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OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 7 November 2002

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

Act No. 85 2002 - An Act to amend the Coastal Protection Act 1979 with respect to the management of certain coastal land; to amend the Crown Lands Act 1989 with respect to easements for public access; and for other purposes. **[Coastal Protection Amendment Bill]**

Act No. 86 2002 - An Act to amend the Fair Trading Act 1987 with respect to employment placement services; to repeal the Employment Agents Act 1996; to amend the Fines Act 1996 and the Industrial Relations Act 1996 consequentially; and for other purposes. **[Fair Trading Amendment (Employment Placement Services) Bill]**

Act No. 87 2002 - An Act to amend the Murray-Darling Basin Act 1992 so as to approve certain amendments to the agreement set out in Schedule 1 to that Act. **[Murray-Darling Basin Amendment Bill]**

Russell D. Grove PSM
Clerk of the Legislative Assembly

Proclamations



Proclamation

under the

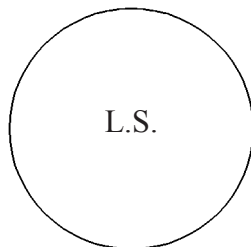
Young Offenders Amendment Act 2002 No 69

JAMES JACOB SPIGELMAN,
by Deputation from Her Excellency the Governor

I, the Honourable James Jacob Spigelman, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Young Offenders Amendment Act 2002*, do, by this my Proclamation, appoint 15 November 2002 as the day on which that Act commences.

Signed and sealed at Sydney, this 13th day of November 2002.

By His Excellency's Command,



BOB DEBUS, M.P.,
Attorney General

GOD SAVE THE QUEEN!

Regulations



Conveyancing (General) Amendment (Fees) Regulation 2002

under the

Conveyancing Act 1919

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Conveyancing Act 1919*.

KIM YEADON, M.P.,
Minister for Information Technology

Explanatory note

The objects of this Regulation are:

- (a) to increase certain fees payable to the Registrar-General under the *Conveyancing Act 1919 (the Act)*, and
- (b) to introduce new fees:
 - (i) for the lodgment and examination of an application for an order terminating a neighbourhood scheme under section 72 of the *Community Land Development Act 1989*, and
 - (ii) for the furnishing of a certificate of ownership under section 700 (2) of the *Local Government Act 1993* or section 151 (2) of the *Environmental Planning and Assessment Act 1979*, and
- (c) to remove additional fees:
 - (i) for the supply of a copy of a document containing 20 or more pages or multiple copies of a document containing 10 or more pages, and
 - (ii) for the supply of certified copies of a document, where the application for the copies is made by post, and
 - (iii) for the supply of a document by facsimile transmission in response to a telephone request, and
 - (iv) for depositing a document or documents pursuant to section 64 of the Act, where the deposit is made by post, and

Conveyancing (General) Amendment (Fees) Regulation 2002

Explanatory note

- (v) for the return of a document or documents deposited pursuant to section 64 of the Act, where the application is made by post.

These fee increases take account of the annual increase in the Consumer Price Index.

This Regulation is made under the *Conveyancing Act 1919*, including section 202 (the general regulation-making power) and, in particular, section 202 (1) (d).

Clause 1 Conveyancing (General) Amendment (Fees) Regulation 2002

Conveyancing (General) Amendment (Fees) Regulation 2002

under the

Conveyancing Act 1919

1 Name of Regulation

This Regulation is the *Conveyancing (General) Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 December 2002.

3 Amendment of Conveyancing (General) Regulation 1998

The *Conveyancing (General) Regulation 1998* is amended as set out in Schedule 1.

Conveyancing (General) Amendment (Fees) Regulation 2002

Schedule 1 Amendment

Schedule 1 Amendment

(Clause 3)

Schedule 6

Omit the Schedule. Insert instead:

Schedule 6 Fees

(Clause 39)

Registration in the General Register of Deeds

\$

1	For each registration, or renewal or vacation of registration, of any writ, order or legal proceeding made under Division 2 of Part 23 of the Act	20.00
2	For each registration of a crop or wool lien or a stock mortgage, or any other instrument relating to such liens or mortgages, made under the <i>Liens on Crops and Wool and Stock Mortgages Act 1898</i>	20.00
3	For each registration of a bill of sale, or any other instrument relating to a bill of sale, made under the <i>Bills of Sale Act 1898</i>	20.00
4	For removal of a caveat in relation to a bill of sale	20.00
5	For registration under Division 5 of Part 6 of the Act of a memorandum containing provisions that are capable of being covenants that may be included in a bill of sale, crop or wool lien or stock mortgage	20.00
6	For recording or registering any instrument not otherwise provided for in this Schedule	62.00

Conveyancing (General) Amendment (Fees) Regulation 2002

Amendment

Schedule 1

		\$
7	On request for preparation of a registration copy of an instrument or part of an instrument	4.00 for up to 4 pages, and then 4.00 for each additional 4 pages or part of that number
	In addition, for preparation of the copy	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved
 Copies		
8	For supplying a copy of a document or part of a document available from the Document Copy Service (other than a certified copy, a copy supplied in response to a telephone request or a copy relating to land the subject of a community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i>)	4.00
9	For supplying a copy, available from the Document Copy Service:	
	(a) of a community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i>	4.00
	(b) of a management statement relating to such a plan	4.00
	(c) of a development contract relating to such a plan	4.00
	(d) of an annexure to such a plan, statement or contract	4.00
10	On lodgment of an application for a certified copy of a document or part of a document in the custody of the Registrar-General	62.00

Conveyancing (General) Amendment (Fees) Regulation 2002

Schedule 1

Amendment

		\$
	In addition, if a copy is prepared by a photocopying process	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in preparing the copy
11	In the case of a requisition for a copy available from the Document Copy Service that, in the opinion of the Registrar-General, is a request for a copy for which the above schedule of fees is not appropriate	Such reasonable fee (determined by the Registrar-General in negotiation with the requesting party) as is warranted by the cost incurred in providing the copy
12	On lodgment of an application for a copy of a document in the custody of the Registrar-General, other than a certified copy or a copy available from the Document Copy Service	Such reasonable fee (determined by the Registrar-General) as is warranted by the work involved in preparing the copy
13	For supplying a copy (other than a certified copy) of a document in response to a telephone or facsimile request	22.00
	In addition, for a copy of each additional document required	4.00
Official searches (General Register of Deeds)		
14	On requisition for a search, or the continuation of a search, from the date of the prior certificate of result of the search (including the office copy certificate of the result of a search or the continuation of the search)	62.00
	In addition, for each half-hour or part of a half-hour occupied in the search or continuation of the search after the first hour	31.00

Conveyancing (General) Amendment (Fees) Regulation 2002

Amendment

Schedule 1

	\$
15 On request for a copy of an official search	62.00
Search for writs, orders or legal proceedings	
16 For a search against each name (other than a search in response to a telephone request)	4.00
17 For a search in response to a telephone request, in respect of a search for 1 or 2 names	22.00
In addition, for a search of each additional name in excess of 2	4.00
Plans	
18 On lodgment for registration or recording of a plan, other than a plan prepared solely for the purpose of placing survey information on public record	600.00
In addition, for each hour or part of an hour in excess of the first 4 hours occupied in the examination of the plan	62.00
In the case of land the subject of a community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i> :	
(a) for each additional sheet in excess of 4	62.00
(b) for the management statement accompanying the community, precinct or neighbourhood plan, including any associated plans or sketches	124.00
(c) for any development contract accompanying the community, precinct or neighbourhood plan	124.00
In addition, for each lot, allotment or portion shown or separately defined on the plan	62.00

Conveyancing (General) Amendment (Fees) Regulation 2002	
Schedule 1	Amendment
	\$
And, if the plan is accompanied by a section 88B instrument in which only 1 easement, restriction on the use of land, positive covenant or profit à prendre is to be created, irrespective of the number of lots burdened or benefited, an additional	62.00
And, if the plan is accompanied by a section 88B instrument in which the combined number of easements, restrictions on the use of land, positive covenants or profits à prendre to be created is 2 or more, an additional	124.00
And, if the plan is accompanied by a section 88B instrument in which only 1 easement or profit à prendre is to be released, irrespective of the number of lots burdened or benefited, an additional	62.00
And, if the plan is accompanied by a section 88B instrument in which the number of easements or profits à prendre to be released is 2 or more, an additional	124.00
And, if the plan is accompanied by a building management statement, an additional	62.00
And, if the plan is lodged for the purpose of consolidating 2 or more folios of the Register kept under the <i>Real Property Act 1900</i> —for each folio of the Register to be consolidated, an additional	15.00
And, if a plan lodged in connection with an application to bring land under the <i>Real Property Act 1900</i> includes land already under that Act and a consolidated folio of the Register kept under that Act is to be created—for each folio to be consolidated, an additional	15.00

Conveyancing (General) Amendment (Fees) Regulation 2002

Amendment

Schedule 1

		\$
19	On lodgment of an additional or replacement sheet in conjunction with an application to amend a registered community, precinct or neighbourhood plan under the <i>Community Land Development Act 1989</i>	62.00
20	For recording a plan prepared solely for the purpose of placing survey information on public record	62.00
21	For examining a plan if survey information has been added to an original compiled plan as a result of a requisition	62.00
22	For pre-examination of a plan	660.00
	In addition, for each hour or part of an hour in excess of the first 4 hours occupied in the examination of the plan	68.20
23	For preparation and supply of a plan	103.00
	In addition, for each hour or part of an hour in excess of the first hour occupied in the preparation of the plan	62.00
24	On lodgment of an application for revival of a plan previously rejected or withdrawn	Such fee as would be appropriate to the plan as a new lodgment
25	On lodgment of a substituted plan or any sheet of such a plan or an additional sheet of a plan	62.00
26	On lodgment of a section 88B instrument in substitution for another such instrument or part of such instrument	Such fee as would be appropriate to the instrument as an original lodgment
27	On lodgment of an application to amend a plan	62.00

Conveyancing (General) Amendment (Fees) Regulation 2002		
Schedule 1	Amendment	
		\$
In addition, if the application involves the amendment of a Crown grant, a certificate of title or a folio of the Register kept under the <i>Real Property Act 1900</i> :		
	(a) for the first grant, certificate or folio	62.00
	(b) for each subsequent grant, certificate or folio	10.00
28	On lodgment of an application for an order terminating a neighbourhood scheme under section 72 of the <i>Community Land Development Act 1989</i>	62.00
	In addition, for each hour or part of an hour occupied in examining the application	103.00
Miscellaneous		
29	For furnishing a certificate of ownership (<i>Local Government Act 1993</i> —section 700 (2) or <i>Environmental Planning and Assessment Act 1979</i> —section 151 (2))	31.00
30	On depositing a document or documents pursuant to section 64 of the Act	22.00
	In addition, for each document in excess of 4	3.30
31	On application for return of a document or documents deposited pursuant to section 64 of the Act	22.00
	In addition, for each document in excess of 4	3.30
32	For inspection of a packet containing a document or documents deposited pursuant to section 64 of the Act	22.00

Conveyancing (General) Amendment (Fees) Regulation 2002		
Schedule 1	Amendment	
		\$
33	For production of documents at the Office of State Revenue	20.00
34	On request for entry of a marginal note evidencing a discrepancy between an original instrument and a registered copy of the instrument	62.00



Governor's Salary Amendment Regulation 2002

under the

Constitution Act 1902

The Honourable James Jacob Spigelman, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, has made the following Regulation under the *Constitution Act 1902*.

BOB CARR, M.P.,
Premier

Explanatory note

The object of this Regulation is to increase the annual amount payable for the salary of the Governor from \$107,905 to \$118,723.

This Regulation is made under section 9I of the *Constitution Act 1902*.

Clause 1 Governor's Salary Amendment Regulation 2002

Governor's Salary Amendment Regulation 2002

under the

Constitution Act 1902

1 Name of Regulation

This Regulation is the *Governor's Salary Amendment Regulation 2002*.

2 Amendment of Governor's Salary Regulation 1990

The *Governor's Salary Regulation 1990* is amended by omitting "\$107,905" from clause 2 and by inserting instead "\$118,723".



Landlord and Tenant (Rental Bonds) Amendment Regulation 2002

under the

Landlord and Tenant (Rental Bonds) Act 1977

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Landlord and Tenant (Rental Bonds) Act 1977*.

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

Explanatory note

The object of this Regulation is to enable a lessor to accept an undertaking given by the Director-General of the Department of Housing, the New South Wales Land and Housing Corporation, or a person or body authorised by the Director-General or the Corporation, that indemnifies the lessor up to a specified amount for loss or damage caused by a particular lessee.

This Regulation is made under the *Landlord and Tenant (Rental Bonds) Act 1977*, including section 26 and section 34 (the general regulation-making power).

Clause 1 Landlord and Tenant (Rental Bonds) Amendment Regulation 2002

Landlord and Tenant (Rental Bonds) Amendment Regulation 2002

under the

Landlord and Tenant (Rental Bonds) Act 1977

1 Name of Regulation

This Regulation is the *Landlord and Tenant (Rental Bonds) Amendment Regulation 2002*.

2 Amendment of Landlord and Tenant (Rental Bonds) Regulation 1993

The *Landlord and Tenant (Rental Bonds) Regulation 1993* is amended as set out in Schedule 1.

Landlord and Tenant (Rental Bonds) Amendment Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 6A

Insert after clause 6:

6A Tenancy guarantee scheme

- (1) In this clause, *tenancy guarantee*, in relation to a lease, means an undertaking:
 - (a) given to a lessor by the Director-General of the Department of Housing, or by a person or body authorised in writing for the purposes of this clause by the Director-General, and
 - (b) that provides that, subject to specified conditions, the lessor will be indemnified up to a specified amount against loss or damage arising from any breach of the terms and conditions of the lease by a specified lessee.
- (2) A lessor is exempt from the provisions of section 9 of the Act in respect of the receipt of a tenancy guarantee.
- (3) In this clause, a reference to the *Director-General of the Department of Housing* includes a reference to the New South Wales Land and Housing Corporation and to the Department of Housing in a case where the Corporation is acting in the name of the Department.



New South Wales

Legal Profession Amendment (Documents) Regulation 2002

under the

Legal Profession Act 1987

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Legal Profession Act 1987*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The objects of this Regulation are:

- (a) to place restrictions on the giving of advice by a legal practitioner to a client to the effect that documents that might be required in anticipated legal proceedings should be destroyed or should be moved, and
- (b) to place restrictions on a legal practitioner aiding or abetting a person to destroy or move such documents, and
- (c) to declare that a contravention of the restrictions referred to in paragraphs (a) and (b) is professional misconduct.

This Regulation is made under the *Legal Profession Act 1987*, including section 127 and section 216 (the general regulation-making power).

Clause 1 Legal Profession Amendment (Documents) Regulation 2002

Legal Profession Amendment (Documents) Regulation 2002

under the

Legal Profession Act 1987

1 Name of Regulation

This Regulation is the *Legal Profession Amendment (Documents) Regulation 2002*.

2 Amendment of Legal Profession Regulation 2002

The *Legal Profession Regulation 2002* is amended as set out in Schedule 1.

Legal Profession Amendment (Documents) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 142A

Insert after clause 142:

142A Advice on and handling of documents

- (1) A legal practitioner must not give advice to a client to the effect that a document should be destroyed, or should be moved from the place at which it is kept or from the person who has possession or control of it, if the legal practitioner is aware that:
 - (a) it is likely that legal proceedings will be commenced in relation to which the document may be required, and
 - (b) following the advice will result in the document being unavailable or unusable for the purposes of those proceedings.
- (2) A legal practitioner must not destroy a document or move it from the place at which it is kept or from the person who has possession or control of it, or aid or abet a person in the destruction of a document or in moving it from the place at which it is kept or from the person who has possession or control of it, if the legal practitioner is aware that:
 - (a) it is likely that legal proceedings will be commenced in relation to which the document may be required, and
 - (b) the destruction or moving of the document will result in the document being unavailable or unusable for the purposes of those proceedings.
- (3) Subclauses (1) and (2) apply even if there has been no indication that a specific person intends to commence proceedings in relation to which the document concerned may be required.
- (4) A contravention of this clause is declared to be professional misconduct.
- (5) Despite the other provisions of this clause, it is not professional misconduct for a legal practitioner merely to move a document in the possession or control of the legal

Legal Profession Amendment (Documents) Regulation 2002

Schedule 1 Amendment

practitioner to a person who is lawfully entitled to possession or control of the document if the person requests the practitioner to do so.

(6) In this clause:

destroy a document includes make the document illegible.

legal practitioner includes an interstate legal practitioner.



New South Wales

Real Property Amendment (Fees) Regulation 2002

under the

Real Property Act 1900

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Real Property Act 1900*.

KIM YEADON, M.P.,
Minister for Information Technology

Explanatory note

The objects of this Regulation are:

- (a) to increase certain fees payable to the Registrar-General under the *Real Property Act 1900 (the Act)*, and
- (b) to introduce new fees:
 - (i) for the lodgment and examination of possessory applications under section 45D of the Act, and
 - (ii) for each half-hour or part of a half-hour after the first half-hour occupied in searching the Register to fulfil a requisition for a public search under section 96J of the Act, and
 - (iii) for the furnishing of a certificate of ownership under section 151 (2) of the *Environmental Planning and Assessment Act 1979*, and
- (c) to remove certain additional fees:
 - (i) for the supply of certified copies of registered instruments, where the application for the copies is made by post, and
 - (ii) for the supply of a copy of a document containing 20 or more pages or multiple copies of a document containing 10 or more pages, and
 - (iii) for the lodgment or production of documents by post, and
 - (iv) for the supply of documents by facsimile transmission (where no transmission cost was included in the initial fee) and for the supply of additional documents or copies, and

Real Property Amendment (Fees) Regulation 2002

Explanatory note

(d) to remove obsolete fees, being fees for final searches of a computer folio.

These fee increases take account of the annual increase in the Consumer Price Index.

This Regulation is made under the *Real Property Act 1900*, including section 144 (the general regulation-making power) and, in particular, section 144 (1) (a).

Real Property Amendment (Fees) Regulation 2002

Clause 1

Real Property Amendment (Fees) Regulation 2002

under the

Real Property Act 1900

1 Name of Regulation

This Regulation is the *Real Property Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 December 2002.

3 Amendment of Real Property Regulation 1998

The *Real Property Regulation 1998* is amended as set out in Schedule 1.

Real Property Amendment (Fees) Regulation 2002

Schedule 1 Amendment

Schedule 1 Amendment

(Clause 3)

Schedule 5

Omit the Schedule. Insert instead:

Schedule 5 Fees

(Clause 13)

\$**Copies**

- | | | |
|---|--|-------|
| 1 | On lodgment of an application for a certified copy of a registered instrument or part of it affecting land under the provisions of the Act—for each copy | 62.00 |
| 2 | For supplying a copy of a document or part of a document available from the Document Copy Service | 4.00 |

Advertisements

- | | | |
|---|--|---|
| 3 | On advertisement, pursuant to section 12 (1) (h1) of the Act, of the intended exercise or performance of any power, authority, duty or function conferred or imposed on the Registrar-General by the Act | Such fee as the Registrar-General determines having regard to the cost of the advertisement |
|---|--|---|

Production of documents

- | | | |
|---|--|-------|
| 4 | For each Crown grant, certificate of title or other document produced for the purpose of any application, request, dealing or plan to be subsequently lodged | 16.50 |
|---|--|-------|

Applications, requests and dealings

- | | | |
|---|---|--------|
| 5 | On lodgment of an application to bring land under the Act | 124.00 |
|---|---|--------|

Real Property Amendment (Fees) Regulation 2002

Amendment

Schedule 1

		\$
6	On lodgment of an application under section 45D of the Act by a person in possession of land to be recorded as proprietor of an estate or interest in that land	62.00
	In addition, for each hour or part of an hour occupied in examining the application	103.00
7	On lodgment of an application, request or dealing for which no fee is otherwise provided	62.00
8	On lodgment of an application or request for amendment of a folio of the Register, Crown grant or certificate of title	62.00
9	On lodgment of an application under section 81A of the Act for the extinguishment of a restrictive covenant	62.00
	In addition:	
	(a) for each hour or part of an hour occupied in examining the application	103.00
	(b) for the Registrar-General's costs of serving notice under section 81D of the Act by way of registered post	Such fee as the Registrar-General determines having regard to the cost of posting the notice
10	On lodgment of an application under section 49 of the Act for the cancellation of an easement that has been abandoned	62.00
	In addition, for each hour or part of an hour occupied in examining the application	103.00
11	On lodgment of an application for the determination under Part 14A of the Act of the position of the common boundary of adjoining lands	62.00

Real Property Amendment (Fees) Regulation 2002

Schedule 1 Amendment

	\$
12 On lodgment of a building management statement (within the meaning of the <i>Conveyancing Act 1919</i>)	62.00
13 For every plan, sketch or diagram accompanying a dealing, application, request or instrument	62.00
Caveats	
14 On lodgment or recording of a caveat	62.00
15 On withdrawal or partial withdrawal of a caveat pursuant to section 74M (1) of the Act	62.00
16 On lodgment of a request for withdrawal or partial withdrawal of a Registrar-General's caveat (no fee is payable for withdrawal or partial withdrawal of a Registrar-General's caveat consequent on lodgment and registration of a dealing)	62.00
17 On lodgment of a request for the Registrar-General to direct the manner of service of a notice on a caveator pursuant to section 74N (1) (e) of the Act	62.00
18 On lodgment of an application for preparation of a notice for service on a caveator pursuant to section 74C (3), 74I (1) or (2) or 74J (1) of the Act	62.00
19 On lodgment of a notice of a change of name of a caveator or of the address for service of a notice on a caveator	62.00
Authentication of forms	
20 For examination and authentication of any dealing, application, request or caveat that is required by any Act to be in an approved form which contains departures from the approved form and which is not a form licensed by the Registrar-General, an additional	62.00

Real Property Amendment (Fees) Regulation 2002

Amendment

Schedule 1

 \$

Official searches

- | | | |
|----|---|-------|
| 21 | On requisition for an official search of a manual folio of the Register (whether or not requiring the continuation of a search from the date of a previous search of that folio or the date of a prior certificate of result of a search) | 62.00 |
| | In addition, for each half-hour or part of a half-hour occupied in the search after the first hour | 31.00 |

Computer folios

- | | | |
|----|--|------|
| 22 | On the lodgment of a requisition for a computer folio certificate or search of a historical record | 4.00 |
|----|--|------|

Public searches

- | | | |
|----|---|-------|
| 23 | On the lodgment of a requisition requiring dispatch of information by post, facsimile or other approved means: | |
| | (a) for an initial search of a folio of the Register, including investigation as to title reference, a copy of the relevant folio and the transmission fee | 34.10 |
| | In addition, for each half-hour or part of a half-hour occupied in the search after the first half-hour | 34.10 |
| | In addition, for inclusion in the initial search of any additional document forming part of the Register (per document) | 4.00 |
| | (b) for providing copies of a folio or dealing if no investigation as to title reference is required, including a copy of the folio or dealing and the transmission fee | 22.00 |
| | In addition, for inclusion of each additional document required | 4.00 |

Real Property Amendment (Fees) Regulation 2002

Schedule 1 Amendment

	\$
(c) for a historical search of a folio of the Register, including a copy of the search and the transmission fee	22.00
(d) for providing copies of an instrument or a plan only, including a copy of the document and the transmission fee	22.00
In addition, for inclusion of each additional document required	4.00

Searches generally

24	In the case of a requisition for an official search of a manual folio, a computer folio certificate or a search of a historical record that, in the opinion of the Registrar-General, is a search for which the above schedule of fees is not appropriate	Such reasonable fee (determined by the Registrar-General in negotiation with the requesting party) as is warranted by the cost incurred in carrying out the search
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Certificates of title

25	For the issue of a certificate of title on any request or application	62.00
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Miscellaneous

26	On depositing an instrument declaratory of trusts or other instrument not specified	62.00
27	On lodgment of an application for a statement of reasons under section 121 of the Act	62.00
28	On lodgment of a request for the issue of a summons under section 12 of the Act	62.00
29	On lodgment of a request for the issue of a notice under section 136 of the Act	62.00

Real Property Amendment (Fees) Regulation 2002

Amendment

Schedule 1

		\$
30	For recording of any memorial or notification not otherwise provided for	62.00
31	On lodgment of a request for delivery of a document or documents pursuant to section 23A (3) (c) of the Act (no fee is payable if the request is made during the currency of the primary application)	15.00
32	For furnishing a certificate of ownership (<i>Local Government Act 1993</i> —section 700 (2) or <i>Environmental Planning and Assessment Act 1979</i> —section 151 (2)) and incorporating in it any information as to subsisting encumbrances or interests	31.00
	In addition, for supplying each additional document forming part of the Register	4.00
33	For supplying information in response to a written inquiry as to the manner in which a proposed dealing or plan should be drawn, or as to whether a proposed dealing or plan is entitled to registration, or in response to a written inquiry that necessitates any searching or investigation	Such reasonable fee (determined by the Registrar-General) as is warranted by the cost incurred in supplying the information, searching or investigating
34	For production of documents at the Office of State Revenue	20.00
35	For supplying details of lots created on the registration of a deposited plan or strata plan (within the meaning of the <i>Conveyancing (General) Regulation 1998</i>)	2.00
36	In addition, for any dealing, application, request or caveat that refers to more than 20 folios of the Register	62.00 for each group of 20 folio references or part of that number



Roads (General) Amendment (Cross City Tunnel Declarations) Regulation 2002

under the

Roads Act 1993

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

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to declare the Roads and Traffic Authority to be the roads authority for certain public roads, being a part of Bathurst Street between Day Street and George Street, Sydney, and a part of Day Street running approximately 85 metres south of Bathurst Street, Darling Harbour.

The roads concerned are located on sites to be used in connection with the Cross City Tunnel project, including the site of a high-voltage cable requiring relocation.

This Regulation is made under the *Roads Act 1993*, including sections 7 and 264 (the general regulation-making power).

Clause 1 Roads (General) Amendment (Cross City Tunnel Declarations) Regulation
2002

Roads (General) Amendment (Cross City Tunnel Declarations) Regulation 2002

under the

Roads Act 1993

1 Name of Regulation

This Regulation is the *Roads (General) Amendment (Cross City Tunnel Declarations) Regulation 2002*.

2 Amendment of Roads (General) Regulation 2000

The *Roads (General) Regulation 2000* is amended as set out in Schedule 1.

Roads (General) Amendment (Cross City Tunnel Declarations) Regulation
2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 79A

Insert after clause 79:

79A Roads authority for public roads (Cross City Tunnel project)

The RTA is declared to be the roads authority for the following public roads:

- (a) the public road shown as Lot 6 on the plan marked “Plan No. 6010 412 SS 0006” and held at the Client Services Directorate of the RTA at Level 2, 83 Flushcombe Road, Blacktown (that public road being part of Bathurst Street between Day Street and George Street, Sydney),
- (b) the public road shown as Lot 7 on the plan marked “Plan No. 6010 412 SS 0006” and held at the Client Services Directorate of the RTA at Level 2, 83 Flushcombe Road, Blacktown (that public road being approximately 85 metres of Day Street south of the prolongation of the northern side of Bathurst Street, Darling Harbour).



Road Transport (Driver Licensing) Amendment (Release of Information) Regulation 2002

under the

Road Transport (Driver Licensing) Act 1998

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Driver Licensing) Act 1998*.

CARL SCULLY, M.P.,
Minister for Transport

Explanatory note

The object of this Regulation is to permit the Roads and Traffic Authority to release to the Australian Electoral Commission information about a person recorded in the driver licence register. It is intended that the information will permit the Australian Electoral Commission to identify persons whose names are not recorded on the electoral roll and to seek to enrol those persons. The information may be provided subject to such conditions as the Roads and Traffic Authority may agree with the Commission, or if there is no agreement, determine.

This Regulation also repeals a provision that applied the Information Privacy Principles contained in section 14 of the *Privacy Act 1988* of the Commonwealth to information held in the demerit points register and the driver licence register. This provision was inserted before the commencement of the New South Wales *Privacy and Personal Information Protection Act 1998* and is now redundant as personal information recorded in those registers is covered by that Act.

This Regulation is made under the *Road Transport (Driver Licensing) Act 1998*, including section 12 and section 19 (the general regulation-making power).

Clause 1 Road Transport (Driver Licensing) Amendment (Release of Information)
Regulation 2002

Road Transport (Driver Licensing) Amendment (Release of Information) Regulation 2002

under the

Road Transport (Driver Licensing) Act 1998

1 Name of Regulation

This Regulation is the *Road Transport (Driver Licensing) Amendment (Release of Information) Regulation 2002*.

2 Amendment of Road Transport (Driver Licensing) Regulation 1999

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

Road Transport (Driver Licensing) Amendment (Release of Information)
Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 25

Omit the clause. Insert instead:

25 Release of information to the Australian Electoral Commission

- (1) The Authority may provide to the Australian Electoral Commission any information recorded in the driver licence register for the purpose of assisting the Australian Electoral Commission to carry out its functions under the *Commonwealth Electoral Act 1918* of the Commonwealth.

Note. The disclosure of personal information by the Authority is regulated by the *Privacy and Personal Information Protection Act 1998*. Section 25 of that Act allows personal information to be disclosed if the disclosure is permitted (or is necessarily implied or reasonably contemplated) under an Act or any other law.

- (2) The Authority may provide the information to the Australian Electoral Commission on such conditions as are agreed between the Authority and the Commission, or if there is no agreement, as are determined by the Authority.



Strata Schemes (Freehold Development) Amendment (Fees) Regulation 2002

under the

Strata Schemes (Freehold Development) Act 1973

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Strata Schemes (Freehold Development) Act 1973*.

KIM YEADON, M.P.,
Minister for Information Technology

Explanatory note

The objects of this Regulation are:

- (a) to increase certain fees payable to the Registrar-General under the *Strata Schemes (Freehold Development) Act 1973*, and
- (b) to remove certain additional fees relating to the supply of strata development contracts by facsimile transmission and requisitions for copying strata development contracts.

These fee increases take account of the annual increase in the Consumer Price Index.

This Regulation is made under the *Strata Schemes (Freehold Development) Act 1973*, including section 158 (the general regulation-making power) and, in particular, section 158 (1) (d).

Clause 1 Strata Schemes (Freehold Development) Amendment (Fees) Regulation
2002

Strata Schemes (Freehold Development) Amendment (Fees) Regulation 2002

under the

Strata Schemes (Freehold Development) Act 1973

1 Name of Regulation

This Regulation is the *Strata Schemes (Freehold Development) Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 December 2002.

3 Amendment of Strata Schemes (Freehold Development) Regulation 2002

The *Strata Schemes (Freehold Development) Regulation 2002* is amended as set out in Schedule 1.

