



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 149
Friday, 24 September 2004

Published under authority by Government Advertising and Information

LEGISLATION

Proclamations



New South Wales

Proclamation

under the

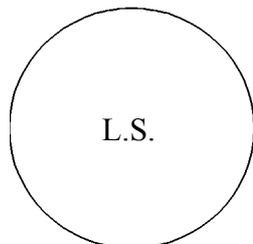
Business Names Act 2002 No 97

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 (1) of the *Business Names Act 2002*, do, by this my Proclamation, appoint 5 October 2004 as the day on which that Act (except for Schedule 1.1, 1.4 [4] and [5] and 1.11) commences.

Signed and sealed at Sydney, this 22nd day of September 2004.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence all of the provisions of the *Business Names Act 2002* on 5 October 2004 other than certain amendments to other legislation whose commencement is tied to the commencement of that other legislation. That other legislation having already commenced, those amendments will also commence on 5 October 2004.



Proclamation

under the

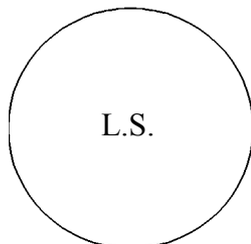
Roman Catholic Church Communities' Lands Act 1942

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 (2) of the *Roman Catholic Church Communities' Lands Act 1942*, do, by this my Proclamation, add the canonical name of "Carmelite Missionaries" to Column 1 of the Second Schedule to that Act, and add to Column 2 of that Schedule opposite that name the corporate name "Trustees of the Carmelite Missionaries".

Signed and sealed at Sydney, this 15th day of September 2004.

By Her Excellency's Command,



BOB DEBUS, M.P.,
Attorney General

GOD SAVE THE QUEEN!

Explanatory note

The Second Schedule to the *Roman Catholic Church Communities' Lands Act 1942* contains canonical and corporate names of certain Roman Catholic orders, congregations, communities, associations and societies. By virtue of being listed in that Schedule, each organisation is a community as defined in the Act and, by virtue of the Act, the trustees of community land for each community become a body corporate and acquire the powers conferred by the Act in relation to property held by them.

The object of this Proclamation is to add the Carmelite Missionaries and the corporate name of the trustees of that organisation to the Second Schedule to the Act.

Regulations



Business Names Regulation 2004

under the

Business Names Act 2002

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

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

Explanatory note

The object of this Regulation is to prescribe certain matters relating to the registration and use of business names under the *Business Names Act 2002*. The matters prescribed by this Regulation include:

- (a) the form of, and the power to correct entries in, the register of business names, and
- (b) the offences under the Act that may be dealt with by penalty notice, and
- (c) the fees payable under the Act, and
- (d) the issue of certificates of authority to authorised officers under the Act, and
- (e) other matters of a minor, consequential or ancillary nature.

This Regulation is made under the *Business Names Act 2002*, including section 40 (the general regulation-making power).

Business Names Regulation 2004

Contents

	Page
Part 1 Preliminary	
1 Name of Regulation	3
2 Commencement	3
3 Definitions	3
Part 2 Registration	
4 Applications for Ministerial directions	4
5 Register of business names	4
6 Correction of entries in Register	5
7 Corresponding laws	5
8 Documents relating to registration	5
Part 3 Administration	
9 Certificates of authority	6
10 Penalty notice offences	6
11 Fees	6
12 Circumstances in which fees may be waived or refunded	7
13 Repeal	7
Schedule 1 Penalty notice offences	8
Schedule 2 Fees	9

Business Names Regulation 2004

Clause 1

Preliminary

Part 1

Business Names Regulation 2004

under the

Business Names Act 2002

Part 1 Preliminary

1 Name of Regulation

This Regulation is the *Business Names Regulation 2004*.

2 Commencement

This Regulation commences on 5 October 2004.

3 Definitions

(1) In this Regulation:

Commissioner for Fair Trading means:

- (a) the Commissioner for Fair Trading, Department of Commerce, or
- (b) if there is no such position in that Department, the Director-General of that Department.

Office of Fair Trading means the Office of Fair Trading within the Department of Commerce.

the Act means the *Business Names Act 2002*.

(2) Notes included in this Regulation do not form part of this Regulation.

Clause 4 Business Names Regulation 2004

Part 2 Registration

Part 2 Registration

4 Applications for Ministerial directions

An application to the Minister for a direction under section 6 (2) of the Act is to be lodged with, or sent to, the Commissioner for Fair Trading at the head office of the Office of Fair Trading.

5 Register of business names

- (1) Information is not to be omitted from the Register merely because the registration of a business name is cancelled or the registered particulars in relation to any business name are amended.
- (2) For the purposes of section 20 (2) (c) of the Act, the particulars to be recorded in the Register in relation to a person in whose name a business name is registered include the following:
 - (a) the date on which the business name was registered in relation to that person,
 - (b) the date on which the business name ceased to be registered in relation to that person,
 - (c) in relation to a natural person, that person's date of birth,
 - (d) in relation to a corporation under the *Corporations Act 2001* of the Commonwealth, the corporation's ACN within the meaning of that Act,
 - (e) in relation to a person who has an ABN for the business, the ABN.
- (3) In addition to the information required by section 20 (2) and (3) of the Act, the following information is to be included in the Register in relation to each registered business name:
 - (a) the date on which the business name was registered,
 - (b) the date on which registration of the business name falls due for renewal.
- (4) For the purposes of section 20 (5) of the Act, the places at which the Register is to be made available for public inspection are all offices of the Office of Fair Trading to which the general public has access.
- (5) In this clause, **ABN** means an Australian Business Number registered under the *A New Tax System (Australian Business Number) Act 1999* of the Commonwealth.

Business Names Regulation 2004

Clause 6

Registration

Part 2

6 Correction of entries in Register

- (1) The Commissioner for Fair Trading may, on evidence that appears sufficient to the Commissioner, correct any entry in the Register.
- (2) Such a correction must be made by way of an annotation to the original entry, and must include the date on which the annotation is made, but must not erase or render illegible the original entry.
- (3) Any entry corrected under this clause has the same validity and effect as if the entry had been correctly made.

