



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 113
Friday, 20 July 2001

Published under authority by the Government Printing Service

LEGISLATION

Proclamations

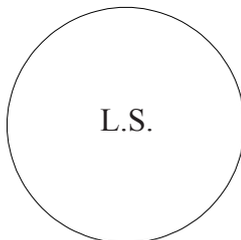
Crimes Legislation Amendment (Existing Life Sentences) Act 2001 No 29—Proclamation

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Crimes Legislation Amendment (Existing Life Sentences) Act 2001*, do, by this my Proclamation, appoint 20 July 2001 as the day on which that Act commences.

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

By Her Excellency's Command,



BOB DEBUS, M.P.,
Attorney General

GOD SAVE THE QUEEN!

OFFICIAL NOTICES

Appointments

ERRATUM

THE Ministerial arrangements which appeared in the *Government Gazette* on the 13th July 2001 were published incorrectly and are now republished in full.

CONSTITUTION ACT 1902

Ministerial arrangements during the absence from the State of the Minister for Local Government, Minister for Regional Development, and Minister for Rural Affairs

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable M Iemma MP, Minister for Public Works and Services, to act for and on behalf of the Minister for Local Government, Minister for Regional Development, and Minister for Rural Affairs, as on and from 4 July 2001 with a view to him performing the duties of the Honourable H F Woods, MP, during his absence from the State.

BOB CARR, M.P.,
Premier

The Cabinet Office, Sydney
4 July 2001

CONSTITUTION ACT 1902

Ministerial arrangements during the absence from the State of the Premier, Minister for the Arts, and Minister for Citizenship

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable A J Refshauge, MP, Deputy Premier, Minister for Urban Affairs and Planning, Minister for Aboriginal Affairs and Minister for Housing, to act for and on behalf of the Premier, as on and from 13 July 2001 with a view to him performing the duties of the offices of Premier, during my absence from the State.

BOB CARR, M.P.,
Premier

The Cabinet Office, Sydney
4 July 2001

CONSTITUTION ACT 1902

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 J R Face, MP, Minister for Gaming and Racing, to act for and on behalf of the Minister for Education and Training, as on and from 10 July 2001, with a view to him performing the duties of the Honourable J J Aquilina, MP, during his absence from the State.

BOB CARR, M.P.,
Premier

The Cabinet Office, Sydney
4 July 2001

CONSTITUTION ACT 1902

Ministerial arrangements during the absence from the State of the Special Minister of State, Minister for Industrial Relations, Minister assisting the Premier on Public Sector Management and Minister assisting the Premier for the Central Coast

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable R S Amery, MP, Minister for Agriculture, and Minister for Land and Water Conservation to act for and on behalf of the Special Minister of State, Minister for Industrial Relations, Minister Assisting the Premier on Public Sector Management, and Minister Assisting the Premier for the Central Coast between 9 and 13 July 2001 inclusive, and the Honourable R J Debus, MP, Attorney General, Minister for the Environment, Minister for Emergency Services, and Minister Assisting the Premier on the Arts, to act for and on behalf of the Special Minister of State, Minister for Industrial Relations, Minister Assisting the Premier on Public Sector Management, and Minister Assisting the Premier for the Central Coast, from 14 January 2001 with a view to them performing the duties of the offices of the Special Minister of State, Minister for Industrial Relations, Minister Assisting the Premier on Public Sector Management, and Minister Assisting the Premier for the Central Coast, during my absence from the State.

BOB CARR, M.P.,
Premier

The Cabinet Office, Sydney
4 July 2001

CONSTITUTION ACT 1902

Ministerial arrangements during the absence from the State of the Minister of Health

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable J A Watkins, MP, Minister for Fair Trading, Minister for Corrective Services, and Minister for Sport and Recreation, to act for and on behalf of the Minister for Health, as on and from 14 July 2001, with a view to him performing the duties of the Honourable C J Knowles, MP, during his absence from the State.

BOB CARR, M.P.,
Premier

The Cabinet Office, Sydney
4 July 2001

EDUCATION ACT 1990

Notification of an Appointment to the Board of Studies
I, JOHN JOSEPH AQUILINA, Minister for Education and Training, in pursuance of schedule 1, clause 8 of the Education Act 1990, appoint Dr Meredith Anne MARTIN as a member of the Board of Studies, being a nominee provided under section 100(3)(k), for a term commencing on and from 1 May 2001 until 30 April 2004.

JOHN JOSEPH AQUILINA, M.P.,
Minister for Education and Training

PUBLIC SECTOR MANAGEMENT ACT 1988

HER Excellency, the Governor, with the advice of the Executive Council, pursuant to section 10B(1) of the Public Sector Management Act 1988, appoint Mr Alan MARSH to act as Chief Executive Officer, Sydney Olympic Park Authority on and from the date of assent to the Sydney Olympic Park Authority Act 2001, for the period until an appointment is made to the position.

A. J. REFSHAUGE, M.P.,
Acting Treasurer

RESIDENTIAL TRIBUNAL ACT 1998

I, Professor Marie BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 8 and Schedule 1 of the Residential Tribunal Act 1998, hereby appoint the following as full-time Members, Residential Tribunal, for the period 1 December 2001 to 30 June 2001, both dates inclusive.

Reginald CONNOLLY, Geoffrey Ian HOPKINS and Fiona Gladys TOOSE.

Dated at Sydney this 4th day of July, 2001.

M. BASHIR
Governor
By Her Excellency's Command,
JOHN ARTHUR WATKINS, M.P.,
Minister for Fair Trading

GODSAVE THE QUEEN!

RESIDENTIAL TRIBUNAL ACT 1998

I, Professor Marie BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 8 and Schedule 1 of the Residential Tribunal Act 1998, hereby appoint Allan ANFORTH as a part-time Member, Residential Tribunal, for the period 3 December 2001 to 1 July 2002, both dates inclusive.

Dated at Sydney this 4th day of July, 2001.

M. BASHIR
Governor
By Her Excellency's Command,
JOHN ARTHUR WATKINS, M.P.,
Minister for Fair Trading

GODSAVE THE QUEEN!

RESIDENTIAL TRIBUNAL ACT 1998

I, Professor Marie BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 8 and Schedule 1 of the Residential Tribunal Act 1998, hereby appoint the following as full-time Members, Residential Tribunal, for the period 31 July 2001 to 30 June 2002, both dates inclusive.

Margaret Alison BALDING, John Charles BORDON, John Hugh McMILLAN, Dennis Charles NOLAN and Desmond SHEEHAN.

Dated at Sydney this 4th day of July, 2001.

M. BASHIR
Governor
By Her Excellency's Command,
JOHN ARTHUR WATKINS, M.P.,
Minister for Fair Trading

GODSAVE THE QUEEN!

RESIDENTIAL TRIBUNAL ACT 1998

I, Professor Marie BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 8 and Schedule 1 of the Residential Tribunal Act 1998, hereby appoint the following as part-time Members, Residential Tribunal, for the period 1 August 2001 to 30 June 2002, both dates inclusive.

Diane Mary BARNETSON, Rex BUTLER, Mark Steven GILSON, Elizabeth Marcelle TYDD, Kathryn Maree THANE, Charlotte Louise STEER, Teofila COHEN, Carol McCASKIE, Graeme Gordon INNES, Thomas Joseph KELLY, Janice Margery CONNELLY, Jill MILLER, Jeffery SMITH, Jennifer CONLEY and Carolyn HUNTSMAN.

Dated at Sydney this 4th day of July, 2001.

M. BASHIR
Governor
By Her Excellency's Command,
JOHN ARTHUR WATKINS, M.P.,
Minister for Fair Trading

GODSAVE THE QUEEN!

NSW Agriculture

MARKETING OF PRIMARY PRODUCTS ACT 1983

MARKETING OF PRIMARY PRODUCTS (POLLS AND ELECTIONS) REGULATION 2000

PROCLAMATION

MARIE BASHIR, AC, Governor

I, Professor MARIE BASHIR AC, Governor of the State of New South Wales in the Commonwealth of Australia, with the advice of the Executive Council, and pursuant to clause 28 of the Marketing of Primary Products (Polls and Elections) Regulation 2000, direct that an election of three persons for appointment as elected members of the Rice Marketing Board for the State of New South Wales be held.

Signed and sealed at Sydney, this third day of July 2001.

By Her Excellency's Command.

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

MARKETING OF PRIMARY PRODUCTS ACT 1983

PROCLAMATION

MARIE BASHIR, AC, Governor

I, Professor MARIE BASHIR AC, Governor of the State of New South Wales in the Commonwealth of Australia, with the advice of the Executive Council, and pursuant to section 9 (3) and 12 (1) of the Marketing of Primary Products Act 1983, do hereby:

1. Abolish pursuant to section 9 (3) any electoral district previously appointed in respect of the Rice Marketing Board for the State of New South Wales.
2. Appoint pursuant to section 9(1) the whole of the State of New South Wales as an electoral district for the purposes of an election for the Rice Marketing Board for the State of New South Wales and fix the number of persons who may be elected from the electoral district as three.
3. Direct pursuant to section 12 (1) that the total number of elected members of the Rice Marketing Board for the State of New South Wales be decreased to three.

Note: Pursuant to section 11 (4) of the Marketing of Primary Products Act 1983 the number of nominated members of the Board shall be 2.

Signed and sealed at Sydney, this third day of July 2001.

By Her Excellency's Command.

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

STOCK DISEASES ACT 1923

Notification No. 1644 - OJD

“Watson Park” Quarantine Area – Goulburn

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to sections 3(a) and 10 of the Stock Diseases Act 1923 (‘the Act’):

- (a) revoke Notification No. 1618 on account of Johnes disease published in the Government Gazette No. 41 of 23 February 2001 at page 914; and
- (b) declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johnes disease in sheep, goats, and deer (other than fallow deer) (“the stock”).

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: Richard Crookes Constructions Pty. Limited

County: Argyle

Parish: Milbang

Land: Lots 1 and 2 in DP 570401
Lots 2 and 3 in DP 603300

Parish: Tarago

Land: Lots 169, 170, 183 and 247 in DP 750047
Lot 1 in DP 233512
Lots 1 and 2 in DP 783346
Lot 1 in DP 235058
Lot 3 in DP 255136
Road Permits 23/7, 70/6 and 70/7

Parish: Wologorong

Land: Lots 2 and 3 in DP 541594
Lot 6 in DP 541595

Dated this 6th day of July 2001.

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

STOCK DISEASES ACT 1923

Notification No. 1655

Revocation of Kunghur Creek Cattle Tick
Quarantine Area

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to sections 3(2)(a) and 10 of the Stock Diseases Act 1923, revoke Stock Disease Notification No. 1571 published in *Government Gazette* No. 71 of 16 June 2000 at page 5004.

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

STOCK DISEASES ACT 1923

Notification No. 1654

Revocation of Carravale Quarantine Area – Laggan

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to sections 3(2)(a) and 10 of the Stock Diseases Act 1923, revoke that part Notification No. 1485 on account of Johne's disease published in *Government Gazette* No.130 of 4 September 1998 at page 7257, which declares the Carravale Quarantine Area.

Dated this 6th day of July 2001.

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

STOCK DISEASES ACT 1923

Notification 1636

Footrot Protected Areas

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to Section 11A of the Stock Diseases Act 1923 ("the Act"):

- (a) revoke Stock Diseases Notification No. 1607 published in *Government Gazette* No. 34 of 2 February 2000, and any other previous Notifications declaring lands as footrot protected areas.
- (b) declare the lands described in Schedule A to be protected areas as regards the disease footrot in sheep and goats. (Those lands are referred to as "NSW Footrot Protected Areas", and are represented generally on the map titled "New South Wales Footrot Areas.")
- (c) declare the lands in Schedule B to be protected (control) areas as regards the disease footrot in sheep and goats. (Those lands are referred to as "NSW Footrot Protected (Control) Areas", and are represented generally on the map titled "New South Wales Footrot Areas.")
- (d) prohibit a person from moving sheep or goats into any protected area or protected (control) area referred to in paragraphs (b) and (c), unless:
 - (i) the sheep or goats are moved in accordance with a permit under section 7(6) of the Act; or
 - (ii) the sheep or goats are moved in accordance with an order under section 8(1)(b) of the Act; or
 - (iii) all of the following conditions are satisfied:
 - the sheep or goats are infected only with footrot, sheep lice, *Brucella ovis* infection or Johne's disease (or only with more than one of those diseases); and
 - the sheep or goats are transported in a vehicle directly to an abattoir for the slaughter of the sheep or goats or directly to a sale approved by a Senior Field Veterinary Officer for stock infected only with one or more of those diseases; or
- (iv) the sheep or goats are not infected with footrot and one or more of the following conditions are satisfied:
 - the sheep or goats are transported in a vehicle from any protected area referred to in paragraph (b) directly to any other protected area referred to in paragraph (b);
 - the sheep or goats are transported in a vehicle from any protected (control) area referred to in paragraph (c) directly to any other protected (control) area referred to in paragraph (c);
 - the sheep or goats are accompanied by a completed Owner/Vendor Declaration of Footrot Freedom form, as approved by the Chief, Division of Animal Industries ("the declaration"), and that declaration is given to the person to whom the sheep or goats are delivered.
- (e) Unless otherwise specified, in this Notification a reference to a Rural Lands Protection District includes all land in that district, and a reference to a Division or part of a Division of a Rural Lands Protection District includes all land in that Division or part of a Division. Rural Lands Protection Districts are established under the Rural Lands Protection Act 1989.

Note: A person who receives a declaration pursuant to subparagraph (c)(iv) is advised to retain it as evidence of compliance with this Notification.

SCHEDULE A

*NSW FOOTROT PROTECTED AREAS*North East Footrot Protected Area

The Rural Lands Protection Districts of Casino, Grafton, Kempsey and Tweed/Lismore.

New England Footrot Protected Area

Divisions A, B, C, D, I, and J of the Northern New England Rural Lands Protection District.

North West Footrot Protected Area

The Rural Lands Protection Districts of Moree, Narrabri, Northern Slopes, and Tamworth.

Hunter Footrot Protected Area

The Rural Lands Protection Districts of Gloucester, Hunter, and Maitland.

Western Division Footrot Protected Area

The Rural Lands Protection Districts of Balranald, Bourke, Brewarrina, Broken Hill, Cobar, Hillston, Milparinka, Wanaaring, Wentworth and Wilcannia.

Orana Footrot Protected Area

The Rural Lands Protection Districts of Coonabarabran, Coonamble, Mudgee/Merriwa, Nyngan, Walgett and Divisions A and D of Dubbo Rural Lands Protection District.

Central West Footrot Protected Area

The Rural Lands Protection Districts of Condobolin, Forbes, Molong, and Division A of the Central Tablelands Rural Lands Protection District.

South East Footrot Protected Area

The Rural Lands Protection Districts of Bombala, Cooma, South Coast, and Moss Vale.

Riverina Footrot Protected Area

The Rural Lands Protection Districts of Hay and Riverina,

Divisions A, B and C of the Murray Rural Lands Protection District,

Divisions A and B of the Wagga Wagga Rural Lands Protection District,

Division A, and the parts of Divisions C and D within the Kosciusko National Park, of the Gundagai Rural Lands Protection District,

The part of Division F within the Kosciusko National Park of the Hume Rural Lands Protection District, and

Divisions A and C, and the part of Division D east of the Main Canal Road from the Sturt Highway junction to the southern boundary of that Division, of the Narrandera Rural Lands Protection District.

SCHEDULE B

NSW FOOTROT PROTECTED (CONTROL) AREAS

New England Footrot Protected (Control) Area

The Armidale Rural Lands Protection District, and Divisions E, F, G, and H of the Northern New England Rural Lands Protection District.

Orana Footrot Protected (Control) Area

Divisions B and C of the Dubbo Rural Lands Protection District.

Central West Footrot Protected (Control) Area

Divisions B, C, D, E, F, G and H of Central Tablelands Rural Lands Protection District,

Divisions A and B of the Young Rural Lands Protection District, and parts of Divisions C and D of the Young Rural Lands Protection District being the land bounded by a line commencing where the Olympic Way (T.R. 78) crosses the B Division boundary at Koorawatha north to Sutherland Road, then east along Sutherland Road to Godfrey's Creek Road, then north and north east along Godfrey's Creek Road to the Lachlan Valley Way (M.R. 56), then south along the Lachlan Valley Way to the Kenyu Road, then east along the Kenyu Road to the Cocomingla Road, then north along the Cocomingla Road to the Bennett's Springs Road, then north along the Bennett's Springs Road to Reid's Flat Road to the Lachlan Valley Way, then north along the Lachlan Valley Way to the Mid Western Highway (S.H.6) and then east along the Mid Western Highway to the Lachlan River at Cowra, then south along the Lachlan River at the boundary with the Central Tablelands and Yass Rural Lands Protection Districts to the Murrumbidgee River; then west along Murrumbidgee River at the boundary with the Gundagai District to the western boundary of the property "Wylandra", then north along the western boundaries of "Wylandra" and "Bogolara" to the Bogolara Road, then north along this road to the Hume Highway (S.H. 2); then west along the Hume Highway to the Berremangra Road, then north along the Berremangra Road to the Cumbamurra

River; then along the Cumbamurra River to Jugiong Creek, then south along the Jugiong Creek from its junction with the Cumbamurra River to the southern boundary of the property "Redbank", then west along this boundary to the Back Jugiong Road, then north along the Back Jugiong Road to the Jugiong to Harden Road (M.R. 381), then north along the Jugiong to Harden Road to Harden and its junction with Wallendbeen Road (T.R. 84), then west along the Wallendbeen Road to the boundary of the Gundagai Rural Lands Protection District, then along that boundary to the boundary of Division B of the Young Rural Lands Protection District to the commencement point.

South East Footrot Protected (Control) Area

The Rural Lands Protection Districts of Braidwood, Goulburn, and Yass.

Riverina Footrot Protected (Control) Area

Division D of the Murray Rural Lands Protection District, Divisions C and D of the Wagga Wagga Rural Lands Protection District,

Division B, and the part of Division D west of the Main Canal Road from the Sturt Highway junction to the southern boundary of the Division, of Narrandera Rural Lands Protection District,

and the parts of the Hume Rural Lands Protection District being:

- the part of Division A north of the Billabong Creek bounded by the Murray and Wagga Wagga Rural Lands Protection Districts and the boundary with Division B, the part of Division C commencing where the 10 Mile Creek intersects the Division C boundary at Holbrook, then in a westerly direction along 10 Mile Creek to the junction with the Billabong Creek, then along Billabong Creek to the intersection with the Divisional boundary at Morven, then northerly along the Divisional boundary through Cookardinia to the northern boundary with the Wagga Wagga Rural Lands Protection District, then south by the Division C boundary to the point of commencement,
- the part of Division E commencing where the Wagga Wagga -Tumbarumba Road meets the Divisional boundary at Carabost, then south west along the Wagga Wagga - Tumbarumba Road to Broadleaf Road at Rosewood, then east along Broadleaf Road to the boundary of the Hume Rural Lands Protection District, then along the boundary of Division E to the commencement point.

and the parts of the Gundagai Rural Lands Protection District being:

- Division B, and
- the part of Division D between Jugiong, the Murrumbidgee River, the Tumut River, the Kosciusko National Park and the boundary with Yass Rural Lands District (but not including the land within the boundaries of Brungle Creek, Brungle Road and the Brungle Creek Road and the Yass Road to Tumut of the Gundagai Rural Lands Protection District).

Dated: 9 July 2001

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

New South Wales Footrot Areas July 2001



NSW Fisheries

F00100038
F99/38

FISHERIES MANAGEMENT ACT 1994

Section 11 and 8 Notification – Fishing Closure

Possession of Shark Fins

I, EDWARD OBEID, revoke the notification as published in the New South Wales *Government Gazette* Number 66 of 4 June 1999 and all amendments thereto, which prohibited the taking and landing of all shark species mutilated in any manner other than by heading, gutting or removing gills, and further prohibits the possession of any shark fins on any boat in all waters of NSW.

I do now, by this notification, prohibit the possession of shark fins by any person on board any vessel in any NSW waters other than in accordance with provision a) or b) following:

- a) Any shark legally taken remains whole with all fins attached (other than for heading, gilling and gutting).
- b) Any shark legally taken is cut into portions with all fins remaining attached to those portions. All portions, other than the head, gills and guts if the shark has been headed, gilled or gutted, are to remain on board the vessel until the vessel berths at a port.

The provision permitting the removal of the head of any shark does not apply to School Shark (*Galeorhinus galeus*).

This closure is valid for 5 years from the date of publication in the *Government Gazette*.

The Hon EDWARD OBEID, OAM, MLC,
Minister for Mineral Resources
Minister for Fisheries

Explanatory note: The purpose of this closure is to make illegal the practice of removing shark fins and the wasteful discard of the shark carcass. All fins include the anal, caudal, dorsal, pectoral and ventral fins.

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

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

THE Minister has granted the following Class 1 Aquaculture Lease:

OL83/208 within the estuary of Wallis Lake having an area of 0.3782 hectares to Desmond A. Ralston and Doreen W. Ralston of Forster, NSW, for a term of 15 years expiring on 13 February 2016.

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

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

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

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OL83/208 within the estuary of Wallis Lake having an area of 0.3782 hectares to Desmond A. Ralston and Doreen W. Ralston of Forster, NSW, for a term of 15 years expiring on 13 February 2016.

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

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATIONS 1995

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

THE Minister has renewed the following aquaculture leases:

OL86/002 within the estuary of Wallis Lake having an area of 0.5162 hectares to Mr Gary Rolph, Ms Kerrie Rolph and Mr Ross Thomas of Forster NSW for a term of 15 years expiring on 26 April 2017.

OL85/184 within the estuary of Wapengo Lake having an area of 4.2218 hectares to Mr Terry G. Britton and Ms Marjorie J. Britton of Tathra NSW for a term of 15 years expiring on 7 March 2016.

OL86/202 within the estuary of Port Stephens having an area of 0.4486 hectares to Gary Wayne O'Bryan and Karen Anne O'Bryan of Karuah NSW for a term of 15 years expiring on 31 December 2016.

OL84/143 within the estuary of the Manning River having an area of 0.09185 hectares to F & G Transport Pty Ltd of Tuncurry NSW for a term of 15 years expiring on 23 November 2014.

OL67/077 within the estuary of Wallis Lake having an area of 0.8550 hectares to F & G Transport of Tuncurry NSW for a term of 15 years expiring on 20 May 2014.

OL71/378 within the estuary of Wallis Lake having an area of 0.7424 hectares to Graham James Moore Barclay of Forster NSW for a term of 15 years expiring on 22 May 2017.

OL72/104 within the estuary of the Hawkesbury River having an area of 12.689 hectares to Graham James Moore Barclay of Forster NSW for a term of 15 years expiring on 4 May 2017.

OL97/032 within the estuary of Camden Haven having an area of 15.880 hectares to Rob Armstrong Oysters of Laurieton NSW for a term of 15 years expiring on 30 August 2016.

OL85/161 and OL85/162 within the estuary of the Hastings River having an area of 0.4319 and 0.4372 hectares to Baysalt Pty Ltd of Port Macquarie NSW for a term of 15 years expiring on 11 December 2016.

OL71/117 within the estuary of the Clyde River having an area of 0.3010 hectares to Pelican Beach Oysterage Pty Ltd of Batemans Bay NSW for a term of 15 years expiring on 23 September 2001.

OL84/127 within the estuary of the Clyde River having an area of 0.717 hectares to Isidoris Paschalidis and Maria Paschalidis of Batemans Bay NSW for a term of 15 years expiring on 28 October 2016.

OL70/209 within the estuary of Wagonga Inlet, having an area of 0.5400 hectares, to David P. Holt of Narooma, NSW for a term of 15 years expiring on 24 March 2015.

OL70/480 within the estuary of the Manning River, having an area of 1.8995 hectares, to Mr Stanley G. Ruprecht of Mitchells Island, NSW for a term of 15 years expiring on 16 March 2016.

OL87/024 within the estuary of Botany Bay, having an area of 0.8480 hectares, to Verdich Bros Pty Ltd of Loftus, NSW, for a term of 15 years expiring on 31 December 2016.

OL91/013 within the estuary of Botany Bay, having an area of 0.5941 hectares, to Verdich Bros Pty Ltd of Loftus, NSW, for a term of 15 years expiring on 31 December 2016.

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

Department of Land and Water Conservation

Land Conservation

ARMIDALE OFFICE

Department of Land and Water Conservation
108 Faulkner Street, Armidale, NSW 2350
Phone: (02) 6772 5488 Fax (02) 6771 5348

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Geoffrey Thomas HINE (new member), Sharon Anne WALKINSHAW (new member). The person for the time being holding the office of DESIGNATED MEMBER, Uralla Show Society Inc. (ex-officio member).	Uralla Showground Trust.	Dedication No.: 510040. Public Purpose: Showground. Notified: 26 August 1884. Locality: Uralla.
		Dedication No.: 510041. Public Purpose: Showground and addition. Notified: 21 December 1910. Locality: Uralla. File No.: AE81 R 23.

Term of Office

For a term commencing the date of this notice and expiring 31 December 2003.

APPOINTMENT OF LAND BOARD MEMBERS

IN pursuance of the provisions of the Crown Lands Act 1989, the persons specified in Column 1 of the Schedule hereunder have been appointed as Local Land Board Members for the Land Districts specified opposite in Column 2 of the Schedule for a term expiring on 31 December 2001.

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

SCHEDULE

COLUMN 1	COLUMN 2
Stanley Reginald TONKIN Thomas Dalby O'BRIEN Kinnie GREENWOOD Colin Thomas SAY	Inverell. Inverell. Glen Innes. Glen Innes.

DUBBO OFFICE
Department of Land and Water Conservation
142 Brisbane Street (PO Box 865), Dubbo, NSW 2830
Phone: (02) 6841 5200 Fax: (02) 6841 5231

**ESTABLISHMENT OF A RESERVE TRUST AND
 APPOINTMENT OF TRUST MANAGER**

(1) Pursuant to section 92 (1) of the Crown Lands Act 1989, the Reserve Trust specified in Column 2 of the Schedule is established under the name stated in that Column and is appointed as trustee of the Reserves specified in Column 1 of the Schedule.

(2) Pursuant to section 95 of the Crown Lands Act 1989, the Corporation specified in Column 3 of the Schedule is appointed to manage the affairs of the reserve trust specified in Column 2.

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Reserve No.: 41983 at Forbes for the purpose of rifle range, notified in the <i>Government Gazette</i> of 28 October 1899.	Forbes Rifle Range Reserve Trust.	Forbes Shire Council.
Reserve No.: 30078 at Forbes for the purpose of rifle range, notified in the <i>Government Gazette</i> of 4 September 1907.		
Reserve No.: 47590 at Forbes for the purpose of rifle range, notified in the <i>Government Gazette</i> of 6 March 1912.		

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Beryl June BATES (new member), Gaudern Raymond PIKE (new member).	Bunnan Recreation Reserve Trust.	Reserve No.: 294. Public Purpose: Public recreation. Notified: 1 May 1886. Locality: Bunnan. File No.: MD80 R 41.

Term of Office

For a term commencing this day and expiring 26 March 2003.

SCHEDULE 2

COLUMN 1	COLUMN 2	COLUMN 3
Tony Leslie CASLICK (new member), Neville Gordon HAYNE (new member), Kerryn Miriam HAYNE (new member).	Moonan Flat Recreation Reserve Trust.	Reserve No.: 61257. Public Purpose: Public recreation. Notified: 12 July 1929. Locality: Moonan Flat. File No.: MD82 R 61.

Term of Office

For a term commencing this day and expiring 30 June 2003.

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

COLUMN 1

Awaba Waste Management
(R.170042) Reserve Trust.

Commencing this day.

COLUMN 2

Reserve No.: 170042.
 Public Purpose: Rubbish depot.
 Notified: 18 December 1987.
 File No.: MD93 R 51.

**APPOINTMENT OF CORPORATION TO MANAGE
 RESERVE TRUST**

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

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

SCHEDULE

COLUMN 1

Lake Macquarie
City Council.

COLUMN 2

Awaba Waste
Management
(R.170042)
Reserve Trust.

COLUMN 3

Reserve No.: 170042.
 Public Purpose: Rubbish
depot.
 Notified: 18 December
1987.
 File No.: MD93 R 51.

ERRATUM

THE notification appearing in *Government Gazette* No. 111 of 13 July 2001, Folio 5398, under the heading "Appointment of Corporation to Manage Reserve Trust" in respect of the Awaba Waste Management (R.170042) Reserve Trust, is hereby cancelled.

File No.: MD93 R 51.

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Parish — Kahibah;
County — Northumberland;
Land District — Newcastle;
Local Government Area — Lake Macquarie.

Road Closed: Lots 1 and 2, DP 1029051 at Charlestown
(being land within Certificate of Title Volume 1612, Folio
49).

File No.: MD99 H 65.

Note: On closing the land within Lots 1 and 2, DP 1029051
will remain land vested in Lake Macquarie City
Council as operational land.

Council's Reference: 3/64/126/035.

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

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified thereunder, 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
Sarah BREakey (new member), Meryl Lurline DILLON (new member), Heather Buchanan FREY (re-appointment), Timothy Harvey LYNE (re-appointment), Elizabeth Mary MATCHETT (re-appointment), Reginald Henry SHERRATT (re-appointment), Ross Geoffrey TOMLINSON (re-appointment).	Moree Showground Trust.	Reserve No.: 160035. Public Purpose: Showground. Notified: 6 April 1990. Locality: Moree.
The person for the time being holding the office of LAND ACCESS MANAGER, Department of Land and Water Conservation (ex-officio member).		Dedication No.: 560029. Public Purpose: Showground. Notified: 14 January 1891. Locality: Moree. File No: ME79 R 10.
The person for the time being holding the office of PRESIDENT, Moree Campdraft Club Incorporated (ex-officio member).		
The person for the time being holding the office of PRESIDENT, Moree Harness Racing Club (ex-officio member).		
The person for the time being holding the office of NOMINATED REPRESENTATIVE, Moree Plains Shire Council (ex-officio member).		
The person for the time being holding the office of PRESIDENT, Moree Pony Club (ex-officio member).		
The person for the time being holding the office of PRESIDENT, Moree Show Society Incorporated (ex-officio member).		

Term of Office

For a term commencing 12 July 2001 and expiring 11 July 2006.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE 1

COLUMN 1	COLUMN 2
Land District: Warialda. Local Government Area: Yallaro Council. Parish: Warialda. County: Burnett. Locality: Warialda. Reserve No.: 90963. Purpose: Boy Scouts. Notified: 18 November 1977. File No.: ME80 R 40.	The whole being Lot 305, DP 751137, Parish Warialda, County Burnett, of an area of .11 hectares.

SCHEDULE 2

COLUMN 1	COLUMN 2
Land District: Narrabri. Local Government Area: Walgett Shire Council. Parish: Dewhurst. County: Jamison. Locality: Dewhurst. Reserve No.: 93724. Purpose: Future public requirements. Notified: 3 October 1980. File No.: ME98 H 158/1.	The whole being Lot 18, DP 753926, Parish Dewhurst, County Jamison, of an area of 1187 hectares.

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92 (3) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedule, is dissolved.

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

SCHEDULE

COLUMN 1	COLUMN 2
Warialda Scouts (R.90963) Reserve Trust.	Reserve No.: 90963. Public Purpose: Boy Scouts. Notified: 18 November 1977. File No.: ME80 R 40.

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

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE
COLUMN 1

Land District: Moruya.
 L.G.A.: Eurobodalla
 Shire Council.
 Parish: Moruya.
 County: Dampier.
 Locality: Moruya.
 Lot 304, section *,
 DP 752151.
 Area: 7.487 hectares.
 File No.: NA81 R 95.

