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LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Council Office Sydney 4 April 2001

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

Act No. 6, 2001 - An Act to provide protection and immunity to occupants of workplaces who defend themselves, other occupants and their property against suspected offenders; and for other purposes. [**Workplace (Occupants Protection) Act 2001**]

John Evans
Clerk of the Parliaments

Proclamations

Catchment Management Act 1989—Proclamation

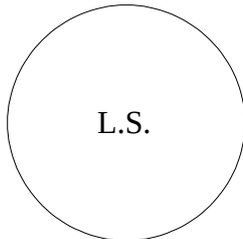
MARIE BASHIR, Governor

I, the Honourable Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 25 of the *Catchment Management Act 1989*, do, by this my Proclamation, with effect on and from the day the Proclamation is published in the Gazette:

- (a) abolish the Hawkesbury-Nepean Catchment Management Trust, and
- (b) amend Schedule 1 to that Act by omitting the words “Hawkesbury-Nepean Catchment Management Trust,”.

The savings and transitional provisions contained in the Schedule to this Proclamation have effect.

Signed and sealed at Sydney, this 11th day of April 2001.



By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

Catchment Management Act 1989—Proclamation

Schedule—savings and transitional provisions

1 Definitions

In this Schedule:

assets means any legal or equitable estate or interest (whether present or future and whether vested or contingent) in real or personal property of any description (including money) and includes securities, choses in action and documents.

conveyance includes transfer, assignment or assurance.

Corporation means the Water Administration Ministerial Corporation constituted under the *Water Management Act 2000*.

former Trust means the Hawkesbury-Nepean Catchment Management Trust as constituted immediately before the relevant commencement.

liabilities means all liabilities, debts or obligations (whether present or future and whether vested or contingent).

relevant commencement means the date on which this Proclamation takes effect.

2 Construction of references

A reference to the Hawkesbury-Nepean Catchment Management Trust in any Act, in any instrument made under any Act, or in any document of any kind, is to be read as a reference to the Corporation.

3 Former trustees

A person who, immediately before the relevant commencement, held office as a trustee of the former Trust ceases to hold that office.

4 Transfer of assets, rights and liabilities

On the relevant commencement, the assets, rights and liabilities (if any) of the former Trust are transferred to the Corporation and the following provisions have effect:

- (a) the assets of the former Trust vest in the Corporation by virtue of this clause without the need for any conveyance,
- (b) the rights and liabilities of the former Trust become the rights and liabilities of the Corporation,

Catchment Management Act 1989—Proclamation

- (c) all proceedings commenced before the relevant commencement by or against the former Trust and immediately before the relevant commencement are taken to be proceedings pending by or against the Corporation,
- (d) any act, matter or thing done or omitted to be done before the relevant commencement by, to or in respect of the former Trust is (to the extent that that act, matter or thing has any force or effect) taken to have been done or omitted by, to or in respect of the Corporation.

Regulations

Liquor Amendment (Miscellaneous) Regulation 2001

under the

Liquor Act 1982

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Liquor Act 1982*.

J. RICHARD FACE, M.P.,
Minister for Gaming and Racing

Explanatory note

The objects of this Regulation are:

- (a) to provide that the holder of an amusement device dealers' licence under the *Liquor Act 1982* will be required, as a condition of the licence, to notify the Liquor Administration Board of any defect or malfunction in relation to a gaming device that could adversely affect the security or integrity of the device concerned, and to notify the Board if a device has been manipulated for fraudulent purposes, and
- (b) to remove the requirement that a gaming machine ticket has to include words indicating that the ticket is issued in accordance with certain legislation, and
- (c) to correct a reference to participating clubs in a provision dealing with inter-hotel linked gaming systems.

This Regulation is made under the *Liquor Act 1982*, including sections 20 (2) and 156 (the general regulation-making power).

Clause 1 Liquor Amendment (Miscellaneous) Regulation 2001

Liquor Amendment (Miscellaneous) Regulation 2001

1 Name of Regulation

This Regulation is the *Liquor Amendment (Miscellaneous) Regulation 2001*.

2 Amendment of Liquor Regulation 1996

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

3 Notes

The explanatory note does not form part of this Regulation.

Liquor Amendment (Miscellaneous) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 44A

Insert after clause 44:

44A Dealers must notify Board of defects, malfunctions and other irregularities

It is a condition of an amusement device dealer's licence that the licensee must, in respect of any device manufactured, assembled or sold by the licensee, notify the Board immediately the licensee becomes aware:

- (a) of any defect or malfunction in any such device that could adversely affect the security or integrity of the device, and
- (b) that any such device has been manipulated by any person for fraudulent purposes.

[2] Clause 52C Information on gaming machine tickets

Omit clause 52C (c).

[3] Clause 98 Revocation of approval

Omit "clubs" from clause 98 (3). Insert instead "hoteliers".

Registered Clubs Amendment (Miscellaneous) Regulation 2001

under the

Registered Clubs Act 1976

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Registered Clubs Act 1976*.

J. RICHARD FACE, M.P.,
Minister for Gaming and Racing

Explanatory note

The objects of this Regulation are:

- (a) to provide that the holder of a poker machine dealers's licence under the *Registered Clubs Act 1976* will be required, as a condition of the licence, to notify the Liquor Administration Board of any defect or malfunction in relation to a poker machine that could adversely affect the security or integrity of the machine concerned, and to notify the Board if a poker machine has been manipulated for fraudulent purposes, and
- (b) to remove the requirement that a gaming machine ticket has to include words indicating that the ticket is issued in accordance with certain legislation.

This Regulation is made under the *Registered Clubs Act 1976*, including sections 73 (the general regulation-making power) and 101 (2).

Clause 1 Registered Clubs Amendment (Miscellaneous) Regulation 2001

Registered Clubs Amendment (Miscellaneous) Regulation 2001

1 Name of Regulation

This Regulation is the *Registered Clubs Amendment (Miscellaneous) Regulation 2001*.

2 Amendment of Registered Clubs Regulation 1996

The *Registered Clubs Regulation 1996* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Registered Clubs Amendment (Miscellaneous) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 19A

Insert after clause 19:

19A Dealers must notify Board of defects, malfunctions and other irregularities

It is a condition of a dealer's licence that the holder of the licence (*the licensee*) must, in respect of any poker machine manufactured or assembled by the licensee, notify the Board immediately the licensee becomes aware:

- (a) of any defect or malfunction in any such poker machine that could adversely affect the security or integrity of the machine, and
- (b) that any such poker machine has been manipulated by any person for fraudulent purposes.

[2] Schedule 2 Conditions relating to approved gaming devices

Omit clause 16 (c).

Road Transport (General) Amendment (Appeals) Regulation 2001

under the

Road Transport (General) Act 1999

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (General) Act 1999*.

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to amend the *Road Transport (General) Regulation 1999* to enable persons aggrieved by any of the following decisions of the Roads and Traffic Authority (*the Authority*) to appeal against the decision to a Local Court (but only after an internal review of the decision by the Authority is finalised):

- (a) a decision of the Authority under the *Road Transport (Vehicle Registration) Regulation 1998* to vary, suspend or cancel a registered operator's accreditation under the Maintenance Management Accreditation Scheme,
- (b) a decision of the Authority under the *Road Transport (Mass, Loading and Access) Regulation 1996* to vary, suspend or cancel a registered operator's accreditation under the Mass Management Accreditation Scheme.

The Local Court hearing the appeal may confirm (with or without variation) or disallow the decision appealed against, or make another order that in the circumstances seems just to the Court.

This Regulation is made under the *Road Transport (General) Act 1999*, including section 71 (the general regulation making power) and clause 24 of Schedule 2 to that Act.

Clause 1 Road Transport (General) Amendment (Appeals) Regulation 2001

Road Transport (General) Amendment (Appeals) Regulation 2001

1 Name of Regulation

This Regulation is the *Road Transport (General) Amendment (Appeals) Regulation 2001*.

2 Amendment of Road Transport (General) Regulation 1999

The *Road Transport (General) Regulation 1999* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Road Transport (General) Amendment (Appeals) Regulation 2001

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 26

Insert after clause 25:

26 Road transport legislation

Part 10 of the *Road Transport (Mass, Loading and Access) Regulation 1996* is prescribed for the purposes of section 5 (1) (f) of the Act.

[2] Schedule 2 Savings and transitional provisions

Insert after clause 10 of Schedule 2:

10A Appeals concerning Maintenance Management Accreditation Scheme or Mass Management Accreditation Scheme

- (1) Any person aggrieved by any of the following decisions of the Authority may, after an internal review of the decision is finalised, appeal against the decision to a Local Court constituted by a Magistrate sitting alone:
 - (a) a decision of the Authority under the *Road Transport (Vehicle Registration) Regulation 1998* to vary, suspend or cancel a registered operator's or vehicle's accreditation under the Maintenance Management Accreditation Scheme,
 - (b) a decision of the Authority under the *Road Transport (Mass, Loading and Access) Regulation 1996* to vary, suspend or cancel a registered operator's or vehicle's accreditation under the Mass Management Accreditation Scheme.
- (2) Notice of such an appeal specifying the grounds of the appeal must be lodged with the clerk of the Local Court to which the appeal is being made not later than 21 days after the internal review of the decision being appealed against was finalised.

Road Transport (General) Amendment (Appeals) Regulation 2001

Schedule 1 Amendments

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- (3) The clerk of the Local Court must give notice of the time and place of the hearing of the appeal to the Authority and to the appellant, and in the notice to the Authority, is to notify the Authority as to the grounds of the appeal.
 - (4) The time of the hearing of the appeal must be not earlier than 21 days after the date on which the notice under subclause (3) is given to the Authority.
 - (5) The hearing of the appeal may proceed despite any omission or error in a notice under subclause (3) or the failure to give any such notice if the Court is satisfied that the appellant and the Authority had knowledge of the time and place of the hearing and were not prejudiced by any such omission or error or by the failure to give any such notice.
 - (6) A Local Court is to hear and determine the appeal and may confirm (with or without variation) or disallow the decision appealed against, or make such other order in the circumstances as to the Court seems just.
 - (7) For the purposes of varying a decision of the Authority under subclause (6), the Court may exercise only such powers as the Authority could have exercised under the *Road Transport (Mass, Loading and Access) Regulation 1996* or the *Road Transport (Mass, Loading and Access) Regulation 1996* when making that decision.
 - (8) The decision of a Local Court in respect of an appeal made under this clause is final and is binding on the appellant and on the Authority.
 - (9) In this clause, **internal review** means:
 - (a) in relation to a decision of the Authority under the *Road Transport (Vehicle Registration) Regulation 1998*—an internal review under clause 78E of that regulation, and
 - (b) in relation to a decision of the Authority under the *Road Transport (Mass, Loading and Access) Regulation 1996*—an internal review under clause 74 of that regulation.

Road Transport (Mass, Loading and Access) Amendment (Mass Management Accreditation Scheme) Regulation 2001

under the

Roads Act 1993

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Roads Act 1993*.

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to amend the *Road Transport (Mass, Loading and Access) Regulation 1996* (*the Principal Regulation*) to provide for the establishment and recognition of mass management accreditation schemes for heavy vehicles.

The Roads and Traffic Authority (*the Authority*) will be able to exempt, by way of permits or notices granted under Part 3 of the Principal Regulation, a registered operator in relation to a heavy vehicle from specific mass, loading and access requirements imposed by that Regulation.

The amendments made by this Regulation provide that the Authority may approve and operate Mass Management Accreditation Schemes in New South Wales.

Road Transport (Mass, Loading and Access) Amendment (Mass Management Accreditation Scheme) Regulation 2001

Explanatory note

This Regulation inserts a new part (Part 10 Mass Management Accreditation Scheme) into the Principal Regulation to govern the operation of such schemes by the Authority. The new part provides for:

- (a) applications for, and issuing of, accreditations,
- (b) fees,
- (c) variation, suspension and cancellation of accreditation,
- (d) internal reviews of such decisions,
- (e) other minor matters of a machinery nature.

This Regulation is made under the *Roads Act 1993*, including section 264 (the general regulation-making power) and 264A (national road transport regulations).

Road Transport (Mass, Loading and Access) Amendment (Mass Management Accreditation Scheme) Regulation 2001

Clause 1

Road Transport (Mass, Loading and Access) Amendment (Mass Management Accreditation Scheme) Regulation 2001

1 Name of Regulation

This Regulation is the *Road Transport (Mass, Loading and Access) Amendment (Mass Management Accreditation Scheme) Regulation 2001*.

2 Amendment of Road Transport (Mass, Loading and Access) Regulation 1996

The *Road Transport (Mass, Loading and Access) Regulation 1996* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Road Transport (Mass, Loading and Access) Amendment (Mass Management Accreditation Scheme) Regulation 2001

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 2)

[1] Part 10

Insert after clause 69:

Part 10 Mass Management Accreditation Scheme

70 Application for accreditation

- (1) A registered operator of a heavy vehicle may apply to the Authority to be accredited under a Mass Management Accreditation Scheme.
- (2) An application for accreditation must be in a form approved by the Authority and be accompanied by an application fee of:
 - (a) \$66, and
 - (b) \$22 for each nominated vehicle that will be the subject of the accreditation.
- (3) The Authority may, for such reason as the Authority considers sufficient, exempt a person from the application fee referred to in subclause (2), or waive or wholly or partly refund a fee that would be otherwise payable or has been paid in accordance with this clause.

71 Accreditation under Scheme

- (1) The Authority may accredit a registered operator under a Mass Management Accreditation Scheme in relation to one or more nominated heavy vehicles, if the Authority is satisfied that:
 - (a) the operator is of suitable character and is competent to carry out the operator's responsibilities under the Scheme, and
 - (b) the nominated vehicles comply with the requirements of the Scheme.

Road Transport (Mass, Loading and Access) Amendment (Mass Management Accreditation Scheme) Regulation 2001

Amendments

Schedule 1

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- (2) An accreditation may be issued conditionally or unconditionally, as the Authority considers appropriate, in relation to the Scheme.
 - (3) The Authority may refuse to accredit a registered operator if the Authority is not satisfied that the registered operator, or the relevant nominated vehicle or vehicles, meet the requirements of the Scheme.
 - (4) An accreditation has a duration of either 2 or 3 years, as may be specified in the instrument of accreditation.

72 Accreditation label

If the Authority accredits a registered operator under a Mass Management Accreditation Scheme, every nominated vehicle under that accreditation must be affixed with an accreditation label in the form and manner specified by the Authority.

73 Variation, suspension and cancellation of accreditation

- (1) Subject to this clause, the Authority may vary, suspend or cancel a registered operator's accreditation under a Mass Management Accreditation Scheme, if:
 - (a) the Authority is, for any reason, of the opinion that the operator is not a fit and proper person to continue to be accredited, or
 - (b) the registered operator has failed to comply with a condition of the accreditation, or
 - (c) a nominated vehicle of the registered operator does not comply with the requirements of the Scheme, or
 - (d) a review of the operator's activities reveals non-compliance with requirements of the Scheme.
- (2) Before varying, suspending or cancelling a registered operator's accreditation under a Mass Management Accreditation Scheme on the ground referred to in subclause (1) (a), the Authority must give the operator notice in writing that advises the registered operator of:
 - (a) the proposed decision and the reasons for it, and
 - (b) the date that the proposed decision will take effect, and

Road Transport (Mass, Loading and Access) Amendment (Mass Management Accreditation Scheme) Regulation 2001

Schedule 1 Amendments

- (c) the registered operator's right to a review of the decision by one or more officers of the Authority appointed for the purpose (*an internal review*), and
 - (d) the registered operator's right, after an internal review is finalised, to appeal against the decision to a Local Court.
- (3) Before varying, suspending or cancelling a registered operator's accreditation under a Mass Management Accreditation Scheme on a ground referred to in subclause (1) (b), (c) or (d), the Authority must give the operator notice in writing that advises the registered operator of:
- (a) the proposed decision and the reasons for it, and
 - (b) the action to be taken by the operator to avoid the variation, suspension or cancellation and the date by which such action must be taken, and
 - (c) the matters referred to in subclause (2) (c) and (d).
- (4) The notice referred to in subclause (3) must also advise the registered operator that if the action referred to in subclause (3) (c) is not taken within 28 days after the date specified in the notice for that purpose, the variation, suspension or cancellation will then take effect.
- (5) A variation, suspension or cancellation takes effect:
- (a) in the case of a variation, suspension or cancellation on the ground referred to in subclause (1) (a)—on the date specified in the notice referred to in subclause (2), and
 - (b) in the case of a variation, suspension or cancellation on a ground referred to in subclause (1) (b), (c) or (d)—if the action required to be taken to avoid the variation, suspension or cancellation has not been taken within the period specified in the notice referred to in subclause (3), at the end of that period.
- (6) However:
- (a) an application for an internal review of a decision to vary, suspend or cancel an accreditation that is duly lodged in accordance with clause 74 operates as a stay of the decision pending the determination of the review, and

Road Transport (Mass, Loading and Access) Amendment (Mass Management Accreditation Scheme) Regulation 2001

Amendments

Schedule 1

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- (b) a notice of appeal against a decision to cancel an accreditation that is duly lodged in accordance with clause 10A of Schedule 2 to the *Road Transport (General) Regulation 1999* operates as a stay of the decision pending the determination of the appeal.