7 Corresponding laws

The following laws are declared to be *corresponding laws* for the purposes of section 21 of the Act:

- (a) the *Business Names Act 1963* of the Australian Capital Territory,
- (b) the *Business Names Act* of the Northern Territory,
- (c) the *Business Names Act 1962* of Queensland,
- (d) the *Business Names Act 1996* of South Australia,
- (e) the *Business Names Act 1962* of Tasmania,
- (f) the *Business Names Act 1962* of Victoria,
- (g) the *Business Names Act 1962* of Western Australia.

8 Documents relating to registration

Any application or notice that is required or permitted to be made or given under the Act must be in a form that is suitable for microfilming and electronic scanning.

Clause 9 Business Names Regulation 2004

Part 3 Administration

Part 3 Administration

9 Certificates of authority

A certificate of authority issued under section 30 (1) (a) of the Act:

- (a) must be in a form approved by the Commissioner for Fair Trading, and
- (b) must state that it is issued under the Act, and
- (c) must give the name of the person to whom it is issued, and
- (d) must describe the nature of the powers conferred on its holder and state that those powers are conferred by the Act, and
- (e) must state the date (if any) on which it expires, and
- (f) must state that the powers conferred on its holder do not extend to any part of premises used for residential purposes, and
- (g) must be signed by the Commissioner for Fair Trading or by such other officer of the Department as is authorised by the Commissioner to sign such a certificate.

10 Penalty notice offences

For the purposes of section 32 of the Act:

- (a) an offence under a provision of the Act specified in Column 1 of Schedule 1 is a prescribed offence, and
- (b) the amount specified in Column 2 of Schedule 1 in respect of such an offence is the prescribed amount of penalty for the offence.

11 Fees

- (1) The fees specified in Schedule 2 are payable to the Commissioner for Fair Trading for the matters so specified.
- (2) The amount of each fee is to be calculated by adding together the various components set out in Columns 2 and 3 of Schedule 2 in relation to that fee.
- (3) An amount specified in relation to an application fee in Column 3 of Schedule 2 under the heading **Processing component** is taken to be a fee to cover the costs incurred by the Commissioner for Fair Trading in processing the application.

Note. This amount is consequently a **processing fee** for the purposes of Part 3 of the *Licensing and Registration (Uniform Procedures) Act 2002*.

Business Names Regulation 2004

Clause 12

Administration

Part 3

12 Circumstances in which fees may be waived or refunded

- (1) If a person's application for registration of a business name is refused because of an order made under section 21 (1) of the Act, the Commissioner for Fair Trading:
 - (a) if a subsequent application for registration is made by the same person within one month after the refusal, may waive such part of the relevant fee for the subsequent application as exceeds \$21, or
 - (b) if no subsequent application for registration is made by the same person within one month after the refusal, may refund such part of the relevant fee for the original application as exceeds \$21.
- (2) In relation to the eleventh and all subsequent applications to inspect the Register that are made on the same day by the same person, the Commissioner for Fair Trading may waive so much of each application fee as exceeds \$2.
- (3) The Commissioner for Fair Trading may waive any fee that would otherwise be payable in connection with the administration of the Act, or refund any such fee that has been paid, if satisfied:
 - (a) that the fee relates to a matter that has arisen as a consequence of a failure in the operation of the registration procedures under the Act, or
 - (b) that it would be unfair, in the circumstances of the case, to require payment of the fee.

13 Repeal

The *Business Names Regulation 2000* is repealed.

Business Names Regulation 2004

Schedule 1 Penalty notice offences

Schedule 1 Penalty notice offences

(Clause 10)

Column 1	Column 2
Offence	Penalty
Section 4 (Business names to be registered)	\$400
Section 11 (Notification of additional persons commencing to carry on business under registered business name)	\$200
Section 12 (Notification of persons ceasing to carry on business under registered business name)	\$200
Section 13 (Notification of persons ceasing to carry on business in New South Wales)	\$200
Section 14 (Notification of changes in relation to business)	\$200
Section 15 (Notification of changes in relation to person in whose name business name is registered)	\$200
Section 24 (Use of business name)	\$400

Business Names Regulation 2004

Fees

Schedule 2

Schedule 2 Fees

(Clause 11)

Column 1	Column 2	Column 3	
Matter	Basic component	Processing component	
Fees relating to registration under the Licensing and Registration (Uniform Procedures) Act 2002			
1	Application for granting of registration of a business name	\$108	\$21
2	Application for renewal of registration of a business name	\$85	\$14
3	Application for replacement of certificate of registration	Nil	\$20
Other fees			
4	Application for Minister's direction under section 6 (2) of the Act	\$133	\$20
5	Application to inspect Register	Nil	\$12 for each registered business name for which particulars inspected
6	Application for certified copy of Register in association with an application to inspect Register	Nil	Nil for the first page, \$2 for each page beyond the first
7	Application for certified copy of Register otherwise than in association with an application to inspect Register	Nil	\$12, plus an additional \$2 for each page beyond the first

Business Names Regulation 2004

Schedule 2 Fees

Column 1	Column 2	Column 3
Matter	Basic component	Processing component
8 Application for copy (not certified) of Register in association with an application to inspect Register	Nil	Nil for up to 3 pages, \$1 for each page beyond the third
9 Application for copy (not certified) of Register otherwise than in association with an application to inspect Register	Nil	\$12 for up to 3 pages, plus an additional \$1 for each page beyond the third
10 Application for evidentiary certificate as to contents of Register	Nil	\$20



Casino Control Amendment (Exempt Contracts) Regulation 2004

under the

Casino Control Act 1992

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Casino Control Act 1992*.

GRANT McBRIDE, M.P.,
Minister for Gaming and Racing

Explanatory note

The object of this Regulation is to amend the *Casino Control Regulation 2001*:

- (a) to exempt certain contracts from the definition of *controlled contract* under the *Casino Control Act 1992*, so that those contracts are exempt from the requirements under Division 2 of Part 3 of the Act, and
- (b) to increase the maximum amount payable under certain exempt contracts (contracts that exceed that maximum amount cease to be exempt from the definition of *controlled contract*), and
- (c) to revise penalty notice provisions, including by creating a penalty notice offence for minors using false evidence of age.