COLUMN 2

Reserve No.: 82377.
 Public Purpose: Public recreation.
 Notified: 19 February 1960.
 Lot 220, section *, DP 752151,
 Parish Moruya, County Dampier;
 Lot 221, section *, DP 752151,
 Parish Moruya, County Dampier;
 Lot 303, section *, DP 752151,
 Parish Moruya, County Dampier;
 Lot 7024, section *, DP 752151#,
 Parish Moruya, County Dampier;
 Lot 7025, section *, DP 752151#,
 Parish Moruya, County Dampier;
 Lot 7031, section *, DP 1019726#,
 Parish Moruya, County Dampier;
 Lot 7032, section *, DP 1019726#,
 Parish Moruya, County Dampier.
 New Area: 8.63 hectares.

Notes: Reserve 83291 for future public requirements, notified 28 July 1961, is hereby revoked this day.

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

ERRATUM

IN the *Government Gazette* of 29th June 2001, Folio 5055, under the heading of "Notification of Closing of Road" in the Land District of Kiama the description where it states "(being land under the Real Property Act, Computer Folio 100/1029435)" is amended to read "(being land under the Real Property Act, Computer Folio 385/837420)".

File No. NA00 H 158.

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

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

**NOTIFICATION OF PROPOSED OPENING AND
CLOSING OF A ROAD**

IN pursuance of the provisions of the Roads Act 1993, I propose to consider the opening and closing of certain road(s) as hereunder described.

All persons interested are hereby called upon to set forth in writing and forward to the officer specified in the notice for the purpose, within one month from the date of the publication of this notice, any objections/submissions which may appear to them to exist to this proposal.

Any person who wishes to make a claim for compensation in respect of the acquisition of their interest in the land required for road purposes, must lodge a claim with the District Office mentioned within twenty-eight (28) days of the publication of this notice or within such other period as the compensating authority allows.

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

Description

*Land District — Lithgow;
Shire — Oberon.*

Barry Arthur LANG. Proposed deviation of public road 20.115 metres wide through Lot 2 in DP 1011321, Parish of Norway, County of Westmoreland.

Objections/submissions should be forwarded to the Manager, Department of Land and Water Conservation, PO Box 2146, Orange, NSW 2800.

Reference No.: OE01 H 191.

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

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE
COLUMN 1

Bargo Bridge (R.87859)
 Reserve Trust.

COLUMN 2

Reserve No. 87859, for the public purpose of Girl Guides, notified in the *Government Gazette* of 17 July 1970, being an area of about 6 (six) hectares and situated at Bargo.
 File No.: MN92 R 93.

ASSIGNMENT OF NAME TO A RESERVE TRUST

PURSUANT to Paragraph 4, Schedule 8 of the Crown Lands Act 1989, the name specified in Column 1 of the Schedule hereunder is assigned to the reserve trust constituted as trustee for the reserves specified in Column 2 of the Schedule.

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

SCHEDULE
COLUMN 1

Sydney Tramway Museum
 (R.89517 and R.94623)
 Reserve Trust.

COLUMN 2

Reserve No. 89517 at Loftus, notified for the purpose of Museum on 25 July 1975.

Reserve No. 94623 at Loftus, notified for the purpose of tramway and parking on 24 April 1981.
 File No.: MN79 R 37.

**APPOINTMENT OF CORPORATION TO MANAGE
 RESERVE TRUST**

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

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

SCHEDULE
COLUMN 1

Youth Off The
 Streets.

COLUMN 2

Bargo Bridge
 (R.87859)
 Reserve Trust.

COLUMN 3

Reserve No. 87859, for the public purpose of Girl Guides, notified in the

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

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the land described in the 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

Land District — Tamworth;
Council — Gunnedah;
Parish — Keepit;
County — Darling.

Lots 61 in DP 508493 of 626 square metres at Lake Keepit, being freehold land held in the name of Her Majesty Queen Elizabeth II and comprising the whole of the land in Folio Identifier 61/508493. File No. TH00 R 5.

ADDITION TO CROWN LAND DEDICATED FOR A PUBLIC PURPOSE

PURSUANT to section 81 of the Crown Lands Act 1989, the Crown Land specified in Column 1 of the Schedule hereunder is added to the dedicated Crown Land specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE**COLUMN 1**

Land District: Tamworth.
 Local Government Area:
 Gunnedah Council.
 Parish: Keepit.
 County: Darling.
 Area: 626 square metres.
 Locality: Lake Keepit.
 Lot 61, DP 508493.
 File No.: TH00 R 5.

COLUMN 2

Dedication No.: 1001338.
 Public Purpose: Public recreation.
 Notified: 1 June 1997.
 Lot 257, DP 44212, Parish Keepit,
 County Darling; Lot 253, DP
 700854, Parish Keepit, County
 Darling; Lot 254, DP 700854,
 Parish Keepit, County Darling; Lot
 128, DP 752189, Parish Keepit,
 County Darling; Lot 155, DP
 752189, Parish Keepit, County
 Darling; Lot 158, DP 752189,
 Parish Keepit, County Darling; Lot
 161, DP 752189, Parish Keepit,
 County Darling; Lot 187, DP
 752189, Parish Keepit, County
 Darling; Lot 188, DP 752189,
 Parish Keepit, County Darling; Lot
 227, DP 752189, Parish Keepit,
 County Darling; Lot 245, DP
 752189, Parish Keepit, County

COLUMN 1**COLUMN 2**

Darling; Lot 7003, DP 752189#,
 Parish Keepit, County Darling; Lot
 7004, DP 752189#, Parish Keepit,
 County Darling; Lot 97, DP
 752189, Parish Keepit, County
 Darling.
 New Area: 708.26 hectares.

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

WITHDRAWAL OF LAND FROM RESERVE UNDER CONTROL OF RURAL LANDS PROTECTION BOARD

PURSUANT to section 84 (6), Rural Lands Protection Act 1989, the land described hereunder is withdrawn from the reserve stated for the purpose specified.

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

Description

Rural Lands Protection District — Tamworth.

Parish: Dungowan.

County: Parry.

Reserve: 52989 for travelling stock.

Notified: 20 September 1918.

Placed Under Control: 26 August 1932.

Withdrawal Purpose: Addition to public recreation reserve (R.96568).

Part Withdrawn: Part, being Lot 7002, Section *, DP 755324#, comprising an area of 14.87 hectares.

File No.: TH79 H 1012/3.

Please note that the above Lot number marked # is for Departmental use only.

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

COLUMN 1

Land District: Tamworth.
 Local Government Area:
 Nundle Council.
 Parish: Dungowan.
 County: Parry.
 Locality: Bowling Alley
 Point.
 Area: 14.87 hectares.
 Torrens Title Identifier:
 Lot 7002, section *,
 DP 755324#.
 File No.: TH79 H 1012/3.

COLUMN 2

Reserve No.: 96568.
 Public Purpose: Public recreation.
 Notified: 28 January 1983.
 Lot 2, section *, DP 261290, Parish
 Dungowan, County Parry; Lot 3,
 section *, DP 261290, Parish
 Dungowan, County Parry; Lot 1,
 section *, DP 719760, Parish
 Dungowan, County Parry; Lot 22,
 section *, DP 755324, Parish
 Dungowan, County Parry; Lot 23,
 section *, DP 755324, Parish
 Dungowan, County Parry; Lot 24,
 section *, DP 755324, Parish
 Dungowan, County Parry; Lot 25,
 section *, DP 755324, Parish
 Dungowan, County Parry; Lot 26,
 section *, DP 755324, Parish
 Dungowan, County Parry; Lot 27,
 section *, DP 755324, Parish
 Dungowan, County Parry; Lot
 7022, section *, DP 755324#,
 Parish Dungowan, County Parry;
 Lot 7023, section *, DP 755324#,
 Parish Dungowan, County Parry;
 Lot 7024, section *, DP 755324#,
 Parish Dungowan, County Parry;
 Lot 7025, section *, DP 755324#,
 Parish Dungowan, County Parry;
 Lot 1, section *, DP 775371, Parish
 Dungowan, County Parry.
 New Area: 162.91 hectares

Note: Lot 7002, DP 755324# is withdrawn from TSR
 52989 this day.

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

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

**REVOCAION OF RESERVATION OF CROWN
 LAND**

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

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

SCHEDULE

COLUMN 1

Land District: Port
 Macquarie.
 Local Government Area:
 Hastings Council.
 Parish: Macquarie.
 County: Macquarie.
 Locality: Port Macquarie.
 Reserve No.: 95925.
 Purpose: Fisheries purposes.
 Notified: 14th May 1982.
 File No.: TE01 H 100.

COLUMN 2

The whole being Lot 21, DP 21104,
 Parish Macquarie, County
 Macquarie, of an area of .07
 hectares.

Water Conservation

WATER ACT 1912

THE Local Land Board for the district of Deniliquin will, at 2:00 p.m. Monday, 6 August 2001 and if required Tuesday, 7 August 2001, at the Deniliquin Court House, corner of Poitiers and Wellington Streets, Deniliquin, publicly inquire as to the desirability of granting the application for an approval under the Water Act 1912, by A. O. FLIGHT, J. W. GREEN and J. M. GREEN, for an earthen levee on the Niemur River on Lots 71, 70 and 49, DP 756543 and road, Parish of Gynong, County of Wakool, for the prevention of inundation of land by floodwaters (Reference: 50CW801431).

K. Dalton,
A/Regional Director,
Murray Region.

Department of Land and Water Conservation,
Deniliquin, Telephone: (03) 5881 9234.

WATER ACT 1912

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

An application for an authority under section 20 of Part 2 of the Water Act 1912, has been received as follows:

Lachlan River Valley

Stephen Neale TODD and Sarah Frances LAND for a pump on Lachlan River on Lot 2, DP 848549 (formerly Lot 342, DP 752962), Parish of Wongajong, County of Forbes, for water supply for stock purposes and irrigation of 72.00 hectares (lucerne) (new authority — amendment of existing entitlement — additional holder — no increase in allocation, no increase area) (Reference: 70SA009577) (GA2:495898).

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 twenty-eight (28) days of the date of this publication as prescribed by the Act.

D. THOMAS,
A/Senior Natural Resource Officer,
Central West Region.

Department of Land and Water Conservation,
PO Box 136, Forbes, NSW 2871, Tel.: (02) 6852 1222.

WATER ACT 1912

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

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

Lachlan River Valley

John CANE and Jillian CANE for a bywash dam on an unnamed watercourse, on Lot 3, DP 1028980, Parish of Waldegrave, County of Bathurst, conservation of water for stock and domestic purposes (new licence — stock and domestic only) (Reference: 70SL090646) (GA2:495899).

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 twenty-eight (28) days of the date of this publication as prescribed by the Act.

D. THOMAS,
A/Senior Natural Resource Officer,
Central West.

Department of Land and Water Conservation,
PO Box 136, Forbes NSW 2871, Tel.: (02) 6852 1222.

WATER ACT 1912

THE Local Land Board for the land district of Bellingen will sit at 2.00 p.m. on Monday, 30 July 2001, and continue at 10.00 a.m. on Tuesday, 31 July 2001, at the Macksville Court House, Macksville, to publicly inquire as to the desirability of granting an application for a licence under the Water Act 1912, by Peter GERSTELING and Ann GERSTELING for a pump on Taylors Arm, Lot 243, DP 846163 (formerly part portion 8), Parish of Medlow, County of Raleigh, for water supply for stock and domestic purposes (Our Reference: 6041930 — GA2:343261).

G. LOLLBACK,
Resource Access Manager.

Locked Bag 10, Grafton, NSW 2460,
Telephone: (02) 6640 2000.

WATER ACT 1912

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

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

Murrumbidgee Valley

TWYNAM PASTORAL COMPANY PTY LIMITED for 4 pumps on the Murrumbidgee River, Lots 2 and 3, DP 756764, Parish of Lang, 2 pumps on Lot 2, DP 756773, Parish of Mungadal and an off-river storage on Lots 2 and 3, DP 756764, Parish of Lang, all County of Waradgery, for a water supply for stock and domestic purposes and irrigation of 2367 hectares (pasture, fodder and cereal crops) (replacement licence following increase in allocation via permanent water transfers totalling 590 megalitres) (Reference: 40SL70689).

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

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

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

Department of Land and Water Conservation,
PO Box 156, Leeton, NSW 2705.

Department of Mineral Resources

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex ia 0734
 FILE No.: M81/8517
 DATE: 28 June 2001

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

Description: Dead Line Indicator

Identification: Trolex, type P3650

This approval was issued to,

Name: Control System Technology Pty Ltd
Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No.: 193, Dated: 18 December 1981.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 1 of 16

Document No.: rev010528

Prepared by: P. de Gruchy

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex i 0762
 FILE No.: M81/0126
 DATE: 28 June 2001

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

Description: Smoke Detector

Identification: Trolex, type P3270

This approval was issued to,

Name: Control System Technology Pty Ltd
Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No.: 105, Dated: 6 August 1982.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 2 of 16

Document No.: rev010528

Prepared by: P. de Gruchy

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex i 765
 FILE No.: M81/0126
 DATE: 28 June 2001

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

Description: Standby Supply

Identification: Trolex, type P3681

This approval was issued to,

Name: Control System Technology Pty Ltd
Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 3 of 16

Document No.: rev010528

Prepared by: P. de Gruchy

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex 0785
 FILE No.: M81/8512
 DATE: 28 June 2001

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

Description: Vibration Monitor

Identification: Trolex, type P4455

This approval was issued to,

Name: Control System Technology Pty Ltd
Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No.: 3, Dated: 8 January 1982.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 4 of 16

Document No.: rev010528

Prepared by: P. de Gruchy

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA 0788
 FILE No.: M81/0144
 DATE: 28 June 2001

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

Description: Monitoring and control system

Identification: Matcon, type 8000

This approval was issued to,

Name: Control System Technology Pty Ltd

Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No.: 193, Dated: 18 December 1981.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 5 of 16

Document No.: rev010528

Prepared by: P. de Gruchy

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex i 0919
 FILE No.: M81/8690
 DATE: 28 June 2001

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

Description: Power Supply/Battery Pack

Identification: type TPS/3

This approval was issued to,

Name: Control System Technology Pty Ltd

Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No.: 105, Dated: 6 August 1982.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 7 of 16

Document No.: rev010528

Prepared by: P. de Gruchy

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex ia 0918
 FILE No.: M81/8690
 DATE: 28 June 2001

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

Description: Battery Pack

Identification: type SB/1

This approval was issued to,

Name: Control System Technology Pty Ltd

Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No.: 107, Dated: 13 August 1982.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 6 of 16

Document No.: rev010528

Prepared by: P. de Gruchy

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex i 0920
 FILE No.: M81/8671
 DATE: 28 June 2001

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

Description: Data Transmission System

Identification: type TM200

This approval was issued to,

Name: Control System Technology Pty Ltd

Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No.: 105, Dated: 6 August 1982.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 8 of 16

Document No.: rev010528

Prepared by: P. de Gruchy

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex d 0921
 FILE No.: M81/8690
 DATE: 28 June 2001

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

Description: Power Supply Enclosure

Identification: type TPS/3

This approval was issued to,

Name: Control System Technology Pty Ltd

Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No.: 105, Dated: 6 August 1982.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 9 of 16

Document No.: rev010528

Prepared by: P. de Gruchy

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDCA Ex i 1260
 FILE No.: M81/0126
 DATE: 28 June 2001

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

Description: Pull Key Switch

Identification: Type PK-1905 and PK-190T

This approval was issued to,

Name: Control System Technology Pty Ltd

Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No.: 93, Dated: 15 June 1984.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 10 of 16

Document No.: rev010528

Prepared by: P. de Gruchy

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex ia 1426
 FILE No.: M81/0101
 DATE: 28 June 2001

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

Description: Methanometer

Identification: type GTM741G & M

This approval was issued to,

Name: Control System Technology Pty Ltd

Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 11 of 16

Document No.: rev010528

Prepared by: P. de Gruchy

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex i 1506
 FILE No.: M85/6042
 DATE: 28 June 2001

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

Description: Pressure Monitoring System

Identification: Foxboro

This approval was issued to,

Name: Control System Technology Pty Ltd

Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No.: 64, Dated: 18 April 1986.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 12 of 16

Document No.: rev010528

Prepared by: P. de Gruchy

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex ia 1684
 FILE No.: M84/6228
 DATE: 28 June 2001

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

Description: Oxygen Meter

Identification: Oldham, type OX10

This approval was issued to,

Name: Control System Technology Pty Ltd

Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No: 65, Dated: 10 April 1987.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 13 of 16

Prepared by: P. de Gruchy

Document No.: rev010528

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex ia 1974
 FILE No.: M87/6006
 DATE: 28 June 2001

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

Description: Carbon Monoxide Monitor

Identification: Oldham, type TX11

This approval was issued to,

Name: Control System Technology Pty Ltd

Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No: 5, Dated: 20 January 1989.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 15 of 16

Prepared by: P. de Gruchy

Document No.: rev010528

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex ib 1822
 FILE No.: M86/6215
 DATE: 28 June 2001

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

Description: Digital Encoder System

Identification: Type DES

This approval was issued to,

Name: Control System Technology Pty Ltd

Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No: 179, Dated: 20 November 1987.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 14 of 16

Prepared by: P. de Gruchy

Document No.: rev010528

Date of Issue: 16/07/01

COAL MINES REGULATION ACT 1982

Revocation Of Approval

REVOKED APPROVAL No.: MDA Ex ia 1975
 FILE No.: M87/6006
 DATE: 28 June 2001

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

Description: Oxygen Meter

Identification: Oldham, type OX11

This approval was issued to,

Name: Control System Technology Pty Ltd

Address: Unit 9 / 41-45 Lorraine Street,
 PEAKHURST, NSW 2210

The approval was notified in the *Government Gazette* No: 5, Dated: 20 January 1989.

J. F. WAUDBY,
 Senior Inspector of Electrical Engineering
 For Chief Inspector of Coal Mines

Page 16 of 16

Prepared by: P. de Gruchy

Document No.: rev010528

Date of Issue: 16/07/01

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T01-0154)

No. 1791, SILVER STANDARD AUSTRALIA PTY LIMITED (ACN 009 250 051), area of 132 units, for Group 1, dated 10 July, 2001. (Orange Mining Division).

(T01-0155)

No. 1792, PROBO MINING PTY LTD (ACN 079 938 819), area of 87 units, for Group 10, dated 13 July, 2001. (Broken Hill Mining Division).

(T01-0156)

No. 1793, PROBO MINING PTY LTD (ACN 079 938 819), area of 107 units, for Group 10, dated 13 July, 2001. (Broken Hill Mining Division).

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

NOTICE is given that the following application has been granted:

EXPLORATION LICENCE APPLICATION

(T01-0096)

No. 1738, now Exploration Licence No. 5870, MOUNT ISA MINES LIMITED (ACN 009 661 447), Counties of Bligh, Lincoln and Napier, Map Sheet (8733, 8734, 8833, 8834), area of 86 units, for Group 1, dated 19 June, 2001, for a term until 18 June, 2003.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T01-0103)

No. 1745, TRIAKO RESOURCES LIMITED (ACN 008 498 119), Counties of Blaxland, Cunningham, Flinders and Mouramba, Map Sheet (8133, 8232, 8233). Withdrawal took effect on 4 July, 2001.

(T01-0147)

No. 1785, MUDGEE DOLOMITE AND LIME PTY LTD (ACN 002 599 313), County of Phillip, Map Sheet (8832). Withdrawal took effect on 6 July, 2001.

(T01-0148)

No. 1786, MUDGEE DOLOMITE AND LIME PTY LTD (ACN 002 599 313), County of Phillip, Map Sheet (8832). Withdrawal took effect on 6 July, 2001.

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

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

(T89-1150)

Exploration Licence No. 3632, PEAK GOLD MINES PTY LIMITED (ACN 001 533 777), area of 10 units. Application for renewal received 10 July, 2001.

(T99-0076)

Exploration Licence No. 5602, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), area of 20 units. Application for renewal received 12 July, 2001.

(T99-0092)

Exploration Licence No. 5603, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), area of 4 units. Application for renewal received 12 July, 2001.

(T99-0084)

Exploration Licence No. 5607, EXCO RESOURCES NL (ACN 080 339 671), area of 6 units. Application for renewal received 13 July, 2001.

(T98-1250)

Exploration Licence No. 5609, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), area of 1 unit. Application for renewal received 9 July, 2001.

(C00-1106)

Consolidated Coal Lease No. 774 (Act 1973), MOUNT THORLEY OPERATIONS PTY LIMITED, area of 342 hectares. Application for renewal received 9 July, 2001.

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

RENEWAL OF AN AUTHORITY

NOTICE is given that the following authority has been renewed:

(T97-0395)

Private Lands Lease No. 3630 (Act 1906), JOHN ROBERT ANTHONY KIRK, Parish of Arthur, County of Phillip, Map Sheet (8832-2-N), area of 1.96 hectares, for a further term until 1 July, 2020. Renewal effective on and from 11 July, 2001.

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

REFUSAL OF APPLICATIONS FOR RENEWAL

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

(T92-0599)

Exploration Licence No. 4514, CENTRAL WEST GOLD NL (ACN 003 178 591) and MOUNT CONQUEROR MINERALS N.L. (ACN 003 312 721), County of Bathurst, Map Sheet (8730), area of 2 units. The authority ceased to have effect on 22 June, 2001.

(T95-0159)

Mining Lease No. 1107 (Act 1973), MOUNT WERONG MINES PTY LIMITED (ACN 000 592 101), Parish of Walberton, County of Roxburgh, Map Sheet (8831-1-N), area of 35.84 hectares. The authority ceased to have effect on 10 July, 2001.

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

CANCELLATION OF A MINING LEASE FOR FAILURE TO COMPLY WITH CONDITIONS OF THE LEASE OR MINING ACT

NOTICE is given that the following lease has been cancelled:

(T95-0159)

Mining Lease No. 1368 (Act 1992), MOUNT WERONG MINES PTY LIMITED (ACN 000 592 101), Parish of Walberton, County of Roxburgh, Map Sheet (8831-1-N), area of 32.35 hectares. Cancellation took effect on 10 July, 2001.

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

PART CANCELLATION

NOTICE is given that the following authority has been cancelled in part:

(C01-0243)

Mining Lease No. 1411 (Act 1992), VALE ENGINEERING PTY LIMITED (ACN 001 800 979), Parishes of Bulgo, Heathcote, Southend and Wedderburn, County of Cumberland, Map Sheet (9029-1-S, 9029-2-N, 9129-4-S).

Description of area cancelled:

The surface and land below the surface to a depth of 20 metres being Portion ML 3, Parish of Southend, County of Cumberland, plan catalogued M14297 in the Department of Mineral Resources. For further information contact Titles Branch.

Part cancellation took effect on 9 July, 2001.

The authority now embraces an area of 3238 hectares.

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

TRANSFERS

(T99-0851)

Exploration Licence No. 2727, formerly held by TRIAKO RESOURCES LIMITED (ACN 008 498 119), MINERAL EXPLORATION (NSW) NO 1 PTY LIMITED (ACN 084 210 800), MINERAL EXPLORATION (NSW) NO 2 PTY LIMITED (ACN 084 210 775) and MOUNT CONQUEROR MINERALS N.L. (ACN 003 312 721) has been transferred to MOUNT CONQUEROR MINERALS N.L. (ACN 003 312 721) and TRIAKO RESOURCES LIMITED (ACN 008 498 119). The transfer was registered on 28 June, 2001.

(T98-1677)

Exploration Licence No. 4632, formerly held by ANGLOGOLD AUSTRALASIA LIMITED (ACN 008 737 424), MINERAL EXPLORATION (NSW) NO 1 PTY LIMITED (ACN 084 210 800), MINERAL EXPLORATION (NSW) NO 2 PTY LIMITED (ACN 084 210 775), MINERAL EXPLORATION (NSW) NO 3 PTY LIMITED (ACN 084 021 750) and TRIAKO RESOURCES LIMITED (ACN 008 498 119) has been transferred to ANGLOGOLD AUSTRALASIA LIMITED (ACN 008 737 424) and TRIAKO RESOURCES LIMITED (ACN 008 498 119). The transfer was registered on 28 June, 2001.

(T99-0851)

Exploration Licence No. 4766, formerly held by TRIAKO RESOURCES LIMITED (ACN 008 498 119), MINERAL EXPLORATION (NSW) NO 1 PTY LIMITED (ACN 084 210 800), MINERAL EXPLORATION (NSW) NO 2 PTY LIMITED (ACN 084 210 775) and MOUNT CONQUEROR MINERALS N.L. (ACN 003 312 721) has been transferred to MOUNT CONQUEROR MINERALS N.L. (ACN 003 312 721) and TRIAKO RESOURCES LIMITED (ACN 008 498 119). The transfer was registered on 28 June, 2001.

(T00-0420)

Exploration Licence No. 5516, formerly held by TRIAKO RESOURCES LIMITED (ACN 008 498 119), ANGLOGOLD AUSTRALASIA LIMITED (ACN 008 737 424), MINERAL EXPLORATION (NSW) NO 1 PTY LIMITED (ACN 084 210 800), MINERAL EXPLORATION (NSW) NO 2 PTY LIMITED (ACN 084 210 775) and MINERAL EXPLORATION (NSW) NO 3 PTY LIMITED (ACN 084 021 750) has been transferred to ANGLOGOLD AUSTRALASIA LIMITED (ACN 008 737 424) and TRIAKO RESOURCES LIMITED (ACN 008 498 119). The transfer was registered on 28 June, 2001.

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

EXPIRY

Mining Lease No. 852 (Act 1973), CHRISTOPHER JOHN BONNER and HELEN ROSALIE BONNER, Parishes of Bukkulla and North Nullamanna, County of Arrawatta. This title expired on 8 July, 2001.

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

Department of Urban Affairs and Planning

Fairfield Local Environmental Plan 1994 (Amendment No 69)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(P01/00009/S69)

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

Clause 1 Fairfield Local Environmental Plan 1994 (Amendment No 69)

Fairfield Local Environmental Plan 1994 (Amendment No 69)

1 Name of plan

This plan is *Fairfield Local Environmental Plan 1994 (Amendment No 69)*.

2 Aims of plan

This plan aims to allow, with the consent of Fairfield City Council, the carrying out of development for the purpose of multi-unit housing (restricted to a maximum of 4 dwellings) on the land to which this plan applies.

3 Land to which plan applies

This plan applies to Lot 1, DP 827778, and known as Nos 27–31 Malla-coota Street, St Johns Park.

4 Amendment of Fairfield Local Environmental Plan 1994

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

Lot 1, DP 827778,
27–31 Malla-coota Street, St Johns Park:
Multi-unit housing, restricted to a maximum of 4 dwellings.

Singleton Local Environmental Plan 1996 (Amendment No 23)

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*.
(N01/00077/S69)

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

Clause 1 *Singleton Local Environmental Plan 1996 (Amendment No 23)*

Singleton Local Environmental Plan 1996 (Amendment No 23)

1 Name of plan

This plan is *Singleton Local Environmental Plan 1996 (Amendment No 23)*.

2 Aims of plan

This plan aims:

- (a) to rezone the land to which this plan applies to the Residential Zone under *Singleton Local Environmental Plan 1996*, and
- (b) to allow, with the consent of Singleton Shire Council, the carrying out of development on the land for the purpose of business/commercial uses, but only if such consent is granted within 3 years from the date of commencement of this plan.

3 Land to which plan applies

This plan applies to land situated within the local government area of Singleton, being Lots 1–16, Section 7, DP 758906, Parish of Whittingham and County of Northumberland, and bounded by Queen, Cambridge and Bishopgate Streets, Singleton, as shown edged heavy black and lettered “2” on the map marked “Singleton Local Environmental Plan 1996 (Amendment No 23)” deposited in the office of Singleton Shire Council.

4 Amendment of Singleton Local Environmental Plan 1996

Singleton Local Environmental Plan 1996 is amended as set out in Schedule 1.

Singleton Local Environmental Plan 1996 (Amendment No 23)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 9 How are terms defined in this plan?

Insert in appropriate order in the definition of *the map* in clause 9 (1):

Singleton Local Environmental Plan 1996 (Amendment No 23)

[2] Schedule 4 Additional Land Uses

Omit “(Clause 36)”. Insert instead “(Clause 35)”.

[3] Schedule 4

Insert at the end of the Schedule:

Land being Lots 1–16, Section 7, DP 758906, Parish of Whittingham and County of Northumberland, and bounded by Queen, Cambridge and Bishopgate Streets, Singleton, as shown edged heavy black and lettered “2” on the map marked “Singleton Local Environmental Plan 1996 (Amendment No 23)”—business premises, but only if the Council grants consent within 3 years from the date of commencement of Singleton Local Environmental Plan 1996 (Amendment No 23).

Sutherland Shire Local Environmental Plan 2000—Amendment No 9

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*.
(S99/01825/S69)

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

Clause 1 *Sutherland Shire Local Environmental Plan 2000—Amendment No 9*

Sutherland Shire Local Environmental Plan 2000— Amendment No 9

1 Name of plan

This plan is *Sutherland Shire Local Environmental Plan 2000—Amendment No 9*.

2 Aims of plan

This plan aims to rezone two sites in the Menai district to Zone 7 (b) Environmental Protection (Bushland) under *Sutherland Shire Local Environmental Plan 2000* due to the significance of the Sandstone Shale Transition Forest communities that are found on both sites.

3 Land to which plan applies

This plan applies to Lot 381 DP 839196 Allison Crescent, Menai and to Lot 100 DP 846873 and Lot 602 DP 821377 Hall Drive, Menai, as shown edged pink on the map marked “Map 13: Old Illawarra Rd and Allison Cres” kept in the office of the Council of Sutherland Shire.

4 Amendment of Sutherland Local Environmental Plan—Menai Town Centre 1992

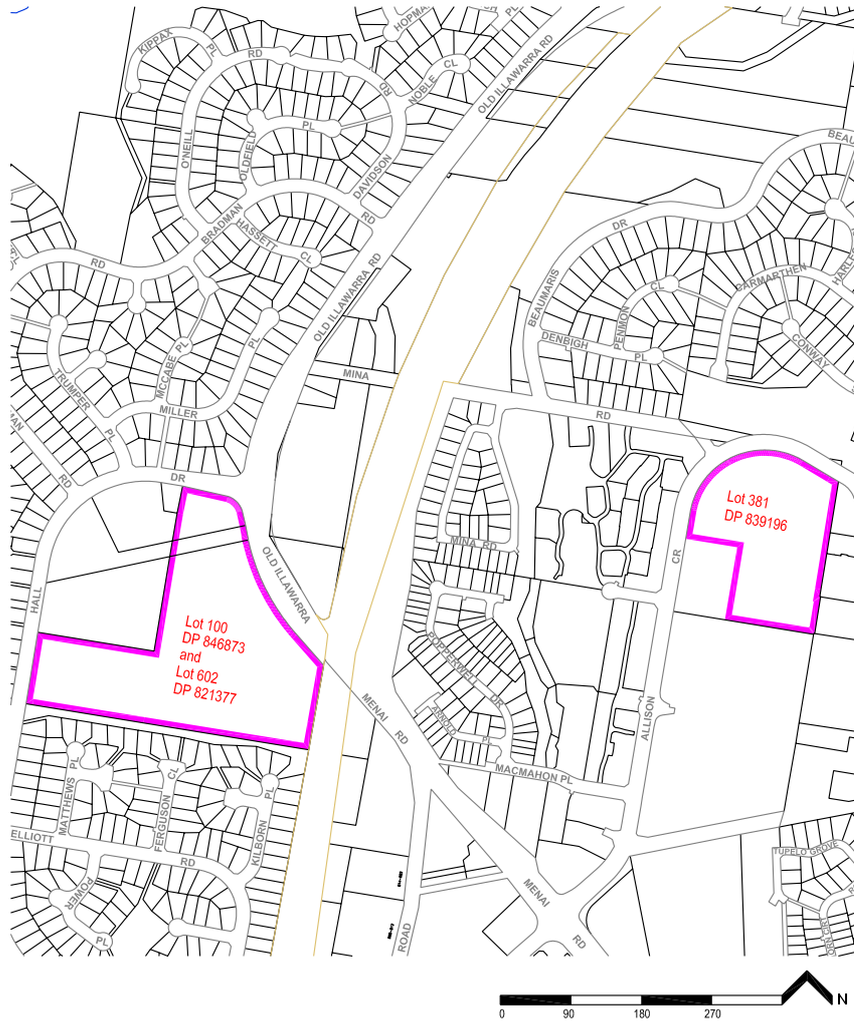
Sutherland Local Environmental Plan—Menai Town Centre 1992 is amended by inserting at the end of clause 4:

- (2) However, this plan does not apply to the land shown rezoned under *Sutherland Shire Local Environmental Plan 2000* on the maps (or sheets of maps) marked as follows:

Sutherland Shire Local Environmental Plan 2000—Amendment No 9

5 Amendment of Sutherland Shire Local Environmental Plan 2000

Sutherland Shire Local Environmental Plan 2000 is amended by inserting at the end of Schedule 7 the following map:



Map 13: Old Illawarra Rd. and Allison Cres.

