



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 16 April 2004

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.20 2004 - An Act to amend the Stock Diseases Act 1923 with respect to providing false or misleading information in relation to stock. [**Stock Diseases Amendment (False Information) Bill**]

Act No.21 2004 - An Act to amend the Fair Trading Act 1987 to make further provision with respect to the powers of investigators, the exchange of information and the regulation of pyramid selling schemes; and for other purposes. [**Fair Trading Amendment Bill**]

Act No.22 2004 - An Act to amend the Road Transport (Safety and Traffic Management) Act 1999 to allow the use of approved traffic lane camera devices to detect offences involving vehicles driven in traffic lanes dedicated primarily for the use of public transport; to amend the Road Transport (General) Act 1999 to introduce operator onus enforcement of those offences; to make consequential amendments to the Criminal Procedure Act 1986 and other legislation; and for other purposes. [**Road Transport Legislation Amendment (Public Transport Lanes) Bill**]

Act No.23 2004 - An Act to amend the Thoroughbred Racing Board Act 1996 and other racing legislation to change the name of the NSW Thoroughbred Racing Board and to make further provision with respect to licensing and registration, appeals and the Racing Industry Participants Advisory Committee; to make consequential amendments to other Acts; and for other purposes. [**Thoroughbred Racing Legislation Amendment Bill**]

Russell D. Grove PSM
Clerk of the Legislative Assembly

Proclamations



Proclamation

under the

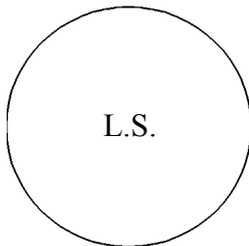
Consumer Credit Administration Amendment (Finance Brokers)
Act 2003 No 15

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Consumer Credit Administration Amendment (Finance Brokers) Act 2003*, do, by this my Proclamation, appoint 1 August 2004 as the day on which that Act commences.

Signed and sealed at Sydney, this 28th day of April 2004.

By Her Excellency's Command,



REBA PAIGE MEAGHER, M.P.,
Minister for Fair Trading

GOD SAVE THE QUEEN!



Proclamation

under the

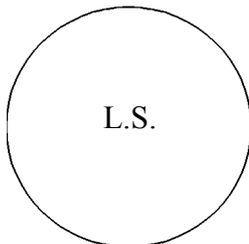
Road Transport (Safety and Traffic Management) Amendment
(Alcohol) Act 2004 No 17

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Road Transport (Safety and Traffic Management) Amendment (Alcohol) Act 2004*, do, by this my Proclamation, appoint 3 May 2004 as the day on which that Act commences.

Signed and sealed at Sydney, this 21st day of April 2004.

By Her Excellency's Command,



CARL SCULLY, M.P.,
Minister for Roads

GOD SAVE THE QUEEN!



Proclamation

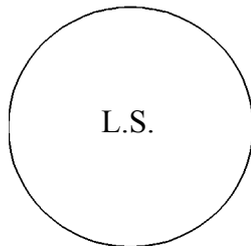
under the

Police Act 1990

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 34 of the *Police Act 1990*, do, by this my Proclamation, amend Schedule 2 (NSW Police senior executive positions) to that Act by omitting “Director, Corporate Infrastructure”. Signed and sealed at Sydney, this 28th day of April 2004.

By Her Excellency’s Command,



JOHN WATKINS, M.P.,
Minister for Police

GOD SAVE THE QUEEN!

Regulations



New South Wales

Consumer Credit Administration Amendment (Finance Brokers) Regulation 2004

under the

Consumer Credit Administration Act 1995

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Consumer Credit Administration Act 1995*.

REBA PAIGE MEAGHER, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is:

- (a) to provide that Part 1A (Regulation of finance broking) of the *Consumer Credit Administration Act 1995* (as inserted by the *Consumer Credit Administration Amendment (Finance Brokers) Act 2003*) does not apply to finance brokers who act as intermediaries for other finance brokers, and
- (b) to prescribe the matters that must be included in a contract entered into between a finance broker and a client, and
- (c) to prescribe the maximum rate of interest payable on any refund that a court may order a finance broker to pay if the broker is found guilty of an offence under the Act.

This Regulation is made under the *Consumer Credit Administration Act 1995* (as amended by the *Consumer Credit Administration Amendment (Finance Brokers) Act 2003*) including sections 4B (Application of Part), 4C (Finance broking contract must be in writing and must be given to client) and 48 (the general regulation-making power).

Clause 1 Consumer Credit Administration Amendment (Finance Brokers) Regulation
 2004

Consumer Credit Administration Amendment (Finance Brokers) Regulation 2004

under the

Consumer Credit Administration Act 1995

1 Name of Regulation

This Regulation is the *Consumer Credit Administration Amendment (Finance Brokers) Regulation 2004*.

2 Commencement

This Regulation commences on 1 August 2004.

3 Amendment of Consumer Credit Administration Regulation 2002

The *Consumer Credit Administration Regulation 2002* is amended as set out in Schedule 1.

Consumer Credit Administration Amendment (Finance Brokers) Regulation
2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Part 1, heading

Insert before clause 1:

Part 1 Preliminary

[2] Clause 2A

Insert after clause 2:

2A Definition

In this Regulation:

the Act means the *Consumer Credit Administration Act 1995*.

[3] Part 2

Insert after clause 2A (as inserted by item [2]):

Part 2 Regulation of finance broking

2B Classes of finance brokers to whom Part 1A (Regulation of finance broking) of the Act does not apply

For the purposes of section 4B (2) of the Act, finance brokers who act as intermediaries for other finance brokers and who:

- (a) do not deal directly with the persons for whom consumer credit is or is to be obtained, or
- (b) deal directly with such persons but only in relation to matters that are incidental or ancillary to the obtaining of consumer credit for such persons,

are prescribed as a class of finance brokers to whom Part 1A of the Act does not apply.

2C Finance broking contracts—statement in relation to potential lenders

For the purposes of section 4C (3) (g) of the Act, a written document that includes the following statements is prescribed:

Consumer Credit Administration Amendment (Finance Brokers) Regulation
2004

Schedule 1 Amendments

- (a) a statement identifying each credit provider with whom the finance broker has entered into arrangements under which, subject to the client meeting the credit provider's lending criteria, the finance broker can obtain consumer credit for the client,
- (b) a statement to the effect that the credit providers identified in accordance with paragraph (a) do not necessarily represent all the credit providers who offer consumer credit of the nature sought by the client.

2D Finance broking contracts—statement in relation to financial or other benefit that will be received by finance broker

- (1) For the purposes of section 4C (3) (m) of the Act, the following terms are prescribed in relation to the statement that must be included in a finance broking contract if a financial or other benefit will be received by the finance broker from a person other than the client:
 - (a) a statement as to the fact that the finance broker will receive a financial or other benefit from a person or persons other than the client,
 - (b) a statement indicating the highest and the lowest amount of the financial or other benefit the finance broker would receive from different credit providers if they were to provide consumer credit to the client,
 - (c) an undertaking by the finance broker that the broker will, after recommending to the client a particular consumer credit product and before the client enters into any credit contract with the credit provider, disclose the following matters to the client:
 - (i) the amount of the financial or other benefit that the finance broker will receive from the credit provider,
 - (ii) whether or not the finance broker can determine or recommend conditions of the credit contract (for example, the interest rate, fees or the term of the loan) and, if so, the effect of any such condition on the amount that the finance broker will receive from the credit provider,

Consumer Credit Administration Amendment (Finance Brokers) Regulation
2004

Amendments

Schedule 1

-
- (iii) the amount of any financial or other benefit that a person other than the finance broker (such as the finance broker's employer or a company of which the finance broker is a director) will receive from the credit provider, but only if that financial or other benefit could reasonably be expected to influence the finance broker's recommendation,
 - (iv) any interests or relationships of the finance broker that could reasonably be expected to influence the finance broker's recommendation.
- (2) Any financial or other benefit referred to in this clause may be expressed as a dollar amount or, if the total amount or value of the benefit is not ascertainable at the time that the contract is provided to the client, may be expressed by a description of the method of calculating the benefit and, in either case, is to include any amount that represents the goods and services tax payable in respect of the benefit.
 - (3) Subclause (2) does not limit the requirement to disclose benefits that cannot be readily expressed in monetary terms (for example, benefits comprising tickets to sporting events, holiday offers or the provision of services).

2E Finance broking contracts—additional matters to be included

For the purposes of section 4C (3) (n) of the Act, the following matters are prescribed as matters that must be included in a finance broking contract:

- (a) a description of any special loan features (such as redraw facilities) that are required by the client,
- (b) if any financial or other benefit has been or will be paid by the finance broker to a person for referring potential clients to the finance broker—the amount of any such benefit and the name of the person.

2F Prescribed rate of interest

The rate of interest prescribed for the purposes of section 4L (2) of the Act is the rate for the time being prescribed under section 95 (1) of the *Supreme Court Act 1970* for payment of interest on a judgment debt.

Consumer Credit Administration Amendment (Finance Brokers) Regulation
2004

Schedule 1 Amendments

[4] Part 3, heading

Insert before clause 3:

Part 3 Miscellaneous

[5] Clause 3 Witnesses expenses before Tribunal

Omit "*Consumer Credit Administration Act 1995*". Insert instead "Act".



Firearms (General) Amendment (Security Industry) Regulation 2004

under the

Firearms Act 1996

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Firearms Act 1996*.

JOHN WATKINS, M.P.,
Minister for Police

Explanatory note

The object of this Regulation is to make minor modifications to the amendments to the *Firearms (General) Regulation 1997* that were published in the Gazette on 19 December 2003 as the *Firearms (General) Amendment (Security Industry) Regulation 2003 (the amending Regulation)* and are due to commence on 1 May 2004.

This Regulation:

- (a) modifies the requirement contained in clause 61B (inserted by the amending Regulation) that certain firearms be “secured individually on a locked device” within a safe so as to permit the firearms to be secured individually on or in a locked device within a safe, and
- (b) makes it clear that the prohibition in that clause on storing certain firearms “on premises that are used for a residential purpose” prevents the storage of those firearms in buildings and other structures (such as garages) on the same land as a building used for a residential purpose.

This Regulation is made under the *Firearms Act 1996*, including section 88 (the general regulation-making power).

Clause 1 Firearms (General) Amendment (Security Industry) Regulation 2004

Firearms (General) Amendment (Security Industry) Regulation 2004

under the

Firearms Act 1996

1 Name of Regulation

This Regulation is the *Firearms (General) Amendment (Security Industry) Regulation 2004*.

2 Commencement

This Regulation commences on 1 May 2004.

3 Amendment of Firearms (General) Regulation 1997

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

Firearms (General) Amendment (Security Industry) Regulation 2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 61B Special requirements for safe keeping of firearms by security firms

Insert “, or in,” after “secured individually on” wherever occurring in clause 61B (1) (a) (i) (C), (b) (i) (C), (c) (i) (C) and (d) (i) (C).

[2] Clause 61B (2)

Insert at the end of the clause:

- (2) For avoidance of doubt, in this clause *premises used for a residential purpose* includes all structures within the curtilage of a building used for a residential purpose.



Fisheries Management (General) Amendment (Protected Fish) Regulation 2004

under the

Fisheries Management Act 1994

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fisheries Management Act 1994*.

IAN MICHAEL MACDONALD, M.L.C.,
Minister for Agriculture and Fisheries

Explanatory note

The object of this Regulation is to add certain species of fish to the species that are prescribed as protected fish under the *Fisheries Management Act 1994*.

Under section 19 of that Act, a person who catches, kills, gathers or collects a protected fish, or removes a protected fish from any rock or other matter (or attempts to do any of those things), or who has a protected fish in his or her possession, is guilty of an offence and liable to a maximum fine of \$55,000 in the case of a corporation or a maximum fine of \$11,000 or imprisonment for up to 3 months (or both) in the case of an individual.

This Regulation is made under the *Fisheries Management Act 1994*, including sections 19 (Protected fish) and 289 (the general regulation-making power).

Clause 1 Fisheries Management (General) Amendment (Protected Fish) Regulation
2004

Fisheries Management (General) Amendment (Protected Fish) Regulation 2004

under the

Fisheries Management Act 1994

1 Name of Regulation

This Regulation is the *Fisheries Management (General) Amendment (Protected Fish) Regulation 2004*.

2 Commencement

This Regulation commences on 1 July 2004.

3 Amendment of Fisheries Management (General) Regulation 2002

The *Fisheries Management (General) Regulation 2002* is amended as set out in Schedule 1.

Fisheries Management (General) Amendment (Protected Fish) Regulation
2004

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Clause 6 Protected fish

Insert in alphabetical order in Part 1 (Marine or estuarine species) of the Table to clause 6:

Ghost pipefish	All species of the family <i>Solenostomidae</i>
Pipefish, pipehorse, seadragon and seahorse	All species of the family <i>Syngnathidae</i>
Seamoth	All species of the family <i>Pegasidae</i>



New South Wales

Fisheries Management (General) Amendment (Reviews relating to Charter Boat Licences) Regulation 2004

under the

Fisheries Management Act 1994

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Fisheries Management Act 1994*.

IAN MICHAEL MACDONALD, M.L.C.,
Minister for Agriculture and Fisheries

Explanatory note

Part 10 (Charter fishing management) of the *Fisheries Management (General) Regulation 2002 (the Regulation)* requires the licensing of charter fishing boats if they are used for certain purposes (such as gamefishing). Eligibility for a licence is dependent on, among other things, the applicant's being able to claim a history of operations in respect of certain activities of the relevant charter fishing boat that were carried out before 4 August 1999.

Division 3 (Review panel) of Part 10 provides for the review of decisions relating to the issue of a charter boat licence. Currently, Division 3 provides for any such review to be conducted by a panel established by the Minister.

The object of this Regulation is to amend the Regulation to provide, instead, that the reviews are to be conducted by the Director-General of NSW Fisheries.

This Regulation also repeals a provision that excludes from review decisions relating to licences that have been renewed since their issue.

This Regulation is made under the *Fisheries Management Act 1994*, including sections 127C (Provisions relating to licensing of charter fishing boats) and 289 (the general regulation-making power).

Clause 1 Fisheries Management (General) Amendment (Reviews relating to Charter Boat Licences) Regulation 2004

Fisheries Management (General) Amendment (Reviews relating to Charter Boat Licences) Regulation 2004

under the

Fisheries Management Act 1994

1 Name of Regulation

This Regulation is the *Fisheries Management (General) Amendment (Reviews relating to Charter Boat Licences) Regulation 2004*.

2 Amendment of Fisheries Management (General) Regulation 2002

The *Fisheries Management (General) Regulation 2002* is amended as set out in Schedule 1.

Fisheries Management (General) Amendment (Reviews relating to Charter Boat Licences) Regulation 2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Division 3 of Part 10 (clauses 313–317)

Omit the heading to the Division (but not the Note to the Division).

Insert instead:

Division 3 Reviews relating to issue of licences

[2] Division 3 of Part 10, Note

Omit “by a panel established by the Minister”.

[3] Clause 313 Application for review by third party

Omit clause 313 (4) (b).

[4] Clause 314

Omit the clause. Insert instead:

314 Director-General to review decision

- (1) If a review request is duly made under this Division, the Director-General is to conduct the review.
- (2) The review is to be conducted in accordance with any guidelines approved by the Minister.
- (3) Despite subclause (1), the Director-General may reject a review request without any review having been conducted if:
 - (a) the matter has already been the subject of a review by the Director-General under this Division, or
 - (b) the Director-General is of the opinion that the review request is frivolous or vexatious.

[5] Clause 315 Conduct of review

Omit “The panel” from clause 315 (1).

Insert instead “The Director-General”.

Fisheries Management (General) Amendment (Reviews relating to Charter Boat Licences) Regulation 2004

Schedule 1 Amendments

[6] Clause 315 (2)

Omit “A panel that conducts a review of a decision of the Minister to refuse to issue a licence to a person may recommend that the person be issued with a licence, but only if the panel”.

Insert instead “On conducting a review of a decision of the Minister to refuse to issue a licence to any person, the Director-General may recommend that the person be issued with a licence, but only if the Director-General”.

[7] Clause 315 (2) (d) (ii)

Omit “the panel”. Insert instead “the Director-General”.

[8] Clause 315 (3)

Omit “a panel”. Insert instead “the Director-General”.

[9] Clause 315 (4)

Omit “A panel that conducts a review of a decision of the Minister to issue a licence to a person may recommend that the licence be cancelled, but only if the panel”.

Insert instead “On conducting a review of a decision of the Minister to issue a licence to any person, the Director-General may recommend that the licence be cancelled, but only if the Director-General”.

[10] Clause 316 Procedure to be followed by panel

Omit the clause.

[11] Clause 317 Action by Minister following review

Omit “by a panel” from clause 317 (1).

Insert instead “under this Division”.

[12] Clause 317 (1) (a), (b) and (c) and (2)

Omit “panel” wherever occurring. Insert instead “Director-General”.

[13] Clause 317 (4)

Omit “under this clause”. Insert instead “under this Division”.



New South Wales

Police Powers (Drug Detection Dogs) Amendment (North Shore Line) Regulation 2004

under the

Police Powers (Drug Detection Dogs) Act 2001

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Police Powers (Drug Detection Dogs) Act 2001*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to amend the *Police Powers (Drug Detection Dogs) Regulation 2002* so as to include the North Shore line as a prescribed train route on which a police officer may, without a warrant, use a dog to carry out general drug detection.

This Regulation is made under the *Police Powers (Drug Detection Dogs) Act 2001*, including sections 7 and 11 (the general regulation-making power).

Clause 1 Police Powers (Drug Detection Dogs) Amendment (North Shore Line)
 Regulation 2004

Police Powers (Drug Detection Dogs) Amendment (North Shore Line) Regulation 2004

under the

Police Powers (Drug Detection Dogs) Act 2001

1 Name of Regulation

This Regulation is the *Police Powers (Drug Detection Dogs) Amendment (North Shore Line) Regulation 2004*.

2 Amendment of Police Powers (Drug Detection Dogs) Regulation 2002

The *Police Powers (Drug Detection Dogs) Regulation 2002* is amended as set out in Schedule 1.

Police Powers (Drug Detection Dogs) Amendment (North Shore Line)
Regulation 2004

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 3 Prescribed train routes

Insert after clause 3 (1) (g):

- (h) the North Shore route, being the train line that is:
 - (i) between Berowra station and Sydney Central station,
and
 - (ii) via Chatswood station.



Real Property Amendment Regulation 2004

under the

Real Property Act 1900

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

ANTHONY BERNARD KELLY, M.L.C.,
Minister Assisting the Minister for Natural Resources (Lands)

Explanatory note

The object of this Regulation is to amend the *Real Property Regulation 2003* to remove a requirement that certain matter appearing in certain dealings lodged at the office of the Registrar-General must be attested.

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

Clause 1 Real Property Amendment Regulation 2004

Real Property Amendment Regulation 2004

under the

Real Property Act 1900

1 Name of Regulation

This Regulation is the *Real Property Amendment Regulation 2004*.

2 Amendment of Real Property Regulation 2003

The *Real Property Regulation 2003* is amended by omitting the words “and attested” wherever occurring in items 13 (b) and 14 (b) of Schedule 2.



Rail Safety (General) Amendment (Health and Fitness Standards) Regulation 2004

under the

Rail Safety Act 2002

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Rail Safety Act 2002*.

