta race there are no investments on a combination in respect of which a dividend is to be distributed among investors under this clause 11.1 the total amount which would be distributed to investors on that combination under clause 11.1 is to be carried forward and paid into the jackpot pool for the superfecta totalizator conducted on a subsequent golden superfecta race nominated by the TAB.”

5.6 Replacement of clause 11.2.1

The existing clause 11.2.1 is deleted and replaced with a new clause 11.2.1 in the following terms:

“11.2.1 Termination of totalizator pool

If an investment pool for a superfecta totalizator on a superfecta race is terminated under these Rules:

- (a) the whole amount invested in that superfecta totalizator on the race must be refunded to the investors; and
- (b) the jackpot pool for that superfecta race is carried forward and paid into the jackpot pool for the superfecta totalizator conducted on the succeeding superfecta race.”

5.7 Amendment of clause 11.2.2

The existing clause 11.2.2 is deleted and replaced with a new clause 11.2.2 in the following terms:

“11.2.2 Non-starters

If a combination of contestants in a superfecta race on which money has been invested includes a contestant that does not become a starter in a race (or, if the race is re-run, in the re-run race), the money invested on the combination must be refunded to the investors.”

6 AMENDMENTS IN RELATION TO FIRST 4 TOTALIZATORS

6.1 Amendment to clause 12A.1

Existing clauses 12A.1.1, 12A.1.2, 12A.1.3 and 12A.1.4 are deleted and replaced with new clauses in the following terms:

“12A.1.1 Investment Pool, Jackpot Pool and Dividend pool

- (1) All money invested on a first 4 totalizator is to be paid into an investment pool for that first 4 totalizator.
- (2) For each first 4 totalizator there is to be a jackpot pool into which must be paid any amounts which, under clause 12A.1.2(2) or clause 12A.1.4, are required to be carried forward to the jackpot pool of that first 4 totalizator.

- (3) For each first 4 totalizator there is to be a dividend pool into which is to be paid:
- (a) money invested on the first 4 totalizator (less any amounts deducted as commission pursuant to Part 6 of the Act and less any refunds on scratchings); and
 - (b) any amount in the jackpot pool for that first 4 totalizator.

12A.1.2 Distribution of Dividend Pool

- (1) If there are 4 or more finishers in a first 4 race, the dividend pool is (except to the extent otherwise provided by this clause 12A.1) to be divided among the investors who select the combination comprising the first 4 finishers in the correct order.
- (2) Where there are 2 or 3 finishers only in a first 4 race then:
- (a) the jackpot pool for that first 4 race is carried forward to the jackpot pool for the first 4 totalizator conducted on the succeeding first 4 race;
 - (b) the remainder of the dividend pool after carrying forward the jackpot pool in accordance with clause 12A.1.2(2)(a) is to be divided among the investors as follows:
 - (1) where there are 3 finishers only, to be divided among the investors who select a combination comprising the first 3 finishers in the correct order, together with any other starter;
 - (2) where there are 2 finishers only, to be divided among the investors who select a combination comprising the first 2 finishers in the correct order, together with any other 2 starters.

12A.1.3 Dead Heats

If 2 or more finishers in a first 4 race dead-heat for any of the first 4 places:

- (a) each of those finishers is taken to have filled that place and each subsequent place up to the number of subsequent places corresponding to one less than the number of finishers involved in the dead-heat; and
- (b) the dividend pool is to be divided into as many equal sub parts as there are backed combinations in respect of which a dividend is to be distributed under clause 12A.1.2; and
- (c) each part is to be divided among the investors on that backed combination.

12A.1.4 Winning combination not backed to equivalent of unit of investment

Notwithstanding anything else in this clause 12A.1, where the total of all amounts invested in a first 4 totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause 12A.1 (“*winning first 4 combination*”) is less than a unit of investment for that first 4 totalizator or there are no investments on the winning first 4 combination:

- (a) only the amount of the dividend pool determined in accordance with the following formula will be distributed among the investors on the winning first 4 combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the dividend pool which is to be distributed among the investors on the winning first 4 combination;

di is the total amount which would be distributed to investors on the winning first 4 combination under clause 12A.1 if the total of all amounts invested in the first 4 totalizator on the winning first 4 combination was not less than a unit of investment for that first 4 totalizator so that this clause 12A.1.4 did not apply;

ai is the total of all amounts (if any) invested in the first 4 totalizator on the winning first 4 combination; and

ui is the unit of investment for the first 4 totalizator; and

- (b) there is to be carried forward and paid into the jackpot pool for the first 4 totalizator conducted on the succeeding first 4 race an amount calculated in accordance with the following formula:

$$cf = di - da$$

where

cf is the amount carried forward and paid into the jackpot pool for the first 4 totalizator conducted on the succeeding first 4 race;

di has the meaning given to that term in clause 12A.1.4(a); and

da is the total amount of the dividend pool which is to be distributed among the investors on the winning first 4 combination as determined in accordance with clause 12A.1.4(a).”

6.2 Amendment to clause 12A.2.1

The existing clause 12A.2.1 is deleted and replaced with a new clause 12A.2.1 in the following terms:

“12A.2.1 Termination of totalizator pool

If a totalizator pool for a first 4 totalizator on a first 4 race is terminated under these Rules:

- (a) the whole amount invested in that first 4 totalizator on the race must be refunded to the investors; and
- (b) the jackpot pool for that first 4 totalizator is to be carried forward and paid into the jackpot pool for the first 4 totalizator conducted on the succeeding first 4 race.”

6.3 Amendment of clause 12A.2.2

The existing clause 12A.2.2 is deleted and replaced with a new clause 12A.2.2 in the following terms.

“12A.2.2 Non-starters

If a combination of contestants in a first 4 race on which money has been invested includes a contestant that does not become a starter in a race (or, if the race is re-run, in the re-run race), the money invested on the combination must be refunded to the investors.”

6.4 Deletion of clause 12A.2.3

Clause 12A.2.3 is deleted.

7. APPENDICES

7.1 Deletion of Appendices

Appendices B and C are deleted.

Other Legislation

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 1 to Act

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has, in pursuance of Division 3 of Part 2 of that Act, made a final determination to insert the following species of plant in Part 1 of Schedule 1 to that Act (Endangered species) and, accordingly, that Schedule is amended as set out in Annexure "A" to this Notice:

Plants

Sapindaceae

Dodonaea stenozyga F. Muell.

The final determination to insert this species in Part 1 of Schedule 1 has been made because the Scientific Committee is of the opinion that the species is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival or evolutionary development cease to operate.

Copies of the final determination may be inspected at:

The National Parks Centre
102 George St
The Rocks
Sydney

and at all District Offices of the National Parks and Wildlife Service during business hours.

Signed at Sydney, this 25th day of January 2001.

Dr Chris Dickman
Chairperson
Scientific Committee

Threatened Species Conservation Act 1995 No 101—Final Determination

Annexure “A”

Schedule 1 to the *Threatened Species Conservation Act 1995* is amended by inserting in Part 1 in alphabetical order under the heading “Plants” and the sub-heading “Sapindaceae” the matter:

Dodonaea stenozyga F. Muell.

Threatened Species Conservation Act 1995 No 101

Notice of Final Determination and Amendment of Schedule 1 to Act

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has, in pursuance of Division 3 of Part 2 of that Act, made a final determination to insert the following population of bird in Part 2 of Schedule 1 to that Act (Endangered populations) and, accordingly, that Schedule is amended as set out in Annexure "A" to this Notice:

Animals

Vertebrates

Birds

Cacatuidae

<i>Callocephalon fimbriatum</i> (Grant)	Gang-gang Cockatoo population in the Hornsby and Ku-ring-gai Local Government Areas
-----------------------------------------	-------------------------------------------------------------------------------------

The final determination to insert this population in Part 2 of Schedule 1 has been made because the Scientific Committee is of the opinion that the population's numbers have been reduced to such a critical level, and its habitat has been so drastically reduced, that it is in immediate danger of extinction, that it is not a population of a species already listed in Schedule 1, and that it is otherwise of significant conservation value.

Copies of the final determination may be inspected at:

The National Parks Centre
102 George St
The Rocks
Sydney

and at all District Offices of the National Parks and Wildlife Service during business hours.

Threatened Species Conservation Act 1995 No 101—Final Determination

Signed at Sydney, this 25th day of January 2001.

Dr Chris Dickman
Chairperson
Scientific Committee

Annexure “A”

Schedule 1 to the *Threatened Species Conservation Act 1995* is amended by inserting in Part 2 in alphabetical order under the heading “Animals” and the sub-headings “Vertebrates”, “Birds” and “Cacatuidae” the matter:

<i>Callocephalon fimbriatum</i> (Grant)	Gang-gang Cockatoo population in the Hornsby and Ku-ring-gai Local Government Areas
-----------------------------------------	-------------------------------------------------------------------------------------

OFFICIAL NOTICES**Appointments****GREYHOUND RACING AUTHORITY ACT 1985**

Appointment of Member

Greyhound Racing Authority

HIS Excellency the Governor, with the advice of the Executive Council and in pursuance of the provisions of the Greyhound Racing Authority Act 1985, has appointed Mrs Joyce Alamango as a member of the Greyhound Racing Authority for the period 7 February 2001 to 31 December 2001.

RICHARD AMERY, M.P.,
Acting Minister for Gaming and Racing

TOURISM NEW SOUTH WALES ACT 1984

Appointment of Part-time Member

Board of Tourism New South Wales

IT is hereby notified that in pursuance of section 4 (3), 4 (4) and 4 (5) of the Tourism New South Wales Act 1984 (as amended) Charlotte VIDOR be re-appointed as a part-time member of the Board of Tourism New South Wales for a period of three (3) years expiring on 28 February 2004.

SANDRA NORI, M.P.,
Minister for Small Business
and Minister for Tourism

**HARNESS RACING NEW SOUTH WALES
ACT 1977**

Appointment of Member

Harness Racing New South Wales

HIS Excellency the Governor, with the advice of the Executive Council and in pursuance of the provisions of the Harness Racing New South Wales Act 1977, has appointed Mr Robert William Corrie as a member of the Board of Harness Racing New South Wales for the period 7 February 2001 to 31 December 2001.

RICHARD AMERY, M.P.,
Acting Minister for Gaming and Racing

N.S.W. Agriculture

STOCK DISEASES ACT 1923

Notification No. 1618

“Watson Park” Quarantine Area – Goulburn

I, RICHARD AMERY, M.P., Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 (‘the Act’), declare the lands described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johne’s disease.

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

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

Dated this 13th day of February 2001.

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

SCHEDULE

Owner: Richard Crookes Constructions Pty Ltd
 County: Goulburn
 Parish: Tarago
 Land: Lot 1 in DP 233512
 Lots 1 and 2 in DP 235058
 Lot 3 in DP 255136
 Lot 1 in DP 519649
 Lots 71, 78, 80, 88, 89, 90, 91, 92, 109, 117, 118,
 161, 162, 163, 169, 170, 171, 183, 185, 188, 199,
 247 and part Lots 22, 23, 24, 125, 145, 146, 168,
 243, 253 in DP 750047
 Road Permits 23/7, 70/6, 70/7, 88/28, 68/3
 Enclosure Permits 33251 and 33252
 Parish: Wologorong
 Land: Lots 2 and 3 in DP 541594
 Lot 6 in DP 541595

STOCK DISEASES ACT 1923

Notification No. 1622

Revocation of “Roto Station” Quarantine Area – Hillston

I, RICHARD AMERY, M.P., Minister for Agriculture, pursuant to sections 3 (2) (a) and 10 of the Stock Diseases Act 1923, revoke Notification No. 1488 on account of Johne’s disease published in *Government Gazette* No. 161 of 13 November 1998 at pages 8802 and 8803.

Dated this 20th day of February 2001.

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

N.S.W. Fisheries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

Clause 35 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following aquaculture leases:

OL86/125 within the estuary of the Hawkesbury River having an area of 0.4135 hectares to William Page SMITH of Brooklyn, NSW for a term of 15 years expiring on 28 August 2016.

OL88/053 within the estuary of Port Stephens having an area of 1.8790 hectares to Neville John LILLEY of Swan Bay, NSW for a term of 15 years expiring on 5 July 2016.

OL85/120 within the estuary of Brisbane Waters having an area of 0.8820 hectares to Neville John LILLEY and Peter John LILLEY of Swan Bay, NSW for a term of 15 years expiring on 19 June 2016.

OL84/253 within the estuary of Port Stephens having an area of 8.9980 hectares to THE COVE OYSTERS PTY LTD of Oyster Cove for a term of 15 years expiring on 22 September 2015.

OL84/201 within the estuary of Tuross Lake having an area of 1.1950 hectares to Christine KENNEDY and Trevor KENNEDY of Kirribilli, NSW for a term of 15 years expiring on 4 March 2016.

OL69/476 within the estuary of Wapengo Lake having an area of 0.6525 hectares to William Graeme STEWART and Kim Marie STEWART of Tathra for a term of 15 years expiring on 27 November 2015.

OL85/060 within the estuary of Port Stephens – Nelson Bay having an area of 0.3797 hectares to G MOFFAT & SON PTY LTD of Swan Bay, NSW for a term of 15 years expiring on 29 July 2015.

OL70/207 within the estuary of Wagonga Inlet having an area of 0.6750 hectares to NAROOMA BRIDGE OYSTERS PTY LTD of Clifton Hill, VIC, for a term of 15 years expiring on 24 March 2015.

OL70/096, OL70/094 and OL83/355 within the estuary of Port Stephens having an area of 0.6825, 0.5690 and 2.4770 hectares respectively to SYDNEY ROCK OYSTER CO PTY LTD of Benowa Waters, NSW for a term of 15 years expiring on 13 March 2015, 10 April 2015 and 20 November 2014 respectively.

OL84/088 within the estuary of the Hawkesbury River having an area of 3.0930 hectares to Graham J. BARCLAY of Forster, NSW for a term of 15 years expiring on 22 September 2016.

OL88/058 within the estuary of Wallis Lake having an area of 0.3264 hectares to Graham J. BARCLAY of Forster, NSW for a term of 15 years expiring on 31 October 2016.

OL84/100 within the estuary of Wallis Lake having an area of 0.6625 hectares to Graham J. BARCLAY of Forster NSW for a term of 15 years expiring on 2 October 2016.

OL88/082 within the estuary of Wallis Lake having an area of 4.0640 hectares to Graham J. BARCLAY of Forster NSW for a term of 15 years expiring on 08 October 2016.

OL71/338 within the estuary of the Clyde River having an area of 1.4540 hectares to Graham R. RALSTON of Batemans Bay, NSW for a term of 15 years expiring on 10 August 2016.

OL70/163 within the estuary of Port Stephens having an area of 1.4950 hectares to Michael O'CONNOR of Karuah, NSW for a term of 15 years expiring on 20 March 2015.

The Hon EDWARD OBEID, OAM, M.L.C.,
Minister for Mineral Resources, and Minister for Fisheries

FISHERIES MANAGEMENT ACT 1994

Section 163 – Notice of Receipt of Application for Aquaculture Lease

THE following applications for a Class 1 Aquaculture Lease has been made by:-

Mr Edward SAVIGE and Mrs Kytrina SAVIGE, of St James, for an area of 1.5770 hectares, situated in Wagonga Inlet, Parish of Narooma, County of Dampier. Oyster production has occurred at this site since 1945.

Mr C. COOMBES, of Forster, for an area of 0.2525 hectares, situated in Wallis Lake, Parish of Wang Wauk, County of Gloucester. Oyster production has occurred at this site since 1954.

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

Written submissions to the granting of the above leases may be lodged with the Aquaculture Administration Section, NSW Fisheries, Private Bag 1, Nelson Bay, NSW 2315, within thirty (30) days from the date of publication of this notice.

The Hon EDWARD OBEID, OAM, M.L.C.,
Minister for Mineral Resources, and Minister for Fisheries

FISHERIES MANAGEMENT ACT 1994**FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995**

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

THE Minister has granted the following Class One aquaculture leases:

OL94/030 within the estuary of Wagonga Inlet having an area of 0.8006 hectares to Mr James H. CROUCHER of Narooma, NSW, for a term of 15 years expiring on 12 December 2015.

OL84/219 within the estuary of Wallis Lake having an area of 1.0872 hectares to Mr Timothy BRAMBLE of Nabiac, NSW, for a term of 15 years expiring on 15 August 2015.

The Hon EDWARD OBEID, OAM, M.L.C.,
Minister for Mineral Resources, and Minister for Fisheries

FISHERIES MANAGEMENT ACT 1994

Notification under section 8 and section 9 (2) – Urgent Fishing Closure

Ocean Prawn Trawling Closure – Evans Head

I, HARRY WOODS, prohibit the taking of all fish (including prawns), by all methods of trawling, in the waters described in Column 1 of the Schedule to this Notification, for the period shown opposite in Column 2 of the Schedule.

The Hon HARRY WOODS, M.P.,
Acting Minister for Mineral Resources, and Acting Minister for Fisheries

SCHEDULE
*Evans Head***Column 1 – Waters**

Evans Head – the whole of the ocean waters within the area bounded by a line commencing from the eastern most extremity of Joggly Point drawn due north for a distance of 2 km, then due west to the mean high water mark of Airforce Beach.

Column 2 – Period

This prohibition is effective immediately and remains in effect until a further notice rescinds this closure.

Department of Land and Water Conservation

Land Conservation

ARMIDALE OFFICE

Department of Land and Water Conservation

108 Faulkner Street, Armidale, NSW 2350

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

APPOINTMENT OF TRUST BOARD MEMBER

PURSUANT to section 93 of the Crown Lands Act 1989, the person whose name is specified in Column 1 of the Schedule hereunder is appointed, for the term of office specified in that Column, as a member of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

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

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>	<i>COLUMN 3</i>
Nola Caroline NICHOLSON (new member)	Nowendoc Recreation Reserves Trust	Reserve No. 52764 Public Purpose: Public Recreation Notified: 26 April 1918 Locality: Nowendoc Reserve No. 84037 Public Purpose: Public Recreation Notified: 26 October 1962 Locality: Nowendoc File Reference: AE81 R 61

For a term commencing the date of this notice and expiring on
31 December 2002.

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

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose name is specified in Column 1 of the Schedule hereunder is appointed, for the term of office specified thereunder, as member of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

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

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>	<i>COLUMN 3</i>
Andrew STUDDERT (new member)	Towrang Stockade Trust	Reserve No.: 79119 Public Purpose: Preservation of graves Notified: 30 November 1956 Locality: Towrang Reserve No.: 79121 Public Purpose: Memorial Notified: 30 November 1956 Locality: Towrang File No.: GB80 R 58/2

For a term commencing the date of this notice and expiring
 16 June 2003.

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

*Land District – Murwillumbah;
Shire – Tweed*

Road Closed: Lots 1 and 2, DP 1021764 (being land under the Real Property Act, part Certificate of Title – Folio Identifier 1529/883768) at Banora Point, Parish Terranora, County Rous. Reference: GF00 H 127.

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

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

APPOINTMENT OF ADMINISTRATOR

PURSUANT to section 117 of the Crown Lands Act 1989, the person whose name appears in Column 1 of the Schedule hereunder is appointed, for the term of office specified in that Column, as administrator of the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Andrew James McANESPIE	Rushcutters Bay Maritime Reserve Trust	Reserve No. 100076 for the public purpose of public recreation and maritime purposes notified in the <i>Government Gazette</i> of 16 January 1987. Torrens title identifier: 1141/752011 File No.: MN88R51

Term of Office

For a period of three months commencing from the date of this notification and expiring on 22 May 2001

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

**REVOCATION OF RESERVATIONS OF
CROWN LAND**

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

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

—————
 SCHEDULE 1

<i>COLUMN 1</i>	<i>COLUMN 2</i>
Land District: Narrabri Parish: Millie County: Jamison Reserve: 93717 Local Government Area: Narrabri Shire Council Purpose: Future Public Requirements Notified: 3 October 1980 File No.: ME94 H 13	The part of Reserve 93717 comprising Lot 64, DP 727851 having an area of 1310 hectares.

—————
 SCHEDULE 2

<i>COLUMN 1</i>	<i>COLUMN 2</i>
Land District: Moree Parish: Collyu County: Benarba Reserve: 93194 Local Government Area: Moree Plains Shire Council Purpose: Future Public Requirements Notified: 18 July 1980 File No.: ME97 H 347	The part of Reserve 93194 comprising Lot 2, DP 750444 having an area of 1288 hectares.

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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

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 that road are hereby extinguished.

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

Description

*Land District – Kiama;
 Municipality – Shellharbour*

Road closed: Lots 691, 692 and 693, DP 1022731 at Yellow Rock, Parish Jamberoo, County Camden (not being land under the Real Property Act). File No.: NA00 H 96.

- Note: 1. On closing, the land within Lot 693 remains vested in Shellharbour Municipal Council as operational land.
2. In accordance with section 44 of the Roads Act 1993, the Crown consents to the land in Lots 691 and 692 being vested in the Shellharbour Municipal Council as operational land, to be given by the Council as compensation for other land acquired by the Council for the purposes of the Roads Act.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

*Land District – Bega;
 L.G.A. – Bega Valley Shire Council*

Lots 3 and 4, DP 1013969 at Buckajo, Parish Meringo, County Auckland (not being land under the Real Property Act). File No.: NA00 H 136.

- Note: In accordance with section 44 of the Roads Act 1993, the Crown consents to the land in Lots 3 and 4 being vested in the Bega Valley Shire Council as "operational land", to be given by the Council as compensation for other land acquired by the Council for the purposes of the Roads Act.

NOTIFICATION OF CLOSING OF ROAD

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

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

Land District – Kiama; L.G.A. – Kiama

Lot 1, DP 1021977 at Kiama, Parish Kiama and County Camden (not being land under the Real Property Act), File No. NA99 H 272.

Note: On closing, the land remains vested in Kiama Council as "Operational land" (PR830.200).

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>
Narrawallee (R91246) Reserve Trust	Reserve No.: 91246. Public purpose: Public recreation. Notified: 8 September 1978. File reference: NA80 R 109.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>	<i>COLUMN 3</i>
Shoalhaven City Council	Narrawallee (R91246) Reserve Trust	Reserve No. 91246 Public Purpose: Public recreation. Notified: 8 September 1978. File No.: NA80 R 109

Commencing this day.

SYDNEY METROPOLITAN OFFICE
Department of Land and Water Conservation
2-10 Wentworth Street (PO Box 3935), Parramatta, NSW 2124
Phone: (02) 9895 7503 Fax: (02) 9895 6227

NOTIFICATION OF CLOSING OF ROADS

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

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

Descriptions

Land District – Windsor
L.G.A. – Blacktown

Lot 1, DP 1015557 at Riverstone, Parish Gidley, County Cumberland (not being land under the Real Property Act). MN99H164

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

Land District – Metropolitan
L.G.A. – Blacktown

Lot 1, DP 1022537 at Lalor Park, Parish Prospect (Sheet 2), County Cumberland, (being land in C.T. Volume 7881 Folio 244). MN00H41

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

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

Lot 110, DP 1019532 at Whale Beach, Parish Narrabeen (Sheet 1), County Cumberland (not being land under the Real Property Act). MN00H149

Note: On closing, title for the land in Lot 110 remains vested in Pittwater Council as operational land.

Land District – Metropolitan
L.G.A. – Parramatta

Lot 1, DP 1022253 at Granville, Parish Liberty Plains, County Cumberland (not being land under the Real Property Act). MN98H109

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

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

COLUMN 1

Gladesville Reserve
 Preschool (R1012995)
 Reserve Trust

COLUMN 2

Area at Gladesville notified this day for the purpose of Community Purposes.
 File No.: MN00R18

APPOINTMENT OF CORPORATION TO MANAGE A RESERVE TRUST

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

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

SCHEDULE 1

COLUMN 1

Hunters Hill
 Council

COLUMN 2

Gladesville
 Reserve Preschool
 (R1012995)
 Reserve Trust

COLUMN 3

Area at Gladesville notified this day for the purpose of Community Purposes.
 File No.: MN00R18

SCHEDULE 2

COLUMN 1

The Emu
 Landcare Group
 Incorporated

COLUMN 2

Emu Plains
 Bushland
 (R1002992)
 Reserve Trust

COLUMN 3

Reserve No. 1002992 at Emu Plains
 Public Purpose:
 Environmental Protection and Public Recreation
 Notified: 22nd December, 2000
 File No.: MN92H246

RESERVATION OF CROWN LAND

PURSUANT to section 87 of the Crown Lands 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.

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

SCHEDULE
COLUMN 1

Land District: Metropolitan
Local Government Area:
Hunters Hill
Parish: Hunters Hill
County: Cumberland
Locality: Gladesville
Lot 902, DP 1017546
Area: 1681 square metres
File No.: MN00R18

COLUMN 2

Reserve No. 1012995 for the
public purpose of Community
Purposes.

PROPOSED REVOCATION OF DEDICATION OF CROWN LAND FOR A PUBLIC PURPOSE

IT is intended, following the laying of a copy of this notification before each House of Parliament in the State of New South Wales in accordance with section 84 of the Crown Lands Act 1989, to revoke the dedication of Crown land specified in Schedule 1 hereunder to the extent specified in Schedule 2 with a view to dealing with the land as specified in Schedule 3.

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

SCHEDULE 1

Land District: Metropolitan
Parish: Hunters Hill
Dedication No. 500263
Purpose: Public Recreation
Lot 40, DP 1000859
Lot 902, DP 1017546
Lot 903, DP 1017546
Local Government Area: Hunters Hill Council
County: Cumberland
Notified: 17 September 1920
Area: 8.399 hectares
File Ref.: MN00R18

SCHEDULE 2

The part being Lot 902, DP 1017546 of an area of 0.063 hectares.

SCHEDULE 3

The land is intended to be reserved for the public purpose of Community Purposes.

TAMWORTH OFFICE
Department of Land and Water Conservation
25–27 Fitzroy Street (PO Box 535), Tamworth, NSW 2340
Phone: (02) 6764 5100 Fax: (02) 6766 3805

APPOINTMENT OF TRUST BOARD MEMBER

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

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

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>	<i>COLUMN 3</i>
Ellen HOWELL (new member)	Ogunbil Reserve Trust	Reserve No. 47286. Public purpose: Public recreation. Notified: 20 December 1911. Locality: Ogunbil. File No. TH79 R 50/2.

For a term commencing this day and expiring on 23 October 2003.

**REVOCATION OF RESERVATION OF
 CROWN LAND**

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

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

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>
Land District: Gunnedah. Parish: Gunnedah. Shire: Gunnedah. County: Pottinger. Reserve No.: 95075. Location: Gunnedah. Purpose: Sheltered workshop. Date of Notification: 5 June 1981. Torrens Title Identifier: Part Lots 135 and 284/ 755503. File No.: TH81 R 02.	Parts within Lot 284 and part Lot 135, Deposited Plan 755503 in the Parish and Town of Gunnedah County of Pottinger of an area of 1.3 hectares.