Location MENAI

 7 (b) Environmental Protection (Bushland)

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Urban Affairs and Planning, make the following regional environmental plan under the *Environmental Planning and Assessment Act 1979*.
(S01/00657/PC)

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

Clause 1 Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

1 Name of Plan

This Plan is *Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)*.

2 Aims of Plan

This Plan aims to:

- (a) provide detailed development controls for Precinct 2 under *Sydney Regional Environmental Plan No 28—Parramatta* (the Harris Park Precinct), and
- (b) incorporate additional heritage items and heritage conservation areas within the Harris Park Precinct, and
- (c) make a minor adjustment to the boundary of the Harris Park Precinct, and
- (d) make minor amendments to clarify the intent of certain provisions.

3 Land to which Plan applies

This Plan applies to land known as the Parramatta Primary Centre, as shown on the Primary Centre and Precincts Map, within the meaning of *Sydney Regional Environmental Plan No 28—Parramatta*. That land is predominantly within the City of Parramatta and partly within the City of Holroyd.

4 Relationship to other environmental planning instruments

- (1) *Sydney Regional Environmental Plan No 28—Parramatta* is amended as set out in Schedule 1.
- (2) *Parramatta Planning Scheme Ordinance* and *Parramatta Local Environmental Plan 1989 (City Centre)* are amended as set out in Schedule 2.
- (3) *Parramatta Local Environmental Plan No 196* is repealed.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

(Clause 4 (1))

[1] Clause 3 Precincts created by this Plan

Omit “six”. Insert instead “8”.

[2] Clause 3

Insert after “Precinct 6—Camellia”:

Precinct 7—Northern

Precinct 8—Southern

[3] Clause 4 Objectives of this Plan

Omit “, for each Precinct” from clause 4 (2).

[4] Clause 4 (2) (a)

Insert “Part 4 for Precinct 2—Harris Park,” after “Part 3 for Precinct 1—City Centre,”.

[5] Clause 4 (2) (b)

Omit “Part 4 for Precinct 2—Harris Park,”.

[6] Clause 5 Relationship of this Plan to other environmental planning instruments

Omit clause 5 (1)–(4). Insert instead:

- (1) The following do not apply to land within the City Centre, Harris Park or Government Precinct:

Parramatta Planning Scheme Ordinance

Parramatta Local Environmental Plan 1989 (City Centre)

Parramatta Local Environmental Plan 1996 (Heritage and Conservation)

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

[7] Clause 10 Master plans

Insert at the end of clause 10 (2):

For the purposes of this clause, development of a minor nature is set out in Schedule 7.

[8] Part 4, Division 2

Omit the matter relating to Division 2. Insert instead:

Division 2 Zoning

29A Land use zones and explanation

The following land use zones for land within the Harris Park Precinct are shown on the Harris Park Precinct Zoning Map:

- (a) Residential 2 (a)—low density residential zone with predominantly detached dwellings and supporting community land uses,
- (b) Residential 2 (b)—medium density residential zone which provides for a variety of housing types (but not residential flat buildings) with supporting community and commercial land uses,
- (c) Residential 2 (c)—medium density residential zone which encourages a variety of housing types including residential flat buildings, with supporting community and commercial land uses,
- (d) Residential 2 (e)—applies to land which is flood-affected. Only low density residential development is allowed. This zone is considered an interim measure designed to manage flood risk until more detailed information is available about the level of risk,
- (e) Business—retail, commercial and support services for residents,
- (f) Light Industrial—light industrial uses that are compatible with surrounding residential development and provide local employment opportunities,

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

- (g) James Ruse Drive Mixed Use—land adjacent to James Ruse Drive and identified for higher density residential development and also serviced apartments and motels,
- (h) Special Uses—land identified for a range of special uses that are provided by public authorities or community organisations,
- (i) Open Space—land identified for public open space and community facilities,
- (j) Private Open Space—land identified for private open space and community facilities.

29B Residential 2 (a) zone

(1) Objectives of the Residential 2 (a) zone

The objectives of the Residential 2 (a) zone are as follows:

- (a) to preserve the amenity, scale and character of existing low-density houses in treed garden settings,
- (b) to ensure that new building forms, including alterations and additions, are in scale and character with surrounding original development,
- (c) to meet the urban design objectives set out in this Part and (where applicable) to comply with the controls for Special Areas as set out in this Part.

(2) Development within the Residential 2 (a) zone

Development controls for the Residential 2 (a) zone are as follows:

- (a) Within the Residential 2 (a) zone, exempt development and development for the purpose of the following may be carried out without development consent:
 - home activities.
- (b) Within the Residential 2 (a) zone, subdivision and development for the purpose of the following may be carried out, but only with development consent:
 - alterations and additions to dwelling houses; bed and breakfasts; boarding houses containing not more than 5 bedrooms (including bedrooms in the manager's residence); child care centres; community facilities; dual occupancies (other than on the site of a heritage item or within a

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

heritage conservation area); dwelling houses; educational establishments; medical consulting rooms; places of public worship; recreation facilities; stables on the land bounded by James Ruse Drive, Oak Street, Arthur Street and A'Becketts Creek.

In addition, within the Harris Park West Conservation Area:

professional office suites; refreshment rooms; shops.

- (c) Any other development is prohibited within the Residential 2 (a) zone.

29C Residential 2 (b) zone

(1) Objectives of the Residential 2 (b) zone

The objectives of the Residential 2 (b) zone are as follows:

- (a) to provide for a variety of housing types, including multi-unit residential development (but not residential flat buildings),
- (b) to ensure that all new development is in scale and character with surrounding residential development and does not detract from the amenity enjoyed by nearby residents, or the existing quality of the surrounding environment,
- (c) to allow limited opportunities for non-residential development which provides support services for residents and is of a type and scale that is compatible with existing or planned residential development,
- (d) to meet the urban design objectives set out in this Part and (where applicable) to comply with the controls for Special Areas as set out in this Part.

(2) Development within the Residential 2 (b) zone

- (a) Within the Residential 2 (b) zone, exempt development and development for the purpose of the following may be carried out without development consent:
 - home activities.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

-
- (b) Within the Residential 2 (b) zone, subdivision and development for the purpose of the following may be carried out, but only with development consent:
 - alterations and additions to dwelling houses; bed and breakfasts; boarding houses; child care centres; community facilities; dual occupancies; dwelling houses; educational establishments; hospitals; local shops; medical consulting rooms; multi-unit housing (but not residential flat buildings); nursing homes; places of public worship.
 - (c) Any other development is prohibited within the Residential 2 (b) zone.

29D Residential 2 (c) zone

(1) Objectives of the Residential 2 (c) zone

The objectives of the Residential 2 (c) zone are as follows:

- (a) to encourage a variety of housing types, including multi-unit residential development,
- (b) to ensure that all new development is in scale and character with surrounding residential development and does not detract from the amenity enjoyed by nearby residents, or the existing quality of the surrounding environment,
- (c) to allow limited opportunities for non-residential development which provides support services for residents and is of a type and scale that is compatible with existing or planned residential development,
- (d) to meet the urban design objectives set out in this Part and (where applicable) to comply with the controls for Special Areas as set out in this Part.

(2) Development within the Residential 2 (c) zone

- (a) Within the Residential 2 (c) zone, exempt development and development for the purpose of the following may be carried out without development consent:
 - home activities.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

- (b) Within the Residential 2 (c) zone, subdivision and development for the purpose of the following may be carried out, but only with development consent:
 - alterations and additions to dwelling houses; bed and breakfasts; boarding houses; child care centres; community facilities; dual occupancies; dwelling houses; educational establishments; hospitals; local shops; medical consulting rooms; multi-unit housing; nursing homes; places of public worship; serviced apartments.
- (c) Any other development is prohibited within the Residential 2 (c) zone.

29E Residential 2 (e) zone

(1) Objectives of the Residential 2 (e) zone

The objectives of the Residential 2 (e) zone are as follows:

- (a) to limit the erection of structures on land subject to flood inundation,
- (b) to identify land that is subject to flood inundation and is considered to be unsuitable for intensification of development,
- (c) to ensure that the effect of inundation is not increased through development,
- (d) to ensure that all new development is in scale and character with surrounding residential development and does not detract from the amenity enjoyed by nearby residents, or the existing quality of the surrounding environment,
- (e) to allow limited opportunities for non-residential development which provides support services for residents and is of a type and scale that is compatible with existing residential development,
- (f) to meet the urban design objectives set out in this Part and (where applicable) to comply with the controls for Special Areas as set out in this Part.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

(2) Development within the Residential 2 (e) zone

- (a) Within the Residential 2 (e) zone, exempt development and development for the purpose of the following may be carried out without development consent:
home activities.
- (b) Within the Residential 2 (e) zone, subdivision (but only if no additional lots are created) and development for the purpose of the following may be carried out, but only with development consent:
alterations and additions to dwelling houses;
dwelling houses.
- (c) Any other development is prohibited within the Residential 2 (e) zone.

29F Business zone

(1) Objectives of the Business zone

The objectives of the Business zone are as follows:

- (a) to provide opportunities for low scale retail and commercial development which supports surrounding residential development,
- (b) to encourage the integration of commercial centres with public transport and pedestrian networks,
- (c) to meet the urban design objectives set out in this Part and (where applicable) to comply with the controls for Special Areas as set out in this Part.

(2) Development within the Business zone

- (a) Within the Business zone, exempt development and development for the purpose of the following may be carried out without development consent:
home activities.
- (b) Within the Business zone, subdivision and development for the purpose of the following may be carried out, but only with development consent:
advertisements; advertising structures;
amusement centres; bed and breakfasts; boarding houses; brothels; child care centres; clubs;
commercial premises; community facilities;
dwellings used in conjunction with another land

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

use allowed with consent in this zone; educational establishments; hotels; medical centres; motels; multi-unit housing; places of assembly; places of public worship; public buildings; recreation areas; recreation facilities; refreshment rooms; restricted premises; service stations; serviced apartments; shops; shop-top housing.

- (c) Any other development is prohibited within the Business zone.

29G Light industrial zone

(1) Objectives of the Light Industrial zone

The objectives of the Light Industrial zone are as follows:

- (a) to provide for appropriate forms of industrial development, including the display and sale of bulky goods and motor-oriented activities, which will contribute to the economic and employment growth of the area,
- (b) to ensure that development is carried out in a manner which does not detract from the amenity enjoyed by residents in neighbouring localities, from the commercial viability of commercial zones in the Harris Park Precinct and the Parramatta City Centre or from the efficient operation of the road system,
- (c) to ensure that the scale, design and materials of construction, and the nature of development, contribute positively to the visual quality of the locality,
- (d) to allow for and improve public access along the foreshore of the Parramatta River,
- (e) to meet the urban design objectives set out in this Part and (where applicable) to comply with the controls for Special Areas as set out in this Part.

(2) Development within the Light Industrial zone

- (a) Within the Light Industrial zone, exempt development may be carried out without development consent.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

-
- (b) Within the Light Industrial zone, subdivision and development for the purpose of the following may be carried out, but only with development consent:
 - advertisements; advertising structures; brothels; bulky goods retailing; car repair stations; child care centres; commercial signs; depots; dwellings used in conjunction with another land use which is permissible in the zone; equipment hire centres; light industries; local shops; motor showrooms; places of assembly; places of public worship; public buildings; recreation areas; recreation facilities; service stations; warehouses or distribution centres.
 - (c) Any other development is prohibited within the Light Industrial zone.

29H James Ruse Drive Mixed Use zone

(1) Objectives of the James Ruse Drive Mixed Use zone

The objectives of the James Ruse Drive Mixed Use zone are as follows:

- (a) to recognise the problems associated with the location of existing dwelling houses directly adjacent to James Ruse Drive, and to encourage land use activities which are more compatible to the location,
- (b) to ensure that new development does not detract from the character and visual quality of surrounding residential development or of nearby historic places, including Elizabeth Farm, or from the amenity enjoyed by nearby residents,
- (c) to provide for land uses which support the activities of the nearby Rosehill Racecourse,
- (d) to enhance James Ruse Drive as an important gateway to Parramatta,
- (e) to meet the urban design objectives set out in this Part and (where applicable) to comply with the controls for Special Areas as set out in this Part,
- (f) to ensure that development does not detract from the efficient operation of the road system.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

(2) Development within the James Ruse Drive Mixed Use zone

- (a) Within the James Ruse Drive Mixed Use zone, exempt development and development for the purpose of the following may be carried out without development consent:
home activities.
- (b) Within the James Ruse Drive Mixed Use zone, subdivision and development for the purpose of the following may be carried out, but only with development consent:
dwellings; home activities; motels; multi-unit dwellings; professional office suites; serviced apartments; stables.
- (c) Any other development is prohibited within the James Ruse Drive Mixed Use zone.

29I Special Uses zone

(1) Objectives of the Special Uses zone

The objectives of the Special Uses zone are as follows:

- (a) to facilitate certain development on land which is used by public authorities, institutions or organisations to provide community facilities, services, utilities or transport facilities, being the primary use for the land specified on the Harris Park Precinct Zoning Map,
- (b) to allow other ancillary development which is incidental to the primary use for the land,
- (c) to meet the urban design objectives set out in this Part and (where applicable) to comply with the controls for Special Areas as set out in this Part.

(2) Development within the Special Uses zone

- (a) Within the Special Uses zone, exempt development may be carried out without development consent.
- (b) Within the Special Uses zone, subdivision and development for the purpose of the following may be carried out, but only with development consent:
the particular land use indicated by red lettering on the Harris Park Precinct Zoning Map.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

-
- (c) Any other development is prohibited within the Special Uses zone.

29J Open Space zone

(1) Objectives of the Open Space zone

The objectives of the Open Space zone are as follows:

- (a) to enable development of land for the purpose of open space and recreation and to facilitate continued provision or enhancement of parks, community facilities, and support facilities, utilised by the community,
- (b) to enable other low-scale ancillary, incidental or related uses which will encourage the enjoyment of land zoned for open space, whilst not significantly restricting public access,
- (c) to encourage the retention and enhancement of open space links along the Parramatta River foreshore,
- (d) to encourage the retention and enhancement of open space links between Elizabeth Farm House, Experiment Farm Cottage, Hambledon Cottage and the Parramatta River foreshore, and facilitate or enhance the views and public access between the historic places in the precinct,
- (e) to facilitate public access to land and buildings within this zone,
- (f) to meet the urban design objectives set out in this Part and (where applicable) to comply with the controls for Special Areas as set out in this Part.

(2) Development within the Open Space zone

- (a) Within the Open Space zone, exempt development and development for the purpose of the following may be carried out without development consent:
 - gardening or bushfire hazard reduction;
 - landscaping; maintenance works.
- (b) Within the Open Space zone, development for the purpose of the following may be carried out, but only with development consent:

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

amenity buildings; artworks; bicycle hire; boat hire and boat launching; child care centres; community facilities; identifying or interpretive signage ancillary to another use allowed on the site; kiosks; outdoor eating areas linked to kiosks within the zone or restaurants in adjoining zones; recreation areas; water based entertainment facilities.

(c) Any other development is prohibited within the Open Space zone.

(3) Open Space reservation

Land within this zone shown reserved for open space on the Harris Park Precinct Zoning Map is to be acquired by the public authority indicated on that map on receipt of a written request from the owner of the land.

29K Private Open Space zone

(1) Objectives of the Private Open Space zone

The objectives of the Private Open Space zone are as follows:

- (a) to enable the development of private land for the purpose of recreation, and for other ancillary, incidental or related uses which will encourage the provision of community facilities,
- (b) to ensure that new building forms are in scale and character with surrounding development and do not detract from the amenity enjoyed by nearby residents or the existing quality of the surrounding environment,
- (c) to meet the urban design objectives set out in this Part and (where applicable) to comply with the controls for Special Areas as set out in this Part.

(2) Development within the Private Open Space zone

(a) Within the Private Open Space zone, exempt development and development for the purpose of the following may be carried out without development consent:

gardening or bushfire hazard reduction;
landscaping; maintenance works.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

-
- (b) Within the Private Open Space zone, subdivision and development for the purpose of the following may be carried out, but only with development consent:
 - advertisements; car parking; child care centres; clubs; community facilities; entertainment facilities; kiosks; recreation areas; recreation facilities; refreshment rooms.
 - (c) Any other development is prohibited within the Private Open Space zone.

29L Land reserved for road widening

Land shown reserved for road widening on the Harris Park Precinct Zoning Map is to be acquired by the public authority indicated on that map on receipt of a written request from the owner of the land.

Division 3 Building design controls

29M Urban design

Development is to seek to achieve the following urban design objectives, and consent must not be granted for the carrying out of development unless the consent authority has given consideration to these objectives:

- (a) generally:
 - (i) the main entries of buildings are to address the street, and multi-unit residential buildings are to maximise the number of pedestrian entrances to the street,
 - (ii) any facade of a building which is clearly visible from a major public place such as a street, a park, or the river shall be designed to address that place,
 - (iii) buildings are to be designed with regard to the features of adjoining buildings and works with transitions of height, massing and scale where appropriate,
 - (iv) new buildings shall sit parallel to the street,

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

- (v) space allocated for vehicular entrances is to be minimised, with those entrances provided, if possible, from laneways,
 - (vi) the width and surface area of driveways and other hard surfaces associated with the movement and parking of vehicles shall be minimised,
 - (vii) the visual impact of car parking is to be minimised. Except in the Residential 2 (a) and Residential 2 (b) zones, this shall be achieved by the use of underground carparking, and by screening above-ground parking from the street by locating the parking behind other active uses on street, park or river frontages,
 - (viii) building bulk created by large unbroken expanses of wall is to be reduced by articulation and modulation, particularly where facing a public place such as a street, a park, or the river,
 - (ix) the retention (and widening where possible) of existing laneways and public accessways is to be encouraged,
- (b) in low-density residential zones:
- (i) the predominant pattern of individual houses on individual blocks of land within treed garden settings is to be maintained,
 - (ii) new buildings shall have front and side setbacks similar to the majority of existing buildings in the street,
 - (iii) new buildings or extensions to existing buildings shall have roofs which are similar to those in the vicinity in terms of their pitch and form, with recognition being given to the predominance of roofs in many areas which are pitched between 25 and 45 degrees,
 - (iv) garages and other structures designed to accommodate vehicles shall not dominate in their scale and siting and shall be located behind the building line,

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

-
- (c) in heritage conservation areas:
 - (i) new buildings shall be designed to minimise the impact on the existing pattern and character of development, and should be no higher than the majority of existing buildings in the vicinity,
 - (ii) alterations and additions shall be designed to minimise the impact on the existing building and on the existing pattern and character of development, shall generally be to the rear of the existing building, and should have a ridge no higher than the existing building,
 - (iii) new buildings or alterations and additions shall use materials which are sympathetic to the existing materials. Regard is to be had to the type of material, its colour, texture and reflectivity, and finishes,
 - (iv) garages and other structures designed to accommodate vehicles shall be located to the rear of the property,
 - (v) views between buildings, where they exist, should be maintained,
 - (d) special recognition is to be given to the need to create a strong, unified and visually attractive character for James Ruse Drive, enhancing its role as an important gateway to Parramatta,
 - (e) for land south of Clay Cliff Creek between Parkes Street and Alfred Street:
 - (i) the height of any buildings shall be limited, such that there is no greater visual impact than that provided by existing buildings, as seen from the grounds of Hambleton Cottage and from Gregory Place, and
 - (ii) landscaping shall be used to reduce the visual impact of development as seen from the grounds of Hambleton Cottage and from Gregory Place.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

29N Special Areas

Note. The Special Areas are identified on the Harris Park Precinct Special Areas Map.

(1) Objectives for the controls for Special Areas

The objectives of the controls for Special Areas are as follows:

- (a) to protect Special Areas from development incompatible with the particular character and significance of each Special Area,
- (b) to reinforce the specific attributes and qualities of each of the Special Areas,
- (c) to conserve the heritage significance of the Area of National Significance, as defined for the purposes of this Plan, including its heritage items and their settings, historic subdivision pattern and identified views, by ensuring that new building forms, including alterations and additions, have due regard to the scale, siting, bulk and materials of nearby original development,

Note. Refer to the Statement of Significance in Appendix 4 of the *Parramatta Regional Planning Strategy 1999*.

- (d) to ensure that the Area of National Significance retains its predominant character of dwelling houses within a treed garden setting,
- (e) to enhance and re-establish Parramatta River as a major natural asset to Harris Park,
- (f) to retain and enhance links between historic places,
- (g) to enhance James Ruse Drive as an important gateway to Parramatta.

(2) Development within the Area of National Significance

- (a) Before granting consent for development within the Special Area referred to in this Plan as the Area of National Significance, the consent authority must be satisfied that:
 - (i) the scale, form, siting, materials and use of new development will not adversely affect the heritage significance of the Area of National Significance, and

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

-
- (ii) the existing allotment and development pattern, and the natural landform of the Area of National Significance will be maintained, and
 - (iii) the original course of Clay Cliff Creek (as shown on the Harris Park Precinct Zoning Map) will be re-established or, if that is not reasonably practicable, permanent evidence of its original course will be provided by way of signs or other interpretative aids.
- (b) When determining the effect of proposed development on the heritage significance of the Area of National Significance, as required by paragraph (a), the consent authority must take into consideration the following:
- (i) the impact that the proposed development will have on the heritage significance of the Area of National Significance, including consideration of the size, shape, height, siting, setbacks and materials of the proposed buildings or works, and the pitch and form of the roof,
 - (ii) the impact that the proposed development will have on the settings of Elizabeth Farm House, Experiment Farm Cottage and Hambledon Cottage,
 - (iii) whether the proposed development will adversely affect the existing views into and out of the sites of Elizabeth Farm House, Experiment Farm Cottage and Hambledon Cottage, the Female Orphan School (University of Western Sydney Rydalmere Campus), the Parramatta River corridor and the Pennant Hills open space ridge line,
 - (iv) the advice of the consent authority's heritage adviser or of another person with appropriate skills and experience about the impact of the proposed development on the heritage significance of the Area of National Significance and whether any variation of the proposed development could be made to minimise that impact,

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

- (v) if, in the opinion of that heritage adviser or other person, the proposed development should be referred to the National Trust or the Historic Houses Trust, any comments received from either of these bodies within 21 days of notice of the proposed development being given to it,
 - (vi) the impact of the proposed development on the known or potential archaeological significance of the site.
- (3) Development within the Harris Park River Special Area**
Before granting consent for development within the Harris Park River Special Area, the consent authority must have regard to the following:
- (a) whether all reasonable opportunities to re-establish foreshore public land are taken up,
 - (b) whether the development retains and enhances open space links along the Parramatta River foreshore,
 - (c) whether the development retains and enhances open space links between Elizabeth Farm House, Experiment Farm Cottage, Hambledon Cottage and the Parramatta River foreshore, and facilitates or enhances the views and public access between the historic places in the Harris Park Precinct,
 - (d) whether buildings adjacent to the River address the River with high quality facades and entrances,
 - (e) whether the scale of buildings along the River will not dominate the topographical features of the River landscape,
 - (f) whether the proposal maintains and re-establishes building setbacks along the River,
 - (g) whether the development improves foreshore landscaping and makes apparent the settings of the important historic places and views along the river, such as the Queens Wharf.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

(4) Development within the Football Estate Special Area

- (a) Before granting consent for development within the Football Estate Special Area, the consent authority must be satisfied that the existing character and heritage significance of the area (as described in the Statement of Significance in Appendix 3 of the *Parramatta Regional Planning Strategy 1999*) is retained, including consideration of the following:
- (i) the scale, form, siting, materials and use of new development,
 - (ii) the existing allotment and development pattern, and the natural landform of the area,
 - (iii) the retention of the landscaped open space area identified on the Harris Park Precinct Design Control Map as a “no build area”,
 - (iv) whether any new buildings in the Residential 2 (b) zone are stepped down with the slope of the site.
- (b) Despite any other provision of this Plan, no part of any building may be constructed to intrude into the area identified by stipple on the Harris Park Precinct Design Control Map.

(5) Development within the James Ruse Drive Special Area

Before granting consent for development within the James Ruse Drive Special Area, the consent authority must be satisfied that the development:

- (a) contributes to a strong, unified and visually attractive character for James Ruse Drive, enhancing its role as an important gateway to Parramatta, and
- (b) allows for a 5 metre wide landscaped buffer along James Ruse Drive, and
- (c) utilises construction materials and design techniques which address the impacts arising from James Ruse Drive, and
- (d) does not detract from the character and visual quality of surrounding residential development or of nearby historic places, or from the amenity enjoyed by nearby residents, and

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

- (e) does not detract from the efficient operation of the road system, and
- (f) has vehicular access via local roads and not directly off James Ruse Drive.

290 Height of buildings

(1) Objectives for the control of height of buildings

The objectives for the control of height of buildings in the Harris Park Precinct are as follows:

- (a) to maintain (and reinstate, where possible) the identified views of the Area of National Significance, into and out of the sites of Elizabeth Farm House, Experiment Farm Cottage and Hambleton Cottage, the Female Orphan School (University of Western Sydney Rydalmere Campus), the Parramatta River corridor and the Pennant Hills open space ridge line,
- (b) to reinforce the existing character and scale of residential areas.

(2) Height of buildings

- (a) The height of a building or structure on any land in the Harris Park Precinct is not to exceed the height shown for the land on the Harris Park Precinct Height Map.
- (b) Notwithstanding paragraph (a), any building on land zoned Open Space or Special Uses—Historic Building on the Harris Park Precinct Zoning Map shall not be more than a single storey high.
- (c) Notwithstanding paragraph (a), the maximum height of buildings or structures on land south of Clay Cliff Creek between Parkes Street and Alfred Street shall only be achieved where it can be demonstrated that the building or structure will not dominate the topographical features of the River landscape.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

29P Floor space ratios

(1) Objectives for floor space ratio controls

The objectives for maximum floor space ratios in the Harris Park Precinct are as follows:

- (a) to control the scale, bulk and intensity of new buildings within the Residential 2 (c) zone,
- (b) to ensure a degree of equity in relation to building potential for sites of different sizes and for sites located in different parts of the Harris Park Precinct,
- (c) to regulate the density of development and generation of vehicular and pedestrian traffic.

(2) Floor space ratios

The floor space ratio of buildings on land in the Harris Park Precinct is not to exceed the maximum floor space ratio shown on the Harris Park Precinct Design Control Map. The achievement of any floor space ratio is subject to compliance with the height controls and all other provisions of this Plan.

29Q Minimum frontage

(1) Objectives for minimum frontage controls

The objective for minimum frontage controls in the Harris Park Precinct is to achieve new development in the form of multi-unit housing which:

- (a) provides sufficient block width to facilitate good building design, and
- (b) addresses the street.

(2) Minimum frontage

No land can be developed for the purposes of multi-unit housing unless the land on which the development takes place has a street frontage with a minimum width of 18 metres.

29R Minimum allotment size

(1) Objectives for minimum allotment size controls

The objectives for minimum allotment size controls in the Harris Park Precinct are as follows:

- (a) to retain the character and amenity of residential areas,
- (b) to retain historic subdivision patterns,

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

- (c) to maintain residential development within the environmental capacity of the land.

(2) Minimum allotment sizes

The controls for minimum allotment size are as follows:

- (a) a dwelling house shall not be erected in any residential zone on an allotment of land which has an area of less than 550 square metres or a width of less than 12 metres at the street alignment,
- (b) a dual occupancy development shall not be erected in any residential zone on land which has an area of less than 600 square metres,
- (c) nothing in paragraph (a) prevents the consent authority from consenting to the erection of a dwelling house on a parcel of land if such a parcel existed as a separate parcel on 9 March 1979,
- (d) for the purpose of calculating the area of a lot created by a subdivision, the access corridor shall not be included in the calculation of site area.

29S Roof design

(1) Objectives for roof design controls

The objectives for roof design controls are as follows:

- (a) to maximise opportunities for solar access in residential areas,
- (b) to retain space and views between buildings in residential areas,
- (c) to ensure that the roofs of new buildings in residential areas are compatible with existing roofs in the area in terms of their pitch, form and design detail,
- (d) to allow for existing and new buildings to accommodate attics within the roof space,
- (e) to ensure that, where attics are proposed to be accommodated within existing roofs, the existing appearance of the roof is altered as little as possible.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

(2) Roof design

The controls for roof design are as follows:

- (a) within the Area of National Significance, as defined for the purposes of this Plan, the predominant roof form of all new single dwellings, and all new multi-unit dwellings (except residential flat buildings), shall have a pitch of between 25 degrees and 45 degrees,
- (b) where windows and skylights are used to allow ventilation and natural light into an attic, these must be flat and sit parallel to the roof where they are located on the front and side elevations of the building. Consent may be granted for dormer windows and the like located to the rear of the building only,
- (c) where attics are created within an existing roof shape, the shape of the roof must not be altered, except in accordance with paragraph (b),
- (d) for new buildings or extensions to existing buildings which include an attic, the roof in which the attic is contained must be pitched from the top of the external wall at a maximum pitch of 45 degrees.

29T Landscape controls

(1) Objectives for landscape controls

The objectives for landscape controls in the Harris Park Precinct are as follows:

- (a) to retain and enhance the character of the area as one of predominantly low density residential development within treed garden settings, and with views between buildings and to significant historic places,
- (b) to help conserve the heritage significance of heritage conservation areas and of the Area of National Significance (as described in the Statements of Significance in Appendix 3 and Appendix 4, respectively, of the *Parramatta Regional Planning Strategy 1999*),
- (c) to provide high-quality private open space for residents for recreational purposes,

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

- (d) to contribute to effective management of stormwater, biodiversity and energy efficiency, and
- (e) to improve visual amenity.

(2) Landscape controls

- (a) The consent authority must not consent to development on land shown hatched on the Harris Park Precinct Design Control Map which will result in a landscaped area (as defined in this Plan) of less than 45% of the site area, or 30% of the site area, whichever minimum is shown for the land on the Harris Park Precinct Design Control Map.
- (b) The consent authority must not consent to development on land elsewhere in the Harris Park Precinct without consideration being given to landscape controls within any relevant development control plan.

29U Advertisements and advertising structures

(1) Objectives for advertisements and advertising structures

The objectives for controls for advertisements and advertising structures in the Harris Park Precinct are as follows:

- (a) to ensure that advertisements and advertising structures do not adversely affect visual amenity within the Area of National Significance, as defined for the purposes of this Plan,
- (b) to ensure that advertisements and advertising structures do not adversely affect the heritage significance of that Area of National Significance, including views into and out of historic places.

(2) Controls for advertisements and advertising structures

Despite clause 59 (What is exempt development?), advertisements and advertising structures within the Area of National Significance:

- (a) may only display a message relating to the premises on which they are situated, and
- (b) shall be no higher than the building to which they relate, and

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

- (c) may be free-standing only if within the light industrial zone and, if not, must be attached to the building to which they relate.

[9] Clause 58 Application of Part 11

Omit “the City Centre Precinct or the Government Precinct”.

Insert instead “the City Centre, Harris Park or Government Precinct”.

[10] Clause 60 What is complying development?

Insert at the end of clause 60 (3) (e):

, or

- (f) is identified as a heritage item by this or any other environmental planning instrument, or
- (g) is within the Area of National Significance (as defined for the purposes of this Plan) in the Harris Park Precinct.