MICHAEL COSTA, M.L.C.,
Minister for Transport Services

Explanatory note

Clause 50 of the *Rail Safety (General) Regulation 2003* requires accredited railway operators to ensure that railway employees meet applicable standards regarding railway employee health and fitness.

The object of this Regulation is to amend the *Rail Safety (General) Regulation 2003* to make it clear that operators must comply with applicable standards regarding railway employee health and fitness and to make clear the process by which such standards are issued.

This Regulation is made under the *Rail Safety Act 2002*, including section 117 (2) (c) and (n) and (3).

Clause 1 Rail Safety (General) Amendment (Health and Fitness Standards)
Regulation 2004

Rail Safety (General) Amendment (Health and Fitness Standards) Regulation 2004

under the

Rail Safety Act 2002

1 Name of Regulation

This Regulation is the *Rail Safety (General) Amendment (Health and Fitness Standards) Regulation 2004*.

2 Amendment of Rail Safety (General) Regulation 2003

The *Rail Safety (General) Regulation 2003* is amended as set out in Schedule 1.

Rail Safety (General) Amendment (Health and Fitness Standards)
Regulation 2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 50 Health and fitness of railway employees

Omit clause 50 (1). Insert instead:

- (1) An accredited person must not employ a person as a railway employee unless:
 - (a) the employee meets any standard contained in guidelines issued under this clause that are applicable to the employee, and
 - (b) the accredited person complies with any standard contained in guidelines issued under this clause that are applicable to the accredited person.

Maximum penalty:

- (a) in the case of a corporation—250 penalty units, or
- (b) in the case of an individual—50 penalty units.

[2] Clause 50 (2)

Insert “or with respect to” after “standards for”.

[3] Clause 50 (2A)

Insert after clause 50 (2):

- (2A) A guideline may adopt a standard approved by the ITSRR for the purposes of this clause that is contained in any industrial agreement or other agreement applicable to the employment of a railway employee.

[4] Clause 50 (5)

Omit the subclause.



Road Transport (General) Amendment (Driver Licence Appeals) Regulation 2004

under the

Road Transport (General) Act 1999

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

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to remove the right to appeal against:

- (a) a decision not to grant an application for issue or variation of a driver licence on the basis that if the applicant were already licensed he or she would be liable to have his or her licence cancelled because of the number of demerit points incurred, or
- (b) a decision to suspend a driver licence because the number of demerit points incurred by its holder.

The Regulation also removes any doubt as to whether certain other decisions are appealable.

This Regulation is made under section 71 (the general regulation-making power) of the *Road Transport (General) Act 1999*.

Clause 1 Road Transport (General) Amendment (Driver Licence Appeals) Regulation
 2004

Road Transport (General) Amendment (Driver Licence Appeals) Regulation 2004

under the

Road Transport (General) Act 1999

1 Name of Regulation

This Regulation is the *Road Transport (General) Amendment (Driver Licence Appeals) Regulation 2004*.

2 Amendment of Road Transport (General) Regulation 1999

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

Road Transport (General) Amendment (Driver Licence Appeals) Regulation
2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Schedule 2 Savings and transitional provisions

Omit clause 6 (1) (b) and (c). Insert instead:

- (b) a decision not to grant an application for the issue, variation or renewal of a driver licence under the *Road Transport (Driver Licensing) Regulation 1999*, not being a decision made under clause 18 (2) (d) of that Regulation,
- (c) a decision to suspend or cancel the person's driver licence under section 17 or 33 of the *Road Transport (Driver Licensing) Act 1998*,
- (d) a decision to vary the person's driver licence under clause 19 or 38 of the *Road Transport (Driver Licensing) Regulation 1999*,
- (e) a decision to suspend or cancel the person's driver licence under clause 15, 15A or 38 of the *Road Transport (Driver Licensing) Regulation 1999*.

[2] Schedule 2, clause 6 (1A)

Omit "subclause (1) (c)". Insert instead "subclause (1) (c)–(e)".



New South Wales

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Children's Crossings) Regulation 2004

under the

Road Transport (Safety and Traffic Management) Act 1999

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

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to amend clause 138 of the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999*, to extend the authorised children's crossing schemes to include pedestrian crossings as well as children's crossings.

This Regulation is made under the *Road Transport (Safety and Traffic Management) Act 1999*, including section 71 (the general regulation-making power) and clause 5 (2) of Schedule 1.

Clause 1 Road Transport (Safety and Traffic Management) (Road Rules)
Amendment (Children's Crossings) Regulation 2004

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Children's Crossings) Regulation 2004

under the

Road Transport (Safety and Traffic Management) Act 1999

1 Name of Regulation

This Regulation is the *Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Children's Crossings) Regulation 2004*.

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

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

Road Transport (Safety and Traffic Management) (Road Rules)
Amendment (Children's Crossings) Regulation 2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 138 Schemes to assist children to cross roads

Omit "a children's crossing" wherever occurring.

Insert instead "a crossing".

[2] Clause 138 (5) and (6)

Omit "the children's crossing" wherever occurring.

Insert instead "the crossing".

[3] Clause 138 (8)

Omit the definition of *children's crossing*. Insert instead:

crossing means a children's crossing within the meaning of rule 80 of the *Australian Road Rules* or a pedestrian crossing within the meaning of rule 81 of the *Australian Road Rules*.



Road Transport (Vehicle Registration) Amendment (Lights) Regulation 2004

under the

Road Transport (Vehicle Registration) Act 1997

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

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to amend the *Road Transport (Vehicle Registration) Regulation 1998* so as:

- (a) to specify that where number plates of different sizes are issued in relation to a vehicle, the larger number plate is required to be attached to the rear of the vehicle, and
- (b) to remove an outdated reference to certain manuals, and
- (c) to prohibit the use of blue lights on vehicles other than police vehicles and certain emergency vehicles, and
- (d) to make it clear that police vehicles and vehicles used by the Roads and Traffic Authority are not required to have a light mounted on top of the vehicle, and
- (e) to make it clear that requirements relating to visibility of warning lights on oversize vehicles and pilot and escort vehicles contained in the *Road Transport (Mass, Loading and Access) Regulation 1996* are to prevail over inconsistent requirements in the *Road Transport (Vehicle Registration) Regulation 1998*.

This Regulation is made under the *Road Transport (Vehicle Registration) Act 1997*, including sections 14 (the general regulation-making power), 15 (2) (h) and 15A (2) (c).

Clause 1 Road Transport (Vehicle Registration) Amendment (Lights) Regulation
 2004

Road Transport (Vehicle Registration) Amendment (Lights) Regulation 2004

under the

Road Transport (Vehicle Registration) Act 1997

1 Name of Regulation

This Regulation is the *Road Transport (Vehicle Registration) Amendment (Lights) Regulation 2004*.

2 Amendment of Road Transport (Vehicle Registration) Regulation 1998

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

Road Transport (Vehicle Registration) Amendment (Lights) Regulation
2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 24 Display of number-plates

Insert after clause 24 (1) (e):

, and

- (f) in the case of a motor vehicle for which number-plates of different sizes are issued—the larger of the number-plates is affixed to the rear of the vehicle.

[2] Schedule 4 Vehicle Standards

Omit clause 2 (2) and (3). Insert instead:

- (2) The provisions of this Schedule (other than this clause) do not apply to any plant that is not constructed on a chassis normally used in the construction of a motor lorry.
- (3) However, any such plant must comply with any vehicle standards or technical specifications approved by the Authority in relation to the plant.

[3] Schedule 4, clause 123 (2)

Omit “subclause (3) or (4)”.

Insert instead “subclause (3), (4) or (5)”.

[4] Schedule 4, clause 123 (2) (a)

Insert “or rotates” after “flashes”.

[5] Schedule 4, clause 123 (2) (b) (iv)

Insert after clause 123 (2) (b) (iii):

, or

- (iv) shows a blue light.

[6] Schedule 4, clause 123 (4A) and (4B)

Insert after clause 123 (4):

- (4A) Despite subclause (4), a police vehicle is not required to have a light mounted on top of the vehicle.

Road Transport (Vehicle Registration) Amendment (Lights) Regulation
2004

Schedule 1 Amendments

- (4B) Despite subclause (4), a vehicle used by the Authority is not required to have a light mounted on top of the vehicle.

[7] Schedule 4, clause 123 (8)

Insert after clause 123 (7):

- (8) Subclause (7) does not apply to the extent that it is inconsistent with a requirement of the *Road Transport (Mass, Loading and Access) Regulation 1996* relating to oversize vehicles or pilot or escort vehicles.



Road Transport (Mass, Loading and Access) Amendment Regulation 2004

under the

Roads Act 1993

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

CARL SCULLY, M.P.,
Minister for Roads

Explanatory note

The object of this Regulation is to amend the *Road Transport (Mass, Loading and Access) Regulation 1996* so that an ultra-low floor bus is no longer required to be a complying bus. A complying bus is required to meet certain Australian Design Rules that are not appropriate in the case of an ultra-low floor bus because of its low centre of gravity and low floor height.

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

Clause 1 Road Transport (Mass, Loading and Access) Amendment Regulation 2004

Road Transport (Mass, Loading and Access) Amendment Regulation 2004

under the

Roads Act 1993

1 Name of Regulation

This Regulation is the *Road Transport (Mass, Loading and Access) Amendment Regulation 2004*.

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

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

Road Transport (Mass, Loading and Access) Amendment Regulation 2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Schedule 1 Mass and loading requirements for heavy vehicles

Omit “(whether or not the complying bus is an ultra-low floor bus)” from clause 2 (6) (a) (i).

[2] Schedule 1, clause 2 (6) (a1)

Insert before clause 2 (6) (b):

(a1) in the case of an ultra-low floor bus with two axles—
16.0 tonnes, and

[3] Schedule 1, clause 2 (10) (a)

Omit the paragraph.

[4] Schedule 1, clause 2, Table 1

Omit “(other than an ultra-low floor bus)” from the matter relating to “Single axles and single axle groups”.

OFFICIAL NOTICES

Appointments

STATE SPORTS CENTRE TRUST ACT 1984

Appointment of members of the State Sports Centre Trust

HIS Excellency the Lieutenant-Governor, on the advice of the Executive Council has approved.

1. Pursuant to section 5(1) of the State Sports Centre Trust Act 1984 the persons named in the Schedule hereto be appointed to the State Sports Centre Trust for a period commencing on 8 March 2004 to the date of the Governor's approval, and
2. Pursuant to clause 8(2) of Schedule 1 to the said Act Mr Alan Whelpton be appointed as Chairperson of the State Sports Centre Trust.

SCHEDULE

Alan Whelpton
Helen Brownlee
Liz Ellis
Craig Gallagher
Wayne Prior
Lisbet Dean
Lorraine Landon
Pam Tye

SANDRA NORI, M.P.,
Minister for Tourism and Sport and Recreation

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

F97/317

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Clause 39 (4) - Notice of Aquaculture Lease Renewal

The Minister has renewed the following class 1 Aquaculture Leases:

OL57/203 within the estuary of the Manning River, having an area of 0.3405 hectares to Mr John Stone and Mrs Doris Stone, of Mitchells Island, NSW, for a term of 15 years expiring on 30 September 2018.

OL58/266 within the estuary of the Manning River, having an area of 0.4732 hectares to Mr John Stone and Mrs Doris Stone, of Mitchells Island, NSW, for a term of 15 years expiring on 23 September 2018.

OL73/313 within the estuary of the Clyde River, having an area of 0.3097 hectares to Mr Terry Lucas and Ms Joanne Lucas, of Batemans Bay, NSW, for a term of 15 years expiring on 11 November 2018.

OL72/262 within the estuary of Merimbula Lake, having an area of 0.2903 hectares to Aquaculture Enterprises Pty Ltd of Pambula, NSW, for a term of 15 years expiring on 04 September 2018.

OL87/103 within the estuary of Clyde River, having an area of 0.6890 hectares to Mr Stephen Michael Shea of Braidwood NSW, for a term of 15 years expiring on 22 June 2018.

OL88/009 within the estuary of Clyde River, having an area of 0.5382 hectares to Mr Stephen Michael Shea of Braidwood NSW, for a term of 15 years expiring on 6 September 2018.

OL87/150 within the estuary of Bellinger River, having an area of 0.1423 hectares to Eric & Deborah Lindsay of Urunga NSW, for a term of 15 years expiring on 15 May 2019.

OL58/098 within the estuary of Pambula River, having an area of 0.3077 hectares to Joan I Severs of Pambula, NSW, for a term of 15 years expiring on 31 May 2018.

OL58/114 within the estuary of Wallis Lake, having an area of 1.2551 hectares to The Estate of the Late Neville Cain and Mr Donald Cain of Tuncurry, NSW, for a term of 15 years expiring on 14 October 2018.

STEVE DUNN,
Director-General, NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

Section 11 Notification – Fishing Closure

Hunter River Prawning Closure – Recreational Prawn Nets

Hunter River and Tributaries

I, Steve Dunn, revoke the fishing closure notification “Hunter River Prawning Closure - Recreational Prawn Nets” published in Government Gazette No. 163 of 4 October 2002.

I further amend the fishing closure notification “Hunter River and Tributaries” published in Government Gazette No. 194 on 8 December 2003 as follows:

1. by replacing the word “hauling” with the word “trawling” in the time period section of Schedule 7.
2. by replacing the words “in each year to 30 September the following year, inclusive.” with the words “and 30 September (inclusive), in each year.”, in the time period section of Schedule 8.

The amendment is effective from the date of publication.

STEVE DUNN,
Director-General, NSW Fisheries

Note: The “Hunter River Prawning Closure – Recreational Prawn Nets” is no longer necessary as this closure has been incorporated as Schedule 8 of the “Hunter River and Tributaries” closure.

Department of Infrastructure, Planning and Natural Resources

Infrastructure and Planning



New South Wales

Goulburn Local Environmental Plan 1990 (Amendment No 15)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (Q03/00222/PC)

DIANE BEAMER, M.P.,
Minister Assisting the Minister for Infrastructure
and Planning (Planning Administration)

Clause 1 Goulburn Local Environmental Plan 1990 (Amendment No 15)

Goulburn Local Environmental Plan 1990 (Amendment No 15)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Goulburn Local Environmental Plan 1990 (Amendment No 15)*.

2 Aims of plan

This plan aims to reclassify the land to which this plan applies from community land to operational land within the meaning of the *Local Government Act 1993*.

3 Land to which plan applies

This plan applies to so much of Lot 2, DP 1034565, Finlay Road, Goulburn, as is shown edged heavy black on the map marked "Goulburn Local Environmental Plan 1990 (Amendment No 15)" deposited in the office of the Council of the City of Goulburn.

4 Amendment of Goulburn Local Environmental Plan 1990

Goulburn Local Environmental Plan 1990 is amended as set out in Schedule 1.

Goulburn Local Environmental Plan 1990 (Amendment No 15)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 49

Insert after clause 48:

49 Classification and reclassification of public land as operational land

- (1) The public land described in Schedule 7 is classified, or reclassified, as operational land for the purposes of the *Local Government Act 1993*, subject to this clause.
- (2) Land described in Part 1 of Schedule 7:
 - (a) to the extent (if any) that the land is a public reserve, does not cease to be a public reserve, and
 - (b) continues to be affected by any trusts, estates, interests, dedications, conditions, restrictions or covenants by which it was affected before its classification, or reclassification, as the case requires, as operational land.
- (3) Land described in Columns 1 and 2 of Part 2 of Schedule 7, to the extent (if any) that it is a public reserve, ceases to be a public reserve on the commencement of the relevant amending plan and, by the operation of that plan, is discharged from all trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land or any part of the land except:
 - (a) those (if any) specified for the land in Column 3 of Part 2 of Schedule 7, and
 - (b) any reservations that except land out of a Crown grant relating to the land, and
 - (c) reservations of minerals (within the meaning of the *Crown Lands Act 1989*).
- (4) In this clause, ***the relevant amending plan***, in relation to land described in Part 2 of Schedule 7, means the local environmental plan that inserted the land description in that Part.
- (5) Before the relevant amending plan inserted a description of land into Part 2 of Schedule 7, the Governor approved of subclause (3) applying to the land.

Goulburn Local Environmental Plan 1990 (Amendment No 15)

Schedule 1 Amendments

[2] Schedule 7

Insert after Schedule 6:

Schedule 7 Classification and reclassification of public land as operational land

(Clause 49)

Part 1 Interests not changed

Locality	Description
Goulburn	
Finlay Road	So much of Lot 2, DP 1034565, as is shown edged heavy black on the map marked "Goulburn Local Environmental Plan 1990 (Amendment No 15)".

Part 2 Interests changed

Column 1	Column 2	Column 3
Locality	Description	Any trusts etc not discharged



New South Wales

Maclean Local Environmental Plan 2001 (Amendment No 10)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G02/00154/PC)

DIANE BEAMER, M.P.,
Minister Assisting the Minister for Infrastructure
and Planning (Planning Administration)

Clause 1 Maclean Local Environmental Plan 2001 (Amendment No 10)

Maclean Local Environmental Plan 2001 (Amendment No 10)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Maclean Local Environmental Plan 2001 (Amendment No 10)*.

2 Aim of plan

The plan aims to allow, with the consent of Maclean Shire Council, the erection of a dwelling house on land to which this plan applies, subject to the condition that no development, including clearing, be carried out within 100 metres of any adjoining land with Zone No 7 (a) (the Environmental Protection (Ecological Significance) zone) under *Maclean Local Environmental Plan 2001*.

3 Land to which plan applies

This plan applies to Lot 24, DP 230180, Koala Lane, Townsend.

4 Amendment of Maclean Local Environmental Plan 2001

Maclean Local Environmental Plan 2001 is amended as set out in Schedule 1.

Maclean Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 22 Development for certain additional purposes permitted on specific land

Insert in appropriate order in the definition of *Schedule 2 properties map* in clause 22 (2):

Maclean Local Environmental Plan 2001 (Amendment No 10)

[2] Schedule 2 Additional development

Insert after map reference 27 under the headings “Map reference”, “Land” and “Development for the purpose of the following:”, respectively:

28	Lot 24, DP 230180, Koala Lane, Townsend	A dwelling house, subject to the condition that no building is erected, and no work (including clearing) is carried out, within 100 metres of any adjoining land that is within Zone No 7 (a).
----	---	--



Yass Local Environmental Plan 1987 (Amendment No 78)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (Q03/00047/PC)

DIANE BEAMER, M.P.,
Minister Assisting the Minister for Infrastructure
and Planning (Planning Administration)

Clause 1 Yass Local Environmental Plan 1987 (Amendment No 78)

Yass Local Environmental Plan 1987 (Amendment No 78)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Yass Local Environmental Plan 1987 (Amendment No 78)*.

2 Aims of plan

This plan aims to allow, with the consent of Yass Shire Council, the erection of a dwelling-house on the land to which this plan applies, subject to certain conditions.

3 Land to which plan applies

This plan applies to land situated in the local government area of Yass, being Sections 65 and 67 and part Sections 66 and 68–74, Parish of Yass, as shown edged heavy black on the map marked “Yass Local Environmental Plan 1987 (Amendment No 78)” deposited in the office of Yass Shire Council.

4 Amendment of Yass Local Environmental Plan 1987

Yass Local Environmental Plan 1987 is amended as set out in Schedule 1.