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

**APPOINTMENT OF MEMBERS OF LOCAL LAND
BOARDS**

IN pursuance of the provisions of the Crown Lands Act 1989, the persons mentioned in Column 1 have been appointed as members of the local land boards mentioned in Column 2:

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

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>
Kevin Earle BALL John Richard TRANT-FISCHER	KEMPSEY
Roderick Murgha MACK Desmond Peter DALEY	PORT MACQUARIE

For a term commencing on the 1 January 2001 and expiring on the 30 June 2001.

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Land District – Port Macquarie
Local Government Area – Hastings

Lot 1, DP 1018270, Parish Queens Lake, County Macquarie (not being land under the Real Property Act).

Note: The land remains vested in the Crown as Crown land.
TE98H4

Water Conservation

WATER ACT 1912

APPLICATION under Part 8 of the Water Act 1912 being within a proclaimed (declared) local area under section 5 (4) of the Act.

Application for an approval under section 167 (1) of Part 8 of the Water Act 1912, for works has been received as follows:

Murray River Valley

Nicholas John Manning LOWING and Kerry Lynne LOWING for a supply channel across the floodplain from the Niemur River on Lot 29, DP 756509, Parish of Barrabu, County of Wakool, for the prevention of inundation of land by floodwaters (existing works) (Reference: 50CW805671) (GA2: 368346).

Any enquiries regarding the above should be directed to the undersigned (Phone: [03] 5881-9200).

Written objections to the application specifying the grounds thereof may be made by any statutory authority or a local occupier within the proclaimed local area whose interests may be affected and must be lodged at the Department's Office at Deniliquin by no later than 23 March 2001.

P. NANKIVELL,
Floodplain Manager,
Murray Region

Department of Land & Water Conservation
PO Box 205, DENILIKUIN NSW 2710

WATER ACT 1912

APPLICATIONS for Licenses under section 10 of the Water Act 1912, as amended, have been received from:

DAMEG LODGE PTY LTD for a pump on Macleay River Part Portion 13 being Lot 140, DP 1014289 Parish Yarravel County Dudley for irrigation of 8 hectares (part replacement application – split of existing license – no increase in authorised area or allocation) (Our Reference: 6111360).

DAMEG LODGE PTY LTD for a pump on Macleay River Part Portion 12 being Lot 141, DP 1014289 Parish Yarravel County Dudley for irrigation of 8 hectares (part replacement application – split of existing license – no increase in authorised area or allocation) (Our Reference: 6111742 – GA2: 343250).

DAMEG LODGE PTY LTD for a pump on Macleay River Part Portion 11 being Lot 142, DP 1014289 Parish Yarravel County Dudley for irrigation of 4 hectares (part replacement application – split of existing license – no increase in authorised area or allocation) (Our Reference: 6107664).

Trevor JONES for a pump on Clarence River Part Portions 32, 33, 34 and 35 being Lot 4, DP 730874 Parish Southampton County Clarence for water supply for industrial (camping ground) purposes and irrigation of 10.5 hectares (replacement license – additional purpose – no increase in authorised area or allocation) (Our Reference: 6116083 – GA2: 343251).

Lorna TAYLOR for a pump on an Unnamed Watercourse Part Portion 47 being Lot 610, DP 746948 Parish Sherwood County Fitzroy for water supply for industrial (aquaculture) purposes (new license) (Our Reference: 612098B).

Ian and Kay SMITH for a pump on Poperaperan Creek Part Portion 77 being Part Lot 382, DP 857538 Parish Moonee County Fitzroy for water supply for domestic purposes to the occupiers of Lot 39, DP 575028 (new license) (Our Reference: 612421A – GA2: 343253).

LISMORE & DISTRICT WORKERS CLUB LIMITED for a pump on Wilsons River and an off river storage Lot 237, DP 755718 Parish Lismore County Rous for conservation of water and irrigation of 40 hectares (replacement application – increase in pump size and additional work – no increase in authorised area or allocation) (Our Reference: 6108550 – GA2: 343252).

Any enquiries regarding the above should be directed to the undersigned (telephone 02 6640 2000). Written objections specifying the grounds thereof must be lodged within the 28 days of the date of this publication as prescribed by the Act.

J. MORISON,
Resource Consents Manager

Department of Land and Water Conservation
Locked Bag 10, GRAFTON NSW 2460

WATER ACT 1912

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

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

Murrumbidgee Valley

T. A. FIELD ESTATES PTY. LIMITED, for two pumps the Murrumbidgee River, one on Lot 1 and one on Lot 13, DP 756053, Parish of Kooroongal, County of Sturt, for a water supply for stock and domestic purposes and irrigation of 490 hectares. Replacement license, increase of 500 megalitres of allocation by way of permanent water transfers. Reference: 40SL70601.

Any enquiries regarding the above should be directed to the undersigned (telephone 02 6953 0700).

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

S. F. WEBB,
Water Access Manager,
Murrumbidgee Region

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

WATER ACT 1912

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

Mervyn and Pauline Rosetta KEMP for a pump on the Hawkesbury River being Lot 9, DP 881972 for the irrigation of 1 hectare (vegetables) and water supply for domestic use. (Section 13AA Application – part replacement license – no increase in area – not subject to Hawkesbury/Nepean Embargo) (Reference: 10SL55786) (GA2:493210)

Any enquiries regarding the above should be directed to the undersigned (Phone: 02 9895-7780):

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

BRUCE WATT,
Regional Licensing Officer
Sydney/South Coast Region

Department of Land and Water Conservation
PO Box 3935, PARRAMATTA NSW 2124 (9895-7780)

WATER ACT 1912

AN APPLICATION under Part 2 within a proclaimed (declared) local area under Section 20 of the Water Act 1912, as amended.

Application for an Authority for works within a proclaimed local area as generally described hereunder has been received as follows:

Gwydir River Valley

SUNNYSIDE (MOREE) PTY LTD and Stephen Paul SEERY for a diversion channel and four (4) pumps on Moomin Creek on Lot A/405872, Lot 1/717553 (and easement within said Lot 1), Parish of Combadelo, County of Courallie for water supply for stock and domestic purposes and irrigation of 825 hectares (cotton). This application is an amalgamation of the two entitlements on "Fairford" and "Combadello", there being no increase in the capacity of the existing authorised works on Moomin Creek. Reference: 90SA11638.

Any inquiries regarding the above should be directed to the undersigned (telephone 02 6752 9726).

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

A. M. HALL,
Manager Water Administration

Department of Land and Water Conservation,
P O Box 550, Tamworth NSW 2340

Department of Mineral Resources

NOTICE is given that the following application has been received:

EXPLORATION LICENCE APPLICATION

(T01-0077)

No. 1733, Triako Resources Limited (ACN 008 498 119), area of 54 units, for Group 1, dated 13 February, 2001. (Orange Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T99-0210)

No. 1547, now Exploration Licence No. 5808, Anothersaurus Pty Ltd (ACN 002 601 907), Counties of Inglis and Vernon, Map Sheet (9135, 9136, 9235), area of 17 units, for Group 6, dated 8 February, 2001, for a term until 7 February, 2003.

(T00-0069)

No. 1619, now Exploration Licence No. 5807, Mineral Ventures & Resources N.L. (ACN 003 356 572), Counties of Roxburgh and Wellington, Map Sheet (8831), area of 71 units, for Group 1, dated 7 February, 2001, for a term until 6 February, 2003.

MINING LEASE APPLICATION

(T98-1053)

Orange No. 108, now Mining Lease No. 1479 (Act 1992), Alkane Exploration Ltd (ACN 000 689 216), Parish of Mingelo, County of Narromine, Map Sheet (8532-4-S), area of 5.101 hectares, to mine for gold and silver, dated 18 January, 2001, for a term until 17 January, 2022. As a result of the grant of this title, Exploration Licence No. 4556 has partly ceased to have effect.

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

NOTICE is given that the following application has been refused:

EXPLORATION LICENCE APPLICATION

(T00-0141)

No. 1680, Pymont Raw Materials Pty Ltd (ACN 054 287 846), County of Argyle and County of Murray, Map Sheet (8827). Refusal took effect on 15 February, 2001.

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

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

(T91-0698)

Exploration Licence No. 4232, Ausminindex N.L. (ACN 003 287 634) and Allegiance Mining Operations Pty Ltd (ACN 066 454 457), area of 10 units. Application for renewal received 16 February, 2001.

(T92-0381)

Exploration Licence No. 4458, Ausminindex N.L. (ACN 003 287 634) and Allegiance Mining Operations Pty Ltd (ACN 066 454 457), area of 4 units. Application for renewal received 16 February, 2001.

(T98-1169)

Exploration Licence No. 5563, Compass Resources N.L. (ACN 010 536 820), area of 15 units. Application for renewal received 15 February, 2001.

(T00-0750)

Mineral Lease No. 195 (Act 1906), Boral Limited (ACN 008 421 761), area of 3124 square metres. Application for renewal received 12 February, 2001.

(T00-0510)

Mineral Lease No. 306 (Act 1906), Boral Limited (ACN 008 421 761), area of 2655 square metres. Application for renewal received 12 February, 2001.

(T00-0709)

Mineral Lease No. 2806 (Act 1906), Boral Limited (ACN 008 421 761), area of 6.662 hectares. Application for renewal received 12 February, 2001.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T91-0477)

Exploration Licence No. 4127, LFB Resources NL (ACN 073 478 574), Counties of Ashburnham and Wellington, Map Sheet (8631, 8731), area of 32 units, for a further term until 20 November, 2002. Renewal effective on and from 12 February, 2001.

(T96-1002)

Exploration Licence No. 5082, Pasminco Australia Limited (ACN 004 074 962), Counties of Blaxland and Dowling, Map Sheet (8130, 8131), area of 44 units, for a further term until 19 August, 2001. Renewal effective on and from 5 February, 2001.

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

TRANSFERS

(T99-0854)

Exploration Licence No. 5346, Mining Lease No. 334 (Act 1973) and Mineral Lease No. 6329 (Act 1906), formerly held by Mineral Exploration (NSW) No. 1 Pty Limited (ACN 084 210 800), Mineral Exploration (NSW) No. 2 Pty Limited (ACN 084 210 775) and Triako Resources Limited (ACN 008 498 119) have been transferred to Triako Resources Limited (ACN 008 498 119). The transfers were registered on 2 February, 2001.

(T00-0734)

Private Lands Lease No. 1208 (Act 1924), formerly held by Mlop Pty Ltd (ACN 000 015 172) has been transferred to Gosford Quarries (Properties) Pty Limited (ACN 001 226 875). The transfer was registered on 12 February, 2001.

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

Department of Urban Affairs and Planning

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 9)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(G00/00210/S69)

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

Sydney, 16 February 2001.

Clause 1 Coffs Harbour City Local Environmental Plan 2000 (Amendment No 9)

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 9)

1 Name of plan

This plan is *Coffs Harbour City Local Environmental Plan 2000 (Amendment No 9)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to the Residential 2A Low Density Zone under *Coffs Harbour City Local Environmental Plan 2000*, so as to allow the land to be used for residential purposes and to correct zone boundary anomalies relating to part of the land.

3 Land to which plan applies

This plan applies to certain land in Annandale Court, Meadowview Close and Oscar Ramsay Drive, East Boambee, as shown coloured pink and lettered "2A" on the map marked "Coffs Harbour City Local Environmental Plan 2000 (Amendment No 9)" deposited in the office of Coffs Harbour City Council.

4 Amendment of Coffs Harbour City Local Environmental Plan 2000

Coffs Harbour City Local Environmental Plan 2000 is amended by inserting in appropriate order in the definition of *the map* in the Dictionary the following words:

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 9)

Gosford Local Environmental Plan No 404

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(N00/00150/S69 Pt 1)

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

Sydney, 12 February 2001.

Clause 1 Gosford Local Environmental Plan No 404

Gosford Local Environmental Plan No 404

1 Name of plan

This plan is the *Gosford Local Environmental Plan No 404*.

2 Aims of plan

This plan aims to ensure that development consent is required before development may be carried out on land to which this plan applies that is created as a result of the accretion process.

3 Land to which plan applies

This plan applies to land to which the *Gosford Planning Scheme Ordinance* and *Interim Development Order No 122—Gosford* apply.

4 Amendment of Gosford Planning Scheme Ordinance and Interim Development Order No 122—Gosford

The *Gosford Planning Scheme Ordinance* and *Interim Development Order No 122—Gosford* are amended as set out in Schedule 1.

Gosford Local Environmental Plan No 404

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

1.1 Amendment of Gosford Planning Scheme Ordinance

Clause 49 Development on bed of lakes, rivers, etc.

Omit clause 49 (1). Insert instead:

- (1) Despite any other provision of this Ordinance, a person must not, without the consent of the Council:
 - (a) carry out development on any land that is within the City of Gosford that was shown uncoloured on the Scheme map on the date this Ordinance commenced, being 24 May 1968, forming part of or adjacent to or adjoining the bed of a harbour, bay, lake, river, lagoon, creek or any other natural watercourse which land, in the case of tidal waters, was shown on the Scheme map at that date as land below high water mark, or
 - (b) use the land described in paragraph (a) for any purpose other than for a purpose for which it could lawfully be used immediately before the commencement of *Gosford Local Environmental Plan No 404*.
- (1A) In considering whether to grant consent under subclause (1), the Council must take into account the estuary management principles in the Estuary Management Manual (State Government), available for inspection at the office of the Council.

Gosford Local Environmental Plan No 404

Schedule 1 Amendments

1.2 Amendment of Interim Development Order No 122—Gosford

Clause 38

Insert in appropriate order:

38 Development on bed of lakes, rivers, etc.

- (1) Despite any other provision of this Order, a person must not, without the consent of the Council:
 - (a) carry out development on any land that is within the City of Gosford that was shown uncoloured on the I.D.C. Map on the date this Order commenced, being 30 March 1979, forming part of or adjacent to or adjoining the bed of a harbour, bay, lake, river, lagoon, creek or any other natural watercourse which land, in the case of tidal waters, was shown on the I.D.C. Map at that date as land below high water mark, or
 - (b) use the land described in paragraph (a) for any purpose other than for a purpose for which it could lawfully be used immediately before the commencement of *Gosford Local Environmental Plan No 404*.
 - (2) The Council must not grant consent to any application for consent to reclaim land below high-water mark except with the concurrence of the Minister.
 - (3) In considering whether to grant consent under subclause (1), the Council must take into account the estuary management principles in the Estuary Management Manual (State Government), available for inspection at the office of the Council.
-

Leeton Local Environmental Plan No 38

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(S00/01182/S69)

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

Sydney, 16 February 2001.

Clause 1 Leeton Local Environmental Plan No 38

Leeton Local Environmental Plan No 38

1 Name of plan

This plan is *Leeton Local Environmental Plan No 38*.

2 Aims of plan

- (1) This plan aims:
 - (a) to rezone part of the land to which this plan applies from Zone No 5 (a) to Zone No 2 (a) under *Leeton Local Environmental Plan No 4*, being Lot 196, DP 751745, and known as No 30 Main Avenue, Yanco, and to permit the carrying out of development for the purposes of a gallery, antique sales and a refreshment room on that land, and
 - (b) to rezone part of the land from Zone No 2 (c) to Zone No 3 (b) under that plan, being part of Lots 10 and 11, Section 40, DP 758606, and known as Nos 4 to 6 Sycamore Street, Leeton, and
 - (c) to rezone the remaining land from Zone No 4 (b) to Zone No 3 (b) and from Zone No 5 (a) to Zone No 3 (b) under that plan, being land bounded by Acacia Avenue, Pine Avenue and Belah Street, Leeton.
- (2) This plan also aims to prohibit the carrying out of development on the land referred to in subclause (1) (c) for the purpose of a boarding-house or certain other kinds of dwellings.

3 Land to which plan applies

This plan applies to:

- (a) Lot 196, DP 751745, No 30 Main Avenue, Yanco, and
- (b) part of Lots 10 and 11, Section 40, DP 758606, Nos 4 to 6 Sycamore Street, Leeton, and
- (c) Lots 1–12, 30–32, 34 and 35, Section 4, DP 758606, being land bounded by Acacia Avenue, Pine Avenue and Belah Street, Leeton,

Leeton Local Environmental Plan No 38

Clause 3

as shown edged heavy black on the map marked “Leeton Local Environmental Plan No 38” deposited in the office of Leeton Shire Council.

4 Amendment of Leeton Local Environmental Plan No 4

Leeton Local Environmental Plan No 4 is amended as set out in Schedule 1.

Leeton Local Environmental Plan No 38

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Interpretation

Insert in appropriate order at the end of the definition of *the map* in clause 5 (1):

Leeton Local Environmental Plan No 38

[2] Clause 30B

Insert after clause 30A:

30B Development of certain land bounded by Acacia Avenue, Pine Avenue and Belah Street, Leeton

- (1) This clause applies Lots 1–12, 30–32, 34 and 35, Section 4, DP 758606, being land bounded by Acacia Avenue, Pine Avenue and Belah Street, Leeton, as shown edged heavy black on the map marked “Leeton Local Environmental Plan No 38”.
- (2) Despite any provision of this plan, a person must not carry out development on land to which this clause applies for the purpose of a boarding-house or a dwelling associated with any other purpose included in Column 4 of the Table to clause 8 in the matter relating to Zone No 3 (b).

[3] Schedule 6 Development for certain additional purposes

Insert at the end of the Schedule:

Lot 196, DP 751745, No 30 Main Avenue, Yanco—gallery, antique sales and refreshment room.

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(S98/00712/PC)

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

Sydney, 14 February 2001.

Clause 1 Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

1 Name of plan

This plan is *Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation*.

2 Aims of this plan

This plan aims:

- (a) to ensure that items of environmental heritage within the local government area of Mosman are comprehensively identified, and
- (b) to ensure that appropriate provisions are in place to protect and conserve the significance of identified heritage items and heritage conservation areas.

3 Land to which plan applies

This plan applies to all land within the local government area of Mosman as shown on Sheets 1 and 2 of the map marked “Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation” deposited in the office of Mosman Municipal Council.

4 Amendment of Mosman Local Environmental Plan 1998

This plan amends *Mosman Local Environmental Plan 1998* as set out in Schedule 1.

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 3 Where does this plan apply?

Omit “zoning map” from clause 3 (2).

Insert instead “zoning map, except for the provisions of Part 9 (Heritage conservation) and Schedules 1, 2, 3 and 4 to the extent that Part 9 applies to those Schedules.”.

[2] Clause 5 How are terms defined in this plan?

Omit clause 5 (2). Insert instead:

- (2) Notes in this plan and the list of contents do not form part of this plan.

[3] Part 9

Omit the Part. Insert instead:

Part 9 Heritage conservation

32 Heritage conservation objectives

The objectives of this Part are:

- (a) to conserve the environmental heritage and cultural significance of the local government area of Mosman, and
- (b) to ensure that any development does not adversely affect the heritage significance of heritage items and heritage conservation areas and their settings, and
- (c) to ensure that archaeological sites and places of Aboriginal significance are conserved, and
- (d) to maintain traditional streetscapes in areas where older style houses predominate, and
- (e) to encourage an appreciation of the heritage of the local government area of Mosman.

Page 3

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

33 Protection of heritage items and heritage conservation areas

- (1) The following development requires the Council's consent:
 - (a) demolishing or moving a heritage item or a building, work, relic or place within a heritage conservation area,
 - (b) altering a heritage item or a building, work, relic or place within a heritage conservation area by making structural or non-structural changes to its exterior including to the detail, fabric, finish or appearance,
 - (c) moving a relic, or excavating land for the purpose of discovering, exposing or moving a relic,
 - (d) erecting a building on, or subdividing, land on which a heritage item is located or which is within a heritage conservation area.
- (2) The Council's consent is not required if:
 - (a) the Council is of the opinion that the proposed development is of a minor nature or consists of maintenance of an item or of a building, work, relic or place within a heritage conservation area, and
 - (b) the Council is satisfied that the proposed development would not adversely affect the significance of the heritage item or heritage conservation area and, in the case of external alterations, would only have a minor visual impact when viewed from the street or any other public place and, in the case of maintenance work, is necessary for the ongoing protective care of the heritage item or the building, work or relic within the heritage conservation area.
- (3) When determining a development application required by this clause, the Council:
 - (a) must take into consideration the extent to which the carrying out of the proposed development would affect the heritage significance of the heritage item or heritage conservation area, and

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

-
- (b) must not grant consent until it has considered a statement of heritage impact that identifies and assesses the impact of the proposal on the heritage significance of the item and its setting, or on the heritage conservation area, and
 - (c) may decline to grant consent to the application until it has considered a heritage assessment to enable the Council to fully assess the levels of heritage significance of the item and its setting, or of the heritage conservation area, and
 - (d) must not grant consent to development involving heritage items classified in Schedule 2 as being of State significance unless it has considered a conservation plan which sets out management constraints for development.

34 Notice to Heritage Council

Any application for demolition of a heritage item classified in Schedule 2 as being of State significance must be notified to the Heritage Council and any comments received within 28 days after the notice is sent must be taken into account in the determination of the application.

35 Development of known or potential archaeological sites

- (1) The Council may consent to the carrying out of development on an archaeological site that has Aboriginal heritage significance (such as a site that is the location of an Aboriginal place or a relic, within the meaning of the *National Parks and Wildlife Act 1974*) or a potential archaeological site that is reasonably likely to have Aboriginal heritage significance, only if:
 - (a) it has considered an assessment of how the proposed development would affect the conservation of the site and any relic known or reasonably likely to be located at the site prepared in accordance with any guidelines for the time being notified to it by the Director-General of National Parks and Wildlife, and

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

- (b) it has notified that Director-General of its intention to do so and taken into consideration any comments received from that Director-General within 28 days after the notice was sent.
- (2) The Council may consent to the carrying out of development on an archaeological site that has non-Aboriginal heritage significance or a potential archaeological site that is reasonably likely to have non-Aboriginal heritage significance only if:
 - (a) it has considered an assessment of how the proposed development would affect the conservation of the site and any relic known or reasonably likely to be located at the site prepared in accordance with any guidelines for the time being notified to it by the Heritage Council, and
 - (b) it has notified the Heritage Council of its intention to do so and taken into consideration any comments received from the Heritage Council within 28 days after the notice was sent.
- (3) Subclause (2) does not apply if the proposed development does not involve disturbance of anything below ground level and the Council is of the opinion that the heritage significance of things at or above ground level would not be adversely affected by the proposed development.

36 Original estate roads

Consent must not be granted for development that consists of or involves the realignment of an original estate road or historic road alignment described in Schedule 4 unless the consent authority has made an assessment of the effect of the realignment on the heritage significance of the road and its alignment.

37 Development in the vicinity of heritage items

- (1) The Council, when determining an application for consent to carry out development on land in the vicinity of a heritage item, must consider:

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

-
- (a) the likely effect of the proposed development on the heritage significance, curtilage and setting of the item, and
 - (b) the impact of the proposed development on any significant views to or from the heritage item.
- (2) The Council may decline to grant the application until it has considered a statement of heritage impact to assist it to assess the impact of the proposed development on the heritage item.

38 Conservation incentives

- (1) The Council may consent to the use, for any purpose, of a building that is a heritage item or of the land on which any such building is erected (including its conversion to multiple dwellings), even though the use would otherwise be prohibited by this plan, if it is satisfied that:
- (a) the proposed use would not adversely affect the heritage significance of the item or heritage conservation area, and
 - (b) the conservation of the building depends on the granting of the consent, and
 - (c) the amenity of the locality would not be adversely affected by the proposed use of the building or land.
- (2) When considering an application for consent to erect a building on land on which a heritage item is located, the Council may, for the purpose of determining:
- (a) the floorspace ratio, and
 - (b) the number of parking spaces to be provided on the site, exclude the floorspace of the building from its calculation of the floorspace of the buildings erected on the land, but only if it is satisfied that:
 - (c) the exclusion would not result in development that would adversely affect the heritage significance of the heritage item, and
 - (d) the conservation of the heritage item depends upon the exclusion.

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

38A Significant interiors

- (1) This clause applies to any interior features described in Schedule 4A of heritage items classified in Schedule 2 as being of State significance.
- (2) The Council must not grant consent for any alteration of a heritage item of State significance that makes structural changes to the interior of the item, unless it is satisfied that the significance of any interior feature to which this clause applies will not be adversely affected by the alteration.

38B Taronga Zoo

Nothing in this Part requires development consent for the carrying out of works within Taronga Zoo, unless the works specifically affect an individual heritage item that is listed in Schedule 2.

[4] Schedule 1 Definitions

Insert “and identified on the heritage conservation map” after “Schedule 3” in the definition of *archaeological site*.

[5] Schedule 1, definition of “heritage assessment”

Omit the definition. Insert instead:

heritage assessment means an assessment (prepared in accordance with the provisions of the publication *Heritage Assessments* published by the Heritage Council and the Department of Urban Affairs and Planning) of the level of heritage significance of a heritage item and its setting and any heritage conservation area, and may or may not include a management strategy for the ongoing conservation of the item or area.

[6] Schedule 1, definition of “heritage conservation area”

Insert “and listed in Schedule 2A” after “map”.

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

[7] Schedule 1, definition of “heritage conservation map”

Omit “—Heritage Conservation Map”.

Insert instead “(Amendment No 1)—Heritage Conservation”.

[8] Schedule 1

Insert in alphabetical order:

local significance means, in relation to a place, building, work, relic, moveable object or precinct, the significance to an area in relation to the historical, scientific, cultural, social, archaeological, architectural, natural or aesthetic value of the item.

maintenance means the ongoing protective care of a heritage item or a building, work, relic or place within a heritage conservation area, but does not include alterations, the painting of face brickwork or stone or the introduction of new materials or technology.

statement of heritage impact means a statement (prepared in accordance with the provisions of the publication *Statement of Heritage Impact* published by the Heritage Council and the Department of Urban Affairs and Planning) which assesses the impact of proposed development on the heritage significance of a heritage item and its setting and any heritage conservation areas within which it is situated, and outlines measures proposed to minimise any identified impact.

State significance means, in relation to a place, building, work, relic, moveable object or precinct, the significance to the State in relation to the historical, scientific, cultural, social, archaeological, architectural, natural or aesthetic value of the item.