Strata Schemes (Freehold Development) Amendment (Fees) Regulation
2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 6

Omit the Schedule. Insert instead:

Schedule 6 Fees

(Clause 35)

	\$
1 On lodgment of a plan for registration	600.00
And, in addition, for each hour or part of an hour in excess of the first 4 hours occupied in the examination	62.00
In addition, for the preparation and supply of a certificate of title for common property in a strata scheme	62.00
In addition, for each lot shown on the plan	62.00
And, if the plan is accompanied by a copy of the proposed by-laws for the strata scheme, an additional	124.00
And, if the plan is accompanied by a section 88B instrument in which only one easement, restriction on the use of land, positive covenant or profit à prendre is to be created, irrespective of the number of lots burdened or benefited, an additional	62.00
And, if the plan is accompanied by a section 88B instrument in which the combined number of easements, restrictions on the use of land, positive covenants or profits à prendre to be created is 2 or more, an additional	124.00
And, if the plan is accompanied by a section 88B instrument in which only one easement is to be released, irrespective of the number of lots burdened or benefited, an additional	62.00
And, if the plan is accompanied by a section 88B instrument in which the number of easements to be released is 2 or more, an additional	124.00

Page 3

Strata Schemes (Freehold Development) Amendment (Fees) Regulation
2002

Schedule 1 Amendment

	\$
And, if the plan is a strata plan of consolidation—for each folio of the Register to be consolidated, an additional	15.00
2 On lodgment of a substituted plan or any sheet of such a plan	62.00
3 On lodgment of a section 88B instrument in substitution for another such instrument or part of such instrument	Such fee as would be appropriate to the instrument as an original lodgment fee
4 On lodgment of an application to amend a plan	62.00
In addition, if the application involves the amendment of a certificate of title or folio of the Register:	
(a) for the first certificate or folio	62.00
(b) for each certificate or folio after the first	10.00
5 For examining a plan before lodgment	660.00
In addition, for each hour or part of an hour in excess of the first 4 hours occupied in the examination	68.20
6 On lodgment of a notification of change of by-laws	62.00
7 On lodgment of a notice of conversion	62.00
8 On lodgment of a notification of change of address for service of notices on an owners corporation	62.00
9 On lodgment of an order varying a strata scheme	62.00
10 On lodgment of an application for an order terminating a strata scheme	62.00
In addition, for each hour or part of an hour occupied in examining the application	103.00

Strata Schemes (Freehold Development) Amendment (Fees) Regulation
2002

Amendment

Schedule 1

	\$
11 On lodgment of an order terminating a strata scheme	62.00
12 On lodgment of a certificate that the initial period has expired, given by an owners corporation pursuant to section 9 (3) (d) (i), 13 (2) (b) (i) or 28 (4) (b) of the Act	62.00
13 On lodgment of a strata management statement	62.00
14 On lodgment for registration of a strata development contract	124.00
15 On lodgment for registration of an amendment to a strata development contract	62.00
16 For supplying a copy, available from the Document Copy Service, of a strata development contract or part of a strata development contract	4.00
17 For supplying a copy of a strata development contract or part of a strata development contract in response to a requisition requiring dispatch of information by post, facsimile or other means approved by the Registrar-General	22.00
18 For supplying a copy, available from the Document Copy Service, of any by-laws lodged with a strata plan	4.00
19 On lodgment of any document not otherwise referred to in this Schedule	62.00



Strata Schemes (Leasehold Development) Amendment (Fees) Regulation 2002

under the

Strata Schemes (Leasehold Development) Act 1986

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Strata Schemes (Leasehold Development) Act 1986*.

KIM YEADON, M.P.,
Minister for Information Technology

Explanatory note

The objects of this Regulation are:

- (a) to increase certain fees payable to the Registrar-General under the *Strata Schemes (Leasehold Development) Act 1986*, and
- (b) to remove certain additional fees relating to the supply of strata development contracts by facsimile transmission and requisitions for copying strata development contracts.

These fee increases take account of the annual increase in the Consumer Price Index.

This Regulation is made under the *Strata Schemes (Leasehold Development) Act 1986*, including section 196 (the general regulation-making power) and, in particular, section 196 (1) (d).

Clause 1 Strata Schemes (Leasehold Development) Amendment (Fees) Regulation
2002

Strata Schemes (Leasehold Development) Amendment (Fees) Regulation 2002

under the

Strata Schemes (Leasehold Development) Act 1986

1 Name of Regulation

This Regulation is the *Strata Schemes (Leasehold Development) Amendment (Fees) Regulation 2002*.

2 Commencement

This Regulation commences on 1 December 2002.

3 Amendment of Strata Schemes (Leasehold Development) Regulation 2002

The *Strata Schemes (Leasehold Development) Regulation 2002* is amended as set out in Schedule 1.

Strata Schemes (Leasehold Development) Amendment (Fees) Regulation
2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 6

Omit the Schedule. Insert instead:

Schedule 6 Fees

(Clause 37)

	\$
1 On lodgment of a plan for registration	600.00
In addition, for each hour or part of an hour in excess of the first 4 hours occupied in the examination	62.00
In addition, for the preparation and supply of a certificate of title for lease of common property in a leasehold strata scheme	62.00
In addition, for each lot shown on the plan	62.00
And, if the plan is accompanied by a copy of the proposed by-laws for the leasehold strata scheme, an additional	124.00
And, if the plan is accompanied by a section 88B instrument in which only one easement, restriction on the use of land, positive covenant or profit à prendre is to be created, irrespective of the number of lots burdened or benefited, an additional	62.00
And, if the plan is accompanied by a section 88B instrument in which the combined number of easements, restrictions on the use of land, positive covenants or profits à prendre to be created is 2 or more, an additional	124.00
And, if the plan is accompanied by a section 88B instrument in which only one easement is to be released, irrespective of the number of lots burdened or benefited, an additional	62.00
And, if the plan is accompanied by a section 88B instrument in which the number of easements to be released is 2 or more, an additional	124.00

Page 3

Strata Schemes (Leasehold Development) Amendment (Fees) Regulation
2002

Schedule 1 Amendment

		\$
	And, if the plan is lodged for registration as a strata plan of consolidation—for each folio of the Register to be consolidated, an additional	15.00
2	On lodgment of a substituted plan or any sheet of such a plan	62.00
3	On lodgment of a section 88B instrument in substitution for another such instrument or part of such instrument	Such fee as would be appropriate to the instrument as an original lodgment fee
4	On lodgment of an application to amend a plan	62.00
	In addition, if the application involves the amendment of a certificate of title or folio of the Register:	
	(a) for the first certificate or folio	62.00
	(b) for each certificate or folio after the first	10.00
5	For examining a plan before lodgment	660.00
	In addition, for each hour or part of an hour in excess of the first 4 hours occupied in the examination	68.20
6	On lodgment of a notification of change of by-laws	62.00
7	On lodgment of a notice of conversion	62.00
8	On lodgment of a notification of change of address for service of notices on an owners corporation	62.00
9	On lodgment of an order varying a leasehold strata scheme	62.00
10	On lodgment of an application for an order terminating a leasehold strata scheme	62.00
	In addition, for each hour or part of an hour occupied in examining the application	103.00

Strata Schemes (Leasehold Development) Amendment (Fees) Regulation
2002

Amendment

Schedule 1

	\$
11 On lodgment of an order terminating a leasehold strata scheme	62.00
12 On lodgment of a certificate that the initial period has expired, given by an owners corporation pursuant to section 11 (2) (d) (i), 16 (2) (b) (i) or 32 (4) (b) of the Act	62.00
13 On lodgment of a strata management statement	62.00
14 On lodgment for registration of a strata development contract	124.00
15 On lodgment for registration of an amendment to a strata development contract	62.00
16 For supplying a copy, available from the Document Copy Service, of a strata development contract or part of a strata development contract	4.00
17 For supplying a copy of a strata development contract or part of a strata development contract in response to a requisition requiring dispatch of information by post, facsimile or other means approved by the Registrar-General	22.00
18 For supplying a copy, available from the Document Copy Service, of any by-laws lodged with a strata plan	4.00
19 On lodgment of any document not otherwise referred to in this Schedule	62.00



Young Offenders Amendment (Transitional) Regulation 2002

under the

Young Offenders Act 1997

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Young Offenders Act 1997*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

Sections 20 (7), 23 (5), 31 (5), 37 (6), 38 (5), 41 (9) and 44 (5) of the *Young Offenders Act 1997*, as inserted by the *Young Offenders Amendment Act 2002*, provide that in certain situations a child is not entitled to be dealt with by giving a caution in relation to an offence if the child has been dealt with by caution on 3 or more occasions.

The object of this Regulation is to insert a transitional provision into the *Young Offenders Regulation 1997* to provide that cautions given before 15 November 2002 (the date of commencement of the *Young Offenders Amendment Act 2002*) are to be disregarded for the purposes of sections 20 (7), 23 (5), 31 (5), 37 (6), 38 (5), 41 (9) and 44 (5).

This Regulation is made under the *Young Offenders Act 1997*, including section 73 (the general regulation-making power) and clause 1 (1) of Schedule 3 (Savings and transitional provisions).

Clause 1 Young Offenders Amendment (Transitional) Regulation 2002

Young Offenders Amendment (Transitional) Regulation 2002

under the

Young Offenders Act 1997

1 Name of Regulation

This Regulation is the *Young Offenders Amendment (Transitional) Regulation 2002*.

2 Commencement

This Regulation commences on 15 November 2002.

3 Amendment of Young Offenders Regulation 1997

The *Young Offenders Regulation 1997* is amended as set out in Schedule 1.

Young Offenders Amendment (Transitional) Regulation 2002

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Clause 22

Insert after clause 21:

22 Provision consequent on commencement of Young Offenders Amendment Act 2002

A caution given before 15 November 2002 (being the date of commencement of the *Young Offenders Amendment Act 2002*) is to be disregarded for the purposes of sections 20 (7), 23 (5), 31 (5), 37 (6), 38 (5), 41 (9) and 44 (5) of the Act.

OFFICIAL NOTICES

Appointments

COAL MINES REGULATION ACT 1982

Appointment of Senior Inspector of Coal Mines

Department of Mineral Resources

HER Excellency, Professor Marie Bashir, AC, Governor of New South Wales, with the advice of the Executive Council, pursuant to the provisions of section 7(1)(c) of the Coal Mines Regulation Act, 1982, has appointed DAVID STEWART CAREY as a Senior Inspector of Coal Mines on and from 23 October 2002.

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

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

Appointment under Section 210

HER Excellency the Governor with the advice of the Executive Council, pursuant to the provisions of the *Crimes (Administration of Sentences) Act 1999*, has appointed the officer listed below to the position as specified:

Department of Corrective Services

Lindsay Graham Le Compte, Inspector-General of Corrective Services [1 November 2002].

The HON R AMERY, M.P.,
Minister for Agriculture,
and Minister for Corrective Services

MINES INSPECTION ACT 1901

Extension of Appointment of Acting Inspector

Department of Mineral Resources

HER Excellency, Professor Marie Bashir, AC, Governor of New South Wales, with the advice of the Executive Council, pursuant to the provisions of section 32(1) of the Mines Inspection Act, 1901, has appointed RAWDON ANGUS McDOUALL as an Acting Inspector of Mines from 25 September 2002 for a further period of 6 months.

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

SENIOR EXECUTIVE SERVICE

Instrument of Appointment

(s.17 of the Public Sector Employment and Management Act 2002)

I, Dr Robert Smith, the Director General of the Department of Land and Water Conservation, under section 17 of the *Public Sector Employment and Management Act 2002* appoint:

Robert James Jackson to the Senior Executive Service Level 1 position of General Manager, Native Title and Aboriginal Land Claims for a period of 5 years from 1st September 2002 to 31st August 2007.

Dated this 30 day of October 2002.

ROBERT SMITH,
Director General

PUBLIC SECTOR EMPLOYMENT AND MANAGEMENT ACT 2002

Chief Executive Service

Appointment under Section 12

THE Director-General, Premier's Department, under delegation from the Premier and pursuant to the provisions of the *Public Sector Employment and Management Act 2002*, has appointed the officer listed below to the chief executive service position shown, effective from the date shown within the brackets:

Department of Planning

Susan Mary Holliday, Director-General [10 December 2002].

POLICE ACT 1990

Appointment of Region Commander – Assistant
Commissioner

NSW Police

HER Excellency, Professor Marie Bashir, AC, Governor of New South Wales, with the advice of the Executive Council, pursuant to the provisions of section 36 (1) (a) of the Police Act 1990, has appointed PETER CHARLES PARSONS to the position of Region Commander – Assistant Commissioner, a NSW Police Senior Executive Service position within Schedule 2 of the Police Act 1990, for a period of 5 years.

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

Department of Agriculture

PLANT DISEASES ACT 1924

Authority to Exercise Inspectors' Functions

I hereby authorise, pursuant 11 (3) of the Plant Diseases Act 1924, the undermentioned persons to exercise such of the functions of an Inspector as are specified in this authority, for the purpose of eradicating and preventing the spread of fruit fly (Family *Tephritidae*).

List of Authorised Persons

Timothy Wilson
Russell Wilson
Tania McMaster
Ronald Jefferies

FUNCTIONS of an inspector authorised to be exercised:

Sections 9 (1)	seizure of plants
13 (1)	powers to display stop signs, stop vehicles etc
13 (1B)(a)	power to enter vehicles for the purpose of searching for or inspecting any fruit, etc.
13 (1B)(c)	power to enter vehicles for the purpose of determining whether any duty or obligation imposed by or under the Act has been discharged
13 (1BA)	power to open any part of a vehicle and to open any coverings, for the purpose of searching for or inspecting any fruit or coverings
25A	demand name and place of abode of person committing an offence.

The specified functions may be exercised by an authorised person:

- Only on a road or in a public place or vehicle on a road or in any public place; and
- Only in relation to fruit which the authorised person: has reasonable grounds of suspecting are infected or likely to convey infection; or to have been introduced into the State or any portion of the State; or
- Which are being conveyed or dealt with in contravention of any proclamation, notification, order under the Plant Diseases Act 1924 or under the Plant Regulation 1996.

This authority is limited in its operation to:

NSW Portion of the Fruit Fly Exclusion Zone pursuant to section 11 (4) of the Plant Diseases Act.

R. F. SHELDRAKE
Director-General

Dated this 1st day of November 2002.

STOCK DISEASES ACT 1923

Notification No. 1752 – OJD

Rossmore, Inglewood, Cullingar, Winters (also known as Kavanaghs), Raleigh Part, Raleigh, and Emoh Ruo Quarantine Area – Temora

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 ('the Act'), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johne's disease 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:	Raymond John PIKE
Shire:	Temora
County:	Bland
Parish:	Wallandilly
Land:	Lots 11, 12, 13, 45, 79 and 80 in DP 750628, Lot 2 in DP 805034.
Parish:	Trigalong
Land:	Lot 7 in DP 750624
County:	Clarendon
Parish:	Sebastopol
Land:	Lot 2 in DP 225517, Lots 1 and 2 in DP 861907, Lots 2 and 3 in DP 41034, Lots 6, 7, 8(part), 9, 10, 16, 17, 31, 32, 98 and 105 in DP 751424

Dated this 4th day of November 2002.

RICHARD AMERY M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1756 – OJD

“Billaglen (part)” Quarantine Area – Braidwood

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 (‘the Act’), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johne’s disease 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:	D J CARGILL
Shire:	Tallaganda
County:	St Vincent
Parish:	Coghill
Land:	Lots 9 and 10 in DP 15311

Dated this 31st day of October 2002.

RICHARD AMERY M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1757 – OJD

“Billaglen (Part)” Quarantine Area – Braidwood

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 (‘the Act’), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johne’s disease 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:	David James CARGILL and Jean Watt CARGILL
Shire:	Tallaganda
County:	St Vincent
Parish:	Coghill
Land:	Lots 15 and 16 in DP 15311

Dated this 31st day of October 2002.

RICHARD AMERY M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1758 – OJD

Inglewood – Temora

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 ('the Act'), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johne's disease 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:	S O PIKE and D M PIKE
Shire:	Temora
County:	Bland
Parish:	Walandilly
Land:	Lots 16, 46, 50, 57, 58, 63 and 64 in DP 750628

Dated this 31st day of October 2002.

RICHARD AMERY M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1759 – OJD

The Meadows – Temora

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 ('the Act'), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johne's disease 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:	Daphne Marjorie PIKE
Shire:	Temora
County:	Bland
Parish:	Wallandilly
Land:	Lot 124 in DP 805035

Dated this 31st day of October 2002.

RICHARD AMERY M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1760 – OJD

Emoh Ruo – Temora

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 ('the Act'), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johne's disease 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:	Raymond John PIKE and Daphne Marjorie PIKE
Shire:	Temora
County:	Bland
Parish:	Sebastopol
Land:	Lot 3 in DP 114427, and Lot 97 in DP 751424

Dated this 31st day of October 2002.

RICHARD AMERY M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1761 – OJD

“Pine Grove” Quarantine Area – Temora

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 (‘the Act’), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johne’s disease 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:	E M O’CONNOR
Shire:	Temora
County:	Bland
Parish:	Trigalong
Land:	Lots 3 and 4 in DP 252049, Lots 2, 3, 26 and 30 in DP 750624

Dated this 31st day of October 2002.

RICHARD AMERY M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1762 – OJD

“Pikes, Koycan and Wells” Quarantine Area – Temora

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 (‘the Act’), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johne’s disease 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:	Patrick Anthony O’CONNOR and Wendy Maree O’CONNOR
Shire:	Temora
County:	Bland
Parish:	Sebastopol
Land:	Lot 1 in DP224426, Lot 1 in DP 256934, Lot 1 in DP 245733, Lots 44, 45, 46 and 55 in DP 751424.

Dated this 6th day of November 2002.

RICHARD AMERY M.P.,
Minister for Agriculture

STOCK DISEASES ACT 1923

Notification No. 1738 – OJD

“Willow Vale” Quarantine Area – Cowra

I, RICHARD AMERY MP, Minister for Agriculture, pursuant to section 10 of the Stock Diseases Act 1923 (‘the Act’), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of Johne’s disease 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:	Lyal Reg AMOS
Shire:	Cowra
County:	Bathurst
Parish:	Cowra
Land:	Lot 2 in DP 1039871

Dated this 4th day of November 2002.

RICHARD AMERY M.P.,
Minister for Agriculture

EXOTIC DISEASES OF ANIMALS ACT 1991**SECTION 15****Declaration of Restricted Area**

I, Richard Fredrick Sheldrake, being the person holding the office of Director-General under the *Exotic Diseases of Animals Act 1991*, in accordance with the powers delegated to me by the Minister for Agriculture under section 67 of the *Exotic Diseases of Animals Act 1991*, and being of the opinion that the area specified in Schedule A may be or become infected with an exotic disease, namely Newcastle Disease, pursuant to section 15 of the Act do hereby:

1. revoke the Restricted Area order made by me on 26 October 2002 with respect to Newcastle disease;
2. declare the specified area to be a restricted area in accordance with the terms of the Act;
3. declare that the classes of animals, animal products and fodder to which this Order applies are those specified in Schedule B which have originated from the Restricted Area.

SCHEDULE A

All that area bounded by the following:

commencing at the junction of Ferrers Road and the Warragamba Prospect Water Supply Pipeline then proceeding in a westerly direction following the water supply pipeline to where the pipeline intersects Ropes Creek then proceeding in a southwesterly then southeasterly direction along Ropes Creek to where Ropes Creek intersects with Wallgrove Road and proceeding south along Wallgrove Road to its intersection with Elizabeth Drive. Then proceeding south and east to Cowpasture Road along Elizabeth Drive and northeast and north along Cowpasture Road to Trivit Street and Then proceeding north west along Trivit Street to Chandos Road and proceeding west along Chandos Road to Ferrers Road thence north and north west along Ferrers Road to the point of commencement.

SCHEDULE B**Classes of animals**

All live poultry (which includes fowls, ducks, turkeys, pheasants, quails, geese, ostriches, guineafowl and partridges)

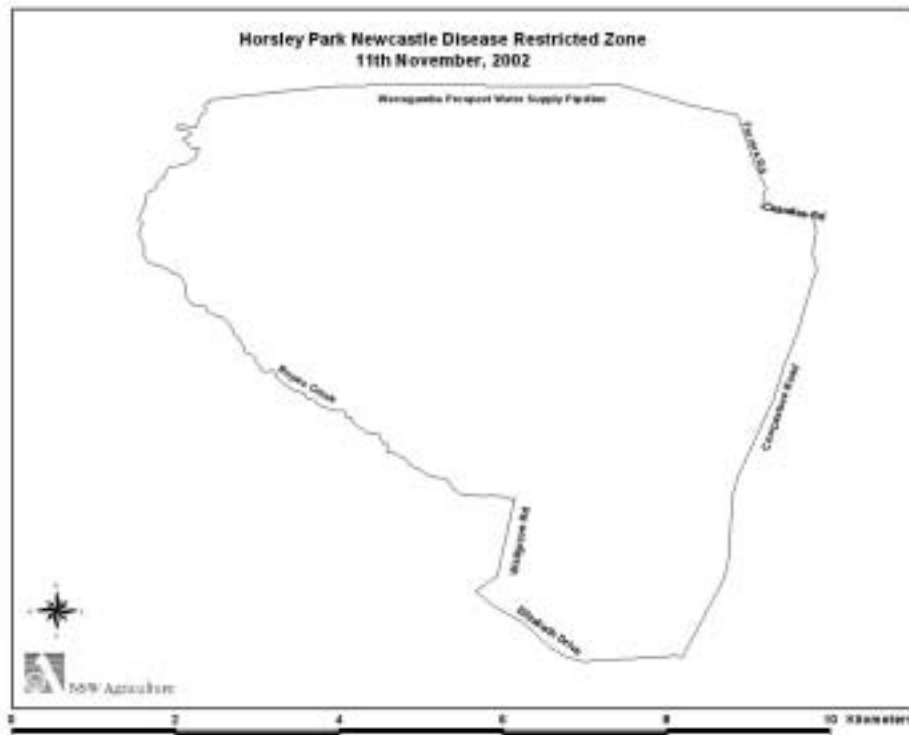
Classes of animal products

All products of the animals specified above

RICHARD FREDRICK SHELDRAKE

Director-General

Dated: 11 November 2002



EXOTIC DISEASES OF ANIMALS ACT 1991**SECTION 15****Declaration of Cowra/Woodstock Restricted Area**

I, Richard Fredrick Sheldrake, being the person holding the office of Director-General under the *Exotic Diseases of Animals Act 1991* ("the Act"), in accordance with the powers delegated to me by the Minister for Agriculture under section 67 of the *Exotic Diseases of Animals Act 1991*, and being of the opinion that the area specified in Schedule A may be or become infected with an exotic disease, namely Small Hive Beetle (*Aethina tumida*), pursuant to section 15 of the Act, hereby:

1. revoke the Declaration of the Cowra Restricted Area Order made by me on 6 November 2002, and
2. declare the specified area in Schedule A to be a restricted area in accordance with the terms of the Act, and
3. declare that the classes of animals, animal products and fodder to which this Order applies are those specified in Schedule B which have originated from the Restricted Area.

SCHEDULE A

Commencing at the intersection of the Lachlan Valley Way and the Harden-Blayney Railway Line at Cowra, then generally south by the eastern side of the Lachlan Valley Way to its intersection with an unnamed road approximately 4.9km south of the former Cucumgillica Public School then generally east by that road to its intersection with Springvale Lane then north by the western side of that road to its intersection with Bennetts Road then generally east by the northern side of that road to its intersection with Frogmore Road then north by the western side of that road to its intersection with Hovells Creek. Then by Hovells Creek downstream to its confluence with the Lachlan River then by that river upstream to its intersection with Wyangala Rd on the Wyangala Dam wall, then north by that road to Reg Hailstone Way then north by the western boundary of that road to its intersection with Oaky Creek Road then east and north by that road to its intersection with Quartpot Rd then generally north by that road to Garland Road then generally north by that road to its intersection with the Harden-Blayney Railway Line then generally west by that railway to its intersection with Limestone Creek then downstream by that creek to its intersection with Belubula Way then west by the southern side of that road to its intersection with Binni Creek Road then south by the eastern side of that road to its intersection with Westville Road then east by that road to its intersection with Binni Creek then downstream by that creek to its confluence with Waugoola Creek then downstream by that creek to its intersection with the Harden-Blayney Railway Line then south and west by that railway to the point of commencement.

SCHEDULE B**Classes of animals**

- All Bees

Classes of animal products

- All bee products except extracted honey
- All fittings of the animals specified above including beehives, any components of beehives and extraction equipment

RICHARD F SHELDRAKE,
Director General

Dated: 8th November 2002



NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Wonboyn River

I, EDWARD OBEID, prohibit the taking of oysters by class A aquaculture permit holders from the whole of the waters known as Wonboyn Lake and Wonboyn River, including the Broadwater, together with all its tributaries upward to its source from its confluence with the waters of the South Pacific Ocean. This prohibition includes the movement or translocation of any species of oyster by any person from these waters to any other body of water.

Exceptions to this prohibition are specified in the conditions below.

This prohibition will be effective from 15 November 2002 to 14 May 2003 (inclusive). These arrangements will be subject to review, and if appropriate this notification may be modified or revoked.

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

Conditions

Exceptions to this prohibition are:

1. Oysters that are taken in accordance with the provisions of the Safe Food Shellfish Program;
 2. Oysters that are taken for the purpose of relocation within the waters of Wonboyn Lake and Wonboyn River, including the Broadwater; and
 3. Oysters that are taken for the purpose of culling and returning to the waters of Wonboyn Lake and Wonboyn River, including the Broadwater.
-

Department of Land and Water Conservation

Land Conservation

FAR WEST REGIONAL OFFICE

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

ALTERATION OF CONDITIONS OF A WESTERN LANDS LEASE

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

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

*Administrative Districts – Wentworth and Balranald;
Shires – Wentworth and Balranald;
Parishes – Garnpung and Burkett;
Counties – Perry and Taila*

The conditions of Western Lands Leases 1227 and 2999 being the land contained within Folio Identifiers 6926/1029750 and 1029/762244, have been altered by the inclusion of the special conditions following effective from 22 October 2002.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASES 1227 and 2999

- a) The lessee shall permit the holder/s of Western Lands Lease 1419 and his/her heirs, assigns and successors in title and every person authorised by them:
 - (i) to install, maintain, repair, renew, replace and convey water through a pump and pipeline within the land leased to serve Western Lands Lease 1419;
 - (ii) to travel through the land leased along the established track for the purpose of operating the pipeline or any part thereof;
 - (iii) to enter upon the land with any tools, implements, machinery and materials necessary and to remain there for any reasonable time for the purpose of inspecting, maintaining, repairing, renewing or replacing as necessary the pipeline pumps and bores or any part thereof, and for the aforesaid purposes to open the soil of the land to such extent as may be necessary.
- b) The pipeline in (a) above shall be buried not less than 30 centimetres below the surface of the ground.
- c) The lessee shall not authorise the passage of heavy vehicles or machinery across the pipeline in (a) above and shall not disturb the topsoil within one metre either side of it unless the permission of the holders of Western Lands Lease 1419 has been first obtained.
- d) In the event of escape of water from the pipeline in (a) above, the lessee shall advise the holder/s of Western Lands Lease 1419 when he/she becomes aware of the fact. If the pipeline is not repaired within one calendar month of the date of that advice, or such time as is mutually agreed, the right to convey water through the

pipeline under condition (a)(i) above shall lapse until such time as the pipeline is restored to watertight condition.

- e) The lessee/s shall comply with the provisions of the National Parks and Wildlife Act, 1974 in relation to the protection and notification of Aboriginal relics and sites or relics.
- f) In the event of any dispute arising between the lessee/s and the holder/s of Western Lands Lease 1419 regarding the pipeline or any part thereof the matter in dispute shall be determined by the Local Land Board.
- g) Special Conditions (a) - (g) may be removed from the lease only with the consent of the holder/s of Western Lands Lease 1419.

ALTERATION OF CONDITIONS OF A WESTERN LANDS LEASE

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

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

*Administrative District – Wentworth; Shire – Wentworth;
Parish – Bullanmong; County – Wentworth*

The conditions of Western Lands Leases 1419 being the land contained within Folio Identifier 123/760670 have been altered by the inclusion of the special conditions following effective from 22 October 2002.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASES 1419

- a) The agreement between the lessee and the holders of Western Lands Leases 1227 and 2999 allowing for the installation, maintenance, repair, renewal and replacement of the pipeline or any part thereof within Western Lands Leases 1227 and 2999 to convey water from "Garnpang" Bore to Western Lands Lease 1419 is not intended to convey any rights to the lessee beyond the reasonable use and maintenance of the pipeline.
- b) The lessee/s shall comply with the provisions of the National Parks and Wildlife Act, 1974 in relation to the protection and notification of Aboriginal relics and sites or relics.
- c) In the event of any dispute arising between the lessee/s and the holders of Western Lands Leases 1227 and 2999 regarding the pipeline or any part thereof the matter in dispute shall be determined by the Local Land Board.

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

ROADS ACT 1993

ORDER

CORRECTION OF DEFECTIVE INSTRUMENT

IN pursuance of the provisions of the Roads Act 1993, Section 257, the Instrument contained within *Government Gazette* 27 September 2002, Folio 8410 under the heading "Notification of Closing of a Road" in the Parish of Goulburn, County of Argyle, is hereby amended by the deletion of the words "not being land under the Real Property Act". Insert in lieu the words "being land in Conveyance No. 736 Book No. 3065". (File Ref: GB 99 H 388:MB)

ROADS ACT 1993

Order

Correction Of Defective Instrument

—————
 SCHEDULE 1

IN pursuance of the provisions of the Roads Act 1993, Section 257, the Instrument contained within *Government Gazette* No. 119 dated 19 July 2002, Folio 5485, being NOTIFICATION OF CLOSING OF A ROAD in the Parish of Urialla, County of Murray, is hereby amended by deleting "(being land in CT Vol 13298 Fol 109)" and replacing with "(not being land under the Real Property Act)". Reference: GB 00 H 350.TC.

—————
 SCHEDULE 2

IN pursuance of the provisions of the Roads Act 1993, Section 257, the Instrument contained within *Government Gazette* No. 19 dated 11 January 2002, Folio 104, being NOTIFICATION OF CLOSING OF A ROAD, and *Government Gazette* No. 82 dated 3 May 2002, Folio 2614, being CORRECTION OF DEFECTIVE INSTRUMENT in the Parish of Manton, County of King, are hereby amended by deleting "(not being land under the Real Property Act)" and "(being land in CT Volume 10488 Folio 212)" respectively, and replacing with "(being both land in CT Volume 10488 Folio 212 and land not under the Real Property Act)". Reference: GB 01 H 254.TC.

NOTIFICATION OF CLOSING OF A ROAD

IN pursuance of the provisions of the Roads Act, 1993, the road hereunder described is closed and the land comprised therein ceases to be public road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon closing, title to the land comprising the former public road, vests in the body specified in the Schedule hereunder.

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

—————
 DESCRIPTION

Schedule 1

Parish – St Columba

County – Westmoreland

Land District – Goulburn

LGA – Mulwaree Shire Council

Lot 3 DP1042970 (not being land under the Real Property Act)

File Reference: GB 00 H 221.TC

On closing the land in Lot 3 DP 1042970 vests in the Crown as Crown land in accordance with Section 38 (2)(c).

In accordance with Section 44, the Crown consents to the land in Lot 3 DP 1042970 being vested in Mulwaree Shire Council as operational land, to be given by Council as compensation for other land acquired for the purposes of the Roads Act 1993. (Council's Ref: 200/05/99/54, Subdivision Cert. No: 1586).

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

**APPOINTMENT OF ADMINISTRATOR TO
MANAGE A RESERVE TRUST**

PURSUANT to Section 117, Crown Lands Act, 1989, the person specified in Column 1 of the Schedule hereunder is appointed as administrator for the term also specified in Column 1, of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Lachlan Francis McLEOD	Yamba Pilot Station (R8920) Reserve Trust	Reserve No. 8920 Public Purpose: Pilot Station Notified: 4 May 1889 File Reference: GF01R56

For a term commencing 15 November 2002 and expiring 14 May 2003.

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 in that Column, as members of the trust boards for the reserve trusts specified opposite thereto in Column 2, which have been established and appointed as trustee of the reserves referred to opposite thereto in Column 3 of the Schedules.

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

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Jeanette Frances LYNES (new member) Linda Aileen COWAN (new member) Kenneth Edward COLE (re-appointment) Janet Litchfield HARRISON (re-appointment) Joan Patricia REID (re-appointment) Stanley Somerset ATTEN- BOROUGH (new member)	Ellangowan Public Hall Trust	Reserve No. 56025 Public Purpose: Public Hall Notified: 16 March 1923 File Reference: GF80R311

For a term commencing 01 December 2002 and expiring 30 November 2007.

SCHEDULE 2

COLUMN 1	COLUMN 2	COLUMN 3
Bruce GOODENOUGH (re-appointment) Ernest James ARMSTRONG (re-appointment) Bruce James MATTEN (re-appointment) Kevin Maxwell ADAMS (re-appointment)	Lower Bucca Public Recreation Reserve Trust	Reserve No. 41754 Public Purpose: Public Recreation Notified: 19 June 1907 File Reference: GF80R145

For a term commencing 01 December 2002 and expiring 30 November 2007.