Yass Local Environmental Plan 1987 (Amendment No 78)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Schedule 1

Omit the heading. Insert instead:

Schedule 1 Development for additional purposes

[2] Schedule 1

Insert at the end of the Schedule:

Sections 65 and 67 and part Sections 66 and 68–74, Parish of Yass, as shown edged heavy black on the map marked “Yass Local Environmental Plan 1987 (Amendment No 78)”—erection of a dwelling-house on the combined area, subject to the following conditions being complied with to the satisfaction of the Council:

- (a) the preparation of a vegetation management plan which includes the creation and management of a riparian protection area,
- (b) the preparation of an effluent disposal report by a suitably qualified geotechnical expert substantiating that the proposed location and underlying soil properties for the on-site disposal system are suitable for effluent disposal,
- (c) the adequate provision of on-site potable water, not being water taken directly from the Yass River.

**ENVIRONMENTAL PLANNING AND
ASSESSMENT ACT 1979**

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

Notice of Compulsory Acquisition of Land in the Local
Government Area of Penrith

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 7th day of April 2004.

By Her Excellency's Command,

DIANE BEAMER, M.P.,
Minister assisting the Minister for Infrastructure
and Planning (Planning Administration)

—————
SCHEDULE

ALL that piece or parcel of land situated in the Local Government Area of Penrith, Parish of Melville, County of Cumberland being Lots 1,2&3, Deposited Plan 1047092 known as Property No. 536 Great Western Highway, St Marys and being the whole of the land comprised in Folio Identifiers 1/1047092, 2/1047092, 3/1047092 and said to be in the ownership of Activerain Pty Limited.

**ENVIRONMENTAL PLANNING AND
ASSESSMENT ACT 1979**

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

Notice of Compulsory Acquisition of Land in the Local
Government Area of Canterbury

THE Minister administering the Environmental Planning and Assessment Act 1979 declares, with the approval of His Excellency the Lieutenant 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 24th day of March 2004.

By His Excellency's Command,

DIANE BEAMER, M.P.,
Minister assisting the Minister for Infrastructure
and Planning (Planning Administration)

—————
SCHEDULE

ALL that piece or parcel of land situated in the Local Government Area of Canterbury, Parish of St George, County of Cumberland being lot 2 DP1064800 being the rear land at Property No.15 Birdwood Ave Belfield and being the land comprised in Folio Identifier 2/1064800 excepting thereout the easement and transfer shown on dealing No's. H968961 and Z944756 and said to be in the ownership of Angelo Pirrello.

Natural Resources

WATER ACT 1912

Order under section 113A

Embargo on the Making of any Further Applications for Sub Surface Water Licences Yass River Catchment and Associated Sub Catchments Water Shortage Zone

THE Water Administration Ministerial Corporation, pursuant to Section 113A of the Water Act 1912, being satisfied that the Water Shortage Zone as shown in the Schedule is unlikely to have more water available than is sufficient to meet requirements of the Licensees of bores situated within the Water Shortage Zone and such other possible requirements from the Water Shortage Zone as are determined by the Ministerial Corporation, now declares that on and from the date of publication of this order in the Government Gazette, no further applications for a Licence under Part 5 of the Water Act may be made except as specified below until this Order is revoked by a subsequent Notice published in the Government Gazette.

This Order relates to all applications for Licences issued under Part 5 of the Water Act 1912, other than applications for Licences for:

1. Private Domestic Purposes on land-holdings larger than 12 hectares.
2. Private Domestic Purposes on lands associated with Rural Residential Subdivision with development consent granted prior to the date of this Order, and which are consistent with the General Terms of Approval included in that consent.

3. Stock Watering Purposes not associated with feedlots, piggeries or poultry batteries on land-holdings larger than 12 hectares and on lands associated with existing approved rural residential subdivision. (For the purpose of this Order "stock" means stock of a number not exceeding the number depastured ordinarily on land having regard to seasonal fluctuations in carrying capacity of the land and not held in close concentration for a purpose other than grazing.)
4. Bores on any property where there is an existing License to which a groundwater allocation (as defined in Section 105 of the Act) applies and no increase in allocation is sought.
5. Bores for testing or monitoring purposes where there will be no extraction of groundwater, apart from that required for water quality sampling, and no allocation is sought.

Signed for the Water Administration Ministerial Corporation.

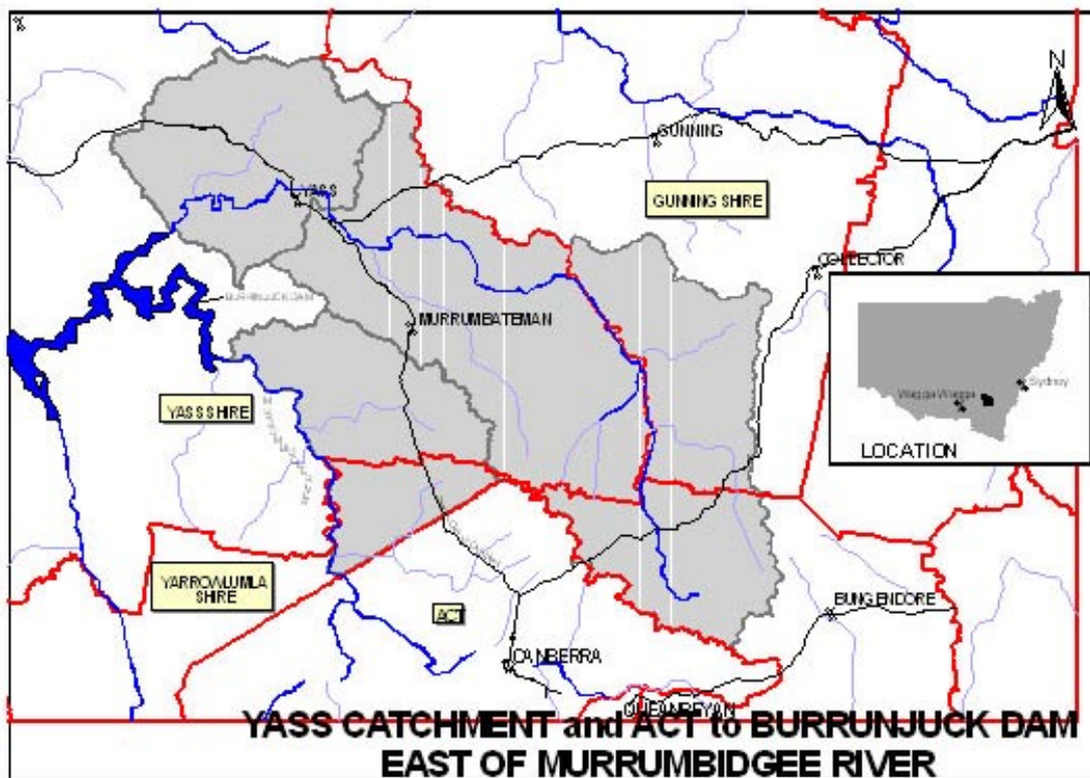
Dated this 14th day of April 2004.

JENNIFER WESTACOTT,
Director General

Department of Infrastructure
Planning and Natural Resources

SCHEDULE

All the shaded areas of land on the diagram hereunder, being the Yass river catchment and adjacent Murrumbidgee river sub-catchments.



WATER ACT 1912

Amendment of Order under section 22BA

Murray-Darling Basin

THE Water Administration Ministerial Corporation, being satisfied the water sources in the shaded area in SCHEDULE (A) are unlikely to have more water available than is sufficient to meet the requirements of those already entitled by law to take water from the water sources (and such other requirements for water from the sources as have been determined by the Ministerial Corporation), hereby amends the Order made under Section 22BA on 10 May 2000 and published in the Government Gazette on 12 May 2000 and now declares that on and from the date of publication of this amending order in the Gazette no application for an entitlement for a work to which Part 2 of the Water Act extends may be made except as specified below until this order is revoked and subsequent Notice published in the Gazette.

This order relates to all applications for entitlements other than applications for entitlements for:

1. Water supply (including supply for irrigation) for experimental, research or teaching purposes.
2. Water supply for stock purposes.
For the purpose of this Clause 'stock' means stock of a number not exceeding the number pastured ordinarily on the land having regard to seasonal fluctuations in the carrying capacity of the land and not held in close concentration for a purpose other than grazing. This excludes feedlots and piggeries, in particular.
3. Water supply for private domestic purposes.
4. Water supply for town or village water supply purposes.
5. Permits for extraction of water for industrial (road construction/dust suppression) purposes, bank revegetation or environmental enhancement purposes.

6. Permits for extraction of water by water carters provided any water abstracted shall be used for drought relief purposes.
7. Permits to extract water for hydrostatic testing of gas pipelines.
8. Snow making hydro-power generation or other commercial undertakings provided any water abstracted is returned to the water source undiminished in quantity.
9. Works in the Western Division of the State of New South Wales (as referred to in Section 4 of the Crown Lands Act 1989) which are located on terminal lakes or pans which are not part of or connected to a river system.
10. Works referred to in any Order made under Section 5(5) of the Water Act.

ADDITIONAL INVALIDATION

The Water Administration Ministerial Corporation declares that no application under Part 2 of the Act for a licence within the Yass River catchment, as shown in the shaded area in Schedule (B) may be made except for a dam for the conservation of water for stock and/or domestic purposes where the maximum amount of water conserved will not exceed the Maximum Harvestable Right entitlement for the property on which it is located.

Signed for the
Water Administration
Ministerial Corporation

JENNIFER WESTACOTT,
Director General

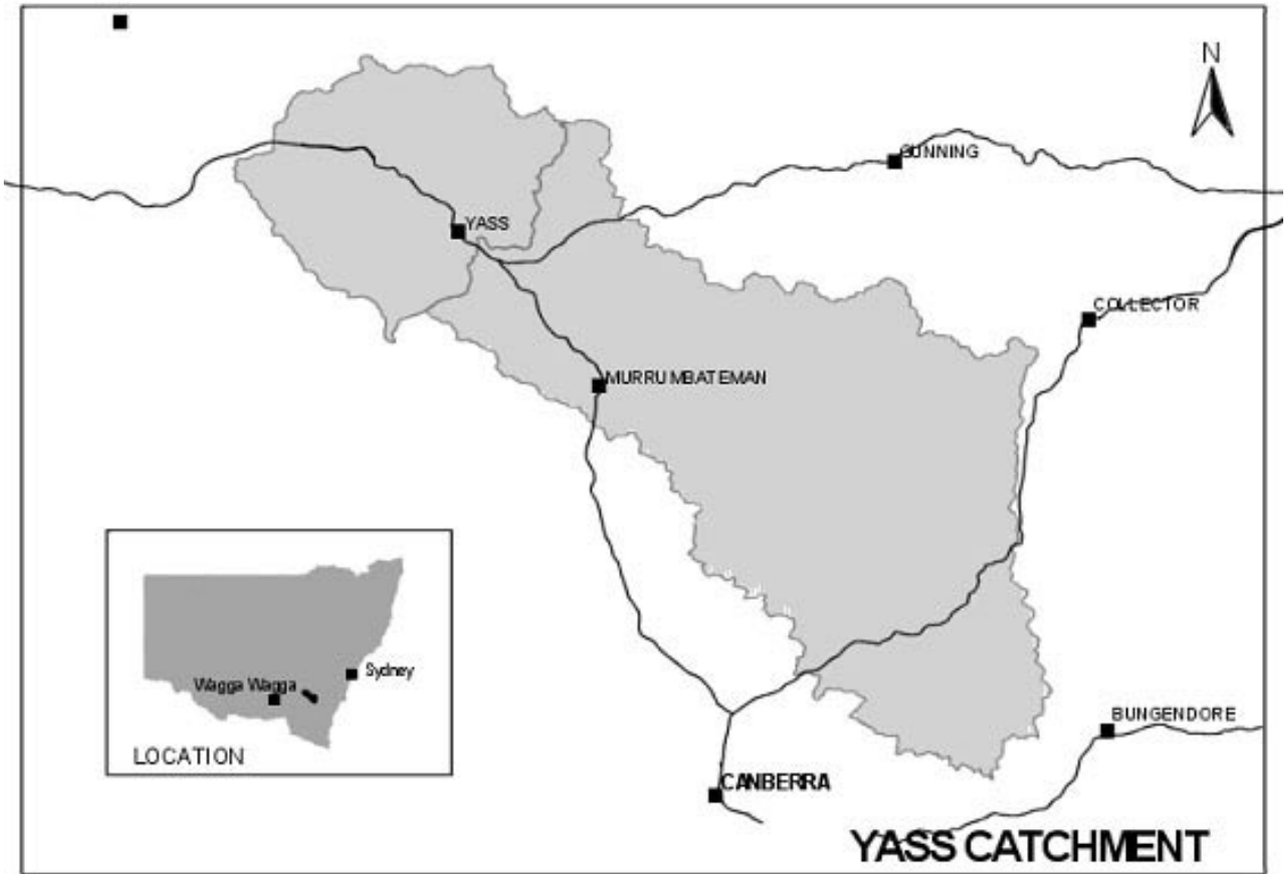
Department Infrastructure,
Planning and Natural Resources

Date: 14th April 2004.

Schedule A



Schedule B



WATER ACT 1912

Amendment of Order under Section 22BB.

MURRAY-DARLING BASIN

THE Water Administration Ministerial Corporation hereby amends the Order made on 10 May 2000 and published in the Government Gazette on 12 May 2000 and declares that on and from the date of publication of this amending order in the Gazette, and until this order is revoked, no application under Part 2 of the Act for an entitlement for a dam on land shown shaded in the Schedule (A) may be made except for dams referred to in any Order made under Section 5(5) of the Act and dams:

1. for conservation of water and water supply (including supply for irrigation) for experimental, research or teaching purposes.
2. for conservation of water and water supply for stock purposes.
For the purpose of this Clause 'stock' means stock of a number not exceeding the number pastured ordinarily on the land having regard to seasonal fluctuations in the carrying capacity of the land and not held in close concentration for a purpose other than grazing. This excludes feedlots and piggeries, in particular.
3. for conservation of water and water supply for private domestic purposes.
4. for conservation of water and water supply for town or village water supply purposes.
5. for holding water taken from rivers using works licensed under Part 2 of the Water Act.

6. for holding water taken from groundwater using works licensed under Part 5 of the Water Act.
7. constructed prior to fourth of August 2000 on land on or within 3 kilometres of a wetland included in the List of Wetlands of International Importance of the International Convention on Wetlands (Ramsar, Iran, 1971).
8. The Water Administration Ministerial Corporation also declares that (in addition to the exceptions referred to above) any dam is excepted from this Order where it is located on a river, lake or a section of a river (or any combination of 2 or more of them) on land in the Schedule, and the dam is used or is proposed to be used for snow making, hydro-power generation or other commercial undertakings provided any water abstracted is returned to the water source undiminished in quantity.

ADDITIONAL INVALIDATION

In addition to the declaration made by the Order published in the Government Gazette on 12 May 2000, the Water Administration Ministerial Corporation also declares that no application under Part 2 of the Act for an entitlement within the Yass River catchment, as delineated in the shaded area in Schedule (B), may be made.

Signed for the
Water Administration
Ministerial Corporation

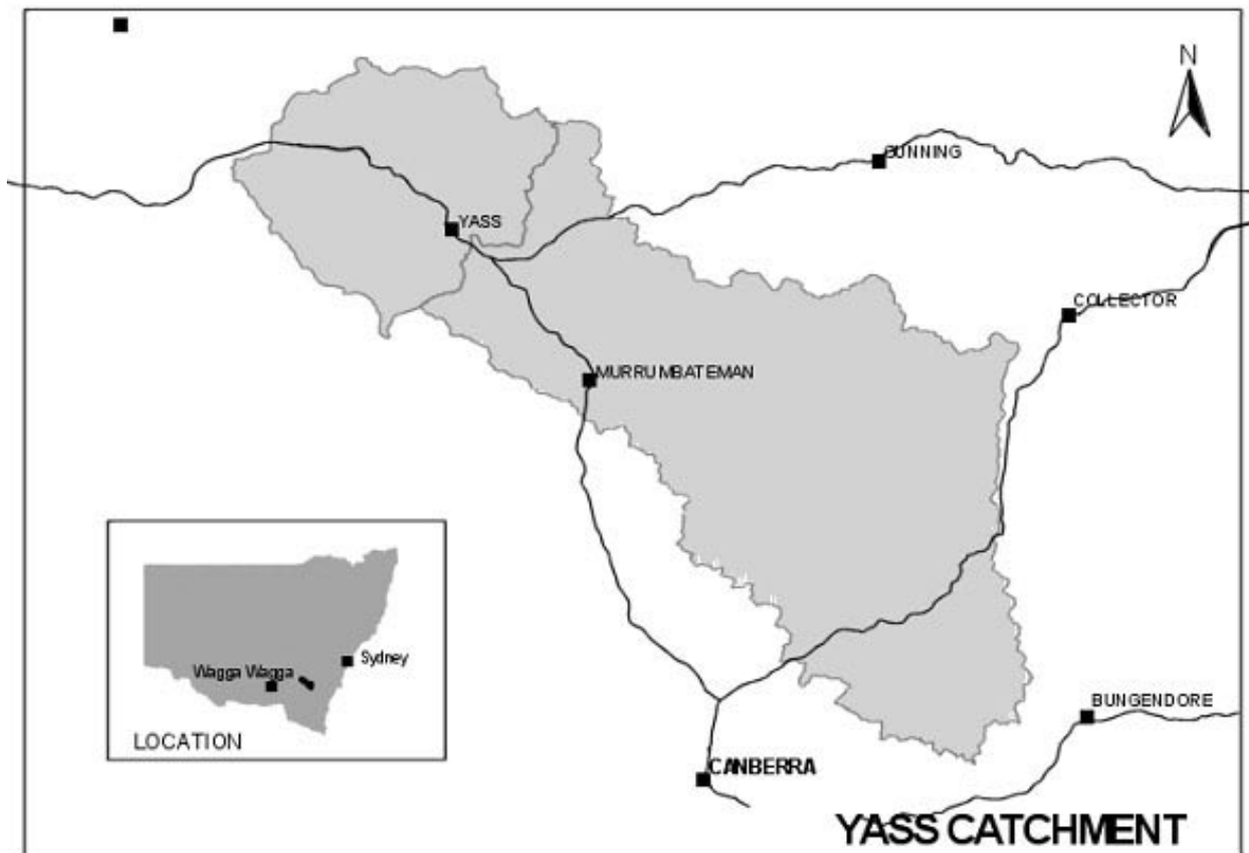
JENNIFER WESTACOTT,
Director General

Department of Infrastructure,
Planning and Natural Resources
Date: 14th April 2004

Schedule A



Schedule B



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

Matthew Daniel McCARTHY and Angela Louise McCARTHY for a pump on the Peel River on Lot 22, DP555632, Parish of Tangaratta, County of Parry for irrigation of 25 hectares of fodder crops. Replacement licence – permanent transfer of an existing entitlement. L.O. Papers 90SL100755. GA2472271.

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 Infrastructure,
Planning and Natural Resources
PO Box 550
Tamworth NSW 2340

WATER ACT 1912

APPLICATIONS FOR Licenses under Section 10 of Part 2 of the Water Act have been received as follows:

JOHN RICHARD MOY for a pump on the Hunter River on Lot 22/862013, Parish of Darlington, County of Durham, for irrigation of 4 hectares. (Improved pasture; replacement license; permanent water transfer; 20SL061222).