[11] Clause 72 Acquisition and development of reserved land

Insert at the end of the Table to the clause:

Harris Park	local road widening	PCC	Parramatta City Council
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[12] Clause 84

Insert after clause 83:

84 Savings and transitional provisions

Schedule 8 has effect.

[13] Schedule 1 Dictionary

Insert in appropriate order:

Area of National Significance means the area shown edged with a broken blue line on the Harris Park Precinct Special Areas Map.

Attic means a room contained within a pitched roof.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

A.H.D. means Australian Height Datum.

Harris Park Precinct Design Control Map means the map marked “Harris Park Precinct—Design Control Map”, as amended by the maps (or specified sheets of maps) marked as follows:

Harris Park Precinct Height Map means the map marked “Harris Park Precinct—Height Map”, as amended by the maps (or specified sheets of maps) marked as follows:

Harris Park Precinct Special Areas Map means the map marked “Harris Park Precinct—Special Areas Map”, as amended by the maps (or specified sheets of maps) marked as follows:

Harris Park Precinct Zoning Map means the map marked “Harris Park Precinct—Zoning Map”, as amended by the maps (or specified sheets of maps) marked as follows:

Professional office suite means a building or a place used for the purpose of accommodating professional offices, occupied by no more than six people, but does not include a building or place elsewhere specifically defined, or a building or place used for a land use elsewhere specifically defined, in this Schedule.

Shop-top housing means a dwelling or dwellings located over a shop.

[14] Schedule 1, definition of “City Centre Height Map”

Omit the definition. Insert instead:

City Centre Height Map means the map marked “Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)—City Centre Height Map”.

[15] Schedule 1, definition of “Harris Park Heritage Map”

Omit the definition. Insert instead:

Harris Park Heritage Map means the map marked “Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)—Harris Park Precinct—Heritage Map”.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

[16] Schedule 1, definition of “Primary Centre and Precincts Map”

Omit the definition. Insert instead:

Primary Centre and Precincts Map means the map marked “Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)—Parramatta Primary Centre and Precincts Map”.

[17] Schedule 1, definition of “Special Area”

Insert “, ‘Harris Park Precinct Special Areas Map’” after “‘City Centre Special Areas Map’”.

[18] Schedule 2 Master plan sites

Insert at the end of Part 1:

- The “Wyeth Site”, 2A Gregory Place, Parramatta.
- The block bounded by Hope Street, Weston Street, James Ruse Drive and Arthur Street, Rosehill.
- The block bounded by Oak Street, Hope Street, James Ruse Drive and Arthur Street, Rosehill.
- Rosehill Bowling Club, 110A Hassall Street, Rosehill.
- Masonic Club, corner of George Street and Purchase Street, comprising 163–165 George Street, 46 Hassall Street and 1 Purchase Street, Parramatta.

[19] Schedule 6 Heritage items

Insert “65, 67, 69,” after “63,” in the matter relating to the Eleanor Street Group in Column 1 of Part 2 of the Schedule.

[20] Schedule 6, Part 2

Insert in appropriate order:

200–220	George Street	Harris Park	Residential flats and houses	Lot 25 DP 35969 Lots 18, 19, 20, 22, 23 and 24 DP 35895 Lots 28 and 29 DP 504954
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Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

109	Harris Street	Harris Park	Robin Thomas Reserve (archaeological site)	Lots 1, 2, 6, 7 and 8 DP 192710
1–19	Noller Parade	Harris Park	Residential flats and houses	Lot 12 DP 35969 Lots 13, 14 and 17 DP 35895 Lots 30 and 31 DP 521965 Lots 26 and 27 DP 214403
22–42	Prospect Street	Harris Park	Rosehill Public School	Lot 20 Sec 1 DP 1775 Lots 1 and 2 Sec X DP 1249 Lots 6, 7 and 8 Sec 1 DP 1249 Lots 4 and 8 DP 6355
33–35	Wigram Street	Harris Park	St Oliver's Catholic Church, School and Presbytery	Lots 2, 3 and 4 DP 13579 Lot 1 DP 128932
37	Wigram Street	Harris Park	Single storey residence	Lot 1 DP 13579

[21] Schedule 6, Part 3

Omit "Harris Park Heritage Conservation Area". Insert instead:

Elizabeth Farm Heritage Conservation Area

Experiment Farm Heritage Conservation Area

Harris Park West Heritage Conservation Area

[22] Schedules 7 and 8

Omit Schedule 7. Insert instead:

Schedule 7 Minor development

(Clause 10 (2))

Development is minor development for the purposes of clause 10 if it comprises any one or more of the following:

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 1

-
- (a) a change of use of a building if the change of use does not involve any increase in the total floor space of the building,
 - (b) the provision and use of outdoor seating or tables or any item of street furniture (including benches, bollards, council information signs, public artwork installations, street lights, and telephone kiosks) on a footpath, in a plaza, or other public place,
 - (c) the erection of a sign on a building, if the sign does not exceed 2.5 square metres in area and is located so that no part of the sign extends above the ridge line of the building,
 - (d) a temporary use for 2 years or less (not being a temporary use described in paragraph (f)) if the temporary use will have only minimal environmental impact,
 - (e) the enclosure of a balcony,
 - (f) the use of public domain for any temporary structure or event, including the exhibition of an art work, a performance, a festival or special promotion, if the proposed structure or event is to be installed for, or to take place over, a period of not more than 30 days, whether consecutive or not, in any period of 12 months,
 - (g) any strata or stratum subdivision of land for the purpose of other development for which development consent has been granted and is in force,
 - (h) the demolition of any building or other structure, other than a building or structure that is identified as a heritage item or an item of the environmental heritage in an environmental planning instrument or in a heritage study prepared by or on behalf of a consent authority,
 - (i) the carrying out of any internal commercial or retail fitout,
 - (j) any extension or other variation of a use due only to a change in operating or trading hours,
 - (k) any exempt development not otherwise included in this Schedule.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Schedule 1 Amendment of Sydney Regional Environmental Plan No 28—Parramatta

Schedule 8 Savings and transitional provisions

(Clause 84)

Saving of effect of certain amendments

The repeal of clause 5 (1)–(4) and Schedule 7 by *Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)* does not affect any repeal or amendment made by those provisions before the commencement of that plan.

Sydney Regional Environmental Plan No 28—Parramatta (Amendment No 2)

Amendment of other environmental planning instruments

Schedule 2

Schedule 2 Amendment of other environmental planning instruments

(Clause 4 (2))

2.1 Parramatta Planning Scheme Ordinance

[1] Clause 6 Land to which this Scheme applies

Insert “, Harris Park” after “City Centre” in clause 6 (3).

[2] Clause 6 (5)

Omit “4,”.

[3] Clause 6 (5)

Omit “Harris Park,”.

2.2 Parramatta Local Environmental Plan 1989 (City Centre)

[1] Clause 3 Land to which Plan applies

Omit “, other than the land excluded from the application of this plan by the Minister under section 70 (4) of the Act and shown on the map by the word ‘deferred’” from clause 3 (1).

[2] Clause 3 (2)

Insert “, Harris Park” after “City Centre”.

[3] Clause 4 Relationship to other environmental planning instruments

Omit clause 4 (2A).

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**BLACKTOWN LOCAL ENVIRONMENTAL PLAN 1988****(AMENDMENT No 152)**

I, the Minister for Urban Affairs and Planning, in pursuance of section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder. (P00/00181/S69)

ANDREW REFSHAUGE MP
Minister for Urban Affairs and Planning.

Sydney, **10 July** 2001.

Citation

1. This plan may be cited as Blacktown Local Environmental Plan 1988 (Amendment No 152).

Aims, objectives etc.

2. This plan aims to allow the land to which this plan applies to be used for the purposes permissible within the Residential "A" zone under Blacktown Local Environmental Plan 1988.

Land to which plan applies

3. This plan applies to land, being Lot 1, DP 874317, Summerfield Avenue, Quakers Hill as shown edged heavy black on the map marked "Blacktown Local Environmental Plan 1988 (Amendment No 152)" deposited in the office of the Council of the City of Blacktown.

Relationship to other environmental planning instruments

4. This plan amends Blacktown Local Environmental Plan 1988 in the manner set out in clause 5.

Amendment of Blacktown Local Environmental Plan 1988

5. Blacktown Local Environmental Plan 1988 is amended by inserting, in appropriate order, at the end of the definition of "the map" in clause 6(1) the following words:

Blacktown Local Environmental Plan 1988
(Amendment No 152).

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**HAWKESBURY LOCAL ENVIRONMENTAL PLAN 1989****(AMENDMENT No 120)**

I, Minister for Urban Affairs and Planning, in pursuance of Section 70 of the Environmental Planning and Assessment Act 1979, make the local environmental plan set out hereunder.
(P00/00036)

ANDREW REFSHAUGE MP

Minister of Urban Affairs and Planning

Sydney, **12 July** 2001

Citation

1. This plan may be cited as Hawkesbury Local Environmental Plan 1989 (Amendment No 120).

Aims, objectives, etc

2. The aim of this plan is to reclassify the land to which this plan applies (which is public land) from community land to operational land within the meaning of the Local Government Act 1993. On the commencement of this plan, the subject land, if it is a public reserve, ceases to be a public reserve pursuant to Section 30 of the Local Government Act 1993 and the land is discharged of any trusts, estates, interests, etc, affecting the land pursuant to that section.

Land to which plan applies

3. This plan applies to land having river frontage to the Hawkesbury River and described as Lots 4 and 7 in Deposited Plan DP 252546, Peat Place, Lower Portland, as shown edged in heavy red on the map marked "Hawkesbury Local Environmental Plan 1989 (Amendment No 120)" deposited in the office of the Council of the City of Hawkesbury.

Relationship to other environmental planning instruments

4. This plan amends Hawkesbury Local Environmental Plan 1989 in the manner set out in Clause 5.

Amendment of Hawkesbury Local Environmental Plan 1989

5. Hawkesbury Local Environmental Plan 1989 is amended by inserting in Part 2 of Schedule 5 in alphabetical order of locality the following matter.

Lower Portland

Peat Place

Lots 4 and 7, DP 252546 - *Hawkesbury Local Environmental Plan 1989 (Amendment No 120)*

Roads and Traffic Authority

Roads Act 1993

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

Hume 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.



Peter Veneris
Director Operations
Hume Shire Council
(by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Hume Shire Council B-Doubles Notice No 7, 2001.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 31 December 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 Hume Shire Council.

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	000	Cedardale Road (Hume Shire)	Albury-Urana Road (RR 125)	Entire length	
25	000	Nation Road (Hume Shire)	Albury-Urana Road (RR 125)	Entire length	

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

SCHEDULE

Notice of Rescission of Part of a Compulsory Acquisition of
Land at Woolloomooloo in the South Sydney City
Council Area

In pursuance of the provisions of Section 31 of the Land Acquisition (Just Terms Compensation) Act 1991, Her Excellency, the Governor, with the advice of the Executive Council, does by this notice rescind in part the acquisition notice published in Government Gazette No 95 of 29 August 1997 on page 7740 so far as such notice pertains to the land described in the schedule below.

SCHEDULE

All those pieces or parcels of land situated in the South Sydney City Council area, Parish of Alexandria and County of Cumberland, shown as:

Lots 8, 9, 10 and 14 Deposited Plan 259555, and Lot 1 Deposited Plan 879502, being the whole of the land in the correspondingly numbered certificates of title.

Signed at SYDNEY on the 11th day of July 2001

MARIE BASHIR AC
Governor

By Her Excellency's Command

CARL SCULLY MP
Minister for Roads

(RTA Papers 97M3422)

ROADS ACT 1993

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

Notice of Compulsory Acquisition of Land at
Woolloomooloo in the South Sydney City Council Area

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

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

Interests in land

Easements in gross for rock anchors as described in Memorandum 2139814 recorded at Land and Property Information NSW, over the land described below, within the sites shown by letters [E], [F], and [G] on Deposited Plan 1012489, and described thereon as a "proposed easement for rock anchors var. width" and limited in height as shown on Deposited Plan 1012489 and unlimited in depth.

Land Burdened

Part of the land in Certificate of Title 3/706101, said to be in the possession of Jennifer Margaret Cornish (registered proprietor) and Westpac Banking Corporation (mortgagee);

part of the land in Certificate of Title 8/259555, said to be in the possession of Henry Mackellar Michelmores and Paul Yuan Hua Peng (registered proprietors) and Perpetual Trustees Australia Limited (mortgagee);

part of the land in Certificates of Title 9/259555 and 10/259555, said to be in the possession of Robert Lye Hin Lee (registered proprietor) and Westpac Banking Corporation (mortgagee);

part of the land in Certificate of Title 11/259555, said to be in the possession of John David Chesworth (registered proprietor) and Westpac Banking Corporation (mortgagee);

part of the land in Certificate of Title 14/259555, said to be in the possession of Sharif Awad Oussa and Awad Oussa (registered proprietors) and Commonwealth Bank of Australia (mortgagee); and

part of the land in Certificate of Title CP/SP65151, said to be in the possession of the Owners' Corporation of Strata Plan 65151 (registered proprietor).

(RTA Papers 97M3422)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Turramurra
in the Ku-Ring-Gai 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 Ku-Ring-Gai Council area, Parish of Gordon and County of Cumberland, shown as:

Lot 1 Deposited Plan 205058;
Lot 1 Deposited Plan 1029164;
Lot 1 Deposited Plan 1029412;
Lot 1 Deposited Plan 405107;
Lot 1 Deposited Plan 1029408;
Lot 1 Deposited Plan 1029165;
Lot 1 Deposited Plan 1029405; and
Lot 1 Deposited Plan 1029160.

(RTA Papers: 238.1619)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Chullora in
the Bankstown 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 Bankstown City Council area, Parish of Liberty Plains and County of Cumberland, shown as:

Lots 15 and 16 Deposited Plan 872998; and
Lots 17 and 18 Deposited Plan 715022.

(RTA Papers 26.11197)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Epping in
the Hornsby Shire and Parramatta City Council areas

THE Roads and Traffic Authority of New South Wales
dedicates the land described in the schedules 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 1

All those pieces or parcels of land situated in the Parramatta City Council area, Parish of Field of Mars and County of Cumberland, shown as:

Lot 1 Deposited Plan 331219;
Lot 1 Deposited Plan 331097;
Lot 1 Deposited Plan 328433;
Lot 1 Deposited Plan 337451; and
Lot 1 Deposited Plan 186261.

SCHEDULE 2

All that piece or parcel of land situated in the Hornsby Shire Council area, Parish of Field of Mars and County of Cumberland, shown as Lot 1 Deposited Plan 522905.

(RTA Papers 1M2723)

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Tichborne in the Parkes Shire 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 Parkes Shire Council area, Parishes of Martin and Parkes and County of Ashburnham, shown as Lots 5 to 8 inclusive, Deposited Plan 1006602.

(RTA Papers: 99M4330 ; RO 17/353.1181).

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Ilford in the Rylstone Shire 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 Rylstone Shire Council area, Parish of Warrangunia and County of Roxburgh, shown as Lots 11, 12 and 13 Deposited Plan 1001476.

(RTA Papers: 99M2440; RO 18/388.151).

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road between Belmont and Bennetts Green in the Lake Macquarie 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 Lake Macquarie City Council area, Parish of Kahibah and County of Northumberland, shown as:

Lots 1, 2 and 3 Deposited Plan 526919;
 Lot 1 Deposited Plan 1029413;
 Lots 1, 2 and 4 to 11 inclusive, Deposited Plan 234513;
 Lots 1, 2, 3, 4, 6, 8 and 9 Deposited Plan 221256;
 Lot 21 Deposited Plan 516846;
 Lot 41 Deposited Plan 516847;
 Lots 1 to 6 inclusive, 8, 10 and 11 Deposited Plan 234908;
 Lot 101 Deposited Plan 541233;
 Lots 26 to 31 inclusive, Deposited Plan 239317;
 Lot 21 Deposited Plan 1013486; and
 Lots 12 and 13 Deposited Plan 1010767.

(RTA Papers 10/252.1338)

Sydney Water

SEWER MAINS

SYDNEY WATER

Sewer mains

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

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

CITY OF LIVERPOOL, AT CECIL HILLS, Contract Number 967166S1, Project Number 3002034. Property Connection Sewer Line 1, inclusive and its appurtenant junctions serving BURGUNDY CLOSE and ISABEL 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.

VALDIS VIKSNE,
Developer Activity Officer
Liverpool Commercial Centre

Dated: 20th July 2001

SYDNEY WATER

Sewer mains

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

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

CITY/MUNICIPALITY OF PARRAMATTA, AT PARRAMATTA. Contract Number 965251S9, Project Number 3001024. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving CHURCH 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.

MARTHA AMADOR,
Developer Activity Officer
Chatswood

Dated: 20th July 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.

KIAMA MUNICIPALITY, AT KIAMA. Contract Number 970337S3, Project Number 3001616. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving BELVEDERE STREET and LOCKETT PLACE.

CITY OF SHELLHARBOUR, AT ALBION PARK (Centenary Estate Stage 37). Contract Number 958746S6, Project Number 3001287. Lines 1-7, inclusive and their appurtenant junctions, sidelines and inlets serving STUBBS ROAD and ASHBURTON 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 connection to these mains.

MARGARET McTAINSH
Developer Activity Officer

Dated: 20th July 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.

FAIRFIELD CITY COUNCIL, AT CABRAMATTA. Contract Number 971857SA. Project Number 3001693, Line 1, inclusive and its appurtenant junctions, sidelines and inlets, serving LORD 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.

MITKO BALALOVSKI,
Developer Activity Officer
Liverpool Regional Office

Dated: 20th July 2001

SYDNEY WATER

Sewer mains

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

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

CITY OF BLUE MOUNTAINS, AT GLENBROOK. Contract Number 391097F4, Project Number 361375. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving PARK STREET and GREEN STREET.

CITY OF PENRITH, AT GLENMORE PARK. Contract Number 974537S1, Project Number 3002169. Line 1, inclusive and its appurtenant junctions, sidelines and inlets serving KINGSFIELD AVENUE, RIDGETOP DRIVE and GEMALONG 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 connection to these mains.

ROBERT ROACH,
Developer Activity Officer
Blacktown Commercial Centre

Dated: 20th July 2001

WATER MAINS**SYDNEY WATER**

Water 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 plans, it is reasonably practical for water to be supplied.

CITY OF SHELLHARBOUR. AT ALBION PARK (Centenary Estate Stage 37) Contract Number 958746WA, Project Number 1000552 Water mains are now laid and capable of serving identified properties in STUBBS ROAD and ASHBURTON DRIVE.

Subject to the provisions of the Sydney Water 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 connection to these mains.

MARGARET McTAINSH,
Developer Activity Officer

Dated: 20th July 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 Bega Local Aboriginal Land Council, be exempt from the payment of rates under the Local Government Act 1993.

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

SCHEDULE

Local Government Area — Bega Valley Shire Council

Being: Lot 284, DP 257329, Boundary Road, Bega; Lot 81, DP 750194, Wallagoot Lane, Wallagoot; Lot 142, DP 750231, Bollers Road, Tantawangalo; Lot 137, DP 41818, Princes Highway, Yellow Pinch; Lots 138, 144 and 155, DP 750244, Yurammie; Lot 133, DP 821405, Sapphire Coast Drive, Bournda; Lots 276 and 277, DP 823247, Sapphire Coast Drive, Wallagoot; Lot 301, DP 1008689, Bollers Road, Tantawangalo.

BIRTHS, DEATHS AND MARRIAGES REGISTRATION REGULATION 2001

NOTICE is given in accordance with section 5 (2) (a) of the Subordinate Legislation Act 1989, of the intention to make a principal statutory regulation under the Births, Deaths and Marriages Registration Act 1995.

The Regulation prescribes:

- i. fees for services provided by the Registry, primarily undertaking searches and providing certificates of individual events and registering changes of name and parentage information; and
- ii. the particulars to be provided to enable the compulsory registration and/or notification of events (births, deaths, marriages, changes of name and changes of sex) in compliance with the Births, Deaths and Marriages Registration Act 1995.

A copy of the Regulation and the Regulatory Impact Statement can be obtained by contacting Ms Louise Duguid, Attorney General's Department, Goodsell Building, 8-12 Chifley Square, Sydney, NSW 2000, phone (02) 9228-8028 or from the Department's internet site at www.lawlink.nsw.gov.au/lpd. Alternatively, a copy of the Regulation and the Regulatory Impact Statement may be inspected at the Legislation and Policy Division, Level 20, Goodsell Building, 8-12 Chifley Square, Sydney.

Comments and submissions on the draft Regulation and the Regulatory Impact Statement should be directed to the above address and be received by 13 August 2001.

DISTRICT COURT ACT 1973

District Court Of New South Wales Direction

PURSUANT to section 173 of the District Court Act 1973, the following criminal sittings have been cancelled:

Coonamble, 10.00 a.m., 23 July 2001 (2 weeks).

Dated this 13th day of July 2001.

R. O. BLANCH,
Chief Judge.

DISTRICT COURT ACT 1973

District Court Of New South Wales Direction

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

Tamworth, 10.00 a.m., 6 August 2001 (3 weeks) in lieu of 13 August (2 weeks).

Dated this 13th day of July 2001.

R. O. BLANCH,
Chief Judge.

ENERGY SERVICES CORPORATIONS ACT 1995

Notice of the Commencement of the Energy Services Corporations (Dissolution of Energy Distributors) Regulation 2001

NOTICE is hereby given that the Energy Services Corporations (Dissolution of Energy Distributors) Regulation 2001, a regulation for the dissolution of the energy services corporations Great Southern Energy and Advance Energy commenced on 5 July 2001.

MICHAEL EGAN, M.L.C.,
Treasurer

GEOGRAPHICAL NAMES ACT 1966

Notice of Assignment of Geographical Names and Boundaries for Localities in Uralla Shire

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the names and boundaries of the following Localities in Uralla Shire, to be used as the address, as shown on map GNB3812:

Abington, Arding, Bakers Creek, Balala, Boorolong, Briarbrook, Bundarra, Camerons Creek, Dangarsleigh, Dumaresq, Gostwyck, Invergowrie, Kellys Plains, Kentucky South, Kentucky, Kingstown, Mihi, Rocky River, Salisbury Plains, Saumarez Ponds, Saumarez, Torryburn, Uralla, Wollun and Yarrowyck.

SUBSEQUENT to the determination of names and boundaries for Localities in Uralla Shire, the following geographical names are also assigned and designated as follows:

Rural Place: Abington, Arding, Austins Crossing, Bakers Creek, Big Ridge, Bindawalla, Gostwyck, Kentucky South, Lower Wallaby Rocks, Martins Flat, Saumarez Ponds, Strahle Lagoon, Torryburn, Wallaby Rocks, Wollun and Yarrowyck.

Historical Site: Rocky River.

W. WATKINS,
Chairperson.

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

Proposed Name: Redhead Corner.
Designation: Water Feature.
L.G.A.: Singleton Council.
Parish: Liebeg.
County: Durham.
Latitude: 32° 18' 55".
Longitude: 151° 15' 59".
L.P.I. Map: Carrowbrook.
1:100,000 Map: Camberwell 9133.
Reference: GNB:4819.

GEOGRAPHICAL NAMES ACT 1966

Notice of Suburb Boundary Amendments and Suburb Name Amendment in Ryde City

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day amended the boundaries between suburbs Ryde and Putney and amended the suburb name Tennyson to Tennyson Point, within Ryde City, as shown on map GNB3618.

W WATKINS,
Chairperson .

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

Proposed Name: St Clair Broadwater.
Designation: Water Feature.
L.G.A.: Singleton Council.
Parish: Gotha.
County: Durham.
Latitude: 32° 21' 21".
Longitude: 151° 16' 51".
L.P.I. Map: Carrowbrook.
1:100,000 Map: Camberwell 9133.
Reference: GNB:4819.

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to assign the names listed hereunder as geographical names.

Any person objecting to these proposals may within one (1) month of the date of this notice give to the Secretary of the Board, notice in writing of that objection, setting out the grounds of the objection.

Proposed Name: Liebeg Ridge.
Designation: Ridge.
L.G.A.: Singleton Council.
Parish: Shenstone.
County: Durham.
Latitude: 32° 19' 54".
Longitude: 151° 16' 38".
L.P.I. Map: Carrowbrook.
1:100,000 Map: Camberwell 9133.
Reference: GNB:4819.

Proposed Name: Loder Point.
Designation: Point.
L.G.A.: Singleton Council.
Parish: Shenstone.
County: Durham.
Latitude: 32° 19' 20".
Longitude: 151° 16' 56".
L.P.I. Map: Carrowbrook.
1:100,000 Map: Camberwell 9133.
Reference: GNB:4819.

Proposed Name: Bird Point.
Designation: Point.
L.G.A.: Singleton Council.
Parish: Liebeg.
County: Durham.
Latitude: 32° 18' 25".
Longitude: 151° 17' 29".
L.P.I. Map: Carrowbrook.
1:100,000 Map: Camberwell 9133.
Reference: GNB:4819.

Proposed Name: The Foot Crossing.
Designation: Ford.
L.G.A.: Singleton Council.
Parish: Gotha.
County: Durham.
Latitude: 32° 18' 21".
Longitude: 151° 17' 58".
L.P.I. Map: Carrowbrook.
1:100,000 Map: Camberwell 9133.
Reference: GNB:4819.

Proposed Name: Eurella Point.
Designation: Point.
L.G.A.: Singleton Council.
Parish: Liebeg.
County: Durham.
Latitude: 32° 18' 44".
Longitude: 151° 15' 27".
L.P.I. Map: Carrowbrook.
1:100,000 Map: Camberwell 9133.
Reference: GNB:4819.

Proposed Name: Adam Point.
 Designation: Point.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 18' 59".
 Longitude: 151° 17' 42".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Lloyds Point.
 Designation: Point.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 18' 28".
 Longitude: 151° 17' 48".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Kelehear Point.
 Designation: Point.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 20' 11".
 Longitude: 151° 17' 30".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Perkins Point.
 Designation: Point.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 19' 45".
 Longitude: 151° 17' 21".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Walaroo Point.
 Designation: Point.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 20' 56".
 Longitude: 151° 17' 24".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Connell Point.
 Designation: Water Feature.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 21' 47".
 Longitude: 151° 16' 06".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Point Andrews.
 Designation: Point.
 L.G.A.: Singleton Council.
 Parish: Shenstone.
 County: Durham.
 Latitude: 32° 20' 27".
 Longitude: 151° 16' 13".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Gardner Point.
 Designation: Point.
 L.G.A.: Singleton Council.
 Parish: Liebeg.
 County: Durham.
 Latitude: 32° 18' 18".
 Longitude: 151° 18' 01".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Gindigah Point.
 Designation: Point.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 20' 00".
 Longitude: 151° 17' 39".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Richards Point.
 Designation: Point.
 L.G.A.: Singleton Council.
 Parish: Shenstone.
 County: Durham.
 Latitude: 32° 20' 51".
 Longitude: 151° 16' 46".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Camden Cove.
 Designation: Cove.
 L.G.A.: Singleton Council.
 Parish: Liebeg.
 County: Durham.
 Latitude: 32° 19' 09".
 Longitude: 151° 16' 33".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Baybuck Cove.
 Designation: Cove.
 L.G.A.: Singleton Council.
 Parish: Shenstone.
 County: Durham.
 Latitude: 32° 21' 08".
 Longitude: 151° 16' 08".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Connell Inlet.
 Designation: Inlet.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 22' 25".
 Longitude: 151° 16' 39".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Walker Bay.
 Designation: Water Feature.
 L.G.A.: Singleton Council.
 Parish: Liebeg.
 County: Durham.
 Latitude: 32° 19' 08".
 Longitude: 151° 16' 59".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Andrews Cove.
 Designation: Cove.
 L.G.A.: Singleton Council.
 Parish: Shenstone.
 County: Durham.
 Latitude: 32° 21' 11".
 Longitude: 151° 14' 57".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Fenwick Bay.
 Designation: Water Feature.
 L.G.A.: Singleton Council.
 Parish: Shenstone.
 County: Durham.
 Latitude: 32° 19' 42".
 Longitude: 151° 16' 06".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Wilkinson Cove.
 Designation: Cove.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 18' 37".
 Longitude: 151° 17' 53".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Gindigah Bay.
 Designation: Bay.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 20' 12".
 Longitude: 151° 17' 42".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Reedy Cove.
 Designation: Cove.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 20' 00".
 Longitude: 151° 17' 56".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Wood Bay.
 Designation: Inlet.
 L.G.A.: Singleton Council.
 Parish: Shenstone.
 County: Durham.
 Latitude: 32° 20' 20".
 Longitude: 151° 16' 19".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Moore Bay.
 Designation: Bay.
 L.G.A.: Singleton Council.
 Parish: Shenstone.
 County: Durham.
 Latitude: 32° 20' 30".
 Longitude: 151° 16' 42".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Richards Reach.
 Designation: Water Feature.
 L.G.A.: Singleton Council.
 Parish: Liebeg.
 County: Durham.
 Latitude: 32° 18' 05".
 Longitude: 151° 15' 52".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Jeanie Miller Bay.
 Designation: Water Feature.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 20' 53".
 Longitude: 151° 17' 38".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Fal Brook Reach.
 Designation: Water Feature.
 L.G.A.: Singleton Council.
 Parish: Shenstone.
 County: Durham.
 Latitude: 32° 19' 46".
 Longitude: 151° 15' 55".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: St Clair Island.
 Designation: Island.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 21' 33".
 Longitude: 151° 16' 45".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Carrow Brook Reach.
 Designation: Water Feature.
 L.G.A.: Singleton Council.
 Parish: Liebeg.
 County: Durham.
 Latitude: 32° 19' 48".
 Longitude: 151° 17' 00".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Alcorn Island.
 Designation: Island.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 21' 40".
 Longitude: 151° 17' 53".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Lake St Clair Park.
 Designation: Reserve.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 20' 16".
 Longitude: 151° 17' 34".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Thunderbolts Run.
 Designation: Water Feature.
 L.G.A.: Singleton Council.
 Parish: Shenstone.
 County: Durham.
 Latitude: 32° 19' 56".
 Longitude: 151° 16' 49".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Breakneck Ridge.
 Designation: Ridge.
 L.G.A.: Singleton Council.
 Parish: Gotha.
 County: Durham.
 Latitude: 32° 20' 50".
 Longitude: 151° 18' 40".
 L.P.I. Map: Carrowbrook.
 1:100,000 Map: Camberwell 9133.
 Reference: GNB:4819.

Proposed Name: Charlotte Carne Park.
 Designation: Reserve.
 L.G.A.: Blacktown City Council.
 Parish: Rooty Hill.
 County: Cumberland.
 Latitude: 33° 43' 44".
 Longitude: 150° 49' 20".
 L.P.I. Map: Riverstone.
 1:100,000 Map: Penrith 9030.
 Reference: GNB:4822.

Proposed Name: Betty Morrison Reserve.
 Designation: Reserve.
 L.G.A.: Pittwater Council.
 Parish: Narrabeen.
 County: Cumberland.
 Latitude: 33° 39' 58".
 Longitude: 151° 19' 07".
 L.P.I. Map: Mona Vale.
 1:100,000 Map: Sydney 9130.
 Reference: GNB:4816.

Proposed Name: Edna Brown Reserve.
 Designation: Reserve.
 L.G.A.: Shire of Baulkham Hills.
 Parish: Nelson.
 County: Cumberland.
 Latitude: 33° 41' 42".
 Longitude: 151° 01' 22".
 L.P.I. Map: Hornsby.
 1:100,000 Map: Sydney 9130.
 Reference: GNB:4810.

Proposed Name: Aberdour Village Reserve.
 Designation: Reserve.
 L.G.A.: Shire of Baulkham Hills.
 Parish: Castle Hill.
 County: Cumberland.
 Latitude: 33° 40' 57".
 Longitude: 150° 55' 05".
 L.P.I. Map: Riverstone.
 1:100,000 Map: Penrith 9030.
 Reference: GNB:4818.