GRIFFITH OFFICE
Department of Land and Water Conservation
2nd Floor, Griffith City Plaza,
120–130 Banna Avenue (PO Box 1030), Griffith NSW 2680
Phone: (02) 6962 7522 Fax: (02) 6962 5670

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.

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

SCHEDULE

COLUMN 1	COLUMN 2
Cyprus Centre Incorporated (R91311) Reserve Trust	Reserve No. 91311 Public Purpose: Charitable Organisations Notified: 1 December 1978 File Reference: GH90R9/1

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

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

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

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

Department of Land and Water Conservation (Maitland),
 Cnr Banks & Newcastle Road, East Maitland Wyong Shire
 Council Hely Street Wyong.

Submissions in writing will be accepted by the Manager
 Resource Knowledge of the Newcastle Regional Office, 464
 King Street, Newcastle until 4 p.m. on 13 December 2002.

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

Description

Draft assessment of Crown land being Lot 562 DP 44392
 about 3.819 hectares at Evans Road Canton Beach, Parish
 Wallarah County Northumberland.

Land Assessment Number 545
 file number MD 01 H 257

MOREE OFFICE

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

NOTIFICATION OF CLOSING OF A ROAD

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

JOHNAQUILINA, M.P.,
Minister for Land and Water Conservation

Description

Land District – Narrabri; Council – Narrabri Shire

Lot 1 in DP 1044242, Parish Bolcarol, County Jamison.
File Reference: ME01H361.

Note: Upon closure the land remains vested in the Crown as Crown land.

NOWRA OFFICE

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Land District – Nowra; LGA – Shoalhaven City

Lot 10 DP1046399 at Yattayattah, Parish Conjola and County St Vincent (being land under the Real Property Act, C/F 10/1046399), NA00H101.

Note: On closing, the land remains vested in Shoalhaven City Council as “Operational land” (4725).

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

ROADS ACT 1993**ORDER**

Transfer of Crown Road to a Council

IN pursuance of the provisions of Section 151, Roads Act 1993, the Crown public roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2, hereunder, as from the date of publication of this notice and as from that date, the roads specified in Schedule 1 cease to be Crown public roads.

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

SCHEDULE 1

The parts of the Crown public roads within the Parish of Waugoola and County of Bathurst comprising:

The road 20.115 metres wide extending from Council Public Road shown in plan R114371603R within Lot 50 DP 750417 to the western prolongation of the northern boundary of Lot 15 DP 750417.

File reference: OE02H296

SCHEDULE 2

Road Authority: Cowra Shire Council

**APPOINTMENT OF ADMINISTRATOR TO
MANAGE A RESERVE TRUST**

PURSUANT to section 117, Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder, is appointed as administrator for the term also specified hereunder, of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

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

COLUMN 1	COLUMN 2	COLUMN 3
Jamie LEES	Windamere Recreational Park Reserve Trust	Reserve No. 190112 Public Purpose: Environmental Protection and Public Recreation Notified: 29 July 1994 File No: OE94R13

For a term commencing 21 August 2002 and expiring 20 February 2003.

SYDNEY METROPOLITAN OFFICE

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

NOTIFICATION OF CLOSING OF ROADS

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

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

Descriptions

Land District – Picton; L.G.A. – Wollondilly

Lot 1, DP 1045264 at The Oaks, Parish Weromba, County Camden (being land in F.I. 1/1045264).

MN01H221

Note: On closing, title for the land in lot 1 remains vested in Wollondilly Council as operational land.

Descriptions

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

Lots 1 and 2, DP 1045062 at Ingleburn, Parish Minto, County Cumberland (being land in CT Vol 12796 Folio 111).

MN00H218

Note: On closing, titles for the land in lots 1 and 2 remain vested in Campbelltown City Council as operational land.

Water Conservation

WATER ACT 1912

APPLICATION 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 has been received as follows:

Murray River Valley

David Phillip KIRWAN for 2 pumps on Dights Creek, on Lots 10/2540 and 11/2540, Parish of Bungowannah, County of Hume, for Irrigation purposes. (Replacement licence only – no increase in entitlement) (GA2:494927) (Ref:50SL075538).

Any inquiries regarding the above should be directed to the undersigned (telephone (02) 6041 6777).

Written objections to the application specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected, must be lodged with the Department's office at Albury by no later than 13th December 2002.

C. PURTLE,
Natural Resource Officer (Access)
Murray Region
(02) 6041 6777

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

WATER ACT 1912

Notice under Section 22B

THE Department of Land and Water Conservation pursuant to Section 22B of the Water Act 1912, being satisfied that the quantity of water available or likely to be available in Attunga Creek (including Back Creek), Goonoo Goonoo Creek, Halls Creek, Duncans Creek, Dungowan Creek, Moore Creek, Tangaratta Creek, Timbumburi Creek and the tributaries and effluents of the aforementioned streams is insufficient to meet all requirements with respect to the taking of water therefrom, hereby gives notice to all holders of permits, authorities and licences issued under Part 2 of the Water Act that as from 8th November, 2002, extraction of water other than for stock and domestic purposes is hereby suspended until further notice.

RANDALL HART,
Regional Director
Barwon Region

WATER ACT 1912

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, has been received as follows:

Lachlan River Valley

Ronald Charles, William Arthur and Alice Jean MILES for a pump on Lachlan River on Part Lot 71/1044803, Parish

of Cumbijowa, County of Forbes, for water supply for irrigation purposes. (Replacement Irrigation Licence for existing entitlement.) (GA2:512464) (Ref:70SL090867).

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

VIV RUSSELL,
Manager Water Access
Central West Region

Department of Land and Water Conservation
PO Box 136, FORBES NSW 2871 (02) 6852 1222

NOTICE UNDER SECTION 22B OF THE WATER ACT 1912

PUMPING SUSPENSIONS

EUNGAICREEK, ALLGOMERACREEK, WARRELL CREEK AND THEIR TRIBUTARIES

THE Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Eungai Creek, Allgomer Creek, Warrell Creek and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Thursday 14 November 2002 and until further notice, the right to pump water is SUSPENDED.

This suspension excludes water supply for town water supply, stock, domestic and farming (fruit washing and dairy washdown) purposes.

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

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

One penalty unit = \$110.00.

Dated this fourteenth day of November 2002.

G. LOLLBACK
Resource Access Manager
North Coast Region
Grafton
GA2: 464870

NOTICE UNDER SECTION 22B OF THE WATER ACT 1912

PUMPING RESTRICTIONS

CAMDEN HAVEN RIVER AND ITS TRIBUTARIES

THE Department of Land and Water Conservation pursuant to Section 22B of the Water Act 1912, is satisfied that the quantity of water available in Camden Haven River and its

tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licenses under Part 2 of the Act that from Wednesday 13 November 2002 and until further notice, the right to pump water is RESTRICTED to a maximum of six hours in any twenty-four hour period between the hours of 4 pm to 10 am.

This restriction excludes water supply for town water supply, stock, domestic and farming (fruit washing and dairy washdown) purposes.

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

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

One penalty unit = \$110.00.

Dated this thirteenth day of November 2002.

G. LOLLBACK
Resource Access Manager
North Coast Region
Grafton
GA2: 464869

WATER ACT 1912

Notice under Section 117E

THE Department of Land and Water conservation hereby advises licence holders that as from 4th November, 2002 extraction of groundwater for irrigation purposes from any bore, well or excavation from within the alluviums of the Peel Valley, Groundwater Management Area 005, which includes the Peel River Valley, Cockburn River Valley, Moore Creek Valley, Goonoo Goonoo Creek Valley, Timbumburi Creek Valley, Attunga Creek Valley and Dungowan Creek Valley is limited to the hours 7 pm to 7 am, including weekends until further notice.

Failure to comply with the restrictions may result in action being taken under the provisions of the Water Act, to suspend licences.

RANDALL HART,
Regional Director
Barwon Region

DEPARTMENT OF LAND AND WATER CONSERVATION

Subordinate Legislation Act 1989

NOTICE is given under the Subordinate Legislation Act 1989 of the Department's intention to remake a Regulation under the Hunter Water Act 1991. The proposed Regulation will repeal and remake with some changes the Hunter Water (Special Areas) Regulation 1997.

The objective of the proposed Hunter Water (Special Areas) Regulation 2002 is to protect the quality and quantity of water in the areas of land declared to be special areas for the supply of potable water to the area served by Hunter Water Corporation.

Copies of the draft Regulation and the Regulatory Impact Statement may be obtained from Mr Mark Mignanelli, Resource Access Manager, Suite 6, 464 King Street Newcastle West. Telephone: (02) 4929 9850. Fax: (02) 4929 6364, or website <http://www.dlwc.nsw.gov.au/>

Comments or submissions are invited and should be sent to the contact officer by 13 December 2002.

CRAIG ABBS,
Acting Regional Director
Hunter Region

WATER ACT 1912

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

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

Murrumbidgee Valley

Bruce GOWRIE SMITH for a pump on the Murrumbidgee River on Reserve No. R58783, Parish of Waddi, County of Boyd for irrigation of 200 hectares (wheat, corn). New Licence – due to permanent transfer of 17 megalitres of water allocation. (Reference:40SL70849).

Any enquiries regarding the above should be directed to the undersigned (telephone 0269 530700).

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

S.F. WEBB,
Resource Access Manager
Murrumbidgee Region

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

WATER ACT 1912

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

An application for an authority under section 20 for works within a proclaimed (declared) local area as generally described hereunder has been received from:

Murrumbidgee Valley

Ronald Norman HARRIS and Suzanne Patricia HARRIS and OTHERS for 6 pumps on the Murrumbidgee River, Part Lot 1, DP 756794, Parish of Toogimbie and 10 pumps on the Murrumbidgee River Lot 1, DP 245159, Parish of Nerang, all County of Waradgery, for a water supply for stock, domestic, industrial purposes (feedlot) and irrigation of 4422.67 hectares, (cereals cotton and pasture). Replacement authority, application to increase allocation by way of permanent transfer of 142 megalitres. Reference: 40SA5603.

Any enquiries regarding the above should be directed to the undersigned (telephone 0269 530700).

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

S.F. WEBB,
Resource Access Manager
Murrumbidgee Region

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

GA2:462645

WATER ACT 1912

AN application under Part 2, being within a proclaimed (declared) local area under Section 10 of the Water Act 1912, as amended.

An application for a Licence within a proclaimed local area as generally described hereunder has been received as follows:

Namoi River Valley

Sharon VESEY for a pump on the Manilla River on Lot 11/705874, Parish of Veness, County of Darling for irrigation of 5.5 hectares (olives). (Permanent transfer of existing entitlement). L.O. Papers 90SL100637. GA2460817.

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

GEOFF CAMERON,
Manager Resource Access

Department of Land and Water Conservation
PO Box 550, TAMWORTH NSW 2340

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T02-0447)

No. 2018, MUDGE DOLOMITE AND LIME PTY LTD (ACN 002 599 313), area of 8 units, for Group 2, dated 4 November 2002. (Orange Mining Division).

(T02-0448)

No. 2019, TRIAKO RESOURCES LIMITED (ACN 008 498 119), area of 20 units, for Group 1, dated 6 November 2002. (Orange Mining Division).

(T02-0449)

No. 2020, COMPASS RESOURCES NL (ACN 010 536 820), area of 68 units, for Group 1, dated 8 November 2002. (Sydney Mining Division).

(T02-0450)

No. 2021, COMPASS RESOURCES NL (ACN 010 536 820), area of 100 units, for Group 1, dated 8 November 2002. (Orange Mining Division).

(T02-0451)

No. 2022, COMPASS RESOURCES NL (ACN 010 536 820), area of 68 units, for Group 1, dated 8 November 2002. (Singleton Mining Division).

(T02-0452)

No. 2023, HERRESHOFF HOLDINGS PTY LTD (ACN 102 346 627), area of 24 units, for Group 2, dated 8 November 2002. (Orange Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T02-0008)

No. 1853, now Exploration Licence No. 6015, MOUNT CONQUEROR MINERALS NL (ACN 003 312 721) and CENTRAL WEST GOLD NL (ACN 003 178 591), Counties of Bathurst and Westmoreland, Map Sheet (8830), area of 9 units, for Group 1, dated 25 October 2002, for a term until 24 October 2004.

(T02-0010)

No. 1855, now Exploration Licence No. 6016, MOUNT CONQUEROR MINERALS NL (ACN 003 312 721) and CENTRAL WEST GOLD NL (ACN 003 178 591), County of Westmoreland, Map Sheet (8830), area of 1 unit, for Group 1, dated 25 October 2002, for a term until 24 October 2004.

(T02-0095)

No. 1933, now Exploration Licence No. 6017, BRAESIDE AUSTRALIA LIMITED (ACN 097 650 194), Counties of Roxburgh and Westmoreland, Map Sheet (8830, 8831), area of 9 units, for Group 1, dated 28 October 2002, for a term until 27 October 2004.

(T02-0100)

No. 1937, now Exploration Licence No. 6018, AURIONGOLD EXPLORATION PTY LIMITED (ACN 067 813 932), Counties of Bland and Gipps, Map Sheet (8430), area of 57 units, for Group 1, dated 31 October 2002, for a term until 30 October 2004.

(T02-0365)

No. 1941, now Exploration Licence No. 6019, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), County of Yancowinna, Map Sheet (7134), area of 40 units, for Group 1, dated 4 November 2002, for a term until 3 November 2004.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATION

(T02-0066)

No. 1907, MOUNT CONQUEROR MINERALS NL (ACN 003 312 721) and CENTRAL WEST GOLD NL (ACN 003 178 591), County of Monteagle, Map Sheet (8529). Withdrawal took effect on 1 November 2002.

MINING LEASE APPLICATION

(T93-1040)

Singleton No. 12, TONY RANDELL PTY LTD (ACN 000 736 327), Parish of Alwicks, County of Northumberland (9232-3-N). Withdrawal took effect on 4 November 2002.

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

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

(C95-2235)

Exploration Licence No. 4918, WHITE MINING LIMITED (ACN 009 713 893), area of 1100 hectares. Application for renewal received 8 November 2002.

(T00-0005)

Exploration Licence No. 5797, AURIONGOLD EXPLORATION PTY LIMITED (ACN 067 813 932), area of 84 units. Application for renewal received 8 November 2002.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T82-1488)

Exploration Licence No. 3767, CLIMAX AUSTRALIA PTY LIMITED (ACN 002 164 598), County of Bathurst, Map Sheet (8630, 8730), area of 19 units, for a further term until 6 July 2004. Renewal effective on and from 1 November 2002.

(C95-2367)

Exploration Licence No. 4948, DEPARTMENT OF MINERAL RESOURCES, County of Bligh, Map Sheet (8833), area of 7898 hectares, for a further term until 27 February 2005. Renewal effective on and from 23 October 2002.

(C96-2322)

Exploration Licence No. 5417, COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), County of Durham, Map Sheet (9032, 9033), area of 193 hectares, for a further term until 8 May 2007. Renewal effective on and from 16 October 2002.

(C97-2030)

Exploration Licence No. 5418, COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), County of Durham, Map Sheet (9032, 9033), area of 54 hectares, for a further term until 8 May 2007. Renewal effective on and from 16 October 2002.

(T98-1093)

Exploration Licence No. 5514, GATEWAY MINING NL (ACN 008 402 391), Counties of Bathurst, Forbes, King and Monteagle, Map Sheet (8629, 8630), area of 186 units, for a further term until 30 August 2004. Renewal effective on and from 6 November 2002.

(T00-0049)

Exploration Licence No. 5756, TRIAKO RESOURCES LIMITED (ACN 008 498 119), Counties of Cunningham and Kennedy, Map Sheet (8332), area of 13 units, for a further term until 18 July 2004. Renewal effective on and from 1 November 2002.

(T98-0424)

Mining Lease No. 729 (Act 1973), Barry Thomas DAY and Richard Edward MARTIN, Parish of Euadera, County of Wynyard, Map Sheet (8527-4-S), area of 5.06 hectares, for a further term until 1 May 2021. Renewal effective on and from 31 October 2002.

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

REFUSAL OF APPLICATION FOR RENEWAL

NOTICE is given that the application for renewal in respect of the following authority has been refused:

(T95-1139)

Exploration Licence No. 5023, N.L. OXIANA RESOURCES (ACN 005 482 824), County of Narran, Map Sheet (8338), area of 47 units. The authority ceased to have effect on 6 November 2002.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(T96-1264)

Mineral Claim No. 274 (Act 1992), Annette ANNIWELL, Parish of Bindera, County of Gloucester, Map Sheet (9234-2-S), area of 1.73 hectares. Cancellation took effect on 5 November 2002.

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

Department of Planning

State Environmental Planning Policy No 5—Housing for Older People or People with a Disability (Amendment No 4)

under the

Environmental Planning and Assessment Act 1979

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following State environmental planning policy under the *Environmental Planning and Assessment Act 1979* in accordance with the recommendation made by the Minister for Planning.

ANDREW REFSHAUGE, M.P.,
Minister for Planning

Clause 1 State Environmental Planning Policy No 5—Housing for Older People or People with a Disability (Amendment No 4)

State Environmental Planning Policy No 5—Housing for Older People or People with a Disability (Amendment No 4)

1 Name of this Policy

This Policy is *State Environmental Planning Policy No 5—Housing for Older People or People with a Disability (Amendment No 4)*.

2 Principal Policy

In this Policy, *State Environmental Planning Policy No 5—Housing for Older People or People with a Disability* is referred to as the Principal Policy.

3 Aims, objectives etc

This Policy aims to specify the development that may be carried out under the Principal Policy in the City of Blue Mountains.

4 Land to which this Policy applies

This Policy applies to land within the City of Blue Mountains.

5 Amendment of Principal Policy

The Principal Policy is amended as set out in Schedule 1.

State Environmental Planning Policy No 5—Housing for Older People or
People with a Disability (Amendment No 4)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 5)

[1] Clause 4 Where this Policy applies

Insert at the end of the note to clause 4:

In the City of Blue Mountains, an application to carry out development allowed by Part 2 can be made only in the circumstances set out in clause 29.

[2] Clause 29

Insert after clause 28:

29 Development in Blue Mountains

- (1) An application to carry out development allowed by Part 2 on land within the City of Blue Mountains may be made only:
 - (a) by or on behalf of:
 - (i) the Director-General of the Department of Housing, or
 - (ii) a local government or community housing provider, or
 - (b) in relation to land shown as being within an accessible housing area on the maps exhibited under section 66 of the Act with the draft *Blue Mountains Local Environmental Plan 2002*, or
 - (c) in relation to a zone in which, if the draft *Blue Mountains Local Environmental Plan 2002*, as exhibited, were to be made, development of land for the purpose of a dwelling house would be permitted with or without development consent, for the purpose of:
 - (i) a residential care facility, or
 - (ii) a hostel, or
 - (iii) a self-sustained development within the meaning of the draft *Blue Mountains Local Environmental Plan 2002*.

State Environmental Planning Policy No 5—Housing for Older People or
People with a Disability (Amendment No 4)

Schedule 1 Amendments

- (2) This clause does not apply to or in respect of the determination of a development application made, but not finally determined, before the commencement of this clause.

Pittwater Local Environmental Plan 1993 (Amendment No 61)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the
Environmental Planning and Assessment Act 1979. (S02/01297/S69)

ANDREW REFSHAUGE, M.P.,
Minister for Planning

Clause 1 Pittwater Local Environmental Plan 1993 (Amendment No 61)

Pittwater Local Environmental Plan 1993 (Amendment No 61)

1 Name of plan

This plan is *Pittwater Local Environmental Plan 1993 (Amendment No 61)*.

2 Aim of plan

This plan aims to permit development for the purposes of a veterinary clinic and ancillary dwelling on the land to which this plan applies.

3 Land to which plan applies

This plan applies to Lot A DP 407091, No 1 Palm Road, Newport, as shown edged heavy black on the map marked “Pittwater Local Environmental Plan 1993 (Amendment No 61)” deposited in the offices of Pittwater Council.

4 Amendment of Pittwater Local Environmental Plan 1993

Pittwater Local Environmental Plan 1993 is amended by inserting at the end of Schedule 10:

Lot A DP 407091, No 1 Palm Road, Newport, as shown edged heavy black on the map marked “Pittwater Local Environmental Plan 1993 (Amendment No 61)” —veterinary clinic and ancillary dwelling.



New South Wales

Pittwater Local Environmental Plan 1993 (Amendment No 62)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S02/01022/S69)

ANDREW REFSHAUGE, M.P.,
Minister for Planning

Clause 1 Pittwater Local Environmental Plan 1993 (Amendment No 62)

Pittwater Local Environmental Plan 1993 (Amendment No 62)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Pittwater Local Environmental Plan 1993 (Amendment No 62)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to Zone No 6 (b) (Private Recreation "B") under *Pittwater Local Environmental Plan 1993*.

3 Land to which plan applies

This plan applies to land at 37 Cabbage Tree Road, Bayview, being Lot 150, DP 1003518, as shown edged heavy black on the map marked "Pittwater Local Environmental Plan 1993 (Amendment No 62)" deposited in the office of Pittwater Council.

4 Amendment of Pittwater Local Environmental Plan 1993

Pittwater Local Environmental Plan 1993 is amended by inserting in appropriate order in the definition of *the Zoning Map* in clause 5 (1) the following words:

Pittwater Local Environmental Plan 1993 (Amendment No 62)

**ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979
LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991
NOTICE OF COMPULSORY ACQUISITION OF LAND IN
THE MUNICIPALITY OF WYONG**

The Minister administering the Environmental Planning and Assessment Act 1979 declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Environmental Planning and Assessment Act 1979.

Dated at Sydney this 16 day of August 2002

By Her Excellency's Command

ANDREW REFSHAUGE MP
Deputy Premier
Minister for Planning
Minister for Aboriginal Affairs
Minister for Housing

SCHEDULE

ALL THOSE pieces or parcels of land in the Shire of Wyong, Parish of Tuggerah, County of Northumberland being Lots 138, 285 and 374, Deposited Plan 15857 and being the lands comprised in Folio Identifiers 138/15857, 285/15857 and 374/15857 but excepting thereout the easement for drainage 1.83 metres wide affecting the land shown so burdened in Transfer B491816.

ALL THAT piece or parcel of land in the Shire of Wyong, Parish of Tuggerah, County of Northumberland being Lot 199 in Deposited Plan 15857 and being the land comprised in Folio Identifier 199/15857.

The lands are said to be in the possession of Stuart Miller.

**ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979
LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991
NOTICE OF COMPULSORY ACQUISITION OF LAND IN
THE CITY OF LIVERPOOL**

The Minister administering the Environmental Planning and Assessment Act 1979 declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Environmental Planning and Assessment Act 1979.

Dated at Sydney this 26 day of June 2002

By Her Excellency's Command

ANDREW REFSHAUGE MP
Deputy Premier
Minister for Planning
Minister for Aboriginal Affairs
Minister for Housing

SCHEDULE

All that piece or parcel of land situated at West Hoxton in the City of Liverpool Parish of Cabramatta and County of Cumberland being Lot A D.P. 364030 Old Cowpasture Road, West Hoxton and being the whole of the land in Certificate of Title Volume 6103 Folio 125 excepting thereout Easements which affect the land as created in Dealing P720206 and as shown in D.P.1016617 as notified in Government Gazette of 21 December 2001 folio 10767. The land is said to be in the ownership of George Bautovich.

Roads and Traffic Authority

ROADS ACT 1993

Order - Section 27

Variation of a Road Widening Order applying to part of the Cumberland Highway (Pennant Hills Road) at Beecroft in the Hornsby Shire Council area.

The Roads and Traffic Authority of New South Wales, by its delegate and with the consent of the Minister for Roads, by this Order under section 27 of the Roads Act 1993 varies the Road Widening Order published in the Government Gazette No 105 of 8 August 1975 on page 3179 applying to part of Pennant Hills Road at Beecroft by excluding the land described in the schedule below from the operation of that Order.

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

SCHEDULE

All that piece or parcel of land situated in the Hornsby Shire Council area, Parish of Field of Mars and County of Cumberland, shown as Lot 94 Deposited Plan 248021, being part of the land in Certificate of Title 1/1042630, part of the land in Auto Consol 8646-52 and the whole of the land in Certificate of Title 11/631486.

(RTA Papers 13/201.11351)

ROADS ACT 1993

Order - Section 27

Revocation of a Road Widening Order applying to parts of Old South Head Road at Rose Bay in the Waverley Council area

The Roads and Traffic Authority of New South Wales, by its delegate and with the consent of the Minister for Roads, by this Order under section 27 of the Roads Act 1993 revokes the Road Widening Order published in the Government Gazette No 62 of 11 May, 1973 on pages 1719 and 1720 applying to Lots 1 to 7 inclusive, Deposited Plan 243547.

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

(RTA Papers 499.1312)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Gerogery in the Hume Shire Council area.

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

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

SCHEDULE

ALL that piece or parcel of land situated in the Hume Shire Council area, Parish of Gerogery and County of Goulburn, shown as Lot 1 Deposited Plan 450164, being the whole of the land in Certificate of Title 1/450164.

The land is said to be in the possession of the State Rail Authority of New South Wales.

(RTA Papers 2M4369; RO 202.1199)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Terrigal in the Gosford 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 land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

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

SCHEDULE

ALL that piece or parcel of Council public road situated in the Gosford City Council area, Parish of Kincumber, County of Northumberland, shown as Lot 12 Deposited Plan 1045098.

(RTA Papers FPP 2M4165; RO 184.1766)

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 BLUE MOUNTAINS, at WENTWORTH FALLS: Contract No. 483387S0. Project No. 3002329. Line 1 inclusive and its appurtenant junctions, sidelines and inlets serving COX AVENUE and PRITCHARD STREET.

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

ROBERT ROACH,
Developer Activity Officer,
Blacktown Commercial Centre.

Dated: 15 November 2002.

WATER MAINS

SYDNEY WATER

Water Mains

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

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

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

VICKI MAWBY,
Developer Activity Officer,
Blacktown.

Dated: 30 November 2001.

Other Notices

ANTI-DISCRIMINATION ACT 1977

Exemption Order

UNDER the provisions of section 126A of the Anti-Discrimination Act 1977 (NSW) and on the recommendation of the Anti-Discrimination Board, an exemption is given from the provisions of sections 25 and 51 of the Anti-Discrimination Act 1977, for Body Shape Female Fitness Centre (Warringah Mall) to conduct a health, fitness and lifestyle centre for women only.

This exemption will remain in force for a period of five (5) years from the date given.

Dated this 6th day of November 2002.

BOB DEBUS, M.P.,
Attorney General

CASINO CONTROL ACT 1992

ORDER

New South Wales
Casino Control Authority

PURSUANT to section 66 (1) of the Casino Control Act 1992, the Casino Control Authority does, by this Order, approve the following amendments to the rules for the playing of the game of 'Caribbean Stud' in the casino operated by Star City Pty Limited under licence granted by the Casino Control Authority on 14 December 1994:

(1) Amendments to the rules for the playing of "Caribbean Stud"

(a) Caribbean Stud rule 3.3 is repealed and in substitution therefor, the following new rule 3.3 is approved:

3.3 All suits have the same rank. The rank of cards, from highest to lowest, shall be as follows:

ace, king, queen, jack, 10, 9, 8, 7, 6, 5, 4, 3, 2,

except as provided in rules 13.1.2 and 13.1.6 where the ace may be counted low.

(b) Caribbean Stud rule 13.1.2 is repealed and in substitution therefor, the following new rule 13.1.2 is approved:

13.1.2 Straight Flush is a hand containing five cards of the same suit in consecutive ranking. An ace may be counted low;

This Order shall take effect on and from the date of publication in the *New South Wales Government Gazette*.

Signed at Sydney, this 11th day of November 2002.

BRIAN FARRELL,
Chief Executive,
for and on behalf of the
Casino Control Authority.

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:

Newcastle, 10.00 a.m., Monday, 20 January 2003.

Dated this 7th day of November 2002.

R. O. BLANCH,
Chief Judge.

DISTRICT COURT RULES 1973

DIRECTION

BY this Direction made under Part 51A, Rule 1 (2) of the District Court Rules 1973, I specify Wagga Wagga to be a prescribed place for the purpose of section 63A of the District Court Act 1973, for the week commencing 28 April 2003.

Dated this 11th day of November 2002.

R. O. BLANCH,
Chief Judge.

ELECTRICITY SUPPLY ACT 1995

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

TRANSGRID

Notice of Compulsory Acquisition of Stratum Land
and Interest in Land for Electricity Purposes

TRANSGRID, by its delegate Lionel SMYTH, declares, with the approval of Her Excellency the Governor, that the lands described in Schedule 1 of this notice are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated at Sydney, this 13th day of November 2002.

L. SMYTH,
General Manager/Business Resources.

SCHEDULE 1 (Stratum Land)

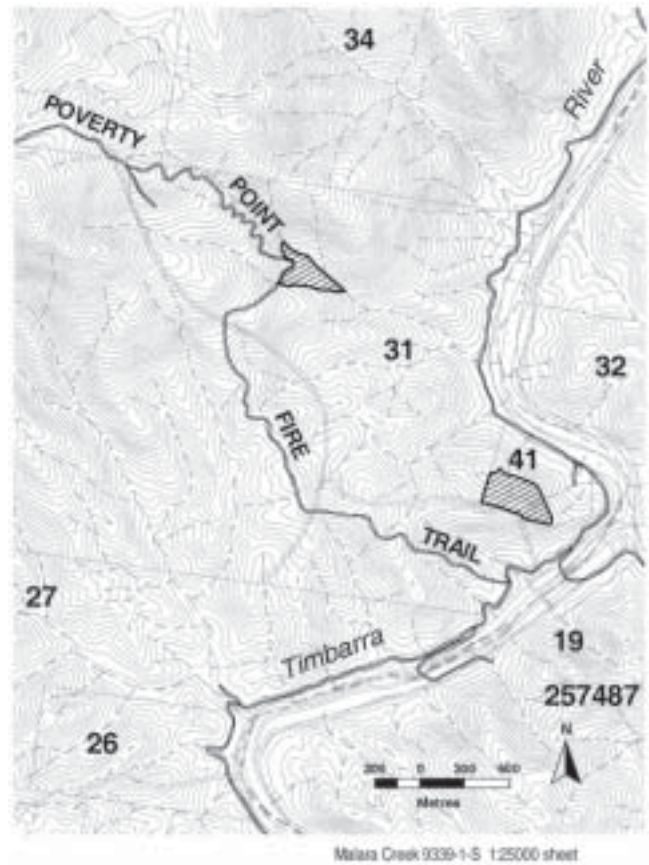
All that stratum of land situate in the Local Government Area of South Sydney City, Parish of Alexandria, County of Cumberland and State of New South Wales, being that part of Folio Identifiers A/309107, 49/175185, 50/190988, 1/168678, B/109222, A/109222, 2/520262, 1/520262, 1/1006089, 2/1006089, 3/1006089, 571/137239, 58/6/192032, 1/999252, 61/6/192032, 62/6/192032, 63/516965, 1/883021, 25/741564, 1/780932, CP/SP60567, 7/6/192032, 1/797750, 1/996357, B/328112, A/328112 and that part of Belmont Lane shown as Lot 202, on plan registered number P.50314 in the office of TransGrid. (P.50314)

Also, all that stratum of land situate in the Local Government Area of South Sydney City, Parish of Alexandria, County of Cumberland and State of New South Wales, being that part of Maddox Street, Mitchell Road and Henderson Road shown as Lot 203, on plan registered number P.50315 in the office of TransGrid. (P.50315)

Also, all that stratum of land situate in the Local Government Area of South Sydney City, Parish of Alexandria, County of Cumberland and State of New South Wales, being that part of Folio Identifier 50/859192 shown as Lot 204, on plan registered number P.50316 in the office of TransGrid. (P.50316)

Also, all that stratum of land situate in the Local Government Area of South Sydney City, Parish of Alexandria, County of Cumberland and State of New South Wales, being that part of Little Eveleigh Street, Lawson Street, Caroline Lane and Caroline Street and that part of Folio Identifiers 1/837772, 2/837772, A/442824, B/442824, C/442824, D/442824, 1/649980, 17/98, 1/121323, 1/223371, 2/223371, 3/223371, 4/223371, 1/438288, CP/SP56068, 77/854752, 1/911788, 1/34010, 2/34010, 3/34010, 4/34010, 5/34010, 6/34010, 7/34010, 8/34010, 9/34010, 10/34010, 11/34010, 12/34010, 13/34010, 14/34010, 15/34010, 16/34010, 17/34010, 18/34010 and 19/34010 shown as Lot 205, on plan registered number P.50317 in the office of TransGrid. (P.50317)

Also, all that stratum of land situate in the Local Government Area of South Sydney City, Parish of Alexandria, County of Cumberland and State of New South Wales, being that part of Abercrombie Street shown as Lot 206, on plan registered number P.50318 in the office of TransGrid. (P.50318)



NATIONAL PARKS AND WILDLIFE ACT 1974

Revocation of Part of an Aboriginal Place

IN pursuance of the powers vested in me under the National Parks and Wildlife Act 1974, I, the Minister for the Environment, do by this my Order, revoke that part of the declaration published in the *Government Gazette* No. 89 of 24 May 2002, described hereunder.