COLIN SHEARER for a pump on the Hunter River on Part Lot 11/245730, Parish of Sedgefield, County of Durham, for water supply for domestic purposes. (New license; exempt from current embargo; 20SL061228).

JONATHON THOMAS for a pump on First Creek on Part Lot 24/823138, Parish of Sedgefield, County of Durham, for water supply for stock and domestic purposes. (New license; exempt from current embargo; 20SL061278).

GRAHAME AND GAYE DRADY for a pump on the Hunter River on Part Lot 3/104960, Parish of Sedgefield, County of Durham for water supply for domestic purposes. (New license; exempt from current embargo; 20SL061365).

GEOFFREY SHEARER for a pump on the Hunter River on Part Lot 1/999989, Parish of Sedgefield, County of Durham, for water supply for stock and domestic purposes. (New license; exempt from current embargo; 20SL061226).

Any enquiries regarding the above should be directed to Sue Heaney on telephone number (02) 4929 9837.

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

MARK MIGNANELLI,
Resource Access Manager
Hunter Region

Department of Infrastructure,
Planning and Natural Resources
PO Box 2213
Dangar NSW 2323

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.

APPLICATION for a Licence, under Section 10 of Part 2 of the Water Act 1912 has been received as follows:

Murray River Valley

Kingsley John, Douglas William & Russell Colin GREEN for a pump on the Niemur River on Lot 71 DP756524, Parish of Chowar, County of Wakool, for irrigation (new licence due to permanent transfer) (GA2: 484702) (Ref: 50SL75620).

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

Written objections to the application specifying the grounds thereof may be made by any statutory authority or a local occupier within the proclaimed area and must be lodged at the Department's Office at Deniliquin within 28 days of the date of this publication.

L. J. HOLDEN,
Senior Natural Resource Officer
Murray Region

Department of Infrastructure,
Planning & Natural Resources
PO Box 205, DENILQUIN NSW 2710

WATER ACT 1912

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

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

Lachlan River Valley

Wayne Anthony and Nola Yvonne FOSTER for a pump on the Lachlan River on Lot 1042/762264, Parish of Ini, County of Franklin, for water supply for irrigation of 1130 hectares. (New License—entitlement obtained by way of permanent transfer scheme—combined with existing entitlement.) (GA2: 466323) (Ref:70SL090980).

Peter Harold and Linda Josephine COWHAN for 3 pumps on Lachlan River on Lot 145/750146, Parish of Carrawabbity, County of Ashburnham, and Lot 5/750136, Parish of Bocobidgle, County of Ashburnham for water supply for stock purposes and irrigation of 166.17 hectares. (New License—additional entitlement by way of permanent transfer scheme and amalgamation with existing entitlement.) (GA2:466324) (70SL090981).

Colin Thomas and Nita Anne HACKETT and Kim Marie JONES for a pump on Goobang Creek on Lot 85/752080, Parish of Condobolin, County of Cunningham, for water supply for stock and domestic and irrigation purposes (0.166 hectares) (lucerne). (New License – entitlement obtained by way of permanent transfer scheme, combining existing entitlement.) (GA2:466325) (70SL090979).

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,
Resource Access Manager
Central West Region

Department of Infrastructure,
Planning and Natural Resources
PO Box 136, Forbes NSW 2871 (02) 6852 1222

WATER ACT, 1912

APPLICATIONS for a licence, under the Section 10 of Part 2 of the Water Act, 1912, as amended, has been received as follows:

Gordon Leonard and Beatrice June JOHNSTON for a pump on Moncks Creek on 120//1052408, Parish of Bournda, County of Auckland for water supply for stock and domestic purposes. (New Licence)(Ref:10SL56533)(GA2:493451)

Russell James and Julieanne Maria CLARK for a pump on Old Hut Creek on Part 122//750192, Parish of Bimmil, County of Auckland for water supply for domestic purposes. (New licence replacing 10PE394)(Ref:10SL56549)(GA2:493451).

Sydney James and Susan Jane POTTS for a pump on an Unnamed Watercourse on Part 20//1059169, Parish of Wolumla, County of Auckland for water supply for stock and domestic purposes. (New Licence)(In lieu of previous notice appearing in the NSW Government Gazette dated 8th August 2003)(Ref:10SL565515)(GA2:493451).

Donald and Fiona FIRTH for a pump on the Brogo River on 211//1063960, Parish of Mumbulla, County of Auckland for water supply for industrial (Nursery) purposes. (Replacement Licence)(Permanent transfer of 8ML from 10SL55910) (Ref: 10SL56543) (GA2: 493451).

Kevin Patrick and Theresa Frances Linda MADDERN for a pump on the Bemboka River on Part 2//1012227, Parish of Bemboka, County of Auckland for water supply for domestic purposes. (New Licence)(Ref:10SL56548)(GA2:493451)

Any inquiries regarding the above should be directed to the undersigned (Phone: 9895 7194).

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

WAYNE CONNERS,
Natural Resource Project Officer
Sydney/South Coast Region

Department of Infrastructure,
Planning & Natural Resources
PO Box 3935
PARRAMATTA NSW 2124

WATER ACT 1912

AN APPLICATION for a license under Part 5 of the Water Act, 1912, as amended, has been received as follows;

Murrumbidgee Valley

Michael James PETCH and Susan Margaret PETCH for a bore on Lot 96 DP757240, Parish of Mate, County of Wynyard for a water supply for stock and domestic purposes and irrigation of 20 hectares. (Lucerne). New License. 40BL189961.

Michael Thomas DARBY and Jane Louise DARBY for a bore on Lot 1 DP1056285, Parish of Gundaroo, County of Murray for a water supply for stock and domestic purposes and irrigation of 6 hectares. (Lucerne). New License. 40BL189964.

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 28th May 2004 as prescribed by the Act.

S.F. WEBB,
Resource Access Manager
Murrumbidgee Region

Department of Infrastructure, Planning
and Natural Resources
PO Box 156,
LEETON NSW 2705

Department of Lands

DUBBO OFFICE

142 Brisbane Street (PO Box 865), Dubbo, NSW 2830

Phone: (02) 6841 5200 Fax: (02) 6841 5231

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 board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedules.

TONY KELLY, M.L.C.,
Minister Assisting the Minister for Natural
Resources (Lands)

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Jock Bodley Keene (new member)	Coonabarabran Showground Trust	Reserve No. 85201 Public Purpose: Public Recreation Showground Notified: 22 January 1965 File Reference: DB80R126
Anthony John Knight (new member)		

For a term commencing this day and expiring 10 February 2005.

SCHEDULE 2

COLUMN 1	COLUMN 2	COLUMN 3
Dominic Michael Spora (re-appointment)	Gulargambone Showground and Racecourse Trust	Reserve No. 49400 Public Purpose: Athletic Sports Racecourse Showground Notified: 29 October 1913 File Reference: DB79R20
Amanda Gaye Spinks (new member)		
William Noel Redington (re-appointment)		
Ian Noel Lambell (re-appointment)		
Brendan John Ryan (new member)		
William Francis Hamilton (re-appointment)		
Brenton Geoffrey Irons (new member)		

For a term commencing 1 May 2004 and expiring 30 April 2009.

SCHEDULE 3

COLUMN 1	COLUMN 2	COLUMN 3
John Edward Simmons (re-appointment)	Marthaguy Public Hall and Recreation Reserve Trust	Reserve No. 97044 Public Purpose: Racecourse Public Recreation Hall Notified: 4 November 1983 File Reference: DB83R166
Mark James West Beach (new member)		
Philip Bruce Cosgrove (re-appointment)		
John Donald Wild (re-appointment)		
Peter Joseph Perry (re-appointment)		

For a term commencing 1 May 2004 and expiring 30 April 2009.

GRAFTON OFFICE
76 Victoria Street (Locked Bag 10), Grafton, NSW 2460
Phone: (02) 6640 2000 Fax: (02) 6640 2035

APPOINTMENT OF TRUST BOARD MEMBERS

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

TONY KELLY, M.L.C., Minister
 Assisting the Minister for Natural Resources
 (Lands)

—————
SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
The person for the time being holding the office of Secretary, Coffs Harbour Show Society (ex-officio member) Juergen Rehwinkel (re-appointment) Ruth Margaret Palmer (re-appointment) Devinder Singh Khunkhun (new member) Geoffrey Basing (re-appointment) Peter Dickson-Smith (new member) Paul Phillip Israel (re-appointment) Myra Elaine Zacher (re-appointment)	Coffs Harbour Showground & Public Recreation Trust	Dedication No. 540030 Public Purpose: Public Recreation Showground Notified: 16 September 1966 File Reference: GF80R184/5

For a term commencing the date of this notice and expiring
 29 April 2009.

MAITLAND OFFICE**Cnr Newcastle Road & Banks Street (PO Box 6), East Maitland, NSW 2323****Phone: (02) 4934 2280 Fax: (02) 4934 2252****APPOINTMENT OF TRUST BOARD MEMBERS**

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

TONY KELLY, M.L.C.,
Minister Assisting the Minister for Natural
Resources (Lands)

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
James Clifford Smith (new member)	Norah Head Lighthouse	Reserve No. 1003869
Joyce Margaret Groves (new member)	Reserve Trust	Public Purpose: Heritage Purposes Public Recreation and Coastal Environmental Protection
		Notified: 6 September 2002 File Reference: MD02R25/3

For a term commencing the date of this notice and expiring
5 September 2007.

MOREE OFFICE**Department of Lands****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.

TONY KELLY, M.L.C.,
Minister Assisting the Minister for Natural
Resources (Lands)

Description

*Land District – Moree Council – Moree Plains Shire;
Parish – Wolongimba;
County – Benarba*

Lot 20 in D.P. 1062936, Parish Wolongimba, County
Benarba

File Reference: ME02H356.

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

SYDNEY METROPOLITAN OFFICE
Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150
(PO Box 3935), Parramatta, NSW 2124
Phone: (02) 9895 7657 Fax: (02) 9895 6227

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.

TONY KELLY, M.L.C.,
Minister Assisting the Minister for Natural
Resources (Lands)

Descriptions

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

Lot 1, DP 1066851 at North Balgowlah, Parish Manly Cove (Sheet 5), County Cumberland.

MN03H76.

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

WAGGA WAGGA REGIONAL OFFICE
Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga, NSW 2650
Phone: (02) 6937 2709 Fax: (02) 6921 1851

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 road.

TONY KELLY, M.L.C.,
 Minister Assisting the Minister for Natural
 Resources (Lands)

Parish — Walbundrie;
County — Hume;
Land District — Albury;
Shire — Culcairn

SCHEDULE 1

Crown Public Roads 20.115 metres wide being Lacy Street between Billabong Creek and George Street (including the intersections of Ethel and George Streets), Ethel Street between the Billabong Creek and Courteney Street (including the intersections of Creek, Billabong and Courteney Streets).

SCHEDULE 2

Roads Authority: Culcairn Shire Council.

File No: WA03H115.

APPOINTMENT OF TRUST BOARD MEMBERS

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

TONY KELLY, M.L.C.,
 Minister Assisting the Minister for Natural
 Resources (Lands)

SCHEDULE 1

COLUMN 1	COLUMN 2	COLUMN 3
Stephen Glen Colwill (new member)	Mahda Recreation Reserve and Public Hall Trust	Reserve No. 55840 Public Purpose: Public Hall Site Notified: 24 November 1922
Thomas Gerard O'Shea (new member)		Reserve No. 55842 Public Purpose: Public Recreation Notified: 24 November 1922 File Reference: WA82R90
Thomas Murdoch (re-appointment)		
William Charles Dunn (re-appointment)		

For a term commencing 19 July 2004 and expiring 18 July 2009.

SCHEDULE 2

COLUMN 1	COLUMN 2	COLUMN 3
Tony Andrew Smart (re-appointment)	Nangus Recreation Reserve and Public Hall Trust	Reserve No. 97396 Public Purpose: Public Recreation Public Hall Notified: 17 August 1984 File Reference: WA79R98
Peter Daley (re-appointment)		
Phillip Malcolm Makeham (re-appointment)		
David Lawrence Smart (re-appointment)		
George Smart (re-appointment)		
Geoffrey Laurence Lemon (re-appointment)		
Allan Melville Smart (re-appointment)		

For a term commencing 19 July 2004 and expiring 18 July 2009.

SCHEDULE 3

COLUMN 1	COLUMN 2	COLUMN 3
Bruce Alexander Chant (re-appointment)	Rannock Recreation Reserve Trust	Reserve No. 55965 Public Purpose: Public Recreation Notified: 25 January 1923 File Reference: WA80R2
Geoffrey Francis Grinter (re-appointment)		
Bruce Malcolm Rollins (re-appointment)		
Garry William Moncrieff (re-appointment)		
Bruce Robert Holden (new member)		

For a term commencing 01 June 2004 and expiring 31 May 2009.

SCHEDULE 4

COLUMN 1	COLUMN 2	COLUMN 3
Timothy Noel Ryan (new member)	Matong Recreation Reserve Trust	Reserve No. 31133 Public Purpose: Public Recreation Notified: 7 July 1900 File Reference: WA82R99
John Curtis Steele (new member)		
Gordon David Jones (re-appointment)		
Lawrence Edward Quinn (re-appointment)		
Patrick John Quinn (re-appointment)		

For a term commencing 19 July 2004 and expiring 18 July 2009.

SCHEDULE 5

COLUMN 1	COLUMN 2	COLUMN 3
Robert O'Dwyer (new member)	Methul Recreation Reserve Trust	Dedication No. 620066 Public Purpose: Public Recreation Notified: 9 June 1897 File Reference: WA82R26
Graham (re-appointment)		
Grahame Noel McDougall (new member)		
Digby James Graham (re-appointment)		
Patrick Gerard O'Brien (re-appointment)		
Patrick Thomas O'Dwyer (re-appointment)		
James McCaig (re-appointment)		

For a term commencing 19 July 2004 and expiring 18 July 2009.

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(04-511)

No. 2335, BRUCE MYLES, area of 61 units, for Group 1, dated 16 April, 2004. (Wagga Wagga Mining Division).

(04-512)

No. 2336, TACKLE RESOURCES PTY LTD (ACN 107 112 587), area of 26 units, for Group 1, dated 20 April, 2004. (Coffs Harbour Mining Division).

(04-513)

No. 2337, TACKLE RESOURCES PTY LTD (ACN 107 112 587), area of 19 units, for Group 1, dated 20 April, 2004. (Armidale Mining Division).

(04-514)

No. 2338, TACKLE RESOURCES PTY LTD (ACN 107 112 587), area of 24 units, for Group 1, dated 20 April, 2004. (Orange Mining Division).

(04-515)

No. 2339, COMET RESOURCES LIMITED (ACN 060 628 202), area of 38 units, for Group 1, dated 21 April, 2004. (Sydney Mining Division).

(04-516)

No. 2340, COMET RESOURCES LIMITED (ACN 060 628 202), area of 72 units, for Group 1, dated 21 April, 2004. (Coffs Harbour Mining Division).

KERRY HICKEY, M.P.,
Minister for Mineral Resources

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T03-0972)

No. 2230, now Exploration Licence No. 6222, SAVANNAH RESOURCES PTY LTD (ACN 096 358 735), County of Blaxland, Map Sheet (8032), area of 92 units, for Group 1, dated 5 April, 2004, for a term until 4 April, 2006. As a result of the grant of this title, Exploration Licence No. 5766 has ceased to have effect.

(T03-0973)

No. 2231, now Exploration Licence No. 6223, SAVANNAH RESOURCES PTY LTD (ACN 096 358 735), County of Mouramba, Map Sheet (8133), area of 13 units, for Group 1, dated 5 April, 2004, for a term until 4 April, 2006. As a result of the grant of this title, Exploration Licence No. 5569 has ceased to have effect.

(T03-0995)

No. 2253, now Exploration Licence No. 6228, HELIX RESOURCES LIMITED (ACN 009 138 738), Counties of Cunningham and Kennedy, Map Sheet (8332, 8432), area of 52 units, for Group 1, dated 15 April, 2004, for a term until 14 April, 2006.

(T03-1001)

No. 2257, now Exploration Licence No. 6224, COMPASS RESOURCES N.L. (ACN 010 536 820), Counties of Killara and Landsborough, Map Sheet (7736), area of 81 units, for Group 1, dated 5 April, 2004, for a term until 4 April, 2006.

(T03-1002)

No. 2258, now Exploration Licence No. 6225, COMPASS RESOURCES N.L. (ACN 010 536 820), Counties of Yantara and Yungnulgra, Map Sheet (7437, 7537), area of 64 units, for Group 1, dated 5 April, 2004, for a term until 4 April, 2006.

MINERAL CLAIM APPLICATIONS

(T01-0159)

Broken Hill No. 77, now Mineral Claim No. 296 (Act 1992) MORELLO EARTHMOVING PTY LTD (ACN 055 015 051), Parish of Belar, County of Wentworth, area of about 2 hectares, to mine for gypsum, dated 7 April, 2004, for a term until 6 April, 2009.

(T01-0160)

Broken Hill No. 78, now Mineral Claim No. 297 (Act 1992) MORELLO EARTHMOVING PTY LTD (ACN 055 015 051), Parish of Belar, County of Wentworth, area of about 2 hectares, to mine for gypsum, dated 7 April, 2004, for a term until 6 April, 2009.

MINING LEASE APPLICATION

(C02-0339)

Singleton No. 229, now Mining Lease No. 1547 (Act 1992), BULGA COAL MANAGEMENT PTY LIMITED (ACN 055 534 391), Parish of Whybrow, County of Hunter; Parish of Broke, County of Northumberland; Parish of Milbrodale, County of Northumberland; Parish of Vere, County of Northumberland; and Parish of Wollombi, County of Northumberland, Map Sheet (9132-4-S), area of 5805 hectares, to mine for coal, dated 5 April, 2004, for a term until 4 April, 2025. As a result of the grant of this title, Mining Lease No. 1328 (Act 1992), Mining Lease No. 1430 (Act 1992), Mining Lease No. 1490 (Act 1992) and Mining Lease No. 1491 (Act 1992) have ceased to have effect and Authorisation No. 450, Coal Lease No. 224 (Act 1973), Coal Lease No. 372 (Act 1973), Exploration Licence No. 5277 and Exploration Licence No. 5461 have partly ceased to have effect.

KERRY HICKEY, M.P.,
Minister for Mineral Resources

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

(T90-0302)

Exploration Licence No. 3856, NEWCREST MINING LIMITED (ACN 005 683 625), area of 43 units. Application for renewal received 19 April, 2004.

(T99-0138)

Exploration Licence No. 5728, CHALLENGER GOLD LIMITED (ACN 090 166 528), area of 29 units. Application for renewal received 19 April, 2004.

(T99-0194)

Exploration Licence No. 5951, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 526 units. Application for renewal received 19 April, 2004.

(T74-1892)

Exploration (Prospecting) Licence No. 1024, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), area of 6 units. Application for renewal received 19 April, 2004.

KERRY HICKEY, M.P.,
Minister for Mineral Resources

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(C03-0180)

Authorisation No. 176, MUSWELLBROOK COAL COMPANY LIMITED (ACN 000 009 521), Counties of Brisbane and Durham, Map Sheet (9033), area of 2735 hectares, for a further term until 13 September, 2008. Renewal effective on and from 1 April, 2004.