Proposed Name: Boatbuilders Walk.
 Designation: Reserve.
 L.G.A.: North Sydney Council.
 Parish: Willoughby.
 County: Cumberland.
 Latitude: 33° 50' 44".
 Longitude: 151° 11' 57".
 L.P.I. Map: Parramatta River.
 1:100,000 Map: Sydney 9130.
 Reference: GNB:4811.

Proposed Name: Muswellbrook Volunteer Park.
 Designation: Reserve.
 L.G.A.: Muswellbrook Shire Council.
 Parish: Rowan.
 County: Durham.
 Latitude: 32° 15' 18".
 Longitude: 150° 54' 09".
 L.P.I. Map: Muswellbrook.
 1:100,000 Map: Muswellbrook 9033.
 Reference: GNB:4821.

Proposed Name: Jan Moon Reserve.
 Designation: Reserve.
 L.G.A.: Ballina Shire Council.
 Parish: Ballina.
 County: Rous.
 Latitude: 28° 51' 43".
 Longitude: 153° 34' 51".
 L.P.I. Map: Ballina.
 1:100,000 Map: Ballina 9640.
 Reference: GNB:4812.

Proposed Name: Verdelho Reserve.
 Designation: Reserve.
 L.G.A.: Muswellbrook Shire Council.
 Parish: Rowan.
 County: Durham.
 Latitude: 32° 15' 29".
 Longitude: 150° 54' 05".
 L.P.I. Map: Muswellbrook.
 1:100,000 Map: Muswellbrook 9033.
 Reference: GNB:4821.

Proposed Name: Claire Deane Bush Sanctuary.
 Designation: Reserve.
 L.G.A.: Warringah Council.
 Parish: Manly Cove.
 County: Cumberland.
 Latitude: 33° 45' 47".
 Longitude: 151° 13' 17".
 L.P.I. Map: Parramatta River.
 1:100,000 Map: Sydney 9130.
 Reference: GNB:4815.

Proposed Name: Nar-rang Park.
 Designation: Reserve.
 L.G.A.: Ku-ring-gai Municipal Council.
 Parish: Gordon.
 County: Cumberland.
 Latitude: 33° 08' 36".
 Longitude: 151° 08' 36".
 L.P.I. Map: Parramatta River.
 1:100,000 Map: Sydney 9130.
 Reference: GNB:4823.

Proposed Name: Mary Brookes Park.
 Designation: Reserve.
 L.G.A.: Campbelltown City Council.
 Parish: Menangle.
 County: Cumberland.
 Latitude: 34° 06' 42".
 Longitude: 150° 48' 18".
 L.P.I. Map: Campbelltown.
 1:100,000 Map: Wollongong 9029.
 Reference: GNB:4817.

WARWICK WATKINS,
 Chairperson.

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

INDUSTRIAL AND COMMERCIAL TRAINING ACT 1989

ORDER

I, John Aquilina, Minister for Education and Training, in pursuance of section 21 of the *Industrial and Commercial Training Act 1989*, make the Order set forth hereunder.

JOHN AQUILINA, M.P.,
 Minister for Education and Training

Commencement

1. This Order takes effect from the date of publication in the NSW Government Gazette.

Amendment

2. The Industrial and Commercial Training (Declared Trades and Declared Callings) Order 1989 is amended by:

- (a) by inserting in Schedule 2 in appropriate alphabetical order the following vocation which is designated as a declared calling for the purposes of the *Industrial and Commercial Training Act 1989*:

Public Services

INDUSTRIAL AND COMMERCIAL TRAINING ACT 1989

Notice of Making of a Vocational Training Order

NOTICE is given that the Director-General, Department of Education and Training, in pursuance of section 22 of the *Industrial and Commercial Training Act 1989*, has made the following Vocational Training Order in relation to the declared calling of Public Services.

Citation

The order is cited as the Public Services Order.

Order

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

Training shall be given for a nominal period of 12 months for a Certificate II outcome and 24 months each for a Certificate III or IV outcome or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

The nominal term for a part-time traineeship is determined by the average weekly hours worked in the traineeship (including structured training) and the nominal full-time term for that traineeship.

The table below identifies the allowable hours that may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths
Weekly Hours	Nominal Term Required (Months)						
15	15	30	45	Not Allowable			
16	15	29	44	Not Allowable			
17	14	28	42	Not Allowable			
18	14	27	41	Not Allowable			
19	13	26	39	Not Allowable			
20	13	25	38	Not Allowable			
21	12	24	36	48	Not Allowable		
22	12	23	35	46	Not Allowable		
23	11	22	33	44	55	Not Allowable	
24	11	21	32	42	53	Not Allowable	
25	10	20	30	40	50	60	Not Allowable
26	10	19	29	38	48	57	Not Allowable
27	9	18	27	36	45	54	72
28	9	17	26	34	43	51	68
29	8	16	24	32	40	48	64
30	8	15	23	30	38	45	60
31	Not Allowable		22	28	35	42	56
32	Not Allowable		20	26	33	39	52

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the National Public Services Training Package PSP99

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

Certificate II in Government PSP 2 01 99
 Certificate III in Government PSP 3 02 99
 Certificate IV in Government PSP 4 01 99

AVAILABILITY TO PURCHASE/INSPECT

A copy of the Vocational Training Order may be obtained from any Industry Training Centre of the Department of Education and Training.

LOCAL GOVERNMENT ACT 1993

PROCLAMATION

MARIE BASHIR, Governor

I, Professor Marie BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of Part 1 of Chapter 9 of the Local Government Act 1993, do, by this my Proclamation amend the Proclamation published on and from page 1281 of *Government Gazette* No. 25 of 18 February 2000, by making the amendment in the Schedule to this Proclamation.

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

By Her Excellency's Command,

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

GODSAVETHEQUEEN!

SCHEDULE

Paragraph 1 of the Schedule to the Proclamation is amended by inserting "by 2002 means no later than 31 December 2002" after "amalgamation date means 21 February 2000".

LOCAL GOVERNMENT ACT 1993

PROCLAMATION

(L.S.) MBASHIR, Governor

I, Professor Marie BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 218B of the Local Government Act 1993, do hereby alter the boundaries of the Area of Mulwaree as described by Proclamation in *Government Gazette* No. 37 of 17 March 2000 and the City of Goulburn as described by Proclamation in *Government Gazette* No. 197 of 26 September 1952, continued as an city and taken to be constituted under the Local Government Act 1993 by Clause 21 of Schedule 7 to that Act, by taking the part of the Area of Mulwaree described in Schedule "A" hereto and adding it to the City of Goulburn so that the boundaries of the Area of Mulwaree and the City of Goulburn shall be as respectively described in Schedules "B" and "C" hereto. (FF01/0022).

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

By Her Excellency's Command,

HARRY WOODS,
Minister for Local Government

GODSAVETHEQUEEN!

SCHEDULE A

Land Proposed to be Transferred from Mulwaree Area

Area about 90 hectares. Being Lots 71, 72, 76, 79, 80 and 81, DP 1006688 and Lots 3 and 4, DP 42250.

SCHEDULE B

Mulwaree Area (as altered)

Area about 5209.07 square kilometres: Commencing at the junction of the generally eastern boundary of the Parish of Gurrunda, County of Argyle with Wollondilly River: and bounded thence by that boundary and the generally eastern boundaries of the parishes of Mutmutbilly and Millbang generally southerly to the southern boundary of Portion 165 of the lastmentioned parish; by that boundary and the southern boundaries of Portion 101 and 99 and its prolongation westerly to the eastern boundary of Portion 97; by part of that boundary and its prolongation southerly to the northern boundary of Lot 1, DP 7000318; by part of that boundary easterly and the eastern boundaries of that lot and Lot 2 southerly, a line south-westerly, the eastern boundaries of Portion 174, 173 and 165 southerly and part of the generally northern and the eastern (and its prolongation) boundaries of Lot 20, DP 777962 southerly, easterly and again southerly to the Federal Highway; by that highway south-westerly to northern prolongation of the western boundary of Lot 12, DP 264152; by that prolongation and boundary southerly and part of the southern boundary of the last mentioned lot easterly to the northern prolongation of the eastern boundary of Portion 31, Parish of Collector; by that prolongation and part of that boundary southerly to the generally western boundary of the parish of Currawang; by part of that boundary generally southerly to the southern boundary of Portion 15; by that boundary easterly and the southern prolongation of the eastern boundary of that portion southerly to the southern boundary of Portion 13, Parish of Lake George, County of Murray; by a line south-easterly to the right bank of Butmaroo Creek at the southwestern corner of Portion 17, Parish of Currandooly; by the generally northern boundary of that parish generally easterly to Main Road No. 268; by that road northeasterly, the road forming the northern boundary of Portion 212, Parish of Merigan, the northern and an eastern boundary of Portion 213, a northern and a western boundary of Portion 282 easterly, southerly, again easterly and northerly to the southernmost generally southern boundary of Lot 1, DP 564552; by part of that boundary and part of the westernmost eastern boundary of Portion 294 and its prolongation generally easterly and northerly to the road forming the northernmost boundary of the lastmentioned portion; by that road easterly to the western boundary of the Goulburn to Bombala Railway Lands; by part of that boundary northerly to the western prolongation of the northern boundary of Portion 130; by that prolongation and boundary easterly to the road from Bungendore to Bungonia; by that road northeasterly of the range forming the eastern watershed of Merigan Creek; by that range generally northerly and a ridge within Portion 142 and its continuation generally southeasterly to Boro Creek; by that creek downwards to the eastern boundary of Portion 67; by part of the generally northeastern boundary of the Parish of Merigan generally southeasterly to Boro Creek of the western boundary of Portion 84, parish of Mulwaree, County of Argyle; again by Boro Creek and Shoalhaven River downwards and Kangaroo River and Bundanoon Creek upwards to a point approximately 150 metres north-west of the confluence of the last mentioned creek and Tallowa Gully; by a line westerly to the line of cliffs forming the north-western escarpment of Tallowa Gully by that escarpment generally south-westerly to Bull Point Gully; by that gully downwards and Tallowa Gully, aforesaid,

upwards to the generally western boundary of the Parish of Caoura, County of Camden; by part of that boundary generally northerly to the northern boundary of Portion 44, Parish of Bumballa; by that boundary westerly, part of the eastern and part of the northern boundaries of Portion 18 northerly and westerly part of the eastern and part of the northern boundaries of Portion 16 northerly and westerly and the eastern boundary of Portion 14 and its prolongation northerly to the generally southern boundary of the Parish of Wingello; by part of that boundary generally westerly to the generally northern boundary of Lot 2, DP 71717; by part of that boundary generally westerly, part of the generally western boundary of Portion 190 generally northerly, the southern and westernmost western boundaries of Portions 168 westerly and northerly and the northern boundaries of Portions 175 and 111 (and its prolongation) westerly to the eastern boundary of Portion 103; by part of that boundary and its prolongation generally northerly to the generally western boundary of the Parish of Wingello; by part of that boundary generally northerly to Paddys River; by that river and Wollondilly River, aforesaid, downwards and Guineacor; Mares Forest and Wombeyan Creeks upwards to the generally southern boundary of the Parish of St Columba, County of Westmoreland; by part of that boundary easterly and part of the generally eastern boundary of that parish generally northerly to the western prolongation of the northern boundary of Portion 60, Parish of Guineacor; by that prolongation easterly to the generally northern boundary of the parish; by part of that boundary generally easterly to Murruin Creek; by that creek, Shivering Creek and an eastern branch of Shivering Creek upward to the source of the last mentioned creek at Mount Shivering; by a ridge from that mount north-easterly and Murruin Range generally north-westerly to the eastern corner of Portion 2, Parish of Banshea; by the south-eastern boundaries of that portion and Portion 1 southerly to the generally south-western boundary of that parish; by part of that boundary and part of the generally south-western boundary of the Parish of Abercorn generally north-westerly to the western corner of Portion 8; by a line southerly to the source of a northern branch of Abercrombie River; by that branch and Abercrombie River downwards to the northern prolongation of the northernmost eastern boundary of Portion 13, Parish of Leighwood, County of Georgiana; by that prolongation and boundary southerly and part of the generally north-eastern boundary of that portion south-easterly for a distance of approximately 75 metres; by lines bearing such 460 metres, east 280 metres, south 320 metres, west 380 metres, south 440 metres, east 100 metres, south 90 metres, west 440 metres and south 200 metres to Burra Burra Creek; by that creek and Yalbraith Creek upwards to the generally eastern boundary of the Parish of Hillas; by part of that boundary southerly and the northernmost northern boundary of the Parish of Wowagin and its prolongation westerly to the generally north-eastern verge of Burra Burra Lake (lands subject to inundation); by that verge generally south-easterly to the western prolongation of the northern boundary of Portion 201, Parish of Guineacor, County of Argyle; by that prolongation easterly to the generally western side of Regional Road No. 256; by that side of that road generally southerly and generally south-easterly to the generally northern boundary of Lot 1, DP 134284; by that boundary generally westerly, the eastern boundary of Portion 204; by that boundary southerly to the generally eastern boundary of Parish of Wowagin, County of Georgiana; by part of that boundary generally southerly, a

northern, an eastern and a southern boundary of the Parish of Tyrl Tyrl easterly, southerly and generally westerly to a point north of the most eastern corner of Lot 4, DP 335063; by a line southerly to that point; by part of the generally south-eastern boundary of that DP generally south-westerly to again part of a generally southern boundary of the parish of Tyrl Tyrl; part of that boundary generally westerly, and part of the generally eastern boundary of the Parish of Upper Tarlo, County of Argyle generally southerly to the south-eastern corner of Portion 225; by the southern prolongation of the eastern boundary of that portion and the eastern prolongation of the northern boundary of Portion 232 southerly and westerly to the generally eastern boundary of the Parish of Upper Tarlo; again by part of that boundary generally southerly to the southern corner of Portion 321; by the southern prolongation of the eastern boundary of that portion southerly approximately 2060 metres; by lines bearing west 80 metres and south 260 metres to the generally eastern boundary of the Parish of Upper Talo; again by part of that boundary generally southerly and the generally southern boundary of that parish generally westerly to Wollondilly River; by that river downwards to the generally southern boundary of the Parish of Pagar; by that boundary generally westerly and part of the generally eastern, the generally southern and part of the generally western boundaries of the Parish of Grabben Gullen, County of King generally southerly, generally westerly and generally northerly to Grabben Gullen Creek; by that creek downwards to the generally northern boundary of the Parish of Biala; by part of that boundary generally south-westerly to Grabben Gullen Creek at the northernmost north-western corner of Portion 294, again by that creek downwards and Lachlan River, aforesaid, downwards to the point of commencement and part of the generally eastern boundary of the Parish of Upper Tarlo, County of Argyle generally southerly to the south-eastern corner of Portion 225; by the southern prolongation of the eastern boundary of that portion and the eastern prolongation of the northern boundary of Portion 232 southerly and westerly to the generally eastern boundary of the Parish of Upper Tarlo; again by part of that boundary generally southerly to the southern corner of Portion 321; by the southern prolongation of the eastern boundary of that portion southerly approximately 2060 metres; by lines bearing west 80 metres and south 260 metres to the generally eastern boundary of the Parish of Upper Tarlo; again by part of that boundary generally southerly and the generally southern boundary of that parish generally westerly to Wollondilly River, aforesaid; by that river downwards to the generally southern boundary of the Parish of Pagar; by that boundary generally westerly and part of the generally western boundary of the Parish of Pomeroy generally southerly to the northern boundary of Lot 1, DP 115661; by part of that boundary and its prolongation easterly to the eastern side of Bannister Lane; by that side of that lane generally southerly to the generally western boundary of the Parish of Pomeroy at the south-western corner of Lot 2, DP 973731; again by part of that boundary generally southerly to the southern boundary of Portion 151; by that boundary and its prolongation easterly to Heffernans Creek and by that creek and Wollondilly River, aforesaid, downwards to the point of commencement, but exclusive of the City of Goulburn.

SCHEDULE C

City of Goulburn (as altered)

Area about 54.74 square kilometres: Commencing on the right bank of the Wollondilly River at the north-western corner of portion 3, parish of Goulburn, county of Argyle; and bounded thence by a line along the western boundary of portions 51 rem., 358, 363, 364, 334, 335, 336 and 337 southerly to the south-eastern corner of the lastmentioned portion; by a line south-easterly to its intersection with the easterly prolongation of the southern side of the road catalogued R. 10,184 – 1,603 at the Department of Lands, Sydney; by a line along the southern side of that road westerly to the easternmost boundary of portion 354; by a line along that boundary of that portion, crossing the Hume Highway and the Main Southern Railway line, southerly to the southern boundary of the land comprised in Real Property Application 21,944; by a line along the southern boundary of that land, crossing the railway line from Goulburn to Queanbeyan, easterly to the Run of Waters Creek; by that creek downwards to the left bank of Mulwaree Ponds; by that bank generally north-easterly to the southernmost south-eastern corner of portion 17, parish of Goulburn; by a line east to the right bank of Mulwaree Ponds; by that bank of Mulwaree Ponds generally north-easterly to the south-western corner of portion 250, parish of Towrang; by the southernmost boundary, an eastern boundary and a southern boundary of the said portion 250 easterly, northerly and again easterly to the south-western corner of portion 243; by a line along the southern boundary of that portion easterly to the north-western corner of portion 1; by the western and southern boundaries of portion 1 and a line along the southern boundary of portions 2, 3 and 4, southerly and easterly to the south-eastern corner of the last-mentioned portion; by a line along the eastern boundary of the said portion 4 and the western boundary of portions 97, 96, 66 and 65 northerly to the north-western corner of the last-mentioned portion; by a line along the northern boundary of portions 65 and 64 easterly to the western boundary of portion 63; by part of the western boundary of that portion and part of the southern boundary of portion 288, northerly and easterly to the south-eastern corner of the lastmentioned portion; by a line along the eastern boundary of portion 288 and the western boundary of portion 57 northerly to the left bank of the Wollondilly River; by that bank of that river generally north-westerly to the easternmost corner of lot 33, deposited plan 479; by a line along the north-eastern boundary of the said lot 33 north-westerly to the middle of the main road from Goulburn to Taralga; by a line along the middle of that road generally north-easterly to a point east of the north-eastern corner of lot 4, deposited plan 1,997; by a line along the northern boundary of that lot westerly to the north-western corner of the said lot 4; by the western boundary of lots 1 to 4 inclusive and the southern boundary of lot 7, southerly and westerly to the eastern boundary of lot 9; by a line along the eastern boundary of lot 9, deposited plan 1,997 and lot 30, deposited plan 479, southerly to the north-eastern corner of lot 24; by a line along the northern boundary of that lot westerly to the middle of the road from Upper Tarlo to Goulburn, catalogued R.586 – 1,603 at the Department of Lands, Sydney; by a line along the middle of that road south-easterly to a point east of the north-eastern corner of lot 27 of the said deposited plan 479; by a line along the northern boundary of lots 27 and 28 westerly, the north-western boundary of Lot 28 south-westerly, the northern boundaries

of Lots 72 and 81, DP 1006688 and their prolongation westerly to Crookwell Road; by that road generally southerly and Chinamans Lane generally north-westerly to the northern prolongation of the eastern boundary of Lot 1, DP 772; by that prolongation and boundary southerly to the left bank of the Wollondilly River; by that bank of that river westerly to a point north of the north-western corner of portion 3, parish of Goulburn; and by a line south to the point of commencement.

LOCAL GOVERNMENT ACT 1993

Cancellation of Registration of a Political Party

IT is hereby notified that pursuant to section 320 of the Local Government Act 1993 and Part 4A of the Parliamentary Electorates and Elections Act 1912, that the registration of the Our Community – Our Council party is cancelled.

Dated: 12 July 2001.

J. WASSON,
Electoral Commissioner.

State Electoral Office,
Level 20, 207 Kent Street, Sydney 2000.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

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

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

MARIE BASHIR,
Governor

By Her Excellency's Command,

BOB DEBUS,
Minister for the Environment

GOD SAVE THE QUEEN!

*Land District – Bega; LGA – Bega Valley
County – Auckland; Parish – Bega*

7.74 hectares, being Lot 191 in Deposited Plan 750190 (Portion 191); NPWS/F/3530.

**PARLIAMENTARY ELECTORATES AND
ELECTIONS ACT 1912**

Cancellation of Registration of Parties

ERRATUM

THE following is in lieu of the notice published on page 5447 of the *Government Gazette* of 13 July 2001.

IT is hereby notified that pursuant to section 66N (6) of the Parliamentary Electorates and Elections Act 1912, that the registration of the No Privatisation People's Party under Part 4A of the Act has been cancelled.

Dated: 13 July 2001.

J. WASSON,
Electoral Commissioner.

State Electoral Office,
Level 20, 207 Kent Street, Sydney 2000.

**PASSENGER TRANSPORT (TAXI-CAB
SERVICES) REGULATION 1995**

Order Pursuant to Clause 7B (5)

Security Camera Systems for Taxis

THIS specification establishes the minimum requirements for a security camera system to be fitted in a taxi for the purpose of recording images of persons in or about a taxi.

1. The system shall have a minimum of two cameras, one providing a view of the taxi driver and passengers the inside the vehicle ("internal camera"), and one providing a view of any person standing at the driver's door / window ("external camera").
2. The system shall be powered whenever the vehicle is being hired or available for hire, whether occupied by a passenger or not.
3. The internal camera shall be readily visible to passengers in the vehicle as a deterrent. The external camera may be concealed or otherwise not be identifiable to passengers. Both cameras shall be mounted in such a manner so as to readily prevent mis-alignment of the field of view, except in the case of a vehicle accident or other severe impact.
4. The installation of the camera system shall not affect the compliance of the taxi with all relevant requirements of the Road Transport (Vehicle Registration) Regulation 1998 and the Australian Design Rules.
5. The internal camera housing(s) shall not have any sharp edges and shall be positioned such that passengers or drivers of any height cannot come into contact with the housings during normal operations.
6. The cameras and all system components shall be installed in a manner which does not interfere with the driver's vision or view of mirrors or otherwise normal operation of the vehicle.
7. The system shall not interfere with any other systems on board the taxi, and shall itself not be affected by any sources of interference likely to be encountered in the taxi.
8. The driver shall have a visual indicator showing when the system is operational and when there is a malfunction, which should not be readily identifiable as part of the camera system by any passengers. This indicator shall incorporate the following minimum features:
 - Normal display state – Green image capture LED not illuminated
 - Valid image capture – Green LED flash (not less than 250ms)
 - Memory full (post alarm) – Oscillating Red / Green LED flashes (not less than 250ms) until memory reset
 - System fault – Oscillating Red LED flashing until fault cleared
9. Where a system is fitted with an indicator to show that it is on, this indicator shall be separate to those described in requirement 8, and/or of a different colour to avoid any possible confusion on the part of drivers using the system.
10. The system shall be designed and installed such that the system may be easily tested by an authorised officer of the Department of Transport to ensure that all features are operating and that images are being recorded as prescribed.
11. All system components shall be resistant to vandalism and/or degradation of the recorded image by intentional or accidental damage to the recording unit.
12. The system shall provide reliable and full functionality in all operational and environmental conditions encountered in the normal operation of taxis.
13. All system components shall be easily interchangeable in the event of failure or damage.
14. The system shall be capable of recording a minimum of 300 images during normal operation, i.e. without activation of an alarm condition.
15. As a minimum requirement, a number of images from both cameras shall be stored when the taxi starts and ends a journey, and images from the internal camera shall be stored during a journey.
16. A minimum of five images shall be taken at one second intervals from each camera when a door, including the driver's door, is opened or closed.
17. A minimum of three images shall be taken at one second intervals from each camera when the brake pedal is depressed. To conserve memory, multiple activations of the brake pedal within a thirty (30) second period may be treated as a single activation. Alternatively, where system memory allocation may cause this function to impinge on the availability of images recorded from other triggers, a minimum of five (5) images shall be taken from each camera at one (1) second intervals when the taxi meter is activated or stopped, and from the internal camera at a rate of not less than one (1) image every thirty (30) seconds during the first ten (10) minutes of the journey.

18. The system shall be interfaced to the driver's duress alarm such that images are recorded by the system if the driver activates the alarm. Upon activation of the alarm, the images from the most recent trip are to be retained in such a manner as to prevent overwriting of those images by any manual or automatic triggers which may follow the activation of the security device. The balance of memory is to be filled with images at a rate of not less than one (1) image per second from each camera, or where the total memory of the system exceeds the minimum requirement of three hundred (300) images, a minimum of two hundred and fifty (250) images shall be recorded in the prescribed manner following activation of the security device.
19. It shall be possible to change timing and parameters without changing components.
20. The driver shall be able to initiate the recording of images separate to the automatic triggers and activation of the security device. The system shall incorporate a feature which allows the images manually captured to be stored separately or otherwise be recoverable without having to activate the security device.
21. All occupants of the vehicle are to be clearly seen in the captured images taken from the internal camera.
22. The resolution and clarity of the recorded image from the internal camera shall be maintained under a range of lighting conditions from darkness (no light in the visible spectrum) through to bright sunlight.
23. The camera lenses shall have an auto iris or electronic iris facility such that image clarity is not adversely affected by light fluctuations.
24. The system shall have battery backup separate from the vehicle battery or use other memory technology which ensures full image retention for a minimum of seven days after the normal power source is removed.
25. Images from the recorder shall be capable of being recovered following submersion in water to a depth of six metres.
26. The recorder shall be constructed and/or installed in such a manner so that following a vehicle fire, all stored images shall be readily recoverable.
27. The recorder shall be impact resistant, sufficient to withstand a typical car accident.
28. All stored images shall be secured in a way to prevent unauthorised access.
29. It shall be possible to determine if the image has been manipulated in any way. This may be done by using signature encryption.
30. Image storage media shall only be able to be removed from the taxi by authorised persons, however, such authorised removal and exchange shall be easily facilitated by the system.
31. Images recovered from the system shall be able to be printed on a standard laser printer using proprietary software, and copies of images shall be able to be saved or exported in industry standard formats.
32. There shall be no requirement to change storage medium during a taxi-cab hiring.
33. All recorded images shall be time, date and taxi specific, with details shown on the image and/or encrypted within the image file. It shall be possible to determine from a recorded image file the time and date at which the image was taken and the registration number of the taxi in which it was taken.
34. The recording system shall be configured such that the recording medium will automatically commence rerecording once the medium has reached its recording capacity. The oldest images shall be overwritten first.
35. The camera shall use an image sensor with a minimum resolution of 330 TVL (H).
36. The resolution of the recorded images in playback shall be at least equivalent to 240 TVL (H).
37. The camera lenses shall be capable of maintaining images in focus at any distance from the lens between 500 mm and 10 m.
38. The system shall be fully operational with an input voltage of between 10 and 15 volts DC, and be protected against reverse voltage, short circuits and high voltage transients likely to be encountered in the vehicle's electrical system.
39. The operation of the system shall not be adversely affected by lower voltages likely to be encountered when the engine of the vehicle is started.
40. The system should be capable of transmitting images when the security device is activated to a remote network base where the taxi network has the capacity to receive the images.
41. In areas where taxis are fitted with Vehicle Tracking Devices, the camera system shall record the vehicle's latitude and longitude information onto the recorded image. This information may be obtained from the vehicle's Vehicle Tracking Device or other device fitted as part of the camera system.
42. The system shall be supported by a twenty-four hour download facility to recover images from taxis fitted with an approved camera system. This support shall also include a mobile facility with the ability to respond to serious incidents where police require the recovery of images from a taxi with an approved camera system.

Signed on 4 Jul 2001.

MICHAEL DEEGAN,
Director General,
Department of Transport.

PESTICIDES ACT 1999

Notice under Section 48 (4)

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

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

SCHEDULE

Pilot (Pesticide Rating) Licence

<i>Name and address of Licensee</i>	<i>Date of Granting of Licence</i>
Garth Armstrong ENGLAND, "WILGABAR", Grenfell, NSW 2810.	12 July 2001.
Leslie William BROWN, 34 Sterling Street, Dubbo, NSW 2830.	13 July 2001.
Steven Esmond SHADFORTH, 89 Tanawha Road, Tanawha, QLD 4556.	16 July 2001.

PRACTICE NOTE No. 120

COMMON LAW DIVISION

Differential Case Management List

Commencement of this Practice Note

1. This Practice Note replaces Practice Note 81, Practice Note 87 and Practice Note 88 and will apply from 1 September 2001.

Proceedings covered by Differential Case Management ("DCM")

2. From 1 September 2001, DCM applies to the following proceedings in the Common Law Division:
 - (a) proceedings on foot at that date which were subject to DCM pursuant to Practice Note 81, Practice Note 87 or Practice Note 88;
 - (b) other proceedings commenced, on or after that date, by statement of claim;
 - (c) proceedings transferred, on or after that date, from another court or from another division of the Supreme Court;
 - (d) any other proceedings the court directs it applies to; but, subject to paragraph (d) of this clause, does not apply to:
 - (a) proceedings for defamation;
 - (b) proceedings that include a claim for medical or legal professional negligence;
 - (c) proceedings that include a claim for possession;
 - (d) proceedings that are commenced in the Administrative Law List.
3. The court may, at any time after the commencement of proceedings:
 - (a) on the application of a party to proceedings, direct that DCM apply to those proceedings; or
 - (b) of its own motion, direct that DCM apply to a particular proceeding or to all proceedings in a category specified in such direction.

Removal from the List

4. (1) Upon proceedings being removed from the List, this Practice Note shall, subject to sub-para (2), not apply to the proceedings from the making of the order.
 - (2) The Court may direct that this Practice Note shall

continue to apply to the proceedings to the extent stated in the direction.

- (3) The making of an order removing proceedings from the List shall not affect any orders made or directions given prior to such removal.

The DCM Document

5. (1) In relation to any party, the DCM document refers to the document which, by virtue of this Practice Note, may be required to be filed by that party. The form and content of the DCM document are explained in Appendix A.
 - (2) A plaintiff must file the DCM document at the same time as filing the originating process unless the proceedings are only for a liquidated demand or only for a liquidated demand and interest under Section 94 of the Supreme Court Act ("default proceedings").
 - (3) Where a defence or cross claim is filed in default proceedings the plaintiff must file the DCM document within one month after being served with an appointment for Status Conference and a defence and/or cross claim.
 - (4) Each other party must file the DCM document not later than one month before the date of the Status Conference.

Status Conferences

6. (1) Proceedings in the List will be managed by way of status conferences, the first of which will be appointed for approximately 3 months after proceedings are entered in the List.
 - (2) The date of the first status conference will be given by the registry in a notice issued at the time of filing the statement of claim to be served by the filing party.
 - (3) Upon a defence or a cross claim being filed in default proceedings, the registry will give notice to all parties with an address for service in the proceedings of the date of the first status conference.
 - (4) Where proceedings are transferred to the Common Law Division from another division of the court or from another court, the court appoints a date for the status conference upon receipt of the transferred file. Parties with an address for service will be advised of the date by the registry.
 - (5) At a status conference, proceedings may be listed at a specified future date for a further conference.
 - (6) Status conferences for cases commenced at registries other than Sydney, or to be heard at a venue other than Sydney, may be conducted by telephone, for one or more of the parties. Parties wishing to avail themselves of this facility must advise the Sydney Registry in writing at least 7 days prior to the date scheduled for the conference. This written advice is to be marked to the attention of "The Status Conference Clerk" and must indicate the telephone number that the party or the relevant legal representative wants to be called at for the conference. This advice can be forwarded by facsimile transmission to (02) 9230 8234 or by email to supreme_court@agd.nsw.gov.au. Conferences involving parties to be contacted by telephone may

have to be re-scheduled to a different time. The Sydney registry will contact those parties seeking a telephone conference, and the other parties if the conference has to be re-scheduled, to confirm the date and time of the conference. Parties seeking a telephone conference must ensure that the telephone number nominated is available from 10 minutes before the confirmed time of the conference. Telephone conferencing may not be available if the case involves multiple defendants that are separately represented and it is thought impractical to use the facility.