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

[9] Schedule 2

Omit the Schedule. Insert instead:

Schedule 2 Heritage items

(Clauses 33 and 34 and Schedule 1)

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Alexander Avenue	2A	Lot 11 DP 609320	Electrical Substation No 206	Local
Alexander Avenue	2B	Lot 10 DP 876965	Mosman Private Hospital	Local
Almora Street, corner Redan Lane (also known as Upper Almora Street)	52	Lot 1 DP 455991 Lot 2 DP 455991 Lot 1 Sec B DP 2420	House	Local
Archer Street and Keston Avenue		Road Reserve	Archer Street/ Keston Avenue Divided road and steps	Local
Avenue Road and Park Avenue		Part Reid Park Lot 7078 DP 93732 Lot 1 DP 172712	Mosman Bay Aqueduct/ Footbridge	State
Avenue Road, Centenary Drive, Harnett Avenue and Park Avenue			Reid Park	Local
Avenue Road		Lot C DP 396388 Lot 2 DP 852696	Mosman Wharf	Local
Avenue Road		Around head of Mosman Bay	Mosman Bay Seawall	Local
Avenue Road	1	SP 34299 SP 46000 SP 32177	'Monterey', Flats	State

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Avenue Road	3C	Lot 1 DP 929358	'The Barn', Scout Hall	State
Avenue Road	13, 15 & 17	Lot 11 DP 816398 Lot 1 DP 579508 Lot 31 Sec 1 DP 3025	Group of 3 houses	Local
Avenue Road	44	Lot 2 DP 739916	'Avenue Cottage', stone cottage, now offices	Local
Avenue Road	67 & 67A	SP 11064 Lot A DP 155250	Group of 2 blocks of flats	Local
Avenue Road	68	SP 1332	Flats	Local
Avenue Road	69	SP 47862	House at front of block	Local
Avenue Road	117	Lot A DP 337398	'Hillcrest', House	Local
Avenue Road	119–121	SP 31737	Pair of shops with dwellings above	Local
Avenue Road	131, 133 & 135	Lot C DP 444898 Lot B DP 444898 Lot A DP 444898	Group of 3 shops	Local
Avenue Road, corner Shadforth Street	139	SP 3986	'Casa Blanca', Flats	Local
Avenue Road, corner Shadforth Street	157–159	Lot B DP 346287 SP 20663	'Pinegrove', Flats	Local
Avenue Road	163	SP 13111	Flats	Local
Awaba Street		Road Reserve	Awaba Street, Divided road	Local
Awaba Street	114	Lot 1 DP 983765	House	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Awaba Street, corner Congewoi Road	133A	Lot 1 DP 184409	Electrical Substation No 372	Local
Badham Avenue and Mosman Street		Road Reserve	Badham Street/ Mosman Street, Divided road	Local
Ballantyne Street		Road Reserve	Street trees	Local
Ballantyne Street	2	Lot B DP 338771	'Buona', Flats	Local
Balmoral Avenue		Road Reserve	Balmoral Avenue, Divided road	Local
Balmoral Avenue	17	Lot A DP 406997	House	Local
Bapaume Road and Mitchell Road			Bapaume Road/ Mitchell Road Steps	Local
Bapaume Road, corner Amiens Avenue	11	SP 2569	Flats	Local
Bay Street		Road Reserve	Bay Street, Divided road and Steps	Local
Bay Street	30	Lot 2 DP 807131	House	State
Bayview Avenue/ Gordon Street		Road Reserve	Bayview Avenue/ Gordon Street, Divided road	Local
Beaconsfield Road and Coronation Avenue			Bungaree Lane Steps	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Beauty Point Road and Bay Street		Road Reserve	Beauty Point Road/Bay Street, Divided road	Local
Beauty Point Road		Road Reserve	Beauty Point Road, Divided road	Local
Beauty Point Road and Delecta Avenue		Lot 111 DP 10912	Hughes Steps	Local
Beauty Point Foreshore Reserve		Lot 7070 DP 752067	Beauty Point Foreshore Reserve	Local
Belmont Road	5	SP 45890	'Windsor' Flats	Local
Belmont Road	9	Lot 8 DP 3440 Lot 9 DP 3440	Scots Kirk Group	Local
Belmont Road (also known as 26A Gouldsbury Street)	15	Lot 12 DP 1008638	Mosman Bowling Club	Local
Belmont Road	38A	Lot 1 Sec A DP 4252 Lot 2 Sec A DP 4252 Lot 1 DP 134181	Mosman Uniting Church and Hall	Local
Belmont Road (rear of/also known as 339 Military Road)	114	Lot 1 DP 749496	'Alma', Former house, now offices	State
Bickell Road		Road Reserve	Bickell Road, Steep Divided road	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Bickell Road (corner Ryrie Street, also known as 1 Ryrie Street)	1	Lots 1 & 2 DP 7961	House	Local
Bickell Road, corner Bullecourt Avenue	7	Lot 7 DP 393876 Lot 8 DP 393876 Lot 12 DP 393876	'Bolwarra', House	Local
Bickell Road	11	Lot A DP 408882	House	Local
Bloxome Lane			Bloxome Lane Steps	Local
Bond Street	33 & 35	Lot 32 DP 553801 Lot 31 DP 553801	Pair of attached houses	Local
Boyle/Lower Boyle Street			Boyle/Lower Boyle Street, Divided road	Local
Boyle Street	6	Lot 16 Sec E DP 2638	House	Local
Boyle Street, corner Spofforth Street	27	Lot 2 Sec A DP 2365 Lot 3 Sec A DP 2365	'Montylene', House	Local
Boyle Street		Road Reserve	Boyle Street Steps	Local
Bradleys Head Road		Road reserve between Union Street and Whiting Beach Road	Street trees	Local
Bradleys Head Road, Taronga Zoo		Lot 22 DP 843294	Upper Entrance Gate Lower Entrance Gate Elephant House Aviary Floral Clock	State

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Bradleys Head Road		Lot 22 DP 843294 Taronga Zoo Carpark	Taronga Bus Shelter and Office	Local
Bradleys Head Road	11	SP 556	House, divided into 4 flats	Local
Bradleys Head Road	15	Lot 1 DP 926002	'Rana', House	Local
Bradleys Head Road	12 & 16	Lot 1 DP 550330 Lot A DP 407352	Pair of houses	Local
Bradleys Head Road	17	Lot 2 DP 214598	House	Local
Bradleys Head Road	20	Lot 1 DP 901105	'Leesthorpe', House	Local
Bradleys Head Road, corner Thompson Street	21	Lot 1 DP 614540	'Lochwinnock', House	Local
Bradleys Head Road	30	Lot B DP 415734	House	Local
Bradleys Head Road	40	DP 921008 DP 938207	House	Local
Bradleys Head Road, corner Union Street	50	Pt 1 DP 3715 Pt 2 DP 3715	'Strathairlie', House	Local
Bradleys Head Road	53	Lot 4 DP 456195	'Gooyang', House	Local
Bradleys Head Road	54	Lot A DP 957002	'Nagoya Castle', House	State
Bradleys Head Road	56	Lot B DP 957002	'Westmeath', House	Local
Bradleys Head Road, corner Ellamatta Avenue	59	Pt 1 DP 3479	Presbytery (Blessed Sacrament Church)	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Bradleys Head Road	62–64	Lot 36 DP 3627 Lot 37 DP 3627	Blessed Sacrament Church	Local
Bradleys Head Road, corner Effingham Street	63	Lot 10 DP 875220	'Trelawney', House	Local
Bradleys Head Road	96A	Lot 1 DP 781262	Mosman Police Station	Local
Bray Street		Road Reserve	Bray Street, Divided road	Local
Bray Street	2	Lot 31 DP 3985	'Bray Cottage', House	Local
Brierley Street		Lot 2 DP 213091	Cartref Park	Local
Brierley Street, corner Cartref Lane	19	Lot 1 DP 213091	'Cartref', House	Local
Brierley Street	20	Lot 39 Sec C DP 2509 Lot 40 Sec C DP 2509	'Hawlock', House and garden	Local
Brierley Street	26	SP 62759	'Brierwood', Flats	Local
Buena Vista Avenue	1	Lot 1 DP 956163	House	Local
Buena Vista Avenue	2	Lot C DP 922541	'Urunga', House	Local
Buena Vista Avenue	4	Lot 2 DP 314165	House	Local
Buena Vista Avenue	6	Lot 1 DP 135538	'Curraweena', House	Local
Buena Vista Avenue	10	Lot 2 DP 181356	'Kew Place', House	Local
Buena Vista Avenue	12 & 14	Lot 2 DP 187227 Lot 1 DP 187227	Pair of houses 'Airlie' (No 12)	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

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Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Bullecourt Avenue		Road Reserve	Bullecourt Avenue, Divided road	Local
Bullecourt Avenue	34	Lot B DP 408882	House	State
Burran Avenue		Road Reserve	Burran Avenue, Divided road	Local
Burrawong Avenue and Clifton Street		Road Reserve	Burrawong Avenue/Clifton Street, Divided road	Local
Burrawong Avenue and Illuka Road			Burrawong Avenue/Illuka Road Steps	Local
Burrawong Avenue	16	Lot 9 Sec 4 DP 2395	House	Local
Burrawong Avenue	40	Lot 6 Sec 5 DP 6294	House	Local
Cabban Street			Cabban Street, Divided road	Local
Cabramatta Road	39 & 41	Lot 17 Sec 3 DP 2311 Lot 16 Sec 3 DP 2311	Group of 2 Houses 'Feldwick' (No 39)	Local
Calypso Avenue		Road Reserve	Calypso Avenue, Divided road	Local
Calypso Avenue, corner Magic Grove	17	Lot B DP 381265	House	State
Calypso Avenue	28A	Lot 2 DP 363188	Electrical Substation No 794	Local
Cardinal Street	13 & 15	Lot 1 DP 115784 SP 21691	Group of 2 houses	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Carrington Avenue/ Inkerman Street			Quakers Hat Baths Remnant	Local
Carrington Avenue/ Inkerman Street			Carrington Avenue/Quakers Hat Bay Steps	Local
Carrington Avenue	15–17	Lot B DP 329365	House	Local
Centenary Drive (off Harnett Avenue)		Between Harnett Park and Mosman Marina	Mosman Rowing Club	Local
Central Avenue	11	SP 10936	Flats	Local
Central Avenue	13 & 15	Lots 10 & 11 DP 4000	Group of 2 houses	Local
Chowder Bay Road		Lot 2 DP 831153	Army Maritime School	State
Chowder Bay Road		Lot 2 DP 831153	Naval Caretakers Quarters	Local
Chowder Bay Road		Lot 2 DP 831153	Original Naval Fuel Storage Tanks	State
Clanalpine Street		Road Reserve	Clanalpine Street, Divided road	Local
Clanalpine Street	2	Lot 6 DP 60889	Flats	Local
Clanalpine Street	4	Lot 24 DP 738552	House	Local
Clanalpine Street	18	Lot 1 DP 972665 Lot 4 DP 455961	House, in the form of a terrace pair	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Clanalpine Street	55	Lot 1 DP 38132	House	Local
Clifton Gardens Reserve, Morella Road			Clifton Gardens Reserve	Local
Clifton Gardens Reserve, Morella Road		Chowder Bay	Wharf and Pool in Clifton Gardens Reserve	Local
Clifton Gardens Reserve, Morella Road			Sewage Pumping Station No 54	Local
Congewoi Lane/ Macpherson Street			Congewoi Lane Steps	Local
Cowles Road (corner Wolger Road, also Ballantyne Street)			Memory Park	Local
Cowles Road (Military Road to Belmont Road)		Road Reserve	Street trees	Local
Cowles Road, corner Glover Street	36	Lot B DP 382320	'Rivergaro', House	Local
Cowles Road, corner Belmont Road (also known as 40 Belmont Road)	40	Lot 1 DP 310154	'Waveney', House	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Cowles Road	42, 44 & 46	Lot C DP 915583 Lot B DP 915583 Lot A DP 915583	Group of 3 houses	State
Cowles Road (also known as 89B Cowles Road)	87C	Lot 4 DP 536939	'The Whitehouse', former house now offices	Local
The Crescent	27	Lot 46 Sec 1 DP 3513 Pt Lot 45 Sec 1 DP 3513	'Omaha', house	Local
Cross Street		Lot 875 DP 752067 Lot 7062 DP 752067	Rawson Park	Local
Cross Street, Rawson Park			The Grandstand	Local
Cross Street, Rawson Park			The Keith Anderson Memorial	Local
Cross Street, Rawson Park			The Scotland Australia Cairn	Local
Cross Street		Road Reserve	Street trees	Local
Cross Street	10	Lot 1 DP 962910	'Glasslyn', house	Local
Crux Lane			Crux Lane	Local
Cyprian Street			Cyprian Street Steep, divided road	Local
Dalton Road		Road Reserve	Road pavement— Dalton Road	Local
Dalton Road	2	Lot 12 DP 605556	'Killarney', former House, now part of retirement village	Local
Dalton Road	8	Lot 9 DP 5745	'Clementine', House	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Dalton Road	29	Lot 1 DP 505766	'Coromandel', House	State
Dalton Road, corner Cowles Road	64	Lot 30 DP 5745	House	Local
Dugald Road			Dugald Road, Divided road	Local
Effingham Street	4	Lot 1 DP 131592	House	Local
Effingham Street	8	Lot 1 DP 901619	House	Local
Elfrida Street/ Sirius Cove Road			Elfrida Street Steps	Local
Ellamatta Avenue	1, 3 & 5	Lot 111 DP 884230 Lot 1 DP 927200 Lot 1 DP 931380	Group of 3 houses	Local
Erith Street	15	Lot 5 DP 4103	'Aotea Roa', House	Local
The Esplanade			Balmoral Beach, including Edwards Beach	State
The Esplanade			Balmoral Beach Baths	Local
The Esplanade			Balmoral Beach Promenade	Local
The Esplanade			Balmoral Boatshed—site only	Local
The Esplanade			Bathers Pavilion	State
The Esplanade			Balmoral Baths Pavilion	Local
The Esplanade		Lot 7125 DP 1006491	Bus Terminus Office and Shelter	Local

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Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
The Esplanade			Clem Morath Pool	Local
The Esplanade			Edwards Beach Shark Net	Local
The Esplanade		Bounded by Hunter Road, The Esplanade, Almora Street and Park Lane	Hunter Park, Western Section	Local
The Esplanade			Balmoral Beach Rotunda	Local
The Esplanade			Rocky Point Footbridge and Park Walkway	Local
The Esplanade			Sewage Pumping Stations Nos 69 & 70	Local
Fairfax Road and Burran Avenue			Fairfax Road/ Burran Avenue Steps	Local
Gladstone Avenue, corner Keston Avenue	6	SP 11102	'Astor' Flats	Local
Glencarron Avenue	2	Lot 2 DP 858379	'Iorana' House	Local
Glover Street	48	Lot 12 Sec 2 DP 2311	House	Local
Glover Street	82 & 84	Lot 1 DP 926574 Lot 2 DP 926574	Pair of houses	Local
Glover Street	86	SP 16064	House	Local
Glover Street	88-90, & 92-94	Lot B DP 394431 Lot A DP 394431 Lot A DP 387796 Lot B DP 387796	2 pairs of semi-detached houses	Local

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Amendments

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Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Gordon Street	5, 7, 9, 11, 13 & 15	Lot D DP 442432 Lot C DP 442432 Lot B DP 442432 Lot A DP 442432 Lot 4 DP 550493 Lot 3 DP 550493	Group of 3 pairs of semi detached houses	State
Gordon Street	12	Lot 2 Sec A DP 1398	House	Local
Gouldsbury Street	2	Lot 11 DP 1008638	Mosman Primary School	Local
Gouldsbury Street	20, 22, 24, 26 & 28	Lot A DP 444702 Lot B DP 444702 Lot 3 DP 504882 Lot 4 DP 504882 Lot 1 DP 618222	Group of 5 houses	Local
Gouldsbury Street	32	Lot 8 Sec 4 DP 3513 Lot 9 Sec 4 DP 3513	The Manse (Scots Kirk)	Local
Gouldsbury Street	34, 36, 38 & 40	Lot 7 Sec 4 DP 3513 Lot 1 DP 523340 Lot 2 DP 523340 Lot 5 Sec 4 DP 3513	Group of 4 houses	Local
The Grove	14A	Lot 2 DP 329738	House	Local
Hale Road	8	Lot 2 Sec 2 DP 3308	'The Cottage', Arts Education Centre	Local
Hale Road	12A & 14	Lot 3 DP 831351 Lot 1 DP 831351	'Oreel' (14) House with stone fence and garden Stone fence (12A)	Local
Hamlet Lane			Hamlet Lane	Local
Hampden Street			Hampden Street, Divided road	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Hampden Street and Warringah Road			Hampden Street/Warringah Road Steps	Local
Harbour Street	6 & 6A	Lot 1 DP 200884 Lot 2 DP 200884	Semi-detached houses	Local
Harnett Avenue		Off Harnett Park	Mosman Amateur Sailing Club	Local
Harston Avenue			Harston Avenue Steps and landscaping	Local
Heydon Street			Heydon Street, Divided road	Local
Holt Avenue			Holt Avenue, Divided road	Local
Holt Avenue			Holt Avenue, Street trees	Local
Hopetoun Avenue		Road Reserve	Hopetoun Avenue, Divided road	Local
Hopetoun Avenue	5	Lot 10 DP 3793	House	State
Hopetoun Avenue	36	Lot B DP 316976	House	Local
Illawarra Street			Illawarra Street Steps and unformed road	Local
Illawarra Street	2	Lot B DP 411026	House	Local
Illawarra Street	14	Lot 2 DP 220603	House	Local
Illuka Road		Road Reserve	Illuka Road, Divided road	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

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Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Illuka Road and Burrawong Avenue			Illuka Road, Steps to Sydney Harbour National Park Walk	Local
Illuka Road			Illuka Road Street Works	Local
Illuka Road, corner Morella Road	2–10	Pt Lots 19–23 Sec 1 DP 2395	‘The Manor’, House	State
James King Lane			James King Lane	Local
Kahibah Road and Coronation Avenue			Kahibah Road/ Coronation Avenue Steps	Local
Kallaroo Street and Sirius Cove Road			Kallaroo Street Steps	Local
Kardinia Road and Illuka Road			Mary Margaret Lane Steps	Local
Kardinia Road	7	Lot 20 Sec 3 DP 6294 Lot 21 Sec 3 DP 6294	‘Aneesha’, House	Local
Kardinia Road	16	Lot 17 Sec 2 DP 2395	House	Local
Kardinia Road	21	Lot 11 Sec 3 DP 2395	House	Local
Kardinia Road, corner Burrawong Avenue	42	SP 2494 SP 42391 SP 45267	‘Clifton Manor’, House, divided into 3 flats and front gates	Local
Keston Avenue	11	Lot 1 DP 798679	‘Kiama’, House	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Keston Avenue	23–25 & 27–29	Lot 241 DP 619608 Lot 242 DP 619608 Lot B DP 439739 Lot A DP 439739	Group of 2 pairs of semi-detached houses	State
Killarney Street		Unformed Road Reserve	Killarney Street Steps	Local
Killarney Street, corner Bullecourt Avenue	23	Lot 18 DP 10956 Lot 2 DP 584593	House	Local
Kiora Avenue		Road Reserve	Kiora Avenue, Divided road	Local
Kirkoswald Avenue		Road Reserve	Kirkoswald Avenue, Divided road	Local
Kirkoswald Avenue	2	Lot B DP 376697	'Kirkoswald House', House	Local
Koowong Avenue	4	Lot 15 DP 22694	House	Local
Kurrawong Lane		Road Reserve	Kurrawong Lane	Local
Lang Street		Road Reserve	Lang Street, Divided road	Local
Lavoni Street	6	Lot 26 DP 6648	House	Local
Lavoni Street	18	Lot 32 DP 6648	House	State
Lennox Street		Road Reserve	Lennox Street, Divided road	Local
McLeod Street		Road Reserve	McLeod Street, Steep divided road	Local
McLeod Street			McLeod Street Steps	Local
Major Street		Road Reserve	Major Street, Divided road	Local

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Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Mandolong Road/Arbutus Street			Mandolong Road/Arbutus Street Steps	Local
Mandolong Road	13	Lot 12 DP 4022	House	Local
Mandolong Road	16	Lot 1 DP 724864	House	Local
Mandolong Road	22	Lot 2 DP 85137	House	Local
Mandolong Road	59	Lot 56 DP 6314	House and plantings	Local
Mandolong Road	67 & 69	SP 12572	Pair of Flat buildings	Local
Medusa Street	4	Lot 1 DP 172131	House	Local
Melrose Street	23	Lot A2 DP 430090	Electricity Substation No 149	Local
Middle Head Road		Lot 2 DP 604478	AUS AID Training Centre	State
Middle Head Road			Defence Housing	Local
Middle Head Road and Suakin Drive		Lot 2 DP 831153	Georges Heights Military Barracks Complex	State
Middle Head Road		Lot 2 DP 831153	Group of Navy Cottages	Local
Middle Head Road		Lot 2 DP 831153	HMAS Penguin Naval Base	Local
Middle Head Road (off Markham Close)		Lot 1 DP 233157	Mosman Scout and Guides Hall	Local
Middle Head Road		Lot 2 DP 604478	10 Terminal Regiment HQ	Local

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Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Middle Head Road	12	Lot A DP 110449	House and grounds	Local
Middle Head Road	20	Lot 1 DP 102385	House and grounds	Local
Middle Head Road	26	Lot 1 DP 541752	House and garden	Local
Middle Head Road	34	Lot 1 DP 4289	'Fawley', House	Local
Middle Head Road, corner Effingham Street	40	Lot 1 DP 901586	House and grounds	Local
Middle Head Road	43, 45, 47 & 49	Lot E DP 12576 Lot D DP 12576 Lot C DP 12576 Lot B DP 12576	Group of 4 houses	Local
Middle Head Road, corner King Max Street	46	Pt Y DP 919045	House and ground	Local
Middle Head Road	54, 56, 58 & 60	Lot A DP 438858 Lot B DP 438858 Lot C DP 438858 Lot D DP 438858	Terrace group of 4 dwellings	Local
Middle Head Road	115 & 117	Lot B DP 107003 Lot A DP 107003	Semi-detached houses	Local
Middle Head Road	139–153	SP 61182	2-storey facade of 6 shops	Local
Military Road, corner Macpherson Street	414–416	Lot 21 DP 666687	Commercial building (former bank)	Local
Military Road, corner Cardinal Street	485–485A	Lot 1 DP 845743	Sacred Heart Church	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

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Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Military Road	581–595	Lot 211 DP 813624 Lot 212 DP 813624 Lot 13 DP 600250 Lot 14 DP 600250 Lot 5 DP 219883 Lot 61 DP 599894 Lot B DP 440424	8 shops with dwellings above	Local
Military Road, (incl Nos 29–31 The Crescent)	613–621	Lot 8 Sec 1 DP 3513 Lot 9 Sec 1 DP 3513 Lot 47 Sec 1 DP 3513 Lot 48 Sec 1 DP 3513	Christian Science Reading Room, Sunday School and Third Church of Christ Scientist	State
Military Road	624	Lot 1 DP 739374	'Boronia', former house, now restaurant	State
Military Road, corner Gouldsbury Street	707	Lot 1 DP 725831	'Rothesay', Cafe/shops	Local
Military Road	742	Lot 1 DP 4022 Lot 1 DP 172814	Former Anzac Memorial Hall	State
Military Road, corner Beach Lane	744	SP 53477	House and commercial use	Local
Military Road	769	Bounded by Military Road, Avenue Road, Gladstone Street and Belmont Road	Mosman High School, group of 2 buildings	Local
Military Road, South corner of Avenue Road	771	SP 32927	Suite of shops with upstairs dwellings	State

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Military Road	787–801	Lot 1 DP 595187 Lot 2 DP 550906 Lot 15 DP 630129 Lot 11 DP 534751 Lot 12 DP 534751 Lot 13 DP 595486 Lot 2 DP 585273 Lot 2 DP 582922	Group of 8 shops with dwellings above	Local
Military Road	866–872	Lot 35 DP 224749 Lot 34 DP 224749 Lot 1 DP 514928 Lot 2 DP 514928	'The Strand' Shops and upstairs dwellings	Local
Military Road	878	SP 57270	Shop with dwelling	Local
Milner Street			Milner Street, Divided road	Local
Milner Street	4	Lot 27 DP 1571	House	Local
Milton Avenue	5, 7, 9 & 11	Lot 1 DP 921673 Lot 1 DP 971770 Lot 25 DP 3627 Lot 26 DP 456192 Lot B DP 349400 Lot A DP 349400	Group of 4 houses	Local
Mistral Avenue	14	Lot A DP 956310	House	Local
Mistral Avenue, corner Magic Grove (also known as 8 Magic Grove)	28	Lot 4 DP 611597 Lot 1 DP 556986	House	State
Morella Road		Road Reserve	Morella Road, Divided road	Local
Morella Road			Sarabs Walk Steps	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Morella Road			Steps to Clifton Gardens Reserve	Local
Morella Road (south)		Beside No 1 Morella Road	Morella Road (south) Steps to Clifton Gardens	Local
Morella Road	5	Lot 3 DP 8543	House and garden	State
Morella Road	17	Lot 1 DP 302384	House	Local
Morella Road	26	Lot 2 DP 583753	'Cara Mia', House	Local
Morella Road	30A	Lot 3 DP 583799	'Vino del Mar', House	Local
Moruben Road		Road Reserve	Moruben Road, Divided road	Local
Moruben Road, corner Mandolong Road	2	Lot 1 DP 540317 Lot 2 DP 45675	'Tower House', House and stone fence	Local
Moruben Road	6	Lot B DP 311227	House	Local
Moruben Road, corner Awaba Road	47	Lot 23 DP 4021 Lot 24 DP 4021	'Cora Lynn', House	Local
Mosman Street		Road Reserve	Mosman Street, Divided road	Local
Mosman Street/ Mosman Wharf			Mosman Street Steps to Mosman Wharf	Local
Mosman Street			Walkway to No 13 Mosman Street	Local
Mosman Street	9 & 13	SP 5539 Lot 1 DP 900128	House on No 13, Stone front walls to Nos 9 & 13	Local
Mosman Street	35	Lot 3 DP 977101	House	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Mosman Street	37 & 39	Lot 2 DP 61223 Lot 1 DP 61223	Terrace-type pair of houses	Local
Moss Lane (off Pearl Bay Avenue)		Road Reserve	Moss Lane	Local
Musgrave Street		Road Reserve	Musgrave Street, Divided road	Local
Musgrave Street/Raglan Street			Herron Walk Steps	Local
Musgrave Street/Raglan Street, unformed part of McLeod Street			McLeod Street, Unformed road section	Local
Musgrave Street	9A, 9B & 11	Lot 2 DP 534080 Lot 1 DP 534080 Lot 1 DP 926798	Group of 2 houses (3 dwellings)	Local
Musgrave Street	16	Lot B DP 327998	'Rutledge Lodge', House	Local
Musgrave Street	24	Lot 3A DP 449492	House	Local
Musgrave Street	39	Lot A DP 313281	House	Local
Musgrave Street		Lot 1 DP 326448 (between 52A & 54)	Electricity Substation No 380 and front fence	Local
Muston Street	2 & 4-6	Lot 2 DP 3396 SP 5085	Front fence (stone wall)	Local
Muston Street, corner Almora Street	81	Lot 21 DP 3953	House	Local
Muston Street	97	Lot 29 DP 3953	House	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Muston Street	102	Lot 111 DP 774079	House	Local
Myahgah Road, Civic Square		Closed portion of Myahgah Road, outside Mosman Council offices	Leahy Memorial	Local
Myahgah Road, Civic Square		Closed portion of Myahgah Road	The Antico Fountain	Local
Myahgah Road, corner Short Street	25A	Lot 13 DP 2717 Lot 14 DP 2717	Mosman Community Centre	Local
Myahgah Road and The Crescent		Lot 1 DP 919853	Mosman Park—oval and park	Local
Myahgah Road, corner The Crescent			War Memorial and Steps	Local
New Lane		Road Reserve	New Lane	Local
Noble Street (Rear 84 Avenue Road)	1A	Lot 1 DP 115997	Electrical Substation No 207	Local
Nock Lane		Road Reserve	Nock Lane	Local
Orlando Avenue		South end Orlando Avenue	McCauley Outlook—Unformed road	Local
Orlando Avenue	24	Lot 28 Sec A DP 2365	'Talarah', House	Local
Orlando Avenue	30	Lot D DP 409287 Lot E DP 409287	House	Local
Oswald Street/ Park Avenue		From Oswald/ Reginald Streets through to Park Avenue	Oswald Street/ Park Avenue Steps	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Oswald Street	2	Lot 26 Sec C DP 2509	House and garden	Local
Ourimbah Road, corner Heydon Street		Lot 67 DP 3994 Lot 68 DP 3994	St Luke's Anglican Church Group	Local
Ourimbah Road, corner Brady Street	8-34	Lot 1 DP 225539 Lot 2 DP 225539 Lot 91 DP 877997 Lot 92 DP 877997 Lot 81 DP 586004 Lot 82 DP 586004 Lot 12 DP 584804 Lot 11 DP 584804 Lot A DP 393858 Lot B DP 393858 Lot A DP 447934 Lot B DP 447934 Lot 1 DP 576982 Lot 2 DP 576982	Group of 7 pairs of semi-detached cottages	Local
Ourimbah Road, corner Rosebery Street	60	SP 12208	Shops and Flats	Local
Park Avenue		Road Reserve	Park Avenue, Divided road	Local
Park Avenue/ Avenue Road			Park Avenue/ Avenue Road Steps	Local
Park Avenue	36A	SP 8031	Flats	Local
Parriwi Park		Lot 263 DP 752067	Parriwi Park	Local
Parriwi Road/ Kiora Avenue		Between 17 & 19 Parriwi Road (through to Kiora Avenue)	Barney Kearns Steps	Local
Parriwi Road			Burkes Steps	Local
Parriwi Road			Bus shelter	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Pariwi Road			Middle Harbour Sewerage Syphon	Local
Pariwi Road	46	Lot 3 DP 17697 Lot 4 DP 17697	House and Garden	Local
Pariwi Road	53B & 53	Lot 1 DP 800420 Lot 2 DP 800420	Rosherville Lighthouse	Local
Pearl Bay Avenue/Delecta Avenue (Marsala Street)			Pearl Bay Avenue/Delecta Avenue (Marsala Street) Steps	Local
Pearl Bay, Middle Harbour			Houseboat No 3	Local
Pearl Bay Avenue	10	Lot 26 DP 8492	House	Local
Pearl Bay Avenue, corner Moss Lane	16	Lot 29 DP 8492	'Atherton', House	Local
Pretoria Avenue			Pretoria Avenue Steps	Local
Prince Albert Street		Road Reserve	Prince Albert Street, Divided road	Local
Prince Albert Street	3	Lot 2 DP 601067	House	Local
Prince Albert Street	5 & 7	Lot 1 DP 601067 Lot 1 DP 902590	Pair of houses	Local
Prince Albert Street	13	Lot 1 DP 932354	'Candida', House	Local
Prince Albert Street	19	Lot A DP 389110	'Ardagh', House	State