This Regulation is made under the *Casino Control Act 1992*, including sections 36 (definition of *controlled contract*), 168A (7) and 170 (the general regulation-making power).

Clause 1 Casino Control Amendment (Exempt Contracts) Regulation 2004

Casino Control Amendment (Exempt Contracts) Regulation 2004

under the

Casino Control Act 1992

1 Name of Regulation

This Regulation is the *Casino Control Amendment (Exempt Contracts) Regulation 2004*.

2 Amendment of Casino Control Regulation 2001

The *Casino Control Regulation 2001* is amended as set out in Schedule 1.

Casino Control Amendment (Exempt Contracts) Regulation 2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 10 Certain contracts not controlled contracts

Insert after clause 10 (2) (l):

- (m) contracts relating to the provision of training courses approved under section 64 of the Act or training courses conducted with the approval of the Authority under Part 4A of this Regulation,
- (n) contracts relating to the provision of membership services by an industry representative body to a casino,
- (o) contracts relating to the provision of services to a casino by one or more of the following:
 - (i) Australian Communications Authority,
 - (ii) City of Sydney,
 - (iii) Department of Gaming and Racing,
 - (iv) Ministry of Transport,
 - (v) Roads and Traffic Authority,
- (p) contracts relating to the provision of marketing and promotional services by sporting clubs and associations or other sporting bodies to a casino.

[2] Clause 10 (3) (a)

Omit "\$330,000". Insert instead "\$550,000".

[3] Clause 10 (3) (d)

Omit "\$11,000". Insert instead "\$110,000".

[4] Schedule 8 Penalty notice offences

Insert at the end of Part 1 in columns 1 and 2 respectively:

Section 97

\$55

[5] Schedule 8

Omit "\$1,100" wherever occurring in column 2. Insert instead "\$660".



New South Wales

Commercial Vessels Amendment (Fees) Regulation 2004

under the

Commercial Vessels Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Commercial Vessels Act 1979*.

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

Explanatory note

The objects of this Regulation are:

- (a) to increase certain fees prescribed by the *Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986* that are payable in respect of:
 - (i) examinations for certificates of competency, and
 - (ii) the issue, recognition and revalidation of certificates of competency, and
 - (iii) miscellaneous other matters, and
- (b) to increase certain fees prescribed by the *Commercial Vessels (Load Lines) Regulation 1986* for:
 - (i) an initial survey and the issue of a load line certificate, and
 - (ii) an initial survey and the issue of a load line exemption certificate, and
 - (iii) a periodical survey, and
 - (iv) a periodical inspection, and
- (c) to increase certain fees, charges and expenses prescribed by the *Commercial Vessels (Permits) Regulation 1986* for:
 - (i) applications for permits under the *Commercial Vessels Act 1979*, and
 - (ii) investigations of those applications, and
 - (iii) miscellaneous other matters.

The fees increases are generally in line with movements in the Consumer Price Index.

Commercial Vessels Amendment (Fees) Regulation 2004

Explanatory note

This Regulation is made under the *Commercial Vessels Act 1979*, including sections 17, 30, 30G (3), 38 and 52 (the general regulation-making power) and such other sections as are referred to in this Regulation.

Commercial Vessels Amendment (Fees) Regulation 2004

Clause 1

Commercial Vessels Amendment (Fees) Regulation 2004

under the

Commercial Vessels Act 1979

1 Name of Regulation

This Regulation is the *Commercial Vessels Amendment (Fees) Regulation 2004*.

2 Commencement

This Regulation commences on 1 October 2004.

3 Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986

The *Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986* is amended as set out in Schedule 1.

4 Amendment of Commercial Vessels (Load Lines) Regulation 1986

The *Commercial Vessels (Load Lines) Regulation 1986* is amended as set out in Schedule 2.

5 Amendment of Commercial Vessels (Permits) Regulation 1986

The *Commercial Vessels (Permits) Regulation 1986* is amended as set out in Schedule 3.

Commercial Vessels Amendment (Fees) Regulation 2004

Schedule 1 Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986

**Schedule 1 Amendment of Commercial Vessels
(Certificates of Competency and Safety
Manning) Regulation 1986**

(Clause 3)

Schedule 3

Omit the Schedule. Insert instead:

**Schedule 3 Fees payable in connection with
certificates of competency**

(Clause 13)

Part 1 Fees in respect of examinations

Column 1	Column 2	Column 3
Class of certificate or endorsement	Examination for which fee is payable	Fee \$
Master Class 1, Master Class 1 (limited to sail as Chief Mate), Master Class 2, Master Class 2 (limited to sail as Chief Mate), Second Mate Class 1, Second Mate Class 2	All exams for the relevant class of certificate	380
Master Class 3 or Master Class 3 (limited to sail as Chief Mate)	All exams for the relevant class of certificate	380
Master Class 4 or Mate Class 4	All exams for the relevant class of certificate	348
Master Class 5	All exams for the relevant class of certificate	263
Coxswain	All exams for the relevant class of certificate	132
Marine Engineer Class 1, Marine Engineer Class 2 or Marine Engineer Watchkeeper	All exams for the relevant class of certificate	380
Marine Engineer Class 3	All exams for the relevant class of certificate	263
Marine Engine Driver Grade 1	All exams for the relevant class of certificate	263

Commercial Vessels Amendment (Fees) Regulation 2004

Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986 Schedule 1

Column 1	Column 2	Column 3
Class of certificate or endorsement	Examination for which fee is payable	Fee \$
Marine Engine Driver Grade 2	All exams for the relevant class of certificate	172
Marine Engine Driver Grade 3	All exams for the relevant class of certificate	91
All classes mentioned above	Where a single written or single oral supplementary exam is carried out for the relevant class of certificate	36
Certificate endorsed for either trading or fishing operations	Trading or fishing operations	91
Certificate endorsed for air-cushioned vessel operations	Air-cushioned vessel operations	91
Certificate endorsed for special operations	Special operations	91
Certificate endorsed for refrigeration operations	Engineering knowledge—written	91
	Engineering knowledge—oral	91

Part 2 Fees in respect of issue, recognition and revalidation of certificates of competency