Action prior to first status conference

7. The originating process and pleadings should be as brief and precise as the nature of the case allows.
8. It is expected that the parties' legal representatives will have discussed the case before the initial status conference and will have:
 - (a) narrowed issues;
 - (b) agreed on suitable interlocutory orders, directions or arrangements;
 - (c) prepared a draft timetable for the future management of the proceedings;
 - (d) prepared draft short minutes of any orders or directions to be sought at the status conference; and
 - (e) discussed the possibility of settling the dispute by Alternative Dispute Resolution (ADR).

Representation

9. Each party not appearing in person must be represented at the status conference by a barrister or a solicitor familiar with the subject matter of the proceedings and with instructions sufficient to enable all appropriate orders and directions to be made.

Action at status conference

10. A Registrar conducts a status conference.
11. All parties attend a status conference to conduct an in-depth review of the case. The orders and directions made at a status conference are designed to resolve the case as quickly as possible. The tasks at a status conference include, but are not limited to:
 - (a) considering whether the proceedings would more appropriately be heard in the District Court and making a consent order accordingly;
 - (b) defining the matters in issue, including liability. If no defence (or defence to cross-claim) has been filed the Registrar may direct that there be judgment as to liability on that claim;
 - (c) considering whether there should be a separate trial of the liability issue held before trial of issues as to quantum;
 - (d) directing that a party or all parties serve or file and serve witness statements. - the purpose of such directions being to facilitate clarification of issues and realistic negotiations for settlement;
 - (e) considering whether Alternative Dispute Resolution is suitable;
 - (f) establishing whether any party requires a trial by jury;

- (g) making consent orders for the completion at the earliest possible time of interlocutory steps such as discovery, interrogatories, views, medical examinations etc;
- (h) giving directions to ensure that the proceedings will be adequately prepared for the Final Conference within the time which the court fixes;
- (i) giving directions as to the date by which each party should provide a schedule stipulating the components of damage that party would allow if liability was not in issue;
- (j) allocating a Final Conference on a day after the time for compliance of the last direction made.

12. The purpose of the status conference is to ensure the just, quick and cheap disposition of proceedings in accordance with the overriding purpose set out in Part 1 Rule 3 of the Supreme Court Rules. Each party is obliged to notify the Court and the other parties if they are aware of any substantial default which cannot be cured by paragraph 14 (1) (a).

Alternative Dispute Resolution

13. (1) At any status conference, the Court may consider whether the proceedings are suitable for ADR.
- (2) ADR includes:
 - (a) mediation in accordance with the provision of Part 7B of the Supreme Court Act and Part 72C of the Supreme Court Rules or otherwise;
 - (b) neutral evaluation in accordance with Part 7B of the Act and Part 72C of the Supreme Court Rules or otherwise;
 - (c) arbitration pursuant to the provisions of s.76B of the Supreme Court Act and Part 72B of the Supreme Court Rules.
- (3) If the matter appears to the Court to be appropriate for resolution by mediation, neutral evaluation or arbitration, the Court will refer the proceedings for mediation, neutral evaluation or arbitration.
- (4) The Court may give directions requiring statements from parties including a timetable to enable parties to be prepared for mediation or neutral evaluation.
- (5) Where proceedings involve a claim for damages in respect of personal injuries or in respect of the death of any person, the court will, at the status conference, refer the proceedings for arbitration by a single arbitrator, unless it appears to the court that there is good reason why the matter should not be the subject of arbitration.
- (6) Where the court refers proceedings for arbitration, the court may give directions for the conduct of the arbitration.

Variation of directions and timetable

14. (1) Case management directions given at a Status Conference and times set for compliance with any direction, may be varied:
 - (a) by consent of all parties, so long as such variation does not extend the time for compliance with any direction beyond the day specified by the Court for compliance with the last direction made;

(b) by the court.

- (2) Where a party seeks a variation of the directions and timetable which is not consented to by all other parties or, where a party is in default in timely compliance with any direction, any party may apply to re-open the Status Conference.

Final Conference

15. A Final Conference is allocated on a day after the compliance date for the last direction made at the Status Conference. All parties are required to attend the Final Conference to see if the case can be disposed of or to set the case down for trial.
16. At a Final Conference, the Court again explores prospects of settlement or of disposal by proceedings by ADR and of referral for that purpose. The Final Conference is an appropriate time to make offers of compromise or revised offers of compromise under Part 22 of the Rules.
17. The Court may direct all parties to complete and sign a clear, concise, joint statement of the specific matters of fact and of law that are really in dispute and nominating the evidence specifically relevant to those matters, and if appropriate an up to date schedule stipulating the components of damage referred to in paragraph 11(i). Each party is expected to bring to the Final Conference a draft of a suitable joint statement of the matters in dispute.
18. If it appears at a Final Conference that proceedings are not capable of being settled, the Court:
- considers the state of preparation;
 - confirms compliance with directions;
 - may set short time limits for compliance, prior to call-up, with any directions not yet complied with and make orders in respect of non compliance;
 - gives directions for final preparation, including steps to shorten the trial.
 - gives directions concerning experts evidence, including directing conferences and preparation of statements of agreed and disputed issues;
 - will require a realistic estimate of the time required for the hearing.

Personal attendance

19. (1) Parties should attend a Final Conference in person.
- (2) If:
- the plaintiff or any other party does not attend a Final Conference—the Court makes such order as is appropriate, which may include, in addition to costs orders, orders striking out any pleading of any party in default, and orders for judgment accordingly;
 - a party is a company—this paragraph should be understood as requiring the attendance of an officer of the company with authority to give instructions in respect of the matter.
 - a party is insured or indemnified—this paragraph should be understood as requiring that an officer of the insurer or indemnifying agency, being a person with authority to give

instructions to settle the matter, is available in person or accessible by telephone.

Listing for hearing

20. When ready for trial, proceedings will either be listed for hearing, or stood-over to a call-up for a hearing date to be allocated.

Dated: 3 July 2001.

Chief Justice.

This Practice Note is available on the Supreme Court's website: www.lawlink.nsw.gov.au/sc

APPENDIX A

Each party files the DCM document in order to provide the Court with information which will ensure that the Status Conference is efficient and effective.

A DCM document is not a pleading. It may be amended at any time without leave, but any amendment may be taken into consideration upon the question of costs.

A statement in a DCM document about the expected need for discovery or interrogatories does not preclude a later application in accordance with the rules for such interlocutory steps.

A party is not required to make enquiries in an attempt to identify any person from whom any other party may be entitled to contribution or indemnity or any insurer by whom any other party may be insured in respect of the claim against it but is required to disclose such information of that sort as is in fact known to that party.

In addition to the matters specifically required by this Practice Note to be included in the DCM document, any party may include in that document, for the information of the Court and the other parties, any further information which that party wishes to be taken into account for any purpose at the Status Conference.

If a report or other document which is annexed to a party's DCM document has already been served on another party, a further copy of that report or document need not be annexed to the copy of the DCM document which is to be served on that party. That copy of the DCM document must however include a schedule listing the reports and documents which have been served and the date of service.

1. Plaintiff's DCM document

1.1 The plaintiff's DCM document is to contain:

- 1.1.1 a statement by the plaintiff's solicitor (or by the plaintiff, if in person) that he/she is aware of the need to serve the DCM document on each other party;
- 1.1.2 a list of contents including a list of any annexures;
- 1.1.3 a concise narrative of the facts the plaintiff intends to prove on the issue of liability, so drafted as to expose the specific matters of fact upon which liability is likely to depend;
- 1.1.4 a description (name, place of residence, place of business and occupation) of any person from whom the plaintiff believes, upon his or

- her then state of knowledge, that the defendant may be entitled to contribution or indemnity if the plaintiff obtains judgment against the defendant; the plaintiff must include this information even if he or she currently does not intend to join this person as an additional defendant;
- 1.1.5 the identity of any insurer by whom the plaintiff knows or believes that the defendant is or may be entitled to indemnity in respect of his or her alleged liability to the plaintiff;
- 1.1.6 where the plaintiff's claim arises out of an event that has been the subject of previous proceedings, such as a prosecution, a coronial inquest or an inquiry - a statement giving:
- (a) the title of the proceedings;
 - (b) the date and place of the proceedings;
 - (c) the name of the judicial officer or other person who conducted the proceedings;
- 1.1.7 where the plaintiff's claim is for damages for personal injuries:
- (a) a statement about any other proceedings the plaintiff has brought in any court for damages for personal injuries which may be relevant to the assessment of damages in the proceedings in which the DCM document is filed. The statement must mention the other proceedings even if they are not related to the event out of which the present proceedings arise, and must include:
 - the parties to the other proceedings;
 - the court in which the other proceedings are on foot or were determined; and
 - the file number of the other proceedings;
 - (b) full particulars of any accident or injury the plaintiff has suffered which is not the subject of a claim in the proceedings in which the DCM document is to be filed and which may be relevant to the assessment of damages;
- 1.1.8 where the plaintiff is represented by a solicitor, a statement by the solicitor setting out the solicitor's opinion about:
- (a) whether it is likely that discovery of documents will be needed;
 - (b) whether it is likely that interrogatories will be needed and, if so, why;
 - (c) whether it is likely that the plaintiff will require expert evidence (other than medical evidence on quantum of damages) and, if so, in what area of expertise;
 - (d) any special feature of the plaintiff's claim that might affect the complexity or length of the trial; and
 - (e) whether the exchange of witness statements or affidavits would be likely to assist the early resolution of the matter;
- 1.1.9 a statement of:
- (a) in the case of an action that includes a motor accident claim (as defined by the District Court Act 1973) - why the amount to be awarded to the plaintiff in the case, if successful, would be likely to exceed \$1,000,000 and why the case involves complex legal issues or issues of general public importance;
 - (b) in any other case claiming damages in respect of personal injury or death - why the amount to be awarded to the plaintiff in the case, if successful, would be likely to exceed \$750,000 or why there is other sufficient reason for trying the action in the Court (for example: that it is a test case, a matter of public interest or otherwise affecting the personal reputation of one or other of the parties); or
 - (c) in any other case - why the amount to be awarded to the plaintiff in the case, if successful, would be likely to exceed \$450,000 or why there is other sufficient reason for trying the action in the Court;
- 1.2 Where the plaintiff's claim is for damages for personal injury or in respect of the death of any person, the plaintiff is to annex to the DCM document:
- 1.2.1 a copy of any police report concerning the event out of which the claim arises;
- 1.2.2 a copy of any relevant report concerning the accident or injury prepared by an officer of:
- (a) the Department of Industrial Relations Employment Training and Further Education;
 - (b) the Department of Mineral Resources; or
 - (c) the WorkCover Authority of New South Wales;
- 1.2.3 a statement setting out the best particulars that the plaintiff is then in a position to give of the damages claimed, and, where the claim is for damages for personal injury, copies of medical reports of all doctors who have treated the plaintiff up to that time;
- 1.2.4 a list of any relevant photographs, films or video tapes in the possession of the plaintiff and a statement of the arrangements proposed by the plaintiff for the viewing thereof by any other party.

2. Defendant's DCM document

2.1 The defendant's DCM document is to contain:

- 2.1.1 a statement by the defendant's solicitor (or by the defendant, if in person) that he/she is aware of the need to serve the DCM document on each other party;

- 2.1.2 a list of contents, including a list of any annexures;
- 2.1.3 a concise narrative of the facts the defendant intends to prove on the issue of liability, including contributory negligence, so drafted as to expose the specific matters of fact upon which liability is likely to depend;
- 2.1.4 a description (name, place of residence, place of business and occupation) of any person from whom the defendant believes, upon his or her then state of knowledge, that the defendant may be entitled to contribution or indemnity if the plaintiff gains judgment against the defendant; the defendant must include this information even if he or she currently does not intend to join this person as an additional defendant;
- 2.1.5 where the defendant is represented by a solicitor, a statement by the solicitor setting out the solicitor's opinion about:
- whether it is likely that discovery of documents will be needed;
 - whether it is likely that interrogatories will be needed and, if so, why;
 - whether it is likely that the defendant will require expert evidence (other than medical evidence on quantum of damages) and, if so, in what area of expertise;
 - any special feature of the plaintiff's claim or the defendant's defence that might affect the complexity and length of the trial; and
 - whether the exchange of witness statements or affidavits would be likely to assist the early resolution of the matter;
- 2.1.6 any information of the type referred to in Clause 1.1.5 of this Appendix that the defendant knows;
- 2.1.7 a statement of any reason for which it will be submitted that the action is not appropriate to be brought in the Supreme Court.
- 2.2 Where the plaintiff's claim against the defendant is for damages for personal injuries, the defendant is to annex to the DCM document:
- 2.2.1 a copy of any claim form or written report of the injury or accident the defendant or its insurer has received from the plaintiff;
- 2.2.2 where the defendant or its insurer has interviewed the plaintiff, and one of the purposes of that interview was to prepare for potential or existing litigation, a copy of any statement made by the plaintiff in that interview, relating to liability or contributory negligence in relation to the claim;
- 2.2.3 any documents referred to in Clauses 1.2.1 and 1.2.2 of this Appendix in the possession of the defendant that have not already been served by any other party;
- 2.2.4 copy of any medical certificate or medical report held by the defendant, issued by a doctor who has treated the plaintiff in respect of the injuries alleged in the statement of claim; and
- 2.2.5 a list of relevant photographs, films or video tapes in the possession of the defendant, and a statement of the arrangements proposed by the defendant for the viewing thereof by any other party.
- Note: where the defendant claims that there is a legitimate forensic reason why the existence or contents of any such medical certificate, medical report, photograph, film or video tape should not be disclosed prior to trial, the defendant may, prior to the Status Conference, apply *ex parte* (without filing a notice of motion) to a registrar in chambers, upon an affidavit of the relevant circumstances, for an order that the same be not disclosed in the DCM document. The applicant for such an order shall produce to the registrar a draft order for signature, which order (if made) having been made, should be delivered to the applicant and not retained in the court file.

3. Cross-claimant's DCM document

3.1 A cross-claimant's DCM document is to contain:

- 3.1.1 a statement by the cross-claimant's solicitor (or by the cross-claimant, if in person) that he/she is aware of the need to serve the DCM document on each other party;
- 3.1.2 a list of contents, including a list of any annexures;
- 3.1.3 a concise narrative of the facts the cross-claimant intends to prove on the issue of the cross-defendant's liability, so drafted as to expose the specific matters of fact upon which liability is likely to depend;
- 3.1.4 a description (name, place of residence, place of business and occupation) of any person from whom the cross-claimant believes that the cross-defendant may be entitled to contribution or indemnity if the cross-claimant gains judgment against the cross-defendant; the cross-claimant must include this information even if he or she currently does not intend to join this person as an additional cross-defendant;
- 3.1.5 the identity of any insurer by whom the cross-claimant knows or believes that the cross-defendant is or may be entitled to indemnity in respect of his or her alleged liability to the cross-claimant or the plaintiff;
- 3.1.6 where the cross-claimant is represented by a solicitor, a statement by the solicitor setting out the solicitor's opinion about:
- whether it is likely that discovery of documents will be needed;
 - whether it is likely that interrogatories will be needed and, if so, why;
 - whether it is likely that the cross-claimant will require expert evidence (other than medical evidence on quantum of

- damages) and, if so, in what area of expertise;
- (d) any special feature of the plaintiff's claim or the cross-claimant's claim that might affect the complexity or length of the trial; and
- (e) whether the exchange of witness statements or affidavits would be likely to assist the early resolution of the matter.
- 3.1.7 any information of the type referred to in Clause 1.1.5 of this Appendix that the cross-claimant knows;
- 3.1.8 where the plaintiff's claim is for damages for personal injury or in respect of the death of any person, list of relevant photographs, films or video tapes in the possession of the cross-claimant, and a statement of the arrangements proposed for the viewing thereof by any other party.
- (a) whether it is likely that discovery of documents will be needed;
- (b) whether it is likely that interrogatories will be needed and, if so, why;
- (c) whether it is likely that the cross-defendant will require expert evidence (other than medical evidence on quantum of damages) and, if so, in what area of expertise;
- (d) any special feature of the plaintiff's claim or of the cross-claim or the cross-defendant's defence that might affect the complexity or length of the trial; and
- (e) whether the exchange of witness statements or affidavits would be likely to assist the early resolution of the matter.
- 4.1.7 any information of the type referred to in Clause 1.1.5 of this Appendix that the cross-defendant knows;
- 4.1.8 where the plaintiff's claim is for damages for personal injury or in respect of the death of any person, a list of relevant photographs, films or video tapes in the possession of the cross-defendant, and a statement of the arrangements proposed by the cross-defendant for the viewing thereof by any other party.

Note: where the cross-claimant claims that there is a valid forensic reason why the existence or contents of any such photograph, film or video tape should not be disclosed prior to trial, the cross-claimant may, prior to the Status Conference, apply *ex parte* (without filing a notice of motion) to a registrar in chambers, upon an affidavit of the relevant circumstances, for an order that the same be not disclosed in the DCM document. The applicant for such an order shall produce to the registrar a draft order for signature, which order (if made) having been made, should be delivered to the applicant and not retained in the court file.

4. Cross-defendant's DCM document

4.1 A cross-defendant's DCM document is to contain:

- 4.1.1 a statement by the cross-defendant's solicitor (or by the cross-defendant, if in person) that he/she is aware of the need to serve the DCM document on each other party;
- 4.1.2 a list of contents, including a list of any annexures;
- 4.1.3 a concise narrative of the facts the cross-defendant intends to prove on the issue of liability, including contributory negligence, so drafted as to expose the specific matters of fact upon which liability is likely to depend;
- 4.1.4 a description (name, place of residence, place of business and occupation) of any person from whom the cross-defendant believes upon his or her then state of knowledge that the cross-defendant may be entitled to contribution or indemnity if the cross-claimant gains judgment against the cross-defendant; the cross-defendant must include this information even if he or she currently does not intend to join this person;
- 4.1.5 the identity of any insurer by whom the cross-defendant is or may be entitled to indemnity in respect of his or her alleged liability to the cross-claimant or the plaintiff;
- 4.1.6 where the cross-defendant is represented by a solicitor, a statement by the solicitor setting out the solicitor's opinion about:

Note: where the cross-defendant claims that there is a valid forensic reason why the existence or contents of any such photograph, film or video tape should not be disclosed prior to trial, the cross-defendant may, prior to the Status Conference, apply *ex parte* (without filing a notice of motion) to a registrar in chambers, upon an affidavit of the relevant circumstances, for an order that the same be not disclosed in the DCM document. The applicant for such an order shall produce to the registrar a draft order for signature, which order (if made) having been made, should be delivered to the applicant and not retained in the court file.

4.2 Where the plaintiff's claim is for damages for personal injuries:

- 4.2.1 a copy of any claim form or written report of the injury or accident the cross-defendant or its insurer has received from the plaintiff or the cross-claimant;
- 4.2.2 where the cross-defendant or its insurer has interviewed the plaintiff or the cross-claimant, and one of the purposes of that interview was to prepare for potential or existing litigation, a copy of any statement made by the plaintiff or the cross-claimant in that interview relating to liability or contributory negligence in relation to the claim;
- 4.2.3 any documents referred to in Clauses 1.2.1 and 1.2.2 of this Appendix in the possession of the cross-defendant that have not already been served by any other party.

PRACTICE NOTE No. 121

Joint Conferences of Expert Witnesses

Preamble

1. The objective of this Practice Note is to facilitate compliance with any directions of the Court given pursuant to Pt36 r13CA(1), of the Supreme Court Rules (the Rules).
2. The objectives of such directions for a joint conference of experts include the following:
 - (a) The just, quick and cost effective disposal of the proceedings.
 - (b) The identification and narrowing of issues in the proceedings during preparation for such a conference and by discussion between the experts at the conference. The joint report may be tendered by consent as evidence of matters agreed and/or to identify and limit the issues on which contested expert evidence will be called.
 - (c) The consequential shortening of the trial and enhanced prospects of settlement.
 - (d) Apprising the Court of the issues for determination.
 - (e) Binding experts to their position on issues, thereby enhancing certainty as to how the expert evidence will come out at the trial. (The joint report may, if necessary, be used in cross-examination of a participating expert called at the trial who seeks to depart from what was agreed.)
 - (f) Avoiding or reducing the need for experts to attend court to give evidence.

Preparation for a conference

3. The parties should agree on the following matters:
 - (a) The experts to attend.
 - (b) The questions to be answered.
 - (c) The materials to be placed before the experts.
4. The experts to attend should be those specified in the Court's order. If none are so specified, the parties should arrange for experts to attend who have expertise pertinent to the questions to be asked. Separate conferences may be required between experts in different specialities in relation to different issues arising in the case.
5. The questions to be answered should be those specified by the Court or those agreed by the parties as relevant and any other question which any party wishes to submit for consideration.
6. The questions to be answered should be framed to resolve an issue or issues in the proceedings. If possible, questions should be capable of being answered Yes or No, or (if not) by a very brief response.
7. The materials to be provided to each of the participating experts should include:
 - (a) The code (Sched K to the Rules)
 - (b) This practice note.
 - (c) An agreed chronology, if appropriate.
 - (d) Relevant witness statements or, preferably, a joint statement of the assumptions to be made by the experts, including any competing assumptions to be made by them in the alternative (which should be specified clearly as such).

- (e) Copies of all expert opinions already exchanged between the parties and all other expert opinions and reports upon which a party intends to rely.
 - (f) Such records and other documents as may be agreed between the parties or ordered by the Court.
8. The participating experts should each be provided, in advance, with the questions and materials referred to in paragraph 5-7 above.

Convening a conference

9. Subject to any directions given by the Court concerning the range of dates for the convening of the conference, the parties should communicate amongst themselves to fix a mutually convenient date, time and place for the conference.
10. The conference should take the form of a personal meeting. Alternatively the participants may choose to hold the conference by teleconference, videolink or similar means if a personal meeting is not practicable.
11. The experts should be given a reasonable opportunity to prepare for the conference by ensuring that before the conference the experts have:
 - (a) An opportunity to seek clarification from the instructing lawyers or the Court concerning any question put to them.
 - (b) Access to any additional materials which the parties are able to provide and which the experts consider to be relevant.
12. In order to enable the experts to have a reasonable opportunity to prepare for the occasion, the conference should not take place until the expiration of at least 14 days following the provision of the materials referred to in paragraph 5-7 above.

The role of experts at a conference

13. The experts should provide their respective opinions in response to the questions asked based on the witness statements or assumptions provided. Where alternative assumptions are provided the experts should provide their respective opinions on the alternative assumptions.
14. The experts may specify in their report other questions which they believe it would be useful for them to consider.
15. Pursuant to cl 11 of the code (Schedule K), an expert witness must exercise his or her independent, professional judgment in relation to such a conference and joint report, and must not act on any instruction or request to withhold or avoid agreement. An expert should not assume the role of advocate for any party during the course of discussions at the joint conference. If, for whatever reason, an expert is unable to reach agreement with the other experts on any matter, that expert should be free to express his or her disagreement with the other experts on that matter.
16. The experts should accept as fact the matters stated in witness statements or assumptions submitted to them. It is not their role to decide any disputed question of fact or the credibility of any witness. Where there are competing assumptions to be made in the alternative, alternative answers may have to be provided to a question or questions, specifying which of the assumptions are adopted for each answer.

Conduct of the conference

17. The conference should be conducted in a manner which is flexible, free from undue complexity (so far as is practicable) and fair to all parties.
18. The participating experts may appoint one of their number as a chairperson. If one of them so requests and the parties agree or the court orders, some other person may be appointed to act as chairperson.
19. Secretarial or administrative assistance should be provided by the parties if so requested by the experts.
20. If the participating experts agree, one of them or a secretarial assistant may be appointed to make a note at the conference of matters agreed, matters not agreed and reasons for disagreement.
21. The conference may be adjourned and reconvened as may be thought necessary by those participating.

Joint report

22. Pursuant to Pt36 r13CA(1) and the code (Schedule K) cl 10, the report should specify matters agreed and matters not agreed and the reasons for non agreement.
23. The joint report should, if possible, be signed by all participating experts immediately at the conclusion of the conference and, otherwise, as soon as practicable thereafter.
24. Prior to signing of a joint report, the participating experts should not seek advice or guidance from the parties or their legal representatives except as provided for in this Practice Note. Thereafter, the experts may provide a copy of the report to a party or his or her legal representative and may communicate what transpired at the meeting in detail if they wish.
25. The report of the joint conference should be composed by the experts and not the representatives of the parties. The report should be set out in numbered paragraphs and should be divided into the following sections:
 - (a) Statement of agreed opinion in respect of each matter calling for report.
 - (b) Statement of matters not agreed between experts with short reasons why agreement has not been reached.
 - (c) Statement in respect of which no opinions could be given e.g. issues involving credibility of testimony.
 - (d) Any suggestion by the participating experts as to any other matter which they believe could usefully be submitted to them for their opinion.
 - (e) Disclosure of any circumstances by reason of which an expert may be unable to give impartial consideration to the matter.
26. The joint report, when signed by all participating experts, should be forwarded to the Court.

Role of legal representatives

27. Legal representatives who attend a conference pursuant to an order of the Court or who are approached for advice or guidance by a participating expert should respond jointly and not individually, unless authorised to do so

by the legal representatives for all other parties with an interest in the conference.

28. Such advice or guidance may be provided by
 - (a) Responding to any questions in relation to the legal process applicable to the case.
 - (b) Identifying relevant documents.
 - (c) Providing further materials on request.
 - (d) Correcting any misapprehensions of fact or any misunderstanding concerning the conference process.
29. The legal representatives of the parties should perform any other role the Court may direct.

Provision of information

30. The legal representatives of the parties should inform the associate of the judge who directed the conference of the date of a conference when arranged, the names of the participating experts and the questions submitted.
31. It is not intended that the joint report provided to the Court or that information provided to the Court concerning a conference will be evidence in the proceedings unless admitted into evidence in the ordinary way (that is, by consent or by tender subject to the Rules of the Court and the rules of evidence).

Directions

32. Pursuant to Pt36 r13CA(2), an expert directed to confer may apply to the Court for further directions. That may be done, at the expert's election, by arrangement with the associate of the judge who directed the conference. A party may also apply for further directions in relation to a directed conference.

Dated: 6 July 2001.

Chief Justice.

This Practice Note is available on the Supreme Court's website: www.lawlink.nsw.gov.au/sc

PUBLIC WORKS ACT 1912
LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991

Compulsory Acquisition
Gosford Regional Sewerage

THE Minister for Land and Water Conservation, with the approval of His Excellency the Governor, declares that the land and interest in land described in the Schedule hereto, is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for an authorised work.

On publication of this notice in the *Government Gazette*, the land and interest in land, is vested in the Minister for Land and Water Conservation as Constructing Authority under section 4 of the Public Works Act 1912.

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

SCHEDULE

Land

Lot 1 in Deposited Plan 1010173 (SB 51869).

Lot 2 in Deposited Plan 1010173 (SB 51869).

Interest in Land

Easement rights as described under the heading Water Pipeline in Memorandum E931212 filed in the Land Titles Office over the site shown in:

Deposited Plan 1010173 (SB 51869) as 'PROPOSED EASEMENT VARIABLE WIDTH FOR ACCESS AND SERVICES'.

Easement rights as described under the heading Sewer Pipeline in Memorandum E931212 filed in the Land Titles Office over the site shown in:

Deposited Plan 1010173 (SB 51869) as 'PROPOSED EASEMENT 5 WIDE FOR SEWER PIPELINE'.

Easement rights as described under the heading Access in Memorandum E780099 filed in the Land Titles Office over the site shown in:

Deposited Plan 1010173 (SB 51869) as 'PROPOSED EASEMENT VARIABLE WIDTH FOR ACCESS AND SERVICES'.

Easement rights as described under the heading Electricity Cables (Beneath the Surface) in Memorandum E780099 filed in the Land Titles Office over the site shown in:

Deposited Plan 1010173 (SB 51869) as 'PROPOSED EASEMENT VARIABLE WIDTH FOR ACCESS AND SERVICES'.

DPWS Reference: 119.

SURVEYORS ACT 1929

Registration of Surveyors

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

Name	Address	Effective Date
ROBSON, Daren Scott.	PO Box 683, Nelson Bay 2315.	2 July 2001.
DUNCUM, Ross Trevor.	PO Box 99, Jannali 2266.	1 July 2001.
SEARLES, Mark Leslie.	13 George Street, Old Bar 2430.	1 July 2001.

W. A. WATKINS,
President.

G. K. A. LEATHERLAND,
Registrar.

SURVEYORS ACT 1929

Restoration to the Register of Surveyors

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

Name	Address	Effective Date of Restoration	Original Date of Registration
SANT, Paul Kevin.	14 Roses Run, Westleigh 2120.	21 June 2001.	23 September 1983.

W. A. WATKINS,
President.

G. K. A. LEATHERLAND,
Registrar.

SURVEYORS ACT 1929

Removal of Name from the Register of Surveyors

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

Name	Date of Removal	Reason	Original Registration Date
CUTHBERT, Alan John.	4 June 2001.	at own request.	30 September 1968.
LOY, Michael John.	5 June 2001.	at own request.	12 March 1979.
RANKINS, Robert Edwards.	13 March 2001.	at own request.	9 October 1962.
TEERMAN, Peter Joseph.	12 March 2001.	at own request.	30 September 1968.

W. A. WATKINS,
President.

G. K. A. LEATHERLAND,
Registrar.

SCALE OF ALLOWANCES PAID TO WITNESSES

I, Bob DEBUS, Attorney General, have approved of the scale published in the *Government Gazette* of allowances to witnesses attending (1) criminal trials at the Supreme Court, Central Criminal Court and the District Court in its Criminal and Special Jurisdiction, and (2) Local Courts and Coroner's Courts, being repealed, and of fresh scales of allowances as shown in the attached Schedule being substituted therefore - this notice replaces the notice published in the *Government Gazette* on 29 June 2001.

BOB DEBUS,
Attorney General

SCHEDULE

Scale of Allowances to:

- (a) All Crown witnesses and witnesses for the defence (i) where such witnesses have been bound by recognisance or subpoenaed by the Crown to give evidence, or (ii) where legal aid has been granted, attending criminal trials at the Supreme Court and District Court of New South Wales:
- (b) Witnesses requested or subpoenaed by the Police to attend at Local Courts, Licensing or Coroner's Courts in New South Wales; and

in respect of: (1) fees, loss of income, salary or wages: (2) sustenance: and (3) of conveyance.

FEES, LOSS OF INCOME, SALARY OR WAGES

- (a) Ordinary witnesses (being witnesses not specified hereunder):

Upon furnishing a certificate of loss of income, salary or wages, ordinary witnesses shall be entitled as follows:

- | | |
|--|---------------------|
| | \$ |
| (i) up to 4 hours loss of working time on that day, not exceeding | 36.90 per day |
| (ii) more than 4 hours loss of working time on that day, not exceeding | 73.90 per day |
| (b) Experts summoned to give expert evidence: | |
| (i) In respect of the period of absence from home, hospital, place of employment or other place in travelling to and from Court, and attendance thereat: | |
| 1. Fee for the first two hours or part thereof | 79.40 per day |
| 2. Fee thereafter for each additional half-hour or part thereof up to a maximum of \$159.50 per day | 15.20 per half hour |
| (ii) IN ADDITION, where evidence is expert evidence, a fee of | 10.40 per case |

SUSTENANCE ALLOWANCE

All Witnesses:

- (a) For every meal partaken whilst in attendance at or travelling to and from Court where no allowance is payable under (b) below. *
- (b) Where the witness resides at such a distance from the Court that he/she cannot travel to and from the Court on the same day
 - (i) for each day of 24 hours **
 - (ii) for any additional part of a day (based on the hourly rate applicable under (b)(i)) **
 - (iii) where the witness is absent from his/her residence overnight but for a period less than 24 hours he/she may be paid as for a full day.

Children aged 5 years and over to be paid meal allowance or sustenance allowance as in the case of adult witnesses. No meal allowance or sustenance to be paid to children under the age of 5 years.

COST OF CONVEYANCE

All Witnesses:

To be paid actual cost of fares paid by them in travelling by rail, omnibus, ship or other available means of public conveyance to and from the Court at which they are required to attend.

Witnesses are not to be reimbursed the cost of travel by plane unless prior approval has been given to travel by this method.