74 Internal review of variation, suspension or cancellation of accreditation

- (1) Any registered operator aggrieved by a decision of the Authority to vary, suspend or cancel the registered operator's accreditation under the Mass Management Accreditation Scheme may apply for an internal review of the decision under this clause (*an internal review*).
- (2) An application for an internal review is:
- (a) to be in writing in the form approved by the Authority, and
 - (b) to specify an address in Australia to which a notice under subclause (7) may be sent, and
 - (c) to be lodged with the Authority within 28 days after the registered operator was given the notice under clause 78D of the decision to vary, suspend or cancel the operator's accreditation, and
 - (d) to comply with such other requirements as may be set out in the approved form in respect of the making of applications for internal reviews.
- (3) An application for an internal review is to be dealt with by an officer or a panel of two or more officers of the Authority (other than the officer who made the original decision) who is directed to do so by the Authority (the *internal review officer or panel*).
- (4) In reviewing a decision, the internal review officer or panel is to consider any relevant material submitted by the registered operator.

Road Transport (Mass, Loading and Access) Amendment (Mass Management Accreditation Scheme) Regulation 2001

Schedule 1 Amendments

- (5) Following the internal review of the decision, the internal review officer or panel may:
 - (a) confirm the decision, or
 - (b) vary the decision, or
 - (c) set aside the decision and make an alternative decision.
- (6) In exercising a function under this clause, an internal review officer or panel is taken to have the functions of the officer who made the decision being reviewed.
- (7) As soon as practicable (and in any event within 28 days) after the completion of an internal review of a decision, the Authority must notify the registered operator in writing of:
 - (a) the outcome of the internal review, and
 - (b) the reasons for the decision in the internal review, and
 - (c) the right of the registered operator to appeal against the decision to the Local Court.
- (8) If the Authority does not notify the registered operator of the outcome of the review within 28 days after the application for the internal review has been lodged (or such other period as the Authority and registered operator have agreed on), the decision being reviewed is taken to be confirmed.
- (9) An internal review is taken to be finalised if:
 - (a) the registered operator is notified of the outcome of the review under subclause (7), or
 - (b) the decision being reviewed is taken to be confirmed under subclause (8).
- (10) A person is not entitled to a review under this clause of any decision previously reviewed under this clause.

[2] Dictionary

Insert in alphabetical order:

Mass Management Accreditation Scheme means a scheme under the Mass Management Module of the National Road Transport Commission's Heavy Vehicle Accreditation Scheme that is approved by the Authority.

Road Transport (Mass, Loading and Access) Amendment (Mass Management Accreditation Scheme) Regulation 2001

Amendments

Schedule 1

nominated vehicle, in relation to a Mass Management Accreditation Scheme, means a vehicle identified in a registered operator's accreditation under such a scheme as a nominated vehicle for the purposes of that accreditation.

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Taxi Stand Signs) Regulation 2001

under the

Road Transport (Safety and Traffic Management) Act 1999

Her 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

Rule 314 (3) of the *Australian Road Rules* provides that if a traffic sign appearing in Schedule 3 to the Rules is in black and white, the permitted version of the sign is in black and white only. At present, a black and white diagram of a taxi zone sign with the words “taxi stand” on it appears in Schedule 3.

The object of this Regulation is to provide that any traffic sign that (but for its colour) would be a reasonable likeness of a diagram of a taxi zone sign appearing in Schedule 3 to the *Australian Road Rules* in black and white is taken to be a reasonable likeness of such a diagram (and a permitted version of a taxi zone sign) for the purposes of those Rules if the words and symbols on the sign appear in red on a white background.

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

Clause 1 Road Transport (Safety and Traffic Management) (Road Rules)
Amendment (Taxi Stand Signs) Regulation 2001

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Taxi Stand Signs) Regulation 2001

1 Name of Regulation

This Regulation is the *Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Taxi Stand Signs) Regulation 2001*.

2 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.

3 Notes

The explanatory note does not form part of this Regulation.

Road Transport (Safety and Traffic Management) (Road Rules)
Amendment (Taxi Stand Signs) Regulation 2001

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Schedule 1 Qualifications on application of Australian Road Rules

Insert after clause 14:

15 Taxi stand signs may be in red for purposes of Australian Road Rules

- (1) Despite rules 314 (3) and 316 of, and Schedule 3 to, the *Australian Road Rules*, any traffic sign that (but for its colour) would be a reasonable likeness of a diagram of a taxi zone sign appearing in Schedule 3 in black and white is taken to be a reasonable likeness of such a diagram (and a permitted version of a taxi zone sign) for the purposes of those Rules if the words and symbols on the sign appear in red on a white background.

Note. Rule 314 (3) of the Australian Road Rules provides that if a traffic sign appearing in Schedule 3 to the Rules is in black and white, the permitted version of the sign is in black and white only. At present, a black and white diagram of taxi zone sign with the words "taxi stand" on it appears in Schedule 3.

- (2) In this clause, *taxi zone sign* is a traffic sign of the kind referred to in rule 182 of the *Australian Road Rules*.

Road Transport (Vehicle Registration) Amendment (Maintenance Management Accreditation Scheme) Regulation 2001

under the

Road Transport (Vehicle Registration) Act 1997

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Vehicle Registration) Act 1997*.

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to amend the *Road Transport (Vehicle Registration) Regulation 1998 (the Principal Regulation)* to provide for the establishment and recognition of maintenance management accreditation schemes for heavy vehicles.

The Roads and Traffic Authority (*the Authority*) will be able to accept an accreditation of a registered operator in relation to a heavy vehicle under such a scheme as evidence that the vehicle complies with the applicable vehicle standards under the Principal Regulation.

The amendments made by this Regulation provide for two types of maintenance management accreditation scheme that may be approved by the Authority:

- (a) Maintenance Management Accreditation Schemes— being schemes under the Maintenance Management Module of the National Road Transport Commission's Heavy Vehicle Accreditation Scheme, and

Road Transport (Vehicle Registration) Amendment (Maintenance Management Accreditation Scheme) Regulation 2001

Explanatory note

- (b) Non-national Maintenance Schemes—being maintenance management accreditation schemes developed by bodies or organisations other than the National Road Transport Commission.

Maintenance Management Accreditation Schemes in New South Wales are to operated by the Authority.

This Regulation inserts a new part (Part 6 Maintenance Management Accreditation Scheme) into Chapter 5 of the Principal Regulation to govern the operation of such schemes by the Authority. The new part provides for:

- (a) applications for, and issuing of, accreditations,
- (b) fees,
- (c) variation, suspension and cancellation of accreditation,
- (d) internal reviews of such decisions,
- (e) other minor matters of a machinery nature.

This Regulation is made under the *Road Transport (Vehicle Registration) Act 1997*, including section 14 (the general regulation-making power).

Road Transport (Vehicle Registration) Amendment (Maintenance Management Accreditation Scheme) Regulation 2001

Clause 1

Road Transport (Vehicle Registration) Amendment (Maintenance Management Accreditation Scheme) Regulation 2001

1 Name of Regulation

This Regulation is the *Road Transport (Vehicle Registration) Amendment (Maintenance Management Accreditation Scheme) Regulation 2001*.

2 Amendment of Road Transport (Vehicle Registration) Regulation 1998

The *Road Transport (Vehicle Registration) Regulation 1998* is amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Regulation.

Road Transport (Vehicle Registration) Amendment (Maintenance Management Accreditation Scheme) Regulation 2001

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 2)

[1] Clause 58 Compliance with vehicle standards

Insert at the end of clause 58 (1) (b):

, or

- (c) the fact that the vehicle and the registered operator of the vehicle are the subject of an accreditation under a Maintenance Management Accreditation Scheme under Part 6 of Chapter 5, or
- (d) the fact that the vehicle and the registered operator of the vehicle are the subject of an accreditation under a Non-national Maintenance Scheme approved by the Authority.

[2] Chapter 5, Part 6

Insert after Part 5 of Chapter 5:

Part 6 Maintenance Management Accreditation Scheme

78A Application for accreditation

- (1) A registered operator of a heavy vehicle may apply to the Authority to be accredited under a Maintenance Management Accreditation Scheme.
- (2) An application for accreditation must be in a form approved by the Authority and be accompanied by the applicable scheduled fee.

Road Transport (Vehicle Registration) Amendment (Maintenance Management Accreditation Scheme) Regulation 2001

Amendments

Schedule 1

78B Accreditation under Scheme

- (1) The Authority may accredit a registered operator under a Maintenance Management Accreditation Scheme in relation to one or more nominated heavy vehicles, if the Authority is satisfied that:
 - (a) the operator is of suitable character and is competent to carry out the operator's responsibilities under the Scheme, and
 - (b) the nominated vehicles comply with the requirements of the Scheme.
- (2) An accreditation may be issued conditionally or unconditionally, as the Authority considers appropriate, in relation to the Scheme.
- (3) The Authority may refuse to accredit a registered operator if the Authority is not satisfied that the registered operator, or the relevant nominated vehicles, meet the requirements of the Scheme.
- (4) An accreditation has a duration of either 2 or 3 years, as may be specified in the instrument of accreditation.

79C Accreditation label

If the Authority accredits a registered operator under a Maintenance Management Accreditation Scheme, every nominated vehicle under that accreditation must be affixed with an accreditation label in the form and manner specified by the Authority.

78D Variation, suspension and cancellation of accreditation

- (1) Subject to this clause, the Authority may vary, suspend or cancel a registered operator's accreditation under a Maintenance Management Accreditation Scheme, if:
 - (a) the Authority is, for any reason, of the opinion that the operator is not a fit and proper person to continue to be accredited, or
 - (b) the registered operator has failed to comply with a condition of the accreditation, or

Road Transport (Vehicle Registration) Amendment (Maintenance Management Accreditation Scheme) Regulation 2001

Schedule 1 Amendments

- (c) a nominated vehicle of the registered operator does not comply with the requirements of the Scheme, or
 - (d) a review of the operator's activities reveals non-compliance with requirements of the Scheme.
- (2) Before varying, suspending or cancelling a registered operator's accreditation under a Maintenance Management Accreditation Scheme on the ground referred to in subclause (1) (a), the Authority must give the operator notice in writing that advises the registered operator of:
- (a) the proposed decision and the reasons for it, and
 - (b) the date that the proposed decision will take effect, and
 - (c) the registered operator's right to a review of the decision by one or more officers of the Authority appointed for the purpose (*an internal review*), and
 - (d) the registered operator's right, after an internal review is finalised, to appeal against the decision to a Local Court.
- (3) Before varying, suspending or cancelling a registered operator's accreditation under a Maintenance Management Accreditation Scheme on a ground referred to in subclause (1) (b), (c) or (d), the Authority must give the operator notice in writing that advises the registered operator of:
- (a) the proposed decision and the reasons for it, and
 - (b) the action to be taken by the operator to avoid the variation, suspension or cancellation and the date by which such action must be taken, and
 - (c) the matters referred to in subclause (2) (c) and (d).
- (4) The notice referred to in subclause (3) must also advise the registered operator that if the action referred to in subclause (3) (b) is not taken by the date specified in the notice for that purpose, the variation, suspension or cancellation will then take effect.
- (5) A variation, suspension or cancellation takes effect:
- (a) in the case of a variation, suspension or cancellation on the ground referred to in subclause (1) (a)—on the date specified in the notice referred to in subclause (2), and

Road Transport (Vehicle Registration) Amendment (Maintenance Management Accreditation Scheme) Regulation 2001

Amendments

Schedule 1

-
- (b) in the case of a variation, suspension or cancellation on a ground referred to in subclause (1) (b), (c) or (d)—if the action required to be taken to avoid the variation, suspension or cancellation has not been taken within the period specified in the notice referred to in subclause (3), at the end of that period.
 - (6) However:
 - (a) an application for an internal review of a decision to vary, suspend or cancel an accreditation that is duly lodged in accordance with clause 78E operates as a stay of the decision pending the determination of the review, and
 - (b) a notice of appeal against a decision to cancel an accreditation that is duly lodged in accordance with clause 10A of Schedule 2 to the *Road Transport (General) Regulation 1999* operates as a stay of the decision pending the determination of the appeal.

78E Internal review of variation, suspension or cancellation of accreditation

- (1) Any registered operator aggrieved by a decision of the Authority to vary, suspend or cancel the registered operator's accreditation under a Maintenance Management Accreditation Scheme may apply for an internal review of the decision under this clause (*an internal review*).
- (2) An application for an internal review is:
 - (a) to be in writing in the form approved by the Authority, and
 - (b) to specify an address in Australia to which a notice under subclause (7) may be sent, and
 - (c) to be lodged with the Authority within 28 days after the registered operator was given the notice under clause 78D of the decision to vary, suspend or cancel the operator's accreditation, and
 - (d) to comply with such other requirements as may be set out in the approved form in respect of the making of applications for internal reviews.

Road Transport (Vehicle Registration) Amendment (Maintenance Management Accreditation Scheme) Regulation 2001

Schedule 1 Amendments

- (3) An application for an internal review is to be dealt with by an officer or a panel of two or more officers of the Authority (other than the officer who made the original decision) who are directed to do so by the Authority (the *internal review officer or panel*).
- (4) In reviewing a decision, the internal review officer or panel is to consider any relevant material submitted by the registered operator.
- (5) Following the internal review of the decision, the internal review officer or panel may:
 - (a) confirm the decision, or
 - (b) vary the decision, or
 - (c) set aside the decision and make an alternative decision.
- (6) In exercising a function under this clause, an internal review officer or panel is taken to have the functions of the officer who made the decision being reviewed.
- (7) As soon as practicable (and in any event within 28 days) after the completion of an internal review of a decision, the Authority must notify the registered operator in writing of:
 - (a) the outcome of the internal review, and
 - (b) the reasons for the decision in the internal review, and
 - (c) the right of the registered operator to appeal against the decision to the Local Court.
- (8) If the Authority does not notify the registered operator of the outcome of the review within 28 days after the application for the internal review has been lodged (or such other period as the Authority and registered operator have agreed on), the decision being reviewed is taken to be confirmed.
- (9) An internal review is taken to be finalised if:
 - (a) the registered operator is notified of the outcome of the review under subclause (7), or
 - (b) the decision being reviewed is taken to be confirmed under subclause (8).
- (10) A person is not entitled to a review under this clause of any decision previously reviewed under this clause.

Road Transport (Vehicle Registration) Amendment (Maintenance Management Accreditation Scheme) Regulation 2001

Amendments

Schedule 1

[3] Clause 83B

Insert after clause 83A:

83B Exemption, waiver or refund of Maintenance Management Accreditation Scheme application fee

The Authority may, for such reason as the Authority considers sufficient, exempt a person from the application fee referred to in clause 78A (2), or waive or wholly or partly refund a fee that would be otherwise payable or has been paid in accordance with that subclause.