BOB DEBUS, M.P.,
Minister for the Environment

Description

*Land District — Tenterfield;
L.G.A. — Tenterfield.*

County Clive, Parish Maclean, about 11 hectares, being the two areas shown by hatching on the diagram hereunder. NPWS/ASR 12/02/06.

NATIONAL PARKS AND WILDLIFE ACT 1974

Yessabah Nature Reserve
Cooperabung Creek Nature Reserve
Plan of Management

IN pursuance of section 76 of the National Parks and Wildlife Act 1974, it is hereby notified that Plans of Management for Yessabah Nature Reserve and Cooperabung Creek Nature Reserve have been prepared.

The plans will be on public display from 15 November 2002 to 24 February 2003.

Copies of the plans may be viewed during office hours at:

- Mid North Coast Region Office,
152 Horton Street, Port Macquarie.
- Kempsey Council Library,
Elbow Street, Kempsey.
- Wauchope Library
Oxley Highway, Wauchope.
- The National Parks Centre,
102 George Street, The Rocks.
- NPWS Head Office Library,
Level 7, 43 Bridge Street, Hurstville.

Copies of the plans may be obtained, free of charge, from the Mid North Coast Region office and the National Parks Centre. The plan will also available on the NPWS website at www.npws.nsw.gov.au.

Written representations in connection with the plans should be forwarded by close of business on 24 February 2003, to:

The Planner,
National Parks and Wildlife Service,
PO Box 61, Port Macquarie, NSW 2444.

Following the exhibition period the plans of management, together with all representations received, will be submitted to the National Parks and Wildlife Advisory Council for its comments and advice to the Minister for the Environment. Your comments on these draft plans may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998 and identifies you. Following adoption of the plans by the Minister, all submissions will be available by arrangement for inspection at the NPWS Head Office library. If you do not want your personal details to become public, please mark on your submission that you want your details to remain confidential.

BRIAN GILLIGAN,
Director-General.

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Incorporation of Parents and Citizens Associations

THE following associations are hereby incorporated under the Parents and Citizens Associations Incorporation Act 1976.

1. Ashfield Boys High School
2. Balgowlah Heights Public School
3. Bateau Bay Public School
4. Batemans Bay High School
5. Beresfield Public School
6. Blaxland Public School
7. Bowral High School
8. Brocklesby Public School
9. Broulee Public School
10. Burrumbuttock Public School
11. Caniaba Public School
12. Cessnock High School
13. Corowa Public School
14. Cowper Public School
15. Croydon Park Public School
16. Edensor Park Public School
17. Ellerstou Public School
18. Epping Heights Public School
19. Ganmain Public School
20. Georges River College, Oatley Senior High School Campus
21. Gerringong Public School
22. Hamilton Public School
23. Harrington Park Public School
24. Hillside Public School
25. Hornsby Girls High School
26. Illabo Public School

27. Iluka Public School
28. Jiggi Public School
29. Manildra Public School
30. Manly Village Public School
31. Maroubra Junction Public School
32. Marsden High School
33. Narrandera High School
34. Oatley West Public School
35. O'Connell Public School
36. Palinyewah Public School
37. Picton Public School
38. Randwick Public School
39. Rappville Public School
40. Redfern Public School
41. Rouse Hill Public School
42. Strathfield South Public School
43. Tathra Public School
44. Tottenham Central School
45. Towamba Public School
46. Tuggerah Public School
47. Turramurra High School
48. Turvey Park Public School
49. Ulladulla Public School
50. Wagga Wagga High School
51. Warners Bay High School

The Hon. JOHN WATKINS, M.P.,
Minister for Education and Training

PARLIAMENTARY REMUNERATION ACT 1989

Determination Pursuant to Section 14A of the Act.

Report:

On 7 November 2002, the Premier, the Honourable BOB CARR, M.P., wrote to the Tribunal regarding proposed amendments to the Parliamentary Contributory Superannuation Act 1971. These amendments are contained in the Superannuation Legislation Amendment (Miscellaneous) Bill 2002.

The proposed amendments deal with the following matters:

1. Create a new regulation making power for surcharge purposes.
2. Allow members who have served a total of 7 years in Federal and State Parliaments as at the time of the next election to purchase enough service to entitle them to a NSW Parliamentary superannuation at that time.
3. Support the Govt Actuary's recommendation to alter the requirements for actuarial investigation of the Fund.
4. Repeal the provisions allowing serving members aged 65 and over to receive benefits.
5. Make pensions available to the spouses of some members who married or (entered into relationships) after their retirement.

Pursuant to section 14A (1) of the Parliamentary Remuneration Act 1989 (the Act), the Tribunal is required to determine whether the proposed amendments to the Act are warranted.

Section 14A (2) of the Act requires that in making this determination the Tribunal must have regard to:

- a) ...the Heads of Government Agreement, that commenced on 1 July 1996, relating to the exemption of certain State public sector superannuation schemes...including whether the amendment is consistent with that agreement and
- b) must have regard to the effects of any proposed amendment on the present and future liabilities of the Parliamentary Contributory Superannuation Fund, and
- c) may obtain, and have regard to, actuarial advice relating to the costs and effects of any proposed amendment.

The Tribunal has examined the proposed amendments carefully and, further, has considered the amendments in light of the provisions of s.14A (2) of the Act. In these circumstances, the Tribunal is satisfied that the proposed amendments are warranted.

Determination:

Pursuant to section 14A (1) of the Parliamentary Remuneration Act 1989, I determine that the amendments to the Parliamentary Contributory Superannuation Act 1971, as proposed in the Superannuation Legislation Amendment (Miscellaneous) Bill 2002, are warranted.

The Hon. Justice R. BOLAND,
The Parliamentary Remuneration Tribunal

Dated: 11 November 2002.

PASSENGER TRANSPORT (TAXI-CAB SERVICES) REGULATION 2001

Order Pursuant to Clause 13 (1)

Requirements for an Approved Vehicle Tracking Device

1. SCOPE

- 1.1 This specification establishes the minimum requirements for an automatic Vehicle Tracking Device for taxis.
- 1.2 The Device is intended to provide to a network communication centre the position, speed, direction of travel and identification of a taxi anywhere in its licensed area of operation and the time it provides those reports.
- 1.3 The Device will require no input from the driver of the taxi following the activation of an alarm.
- 1.4 The Device is primarily to be used in an emergency, but may be used for other operational activities, provided that those activities do not reduce the effectiveness of the device in an emergency.

2. GENERAL REQUIREMENTS

- 2.1 The vehicles driver will ensure that the device is powered and operating whenever the vehicle is operational whether occupied by a passenger or not.

- 2.2 A person must not deliberately interfere with the device in such a manner as to prevent or impede the proper working of the system.
- 2.3 The Device must operate in conjunction with the taxi emergency alarm.
- 2.4 The Vehicle Position Report must be sent as a highest priority after the emergency alarm is activated.
- 2.5 On receipt of a Vehicle Position Report at the Network Control Centre, it is desirable that, both an overt visual and audible alarm will be activated and will continue until manually cancelled.
- 2.6 The system must be able to function with a minimum of two (2) simultaneous emergency alarms.
- 2.7 The network communication centre may also initiate a Vehicle Position Report.
- 2.8 The information contained in the Vehicle Position Report will be visually displayed at the Network Control Centre. The vehicle position will be displayed by overlaying the vehicles location on a map/street directory background.
- 2.9 The system will inform the Network Control Centre if a Vehicle Position Report is not current.
- 2.10 The Network Control Centre will keep a record of all legitimate Vehicle Position Reports for a minimum time of 30 days in either hardcopy or softcopy with appropriate back up facilities. It is expected that the report would include, the category of the alarm, actions taken by the operator, and the results of those actions.
- 2.11 The Device must attain horizontal position accuracies within 20 metres, for the vehicles licensed area of operation, in 95% of instances.
- 2.12 The position of the vehicle will be expressed in one of the following coordinate systems:
 - (a) GDA94 Latitude/Longitude, or
 - (b) Map Grid of Australia (MGA) in metres, or
 - (c) AGD66 Latitude/Longitude, or
 - (d) Australian Map Grid (AMG) in metres.
- 2.13 Both the device in the taxi-cab and the map display at the Network Control Centre will use the same Map Datum.
- 2.14 The time of position is to be provided in local and/or Universal Time Coordinated (UTC) time, in year, month, date, hours, minutes, and seconds using a 24 hour clock and is to be accurate within ten (10) seconds of the Australian National Time Standard.
- 2.15 The speed is to be provided in kilometres per hour and is to be accurate within ten (10) kilometres per hour, in 95% of instances.
- 2.16 The direction of travel is to be expressed in degrees clockwise from true North and for a moving vehicle is to be accurate within ten (10) degrees, in 95% of instances.

- 2.17 A Vehicle Position Report update must be provided at least every five seconds, except during any listen period, until the emergency alarm is turned off.
- 2.18 The Vehicle Position Report may be overridden by the network communication centre to a maximum of thirty (30) seconds.
- 2.19 At the end of the thirty (30) second period described in Clause 2.18 a new fresh and completely revised Vehicle Position Report must be provided to the network communication centre.
- 2.20 If the emergency alarm is operated and a current position fix is not available because of temporary poor GPS signal reception conditions (eg: narrow lanes, tunnels, etc) the five last Vehicle Position Reports are to be provided.
- 2.21 The Device must be operational when the taxi two-way radio is on.
- 2.22 The Device will not be wired through a "kill switch" which is located within the vehicle cabin, except when the ignition is wired through the same.
- 2.23 The Device 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.
- 2.24 The Device shall provide reliable and full functionality in normal operational and environmental conditions encountered in the operation of taxis.
- 2.25 When the Device is operating in conjunction with the emergency alarm there must be no overt indication given to a vehicle passenger that it is functioning.
- 2.26 The Network Control Centre will conduct, and record the results of, a daily test that verifies the correct operation of the system.

3. DEFINITIONS

Transport District — An area defined by the Transport Administration Act 1988 or any other area nominated by the Director-General, New South Wales Department of Transport.

Vehicle Position Report — Is a packet of data transmitted from the taxi-cab and received at the Network Communications Centre that must include the vehicles identification number, its position, speed, direction of travel, and the time it provides those reports.

Listen Period — Is the period of time that an open radio channel to the Network Control Centre is provided, for transmission of audible sounds from a covert microphone located in the cabin of a taxi vehicle, following the activation of the vehicle emergency alarm. It is expected that the listen period would not exceed thirty (30) seconds of time.

Security Camera System — Is a system that records images of persons in or about a taxi-cab.

MICHAEL DEEGAN,
Director General,
Department of Transport.

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

Compulsory Acquisition
Brewarrina (Yetta Dhinnakkal) Correctional Centre

THE Minister for Public Works and Services, with the approval of Her Excellency the Governor, declares that the land and interest in land described in the Schedule hereto, are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for a public work.

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

The Hon. MORRIS IEMMA, M.P.,
Minister for Public Works and Services

SCHEDULE

Land

Lot 1 in Deposited Plan 1035297 (SB55194).

Interest in Land

Easement rights as described under the heading Access in Memorandum E780099, filed in the Office of Land and Property Information NSW, over the site shown in:

Deposited Plan 1035297 (SB55194) as '(E) PROPOSED EASEMENT FOR ACCESS 8 WIDE'.

DPWS Reference: 141.

THE FAIR TRADING ACT 1987

Prohibition Order — Section 31 (1)

I, JOHN JOSEPH AQUILINA, Minister for Fair Trading, having considered a report of the Department of Fair Trading relating to goods of the kind specified in the Schedule ("the Goods"), pursuant to section 31 (1) (b) of the Fair Trading Act 1987, hereby:

1. unconditionally prohibit the supply of the Goods.
2. declare that this Order shall commence on 15 November 2002.

Dated this 12th day of November 2002.

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

SCHEDULE

Goods comprising a dart gun set consisting of a model of a firearm, with or without a target, together with a number of suction tipped darts which, whatever their orientation, fit entirely into the small parts cylinder when tested in accordance with 5.2 (small parts test) of the Australian/New Zealand Standard Safety of Toys (ISO 8124.1:2002) including, but not limited to the:

- "Pull-Back Action Target Game"

Explanatory Note

Objects of this Order

This Order permanently and unconditionally prohibits the supply of the "Pull-Back Action Target Game" and all similar products.

TRANSPORT ADMINISTRATION ACT 1988**LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land for the Purposes of the State Rail Authority of New South Wales

THE State Rail Authority of New South Wales, with the approval of Her Excellency the Governor, declares that the subsurface stratum land described in the Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the State Rail Authority, as authorised by the Transport Administration Act 1988, being for underground rail facilities in connection with the Parramatta Rail Link.

The Minister responsible for the State Rail Authority of New South Wales is satisfied that the State Rail Authority of New South Wales requires immediate vacant possession of the land described in the Schedule.

Dated this 3rd day of November 2002.

HOWARD LACY,
Chief Executive.

SCHEDULE

All that subsurface stratum of land situate at Epping in the Local Government Area of Hornsby, Parish of Field of Mars, County of Cumberland and State of New South Wales, being Lot 1 in Deposited Plan 1044308, having an area of 1.348 hectares or thereabouts and said to be in the possession of A. and J. FAZZOLARI, M. R. and S. L. PLANTE FEBURE DE VILLENEUVE, P. G. and A. P. PINTO, Ms T. J. KRASZULA and Mr M. A. C. DREGO, W. J. LIU, Hornsby Shire Council, R. J. PARTRIDGE and Y. A. FLOCCHINI, P. E. and J. E. MATTNER, D. F. and J. M. WHITFORD, J. A. and R. N. FRAANJE, A. G. and P. R. BOURKE, I. D. and J. M. SIMPSON, D. T. DODDS, G. and J. A. LENARD, J. and J. J. EASTHAM, R. G. and R. J. WELLING, The Owners Strata Plan 38008, D. L. and B. C. MATTHEWS, N. F. and E. B. VOYSEY, J. M. and S. A. NASH and D. Y. ZHENG and Y. WU.

All that subsurface stratum of land situate at Epping in the Local Government Area of Hornsby, Parish of Field of Mars, County of Cumberland and State of New South Wales, being Lot 1 in Deposited Plan 1044528, having an area of 7586 square metres or thereabouts and said to be in the possession of O. NARUSEVICIUS, W. T. and W. A. SYMONS, G. P. DUFFY, S. W. L. KWOK, H. H. LEE, Neil George BEAZLEY, Dianne Jean DENOON, The Baptist Union of NSW, J. and P. CORTE, Hornsby Shire Council and Henry Albert BRIGG.

All that subsurface stratum of land situate at Epping in the Local Government Area of Hornsby, Parish of Field of Mars, County of Cumberland and State of New South Wales, being Lot 1 in Deposited Plan 1045634, having an area of 1192 square metres or thereabouts and said to be in the possession of R. S. and W. L. KENYON, D. J. and N. M. KEOGH, N. and L. SPASOW and R. A. MATHESON.

All that subsurface stratum of land situate at Epping in the Local Government Area of Hornsby, Parish of Field of Mars, County of Cumberland and State of New South Wales, being Lot 1 in Deposited Plan 1045787, having an area of 2171 square metres or thereabouts and said to be in the possession of J. A. and S. J. HOLDEN, F. and E. B. ASTON, R. P. and J. S. MICHIE and Hornsby Shire Council.

All that subsurface stratum of land situate at Epping in the Local Government Area of Hornsby, Parish of Field of Mars, County of Cumberland and State of New South Wales, being Lot 1 in Deposited Plan 1045767, having an area of 1.025 hectares or thereabouts and said to be in the possession of A. M. and I. TIMMINS, G. J. and C. M. RANDO, M. C. and J. E. RAMSAY, Reginald Arthur EVANS, D. I. and H. M. GILLESPIE, Ata ESHRAGI, F. and M. NICITA, G. J. and H. FINCH, Glennis Ann YEE, P. W. T. and C. K. Y. TAM, R. G. and C. CRAIG, D. and L. M. RETSUCCIA, J. C. V. LIEW and F. B. B. WONG, Yep Khin WONG, A. and E. TRIMARCHI, H. L. and P. B. ARMSON, Kirill TATARINOV and Hornsby Shire Council.

All that subsurface stratum of land situate at Epping in the Local Government Area of Hornsby, Parish of Field of Mars, County of Cumberland and State of New South Wales, being Lot 1 in Deposited Plan 1045763, having an area of 956.5 square metres or thereabouts and said to be in the possession of J. P. KELLY and S. A. MAGAGNOTTI, Quing GU and J. L. and L. TAN.

SRA Reference: 012935.

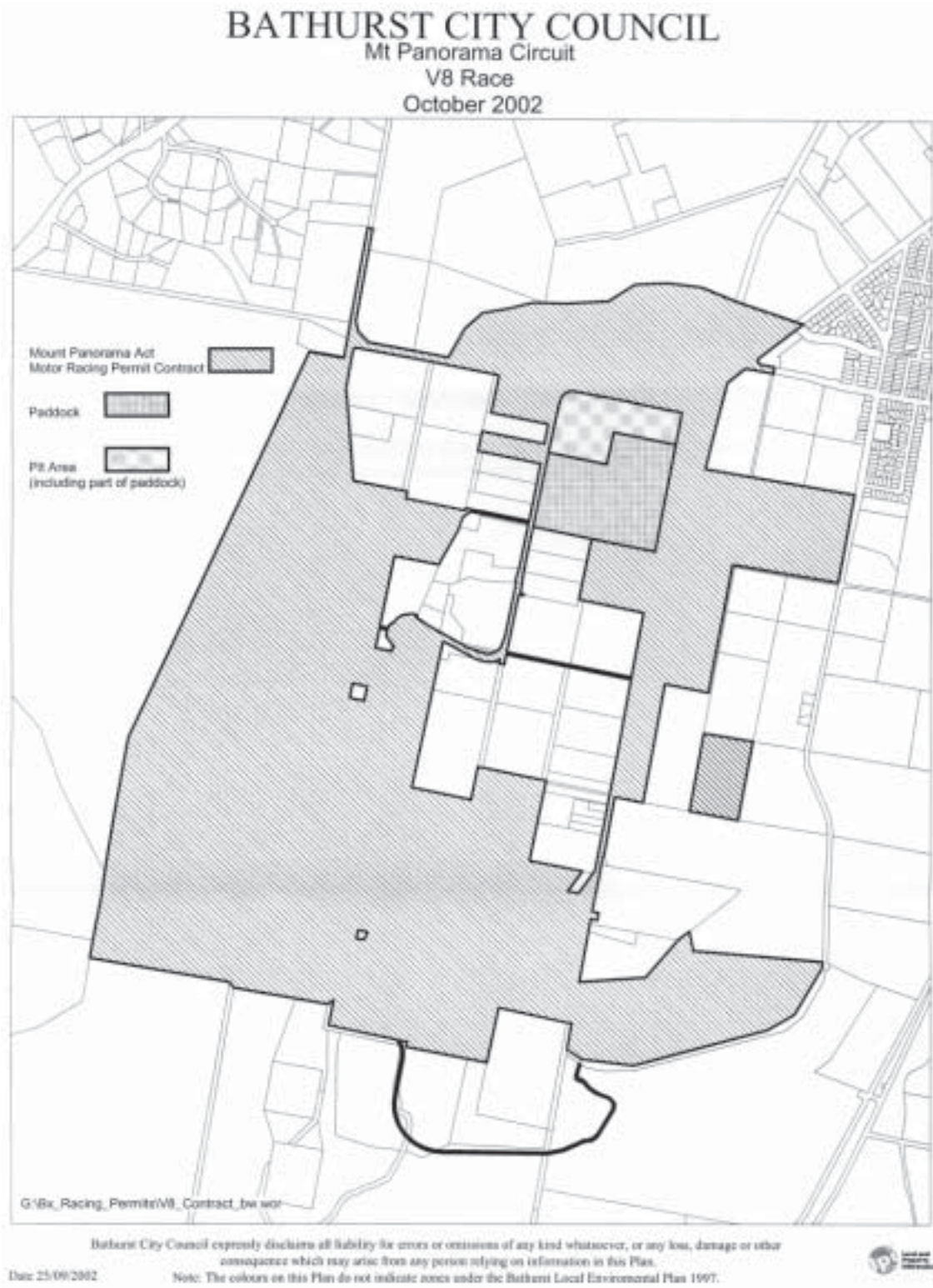
PRL Reference: 34720.

MOUNT PANORAMA MOTOR RACING ACT 1989

Conduct of Motor Racing and Associated Events
Mount Panorama

IN pursuance of the provisions of section 4 of the Mount Panorama Motor Racing Act 1989, I declare that the lands, as shown by hatching on the diagram hereunder, shall constitute the Mount Panorama Circuit for the purpose of motor racing, practice and associated events during the period 12 November to 17 November 2002, both dates inclusive.

MORRIS IEMMA, M.P.,
Minister for Sport and Recreation



HERITAGE ACT, 1977**DIRECTION PURSUANT TO SECTION 34(1)(a)
TO LIST SEVERAL ITEMS ON THE STATE HERITAGE REGISTER****SHR No 1621 - 1647**

In pursuance of Section 34(1)(a) of the Heritage Act, 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the items of the environmental heritage specified in Schedule "A" on the State Heritage Register. This listing shall apply to the curtilage or site of the items, being the land described in Schedule "B".

Andrew Refshauge
Minister for Planning

Sydney, 24 June 2002

SCHEDULE "A"

The 27 heritage items owned by the Sydney Water Corporation as identified in the State Heritage Register and situated on the land described in Schedule "B":

SHR No.	Item name	Item address	Suburb	LGA
1621	Alexandra Canal	Alexandria,	St.Peters, Mascot,	Botany
1622	Ashfield Reservoir (Elevated) (WS 0003).	Holden Street	Ashbury	Canterbury
1623	BOOS (Bondi Ocean Outfall Sewer)	Blair Street	Bondi	Woollahra
1624	Como Rail Bridge	over Georges River	Como	Kogarah
1625	Drummoyne Reservoir	Rawson Ave	Drummoyne	Drummoyne
1626	Kiama Reservoir (WS 0231).	Irvine Street	Kiama	Kiama
1627	Kiama Reservoir (WS 0232).	Irvine Street	Kiama	Kiama
1628	Middle Harbour Syphon NSOOS	Parriwi Rd (West Side), Monash Cr (East Side)	The Spit	Mosman
1629	Pipehead, Water supply canal and associated works.	Frank Street	Guildford	Holroyd
1630	Pressure Tunnel and Shafts	Potts Hill Road to Waterloo Pumping Station	Potts Hill to Waterloo	Bankstown
1631	Prospect Reservoir, part of the Upper Nepean Scheme.	Reservoir Road	Prospect	Fairfield City
1632	Pymble Reservoir No.1 (Covered) (WS 0097).	Pacific Highway	Pymble	Ku-Ring-Gai
1633	Pymble Reservoir No.2 (Covered) (WS 0098).	Pacific Highway	Pymble	Ku-Ring-Gai
1634	Ryde Pumping Station and site	Victoria Road	West Ryde	Ryde City

1635	Sewer Vent and Cottage	125 Corunna Road	Stanmore	Marrickville
1636	Sewer Vent and Cottages	24 and 26 Premier Street	Marrickville	Marrickville
1637	Sewer Vent, Bondi (Ben Buckler)	Military Road	Bondi	Waverley
1638	Sewer Vent, Burwood	Railway Parade	Burwood	Burwood
1639	Sewer Vent, Croydon	Paisley Road	Croydon	Burwood
1640	Sewer Vent, Lewisham	The Boulevarde	Lewisham	Marrickville
1641	Sewer Vent, North Sydney	Falcon St & Freeway	North Sydney	North Sydney
1642	Sewer Vent, The Obelisk	Elizabeth & Bathurst Streets	Sydney	Sydney City
1643	SP0067	Grand Avenue East	Camellia	Parramatta
1644	Sydenham Pit & Drainage Pumping, Garden Street Station 1		Marrickville	Marrickville
1645	Sydney Water Head Office, 1939 building	339-341 Pitt Street	Sydney	Sydney City
1646	Waverley Reservoir (Elevated) (WS 0136).	Paul Street	Bondi Junction	Waverley
1647	Western Outfall Main Sewer (part	Valda Avenue to Homebush of SWSOOS)	Rockdale to Homebush	Canterbury

SCHEDULE "B"

All those pieces or parcels of land so identified on the State Heritage Register for each of the 27 items listed in Schedule "A" and owned by the Sydney Water Corporation, held at the NSW Heritage Office, Parramatta.

HERITAGE ACT, 1977**DIRECTION PURSUANT TO SECTION 34(1)(a)
TO REMOVE SEVERAL ITEMS FROM THE STATE HERITAGE REGISTER**

In pursuance of Section 34(1)(a) of the Heritage Act, 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to remove the items of the environmental heritage specified in Schedule "A" from the State Heritage Register. The removal of listings shall apply to the curtilage or site of the item, being the land described in Schedule "B".

Andrew Refshauge
Minister for Planning

Sydney, 24 June 2002

SCHEDULE "A"

The properties known as:

SHR No.	Item name	Item address	Suburb	LGA
1318	Bradfield Carrier	Fiddens Wharf Road to Knox St	West Killara	Ku-Ring-Gai
1319	Burns Bay Sewage Aqueduct	Kooyong Road	Riverview	Lane Cove
1332	Potts Hill Pumping Station (remains), Rookwood Road, Potts Hill, Bankstown		Rookwood Road	Potts Hill
1340	Sewage Pumping Station 0002	Wattle Street	Ultimo	Sydney City
1345	Sewage Pumping Station 0004	Rose Street	Annandale	Leichardt
1347	Sewage Pumping Station 0005	Hutchinson Street	Annandale	Leichardt
1348	Sewage Pumping Station 0006	Lilyfield Road	Rozelle	Leichardt
1349	Sewage Pumping Station 0007	Roberts Street	Rozelle	Leichardt
1337	Sewage Pumping Station 0011	Grove Street	Birchgrove	Leichardt
1338	Sewage Pumping Station 0012	Harbour Street	Sydney City	Sydney City
1342	Sewage Pumping Station 0042	Bennelong Road	Homebush Bay	Auburn
1350	Southern & Western Ocean Outfall Sewer No. 2 (Randwick LGA Section)	Eve Street,	Rockdale to Malabar	
1350	Southern & Western Ocean Outfall Sewer No. 2 (Botany LGA Section)	Eve Street	Rockdale to Malabar	
1350	Southern & Western Ocean Outfall Sewer No. 2 (Rockdale LGA Section)	Eve Street	Rockdale to Malabar	
1352	Wahroonga Reservoir No. 1	Pacific Highway	Wahroonga	Kur-Ring-Gai

situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land so identified on the State Heritage Register for each of the 13 items listed in Schedule "A" and owned by the Sydney Water Corporation, held at the NSW Heritage Office, Parramatta.

PESTICIDES ACT 1999 – PESTICIDE CONTROL ORDER UNDER SECTION 38**Name**

1. This Order is to be known as the Pesticide Control (1080 Rabbit Bait) Order 2002.

Commencement

2. This Order commences on

Authority for Order

3. This Order is made by the Environment Protection Authority with the approval of the Minister for the Environment under Part 4 of the Pesticides Act 1999.

Revocation of Previous Order

4. The previous Order known as the Pesticide Control (1080 Rabbit Bait) Order 2000, gazetted on 21 January 2000 is hereby revoked.

Definitions

5. In this Order -

Agvet Code means the provisions applying because of section 5 of the *Agricultural and Veterinary Chemicals (New South Wales) Act 1994*.

Authorised control officer means a person who: –

- (a) holds a current:
 - (i) certificate of completion issued by NSW Agriculture for the vertebrate pest management course consistent with the current edition of the Vertebrate Pest Control Manual (published by NSW Agriculture); or
 - (ii) statement of attainment issued by a Registered Training Provider certifying competency at Australian Qualifications Framework level 4 with respect to the chemical, vertebrate pest and OH&S national units of competency; and
- (b) is employed by a Rural Lands Protection Board, NSW Agriculture, Wild Dog Destruction Board, NSW National Parks and Wildlife Service, or other NSW Government Agency or Authority.

NRA means the National Registration Authority for Agricultural and Veterinary Chemicals established by the *Agricultural and Veterinary Chemicals (Administration) Act 1992* of the Commonwealth.

1080 rabbit bait means –

- (a) 1080 Poisoned Bait being a bait product prepared by an Authorised Control Officer from bait material consisting of carrots, oats or manufactured rabbit pellets only, to which is added 0.18 to 0.46 grams of 1080 from the product RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE 1080 BRAND VERMIN DESTROYER (NRA registration number 33890) per kilogram of bait material; and
- (b) Rabbait 1080 Oat Bait (NRA Product Registration Number 50304) containing 0.4g/kg sodium fluoroacetate as its only active constituent.

Registered training provider means a training provider registered under the Vocational Education and Training Accreditation Act 1990.

Note: It is expected that registered training providers will also be registered training organisations for the purposes of the Australian Qualifications Framework.

Sodium monofluoroacetate is also a reference to sodium fluoroacetate (also known as 1080).

Use includes possess.

Background

Restricted chemical products/restricted pesticides

6. A chemical product containing sodium monofluoroacetate (also known as 1080) has been declared to be a "restricted chemical product" under Regulation 45 of the Agricultural and Veterinary Chemicals Code Regulations of the Commonwealth.

Section 94 of the AgVet Code provides that "A person must not, without reasonable excuse, supply a restricted chemical product, or cause or permit a restricted chemical product to be supplied, to a person who is not authorised to use the product under another law of this jurisdiction."

In NSW section 4 of the Pesticides Act provides that a "restricted pesticide" means a pesticide that is a restricted chemical product within the meaning of the Agvet Code. Section 17 of the Pesticides Act 1999 provides that a person must not use or possess a restricted pesticide unless authorised to do so by a certificate of competency or a pesticide control order.

Objects

7. The objects of this Order are to –
 - (a) Authorise those persons described in condition 9(1) to use 1080 rabbit bait.
 - (b) Authorise those persons described in condition 9(2) to use RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER.
 - (c) Specify the manner in which 1080 rabbit bait and RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER may be used in NSW.
 - (d) Revoke the Pesticide Control (1080 Rabbit Bait) Order 2000 gazetted on 21 January 2000.

Application

8. This Order authorises the use of 1080 rabbit bait and RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER subject to conditions as specified in this Order.