(T99-0101)

Exploration Licence No. 5655, TRIAKO RESOURCES LIMITED (ACN 008 498 119), Counties of Cunningham, Flinders and Kennedy, Map Sheet (8232, 8233, 8332), area of 25 units, for a further term until 13 December, 2005. Renewal effective on and from 19 April, 2004.

(C01-0242)

Exploration Licence No. 5899, LITHGOW COAL COMPANY PTY LIMITED (ACN 073 632 952), County of Cook, Map Sheet (8931), area of 76 hectares, for a further term until 23 October, 2008. Renewal effective on and from 21 April, 2004.

KERRY HICKEY, M.P.,
Minister for Mineral Resources

TRANSFERS

(T03-1063)

Exploration Licence No. 5973, formerly held by MOUNT ISA MINES LIMITED (ACN 009 661 447) has been transferred to STRAITS EXPLORATION (AUSTRALIA) PTY LTD (ACN 061 614 695). The transfer was registered on 19 January, 2004.

(T03-1063)

Exploration Licence No. 6029, formerly held by MOUNT ISA MINES LIMITED (ACN 009 661 447) has been transferred to STRAITS EXPLORATION (AUSTRALIA) PTY LTD (ACN 061 614 695). The transfer was registered on 19 January, 2004.

(T03-1116)

Mineral Lease No. 6143 (Act 1906), formerly held by BOWRAL BRICKWORKS PROPRIETARY LIMITED (ACN 000 165 679) has been transferred to THE AUSTRAL BRICK COMPANY PROPRIETARY LIMITED (ACN 000 005 550). The transfer was registered on 31 March, 2004.

KERRY HICKEY, M.P.,
Minister for Mineral Resources

Roads and Traffic Authority

ROADS ACT 1993**LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land at Nabiac
in the Great Lakes and Greater Taree City Council areas

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.

T D Craig
Manager, Compulsory Acquisition & Road Dedication
Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Great Lakes and Greater Taree City Council areas, Parishes of Wang Wauk and Talawahl and County of Gloucester, shown as:

Lots 13 and 14 Deposited Plan 1060465, being part of the land in Certificate of Title 3/753212 and said to be in the possession of Donald Richard Peak and Judith Gwen Peak (registered proprietors) and Greater Building Society Ltd (mortgagee);

Lot 17 Deposited Plan 1059974, being part of the land in Certificate of Title 4/634927 and said to be in the possession of Pierre Hubert Beckers;

Lot 312 Deposited Plan 803937, being the whole of the land in Certificate of Title 312/803937 and said to be in the possession of Dallas Gordon Paff and Jennifer Rose Maree Paff;

Lot 103 Deposited Plan 1062047, being part of the land in Certificate of Title 1/812258 and said to be in the possession of Leon Foster Robb and Colleen Frances Robb (registered proprietors) and Australia and New Zealand Banking Group Limited (mortgagee);

excluding from the compulsory acquisition of each Lot listed above any existing easement.

(RTA Papers: FPP 3M5580)

ROADS ACT 1993

Notice of Dedication of Land as Public Road
at Macksville in the Nambucca Shire Council area

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

T D Craig
Manager, Compulsory Acquisition & Road Dedication
Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Nambucca Shire Council area, Parish of Congarinni and County of Raleigh, shown as:

Lots 1, 2 and 3 Deposited Plan 107366; and

Lot 1 Deposited Plan 213558.

(RTA Papers: 10/317.134)

ROADS ACT 1993**Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation, 1996**

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

COLIN COWAN,
GENERAL MANAGER
Cessnock City Council
(by delegation from the Minister for Roads)

Schedule**1. Citation**

This Notice may be cited as the Cessnock City Council B-Doubles Notice No 1/2004

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force unless it is amended or repealed.

4. Application

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

5. Routes**B-Double routes within Cessnock City Council**

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	000	West Street, Greta	New England Highway	Access to Shell Roadhouse	

Other Notices

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority
Notice to end remediation declaration
Section 22 of the Contaminated Land Management Act
1997

File No: HO3867
Notice No: 22001

THE Environment Protection Authority (“EPA”) is satisfied that it no longer has reasonable grounds to believe that the following land is contaminated in such a way as to present a significant risk of harm. As a result, remediation declaration number 21033, dated 4 April 2003, gazetted on 11 April 2003, relating to the following land ceases to be in force from the date on which this notice is published.

Land to which this notice applies

Part of Tunks Park (a reserve (R74114)) located immediately west of the suspension bridge located at the border of Strathallen Avenue, Northbridge and Miller Street, Cammeray, near Flat Rock Gully Reserve and Munro Park.

A map of the site is available for inspection at the EPA’s offices located at 59-61 Goulburn Street, Sydney.

CAROLYN STRANGE,
Director Contaminated Sites
(by delegation)

Date: 16th April 2004.

NOTE:

Information recorded by councils

Section 59 of the Act requires the EPA to inform the relevant local council as soon as practicable after this notice is issued. The council is required to remove the notation on land affected by this Notice on its planning certificate issued pursuant to s149(2) of the Environmental Planning and Assessment Act on the date that this Notice is published.

DISTRICT COURT OF NEW SOUTH WALES

Direction

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

Bathurst 10.00 a.m. 17 May 2004 (1 week)
In lieu of 24 May 2004
(Week cancelled)

Dated this 23rd day of April 2004.

R. O. BLANCH,
Chief Judge

ENVIRONMENTALLY HAZARDOUS CHEMICALS ACT 1985

Environment Protection Authority Nsw
Chemical Control Order In Relation To Scheduled
Chemical Wastes

Commencement date: 11 June 2004

CONTENTS

TITLE
AUTHORITY
COMMENCEMENT
DEFINITIONS
PROHIBITION OF PRESCRIBED ACTIVITIES
PRESCRIBED ACTIVITIES PERMITTED TO BE
CARRIED ON

Manufacturing scheduled chemical wastes
Processing scheduled chemical wastes
Keeping scheduled chemical wastes
Conveying scheduled chemical wastes
Using scheduled chemical wastes
Selling scheduled chemical wastes
Disposing of scheduled chemical wastes

REPEAL

Savings and transitional

SCHEDULE A

SCHEDULE B

TITLE

1. This order may be cited as the “Scheduled Chemical Wastes Chemical Control Order 2004”.

AUTHORITY

2. This order is made by the EPA under sections 22 and 23 of the *Environmentally Hazardous Chemicals Act 1995* on the recommendation of the Hazardous Chemicals Advisory Committee and is notified under section 21 of that Act. The terms of the Order follow.

Notes: This order repeals the “Scheduled Chemical Wastes Chemical Control Order 1994” and is remade in substantially the same way. The changes introduce new provisions for the use of scheduled chemical wastes including provisions that give effect to the recommendations of the national *Organochlorine Pesticides Waste Management Plan* (Australian and New Zealand Environment and Conservation Council 1999).

The scheduled chemical wastes regulated by this order include pesticides no longer registered for use within New South Wales or by-products of industrial practices no longer found in New South Wales. Current agricultural and industrial practices are therefore unlikely to directly produce further chemical wastes containing such chemicals, although these wastes would continue to be generated from activities such as the clean-up of former agricultural dip sites or former industrial properties.

This order does not cover the approval and registration of pesticides. Pesticides are registered or approved for use by the Australian Pesticides and Veterinary Medicines Authority.

COMMENCEMENT

3. This order commences on 11 June 2004.

DEFINITIONS

4. In this Order:

- 4.1 *approved* means approved for the time being in writing by the EPA and explicitly for the purposes of this chemical control order;
- 4.2 *article* means an object that is manufactured for use for a particular purpose, and contains one or more constituents, and is neither a chemical formulation nor a chemical container;
- 4.3 *concentration of the chemicals listed in Schedule A* means the sum of the concentrations, if any, of all of the chemicals listed in Schedule A to this chemical control order;
- 4.4 *distribute* means any of the following: to divide and bestow in shares, deal out, allot, to disperse through a space or over an area, spread, scatter or to divide into parts of distinct character;
- 4.5 *environmentally sensitive area* means an area described in Schedule B to this chemical control order;
- 4.6 *EPA* means the Environment Protection Authority, constituted by the *Protection of the Environment Administration Act 1991 (NSW)*;
- 4.7 *harm* has the same meaning as in the *Contaminated Land Management Act 1997*;
- 4.8 *licence* means a licence that is in force after having been granted under the Act, whether it is an original or a renewed licence;
- 4.9 *liquid* means any substance which is neither a solid nor a gas;
- 4.10 *manufacturing* includes the act of generating or producing scheduled chemical wastes;
- 4.11 *onsite* – a reference to something being done in relation to scheduled chemical wastes onsite is a reference to that thing being done only on the premises on which the scheduled chemical wastes were generated;
- 4.12 *processing* means but is not limited to, an activity which transforms, destroys, recovers, separates or concentrates scheduled chemical wastes;
- 4.13 *risk* has the same meaning as in the *Contaminated Land Management Act 1997*;
- 4.14 *scheduled chemical wastes* means any liquid or solid waste that contains one or more of the chemicals listed in Schedule A to this chemical control order where the total concentration of those chemicals is more than two milligrams per kilogram;
- 4.15 *solid* means any substance that has an angle of repose of greater than five degrees (5°), has no free liquids, liberates no free liquids when transported, does not become free flowing at or below 60°C or when transported, and can be moved by spade at normal outdoor temperatures;
- 4.16 *the Act* means the *Environmentally Hazardous Chemicals Act 1985*;
- 4.17 *waste* has the same meaning as in the *Protection of the Environment Operations Act 1997*.

PROHIBITION OF PRESCRIBED ACTIVITIES

5. The act of manufacturing, processing, keeping, conveying, using, selling or disposing of scheduled chemical wastes, or any act related to any such act is prohibited unless it is otherwise permitted by, and carried out in accordance with the conditions of, this chemical control order.
6. Without limiting the generality of clause 5, manufacturing, processing, using or disposing of scheduled chemical waste includes the diluting of scheduled chemical wastes with any other substance to reduce the concentration of the chemicals listed in Schedule A of this chemical control order.
- Note: This order is in addition to any other requirements under New South Wales and National legislation.

PRESCRIBED ACTIVITIES PERMITTED TO BE CARRIED ON

7. The following prescribed activities are permitted in accordance with the conditions set out in relation to each prescribed activity.

Manufacturing scheduled chemical wastes

8. The manufacture of scheduled chemical wastes is permitted subject to the conditions of this order.
9. The manufacture of scheduled chemical wastes is permitted by:
- 9.1 processes that inevitably generate scheduled chemical wastes that are destroyed within the processes; or
- 9.2 the removal of articles from service; or
- 9.3 works associated with the remediation of contaminated sites; or
- 9.4 works associated with the provision or maintenance of services (including, but not limited to, water, electricity, gas, sewerage and telecommunications) within the premises where the works are not associated with the remediation of the site; or
- 9.5 the authority of and in accordance with the conditions of a licence.

Processing scheduled chemical wastes

10. The processing of scheduled chemical wastes is permitted by:
- 10.1 an approved method for the purposes of research and development; or
- 10.2 an approved method under the authority of, and in accordance with, the conditions of a licence.

Notes: An approved method is a treatment process which has been assessed by the EPA to be consistent with the National Protocols for the treatment/disposal of Schedule X Wastes (Scheduled Wastes Management Group, 1994). All of the chemicals included in Schedule A of this order are also included in a list of persistent organic compounds referred to nationally as "Schedule X Wastes".

Processing for research and development purposes relates to benchscale work conducted under appropriate laboratory conditions involving small quantities of scheduled chemical waste.

11. The processing of scheduled chemical wastes must:
 - 11.1 leave only residues (including treated wastes) for which methods of disposal are available or options for use are permitted by this order; and
 - 11.2 minimise the release of wastes and emissions to the environment.
12. Any residue from the processing of scheduled chemical wastes, other than as permitted by clause 13, must contain a concentration of the chemicals listed in Schedule A of no more than two milligrams per kilogram, unless otherwise approved by the EPA.
13. Any residue from the processing of scheduled chemical wastes manufactured in accordance with clause 9.3, is permitted to contain a concentration of the chemicals listed in Schedule A that does not exceed fifty milligrams per kilogram, where the EPA provides an authorisation in writing that:
 - 13.1 in the EPA's opinion, the waste is co-contaminated with at least one chemical, not being a chemical listed in Schedule A; and
 - 13.2 in the EPA's opinion, the concentration of the chemical that is not listed in Schedule A prevents the use of the waste onsite; and
 - 13.3 in the EPA's opinion, it is not practicable to reduce the concentration of the chemical that is not listed in Schedule A to a level that would permit an acceptable onsite use.

Keeping scheduled chemical wastes

14. The keeping of scheduled chemical wastes is permitted subject to the conditions of this order.
15. The occupier of any premises where, or in, or on which, scheduled chemical wastes are kept must ensure that any person handling scheduled chemical wastes is trained in handling scheduled chemical wastes and methods of containing scheduled chemical waste spills, and wears appropriate personal protective equipment.
16. All packages containing scheduled chemical wastes must be clearly marked to identify the scheduled chemical wastes that the package contains.
17. All packages containing scheduled chemical wastes must be maintained in good order. The contents of corroded or leaking packages must be immediately re-packed into sound packages, and any spillage immediately cleaned up.
18. Where more than 50 kilograms of scheduled chemical wastes in total is kept at any premises the occupier must ensure that:
 - 18.1 there is a clearly defined storage area for the scheduled chemical wastes; and
 - 18.2 conspicuous notices located on or adjacent to the storage area provide a warning that the storage area contains scheduled chemical wastes; and
 - 18.3 the scheduled chemical wastes storage area is sited and constructed to prevent any discharge of scheduled chemical wastes from the storage area into the external environment; and
 - 18.4 an adequate supply of appropriate personal protective equipment, clean-up material and equipment is readily available in a secure area external to the storage area.
19. Where one tonne or more of scheduled chemical wastes is kept at any premises it must be kept in an approved manner or in a storage facility under the authority of and in accordance with the conditions of a licence.
20. The occupier of a scheduled chemical wastes storage facility operated in accordance with clause 19 must ensure that:
 - 20.1 the storage facility is inspected at least monthly to determine whether any spill, leakage or unauthorised entry has occurred; and
 - 20.2 a log containing details of the personnel carrying out inspections, corresponding dates and reports of those inspections, is maintained at the storage facility.

Conveying scheduled chemical wastes

21. The conveying of scheduled chemical wastes is permitted subject to the conditions of this order.
22. A person must not convey scheduled chemical wastes in or on a vehicle, where the total concentration of the chemicals listed in Schedule A is 50 milligrams per kilogram or more, unless accompanying the vehicle there is personnel:
 - 22.1 trained in methods of containing spilled scheduled chemical wastes; and
 - 22.2 provided with appropriate personal protective equipment, clean-up material and equipment to deal with any spill.
23. The EPA must be notified as soon as is practicable, and in any case within 24 hours, by the person conveying the scheduled chemical wastes of any spill of scheduled chemical wastes occurring during the conveyance.

Note: These requirements are in addition to any obligations on waste transporters including under the *Protection of the Environment Operations Act 1997* and *Road and Rail Transport (Dangerous Goods) Act 1997* and their respective Regulations.

Using scheduled chemical wastes

24. The use of scheduled chemical wastes is permitted subject to the conditions of this order.
25. The use of scheduled chemical wastes conducted in accordance with clauses 26, 27, 28 and 29 must not result in an unacceptable risk of harm to the environment or human health.
26. The use of scheduled chemical waste manufactured in accordance with clause 9.4 is permitted.

Note: Other requirements under the *Contaminated Land Management Act 1997* may apply, including notification under s.28 and s.60 or a covenant under s.29.
27. The use of scheduled chemical waste manufactured in accordance with clause 9.3 is permitted where the use is:
 - 27.1 subject of a notice or a voluntary remediation agreement and the conditions therein under the *Contaminated Land Management Act 1997*; or
 - 27.2 associated with a scheduled activity under the *Protection of the Environment Operations Act 1997*; or

- 27.3 associated with a designated activity under the *Environmental Planning & Assessment Act 1979*.
28. The use of scheduled chemical waste manufactured in accordance with clause 9.3 and not covered by clauses 26 and 27 is permitted where the use is:
- 28.1 onsite and is not in an environmentally sensitive area (see Schedule B); or
- 28.2 onsite in an environmentally sensitive area (see Schedule B) and:
- 28.2.1 the EPA forms the opinion that the basis for the site being an environmentally sensitive area has been satisfactorily addressed in determining the proposed use; or
- 28.2.2 the appropriate consent authority provides specific approval for the use having had regard to the requirements of this order.
29. Use of scheduled chemical waste other than those uses outlined in clauses 26, 27 and 28 is permitted by an approved method, under the authority of and in accordance with the conditions of a licence.
- Note: Use includes use of soil containing scheduled chemical waste in a manner which does not necessitate the employment of barriers or other engineering structures which may be associated with the keeping or disposal of waste.

Selling scheduled chemical wastes

30. The sale of scheduled chemical wastes to an approved recipient is permitted.

Disposing of scheduled chemical wastes

31. The onsite disposal of scheduled chemical wastes is prohibited with the exception of solid scheduled chemical waste disposed of to a landfill lawfully permitted to receive such waste.

Note: The offsite disposal of scheduled chemical waste is regulated by the *Protection of the Environment Operations Act 1997*.

REPEAL

32. "Scheduled Chemical Wastes Chemical Control Order 1994" published in Government Gazette No. 139 of 14.10.1994 p. 6313 is repealed.

Savings and transitional

33. Any instrument issued under the Scheduled Chemical Wastes Chemical Control Order 1994 is taken to be issued under this Order and has effect according to its tenor.

Schedules A and B are part of the Scheduled Chemical Wastes Chemical Control Order 2004

Schedule A

Clauses that refer to schedule A include 4.3, 4.14, 12, 13, 13.1, 13.2, 13.3

Scheduled chemical wastes means any liquid or solid waste that contains one or more of the chemicals in the following list where the total concentration of those chemicals is more than two milligrams per kilogram.