[4] Schedule 2 Scheduled fees

Insert at the end of the Schedule:

Clauses 78A and 78B	11	Accreditation of registered operator under a Maintenance Management Accreditation Scheme	66 plus 22 per nominated vehicle
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[5] Dictionary

Insert in alphabetical order:

Maintenance Management Accreditation Scheme means a scheme under the Maintenance Management Module of the National Road Transport Commission's Heavy Vehicle Accreditation Scheme that is approved by the Authority.

nominated vehicle, in relation to a Maintenance Management Accreditation Scheme, means a vehicle identified in a registered operator's accreditation under such a scheme as a nominated vehicle for the purposes of that accreditation.

Non-national Maintenance Scheme means a maintenance management accreditation scheme developed by a body or organisation other than the National Road Transport Commission.

Rules

THE NEW SOUTH WALES BARRISTERS' RULES

Amendments made under Section 57A of the Legal Profession Act 1987 by the
Council of the New South Wales Bar Association

ON 22 February 2001 the Bar Council resolved, pursuant to subsection 57A (1) of the *Legal Profession Act 1987* to amend New South Wales Barristers' Rule 87 (j) as follows:

New South Wales Barristers' Rule 87 (j) (Briefs which must be refused)

New South Wales Barristers' Rule 87 (j) be amended by inserting after the words 'or more' (where last occurring), the following:

- (iv) within 3 months after the barrister ceased to be a part-time member of the Administrative Decisions Tribunal of New South Wales;

Orders

Children (Detention Centres) Order 2001

under the

Children (Detention Centres) Act 1987

I, Carmel Tebbutt, Minister for Juvenile Justice, in pursuance of section 5 of the *Children (Detention Centres) Act 1987*, make the following Order.

Dated, this 28th day of March 2001.

CARMEL TEBBUTT, M.L.C.,
Minister for Juvenile Justice

Clause 1 Children (Detention Centres) Order 2001

Children (Detention Centres) Order 2001

1 Name of Order

This Order is the *Children (Detention Centres) Order 2001*.

2 Repeal of Children (Detention Centres) Order 1988

The *Children (Detention Centres) Order 1988* is repealed.

3 Declaration and naming of premises to be detention centres

Each of the premises specified in Schedule 1 is declared to be a detention centre for the purposes of the *Children (Detention Centres) Act 1987*, and each such detention centre is given the name specified in that Schedule in respect of those premises.

Children (Detention Centres) Order 2001

Detention Centres

Schedule 1

Schedule 1 Detention Centres

(Clause 3)

Address of premises	Name of detention centre
Briar Road, Campbelltown	Reiby Juvenile Justice Centre
Corner of Water Street and Great Western Highway, Werrington	Cobham Juvenile Justice Centre
185 Parramatta Road, Haberfield	Yasmar Juvenile Justice Centre
Staff Road, Unanderra	Keelong Juvenile Justice Centre
Fernleigh Road, Wagga Wagga	Riverina Juvenile Justice Centre
Pacific Highway, Kariong	Kariong Juvenile Justice Centre
146 Chloride Street, Broken Hill	Broken Hill Juvenile Justice Centre
Swallows Road, Grafton	Acmena Juvenile Justice Centre
Mitchell Highway (Narromine Road), Dubbo	Orana Juvenile Justice Centre
Pacific Highway, Kariong	Frank Baxter Juvenile Justice Centre

OFFICIAL NOTICES

Appointments

The Cabinet Office, Sydney
4 April 2001

MINISTERIAL ARRANGEMENTS DURING THE ABSENCE FROM THE STATE OF THE MINISTER FOR EDUCATION AND TRAINING

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable MR Egan, MLC, Treasurer, Minister for State Development, and Vice-President of the Executive Council, to act for and on behalf of the Minister for Education and Training as on and from 13 April 2001 with a view to him performing the duties of the Honourable JJ Aquilina, MP, during his absence from the State.

BOB CARR,
Premier

STOCK MEDICINES ACT 1989

ORDER

Appointment of Analysts

I, KEVIN PATRICK SHERIDAN, Director-General of the Department of Agriculture, pursuant to section 49 of the Stock Medicines Act 1989, and being of the opinion that the following persons have the appropriate qualifications and experience, authorise those persons to be analysts for the purposes of that Act:

Charles George PIERCE Jr
Ian Ashley STIFF

Dated this 29th day of March 2001.

K P SHERIDAN AO,
Director-General

HEALTH SERVICES ACT 1997

APPOINTMENT OF ACTING CHIEF EXECUTIVE OFFICER

I, MICHAEL REID, Director-General, NSW Department of Health, in pursuance of clause 4(1) of Schedule 5 to the Health Services Act 1997, do hereby appoint Mr Barry Shepherd to act in the position of Chief Executive Officer, South Eastern Sydney Area Health Service for the period on and from 11th April to 22nd April 2001, both days inclusive.

Signed at Sydney this 9th day of April 2001.

Director-General

STOCK (CHEMICAL RESIDUES) ACT 1975

NOTIFICATION

Appointment of Analysts

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 14(1) of the Stock (Chemical Residues) Act 1975, appoint the following persons as analysts for the purposes of that Act:

Robert BLACK
Charles George PIERCE Jr
Ian Ashley STIFF
Anthony Leonard TYLER

Dated this 5th day of April 2001.

RICHARD AMERY M.P.,
Minister For Agriculture
Minister For Land And Water Conservation

STOCK FOODS ACT 1940

ORDER

Appointment of Analysts

I, KEVIN PATRICK SHERIDAN, Director-General of the Department of Agriculture, pursuant to section 20 of the Stock Foods Act 1940, and being of the opinion that the following persons have the appropriate experience and qualifications, authorise those persons to be analysts for the purposes of that Act:

Robert BLACK
Charles George PIERCE Jr
Ian Ashley STIFF
Anthony Leonard TYLER

Dated this 29th day of March 2001.

K P SHERIDAN AO,
Director-General

NSW Agriculture

STOCK DISEASES ACT 1923

Notification No. 1637

Revocation of Yanco Quarantine Area

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. 1474 on account of Johnne's disease, published in *Government Gazette* No. 117 of 31 October 1997, at pages 8851 and 8852.

Dated this 28th day of March 2001.

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

STOCK DISEASES ACT 1923

Notification No. 1632 - OJD

Ophir Road Abercrombie Quarantine Area —
Abercrombie

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

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

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

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

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

SCHEDULE

Owner: Bonfab Pty Ltd.

County: Bathurst.

Parish: Mount Pleasant.

Land: Lot 98 in DP 864476.

Dated this 5th day of April 2001.

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

STOCK DISEASES ACT 1923

Notification No. 1626 - OJD

"Freston Cottage" Quarantine Area — Perthville

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

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

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

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

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

SCHEDULE

Owner: Milton Alexander Naylor.

County: Bathurst.

Parish: Bathurst.

Land: Lots 78, 151, 162, 163, 166, 167, 168, 169, 175, 178, 182, 183, 184 in DP 750357; Lot 1 in DP 111408.

Dated this 5th day of April 2001.

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

STOCK DISEASES ACT 1923

Notification No. 1633 - OJD

"High Grove" Quarantine Area — Mt David

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

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

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

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

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

SCHEDULE

Owner: Warren Geoffrey Cosgrove.

County: Georgiana.

Parish: Mount Lawson.

Land: Lot 225 in DP 753047; Lot 2 in DP 212987.

Dated this 5th day of April 2001.

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

STOCK DISEASES ACT 1923

Notification No. 1630 - OJD

Ophir Road Llanarth Quarantine Area — Llanarth

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

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

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

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

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

SCHEDULE

Owner: B. G. Lenehan Nominees Pty Ltd.

County: Bathurst.

Parish: Mount Pleasant.

Land: Lot 101 in DP 1013397.

Dated this 5th day of April 2001.

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

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

Notification under Section 8 and Section 11 — Fishing Closure

Macleay River and adjacent Ocean Waters

I, EDWARD OBEID, revoke the Notification as published in the New South Wales *Government Gazette* No. 60 of 30 March 2001 and all amendments thereto, which prohibits the taking of all fish by all methods from the whole of the Macleay River and adjacent Ocean Waters.

I do now, by this Notification, prohibit the taking of all fish, by all methods, in the waters described in Column 1 of the Schedule to this Notification, for the period shown opposite in Column 2 of the Schedule, from the date of this Notification. This notice is subject to conditions 1 and 2 set out in this Notification.

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

SCHEDULE

Macleay River and adjacent Ocean Waters

Column 1 — Waters

The whole of the estuary waters of the Macleay River, including all its tributaries, and those adjacent ocean waters bounded by a line commencing at the 'Cheerio' wreck on Stewarts beach and extending due east to the 10 fathom depth contour, then generally south along the 10 fathom depth contour until due east off the northern most extremity of Laggars Point, then due west to the northern most extremity of Laggars Point, then generally north west along the mean high water mark to the point of commencement.

Column 2 — Period

This prohibition is effective until 30 June 2001.

Condition 1: The taking blue mackerel and yellow tail by recreational fishers, for use as bait only, is permitted in the ocean waters within an area of a 100m radius from the Waterways Authority safety buoys situated mid way between Point Briner and Laggars Point.

Condition 2: The closure relating to the estuary waters of the Macleay River and adjacent ocean waters listed above may be revoked by the Minister for Fisheries at any time. The opening of these waters shall be notified by a notice displayed at the District Fisheries Office and other prominent locations. This closure supersedes all other section 8 and 9 (2) fishing closure notifications relating to the waters outlined in column 1, until such time as it is revoked.

Note: This Fishing Closure relates to all fishing activity including commercial fishing and recreational fishing.

Department of Land and Water Conservation

Land Conservation

FAR WEST REGIONAL OFFICE

**Department of Land and Water Conservation
45 Wingewarra Street (PO Box 1840), Dubbo, NSW 2830**

Phone: (02) 6883 3000 Fax: (02) 6883 3099

ALTERATION OF PURPOSE OF A WESTERN LANDS LEASE

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

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

—————
*Administrative District and Shire of Cobar
Parish –Kinnear; County – Mouramba*

The purpose of Western Lands Lease 2825 being the land contained within folio identifier 888/762061 has been altered from “Grazing” to “Grazing and Recreational Hunting” effective from 9 April 2001.

Annual rental and lease conditions remain unaltered as a consequence of the change of purpose except for the addition of those special conditions published in the *Government Gazette* of 2 July 1999, Folios 4667–4669.

RE-APPOINTMENT OF LOCAL AUTHORITY TO MANAGE COMMON TRUST

PURSUANT to section 7, of the Commons Management Act 1989, the local authority specified in Column 1 of the Schedule hereunder is re-appointed to manage the affairs for the reserve trust specified opposite thereto in Column 2, for a term commencing this day and ending 12 April 2004.

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

—————
SCHEDULE

COLUMN 1	COLUMN 2
Cobar Shire Council	Cobar/Wrightville Common Trust

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 TRUSTS BOARD MEMBERS

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

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

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Jan Stewart MARTIN (new member)	Young Showground Trust	Dedication No. 530011 Public Purpose: Showground Notified: 6 April 1895 Locality: Young File Reference: GB80R181/5

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

HAY OFFICE

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

ADDITION TO RESERVES CROWN LAND

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

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

SCHEDULE 1

COLUMN 1	COLUMN 2
Land District: Deniliquin Local Government Area: Wakool Shire Parish: Barham County: Wakool Locality: Barham Lot 1, DP No. 1011585 Area: 902 square metres File No.: HY92H24	Reserve No.: 83282 Public Purpose: Public Recreation and camping Notified: 21 July 1961 <i>Lot DP No.</i> 100 756508 156 822994 7010 1001658 # 7011 1002565 # 7012 1002566 # New Area: 4.47 hectares

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

ERRATUM

IN the notification appearing in the *Government Gazette* of 24 November 2000, Folio 11970, under the heading "ADDITION TO CROWN LAND DEDICATED FOR A PUBLIC PURPOSE" the Lot specified in Column 2 should have read "Lot 8" in lieu of "Lot BA". File No.: HY81H942

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

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

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 1

COLUMN 1	COLUMN 2
Dungog Showground and Public Recreation (R610007) Reserve Trust	Reserve: 610007 Public Purpose: Public Recreation and Showground Notified: 14 November 1924 and 13 October 1972 File Reference: MD94 R 64

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

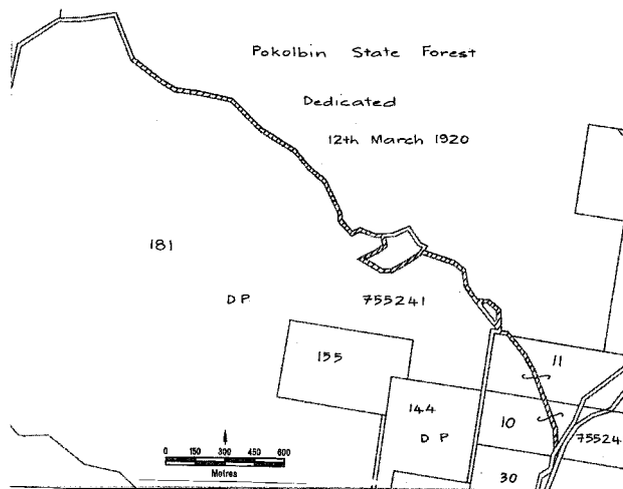
IN pursuance of the provisions of section 151, Roads Act 1993, the Crown road specified in Schedule 1 is transferred to the Roads Authority specified in Schedule 2, hereunder, as from the date of publication of this notice and as from that date, the road specified in Schedule 1 ceases to be a Crown road.

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

SCHEDULE 1

*Parish – Millfield
County – Northumberland
Land District – Maitland
Local Government Area – Cessnock*

That part of the Crown public road, being Sawpit Gully Road, Cedar Creek, 20.115 metres wide and variable width, as shown by hatching on diagram hereunder.



SCHEDULE 2

Roads Authority: Cessnock City Council
File No.: MD00 H 191
Council's Reference: SU 99/12

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 – Metropolitan
L.G.A. – Sutherland

Lots 21 and 22, DP 1024670 at Illawong, Parish Holsworthy (Sheet 3), County Cumberland (not being land under the Real Property Act). File No. MN00H52

Note: On closing, titles for the land in Lots 1 and 2 remain vested in Sutherland Shire Council as operational land.

—————
Land District – Metropolitan
L.G.A. – Warringah

Lot 100, DP 218268 at Terrey Hills, Parish Broken Bay, County Cumberland (being land in C.T. Volume 5933, Folio 244). File No. MN00H174

Note: On closing, title for the land in Lot 100 remains vested in Warringah Council as operational land.

APPOINTMENT OF ADMINISTRATOR

PURSUANT to section 117 of the Crown Lands Act 1989, the person named in Column 1 of the Schedule hereunder is appointed to be the administrator of the reserve trust named in Column 2 of the Schedule.

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

—————
 SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Andrew James McANESPIE	Six Foot Track Heritage Trust	Reserve No. 100156 Public Purpose: Environmental Protection, Heritage Purposes and Public Recreation Notified: 27 February 1998 File No.: MN0E99R1

For a term expiring on 31st May 2001.

TAMWORTH OFFICE

Department of Land and Water Conservation
25–27 Fitzroy Street (PO Box 535), Tamworth, NSW 2340
Phone: (02) 6764 5114 Fax: (02) 6766 3805

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the land described in Schedule hereunder, is declared land that may be dealt with as if it were Crown land within the meaning of that Act.

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

SCHEDULE 1

*Land District – Dunedoo Central;
 Council – Dunedoo;
 Parish – Coolah; County – Napier*

Lots 1 and 2 in DP 726628, being land held in the name of Her Most Gracious Majesty Queen Elizabeth II and comprising the whole of the land in Auto Consol 15517-159. File No.: TH00 H182

NOTIFICATION OF CLOSING OF ROADS

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

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

Description

Land District - Quirindi; L.G.A. - Quirindi

Council public road within Lots 10 and 11 in Deposited Plan 804334, known as Industrial Drive, Quirindi. File No: TH00H173. Council's Reference: B1.3

Note: On closing, the land within Lots 10 and 11 in Deposited Plan 804334 will remain vested in Quirindi Shire Council as operational Land.