Column 1	Column 2
Matter for which fee is payable	Fee \$
Issue of certificate under section 30H of the Act if the candidate satisfies examination requirements (or those requirements except for short courses) outside NSW	42
Recognition of certificates of other States etc under section 30L of the Act:	
(a) by endorsement of certificate	14
(b) by notice certifying validity	31
Revalidation of certificate under section 30I of the Act	91

Commercial Vessels Amendment (Fees) Regulation 2004

Schedule 1 Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986

Column 1	Column 2
Matter for which fee is payable	Fee \$
Issue of duplicate certificate under section 30H (4) of the Act for certificate lost or destroyed	91

Part 3 Miscellaneous fees

Column 1	Column 2
Matter for which fee is payable	Fee \$
Eyesight test conducted by the Minister to satisfy medical requirements for issue of certificate of competency	46
Re-assessment of written examination paper for issue of certificate of competency	22
Oral examination required on seamanship or coastal local knowledge in connection with certificate of competency	91
Application for review of the Minister's decision under clause 6 of this Regulation	31
Record of service book	24
Where, at the request of the applicant for examination, a person acting on behalf of the Minister attends at a place where the officer would not, except in response to the request, have been engaged on official duties—travelling and accommodation expenses incurred by the officer because of that attendance	Such reasonable fee as may be deemed by the Minister to cover some or all of those expenses and was notified to the applicant at the time of the request
Issue of certificate of competency where the applicant has passed examinations conducted by another marine authority	70
Search fee—per item	36

Commercial Vessels Amendment (Fees) Regulation 2004

Amendment of Commercial Vessels (Load Lines) Regulation 1986

Schedule 2

Schedule 2 Amendment of Commercial Vessels (Load Lines) Regulation 1986

(Clause 4)

Schedule 2 Fees

Omit items 1–4 from the Schedule. Insert instead:

1	Initial survey and issue of load line certificate	281
2	Initial survey and issue of load line exemption certificate	281
3	Periodical survey	281
4	Periodical inspection	93

Commercial Vessels Amendment (Fees) Regulation 2004
 Schedule 3 Amendment of Commercial Vessels (Permits) Regulation 1986

Schedule 3 Amendment of Commercial Vessels (Permits) Regulation 1986

(Clause 5)

Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Fees, expenses and charges

(Clause 14)

Part 1 General

- | | | |
|---|---|--|
| 1 | Replacement of a permit plate that has become lost, illegible, damaged or destroyed (section 15 (5) of the Act) | \$68 |
| 2 | Investigation as to whether conditions should be imposed on a deemed temporary permit (but only where conditions are imposed under section 19 (3) (b) of the Act): | \$240 |
| | In addition, for any inspection of a vessel for that purpose | \$121 per hour or part of an hour |
| 3 | Work carried out in connection with: | |
| | (a) an application for a permit and investigation of the application (including survey, examination, approval of plans, witnessing position of draught marks, witnessing of inclining tests, approval of stability data, witnessing of vessel trials and examination of information in connection with approval of plans), or | |
| | (b) an application for approval of prototype vessel plans: | |
| | For a vessel less than or equal to 7.5 metres in length | \$124 per metre (or part of a metre) of length of the vessel |
| | For a vessel more than 7.5 metres in length | \$258 per metre (or part of a metre) of length of the vessel |
| 4 | Work carried out in connection with an application for a permit in respect of a vessel of a design or production run for which a prototype approval has previously been issued: | |

Commercial Vessels Amendment (Fees) Regulation 2004

Amendment of Commercial Vessels (Permits) Regulation 1986

Schedule 3

	For a vessel less than or equal to 7.5 metres in length	\$64 per metre (or part of a metre) of length of the vessel
	For a vessel more than 7.5 metres in length	\$121 per metre (or part of a metre) of length of the vessel
5	Work associated with the repeated re-examination of vessel survey plans	\$121 per hour or part of an hour
6	Investigation as to whether the suspension of a permit was justified (section 22 (5) of the Act):	\$121
	In addition, for any inspection of a vessel for that purpose	\$121 per hour or part of an hour
7	Work carried out in respect of the survey of a vessel in accordance with its survey schedule (section 30 of the Act):	
	For a vessel less than or equal to 7.5 metres in length	\$42 per metre (or part of a metre) of length of the vessel
	For a vessel that is more than 7.5 metres in length but less than or equal to 15 metres in length	\$62 per metre (or part of a metre) of length of the vessel
	For a vessel that is more than 15 metres in length	\$75 per metre (or part of a metre) of length of the vessel
8	Issue of a replacement survey record book (clause 10 (7))	\$162
9	Issue of a towage permit (clause 12):	\$62
	In addition, for any inspection of a vessel for that purpose	\$121 per hour or part of an hour
10	Inspection, where a defect or deficiency has been revealed by a survey under section 28 of the Act, for the purpose of ascertaining whether the defect or deficiency has been rectified	\$121 per hour or part of an hour
11	Inspection subsequent to repairs following accident damage (section 29 (3) of the Act)	\$121 per hour or part of an hour
12	Preliminary inspection of an existing vessel for oral advice on survey requirements	\$202 (which is to be deducted from any subsequent application fee in relation to the vessel)

Commercial Vessels Amendment (Fees) Regulation 2004

Schedule 3 Amendment of Commercial Vessels (Permits) Regulation 1986

13	Conversion of a deemed temporary permit to a New South Wales permit (section 20 of the Act)	\$121 per metre
14	Reinstatement of suspended permits	\$121
15	Resurvey of vessel with cancelled survey permit:	
	For a vessel less than or equal to 7.5 metres in length	\$64 per metre (or part of a metre) of length of the vessel
	For a vessel more than 7.5 metres in length	\$121 per metre (or part of a metre) of length of the vessel

Part 2 Supplementary charges payable in addition to the fees, expenses and charges under Part 1

16	Survey or service carried out by a surveyor outside normal working hours	\$60 per hour or part of an hour (including travelling time), subject to a minimum fee of \$235 where the hours are not merely an extension of normal working hours
17	Attendance by a surveyor (at the request of an applicant for a vessel permit, or of a person submitting a vessel for inspection or the issue of a towage permit) otherwise than at a place or time at which the surveyor is normally engaged in official duties	Such reasonable travel and accommodation expenses as are incurred by the surveyor for the purposes of the attendance



New South Wales

Liquor Amendment (Sunday Trading Hours—Grand Final and Boxing Day) Regulation 2004

under the

Liquor Act 1982

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

GRANT McBRIDE, M.P.,
Minister for Gaming and Racing

Explanatory note

The object of this Regulation is to prescribe Sunday 3 October 2004 (the day of the NRL grand final) and Sunday 26 December 2004 (Boxing Day and the day on which the Boxing Day cricket test match and the Sydney to Hobart yacht race start) for the purposes of section 24B of the *Liquor Act 1982*. That section provides that hotels may be kept open until midnight on a Sunday that is prescribed by the regulations, but only when liquor is sold or supplied for consumption on the licensed premises.