CONSTITUENT (common name)	Chemical Abstract Registry Number
Aldrin	309-00-2
Benzene Hexachloride- α -isomer (α -BHC)	319-84-6
Benzene Hexachloride- β -isomer (β -BHC)	319-85-7
Benzene Hexachloride- γ -isomer (γ -BHC, Lindane)	58-89-9
Benzene Hexachloride- Δ -isomer (Δ -BHC)	319-86-8
Chlordane	57-74-9
4,4'-DDD (p,p'-DDD, DDD)	72-54-8
4,4'-DDE (p,p'-DDE, DDE)	72-55-9
4,4'-DDT (p,p'-DDT, DDT)	50-29-3
Dieldrin	60-57-1
Endrin	72-20-8
Endrin aldehyde	7421-93-4
Heptachlor	76-44-8
Heptachlor epoxide	1024-57-3
Hexachlorobenzene	118-74-1
Hexachlorophene	70-30-4
Isodrin	465-73-6
Pentachlorobenzene	608-93-5
Pentachloronitrobenzene	82-68-8
Pentachlorophenol	87-86-5
1,2,4,5-Tetrachlorobenzene	95-94-3
2,3,4,6-Tetrachlorophenol	58-90-2
1,2,4-Trichlorobenzene	120-82-1
2,4,5-Trichlorophenoxy-acetic acid, salts and esters (2,4,5-T)	93-76-5

SCHEDULE B

Clauses that refer to schedule "B" include 4.5, 28.1, 28.2

ENVIRONMENTALLY SENSITIVE AREAS

Part A: Vulnerable areas

- A site in or within 250 m of an area of significant environmental or conservation value, as identified under relevant legislation, including areas reserved or dedicated in the National Parks and Wildlife Act 1974 (NP&W Act) such as:
 - National parks
 - Nature reserves
 - Historic sites
 - Areas covered by a conservation agreement
 - Other areas protected under this Act
- World heritage areas
- Wilderness areas identified or declared under the Wilderness Act 1987
- Items included on the register of national estate
- Marine reserves, aquatic reserves, marine national parks or nature reserves
- A site within an identified sensitive location within a drinking water catchment, being any site declared by an order under s.44 of the *Sydney Catchment Management Act 1998* to be a 'special area'
- Lands within 3 km from the top of the water level of the following storages:
 - Wingecarribee Reservoir
 - Fitzroy Falls Reservoir
 - Tallowa Dam
- Any lands nominated as 'special areas' (or similar wording) by local government authorities (e.g. councils)

- A site within an area zoned under an environmental planning instrument for environmental protection purposes, e.g. high conservation, scenic, scientific, cultural or heritage value
- Areas mapped or identified for special protection under an environmental planning instrument including:
 - SEPP 14: Coastal Wetlands
 - SEPP 26: Littoral Rainforests
 - SEPP 58: Sydney Water Supply
 - SEPP 71: Coastal Protection
 - areas mapped as wetlands under REP 20: Hawkesbury-Nepean River
 - areas identified as core koala habitat under SEPP 44: Koala Habitat Protection; or
 areas similarly protected
- A site located in a permanent or intermittent waterbody and/or in an area overlying an aquifer which contains groundwater which has high or very high vulnerability to pollution
- A site within a karst region (either protected under the NP&W Act or not), or with substrata which are prone to slippage
- An area within a floodway that may be subject to ashout and/or inundation during a flood event that is up to a magnitude that reaches the 1 in 100 year contour in the applicable local flood map unless the area is protected by its own levee which is higher than the 1 in 100 year contour

Part B: Residential areas

A site within 250 m of:

- a residential zone
- a dwelling, school or hospital.

Notes

1. Groundwater which has high or very high vulnerability to pollution

The Department of Infrastructure, Planning and Natural Resources (DIPNR) should be consulted to determine if the area which contains the site has been assessed as having high or very high vulnerability to groundwater pollution. For areas of the state that the DIPNR has not assessed, the vulnerability of the groundwater at a site should be assessed using the USEPA DRASTIC model (USEPA, 1987) and advice from the DIPNR.

2. Definitions

Drainage depression means a level to gently inclined shallow, open depression with smoothly concave cross-section, rising to moderately inclined hillslopes.

Drainage line means a channel down which surface water naturally concentrates and flows which exhibit one or a combination of the following features:

- (a) evidence of active erosion or deposition, such as gravel, pebble, rock, sandbed, scour hole, nick points; or
- (b) an incised channel of more than 30 centimetres depth with defined bed and banks.

Dwelling means a room or suite of rooms occupied or used or so constructed or adapted to be capable of being occupied or used as a separate domicile.

Residential zone means land identified in an environmental planning instrument as being predominantly for residential use, including urban, village or living area zones, but excluding rural residential zones.

Waterbody means

- (a) A natural water, including
 - (i) a lake or lagoon either naturally formed or artificially modified; or
 - (ii) a river or stream, whether perennial or intermittent, flowing in a natural channel with an established bed or in a natural channel artificially modifying the course of the stream
 - (iii) a drainage line but excluding a drainage depression;
 - (iv) tidal waters including any bay, estuary or inlet; or
- (b) an artificial waterbody, including any constructed waterway, canal, inlet, bay, channel, dam, pond or lake, but not including a dry detention basin or other construction that is only intended to hold water intermittently or an artificial waterbody associated with the facility; or
- (c) a natural wetland including marshes, mangroves, backwaters, billabongs, swamps, sedgeland, wet meadows or wet heathlands that form a shallow waterbody (up to 2m in depth) when inundated cyclically, intermittently or permanently with fresh, brackish or salt water, and where the inundation determines the type and productivity of the soils and the plant and animal communities, or
- (d) an artificial wetland including marshes, swamps, wet meadows, sedgeland or wet heathlands that form a shallow waterbody (up to 2m in depth) when inundated cyclically, intermittently or permanently with water, and are constructed and vegetated with wetland plant communities, but does not include an artificial wetland associated with the site.

3. How distances are measured for the purposes of this Schedule

Site

In order to determine the boundary of a site, the area of the site is taken to be:

- (a) in relation to a site which is the subject of a development consent
 - (i) the whole of the land to which the development consent applies, or
 - (ii) if the development consent identifies part only of the land as the actual site, the part of the land so identified, or
- (b) in relation to a site which is not the subject of a development consent, all areas of the site where scheduled chemical waste is present or will be used.

Environmentally sensitive areas

The distance from an environmentally sensitive area is to be measured as the shortest distance between the boundary of the area and the boundary of the site.

Waterbody

The distance from a waterbody is to be measured as the shortest distance between:

- (a) the top of the high bank, if present, or

- (b) if no high bank is present, then:
- (i) the mean high water mark in tidal waters; or
 - (ii) the mean water level in non-tidal waters; or
 - (iii) in the case of a wetland, the edge of vegetation communities dominated by wetland species; and the boundary of the site.

GEOGRAPHICAL NAMES BOARD

Erratum

IN the notice referring to the assignment of the name and The Forks, Folio 3119, 21th June 1996, the name was incorrectly spelt as The Force, the correct spelling for this feature is The Forks. This notice corrects that error.

W. WATKINS,
Chairman

Geographical Names Board
PO Box 143 Bathurst 2795

HEALTH SERVICES ACT 1997

Order under section 29

MARIE BASHIR, Governor

PURSUANT to section 29 of the Health Services Act 1997, I, Professor MARIE BASHIR AC, Governor of the State of New South Wales, with the advice of the Executive Council, do by this my order appoint Associate Professor Debora Picone as the Administrator of the South Western Sydney Area Health Service for a further term of office commencing on and from 1 May 2004 until and including 30 June 2004.

Signed this day of 28th day of April 2004.

MORRIS IEMMA, M.P.,
Minister for Health

HERITAGE ACT 1977

Direction Pursuant to Section 34(1)(A) to list an Item on The State Heritage Register

Catholic Church of Christ the King,
Macarthur Street, Taralga

SHR No 1696

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

DIANE BEAMER, M.P.,
Minister Assisting the Minister for
Infrastructure and Planning (Planning
Administration)

Sydney, 13th Day of April 2004.

SCHEDULE "A"

The item known as Catholic Church of Christ the King, Macarthur Street, Taralga situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Part Lot 3 DP 816409 in Parish of Guineacor, County of Argyle as shown edged heavy black on the plan catalogued HC 1947 in the office of the Heritage Council of New South Wales.

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of rescission of Compulsory Acquisition of Land for the purposes of the Ministerial Corporation for Industry

IN pursuance of the provisions of section 31 of the Land Acquisition (Just Terms Compensation) Act 1991. Her Excellency, the Governor, with the advice of the Executive Council, does by this Notice rescind the Notice of Compulsory Acquisition of Land as authorised by the State Development and Industries Assistance Act, 1966 and the Land Acquisition (Just Terms Compensation) Act 1991, published in the Government Gazette No.12 of 16 January 2004 in so far as it relates to the land acquired and described in the schedule below.

Dated this 14th day of April 2004.

The Honourable MICHAEL RUEBEN EGAN,
Minister for State Development

SCHEDULE

All that piece or parcel of land situate at Tomago in the Local Government Area of Port Stephens, Parish of Stockton, County of Gloucester and State of New South Wales, being that part of lot 14 in Deposited Plan 236073 within the land shown hatched on plan SB55514 lodged at the Department of Commerce said to be in the possession of Truco Constructions (Newcastle) Pty Limited and Perion Pty Limited.

All that piece or parcel of land situate at Tomago in the Local Government Area of Port Stephens, Parish of Stockton, County of Gloucester and State of New South Wales, being that part of Lot 13 in Deposited Plan 236073 within the land shown hatched on plan SB55514 lodged at the Department of Commerce said to be in the possession of Sondelle Pty Limited.

Com Reference: 214.

LOCAL GOVERNMENT ACT 1993

ORDER

I, the Hon. Tony Kelly MLC, Minister for Local Government, in pursuance of section 516 (1A) of the Local Government Act 1993, do by this Order determine that for the purpose of the definitions of "boarding house" and "lodging house" in that section the maximum tariffs that a boarding house or lodging house may charge tariff-paying occupants are:

- (a) Where full board and lodging is provided –
\$244 per week for single accommodation, or
\$406 per week for family or shared accommodation,
- (b) Where less than full board and lodging is provided –
\$163 per week for single accommodation, or
\$271 per week for family or shared accommodation.

Dated this tenth day of April 2004.

The Hon. TONY KELLY, M.L.C.,
Minister for Local Government

LOCAL GOVERNMENT ACT 1993

Appointment as assessor assisting the Local Government
Remuneration Tribunal

HER Excellency the Governor, with the advice of the Executive Council, and pursuant to section 236(1)(b) of the Local Government Act 1993, has appointed HELEN L'ORANGE AM, as an assessor assisting the Local Government Remuneration Tribunal for the term of three years commencing on 1 March 2004.

TONY KELLY, M.L.C.,
Minister for Local Government

RURAL FIRES ACT 1997

PURSUANT to Section 82 of the Rural Fires Act 1997 as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation: Albury, Hume, Culcairn, Holbrook
Team Incorporating:
Albury Local Government Area
Hume Local Government Area
Culcairn Local Government Area
Holbrook Local Government Area

The Local Bush Fire Danger period has been extended for the period 1 April until 16 April 2004.

During this period permits pursuant to Section 87 of the Rural Fires Act 1997 as amended, will be required for the lighting of fire for the purposes of land clearance or fire breaks.

MARK CROSWELLER, AFSM,
Assistant Commissioner
Executive Director Operations & Regional
Management
Delegate

RURAL FIRES ACT 1997

PURSUANT to Section 82 of the Rural Fires Act 1997 as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation: Monaro Team Incorporating;
Bombala Local Government Area
Cooma Monaro Local Government
Area
Snowy River Local Government Area

The Local Bush Fire Danger period has been extended for the period 1 April until 30 April 2004

During this period permits pursuant to Section 87 of the Rural Fires Act 1997 as amended, will be required for the lighting of fire for the purposes of land clearance or fire breaks.

MARK CROSWELLER, AFSM,
Assistant Commissioner
Executive Director Operations & Regional
Management
Delegate

SUBORDINATE LEGISLATION ACT 1989

Game Council of New South Wales

Game and Feral Animal Control Regulation 2004

IN accordance with Section 5 of the *Subordinate Legislation Act 1989*, notice is given of the proposed *Game and Feral Animal Control Regulation 2004* under the *Game and Feral Animal Control Act 2002*.

The object of the proposed Regulation is to provide subordinate legislation on various matters that are to be prescribed under the Act. Matters referred to in the draft Regulation include the membership and functions of the Game Council of NSW, the issue of game hunting licences, eligibility of persons to receive game hunting licences and conditions of such licences.

The Game Council of NSW invites comments and submissions on the proposed Regulation. Copies of the Regulatory Impact Statement and the proposed Regulation are available free of charge from:

Ross McKinney
Chief Executive Officer
Game Council of NSW
PO Box 2506
ORANGE NSW 2800

or by telephoning (02) 6360 5100.

Comments and submissions will be received up to 4.00pm on Monday 24 May 2004.

ELECTRICITY SAFETY ACT 1945

Order under Section 21

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and pursuant to sections 21 (1) and 21 (2) of the Electricity Safety Act 1945, do, by this my Order, declare the electrical articles of the class described in Schedule 1 to be, on and from 1 May 2004, electrical articles to which Part 4C of the Electricity Safety Act 1945 applies and the specifications, including modifications, specified in the schedule to the Order to be those applicable to electrical articles of that class.

This Order revokes, on and from 1 May 2004, the Order dated 14 August 2002 published in the Government Gazette of 30 August 2002, No 135 (and subsequently corrected in the Government Gazette of 13 September 2002, No 144).

Signed at Sydney, this 20th day of April 2004.

PROFESSOR MARIE BASHIR AC, Governor

By Her Excellency's Command,

REBA MEAGHER, M.P.,
Minister for Fair Trading

SCHEDULE

DECLARED ELECTRICAL ARTICLE

1. **APPLIANCE CONNECTOR** - an electrical device which -
- (a) is for attachment to a flexible cord; and
 - (b) makes a detachable connection between the conductors of the cord and the pins or contacts of any low voltage appliance or equipment of a type intended or generally used for household applications;
- but does not include -
- (c) a connector within the scope of AS/NZS 3123; or
 - (d) a plug or socket-outlet within the scope of AS/NZS 3131.

Class specification:

Appliance plug -

AS/NZS 3109.1:1996 with amendment 1

Plug connector -

IEC 60320.1:1994 with amendments 1 and 2 and IEC 60320.2.2:1998

2. **ARC WELDING MACHINE** - an electrical appliance which -
- (a) is for use in the electric arc welding process;
 - (b) is for connection to single phase low voltage supply;
 - (c) is fitted with a flexible cord and plug rated at not more than 16 A;
 - (d) can easily be moved from one place to another while it is connected to supply; and
 - (e) has, for GMAW (gas metal arc welding), GTAW (gas tungsten arc welding), and FCAW (flux cored arc welding) machines, a 100% output rating not exceeding 65 A. The 100% rating is calculated from the square root of the marked duty cycle expressed in decimal form multiplied by the marked output current associated with the duty cycle in amperes;

but does not include -

- (f) an arc welding machine promoted exclusively to industry.

Class specification:

AS/NZS 3100:2002 with amendment 1 and

AS/NZS 3195:1995 with amendments 1 to 5

3. **BAYONET LAMP HOLDER** - an electrical device which -
- (a) accommodates a lamp with a bayonet cap of 15 mm or 22 mm nominal diameter;
- but does not include -
- (b) a lampholder which by design is restricted to specific appliances; or
 - (c) a lampholder which is for incorporation in industrial equipment only.

Class specification:

AS/NZS 3100:2002 with amendment 1 and AS 3117:1994

4. **BAYONET LAMP HOLDER ADAPTOR** - an electrical device which -
- (a) is for insertion into a B22 bayonet lampholder; and
 - (b) is for connection to a flexible cord; or
 - (c) has one or more lampholders.

Class specification:

AS/NZS 3100:2002 with amendment 1 and AS 3119:1994

5. **BLANKET** - an electrical appliance which -

- (a) is for the application of heat to a bed;
- (b) is flexible;
- (c) has a fabric enclosure; and
- (d) has a projected surface area exceeding 0.6 square metres;

and includes -

- (e) any associated power supply or controller.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.17:2000 with amendment 1

6. **BREAD TOASTER** - an electrical appliance which -

- (a) is a household type; and
- (b) is for toasting bread or similar foods.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.9:1999 (until 22 November 2009) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.9:2002.

7. **CLOTHES DRYER** - an electrical appliance which -

- (a) is a household type;
- (b) is for drying textile material.

Class specification:

Rotary type -

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.11:2001 (until 22 November 2009) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.11:2002

Cabinet type-

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.43:2001.

8. **CONTROL OR CONDITIONING DEVICE** - an electrical device which -

- (a) is a household type;
- (b) is for controlling or conditioning the electrical input to electrical apparatus;
- (c) is self contained; and
- (d) connects to supply by means of a flexible cord and plug, appliance inlet or pins for engagement with a socket-outlet.

Class specification:

AS/NZS 3100:2002 with amendment 1 and
AS/NZS 3197:1993 with amendment 1 and 2.

9. **COOKING APPLIANCE - PORTABLE TYPE** - an electrical appliance which -

- (a) is a household type;
- (b) is for cooking or warming food by electrical energy; and
- (c) is portable.

Class specification:

Griller, roaster, or oven (including breadmaker)-

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.9:1999 with amendment 1.

Warming plate and similar-
AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 350.2.12:1997 with amendments
1
and 2.

Frying pan, deep fryer or wok-
AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.13:2001.

Outdoor barbecue-
AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.78:1996 with
amendments 1 and 2.

10. CORD EXTENSION SOCKET - an electrical device which -

- (a) is for attachment to a flexible cord;
- (b) has a maximum rating of 20 A at low voltage; and
- (c) has contacts whereby a detachable connection may be made with the corresponding pins of a plug or an inlet;

but does not include -

- (d) a connector or appliance connector designated in AS/NZS 3123; or
- (e) a socket outlet designated in AS/NZS 3131.

Class specification:
AS/NZS 3100:2002 with amendment 1 and AS/NZS 3120:1999.

11. CORD-LINE SWITCH - an electrical device which -

- (a) is for attachment in a flexible cord;
- (b) manually opens and closes an electrical circuit; and
- (c) has a rating not exceeding 16 A at low voltage;

but does not include -

- (d) bell push and pendant switches.

Class specification:
AS/NZS 3100:2002 with amendment 1 and AS 3127:2002.

12. DECORATIVE LIGHTING OUTFIT - an electrical appliance which -

- (a) is for decorative, display or illumination purposes;
- (b) is portable;
- (c) consists of -
 - (i) lamps or lampholders interconnected by flexible cord of less than 2.5 square millimetres cross-sectional area; or
 - (ii) lamps within a flexible enclosure; and

- (d) may be integral with a frame or similar support

and includes -

- (e) any integral power supply or control device.

Class specification:
AS/NZS 3100:2002 with amendment 1 and AS/NZS 3152:1992 with amendments 1 and 2 (until 5 January 2005) or AS/NZS 60598.1:2003 and AS/NZS 60598.2.20:2002

13. DISHWASHING MACHINE - an electrical appliance which -

- (a) is a household type; and
- (b) is for washing of eating or cooking utensils.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.5:1995 with amendments 1 and 2 (until 22 November 2009) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.5:2002

14. EDISON SCREW LAMPHOLDER - an electrical device which -

- (a) accommodates a lamp with an Edison screw cap of 14 mm or 27 mm nominal outside diameter;

but does not include -

- (b) a lampholder which by design is restricted to specific appliances; or
(c) a lampholder which is for incorporation in industrial equipment only.

Class specification:

AS/NZS 3100:2002 with amendment 1 and AS 3140:1994

15. FAN - an electrical appliance which -

- (a) is a household type;
(b) has a primary function of moving air in its vicinity; and
(c) is self contained;

and includes -

- (d) any associated ancillary equipment.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.80:1998 with amendments 1 to 3

16. FENCE ENERGISER – an electrical appliance which regulates and controls the supply of electrical energy to an electric fence.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.76:1998 with amendments 1 and 2 (until 30 May 2010) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.76:2003

17. FLEXIBLE HEATING PAD - an electrical appliance which -

- (a) is for application of heat to parts of the human body;
(b) is in the form of a flexible pad; and
(c) has a projected area not exceeding 0.6 square metres.