TAREE OFFICE

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

*Parish – Kinchela;
 County – Macquarie; At Gladstone
 Local Government Area – Kempsey Shire;*

Road being Lot 1, DP 1026806 (not under the Real Property Act)

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

Water Conservation

WATER ACT 1912

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

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

Castlereagh River Valley

BELEPEPTY LIMITED (L. J. and C. I. FRETWELL TRUST) for a dam and a pump on the Teridgerie Creek, Lot 43 DP 750322, Parish of Yarrigan, County of Baradine for water conservation and water supply for stock and domestic purposes (new license) (80SL95843) (GA2: 311282).

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

Any inquiries regarding the above should be directed to the undersigned (telephone 6884 2560).

FRED HUNDY
Water Access Manager, Macquarie

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

WATER ACT 1912

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

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

Lachlan River Valley

Colin Robert Neal WALD, for a dam and a diversion channel on Walloroi Creek, on Lot 3, DP 753068 Parish of Banar, County of Gipps and Lot 56, DP 753114, Parish of South Gulgo, County of Gipps, for water conservation for stock and domestic purposes (New License) (GA2:495883) (70SL090652).

John Francis BLACKWOOD, for a dam and a pump, on Lot 156, DP 750360, Parish of Beneree, County of Bathurst, for conservation of water for stock and domestic purposes (New License) (GA2:495882) (70SL090655).

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

DAVID THOMAS,
Licensing Officer
Central West Region

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

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T01-0113)

No. 1754, GEOSERVICES PTY LIMITED (ACN 003 679 043), area of 19 units, for Group 1, dated 30 March 2001. (Wagga Wagga Mining Division).

(T01-0114)

No. 1755, PEAK GOLD MINES PTY LIMITED (ACN 001 533 777), area of 95 units, for Group 1, dated 2 April 2001. (Cobar Mining Division).

(T01-0115)

No. 1756, ALKANE EXPLORATION LTD (ACN 000 689 216), area of 64 units, for Group 1, dated 4 April 2001. (Orange Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATION

(T00-0179)

No. 1717, now Exploration Licence No. 5829, MOUNT ISA MINES LIMITED (ACN 009 661 447), Counties of Gordon and Lincoln, Map Sheet (8632, 8633), area of 48 units, for Group 1, dated 2 April 2001, for a term until 1 April 2003.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATION

(T00-0092)

No. 1636, WMC RESOURCES LTD (ACN 004 184 598), County of Yancowinna, Map Sheet (7233, 7234). Withdrawal took effect on 2 April 2001.

MINING LEASE APPLICATION

(C00-0812)

No. 156, ANGLO COAL (DARTBROOK) PTY LTD (ACN 000 012 813), MARUBENI THERMAL COAL PTY LTD (ACN 061 468 620), SHOWA COAL (NSW) PTY LTD (ACN 061 747 108) and SSANGYONG RESOURCES PTY LIMITED (ACN 071 744 986), Parishes of Ellis and Strathearn, County of Brisbane, (9033-1-S). Withdrawal took effect on 12 March 2001.

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

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

(T92-0428)

Exploration Licence No. 4523, PEAK GOLD MINES PTY LIMITED (ACN 001 533 777), area of 65 units. Application for renewal received 2 April 2001.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T91-0589)

Exploration Licence No. 4403, Robert John FRASER, Counties of Bathurst and Roxburgh, Map Sheet (8731), area of 1 units, for a further term until 1 September 2002. Renewal effective on and from 26 March 2001.

(T91-0590)

Exploration Licence No. 4404, Ian Philip PRITCHETT, County of Bathurst, Map Sheet (8731), area of 1 units, for a further term until 1 September 2002. Renewal effective on and from 26 March 2001.

(T91-0591)

Exploration Licence No. 4405, Russell ROBERTS, Counties of Bathurst and Roxburgh, Map Sheet (8731), area of 1 units, for a further term until 1 September 2002. Renewal effective on and from 26 March 2001.

(T93-0822)

Exploration Licence No. 4695, SITEGOAL PTY LIMITED (ACN 052 317 503), County of Yanda, Map Sheet (8036), area of 11 units, for a further term until 20 September 2001. Renewal effective on and from 26 March 2001.

(T96-1070)

Exploration Licence No. 5130, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Blaxland, Map Sheet (8032), area of 114 units, for a further term until 8 October 2002. Renewal effective on and from 26 March 2001.

(T97-1272)

Exploration Licence No. 5483, PROBO MINING PTY LTD (ACN 079 938 819), IMPERIAL MINING (AUST) NL (ACN 062 193 266) and PEREGRINE MINERAL SANDS NL (ACN 009 307 591), County of Windeyer, Map Sheet (7231, 7232), area of 245 units, for a further term until 20 May 2003. Renewal effective on and from 27 March 2001.

(T96-1176)

Exploration Licence No. 5484, ACAPULCO MINING NL (ACN 067 983 582), Counties of Georgiana and Westmoreland, Map Sheet (8830), area of 22 units, for a further term until 25 May 2002. Renewal effective on and from 26 March 2001.

(T97-1341)

Exploration Licence No. 5527, JERVOIS MINING NL (ACN 007 626 575), Counties of Bland, Harden and Monteagle, Map Sheet (8528, 8529), area of 164 units, for a further term until 5 October 2002. Renewal effective on and from 4 April 2001.

(T98-1012)

Exploration Licence No. 5546, BASIN MINERALS HOLDINGS NL (ACN 078 944 564), Counties of Cairra and Wakool, Map Sheet (7527, 7528, 7627, 7628), area of 271 units, for a further term until 29 November 2002. Renewal effective on and from 4 April 2001.

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

EXPIRIES

Mining Lease No. 820 (Act 1973), GDR MINES DEVELOPMENT PTY LIMITED (ACN 001 635 669), Parish of Bergalia, County of Dampier. This title expired on 1 April 2001.

Mining Lease No. 1387 (Act 1992), TAILINGS TREATMENT PTY LTD (ACN 067 467 752), Parish of Bulgandramine, County of Narromine. This title expired on 2 April 2001.

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

TRANSFERS

(T01-0357)

Exploration Licence No. 5238, formerly held by GOLDEN CROSS RESOURCES LTD (ACN 063 075 178) and IMPERIAL ONE LIMITED (ACN 002 148 361), has been transferred to GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827). The transfer was registered on 3 April 2001.

(T98-0553)

Exploration Licence No. 5485, formerly held by PLUMBUM PTY LTD (ACN 079 398 780) and KANNATEAL PTY LTD (ACN 080 178 490), has been transferred to KANNATEAL PTY LTD (ACN 080 178 490), ANACONDA (NSW) PTY LIMITED (ACN 082 725 059) and PLUMBUM PTY LTD (ACN 079 398 780). The transfer was registered on 3 April 2001.

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

Department of Urban Affairs and Planning

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

GOSFORD LOCAL ENVIRONMENTAL PLAN No. 406

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. (N00/00064/s69)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning.

Sydney, 5 April 2001.

Citation

1. This plan may be cited as Gosford Local Environmental Plan No. 406.

Aims, objectives, etc.

2. This plan aims to rezone the land to which this plan applies so that it may be developed for tourist infrastructure.

Land to which plan applies

3. This plan applies to Lot 8, Section R, D.P. 9391, Broken Bay Road, Ettalong Beach, as shown edged heavy black on the map marked "Gosford Local Environmental Plan No. 406" deposited in the office of the Council of the City of Gosford.

Relationship to other environmental planning instruments

4. This plan amends the Gosford Planning Scheme Ordinance in the manner set out in clause 5.

Amendment of Gosford Planning Scheme Ordinance

5. The Gosford Planning Scheme Ordinance is amended by inserting after Clause 49DE the following clause:

Use of certain land at Ettalong for a tourist facility (sea kayaking operational base)

49DF. (1) This clause applies to Lot 8, Section R, D.P. 9391, Broken Bay Road, Ettalong Beach as shown edged heavy black on the map marked "Gosford Local Environmental Plan No. 406" deposited in the office of the Council of the City of Gosford.

(2) Subject to subclause (3), nothing in this Ordinance prevents a person, with the consent of Council, from carrying out development on land to which this clause applies for the purpose of a tourist facility comprising a sea kayaking operational base.

(3) The Council must not grant consent to development referred to in subclause (2) after the expiration of two years from the day on which Gosford Local Environmental Plan No. 406 took effect or such later date as the Minister may, before the expiration of that period, notify by order published in the Gazette.

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

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**QUEANBEYAN LOCAL ENVIRONMENTAL PLAN 1998****(AMENDMENT No. 21)**

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the Environmental Planning and Assessment Act 1979. (Q99/00034/PC)

ANDREW REFSHAUGE MP

Minister for Urban Affairs and Planning

Sydney, 5 April 2001

1 Name of plan

This plan is *Queanbeyan Local Environmental Plan 1998 (Amendment No. 21)*.

2 Aims, objectives etc.

This plan aims to rezone part of the land to which this plan applies to Zone 3(a) Business A and the remainder of the land to 5(a) Special Uses A Parking under *Queanbeyan Local Environmental Plan 1998*.

3 Land to which plan applies

This plan applies to certain land within the City of Queanbeyan, comprising several parcels of land including land fronting 19-23 Collett Street and the Rutledge Street carpark, as shown edged heavy black on the map marked "Queanbeyan Local Environmental Plan 1998 (Amendment No 21)" deposited in the office of Queanbeyan City Council.

4 Relationship to other environmental planning instruments

This plan amends *Queanbeyan Local Environmental Plan 1998* in the manner set out in clause 5.

5 Amendment of Queanbeyan Local Environmental Plan 1998

Queanbeyan Local Environmental Plan 1998 is amended by inserting, in appropriate order, at the end of the definition of *the map* in Schedule 1 the following words:

Queanbeyan Local Environmental Plan 1998 (Amendment No 21)

**ENVIRONMENTAL PLANNING AND
ASSESSMENT ACT 1979****DECLARATION**

I, the Minister for Urban Affairs and Planning, in pursuance of section 76A(7)(b) of the Environmental Planning and Assessment Act 1979, having formed the opinion that development as set out in the Schedule to this Declaration is of State and regional environmental planning significance, declare it to be State significant development.

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

Sydney, 5 April 2001

SCHEDULE

Development of a Residential Solid Waste Processing Facility at the Eastern Creek Waste Management Centre within Lot 1 DP 778564 in the City of Blacktown.

Ballina Local Environmental Plan 1987 (Amendment No 70)

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*.
(G99/00081/PC)

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

Sydney, 2nd day of April 2001.

Clause 1 Ballina Local Environmental Plan 1987 (Amendment No 70)

Ballina Local Environmental Plan 1987 (Amendment No 70)

1 Name of plan

This plan is *Ballina Local Environmental Plan 1987 (Amendment No 70)*.

2 Aims of plan

This plan aims to add to the schedule of items of environmental heritage in *Ballina Local Environmental Plan 1987*.

3 Land to which plan applies

This plan applies to Lot 6, DP 235008, and known as No 10 Wardell Road, Alstonville.

4 Amendment of Ballina Local Environmental Plan 1987

Ballina Local Environmental Plan 1987 is amended by inserting after item 31 in Schedule 1 the following item:

32 Crawford House, No 10 Wardell Road, Alstonville.

Burwood Local Environmental Plan 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*.
(S99/01443/S69)

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

Clause 1 Burwood Local Environmental Plan No 49

Burwood Local Environmental Plan No 49

1 Name of plan

This plan is *Burwood Local Environmental Plan No 49*.

2 Aims of plan

This plan aims:

- (a) to rezone an existing right of way from Zone No 2 (a) Residential "A" to Zone No 2 (b1) Residential "B1", and
- (b) to facilitate redevelopment of land known as No 59 Park Road, Burwood and the right of way for the purpose of residential flat buildings.

3 Land to which plan applies

This plan applies to land situated within the Burwood local government area, being Lot 1, DP 826403 and No 59 Park Road, Burwood (Lot 1, DP 615429), as shown edged heavy black on the map marked "Burwood Local Environmental Plan No 49" deposited in the office of Burwood Council.

4 Amendment of Burwood Planning Scheme Ordinance

Burwood Planning Scheme Ordinance is amended as set out in Schedule 1.

Burwood Local Environmental Plan No 49

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 4 Interpretation

Insert in appropriate order at the end of the definition of *scheme map* in clause 4 (1):

Burwood Local Environmental Plan No 49

[2] Clause 78K

Insert after clause 78J:

78K Development of certain land—No 59 Park Road and Lot 1, DP 826403

- (1) This clause applies to Lot 1, DP 826403 and Lot 1, DP 615429 fronting Park Road, Burwood, as shown edged heavy black on the map marked “Burwood Local Environmental Plan No 49” deposited in the office of the Council.
- (2) A person may, with the consent of the Council, carry out development on the land for the purpose of residential flat buildings, but only if the Council is satisfied that:
 - (a) the maximum number of storeys above the natural ground level in any building will not exceed 2 plus an attic, and
 - (b) the building will be set back a minimum of:
 - (i) 4.5 m from the northern boundary, and
 - (ii) 4.7 m from the southern boundary of Lot 1, DP 826403, and
 - (iii) 6.0 m from the western boundary, and
 - (iv) 15 m from Park Road, and
 - (c) Lot 1, DP 826403 will not be built upon and will only be used for vehicular access purposes, and
 - (d) the land between the building and boundary, excluding Lot 1, DP 826403, will be adequately landscaped.

Gosford Local Environmental Plan No 407

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(N01/00018/S69)

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

Clause 1 Gosford Local Environmental Plan No 407

Gosford Local Environmental Plan No 407

1 Name of plan

This plan is *Gosford Local Environmental Plan No 407*.

2 Aims of plan

This plan aims to allow, with the consent of Gosford City Council, the carrying out of development on the land to which this plan applies for the purpose of an artist's studio and gallery, together with the sale of art and craft items.

3 Land to which plan applies

This plan applies to so much of Lot 1, DP 420411, George Downes Drive, Central Mangrove, as comprises a former church building and its curtilage.

4 Amendment of Interim Development Order No 122—Gosford

Interim Development Order No 122—Gosford is amended by inserting at the end of the Table to clause 93 in Columns 1 and 2, respectively, the following words:

So much of Lot 1, DP 420411,
George Downes Drive, Central
Mangrove, as comprises a former
church building and its curtilage.

Artist's studio and gallery;
sale of art and craft items.

Roads and Traffic Authority

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Kembla Grange in the Wollongong City Council area

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

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

SCHEDULE

All those pieces or parcels of land situated in the Wollongong City Council area, Parish of Kembla and County of Camden, shown as Lots 8 and 11 to 16 inclusive Deposited Plan 244170.

(RTA Papers 1/497.1318)

ROADS ACT 1993

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

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

Greg Murdoch
General Manager
Murray Shire Council
 (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Murray Shire Road Train Notice No. 1 2001.

2. Commencement

This Notice takes effect from the date of Gazettal.

3. Effect

This Notice remains in force until 31 December 2005.

4. Application

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

5. Routes

Part 2 - Road Train routes in New South Wales (excluding the Sydney Region)

TYPE	ROAD NO.	ROAD NAME	STARTING POINT	FINISHING POINT	CONDITIONS
RT	7605	Deniliquin-Barham Rd	Deniliquin Council/Murray Shire Council Boundary	MR 341	
RT	341	Moama-Barham Rd	MR 7605	Murray Shire Council/Wakool Shire Council Boundary	

Roads Act 1993

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

Richmond Valley 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.

Ross V Schipp
General Manager
Richmond Valley Council
(by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Richmond Valley 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 March 1, 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 Richmond Valley Council (Local road System)

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25m	Local	Dyraaba Street, Casino	West Street (Summerland Way)	East Street	All entry and exit into Dyraaba St are to be done at West Street
25	Local	Walker Street, Casino	Dyraaba Street	Dean Street	Left hand turns are not permitted from Walker Street into Dyraaba Street
25	Local	Reynolds Road, Casino	Summerland Way	Riverina Stockfeeds	
25	Local	Dargaville Drive, Casino	Reynolds Road	Nammoona Saleyards	

Roads Act 1993

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

Grafton 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.