Persons authorised

9. (1) The following persons are authorised to use, subject to condition 10(1), 1080 rabbit bait only –
 - (a) Authorised Control Officers and persons directly supervised by Authorised Control Officers; and
 - (b) Any person who has obtained the 1080 rabbit bait from an Authorised Control Officer and who is an owner, occupier, manager or authorised agent of the land, property or holding where the 1080 rabbit bait is to be used.
- (2) The following persons are authorised to use, subject to condition 10(2), the product RENTOKIL A.F. SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER (NRA registration number 33890): -
 - (a) Authorised Control Officers

Conditions on the use of 1080 rabbit bait and RENTOKIL A.F. SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER

10. (1) The person must only use 1080 rabbit bait in accordance with the permit described as "Permit to allow use of 1080 baits for control of Rabbits" PERMIT NUMBER PER2743 issued by the NRA and as set out in Schedule 1 to this Order.

(2) The person must only use RENTOKIL A.F. SODIUM MONO-FLOUROACETATE TENATE (1080) BRAND VERMIN DESTROYER for the purpose of producing 1080 Poisoned Bait in accordance with section 3 of the 4th edition of the Vertebrate Pest Control Manual (published by NSW Agriculture 1996) and in accordance with the permit described as "Permit to allow use of 1080 baits for control of Rabbits" PERMIT NUMBER PER2743 issued by the NRA and as set out in Schedule 1 to this Order.

Notes

Words used in an Order have the same meaning as in the Pesticides Act.

A person must not contravene a Pesticide Control Order – maximum penalty \$120 000 in the case of a corporation and \$60 000 in the case of an individual

A pesticide control order remains in force until it is revoked by another pesticide control order.

Note: Any permit issued by the NRA which is set out in this Order has effect in NSW until such time as this Order is revoked.

LISA CORBYN
Director-General
Environment Protection Authority

BOB DEBUS MP
Minister for the Environment

Schedule 1*(condition 10)***PERMIT TO ALLOW
USE OF 1080 BAITS
FOR CONTROL OF RABBITS****PERMIT NUMBER – PER2743**

This permit is issued by the National Registration Authority for Agricultural and Veterinary Chemicals (NRA) under the Agvet Code scheduled to the *Agricultural and Veterinary Chemicals Code Act 1994* to the permit holder stated above. The holder of the permit must comply with all requirements as specified in the Agvet Code. A summary of the key requirements are that the holder must:

- supply any requested information to the NRA;
- inform the NRA if they become aware of any relevant information concerning the uses dealt with by this permit;
- comply with a lawful direction or requirement of an inspector; and
- provide a copy of the permit to persons who wish to possess and/or use specified 1080 products for the purpose specified in this permit.

This permit, which is issued for the reason given below, allows any person listed in **1. Persons** to possess and use the products listed in **2. Products** for the use specified in **3. Directions for use** in the jurisdictions listed in **4. States** according to **CONDITIONS OF PERMIT**.

A person who wishes to possess and use 1080 Poisoned Bait and Rabbait 1080 Oat Bait for the purposes specified in this permit must read, or have read to them the permit, particularly the information included in **CONDITIONS OF PERMIT**.

If this permit were not issued possession and use of the products specified in **2. Products** would constitute an offence under the Agvet Codes.

The persons listed in **1. Persons** must comply with all conditions listed in **CONDITIONS OF PERMIT** to be covered by this permit.

THIS PERMIT IS IN FORCE FROM 1 OCTOBER 1999 TO 1 NOVEMBER 2002.♦

It is in force until it expires or it is cancelled, suspended or surrendered.

Reason for issue of permit:

In NSW supply and use of sodium fluoroacetate (1080) bait is subject to special conditions on use which may from time to time change due to regulatory requirements. NSW Agriculture has published the Vertebrate Pest Control Manual (4th edition July 1996) which stipulates the manner in which pesticides, among other methods, can be used to control vertebrate pests. This permit is consistent with the manual and places constraints on use of 1080 baits for rabbit control.

♦ Note – the requirements set out in this permit continue until this Pesticide Control Order is revoked. Please disregard the expiration date stated above.

DETAILS OF PERMIT**1. Persons**

Persons are owners, occupiers, managers, authorised agents of the land (property or holding), Authorised Control Officers and persons directly supervised by Authorised Control Officers in respect to possession and use of 1080 products listed in **2. Products**.

2. Products**1. 1080 POISONED BAIT**

Containing: 0.18 to 0.46g/kg SODIUM FLUOROACETATE as its only active constituent. For the purposes of this permit "1080 Poisoned Bait" is a bait product prepared from bait material to which is added 0.18 to 0.46 grams of 1080 from the product **RENTOKIL AF SODIUM MONOFLUOROACETATE TENATE 1080 BRAND VERMIN DESTROYER** per kilogram of bait material, to be used for the control of rabbits. Bait material is carrots, oats and manufactured rabbit pellets. No other bait material can be used. Carrots must be diced into pieces roughly 2 centimetres by 2 centimetres in size or 5 grams in weight. Oats must only be used in trails. Only carrot bait material can be used in aerial applications.

2. Rabbait 1080 Oat Bait

Containing 0.4 g/kg SODIUM FLUOROACETATE as its only active constituent.

3. DIRECTIONS FOR USE

Situation	Pest	Rate
RURAL AND BUSHLAND AREAS <i>PERMIT</i>	RABBITS	Refer to the <i>CONDITIONS OF PERMIT</i>

Critical Use Comments:

Refer to instructions in **CONDITIONS OF PERMIT**.

4. States

NSW and ACT.

CONDITIONS OF PERMIT**POSSESSION OF 1080 POISONED BAIT AND RABBAIT 1080 OAT BAIT**

- 1.1 The products 1080 Poisoned Bait and Rabbait 1080 Oat Bait for the purpose of this permit will henceforth be referred to as "1080 baits" except where indicated otherwise.
- 1.2 This permit allows **Persons**, if they fully comply with *CONDITIONS OF PERMIT*, to possess 1080 baits and to claim that 1080 baits can be used for the purposes as outlined in **3. DIRECTIONS FOR USE**.
- 1.3 Each person who takes possession of any 1080 baits must first sign an indemnity form.
- 1.4 A person who owns or occupies more than one property or holding or their authorised agent or manager must complete and provide to the Authorised Control Officer who supplies the 1080 baits, a separate indemnity form in respect of each property or holding before any 1080 baits may be used on a specific property or holding.
- 1.5 An Authorised Control Officer must only issue 1080 baits to a person who is the owner or occupier of the land on which the 1080 baits are to be used ("landholder"), unless the person to whom the 1080 baits are issued is known by the Authorised Control Officer, to be the manager or authorised agent of the owner or occupier, and in control of the land upon which the 1080

baits are to be used or the person is under the direct supervision of the Authorised Control Officer.

- 1.6 Persons as stated under *1. Persons* may only temporarily possess and store 1080 baits. 1080 baits must be stored in a lockable storage area away from children, animal food, foodstuffs, seed and fertiliser. Where 1080 bait is required to be placed in a refrigerator, the refrigerator must not be concurrently used to store food and must be located in a lockable storage area. All 1080 Poisoned Bait should be used immediately but where this is not possible 1080 Poisoned Bait must be used within 7 days. Rabbait 1080 Oat Bait must be used within 1 month of purchase from the issuing Rural Lands Protection Board or be returned to the issuing Rural Lands Protection Board within 1 month of purchase.

2. ***DIRECTIONS FOR USE - GENERAL RESTRICTIONS***

- 2.1 A person must not place 1080 baits in a position accessible to children, livestock, domestic animals or pets.
- 2.2 A person must not feed 1080 baits to wild or domestic birds.
- 2.3 A person must not apply 1080 baits to, or in, crops.
- 2.4 A person must not allow 1080 baits to contaminate foodstuffs, or feed, for human or non-target animal consumption.
- 2.5 Containers (including plastic bags) which have held 1080 baits are not to be used for any other purpose and must be disposed of by burning or deep burial. .

2.5.1 Burial

Triple rinse or pressure rinse containers before disposal. Dispose of rinsate in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must be specifically marked and set up for this purpose and clear of waterways (permanent or ephemeral). Break, crush or puncture and dispose of empty rinsed containers in a local authority landfill. If no landfill is available, bury the containers below 500mm in a 1 metre deep disposal pit on the property where the 1080 baits were used.

2.5.2 Burning

Empty containers may be burnt by open fire as prescribed by a notice of approval under the *Clean Air (Control of Burning) Regulation 1995*. Persons using 1080 baits and wishing to dispose of bait packaging are subject to the following conditions:

1. The amount of Bait Packaging to be burnt at any premises on any single day must not exceed 100 bags or 10 kg without the prior written approval of the Environment Protection Authority (EPA).
2. The burning of the Bait Packaging must be conducted in accordance with the public notification requirements in condition 4.1 of this permit.
3. The burning of the Bait Packaging must be carried out at least 500 metres from any human habitation.
4. The burning must be carried out in accordance with any requirement of the *Rural Fires Act 1997* and the *Fire Brigades Act 1989*, as administered by the relevant local authority and the NSW Fire Brigades.
5. The open fire burning must not be carried out on a day subject to a no-burn notice declared by the EPA under provisions of the *Clean Air Act 1961*.
6. The open fire burning must be carried out only in dry weather using such practicable means as may be necessary to minimise visible smoke emissions causing air pollution.

- 2.6 A person must not contaminate dams, rivers, streams, waterways or drains with 1080 baits or used containers.
- 2.7 1080 Poisoned Bait must be kept and stored in the labelled (as shown in **attachment 1**) plastic bag in which the 1080 Poisoned Bait is supplied to the landholder. Rabbait 1080 Oat Bait must be kept and stored in the container supplied by the manufacturer and bearing the NRA approved label.
- 2.8 At the end of a baiting program a person who has received 1080 baits must ensure that, to the extent which is practical, all untaken baits at baiting locations are collected and removed. This does not apply in the case of 1080 baits being applied by aircraft or broad scale broadcasting. All collected and unused 1080 baits must be disposed of, as soon as possible on the property where the 1080 baits were used by burial in a 1 metre deep disposal pit (except for Rabbait 1080 Oat Bait which must be returned to the Rural Lands Protection Board in accordance with condition 1.6). Buried 1080 baits must be covered with at least 500mm of soil. The disposal pit must be clear of waterways (permanent or ephemeral).

3. ***DIRECTIONS FOR USE - DISTANCE RESTRICTIONS***

- 3.1. The minimum distances in this permit for the laying of 1080 baits have been set to minimise the risk to people and to non-target animals. 1080 Baits must not be laid where they can be washed into or contaminate surface or groundwaters. 1080 baits must not be laid in areas where distance restrictions cannot be met. Other control methods must be used in those areas.

3.2 ***Property Boundary:***

- 3.2.1 **Ground Baiting:** No 1080 baits shall be laid within 5 metres from any property boundary.

- 3.2.2 **Aerial Baiting:** No 1080 baits shall be laid within 100 metres from any property boundary by helicopter or fixed winged aircraft, except where a group of adjoining landholders all agree in writing to use 1080 baits as part of a coordinated rabbit control program under the conditions set out in 3.3.1.

3.3 ***Habitation (means the dwelling or other place where any person, other than the owner/occupier carrying out the baiting, lives):***

- 3.3.1 **Ground Baiting:** No 1080 baits shall be laid within 500 metres of a habitation. An exemption is permitted in certain cases where a group of adjoining landholders all agree in writing to use 1080 baits as part of a coordinated rabbit control program. This coordinated rabbit control program cannot be implemented **UNLESS:**
- (i) **ALL** the landholders in the group are made fully aware of the problems associated with 1080 baits in closely settled areas; AND
 - (ii) **EVERY** landholder in a group signs an agreement that they:
 - (a) have had explained to them the problems associated with 1080 baits in closely settled areas; and
 - (b) understands these problems; and
 - (c) waives the 500 metres distance restriction from their dwelling; and
 - (d) agrees to allow the implementation of the poisoning program; and
 - (e) accepts all responsibility for any problems arising from the program; AND
 - (iii) **ALL** the landholders of the outermost holdings of the group abide by all the requirements of this permit in relation to adjoining properties not covered by the group activity.
- 3.3.2 **Aerial Baiting:** No 1080 baits shall be laid within 500 metres of a habitation by helicopter or by a fixed wing aircraft.

An exception is permitted where a group of adjoining landholders all agree in writing to allow 1080 baits to be laid by aircraft on their properties as part of a coordinated rabbit control program, under the conditions set out in 3.3.1.

3.4 ***Domestic Water Supply (means the water line or small dams from which water is pumped or the draw-off point such as wells, bores):***

3.4.1 **Ground Baiting:** No 1080 baits shall be laid within 100 metres of a domestic water supply. Large water storage facilities such as Eucumbene, Wyangala and Chaffey dams can be ground baited to within 10 metres of the waterline.

3.4.2 **Aerial Baiting:** No 1080 baits shall be laid within 200 metres of a domestic water supply by helicopter or a fixed winged aircraft.

4. PUBLIC NOTIFICATION

4.1 A person shall not lay any 1080 baits or burn plastic bags or containers in which 1080 baits were stored unless the person has first given a minimum of 3 days notice of the date the 1080 baits are to be laid and that plastic bags or containers which contained 1080 baits may be burnt on the property where the 1080 baits were used, to the occupier of every property which has a boundary within one kilometre of a baiting location or in the case of 1080 bait containers, the site where they will be burnt ("notification").

4.2. The notification can be given by telephone or in person, or, where this is not possible, by mail. If neighbours cannot be contacted by telephone, personal contact and mail then notification by advertisement in a local newspaper is permissible but only after all other methods of contacting neighbours have been unsuccessful.

4.3 Baiting may be conducted for longer than 7 days but must commence within 7 days of this notification, otherwise further notification of intended baiting is required.

5. 1080 POISONING NOTICES

5.1 In every situation where 1080 baits are laid the person must erect notices immediately before 1080 poisoning operations commence on a property.

These notices must remain up for a minimum of 4 weeks from the last day of baiting. Notices must be placed:

- (i) At every entry to the property; and
- (ii) At the entrance to the actual baiting location; and
- (iii) At the extremities of and at 1 kilometre intervals along the property boundaries where the property fronts a public thoroughfare.

5.2 The notices may be obtained from the Rural Lands Protection Board, and must specify which animal species is being poisoned, and the date the 1080 baits are first laid or the dates between which 1080 baits will be laid.

6. RABBIT CONTROL WITH 1080 BAITS

6.1 A person who lays 1080 baits must:

- (i) Not use disproportionate amounts of 1080 baits. The amount of bait must be consistent with the final consumption of free feed as described in Section 4.4 Poisoning of the Vertebrate Pest Control Manual; and
- (ii) Lay the baits in such a way that any uneaten 1080 baits can be readily found and destroyed.-This does not apply in the case of 1080 baits being applied by aircraft or broad scale broadcasting.

6.2 ***When to poison:***

Rabbit poisoning programs are inefficient if carried out during the breeding season, when rabbit movements are much more limited and consequently, they are less likely to find the bait. Also, kittens over 17 days old can survive even if the mother is poisoned and subsequent breeding by these survivors can cause rapid regrowth of the population.

6.3 Free feeding:

Free feeding is compulsory: For maximum control and to avoid using an excessive amount of 1080 bait, all rabbits must be encouraged to feed on the 1080 baits. It is therefore essential to first attract rabbits with a number of free feeds of unpoisoned bait. Three free feeds must be used to provide the greatest chance of success. Two free feeds may only be used when specifically recommended by an Authorised Control Officer. Each free feed must be laid at intervals of not less than two days. The amount of free feed must be adjusted each time until only a small amount of bait is left. Depending on the level of infestation, the first free feed may range from 4 to 20 kg/km but is usually 4 to 8kg/km for trailing or 4 to 15kg/ha for broadcasting.

6.4 Bait selection and placement:

Poisoned oats (1080 bait) must only be used in trails. Poisoned carrot (1080 bait) can be broadcast or used in trails. Only poisoned carrot (1080 baits) can be used in aerial applications.

1080 baits must be laid at the following intervals after the last free feed:

- (i) Trailing - minimum of 2 days; or
- (ii) Broadcasting - 3 to 5 days.

6.5 Aerial baiting of rabbits in Water Catchment Areas:

No aerial baiting for rabbit control can be carried out in the immediate catchment of water storage areas without approval from the Director General of NSW Agriculture and the Director General or Chief Executive Officer (CEO) of any government Department or Authority responsible for managing the respective catchment. Consult your Rural Lands Protection Board for further details.

7 RISK TO DOMESTIC ANIMALS

7.1 Precautions must be taken in closely settled areas to avoid poisoning of domestic pets. As 1080 is particularly lethal to domestic dogs, it is advisable to tie up or muzzle dogs during poisoning operations. Carcasses of poisoned rabbits can constitute a serious risk to dogs and where practicable, remove carcasses from the control area and dispose of by burial as specified in condition 2.8.

7.2 CAUTION: Remove all livestock from baited areas.

7.3 1080 baits must not be laid within close proximity to urban areas unless the baiting program is planned in conjunction with, and has been agreed to by an Authorised Control Officer. Such programs must include strategies for minimising risk to non-target animals. Proposals for baiting in closely settled farming areas or areas within four (4) kilometres of a village or any street with a speed restriction of 70 kilometres per hour or less, fall within this requirement.

8. RISK TO ENVIRONMENT AND WILDLIFE

Routine agricultural activities are effectively exempt from provisions of the *Threatened Species Conservation Act 1995 (TSC Act)* and the *Environment Planning and Assessment Act 1979 (EP&A Act)* but persons using 1080 baits should be aware that large scale cooperative baiting programs may trigger provisions of the *EP&A Act* and may require an environmental impact statement. NSW Agriculture also holds a general Section 120 licence that requires it to provide notification if it becomes aware of the presence of threatened species. Persons using 1080 baits should pass on this information where it exists,

and should carefully choose bait types and placement techniques along with avoidance of baiting in threatened species habitat, to minimise the impact on threatened species.

Further information on the *EP&A Act* can be obtained from the Senior Environmental Planner, Department of Urban Affairs and Planning on 02 9391 2343 and in relation to the *TSC Act* from the Manager Threatened Species Unit, National Parks and Wildlife Service on 02 9585 6542.

9. RISK TO HUMANS

9.1 SAFETY DIRECTIONS:

VERY DANGEROUS. Poisonous if swallowed. When opening the container and handling the bait, wear cotton overalls buttoned to the neck and wrist, washable hat and elbow-length PVC nitrile gloves. If product gets on skin, immediately wash area with soap and water. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water. After each day's use, wash contaminated clothing and gloves.

9.2 FIRST AID:

If poisoning occurs, contact a doctor or Poisons Information Centre on 131126 at once. Urgent hospital treatment is likely to be needed. **DO NOT** induce vomiting. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove from contaminated area. Apply artificial respiration if not breathing. If in eyes, hold eyelids apart and flush the eyes continuously with running water. Continue flushing until advised to stop by the PIC or a doctor.

Issued by

Delegated Officer

ATTACHMENT 1

DANGEROUS POISON S7**KEEP OUT OF REACH OF CHILDREN
READ SAFETY DIRECTIONS BEFORE OPENING OR USING****1080 POISONED BAIT****ACTIVE CONSTITUENT: 0.2 TO 0.5g of SODIUM MONOFLUOROACETATE
(1080) per kg of bait****FOR THE CONTROL OF RABBITS OR FERAL PIGS****DIRECTIONS FOR USE: TO BE USED ONLY IN ACCORDANCE
WITH REGULATIONS FOR RABBIT OR FERAL PIG CONTROL IN NSW.****NOT TO BE USED FOR ANY PURPOSE OR IN ANY MANNER CONTRARY TO THIS LABEL UNLESS
AUTHORISED UNDER APPROPRIATE LEGISLATION.****SAFETY DIRECTIONS:**

Very dangerous. Poisonous if swallowed. When opening the bag and handling the bait wear cotton overalls, washable hat elbow-length PVC gloves. If products gets on skin immediately wash area with soap and water. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water. After each day's use wash gloves and contaminated clothing.

FIRST AID:

If poisoning occurs, contact a doctor or Poisons Information Centre on 131126 at once. Urgent hospital treatment is likely to be needed. DO NOT induce vomiting. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove person from contaminated area. Apply artificial respiration if not breathing. If in eyes, hold eyelids apart and flush the eyes continuously with running water. Continue flushing until advised to stop by the PIC or a doctor.

PROTECTION OF LIVESTOCK, WILDLIFE AND OTHERS:

Remove all livestock from baited area.

Do not leave baits accessible to domestic animals, children and non-target wildlife.

Do not contaminate streams, rivers or waterways with the product or this plastic bag.

TRANSPORT, STORAGE AND DISPOSAL:

This bait must be kept inside a secure location, away from food after procuring bait from the Rural Lands Protection Board. Store bait only in this approved plastic bag. Bait can only be placed in a refrigerator that is not used to store food. This bait should be used immediately but where this is not possible baits must be used within 7 days of acquiring it from the Rural Lands Protection Board. Do not allow bait to contaminate foodstuff or feed intended for human or animal consumption. Plastic bags which have held bait should not be used for any other purpose. Dispose of this plastic bag and all unused or untaken bait by burying in an approved dump or by burning.

MANUFACTURER'S WARRANTY; EXCLUSION OF LIABILITY:

No responsibility is accepted in respect of this product save those not excludable conditions implied by any Federal and State Legislation.

RURAL LANDS PROTECTION BOARDS**KG NET**

PESTICIDES ACT 1999 – PESTICIDE CONTROL ORDER UNDER SECTION 38**Name**

1. This Order is to be known as the Pesticide Control (1080 Feral Pig Bait) Order 2002.

Commencement

2. This Order commences on

Authority for Order

3. This Order is made by the Environment Protection Authority with the approval of the Minister for the Environment under Part 4 of the Pesticides Act 1999.

Revocation of Previous Order

4. The previous Order known as the Pesticide Control (1080 Feral Pig Bait) Order 2000, gazetted on 21 January 2000 is hereby revoked.

Definitions

5. In this Order -

Agvet Code means the provisions applying because of section 5 of the *Agricultural and Veterinary Chemicals (New South Wales) Act 1994*.

Authorised control officer means a person who: –

- (a) holds a current:
 - (i) certificate of completion issued by NSW Agriculture for the vertebrate pest management course consistent with the current edition of the Vertebrate Pest Control Manual (published by NSW Agriculture); or
 - (ii) statement of attainment issued by a Registered Training Provider certifying competency at Australian Qualifications Framework level 4 with respect to the chemical, vertebrate pest and OH&S national units of competency; and
- (b) is employed by a Rural Lands Protection Board, NSW Agriculture, Wild Dog Destruction Board, NSW National Parks and Wildlife Service, or other NSW Government Agency or Authority.

1080 feral pig bait means 1080 Poisoned Bait which consists of bait material to which is added 0.31 to 0.46 grams of 1080 from the product RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE 1080 BRAND VERMIN DESTROYER (NRA registration number 33890) per kilogram of bait material as prepared by an Authorised Control Officer.

NRA means the National Registration Authority for Agricultural and Veterinary Chemicals established by the *Agricultural and Veterinary Chemicals (Administration) Act 1992* of the Commonwealth.

Registered training provider means a training provider registered under the Vocational Education and Training Accreditation Act 1990.

Note: It is expected that registered training providers will also be registered training organisations for the purposes of the Australian Qualifications Framework.

Sodium monofluoroacetate is also a reference to sodium fluoroacetate (also known as 1080).

Use includes possess.

Background

Restricted chemical products/restricted pesticides

6. A chemical product containing sodium monofluoroacetate (also known as 1080) has been declared to be a "restricted chemical product" under Regulation 45 of the Agricultural and Veterinary Chemicals Code Regulations of the Commonwealth.

Section 94 of the AgVet Code provides that "A person must not, without reasonable excuse, supply a restricted chemical product, or cause or permit a restricted chemical product to be supplied, to a person who is not authorised to use the product under another law of this jurisdiction".

In NSW section 4 of the Pesticides Act provides that a "restricted pesticide" means a pesticide that is a restricted chemical product within the meaning of the Agvet Code. Section 17 of the Pesticides Act 1999 provides that a person must not use or possess a restricted pesticide unless authorised to do so by a certificate of competency or a pesticide control order.

Objects

7. The objects of this Order are to: –
 - (a) Authorise those persons described in condition 9(1) to use 1080 feral pig bait.
 - (b) Authorise those persons described in condition 9(2) to use RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER.
 - (c) Specify the manner in which 1080 feral pig bait and RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER may be used in NSW.
 - (d) Revoke the Pesticide Control (1080 Feral Pig Bait) Order 2000 gazetted on 21 January 2000.

Application

8. This Order authorises the use of 1080 feral pig bait and RENTOKIL A.F. SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER, subject to conditions as specified in this Order.

Persons authorised

9. (1) The following persons are authorised to use, subject to condition 10(1), 1080 feral pig bait only: –
 - (a) Authorised Control Officers and persons directly supervised by Authorised Control Officers; and
 - (b) Any person who has obtained the 1080 feral pig bait from an Authorised Control Officer and who is an owner, occupier, manager or authorised agent of the land, property or holding where the 1080 feral pig bait is to be used.
- (2) The following persons are authorised to use, subject to condition 10(2), the product RENTOKIL A.F. SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER (NRA registration number 33890): -
 - (a) Authorised Control Officers.

Conditions on the use of 1080 feral pig bait and RENTOKIL A.F. SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER

10. (1) The person must only use 1080 feral pig bait in accordance with the permit described as "Permit to allow use of 1080 baits for control of Feral Pigs" PERMIT NUMBER PER2745 issued by the NRA, as set out in Schedule 1 to this Order.

(2) The person must only use RENTOKIL A.F. SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER for the purpose of producing 1080 feral pig bait in accordance with section 3 of the 4th edition of the Vertebrate Pest Control Manual (published by NSW Agriculture 1996) and in accordance with the permit described as "Permit to allow use of 1080 baits for control of Feral Pigs" PERMIT NUMBER PER2745 issued by the NRA, as set out in Schedule 1 to this Order.

Notes

Words used in this Order have the same meaning as in the Pesticides Act 1999.

A person must not contravene this Order – maximum penalty \$120 000 in the case of a corporation and \$60 000 in the case of an individual.

A pesticide control order remains in force until it is revoked by another pesticide control order.

Note: Any permit issued by the NRA which is set out in this Order has effect in NSW until such time as this Order is revoked.

LISA CORBYN
Director-General
Environment Protection Authority

BOB DEBUS MP
Minister for the Environment

Schedule 1*(condition 10)***PERMIT TO ALLOW
USE OF 1080 BAIT
FOR CONTROL OF FERAL PIGS****PERMIT NUMBER – PER2745**

This permit is issued by the National Registration Authority for Agricultural and Veterinary Chemicals (NRA) under the Agvet Code scheduled to the *Agricultural and Veterinary Chemicals Code Act 1994* to the permit holder stated above. The holder of the permit must comply with all requirements as specified in the Agvet Code. A summary of the key requirements are that the holder must:

- supply any requested information to the NRA;
- inform the NRA if they become aware of any relevant information concerning the uses dealt with by this permit;
- comply with a lawful direction or requirement of an inspector; and
- provide a copy of the permit to persons who wish to possess and/or use specified 1080 products for the purpose specified in this permit.

This permit, which is issued for the reason given below, allows any person listed in **1. Persons** to possess and use the products listed in **2. Products** for the use specified in **3. Directions for use** in the jurisdictions listed in **4. States** according to **CONDITIONS OF PERMIT**.

A person who wishes to possess and use 1080 Poisoned Bait for the purposes specified in this permit must read, or have read to them the permit, particularly the information included in **CONDITIONS OF PERMIT**.

If this permit were not issued possession and use of the products specified in **2. Products** would constitute an offence under the Agvet Codes.

The persons listed in **1. Persons** must comply with all conditions listed in **CONDITIONS OF PERMIT** to be covered by this permit.

THIS PERMIT IS IN FORCE FROM 1 OCTOBER 1999 TO 1 NOVEMBER 2002.♦

It is in force until it expires or it is cancelled, suspended or surrendered.

Reason for issue of permit:

In NSW supply and use of sodium fluoroacetate (1080) bait is subject to special conditions of use which may from time to time change due to regulatory requirements. NSW Agriculture has published the Vertebrate Pest Control Manual (4th edition July 1996) which stipulates the manner in which pesticides, among other methods, should be used to control vertebrate pests. This permit is consistent with the manual and places constraints on use of 1080 baits for feral pig control.

♦ Note – the requirements set out in this permit continue until this Pesticide Control Order is revoked. Please disregard the expiration date stated above.

DETAILS OF PERMIT

1. Persons

Persons are owners, occupiers, managers, authorised agents of the land (property or holding), Authorised Control Officers and persons directly supervised by Authorised Control Officers in respect to possession and use of 1080 products listed in 2. **Products**.

2. Products

1. 1080 POISONED BAIT

Containing: 0.31 to 0.46g/kg SODIUM FLUOROACETATE as its only active constituent. For the purposes of this permit "1080 Poisoned Bait" is a bait product prepared from bait material to which is added 0.31 to 0.46 grams of 1080 from the product **RENTOKIL AF SODIUM MONOFLUOROACETATE TENATE 1080 BRAND VERMIN DESTROYER** per kilogram of bait material, to be used for the control of feral pigs. Bait material is manufactured pellets, grain, apples, quinces, cucurbits or root vegetables. Except for manufactured pellets and grain, bait material must be diced into pieces roughly 2 centimetres by 2 centimetres in size or 5 grams in weight. Manufactured pellets and grain must not be used in trails. Meat baits must not be used.

3. DIRECTIONS FOR USE

Situation	Pest	Rate
RURAL AND BUSHLAND AREAS	FERAL PIGS	Refer to the CONDITIONS OF PERMIT

Critical Use Comments:

Refer to instructions in **CONDITIONS OF PERMIT**.

4. States

NSW

CONDITIONS OF PERMIT

POSSESSION OF 1080 POISONED BAIT

- 1.1 This permit allows **Persons**, if they fully comply with **CONDITIONS OF PERMIT**, to possess 1080 POISONED BAIT ("1080 baits") that contain 0.31 to 0.46g/kg SODIUM FLUOROACETATE as their only active constituent and to claim that 1080 baits can be used for the purposes as outlined in **3. DIRECTIONS FOR USE**.
- 1.2 Each person who takes possession of any 1080 baits must first sign an indemnity form.
- 1.3 A person who owns or occupies more than one property or holding or their authorised agent or manager must complete and provide to the Authorised Control Officer who supplies the 1080 baits, a separate indemnity form in respect of each property or holding before any 1080 baits may be used on a specific property or holding.
- 1.4 An Authorised Control Officer must only issue 1080 baits to a person who is the owner or occupier of the land on which the 1080 baits are to be used ("landholder"), unless the person to whom the 1080 baits are issued is known by the Authorised Control Officer, to be the manager or authorised agent of the owner or occupier, and in control of the land upon which the 1080 baits are to be used or the person is under the direct supervision of the Authorised Control Officer.
- 1.5 Persons as stated under **1. Persons** may only temporarily possess and store 1080 baits. 1080 baits must be stored in a lockable storage area away from children, animal food, foodstuffs, seed and fertiliser. Where 1080 bait is required to be placed in a refrigerator, the refrigerator

must not be concurrently used to store food and must be located in a lockable storage area. All 1080 Poisoned Bait should be used immediately but where this is not possible 1080 Poisoned Bait must be used within 7 days.

2. DIRECTIONS FOR USE - GENERAL RESTRICTIONS

- 2.1 A person must not place 1080 baits in a position accessible to children, livestock, domestic animals or pets.
- 2.2 A person must not feed 1080 baits to wild or domestic birds.
- 2.3 A person must not apply 1080 baits to, or in, crops.
- 2.4 A person must not allow 1080 baits to contaminate foodstuffs, or feed, for human or non-target animal consumption.
- 2.5 Containers (including plastic bags) which have held 1080 baits are not to be used for any other purpose and must be disposed of by burning or deep burial. .