Class specification:

Foot warmer and foot mat-

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.81:1998 with amendment 1.

Other-

AS/NZS 3164:1994 with amendments 1 to 6.

18. FLOOR POLISHER/SCRUBBER – an electrical appliance which -

- (a) is a household type; and
(b) is used to polish or scrub floors.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.10:1996

- 19. FLUORESCENT LAMP BALLAST** - an electrical device which -
- (a) is for controlling the magnitude of current flowing through the discharge path of a fluorescent lamp;
 - (b) is of the independent or built-in type intended for use with luminaires (portable or fixed); or
 - (c) is of the integral type, rated at 60 watts or less, such that it forms a non-replaceable part of a fluorescent lamp/ballast combination; or
 - (d) is of the adaptor type such that it allows the insertion of a fluorescent lamp into the ballast by the user;
- and includes -
- (e) any capacitor incorporated in or supplied with the ballast;
- but does not include -
- (f) a ballast which is incorporated in luminaires certified for compliance with the requirements for electrical equipment with increased safety type protection (Ex e) for use in hazardous locations.

Class specification:

Integral (self ballasted lamp) magnetic and electronic types
AS/NZS 60968:2001.

Other magnetic type-

AS/NZS 3100:2002 with amendment 1 and AS 3168:1991 with amendment 1 (until 30 September 2005) or AS/NZS 61347.2.8:2003

Other electronic type-

AS/NZS 60928:2000

- 20. FLUORESCENT LAMP STARTER** - an electrical device which -
- (a) is for starting preheat type fluorescent lamps;
 - (b) is a glow-start type; and
 - (c) has an enclosure of insulating material.

Class specification:

AS/NZS 60155-2000 (Section 1) with amendments 1 and 2.

- 21. HAIR CARE APPLIANCE** - an electrical appliance which -
- (a) is a household type or a commercial hand-held type; and
 - (b) is for drying, styling or the caring of human hair.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.23:2001 with amendment 1

- 22. HEDGE CLIPPER** - an electrical appliance which -
- (a) is for trimming hedges; and
 - (b) is hand held

Class specification:

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3160:2001

- 23. IMMERSION HEATER** - an electrical appliance which -
- (a) is a household type;
 - (b) is for heating liquid in which it may be immersed; and
 - (c) is self contained;
- and includes -
- (d) aquarium type immersion heaters.

Class specification:

Aquarium type-

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.55:1998 with amendment 1.

Portable (other than aquarium) type-

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.74:2001

Fixed type-

AS/NZS 3350.1:2002 with amendment 1 AS/NZS 3350.2.73:1996.

24. INSECT ELECTROCUTOR - an electrical appliance which -

- (a) is a household type; and
- (b) kills insects by the application of electrical energy.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.59:1999 with amendments 1 and 2 (until 22 November 2009) or AS/NZS 60335.1:2003 and AS/NZS 60335.2.3:2003

25. INSPECTION HANDLAMP - an electrical appliance which -

- (a) is for inspection purposes using illumination;
- (b) holds an incandescent or discharge lamp; and
- (c) is hand held;

but does not include -

- (d) handlamps with a magnification facility.

Class specification:

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3118:1993 with amendment 1 (until 5 January 2005) or AS/NZS 60598.1:2003 and AS/NZS 60598.2.8:2002

26. IRON - an electrical appliance which -

- (a) is a household type;
- (b) is for smoothing or pressing fabric by the application of heat or steam; and
- (c) is hand held except for any separate steam generator;

and includes -

- (d) any associated equipment.

Class specification:

Fabric steamer only-

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.85:1998 with amendment 1.

Other -

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.3:1995 with amendments 1 and 2 (until 22 November 2009) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.3:2002

27. KITCHEN MACHINE - an electrical appliance which -

- (a) is a household type;
- (b) is for the preparation of food by mechanical means; or
- (c) is for opening cans; or
- (d) is for sharpening of knives.

Class specification:
AS/NZS 3350.1:2002 with amendment 1 and
AS/NZS 3350.2.14:1995 with amendments 1 to 3.

28. LAWN CARE APPLIANCE - an electrical appliance which -

- (a) is a household type; and
- (b) is for cutting grass or lawn.

Class specification:
Mower-
AS/NZS 3100:2002 with amendment 1 and AS/NZS 3156:1995 with
amendments 1 and 2 (until 22 November 2004) or AS/NZS 60335.1:2002 and
AS/NZS 60335.2.77:2002 with amendment 1

Trimmer (with non-metallic filament line or cutter/s)-
AS/NZS 3100:2002 with amendment 1 and AS/NZS 3160:2001 (until 22 November
2004) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.91 with amendment 1

Trimmer (other)-
AS/NZS 3100:2002 with amendment 1 and
AS/NZS 3156: 1995 with amendments 1 and 2

29. LIQUID HEATING APPLIANCE – an electrical appliance which –

- (a) is a household type;
- (b) is portable;
- (c) has a capacity not exceeding 10L; and
- (d) heats liquid for:
 - i. Humidifying room air; or
 - ii. Use in, or as, a hot beverage; or
 - iii. cooking

Class specification:
Humidifier-
AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.98:1998 with amendment
1.

Jug (body of non-metallic material and bare, electrode or unearthed sheathed element)-
AS/NZS 3100:2002 with amendment 1 and AS/NZS 3106:2002

Other-
AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.15:2002 with amendment
1 (until 22 November 2009) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.15:2002

30. LUMINAIRE - PORTABLE TYPE - an electrical appliance which -

- (a) is a household type;
- (b) provides illumination or for decorative purposes, produces light;
- (c) is fitted with a supply flexible cord, an appliance inlet socket or a power supply unit with integral pins for insertion into a socket outlet;
- (d) is for standing on a table or floor, or is fitted with a clamp or similar for attachment to vertical or horizontal surfaces;
- (e) is for use with tungsten filament, tubular fluorescent or other discharge lamps; and
- (f) is constructed to represent a model, person or animal and by its design and materials is likely to be treated by a child as a toy; or
- (g) has metal parts which are required to be earthed or double insulated from live parts (excluding live parts of an all insulated lampholder).

Class specification:
Child appealing type (refer to clause (f))-
AS/NZS 60598.1:2003 and AS/NZS 60598.2.10:1998.

AS/NZS 60598.2.10:1998 is modified to deem luminaires to be of class III construction where they are permanently connected to an approved safety extra-low voltage source and that source is separated from the child appealing part by at least 2m.

Type fitted with a build-in transformer or convertor-
AS/NZS 3100:2002 with amendment 1 and AS/NZS 3128:1998 with amendments 1 and 2 (until 22 March 5 January 2005) or AS/NZS 60598.1:2003 and AS/NZS 60598.2.6:1998.

Floodlight

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3128:1998 with amendments 1 and 2 (until 8 July 2004) or AS/NZS 60598.1:2003 and AS/NZS 60598.2.5:2002.

Other-

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3128:1998 with amendments 1 and 2 (until 5 January 2005) or AS/NZS 60598.1:2003 and AS/NZS 60598.2.4:1998.

31. MESSAGE APPLIANCE - an electrical appliance which -

- (a) is a household type;
- (b) is for massaging the human body;
- (c) is portable; and
- (d) is self contained.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.32:2001

32. MICROWAVE OVEN - an electrical appliance which -

- (a) is a household type; and
- (b) applies heat to food, liquid or other substances in a chamber by means of high-frequency electromagnetic radiation.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.25:2001 (until 13 May 2009) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.25:2002.

33. MINIATURE OVERCURRENT CIRCUIT-BREAKER - an electrical device which-

- (a) is an enclosed air-break switch;
- (b) opens a low voltage circuit automatically under pre-determined conditions of over-current;
- (c) has a nominal rating not exceeding 125 A; and has -
 - (i) a current breaking capacity up to but not including 10 kA; and/or
 - (ii) a projected panel mounting area not exceeding 4000 square millimetres per pole;

but does not include -

- (f) miniature overcurrent circuit-breakers as defined but which are intended and marked as being only for use in industrial application.

Class specification:

AS 3111:1994 or AS/NZS 4898:1997.

34. OUTLET DEVICE - an electrical device which -

- (a) is a household type;
- (b) as its primary function, extends supply from a socket-outlet;

- (c) is portable;
- (d) incorporates facilities for the insertion of a plug or plugs; and
- (e) has a rating not exceeding 20 A;

but does not include -

- (f) a cord extension set.

Class specification:

Integral pin type (including travel adaptor)-
AS/NZS 3100:2002 with amendment 1 and
AS/NZS 3122:1993 with amendments 1 and 2

AS/NZS 3122:1993 is modified to preclude types that can be rewired by the user

Other

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3105:2002 with amendment 1

35. PLUG - an electrical device which -

- (a) makes a detachable connection between the contacts of a socket-outlet and the conductors of a flexible cord;
- (b) has two, three or four pins for insertion into a socket-outlet; and
- (c) has a maximum rating of 20 A;

but does not include -

- (d) plug which is within the scope of AS/NZS 3123:1994 with amendment 1 and is intended for industrial use; or
- (e) plug which is within the scope of AS/NZS 3131:1995.

Class specification:

AS/NZS 3100:2002 with amendment 1 and
AS/NZS 3112:2000 with amendments 1 and 2

36. POWER SUPPLY OR CHARGER – an electrical appliance which-

- (a) provides an output not exceeding 50 volts a.c. or 120 volts ripple free d.c.;
- (b) is a type to provide supply to separate luminaires; or
- (c) is a household type for either charging batteries or to provide a supply to separate equipment.

Class specification:

Power supply for general use-

AS/NZS 61558.1:2000 with amendment 1 and AS/NZS 61558.2.6:2001.

Power supply (electronic or transformer types) designated for use with specific electronic equipment-

AS/NZS 60065:2000 with amendment 1;
AS/NZS 60950:2000 (until 1 July 2006); or
AS/NZS 60950:2003

Power supply for toys-

AS/NZS 61558.1:2000 with amendment 1 and AS/NZS 61558.2.7:2001.

Power supply for bells or chimes-

AS/NZS 61558.1:2000 with amendment 1 and AS/NZS 61558.2.8:2001.

Power supply (electronic type) for lighting purposes-

AS/NZS 61046:2001

Power supply for Handlamps-

AS/NZS 61558.1:2000 and AS/NZS 61558.2.9:2003

Battery charger-
AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.29:2001

37. **PROJECTOR** – an electrical appliance which –
- (a) is a household type; and
 - (c) is for projecting an image from a photographic slide or moving film.

Class specification:
AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.56:1998 with amendments 1 and 2.

38. **RANGE** - an electrical appliance which -
- (a) is a household type;
 - (b) is for cooking food using heat produced by electrical energy; and
 - (c) is stationary.

Class specification:
AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.6:2001 with amendments 1 to 3 (until 22 November 2009) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.6:2002

39. **RANGE HOOD** - an electrical appliance which -
- (a) is a household type;
 - (b) collects and/or filters air; and
 - (c) is for installation above a cooking appliance.

Class specification:
AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.31:2001.

40. **RAZOR/HAIR CLIPPER** - an electrical appliance which -
- (a) is a household type; and
 - (b) shaves, cuts or trims human hair.

Class specification:
AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.8:1995 with amendments 1 and 2.

41. **REFRIGERATOR/FREEZER** - an electrical appliance which -
- (a) is a household type; and
 - (b) cools and stores food.

Class specification:
AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.24:2001 (until 14 November 2010) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.24:2003

42. **RESIDUAL CURRENT DEVICE** - an electrical device which -
- (a) isolates or initiates a tripping signal to isolate a low-voltage supply to protected circuits, sockets-outlets or equipment in the event of a current flow to earth which exceeds a pre-determined level;
 - (b) has a rated residual current not exceeding 300 mA for devices intended for connection to fixed wiring or 30 mA for other devices; and
 - (c) has a rated load current not exceeding 125 A for devices intended for connection to fixed wiring or 20 A for other devices;

but does not include -

- (d) a device intended to be used with a particular circuit-breaker other than a miniature overcurrent circuit-breaker; or
- (e) a device intended to protect an electricity supply authority distribution system; or
- (f) a device covered by AS 2081 and intended for mines use.

Class specification:

AS/NZS 3175 -1994 with amendment 1 or AS/NZS 61009.1:1999
or AS 3190:2002 and AS 3111:1994.

43. ROOM HEATER - an electrical appliance which -

- (a) is a household type; and
- (b) is for heating, by electrical energy, the atmosphere for comfort purposes;

but does not include -

- (c) an airconditioning appliance;
- (d) a heating system that is intended to heat the atmosphere of a room primarily by raising the temperature of any floor, wall, or ceiling area; or
- (e) an under-carpet heating system.

Class specification:

Thermal storage type-

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.61:2001.

Other-

AS/NZS 3350.1:2002 with amendment 1 and
AS/NZS 3350.2.30:1997 with amendments 1 to 4.

44. SEWING MACHINE – an electrical appliance which –

- (a) is a household type; and
- (b) is for stitching fabric or other material.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.28:1996 with
amendments 1 and 2.

45. SOCKET-OUTLET - an electrical device which -

- (a) is for fixing at a point at which fixed wiring terminates;
- (b) provides a detachable connection with the pins of a plug;
- (c) has two, three or four contacts; and
- (d) has a maximum rating of 20 A;

but does not include -

- (e) an outlet within the scope of AS/NZS 3123 or AS/NZS 3131.

Class specification:

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3112:2000 with amendments 1 and 2

46. SOLDERING IRON - an electrical appliance which -

- (a) is for the application or removal of solder; and
- (b) is hand held;

and includes -

- (c) any integral or associated power supply or controller;

but does not include -

- (d) a soldering iron promoted exclusively to industry.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.45:1997 with amendments 1 and 2.

47. SUPPLY FLEXIBLE CORD - an electrical cord which -

- (a) is unscreened and flexible;
- (b) is designed for use at low voltage;
- (c) consists of two or three elastomer or PVC insulated cores of multistrand construction;
- (d) has a cross-sectional area of each conductor not exceeding 2.5 square millimetres; and
- (e) has for other than tinsel cords, individual wire strandings not exceeding -
 - (i) 0.21 mm for conductor sizes up to 1 square millimetre; or
 - (ii) 0.26 mm for conductor sizes exceeding 1 square millimetre;

but does not include -

- (f) a flexible cord directly connected to equipment or approved non-rewirable accessories which is marked in accordance with the CENELEC HAR marking scheme for flexible cords.

Class specification:

AS 3191:2003 or
AS/NZS 60227.5:2003 (PVC) or
AS/NZS 60245.4:2003 (Rubber)

48. SWIMMING POOL OR SPA EQUIPMENT - an electrical appliance, device or assembly which -

- (a) is for use in the operation or cleaning of a swimming pool, spa pool or spa bath; or
- (b) is a combination of devices or appliances used in the operation of a swimming pool, spa pool or spa bath and which may or may not be integral or incorporated with a spa pool or spa bath;

but does not include -

- (c) such an appliance, device or assembly exclusively promoted for commercial use; or
- (d) a heat pump.

Class specification:

Pump-

AS/NZS 3100:2002 with amendment 1 and AS 3136:2001 with amendment 1 (until 1 December 2004) or AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.41:1997 with amendments 1 and 2.

Spa bath including appliances intended to circulate air or water in a conventional bath-
AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.60:2000 with amendments 1 to 3.

Other-

AS/NZS 3100:2002 with amendment 1 and AS 3136:2001 with amendment 1.

49. TELEVISION RECEIVER - an electrical appliance which -

- (a) is for household use;
- (b) is for the display of public or subscription television broadcasts; and

- (c) incorporates a single cathode ray picture tube.

Class specification:

AS/NZS 60065:2000 with amendments 1 and 2

50. THERAPEUTIC LAMP – an electrical appliance which –

- (a) is a household type;
- (b) produces ultraviolet or infra-red radiation for personal, therapeutic or cosmetic purposes; and
- (c) is portable.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and

AS/NZS 3350.2.27:1996 with amendments 1 and 2.

51. TOOL - PORTABLE TYPE - an electrical appliance which -

- (a) is for machining, drilling, sawing, or surface preparation; and
- (b) may be entirely supported by hand during operation;

but does not include -

- (c) a tool, portable type, promoted exclusively to industry.

Class specification:

Drill-

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3160:2001 (until 14 November 2006) or AS/NZS 60745.1:2003 and AS/NZS 60745.2.1:2003

Sander or polisher (other than disk types)-

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3160:2001 (until 14 November 2006) or AS/NZS 60745.1:2003 and AS/NZS 60745.2.4:2003

Circular saw-

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3160:2001 (until 14 November 2006) or AS/NZS 60745.1:2003 and AS/NZS 60745.2.5:2003

Jig or sabre saw-

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3160:2001 (until 14 November 2006) or AS/NZS 60745.1:2003 and AS/NZS 60745.2.11:2003

Planer-

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3160:2001 (until 14 November 2006) or AS/NZS 60745.1:2003 and AS/NZS 60745.2.14:2003

Router-

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3160:2001 (until 14 November 2006) or AS/NZS 60745.1:2003 and AS/NZS 60745.2.17:2003-11-20

Other-

AS/NZS 3100:2002 with amendment 1 and AS/NZS 3160:2001.

52. VACUUM CLEANER - an electrical appliance which -

- (a) is a household type;
- (b) is portable; and
- (c) removes dust, dirt or moisture and the like from floor coverings by suction; or
- (d) removes garden refuse from lawns or paths and the like by suction.

Class specification:

Garden type-

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.2:2001 (until 14 November 2010) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.100:2003

Other-

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.2:2001 (until 22 November 2009) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.2

53. WALL SWITCH - an electrical device which -

- (a) is an air-break switch;
- (b) is for connection to the wiring of an electrical installation;
- (c) is primarily for mounting on a vertical surface;
- (d) is manually opened and manually closed; and
- (e) has a rating not exceeding 20 A.

Class specification:

AS/NZS 3100:2002 with amendment 1 and AS 3133:2003

54. WASHING MACHINE - an electrical appliance which -

- (a) is a household type; and
- (b) is used for washing clothes.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.7:2001 (until 22 November 2009) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.7:2002

55. WATER BED HEATER - an electrical appliance which -

- (a) is for installation under a water bed envelope; and
- (b) heats water contained in that envelope;

and includes -

- (c) any associated control device.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.66:1997 with amendments 1 and 2

56. WATER HEATER - an electrical appliance which -

- (a)(i) is for heating and storage of water for bathing, washing or similar purposes;
- (ii) incorporates a heating element;
- (iii) is unvented; and
- (iv) has a storage capacity not less than 4.5 L nor more than 680 L.