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Prince Albert Street	21 & 23	Lot 1 DP 901720 Lot D DP 435443	Pair of houses	Local
Prince Albert Street	24	Lot 11 DP 8397	'Araluen Heights', House	Local
Prince Albert Street	27	Lot 2 DP 105546	House	Local
Prince Albert Street, corner Union Street	37	Lot 1 DP 983943	House	Local
Prince Albert Street	45	Lot 1 DP 900685	'Ravenstan', House	State
Prince Albert Street	70	SP 14335	'Alameda' Flats	Local
Prince Albert Street, corner Queen Street	74	Lot 2 DP 208058	House	Local
Prince Albert Street	98	Lot 11 DP 455964 Lot 12 DP 976424	House	Local
Prince Albert Street, corner Raglan Street	120–122	SP 22664	Group of shops with dwellings above	State
Prince Lane		Road Reserve	Prince Lane	Local
Prince Street	49A	Lot 1 DP 590014	House	Local
Prince Street	46, 48 & 50	Lot 1 DP 100298 Lot 1 DP 922508 Lot 1 DP 925077	Group of 3 houses	Local
Prince Street	66B	SP 9101	'Clumba Court', Flats	Local
Pulpit Lane			Pulpit Lane Steps to Beauty Point Foreshores Walk	Local
Punch Street	4	Lot 1 DP 918187	'Hendon', House	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Quakers Road			Quakers Road steps	Local
Queen Street, corner Milton Avenue	2	Lot 5–8 DP 3627 Lot 1 DP 212571 Lot 1 DP 205962	Blessed Sacrament School	Local
Queen Street	6	Lot 1 DP 791997	Queenwood School for Girls	Local
Queen Street, corner Clanalpine Street	16A	Lot 1 DP 981534	Group of 5 dwellings	Local
	18–20, 22–24	Lot 4 DP 522939 Lot 3 DP 522939 Lot 2 DP 504566 Lot 1 DP 504566		
Raglan Street		Road Reserve	Raglan Street, Divided road	Local
Raglan Street/ Botanic Road			O'Neil Walk	Local
Raglan Street			Raglan Street Steps and Pedestrian Walkway	Local
Raglan Street	3	SP 45081	'The Castle', Flats	Local
Raglan Street	10	SP 1450	Flats	Local
Raglan Street	15	Lot Y DP 420568	'Boxmoor' Flats (formally 'Ythanbank')	Local
Raglan Street	22	Lot 1 DP 919852	'Bareena', House	Local
Raglan Street	24	Lot 1 DP 919407	'Abington', House	Local
Raglan Street	35A	Lot B DP 386795	House	Local
Raglan Street	55	Lot 4 Sec A DP 975490	House	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Raglan Street	60	Lot 1 DP 372612		
	60A, 60C	Lot 2 DP 372612 SP 4485	Group of 4 blocks of flats	Local
	60B	Lot 3 DP 372612		
Raglan Street, corner Mosman Street	72	Lot 1 DP 115014	House	State
Raglan Street	81 & 83	Lot 1 DP 741186 Lot 1 DP 197870	Pair of houses	Local
Raglan Street, corner Queen Street	109	SP 42325	House (divided into 2 dwellings)	Local
Raglan Street, corner Queen Street	111	Lot 2 DP 214008	House	Local
Raglan Street	127	Lot 1 DP 917951	'Jesmond', House	Local
Raglan Street	130	SP 16281	House, divided into 4 flats	Local
Raglan Street	131	Lot 1 DP 78583	House	Local
Raglan Street, corner Canrobert Street	144		St Clement's Anglican Church and Rectory	Local
Raglan Street, corner Muston Street	145	SP 16768	House	Local
Raglan Street	156 & 158	Lot 1 DP 101878 Lot 23 DP 928094	Group of 2 houses	Local
Raglan Street	161	Lots 1, 8 & 9, DP 285582	'Tregoyd', House and garden	State
Raglan Street	189	Lot 1 DP 970473	House	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Raglan Street, corner Redan Street	200 (also known as 200A)	Lot 1 DP 917840	'Boondabah', House	Local
Raglan Street	200B	Lot B DP 322321	House	Local
Raglan Street	218	Lot 1 DP 925220	House	Local
Raglan Street	243	SP12621	Flats	Local
Rangers Avenue		Road Reserve	Rangers Avenue, Divided road	Local
Rangers Avenue			Stone culvert	Local
Rangers Avenue	69	Lot 2 DP 527924	House	State
Rangers Avenue	101A	Lot 1 DP 315777 (Between 59 Spofforth Street & 101 Rangers Avenue)	Electrical Substation No 208	Local
Redan Street		Road Reserve	Redan Street, Divided road	Local
Redan Street	5 & 7	SP 31955 SP 14519	Group of 2 blocks of flats	Local
Redan Street	9, 11 & 11A	Lot 4 DP 8684 Lot 5 DP 8684 Lot 6 DP 8684	Group of 3 houses	Local
Redan Street	12	Lot 1 DP 455989 DP 913559	House	Local
Redan Street	18	Lot 1 DP 115715	House	Local
Redan Street	28	Lot 21 DP 1350 Lot 22 DP 1350	House	Local
Redan Street, corner Balmoral Avenue	29	Lot 11 DP 4251	House	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Redan Street	36–38	Lot B DP 438077 Lot A DP 438077	Pair of semi-detached houses	State
Redan Street	37A	Lot 1 DP 321248 (Fronting 37 Redan Street)	Electrical Substation No 205	Local
Reginald Street	31–33	Lot 2 DP 511641 Lot 1 DP 511641	Pair of semi-detached houses	Local
Rose Crescent		Road Reserve	Rose Crescent, Divided road	Local
Rosebery Street		Road Reserve	Rosebery Street, Divided road	Local
Rosherville Reserve			Rosherville Reserve	Local
Royalist Road		Road Reserve	Royalist Road, Divided road	Local
Ruby Street		Road Reserve	Ruby Street, Divided road	Local
Ruby Street	6	Lot A DP 378291	House	Local
Ryan Avenue/ Balmoral Avenue			Ryan Avenue Steps	Local
Sadlier Walk (between Awaba Street and Dalton Road)			Sadlier Walk Pedestrian Way	Local
Shadforth Street	11 & 13	Lot A DP 436554 Lot B DP 436554	Pair of houses	Local
Shadforth Street, corner Crux Street	24	Lot 56 DP 34076	House	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Shadforth Street	34	Lot 1 DP 198499	'Winter-garden', House	Local
Shadforth Street	36–38 & 40–42	Lot 1 DP 785875 Lot 1 DP 641761 Lot 1 DP 589154 Lot 2 DP 589154	Group of 2 semi-detached pairs	Local
Shadforth Street	53	Lot 3A DP 378615	'Motfield', House	Local
Shadforth Street	70 & 72	Lot B DP 158943 Lot A DP 158943	House, divided into 2 occupancies	Local
Shadforth Street	71		Mosman Church of England Preparatory School Group	Local
Shadforth Street	85–87	Lot 11 DP 76778 Lot 12 DP 974982	Pair of houses	Local
Shadforth Street	99–101	Lot 12 DP 806116 Lot 11 DP 806116	Semi-detached pair of houses	Local
Shadforth Street, corner Hamlet Lane	107	Lot 1 DP 539812	'Hamlet House', House	State
Silex Road	11A	SP 13603	Flats	Local
Silex Road	13	Lot A DP 367843	House	Local
Sirius Cove Road, at Sirius Avenue			Footbridge over Sirius Cove Road	Local
Sirius Cove Road			Sirius Cove Seawall	Local
Sirius Cove Road	1A	Lot 1 DP 86329 Lot 2 DP 86329	House	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Sirius Park		(Between Sirius Cove Road and Curlew Camp Road)	Divided road through Sirius Park	Local
Spencer Road		Road Reserve	Divided road and Street Trees	Local
Spencer Road	64	Lot 1 DP 945643	House	Local
Spit Road/ Parriwi Road		(Between 191 and 193 Spit Road, 30 & 32 Parriwi Road)	Quarry Steps	Local
Spit Road			Spit Bridge	State
Spit Road	42–44	Lot 29 DP 3994	Mosman Masonic Centre	Local
Spit Road	51	SP 30300	'Jerpoint', Flats	Local
Spit Road (Rear—on Punch Lane)	61	Lot 2 DP 229664	Electrical Substation No 204	Local
Spit Road, corner Ourimbah Road	68	SP14513	Former House, now flats	Local
Spit Road	153–157	Lot 1 DP 436033	'Phillip Morton Place', Flats	Local
Spit Road	201	Lot 121 DP 875504	House	Local
Spit Road, corner Central Avenue	210	Pt Lots 1–3 DP 4000	St Therese Parish House for Beauty Pt Catholic Church	Local
Spit Road	230	Lot 1 DP 430423	House	State
Spofforth Street	27	SP 11907	Flats	Local
Spofforth Street	37	Lot 2 Sec B DP 2365	Group of Shops	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Spofforth Street, corner Reginald Street	39	SP 30507	Flats	Local
Spofforth Street	41	SP15699	Shops	Local
Spofforth Street	45, 45A, 47 & 47A	Lot A DP 421219 Lot B DP 421219 Lot C DP 421219 Lot D DP 421219	Shops	Local
Stanley Avenue	17	Lot B1 DP 341868	'Merriwa', House divided into 3 flats	Local
Stanton Road			Balmoral Lookout	Local
Stanton Road/ The Grove			Stanton Road/The Grove Steps	Local
Stanton Road	27	Lot 1 DP 552645	House	Local
Superba Parade		Road Reserve	Superba Parade, Divided road and Steps	Local
Sverge Street			Sverge Street Steps	Local
Sydney Harbour National Park, Bradleys Head Road			Ashton Park	State
Sydney Harbour National Park, Bradleys Head Road			Athol Gardens Dance Hall and Wharf Remains	Local
Sydney Harbour National Park, Bradleys Head Road,			Bradleys Head Fortification Complexes (2), Ashton Park	State

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Sydney Harbour National Park, Bradleys Head Road			Bradleys Head Lighthouse, Bradleys Head	State
Sydney Harbour National Park, Bradleys Head Road			Sandstone Pillar, Bradleys Head	Local
Sydney Harbour National Park, Chowder Bay Road		Lot 1 DP 604478	Georges Head Fortifications Complex	State
Sydney Harbour National Park, Chowder Bay Road			Obelisk Point Fortifications Complex	State
Sydney Harbour National Park, Chowder Bay Road			Pair of Navigational Obelisks	Local
Sydney Harbour National Park, Chowder Bay Road			Rock Casemate	State
Sydney Harbour National Park, Chowder Bay Road			Semi-Underground Armoured Casemate Battery	State

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Sydney Harbour National Park, Old Fort Road			Middle Head Fort Complex	State
Thompson Street	4	SP12375	Flats	State
Thompson Street, corner Silex Road	7	Lot 2 DP 324874	'Rothesay', House	Local
Thompson Street, corner St Elmo Street (also known as 4 St Elmo)	12	Lot 2 DP 962380	House, divided into 2 occupancies	Local
Tivoli Street	2	Lot 1 DP 946855	'Corrielyn', House	Local
Tivoli Street	5-7	Lot 2 DP 316033 Lot 1 DP 316033	Semi-detached pair	Local
Tivoli Street	14	Lot B DP 390148	House	Local
Upper Avenue Road		Road Reserve	Upper Avenue Road, Divided road	Local
Upper Avenue Road/Crux Street (unformed)		Road Reserve	Upper Avenue Road/Crux Street (unformed), unformed Road	Local
Upper Fairfax Road		Road Reserve	Upper Fairfax Road, Divided road	Local
Upper Spit Road/Parriwi Road			Upper Spit Road/Parriwi Road Steps	Local
Upper Spit Road	1	Lot A DP 339624	Flats	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Upper Spit Road, Mosman	7	Lot 100 DP 583214 Lot 101 DP 583214	'Easterly', House	Local
Upper Spit Road, Mosman	13	Lot 1 DP 216853	'Sessiagh', House	Local
Vista Street	70A	Lot 11 DP 701088	Former Electricity Substation	Local
Warringah Lane		Road Reserve	Warringah Lane	Local
Warringah Road		Road Reserve	Warringah Road, Divided road	Local
Water Lane			Water Lane Pathway	Local
Whiting Beach Road, corner Prince Albert Street	9	Lot 6 DP 8400	House	Local
Wolger Road	9	Lot B DP 331985	House	Local
Wolseley Road		Road Reserve	Wolseley Road, Divided road	Local
Wolseley Road	34	Lot G DP 918077	'Yattendon', House	Local
Wudgong Walk			Wudgong Walk Pathway	Local
Wunda Road		Road Reserve	Wunda Road, Divided road	Local
Wunda Road	25	Lot 1 DP 934781	House	Local
Wyargine Street/The Esplanade			Wyargine Street/The Esplanade Steps	Local
Wyargine Street	6-8	SP 4856	'Stancliff', Flats	State
Wyong Road			Wyong Road, Divided road	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Wyong Road/ Shellbank Avenue			Wyong Road—Steps to Shellbank Avenue	Local
Wyong Road	73	Lot 5 DP 16492 Lot 6 DP 16492 Lot 7 DP 16492 Lot 8 DP 16492	'Shellbank', House	Local

Schedule 2A Heritage conservation areas

Note. The extent of all heritage conservation areas can be seen on the Heritage Conservation Map.

(Schedule 1)

Number	Name of Heritage Conservation Area
1	Bradleys Head Road Conservation Area
2	The Crescent Conservation Area
3	Holt Estate Conservation Area
4	Keston Avenue Conservation Area
5	Killarney Estate Conservation Area
6	Lang Street Conservation Area
7	Military Road Conservation Area
8	Orlando Conservation Area
9	Raglan Street Conservation Area
10	Shadforth Street Conservation Area
11	Upper Avenue Road Conservation Area

[10] Schedule 3

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Omit the Schedule. Insert instead:

Schedule 3 Archaeological sites

(Schedule 1)

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Avenue Road		Road Reserve at end of Avenue Road	Former Tram Terminus, including enclosing sandstone walls	Local
Avenue Road	65A–69A	Excavated indentation on eastern side of Avenue Road	Former Stone Quarry	Local
Athol Wharf Road		Road reserve adjacent to Taronga Zoo Ferry Wharf	Former Athol Wharf Tram Terminus, including escarpment and retaining walls	Local
Athol Wharf Road		Taronga Zoo Ferry Wharf	Site of first wharf serving Taronga Zoo	Local
Centenary Drive, Mosman Bay		Sandstone seawall around Quarry Point between Mosman Rowers Club and Mosman Amateur Sailing Club	Former Quarry Wharf	Local
The Esplanade		From end Mulbring Street to Plunkett Road through public reserve	Abandoned tramway cutting	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Amendments

Schedule 1

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Harnett Avenue and Royalist Road		Steep escarpment between Harnett Avenue and Royalist Road from end of Calliope Street to waterfront	Site of former Harnett's Quarry	Local
Sydney Harbour National Park		National park at Middle Head, Georges Heights, Taylors Head and Bradleys Head	Sydney Harbour National Park	State
Middle Head Road HMAS Penguin Naval Depot			Ventilation stack and former original septic tank, now a swimming pool	Local
Musgrave Street		At end of Musgrave Street	Site of original 1870s Musgrave Street wharf	Local
Parriwi Road			Remains of Grant's Wharf	Local
Pearl Bay Avenue			Site of former Pearl Bay Pleasure Grounds	Local
Public land			Aboriginal sites listed in <i>Mosman Municipality Study of Aboriginal Sites 1991</i> , available at the office of the Council	
Sirius Cove Road		Bushland between Little Sirius Cove and Whiting Beach	Sites of Curlew and Mia Mia Camps	Local

Mosman Local Environmental Plan 1998 (Amendment No 1)—Heritage Conservation

Schedule 1 Amendments

Column 1 Street	Column 2 Street No	Column 3 Property description	Column 4 Name of item	Column 5 Level of significance
Spit Road			Site of former Explosives Wharf	Local
Spit Road			Remains of former bridge and seawall	Local
Upper Spit Road		Parriwi Park, end of Upper Spit Road	Site of former road to the Spit	Local

[11] Schedule 4A

Insert after Schedule 4:

Schedule 4A Significant interiors (heritage items of State significance only)

(Clause 38A)

Pittwater Local Environmental Plan 1993 (Amendment No 51)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(S99/01335/PC)

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

Sydney, 12 February 2001.

Clause 1 Pittwater Local Environmental Plan 1993 (Amendment No 51)

Pittwater Local Environmental Plan 1993 (Amendment No 51)

1 Name of plan

This plan is the *Pittwater Local Environmental Plan 1993 (Amendment No 51)*.

2 Aims of plan

This plan aims:

- (a) to ensure that consent may only be granted to develop land for the purpose of a bed and breakfast establishment if the person who owns the dwelling-house used for the establishment lives on the premises, and
- (b) to provide that the use of a dwelling-house as a bed and breakfast establishment is not a “home occupation” within the meaning of the *Pittwater Local Environmental Plan 1993*.

3 Land to which plan applies

This plan applies to all land within the area of Pittwater.

4 Amendment of Pittwater Local Environmental Plan 1993

The *Pittwater Local Environmental Plan 1993* is amended as set out in Schedule 1.

Pittwater Local Environmental Plan 1993 (Amendment No 51)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Interpretation

Omit paragraph (b) of the definition of *bed and breakfast establishment* in clause 5 (1).

Insert instead:

- (b) which is owned by a natural person who lives at the dwelling-house, and

[2] Clause 5 (1), definition of “home occupation”

Insert after paragraph (e) of the definition:

, or

- (f) the use of the dwelling (or part of the dwelling) as a bed and breakfast establishment.

[3] Clause 9 Development control table

Omit “, bed and breakfast establishments” wherever occurring in item 3 of the matter relating to Zone No 1 (a) and 1 (b) in the Table to the clause.

[4] Clause 9, Table

Omit “(other than bed and breakfast establishments)” from item 3 of the matter relating to Zone No 2 (a) and 2 (b).

Richmond River Local Environmental Plan 1992 (Amendment No 17)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(G99/00073/PC)

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

Sydney, 15 February 2001.

Clause 1 Richmond River Local Environmental Plan 1992 (Amendment No 17)

Richmond River Local Environmental Plan 1992 (Amendment No 17)

1 What is this plan called?

This plan is *Richmond River Local Environmental Plan 1992 (Amendment No 17)*.

2 What are the aims of this plan?

- (1) This plan aims:
 - (a) to reclassify the land to which this plan applies from community to operational land within the meaning of the *Local Government Act 1993*, to enable the transfer of the land (known as the New Italy Monument) from the Richmond River Shire Council to the New Italy Museum Inc, and
 - (b) to restrict development of the land.
- (2) This plan incidentally makes further provision for the classification or reclassification of public land as operational land as a consequence of major changes to the statutory scheme in section 30 (Reclassification of community land to operational) of the *Local Government Act 1993*.

3 Where does this plan apply?

This plan applies to Lot 1, DP 207390, corner of Swan Bay-New Italy Road and the Pacific Highway, New Italy, Parish of Donaldson, County of Richmond, as shown edged heavy black on the map marked "Richmond River Local Environmental Plan 1992 (Amendment No 17)" deposited in the office of the Richmond River Shire Council.

4 How does this plan affect other environmental planning instruments?

Richmond River Local Environmental Plan 1992 is amended as set out in Schedule 1.

Richmond River Local Environmental Plan 1992 (Amendment No 17)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 27AA

Before clause 27A, insert:

27AA Development of New Italy Monument, New Italy

- (1) This clause applies to Lot 1, DP 207390, corner of Swan Bay-New Italy Road and the Pacific Highway, New Italy, Parish of Donaldson, County of Richmond, as shown edged heavy black on the map marked "Richmond River Local Environmental Plan 1992 (Amendment No 17)".
- (2) The Council must not consent:
 - (a) to the subdivision of the land to which this clause applies for the purpose of the separate occupation of each lot created by the subdivision, or
 - (b) to the erection on the land of any building to be used for residential purposes.
- (3) The provisions of this clause cease to apply if the land is consolidated into the immediately adjoining parcel of land.

[2] Clause 34A

Omit the clause. Insert instead:

34A Classification and reclassification of public land as operational land

- (1) The public land described in Schedule 4 is classified, or reclassified, as operational land for the purposes of the *Local Government Act 1993*, subject to this clause.
- (2) Land described in Part 1 of Schedule 4 is land that was classified, or reclassified, as operational land before the application of the amendments made by the *Local Government Amendment (Community Land Management) Act 1998* to section 30 of the *Local Government Act 1993*.

Page 3

Richmond River Local Environmental Plan 1992 (Amendment No 17)

Schedule 1 Amendments

-
- (3) Land described in Part 2 of Schedule 4:
- (a) to the extent (if any) that the land is a public reserve, does not cease to be a public reserve, and
 - (b) continues to be affected by any trusts, estates, interests, dedications, conditions, restrictions or covenants by which it was affected before its classification, or reclassification, as the case requires, as operational land.
- (4) Land described in Columns 1 and 2 of Part 3 of Schedule 4, to the extent (if any) that it is a public reserve, ceases to be a public reserve on the commencement of the relevant amending plan and, by the operation of that plan, is discharged from all trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land or any part of the land except those specified opposite the land in Column 3 of Part 3 of Schedule 4.
- (5) In this clause, *the relevant amending plan*, in relation to land described in Part 3 of Schedule 4, means the local environmental plan cited at the end of the description of the land.
- (6) Before the relevant amending plan inserted the description of land into Part 3 of Schedule 4, the Governor approved of subclause (4) applying to the land.

[3] Schedule 4 Classification and reclassification of public land as operational land

Insert before the matter relating to Lagoon Road, Coraki, the following heading:

Part 1 Land classified, or reclassified, before the application of amendments made to s 30 of LGA 1993

Richmond River Local Environmental Plan 1992 (Amendment No 17)

Amendments

Schedule 1

[4] Schedule 4

Insert at the end of Schedule 4 the following Parts:

Part 2 Interests not changed

Part 3 Interests changed

Column 1	Column 2	Column 3
Locality	Description	Trusts etc not discharged
New Italy		
Corner of Swan Bay-New Italy Road and Pacific Highway	Lot 1, DP 207390, Parish of Donaldson, County of Richmond, as shown edged heavy black on the map marked "Richmond River Local Environmental Plan 1992 (Amendment No 17)"— <i>Richmond River Local Environmental Plan 1992 (Amendment No 17)</i> .	Nil.

Ryde Local Environmental Plan No 113

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(S00/01827/S69)

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

Sydney, 12 February 2001.

Clause 1 Ryde Local Environmental Plan No 113

Ryde Local Environmental Plan No 113

1 Name of plan

This plan is the *Ryde Local Environmental Plan No 113*.

2 Aim of plan

This plan aims to allow development for the purpose of car parking and vehicular access to be carried out with the consent of the Council of the City of Ryde on the land to which the plan applies (in addition to the other uses permissible in the Residential "A" Zone under the *Ryde Planning Scheme Ordinance*).

3 Land to which plan applies

This plan applies to land situated in the City of Ryde being Lot 10, DP 1015231 and known as 8 Rocca Street, and 293 Quarry Road, Ryde, as shown by edging on the map marked "Ryde Local Environmental Plan No 113" deposited in the office of the Council of the City of Ryde.

4 Amendment of Ryde Planning Scheme Ordinance

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

Ryde Local Environmental Plan No 113

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Clause 72W

Insert after clause 72V:

72W Development of certain land at Ryde

- (1) This clause applies to land being Lot 10, DP 1015231 and known as 8 Rocca Street, and 293 Quarry Road, Ryde.
- (2) Notwithstanding any other provision of this Ordinance, the Council may consent to the carrying out of development on the land to which this clause applies for the purpose of car parking or the provision of vehicular access to adjoining land.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**BAULKHAM HILLS LOCAL ENVIRONMENTAL PLAN 1991****(AMENDMENT No. 91)**

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (P00/00048/S69)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning.

Sydney, 16 February 2001

Name of plan

1. This plan may be called Baulkham Hills Local Environmental Plan 1991 (Amendment No. 91).

Aims, objectives etc.

2. This plan aims to amend the classification of a parcel of land in Castle Hill from "community" to "operational", so as to enable the land to be incorporated in a proposed community title development on an adjoining parcel of land.