2.5.1 Burial

Triple rinse or pressure rinse containers before disposal. Dispose of rinsate in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must be specifically marked and set up for this purpose and clear of waterways (permanent or ephemeral). Break, crush or puncture and dispose of empty rinsed containers in a local authority landfill. If no landfill is available, bury the containers below 500mm in a 1 metre deep disposal pit on the property where the 1080 baits were used.

2.5.2 Burning

Empty containers may be burnt by open fire as prescribed by a notice of approval under the *Clean Air (Control of Burning) Regulation 1995*. Persons using 1080 baits and wishing to dispose of bait packaging are subject to the following conditions:

1. The amount of bait packaging to be burnt at any premises on any single day must not exceed 100 bags or 10 kg without the prior written approval of the Environment Protection Authority (EPA).
 2. The burning of the bait packaging must be conducted in accordance with the public notification requirements in condition 4.1 of this permit.
 3. The burning of the bait packaging must be carried out at least 500 metres from any human habitation.
 4. The burning must be carried out in accordance with any requirement of the *Rural Fires Act 1997* and the *Fire Brigades Act 1989*, as administered by the relevant local authority and the NSW Fire Brigades.
 5. The open fire burning must not be carried out on a day subject to a no-burn notice declared by the EPA under provisions of the *Clean Air Act 1961*.
 6. The open fire burning must be carried out only in dry weather using such practicable means as may be necessary to minimise visible smoke emissions causing air pollution.
- 2.6 A person must not contaminate dams, rivers, streams, waterways or drains with 1080 baits or used containers.
 - 2.7 1080 Poisoned Bait must be kept and stored in the labelled (as shown in **attachment 1**) plastic bag in which the 1080 Poisoned Bait is supplied to the landholder.
 - 2.8 At the end of a baiting program a person who has received 1080 baits must ensure that, to the extent which is practical, all untaken baits at baiting locations are collected and removed. All

collected and unused 1080 baits must be disposed of, as soon as possible on the property where the 1080 baits were used by burial in a 1 metre deep disposal pit. Buried 1080 baits must be covered with at least 500mm of soil. The disposal pit must be clear of waterways (permanent or ephemeral).

- 2.9 Continuous and ongoing baiting may be necessary in some instances to reduce the impact of feral pigs in environmentally sensitive areas. Such programs may be undertaken only if the risk to non-target species is low (see also Risk to Domestic Animals and Risk to Environment and Wildlife).

3. DIRECTIONS FOR USE - DISTANCE RESTRICTIONS

- 3.1. The minimum distances in this permit for the laying of 1080 baits have been set to minimise the risk to people and to non-target animals. 1080 baits must not be laid where they can be washed into or contaminate surface or groundwaters. 1080 baits must not be laid in areas where distance restrictions cannot be met. Other control methods must be used in those areas.

- 3.2 **Property Boundary:** No 1080 baits shall be laid within 5 metres from any property boundary

- 3.3 **Habitation (means the dwelling or other place where any person, other than the owner/occupier carrying out the baiting, lives):** No 1080 baits shall be laid within 500 metres of a habitation

- 3.4 **Domestic Water Supply (means the water line or small dams from which water is pumped or the draw-off point such as wells, bores):** No 1080 baits shall be laid within 100 metres of a domestic water supply. Large water storage facilities such as Eucumbene, Wyangala and Chaffey dams can be ground baited to within 10 metres of the waterline.

- 3.5 **Public Roads:** No 1080 baits shall be laid within 200 metres of a public road.

4. PUBLIC NOTIFICATION

- 4.1 A person shall not lay any 1080 baits or burn plastic bags or containers in which 1080 baits were stored unless the person has first given a minimum of 3 days notice of the date the 1080 baits are to be laid and that plastic bags or containers which contained 1080 baits may be burnt on the property where the 1080 baits were used, to the occupier of every property which has a boundary within one kilometre of a baiting location or in the case of 1080 bait containers, the site where they will be burnt ("notification").

- 4.2. The notification can be given by telephone or in person, or, where this is not possible, by mail. If neighbours cannot be contacted by telephone, personal contact and mail then notification by advertisement in a local newspaper is permissible but only after all other methods of contacting neighbours have been unsuccessful.

- 4.3 Baiting must begin within 7 days of notification and must be completed within 14 days of notification. Further notification is required for use of 1080 baits beyond this 14 day period.

1080 baits must not be laid on more than 3 consecutive days. Adequate free feeding should minimise the number of pigs that remain after this 3 day baiting period. Further free feeding in accordance with condition 6.2. can be undertaken to determine the amount of bait material required to control any remaining pigs. This amount of 1080 baits may then be laid for no more than 3 consecutive days. The total number of days on which 1080 baits are laid must not exceed 6 days during any 14 day notification period

5. 1080 POISONING NOTICES

- 5.1 In every situation where a person lays 1080 baits they must erect notices immediately before 1080 poisoning operations commence on a property.

These notices must remain up for a minimum of 4 weeks from the last day of baiting. Notices must be placed:

- (i) At every entry to the property; and
- (ii) At the entrance to the actual baiting location; and
- (iii) At the extremities of and at 1 kilometre intervals along the property boundaries where the property fronts a public thoroughfare.

- 5.2 The notices may be obtained from the Rural Lands Protection Board, and must specify which animal species is being poisoned, and the date the 1080 baits are first laid or the dates between which 1080 baits will be laid.

6. FERAL PIG CONTROL WITH 1080 BAITS

6.1 A person who lays 1080 baits must:

- (i) Only apply an amount of 1080 bait consistent with the final consumption of free feed (see Vertebrate Pest Control Manual); and
- (ii) Lay the baits in such a way that any uneaten 1080 baits can be readily found and destroyed.

6.2 Free feeding:

Free feeding is compulsory.

For maximum control and to avoid using an excessive amount of 1080 bait, all pigs must be encouraged to feed on the 1080 baits. It is therefore essential to first attract pigs with a number of free feeds of unpoisoned bait. Unpoisoned bait must be laid for at least 3 nights before laying any 1080 baits. This period may need to be extended for up to 2 weeks to ensure all feral pigs in the area are feeding on the bait. The amount of free feed must be adjusted each time until only a small amount of the bait is left.

6.3 Bait selection and placement:

Poisoned grain and manufactured pellets (1080 bait) may only be used in bait stations but must not be used in trails. A bait station is a fenced enclosure/exclosure (usually 20x50 metres) to exclude livestock but to allow pigs to push underneath and contains a shallow hole to hold bait. Poisoned apples, quinces, cucurbits and root vegetables may only be used in trails and bait stations.

1080 baits must not be used for more than three consecutive days. Any bait still left on the ground must then be collected and buried in a disposal pit in accordance with condition 2.8. If necessary, free feeding may be started again to determine if any pigs remain.

7 RISK TO DOMESTIC ANIMALS

- 7.1 Precautions must be taken in closely settled areas to avoid poisoning of domestic pets. As 1080 is particularly lethal to domestic dogs, it is advisable to tie up or muzzle dogs during poisoning operations. Where practicable, remove carcasses from the control area and dispose of by burial as specified in condition 2.8.

- 7.2 1080 baits must not be laid within close proximity to urban areas unless the baiting program is planned in conjunction with, and has been agreed to by an Authorised Control Officer. Such programs must include strategies for minimising risk to non-target animals. Proposals for baiting in closely settled farming areas or areas within four (4) kilometres of a village or any street with a speed restriction of 70 kilometres per hour or less, fall within this requirement.

8. RISK TO ENVIRONMENT AND WILDLIFE

Routine agricultural activities are effectively exempt from provisions of the Threatened Species Conservation Act 1995 (TSC Act) and the Environment Planning and Assessment Act 1979 (EP&A Act) but persons using 1080 baits should be aware that large scale cooperative baiting programs may trigger provisions of the EP&A Act and may require an environmental impact statement. NSW Agriculture also holds a general Section 120 licence that requires it to provide notification if it becomes

aware of the presence of threatened species. Persons using 1080 baits should pass on this information where it exists, and should carefully choose bait types and placement techniques along with avoidance of baiting in threatened species habitat, to minimise the impact on threatened species.

Further information on the EP&A Act can be obtained from the Senior Environmental Planner, Department of Urban Affairs and Planning on 02 9391 2343 and in relation to the TSC Act from the Manager Threatened Species Unit, National Parks and Wildlife Service on 02 9585 6542.

9. RISK TO HUMANS

9.1 SAFETY DIRECTIONS:

VERY DANGEROUS. Poisonous if swallowed. When opening the container and handling the bait, wear cotton overalls buttoned to the neck and wrist, washable hat and elbow-length PVC gloves. If product gets on skin, immediately wash area with soap and water. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water. After each day's use, wash contaminated clothing and gloves.

9.2 FIRST AID:

If poisoning occurs, contact a doctor or Poisons Information Centre on 131126 at once. Urgent hospital treatment is likely to be needed. DO NOT induce vomiting. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove from contaminated area. Apply artificial respiration if not breathing. If in eyes, hold eyelids apart and flush the eyes continuously with running water. Continue flushing until advised to stop by the PIC or a doctor.

Issued by

Delegated Officer

ATTACHMENT 1

DANGEROUS POISON S7**KEEP OUT OF REACH OF CHILDREN
READ SAFETY DIRECTIONS BEFORE OPENING OR USING****1080 Poisoned Bait****ACTIVE CONSTITUENT: 0.2 TO 0.5g of SODIUM MONOFLUOROACETATE
(1080) per kg of bait****FOR THE CONTROL OF RABBITS OR FERAL PIGS****DIRECTIONS FOR USE: TO BE USED ONLY IN ACCORDANCE
WITH REGULATIONS FOR RABBIT OR FERAL PIG CONTROL IN NSW.****NOT TO BE USED FOR ANY PURPOSE OR IN ANY MANNER CONTRARY TO THIS LABEL UNLESS
AUTHORISED UNDER APPROPRIATE LEGISLATION.****SAFETY DIRECTIONS:**

Very dangerous. Poisonous if swallowed. When opening the bag and handling the bait wear cotton overalls, washable hat elbow-length PVC gloves. If products gets on skin immediately wash area with soap and water. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water. After each day's use wash gloves and contaminated clothing.

FIRST AID:

If poisoning occurs, contact a doctor or Poisons Information Centre on 131126 at once. Urgent hospital treatment is likely to be needed. DO NOT induce vomiting. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove person from contaminated area. Apply artificial respiration if not breathing. If in eyes, hold eyelids apart and flush the eyes continuously with running water. Continue flushing until advised to stop by the PIC or a doctor.

PROTECTION OF LIVESTOCK, WILDLIFE AND OTHERS:

Remove all livestock from baited area.

Do not leave baits accessible to domestic animals, children and non-target wildlife.

Do not contaminate streams, rivers or waterways with the product or this plastic bag.

TRANSPORT, STORAGE AND DISPOSAL:

This bait must be kept inside a secure location, away from food after procuring bait from the Rural Lands Protection Board. Store bait only in this approved plastic bag. Bait can only be placed in a refrigerator that is not used to store food. This bait should be used immediately but where this is not possible baits must be used within 7 days of acquiring it from the Rural Lands Protection Board. Do not allow bait to contaminate foodstuff or feed intended for human or animal consumption. Plastic bags which have held bait should not be used for any other purpose. Dispose of this plastic bag and all unused or untaken bait by burying in an approved dump or by burning.

MANUFACTURER'S WARRANTY; EXCLUSION OF LIABILITY:

No responsibility is accepted in respect of this product save those not excludable conditions implied by any Federal and State Legislation.

RURAL LANDS PROTECTION BOARDS**KG NET**

PESTICIDES ACT 1999 – PESTICIDE CONTROL ORDER UNDER SECTION 38**Name**

1. This Order is to be known as the Pesticide Control (1080 Wild Dog Bait) Order 2002.

Commencement

2. This Order commences on

Authority for Order

3. This Order is made by the Environment Protection Authority with the approval of the Minister for the Environment under Part 4 of the Pesticides Act 1999.

Revocation of Previous Order

4. The previous Order known as the Pesticide Control (1080 Wild Dog Bait) Order 2000, gazetted on 21 January 2000 is hereby revoked.

Definitions

5. In this Order -

Agvet Code means the provisions applying because of section 5 of the *Agricultural and Veterinary Chemicals (New South Wales) Act 1994*.

Authorised control officer means a person who: –

- (a) holds a current:
 - (i) certificate of completion issued by NSW Agriculture for the vertebrate pest management course consistent with the current edition of the Vertebrate Pest Control Manual (published by NSW Agriculture); or
 - (ii) statement of attainment issued by a Registered Training Provider certifying competency at Australian Qualifications Framework level 4 with respect to the chemical, vertebrate pest and OH&S national units of competency; and
- (b) is employed by a Rural Lands Protection Board, NSW Agriculture, Wild Dog Destruction Board, NSW National Parks and Wildlife Service, or other NSW Government Agency or Authority.

NRA means the National Registration Authority for Agricultural and Veterinary Chemicals established by the *Agricultural and Veterinary Chemicals (Administration) Act 1992* of the Commonwealth.

Registered training provider means a training provider registered under the Vocational Education and Training Accreditation Act 1990.

Note: It is expected that registered training providers will also be registered training organisations for the purposes of the Australian Qualifications Framework.

Sodium monofluoroacetate is also a reference to sodium fluoroacetate (also known as 1080).

Use includes possess.

1080 wild dog bait means –

- (a) 1080 Poisoned Bait being a bait product prepared by an Authorised Control Officer from boneless red meat, or for ground baiting only, pieces of offal such as tongue, kidney, liver

or manufactured baits such as “Den-Sing Sausages to which is added 6 milligrams of 1080 from the product RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE 1080 BRAND VERMIN DESTROYER (NRA registration number 33890) per bait; and

- (b) Doggone Wild Dog Bait (NRA product Registration number 49384) containing 6.0mg Sodium Fluoroacetate per bait as its only active constituent.

Background

Restricted chemical products/restricted pesticides

- 6. A chemical product containing sodium monofluoroacetate (also known as 1080) has been declared to be a “restricted chemical product” under Regulation 45 of the Agricultural and Veterinary Chemicals Code Regulations of the Commonwealth.

Section 94 of the AgVet Code provides that “A person must not, without reasonable excuse, supply a restricted chemical product, or cause or permit a restricted chemical product to be supplied, to a person who is not authorised to use the product under another law of this jurisdiction.”

In NSW section 4 of the Pesticides Act provides that a “restricted pesticide” means a pesticide that is a restricted chemical product within the meaning of the Agvet Code. Section 17 of the Pesticides Act 1999 provides that a person must not use or possess a restricted pesticide unless authorised to do so by a certificate of competency or a pesticide control order.

Objects

- 7. The objects of this Order are to –
 - (a) Authorise those persons described in condition 9(1) to use 1080 wild dog bait.
 - (b) Authorise those persons described in condition 9(2) to use RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER.
 - (c) Specify the manner in which 1080 wild dog bait and RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER may be used in NSW.
 - (d) Revoke the Pesticide Control (1080 Wild Dog Bait) Order 2000 gazetted on 21 January 2000.

Application

- 8. This Order authorises the use of 1080 wild dog bait and RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER subject to conditions as specified in this Order.

Persons authorised

- 9. (1) The following persons are authorised to use, subject to condition 10(1), 1080 wild dog bait only –
 - (a) Authorised Control Officers and persons directly supervised by Authorised Control Officers; and
 - (b) Any person who has obtained the 1080 wild dog bait from an Authorised Control Officer and who is the owner, occupier, manager, or authorised agent of the land, property or holding where the 1080 wild dog bait is to be used
- (2) The following persons are authorised to use, subject to condition 10(2), the product RENTOKIL A.F. SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER (NRA registration number 33890): -

(a) Authorised Control Officers

Conditions on the use of 1080 wild dog bait and RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER

10. (1) The person must only use 1080 wild dog bait in accordance with the permit described as "Permit to allow use of 1080 baits for control of Wild Dogs" PERMIT NUMBER PER2744 issued by the NRA, as set out in Schedule 1 to this Order.

(2) The person must only use RENTOKIL A.F. SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER for the purpose of producing 1080 Poisoned Bait in accordance with section 3 of the 4th edition of the Vertebrate Pest Control Manual (published by NSW Agriculture 1996) and in accordance with the permit described as "Permit to allow use of 1080 baits for control of Wild Dogs" PERMIT NUMBER PER2744 issued by the NRA, as set out in Schedule 1 to this Order.

Notes

Words used in an Order have the same meaning as in the Pesticides Act 1999.

A person must not contravene a pesticide control order – maximum penalty \$120 000 in the case of a corporation and \$60 000 in the case of an individual.

A pesticide control order remains in force until it is revoked by another pesticide control order.

Note: Any permit issued by the NRA which is set out in this Order has effect in NSW until such time as this Order is revoked.

**Note for users of the Doggone Wild Dog Bait product – Schedule 1 is different in three respects from the approved label for the product. The differences relate to the intervals at which the baits should be placed, the positioning of 1080 poisoning notices and the distance in NSW from habitations other than the user's dwelling. Users of the Doggone product must comply with the provisions of this Order (section 39(3) of the Pesticides Act 1999).*

LISA CORBYN
Director-General
Environment Protection Authority

BOB DEBUS MP
Minister for the Environment

Schedule 1

(condition 10)

PERMIT TO ALLOW USE OF 1080 BAITS FOR CONTROL OF WILD DOGS

PERMIT NUMBER – PER2744

This permit is issued by the National Registration Authority for Agricultural and Veterinary Chemicals (NRA) under the Agvet Code scheduled to the *Agricultural and Veterinary Chemicals Code Act 1994* to the permit holder stated above. The holder of the permit must comply with all requirements as specified in the Agvet Code. A summary of the key requirements are that the holder must:

- supply any requested information to the NRA;
- inform the NRA if they become aware of any relevant information concerning the uses dealt with by this permit;
- comply with a lawful direction or requirement of an inspector; and
- provide a copy of the permit to persons who wish to possess and/or use the product for the purpose specified in this permit.

This permit for the reason given below allows any person listed in **1. Persons** to possess and use the products listed in **2. Products** for the use specified in **3. DIRECTIONS FOR USE** in the jurisdictions listed in **4. States** according to **CONDITIONS OF PERMIT**.

Any Person who wishes to prepare for use and/or use 1080 Poisoned Bait and Doggone Wild Dog Bait for the purposes specified in this permit must read, or have read to them the permit, particularly the information included in **CONDITIONS OF PERMIT**.

If this permit were not issued possession and use of the product, specified, in **2. Products** would constitute an offence under the Agvet Codes.

The persons listed in **1. Persons** must comply with all conditions listed in **CONDITIONS OF PERMIT** to be covered by this permit.

THIS PERMIT IS IN FORCE FROM 1 OCTOBER 1999 TO 1 NOVEMBER 2002.♦
It is in force until it expires or it is cancelled, suspended or surrendered.

Reason for issue of permit:

In NSW supply and use of sodium fluoroacetate (1080) bait is subject to special conditions on use which may from time to time change due to regulatory requirements. NSW Agriculture has published the Vertebrate Pest Control Manual (4th edition July 1996) which stipulates the manner in which pesticides, among other methods, can be used to control vertebrate pests. This permit is consistent with the manual and places constraints on use of 1080 baits for wild dog control.

♦ Note – the requirements set out in this permit continue until this Pesticide Control Order is revoked. Please disregard the expiration date stated above.

DETAILS OF PERMIT**1. Persons**

Persons are owners, occupiers, managers, authorised agents of the land (property or holding), Authorised Control Officers and persons directly supervised by Authorised Control Officers in respect to possession and use of 1080 products listed in 2. **Products**.

2. Products**1. 1080 POISONED BAIT**

Containing 6mg SODIUM FLUOROACETATE per bait, as its only active constituent. For the purposes of this permit "1080 Poisoned Bait" is a bait product prepared from bait material to which is added 6 milligrams of 1080 from the product RENTOKIL AF SODIUM MONOFLUOROACETATE TENATE 1080 BRAND VERMIN DESTROYER per bait, to be used for the control of wild dogs. Bait material is pieces of boneless red meat, or for ground baiting only, pieces of offal such as tongue, kidney, liver or manufactured baits such as 'Den-Sing Sausages' can be used as bait for wild dog control. Each piece of bait must weigh approximately 250 grams.

2. DOGGONE WILD DOG BAIT

Containing 6.0mg SODIUM FLUOROACETATE per bait as its only active constituent.

3. DIRECTIONS FOR USE

Situation	Pest	Rate
RURAL AND BUSHLAND AREAS CONDITIONS OF	WILD DOGS	Refer to PERMIT

Critical Use Comments:

Refer to instructions in **CONDITIONS OF PERMIT**.

4. States

NSW

CONDITIONS OF PERMIT**POSSESSION OF 1080 POISONED BAIT, DOGGONE WILD DOG BAIT**

- 1.1 The products 1080 Poisoned Bait and Doggone Wild Dog Bait for the purpose of this permit will henceforth be referred to as "1080 baits" except where indicated otherwise.
- 1.2 This permit allows **Persons**, if they fully comply with **CONDITIONS OF PERMIT**, to possess 1080 baits and to claim that 1080 baits can be used for the purposes as outlined in 3. **DIRECTIONS FOR USE**.
- 1.3 Each person who takes possession of any 1080 baits must first sign an indemnity form.
- 1.4 A person who owns or occupies more than one property or holding or their authorised agent or manager must complete and provide to the Authorised Control Officer who supplies the 1080 baits, a separate indemnity form in respect of each property or holding before any 1080 baits may be used on the specified property or holding.
- 1.5 An Authorised Control Officer must only issue 1080 baits to a person who is the owner or occupier of the land on which the 1080 baits are to be used ("landholder"), unless the person to whom the 1080 baits are issued is known by the Authorised Control Officer to be the manager

or authorised agent of the owner or occupier, and in control of the land upon which the 1080 baits are to be used or the person is under the direct supervision of the Authorised Control Officer.

- 1.6 Persons as stated under *1. Persons* may only temporarily possess and store 1080 baits. 1080 baits must be stored in a lockable storage area away from children, animal food, foodstuffs, seed and fertiliser. Where 1080 bait is required to be placed in a refrigerator, the refrigerator must not be concurrently used to store food and must be located in a lockable storage area. All 1080 Poisoned Bait should be used immediately but where this is not possible 1080 Poisoned Bait must be used within 7 days. **DOGGONE WILD DOG BAIT** must be used within 1 month of purchase from the issuing Rural Lands Protection Board or be returned to the issuing Rural Lands Protection Board within 1 month of purchase.

2. ***DIRECTIONS FOR USE - GENERAL RESTRICTIONS***

- 2.1 A person must not place the 1080 baits in a position accessible to children, livestock, domestic animals or pets.
- 2.2 A person must not feed 1080 baits to wild or domestic birds.
- 2.3 A person must not apply 1080 baits to, or in, crops.
- 2.4 A person must not allow 1080 baits to contaminate foodstuffs, or feed, for human or non-target animal consumption.
- 2.5 Containers (including plastic bags) which have held 1080 baits are not to be used for any other purpose and must be disposed of by burning or deep burial.

2.5.1 Burial

Triple rinse or pressure rinse containers before disposal. Dispose of rinsate in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must be specifically marked and set up for this purpose and clear of waterways (permanent or ephemeral). Break, crush or puncture and dispose of empty rinsed containers in a local authority landfill. If no landfill is available, bury the containers below 500mm in a 1 metre deep disposal pit on the property where the 1080 baits were used.

2.5.2 Burning

Empty containers may be burnt by open fire as prescribed by a notice of approval under the *Clean Air (Control of Burning) Regulation 1995*. Persons using 1080 baits and wishing to dispose of bait packaging are subject to the following conditions:

1. The amount of Bait Packaging to be burnt at any premises on any single day must not exceed 100 bags or 10 kg without the prior written approval of the Environment Protection Authority (EPA).
2. The burning of the Bait Packaging must be conducted in accordance with the public notification requirements in condition 4.1 of this permit.
3. The burning of the Bait Packaging must be carried out at least 500 metres from any human habitation.
4. The burning must be carried out in accordance with any requirement of the *Rural Fires Act 1997* and the *Fire Brigades Act 1989*, as administered by the relevant local authority and the NSW Fire Brigades.
5. The open fire burning must not be carried out on a day subject to a no-burn notice declared by the EPA under provisions of the *Clean Air Act 1961*.
6. The open fire burning must be carried out only in dry weather using such practicable means as may be necessary to minimise visible smoke emissions causing air pollution.

- 2.6 A person must not contaminate dams, rivers, streams, waterways or drains with 1080 baits or used containers.
- 2.7 1080 Poisoned baits must be kept and stored in the labelled (as shown in **attachment 1**) plastic bag in which the 1080 Poisoned Bait is supplied to the landholder. DOGGONE WILD DOG BAIT must be kept and stored in the container supplied by the manufacturer and bearing the NRA approved label.
- 2.8 At the end of a baiting program a person who has received 1080 baits must ensure that all untaken baits at baiting locations are collected and removed. All collected and unused 1080 baits must be disposed of, as soon as possible on the property where the 1080 baits were used by burial in a 1 metre deep disposal pit (except for unused DOGGONE WILD DOG BAIT which must be returned to the Rural Lands Protection Board in accordance with condition 1.7). Buried 1080 baits must be covered with at least 500mm of soil. The disposal pit must be clear of waterways (permanent or ephemeral).

3. ***DIRECTIONS FOR USE - DISTANCE RESTRICTIONS***

- 3.1. The minimum distances in this permit for the laying of 1080 baits have been set to minimise the risk to people and to non-target animals. 1080 Baits must not be laid where they can be washed into or contaminate surface or groundwaters. 1080 baits must not be laid in areas where distance restrictions cannot be met. Other control methods must be used in those areas.

3.2 ***Property Boundary:***

- 3.2.1 **Ground Baiting:** No 1080 baits shall be laid within 5 metres from any property boundary.
- 3.2.2 **Aerial Baiting:** No 1080 baits shall be laid within 10 metres from any property boundary by helicopter or 100 metres by fixed winged aircraft (Western Division only).

3.3 ***Habitation (means the dwelling or other place where any person, other than the owner/occupier carrying out the baiting, lives):***

- 3.3.1 **Ground Baiting:** No 1080 baits shall be laid within 500 metres of a habitation.
- 3.3.2 **Aerial Baiting:** No 1080 baits shall be laid within 500 metres of a habitation by helicopter or 1000 metres by a fixed wing aircraft.

3.4 ***Domestic Water Supply (means the water line or small dams from which water is pumped or the draw-off point such as wells, bores):***

- 3.4.1 **Ground Baiting:** No 1080 baits shall be laid within 10 metres of a domestic water supply.
- 3.4.2 **Aerial Baiting:** No 1080 baits shall be laid within 20 metres of a domestic water supply by helicopter or (in Western Division only) 100 metres by a fixed winged aircraft.

4. ***PUBLIC NOTIFICATION***

- 4.1 A person shall not lay any 1080 baits or burn plastic bags or containers in which 1080 baits were stored unless the person has first given a minimum of 3 days notice of the date the 1080 baits are to be laid and that plastic bags or containers which contained 1080 baits may be burnt on the property where the 1080 baits were used, to the occupier of every property which has a boundary within one kilometre of a baiting location or in the case of 1080 bait containers, the site where they will be burnt ("notification").

4.2. The notification can be given by telephone or in person or, where this is not possible, by mail. If neighbours cannot be contacted by telephone, personal contact and mail then notification by advertisement in a local newspaper is permissible but only after all other methods of contacting neighbours have been unsuccessful.

4.3 Baiting may be conducted for longer than 7 days but must commence within 7 days of this notification otherwise further notification of intended baiting is required.

5. ***EMERGENCY BAITING***

5.1 A person whose stock or poultry are being mauled, killed or harassed may lay up to fifty (50) 1080 baits. This is the only occasion where the normal 3 day public notice period is not required. The landholder must however, notify anyone, whose property boundary lies within one kilometre of a baiting location, immediately before laying the 1080 baits.

5.2 Where soil conditions allow, 1080 baits must be placed in a 10cm deep hole, covered with earth, and tied to a support such as a fence. This reduces the risk to non-target animals.

6. ***1080 POISONING NOTICES***

6.1 In every situation where a person lays 1080 baits they must erect notices before 1080 poisoning operations commence on a property. This also applies before emergency baiting can begin.

These notices must remain up for a minimum of 4 weeks from the last day of baiting. Notices must be placed:

- (i) At every entry to the property; and
- (ii) At the entrance to the actual baiting location; and
- (iii) At the extremities of and at 1 kilometre intervals along the property boundaries where the property fronts a public thoroughfare.

6.2 The notices may be obtained from the Rural Lands Protection Board, and must specify which animal species is being poisoned, and the date the 1080 baits are first laid or the dates between which baits will be laid.

7. ***1080 GROUND BAITING ON SMALL HOLDINGS***

7.1 Where a person lays 1080 baits on a property of less than 100ha, the person must check the 1080 baits not later than the 3rd night after the 1080 baits have been laid, and must collect and destroy all untaken 1080 baits before the 7th night after the 1080 baits were laid. All untaken 1080 baits are to be disposed of in accordance with condition 2.8. This does not preclude replacement baiting for longer than 7 nights where 1080 baits continue to be taken.

8. ***1080 LARGE SCALE GROUND BAITING***

8.1 A person who lays 1080 baits must:

- (i) Not lay more than four 1080 baits per kilometre of trial (i.e. 250 metres between baits). For mound and other ground baiting applications, a person must not lay more than 16 baits per 100 hectares; and
- (ii) Not lay more than fifty (50) 1080 baits on any one property or holding unless the baiting program is planned in conjunction with an Authorised Control Officer; and
- (iii) Lay the 1080 baits in such a way that any untaken 1080 baits can be readily found and destroyed in accordance with condition 2.8. **This does not apply in the case of baits being applied by aircraft.**

9. AERIAL BAITING

- 9.1 Aerial baiting for wild dog control can only be used for large scale predation problems where ground control is impractical. Specific approval for such use must be obtained from the Director-General for Agriculture. Aerial baiting must be organised through wild dog control associations or the Wild Dog Destruction Board. All programs involving aerial application of 1080 baits must comply with the guidelines contained in the Vertebrate Pest Control Manual and require careful planning and consultation. Your local Rural Lands Protection Board has full details.

NOTE: Offal or "Den-Sing Sausages" are not to be used for aerial baiting.

10. BAIT PLACEMENT PROCEDURES

- 10.1 Wild dogs generally follow established trails which are usually associated with fence lines or geographical features. Lay 1080 baits at regular intervals along these trails and at sites of recent attacks on stock.
- 10.2 There is no need to free feed. For small scale ground baiting, 1080 baits must only be laid where they can be readily found again.

11. RISK TO DOMESTIC ANIMALS

- 11.1 Precautions must be taken in closely settled areas to avoid poisoning of domestic pets. As 1080 is particularly lethal to domestic dogs, it is advisable to tie up or muzzle dogs during poisoning operations and if paddocks have to be mustered after poisoning.
- 11.2 1080 baits must not be laid within close proximity to urban areas unless the baiting program is planned in conjunction with, and has been agreed to by an Authorised Control Officer. Such programs must include strategies for minimising risk to non-target animals. Proposals for baiting in closely settled farming areas or areas within four (4) kilometres of a village or any street with a speed restriction of 70 kilometres per hour or less, fall within this requirement.

12. RISK TO ENVIRONMENT AND WILDLIFE

Routine agricultural activities are effectively exempt from provisions of the *Threatened Species Conservation Act 1995 (TSC Act)* and the *Environment Planning and Assessment Act 1979 (EP&A Act)* but persons using 1080 baits should be aware that large scale cooperative baiting programs may trigger provisions of the *EP&A Act* and may require an environmental impact statement. NSW Agriculture also holds a general Section 120 licence that requires it to provide notification if it becomes aware of the presence of threatened species. Persons using 1080 baits should pass on this information where it exists, and should carefully choose bait types and placement techniques to minimise the impact on threatened species.

Further information on the *EP&A Act* can be obtained from the Senior Environmental Planner, Department of Urban Affairs and Planning on 02 9391 2343 and in relation to the *TSC Act* from the Manager Threatened Species Unit, National Parks and Wildlife Service on 02 9585 6542.