Ray Smith
General Manager
Grafton City Council
 (by delegation from the Minister for Roads)

Schedule

1. *Citation*

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

2. *Commencement*

This Notice takes effect from date of gazettal.

3. *Effect*

This Notice remains in force until March 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 Grafton City Council (Local road System)

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25m	Local	Duke Street, Grafton	Fitzroy Street	Oliver Street	NIL
25m	Local	Oliver Street, Grafton	Duke Street	Prince Street	NIL

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.

B. Carter
ACTING DIRECTOR OPERATIONS 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.2,2001.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until 30th April 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.H'Way	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 and Traffic Authority
Exemption Notice made under the Road Transport (Mass, Loading and Access) Regulation 1996

I, Paul Forward, Chief Executive of the Roads and Traffic Authority, pursuant to Division 3 of Part 3 of the Road Transport (Mass, Loading and Access) Regulation 1996, do, by this Notice, exempt vehicles fitted with road friendly suspensions that are described in Table 1 of the Schedule to this Notice, from the following provisions of Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation, subject to the conditions and requirements set out in the Schedule to this Notice:

- a) the maximum axle loads for single axles and groups of axles specified in Table 1,
- b) the mass limit relating to axle spacing for a vehicle hauling a semi-trailer specified in Part 1 of Table 2,
- c) the mass limit relating to axle spacing for B-Doubles specified in Part 2 of Table 2,
- d) the mass limit relating to axle spacing for road trains specified in Part 3 of Table 2, and
- e) the mass limit for a prime mover towing a semi-trailer specified in clause 6.

Paul Forward
Chief Executive
Roads and Traffic Authority

Schedule

Part 1 – Preliminary

1.1 Citation

This Notice may be cited as the Higher Mass Limits Notice 2001.

1.2 Commencement

This Notice takes effect on 1 July 2001.

1.3 Interpretation

Unless stated otherwise, words and expressions used in this Notice have the same meanings as those set out in the Dictionary forming part of the Road Transport (Mass, Loading and Access) Regulation 1996.

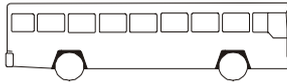
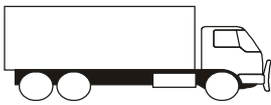
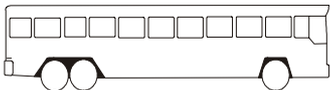
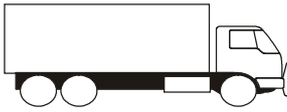
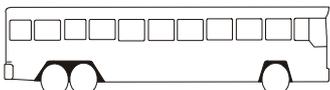
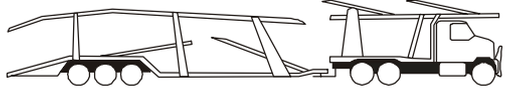
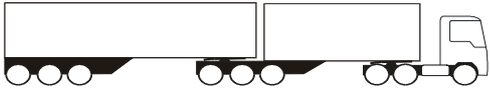
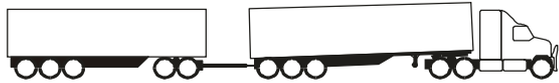
1.4 Duration

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

1.5 Application

Only vehicles or combinations listed in Table 1 that are fitted with a road friendly suspension specified in clause 2.2 may operate at the higher axle mass limits specified in Table 2.

Table 1 - Description of Vehicle

Single vehicles	
Buses fitted with a single, 4-tyred, drive axle	
Trucks and buses with a 6-tyred tandem axle group (which includes the drive axle) at the rear, and operating <u>without</u> a trailer. 	 
Trucks and buses fitted with a 8-tyred tandem axle group and operating <u>without</u> a trailer. 	 
Combination vehicles	
Prime mover hauling a semi-trailer where the prime mover is fitted with a tandem axle group and the semi-trailer is fitted with either a tandem or tri-axle group.	
Car carrier combinations designed to carry vehicles on 2 or more, partly or completely overlapping decks, where the prime mover is fitted with a tandem axle group and the semi-trailer has a tandem or tri-axle group.	
Multi-combinations	
Road trains (up to 36.5 metres long) and B-doubles where the prime mover is fitted with a tandem drive axle group and the trailers are fitted with either a tandem or tri-axle group.	 

Notes:

1. Refer to clause 2.1 – Mass Management Accreditation, for vehicles and combinations that are fitted with tri-axle groups.
2. Refer to clauses 1.8, 1.9 or 1.10, to determine the maximum gross mass limit for your vehicle or combination.

1.6 Excluded vehicles

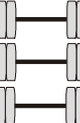
This Notice does not apply to:

- a) truck and dog trailer combinations,
- b) truck and pig trailer combinations, or
- c) pig trailers (except converter dollies used in multi-combinations).

1.7 Mass limits

The mass limits specified in Table 2 apply to the corresponding axle or axle group listed in that Table which must be fitted with road friendly suspension.

Table 2 - Mass limits for single axles and axle groups

Description of single axle or axle group	Mass Limit (tonnes)	
Single axles and single axle groups		
Single axle fitted with dual tyres (buses only)	10.0	
Tandem axle groups		
Tandem axle group fitted with single tyres on one axle and dual tyres on the other axle	14.0	
Tandem axle group fitted with dual tyres	17.0	
Tri-axle groups		
Tri-axle group fitted with dual tyres (Also refer to clause 2.1 – Mass Management Accreditation, for vehicles and combinations that are fitted with tri-axle groups).	22.5	

1.8 Maximum gross mass limits for a combination

The maximum gross mass limit for a combination must be the lowest of:

- a) the sum of the axle and axle group mass limits in Table 2;
- b) the sum of the manufacturers' mass limits for the prime mover (GVM) and the semi-trailers (GTM);
- c) the gross combination mass (GCM) limit specified by the prime mover manufacturer; or

in the case of:

- d) a prime mover and semi-trailer combination: 45.5 tonnes
- e) a car carrier combination longer than 19 metres in length: 50.0 tonnes
- f) a B-Double combination: 68.0 tonnes
- g) a road train combination up to 36.5 metres in length: 85.0 tonnes

1.9 Maximum gross mass limits for Trucks and Buses

The maximum gross mass limit for a truck or a bus must be the lowest of:

- a) the sum of the axle and axle group mass limits in Table 2; or
- b) the sum of the manufacturers' mass limits for the vehicle (GVM).

1.10 Wide single tyres (super singles)

This Notice does not apply to those vehicles fitted with wide single tyres which are used in substitution for dual tyres.

Note:

This Notice only applies to vehicles carrying increased mass limits in compliance with the conditions specified herein and does not exempt drivers and operators from complying with the requirements of any other road transport law.

Part 2 – Operating requirements, routes and other conditions

2.1 Mass Accreditation Scheme

Heavy vehicles or vehicle combinations fitted with tri-axle groups where the tri-axle group is loaded in accordance with Table 2, are required to be accredited under a Mass Management Accreditation Scheme. A label or some other device (approved by the Authority) that indicates that the vehicle is operating under an approved scheme must be prominently displayed in the position required by the Mass Management Scheme under which the vehicle is operating.

Note:

Operators must be accredited under the Mass Management Module of the national Heavy Vehicle Accreditation Scheme or another scheme approved or recognised by the Roads and Traffic Authority. Refer to 'Office Contacts' at the end of this Notice if you wish to make further inquiries.

2.2 Performance standards for Road friendly suspensions (RFS)

Note:

Also refer to the definition of Road Friendly Suspension in Part 4 to this Notice

Vehicles operating under this Notice must:

- a) have RFS certified in accordance with Vehicle Standards Bulletin No. 11 issued by the Federal Department of Transport and Regional Services; or
- b) if the vehicle was manufactured prior to 1 July 2000 but the suspension system was replaced on or after 1 July 2000, have RFS certified in accordance with Vehicle Standards Bulletin No. 11 issued by the Federal Department of Transport and Regional Services; or

- c) if the vehicle was manufactured prior to 1 July 2000, be fitted with certified RFS before 1 July 2002.

Note:

Any air suspensions system manufactured prior to 1 July 2000 that does not meet the performance standards for RFS after 31 June 2002 may be ineligible for the increased mass limits described in this Notice.

2.3 Routes

A heavy vehicle, vehicle combination or bus operating under this Notice is only permitted to travel along the route specified in Part 3 to this Notice.

2.4 Route compliance

- a) Vehicles operating under this Notice must meet any route compliance requirements determined by the Roads and Traffic Authority.
- b) Vehicles may be required to comply with approved vehicle tracking technology.
- c) Vehicles then may be permitted to carry higher mass only on the proviso that, once policy and administrative systems are resolved for vehicle tracking technology, they comply with the fitting of this technology.

2.5 Notice to be carried

A copy of this Notice, or an information sheet issued by the Roads and Traffic Authority setting out the obligations imposed under this Notice, must be carried in the driving compartment of the vehicle and must be produced to a police officer or an authorised officer when requested.

2.6 Additional Notices to be carried

Any vehicle or combination that is operating at a higher mass limit under this Notice that is also required to comply with the provisions of any other Notice that is pertinent to that vehicle or combination, must also carry a copy of such Notice.

Example:

Operators must also comply with:

- the General B-Double Notice 2000 if the vehicle is configured as a B-Double; or
- the General Notice for the Operation of Road Trains 2000 if the vehicle is configured as a road train; or
- the 4.6 Metre High Vehicle Route Notice 1999 if the vehicle or combination is allowed to travel in excess of 4.3 metres in height.

Part 3 – Approved route

Type	Road No	Starting Point	Finishing Point	Comment
Higher mass limits	The Newell Highway [†]	Queensland border with NSW	Victorian border with NSW	Vehicles operating at higher mass limits under this notice will have access to rest stops along the route but not to the adjoining State, Regional or Local Road networks.

Part 4 – Definitions

For the purpose of this Notice:

“air suspension” means a suspension system where at least 75% of the spring effect is caused by the air spring.

“authorised officer” means a person in the service of the Roads and Traffic Authority who is authorised by that Authority to exercise the functions of an authorised officer under the Roads Act 1993 or any provision of that Act.

“Mass Management Accreditation Scheme” means:

- a scheme under the Maintenance Management Module of the National Road Transport Commission’s Heavy Vehicle Accreditation Scheme, or
- a non-national maintenance management accreditation scheme developed by a body or organisation other than the National Road Transport Commission that is approved by the Authority.

“road friendly suspension” means a suspension system that complies with subclauses (1) or (2) below.

(1) A motor vehicle with a date of manufacture, as shown on its compliance plate, before 1 January 2000 or a motor vehicle not required by the "Road Transport (Vehicle Registration) Act 1997" to be fitted with a compliance plate:

- (a) must have at least 1 axle group that has:
 - (i) an air suspension system; and
 - (ii) dual tyres supporting each axle other than a steer axle or a 6-wheeled tandem axle group in which 1 of the 2 axles is fitted with dual tyres; and
 - (iii) functioning dampers incorporated on each axle; and
 - (iv) if it is a multi-axle group - a static load on each axle that is within 5% of its nominal share of the total load on the multi-axle group; and
- (b) if it has a new suspension system fitted on or after 1 January 2000 - must have a suspension type that is certified as complying with the performance criteria detailed in the Federal Office of Road Safety Vehicle Standards Bulletin 11 – Certification of Road Friendly Suspension Systems, April 1999.

(2) For a motor vehicle with a date of manufacture, as shown on its compliance plate, on or after 1 January 2000, at least 1 axle group:

- (a) must have a suspension type that is certified as complying with the performance criteria detailed in the Federal Office of Road Safety Vehicle Standards Bulletin 11 – Certification of Road Friendly Suspension Systems, April 1999; and
- (b) must have dual tyres supporting each axle other than:

- (i) a steer axle; or
- (ii) a 6-wheeled tandem axle group in which 1 of the 2 axles is fitted with dual tyres.

Contacts

Vehicle Permits Section Centennial Plaza 260 Elizabeth Street Surry Hills NSW 2010 PO Box A97 South Sydney NSW 1235 Telephone: (02) 9218 6221 (In NSW but calling outside the metropolitan area 1 800 677 583) Fax: (02) 9218 6564 Website www.rta.nsw.gov.au	Technical inquiries Telephone 1300 137 302 Fax (02) 9831 0913
	For details concerning approved Mass Management Accreditation Schemes Telephone (02) 9830 5578 Fax (02) 9831 0913

Roads Act 1993

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

Berrigan 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.

ROWAN PERKINS
GENERAL MANAGER
BERRIGAN SHIRE COUNCIL
(by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Berrigan Shire Council B-Doubles Notice No 10/2001.

2. Commencement

This Notice takes effect from date of gazettal.

3. Effect

This Notice remains in force until 22nd January, 2006 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	000	Cobram St, Berrigan	Cobram-Berrigan Rd (MR363)	100 metres to residence of Mr Graham Dunn	

Roads Act 1993

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

Leeton 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.

R C PLUS
GENERAL MANAGER
LEETON SHIRE COUNCIL
(by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Leeton Shire 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 January, 2006 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Leeton Shire Council

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	000	Young Rd (Leeton Shire Council)	Whitton-Darlington Point Rd (MR539)	Access entrance to farm 1756, 1km east of MR539	
25	000	Yarmwal Rd (Leeton Shire Council)	Murrami Rd	Contour Rd	
25	000	Contour Rd (Leeton Shire Council)	Yarmwal Rd	Access entrance to Murrami Gravel Quarry 100m west of Lyne Rd	

Roads Act 1993

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

Narrandera 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.

K M MURPHY
GENERAL MANAGER
NARRANDERA SHIRE COUNCIL
(by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Narrandera Shire 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 January, 2006 unless it is amended or repealed earlier.

4. Application

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

5. Routes

B-Double routes within the Narrandera Shire Council

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	000	The Gap Rd, Narrandera	Sturt Hwy (SH14)	Strontian Rd	
25	000	Back Morundah Rd, Narrandera	Raes Rd	Urana Shire boundary	
25	000	Kangaroo Plains Rd, Narrandera	Newell Hwy (SH17)	The Gap Rd	
25	000	Devilins Bridge Rd, Narrandera	Back Morundah Rd	Cuddell Rd	
25	000	Paintings Bridge Rd, Narrandera	Sturt Hwy (SH14 West End)	Sturt Hwy (SH14 Kywong)	
25	000	Buckingbong Rd, Narrandera	Sturt Hwy (SH14)	Wagga City boundary	
25	000	Faithfull Rd, Narrandera	Sturt Hwy (SH14)	Urana Shire boundary	
25	000	Sandigo River Rd, Narrandera	Paintings Bridge Rd	Buckingbong Rd	

25	000	Middle Rd, Narrandera	Colinroobie-Leeton Rd	Barellan- Merribee Rd	
25	000	Moombooldool- Colinroobie Rd, Narrandera	Burley Griffin Way (MR84)	Colinroobie- Willows Rd	Dry weather road only
25	000	Garoolgan-Euratha Rd, Narrandera	Burley Griffin Way (MR84)	Bland Shire boundary	
25	000	Moombooldool- Willows Rd, Narrandera	Burley Griffin Way (MR84)	Kamarah Rd	
25	000	Landervale Rd, Narrandera	Newell Hwy (SH17)	Kamarah Rd	
25	000	Bandys Rd, Narrandera	Burley Griffin Way (MR84)	Bland Shire boundary	
25	000	Pamandi Rd, Narrandera	Gundagai-Grong Grong Rd (MR243)	Cowabbie Rd	
25	000	Bulloak Tank Rd, Narrandera	Narrandera – Barellan Rd (MR7608)	Gawnes Rd	
25	000	Cowabbie Rd, Narrandera	Newell Hwy (SH17)	Pamandi Rd	
25	000	Paynters Siding Rd, Narrandera	Narrandera-Mossgiel Rd (MR80)	Mejum Park Rd	
25	000	Bogolong Rd, Narrandera	Newell Hwy (SH17)	Bulloak Tank Rd	
25	000	Lismoyle Rd, Narrandera	Newell Hwy (SH17)	Bulloak Tank Rd	
25	000	Mejum Swamp Rd, Narrandera	Kamarah Rd	Lismoyle Rd	
25	000	Corbie Hill Rd, Narrandera	Narrandera-Barellan Rd (MR7608)	Leeton Shire boundary	
25	000	Mejum Park Rd, Narrandera	Corbie Hill Rd	Paynters Siding Rd	
25	000	Smiths Rd, Narrandera	Mejum Swamp Rd	Entire length	
25	000	Quilters Rd, Narrandera	Sturt Hwy (SH14)	Strontian Rd	
25	000	Axehandle Rd, Narrandera	Sandigo Boree Creek Rd	Strontian Rd	

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 practical for sewerage to be discharged.