This Regulation is made under the *Liquor Act 1982*, including sections 24B and 156 (the general regulation-making power).

Clause 1 Liquor Amendment (Sunday Trading Hours—Grand Final and Boxing Day)
 Regulation 2004

Liquor Amendment (Sunday Trading Hours—Grand Final and Boxing Day) Regulation 2004

under the

Liquor Act 1982

1 Name of Regulation

This Regulation is the *Liquor Amendment (Sunday Trading Hours—Grand Final and Boxing Day) Regulation 2004*.

2 Amendment of Liquor Regulation 1996

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

Liquor Amendment (Sunday Trading Hours—Grand Final and Boxing Day)
Regulation 2004

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 83A Dates prescribed for special events Sunday hotel trading

Omit the dates specified in the clause. Insert instead:

Sunday 3 October 2004

Sunday 26 December 2004



Maritime Services Amendment (Fees) Regulation 2004

under the

Maritime Services Act 1935

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Maritime Services Act 1935*.

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

Explanatory note

The objects of this Regulation are:

- (a) to amend the *Water Traffic Regulations—N.S.W.* to alter certain fees relating to aquatic licences, the registration of vessels and the licensing of drivers of vessels, and
- (b) to amend the *Management of Waters and Waterside Lands Regulations—N.S.W.* to increase certain fees relating to occupation licences.

The fee increases are generally in line with the movements in the Consumer Price Index.

This Regulation is made under the *Maritime Services Act 1935*, including section 38 (the general regulation-making power) and, in particular, section 38 (3) (b) and (c).

Clause 1 Maritime Services Amendment (Fees) Regulation 2004

Maritime Services Amendment (Fees) Regulation 2004

under the

Maritime Services Act 1935

1 Name of Regulation

This Regulation is the *Maritime Services Amendment (Fees) Regulation 2004*.

2 Commencement

This Regulation commences on 1 October 2004.

3 Amendment of Water Traffic Regulations—N.S.W.

The *Water Traffic Regulations—N.S.W.* are amended as set out in Schedule 1.

4 Amendment of Management of Waters and Waterside Lands Regulations—N.S.W.

The *Management of Waters and Waterside Lands Regulations—N.S.W.* are amended as set out in Schedule 2.

Maritime Services Amendment (Fees) Regulation 2004

Amendment of Water Traffic Regulations—N.S.W.

Schedule 1

Schedule 1 Amendment of Water Traffic Regulations—N.S.W.

(Clause 3)

Each provision specified in Column 1 of the following Table is amended by omitting the matter specified in Column 2 of that Table opposite that provision and by inserting instead the matter specified in Column 3 of that Table opposite that provision.

Table

Column 1—Provision	Column 2—Matter to be omitted	Column 3—Matter to be inserted
Regulation 8 (3) (g) (i)	\$68	\$70
Regulation 8 (3) (g) (ii)	\$102	\$104
Regulation 8 (3) (g) (iii)	\$270	\$276
Regulation 8 (3) (g) (iv)	\$540	\$553
Regulation 11 (3A) (a)	\$230	\$236
Regulation 11 (3A) (b)	\$58	\$59
Regulation 11 (3A) (c) (i)	\$40	\$41
Regulation 11 (3A) (c) (ii)	\$40	\$41
Regulation 11 (3A) (c) (ii)	\$7.40	\$7.60
Regulation 11 (3A) (c) (ii)	\$446.80	\$458
Regulation 11 (8)	\$15	\$16
Regulation 15H (2) (e) (i)	\$39	\$38
Regulation 15H (2) (e) (ii)	\$24	\$25
Regulation 15L (a)	\$122	\$125
Regulation 15L (b)	\$60	\$61
Regulation 15L (c)	\$35	\$36
Regulation 15L (d)	\$16	\$17
Regulation 15M (2) (a)	\$241	\$247
Regulation 15M (2) (b)	\$87	\$89
Regulation 15M (3) (a)	\$29	\$30
Regulation 15M (3) (b)	\$8	\$9
Regulation 15NA (1) (a) (i)	\$87	\$89

Maritime Services Amendment (Fees) Regulation 2004

Schedule 1 Amendment of Water Traffic Regulations—N.S.W.

Column 1—Provision	Column 2—Matter to be omitted	Column 3—Matter to be inserted
Regulation 15NA (1) (a) (ii)	\$43.50	\$44.50
Regulation 15NA (1) (b) (i)	\$154	\$158
Regulation 15NA (1) (b) (ii)	\$77	\$79
Regulation 15Q	\$15	\$16

Maritime Services Amendment (Fees) Regulation 2004

Amendment of Management of Waters and Waterside Lands Regulations— Schedule 2
N.S.W.

Schedule 2 Amendment of Management of Waters and Waterside Lands Regulations— N.S.W.

(Clause 4)

Each provision specified in Column 1 of the following Table is amended by omitting the matter specified in Column 2 of that Table opposite that provision and by inserting instead the matter specified in Column 3 of that Table opposite that provision.