Land to which plan applies

3. This plan applies to the land situated within the Baulkham Hills local government area, being Lot 13 DP 238708, Francis Street, Castle Hill.

Relationship to other environmental planning instruments

4. This plan amends Baulkham Hills Local Environmental Plan 1991 in the manner set out in clause 5.

Amendment of Baulkham Hills Local Environmental Plan 1991

5. Baulkham Hills Local Environmental Plan 1991 is amended by inserting at the end of Schedule 4 the following words:

Lot 13 DP 238708, Francis Street, Castle Hill.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**Gunnedah Local Environmental Plan 1998
(Amendment No. 12)**

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (S00/00772/S69)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning

Sydney, 16 February 2001.

Citation

1. This plan may be cited as Gunnedah Local Environmental Plan 1998 (Amendment No. 12).

Aims, objectives etc.

2. This plan aims to allow the land to which this plan applies to be developed for the purposes of the Gunnedah Saleyards Facility.

Land to which this plan applies

3. This plan applies to part of Crown Reserve No. TSR1174, Boggabri Road, Gunnedah, as shown edged heavy black on the map marked "Gunnedah Local Environmental Plan 1998 (Amendment No. 12)" deposited in the office of the Gunnedah Shire Council.

Relationship to other environmental planning instruments

4. This plan amends Gunnedah Local Environmental Plan 1998 in the manner set out in Clause 5.

Amendment of Gunnedah Local Environmental Plan 1998

5. Gunnedah Local Environmental Plan 1998 is amended, by inserting at the end of Schedule 3, in Columns, 1 and 2, respectively, the following matter:

That part of Crown Reserve No. TSR1174, Boggabri Road, Gunnedah shown edged heavy black on the map marked "Gunnedah Local Environmental Plan 1998 (Amendment No. 12)".

Development for the purposes of a saleyards facility

**Liverpool Local Environmental Plan 1997
(Amendment No. 49)**

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the Environmental Planning and Assessment Act 1979. (P00/00346/S69)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning

Sydney 12 February 2001

1. Name of plan

This plan is Liverpool Local Environmental Plan 1997 (Amendment No. 49).

2. Objective of plan

The objective of this plan is to allow the land to which this plan applies to be used for the retail sale of motor vehicles, trailers, boats, spare parts and accessories.

3. Land to which plan applies

This plan applies to land, being part of 13 Hume Highway, Warwick Farm, as shown edged heavy black with diagonal cross hatching on the map marked "Liverpool Local Environmental Plan 1997 (Amendment No. 49)" deposited in the office of the Council of the City of Liverpool.

4. Relationship to other environmental planning instruments

This plan amends Liverpool Local Environmental Plan 1997 in the manner set out in clause 5.

5. Amendment of Liverpool Local Environmental Plan 1997

Liverpool Local Environmental Plan 1997 is amended by:

- (a) inserting at the end of the definition of "*The Map*" in clause 6(1) the following words:

Liverpool Local Environmental Plan 1997 (Amendment No. 49)

(b) inserting in Schedule 4 (in appropriate order) the following item:

26	Part of 13 Hume Highway, Warwick Farm	Part of Lot 12, D.P.578199, as shown edged Heavy black with diagonal cross hatching on the map marked "Liverpool Local Environmental Plan 1997 (Amendment No. 49)".	retail sale of motor vehicles, trailers, boats, spare parts and accessories
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ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**WILLOUGHBY LOCAL ENVIRONMENTAL PLAN 1995
(AMENDMENT No. 43)**

I, the Minister for Urban Affairs and Planning, in pursuance of Section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (S00/01465/S69)

Sydney 16 February 2001

ANDREW REFSHAUGE MP
Minister for Urban Affairs and Planning

1. CITATION

This plan may be cited as Willoughby Local Environmental Plan 1995 (Amendment No. 43).

2. AIMS, OBJECTIVES ETC

The aim and objective of this plan is to allow, with Willoughby City Council's consent, the carrying out of development for the purpose of a motor showroom on the land to which this plan applies.

3. LAND TO WHICH PLAN APPLIES

To the extent that this plan allows the carrying out of development for the purpose of a motor showroom, it applies to Part Lot 3 DP 979165 (known as 551 Pacific Highway, Artarmon) Lot 1 DP 603259 (known as 555 Pacific Highway, Artarmon) and Lot 13 DP 836682 (known as 557 Pacific Highway, Artarmon).

4. RELATIONSHIP TO OTHER ENVIRONMENTAL PLANNING INSTRUMENTS

This plan amends Willoughby Local Environmental Plan 1995 in the manner set out in clause 5.

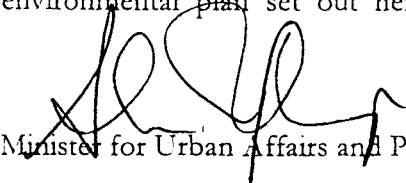
5. AMENDMENT OF WILLOUGHBY LOCAL ENVIRONMENTAL PLAN 1995

Willoughby Local Environmental Plan 1995 is amended by inserting in appropriate order at the end of clause 26B the following paragraph:

- (g) motor showroom with a floor space ratio of not more than 0.5:1 on Part Lot 3 DP 979165, Lot 1 DP 603259 and Lot 13 DP 836682 known, respectively, as 551, 555 and 557 Pacific Highway, Artarmon.
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ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979
CITY OF WOLLONGONG LOCAL ENVIRONMENTAL PLAN 1990
(AMENDMENT No. 193)

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (W98/00086/PC)



Minister for Urban Affairs and Planning.

Sydney, **15 February** 2001

Citation

1. This plan may be cited as City of Wollongong Local Environmental Plan 1990 (Amendment No. 193).

Aims, objectives etc.

2. The objects of this plan are to:
- a) rezone that part of Lot 100, D.P. 216769 to the west of the Reservation for Main Road to Zone No. 7(c1) – (the Environmental Protection Rural Residential Zone) under City of Wollongong Local Environmental Plan 1990 to enable this land to be subdivided into up to 4 lots;
 - b) rezone that part of Lot 10, D.P. 262279 to the west of the Reservation for Main Road to Zone No. 7(c1) – (the Environmental Protection Rural Residential Zone) under that plan to enable this land to be subdivided into up to 19 lots;
 - c) rezone those parts of Lot 10, D.P. 262279 and Lot 2, D.P. 881749 to the east of the Reservation for Main Road, and that part of Lot 13, D.P. 262279, to Zone No. 4(a) – (the Light Industrial Zone) under that plan;
 - d) create a Reservation for Main Road under that plan over part of Lots 12, 13, 14, 15 and 16, D.P. 262279 in accordance with advice received from the Roads and Traffic Authority;
 - e) require any new development on the land proposed to be rezoned by this plan to either Zone No. 4(a) – (the Light Industrial Zone) or Zone No. 7(c1) – (the Environmental Protection Rural Residential Zone) to be connected to the Sydney Water Corporation's reticulated sewerage system;
 - f) remove the Reservation for Main Road from Part Lot 1, D.P. 372848 and Part Lot 2, D.P. 540838 and to rezone that land to Zone No. 1 – (the Non-Urban Zone) under that plan;

- g) remove part of the Reservation for Main Road from part of Lot 2, D.P. 881749 in accordance with advice received from the Roads and Traffic Authority and to rezone that land to Zone No. 7(c1) – (the Environmental Protection Rural Residential Zone) under that plan; and
- h) protect the remnant Illawarra Lowland Grassy Woodland located on part of Lot 10, D.P. 262279.

Land to which plan applies

3.(1) This plan applies to land situated in the City of Wollongong, being Part Lot 100, D.P. 216769, Part Lot 10, D.P. 262279, Part Lot 2, D.P. 540838, Part Lot 1, D.P. 372848, Part of Lots 12, 13, 14, 15 and 16, D.P. 262279, and Part Lot 2, D.P. 881749, Yallah Road and Princes Highway, Yallah, as shown edged heavy black on the map marked "City of Wollongong Local Environmental Plan 1990 (Amendment No. 193)" deposited in the office of the Council of the City of Wollongong.

(2) This plan does not apply to so much of Lot 100, D.P. 216769 as is shown edged heavy black and marked "Deferred" on that map, being land that is deferred matter within the meaning of section 68(5) of the Environmental Planning and Assessment Act 1979.

Relationship to other environmental planning instruments

4. This plan amends City of Wollongong Local Environmental Plan 1990 in the manner set out in clause 5.

Amendment of City of Wollongong Local Environmental Plan 1990

5. City of Wollongong Local Environmental Plan 1990 is amended:
- a) by inserting, in appropriate order, at the end of the definition of "the map" in clause 6(1) the following words:

City of Wollongong Local Environmental Plan 1990 (Amendment No. 193)
 - b) by inserting after clause 39A the following clause:

39B Connection to reticulated sewerage system – certain land within Zone No. 4(a) fronting Princes Highway, Yallah

- (1) This clause applies to so much of Lots 10 and 13, D.P. 262279 and so much of Lot 2, D.P. 881749, Princes Highway, Yallah, as is within Zone No. 4(a) and shown edged heavy black on the map marked "City of Wollongong Local Environmental Plan 1990 (Amendment No. 193)".
- (2) Despite any other provision of this plan, the Council must not grant consent to the carrying out of development on an allotment of land to which this clause applies unless each allotment is connected to the Sydney Water Corporation's reticulated sewerage system.

- c) by inserting at the end of Schedule 2 in Columns 1, 2 and 3, respectively, the following words:

So much of Lot 100, D.P. 216769, Yallah Road, Yallah, as is within Zone No. 7(c1) and shown edged heavy black on the map marked "City of Wollongong Local Environmental Plan 1990 (Amendment No. 193)".

Subdivision into up to 4 lots and the erection of one dwelling-house on each of those lots.

Development consent must not be granted for the subdivision of the land in accordance with this item:

- (a) unless each lot to be created is connected to the Sydney Water Corporation's reticulated sewerage system; or
- (b) after the expiration of 2 years from the commencement of City of Wollongong Local Environmental Plan 1990 (Amendment No. 193).

So much of Lot 10, D.P. 262279, Yallah Road, Yallah, as is within Zone No. 7(c1) and shown edged heavy black on the map marked "City of Wollongong Local Environmental Plan 1990 (Amendment No. 193)".

Subdivision into up to 19 lots and the erection of one dwelling-house on each of the 18 vacant lots.

Development consent must not be granted in accordance with this item:

- (a) for the subdivision of the land:
 - (i) unless each lot to be created is connected to the Sydney Water Corporation's reticulated sewerage system, or
 - (ii) after the expiration of 2 years from the commencement of City of Wollongong Local Environmental Plan 1990 (Amendment No. 193); or

- (b) for any development involving the removal or clearing of Illawarra Lowland Grassy Woodland from the land shown edged heavy black and hatched on the map marked "City of Wollongong Local Environmental Plan 1990 (Amendment No. 193)"; or
 - (c) for the redevelopment of the residue lot (containing the former abattoir and manager's residence) – unless the residue lot is remediated in accordance with a remediation plan approved by the Council and the Environment Protection Authority.
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ERRATUM

IN the *Government Gazette* of 16 February 2001, No. 39, pages 729 to 753 of the Department of Urban Affairs and Planning contained printing errors. These pages are now republished following this erratum.

**ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979
ARMIDALE LOCAL ENVIRONMENTAL PLAN 1988
(AMENDMENT No. 23)**

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder.
(500/01078/PC)

ANDREW REFSHAUGE MP
Minister for Urban Affairs and Planning

Sydney, 8 February 2001.

What is this plan called?

1 This plan is called *Armidale Local Environmental Plan 1988 (Amendment No. 23)*.

What are the aims of this plan?

- 2 (1) The aims of this Plan are:
- (a) to permit, with the consent of the Armidale Dumaresq Council, the carrying out of development for the purpose of telecommunications facilities on all land within Zone No 3 (the Business Zone) under the *Armidale Local Environmental Plan 1988*, and
 - (b) to reclassify a drainage reserve from community land to operational land within the meaning of the *Local Government Act 1993*.
- (2) This plan incidentally makes further provision for the classification or reclassification of public land as operational as a consequence of major changes to the statutory scheme in section 30 (Reclassification of community land to operational) of the *Local Government Act 1993*.

Where does this plan apply?

- 3 This plan applies:
- (a) to the extent that it permits telecommunications facilities, to all land within Zone No 3 under the *Armidale Local Environmental Plan 1988*, and
 - (b) to the extent that it reclassifies land, to Lot 11, DP 25398, between Beardy Street and Dumaresq Creek, Armidale.

How does this plan relate to other environmental planning instruments?

- 4 This plan amends *Armidale Local Environmental Plan 1988* in the manner set out in clause 5.

Amendment of Armidale Local Environmental Plan 1988

5 *Armidale Local Environmental Plan 1988* is amended:

- (a) by omitting from the Table to clause 9 in Item 4 of the matter relating to Zone No 3 the words “telecommunications facilities;”,
- (b) by omitting clause 31 and by inserting instead the following clause:

31 Classification and reclassification of public land as operational land

- (1) The public land described in Schedule 3 is classified, or reclassified, as operational land for the purposes of the *Local Government Act 1993*, subject to this clause.
 - (2) Land described in Part 1 of Schedule 3 is land that was classified, or reclassified, as operational land before the application of the amendments made by the *Local Government Amendment (Community Land Management) Act 1998* to section 30 of the *Local Government Act 1993*.
 - (3) Land described in Part 2 of Schedule 3:
 - (a) to the extent (if any) that the land is a public reserve, does not cease to be a public reserve, and
 - (b) continues to be affected by any trusts, estates, interests, dedications, conditions, restrictions or covenants by which it was affected before its classification, or reclassification, as the case requires, as operational land.
 - (4) Land described in Columns 1 and 2 of Part 3 of Schedule 3, to the extent (if any) that is a public reserve, ceases to be a public reserve on the commencement of the relevant amending plan and, by the operation of that plan, is discharged from all trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land or any part of the land except those specified opposite the land in Column 3 of Part 3 of Schedule 3.
 - (5) In this clause, the relevant amending plan, in relation to land described in Part 3 of Schedule 3, means the local environmental plan cited at the end of the description of the land.
 - (6) Before the relevant amending plan inserted the description of land into Part 3 of Schedule 3, the Governor approved of subclause (4) applying to the land.
- (c) by inserting in Schedule 3 before the headings of “Location” and “Description” the following heading:

Part 1 Land classified, or reclassified, before the application of amendments made to s.30 of LGA 1993.

(d) By inserting at the end of Schedule 3 the following Parts:

Part 2 Interests changed

Part 3 Interests changed

Column 1	Column 2	Column 3
Locality	Description	Trusts etc not discharged
Armidale Between Beardy Street and Dumaresq Creek	Lot 11, D.P. 25398 – <i>Armidale Local Environmental Plan 1988 (Amendment No 23)</i>	Nil.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**BALLINA LOCAL ENVIRONMENTAL PLAN 1987
(AMENDMENT No. 50)**

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (G98/00110)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning

Sydney, 8 February 2001

Citation

1. This plan may be cited as Ballina Local Environmental Plan 1987 (Amendment No. 50).

Aims, objectives etc.

2. This plan aims to rezone part of the land to which this plan applies to Zone No. 2(a)- the Living Area Zone and the remainder of that land to Zone No. 7(a) – the Environmental Protection (Wetlands) Zone under the provisions of Ballina Local Environmental Plan 1987.

Land to which plan applies

3. This plan applies to land located immediately west of the North Creek Canal with frontage to the Pacific Highway, North Ballina, as shown by distinctive colouring, edging and lettering on the map marked “Ballina Local Environmental Plan 1987 (Amendment No. 50)” deposited in the office of the Ballina Shire Council.

Relationship to other environmental planning instruments

4. This plan amends Ballina Local Environmental Plan 1987 in the manner set out in clause 5.

Amendment of Ballina Local Environmental Plan 1987

5. Ballina Local Environmental Plan 1987 is amended by inserting at the end of the definition of “the map” in clause 5(1) the following words:

Ballina Local Environmental Plan 1987 (Amendment No. 50)

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**BLACKTOWN LOCAL ENVIRONMENTAL PLAN 1988****(AMENDMENT N^o 142)**

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (P96/00345/S69)

ANDREW REFSHAUGE MP
Minister for Urban Affairs and Planning.

Sydney, 12 February 2001.

Citation

1. This plan may be cited as Blacktown Local Environmental Plan 1988 (Amendment N^o142).

Aims, objectives etc.

2. This plan aims to rationalise controls for dual occupancies, integrated housing and medium density housing on certain land in the City of Blacktown

Land to which plan applies

3. This plan applies to land within the City of Blacktown zoned Residential "A", Residential "B" and Residential "C".

Relationship to other environmental planning instruments

4. This plan amends Blacktown Local Environmental Plan 1988 in the manner set out in clause 5.

Amendment of Blacktown Local Environmental Plan 1988

5. Blacktown Local Environmental Plan 1988 is amended by inserting in appropriate order the following clause:

Development of land in Zones Nos 2(a), 2(b) and 2(c)

- 48 (1) This clause applies to land within the City of Blacktown within Zone No. 2(a), 2(b) or 2(c).
- (2) On land shown edged with a heavy black line and marked

"Clause 48" on Sheets 1-6 of the map marked "Blacktown Local Environmental Plan 1988 (Amendment No.142), development for the purpose of dual occupancies, integrated housing and medium density housing may be carried out, with the consent of the Council, but only if the development is limited to two storeys in height.

- (3) On land subject to this clause but not subject to subclause (2), development for the purpose of dual occupancies, integrated housing and medium density housing may be carried out, with the consent of the Council, but only if the development is limited to one storey in height.
 - (4) Notwithstanding subclause (3), development for the purpose of dual occupancies, integrated housing and medium density housing may be carried out, with the consent of the Council, to a height of two storeys, on land subject to subclause (3), but only where the proposed dwelling immediately adjoins an existing public road.
 - (5) Notwithstanding subclauses (3) and (4), development for the purpose of dual occupancies, integrated housing and medium density housing may be carried out, with the consent of the Council, to a height of two storeys on land subject to subclause (3), where the subject land comprises an area of 1 hectare or more of residentially zoned land.
 - (6) Notwithstanding any of the above provisions, land to which Clause 43B applies is excluded from the provisions of this clause.
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ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**CESSNOCK LOCAL ENVIRONMENTAL PLAN 1989
(AMENDMENT No. 59)**

I, the Minister for Urban Affairs and Planning, in pursuance of Section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (N98/00249/S69)

ANDREW REFSHAUGE MP
Minister for Urban Affairs and Planning

Sydney, 6 February 2001.

Citation

1. This plan may be cited as Cessnock Local Environmental Plan 1989 (Amendment No. 59).

Aims, objectives etc.

2. (1) This plan aims:
 - (a) to reclassify public land to which this plan applies from community land to operational land within the meaning of the Local Government Act, 1993 (the 1993 Act); and
 - (b) to rezone the land from Zone No. 6(a) (the Open Space Zone) to Zone No. 4(b) (the Light Industrial Zone) under Cessnock Local Environmental Plan 1989 (the 1989 plan).
- (2) This plan also incidentally makes more extensive provisions to the 1989 plan for the classification or reclassification of public land as operational land as a consequence of major changes made to the statutory scheme in section 30 (Reclassification of community land as operational) of the 1993 Act.

Land to which this plan applies

3. This plan applies to land situated in the City of Cessnock, being Part Lot 21, DP 263526, Parish of Branxton, as shown edged heavy black on the map marked "Cessnock Local Environmental Plan 1989 (Amendment No. 59)" deposited in the office of Cessnock City Council.

Relationship to other environmental planning instruments

4. This plan amends Cessnock Local Environmental Plan 1989 in the manner set out in Clause 5.

Amendment of Cessnock Local Environmental Plan 1989

5. Cessnock Local Environmental Plan 1989 is amended by:

- (a) inserting at the end of the definition of "the map" in Clause 5 (1) the following words:

Cessnock Local Environmental Plan 1989 (Amendment No. 59)

- (b) deleting clause 47A and inserting instead the following clause:

Classification and reclassification of public land as operational land

- 47A (1) The public land described in Part 1 of Schedule 6 is classified, or reclassified, as operational land for the purposes of the *Local Government Act 1993*.
- (2) A parcel of land described in Part 2 of Schedule 6 is not a public reserve and the land or any part of the land is not affected by any trusts, estates, interests, dedications, conditions, restrictions or covenants except for:
- (a) any reservations that except land out of a Crown grant relating to the land; and
- (b) reservations of minerals (within the meaning of the *Crown Lands Act 1989*).
- (3) In accordance with section 30 of the *Local Government Act 1993*, a parcel of land described in Part 3 of Schedule 6, to the extent (if any) that it is a public reserve, ceases to be a public reserve on the commencement of the relevant amending plan and, by the operation of that plan, is discharged from any trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land or any part of the land, except for:
- (c) any reservations that except land out of a Crown grant relating to the land; and
- (d) reservations of minerals (within the meaning of the *Crown Lands Act 1989*).
- (4) Before the relevant amending plan that inserted the description of a parcel of land into Part 3 of Schedule 6 was made, the Governor approved of subclauses (3) and (5) applying to the land.
- (5) In this clause, ***the relevant amending plan***, in relation to a parcel of land described in Part 3 of Schedule 6, is the local environmental plan cited at the end of the description of the parcel.
- (6) Land described in Part 1 of Schedule 2 is not affected by the amendments made by the *Local Government Amendment (Community Land Management) Act 1998* to section 30 of the *Local Government Act 1993*.

- (c) inserting in Schedule 6 immediately before the heading of “**Aberdare**” the following matter:

Part 1

- (d) inserting at the end of Schedule 6 the following Parts:

Part 2

Branxton

Part of Branxton Oval, comprising so much of Lot 21, D.P. 263526, Parish of Branxton, as is shown edged heavy black on the map marked “Cessnock Local Environmental Plan 1989 (Amendment No. 59)”.

Part 3

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**CONCORD LOCAL ENVIRONMENTAL PLAN No. 113**

I, the Minister for Urban Affairs and Planning, in pursuance of Section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out below.(S99/00837/S69)

ANDREW REFSHAUGE MP
Minister for Urban Affairs and Planning.

Sydney, 31 January 2001

Citation

1. This plan may be cited as Concord Local Environmental Plan No. 113.

Aims, objectives, etc.

2. The aims, objectives, policies and strategies of this plan are:
 - (a) to rezone certain land in Rhodes, from Zone No. 2(a) Residential "A", and certain unzoned land, to Zone No. 4(d) Business Park under the Concord Planning Scheme Ordinance;
 - (b) to encourage development of the subject land that requires large floor areas and is consistent with the objectives of Zone No. 4(d) Business Park by requiring a minimum size of allotments;
 - (c) to permit, with the consent of Concord Council, certain development on the current allotments; and
 - (d) to contribute to the continued economic and social growth of the local government area of Concord.

Land to which this plan applies

3. This plan applies to land fronting Homebush Bay Drive, Rhodes, and land in Alfred Street and Phoenix Avenue, as shown coloured purple with dark red edging and lettered 4(d) on the map marked "Concord Local Environmental Plan No. 113" deposited in the office of Concord Council.

Relationship to other environmental planning instruments

4. This plan amends the Concord Planning Scheme Ordinance in the manner set out in clause 5.

Amendment of Concord Planning Scheme Ordinance

5. The Concord Planning Scheme Ordinance is amended:

- (a) by inserting at the end of the definition of “Scheme map” in clause 4 the following words:

Concord Local Environmental Plan No. 113

- (b) by inserting in clause 42, in appropriate order, the following subclause:

The Council must not grant consent to development on any allotment of land within Zone No. 4(d) to which Concord Local Environmental Plan No. 113 applies which has an area of less than 3,000 square metres.

- (c) by inserting at the end of Schedule 9 the following matter:

On the land zoned Business Park, being land shown coloured purple with dark red edging and lettered 4(d) on the map marked “Concord Local Environmental Plan No. 113” deposited in the office of the Council:

- (a) development, not being or involving subdivision, for the purpose of dwelling-houses, home based and centre based child care services, home industries, hospitals or professional consulting rooms; and
- (b) development for the purpose of providing essential services and other necessary features, including, but not limited to, drainage or electricity services, access to and egress from the land, road widening and road closure.
-

Gloucester Local Environmental Plan 2000 (Amendment No. 1)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(N00/00098/PC)

ANDREW REFSHAUGE MP
Minister for Urban Affairs and Planning

Sydney, 12 February 2001

What is this plan called?

1. This plan is called Gloucester Local Environmental Plan 2000 (Amendment No. 1).

What is the aim of this plan?

2. The aim of this plan is to allow, with Gloucester Shire Council's consent, the subdivision of land to create lots having an area of no less than 4,000 square metres in Zone 1(c) (the Small Rural Holdings Zone) under Gloucester Local Environmental Plan 2000, providing that each lot created is provided with a connection to the town's water supply and sewerage facilities.

Where does this plan apply?

3. This plan applies to certain land in Zone 1(c) (the Small Rural Holdings Zone) under Gloucester Local Environmental Plan 2000.

How does this plan affect other environmental planning instruments?

4. This plan amends Gloucester Local Environmental Plan 2000 in the manner set out in clause 5.

Amendment of Gloucester Local Environmental Plan 2000

5. Gloucester Local Environmental Plan 2000 is amended by omitting clause 27 (2) (b) and by inserting instead the following paragraph:
 - (b) in the case of land in Zone 1(c):

-
- (i) if the average area of all lots created by the subdivision (excluding lots with an area of more than 2.4 hectares) is greater than 1.2 hectares — 8,000 square metres (unless subparagraph (ii) applies), or
 - (ii) if each lot created by the subdivision is connected to the town's water supply and sewerage facilities — 4,000 square metres, or
-

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**KIAMA LOCAL ENVIRONMENTAL PLAN 1996 (AMENDMENT No. 27)
ACID SULFATE SOILS**

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (W97/00153/PC)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning.

Sydney, 8 February 2001.

Citation

1. This plan may be cited as Kiama Local Environmental Plan 1996 (Amendment No. 27) – Acid Sulfate Soils.

Aims, objectives etc.

2. This plan aims to:

- (a) provide environmental planning controls that will result in the management of any disturbance of acid sulfate soils in the Kiama local government area so as to minimise impacts on natural waterbodies and wetlands and on agricultural, fishing, aquaculture, urban and infrastructure activities;
- (b) require development consent for works, including some agriculture-related works, that would disturb soils or groundwater levels in areas identified as having acid sulfate soils;
- (c) require special assessment of certain development on land identified as being subject to risks associated with the disturbance of acid sulfate soils.

Land to which plan applies

3. This plan applies to land situated in the Kiama local government area classified as Class 1, 2, 3, 4 or 5 on the map marked “Kiama Local Environmental Plan 1996 (Amendment No 27) – Acid Sulfate Soil Planning Map” deposited in the office of the Council of the Municipality of Kiama.

Relationship to other environmental planning instruments

4. This plan amends :

- (a) Kiama Local Environmental Plan 1996 in the manner set out in clause 5.
- (b) State Environmental Planning Policy No 4 – Development Without Consent in the manner set out in clause 6.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**KIAMA LOCAL ENVIRONMENTAL PLAN 1996 (AMENDMENT No. 27)
ACID SULFATE SOILS**

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (W97/00153/PC)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning.