CITY OF WOLLONGONG, at RUSSELL VALE: Contract No. 970191S7. Project No. 3001949. Sideline 1 inclusive and its appurtenant junctions, sidelines and inlets serving EAST STREET.

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

MARGARET McTAINSH,
Developer Activity Officer,
Urban Development, Illawarra Region.

Dated: 13th April 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 practical for sewerage to be discharged.

CITY OF WOLLONGONG, at RUSSELL VALE: Contract No. 970333S7. Project No. 3001588. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving KEERONG AVENUE.

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

MARGARET McTAINSH,
Developer Activity Officer,
Urban Development, Illawarra Region.

Dated: 10th April 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 practical for sewerage to be discharged.

CITY OF LIVERPOOL, at CASULA: Contract No. 971853S2. Project No. 3001816. Line 1 inclusive and its appurtenant junctions serving GASCOGNE STREET and MELALEUCA PLACE.

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

VALDIS VIKSNE,
Developer Activity Officer,
Liverpool Commercial Centre.

Dated: 12 April 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 practical for sewerage to be discharged.

CITY OF FAIRFIELD, at CABRAMATTA: Contract No. 961059S3. Project No. 3000393. Line 1 and its appurtenant junctions, sidelines and inlets serving properties in CABRAMATTA ROAD WEST.

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

PETER ALLEN,
Developer Activity Officer,
Liverpool Commercial Centre.

Dated: 12 April 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 practical for sewerage to be discharged.

CITY OF BLACKTOWN, at MT DRUITT: Contract No. 961884S4. Project No. 362253. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving MEACHER STREET and NOTLEY STREET.

CITY OF BLACKTOWN, at OAKHURST: Contract No. 969111SA. Project No. 3001764. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving LUXFORD ROAD, DRYDEN AVENUE and RADFORD PLACE.

CITY OF BLUE MOUNTAINS, at BLAXLAND: Contract No. 445875FB. Project No. 3001449. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving ST JOHNS ROAD and PELLION STREET.

CITY OF BLUE MOUNTAINS, at KATOOMBA: Contract No. 969278S4. Project No. 3001698. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving MINNI-HA-HA ROAD, FIFTH AVENUE and GLEN ROAD.

CITY OF BLUE MOUNTAINS, at GLENBROOK: Contract No. 964089S9. Project No. 3001769. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving BROOK ROAD and EMU ROAD.

CITY OF PENRITH, at GLENMORE PARK: Contract No. 445957F4. Project No. 3001817. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving GLENGARRY DRIVE and RIDGETOP DRIVE.

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

ROBERT ROACH,
Developer Activity Officer,
Blacktown Commercial Centre.

Dated: 12 April 2001.

SYDNEY WATER

Sewer Mains

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

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

SHIRE OF BAULKHAM HILLS, at BELLA VISTA: Contract No. 968895SB. Project No. 3001412. Lines 1 to 12 inclusive and their appurtenant junctions, sidelines and inlets serving NORTHBRIDGE AVENUE, WATERFALL CRESCENT, EDGEWATER DRIVE, ROAD No. 7, ROAD No. 8, ROAD No. 11 and ROAD No. 12.

CITY OF HOLORYD, at GIRRAWEE: Contract No. 968614S4. Project No. 3001868. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving GIRRAWEE ROAD.

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

VICKI MAWBY,
Developer Activity Officer,
Blacktown Commercial Centre.

Dated: 12 April 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 trading as Sydney Water, have been laid and are available for connection.

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

BANKSTOWN COUNCIL, at YAGOONA: Project No. 3001784. Contract No. 971686S9. Line 1, line 2, sideline 1 and sideline 2 inclusive and their appurtenant junctions, sidelines and inlets serving WARRINGA STREET and WARUDA STREET

HURSTVILLE COUNCIL, at HURSTVILLE: Project No. 3001128. Contract No. 967899SB. Sideline 1 inclusive and its appurtenant junctions, sidelines and inlets serving DURHAM STREET and LILY STREET.

MANLY COUNCIL, at BALGOWLAH: Project No. 3001573. Contract No. 972404S5. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving CONDAMINE STREET.

MANLY COUNCIL, at MANLY: Project No. 3001706. Contract No. 959080S7. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving FAIRY BOWER ROAD.

NORTH SYDNEY, at NEUTRAL BAY: Project No. 3001505. Contract No. 972301S7. Line 1 and sideline 1 inclusive and their appurtenant junctions, sidelines and inlets serving EATON STREET and NOOK AVENUE.

PITTWATER COUNCIL, at PALM BEACH: Project No. 3000818. Contract No. 428358F9. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving FLORIDA ROAD and PALM BEACH ROAD.

WARRINGAH COUNCIL, at BEACON HILL: Project No. 3001450. Contract No. 970025S2. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving BEACON HILL ROAD.

WARRINGAH COUNCIL, at FRENCHS FOREST: Project No. 352958. Contract No. 958839SA. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving RODBOROUGH ROAD and ALLAMBIE ROAD.

WAVERLEY COUNCIL, at BONDI: Project No. 3001398. Contract No. 967961S8. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving GLENAYR AVENUE.

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

GERRY DACOCO,
Developer Activity Officer.

Dated: 12 April 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 plans, it is reasonably practical for water to be supplied.

CITY OF PENRITH, at GLENMORE PARK: Contract No. 969098W6. Project No. 1000580. Water mains are now laid and capable of serving identified properties in KUKUNDI DRIVE and KURAJI CLOSE.

CITY OF PENRITH, at CRANEBROOK: Contract No. 967700W5. Project No. 1000598. Water mains are now laid and capable of serving identified properties in VINCENT ROAD and CRANE PLACE.

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

ROBERT ROACH,
Developer Activity Officer,
Blacktown Commercial Centre.

Dated: 12 April 2001

SYDNEY WATER

Water Mains

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

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

CITY OF BLACKTOWN, at KELLYVILLE: Contract No. 968736W1. Project No. 1000429. Water mains are now laid and capable of serving identified properties at NICHOLI STREET, WOLLEMI CLOSE, MAPLE GROVE and PITURI WAY.

CITY OF BLACKTOWN, at KELLYVILLE: Contract No. 968736W1. Project No. 7000053. Recycled water mains are now laid and capable of serving identified properties at NICHOLI STREET, WOLLEMI CLOSE, MAPLE GROVE and PITURI WAY.

SHIRE OF BAULKHAM HILLS, at BELLA VISTA: Contract No. 968895W3. Project No. 1000595. Water mains are now laid and capable of serving identified properties at EDGEWATER DRIVE, NORTHBRIDGE AVENUE and WATERFALL CRESCENT.

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

VICKI MAWBY,
Developer Activity Officer,
Blacktown Commercial Centre.

Dated: 12 April 2001.

Other Notices

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

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

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

SCHEDULE

L.G.A. – Bellingen Shire Council

Being

Lot 271, DP 823642 at Hungry Head Road, Urunga
 Lot 489, DP 755553 at Tuckers Rock Road, Mylestrom
 Lot 505, DP 755553 at Tuckers Rock Road, Mylestrom
 Lot 511, DP 755557 at Tuckers Island, Raleigh
 Lot 571, DP 755557 at Yellow Rock Road, Raleigh

ABORIGINAL LAND RIGHTS ACT 1983

Exemption of Aboriginal Land from the Payment of Rates

I, the Honourable ANDREW JOHN REFSHAUGE, M.P., Minister for Aboriginal Affairs, being of the opinion that special circumstances exist which warrant my doing so, DECLARE in pursuance of the provisions of section 43 of the Aboriginal Land Rights Act 1983, that the lands described in the Schedule below and vested in the Mogo 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

L.G.A. – Yarrowlumla Shire Council

Being

Lot 155, DP 754896 at 2199 Burra Road, Monkellan
 Lot 158, DP 754896 at 2199 Burra Road, Monkellan
 Lot 216, DP 48581 at Ballallaba
 Lot 157, DP 754913 at Urialla
 Lot 170, DP 48620 at Burra Road

ANTI-DISCRIMINATION ACT 1977

Exemption Order

UNDER the provisions of section 126 of the Anti-Discrimination Act 1977 and on the recommendation of the Anti-Discrimination Board, an exemption is given from the provisions of sections 8 and 51 of the Anti-Discrimination Act 1977 for the National Trust of Australia (NSW) to designate and recruit for a position as a Conservation Officer for an Aboriginal person.

This exemption will remain in force for a period of 10 years from the date given.

Dated this 5th day of April 2001.

BOB DEBUS, M.P.,
Attorney General

CONTAMINATED LAND MANAGEMENT ACT 1997, Section 21

Declaration of Remediation Site Declaration Number 21010

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

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

Lot 210, DP 755253, known as:
 101 Peats Ridge Road (formerly No.1341)
 Calga NSW 2250

2. Nature of the substances causing the contamination:

Total petroleum hydrocarbons, in particular, benzene, toluene, ethyl benzene and xylene (BTEX) in groundwater on the site.

3. Nature of harm that the substance may cause:

The EPA has considered the matters in section 9 of the Act and found that:

- Benzene is present in the regional groundwater monitored beneath the site, in concentrations that exceed relevant health criteria;
- Toluene, ethyl benzene and xylene are present in the regional groundwater monitored beneath the site, in concentrations exceeding relevant aesthetic criteria;
- Benzene is classified by the World Health Organisation as a known human carcinogen;
- Bore water from the site has been used, and may still be being used, for irrigation.
- There is the potential for off-site migration of hydrocarbon contaminated groundwater to an aquifer which is used by other domestic users.

The EPA has found that the site is contaminated with BTEX in such a way as to present a significant risk of harm to health. In particular:

- Contamination on the land site has impacted on the quality of the groundwater beneath the site;
- The risk of harm to humans would increase if the groundwater is used for irrigation of domestic food produce on the site; and
- Off-site migration of the BTEX contaminated groundwater would increase the risk of harm to human health because the regional groundwater is used for domestic purposes [such as drinking, bathing, washing, irrigation].

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of section 26 of the Act, the EPA may agree not to issue a remediation order to the person or persons bringing the proposal.

5. Submissions invited

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

- Whether the EPA should issue a remediation order in relation to the site or
- Any other matter concerning the site.

Submissions should be made in writing to:

Acting Director Contaminated Sites
Environment Protection Authority
PO Box A290
Sydney South NSW 1232

or faxed to: (02) 9995 5999

by not later than **3 May 2001**

LISA CORBYN,
Director General

Date: 29 March 2001

Note: Remediation order may follow

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

Variation/Revocation

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

Information recorded by the EPA

Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

Information recorded by councils

S.59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to section 149 (2) of the Environmental Planning and Assessment Act that the land is currently within a declaration area. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the section 149 (2) certificate is removed.

CO-OPERATIVES ACT 1992

Change Of Name

IT is hereby notified that on 5 April 2001, I registered a change of name for LABOUR CO-OPERATIVE (SYDNEY) LIMITED to SPECTRUM EMPLOYMENT SERVICES CO-OPERATIVE LIMITED.

Dated this fifth day of April 2001

D. CHARTERS,
Delegate of the Registrar of Co-operatives

FORESTRY ACT 1916

PROCLAMATION

(L.S.) MARIE BASHIR, Governor

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

Signed and sealed at Sydney, this 4th day of April, 2001.

By His Excellency's Command,

KIM YEADON, M.P.,
Minister for Forestry

GOD SAVE THE QUEEN!

SCHEDULE

Eastern Division

*Land District of Port Macquarie; Hastings Council Area;
Mid North Coast Forestry Region*

Pappinbarra State Forest No. 778, No. 5 Extension. An area of about 142.8 hectares in the Parish of Albert, County of Macquarie, being the land within Lot 2 in Deposited Plan 1006795, EXCLUSIVE OF the Rights of Carriageway and all other easements affecting that Lot. (52187)

FORESTRY ACT 1916

PROCLAMATION

(L.S.) MARIE BASHIR, Governor

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

Signed and sealed at Sydney, this 4th day of April 2001.

By His Excellency's Command,

KIM YEADON, M.P.,
Minister for Forestry

GOD SAVE THE QUEEN!

SCHEDULE

*Eastern Division**Land District of Casino; Kyogle Council Area;
North East Forestry Region*

Yabbra State Forest No. 394, No. 22 Extension. An area of about 362.5 hectares in the Parish of Mearimb, County of Buller, being the land within Portions 1, 45 and 47 delineated on plans catalogued 1960, 2467 and 2564-1741 respectively in the Department of Information Technology and Management, Sydney, TOGETHER WITH the land within Lot 2 in Deposited Plan 554721; the parts of the former road 20.115 metres wide closed by notification in the *Government Gazette* of 21 December 1923 within Lot 2 aforesaid; and the part of the former road 20.115 metres wide closed by notification in the *Government Gazette* of 21 December 1923 separating Lot 2 aforesaid from Portion 14, and its westerly prolongation to the eastern side of the public road delineated on plan catalogued 14745-1603 in the Department of Information Technology and Management, EXCLUSIVE OF the public reserved road 20.115 metres wide traversing Portion 1; and the public road delineated on plan catalogued 14745-1603 aforesaid, traversing Lot 2 in Deposited Plan 554721. (53331)

HOUSING ACT 1976

Dedication of Land as Public Reserve

PURSUANT to section 15 (3) and (4) of the Housing Act 1976, the New South Wales Land and Housing Corporation, with the consent of the Minister by this notification dedicates as Public Reserve the land described in the Schedule hereto and vests the said land in Council.

Dated at Parramatta this 3rd day of April 2001.

S. O'TOOLE,
Chief General Manager

SCHEDULE

The land shown as Lot 149 in Deposited Plan 879902 at Matraville, in the Local Government Area of Randwick, Parish of Botany, County of Cumberland.

The land shown as Lot 4992 in Deposited Plan 855173 at Cecil Hills, in the Local Government Area of Liverpool, Parish of Cabramatta and Melville, County of Cumberland.

**LANDLORD AND TENANT (AMENDMENT)
ACT 1948, No. 25**

ORDER

(L.S.) MARIE BASHIR, Governor

I, Professor MARIE BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 6 (2) of the Landlord and Tenant (Amendment) Act 1948, do, by this my Order, declare that the following premises are excluded from the operation of that Act.

3 Bower Street, Manly (being Lot 38 in DP 8075).

Signed at Sydney, this 4th day of April 2001.

By Her Excellency's Command,

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

LOCAL GOVERNMENT ACT 1993

ORDER

I, HARRY FRANCIS WOODS, M.P., Minister for Local Government,

- (a) in pursuance of section 506 of the Local Government Act 1993, do by this Order specify that the maximum percentage by which councils' general income (as defined under section 505 (a) of the Act), for the year 1 July 2001 to 30 June 2002 may increase is 2.8%.
- (b) in pursuance of sections 507 and 508 (7) of the Local Government Act 1993, do by this Order specify that no limitation is to apply to the amount that annual charges made by councils for domestic waste management services for the year 1 July 2001 to 30 June 2002, may be varied from their respective amounts of the previous year.

Dated this 3rd day of April 2001.