Table

Column 1—Provision	Column 2—Matter to be omitted	Column 3—Matter to be inserted
Regulation 35A (1) (a)	\$231	\$237
Regulation 35A (1) (b)	\$386	\$395
Regulation 35A (2) (a)	\$155	\$159
Regulation 35A (2) (b)	\$308	\$315
Regulation 36A (1) (a)	\$230	\$236
Regulation 36A (1) (b)	\$230	\$236
Regulation 36A (1) (b)	\$78	\$80
Regulation 36A (1) (c)	\$542	\$556
Regulation 36A (1) (c)	\$154	\$158
Regulation 36A (2) (a)	\$287	\$295
Regulation 36A (2) (b)	\$287	\$295
Regulation 36A (2) (b)	\$96	\$99
Regulation 36A (2) (c)	\$671	\$691
Regulation 36A (2) (c)	\$191	\$196
Regulation 36A (3) (a)	\$154	\$158
Regulation 36A (3) (b)	\$154	\$158
Regulation 36A (3) (b)	\$33	\$34
Regulation 36A (3) (c)	\$319	\$328
Regulation 36A (3) (c)	\$61	\$62
Regulation 37 (3B) (b)	\$87	\$89
Regulation 37 (6)	\$87	\$89

Maritime Services Amendment (Fees) Regulation 2004

Schedule 2 Amendment of Management of Waters and Waterside Lands Regulations—
N.S.W.

Column 1—Provision	Column 2—Matter to be omitted	Column 3—Matter to be inserted
Regulation 39 (3)	\$87	\$89
Regulation 46	\$87	\$89
Regulation 49 (4)	\$87	\$89



New South Wales

Physiotherapists Amendment (Infection Control) Regulation 2004

under the

Physiotherapists Act 2001

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Physiotherapists Act 2001*.

MORRIS IEMMA, M.P.,
Minister for Health

Explanatory note

The object of this Regulation is to specify the standards for controlling infection that are required to be followed by physiotherapists in the practice of physiotherapy. The standards are designed to enhance protection of patients against HIV infection and other infectious diseases. The standards to be followed include general requirements (e.g. hand washing before and after direct patient care, wearing gloves while handling blood or other body substances, and proper handling of sharps). The standards also require the cleaning, disinfection and sterilisation of instruments and equipment.

This Regulation is made under the *Physiotherapists Act 2001*, including section 133 (the general regulation-making power).

Clause 1 Physiotherapists Amendment (Infection Control) Regulation 2004

Physiotherapists Amendment (Infection Control) Regulation 2004

under the

Physiotherapists Act 2001

1 Name of Regulation

This Regulation is the *Physiotherapists Amendment (Infection Control) Regulation 2004*.

2 Amendment of Physiotherapists Regulation 2002

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

Physiotherapists Amendment (Infection Control) Regulation 2004

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 28

Insert after clause 27:

28 Infection control standards

- (1) A physiotherapist must not, without reasonable excuse, fail to comply with the infection control standards set out in Schedule 2 to the extent that they apply to the physiotherapist in the practice of physiotherapy.
- (2) In determining whether or not a physiotherapist has a reasonable excuse for failing to comply with a standard, particular consideration is to be given to the following:
 - (a) whether the circumstances involved the provision of emergency treatment,
 - (b) whether the physiotherapist's employer failed to provide the necessary equipment, including providing access to it and training in its use, that would have enabled the physiotherapist to comply with the standard (and whether the failure to provide such equipment was reported by the physiotherapist to the Director-General of the Department of Health).

[2] Schedule 2

Insert after Schedule 1:

Schedule 2 Infection control standards

(Clause 28)

Part 1 Preliminary

1 Definitions

- (1) In this Schedule:
 - body substance* includes any human bodily secretion or substance other than blood.
 - invasive procedure* means any one or more of the following:
 - (a) surgical entry into body tissue, cavities or organs,
 - (b) surgical repair of injuries.

Physiotherapists Amendment (Infection Control) Regulation 2004

Schedule 1 Amendments

patient includes a person who is accessing physiotherapy or health services or who is undergoing any physiotherapy or health procedure.

sharps means any object capable of inflicting penetrating injury, and includes acupuncture needles, hollow bore needles, suture needles, scalpel blades, wires, trocars, auto lancets, stitch cutters and broken glassware.

- (2) The requirements set out in this Schedule apply to a physiotherapist who is assisting in performing a procedure in the same way as they apply to a physiotherapist who is actually performing the procedure.

Part 2 General standards applying to physiotherapists

2 General precautions and aseptic techniques

- (1) Precautions must be taken to avoid direct exposure to a patient's blood or other body substance. This requirement applies regardless of whether there is any perceived risk of infection.
- (2) Aseptic techniques must be used in the course of complying with the requirements of this Schedule.

3 Hand and skin cleaning

- (1) Hands must be cleaned:
- (a) immediately before and after any direct patient care, and
 - (b) immediately after handling blood or other body substances.
- (2) Subclause (1) does not apply in circumstances where physiotherapy treatment is required to be performed urgently and cleaning facilities are not readily available.
- (3) Hands may be cleaned by:
- (a) using washing facilities involving water and a soap or antiseptic, or
 - (b) if any of the items specified in paragraph (a) are unavailable, using non-water cleansers or antiseptics.
- (4) Hands or other skin surfaces that are contaminated with a patient's blood or other body substance must be cleaned as soon as it is practicable to clean them.

Physiotherapists Amendment (Infection Control) Regulation 2004

Amendments

Schedule 1

-
- (5) The requirement to clean hands applies regardless of whether gloves are also required to be worn.

4 Protective gowns and aprons

A gown or apron made of impervious material must be worn during any procedure where there is a likelihood of clothing being splashed or contaminated with blood or other body substances.

5 Gloves

- (1) Gloves must be worn while handling blood or other body substances.
- (2) In particular, gloves must be worn:
- (a) during any procedure where direct contact is anticipated with a patient's blood or other body substance, mucous membranes or non-intact skin, and
 - (b) while suctioning a patient, and
 - (c) while handling items or surfaces that have come into contact with blood or other body substances, and
 - (d) while performing an invasive procedure, venipuncture or a finger or heel stick.
- (3) Sterile gloves must be worn if the procedure involves contact with tissue that would be sterile under normal circumstances.
- (4) Gloves must be discarded:
- (a) as soon as they are torn or punctured, and
 - (b) after contact with each patient.
- (5) Nothing in subclause (4) affects the operation of subclauses (1)–(3).
- (6) Gloves must be changed if separate procedures are being performed on the same patient and there is a risk of infection from one part of the body to another.