If unable to travel by any of the abovementioned means of public conveyance, to receive for every kilometre travelled by own vehicle, the rate of

Kilometrage to be paid in respect of one journey to and from the Court. Where a witness travels otherwise when transit by public conveyance is available such witness is to be paid only an amount equal to the cost of travelling by means of the available transport. Notwithstanding the foregoing, medical practitioners required to attend Court on successive days to give evidence shall be paid appropriate kilometrage in respect of each day of travel.

-
- * This rate to vary as prescribed for Lunch in accordance with Clause 28(3), Table 1 (Item No.1), Part B-Monetary Rates to the Crown Employees (Public Service Conditions of Employment 1997) Award. Variations to apply are from date specified in the Public Service Notices pending amendment of the relevant Award.
- ** These rates to vary in accordance with the rate prescribed in Clause 29(2)(A), Table 1 (Item No.2), Part B-Monetary Rates to the Crown Employees (Public Service Conditions of Employment 1997) Award. Variations to apply are from date specified in the Public Service Notices pending amendment of the relevant Award.
- *** This rate to vary in accordance with the Casual rate for private motor vehicles with engine capacity over 2700 cc as shown in Clause 37(d), Table 1 (Item no.6) Part B-Monetary Rates to Crown Employees Conditions of Employment 1997) Award. Variations to apply are from date specified in the Public Service Notices pending amendment of the relevant Award.
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PROTECTION OF THE ENVIRONMENT OPERATIONS ACT 1997

Notice of publication of

Approved Methods for the Sampling and Analysis of Air Pollutants in New South Wales

I, Lisa Corbyn, Director-General of the Environment Protection Authority, on behalf of that Authority and for the purposes of regulations made and instruments issued under the Protection of the Environment Operations Act 1997, publish the document entitled *Approved Methods for the Sampling and Analysis of Air Pollutants in New South Wales*. This document supersedes the document of the same title which was published in New South Wales Government Gazette No. 9 on 28 January 2000.

This document varies from the superseded document in the following respects:

The following has been inserted in Table 1, Section B – Other approved methods (OM):

<u>Method No.</u>	<u>Parameter measured</u>	<u>Method</u>
OM-9	<i>Coarse particulates</i>	<u><i>Other approved method 9</i></u>

In the Appendices the following has been inserted:

“Other approved method 9 – Determination of “coarse” particulates

To determine “coarse” particulates:

- determine total solid particulates using TM-15;
- **simultaneously** determine “fine” particulates (PM₁₀ emissions) using OM-5; then
- subtract the result of OM-5 (PM₁₀ or “fine” particulates) from the result of TM-15 (Total solid particulates) to determine “coarse” particulates.

The two methods must be carried out simultaneously, over the same sampling period to ensure the influence of process change does not impact on the results.”

LISA CORBYN
Director-General
Environment Protection Authority

Dated: 10 July 2001

NSW Environment Protection Authority

Approved methods for the sampling and analysis of air pollutants in New South Wales

About this publication

For technical inquiries about this document, contact the Science Management Unit of the EPA.

Published by Environment Protection Authority, 59–61 Goulburn Street, Sydney NSW 2000 (PO Box A290, Sydney South NSW 1232). Tel: (02) 9995 5000 (switch), 131 555 (information & publications); Fax: (02) 9995 5999; E-mail: info@epa.nsw.gov.au; WWW: <http://www.epa.nsw.gov.au/>

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Revision history

First published in NSW Gov Gazette 24 December 1998, p10320, see also NSW Gov Gazette 15 January 1999, p141.

Revised version NSW Gov Gazette 28 January 2000, p498; further revised version NSW Gov Gazette 20 July 2001.

EPA 2001/55
ISBN 0 7313 2780 2
July 2001

Contents

[1. Introduction](#)

2. Sample collection and handling

[Stationary source monitoring](#)

[Ambient air monitoring](#)

[3. Methods for sampling and analysis](#)

[Table 1: Methods for the sampling and analysis of air pollutants from stationary sources in NSW](#)

[A: Test methods prescribed for the purposes of the Clean Air \(Plant and Equipment\) Regulation 1997](#)

[B: Other approved methods \(OM\)](#)

[C: Continuous emission monitoring system \(CEMS\) protocols](#)

[Table 2: Methods for the sampling and analysis of air pollutants from mobile sources and motor vehicle fuels in NSW](#)

[Table 3: Methods for the sampling and analysis of ambient air pollutants in NSW](#)

[A: General methods](#)

[B: Specific methods](#)

[4. Analytical report](#)

[Stationary source monitoring](#)

[Ambient air monitoring](#)

[5. References](#)

[APPENDICES](#)

[Generic procedures and definitions that apply to stationary source monitoring and reporting](#)

[Test method 17](#)—Determination of soot

[Test method 19](#)—Determination of total mass of unburnt organic vapours from vapour disposal units

[Test method 20](#)—Determination of total mass of unrecovered organic vapours from vapour recovery units

[Test method 21](#)—Calculation of vapour pressure

[Test method 26](#)—Exhaust and evaporative emissions from spark-ignition motor vehicles

[Test method 27](#)—Lead concentration in leaded and unleaded petrol

[Test method 31](#)—Observation procedure for excessive air impurities: visible emissions

[Other approved method 9](#)—Determination of “coarse” particulates

[Test method sources](#)

1. Introduction

This document lists the methods to be used for sampling and analysing air pollutants in New South Wales for statutory purposes. The document covers:

- [pollutants in emissions from stationary sources](#), including [continuous monitoring of such emissions](#)
- [pollutant emissions from motor vehicles](#)
- [components in and properties of petroleum products](#)
- [pollutants in ambient air](#).

This document is referred to in:

- the Clean Air (Plant and Equipment) Regulation 1997
- the Clean Air (Motor Vehicles and Motor Vehicle Fuels) Regulation 1997.

It may also be referred to in conditions attached to statutory instruments, such as licences or notices, issued under environment protection legislation, as defined in the *Protection of the Environment Administration Act 1991*.

Industry has an obligation to ensure compliance with limits specified in the Clean Air (Plant and Equipment) Regulation 1997, the Clean Air (Motor Vehicles and Motor Vehicle Fuels) Regulation 1997 and certain statutory instruments. All monitoring to show compliance must be done in one of three ways:

- in accordance with the methods specified in this document
- in accordance with the methods specified in the relevant statutory instrument
- if no method is specified in either this document or the statutory instrument, in a manner approved by the EPA in writing before any tests are conducted.

In exceptional circumstances, the EPA may approve the use of alternative methods to those provided here. An application for approval of a test method as an equivalent alternative to a test method in this document (the 'approved method') must be made in writing to the Chief Scientist, Environment Protection Authority.

The application must:

1. show that there are exceptional circumstances that justify the use of a method other than the approved method
2. give details of the alternative method for which approval is sought
3. show that the alternative method is scientifically sound
4. show that the alternative method would produce results comparable to those produced by the approved method.

The EPA will not approve an alternative test method unless it is satisfied that the application for approval gives adequate details of the proposed alternative method as listed above.

Any other method, which has been approved by the EPA in accordance with the approval procedures set out above as an equivalent alternative to a test method of a particular number in this document, is prescribed as a test method of that same number.

2. Sample collection and handling

Stationary source monitoring

Collect, handle and preserve samples according to the relevant test method. Collect them at the locations determined in accordance with the relevant regulation or specified in the statutory instrument, as the case may be. If the regulation does not provide for determination of the locations or if no locations are specified in the instrument, collect them from such locations that they are representative of the total or known portion of the source emissions.

Whenever a United States Environmental Protection Agency (USEPA) test method refers to Method 1—Sample and Velocity Traverses for Stationary Sources, Standards Association of Australia, [AS 4323.1-1995](#) must be substituted. Whenever a USEPA test method refers to Method 5—Determination of Particulate Emissions from Stationary Sources, [AS 4323.2-1995](#) must be substituted.

When determining compliance with the emission limits for oxides of nitrogen in the Clean Air (Plant and Equipment) Regulation 1997, sample during the normal operation of the plant or equipment being tested, not during start-up or shutdown operations. (**Start-up** is when the plant or equipment is brought up to its normal operating conditions from inactivity by following a prescribed series of steps or operations. **Shutdown** is when the plant or equipment is taken out of service from normal operation to inactivity by following a prescribed series of steps or operations.)

Ambient air monitoring

When siting ambient air sampling units, follow [AS 2922-1987](#). Monitoring sites are classified into three types: peak, neighbourhood or background. When selecting a monitoring site, you need to consider many parameters, including possible chemical or physical interference, locality, terrain, services and local activities. Try to locate wind speed and direction meters with the ambient air monitoring instruments unless appropriate wind data are available from another nearby source.

3. Methods for sampling and analysis

Analyses should be carried out by a laboratory accredited to perform them by an independent accreditation body acceptable to the EPA, such as the National Association of Testing Authorities ([NATA](#)).

Methods approved by the EPA for specific analytes and parameters are listed in Tables 1 to 3. In most cases, standard methods are referenced, with additional guidance or clarification given if needed. Where there is no suitable published method, a complete description of the approved method is given. Refer to [Test method sources](#), for the organisations that publish the approved methods.

Refer to [Generic procedures and definitions that apply to stationary source monitoring and reporting](#).

[Table 1: Methods for the sampling and analysis of air pollutants from stationary sources in NSW](#)

[A: Test methods prescribed for the purposes of the Clean Air \(Plant and Equipment\) Regulation 1997](#)

[B: Other approved methods \(OM\)](#)

[C: Continuous emission monitoring system \(CEMS\) protocols](#)

[Table 2: Methods for the sampling and analysis of air pollutants from mobile sources and motor vehicle fuels in NSW](#)

[Table 3: Methods for the sampling and analysis of ambient air pollutants in NSW](#)

[A: General methods](#)

[B: Specific methods](#)

Table 1: Methods for the sampling and analysis of air pollutants from stationary sources in NSW**A. Test methods (TM) prescribed for the purposes of the Clean Air (Plant and Equipment) Regulation 1997**

Method No.	Parameter measured	Method
TM-1	Selection of sampling positions	AS 4323.1-1995
TM-2	Velocity and volumetric flow rate	USEPA (1997) Method 2 or 2C (as appropriate)
TM-3	Sulfur (sulfuric acid mist including sulfur trioxide)	USEPA (1997) Method 8
TM-4	Sulfur (sulfur dioxide)	USEPA (1997) Method 6–6C (as appropriate)
TM-5	Sulfur (hydrogen sulfide)	USEPA (1997) Method 15
TM-6	Sulfur in petroleum products	ASTM (1998) D4294-98 or ASTM (1998) D2622-98 or ASTM (1995) D129-95
TM-7 & 8	Chlorine and hydrogen chloride	USEPA (1997) 26A
TM-9	Fluorine	USEPA (1997) Method 13A or 13B (as appropriate)
TM-10	Rate of emissions of fluoride from aluminium smelters	USEPA (1997) Method 14 or 14A (as appropriate)
TM-11	Oxides of nitrogen	USEPA (1997) Method 7–7E (as appropriate) (NO _x analysers may be substituted in Method 7E provided the performance specifications of the method are met); or USEPA (1997) Method 20 . Both NO and NO ₂ must be directly measured.
TM-12, 13 & 14	Hazardous substances (antimony, arsenic, beryllium, cadmium, chromium, cobalt, lead, mercury, manganese, nickel, selenium, tin and vanadium)	USEPA (1997) Method 29 (Analysis for tin and vanadium to be done by Inductively Coupled Argon Plasma Emission Spectroscopy (ICAP) as defined in Method 29.)
TM-15	Total solid particles	AS 4323.2-1995
TM-16	Smoke	AS 3543-1989
TM-17	Soot	Test method 17
TM-18	Dioxins and furans (polychlorinated dibenzo-p-dioxins and polychlorinated dibenzofurans)	USEPA (1997) Method 23 (Duration of sampling must be between 6 and 16 hours. Several discrete samples may be taken such that the total sampling time is within the specified range.)

Method No.	Parameter measured	Method
TM-19	Volatile organic liquids—total mass of unburnt organic vapours, displaced by the transfer of volatile organic liquids from vapour disposal units	Test method 19
TM-20	Volatile organic liquids—total mass of unrecovered organic vapours, displaced by the transfer of volatile organic liquids from vapour recovery units	Test method 20
TM-21	Volatile organic liquids—calculation of vapour pressure	Test method 21
TM-22	Moisture content in stack gases	USEPA (1997) Method 4
TM-23	Dry gas density/molecular weight of stack gases	USEPA (1997) Method 3
TM-24	Carbon dioxide in stack gases	USEPA (1997) Method 3A
TM-25	Oxygen in stack gases	USEPA (1997) Method 3A

B. Other approved methods (OM)

Method No.	Parameter measured	Method
OM-1	Carbon monoxide	USEPA (1997) Method 10
OM-2	Volatile organic emissions	USEPA (1997) Method 18 or Method 25–25E (as appropriate)
OM-3	Total or hexavalent chromium emissions from decorative and hard chromium electroplating and anodising operations	USEPA (1997) Method 306
OM-4	Total and hexavalent chromium emissions	California EPA Air Resources Board (1997) Method 425 ; or USEPA (1996) Method 0061 (as appropriate). (Method 0061 is validated for determination of hexavalent chromium from hazardous waste incinerators, municipal waste incinerators, municipal waste combustors and sewage sludge incinerators.)
OM-5	PM ₁₀ emissions	USEPA (1997) Method 201 or 201A (as appropriate)
OM-6	Polycyclic aromatic hydrocarbons (PAHs)	California EPA Air Resources Board (1997) Method 429
OM-7	Odour (dynamic olfactometry)	Standards Association of Australia DR 99306 or CEN European Committee for Standardisation (1997)

Method No.	Parameter measured	Method
OM-8	Measurement of gaseous emission rates from land surfaces using an emission isolation flux chamber (for sampling of odour from diffuse sources)	USEPA (1986) EPA/600/8-8E/008
OM-9	Determination of "coarse" particulates	Other Approved Method 9

C. Continuous emission monitoring system (CEMS) protocols

Method No.	Parameter measured	Method
CEM-1	Opacity	USEPA (1997) Performance Specification 1
CEM-2	Sulfur dioxide and nitrogen oxides	USEPA (1997) Performance Specification 2
CEM-3	Oxygen and carbon dioxide	USEPA (1997) Performance Specification 3
CEM-4	Carbon monoxide	USEPA (1997) Performance Specification 4
CEM-5	Total reduced sulfur	USEPA (1997) Performance Specification 5
CEM-6	Flow rate	USEPA (1997) Performance Specification 6
CEM-7	Hydrogen sulfide	USEPA (1997) Performance Specification 7
CEM-8	Volatile organic compounds	USEPA (1997) Performance Specification 8
CEM-9	Gas chromatography	USEPA (1997) Performance Specification 9
CEM-10	Extractive Fourier transform infra-red radiation	USEPA (1997) Proposed Performance Specification 15

Note: Any other method, which has been approved by the EPA in accordance with the approval procedures set out in the [introduction](#) to this document as an equivalent alternative to a test method of a particular number in this document, is prescribed as a test method of that same number.

Table 2: Methods for the sampling and analysis of air pollutants from mobile sources and motor vehicle fuels in NSW

Test methods (TM) prescribed for the purposes of the Clean Air (Motor Vehicles and Motor Vehicle Fuels) Regulation 1997

Method No.	Parameter measured	Method
TM-26	Exhaust and evaporative emissions from spark-ignition motor vehicles	Federal Office of Road Safety ADR 37/00 (1989) or ADR 37/01 (1995) . Refer to test method 26 for additional guidance
TM-27	Lead concentration in leaded and unleaded petrol	Test method 27
TM-28	Phosphorus concentration in unleaded petrol	ASTM (1994) D3231-94
TM-29	Research octane number of unleaded petrol	ASTM (1997) D2699-97
TM-30	Motor octane number of unleaded petrol	ASTM (1997) D2700-97
TM-31	Observation procedure for excessive air impurities: visible emissions	Test method 31

Note: Any other method, which has been approved by the EPA in accordance with the approval procedures set out in the [introduction](#) to this document as an equivalent alternative to a test method of a particular number in this document, is prescribed as a test method of that same number.

Table 3: Methods for the sampling and analysis of ambient air pollutants in NSW[A: General methods](#)[B: Specific methods](#)**A. General methods for ambient air monitoring (AM)**

Method No.	Parameter measured	Method
AM-1	Guide for the siting of sampling units	AS 2922-1987
AM-2	Guide for measurement of horizontal wind for air quality applications	AS 2923-1987
AM-3	Preparation of reference test atmospheres	AS 3580.2.1-1990 or AS 3580.2.2-1990
AM-4	On-site meteorological program guidance for regulatory modelling applications	USEPA (1987) EPA 450/4-87-013

B. Specific methods for ambient air monitoring

Method No.	Parameter measured	Method
AM-5	Acid gases	AS 3580.3.1-1990
AM-6	Carbon monoxide	AS 3580.7.1-1992
AM-7	Fluorides—automated, double paper tape sampling method	AS 3580.13.1-1993
AM-8	Fluorides—manual, double filter paper sampling method	AS 3580.13.2-1991
AM-9	Fluorides—sodium acetate coated tube absorption method	AS 3580.13.3-1993
AM-10	Hydrogen sulfide	AS 3580.8.1-1990
AM-11	Lead—particulate collection by high-volume sampler	AS 2800-1985
AM-12	Nitrogen oxides	AS 3580.5.1-1993
AM-13	Ozone	AS 3580.6.1-1990
AM-14	Particulate matter—suspended matter—filter paper soiling method	AS 2724.2-1987
AM-15	Particulate matter—TSP—high-volume sampler method	AS 2724.3-1984
AM-16	Particulate matter—light scattering—integrating nephelometer method	AS 2724.4-1987

Method No.	Parameter measured	Method
AM-17	Particulate matter—impinged matter—directional dust gauge method	AS 2724.5-1987
AM-18	Particulate matter—PM ₁₀ —high-volume sampler with size-selective inlet	AS 3580.9.6-1990
AM-19	Particulates—deposited matter—gravimetric method	AS 3580.10.1-1991
AM-20	Sulfur dioxide	AS 3580.4.1-1990
AM-21	Volatile organic compounds	AS 3580.11.1-1993

Note: Any other method, which has been approved by the EPA in accordance with the approval procedures set out in the introduction to this document as an equivalent alternative to a test method of a particular number in this document, is prescribed as a test method of that same number.

4. Analytical report

Stationary source monitoring

The results of any monitoring required by a statutory instrument must be provided as a summary report signed by the licence holder or, where there is no licence, by the person required to provide the report. The report must contain at least the following information for each air contaminant, unless the statutory instrument states otherwise

- name and address of reporting organisation or individual
- date of issue of the report
- date, time and place of measurements
- identification of source tested
- the test method used and details of any deviation from that method
- details of source or process operating conditions during sampling and a statement about the representativeness of the sample taken
- location of sampling plane, with respect to the nearest upstream and downstream flow disturbances
- number of sampling points
- period of sampling (start and end times)
- average stack gas velocity in metres per second
- average stack gas temperature in kelvins
- contaminant molecular weight or density in kilograms per cubic metre
- water content of stack gas, expressed as a percentage by volume
- stack gas volumetric flow rate on a dry basis under standard conditions, in cubic metres per second
- concentration of contaminant on a dry basis under standard conditions, in grams per cubic metre
- mass emission rate of contaminant on a dry basis under standard conditions, in grams per second
- details of sample preservation, if applicable
- any factors that may have affected the monitoring results
- the precision of the results (using AS 2706 as a guide)
- details of the most recent calibration of each instrument used to take measurements.

If an air contaminant cannot be detected, results must not be quoted as zero but as less than the method's limit of detection.

All volumes and concentrations are normally reported as dry at a temperature of 0°C and at an absolute pressure of 101.3 kilopascals (kPa). The EPA's monitoring requirements may also specify a reference gas level to which the result must be corrected.

Ambient air monitoring

The results of any monitoring required by a statutory instrument must be provided as a summary report signed by the licence holder or, where there is no licence, by the person required to provide the report. The report must contain at least the following information for each air contaminant, unless the statutory instrument states otherwise:

- name and address of reporting organisation or individual
- date of issue of the report
- the test method used and details of any deviation from that method
- period of monitoring (start and end dates and percentage of time the instruments were on-line)
- location of monitoring points (normal address and Australian Map Grid reference, height above nominal ground level, and a description of the terrain features)
- the air pollutants measured, the monitoring instruments used, and a description of the air sampling system
- maximum hourly average concentration, daily average concentration, and appropriate longer-term averages
- appropriate statistical information to describe the variability and range of the concentrations
- any factors that may have affected the monitoring results
- the precision of the results (using AS 2706 as a guide)
- details of the most recent calibration of each instrument used to take measurements.

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APPENDICES

Generic procedures and definitions that apply to stationary source monitoring and reporting

Test method 17—Determination of soot

Test method 19—Determination of total mass of unburnt organic vapours from vapour disposal units

Test method 20—Determination of total mass of unrecovered organic vapours from vapour recovery units

Test method 21—Calculation of vapour pressure

Test method 26—Exhaust and evaporative emissions from spark-ignition motor vehicles

Test method 27—Lead concentration in leaded and unleaded petrol

Test method 31—Observation procedure for excessive air impurities: visible emissions

Other approved method 9—Determination of “coarse” particulates

Test method sources

Generic procedures and definitions that apply to stationary source monitoring and reporting

Adjustment to reference and equivalent values

1. Oxygen

For adjustment to an oxygen reference, the adjusted concentration of a pollutant, C_b , is determined by:

$$C_b = C_a \times (21 - \text{reference oxygen concentration as volume \%}) \div (21 - \text{measured oxygen concentration as volume \%})$$

where C_a is the measured concentration of the pollutant.

2. Carbon dioxide

For adjustment to a carbon dioxide reference, the adjusted concentration of a pollutant, C_c , is determined by:

$$C_c = C_a \times 12 \div \text{measured carbon dioxide concentration as volume \%}$$

where C_a is the measured concentration of the pollutant.

3. Reference values

For plant currently operating or for which an application for a pollution control approval was submitted before 1 September 1997

Equipment	Basis	Pollutant
Any trade, industry, process, industrial plant, or fuel-burning equipment, except those below	Dry, 273 K, 101.3 kPa	All pollutants (except as listed below)
Boilers and incinerators	Dry, 273 K, 101.3 kPa, 12% CO ₂	Solid particles
Domestic waste incinerators	Dry, 273 K, 101.3 kPa, 11% O ₂	Dioxins and furans

For plant for which an application for a pollution control approval was granted on or after 1 September 1997

Equipment	Basis	Pollutant
Any trade, industry, process, industrial plant, or fuel-burning equipment, except those below	Dry, 273 K, 101.3 kPa	All pollutants (except as listed below)
Boilers and incinerators	Dry, 273 K, 101.3 kPa, 7% O ₂	Solid particles
Domestic waste incinerators	Dry, 273 K, 101.3 kPa, 11% O ₂	Dioxins and furans
Gas turbines	Dry, 273 K, 101.3 kPa, 15% O ₂	Oxides of nitrogen
Other fuel-burning equipment	Dry, 273 K, 101.3 kPa, 7% O ₂	Oxides of nitrogen

4. Nitrogen dioxide

Oxides of nitrogen (NO_x) from combustion of fossil fuels consist predominantly of nitric oxide (NO) and nitrogen dioxide (NO_2). Oxides of nitrogen concentrations are converted to equivalent NO_2 thus:

$$\text{Equivalent NO}_2 = \text{calculated NO}_2 + (\text{measured NO} \times 46 \div 30)$$

where:

calculated $\text{NO}_2 = \text{measured NO}_x - \text{measured NO}$

46 = molecular weight of NO_2

30 = molecular weight of NO

Both NO and NO_x must be measured directly, and all concentrations must be expressed in ppm.

Cubic metre (m^3)

In this document a cubic metre refers to the volume of dry gas that occupies 1 m^3 at a temperature of 0°C (273 K) and at an absolute pressure equivalent to 1 atmosphere (101.3 kPa).

Measuring concentrations and volumes in gases

When reporting concentrations of pollutants in gases for comparison with emission standards or with limits in regulations, licences, approvals, statutory notices, guidelines, codes of practice or environmental management plans, you must use the following conversions. However, where any of these conversions are part of the test method used to determine the concentration, they do not need to be repeated for reporting.

The test method for a pollutant gives the volume of gas sampled at the test conditions (temperature, pressure) at the sample point, V_a .

- Determine the moisture content (MC, %) of the gas at the sample point in accordance with [USEPA Method 4](#).
- Calculate the volume of dry gas at sample point conditions (V_b):

$$V_b = V_a \times (100 - \text{MC}) \div 100 \dots (1)$$

- Calculate the volume of dry gas at standard temperature (273 K) (V_c):

$$V_c = V_b \times 273 \div (273 + \text{gas meter temperature in } ^\circ\text{C}) \dots (2)$$

- Calculate the volume of dry gas at standard temperature and pressure (V_d):

$$V_d = V_c \times (\text{gas meter pressure in kPa}) \div 101.3 \dots (3)$$

- Divide the measured mass of pollutant (M_a) by V_d to determine the concentration (C_a):

$$C_a = M_a \div V_d \dots (4)$$

Test method 17—Determination of soot

Measure the concentration of soot emitted from a source with the True Spot Smoke Tester Model RCC-B, the Oil Burner Smoke Scale and the filter paper supplied by [Bacharach Inc.](#), 625 Alpha Drive, Pittsburgh, PA, USA. Tel: 0011 1 412 963 2000.

Insert the clean sampling tube, extended if necessary, into the gas stream to be tested. Connect it to the smoke tester. Insert a strip of filter paper into the slot at the end of the tester and tighten the clamp screw. Pull the smoke tester pump handle steadily through 10 full strokes: take 3 to 4 seconds for each pull motion, pause a further 3 seconds at the end of each stroke, then return the pump handle to its original position.

Loosen the clamp screw and examine the paper to see whether any soot has produced a smoke spot on the paper. Move the filter paper to a new position in the smoke tester slot. Repeat the test until consecutive smoke spots on the paper are of equal shading.

Match the colour of the smoke spots on the filter paper to the closest spot on the Oil Burner Smoke Scale. Hold the scale at arm's length against an opaque white page. Slide the filter paper behind it so that you can see the spot on the filter paper through the holes in the centres of the colour spots on the scale.

Test method 19—Determination of total mass of unburnt organic vapours from vapour disposal units

Sampling

Draw the exhaust gases through a 316 stainless steel probe to a sample line of PTFE or 316 stainless steel held at a temperature of at least 105°C.

Pass the exhaust gases to a device capable of reducing the moisture content of the gases to a dew point of less than 3°C. Filter the sample gases to remove entrained particles.

Analysis

Pass the conditioned sample gases to the following two analysers.

Hydrocarbon analyser (flame ionisation detector type)

Set the analyser to zero with air that has a hydrocarbon concentration of less than 10 ppm by volume of propane. Calibrate it with a gas of known propane concentration to give a deflection of between 20% and 90% of full scale on the range being used.

The average of the indicated concentration of hydrocarbons in the conditioned sample gases must lie between 30% and 90% of full-scale deflection of the analyser. The combined effects of carbon dioxide and carbon monoxide in the gases must not affect the reading by more than 2% of full-scale deflection. The deviation from linear response of the analyser must not exceed 2.5% of full-scale deflection.

Carbon dioxide analyser (non-dispersive infrared type)

Set the analyser to zero with nitrogen that has a carbon dioxide concentration of less than 0.05% by volume. Calibrate it with a gas of known carbon dioxide concentration to give a deflection of between 20% and 90% of full scale on the range being used.

The analyser must have a full-scale range for carbon dioxide concentration lying between 0% and 14% and 0% and 20% by volume. The deviation from linear response of the analyser must not exceed 2.5% of full-scale deflection.

Calculation of mass of unburnt organic vapours

The mass of unburnt organic vapours in each cubic metre of the exhaust gases is equal to:

$$C \div (42.3 \times L) \text{ grams ... (1)}$$

where:

C = the average concentration of hydrocarbons measured as equivalent propane in ppm over the test period

42.3 = a conversion factor

L = the average concentration of carbon dioxide content expressed as a percentage of sample gases.

Test method 20—Determination of total mass of unrecovered organic vapours from vapour recovery units

Sampling

Draw the exhaust gases through a sample line of PTFE or 316 stainless steel construction. Pass them to a hydrocarbon analyser (flame ionisation detector type).

Analysis

Set the analyser to zero with air that has a hydrocarbon concentration of less than 10 ppm by volume of propane. Calibrate the analyser with a gas of known propane concentration to give a deflection of between 20% and 90% of full scale on the range being used.

The average of the indicated concentration of hydrocarbons in the exhaust gases must lie between 30% and 90% of full-scale deflection of the analyser. The combined effects of carbon dioxide and carbon monoxide in the gases must not affect the reading by more than 2% of full-scale deflection. The deviation from linear response of the analyser shall not exceed 2.5% of full-scale deflection.

Calculation of mass of unrecovered organic vapours

The mass of unrecovered organic vapours emitted for each litre of organic liquid is:

$$(318 \times C \times A \times M \times P \times V) \div (L \times T) \text{ milligrams ... (1)}$$

where:

C = the average concentration of hydrocarbons expressed as equivalent propane in ppm over the test period

A = the cross-sectional area of the exhaust duct at the plane where the measurements are made, in m²

M = the total time for organic liquid to pass into the tank or out of the industrial plant, in minutes

P = the atmospheric pressure in kPa

V = the average exhaust gas velocity in metres per second

L = the volume of organic liquid passing into the tank or out of the industrial plant, in litres

T = the average exhaust gas temperature in kelvins (273 + temperature in °C)

318 = a conversion factor

Test method 21—Calculation of vapour pressure

A volatile organic liquid for which the Reid Vapour Pressure may be ascertained shall be deemed to have a vapour pressure exceeding 75 kilopascals if the maximum bulk storage temperature of the liquid is greater than the temperature specified in Column 2 of the table below corresponding to the Reid Vapour Pressure of the liquid specified in Column 1.

Where the Reid Vapour Pressure of the liquid lies between two adjacent values specified in Column 1 of the table, the corresponding temperature may be calculated as though a linear relationship existed between the Reid Vapour Pressure and the temperature at and between those two values.

Where the Reid Vapour Pressure of the liquid lies outside the values specified in Column 1 of the table or cannot be determined, the vapour pressure of the liquid shall be calculated by such methods as the EPA may determine.

Column 1 Reid Vapour Pressure (kPa)	Column 2 Temperature (°C)
50	49
60	43
70	38
80	33
90	29
100	26

Test method 26—Exhaust and evaporative emissions from spark-ignition motor vehicles

Testing must be carried out in accordance with the test procedures appropriate for the category of vehicle being tested and its date of manufacture specified in [ADR 37/00](#) or [ADR 37/01](#), *Emission Control for Light Vehicles*. Special conditions apply, as detailed below.

A reference here to components applies only to those components related to the emission performance of the motor vehicle being tested.

- [Compliance testing of new petrol-powered light vehicles](#)
- [Compliance testing of in-service petrol-powered light vehicles up to 5 years old or with 80 000 km accumulated](#)
- [Compliance testing of in-service dual-fuel \(petrol/LPG\) light vehicles up to 5 years old or with 80 000 km accumulated, operating on liquefied petroleum gas \(LPG\)](#)
- [Compliance testing of in-service dual-fuel \(petrol/LPG\) light vehicles up to 5 years old or with 80 000 km accumulated, operating on petrol](#)
- [Compliance testing of in-service dual-fuel \(petrol/CNG\) light vehicles up to 5 years old or with 80 000 km accumulated, operating on compressed natural gas \(CNG\)](#)
- [Compliance testing of in-service dual-fuel \(petrol/CNG\) light vehicles up to 5 years old or with 80 000 km accumulated, operating on petrol](#)

Compliance testing of new petrol-powered light vehicles

- Test the vehicle in the condition in which it is presented for testing (no tuning or special stabilisation distance run-in) unless the manufacturer or its agent requests special preparations to be made before testing.
- In evaporative emissions testing of a vehicle less than 56 days after it was manufactured, the Clean Air (Motor Vehicles and Motor Vehicle Fuels) Regulation 1997 allows for 1 to 3 g of hydrocarbon emissions emanating from sources other than the fuel system of the vehicle.