HARRY WOODS, M.P.,
Minister for Local Government,

LOCAL GOVERNMENT ACT 1993Exemption of Councils
from the Provisions of Section 512

I, HARRY FRANCIS WOODS, M.P., Minister for Local Government, in pursuance of section 512 (2) of the Local Government Act 1993, do, by this my Order, exempt the councils on the attached Schedule from the operation of section 512 (1) (b) for the financial year 2001/2002.

Dated this 3rd day of April 2001.

HARRY WOODS, M.P.,
Minister for Local Government,

SCHEDULE

Auburn Municipal Council
Bathurst City Council
Bellingen Shire Council
Bourke Shire Council
Broken Hill City Council
Campbelltown City Council
Carrathool Shire Council
Central Darling Shire Council
Coffs Harbour City Council
Coolah Shire Council
Coonabarabran Shire Council
Cowra Shire Council
Culcairn Shire Council
Gilgandra Shire Council
Guyra Shire Council
Hastings Council

Kyogle Council
 Leeton Shire Council
 Lockhart Shire Council
 Moree Plains Shire Council
 Nambucca Shire Council
 North Sydney Council
 Oberon Council
 Rockdale City Council
 Ryde City Council
 Scone Shire Council
 Tallaganda Shire Council
 Tumbarumba Shire Council
 Waverley Council
 Yarrowlumla Shire Council
 Yass Shire Council

LOCAL GOVERNMENT ACT 1993

Casino Sewerage Augmentation

THE Minister for Land and Water Conservation of the State of New South Wales, declares that all right, title and interest in the works described in the Schedule hereto, which were constructed for the purpose of Casino Sewerage Augmentation Scheme are vested in Casino Council.

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

SCHEDULE

Works of sewerage for Casino Council comprising trunk mains, rising mains, upgrade of pumping stations, new pumping station, sewerage of Gay's Hill area, upgrading of sewerage treatment works, improvements to the effluent disposal system and all works incidental thereto.

DPWS reference S770

LOCAL GOVERNMENT ACT 1993

Coffs Harbour/Sawtell Sewerage Stage 3

THE Minister for Land and Water Conservation of the State of New South Wales, declares that all right, title and interest in the works described in the Schedule hereto, which were constructed for the purpose of Coffs Harbour/Sawtell Sewerage Stage 3 Scheme are vested in Coffs Harbour City Council.

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

SCHEDULE

Works of sewerage for the City of Coffs Harbour comprising sludge de-watering equipment and all works incidental thereto.

DPWS reference S900

LOCAL GOVERNMENT ACT 1993

Coffs Harbour/Sawtell Sewerage Augmentation Stage 2

THE Minister for Land and Water Conservation of the State of New South Wales, declares that all right, title and interest in the works described in the Schedule hereto, which were constructed for the purpose of Coffs Harbour/Sawtell Sewerage Augmentation Stage 2 Scheme are vested in Coffs Harbour City Council.

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

SCHEDULE

Works of sewerage for the Coffs / Sawtell area comprising upgrading or replacement of gravity mains, rising mains and associated pumping stations, augmentation of the Coffs Harbour and Sawtell treatment works, construction of a new sewerage system for the Sapphire to Korora area comprising gravity mains, rising mains, pumping stations and connection to the Coffs Harbour system, telemetry system and all works incidental thereto.

DPWS reference S766

LOCAL GOVERNMENT ACT 1993

Dunoon/The Channon/Modanville Water Supply

THE Minister for Land and Water Conservation of the State of New South Wales, declares that all right, title and interest in the works described in the Schedule hereto, which were constructed for the purpose of the Dunoon/The Channon/Modanville Water Supply Scheme are vested in Lismore City Council.

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

SCHEDULE

Works of water supply for the towns of Dunoon, The Channon and Modanville comprising Dunoon Reservoir, pipelines and all works incidental thereto.

DPWS reference W480

LOCAL GOVERNMENT ACT 1993

Evans Head Sewerage Augmentation

THE Minister for Land and Water Conservation of the State of New South Wales, declares that all right, title and interest in the works described in the Schedule hereto, which were constructed for the purpose of Evans Head Sewerage Augmentation Scheme are vested in Richmond River Shire Council.

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

SCHEDULE

Works of sewerage for the Shire of Richmond River comprising new rising main, pumping station, upgrading of existing pumping station, five (5) flow relief structures and associated works, remedial works at the treatment works and all works incidental thereto.

DPWS reference S779

LOCAL GOVERNMENT ACT 1993

Grafton Sewerage Augmentation

THE Minister for Land and Water Conservation of the State of New South Wales, declares that all right, title and interest in the works described in the Schedule hereto, which were constructed for the purpose of the Grafton Sewerage Augmentation Scheme are vested in Grafton City Council.

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

SCHEDULE

Works of sewerage for the City of Grafton comprising gravity mains, rising mains, three new pumping stations, augmentation of nine existing pumping stations, augmentation of both existing treatment works North and South Grafton, new treatment works at South Grafton, telemetry, odour control measures and associated works and all works incidental thereto.

DPWS reference S694

LOCAL GOVERNMENT ACT 1993

Grafton Water Supply Augmentation

THE Minister for Land and Water Conservation of the State of New South Wales, declares that all right, title and interest in the works described in the Schedule hereto, which were constructed for the purpose of Grafton Water Supply Augmentation Scheme are vested in Grafton City Council.

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

SCHEDULE

Works of sewerage for the City of Grafton comprising trunk mains, reticulation mains and various pipework interconnections, bridge crossing, flow meters, chlorination/fluoridation equipment and building, high level area booster station, additions to telemetry system and all works incidental thereto.

DPWS reference W379

LOCAL GOVERNMENT ACT 1993

Murrumbidgee Water Supply

THE Minister for Land and Water Conservation of the State of New South Wales, declares that all right, title and interest in the works described in the Schedule hereto, which were constructed for the purpose of Murrumbidgee Water Supply Scheme are vested in Leeton Shire Council.

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

SCHEDULE

Works of water supply for the town of Murrumbidgee comprising a 12ML ground storage, water treatment plant, raw water pumping station and service reservoir and all works incidental thereto.

DPWS reference W516

LOCAL GOVERNMENT ACT 1993

Murrumbidgee Water Supply Augmentation

THE Minister for Land and Water Conservation of the State of New South Wales, declares that all right, title and interest in the works described in the Schedule hereto, which were constructed for the purpose of Murrumbidgee Water Supply Augmentation Scheme are vested in Murrumbidgee Shire Council.

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

SCHEDULE

Works of water supply for the town of Murrumbidgee comprising pre-treatment lagoon, chemical dosing equipment and all works incidental thereto.

DPWS reference W478

LOCAL GOVERNMENT ACT 1993

Parry Shire – Shire Wide Telemetry

THE Minister for Land and Water Conservation of the State of New South Wales, declares that all right, title and interest in the works described in the Schedule hereto, which were constructed for the purpose of the Parry Shire Water Supply and Sewerage Telemetry System are vested in Parry Shire Council.

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

SCHEDULE

Works of water supply and sewerage for the Shire of Parry comprising a shire wide integrated telemetry system and all works incidental thereto.

DPWS reference W631

LOCAL GOVERNMENT ACT 1993

Wauchope Sewerage Augmentation

THE Minister for Land and Water Conservation of the State of New South Wales, declares that all right, title and interest in the works described in the Schedule hereto, which were constructed for the purpose of Wauchope Sewerage Augmentation Scheme are vested in Hastings Council.

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

SCHEDULE

Works of sewerage for the town of Wauchope comprising aeration tanks, flow division, amenities/switchroom building, sludge lagoons, effluent pond modifications and ancillary works, extension of inlet line to new units, upgrading of reticulation components including storm bypass, revised effluent disposal system, telemetry system, sludge de-watering/handling system and all works incidental thereto.

DPWS reference S849

ERRATUM

IN the notification appearing in *Government Gazette* number 133 dated 26th November 1999 page 11600 under the heading "Hallidays Point/Red Head/Diamond Beach Sewerage" in the preamble the words "Greater Taree City Council" should read "MidCoast County Council".

DPWS reference S708

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

ERRATA

IN the notice referring to Assignment of Geographical Names for Localities in the Parry Council Area in the *Government Gazette* of 20 October 1995, the name "White Rock, Designation Rock Face", was included in error and should be removed.

IN the notice referring to Assignment of Geographical Names for Localities in the Byron Council Area in the *Government Gazette* of 20 May 1994, the name "McLeods Pocket" should read "McLeods Shoot" and the names "Clunes, Middle Pocket, Newrybar, Nightcap, Whian Whian, and Wooyung", which were omitted, should be added.

W. WATKINS,
Chairperson

Geographical Names Board
PO Box 143, Bathurst NSW 2795

NATIONAL PARKS AND WILDLIFE SERVICE

Invitation for Public Submission

Exhibition of the Draft Downy Wattle
(*Acacia Pubescens*) Recovery Plan

THE National Parks and Wildlife Service has prepared a draft recovery plan for the plant species *Acacia pubescens* (Downy Wattle). The draft recovery plan has been prepared in accordance with the provision of the Threatened Species Conservation Act 1995.

This will be available for public inspection from 6 April 2001 to 1 June 2001 during ordinary office hours, at the following locations:

NPWS Information Centre Cadmans Cottage 110 George Street The Rocks Sydney NSW 2000	Mount Annan Botanic Gardens, Visitors Centre Mt Annan Drive Mt Annan NSW 2567
NPWSHO, Level 1 43 Bridge Street Hurstville NSW 2220	Hawkesbury City Council Library, George Street Windsor NSW 2756
NPWS Central Region Level 1, 10 Valentine Avenue Parramatta NSW 2150	The Whitlam Library Cabramatta Railway Parade Cabramatta NSW 2166
NPWS Cumberland North Area Scheyville National Park Scheyville Road Scheyville NSW 2756	Bankstown Central Library 62 The Mall Bankstown NSW 1885
Nature Conservation Council Level 5, 362 Kent Street Sydney NSW 2000	Auburn Library Queen St Auburn NSW 1835
Royal Botanical Gardens Visitors Centre Mrs Macquarie's Rd Sydney NSW 2000	Liverpool Library 170 George Street Liverpool NSW 2170

The draft Recovery Plan will also be displayed on the NPWS Web Site www.npws.nsw.gov.au during the period of exhibition.

The Director-General invites public submission regarding the draft Recovery plan. Submissions should be in writing and should be received no later than 1 June 2001. Submissions should be addressed to:

Acacia pubescens Recovery Plan Coordinator
Threatened Species Unit
CPPD Central
43 Bridge St
PO Box 1967
Hurstville NSW 2220

These submissions will be considered by the NPWS in the finalisation of the Recovery Plan. For further information or to order a copy of the draft plan, contact Meagan Ewings, on (02) 9585 6912.

PESTICIDES ACT 1999

Notice under Section 48 (4)

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

ALAN RITCHIE,
Manager Dangerous Goods
Environment Protection Authority
by delegation

SCHEDULE

Aircraft (Pesticide Applicator) Licences

<i>Name and address of Licensee</i>	<i>Date of Granting of Licence</i>
PATTON AIR SPRAY PTY LTD 4 Nicholl Avenue Quirindi NSW 2343	5 April 2001
NATIONAL PARKS AND WILDLIFE SERVICES NSW 609 Tower Road Bankstown Airport NSW 2200	6 April 2001

PESTICIDES ACT 1999

Notice under Section 48 (4)

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

ALAN RITCHIE,
Manager Dangerous Goods
Environment Protection Authority
by delegation

SCHEDULE

Pilot (Pesticide Rating) Licence

<i>Name and address of Licensee</i>	<i>Date of Granting of Licence</i>
Mr Noel Patrick CASEY "West Reno" Poisen Gate Road Moree NSW 2400	6 April 2001

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 Shellharbour City Crime Prevention Plan as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 20 April 2001 and remains in force until 19 April 2004.

Signed at Sydney, this 5th day of April 2001.

BOB DEBUS, M.P.,
Attorney General

SUBORDINATE LEGISLATION ACT 1989

IN accordance with section 5 of the Subordinate Legislation Act 1989, notice is given of a proposed Regulation, to be known as the TAFE Commission (Staff Conduct and Discipline) Regulation 2001. The proposed Regulation will be made under the Technical and Further Education Commission Act 1990.

The principal object of the Regulation is to provide for a comprehensive conduct and disciplinary scheme for TAFE teachers that reflects the disciplinary scheme that applies to teachers in Government schools. Additional objects have also been identified that may generally be described as establishing certain administrative or procedural mechanisms in relation to the conduct of disciplinary inquiries. A third object is to create a requirement for TAFE teachers and other educational staff to inform the Managing Director of certain matters such as bankruptcy and criminal convictions.

A Regulatory Impact Statement has been prepared which assesses the Regulation and some alternatives to it. Both the draft Regulation and the Regulatory Impact Statement are available for public comment. To facilitate public consultation copies of the draft Regulation and the Regulatory Impact Statement may be obtained from the Legal Services Unit of the Department of Education and Training by telephoning (02) 9561 1905.

Comments or submissions on the proposed Regulation are invited and will be accepted up to 4 May 2000. Comments or submissions should be addressed to:

Chief Legal Officer
Department of Education and Training
GPO Box 33
SYDNEY NSW 2001

Or sent by facsimile to (02) 9561 8543

SURVEYORS ACT 1929

Restoration to the Register of Surveyors

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

Name: Keith Douglas APPS
Address: 2 Ulic Lane, Northbridge NSW 2063
Effective Date of Restoration: 8 March 2001
Original Date of Registration: 13 March 1987

W. A. WATKINS,
President

G. K. A. LEATHERLAND,
Registrar

SURVEYORS ACT 1929

Removal of Name from the Register of Surveyors

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

Name: Robert Edwards RANKINS

Date of Removal: 13 March 2001

Reason: at own request

Original Registration Date: 9 October 1962

—————
Name: Peter Joseph TEERMAN

Date of Removal: 12 March 2001

Reason: at own request

Original Registration Date: 30 September 1968

W. A. WATKINS,
President

G. K. A. LEATHERLAND,
Registrar

SURVEYORS (GENERAL) REGULATION 1999

Granting of Emeritus Status

PURSUANT to the provisions of Clause 32(1) of the Surveyors (General) Regulation 1999, the undermentioned Surveyor has been granted Emeritus Status in recognition of his long service and contribution to the surveying profession in New South Wales, effective 30 March 2001.

Name: Peter Joseph TEERMAN

Date of Original Registration: 30 September 1968

Removed from Register: 12 March 2001

W. A. WATKINS,
President

G. K. A. LEATHERLAND,
Registrar

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:

17 April 2001

011/7170 ACQUISITION, PROCESSING AND IMAGING OF AIRBORNE GEOPHYSICAL DATA .
DOCUMENTS: \$110.00 PER SET

18 April 2001

S00/00244 (123) CLEANING OFFICES AT BIDURA REMAND CENTRE. CATEGORY C. INSPECTION DATE AND TIME: 2 APRIL 2001 AT 11:00 AM SHARP. AREA: 4,159 SQUARE METRES.
DOCUMENTS: \$27.50 PER SET

19 April 2001

014/646 LABORATORY CONSUMABLES. DOCUMENTS: \$110.00 PER SET
S01/00035 (923) CLEANING OF OFFICE OF THE STATE REVENUE, PARRAMATTA FOR THREE YEARS .
CATEGORY C. INSPECTION DATE AND TIME: 30 MARCH 2001 AT 2:00 PM SHARP.
DOCUMENTS: \$55.00 PER SET
014/646 LABORATORY CONSUMABLES. DOCUMENTS: \$110.00 PER SET

24 April 2001

0100470 ESSENTIAL REPAIRS AND SERVICES FOR GOVERNMENT DEPARTMENTS.
DOCUMENTS: \$110.00 PER SET
014/293 FIRE FIGHTING EQUIPMENT – INSPECTION, MAINTENANCE AND SUPPLY.
DOCUMENTS: \$110.00 PER SET

26 April 2001

S00/00233 (189) FAIR TRADING – STOCKLAND HOUSE, SYDNEY. CATEGORY C. INSPECTION DATE AND TIME:
27 MARCH 2001 AT 10:00 AM SHARP. AREA: 5,495.4 SQUARE METRES.
DOCUMENTS: \$27.50 PER SET

3 May 2001

ITS2323 RECORDS AND INFORMATION MANAGEMENT SYSTEMS – GSAS.
DOCUMENTS: \$220.00 PER SET

TENDER DOCUMENT FEE

Tender documents for inspection and purchase, and application forms for Expression of Interest are available at the address above. Where charges apply for tender documents, they are not refundable, cheques and credit cards (Bankcard, Mastercard and Visa) only are acceptable, payable to Department of Public Works and Services. NO CASH payments will be accepted. Documents can be Express Posted on request at an extra cost. Non attendance of mandatory site meetings will render tenders informal.