13. RISK TO HUMANS**13.1 SAFETY DIRECTIONS:**

VERY DANGEROUS. Poisonous if swallowed. When opening the container and handling the bait, wear cotton overalls buttoned to the neck and wrist, washable hat and elbow-length PVC or nitrile gloves. If product gets on skin, immediately wash area with

soap and water. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water. After each day's use, wash contaminated clothing and gloves.

13.2 FIRST AID:

If poisoning occurs, contact a doctor or Poisons Information Centre on 131126 at once. Urgent hospital treatment is likely to be needed. **DO NOT** induce vomiting. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove from contaminated area. Apply artificial respiration if not breathing. If in eyes, hold eyelids apart and flush the eyes continuously with running water. Continue flushing until advised to stop by the PIC or a doctor.

Issued by

Delegated Officer

ATTACHMENT 1

DANGEROUS POISON S7**KEEP OUT OF REACH OF CHILDREN
READ SAFETY DIRECTIONS BEFORE OPENING OR USING****1080 POISONED BAIT****ACTIVE CONSTITUENT: 0.0025 TO 0.006g of SODIUM MONOFLUOROACETATE (1080) per kg
of bait****FOR THE CONTROL OF WILD DOGS OR FOXES****DIRECTIONS FOR USE: TO BE USED ONLY IN ACCORDANCE
WITH REGULATIONS FOR WILD DOGS OR FOX CONTROL IN NSW.****NOT TO BE USED FOR ANY PURPOSE OR IN ANY MANNER CONTRARY TO THIS LABEL UNLESS
AUTHORISED UNDER APPROPRIATE LEGISLATION.****SAFETY DIRECTIONS:**

Very dangerous. Poisonous if swallowed. When opening the bag and handling the bait wear cotton overalls, washable hat elbow-length PVC gloves. If products gets on skin immediately wash area with soap and water. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water. After each day's use wash gloves and contaminated clothing.

FIRST AID:

If poisoning occurs, contact a doctor or Poisons Information Centre on 131126 at once. Urgent hospital treatment is likely to be needed. DO NOT induce vomiting. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove person from contaminated area. Apply artificial respiration if not breathing. If in eyes, hold eyelids apart and flush the eyes continuously with running water. Continue flushing until advised to stop by the PIC or a doctor.

PROTECTION OF LIVESTOCK, WILDLIFE AND OTHERS:

Remove all livestock from baited area.
Do not leave baits accessible to domestic animals, children and non-target wildlife.
Do not contaminate streams, rivers or waterways with the product or this plastic bag.

TRANSPORT, STORAGE AND DISPOSAL:

This bait must be kept inside a secure location, away from food after procuring bait from the Rural Lands Protection Board. Store bait only in this approved plastic bag. Bait can only be placed in a refrigerator that is not used to store food. This bait should be used immediately but where this is not possible baits must be used within 7 days of acquiring it from the Rural Lands Protection Board. Do not allow bait to contaminate foodstuff or feed intended for human or animal consumption. Plastic bags which have held bait should not be used for any other purpose. Dispose of this plastic bag and all unused or untaken bait by burying in an approved dump or by burning.

MANUFACTURER'S WARRANTY; EXCLUSION OF LIABILITY:

No responsibility is accepted in respect of this product save those not excludable conditions implied by any Federal and State Legislation.

RURAL LANDS PROTECTION BOARDS

KG NET

PESTICIDES ACT 1999 – PESTICIDE CONTROL ORDER UNDER SECTION 38**Name**

1. This Order is to be known as the Pesticide Control (1080 Fox Bait) Order 2002 .

Commencement

2. This Order commences on

Authority for Order

3. This Order is made by the Environment Protection Authority with the approval of the Minister for the Environment under Part 4 of the Pesticides Act 1999.

Revocation of Previous Order

4. The previous Order known as the Pesticide Control (1080 Fox Bait) Order 2000, gazetted on 21 January 2000 is hereby revoked.

Definitions

5. In this Part -

Agvet Code means the provisions applying because of section 5 of the *Agricultural and Veterinary Chemicals (New South Wales) Act 1994*.

Authorised control officer means a person who: –

- (a) holds a current:
 - (i) certificate of completion issued by NSW Agriculture for the vertebrate pest management course consistent with the current edition of the Vertebrate Pest Control Manual (published by NSW Agriculture); or
 - (ii) statement of attainment issued by a Registered Training Provider certifying competency at Australian Qualifications Framework level 4 with respect to the chemical, vertebrate pest and OH&S national units of competency; and
- (b) is employed by a Rural Lands Protection Board, NSW Agriculture, Wild Dog Destruction Board, NSW National Parks and Wildlife Service, or other NSW Government Agency or Authority.

NRA means the National Registration Authority for Agricultural and Veterinary Chemicals established by the *Agricultural and Veterinary Chemicals (Administration) Act 1992* of the Commonwealth.

1080 fox bait means –

- a) **1080 Poisoned Bait** being bait product prepared by an Authorised Control Officer from fowl heads, fowl eggs, chicken wingettes, boneless red meat, manufactured baits which are dyed blue or green, or pieces of offal such as tongue, kidney or liver and injected with 3 milligrams of 1080 derived from the product RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER (NRA Product Registration Number 33890) per bait; and
- b) **Foxoff Fox Bait** (NRA Product Registration Number 40573) containing 3.0mg Sodium Fluoroacetate per bait as its only active constituent; and
- c) **Foxoff Econobait** (NRA Product Registration Number 46434) containing 3.0mg Sodium Fluoroacetate per bait as its only active constituent.

Registered training provider means a training provider registered under the Vocational Education and Training Accreditation Act 1990.

Note: It is expected that registered training providers will also be registered training organisations for the purposes of the Australian Qualifications Framework.

Sodium monofluoroacetate is also a reference to sodium fluoroacetate (also known as 1080).

Use includes possess.

Yathong Fox Bait means the registered product Yathong Fox Bait (NRA Product Registration Number 50911) containing 3.0mg sodium fluoroacetate per bait as its only active constituent

Background

Restricted chemical products/restricted pesticides

6. A chemical product containing sodium monofluoroacetate (also known as 1080) has been declared to be a “restricted chemical product” under Regulation 45 of the Agricultural and Veterinary Chemicals Code Regulations of the Commonwealth.

Section 94 of the AgVet Code provides that “A person must not, without reasonable excuse, supply a restricted chemical product, or cause or permit a restricted chemical product to be supplied, to a person who is not authorised to use the product under another law of this jurisdiction.”

In NSW section 4 of the Pesticides Act provides that a “restricted pesticide” means a pesticide that is a restricted chemical product within the meaning of the Agvet Code. Section 17 of the Pesticides Act 1999 provides that a person must not use or possess a restricted pesticide unless authorised to do so by a certificate of competency or a pesticide control order.

Objects

7. The objects of this Order are to –
 - (a) Authorise those persons described in condition 9(1) to use 1080 fox bait.
 - (b) Authorise those persons described in condition 9(2) to use **RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER**.
 - (c) Authorise those persons described in condition 9(3) to use **FOXOFF FOX BAIT** and **FOXOFF ECONOBAIT**.
 - (d) Authorise those persons described in condition 9(4) to use **YATHONG FOX BAIT**.
 - (e) Specify the manner in which **1080 POISONED BAIT**, **RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER**, **FOXOFF FOX BAIT**, **FOXOFF ECONOBAIT** and **YATHONG FOX BAIT** may be used in NSW.
 - (f) Revoke the Pesticide Control (1080 Fox Bait) Order 2000 gazetted on 21 January 2000.

Application

8. This Order authorises the use of **1080 POISONED BAIT**, **RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER**, **FOXOFF FOX BAIT**, **FOXOFF ECONOBAIT** and **YATHONG FOX BAIT** subject to conditions as specified in this Order.

Persons authorised

9. (1) The following persons are authorised to use, subject to condition 10(1), 1080 fox bait only:-
- (a) Authorised Control Officers and persons directly supervised by Authorised Control Officers; and
 - (b) Any person who has obtained the 1080 fox bait from an Authorised Control Officer and who is an owner, occupier, manager or authorised agent of the land, property or holding where the 1080 fox bait is to be used.
- (2) The following persons are authorised to use, subject to condition 10(2), the product **RENTOKIL A.F. SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER** (NRA registration number 33890):
- (a) Authorised Control Officers.
- (3) The following persons are authorised to use, subject to condition 10(3), **FOXOFF FOX BAIT** (NRA registration number 40573) and **FOXOFF ECONOBAIT** (NRA registration number 46434):
- (a) persons who have been appropriately trained or are experienced in the handling or use of 1080 fox baits and are under the control of NSW National Parks and Wildlife Service, Hornsby Shire Council, Ku-ring-gai Municipal Council, Pittwater Council, Ryde City Council, Warringah Council and Willoughby City Council, Taronga Zoo, Parramatta Council, Hunters Hill Council, North Sydney Council, Lane Cove Council, Mosman Council, Macquarie University, Baulkham Hills Council, or State Forests of New South Wales.
- (4) The following persons are authorised to use, subject to condition 10(4), **YATHONG FOX BAITS** (NRA registration number 50911):
- (a) Authorised Control Officers employed by the National Parks and Wildlife Service and persons directly supervised by the Authorised Control Officers.

Conditions on the use of 1080 fox bait, RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER, FOXOFF FOX BAIT, FOXOFF ECONOBAIT and YATHONG FOX BAIT

10. (1) The person must only use 1080 fox bait in accordance with the permit described as "Permit to allow use of 1080 baits for control of Foxes" PERMIT NUMBER PER2746 issued by the NRA, as set out in Schedule 1 to this Order.
- (2) The person must only use **RENTOKIL AF SODIUM MONO-FLUOROACETATE TENATE (1080) BRAND VERMIN DESTROYER** for the purpose of producing 1080 Poisoned Bait in accordance with section 3 of the 4th edition of the Vertebrate Pest Control Manual (published by NSW Agriculture 1996) and in accordance with the permit described as "Permit to allow use of 1080 baits for control of Foxes" PERMIT NUMBER PER2746 issued by the NRA, as set out in Schedule 1 to this Order.
- (3) The person must only use **FOXOFF FOX BAIT** or **FOXOFF ECONOBAIT** in accordance with the permit described as "Permit to allow use of 1080 baits for control of Foxes" PERMIT NUMBER PER5448 issued by the NRA, as set out in Schedule 2 to this Order.
- (4) The person must only use **YATHONG FOX BAITS** in accordance with the instructions on the NRA approved label for this product and the conditions set out in schedule 3 to this Order.

Notes

Words used in this Order have the same meaning as in the Pesticides Act 1999.

A person must not contravene this Order – maximum penalty \$120 000 in the case of a corporation and \$60 000 in the case of an individual.

A pesticide control order remains in force until it is revoked by another pesticide control order.

Note: Any permit issued by the NRA which is set out in this Order has effect in NSW until such time as this Order is revoked.

LISA CORBYN
Director-General
Environment Protection Authority

BOB DEBUS MP
Minister for the Environment

Schedule 1

(Condition 10)

PERMIT TO ALLOW USE OF 1080 BAITS FOR CONTROL OF FOXES

PERMIT NUMBER – PER2746

This permit is issued by the National Registration Authority for Agricultural and Veterinary Chemicals (NRA) under the Agvet Code scheduled to the *Agricultural and Veterinary Chemicals Code Act 1994* to the permit holder stated above. The holder of the permit must comply with all requirements as specified in the Agvet Code. A summary of the key requirements are that the holder must:

- supply any requested information to the NRA;
- inform the NRA if they become aware of any relevant information concerning the uses dealt with by this permit;
- comply with a lawful direction or requirement of an inspector; and
- provide a copy of the permit to persons who wish to possess and/or use the product for the purpose specified in this permit.

This permit for the reason given below allows any person listed in **1. Persons** to possess and use the products listed in **2. Products** for the use specified in **3. DIRECTIONS FOR USE** in the jurisdictions listed in **4. States** according to **CONDITIONS OF PERMIT**.

Persons who wish to possess and use 1080 baits for the purposes specified in this permit must read, or have explained to them the permit, particularly the information included in **CONDITIONS OF PERMIT**.

If this permit were not issued possession and use of these products, specified in **2. Products** would constitute an offence under the Agvet Codes.

The persons listed in **1. Persons** must comply with all conditions listed in **CONDITIONS OF PERMIT** to be covered by this permit.

THIS PERMIT IS IN FORCE FROM 1 OCTOBER 1999 TO 1 NOVEMBER 2002[♦].
It is in force until it expires or it is cancelled, suspended or surrendered.

Reason for issue of permit:

In NSW supply and use of sodium fluoroacetate (1080) bait is subject to special conditions on use which may from time to time change due to regulatory requirements. NSW Agriculture has published the a Vertebrate Pest Control Manual (currently 4th edition July 1996) which stipulates the manner in which pesticides, among other methods, should be used to control vertebrate pests. This permit is consistent with the manual and places constraints on use of 1080 baits for fox control.

DETAILS OF PERMIT

1. Persons

Persons are owners, occupiers, managers, authorised agents of the land (property or holding), Authorised Control Officers and persons directly supervised by Authorised Control Officers in respect to possession and use of 1080 products listed in **2. Products**.

[♦] Note – the requirements set out in this permit continue until this Pesticide Control Order is revoked. Please disregard the expiration date stated above.

2. *Products*

(i) **1080 POISONED BAIT**

Containing 3mg SODIUM FLUOROACETATE per bait, as its only active constituent.

For the purposes of this permit "1080 Poisoned Bait" is a bait product prepared from bait material to which is added 3 milligrams of 1080 from the product **RENTOKIL AF SODIUM MONOFLUOROACETATE TENATE 1080 BRAND VERMIN DESTROYER** per bait, to be used for the control of foxes. Only fowl heads, fowl eggs, chicken wingettes, boneless red meat, manufactured baits that are dyed blue or green, or pieces of offal such as tongue, kidney or liver can be used as bait for fox control. With the exception of fowl heads, fowl eggs and chicken wingettes, the baits requiring 1080 injection must weigh about 100g.

(ii) **FOXOFF FOX BAIT**

Containing 3.0mg SODIUM FLUOROACETATE per bait as its only active constituent.

(iii) **FOXOFF ECONOBAIT**

Containing 3.0mg SODIUM FLUOROACETATE per bait as its only active constituent.

3. *DIRECTIONS FOR USE*

Situation	Pest	Rate
RURAL AND BUSHLAND AREAS	FOXES	Refer to the <i>CONDITIONS OF PERMIT</i>

Critical Use Comments:

Refer to instructions in *CONDITIONS OF PERMIT*.

4. *States*

NSW

CONDITIONS OF PERMIT

1. ***POSSESSION OF 1080 POISONED BAIT, FOXOFF FOX BAIT AND FOXOFF ECONOBAIT***

- 1.1 The products 1080 Poisoned Bait, Foxoff Fox Bait and Foxoff Econobait for the purpose of this permit will henceforth be referred to as "1080 baits" except where indicated otherwise.
- 1.2 This permit allows **Persons**, if they fully comply with *CONDITIONS OF PERMIT*, to possess 1080 baits and to claim that 1080 baits can be used for the purposes as outlined in **3. DIRECTIONS FOR USE**.
- 1.3 Each person who takes possession of any 1080 baits must first sign an indemnity form.
- 1.4 A person who owns or occupies more than one property or holding or their authorised agent or manager must complete and provide to the Authorised Control Officer who supplies the 1080 baits, a separate indemnity form in respect of each property or holding before any 1080 baits may be used on a specific property or holding.
- 1.5 An Authorised Control Officer must only issue 1080 baits to a person who is the owner or occupier of the land on which the 1080 baits are to be used ("landholder"), unless the person to whom the 1080 baits are issued is known by the Authorised Control Officer, to be the manager or authorised agent of the owner or occupier, and in control of the land upon which the 1080 baits are to be used or the person is under the direct supervision of the Authorised Control Officer.

- 1.6 Persons as stated under *1. Persons* may only temporarily possess and store 1080 baits. 1080 baits must be stored in a lockable storage area away from children, animal food, foodstuffs, seed and fertiliser. Where 1080 bait is required to be placed in a refrigerator, the refrigerator must not be concurrently used to store food and must be located in a lockable storage area. All 1080 Poisoned Bait should be used immediately but where this is not possible 1080 Poisoned Bait must be used within 7 days. Foxoff products must be used within 1 month of purchase from the issuing Rural Lands Protection Board. All unused Foxoff or be returned to the issuing Rural Lands Protection Board within 1 month of purchase.

2. *DIRECTIONS FOR USE - GENERAL RESTRICTIONS*

- 2.1 A person must not place the 1080 baits in a position accessible to children, livestock, or domestic animals or pets.
- 2.2 A person must not feed 1080 baits to wild or domestic birds.
- 2.3 A person must not apply 1080 baits to, or in, crops.
- 2.4 A person must not allow 1080 baits to contaminate foodstuffs, or feed, for human or non-target animal consumption.
- 2.5 Containers (including plastic bags) which have held 1080 baits are not to be used for any other purpose and must be disposed of by burning or deep burial.

2.5.1 Burial

Triple rinse or pressure rinse containers before disposal. Dispose of rinsate in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must be specifically marked and set up for this purpose and clear of waterways (permanent or ephemeral). Break, crush or puncture and dispose of empty rinsed containers in a local authority landfill. If no landfill is available, bury the containers below 500mm in a 1 metre deep disposal pit on the property where the 1080 baits were used.

2.5.2 Burning

Empty containers may be burnt by open fire as prescribed by a notice of approval under the *Clean Air (Control of Burning) Regulation 1995*. Persons using 1080 baits and wishing to dispose of bait packaging are subject to the following conditions:

1. The amount of Bait Packaging to be burnt at any premises on any single day must not exceed 100 bags or 10 kg without the prior written approval of the Environment Protection Authority (EPA).
 2. The burning of the Bait Packaging must be conducted in accordance with the public notification requirements in condition 4.1 of this permit.
 3. The burning of the Bait Packaging must be carried out at least 500 metres from any human habitation.
 4. The burning must be carried out in accordance with any requirement of the *Rural Fires Act 1997* and the *Fire Brigades Act 1989*, as administered by the relevant local authority and the NSW Fire Brigades.
 5. The open fire burning must not be carried out on a day subject to a no-burn notice declared by the EPA under provisions of the *Clean Air Act 1961*.
 6. The open fire burning must be carried out only in dry weather using such practicable means as may be necessary to minimise visible smoke emissions causing air pollution.
- 2.6 A person must not contaminate dams, rivers, streams, waterways or drains with 1080 baits or used containers.
- 2.7 1080 Poisoned Bait must be kept and stored in the labelled (as shown in **attachment 1**) plastic bag in which the 1080 Poisoned Bait is supplied to the landholder. Foxoff Fox Bait and Foxoff Econobait

must be kept and stored in the container supplied by the manufacturer and bearing the NRA approved label.

- 2.8 At the end of a baiting program a person who has received 1080 baits must ensure that all untaken baits at baiting locations are collected and removed. All collected and uneaten 1080 baits must be disposed of, as soon as possible on the property where the 1080 baits were used by burial in a 1 metre deep disposal pit (except for Foxoff products which must be returned to the Rural Lands Protection Board in accordance with condition 1.6), Buried 1080 baits must be covered with at least 500mm of soil. The disposal pit must be clear of waterways (permanent or ephemeral).
- 2.9 Continuous and ongoing baiting may be necessary in some instances to reduce the impacts of fox predation on native fauna. Such programs may be undertaken only if the risk to non-target species is low (see also 10. Risk to Domestic Animals).

3. ***DIRECTIONS FOR USE - DISTANCE RESTRICTIONS***

- 3.1. The minimum distances in this permit for the laying of 1080 baits have been set to minimise the risk to people and to non-target animals. 1080 baits must not be laid where they can be washed into or contaminate surface or groundwaters. 1080 baits must not be laid in areas where distance restrictions cannot be met. Other control methods must be used in those areas.
- 3.2 ***Property Boundary:*** No 1080 baits shall be laid within 5 metres from any property boundary.
- 3.3 ***Habitation (means the dwelling or other place where any person, other than of the owner/occupier carrying out the baiting, lives):*** No 1080 baits shall be laid within 500 metres of a habitation.

An exemption is permitted in certain cases where a group of adjoining landholders all agree in writing to use 1080 baits as part of a coordinated fox control program. This coordinated fox control program cannot be implemented **UNLESS:**

- (i) **ALL** the landholders in the group are made fully aware of the problems associated with 1080 baits in closely settled areas; AND
- (ii) **EVERY** landholder in the group signs an agreement that they:
- (a) have had explained to them the problems associated with 1080 baits in closely settled areas; and
 - (b) understands these problems; and
 - (c) waives the 500 metres distance restriction from their dwelling; and
 - (d) agrees with to allow implementation of the poisoning program; and
 - (e) accepts all responsibility for any problems arising from the program; AND
- (iii) **ALL** the landholders of the outermost holdings of the group abide by all the requirements of this permit in relation to adjoining properties not covered by the group activity.
- 3.4 ***Domestic Water Supply (means the water line or small dams from which water is pumped or the draw-off point from such as wells, bores, etc.):*** No 1080 baits shall be laid within 10 metres of a domestic water supply.

4. ***PUBLIC NOTIFICATION***

- 4.1 A person shall not lay any 1080 baits or burn plastic bags or containers in which 1080 baits were stored unless the person has first given a minimum of 3 days notice of the date the 1080 baits are to be laid and that plastic bags or containers which contained 1080 baits may be burnt on the property where the 1080 baits were used, to the occupier of every property which has a boundary within one kilometre of a baiting location or in the case of 1080 bait containers, the site where they will be burnt ("notification").
- 4.2. The notification can be given by telephone or in person, or, where this is not possible, by mail. If neighbours cannot be contacted by telephone, personal contact and mail then notification by advertisement in a local newspaper is permissible but only after all other methods of contacting neighbours have been unsuccessful.

4.3 Baiting may be conducted for longer than 7 days but must commence within 7 days of this notification otherwise further notification of intended baiting is required.

4.4 Where baiting programs are continuous and ongoing (in accordance with condition 2.9) notification must be undertaken at intervals no greater than 6 months.

5. EMERGENCY BAITING

5.1 A person whose stock or poultry are being mauled, killed or harassed may lay up to fifty (50) 1080 baits with approval from an ACO. This is the only occasion where the normal 3 day public notice period is not required. The landholder must however, notify anyone, whose property boundary lies within one kilometre of a baiting location immediately **before** laying the 1080 baits.

6. 1080 POISONING NOTICES

6.1 In every situation where a person lays 1080 baits, they must erect notices immediately before 1080 poisoning operations commence on a property. This also applies before emergency baiting can begin.

These notices must remain up for a minimum of 4 weeks from the last day of baiting. Notices must be placed:

- (i) At every entry to the property; and
- (ii) At the entrance to the actual baiting location; and
- (iii) At the extremities of and at 1 kilometre intervals along the property boundaries where the property fronts a public thoroughfare.

6.2 The Notices may be obtained from the Rural Lands Protection Board, and must specify which animal species is being poisoned, and the date the 1080 baits are first laid or the dates between which 1080 baits will be laid.

7. 1080 GROUND BAITING ON SMALL HOLDINGS

7.1 Where a person lays 1080 baits on a property of less than 100ha, the person must check the 1080 baits not later than the 3rd night after the 1080 baits have been laid, and must collect and destroy all untaken 1080 baits before the 7th night after the 1080 baits were laid. All untaken 1080 baits are to be disposed of in accordance with condition 2.8. This does not preclude replacement baiting for longer than 7 nights where 1080 baits continue to be taken.

7.2 Baiting locations or stations must be a minimum distance of 100 metres apart and only a maximum of ten 1080 baits can be used per kilometre of trail provided the total number of baits used does not exceed one (1) bait per hectare.

8. FOX CONTROL - BAIT NUMBERS AND DISTRIBUTION

8.1 A person who lays 1080 baits must:

- (i) Not lay more than ten 1080 baits per kilometre of trail (ie baiting locations or stations must be a minimum distance of 100 metres apart). The only variation permitted is mound baiting provided the total number of baits does not exceed one (1) bait per hectare; and
- (ii) Not lay more than fifty (50) 1080 baits on any one property or holding unless the baiting program is planned in conjunction with an Authorised Control Officer; and
- (iii) Lay the 1080 baits in such a way that any untaken 1080 baits can be readily found and destroyed in accordance with condition 2.8.

9. BAIT PLACEMENT PROCEDURES

9.1 Bury 1080 baits in a shallow hole dug with a mattock or similar instrument and cover with earth. If practicable, tie 1080 baits to a fence with a cord and mark the burial spot so that 1080 baits can be easily found and replaced and, at the end of the program, picked up and destroyed.

- 9.2 There is no need to free feed. For small scale ground baiting, 1080 baits must only be laid where untaken 1080 baits can be readily found.

10. RISK TO DOMESTIC ANIMALS

- 10.1 Precautions must be taken in closely settled areas to avoid poisoning of domestic pets. As 1080 is particularly lethal to domestic dogs, it is advisable to tie up or muzzle dogs during poisoning operations.
- 10.2 1080 baits must not be laid within close proximity to urban areas unless the baiting program is planned in conjunction with, and has been agreed to by an Authorised Control Officer. Such programs must include strategies for minimising risk to non-target animals. Proposals for baiting in closely settled farming areas or areas within four (4) kilometres of a village or any street with a speed restriction of 70 kilometres per hour or less, fall within this requirement.

11. RISK TO ENVIRONMENT AND WILDLIFE

Routine agricultural activities are effectively exempt from provisions of the *Threatened Species Conservation Act 1995 (TSC Act)* and the *Environment Planning and Assessment Act 1979 (EP&A Act)* but persons using 1080 baits should be aware that large scale cooperative baiting programs may trigger provisions of the *EP&A Act* and may require an environmental impact statement. NSW Agriculture also holds a general Section 120 licence that requires it to provide notification if it becomes aware of the presence of threatened species. Persons using 1080 baits should pass on this information where it exists, and should carefully choose bait types and placement techniques to minimise the impact on threatened species.

Further information on the *EP&A Act* can be obtained from the Senior Environmental Planner, Department of Urban Affairs and Planning on 02 9391 2343 and in relation to the *TSC Act* from the Manager Threatened Species Unit, National Parks and Wildlife Service on 02 9585 6542.

12. RISK TO HUMANS

12.1 SAFETY DIRECTIONS:

VERY DANGEROUS. Poisonous if swallowed. When opening the container and handling the bait, wear cotton overalls buttoned to the neck and wrist, washable hat and elbow-length PVC or nitrile gloves. If product gets on skin, immediately wash area with soap and water. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water. After each day's use, wash contaminated clothing and gloves.

12.2 FIRST AID:

If poisoning occurs, contact a doctor or Poisons Information Centre on 131126 at once. Urgent hospital treatment is likely to be needed. DO NOT induce vomiting. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove from contaminated area. Apply artificial respiration if not breathing. If in eyes, hold eyelids apart and flush the eyes continuously with running water. Continue flushing until advised to stop by the PIC or a doctor.

Issued by

Delegated Officer

ATTACHMENT 1

DANGEROUS POISON S7

**KEEP OUT OF REACH OF CHILDREN
READ SAFETY DIRECTIONS BEFORE OPENING OR USING**

1080 POISONED BAIT

**ACTIVE CONSTITUENT: 0.0025 TO 0.006g of SODIUM MONOFLUOROACETATE (1080) per kg
of bait**

FOR THE CONTROL OF WILD DOGS OR FOXES

**DIRECTIONS FOR USE: TO BE USED ONLY IN ACCORDANCE
WITH REGULATIONS FOR WILD DOGS OR FOX CONTROL IN NSW.**

**NOT TO BE USED FOR ANY PURPOSE OR IN ANY MANNER CONTRARY TO THIS LABEL UNLESS
AUTHORISED UNDER APPROPRIATE LEGISLATION.**

SAFETY DIRECTIONS:

Very dangerous. Poisonous if swallowed. When opening the bag and handling the bait wear cotton overalls, washable hat elbow-length PVC gloves. If products gets on skin immediately wash area with soap and water. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water. After each day's use wash gloves and contaminated clothing.

FIRST AID:

If poisoning occurs, contact a doctor or Poisons Information Centre on 131126 at once. Urgent hospital treatment is likely to be needed. DO NOT induce vomiting. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove person from contaminated area. Apply artificial respiration if not breathing. If in eyes, hold eyelids apart and flush the eyes continuously with running water. Continue flushing until advised to stop by the Poisons Information Centre or a doctor.

PROTECTION OF LIVESTOCK, WILDLIFE AND OTHERS:

Remove all livestock from baited area.

Do not leave baits accessible to domestic animals, children and non-target wildlife.

Do not contaminate streams, rivers or waterways with the product or this plastic bag.

TRANSPORT, STORAGE AND DISPOSAL:

This bait must be kept inside a secure location, away from food after procuring bait from the Rural Lands Protection Board. Store bait only in this approved plastic bag. Bait can only be placed in a refrigerator that is not used to store food. This bait should be used immediately but where this is not possible baits must be used within 7 days of acquiring it from the Rural Lands Protection Board. Do not allow bait to contaminate foodstuff or feed intended for human or animal consumption. Plastic bags which have held bait should not be used for any other purpose. Dispose of this plastic bag and all unused or untaken bait by burying in an approved dump or by burning.

MANUFACTURER'S WARRANTY; EXCLUSION OF LIABILITY:

No responsibility is accepted in respect of this product save those not excludable conditions implied by any Federal and State Legislation.

RURAL LANDS PROTECTION BOARDS

KG NET

Notes

- *Words used in an Order have the same meaning as in the Pesticides Act 1999.*
- *A person must not contravene a pesticide control order – maximum penalty \$120 000 in the case of a corporation and \$60 000 in the case of an individual.*
- *A reference to sodium monofluoroacetate is also a reference to sodium fluoroacetate (also known as 1080).*

Schedule 2

(Condition 10)

**PERMIT TO ALLOW
USE OF 1080 BAIT
FOR CONTROL OF FOXES****PERMIT NUMBER – PER5448**

This permit is issued by the National Registration Authority for Agricultural and Veterinary Chemicals (NRA) under the Agvet Code scheduled to the *Agricultural and Veterinary Chemicals Code Act 1994* to the permit holder stated above. The holder of the permit must comply with all requirements as specified in the Agvet Code. A summary of the key requirements are that the holder must:

- supply any requested information to the NRA;
- inform the NRA if they become aware of any relevant information concerning the uses dealt with by this permit;
- comply with a lawful direction or requirement of an inspector; and
- provide a copy of the permit to persons who wish to possess and/or use the product for the purpose specified in this permit.

This permit for the reason given below allows any person listed in **1. Persons** to possess and use the products listed in **2. Products** for the use specified in **3. DIRECTIONS FOR USE** in the jurisdictions listed in **4. States** according to **CONDITIONS OF PERMIT**.

Persons who wish to possess and use 1080 baits for the purposes specified in this permit must read, or have read to them the permit, particularly the information included in **CONDITIONS OF PERMIT**.

If this permit were not issued possession and use of these products, specified in **2. Products** would constitute an offence under the Agvet Codes.

The persons listed in **1. Persons** must comply with all conditions listed in **CONDITIONS OF PERMIT** to be covered by this permit.

THIS PERMIT IS IN FORCE FROM 15 MAY 2002 TO 1 NOVEMBER 2002[♦].
It is in force until it expires or it is cancelled, suspended or surrendered.

Reason for issue of permit:

The northern Sydney region contains a green web of interconnecting bushland reserves. This area hosts a diverse range of native fauna including threatened species and requires special management to ensure its long-term integrity. Foxes are a major threat to the on-going survival of many native species within the region. Without this permit there are no effective control techniques for foxes within these urban bushland areas.