6 Masks and protective eye wear

- (1) A fluid repellent mask and protective eye wear must be worn while performing any procedure where there is a likelihood of splashing or splattering of blood or other body substances.
- (2) A mask must be worn when in close contact with patients known by the physiotherapist to have an infectious disease (or suspected by the physiotherapist of having such a disease) if the disease is

Physiotherapists Amendment (Infection Control) Regulation 2004

Schedule 1 Amendments

capable of being transmitted by the airborne or droplet route. If the disease is tuberculosis, the mask must be a particulate mask that is capable of filtering to 0.3µm.

- (3) In cases where a mask is required to be worn, it must be worn and fitted in accordance with the manufacturer's instructions.
- (4) A mask must be discarded once it has been worn and it must not be used again.
- (5) In cases where protective eye wear is required to be worn, it must be worn and fitted in accordance with the manufacturer's instructions.
- (6) Protective eye wear must be discarded once it has been worn and not used again unless it is reusable (in which case it is to be cleaned in accordance with the manufacturer's instructions).

7 Sharps

- (1) Sharps must not be passed by hand between a physiotherapist and any other person. However, this requirement does not apply if, in any case involving an invasive procedure, the proper conduct of the procedure would be adversely affected.
- (2) A puncture resistant tray must be used to transfer sharps.
- (3) A needle must not be removed from a disposable syringe for disposal, or be purposely broken or otherwise manipulated by hand, unless:
 - (a) it is necessary to remove the needle for technical reasons, or
 - (b) the physiotherapist is performing a procedure in which the needle is required to be bent.
- (4) A needle must not be bent after it is contaminated with blood or other body substances.
- (5) In any case where resheathing of a needle is required:
 - (a) the needle must be properly recapped, and
 - (b) the sheath must not be held in the fingers, and
 - (c) either a single handed technique or forceps, or a suitable protective guard designed for the purpose, must be used.
- (6) Reusable sharps must, immediately after being used, be placed in a puncture resistant container specially kept for that purpose and labelled as such.

Physiotherapists Amendment (Infection Control) Regulation 2004

Amendments

Schedule 1

-
- (7) Non-reusable sharps must, immediately after being used, be disposed of in a puncture resistant container.

8 Management of waste

- (1) Clinical waste must be properly packaged to protect against potential exposure to infectious agents and to facilitate the proper handling, storage and treatment or disposal of the waste.

Note. The disposal of clinical waste is regulated by the *Protection of the Environment Operations Act 1997* and the regulations under that Act.

- (2) Splashing or contamination of skin while disposing of blood or other body substances must be avoided as far as practicable.
- (3) Nothing in this clause limits any other requirement under this Part.

Part 3 Processing of instruments and equipment**9 Interpretation**

In this Part:

AS/NZS 4187 means AS/NZS 4187:2003, *Cleaning, disinfecting and sterilizing reusable medical and surgical instruments and equipment, and maintenance of associated environments in health care facilities*.

AS/NZS 4815 means AS/NZS 4815:2001, *Office-based health care facilities not involved in complex patient procedures and processes—Cleaning, disinfecting and sterilizing reusable medical and surgical instruments and equipment, and maintenance of the associated environment*.

10 Cleaning of instruments and equipment

- (1) Any instrument or equipment that comes into contact with intact skin must be cleaned before it is used.
- (2) Any instrument or equipment that is required under this Part to be sterilised or disinfected must be cleaned before it is sterilised or disinfected.
- (3) The process of cleaning:
- must involve water and mechanical or physical action (such as washing machines) and a cleaning agent (with the cleaning agent being removed from instruments and equipment by rinsing), and
 - must be consistent with AS/NZS 4187 or (in the case of an office-based practice) AS/NZS 4815.

Physiotherapists Amendment (Infection Control) Regulation 2004

Schedule 1 Amendments

-
- (4) In this clause *cleaning agent* means a detergent and includes proteolytic enzyme substances.

11 Disinfection of instruments and equipment

- (1) Any instrument or equipment that comes into contact with non-sterile tissue (other than intact skin) must, before it is used, be disinfected with a disinfectant specified in the Australian Register of Therapeutic Goods that is maintained under the *Therapeutic Goods Act 1989* of the Commonwealth, and the relevant manufacturer's instructions must be followed.
- (2) The process of disinfection:
- (a) must involve either thermal methods or (if thermal methods are unsuitable) chemical methods, and
 - (b) must be consistent with AS/NZS 4187 or (in the case of an office-based practice) AS/NZS 4815.

12 Sterilisation of instruments and equipment

- (1) Any instrument or equipment used to enter, or that is capable of entering, tissue that would be sterile under normal circumstances, or the vascular system of a patient, must be sterilised before it is used.
- (2) The method of sterilisation must be:
- (a) compatible with the particular type of instrument or equipment concerned, and
 - (b) consistent with AS/NZS 4187 or (in the case of an office-based practice) AS/NZS 4815.
- (3) If a steriliser is used (whether it is a benchtop or portable steriliser or a permanently plumbed or wired steriliser), the following criteria must be met:
- (a) the relevant manufacturer's instructions must be followed,
 - (b) an ongoing monitoring program must be followed which reflects the requirements of Table 7.1 Calibration, Monitoring and Maintenance of Sterilizers of AS/NZS 4187 or (in the case of an office-based practice) Table 7.1 Sterilizer Tests and Test Frequencies of AS/NZS 4815.

Physiotherapists Amendment (Infection Control) Regulation 2004

Amendments

Schedule 1

13 Respiratory equipment

- (1) Any respiratory equipment that is designed for single use must be discarded once it is used.
- (2) Any other respiratory equipment must be cleaned and disinfected after each time the equipment is used.

Rules

PUBLIC LOTTERIES ACT 1996 SECTION 23

KENO – APPROVAL OF RULES

The following rules for the game of keno, being a game of chance within the meaning of section 5(1)(c) of the Public Lotteries Act 1996, have been approved by the Honourable Grant McBride MP, Minister for Gaming and Racing, under section 23(1) of the Act and, at the request of the joint licensees Jupiters Gaming (NSW) Pty Ltd and Clubkeno Holdings Pty Limited, are published in the Government Gazette, such rules to take effect on and from 18 October 2004.