Further Information is available on the Internet.

(<http://www.dpws.nsw.gov.au/tenders>)

CHAIRMAN,
State Contracts Control Board.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BAULKHAM HILLS SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Baulkham Hills Shire Council declares, with the approval of His Excellency the Governor, that the land described in the schedule below, excluding mines and deposits of minerals within such land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993. Dated at Sydney this 2nd day of April 2001. D. MEAD, General Manager.

Schedule

Lot 2 DP 1017056; Lot 2 DP 1017057; Lot 2 DP 1017062; Lot 2 DP 1017060; Lot 2 DP 1017058; Lot 2 DP 1017059; Lot 82 DP 1017048; Lot 3 DP 1017074; Lots 81 and 82 DP 1017047; Lot 62 DP 1017061; Lot 72 DP 1017066; Lot 42 DP 1017068; and Lot 2 DP 1017072. [0327]

BLACKTOWN CITY COUNCIL

Roads Act 1993, Sections 39 and 40

Closure and Transfer of Temporary Road

THE Council hereby declares, pursuant to Sections 39 and 40 of the Roads Act 1993, that the temporary road comprised in the lots described in the schedule hereunder is closed and are to be transferred to Jacfin Pty Ltd. Dated at Blacktown, 28 March 2001. I. REYNOLDS, General Manager, Blacktown City Council, PO Box 63, Blacktown, N.S.W. 2148.

SCHEDULE

Lots 11 and 12, DP 839800, situated between Douglas Road and Andrew Lloyd Drive, Blacktown. [0318]

INVERELL SHIRE COUNCIL

Fixing of Levels

NOTICE is hereby given that levels of King Street–O'Connor Street to Whittingham Street as shown on plans exhibited at Council's Office and as advertised in the Inverell Times of 9th February 2001 have been duly approved and fixed by the authority delegated to me under Section 378 of the Local Government Act, 1993, as amended, in accordance with such plans, on 10th April 2001. P. J. HENRY, General Manager, Administrative Centre, 114 Otho Street, Inverell 2360. [0328]

PARRAMATTA CITY COUNCIL

Local Government Act 1993 — Sections 713 and 715

Notice of Proposal to Sell Land

NOTICE is hereby given that Council will, pursuant to sections 713 and 715 of the Local Government Act 1993 (N.S.W.), offer for sale by auction the land described as follows: Lot 2, DP 519449, Parish of Liberty Plains, County of Cumberland, 20 Queen Street, Granville, NSW 2142, registered owner Estate of the Late John Pollock. The auction shall occur no earlier than three (3) months and no later than six (6) months from the date of publication of this notice. All persons who have an interest in the land should contact Council's legal representatives at the address below no later than 30 June 2001, for further information, including date, time and place of auction and copies of the proposed Contracts for Sale of Land. Authorised by resolution of Council on 27 March 2000. Dated 10 April 2001. K. BALIAN & CO., Level 3, 410 Church Street, North Parramatta, NSW 2151 (D.X. 28335, Parramatta), tel.: (02) 9890 2788. [0324]

SHOALHAVEN CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Shoalhaven City Council declares, with the approval of His Excellency the Governor, that the land excluding mines and deposits of minerals within the land, described in the Schedule below, is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 of the purpose of a recycling and waste depot. Dated at Nowra this 9th day of April 2001. General Manager.

SCHEDULE

Lot 1 as shown in DP 1018193 [0311]

SOUTH SYDNEY CITY COUNCIL

Roads Act 1993, Part 10, Division 2

Adelaide Street, Surry Hills Proposed Lease of Part

PUBLIC Notice is hereby given that South Sydney City Council has received a request to lease to Readers Digest adjoining land owner, for a period of five years, the stratum airspace including the bridge, over Adelaide Street, Surry Hills. Full particulars of the proposal are shown on Plan S4-130/541 which is available at Tower B, 280 Elizabeth Street, Surry Hills. Any objections to the abovementioned proposal may be lodged with Council in writing within thirty days of the date hereof. (Council Papers 2002630). J. W. BOURKE, General Manager.

[0325]

SOUTH SYDNEY CITY COUNCIL

Roads Act 1993, Part 10, Division 2

Elizabeth Street, Surry Hills Proposed Lease of Part

PUBLIC Notice is hereby given that South Sydney City Council has received a request to lease to an adjoining land owner for a period of five (5) years part of the realigned portion of Elizabeth Street adjacent to No. 491-493 Elizabeth Street, Surry Hills. Full particulars of the proposal are shown on Plan S4-130/460A which is available at Tower B, 280 Elizabeth Street, Surry Hills. Any objections to the abovementioned proposal may be lodged with Council in writing within thirty days of the date hereof. (Council Papers L02-00378). J. W. BOURKE, General Manager.

[0326]

URANA SHIRE COUNCIL

Re-Naming of Roads

COUNCIL has resolved to re-name the following roads: The Boree Creek–Morundah Road that extends from the Boree Creek–Greenvale Road to the Department of Defence establishment re-named as Buckingham Road. The segment of Regional Road No. 125 commonly referred to as the Urana–Rand Roads between its intersection with the Rand–Bidgeemia Road 0.68 kms north of the Rand Post Office, as Mahonga Road. D. A. HAVENDEN, General Manager, Urana Shire Council, PO Box 55, Urana 2645.

[0329]

WINGECARRIBEE SHIRE COUNCIL

Waste Services Business Manager

Fixed Term Position — 5 Years

File No.: 863/5

WINGECARRIBEE SHIRE COUNCIL is a multi-purpose Council committed to customer service and a philosophy of continuous improvement that promotes learning and education. The Council is a diverse organisation responsible for a number of community services including Road Construction Developments, Waste Management, Libraries, Water Supply, Sewerage and many other functions. Council currently has a vacancy in the Environment and Planning Division, for a Waste Services Business Manager. This is a challenging role that will require superior project management and detailed management of the Business, Financial and Contract Management functions. This position will be located at Civic Centre Moss Vale. The Waste Services Business Manager will be directly accountable for Council's Waste Service function. This will include responsibility for general management, finance, and contract management. This new position requires a highly motivated professional with tertiary qualifications in Business or a related field, experience working in an environmental field in a business management capacity and proven ability to develop Business and Financial Plans. The successful applicant will also have demonstrated experience in contract management and administration, working knowledge and understanding of relevant legislative requirements, excellent customer service, communication and interpersonal skills and the willingness to work as part of a professional team. It is desirable for the successful applicant to possess post tertiary

qualifications, knowledge of the Waste Minimisation and Management Act 1995, knowledge of the technical aspects that effect the waste industry, collection systems, disposal methods, recycling and separation techniques and finally an understanding of Waste Board responsibilities. Conditions of employment will be in accordance with the Local Government (State) Award. An attractive salary package of \$63,428.56 pa will be offered to the successful candidate. A vehicle will be available for business and private use and other benefits will be discussed at the interview. For a copy of the position description please contact Anne Maher on (02) 4868 0758 or e-mail anne.maher@wsc.nsw.gov.au. Further detailed information can be obtained by contacting Director Environment and Planning, Ray Darney on (02) 4868 0850. Applications close Friday 4 May 2001. Written applications, quoting the relevant file number and addressing the selection criteria identified in the employment package should be addressed to: General Manager, Wingecarribee Shire Council, PO Box 141, Moss Vale, NSW 2577. Wingecarribee Shire Council is committed to EEO and provides a smoke free workplace.

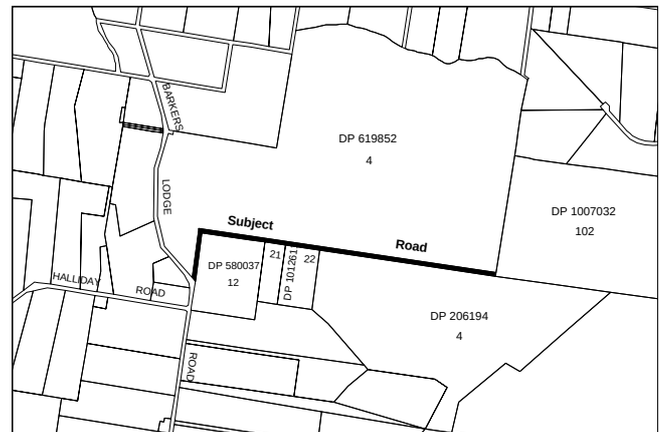
[0310]

WOLLONDILLY SHIRE COUNCIL

Roads (General) Regulation 2000

NOTICE is hereby given that Wollondilly Shire Council, in pursuance of Part 2 Division 2 Clause 9 of the above regulation, has named the previously unnamed road off Barkers Lodge Road approximately 100 metres north of the intersection of Halliday Road at Oakdale, shown as Subject Road on the map below.

Approved name: LONGFIELD LANE



G TAYLOR, General Manager, Frank McKay Building, 62-64 Menangle Street, Picton 2571.

[0317]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of LUIS ANIS TABIB, late of 11/5 Kimberely Street, Vaucluse, in the State of New South Wales, retired bank officer deceased, who died on 2nd December, 2000, must send particulars of their claim to the executor, Yvette Braunstein, c.o. Dr Stephen Smith, Solicitor, 12 Burrawang Place, Alford's Point, 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 the executor has notice. Probate was granted in New South Wales on 9th March, 2001. DR STEPHEN SMITH, Solicitor, "Carrington Park", 12 Burrawang Place, Alfords Point, NSW 2234 (DX 88805, Haymarket), tel.: (02) 9543 7421. [0312]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JOHN DAVID HILLIER, late of Collaroy, in the State of New South Wales, gentleman, who died on 18th December, 1997, must send particulars of his claim to the executors, c.o. Rees & Tuckerman, Solicitors, 678 Pittwater Road, Brookvale, 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 to Geoffrey David Howe and David Laurence Bull on 22nd March, 2001. REES & TUCKERMAN, Solicitors, 678 Pittwater Road, Brookvale, NSW 2100 (DX 831, Sydney), tel.: (02) 9905 1469. [0312]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of CLARENCE WILLIAM ELLIOTT, late of Forbes, in the State of New South Wales, forestry worker, who died on 30th August, 2000, must send particulars of his claim to the administratrix Judith Elliott, c.o. Peninsula Law, Solicitors, 103-105 Blackwall Road, Woy Woy or their agents Turner Whelan, Solicitors, Level 2, 162 Goulburn Street, Sydney, within one (1) calendar month from publication of this notice. After that time the administratrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Letters of Administration were granted in New South Wales on 28th March, 2001. PENINSULA LAW, Solicitors & Barristers, 103-105 Blackwall Road, PO Box 162, Woy Woy, NSW 2256 (DX 8806 & 8807, Woy Woy), tel.: (02) 4342 1111 & 4342 1277. [0315]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MARY BELLE GLENNIE, late of Griffith, in the State of New South Wales, widow, who died on 29th November, 2000, must send particulars of his claim to the executrix Joyce Chapman, c.o. Messrs Olliffe & McRae, Solicitors, PO Box 874, Griffith, 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 28th March, 2001. MESSRS OLLIFFE & McRAE, Solicitors, PO Box 874, Griffith, NSW 2680 (DX 5901, Griffith), tel.: (02) 6962 1744. [0316]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of DAVID EDWARD VICTOR DOVE, late of Middle Cove, in the State of New South Wales, company secretary, who died on 16th

October, 2000, must send particulars of the claim to the executors Peter Anthony Dove and Stephen James Dove, c.o. Nevin E. White & Halbert, Solicitors, 48 Macquarie Street, Parramatta, 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 16th February, 2001. NEVIN E. WHITE & HALBERT, Solicitors, 48 Macquarie Street, Parramatta, NSW 2150 (DX 8222, Parramatta), tel.: (02) 9635 5244. [0319]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ALMA VICTORIA DUCKWORTH, late of Carlingford, in the State of New South Wales, widow, who died on 24th September, 2000, must send particulars of the claim to the executor John Arthur Duckworth, c.o. Nevin E. White & Halbert, Solicitors, 48-50 Macquarie Street, Parramatta, 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 7th February, 2001. NEVIN E. WHITE & HALBERT, Solicitors, 48-50 Macquarie Street, Parramatta, NSW 2150 (DX 8222, Parramatta), tel.: (02) 9635 5244. [0320]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JOSEPH CRUMP, late of Griffith, in the State of New South Wales, retired farmer, who died on 12th September, 1964, must send particulars of his claim to the administrators Robert Bruce Reid and Madeline Irene O'Dwyer, c.o. Messrs Olliffe & McRae, Solicitors, PO Box 874, Griffith, within one (1) calendar month from publication of this notice. After that time the administrators may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Letters of Administration (with the Will annexed) were granted in New South Wales on 29th March, 2001. OLLIFFE & McRAE, Solicitors, 381 Banna Avenue, Griffith, NSW 2680 (DX 5901, Griffith), tel.: (02) 6962 1744. [0323]

COMPANY NOTICES

NOTICE of final meeting Corporations Law, Section 509—BRAYCOL PTY LIMITED (In voluntary liquidation), ACN 000 350 210.—Notice is hereby given in pursuance of Section 509 of the Corporations Law, that the final meeting of members of the above company will be held at the office of Pringle Moriarty & Co., Suite 12c, 44 Oxford Road, Ingleburn, N.S.W., at 10.00 am on 14th May, 2001, for the purpose of laying before the meeting the liquidator's final account and report and giving any explanation thereof. Dated 6th April 2001. STANLEY MORIARTY, Liquidator, Pringle Moriarty & Co., Chartered Accountants, Suite 12c, 44 Oxford Road, Ingleburn, NSW 2565, tel.: (02) 9605 1344. [0314]

NOTICE of winding up orders—ACN 000 379 288 PTY LIMITED (In liquidation), ACN 000 379 288 and ACN 000 279 452 PTY LIMITED (In liquidation) formerly Meapro Sales Pty Limited ACN 000 279 452.—On 6th April, 2001, the Supreme Court of New South Wales, made Orders that the abovenamed companies be wound up and appointed me to be the Official Liquidator. GAVIN THOMAS, Gavin Thomas & Partners, Level 9, 31 Market Street, Sydney.

[0321]

NOTICE of voluntary winding up—U BURLATI PTY LIMITED, ACN 000 451 123.—Notice is hereby given that at an Extraordinary General Meeting of the abovenamed company duly convened and held at Mile End Road, Rouse Hill, on the 6th April, 2001, at 11.00 am, the following Special Resolution was duly passed, “That the company be wound up voluntarily and Garry John Sullivan of 387 Hacking Road, Caringbah, be appointed liquidator. Dated at Mile End Road, Rouse Hill, this 6th April 2001.

[0322]

NOTICE of final meeting of members of G H ELLIOTT (172) PTY LIMITED (in voluntary liquidation).—Notice is hereby given that in terms of Section 509 of the Corporations Law, a final meeting of the company will be held at the offices of Sanger Australia Pty Limited, 10th Floor, 89 York Street, Sydney, on Wednesday 16th May 2001 at 8.00 a.m. for the purpose of having laid before it by the liquidator an account showing how the winding up has been conducted and the property of the company disposed of. Dated 10th April 2001, GILBERT E. COLES, Liquidator, 47 Aubin Street, Neutral Bay NSW 2089, tel.: (02) 9953 2966.

[0330]