Sydney, 8 February 2001.

Citation

1. This plan may be cited as Kiama Local Environmental Plan 1996 (Amendment No. 27) – Acid Sulfate Soils.

Aims, objectives etc.

2. This plan aims to:

- (a) provide environmental planning controls that will result in the management of any disturbance of acid sulfate soils in the Kiama local government area so as to minimise impacts on natural waterbodies and wetlands and on agricultural, fishing, aquaculture, urban and infrastructure activities;
- (b) require development consent for works, including some agriculture-related works, that would disturb soils or groundwater levels in areas identified as having acid sulfate soils;
- (c) require special assessment of certain development on land identified as being subject to risks associated with the disturbance of acid sulfate soils.

Land to which plan applies

3. This plan applies to land situated in the Kiama local government area classified as Class 1, 2, 3, 4 or 5 on the map marked “Kiama Local Environmental Plan 1996 (Amendment No 27) – Acid Sulfate Soil Planning Map” deposited in the office of the Council of the Municipality of Kiama.

Relationship to other environmental planning instruments

4. This plan amends :

- (a) Kiama Local Environmental Plan 1996 in the manner set out in clause 5.
- (b) State Environmental Planning Policy No 4 – Development Without Consent in the manner set out in clause 6.

Amendment of Kiama Local Environmental Plan 1996

5. Kiama Local Environmental Plan 1996 is amended:

(a) by inserting in clause 6(1) (in alphabetical order) the following definitions:

“**acid sulfate soils**” means actual acid sulfate soils or potential acid sulfate soils.

“**Acid Sulfate Soils Assessment and Management Guidelines**” means *Acid Sulfate Soils Assessment and Management Guidelines*, published by the Environment Protection Authority, Department of Urban Affairs and Planning and the NSW Acid Sulfate Soils Management Advisory Committee as amended from time to time.

“**acid sulfate soils map**” means the series of maps marked “Kiama Local Environmental Plan 1996 (Amendment No 27) – Acid Sulfate Soil Planning Map” kept in the office of the Council.

“**actual acid sulfate soils**” means acid sulfate soil containing highly acid soil horizons or layers resulting from the aeration of soil materials that are rich in iron sulphides, primarily pyrite. The soil material has a pH of less than 4 when measured in dry season conditions and may be identified by yellow mottles and coatings of jarosite.

“**potential acid sulfate soils**” means soil which is waterlogged and contains oxidisable sulphur compounds and that has a field pH of 4 or more but will become severely acid when oxidised.

(b) by inserting after clause 65 the following clause:

66 Development on land identified on Acid Sulfate Soils Map

- (1) The objective of this clause is to require special assessment of certain development on land identified as being subject to acid sulfate risk.
- (2) A person must not, without the consent of Council, carry out works described in the following table on land of the class (as shown on the acid sulfate soils map) specified opposite those works, except as provided by subclause (4).

Class of land as shown on Acid Sulfate Soils Map	Works
1	Any works
2	Works below the natural ground surface. Works by which the watertable is likely to be lowered.
3	Works beyond 1 metre below the natural ground surface. Works by which the watertable is likely to be lowered beyond 1 metre below natural ground.
4	Works beyond 2 metres below the natural ground surface. Works by which the watertable is likely to be lowered beyond 2 metres below natural ground.
5	Works within 500 metres of adjacent Class 1, 2, 3 or 4 land which are likely to lower the watertable below 1 metre AHD in Class 1, 2, 3 or 4 land.

- (3) For the purposes of subclause (2), “works” includes:
- (a) any disturbance of more than one (1) tonne of soil (such as occurs in carrying out agriculture, the construction or maintenance of drains, extractive industries, dredging, the construction of artificial waterbodies (including canals, dams, and detention basins) or foundations, or flood mitigation works), or
 - (b) any other works that are likely to lower the watertable.
- (4) This clause does not require consent for the carrying out of those works if:
- (a) a copy of a preliminary assessment of the proposed works undertaken in accordance with the *Acid Sulfate Soils Assessment and Management Guidelines* has been given to the Council, and
 - (b) the Council has provided written advice to the person proposing to carry out works confirming that results of the preliminary assessment indicate the proposed works need not be carried out pursuant to an acid sulfate soils management plan prepared in accordance with the *Acid Sulfate Soils Assessment and Management Guidelines*.
- (5) The Council must not grant a consent required by this clause unless it has considered:
- (a) a preliminary soil assessment to ascertain the presence or absence of acid sulfate soils within the area of the proposed works, unless the applicant agrees that acid sulfate soils are present within the area of the proposed works; and
 - (b) the adequacy of an acid sulfate soils management plan prepared for the proposed development in accordance with *Acid Sulfate Soils Assessment and Management Guidelines*; and
 - (c) the likelihood of the proposed development resulting in the oxidation of acid sulfate soils and the discharge of acid water from the area of the proposed works; and
 - (d) any comments received from the Department of Land and Water Conservation within 21 days of the Council having sent that Department a copy of the development application and of the related acid sulfate soils management plan.
- (6) Clause 35 of and Schedule 1, items 2 and 11, to the *Environmental Planning and Assessment Model Provisions 1980* do not apply to development for which consent is required under this clause for works conducted by councils, county councils or drainage unions.

Amendment of State Environmental Planning Policy No 4 – Development Without Consent

6. State Environmental Planning Policy No 4 – Development Without Consent is amended by inserting after clause 4(6), with appropriate subclause numbering, the following subclause:

- () Clause 10 does not apply to development for which consent is required under the provisions of clause 66 of *Kiama Local Environmental Plan 1996*.
-

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979
NORTH SYDNEY LOCAL ENVIRONMENTAL PLAN 1989
(AMENDMENT No 65)

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder.(S99/01769/S69)

ANDREW REFSHAUGE MP
Minister for Urban Affairs
and Planning.

Sydney, 13 February 2001.

Citation

1. This plan may be cited as the North Sydney Local Environmental Plan 1989 (Amendment No 65).

Aims, objectives etc.

2. This plan aims to list additional heritage items in Schedule 2 to North Sydney Local Environmental Plan 1989.

Land to which this plan applies

3. This plan applies to land within the North Sydney Council's area, known as Nos 15, 17 & 57 Cremorne Road, Cremorne Point as shown edged in heavy black on the map marked "North Sydney Local Environmental Plan (Amendment No.65)".

Relationship to other environmental planning instruments

4. This plan amends North Sydney Local Environmental Plan 1989 in the manner set out in clause 5.

Amendment of North Sydney Local Environmental Plan 1989

5. Schedule 2 to *North Sydney Local Environmental Plan 1989* is amended by:

- (a) Inserting "15, 17," after "14," and inserting "57," after "26," in the matter relating to Cremorne Road.
-

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**ROCKDALE LOCAL ENVIRONMENTAL PLAN 2000 (AMENDMENT No. 2)
588-590 PRINCES HIGHWAY, ROCKDALE**

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under section 70 of the *Environmental Planning and Assessment Act 1979*.
(S00/01030/S69 Pt 1)

ANDREW REFSHAUGE MP
Minister for Urban Affairs and Planning.

Sydney, 8 February 2001.

Citation

1. This plan may be cited as Rockdale Local Environmental Plan 2000 (Amendment No. 2) - 588-590 Princes Highway, Rockdale.

Aims of this plan

2. This plan aims to rezone the land to which this plan applies to Zone No. 3(a) - General Business Zone under Rockdale Local Environmental Plan 2000.

Land to which this plan applies

3. This plan applies to land at 588-590 Princes Highway, Rockdale being Lot 1, DP 840863, as shown coloured light blue on the map marked "Rockdale Local Environmental Plan 2000 (Amendment No. 2)" held by Rockdale City Council.

Relationship to other environmental planning instruments

4. This plan amends the *Rockdale Local Environmental Plan 2000* in the manner set out in clause 5.

Amendment of the Rockdale Local Environmental Plan 2000

5. The *Rockdale Local Environmental Plan 2000* is amended by inserting, in the appropriate order, at the end of the definition of "the map" in clause 8(1) the following words:

Rockdale Local Environmental Plan 2000 (Amendment No. 2)

**ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979
LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991
NOTICE OF COMPULSORY ACQUISITION OF LAND IN
THE SHIRE OF SUTHERLAND**

The Minister administering the Environmental Planning and Assessment Act 1979 declares, with the approval of His Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Environmental Planning and Assessment Act 1979.

Dated at Sydney this 15th day of November 2000

**GORDON SAMUELS
Governor**

By His Excellency's Command

**ANDREW REFSHAUGE MP
Deputy Premier
Minister for Urban Affairs and Planning
Minister for Aboriginal Affairs
Minister for Housing**

SCHEDULE

All that piece or parcel of land at GyMEA, in the Shire of Sutherland, Parish of Sutherland, County of Cumberland being Lot 3 Deposited Plan 882658 and being the whole of the land in Folio Identifier 3/882658 and being located off South Street, GyMEA excepting thereout those Easements which affect the land as described in Deposited Plans 644920 and 882658. The land is said to be in the ownership of Rawalk Pty Ltd.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**WINGECARRIBEE LOCAL ENVIRONMENTAL PLAN 1989****(AMENDMENT NO. 106)**

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (W99/00137/S69)

ANDREW REFSHAUGE MP
Minister for Urban Affairs and Planning.

Sydney, **8 February 2001.**

Citation

1. This plan may be cited as Wingecarribee Local Environmental Plan 1989 (Amendment No. 106).

Aims, objectives etc.

2. This plan aims:
- (a) to rezone some of the land to which this plan applies at Robertson to Zone No. 2(a2) (the Residential "A2" Zone), Zone No. 3(a) (the Business Zone), Zone No. 5(a) (the Special Uses "A" Zone), Zone No. 5(b) (the Special Uses "B" (Railways) Zone), Zone No. 6(a) (the Open Space (Existing Recreation) Zone) and Zone No. 6(b) (the Open Space (Private Recreation) Zone) under that plan;
 - (b) to encourage the conservation of the landscape and residential character of the village of Robertson;
 - (c) to conserve, protect and maintain riparian corridors; and
 - (d) to provide for the development and use of the land to which this plan applies in a manner which will maintain its village scale residential character, and ensure that water quality in local water courses is not compromised.

Land to which plan applies

3. This plan applies to land at Robertson, as shown edged heavy black on the map marked "Wingecarribee Local Environmental Plan 1989 (Amendment No. 106)" deposited in the office of Wingecarribee Shire Council.

Relationship to other environmental planning instruments

4. This plan amends Wingecarribee Local Environmental Plan 1989 in the manner set out in clause 5.

Amendment of Wingecarribee Local Environmental Plan 1989

5. Wingecarribee Local Environmental Plan 1989 is amended by:
- (a) inserting at the end of the definition of “the map” in clause 5(1) the following words:

Wingecarribee Local Environmental Plan 1989 (Amendment No. 106)

- (b) omitting clause 17B and inserting the following clause:

Subdivision of land within Zone No. 2(a2) at Robertson

- 17B. (1) This clause applies to land within Zone No. 2(a2) at Robertson, as shown edged heavy black on the map marked “Wingecarribee Local Environmental Plan 1989 (Amendment No. 106)”.
- (2) Notwithstanding clause 17 (2), the Council shall not consent to the subdivision of land shown cross hatched and edged heavy black on the map referred to in subclause (1) which will result in the creation of allotments with an area of less than 4,000 square metres.
- (3) Notwithstanding any other provisions of this plan, subdivision of land zoned Residential 2(a2) in the vicinity of Fountaindale Road, Mackeys Lane, Vaughan Avenue and Lawn Avenue as shown on Sheet 2 of the map referred to in subclause (1) is prohibited.
- (c) inserting after clause 69 the following clause:

70 Special Provisions – Robertson Village

- (1) This clause applies to all land located within the village of Robertson as shown edged heavy black on Sheet 1 of the map marked “Wingecarribee Local Environmental Plan 1989 (Amendment No. 106)”.
- (2) In this clause:
- home enterprise** means an enterprise carried on in a building (other than a dwelling-house or a residential flat building) in compliance with the following requirements:
- (a) the building is not to occupy a floor space exceeding 100 square metres and is to be erected within the curtilage of a building containing a dwelling occupied by the person carrying on the enterprise,
- (b) the enterprise is to be carried on on a site with a minimum allotment size of 2000 square metres,
- (c) the industry, business or other commercial use that comprises the enterprise must not:
- (i) interfere with the amenity of the locality by reason of the emission of noise, vibrations, smells, fumes, smoke, vapour, steam, soot, ash, waste water, waste products or grit or otherwise, or

- (ii) involve exposure to view from any adjacent premises or any public place of any unsightly matter including any work, display or storage associated with the enterprise, or
- (iii) require the provision of any essential service main of a greater capacity than that available in the locality,
- (d) all the activities of the enterprise are to be conducted within an enclosed building,
- (e) at least 3 car parking spaces are to be provided on the land on which the enterprise is being carried on,
- (f) at least one of the residents of the associated dwelling is to be employed in the enterprise,
- (g) the retailing of products is to be ancillary to the main activity of the enterprise and is generally to relate only to those items produced on the site of the enterprise or associated with the main activity of the enterprise.

riparian corridor means the land within 20 metres of both sides of the length of Caalang and Wallaganda Creeks (being 20 metres measured horizontally from the top of the banks of those creeks and at right angles from the general flow direction of those creeks), as shown edged by a broken red line on Sheet 3 of the map marked "Wingecarribee Local Environmental Plan 1989 (Amendment No. 106)".

- (3) A person may, with the consent of the Council, carry out development for the purpose of a home enterprise on land to which this clause applies that is within Zone No. 2(a2).
- (4) The Council may consent to the carrying out of development for the purpose of a joint workshop, showroom and retail development on land to which this clause applies that is within Zone No. 3(a).
- (5) Development for the purpose of a dwelling-house on land shown edged heavy black on Sheet 2 of the map marked "Wingecarribee Local Environmental Plan 1989 (Amendment No. 106)" is prohibited unless the development is to be carried out on an existing parcel (as defined in clause 13).
- (6) All development other than grazing and utility installation is prohibited within the riparian corridor. However, the Council may consent to development for the purpose of an extension to an existing dwelling-house or for the purpose of a home enterprise (including the erection of a building for that purpose) within the riparian corridor, but only if the allotment on which the dwelling house is located or the building is to be located or on which the home enterprise is to be carried on (being an allotment created prior to the commencement of this clause) does not provide an alternative location for the extension or home enterprise outside of the riparian corridor. The Council, before granting such consent, must be satisfied that adequate provision has been made for:
 - (a) effluent waters and stormwater run-off arising from the use of the land for residential purposes to be disposed of without risk of significant contamination to any water course, and
 - (b) the retention of any significant vegetation, and
 - (c) road and driveway access to the dwelling-house to be constructed in such a way as to minimise any disturbance to the existing landform and so as not to increase the potential for erosion.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

WINGECARRIBEE LOCAL ENVIRONMENTAL PLAN 1989

(AMENDMENT No. 109)

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (W00/00028/S69)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning.

Sydney, **8 February** 2001.

Citation

1. This plan may be cited as Wingecarribee Local Environmental Plan 1989 (Amendment No. 109).

Aims, objectives etc.

2. This plan aims to rezone the land to which it applies to part Industrial 4(a) and part Environmental Protection 7(a) under the Wingecarribee Local Environmental Plan 1989.

Land to which plan applies

3. This plan applies to land in the Wingecarribee Local Government area, being Lot 8 Section 39 DP 1374, Cavendish Street, Mittagong, as shown edged heavy black in the map marked "Wingecarribee Local Environmental Plan 1989 (Amendment No. 109)" deposited in the office of Wingecarribee Shire Council.

Relationship to other environmental planning instruments

4. This plan amends Wingecarribee Local Environmental Plan 1989 in the manner set out in clause 5.

Amendment of Wingecarribee Local Environmental Plan 1989

5. Wingecarribee Local Environmental Plan 1989 is amended by

- (a) inserting in appropriate order at the end of the definition of "the map" in clause 5(1) the following words:

Wingecarribee Local Environmental Plan 1989 (Amendment No.109).

(b) by inserting after clause 71 the following clause:

Special provisions – certain land in Cavendish Street, Mittagong

72 (1) This clause applies to Lot 8, Section 39, DP 1374, Cavendish Street, Mittagong as shown edged heavy black on the map marked "Wingecarribee Local Environmental Plan 1989 (Amendment No.109)".

(2) In determining an application for consent for any development on the land to which this clause applies, the Council must take into account whether adequate provision has been made:

- (a) for the disposal of all effluent water by means of connection to the Council's reticulated sewerage system; and
 - (b) for stormwater and floodwater runoff arising from the development to be disposed of without any risk of contamination to Chinaman's Creek; and
 - (c) for effective measures to be incorporated into any proposal for development with regard to stormwater, sediment and erosion management; and
 - (d) for the protection of groundwater in the locality from degradation and contamination in such a way as to ensure that there is no overall adverse impact on groundwater quality; and
 - (e) to satisfactorily address any potential risk to human health or the environment posed by any contamination that may be present on the subject land.
-

Roads and Traffic Authority

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Wilton in
the Wollondilly Shire Council area

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

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

SCHEDULE

All that piece or parcel of land situated in the Wollondilly Shire Council area, Parish of Wilton and County of Camden, shown as Lot 40 Deposited Plan 814280, being part of the land remaining in Deed of Conveyance Book 1027 No. 844, excluding from the compulsory acquisition of Lot 40 the Sydney water supply tunnel.

The land is said to be in the possession of the Estate of the Late Jane Wonson (registered proprietor) and Votraint (Wilton) Pty Limited (occupant).

(RTA Papers FPP M4092; RO 496.1672)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Ourimbah in
the Wyong Shire Council Area

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

T D Craig
Manager Statutory Processes
Roads and Traffic Authority of New South Wales

SCHEDULE

All those pieces or parcels of land situated in the Wyong Shire Council area, Parish of Ourimbah and County of Northumberland, shown as:

Lot 21 Deposited Plan 1015417, being part of the land in Certificate of Title 1/363645, excluding from the compulsory acquisition the easement for transmission line variable width created by Dealing S284100 and shown on Deposited Plan 607867; and

Lot 22 Deposited Plan 1015417 and Lot 29 Deposited Plan 225698, being parts of the land in Auto Consol 8644-124, excluding from the compulsory acquisition of Lot 29 the easement for rising main 5.03 metres wide and variable width created by Dealing K474439 and shown on Deposited Plan 228419.

The land is said to be in the possession of Energy Australia Pty Limited.

(RTA Papers FPP M4920; RO 10/505.1344)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Casula and
Prestons in the Liverpool City Council area

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

T D Craig
Manager, Statutory Processes
Roads and Traffic Authority of New South Wales

SCHEDULE

All those pieces or parcels of Crown road situated in the Liverpool City Council area, Parishes of St Luke and Minto and County of Cumberland, shown as Lot 5 Deposited Plan 847277 and Lots 101 and 102 Deposited Plan 864675.

(RTA Papers FPP 1M1089; RO 259.12179)

ROADS ACT 1993**ORDER**
Section 31

Fixing or Varying of Levels of Part of Main Road 377 –
Escort Way from Orange to Eugowra in the Cabonne
Council area

THE Roads and Traffic Authority of New South
Wales, by this order under section 31 of the Roads Act
1993, fixes or varies the levels of parts of Main Road 377,
Escort Way between 49.96 km and 50.64 km west of
Orange, as shown on Roads and Traffic Authority plan
No. 377.072.RC.0661.

P J Dearden
Manager, Project Services
Roads and Traffic Authority
51 – 55 Currajong Street, Parkes NSW 2870

(RTA Papers FPP 72.5357; RO 72.191)

ROADS ACT 1993**ORDER**
Section 31

Fixing or Varying of Levels of Part of the Newell
Highway North of Dubbo in the Dubbo City Council area

THE Roads and Traffic Authority of New South
Wales, by this order under section 31 of the Roads Act
1993, fixes or varies the levels of the part of State
Highway 17, Newell Highway 7.6 km to 8.76 km north of
Dubbo, as shown on Roads and Traffic Authority plan No.
0017.125.RC.3641.

P J Dearden
Manager, Project Services
Roads and Traffic Authority
51 – 55 Currajong Street, Parkes NSW 2870

(RTA Papers FPP 125.5357; RO 17/125.1100)

Roads Act 1993

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

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


Mark Ferguson
 General Manager
 Coffs Harbour City Council
 (by delegation from the Minister for Roads)

Schedule

1. Citation

This notice may be cited as the *Coffs Harbour City Council* B-Doubles Notice No *1/2001*.

2. Commencement

This Notice takes effect from date of gazettal.

3. Effect

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

4. Application

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

5. Routes

B-Double Roads within Coffs Harbour City Council

Type	Name	Start	Finish
25m	Isles Drive, Coffs Harbour south	SH10(excluding left hand turn from Pacific Highway)	Englands Road
25m	Collison Place, Coffs Harbour South	Isles Drive	Collison Place (end)
25m	Elswick Place, Coffs Harbour South	Isles Drive	Elswick Place (end)
25m	Englands Road, Coffs Harbour South	SH10	Isles Drive

Roads Act 1993

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

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

for Pedro Pedraza

Janet Dore
General Manager
Newcastle City Council
(by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Newcastle City Council B-Doubles Notice No 3/ 2000.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31/01/2002 unless it is amended or repealed earlier.

4. Application

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

5. Routes

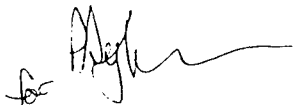
B-Double routes within the Newcastle City Council

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	000	Denison Street, Carrington	Exit from GrainCorp Operations Limited	Cowper Street North, Carrington	Trial until 31 January 2001 and between 1 October 2001 & 31 January 2002. Travel permitted in a northerly direction only between 7.30am and 6.00pm Monday to Friday

Roads Act 1993

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

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



Janet Dore
General Manager
Newcastle City Council
 (by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Newcastle City Council B-Doubles Notice No 4/ 2000.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31/12/2005 unless it is amended or repealed earlier.

4. Application

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

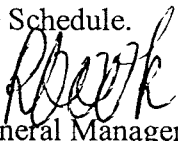
5. Routes

B-Double routes within the Newcastle City Council

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	604	Tudor Street, Newcastle West	Parry Street	Hunter Street	
25	000	Cowper Street North, Carrington	Hannell Street (MR316)	Bourke Street	
25	000	Bourke Street, Carrington	Cowper Street North	Port Access Road (first occurrence)	
25	000	Port Access Road, Carrington	Robertson Street	Bourke Street	
25	000	Parker Street, Carrington	Elizabeth Street	Entire length	
25	000	Everett Street, Carrington	Parker Street	Entire length	

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

Parramatta City Council 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.

for 
 General Manager
 Parramatta City Council
 (by delegation from the Minister for Roads)

Schedule

1. Citation

This notice may be cited as the Parramatta City Council B-Double Notice No 2/2000

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

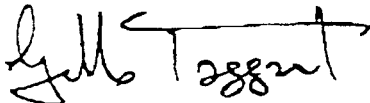
B-Double routes within the Parramatta City Council Area

Type	Road	Starting Point	Finishing Point	Conditions
25	Wentworth Avenue	Cumberland Highway	Pioneer Concrete Plant, Pendle Hill	

ROADS ACT 1993

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

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



G. McTaggart
MANAGER – WORKS for S.C. McGrath GENERAL MANAGER

Singleton Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Singleton Shire Council B-Doubles Notice No.1,2001.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until 31st March 2001 unless it is amended or repealed earlier.

4. Application

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

5. Routes

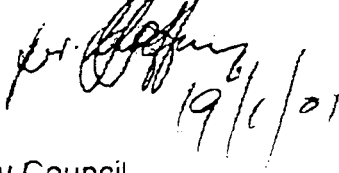
B- Doubles routes within the Singleton Shire Council.

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25		Bridgman Rd	New Eng.HWay	Retreat Road	Restricted to: - B-Doubles accessing Singleton Livestock Market. - 10am to 3pm, 6.00 pm to 9.00pm Tuesday, Wednesday & Thursday.
25		Retreat Rd	Bridgman Road	Dyrring Road	
25		Dyrring Road	Retreat Road	Gresford Road	
25	128	Gresford Rd	Dyrring Road	Livestock Market	

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

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

Graeme Faulkner
General Manager
Wagga Wagga City Council
(by delegation from the Minister for Roads)



SCHEDULE**1. Citation**

This notice may be cited as the Wagga Wagga City Council B-Double Notice Number 3, 2001.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This notice remains in force until 31/12/2005 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Wagga Wagga City Council.

Type	Road No	ROAD NAME	Starting Point	Finishing Point	Conditions
25	000	Fernleigh Rd - Wagga Wagga	Glennfield Rd	Alan Turner Depot	
25	384	Tumbarumba Rd - Wagga Wagga	Hume Hwy (SH2)	Halbrook Shire Boundary	
25	384	Tumbarumba Rd - Wagga Wagga	Hume Hwy (SH2)	Ladysmith	travel permitted in northbound direction only

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

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

W. [Signature] 19/1/01
Graeme Faulkner
General Manager
Wagga Wagga City Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This notice may be cited as the Wagga Wagga City Council B-Double Notice Number 4, 2001

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This notice remains in force until 31/12/2005 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Wagga Wagga City Council.

Type	Road No	ROAD NAME	Starting Point	Finishing Point	Conditions
25	000	Old Narrandera Rd, Wagga Wagga	Colin Knott Dr	Deep Water Matong Rd	
25	000	Deep Water Matong Rd, Wagga Wagga	Old Narrandera Rd	Coolamon Shire Bdy	
25	000	Brushwood Rd, Wagga Wagga	Old Narrandera Rd	Coolamon Shire Bdy	
25	000	Roping Pole Rd, Wagga Wagga	Old Narrandera Rd	Coolamon Shire Bdy	
25	543	Mitwood Rd, Wagga Wagga	Old Narrandera Rd	Coolamon Shire Bdy	

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 connection.

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

CITY OF SHELLHARBOUR, AT BLACKBUTT: Contract Number 934773S7, Project Number 390256. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving CYGNET AVENUE, BLACKBUTT.

CITY OF SHELLHARBOUR, AT ALBION PARK ("WOODBRIDGE ESTATE STAGE 6"): Contract Number 964349S6, Project Number 3000677. Sideline 1, and Lines 1 – 4 inclusive and their appurtenant junctions, sidelines and inlets serving SPRINGWOOD STREET, WINDERMERE AVENUE, ASHBURTON DRIVE.

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

MARGARET McTAINSH,
Developer Activity Officer,
Illawarra

23rd February 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 connection.

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

CITY OF BLUE MOUNTAINS, AT FAULCONBRIDGE: Contract Number 952672S9, Project Number 361679. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving LOTS 57 to 59 HILLCREST AVENUE.

CITY OF BLUE MOUNTAINS, AT KATOOMBA: Contract Number 412041FA, Project Number 362135. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving SOUTH STREET and MORT STREET.

CITY OF BLUE MOUNTAINS, AT BLACKHEATH: Contract Number 965902S9, Project Number 3000238. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving LOT 8 REYNOLDS LANE.