This permit allows Foxoff 1080 baits to be used in sensitive bushland areas and lessens the distance restrictions from 500m baiting from habitation to 150m baiting from habitation in the areas specified in this permit. This reduction in the distance restriction will give public Land Managers of urban bushland the opportunity to help protect native wildlife from predation. This reduced distance restriction also creates an extra responsibility for public Land Managers of urban bushland to adequately publicise baiting activities, to liaise with the community, and to address any resulting community concerns. This reduced distance restriction also creates an extra responsibility for public Land Managers of urban bushland to monitor and report the impact of baiting activities.

[♦] Note – the requirements set out in this permit continue until this Pesticide Control Order is revoked. Please disregard the expiration date stated above.

*DETAILS OF PERMIT**1. Persons*

Persons who have been appropriately trained or are experienced in handling of 1080 baits and who are under the control of NSW National Parks & Wildlife; Hornsby Shire Council; Ku-ring-gai Municipal Council; Pittwater Council; Ryde City Council; Warringah Council; Taronga Zoo, Parramatta Council, Hunters Hill Council, North Sydney Council, Lane Cove Council, Mosman Council, Macquarie University; State Forests; Baulkham Hills Council; OR Willoughby City Council.

*2. Products**(i) FOXOFF FOX BAIT*

Containing 3.0mg SODIUM FLUOROACETATE per bait as its only active constituent.

(ii) FOXOFF ECONOBAIT

Containing 3.0mg SODIUM FLUOROACETATE per bait as its only active constituent.

3. DIRECTIONS FOR USE

To control FOXES, as specified in the CONDITIONS OF PERMIT, in specified BUSHLAND RESERVES located in the following areas:

NSW NATIONAL PARKS & WILDLIFE SERVICE:

- ◆ Garigal National Park
- ◆ Sydney Harbour National Park (North Head, Dobroyd Head, Bradley's Head, Nielsen Park & Middle Head)
- ◆ Lane Cove National Park
- ◆ Ku-ring-gai Chase National Park (including Barrenjoey Headland)
- ◆ Muogamarra National Park
- ◆ Marramarra National Park
- ◆ Cattai National Park
- ◆ Scheyville National Park
- ◆ Pitttown Nature Reserve
- ◆ Windsor Downs Nature Reserve
- ◆ Castlereagh Nature Reserve
- ◆ Agnes Banks Nature Reserve
- ◆ Mulgoa Nature Reserve
- ◆ Rouse Hill Regional Park
- ◆ Western Sydney Regional Park
- ◆ Botany Bay National Park (La Perouse)

WARRINGAH COUNCIL:

- ◆ Manly Warringah War Memorial Park (Reserve No. 478, 430)
- ◆ Dee Why Lagoon Wildlife Refuge and the adjacent Long Reef Headland area (Reserve No. 340, 341);
- ◆ Council managed bushland corridors adjacent to Narrabeen Lakes and Middle Creek (including Jamieson Park and the bushland corridor recreation reserve from Narrabeen Lakes extending along Wakehurst Parkway, Middle Creek and Oxford Creek to Oxford Falls Road West, Meatworks Road and the unnamed and unmade road at the intersection of Morgan Road and Oxford Falls Road West) (Reserve No. 306,180, 1000, 926);
- ◆ Council managed bushland adjacent to Mona Vale Road and Garigal National Park (including JJ Melbourne Hills Memorial Park, Tumbledown Dick Hill and Kimbriki Waste Recycling centre) (Reserve No. 9054, 618)
- ◆ Anembo Reserve
- ◆ Forestville Park (Reserve No. 289, 293).

HORNSBY SHIRE COUNCIL:

- ◆ Berowra Valley Regional Park
- ◆ Beecroft Reserve

PITTWATER COUNCIL:

- ◆ Warriewood Wetlands
- ◆ Barrenjoey Sandspit
- ◆ Deep Creek Reserve
- ◆ Angophora Reserve
- ◆ Reserve 28 Ingleside Road

KU-RING-GAI MUNICIPAL COUNCIL:

- ◆ Lovers Jump Creek Reserve (Wahroonga)
- ◆ Bobbin Head Road Bushland (Turramurra)
- ◆ Curagul Road Bushland (North Turramurra)
- ◆ Ku-ring-gai Creek Reserve (St Ives)
- ◆ Upper Ku-ring-gai Creek Reserve (St Ives)
- ◆ Cowan Creek Reserve (St Ives)
- ◆ Clive Evatt (Wahroonga)
- ◆ Turiban Reserve South (Wahroonga)
- ◆ Upper Cowan Creek Reserve (Wahroonga)
- ◆ Governor Phillip Reserve (Gordon)
- ◆ Bushranger Reserve (Killara)
- ◆ Illeroy Forest (Killara)
- ◆ Old She Oak Reserve (Killara)
- ◆ Seven Little Australians (Killara)
- ◆ Roseville Bridge Bush (Roseville)
- ◆ Echo Point Foreshore (Roseville)
- ◆ Brown's Bush (Wahroonga)
- ◆ Twin Creek Reserve (Turramurra)
- ◆ Bradley Reserve (Turramurra)
- ◆ Sheldon Forest (Turramurra)
- ◆ Comenarra Bush (Turramurra)
- ◆ Comenarra Creek Reserve (Turramurra)
- ◆ Lower Dam Forest (Pymble)
- ◆ Blackbutt Reserve (Killara)
- ◆ Lower Blue Gum Creek Bush (Roseville)
- ◆ Upper Blue Gum Creek Bush (Roseville)

RYDE CITY COUNCIL:

- ◆ Field of Mars Wildlife Refuge.
- ◆ Brush Farm Park

WILLOUGHBY CITY COUNCIL:

- ◆ Explosives Reserve
- ◆ Harold Reid Reserve
- ◆ North Escarpment
- ◆ Rob Reserve
- ◆ North Arm Reserve
- ◆ Willis Park
- ◆ Northbridge Park, Flat Rock Gully
- ◆ Mowbray Park
- ◆ Ferndale Park
- ◆ Blue Gum Park
- ◆ O.H. Reid Reserve
- ◆ Clive Park

TARONGA ZOO

- ◆ Reserve land managed by Taronga Zoo

PARRAMATTA COUNCIL

- ◆ Vineyard Creek Reserve, Telopea
- ◆ McCoy Park, Toongabbie
- ◆ John Curtin Reserve, Northmead
- ◆ Moxham Park, Northmead
- ◆ Campbell Hill Pioneer Reserve, Campbell Hill
- ◆ Lake Parramatta Reserve, North Parramatta
- ◆ Edna Hunt Sanctuary, Epping
- ◆ Galaringi Reserve, Carlingford
- ◆ Coxs park, Carlingford
- ◆ Duck River Bushland, Granville

HUNTERS HILL COUNCIL

- ◆ Boronia Park Reserve
- ◆ Great North Walk from Buffalo Creek Reserve to Boronia Park Reserve

NORTH SYDNEY COUNCIL

- ◆ Ball Head Reserve
- ◆ Berry Island Reserve

LANE COVE COUNCIL

- ◆ Blackman Park north to Stringybark Creek

MOSMAN COUNCIL

- ◆ Reid Park
- ◆ Little Ashton Park
- ◆ Balmoral Park
- ◆ Larry Plunkett Reserve
- ◆ Parriwi Park and Parriwi Point

MACQUARIE UNIVERSITY

- ◆ Macquarie University fauna park

BAULKHAM HILLS COUNCIL

- ◆ Hunts Creek Reserve
- ◆ Excelsior Reserve

STATE FORESTS OF NEW SOUTH WALES

- ◆ Cumberland State Forest
- ◆ Darling Mills State Forest

4. States

New South Wales ONLY.

CONDITIONS OF PERMIT**1. POSSESSION OF FOXOFF FOX BAITS**

1.1 For the purpose of this permit, the products Foxoff Fox Bait and Foxoff Econobait, will henceforth be referred to as "Foxoff 1080 baits" except where otherwise indicated.

1.2 This permit allows **Persons**, if they fully comply with **CONDITIONS OF PERMIT**, to undertake the following actions with Foxoff 1080 baits which contains 3 milligrams SODIUM FLUOROACETATE per bait as their only active constituent:

- (i) have Foxoff 1080 baits in their possession for the purposes of use;

- (ii) claim that Foxoff 1080 baits can be used for the purposes as outlined in 3. ***DIRECTIONS FOR USE.***

- 1.3 FOXOFF 1080 baits must only be purchased from a Rural Lands Protection Board and must be used within 1 month of purchase or be returned to the issuing Rural Lands Protection Board within 1 month of purchase.
- 1.4 Persons as stated under 1. ***Persons*** may only temporarily possess and store 1080 baits. 1080 baits must be stored in a lockable storage area away from children, animal food, foodstuffs, seed and fertiliser. Foxoff products can only be possessed and stored in accordance with condition 1.3.

2. DIRECTIONS FOR USE - GENERAL RESTRICTIONS

- 2.1 A person must not place Foxoff 1080 baits in a position accessible to children, livestock, or domestic animals or pets.
- 2.2 A person must not feed Foxoff 1080 baits to wild or domestic birds.
- 2.3 A person must not allow Foxoff 1080 baits to contaminate foodstuffs, or feed, for human or non-target animal consumption.
- 2.4 Containers which have held Foxoff 1080 baits must not to be used for any other purpose and must be disposed of by deep burial.
Triple rinse or pressure rinse containers before disposal. Dispose of rinsate in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must be specifically marked and set up for this purpose and clear of waterways (permanent or ephemeral). Break crush or puncture and dispose of empty rinsed containers in a local authority landfill. If no landfill is available, dispose of containers in a 1 metre deep disposal pit and cover with at least 500mm of soil on the property where the Foxoff 1080 baits were used.
- 2.5 A person must not contaminate dams, rivers, streams, waterways or drains with Foxoff 1080 baits or used containers.
- 2.6 Foxoff Fox Bait and Foxoff Econobait must be kept and stored in the container supplied by the manufacturer and bearing the NRA approved label.
- 2.7 All unused Foxoff 1080 baits must be returned to the Rural Lands Protection Board in accordance with condition 1.3. At the end of a baiting program a person who has received Foxoff 1080 baits must ensure that all untaken baits at baiting locations are collected and removed. All untaken Foxoff 1080 baits must be disposed of, as soon as possible by burial in a 1 metre deep disposal pit. Buried Foxoff 1080 baits must be covered with at least 500mm of soil. The disposal pit must be clear of waterways (permanent or ephemeral). It is the responsibility of the person who has received Foxoff 1080 baits to ensure that unused Foxoff 1080 baits are returned and untaken Foxoff 1080 baits are properly disposed of.

3. DIRECTIONS FOR USE - DISTANCE RESTRICTIONS

- 3.1 Foxoff 1080 baits must not be laid where they can be washed into or contaminate surface or groundwaters. Foxoff 1080 baits must not be laid in areas where distance restrictions cannot be met. Other control methods may be used in those areas.
- 3.2 ***Boundaries and public thoroughfares (public roads and associated footpaths but not internal roads tracks or trails):***

The minimum distance that Foxoff 1080 baits shall be laid from the boundary of a bushland reserve is 5 metres except for boundaries adjoining public thoroughfares.

The minimum distance that Foxoff 1080 baits shall be laid from the boundary of a bushland reserve which adjoins a public thoroughfare is 50 metres for untethered Foxoff 1080 baits, or 20 metres for tethered Foxoff 1080 baits.

The minimum distance that Foxoff 1080 baits shall be laid from any public thoroughfare traversing the bushland reserve is 50 metres for untethered Foxoff 1080 baits, or 20 metres for tethered Foxoff 1080 baits.

3.3 ***Internal roads, tracks and trails other than public thoroughfares traversing bushland reserves:***

The minimum distance that Foxoff 1080 baits shall be laid from internal roads, tracks, trails is 2 metres except for the section of internal road, track or trail between the boundary of the bushland reserve and a position 150 metres into the bushland reserve.

The minimum distance that Foxoff 1080 baits shall be laid from the section of internal road, track or trail between the boundary of the bushland reserve and a position 150 metres into the bushland reserve is 50 metres for untethered Foxoff 1080 baits, or 20 metres for tethered Foxoff 1080 baits.

3.4 ***Habitation (means the dwelling or other place where any person, other than of the owner/occupier carrying out the baiting, lives):***

No Foxoff 1080 baits shall be laid within 150 metres of a habitation.

3.5 ***Domestic Water Supply (means the water line or small dams from which water is pumped or the draw-off point from such as wells, bores, etc.):***

No Foxoff 1080 baits shall be laid within 10 metres of a domestic water supply.

4. PUBLIC NOTIFICATION

- 4.1. Public notification must include an advertisement in a prominent local area newspaper at least 5 days prior to the commencement of Foxoff 1080 baiting. Public notification may also include notification by telephone or personal contact, or, where this is not possible, by mail. Public notification must include appropriate details of the baiting program and the closure of bushland reserves to dogs.

5. 1080 POISONING NOTICES AND COMMUNITY NOTIFICATION

- 5.1 In every situation where Foxoff 1080 baits are laid in a bushland reserve specified under this permit, the person responsible for coordinating the use of Foxoff 1080 baits must ensure that 1080 poisoning notices are erected in that bushland reserve at least 5 days prior to the commencement of Foxoff 1080 baiting.

In every situation where Foxoff 1080 baits are laid in a bushland reserve specified under this permit, the person responsible for coordinating the use of Foxoff 1080 baits must ensure that notices banning dogs are erected in that bushland reserve at least 5 days prior to the commencement of Foxoff 1080 baiting.

These notices must remain up for at least a minimum of 4 weeks from the last day of baiting and, Notices must be placed:

- (i) At every made entrance to the Bushland Reserve; and
- (ii) At the entrance to the baiting location; and
- (iii) At the extremities of and at 1 kilometre intervals along the boundaries where the bushland reserve adjoins a public thoroughfare; and
- (iv) At the extremities of and at 1 kilometre intervals along any public thoroughfare traversing the bushland reserve but not along internal roads, tracks or trails.

- 5.2 The Notices, indicating the presence of Foxoff 1080 baits, must specify which animal species is being poisoned, and the date the Foxoff 1080 baits are first laid or the dates between which Foxoff 1080 baits will be laid.

Any Notices banning dogs must clearly indicate that dogs must not be allowed to enter reserves closed to dogs during a baiting program.

- 5.3 All neighbours immediately adjoining the bushland reserve boundary, within 300 metres of the site where Foxoff 1080 baits will be laid, must be given a minimum of 5 days written notice prior to the commencement of the baiting program.

6. FOX CONTROL -DIRECTION FOR USE - BAIT NUMBERS AND DISTRIBUTION

- 6.1 A person who lays Foxoff 1080 baits must:
- (i) Not use an excessive amount of 1080 baits. Baiting locations must be a minimum distance of 100 metres apart and no more than ten Foxoff 1080 baits can be placed per kilometre per day. The only variation permitted is mound baiting using multiple baits (maximum three (3) Foxoff 1080 baits per mound) provided the total number of Foxoff 1080 baits used does not exceed one (1) bait per hectare; and
 - (ii) Lay the Foxoff1080 baits in such a way that any untaken Foxoff 1080 baits can be readily found and destroyed in accordance with condition 2.7
 - (iii) Each bait site will be made up of a sand pad about one metre in diameter. Foxoff 1080 baits must be buried to a depth of 10 centimetres to reduce the access by non-target species.
 - (iv) Free feeding must be undertaken at all sites for a minimum of 3 days prior to the commencement of 1080 baiting to establish the presence or absence of foxes and to determine if other non-target animals are visiting the site. The decision to lay 1080 Foxoff baits is determined by the results of free feeding and condition 7.1(ii) if required for dogs.
 - (v) 1080 baiting must be discontinued during periods of heavy rainfall.

7. RISK TO DOMESTIC ANIMALS

- 7.1 The following preventative measures must be undertaken to reduce the risks of domestic dogs taking poisoned bait:
- (i) Close Bushland Reserves to dogs during the baiting program.
 - (ii) If regular dog prints are recorded at bait stations during the free feeding period, further community notification and education should take place.

- 7.2 All untaken baits which are recovered must be destroyed by deep burial as per condition 2.7.

8. MONITORING OF NON-TARGET EFFECTS

- 8.1 Adverse effects including deaths of wildlife and animals, other than foxes, must be reported to the Pest Management Officer , North Sydney Region, National Parks and Wildlife Service by telephone (02 9472 8953 or fax (02) 9457 8265

9. RISK TO HUMANS

- 9.1 In addition to taking appropriate steps to inform the community of the baiting program, the following steps must be undertaken:
- (i) All Foxoff 1080 baits will be buried in sand pads as per condition 6.1(ii).
 - (ii) Where possible, inaccessible places will be chosen as baiting locations to reduce the chances of children or adults finding the bait stations.

9.2 SAFETY DIRECTIONS:

VERY DANGEROUS. Poisonous if swallowed. When opening the container and using the baits, wear elbow-length PVC gloves or Nitrile gloves. If product gets on skin, immediately wash area with soap and water. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water. After each day's use, wash contaminated clothing and gloves.

9.3 **FIRST AID:**

If poisoning occurs, contact a doctor or Poisons Information Centre (phone: 13 11 26). Give large quantities of water and induce vomiting. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove from contaminated area. Apply artificial respiration if not breathing. If in eyes, hold eyes open, flood with water for at least 15 minutes and see a doctor.

Issued by

Delegated Officer

Schedule 3

(CONDITION 10)

USE OF YATHONG FOX BAIT**1. Directions for use**

Situation	Pest	Rate	Critical Comments
NSW NPWS MANAGED LAND	Fox	Apply up to 5 Yathong Fox Baits per km ²	Apply only by helicopter or fixed wing aircraft

2. State

NSW only

3. Conditions on use of Yathong Fox Bait

3.1 NSW National Parks and Wildlife Service must only employ pilots for aerial application of Yathong Fox Bait if they meet the requirements for aerial licences under section 45 of the Pesticides Act 1999.

3.2 An Authorised Control Officer must:

- a. Give approval to any proposed aerial baiting programme; and
- b. Directly supervise the application of Yathong Fox Baits or be available to give instruction during the aerial application of Yathong Fox Baits

PESTICIDES ACT 1999 – PESTICIDE CONTROL ORDER UNDER SECTION 38**Name**

1. This Order is to be known as the Pesticide Control (Pindone Concentrate) Order 2002.

Commencement

2. This Order commences on

Authority for Order

3. This Order is made by the Environment Protection Authority with the approval of the Minister for the Environment under Part 4 of the Pesticides Act 1999.

Definitions

4. In this Order -

Agvet Code means the provisions applying because of section 5 of the *Agricultural and Veterinary Chemicals (New South Wales) Act 1994*.

Authorised control officer means a person who: –

- (a) holds a current:
 - (i) certificate of completion issued by NSW Agriculture for the vertebrate pest management course consistent with the current edition of the Vertebrate Pest Control Manual (published by NSW Agriculture); or
 - (ii) statement of attainment issued by a Registered Training Provider certifying competency at Australian Qualifications Framework level 4 with respect to the chemical, vertebrate pest and OH&S national units of competency; and
- (b) is employed by a Rural Lands Protection Board, NSW Agriculture, Wild Dog Destruction Board, NSW National Parks and Wildlife Service, or other NSW Government Agency or Authority.

Bait material means carrots diced into pieces roughly 2 centimetres cubed or 5 grams in weight, or oats or manufactured rabbit pellets.

NRA means the National Registration Authority for Agricultural and Veterinary Chemicals established by the *Agricultural and Veterinary Chemicals (Administration) Act 1992* of the Commonwealth.

Pindone concentrate means any registered agricultural chemical product that has an active constituent comprising 25 grams per litre of pindone sodium or 25 grams per kilogram of pindone and includes the following products:

Rabbait Aqueous Pindone Concentrate (NRA Product Registration Number 48158)
Aldi Pindone 25 Liquid Concentrate (NRA Product Registration Number 52505)
Rentokil Pin-25 Rabbit Bait Rodenticide (NRA Product Registration Number 33883)
Pindone – 25 Rabbit Bait Rodenticide (NRA Product Registration Number 48263)

Registered training provider means a training provider registered under the Vocational Education and Training Accreditation Act 1990.

Note: It is expected that registered training providers will also be registered training organisations for the purposes of the Australian Qualifications Framework.

Use includes possess.

Background

Restricted chemical products/restricted pesticides

5. A chemical product that is a pindone concentrate has been declared to be a “restricted chemical product” under Regulation 45 of the Agricultural and Veterinary Chemicals Code Regulations of the Commonwealth.

Section 94 of the Agvet Code provides that “A person must not, without reasonable excuse, supply a restricted chemical product, or cause or permit a restricted chemical product to be supplied, to a person who is not authorised to use the product under another law of this jurisdiction”.

In NSW section 4 of the Pesticides Act provides that a “restricted pesticide” means a pesticide that is a restricted chemical product within the meaning of the Agvet Code. Section 17 of the Pesticides Act 1999 provides that a person must not use or possess a restricted pesticide unless authorised to do so by a certificate of competency or a pesticide control order.

Objects

6. The objects of this Order are to: –
 - (a) Authorise those persons described in condition 8 to use pindone concentrate.
 - (b) Specify the manner in which pindone concentrate may be used in NSW.

Application

7. This Order authorises the use of pindone concentrate, subject to conditions as specified in this Order.

Persons authorised

8. The following persons are authorised to use, subject to condition 9, pindone concentrate only: –
 - (a) Authorised Control Officers and persons directly supervised by Authorised Control Officers; and
 - (b) Any person who has obtained pindone concentrate, mixed with bait material, from an Authorised Control Officer and who is an owner, occupier, manager or authorised agent of the land, property or holding where the pindone concentrate mixed with bait material is to be used.

Conditions on the use of pindone concentrate

9. The person must only use pindone concentrate and pindone concentrate mixed with bait material in accordance with:
 - (a) the notice “Outcomes of the Review of Pindone” published by the NRA under section 55 of the Agvet Code in the Commonwealth of Australia Gazette, No. NRA 6, 4 June 2002 pp 26-29; and

(b) any pindone concentrate label approved by the NRA after 4 June 2002.

Notes

Words used in this Order have the same meaning as in the Pesticides Act 1999.

A person must not contravene this Order – maximum penalty \$120 000 in the case of a corporation and \$60 000 in the case of an individual.

LISA CORBYN
Director-General
Environment Protection Authority

BOB DEBUS MP
Minister for the Environment

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:

13 November 2002

026/2033 NSW GOVERNMENT IT MASTER LEASE FACILITY. DOCUMENTS: \$330.00 PER SET

14 November 2002

027/7229 FIRE HOSE REELS AND GALVANISED STEEL WATER TANKS. DOCUMENTS: \$110.00 PER SET

IT 02/2828 NSW GOVERNMENT COMPUTER REUSE PILOT. DOCUMENTS: \$0.00 PER SET

IT 02/2940 INTELLIGENCE ANALYSIS NETWORK SOFTWARE. DOCUMENTS: \$220.00 PER SET

19 November 2002

036/3009 MEDICAL AND SURGICAL APRONS AND GOWNS. DOCUMENTS: \$110.00 PER SET

036/801 FOOD SERVICE. DOCUMENTS: \$110.00 PER SET

20 November 2002

025/7252 ELECTRICAL INSPECTION. DOCUMENTS: \$110.00 PER SET

S02/00240(6041) CC6041 CLEANING FOR NSW FIRE BRIGADE, ALEXANDRIA 0205. CATEGORY A. INSPECTION DATE & TIME: 12/11/2002 @ 10:00 AM SHARP. AREA: 4347 SQ. METERS. DOCUMENTS: \$55.00 PER SET

: S02/00240 (6041) CLEANING FOR NSW FIRE BRIGADE, ALEXANDRIA 0205. CATEGORY A. INSPECTION DATE & TIME: 12/11/2002 @ 10:00 AM SHARP. AREA: 4350 SQ. METERS. DOCUMENTS: \$55.00 PER SET

S02/00237 (949) CLEANING OF ENTERPRISE HOUSE, 1 FITZWILLIAM STREET, PARRAMATTA. DOCUMENTS: \$27.50 PER SET

27 November 2002

025/7282 NSW FIRE BRIGADE - TOTAL APPAREL MANAGEMENT. DOCUMENTS: \$110.00 PER SET

025/7295 PROCESS HOME WARRANTY INSURANCE CLAIMS FOR BIGCORP.. DOCUMENTS: \$110.00 PER SET

025/7269 MAINTENANCE OF AIRCRAFT. DOCUMENTS: \$110.00 PER SET

S02/00236 (665) CLEANING FOR: LONG BAY CORRECTIONAL CENTRE. DOCUMENTS: \$27.50 PER SET

S02/00236 (665) CLEANING FOR: LONG BAY CORRECTIONAL CENTRE. DOCUMENTS: \$27.50 PER SET

28 November 2002

027/7319 LAND VALUATION SERVICES. DOCUMENTS: \$110.00 PER SET

3 December 2002

IT 02/2939 IMAGE CAPTURE SYSTEM. DOCUMENTS: \$220.00 PER SET

4 December 2002

0202512 SUPPLY OF UNIFORMS. DOCUMENTS: \$110.00 PER SET

0202699 ACQUISITION, PROCESSING & IMAGING OF AIRBORNE GEOPHYSICAL DATA. DOCUMENTS: \$110.00 PER SET

9 December 2002

ITS993/2306a PABX & KT SYSTEMS, ASSOC PRODUCTS AND SERVICES - ADDITIONAL INTAKE. DOCUMENTS: \$220.00 PER SET

10 December 2002

037/305 OUTDOOR FURNITURE, SHADE STRUCTURES AND RECREATIONAL EQUIPMENT. DOCUMENTS: \$110.00 PER SET

11 December 2002

0202395 INDEPENDENT STRATEGIC REVIEW OF COURT SECURITY IN NSW. DOCUMENTS: \$110.00 PER SET

12 December 2002**0202343** DEVELOPMENT AND DELIVERY OF SAFETY AND SECURITY TRAINING PROGRAMS.
DOCUMENTS: \$110.00 PER SET**TENDER DOCUMENT FEE**

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

Further Information is available on the Internet (<http://www.dpws.nsw.gov.au/tenders>).

Government Printing Service**TENDERS FOR PRINTING**

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

Tender closing Monday 2nd December 2002
Advertised for 2 weeks starting Friday 15th November 2002

Job No. 33831. Tenders are invited for the printing of 65,400 copies of the "Education Gazette". Printed in 1 colour black throughout on 80gsm white bond, the Gazette will vary from 4 to 64 pages per issue with 12 issues to be produced in 2003 – approx 1 issue per month. The successful tenderer must provide the proper facilities and resources to undertake the task and supply the high standard of production and quality demanded. The strict production schedule in place must be met. Enquiries to Peter Sparks on 9721 9834

Tender No.24528

Tenders are invited on behalf of TAFE NSW for the film, printing and binding of The TAFE Gazette.

This contract will run for 1 year with productions weekly and to a strict timeframe.

Tender documents will be available the 15th of November 2002 from Sam or Barry at the Government Printing Service Building. Job can range from 4pp to 48pp self cover for 4,200 copies per week (43 publications in total).

For further information contact Gavin Potter 9743 8777.

Tender No: 33838
Issue Date: 15th November 2002
Computer Skills Assessment 2003

Tenders are invited on the behalf of the NSW Department of Education and Training, for the development, production and implementation of the Computer Skills Assessment (CSA) practical component. The Tenderer must provide proper security facilities and resources to undertake all tasks as specified in the tender document. The Computer Skills Assessment (CSA) practical component is a test administered to Year 6 students via computers in schools throughout NSW.

The Tenderer is required to design and develop software in consultation with the Department of Education and Training, make available to schools throughout NSW via internet or CD, collect the student responses and supply data to be used for reporting on the student results.

Enquiries: Kim Cooper 9721 9833

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BATHURST CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Bathurst City Council declares, with the approval of Her Excellency the Governor, that the land described in the schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of a public car park. The land to be classified as operational. Dated at Bathurst this 10th day of September 2002. P. PERRAM, General Manager, Bathurst City Council, PMB 17, Bathurst, NSW 2795.

SCHEDULE

Lot 16 DP 634971 and lot 17 DP 629612. [0923]

COOLAH SHIRE COUNCIL

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Coolah Shire Council declares with the approval of Her Excellency the Governor, that the land 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, for the purpose of a road access. Dated this 5th day of November 2002. A. GRIFFIN, Acting General Manager.

SCHEDULE

Lot 1 as shown in DP 1038206. [0917]

HASTINGS COUNCIL

Roads Act 1993

Revocation of Road Widening Order

PURSUANT to Section 27(1)(b) of the Roads Act 1993, Hastings Council gives notice that the road widening order affecting Lot 3 DP30585 and Lot 2 DP503719, Parish and County of Macquarie, as published in *Government Gazette* No 83 of 14 July 1989, folio 4417, is hereby revoked. B. SMITH, General Manager, Hastings Council, Corner Lord and Burrawan Streets, Port Macquarie, NSW 2444. [0924]

HUNTER'S HILL COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensations) Act 1991

Notice Of Compulsory Acquisition Of Land

THE Hunter's Hill Council declares, with the approval of Her Excellency the Governor, that the land described in Schedule 1 below, excepting the easement rights specified in Schedule 2 below and excluding any mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just terms Compensation) Act 1991 for the purpose of enabling the Council to exercise both a function, being an obligation to acquire the land arising from the receipt of the Notice to Acquire the and for its 9(d) Open Space zoning under the Hunters Hill Local Environmental Plan No. 1, and also a function being for the Council to comply with the order of the Land and Environment Court dated 29th August, 2000.

Dated at Hunters Hill this 7th day of November, 2002.

BARRY SMITH,
General Manager

Schedule 1

Lot 31 DP 1040602.

Schedule 2

Easement for sewerage over existing line of pipes created by DP 607282 and easement for drainage over existing line of pipes created by DP 607 282. [0920]

PENRITH CITY COUNCIL

Roads (General) Regulation 2000

Naming of Roads

PURSUANT to Clause 9 of the Roads (General) Regulation 2000, notice is hereby given of the naming of the following roads:

Description	New Name
Roads off Explorers Way, St Clair.	Hartwell Court, Japura Place and Seine Court.
Road off Augusta Place, St Clair.	Loire Place.

ALAN TRAVERS, General Manager, Penrith City Council, Civic Centre, 601 High Street, Penrith NSW 2750 [0919]

TWEED SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice Of Compulsory Acquisition Of Land

THE Tweed Shire Council declares, with the approval of Her Excellency the Governor, that the land described in the schedule below excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993. Dated at Murwillumbah, 31 July, 2002. J. F. GRIFFIN, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah, NSW 2484.

SCHEDULE

Lot 1 in DP 1039566.

[0918]

COMPANY NOTICES

NOTICE of meeting of members.—Pursuant to section 509 of Corporations Law.—In the matter of FAMDA PTY LIMITED (In Liquidation) A.C.N. 001 341 055.—Notice is hereby given that the final meeting of members of the abovenamed company will be held at the office of Ian Lambert & Company of Level 2, 153 Walker Street, North Sydney, NSW 2060, on 17th December 2002 at 9 a.m. for the purpose of laying before the meeting the liquidators' final account and report and giving any explanation thereof. Dated this 8th day of November 2002. IAN LAMBERT, Liquidator, Ian Lambert & Company, Level 2, 153 Walker Street, North Sydney, NSW 2060. [0921]

NOTICE of meeting of members.—Pursuant to section 509 of Corporations Law.—In the matter of T T ENGINEERING PTY LIMITED (In Liquidation) A.C.N. 000 829 087.—Notice is hereby given that the final meeting of members of the abovenamed company will be held at Level 6, 491 Kent Street, Sydney, on 12th December 2002 at 10 a.m. for the purpose of laying before the meeting the liquidators' final account and report and giving any explanation thereof. Dated this 11th day of November 2002. A. E. VIDLER, Liquidator, c.o. Walker Vidler & Co, Chartered Accountants, Level 6, 491 Kent Street, Sydney, NSW 2000. [0922]

 Authorised to be printed

R. J. MILLIGAN, Government Printer.

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