* Compliance testing of in-service petrol-powered light vehicles up to 5 years old or with 80 000 km accumulated

- The engine of the vehicle must be tuned to the manufacturer's specifications.
- Where components originally fitted to the vehicle have been removed, disabled or tampered with, they must be replaced or repaired before testing.
- Components that are faulty or broken through normal use of the vehicle must not be replaced or repaired before testing.
- Components whose performance has deteriorated through normal use must not be replaced before testing.

Compliance testing of in-service dual-fuel (petrol/LPG) light vehicles up to 5 years old or with 80 000 km accumulated, operating on liquefied petroleum gas (LPG)

- [All conditions in * above apply.](#)
- Do not conduct the evaporative emission testing procedure.
- Do not apply any heat source to the vehicle's LPG storage container(s) during testing.
- Use LPG consisting of 50% butane and 50% propane. If this is not available, use commercially available LPG.

Compliance testing of in-service dual-fuel (petrol/LPG) light vehicles up to 5 years old or with 80 000 km accumulated, operating on petrol

- [All conditions in * above apply.](#)
- Do not apply any heat source to the vehicle's LPG storage container(s) during testing.

Compliance testing of in-service dual-fuel (petrol/CNG) light vehicles up to 5 years old or with 80 000 km accumulated, operating on compressed natural gas (CNG)

- [All conditions in * above apply.](#)
- Do not conduct the evaporative emission testing procedure.
- Do not apply any heat source to the vehicle's CNG storage container(s) during testing.
- Use commercially available CNG for this test.

Compliance testing of in-service dual-fuel (petrol/CNG) light vehicles up to 5 years old or with 80 000 km accumulated, operating on petrol

- [All conditions in * above apply.](#)
- Do not apply any heat source to the vehicle's CNG storage container(s) during testing.

Test method 27—Lead concentration in leaded and unleaded petrol

The lead in all petrol must be determined with this test method. The method was developed by the EPA from the standard test methods [AS 1876-1990](#) *Petrol (Gasoline) for Motor Vehicles* and [ASTM D3237-97](#) *Standard Test Method for Lead in Gasoline by Atomic Absorption Spectrometry*.

Applicability

This method is independent of the lead alkyl type.

Principle

The petrol sample is diluted with methyl isobutyl ketone, and the alkyl lead compounds are stabilised by reaction with iodine and a quaternary ammonium salt. The lead content of the sample is determined by atomic absorption flame spectrophotometry at 283 nm. Standards prepared from reagent-grade lead chloride are used for calibration.

Range

Lead concentrations in the range 0.005 to 1 g/L can be determined. Higher lead concentrations require dilution with iso-octane before analysis.

Sampling and storage

Containers for samples from bowzers, tanks, delivery tanks, tank vehicles or pipeline

Sampling containers must be metal cans with welded side seams and a minimum capacity of 250 mL. Each container must have an opening at the top of 30 to 50 mm in diameter. The top must be sealed with a vapour-tight screw cap.

Number of samples

Take two samples of the petrol to be tested and analyse the lead content of each. If requested, leave a third sealed sample with the owner or the person in charge.

Sampling from a bowser

Pour the petrol directly from the nozzle of the bowser hose into the top opening of the sample container. Fill the container to near capacity.

Sampling from a tank, delivery tank, tank vehicle, pipeline, fuel tank or motor vehicle

Take a representative sample. Pour it into a sample container for transport.

Storage

Store samples at 0° to 8°C. Bring them to room temperature before analysis.

Cleaning procedures

Rinse the sampling containers with acetone (propanone) or iso-octane. Dry them in a drying cabinet at 40°C or higher.

Reagents

- MIBK: methyl isobutyl ketone (4-methyl-2-pentanone) (AR grade).
- Iodine solution: Dissolve 3.0 g AR grade iodine in AR grade toluene and dilute to 100 mL with the toluene. Store in a brown glass bottle.
- Aliquat 336: Tricapryl methyl ammonium chloride.
- 10% Aliquat 336/MIBK solution: Dilute 100 mL of Aliquat 336 to 1 L with MIBK.
- 1% Aliquat 336/MIBK Solution: Dilute 10 mL of Aliquat 336 to 1 L with MIBK.
- Lead chloride: At least 99% pure.
- Stock lead solution (2000 mg/L): Dry lead chloride at $105^{\circ} \pm 5^{\circ} \text{C}$ for 3 hours. Dissolve 0.6711 g in about 200 mL of 10% Aliquat 336/MIBK solution. Dilute to the mark in 250 mL volumetric flask with 10% Aliquot 336/MIBK solution. Mix well and store in a brown glass bottle.
- Intermediate stock lead solution (100 mg/L): Transfer accurately by pipette 5 mL of stock lead solution to a 100 mL volumetric flask. Dilute to the mark with 10% Aliquat 336/MIBK solution. Mix well and store in a brown glass bottle.
- Iso-octane: 2,2,4-trimethylpentane (AR grade).
- Nitric acid (1+1): Mix equal volumes of concentrated AR grade nitric acid and distilled water.
- Acetone (AR grade).

Maximum storage periods for reagents:

iodine solution	30 days
10% Aliquat 336/MIBK	30 days
1% Aliquat 336/MIBK	30 days
stock lead solution	30 days
Standard lead solution	1 day

Grades of reagents other than those indicated may be used on two privisos:

- The reagent is of high enough purity to permit its use without lessening the accuracy of the determination.
- The same source of reagent is used for all standards and blanks.

Analysis

General

Glassware must be de-lead by rinsing with dilute nitric acid (1+1) and then rinsed with distilled water. Wash the glassware with acetone and dry it at $50^{\circ} \pm 5^{\circ} \text{C}$.

Preparation of working standards (2, 5, 10, 20 mg/L)

Transfer accurately by pipette 1.0, 2.5, 5.0 and 10.0 mL of the intermediate stock lead solution (100 mg/L) to four 50 mL volumetric flasks. Adjust the volume of each to 10 mL by adding 1% Aliquat/MIBK solution and add 10 mL of iso-octane. Add 0.1 mL of iodine solution, mix well and allow to react for at least 1 minute. Dilute to volume with MIBK and mix.

Preparation of the blank

To a 50 mL volumetric flask add 30 mL of MIBK then 10 mL of iso-octane. Add 0.1 mL of iodine solution, mix well and allow to react for at least 1 minute. Add 5 mL of 1% Aliquat/MIBK solution and mix. Dilute to volume with MIBK and mix.

Preparation of sample

- For petrol with a lead concentration of < 0.1 g/L: To a 50 mL volumetric flask containing 30 mL of MIBK and 10 mL of petrol sample, add 0.1 mL of iodine solution. Mix well and allow to react for at least 1 minute. Add 5 mL of 1% Aliquat/MIBK solution. Dilute to volume with MIBK and mix.
- For petrol with a lead concentration of 0.1–1 g/L: To a 50 mL volumetric flask add 30 mL of MIBK. Add 1–5 mL of petrol sample and enough iso-octane to yield a final sample volume of 10 mL. Add 0.1 mL of iodide solution, mix well and allow to react for at least 1 minute. Add 5 mL of 1% Aliquat/MIBK solution. Dilute to volume with MIBK and mix.
- For petrol with a lead concentration of > 1 g/L, dilute with iso-octane before analysis.

Preparation of the atomic absorption spectrophotometer

Optimise the instrument for lead at 283.3 nm. Using the blank, adjust the gas mixture (acetylene/air) and aspiration rate to obtain an oxidising lean, blue flame. Aspirate the 20 mg/L lead working standard and adjust the instrument to achieve maximum response.

Standardisation and analysis

Aspirate the reagent blank and adjust the instrument to zero. Measure the absorbances of the 2, 5, 10 and 20 mg/L lead working standards. Aspirate the samples and record the absorbance values. Aspirate the blank between each sample measurement.

For instruments without a direct concentration readout, prepare a calibration curve by plotting the absorbance of the working standards against their concentrations (mg/L) on linear graph paper.

Calculations

Read the lead concentration in g/L directly from the instrument readout or calculate it by referring to the appropriate calibration curve:

$$\text{Lead concentration in petrol sample (g/L)} = (C \times V_1) \div (V_2 \times 1000)$$

where:

C = lead concentration (mg/L) of sample (as read from graph or instrument readout)

V_1 = final volume (50 mL)

V_2 = volume of sample petrol (mL)

Test method 31—Observation procedure for excessive air impurities: visible emissions

When an observer is determining if a vehicle is being used in breach of the clause limiting visible emissions, the following principles apply:

- The observer must be satisfied that the vehicle generating the visible emissions is correctly identified.
- The observer must be satisfied that the emissions are visible not just because of heat or the condensation of water vapour.
- The emissions must be continuously visible for more than 10 seconds.

The following details of the observation must be recorded:

- Length of time in seconds that the visible emissions were observed.
- Registration number of the motor vehicle under observation.
- Type of motor vehicle under observation.
- Colour and darkness, in the opinion of the observer, of the air impurities emitted.
- Location, date and approximate time of day that the observation was made.

Other approved method 9—Determination of “coarse” particulates

To determine “coarse” particulates:

- determine total solid particles using TM-15;
- **simultaneously** determine “fine” particulates (PM_{10} emissions) using OM-5; then
- subtract the result of OM-5 (PM_{10} or “fine” particulates) from the result of TM-15 (Total solid particles) to determine “coarse” particulates.

The two methods must be carried out simultaneously, over the same sampling period to ensure the influence of process change does not impact on the results.

Test method sources

Australian Standard test methods

Available for purchase from Standards Australia, 1 The Crescent, Homebush NSW 2140 (PO Box 1055, Strathfield NSW 2135).

Tel: 1300 65 46 46; Fax: 1300 65 49 49; E-mail: sales@standards.com.au

<http://www.standards.com.au/>

American Society for Testing and Materials test methods

Available from Standards Australia (see above) or direct from ASTM, 100 Barr Harbor Drive, West Conshohocken PA 19428-2959, USA.

Tel: 0011 1 610 832 9500; Fax: 0015 1 610 832 9500

<http://www.astm.org/index.html#>

United States Environmental Protection Agency test methods

Available from USEPA, National Service Centre for Environmental Publications, PO Box 42419, Cincinnati OH 45242, USA.

Tel: 0011 1 513 489 8190; Fax: 0015 1 513 489 8695

<http://www.epa.gov/ttn/emc/> or <http://www.epa.gov/> (for on-line ordering)

USEPA Method 0061: <http://www.epa.gov/epaoswer/hazwaste/test/0061.pdf>

SW-846 series: <http://www.epa.gov/epaoswer/hazwaste/test/main.htm>

California Environmental Protection Agency Air Resources Board

Available from Office of Communications, 2020 L Street, Sacramento CA 95814, USA.

Tel: 0011 1 916 322 2990; Fax: 0015 1 916 445 5025

<http://www.arb.ca.gov/testmeth/vol3/vol3.htm>

Australian Design Rules test methods

The Federal Office of Road Safety publishes Australian Design Rules for motor vehicles. ADR 37/00 or 37/01, Emission Control for Light Vehicles, is available from the Federal Office of Road Safety, 15 Mort Street, Canberra ACT 2600 (PO Box 594, Canberra ACT 2601).

Tel: (02) 6274 7111; Fax: (02) 6274 7922

<http://www.atsb.gov.au/fors/contact.htm>

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:

25 July 2001

- 015/7171** INMATE ESCORT TRANSPORT SMALL. DOCUMENTS: \$110.00 PER SET.
S01/00263 (532) CLEANING KOGARAH COURT HOUSE FOR A PERIOD OF UP TO 3 YEARS. CATEGORY D. INSPECTION DATE AND TIME: 13 JULY 2001 AT 11:00 AM SHARP. AREA: 990 SQUARE METRES. DOCUMENTS: \$27.50 PER SET.

31 July 2001

- 002/7038** CENTRE MANAGEMENT AND PROVISION OF CHILD CARE SERVICES, MALABAR. DOCUMENTS: \$110.00 PER SET.

2 August 2001

- 015/379** ELECTRICAL OFFICE AND PRESENTATION EQUIPMENT. DOCUMENTS: \$110.00 PER SET.
013/7192 SUPPLY OF FRESH FRUIT TO METROPOLITAN CORRECTIONAL CENTRES. DOCUMENTS: \$110.00 PER SET

7 August 2001

- ITS2000** DESKTOP AND PORTABLE COMPUTERS. DOCUMENTS: \$330.00 PER SET.
S00/00122 (374) BROOKVALE/MONA VALE BUS DEPOTS. CATEGORY B. INSPECTION DATE AND TIME: 24 JULY 2001 AT 11:00 AM SHARP. AREA: 2,514 SQUARE METRES. DOCUMENTS: \$55.00 PER SET

9 August 2001

- S01/00003 (722)** CLEANING BURWOOD, LIDCOMBE AND CAMPSIE COURT HOUSES. 3 YEAR CONTRACT. CATEGORY C. INSPECTION DATE AND TIME: 18 JULY 2001 AT 11:30 AM SHARP. AREA: 5987.00 SQUARE METRES. DOCUMENTS: \$27.50 PER SET.
S0001676 REMOVAL OF HOUSEHOLD EFFECTS. DOCUMENTS: \$110.00 PER SET.
014/7172 COLLECTION AND DISPOSAL OF CLINICAL AND CYTOTOXIC WASTE. DOCUMENTS: \$110.00 PER SET.

14 August 2001

- 016/7158-1** BUSINESS ADVISORY SERVICES . DOCUMENTS: NIL PER SET

20 September 2001

- 016/7181** AERIAL LADDER PLATFORM VEHICLES. DOCUMENTS: \$110.00 PER SET.

TENDER DOCUMENT FEE

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

Further Information is available on the Internet: <http://www.dpws.nsw.gov.au/tenders>

DEPARTMENT OF HOUSING

TENDERERS are required to comply with the New South Wales Government's Code of Practice and Tendering for the Construction Industry.

WESTERN SYDNEY REGIONAL OFFICE**LAWNMOWING / CLEANING**

- (1) BLIGH PARK / RICHMOND / WINDSOR (JOB No. WSG 001) – 11 Sites.
- (2) GRANVILLE / GUILDFORD (JOB No. WSG 033) – 12 Sites.
- (3) OXLEY PARK / WERRINGTON / KINGSWOOD (JOB No. WSG 058) – 4 Sites.
- (4) MERRYLANDS / GUILDFORD (JOB No. WSG 065) – 12 Sites.

Maintenance of Lawns / Gardens and Common Area Cleaning. TWO YEAR CONTRACT.

Note: **CLOSING 10.00 AM, TUESDAY, 31ST JULY 2001.**

Tender Fee: \$55.00 (GST Included) per tender, payable by cheque or money order.

Telephone: 9891 8402 / 9891 8180.

Tender documents are available from Western Sydney Regional Office, 106-108 Church Street, Parramatta.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BATHURST CITY COUNCIL

Erratum

THE notification appearing in Government Gazette No. 108 of 6th July, 2001, Folio 5354 under the heading of "Local Government Act 1993, Land Acquisition (Just Terms Compensation) Act 1991" relating to Lot 90, DP 1026194 is hereby cancelled and has no affect. P. PERRAM, General Manager, Bathurst City Council, PMB 17, Bathurst, NSW 2795. [0627]

BLACKTOWN CITY COUNCIL

Roads Act 1993, Section 10 (1)

Dedication of Land as Public Road

NOTICE is hereby given by Blacktown City Council that pursuant to section 10 (1), Division 1, Part 2 of the Roads Act 1993, the land described in the Schedule below is hereby dedicated as public road. Dated at Blacktown, 22nd February, 2001. I. REYNOLDS, General Manager, Blacktown City Council, PO Box 63, Blacktown, NSW 2148.

SCHEDULE

Lot 1, DP 251863. [0640]

BLUE MOUNTAINS CITY COUNCIL

Roads Act 1993

Dedication of Land as Public Road

NOTICE is hereby given by the Council of the City of Blue Mountains that in pursuance of section 10 of the Roads Act 1993 the land as described in the Schedule below is hereby dedicated as public road. Dated at Katoomba, 11th July, 2001. M. WILLIS, General Manager, Blue Mountains City Council, PO Box 189, Katoomba, NSW 2780.

SCHEDULE

Lot 30 in Deposited Plan 829848 at Faulconbridge. [0630]

BLUE MOUNTAINS CITY COUNCIL

Roads Act 1993

Dedication of Land as Public Road

NOTICE is hereby given by the Council of the City of Blue Mountains that in pursuance of section 10 of the Roads Act 1993 the land as described in the Schedule below is hereby dedicated as public road. Dated at Katoomba, 11th July, 2001. M. WILLIS, General Manager, Blue Mountains City Council, PO Box 189, Katoomba, NSW 2780.

SCHEDULE

Lot 10 in Deposited Plan 839262 at Wentworth Falls. [0631]

COFFS HARBOUR CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given by the Council of the City of Coffs Harbour that in pursuance of section 10 of the Roads Act 1993 the land as described in the Schedule below is hereby dedicated as public road. Dated at Coffs Harbour, 16th July, 2001. M. J. FERGUSON, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour, NSW 2450.

SCHEDULE

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 11, 12 in Deposited Plan 721319. [0638]

COOLAH SHIRE COUNCIL

Roads Act 1993, Section 162 (1)

Renaming of Public Road – Warrumbungles Way

NOTICE is hereby given that pursuant to section 162 (1) of the Roads Act 1993, the Councils of the Shires of Coonabarabran, Merriwa and Coolah have renamed the road hereunder described.

<i>Description</i>	<i>Name</i>
The route comprises Main Roads 396 and 618 from the Golden Highway near Cassilis, to the Newell Highway near Coonabarabran, noting that the small section of Main Road 55 joining these roads will remain as the "Black Stump Way".	Warrumbungles Way.

S. BURNS, General Manager, Coolah Shire Council, 59 Binnia Street, Coolah, NSW 2843. [0626]

EUROBODALLA SHIRE COUNCIL

Roads Act 1993, Section 162

Naming of Public Road – Turnbolls Lane

NOTICE is hereby given that Eurobodalla Shire Council, in pursuance of section 162 of the Roads Act 1993 has named the following road.

<i>Description</i>	<i>Name</i>
Unnamed road running west from Bergalia Street, Moruya.	Turnbolls Lane.

EUROBODALLA SHIRE COUNCIL, PO Box 99, Moruya, NSW 2537. (Reference: 80.0628Pt2). [0637]

FAIRFIELD CITY COUNCIL

Roads Act 1993, Section 116

Proposed Traffic Management Scheme – Bossley Park

NOTICE is hereby given that Council proposes to construct: (1) Roundabouts with splitter islands at the intersection of Bossley Road with Quarry Road, Candlewood Street and Marconi Road. (2) Roundabout with splitter islands at the intersection of Quarry Road and Marconi Road. (3) Pedestrian Refuge at Kingfisher Avenue with its intersection at Marconi Road. The proposed scheme is to address safety and amenity issues in Bossley Road, Quarry Road and Marconi Road. Council is now seeking comments on the proposal from the public and interested organisations. Submissions, in writing, either by way of support or objection to the proposals must reach Council by Friday, 10th August, 2001 (please quote Council's reference number G10-06-550). For further information, please telephone Council's Traffic and Road Safety Branch on (02) 9725 0388. A. YOUNG, City Manager, Fairfield City Council, PO Box 21, Fairfield, NSW 1860. [0642]

<i>Property Type</i>	<i>Size of Service for Water Usage</i>	<i>Service Charge \$</i>	<i>Consumption Charge</i>
	100mm	1,750.00	67.5c per kl
	150mm	3,938.00	67.5c per kl
	200mm	7,000.00	67.5c per kl
		<i>Annual Charge</i>	
FIRE SERVICE	20mm	35.00	No Consumption Charge
TO COMMERCIAL	25mm	54.50	
INDUSTRIAL	32mm	89.50	
	40mm	140.00	
	50mm	219.00	
	65mm	369.50	
	80mm	560.00	
	100mm	875.00	
	150mm	1,969.00	
	200mm	3,500.00	

WHERE A METERED SERVICE AND A FIRE SERVICE ARE CONNECTED TO AN ASSESSMENT THE CHARGE SHALL BE THE GREATER OF THE WATER OR FIRE CHARGE.

GOSFORD CITY COUNCIL

Water Management Act 2000

Levying Water, Sewerage Loan Service, Trade Waste Charges and Drainage Service Charges

THE Gosford City Council, in pursuance of the powers conferred upon it by the Water Management Act 2000 and in accordance with the Regulations thereto, does hereby determine the scale of service charges to apply for the charging period commencing on 1st July, 2000 and ending 30th June 2001 on all chargeable land as follows:

WATER CHARGES

<i>Property Type</i>	<i>Size of Service for Water Usage</i>	<i>Service Charge \$</i>	<i>Consumption Charge</i>
RESIDENTIAL	20mm	70.00	67.5c per kl
COMMERCIAL	25mm	109.00	67.5c per kl
INDUSTRIAL	32mm	179.00	67.5c per kl
	40mm	280.00	67.5c per kl
	50mm	438.00	67.5c per kl
	65mm	739.00	67.5c per kl
	80mm	1,120.00	67.5c per kl
	100mm	1,750.00	67.5c per kl
	150mm	3,938.00	67.5c per kl
	200mm	7,000.00	67.5c per kl
STRATAS	Not Applicable	\$70.00 (each unit)	67.5c per kl
VACANT LAND	Not Applicable	\$70.00	Not Applicable
PREVIOUSLY EXEMPT UNDER LGA eg CHURCHES	20mm	70.00	67.5c per kl
	25mm	109.00	67.5c per kl
	32mm	179.00	67.5c per kl
	40mm	280.00	67.5c per kl
	50mm	438.00	67.5c per kl
	65mm	739.00	67.5c per kl
	80mm	1,220.00	67.5c per kl

SEWERAGE CHARGES

The Sewerage charges for 2001/2002 have been fixed in accordance with the findings of the Independent Pricing and Regulatory Tribunal.

NON RESIDENTIAL

The charges for non residential sewer base charges are:

<i>Size of Service for Water Usage</i>	<i>Sewerage Base Charge \$</i>
<i>mm</i>	
20	254.00
25	396.00
32	650.00
40	1,016.00
50	1,587.00
65	2,683.00
80	4,064.00
100	6,350.00
150	14,287.00
200	25,400.00
Greater than 200	(nominal size) ² x 254.00 400

The price for sewer usage charges is 70 cents per kilolitre.

The above figure is multiplied by a discharge factor. The discharge factor is the assessed percentage of water purchased from Gosford City Council which is discharged into the sewer.

The minimum amount payable by a non residential customer is \$254.00.

RESIDENTIAL

The 2001/02 sewerage charge for residential properties be set at \$341 and in accordance to the Independent Pricing and Regulatory Tribunal's determination of 27 June 2000.

DRAINAGE SERVICE CHARGE

The Drainage Service charge for 2001/02 will be \$41.00 per rateable assessment and \$20.50 per pensioner rateable.

GENERAL FEES & CHARGES**Water & Sewerage main locations**

Actual cost with a minimum of 165.00 minimum

Private Works Fee

Private Works sewerage inspection \$6.00 per metre minimum of \$131.00
 Private Works water inspection fee \$4.50 per metre minimum of \$131.00
 Reinspection 100.00

Specifications for construction of Water & Sewerage

Works by Private Contractors 66.00 per volume

Developer Investigation Fee 113.30 per hr

Section 26 Certification Fees

Dual Occupancies, 76.00

Commercial Buildings, factories and Torrens subdivisions of Dual Occupancies 113.00

Boundary realignments without mains extensions 185.00

Subdivision and developments involving mains extensions 550.00

Developments without Requirements 45.00

Sewer connection Fees

New Sewer (including 1 WC) 150.00

+ for each additional WC 54.00

Alterations 100.00

+ for each additional WC 54.00

Units/Villas 1 WC each flat or unit 115.00

+ for each additional WC per unit 54.00

Caravan Connection Fee 65.00

Sewer re Inspection Fee 77.00

Building Over Sewer

Sale of Building Over Sewer and Water Specifications (Guidelines) 11.00

Inspection of concrete encasement up to ten metres and additional junction cut-ins 131.00

Inspections of encasement greater than 10 metre 131.00+10.00 per metre over 10 metres of encasement

Additional Inspection due to non-compliance 45.00

Sewer Drainage Plans

1 Copy (Drainage Diagrams) 15.00

Trade Waste

Excess Quantity Charge 0.20/kl

Non-Complying Waste Quality (per kl per 1000mg/l increments of BOD) 1.30/kl

Non-Complying Waste Quality (per kl per 1000mg/l increments of NFR) 1.30/kl

Re-inspection fee 81.40

Sale of Sewer Connection Plan Books

Format 1 A3 Sheets in cardboard folder 360.00

Format 2 A3 Sheets in plastic pockets in 3 hard cover plastic folders 465.00

Annual charges for monthly updating service (posted monthly) 247.00

Design Approvals

Approval of developers sewer pump station and rising main design 200.00

Approval of private internal residential sewer pump station rising main design 82.50

Approval of extension sewer mains to properties outside service areas 100.00

Water Main Extension Approvals (outside service area) 100.00

Water Supply Connection Charge

Connection Fee -20 mm water service 298.00

Multi dwelling/commercial (incl all Meters greater than 20mm) Quoted actual cost

Annual Metered Standpipe Charge

Registration fee As per water tariff

Deposit 596.00

Water Usage Charge As per water tariff

Water Pressure Enquiry Fee 96.00

Water Service Testing etc

Special Water Meter Reading 45.00

Meter Testing Fee 86.00 plus courier and testing fee

Reconnection fee where service has been disconnected for non-payment of account 30.00

Backflow Prevention Fees

Applications and Registration 55.00

Registration Renewal 22.00

Water and Sewer Main Locations

Actual cost with a minimum of 165.00

[0641]

NARRABRI SHIRE COUNCIL

Roads (General) Regulation 2000

IN accordance with Clause 9, Division 2, Part 2 of the Roads (General) Regulation 2000, Narrabri Council declares that the new roads created by subdivision on Deposited Plan 1026892 shall be known as "Inglewood Avenue" and "Kilkenny Court" and are shown as such on the afore-mentioned plan. I. McCALLUM, General Manager, Narrabri Shire Council, PO Box 261, Narrabri, NSW 2390. [0634]

RIVERINA WATER COUNTY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice Of Compulsory Acquisition of Easement
Over Land

THE Riverina Water County Council declares, with the approval of His Excellency the Governor, that the easement over land for water supply, described in the Schedule below, excluding mines and deposits of minerals within the land is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991. Dated at Wagga Wagga, 17th July, 2001. G. W. PIEPER, General Manager, Riverina Water County Council, PO Box 456, Wagga Wagga, NSW 2650.

SCHEDULE

Easement for water supply 5 wide over R84161 as delineated in Deposited Plan 1028919. [0629]

SHOALHAVEN CITY COUNCIL

Roads Act 1993 Section 10

Dedication of Land as Public Road – Worrowing
Heights in the Shoalhaven City Council Area

THE Shoalhaven City Council dedicates the land described in the Schedule below as public road under section 10 of the Roads Act 1993. G. A. NAPPER, General Manager, Shoalhaven City Council, PO Box 42, Nowra, NSW 2541. (Council File 2906).

SCHEDULE

Lots 6 and 7, DP 1027705, Parish of Bherwerre and Parish of Wandrawandian, County of St Vincent. [0628]

ESTATE NOTICES

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of GARRY MICHAEL JOHN LEHMANN, late of 46 Abington Crescent, Glen Alpine, in the State of New South Wales, truck driver, who died on 19th February, 2001, must send particulars of his claim to the executrix, Gwenda Lehmann (also known as Gwenda Ann Lehmann), c.o. Doherty Partners, Solicitors, 227 George Street, Liverpool, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate

having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 3rd July, 2001. DOHERTY PARTNERS, Solicitors, 227 George Street, Liverpool, NSW 2170 (DX 5034, Liverpool), tel.: (02) 9601 7300. [0643]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of JOHN THOMAS LEVETT, late of Greenacre, in the State of New South Wales, retired compositor/printer, who died on 20th January, 2001, must send particulars of his claim to the executor, Barry Burgess (Senior), c.o. Kencalo & Ritchie, Solicitors, 96 Moore Street, Liverpool, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 4th July, 2001. KENCALO & RITCHIE, Solicitors, 96 Moore Street, Liverpool, NSW 2170 (DX 5003, Liverpool), tel.: (02) 9602 8333. [0635]

COMPANY NOTICES

NOTICE of resolutions passed (appointment of joint liquidators). – ACN 069 802 964 PTY LIMITED (formerly BOHEMIAN TRANSPORT PTY LIMITED). – Notice is hereby given that at a meeting of members and of creditors of the abovenamed company held on 19th June, 2001 the following special and ordinary resolutions respectively were passed: "That the company be wound up voluntarily" and "That J. E. Star and N. C. Malanos be appointed joint liquidators of the company". Dated 12th July, 2001. J. E. STAR and N. C. MALANOS, Joint Liquidators, c.o. Star, Dean-Willcocks, Chartered Accountants, Level 1, 32 Martin Place, Sydney, NSW 2000, tel.: (02) 9223 2944. [0639]

NOTICE of meeting of members. – SPARB (AUSTRALIA) PTY LIMITED (In liquidation), ACN 003 826 471. – Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the abovenamed company will be held at 51A Anderson Road, Mortdale on 15th August, 2001 at 10.00 a.m., for the purpose of laying before the meeting the liquidator's final account and report and giving any explanation thereof. Dated 17th July, 2001. B. W. SPAUL, Liquidator, c.o. Munro Spaul, Level 1, 34 MacMahon Street, Hurstville, NSW 2220, tel.: (02) 9570 8999. [0636]

NOTICE of voluntary winding up. – COOININEE PASTURES PTY LIMITED, ACN 008 453 129. – At a general meeting of Cooininee Pastures Pty Limited convened and held at 92 Cooper Street, Cootamundra on 29th June, 2001 the following was duly passed as a special resolution in accordance with a recommendation by the Directors: "That the company be wound up voluntarily and that Matthew McNamara of 92 Cooper Street, Cootamundra be appointed liquidator". Dated 16th July, 2001. M. McNAMARA, Liquidator, c.o. Dawson & Partners, Chartered Accountants, 92 Cooper Street, Cootamundra, NSW 2590, tel.: (02) 6942 1711. [0632]

OTHER NOTICES

Partnership Act 1892 (NSW). – VAW KURRI KURRI OWNINGS, A LIMITED PARTNERSHIP. – Pursuant to section 36 of the Partnership Act 1892 (NSW), the partners of VAW Kurri Kurri Ownings, A Limited Partnership, registered as such under the Act, hereby notify the retirement of Markus Richard Offerman as a general partner from the partnership, and of the admission of Birger Otto Hammerstein to the partnership also as a general partner. These changes took effect on 9th July, 2001. By Order of the Partners, VAW Kurri Kurri Ownings, A Limited Partnership. [0644]

TRAVEL COMPENSATION FUND

Trust Deed, Clause 26
Service of Notices

A NOTICE to the Travel Compensation Fund is duly given if it is:

- (a) delivered or sent by prepaid post to the Fund's postal address at Level 4, 303 Pitt Street, Sydney, NSW 2000;
- (b) sent by facsimile to the Fund's facsimile address at (02) 9267 2100; or
- (c) transmitted by e-mail to the Fund's e-mail address at mail@tcf.org.au

A notice that is delivered or sent by prepaid post to the Fund's postal address is taken to have been delivered to the Fund on the third day following the day on which it was posted.

A notice sent to the Fund's facsimile address is taken to have been delivered to the Fund on the next business day after it was sent.

A notice transmitted by e-mail is taken to have been delivered to the Fund on the next business day after transmission.

Dated 17th July, 2001. C. C. BRATTONI, Chief Executive Officer, Travel Compensation Fund. [0633]