CITY OF PENRITH, AT GLENMORE PARK: Contract Number 969097S9, Project Number 3001374. Line 1 to 2, inclusive and their appurtenant junctions, sidelines and inlets serving ALSTON STREET and KUKUNDI DRIVE.

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

ROBERT ROACH,
Developer Activity Officer,
Blacktown Commercial Centre

23rd February 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 connection.

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

CITY OF LIVERPOOL, AT CECIL HILLS: Contract Number 967323S0, Project Number 3001113. Lines 1 – 9 and their appurtenant junctions, sidelines and inlets serving properties in LEOPOLD PLACE.

CITY OF LIVERPOOL, AT CARNES HILL: Contract Number 967549S8, Project Number 3001617. Sideline 1 and its appurtenant junctions, sidelines and inlets serving properties in CHAPMAN STREET and SYMONS PLACE.

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

PETER ALLEN,
Developer Activity Officer,
Liverpool Commercial Centre

20th February 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 connection.

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

CITY OF FAIRFIELD, AT FAIRFIELD: Contract Number 948852S2, Project Number 3001537. Line 1 and Sideline 1 inclusive, and their appurtenant junctions, sidelines and inlets serving LANDON and HERCULES STREETS.

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

CLAUDIO FILIPPI,
Developer Activity Officer,
Liverpool Commercial Centre

23rd February 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 connection.

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

CITY OF LIVERPOOL, AT HORNINGSEA PARK: Contract Number 963563S6, Project Number 3000257. Sideline 1, inclusive and its appurtenant junctions, serving MACKAYS STREET and HORNINGSEA PARK DRIVE.

CITY OF LIVERPOOL, AT CECIL HILLS: Contract Number 967460S4, Project Number 3001329. property connection sewer 1, inclusive and its appurtenant junctions, serving HIGHGROVE COURT.

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

VALDIS VIKSNE,
Developer Activity Officer,
Liverpool Commercial Centre

23rd February 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 connection.

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

BANKSTOWN COUNCIL, AT PICNIC POINT: Project No. 3001520 (Contract No. 971369S3). Sideline 1 inclusive and its appurtenant junctions, sidelines and inlets serving HENRY LAWSON DRIVE and FREDA STREET.

CANTERBURY COUNCIL, AT CAMPSIE: Project No. 381268 (Contract No. 954016S3). Sideline 1 inclusive and its appurtenant junctions, sidelines and inlets serving BYRON STREET.

LEICHHARDT COUNCIL, AT BALMAIN: Project No. 3000825 (Contract No. 967954S5). Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving BIRCHGROVE ROAD and KING LANE.

MANLY COUNCIL, AT FAIRLIGHT: Project No. 353290 (Contract No. 960011S3). Sideline 1 inclusive and its appurtenant junctions, sidelines and inlets serving BERRY AVENUE and FAIRLIGHT STREET.

WARRINGAH COUNCIL, AT FRENCHS FOREST: Project No. 3001699 (Contract No. 965832S8). Sideline 1 inclusive and its appurtenant junctions, sidelines and inlets serving BOWMAN AVENUE and FOREST WAY.

WARRINGAH COUNCIL, AT WHEELER HEIGHTS: Project No. 3000567 (Contract No. 965618S0). Line 1 to Line 4 and Sideline 1 inclusive and their appurtenant junctions, sidelines and inlets serving ETTALONG STREET and HEATHER STREET.

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

GERRY DACOCO,
Developer Activity Officer,

23rd February 2001

WATER MAINS**SYDNEY WATER**

Water mains

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

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

CITY OF BLUE MOUNTAINS, AT WINMALEE: Contract Number 969104WB, Project Number 1000603. Water mains are now laid and capable of serving identified properties in HAWKESBURY ROAD and WREN PLACE.

CITY OF HAWKESBURY, AT MCGRATHS HILL: Contract Number 967585W4, Project Number 1000701. Water mains are now laid and capable of serving identified properties in WINNIFRED ROAD, IVY AVENUE and WEST HILL STREET.

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

ROBERT ROACH,
Developer Activity Officer,
Blacktown Commercial Centre

23rd February 2001

SYDNEY WATER

Water mains

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

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

CITY OF LIVERPOOL, AT WEST HOXTON: Contract Number 967305W2, Project Number 1000646. Water mains are now laid and capable of serving identified properties in OLD FIFTEENTH AVENUE.

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

KEVIN HASTIE,
Developer Activity Officer,
Liverpool Commercial Centre

15th February 2001

SYDNEY WATER

Water mains

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

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

CITY OF SHELLHARBOUR, AT ALBION PARK. ("WOODBIDGE ESTAGE STAGE 6"): Contract Number 964349WA, Project Number 1000295. Water mains are now laid and capable of serving identified properties in SPRINGWOOD STREET.

CITY OF WOLLONGONG, AT MOUNT BROWN: Contract Number 935085WA, Project Number 190183. Water mains are now laid and capable of serving identified properties in SEMILLON PLACE, SHIRAZ DRIVE, CABERNET DRIVE.

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

MARGARET McTAINSH
Developer Activity Officer
Illawarra

23rd February 2001

SYDNEY WATER

Water mains

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

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

SOUTH SYDNEY COUNCIL, AT ALEXANDRIA: Project No. 1000806. (Contract No. 971578WA). Watermains are now laid and shown on said plan and capable of serving the properties in RALPH STREET and GILLESPIE AVENUE.

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

GERRY DACOCO
Developer Activity Officer

23rd February 2001

Other Notices

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

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

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

—————
SCHEDULE

LGA — Orange City Council

Being

Lot 235 D.P. 750406 at Mitchell Hwy, Lucknow
Lot 92 D.P. 750406 at Mitchell Hwy, Lucknow
Lot 90 D.P. 750406 at Mitchell Hwy, Lucknow

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

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

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

—————
SCHEDULE

LGA — Hastings Council

Being

Lot 148 D.P. 754404 at Farrowells Road, Telegraph Point
Lot 149 D.P. 754404 at Farrowells Road, Telegraph Point

ABORIGINAL LAND RIGHTS ACT 1983

Notification of the Constitution (Application for Alteration of the Boundaries) of a Regional Aboriginal Land Council Area

NOTICE is hereby given pursuant to clause 36 of the Aboriginal Land Rights Act 1996, of an application to constitute (alter the boundaries of) the Northern Tablelands Regional Aboriginal Land Council Area. The proposed new boundaries are as described in the text below as the Northern Tablelands Regional Aboriginal Land Council Area.

NORTHERN TABLELANDS REGIONAL ABORIGINAL LAND COUNCIL

Commencing at the junction of the generally northern boundary of the Parish of Carroll, County of Buller with the boundary between the States of New South Wales and Queensland: and bounded thence by that parish boundary generally easterly, part of the generally western and the generally southern boundaries of the Parish of Gilgurry generally southerly and generally easterly, the generally southern and part of the generally south-eastern boundaries of the Parish of Boorook generally easterly and generally north-easterly, the generally northern boundary of the Parish of Callanyn generally easterly, the western boundary of the Parish of Antimony southerly, part of the generally south-eastern boundary of the County of Buller generally north-easterly and part of the generally eastern boundary of the Parish of Fairfield, County of Drake generally southerly to the western boundary of Portion 6; by that boundary southerly and the southern boundary of that portion and its prolongation easterly to Timbarra River; by that river upwards to the generally southern boundary of the Parish of Bajimba, County of Clive; by that boundary generally easterly, part of the generally western, the generally northern and the generally eastern boundaries of the Parish of Albert, County of Drake, generally northerly, generally easterly and generally southerly, the north-eastern and part of the generally south-eastern boundaries of the Parish of Richmond, south-easterly and generally south-westerly, the eastern boundary of the Parish of Cooraldooral southerly, the generally north-western boundary of the County of Gresham generally south-westerly, the generally southern boundaries of the Parishes of Newton Boyd and Henry generally easterly to Guy Fawkes River; by that river upwards to the generally south-western boundary of the County of Gresham; by part of that and part of the generally south-eastern boundary of that County, generally south-easterly and generally north-easterly, the northern and eastern boundaries of Portion 53, Parish of Shea, County of Fitzroy, easterly and southerly, part of the eastern boundary of Portion 70 southerly, the western prolongation of the northern boundary of Portion 22 and that boundary easterly, the generally northern boundary of Portion 65 generally easterly, the northern and eastern boundaries of Portion 42 easterly and southerly, the eastern boundary of Portion 41 southerly, the southern and generally south-eastern boundaries of Portion 57, easterly and generally north-easterly, part of the generally south-eastern boundary of Portion 55 generally north-easterly, the western prolongation of the northern boundary of Portion 6, Parish of Wiriri, that boundary and the northern boundaries of Portions 8, 9 and 10 easterly, the northern and eastern boundaries of Portion 11 easterly and southerly, the eastern boundaries of Portions 12 and 14 southerly, part of the generally southern boundary of the Parish of Wiriri generally easterly, the generally southern boundary of the Parish of Bobo generally easterly, part of the generally western boundary of the Parish of Gundar generally southerly, the generally western boundaries of the Parishes of Ucombe and Stewart generally southerly, part of the generally south-eastern boundary of the County of Fitzroy generally south-westerly, part of the generally eastern

boundary of the Country of Clarke generally southerly and part of the generally southern boundary of the Parish of Lookout generally westerly to Styx River; by that river and Chandler River downwards to the generally southern boundary of the County of Sandon; by that boundary generally westerly, part of the generally eastern, the generally southern and the generally western boundaries of the Parish of Tara, County of Inglis generally southerly, generally westerly and generally northerly, part of the generally southern and generally western boundaries of the Parish of Looanga generally westerly and generally northerly, part of the generally south-western boundary of the County of Hardinge generally north-westerly, the generally south-eastern, the generally south-western and the generally north-western boundaries of the County of Murchison generally south-westerly, generally north-westerly and generally north-easterly, the generally western boundary of the Parish of Gunnee, County of Burnett generally northerly, the generally western, and generally northern boundaries of the Parish of Gragin generally northerly and generally easterly the generally eastern boundary of the Parish of Gullungutta and part of the generally eastern boundary of the Parish of Otley generally northerly, the generally eastern boundary of the Parish of Cucumber, County of Arrawatta generally northerly, the generally northern boundary of the Parish of Leslie generally easterly and part of the western and the northern boundaries of the Parish of Ashford northerly and easterly to the Severn River; by that river downwards to the generally southern boundary of the Parish of Ashby; by that boundary and part of the generally eastern boundary of that parish generally easterly and generally northerly, part of the generally northern boundary of the Parish of Lockerby generally easterly, and part of the generally south-western and the generally northern boundaries of the Parish of Bowman generally north-westerly and generally easterly to the boundary between the States of New South Wales and Queensland, aforesaid, and by that boundary generally north-westerly to the point of commencement.

Under clause 37 of the Aboriginal Land Rights Act 1996, objections may be made to this proposal or any part of the proposal contained in the application. Objections must be in writing and signed by ten (10) or more adult Aborigines who either reside within the Area, or who have an association with the Area. The objections must be made within thirty (30) days of the notice. Objections must set out the grounds for the objections and specify an address for service of notices on the objectors. Objections should be addressed to "The Registrar, Aboriginal Land Rights Act, Level 5, 83 Clarence Street N.S.W. 2000".

STEPHEN WRIGHT,
Registrar,
Aboriginal Land Rights Act 1983

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the
Payment of Rates

I, the Honourable ANDREW JOHN REFSHAUGE, MP, Minister for Aboriginal Affairs, being of the opinion that special circumstances exist which warrant my doing so, DECLARE in pursuance of the provisions of section 43 of the *Aboriginal Land Rights Act 1983*, that the lands

described in the Schedule below and vested in the Cobowra Local Aboriginal Land Council, be exempt from payment of rates under the *Local Government Act 1993*.

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

SCHEDULE

LGA – Eurobodalla Shire Council

Being:

Lot 456 D.P. 1007851 at Reservoir Road, Moruya.

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the
Payment of Rates

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

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

SCHEDULE

LGA – Tweed Shire Council

Being:

Lot 198 D.P. 1018939 at Clothiers Creek.

ANTI-DISCRIMINATION ACT 1977

Exemption Order

UNDER the provisions of section 126 of the Anti-Discrimination Act 1977 and on the recommendation of the Anti-Discrimination Board, an exemption is given from the provisions of sections 49ZYH and 51 of the Anti-Discrimination Act 1977 for the "Value Over 40" Personnel Consultants to refuse to provide services to people under 40 years of age. An exemption is also given from 49ZYB to enable employers to recruit people over 40 years of age through "Value Over 40" Personnel Consultants.

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

Dated this 13th day of February 2001.

BOB DEBUS, M.P.,
Attorney General

ASSOCIATIONS INCORPORATION ACT 1984

TAKE NOTICE that the incorporation of the following association was inadvertently gazetted on 2 February 2001 as cancelled pursuant to Section 54(2) of the Associations Incorporation Act 1984. The association remains incorporated.

St Peters/Sydenham/Tempe Neighbourhood Centre
Incorporated

DB O'CONNOR,
Director-General
Department of Fair Trading

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation Pursuant To Section 55A(3)

TAKE NOTICE that the incorporation of the following associations is cancelled by this notice pursuant to Section 55A(3) of the Associations Incorporation Act 1984 and the cancellation is effective on 23 February 2001.

1. Y2774744 Sydney Smallbore Shooting Federation Inc
2. Y1554033 Committee for the Development of Morris Park Inc
3. Y2361140 Premium Chestnuts Australia Inc
4. Y2004219 Hrvatsko Drustvo-Zupanije Sibenske – Sydney Inc
5. Y2935208 Queanbeyan Workplace Learning Program Inc
6. Y2497742 Gloucester Reach Environment Group Inc
7. Y2893734 The Western Research Institute (WRI) Inc
8. Y2665407 Australian Committee for Human Rights in Kurdistan Inc
9. Y1420209 The National Venereology Council of Australia Inc
10. Y1887046 Blue Mountains Youth Services Network Inc
11. Y0155840 Botany Multicultural Training Centre Inc
12. Y3013016 Crescent Funeral Assistance Fund Inc
13. Y2762607 Pasmenco Zinc Women's Bowling Club Inc
14. INC3436615 Precious Lives Inc

DB O'CONNOR,
Director-General
Department of Fair Trading

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact— Order

I, the Honourable Bob Debus Attorney General of the State of New South Wales, in pursuance of section 39 (1) of the *Children (Protection and Parental Responsibility) Act 1997*, do, by this my Order, approve the Manly Crime Prevention Plan (*excluding Strategy 2.2*) as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 28 February 2001 and remains in force until 27 February 2004.

Signed at Sydney, this 19th day of February 2001.

BOB DEBUS, M.P.,
Attorney General

ASSOCIATIONS INCORPORATION ACT 1976

INCORPORATION OF PARENTS AND CITIZENS ASSOCIATIONS

THE following associations are hereby incorporated under the Parents and Citizens Associations Incorporation Act, 1976.

1. Hillston Central Public School P&C Association
2. Narrandera East Infants School P&C Association
3. Narranga Public School P&C Association
4. Schofields Public School P&C Association

JOHN AQUILINA, M.P.,
Minister for Education and Training

CO-OPERATIVES ACT 1992

Notice Under Section 601AA Of The Corporations Law
As Applied By Section 325 Of
The Co-operatives Act 1992

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

Name of Co-operative

Taxi Investments Co-operative Limited

Dated this thirteenth day of February 2001

C GOWLAND,
Delegate Of The Registrar Of Co-operatives

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

OFFICE OF THE COMMISSIONERS OF INQUIRY FOR
ENVIRONMENT AND PLANNING

NOTICE OF COMMISSION OF INQUIRY

Proposed Dartbrook Extended Underground Mine Project
Muswellbrook and Scone Shires

THE Honourable Dr Andrew Refshauge, Deputy Premier, Minister for Urban Affairs and 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 into the environmental aspects of:

1. (a) the expansion of the proposed reject emplacement area
- (b) the increase in above ground activities as a result of proposed increase in coal production (with particular emphasis on noise, air quality and visual impacts); and
2. groundwater management of the proposed underground mine and associated issues

relating to the proposed Dartbrook Extended Underground Mine Project, Muswellbrook and Scone Shires.

The Minister has appointed Commissioner Kevin Cleland, Deputy Chairperson and Commissioner Dr Mark Carleton 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 Commission's findings and recommendations.

INQUIRY SESSIONS: The Inquiry will be held in the **Conference Room of the John Hunter Motel, Maitland Street, Muswellbrook** and will be open to the public. It will be conducted in two sessions. The first session (primary submissions) will commence at **2:00pm, Monday 2 April 2001** 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 submission 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 **SIX 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 **10:00am, Thursday 22 March 2001**.

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 **2:00pm, Thursday 22 February 2001** and submissions to the Inquiry from **2:00pm, Tuesday 27 March 2001** at the following locations:

- Office of the Commissioners of Inquiry, Level 13, Thakral House, 301 George Street, Sydney;
- Muswellbrook Council, Administration Centre, Maitland Street, Muswellbrook;
- Muswellbrook Library, Bridge Street, Muswellbrook; and
- Scone Shire Council, 130 Liverpool Street, Scone.

LODGING QUESTIONS: Questions directed to other parties' submissions must be in writing. Questions must be submitted to the relevant party and a copy to Paul Freeman, Office of the Commissioners of Inquiry, **no later than 4:00pm, Tuesday 10 April 2001**.

RESPONSES: Responses to questions are required to be submitted in writing direct to the relevant party and a copy to Paul Freeman **no later than 4:00pm, Tuesday 24 April 2001**.

Further written information on the preparation of submissions and conduct of the Hearing is available on the Internet at <http://www.coi.nsw.gov.au> or from Paul Freeman on (02) 9299 2904.

PAUL FREEMAN,
Registrar

THE FAIR TRADING ACT 1987
INTERIMPROHIBITION ORDER—RENEWAL
SECTION 30(1)

WHEREAS:

1. I, John Arthur Watkins, Minister for Fair Trading, made an interim prohibition order pursuant to section 30(1) of the Fair Trading Act 1987 on 23 November 2000 and caused it to be published in the *New South Wales Government Gazette* No. 155 of 1 December 2000, pp. 12175-12176;
2. That order:
 - (a) prohibits the supply of the class of goods specified in the Schedule hereto except where those goods are supplied in accordance with the conditions specified in Schedule 5 to that order; and
 - (b) will expire on 1 March 2001.

I HEREBY pursuant to section 30(1) of the Act —

3. renew that order and prohibit the supply of the class of goods specified in the Schedule hereto except where those goods are supplied in accordance with the conditions specified in Schedule 5 to that order; and
4. declare that this Order shall expire three (3) months after the date of its publication in the *New South Wales Government Gazette*.

SCHEDULE

Covers designed or adapted for use as a domestic in-ground swimming pool main drain cover.

DATED this 20th day of February 2001.

JOHN WATKINS M.P.,
Minister for Fair Trading

GEOGRAPHICAL NAMES ACT 1966

Notice Of Proposal To Create A New Suburb And Amend
A Boundary Within Wollongong City

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to create the new suburb Haywards Bay, reducing the extent of Yallah, as indicated on map GNB3686/HB. The map may be viewed at Wollongong City Council Administration Building, Wollongong City Library, Dapto Library, the two Mobile Libraries, Warilla Library in Shellharbour City and the office of the Geographical Names Board, Land and Property Information NSW, Panorama Avenue, Bathurst.

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

P. R. HARCOTBE,
Chairperson

Geographical Names Board
PO Box 143
BATHURST NSW 2795

HERITAGE ACT 1977**REVOCATION OF INTERIM HERITAGE ORDERS NO. 32,
33 AND 34**

IN pursuance of Section 29(3) of the Heritage Act 1977, I, the Minister for Urban Affairs and Planning, having considered a recommendation furnished by the Heritage Council, do, by this notice, revoke Interim Heritage Orders No. 32, 33 and 34 in respect of the properties known as 15, 17 and 57 Cremorne Road, Cremorne Point, respectively which were gazetted on 17 November 2000.

Sydney, 19 February 2001.

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

Department of Health, New South Wales,
Sydney, Thursday 22 February 2001

**POISONS & THERAPEUTIC GOODS ACT 1966
ORDER UNDER CLAUSE 151(1),
POISONS & THERAPEUTIC GOODS
REGULATION 1994**

WITHDRAWAL OF DRUG AUTHORITY

IN accordance with the provisions of clause 151(1) of the Poisons & Therapeutic Goods Regulation 1994 an order has been made on Dr Alexander Frocht of 36 Olola Avenue, Vacluse, 2030 prohibiting him until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by clause 103 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 79 of the Regulation.

This order is to take effect on and from Monday 26 February 2001.

MICHAEL REID,
Director-General

PUBLIC WORKS ACT 1912

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

Singleton Water Supply Augmentation

THE Minister for Land and Water Conservation, with the approval of His Excellency the Governor, declares that the land described in the Schedule hereto, is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for an authorised work.

On publication of this notice in the *Government Gazette*, the land, is vested in the Minister for Land and Water Conservation as Constructing Authority under section 4 of the Public Works Act 1912.

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

SCHEDULE**Land**

Lot 272 in Deposited Plan 823710 (SB 51894), exclusive of Easement for Water Supply 5 wide acquired by notification in *Government Gazette* No.151 dated 25th October 1991 Page 9159.

DPWS Reference 93.

ERRATUM

THE notice which appeared in *Government Gazette* No. 37 of 9 February 2001 on page 634 and 635 Roads Act 1993 Proclamation (signed and sealed at Sydney on 30 August 2000) was incorrect. The correct dedication is published below:

ROADS ACT 1993 - PROCLAMATION

Gordon Samuels A.C., CVO, Governor.

I, The Honourable Gordon Samuels A.C., CVO, Governor of the State of New South Wales, with the advice of the Executive Council, on the recommendation of the Deputy Premier, Minister for Urban Affairs and Planning, Minister for Aboriginal Affairs and Minister for Housing and in pursuance of Section 13 of the Roads Act, 1993, do, by this my Proclamation, dedicate as public road the parcels of land referred to in the Schedule to this Proclamation.

Signed and sealed at Sydney this 10th day of January 2001

By His Excellency's Command,

ANDREW REFSHAUGE M.P.,
Deputy Premier,
Minister for Urban Affairs and Planning,
Minister for Aboriginal Affairs
and Minister for Housing

GOD SAVE THE QUEEN!

SCHEDULE

The land shown as road, including splay corners on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 810683 (Project 7400/13).

The land shown as road, including splay corners and pathway on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 818153 (Project 7400/17).

The land shown as road, including splay corners on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 818154 (Project 7400/19).

The land shown as road, including splay corners on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 826567 (Project 7400/18).

The land shown as road, including splay corners on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 826568 (Project 7400/7).

The land shown as road, including splay corners on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 840471 (Project 7400).

The land shown as road, including splay corners and pathway on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 827050 (Project 7400/12).

The land shown as road, including splay corners and pathway on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 731220 (Project 7400/1).

The land shown as road, including splay corners on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 747555 (Project 7400/2).

The land shown as road, including splay corners on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 773441 (Project 7400/3).

The land shown as road, including splay corners on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 786165 (Project 7400/4).

The land shown as road, including splay corners and pathway on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 787104 (Project 7400/5).

The land shown as road, including splay corners, pathways and road widening on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 771911 (Project 7400/6).

The land shown as road, including splay corners and road widening on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 800402 (Project 7400/11).

The land shown as road, including splay corners and pathway on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 810840 (Project 7400/15).

The land shown as road, including splay corners on the plan of land at Quakers Hill, in the City of Blacktown, registered in the Land Titles Office as Deposited Plan No. 810684 (Project 7400/14).

The land shown as Clematis Close and Hoya Place, including splay corners on the plan of land at Cherrybrook, in the Shire of Hornsby, Parish of South Colah, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 712167 (Project 12717/1).

The land shown as Janita Crescent, on the plan of land at Mt Colah, in the Shire of Hornsby, Parish of South Colah, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 264633 (Project 12715/1).

The land shown as Howes Close, including splay corners on the plan of land at Westleigh, in the Shire of Hornsby, Parish of South Colah, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 251765 (Project 12944/1).

The land shown as Warrangaroo Drive, Wylah Drive, Bundanoon Road, Shearwater Avenue, Whimbrel Place and Teal Place including splay corners on the plan of land at Woronora Heights, in the Shire of Sutherland, Parish of Sutherland, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 708437 (Project 12736/1).

The land shown as Warrangaroo Drive, Oriole Street, Koel Place, Spoonbill Avenue, Dove Close, including splay corners and pathways on the plan of land at Woronora Heights, in the Shire of Sutherland, Parish of Sutherland, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 776268 (Project 12736/6).

The land shown as Goshawk Crescent, including splay corners on the plan of land at Woronora Heights, in the Shire of Sutherland, Parish of Sutherland, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 792570 (Project 12736/7).

The land shown as Clothier Road, Butler Close, including splay corners and road widening, on the plan of land at Menai, in the Shire of Sutherland, Parish of Holsworthy, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 861311 (Project 12744/3).

The land shown as Bundanoon Road and Kelton Place, including splay corners on the plan of land at Engadine, in the Shire of Sutherland, Parish of Sutherland, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 708092 (Project 12747/3).

The land shown as Merredin Close, including splay corners, on the plan of land at Yarrawarrah, in the Shire of Sutherland, Parish of Sutherland, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 712169 (Project 12753/1).

The land shown as the road widening on the plan of land at Engadine, in the Shire of Sutherland, Parish of Sutherland, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 827182 (Project 12911/1).

The land shown as Portmadoc Drive, Llanberis Drive, Parys Close, Nevin Close, Treborth Place, including splay corners and the pathways, on the plan of land at Menai, in the Shire of Sutherland, Parish of Holsworthy, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 835554 (Project 12744/2).

The land shown as roads, including splayed corners and pathways on the plan of land at Balgownie, in the City of Wollongong, Parish of Woonoona, County of Camden, registered in the Land Titles Office as Deposited Plan No. 785512 (Project 10595/1).

The land shown as roads including splay corners and pathways on the plan of land at Helensburgh, in the City of Wollongong, Parish of Heathcote, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 831760 (Project 12860/1).

The land shown as pathways on the plan of land at Helensburgh, in the City of Wollongong, Parish of Heathcote, County of Cumberland, registered in the Land Titles Office as Deposited Plan No. 733150 (Project 12761/1).

The land shown as pathways on the plan of land at Bateau Bay, in the Shire of Wyong, Parish of Munmorah, County of Northumberland, registered in the Land Titles Office as Deposited Plan No. 711117 (Project 12797/3).

The land shown as Koby Close, including splay corners on the plan of land at Gorokan, in the Shire of Wyong, Parish of Munmorah, County of Northumberland, registered in the Land Titles Office as Deposited Plan No. 787786 (Project 8013).

The land shown as Vaughan Close, including splay corners on the plan of land at Killarney Vale, in the Shire of Wyong, Parish of Tuggerah, County of Northumberland, registered in the Land Titles Office as Deposited Plan No. 748703 (Project 8240/1).

The land shown as Pathway 3 wide and variable on the plan of land at Killarney Vale, in the Shire of Wyong, Parish of Tuggerah, County of Northumberland, registered in the Land Titles Office as Deposited Plan No. 788289 (Project 8240/1).