Class specification:

AS/NZS 3350.1:2002 with amendment 1 and AS/NZS 3350.2.21:1999 with amendments 1 and 2 (until 22 November 2009) or AS/NZS 60335.1:2002 and AS/NZS 60335.2.21

ALTERATIONS TO DEFINITIONS AND CLASS SPECIFICATIONS LISTED
IN THE DECLARATION ORDER OF
14 August 2002

The definitions and class specifications applicable to the declared classes listed have been altered as indicated:

CLASS OF ARTICLE	ALTERATION
Appliance connector	No change
Arc welding machine	AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002
Battery charger – automotive	Deleted but within the new Power supply or charger definition
Battery charger – general	Deleted but within the new Power supply or charger definition
Bayonet lampholder	AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002
Bayonet lampholder adaptor	AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002
Blanket	Amendment 1 added to AS/NZS 3350.1:2002
Bread toaster	AS/NZS 60335.1:2002 added as an alternative AS/NZS 60335.2.9 added as alternative Amendment 1 added to AS/NZS 3350.1:2002
Clothes dryer	AS/NZS 60335.1:2002 added as an alternative AS/NZS 60335.2.11:2002 added as alternative Amendment 1 added to AS/NZS 3350.1:2002
Control or conditioning device	AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002
Cooking appliance portable type	Amendment 1 added to AS/NZS 3350.1:2002
Cord extension socket	AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002
Cord-line switch	AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002
Decorative lighting outfit	Definition amended to clarify the inclusion of devices integral with a frame or similar support. AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002
Dishwashing machine	AS/NZS 60335.1:2002 added as an alternative

	AS/NZS 60335.2.5:2002 added as alternatives Amendment 1 added to AS/NZS 3350.1:2002
Edison screw lampholder	AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002
Extra-low voltage power supply unit	Deleted but within the new Power supply or charger definition
Fan	Amendment 3 added to AS/NZS 3350.2.80:1989 Amendment 1 added to AS/NZS 3350.1:2002
Fence energiser	AS/NZS 60335.1:2002 added as an alternative AS/NZS 60335.2.76 added as alternative Amendment 1 added to AS/NZS 3350.1:2002
Flexible heating pad	Amendment 1 added to AS/NZS 3350.1:2002
Floor polisher scrubber	Amendment 1 added to AS/NZS 3350.1:2002
Fluorescent lamp ballast	Definition amended to preclude non-domestic industrial integral types AS/NZS 61347.2.8:2003 added as an alternative and consequential changes to the class specification list
Fluorescent lamp starter	No change
Hair care appliance	Amendment 1 added to AS/NZS 3350.2.23:2001 Amendment 1 added to AS/NZS 3350.1:2002
Hedge clipper	AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002
Immersion heater	Amendment 1 added to AS/NZS 3350.1:2002
Insect electrocutor	Amendment 2 added to AS/NZS 3350.2.59:1999 Amendment 1 added to AS/NZS 3350.1:2002
Inspection handlamp	AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002 AS/NZS 60598.2.8:1998 replaced by the 2002 edition
Iron	AS/NZS 60335.1:2002 added as an alternative AS/NZS 60335.2.3 added as an alternative Amendment 1 added to AS/NZS 3350.1:2002
Jug	Definition deleted but within the Liquid heating appliance definition
Kitchen machine	Amendment 1 added to AS/NZS 3350.1:2002
Lawn care appliance	AS/NZS 60335.1:2002 with amendment 1 added as an

	<p>alternative AS/NZS 60335.2.77:2002 with amendment 1 added as an alternative AS/NZS 60335.2.91 with amendment 1 added as an alternative Amendment 1 added to AS/NZS 3350.1:2002</p>
Liquid heating appliance	<p>Jug included within the definition. AS/NZS 60335.1:2002 and AS/NZS 60335.2.15 with amendment 1 added as alternatives Amendment 1 added to AS/NZS 3350.2.15:2002 Amendment 1 added to AS/NZS 3350.1:2002</p>
Luminaire portable type	<p>AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002 AS/NZS 60598.1:2001 replaced by the 2003 edition</p>
Massage appliance	<p>Amendment 1 added to AS/NZS 3350.1:2002</p>
Microwave oven	<p>Amendment 1 added to AS/NZS 3350.1:2002</p>
Miniature overcurrent circuit Breaker	<p>No change</p>
Outlet device	<p>AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002 AS/NZS 3105:1998 replaced by the 2002 edition Definition editorially amended. Reference to socket outlet in Clause (d) replaced by reference to plug or plugs.</p>
Plug	<p>AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002 Amendment 2 added to AS/NZS 3112:2000</p>
Power supply or charger	<p>Addition of a new (combined) definition</p>
Projector	<p>Amendment 1 added to AS/NZS 3350.1:2002</p>
Range	<p>Amendment 2 and 3 added to AS/NZS 3350.2.6 AS/NZS 60335.1:2002 and AS/NZS 60335.2.6 added as alternatives Amendment 1 added to AS/NZS 3350.1:2002</p>
Range hood	<p>Amendment 1 added to AS/NZS 3350.1:2002</p>
Razor / hair clipper	<p>Amendment 1 added to AS/NZS 3350.1:2002 AS/NZS 60598.2.8:1998 replaced by the 2002 edition</p>
Refrigerator / freezer	<p>Amendment 1 added to AS/NZS 3350.1:2002 Addition of AS/NZS 60335.1:2002 as an alternative</p>

	Addition of As/NZS 60335.2.24:2003 as an alternative
Residual current device	No change
Room heater	Amendment 4 added to AS/NZS 3350.2.30:1997 Amendment 1 added to AS/NZS 3350.1:2002
Sewing machine	Amendment 1 added to AS/NZS 3350.1:2002
Socket outlet	AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002 Amendment 2 added to AS/NZS 3112:2000
Socket outlet adaptor	Definition deleted but within outlet device definition
Soldering iron	Amendment 1 added to AS/NZS 3350.1:2002
Supply flexible cord	Amendment 4 added to AS/NZS 3191: 2002 AS/NZS 60227.5:2003 and AS/NZS 60245.4:2003 added as alternatives
Swimming pool and spa equipment	AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002 Amendment 3 added to AS/NZS 3350.2.60:2000 Amendment 1 added to AS/NZS 3350.1:2002 Addition of a concurrent period for AS/NZS 3350.2.41:1997
Television receiver	Amendment 2 added to AS/NZS 60065:2000
Therapeutic lamp	Amendment 1 added to AS/NZS 3350.1:2002
Tool portable type	AS/NZS 3100:1997 replaced by the 2002 edition AS/NZS 60745.1:2003 added as an alternative AS/NZS 60745.2.1:2003 added as an alternative AS/NZS 60745.2.4:2003 added as an alternative AS/NZS 60745.2.5;2003 added as an alternative AS/NZS 60745.2.11:2003 added as an alternative AS/NZS 60745.2.14:2003 added as an alternative AS/NZS 60745.2.17:2003 added as an alternative
Vacuum cleaner	AS/NZS 60335.1:2002 with amendment 1 added as an alternative AS/NZS 60335.2.2 added as alternative AS/NZS 60335.2.100 added as an alternative
Wall switch	AS/NZS 3100:1997 replaced by the 2002 edition Amendment 1 added to AS/NZS 3100:2002 AS/NZS 3133:1989 replaced by the 2003 edition
Washing machine	AS/NZS 60335.1:2002 and AS/NZS 60335.2.7:2002 added as alternatives Amendment 1 added to AS/NZS 3350.1:2002

Water bed heater	Amendment 1 added to AS/NZS 3350.1:2002
Water heater	AS/NZS 60335.1:2002 and AS/NZS 60335.2.21:2002 added as alternatives Amendment 1 added to AS/NZS 3350.1:2002

TENDERS**Department of Commerce****SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE**

Information in relation to the Department of Commerce proposed, current and awarded tenders is available on:

<http://www.tenders.nsw.gov.au>

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BATHURST CITY COUNCIL

Roads Act 1993

Naming of Roads

NOTICE is hereby given that Bathurst City Council, in pursuance of section 162 of the Roads Act 1993, has named the roads as follows:

New Street Name	Location
Willott Close	38 Duramana Road, Eglinton (proposed new cul-de-sac created in conjunction with Development Application 2003/0492).

Authorised by resolution of the Council. [0268]

BATHURST CITY COUNCIL

Roads Act 1993

Naming of Roads

NOTICE is hereby given that Bathurst City Council, in pursuance of section 162 of the Roads Act 1993, has named the roads to be created in conjunction with Council's land development in the Llanarth and Windardyne areas of the City of Bathurst as follows:

New Street Name	Location
McGirr; Quinn; Morgan; Knight; Blaxland; Bligh; Byrne; Cobb; Freeman; Montgomery; Lawson; Meehan; and Phillip	Off Evernden Road, Windradyne – See Council for further Details

Authorised by resolution of the Council. [0269]

BLUE MOUNTAINS CITY COUNCIL

NOTICE is hereby given that The Council of the City of Blue Mountains, by resolution of the Council dated 18 November 2003, has resolved to acquire the land described in the Schedule hereunder under the terms of the *Land Acquisition (Just Terms Compensation) Act 1991* and to dedicate the land as Public Road pursuant to *Section 10 of the Roads Act 1993*. M. Willis, General Manager, Locked Bag 5, Katoomba NSW 2780.

Schedule

The land shown as Lot 11 in Deposited Plan 1065593, Benang Street Lawson. [0270]

BLUE MOUNTAINS CITY COUNCIL

NOTICE is hereby given that The Council of the City of Blue Mountains, by resolution of the Council dated 30 September 2003, has resolved to acquire the land described in the Schedule hereunder under the terms of the *Land Acquisition (Just Terms Compensation) Act 1991* and to dedicate the land as Public Road pursuant to *Section 10 of*

the Roads Act 1993. M. Willis, General Manager, Locked Bag 5, Katoomba NSW 2780.

Schedule

Lot 9 in Deposited Plan 1065594, Benang Street Lawson. [0271]

CESSNOCK CITY COUNCIL

Roads Act 1993, section 162

Naming of Public Roads

NOTICE is hereby given that Cessnock City Council, in pursuance of section 162 of the Roads Act 1993, hereby names the roads described below as shown. COLIN COWAN, General Manager, Cessnock City Council, Administration Centre, 62-78 Vincent Street, Cessnock. N.S.W. 2325. (Reference: RD 134/904).

Description	Name
The road off Wallaby Gully Road, Ellalong	Mimosa Lane
The southern end of the Morgan Street, North Rothbury	Washery Road
The section of Ellalong Street, Kearsley south west of Caledonia Street	Wilson Street
The new roads in the proposed subdivision off Mount View Road, Cessnock	Muscat Place, Tempranillo Crescent, Verdelho Avenue, Chablis Drive, Marsala Street, Zinfandel Circuit, Viognier Place, Marsanne Close, Grenache Place, Brunello Street, Trebbiano Drive and Merlot Street.
The new roads in the "The Vintage" Development subdivision at Rothbury	Claret Ash Drive
The section of Sandy Creek Road, between Ellalong and Paxton	Sanctuary Road
The road off Sawyers Gully Road, Sawyers Gully	Pitt Lane
The road off Lovedale Road, Lovedale	Brickmans Lane
The road off Lodge Road, Lovedale	Richardson Road
The road off Marrowbone Road, Pokolbin.	Maurice Road
The new road in the proposed subdivision off McGrane Street, Cessnock	Fairview Place
The new roads in the proposed subdivision off Gordon Street, East Branxton	Durham Road, Franks Close and Redgrove Court

The road off Dog Hill Road, Stockrington.	Jacobs Lane
The roads in the proposed subdivision off Middle Road, Paxton	Redgum Road and Forest Court
The roads in the proposed subdivision off Dalwood Road, East Branxton	Poplar Level Terrace, Trellis Court, Harvest Court, Budburst Court, Vineyard Haven Parade and Farmgate Row

[0264]

KEMPSEY SHIRE COUNCIL

Roads Act 1993

Roads (General) Regulation 200

Part 2 – Roads, Division 2

Naming of Roads

NOTICE is hereby given that Kempsey Shire Council, pursuant to the aforementioned Act and Regulation, has named the road described hereunder, Eversons Lane.

A V BURGESS, General Manager, Kempsey Shire Council,
P.O. Box 78, West Kempsey, N.S.W. 2440.

*Description**Name*

The lane between Mason Street and Myrtle Street, Hat Head.	Eversons Lane
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[0272]

BAULKHAM HILLS SHIRE COUNCIL

Roads Act 1993 Section 39

Closure of Temporary Public Road Linking
Victoria Road to Pentonville Parade and
St Pauls Avenue to Chepstow Drive, Castle Hill

THE Baulkham Hills Shire Council hereby advises that pursuant to Section 39 of the Roads Act 1993, it intends to close to vehicular traffic the temporary public roads:

1. linking Victoria Road to Pentonville Parade at Castle Hill being situated on Lot 1001, DP. 1052649
2. linking St Pauls Avenue to Chepstow Drive at Castle Hill being situated on Lots 100,108 and 109 in DP. 1046343.

On publication of this notice the temporary public roads cease to be public roads and the rights of passage and access that previously existed in relation to the roads are extinguished.

Dated at Castle Hill this 28th day of April 2004.

[0273]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of CHRISTINA ISOBEL LEMCKE late of Nareen Gardens Nursing Home, Bateau Bay in the State of New South Wales, retired, who died on 30th July, 2003 must send particulars of his claim to the executors, Nerida Christina Bartholomew and Glenn Lemcke at Gary Cleary & Associates, Solicitors, 1/299 Brisbane Water Drive, West Gosford within one calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 15th April, 2004. GARY CLEARY & ASSOCIATES, Solicitors, 1/299 Brisbane Water Drive, West Gosford, NSW 2250 (DX 7279, Gosford), tel.: (02) 4324 5999.

[0260]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of BARRY WILFRED LAWLER late of 69 Cooks Road, Peats Ridge in the State of New South Wales, who died on 3rd October, 2003 must send particulars of his claim to the executors, c.o. John S. Fordham, Solicitor, 12 Station Street, West Ryde within one calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 14th April, 2004. JOHN S. FORDHAM, Solicitor, 12 Station Street, West Ryde, NSW 2114 (DX 27551, West Ryde), tel.: (02) 9858 1533.

[0262]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of HORACE VICTOR JACKSON late of Strathfield in the State of New South Wales, retired, who died on 16th January, 2004 must send particulars of their claim to the executor, Vera May Jackson, c.o. Truman Hoyle Lawyers, Level 18, 68 Pitt Street, Sydney, within one calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 23rd March, 2003. TRUMAN HOYLE, Level 18/68 Pitt Street, Sydney, NSW 2000 (DX 263, Sydney), tel.: (02) 9232 5588.

[0276]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of WALTER BRIAN SHELTON late of Umina in the State of New South Wales, retired, who died on 14th April, 2002 must send particulars of his claim to the administrators, Janice Faye Bartlett and Robert John Shelton, c.o. Peninsula Law, Solicitors, 103-105 Blackwall Road, Woy Woy or their agents Turner Whelan, Solicitors, Level 2, 162 Goulburn Street, Sydney within one calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed, having regard only to the claims of which at the time of distribution they have notice. Letters of Administration (With The Will Annexed) was granted in New South Wales on 7th April, 2004. PENINSULA LAW, Solicitors, 103-105 Blackwall Road, Woy Woy, NSW 2256 (DX 8806, Woy Woy), tel.: (02) 4342 1111.

[0550]

COMPANY NOTICES

NOTICE of final meeting.—FIRSTCALL BEST SOLUTION PTY LIMITED, ACN 087 771 800 (in liquidation).—Notice is hereby given that a final meeting of Firstcall Best Solution Pty Limited (in liquidation) ACN 087 771 800, will be held at Level 2, 1 York Street, Sydney at 11.30 am on 18 May 2004. The object of the meeting is to present accounts in relation to the fully wound-up affairs of the company and final report on liquidation. MITCHELL & PARTNERS, Chartered Accountants, Suite 1, Level 2, 1 York Street, Sydney, NSW 2000, tel.: (02) 9251 3838.

[0261]

NOTICE of general meeting.—R W BROWN AUTO ELECTRICAL SERVICE PTY LTD (IN LIQUIDATION) ACN 001 793 639.—Notice is hereby given under the Corporations Act 2001 section 491 (2) that a general meeting of members of the above company held on the 22 April 2004, it was resolved that the company be wound up voluntarily and that John Carey be appointed liquidator. PAUL ARMSTRON, PO Box 2352, North Parramatta, NSW 1750, tel.: (02) 9683 7433.

[0275]

NOTICE of appointment of Controller — EQUITY MANAGEMENT HOLDINGS PTY LIMITED, ACN 003 875 554.—Notice is hereby given that pursuant to section 427 (1A) of the Corporations Law, that Kenneth Arthur Millar was appointed as Controller of the abovementioned company and took possession of lot 4/1 Olympia Road, Nareburn New South Wales, on the 19th of April 2004. Dated this 22nd day of April 2004. WATKINS TAPSELL, Solicitors and Barristers, tel.: (02) 9521 6000.

[0263]

OTHER NOTICES**LOCAL GOVERNMENT ACT 1993****KEW/KENDALL SEWERAGE - S907****Vesting of easement in Hastings Council**

THE Minister for Energy and Utilities of the State of New South Wales, declares that the easement described in the Schedule hereto, which was acquired for the purpose of the KEW/KENDALL SEWERAGE - S907 Scheme is vested in Hastings Council.

FRANK ERNEST SARTOR, M.P.,
Minister for Energy and Utilities

SCHEDULE**Interest In Land**

Easement created by Dealing Number AA344776
(SB55447)

DoC Reference 236.

[0266]

ELECTRICITY SUPPLY ACT 1995

Integral Energy Australia

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement at
Smithfield

INTEGRAL ENERGY AUSTRALIA declares, with the approval of Her Excellency the Governor and the Executive Council, that the interest in land described in Schedule 1 of this notice affecting the land described in Schedule 2 of this notice is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the purposes of the *Electricity Supply Act 1995*.

Dated at Huntingwood this 6th day of April 2004.

JOHN WALLACE,
General Manager Engineering Performance

Integral Energy Australia
51 Huntingwood Drive
Huntingwood NSW 2148

SCHEDULE 1

Easement for underground cables as set out in Memorandum No 3021851 filed at Land & Property Information NSW. For the purposes of this notice, "**lot burdened**" means Lot 2 DP 622727 and Lot 103 DP 794292.

SCHEDULE 2

All that piece or parcel of land at Smithfield in the City of Holroyd County of Cumberland Parish of Prospect being the site of the proposed easement for underground cables 2 wide and variable width within Lot 2 DP 622727 and Lot 103 DP 794292 shown as (A) in DP 1042527. [0263]

ADPAR PTY LIMITED

Effective 23 April 2004 AdPar Pty Limited ACN 100 275 983 of 66 Bay Street, Ultimo, New South Wales sold its interest in the AdPartners Group partnership between it and Photon (APG) Pty Limited ACN 100 209 345 (**Photon APG**) to Photon Group Limited ACN 091 524 515 and Photon APG. As a result, effective from 23 April 2004, Photon APG and Photon Group Limited are the partners of the reconstituted partnership. AdPar Pty Limited shall not be responsible for any debts or other liabilities of the AdPartners Group partnership incurred or arising after 23 April 2004.

Consequent on AdPar Pty Limited ceasing to be a partner of the AdPartners Group partnership it has ceased to be a partner in the BaystMediaworks partnership.

Also on 23 April 2004 Photon APG acquired the interest of Mediaworks International Pty Limited ACN 056 929 287 in the BaystMediaworks partnership. Therefore, the BaystMediaworks partnership, is now a partnership reconstituted to be between Photon Group Limited and Photon APG. AdPar Pty Limited and Mediaworks International Pty Limited shall not be responsible for any debts or liabilities of the BaystMediaworks partnership incurred or arising after the effective date of the reconstitution, 23 April 2004.

[0274]