The land shown as Woodbury Park Drive on the plan of land at Mardi, in the Shire of Wyong, Parish of Tuggerah, County of Northumberland, registered in the Land Titles Office as Deposited Plan No. 843050 (Project 12663).

STATUTORY AND OTHER OFFICES REMUNERATION ACT 1975

REPORT AND DETERMINATION PURSUANT TO SECTION 14(2) OF THE ACT

REPORT:

- On 4 January 2001 the Premier of New South Wales, the Hon Bob Carr MP, directed the Statutory and Other Offices Remuneration Tribunal (SOORT), pursuant to section 14(2) of the *Statutory and Other Offices Remuneration Act 1975* (the Act), to make a determination concerning the salary to be paid to a full-time Deputy President of the Administrative Decisions Tribunal (ADT).
- The ADT was established in 1998 to provide a central, cost effective and convenient way for the people of NSW to obtain a review of administrative decisions and to have certain general complaints, such as discrimination and professional misconduct, resolved.
- The ADT currently has a full-time President, three part-time Deputy Presidents and approximately 140 judicial and non-judicial part-time members. An increase in the workload of the ADT, including the addition of a new division by virtue of the *Administrative Decisions Tribunal Legislative Amendment (Revenue) Act 2000*, has necessitated an expansion of the ADT's operations. The ADT intends to convert one of its current part-time Deputy President positions into a full-time position. Prior to filling the full-time position, the Attorney General sought a referral from the Premier to the Tribunal to determine the appropriate salary for this position.

- The full-time Deputy President will share responsibilities with the President on a practical basis for such matters as listing and liaison with members including information circulars and training, analysis of statistical information, performance monitoring, induction of members, the conduct of delegations and compliance with statutory requirements such as annual reports.
- Schedule 3 of the *Administrative Decisions Tribunal Act 1997* provides for the remuneration of Full-Time members of the ADT to be determined by SOORT. Until now the Tribunal has not been required to make a determination for the ADT. The legislation requires that the President of the ADT be a Judge of the District Court of NSW and be remunerated accordingly, current annual salary of \$200,330 per annum. All other officers of the ADT are currently part-time and receive a daily sitting fee as determined by the Minister. The Deputy President rate is \$750 per day for sitting days and \$415 per day for days spent on administrative duties. The Attorney General has recommended that the newly created full-time Deputy President position receive a salary equivalent to that of a Magistrate, \$160,265 per annum.
- The Tribunal has given careful consideration to the submissions received and, in view of the current daily fees and the need to attract suitable candidates for the position, agrees that a salary equivalent to that currently paid to Magistrates in NSW is applicable. However, this determination does not establish a permanent nexus between the salary payable for the full-time Deputy President of the ADT and that payable to Magistrates. The Tribunal does not support the linking of remuneration of Public Office Holders with that of Judicial salaries. In doing so, the Tribunal retains the flexibility to determine the appropriate remuneration for this diverse group of office holders.
- Having regard to the above, the Tribunal considers that the full-time Deputy President of the ADT should receive a salary of \$160,265 per annum with effect from 1 February 2001. In addition, the full time Deputy President of the ADT will receive a further increase of 2% to \$163,450 from 1 April 2001. This second increase is in line with a general increase determined by the Tribunal in its 2000 Annual Determination for Public Office Holders.

DETERMINATION:

Pursuant to section 14(2) of the *Statutory and Other Offices Remuneration Act 1975*, I determine that the remuneration payable to the full-time Deputy President of the Administrative Decisions Tribunal be \$160,265 from 1 February 2001 with a further increase to \$163,450 from 1 April 2001.

The Statutory and Other Offices
Remuneration Tribunal

GERRY GLEESON

Dated: 14 February 2001.

**THREATENED SPECIES CONSERVATION ACT
1995**

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)
Lasiopetalum behrii F. Muell., a shrub

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

Notice of Preliminary Determinations

The Scientific Committee has made Preliminary Determinations to list the following in the relevant Schedules of the Act.

Endangered Ecological Community (Part 3 of Schedule 1)
Artesian Springs Ecological Community in New South Wales
Native Vegetation on Cracking Clay Soils of the Liverpool Plains
Robertson Basalt Tall Open-forest in the Sydney Basin Bioregion
Robertson Rainforest Remnants in the Sydney Basin Bioregion
Southern Highlands Shale Woodlands in the Sydney Basin Bioregion

The Committee is of the opinion that these Ecological Communities are likely to become extinct in nature in NSW unless the circumstances and factors threatening their survival or evolutionary development cease to operate.

Vulnerable Species (Schedule 2)
Maundia triglochinosides F. Muell., a herb

The Scientific Committee is of the opinion that this species is likely to become endangered unless the circumstances and factors threatening its survival or evolutionary development cease to operate.

This Determination is being re advertised as a notice did not appear in a local paper.

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 30th March 2001.

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

DR CHRIS DICKMAN,
Chairperson

**THREATENED SPECIES CONSERVATION ACT
1995**

NSW NATIONAL PARKS AND WILDLIFE SERVICE

Notice of Exhibition of the Draft Species Recovery Plans
Araluen Zieria and the
“lost” threatened flora of south-eastern NSW

I, Ian Pulsford, Manager, Conservation Programs & Planning Division of National Parks and Wildlife Service Southern Directorate, hereby give notice of the exhibition of the draft Araluen Zieria and “lost” threatened flora of south-eastern NSW Recovery Plans. These Plans will be on exhibition from February 28th, 2001 and public submissions are invited from then until April 11th, 2001. The Plans will be exhibited at the following NPWS offices: Head Office, 43 Bridge Street (Hurstville); Narooma, Corner Field Street and Princes Highway (Narooma) — Araluen Zieria plan only; Southern Directorate, 6 Rutledge Street (Queanbeyan) and at the DLWC Braidwood Office, 42 Ryrie Street, (Braidwood) — Araluen Zieria plan only. Exhibition details will be published on February 28th in the: Sydney Morning Herald and Tallaganda Times.

IAN PULSFORD,
Manager,
CPPD, Southern Directorate

TENDERS

Department of Public Works and Services

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

TENDERS for the undermentioned Period Contracts, Supplies and Services, required for the use of the Public Service, will be received by the Department of Public Works and Services, Level 3, McKell Building, 2-24 Rawson Place, Sydney, N.S.W. 2000, up til 9.30 am on the dates shown below:

27 February 2001

- S00/00119 (6022)** CLEANING DEPT OF HOUSING: PENRITH OFFICES. CATEGORY D. INSPECTION DATE & TIME: 6/02/2001 @ 11:00 AM SHARP. AREA: 1030 SQ. METERS. DOCUMENTS: \$27.50 PER SET
- 014/407** HOSPITALITY - FOOD SERVICE PRODUCTS. DOCUMENTS: \$275 PER SET

28 February 2001

- 005/7110** PROVISION OF PROCUREMENT/CONTRACTING SERVICES . DOCUMENTS: \$110 PER SET
- 01/2757** CUSTOMER MANAGEMENT , GIS, STATISTICS PACKAGE AND INTEGRATION .. DOCUMENTS: \$220 PER SET

1 March 2001

- 013/7143** PROVISION OF BANKING SERVICES. DOCUMENTS: \$110 PER SET
- S00/000243 (347)** CLEANING OF CORRECTIVE SERVICES ACADEMY, EASTWOOD. CATEGORY C. INSPECTION DATE & TIME: 15/02/2001 @ 10:00 AM SHARP. AREA: 1202.2 SQ. METERS. DOCUMENTS: \$27.50 PER SET

2 March 2001

- 003/7115** GENERAL STORES FOR THE NSW FIRE BRIGADES. DOCUMENTS: \$110 PER SET

13 March 2001

- B5686/00128 (913)** CLEANING FERGUSON CENTRE, PARRAMATTA0104. CATEGORY A. INSPECTION DATE & TIME: 27/02/2001 @ 10:30 AM SHARP. AREA: 35200 SQ. METERS. DOCUMENTS: \$55 PER SET

15 March 2001

- S00/00251 (6026)** CLEANING FOR SYDNEY BUSES - LEICHHARDT DEPOT . CATEGORY C. INSPECTION DATE & TIME: 2/03/2001 @ 10:30 AM SHARP. AREA: 566.3 SQ. METERS. DOCUMENTS: \$27.50 PER SET

20 March 2001

- S00/00102 (695)** CLEANING FOR BICENTENNIAL PARK TRUST - OFFICES & PARK AMENITIES . CATEGORY C. INSPECTION DATE & TIME: 9/03/2001 @ 10:00 AM SHARP. AREA: 2,593.4 SQ. METERS. DOCUMENTS: \$27.50 PER SET

TENDER DOCUMENT FEE

Tender documents for inspection and purchase, and application forms for Expressions of Interest are available at the address above. Where charges apply for tender documents, they are not refundable, cheques and credit cards (Bankcard, Mastercard and Visa) only are acceptable, payable to Department of Public Works and Services. NO CASH payments will be accepted. Documents can be Express Posted on request at an extra cost. Non attendance of mandatory site meetings will render tenders informal.

Further information is available on the Internet (<http://www.dpws.nsw.gov.au/tenders>)

CHAIRMAN,
State Contracts Control Board

Local Government and Statutory Authorities

SUPPLIES AND SERVICES

TENDERS for the undermentioned contracts for the purchase of goods and/or supply of services for the use of the respective Local Government bodies or statutory authorities will be received by the undersigned up until the closing times shown therein:

DEPARTMENT OF HOUSING

Tenderers are required to comply with the New South Wales Government's Code of Practice and Tendering for the Construction Industry"

WESTERN SYDNEY REGIONAL OFFICE

LAWNS /GROUND MAINTENANCE AND CLEANING

Tender closing: 10.00 a.m., Tuesday, 13th March 2001

- 1) DUNDAS / TELOPEA / CARLINGFORD / EPPING (Job No. WSG 026), 18 sites.
- 2) NORTHMEAD / WESTMEAD / NTH PARRAMATTA / WENTWORTHVILLE (Job No. WSG 028), 16 sites.
- 3) GRANVILLE (Job No. WSG 031), 17 sites.
- 4) BLACKTOWN / DOONSIDE (Job No. WSG 035), 7 sites.
- 5) ERMINGTON (Job No. WSG 038), 8 sites.

The contract period for all jobs is 1st May 2001 to 30th April 2003.

Tender Fee: \$55.00 (GST included) per tender payable by cheque or money order.

Telephone: 9891 8402 or 9891 8180.

Tender documents are available from Western Sydney Regional Office, 106-108 Church Street, Parramatta and tenders close at that office.

CENTRAL SYDNEY REGIONAL OFFICE

MAINTANANCE / REPAIRS / PAINTING

Tender Closing: 10.00 a.m., Tuesday, 13th March 2001

- 1) DEE WHY (Job No. CSR 01.02), external repairs and painting to 29 properties.
Contact: Michael McIllwarith on 9971 3622 or Paul Rogers on 9552 9677
- 2) BONDI / COOGEE / RANDWICK (Job No. CSR 01/01), external repairs and painting to 26 properties.
Contact: Mick Mahaendran on 9369 9148 or Paul Rogers on 9268 3538.

PAINTERS AND MINOR REPAIRS LICENCE REQUIRED.

Tenderers must attend a mandatory pre-tender briefing session.

Tender Fee: \$55.00 (GST included) per tender.

Tender closing: 10.00 a.m., Tuesday, 20th March 2001

- 1) MAROUBRA (Job No. CSR 01/03), external repairs and painting to 169 properties.
Contact: Erwin Fornasier on 9314 4016 or Paul Rogers on 9552 9677.

FULL BUILDERS LICENCE REQUIRED.

Tenderers must attend a mandatory pre-tender briefing session.

Tender Fee: \$55.00 (GST included).

Tender documents are available from Central Sydney Regional Office, Level 13, 157 Liverpool Street, Sydney, the tender box is located on level 6.

Government Printing Service

TENDERS FOR PRINTING

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

2 weeks closing Monday, 9.30 a.m., 12th March 2001

Tender No. 19594: Tenders are invited for the production of NSW Treasury Budget Papers 2001. The successful tenderer will be able to provide the proper security facilities and resources to undertake the task and supply the high standard of production demanded by the user of these documents. The NSW Budget Papers are produced annually at budget time and are distributed to members of Parliament, the media and are available to the public. It is imperative that the Budget Papers are delivered on time, even though there is a short lead time for the production and the successful tenderer will be required to work the weekend prior to the budget being brought down. It is anticipated that the Budget will be brought down on a Tuesday in May, the exact date is not known at time of publishing this notice. For full details please contact Gavin Potter or Kim Cooper on (02) 9743 8777.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BLUE MOUNTAINS CITY COUNCIL

Roads Act 1993, Section 162
Naming of Public Road – Wren Place

IN accordance with the provisions of the Roads Act 1993 notice is hereby given that Council has named the new road to be created in the subdivision of Lot 61, DP 876075, 460 Hawkesbury Road, Winmalee – “Wren Place”. The new road is located off Hawkesbury Road, Winmalee. This notice was approved on 6th February, 2001 under the authority of David Johnson, Manager, Specialist Development Team, Blue Mountains City Council, PO Box 189, Katoomba, NSW 2780. [0153]

CABONNE COUNCIL

Notice of Proposed Closing of a Road

IN pursuance of the provisions of the Roads Act 1993 the road hereunder specified is closed and the road ceases to be public road and the rights of passage and access that previously existed in relation to the road are extinguished. CABONNE COUNCIL, PO Box 17, Molong, NSW 2866.

SCHEDULE

Road Closed: Lot 91, DP 1018994, Parish of Waldegrave, County of Bathurst, Land District Orange, Shire Cabonne. [0154]

COFFS HARBOUR CITY COUNCIL

Rural Fires Act 1997
Notice of Revocation of Bush Fire Danger Period

NOTICE is hereby given that the Commissioner of New South Wales Rural Fire Service, Phil Koperberg, on 20th February, 2001, by instrument, declared that the statutory Bush Fire Danger Period be revoked within the City of Coffs Harbour, for the period from 1st March, 2001 to 31st March, 2001. Dated 20th February, 2001. COFFS HARBOUR CITY COUNCIL, Locked Bag 155, Coffs Harbour, NSW 2450. [0163]

DUNGOG SHIRE COUNCIL

Local Government Act 1993, Section 377
Revocation of Bush Fire Danger Period

I, STEPHEN LOW, Mayor of the Council of Dungog, in accordance with the powers delegated to me under the provisions of section 377 of the Local Government Act 1993, and in pursuance to the provisions of Part 4 Division 4 of the Rural Fires Act 1997, by this my instrument in writing declare that the Statutory Bush Fire Danger Period be revoked within the whole of the Dungog Council area for the period 1st November 1999 to 30th November 1999. COUNCILLOR S. T. LOW, Mayor.

Rural Fires Act, 1997, Part 4 Division 4

Notice of Revocation of Bush Fire Danger Period

NOTICE is hereby given that the Mayor, Stephen Low, on 28th October, 1999 by instrument declared that Bush Fire Danger Period be revoked for the whole of the Dungog Council area for the period from 1st November, 1999 to 30th November, 1999. Landholders are advised that as a result of this Declaration, Bush Fire Permits will not be required before lighting fires but are reminded that the usual precautions should be taken before lighting fires. P. J. LANDY, General Manager, Dungog Shire Council, PO Box 95, Dungog, NSW 2420. [0156]

KEMPSEY SHIRE COUNCIL

Roads Act 1993, Section 162
Roads (General) Regulation 2000, Part 2, Division 2
Naming of Public Road – Hand Lane

NOTICE is hereby given that Kempsey Shire Council, in pursuance of section 162 of the Roads Act 1993 and Part 2, Division 2 of the Roads (General) Regulation 2000, has named the following road:

<i>Location</i>	<i>Name</i>
Section of road running south to north between River Street and Queen Street, Greenhills.	Hand Lane.

Authorised by resolution of the Council on 11th January, 2000. Minute No. 2000.35. A. V. BURGESS, General Manager, Kempsey Shire Council, Civic Centre, Elbow Street, West Kempsey, NSW 2440. [0157]

SUTHERLAND SHIRE COUNCIL

Local Government Act 1993, Section 713
Sale of Land for Unpaid Rates

NOTICE is hereby given to the person named hereunder that Sutherland Shire Council has resolved in pursuance of section 713 of the Local Government Act 1993 to sell the land described hereunder of which the person named appears to be the owner or in which he appears to have an interest and on which the amount of rates stated in each case, as at 31st January, 2001 is due. Owner or person having interest in the land: WILLIAM COOK. Description of the land: 91 PACIFIC CRESCENT MAIANBAR. BEING LOT 46, DP 12294. Amount of rates (including extra charges) overdue for more than five years: \$24,001.10. Amount of all other rates (including extra charges) due and in arrears: \$13,351.49. Total rates and charges due: \$37,352.59. In default of payment to the Council of the amount of \$37,352.59 and any other rates (including any extra charges) and costs becoming due and payable after publication of this notice, or an arrangement satisfactory to Council for payment of all such rates, charges and costs being entered into by the rateable person, before the time fixed for the sale, the said land will be offered for sale by public auction by Bundeena First National Real Estate at a date no sooner than three (3) months and no later than six (6) months following the date of this notice. J. W. RAYNER, General Manager, Sutherland Shire Council, PO Box 17, Sutherland, NSW 1499. [0155]

LISMORE CITY COUNCIL

Local Government Act 1993

Sale of Land for Overdue Rates

NOTICE is hereby given to the persons named hereunder that Lismore City Council has resolved in accordance with sections 713 to 726 of the Local Government Act 1993 to sell the land described hereunder of which the persons named appear to be the owners or in which they appear to have an interest and on which the amount of rates and charges stated as at 8th February, 2001 are due.

<i>Owner</i>	<i>Description of land</i>	<i>Amount of rates (including extra charges overdue)</i>	<i>Amount of all other rates and extra charges due and in arrears</i>	<i>Total</i>
<i>(a)</i>	<i>(b)</i>	<i>(c)</i>	<i>(d)</i>	<i>(e)</i>
M. L. TOMKINSON.	Lot F, DP 369518, 1 Donnans Road, Lismore Heights.		\$3,443.42	\$3,443.42
R. A. and J. G. WILSON.	Lot 144, DP 37888, 48 Nielson Street, East Lismore.	\$517.77	\$9,964.68	\$10,482.45
P. J. CHRISTIE.	Lot 2, DP 621375, 596 Skyline Road, Goonellabah.	\$711.04	\$8,849.39	\$9,560.43
K. GREENWOOD.	Lot 8, SP 36965, 8/265 Martin Road, Larnook.	\$214.66	\$1,648.98	\$1,863.64
R. HERRON.	Lot 1, DP 336504, 13 Cecil Street, Nimbin.	\$73.86	\$8,274.90	\$8,348.76
ROCHESTER TECHNOLOGY INVESTMENTS PTY LIMITED.	Lot 6, DP 626763, 2926 Dunoon Road, Dorrroughby.	\$193.27	\$7,034.93	\$7,228.20
C. FURLONGER and M. WRIGHT.	Lot 1, DP 117544, 144 Rocky Creek Dam Road, Dunoon.	\$453.65	\$2,199.53	\$2,653.18
M. WATSON.	Lot 32, DP 755739, 508 Gungas Road, Nimbin.	\$330.02	\$5,709.05	\$6,039.07

In default of payment to the Council of the amount stated in column (e) above, together with any other rates (including extra charges) becoming due and payable after publication of this notice, the said land will be offered for sale by public auction at the Council Chambers, Oliver Avenue, Goonellabah on Saturday, 23 June, 2001 at 10.00 a.m. K. GAINGER, General Manager, Lismore City Council, PO Box 23a, Lismore, NSW 2480. [0158]

YASS SHIRE COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Overdue Rates

NOTICE is hereby given to the person named hereunder that the Yass Shire Council has resolved, in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named appear to be the owners or in which they appear to have an interest, and on which the amount of rates stated in each case as at 19th January, 2001 is due:

<i>Owner</i>	<i>Description of land</i>	<i>Amount of rates (including extra charges overdue)</i>	<i>Amount of all other rates and extra charges due and in arrears</i>	<i>Total</i>
<i>(a)</i>	<i>(b)</i>	<i>(c)</i>	<i>(d)</i>	<i>(e)</i>
P. H. and L. C. BRITZ; PALMLOG PTY LIMITED.	Lot 1, DP 589758; Lot 158, DP 754899, Parish Murrumbateman.	827.53	8332.44	9159.97
P. H. and L. C. BRITZ.	Lot 160, DP 723427; Lots 1 and 2, DP 723781; Lots 81, 82 and 119, DP 754899, Parish Murrumbateman.	1143.68	7419.00	8562.68

In default of payment to the Council of the amount stated above and any other rates (including extra charges) becoming due and payable after publication of this notice, or an arrangement satisfactory to the Council for payment of all such rates being entered into by the rateable person, before the time fixed for the sale, the said land will be offered for sale by public auction at the Yass Shire Council Chambers on 26th May, 2001 at 11.00 a.m. G. J. CHAPMAN, General Manager, Yass Shire Council, PO Box 6, Yass, NSW 2582. [0159]

ESTATE NOTICES

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of RUTH GABRIEL ENEMARK, late of Rose Bay, in the State of New South Wales, widow, who died on 20th November, 2000, must send particulars of his claim to the executor, Paul Geoffrey Enemark, c.o. Makinson & d’Apice, Solicitors, Level 18, 68 Pitt Street, Sydney, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 2nd February, 2001. MAKINSON & d’APICE, Solicitors, Level 18, 68 Pitt Street, Sydney, NSW 2000 (DX 296, Sydney), tel.: (02) 9233 7788. [0121]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of ELSIE ANNIE BLOW, who died on 26th September, 2000, must send particulars of his claim to the executrix, Helen Margaret Connon, c.o. K. O’Malley Jones & Williamson, Solicitors, PO Box 15, Campsie, NSW 2194, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 12th December, 2000. K. O’MALLEY JONES & WILLIAMSON, Solicitors, PO Box 15, Campsie, NSW 2194, tel.: (02) 9718 2035. [0122]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of KATHLEEN MAY LANE, late of 10 Sonter Avenue, Woy Woy, in the State of New South Wales, who died on 30th September, 2000, must send particulars of his claim to the executor, Francis Edward Lane, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale, 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 5th January, 2001. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale, NSW 2223 (DX 11307, Hurstville), tel.: (02) 9570 2022. [0123]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of IRENE JANE MANNILE, late of Lidcombe, in the State of New South Wales, who died on 24th October, 2000, must send particulars of his claim to the executor, c.o. Kencalo & Ritchie, Solicitors, 96 Moore Street, Liverpool, 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 5th February, 2001. KENCALO & RITCHIE, Solicitors, 96 Moore Street, Liverpool, NSW 2170 (DX 5003, Liverpool), tel.: (02) 9602 8333. [0124]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of ANTONIO SCIACCA, late of Fairfield, in the State of New South Wales, who died on 1st March, 2000, must send particulars of his claim to the executrix, Vera Sciacca, c.o. Cutri & Associates, Suite 20, 4 Station Street, Fairfield, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 5th February, 2001. CUTRI & ASSOCIATES, Suite 20, 4 Station Street, Fairfield, NSW 2165 (DX 25107, Fairfield), tel.: (02) 9728 3333. [0125]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of OLIVE MAY SMITH, late of Smithfield, in the State of New South Wales, who died on 17th September, 2000, must send particulars of his claim to the executors, Corrairie Lesley Peer and Michelle Anne Wells, c.o. Cutri & Associates, Suite 20, 4 Station Street, Fairfield, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 5th February, 2001. CUTRI & ASSOCIATES, Suite 20, 4 Station Street, Fairfield, NSW 2165 (DX 25107, Fairfield), tel.: (02) 9728 3333. [0126]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of BETTY JOAN LOWE, late of 86 Lake Haven Drive, Lake Haven, in the State of New South Wales, who died on 9th November, 2000, must send particulars of his claim to the executors, Debra Gai Cole and Maxwell John Cole, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 9th February, 2001. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale, NSW 2223 (DX 11307, Hurstville), tel.: (02) 9570 2022. [0151]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of HENRY EVANS HILLERY, late of Griffith, in the State of New South Wales, retired shopkeeper, who died on 16th September, 2000, must send particulars of his claim to the executrix, Thelma Olive Hillery, c.o. Olliffe & McRae, Solicitors, PO Box 874, Griffith, NSW 2680, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 13th February, 2001. OLLIFFE & McRAE, Solicitors, PO Box 874, Griffith, NSW 2680 (DX 5901, Griffith), tel.: (02) 6962 1744. [0152]

COMPANY NOTICES

NOTICE of winding up Order. – STEINER SECURITY SERVICES PTY LIMITED (In liquidation), ACN 083 134 436. – On 15th February, 2001 the Supreme Court made an Order that the abovenamed company be wound up by the Court and appointed me to be official liquidator. G. THOMAS, c.o. Gavin Thomas & Partners, Level 9, 31 Market Street, Sydney, NSW 2000. [0149]

NOTICE of final meeting of members pursuant to section 509 of the Corporations Law. – GILHAM HOLDINGS PTY LIMITED, ACN 003 548 007. – Notice is hereby given that the final meeting of members and creditors of the abovenamed company will be held at the office of Lot 101 Applegate Close, Welby, NSW 2577 on 16th March, 2001 to receive the liquidator's account showing how the winding up has been conducted and the property of the company has been disposed of and to hear any explanations that may be given by the liquidator. Dated 16th February, 2001. B. J. GILHAM, Liquidator. [0150]

Notice of voluntary winding up. – BAPUNAS PTY LIMITED, ACN 002 900 610. – At a general meeting of Bapunyas Pty Limited convened and held at 92 Cooper Street, Cootamundra on 16th February, 2001 the following was duly passed as a special resolution in accordance with a recommendation by the Directors: "That the company be wound up voluntarily and that Matthew McNamara of 92 Cooper Street, Cootamundra be appointed liquidator". Dated 16th February, 2001. M. McNAMARA, Liquidator, c.o. Dawson & Partners, Chartered Accountants, Jindalee House, 92 Cooper Street, Cootamundra, NSW 2590. [0160]

Notice of voluntary winding up. – WALLANDOON PTY LIMITED, ACN 008 464 848. – At a general meeting of Wallandoon Pty Limited convened and held at 92 Cooper Street, Cootamundra on 18th January, 2001 the following was duly passed as a special resolution in accordance with a recommendation by the Directors: "That the company be wound up voluntarily and that Matthew McNamara of 92 Cooper Street, Cootamundra be appointed liquidator". Dated 16th February, 2001. M. McNAMARA, Liquidator, c.o. Dawson & Partners, Chartered Accountants, Jindalee House, 92 Cooper Street, Cootamundra, NSW 2590. [0161]

NOTICE of winding up Order. – INDEX RESOURCE PTY LIMITED (In liquidation), ACN 063 036 911. – On 15th February, 2001 the Supreme Court of New South Wales, Equity Division, made an Order that the company be wound up and appointed me to be liquidator. M. J. GREEN, Official Liquidator, c.o. Stockford Limited, Level 39, 2 Park Street, Sydney, NSW 2000, tel.: (02) 9004 7144. [0162]