The following rules amend, on and from 18 October 2004, the rules for the conduct of the game of keno as notified in the Government Gazette of 20 November 1998 (as amended by addenda dated 17th May 1999, 13th September 1999, 1st July 2000, 25th May 2001, 1st March 2002, 1st September 2002, 1st February 2003 and 27th June 2003).

RULE ADDENDUM FOR KENO HYBRID PAY SCALE AND OTHER MATTERS

The Keno Rules dated 23rd November 1998 (as amended by addenda dated 17th May 1999, 13th September 1999, 1st July 2000, 25th May 2001, 1st March 2002, 1st September 2002, 1st February 2003 and 27th June 2003) are further amended as set out in this Addendum. This Addendum is effective on and from 18 October 2004.

1. Definition of “Box” or “Boxed”

Amend definition to read as follows:

“**Box**” or “**Boxed**” means an option on the “Quinella Place”, “Quinella”, “Exact Quinella”, “Trio”, “Trifecta”, “Quartet”, “Five Up” and “Superfecta” bet types in a game of Keno Racing that allows a Subscriber to forecast the result of the game by combining their selected Rows into all possible combinations on one Entry. A Subscription is payable in respect of each combination;

2. Definition of “Combination”

Delete the existing definition.

3. Definition of “Combination”

Insert the following as a new definition:

“**Combination**” means a combination of 1 to 10, 15, 20 and 40 Spots selected by the Subscriber from the 80 available numbers;

4. **Definition of “Combination Bet”**

Delete the existing definition.

5. **Definition of “Combination Bet”**

Insert the following as a new definition:

“Combination Bet” means an advanced form of Entry whereby a Subscriber may play 2 or more different Combinations in the same game on the same Entry.

The Subscriber (or in the case of a Standard Superplay, the Central Site Computer) selects the Spots and creates non-intersecting groups of those Spots (“Groups”) on the one Entry. A Group may comprise of a minimum one Spot only. A Spot may not form (and will not be counted as forming) part of more than one Group. All Spots forming part of a particular Group will be identified on the Receipt Ticket by the same alpha or alpha numeric character, which character will be different from the characters allocated to the Spots comprising other Groups.

The Combinations are formed by combining all the Spots in a Group or by combining all the Spots in a Group with all the Spots in another Group or Groups. The Subscriber must nominate the types of Combinations (except in the case of a Superplay, in which case the types of Combinations are pre-programmed), the amount to be wagered for each Combination and the number of games to be played. A Subscriber may (but need not) nominate all types of Combinations capable of being formed using the Groups selected (“All Combinations Bet”). For each type of Combination, the Subscriber must play the maximum number of Combinations which can be played using the Groups selected. This maximum number is as calculated by the Central Site Computer and specified on the Receipt Ticket;

6. **Definition of “Combo Bet”**

Insert the following as a new definition:

“Combo Bet” has the same meaning as Combination Bet;

7. **Definition of “Crossed Cheques”**

Amend definition to read as follows:

“Crossed Cheque” means a cheque crossed as referred to in section 53 of the Cheques Act 1986 of the Commonwealth;

8. **Definition of “Customised Set Bet”**

Delete the existing definition.

9. Definition of “Customised Superplay”

Insert the following as a new definition:

“**Customised Superplay**” means a form of Combination Bet where the types of Combinations, the Groups and the Spots forming part of each Group applicable to that Combination Bet have been previously programmed for a particular Club to accommodate particular Subscribers at that Club and made available by that Club from time to time;

10. Definition of “Inspector”

Amend definition to read as follows:

“**Inspector**” means a person appointed by the Minister as an inspector under Section 69 of the Act to undertake functions associated with the conduct of the Game of Keno;

11. Definition of “Keno Racing”

Amend definition to read as follows:

“**Keno Racing**” means the form of the Game of Keno, being a Category I game, which may be played separately to other forms of the Game of Keno, the object of which is to forecast the distribution of the Drawn numbers across the Rows of the Keno Grid in each game. In this form of the Game of Keno, a Subscriber attempts to forecast which Row shall be “First”, “Second”, “Third”, “Fourth”, “Fifth” or “Sixth” as described following:

- (a) “First” is the Row that has the most amount of Drawn numbers at the end of the Game of Keno;
- (b) “Second” is the Row that has the second most amount of Drawn numbers at the end of the Game of Keno;
- (c) “Third” is the Row that has the third most amount of Drawn numbers at the end of the Game of Keno;
- (d) “Fourth” is the Row that has the fourth most amount of Drawn numbers at the end of the Game of Keno;
- (e) “Fifth” is the Row that has the fifth most amount of Drawn numbers at the end of the Game of Keno;
- (f) “Sixth” is the Row that has the sixth most amount of Drawn numbers at the end of the Game of Keno;

Where two or more Rows have the same amount of Drawn numbers at the end of the Game of Keno, the Row that achieved that amount of Drawn numbers earliest in time in the Game of Keno shall be placed ahead of the other Row or Rows and so on until an order is achieved. (In the event that

two or more Rows each have no Drawn numbers at the end of the Game of Keno, each of these Rows shall be deemed to finish equal in the next available place in that Game).

In this form of Game of Keno, a Subscriber may select one or more bet types in attempting to forecast the order of the Rows. These bet types are described as follows:

- (a) “Win”, where a Subscriber attempts to forecast which Row shall be “First”;
- (b) “Place”, where a Subscriber attempts to forecast that a selected Row shall be either “First”, “Second” or “Third” ;
- (c) “Quinella Place”, where a Subscriber attempts to forecast any two Rows that shall be “First”, “Second” or “Third” irrespective of their order;
- (d) “Quinella”, where a Subscriber attempts to forecast which two Rows shall be “First” and “Second” irrespective of their order;
- (e) An “Exact Quinella”, where a Subscriber attempts to forecast which two Rows shall be “First” and “Second” in the correct order;
- (f) A “Trio”, where a Subscriber attempts to forecast which three Rows shall be “First”, “Second” and “Third” irrespective of their order;
- (g) A “Trifecta”, where a Subscriber attempts to forecast which three Rows shall be “First”, “Second” and “Third” in the correct order;
- (h) A “Quartet”, where a Subscriber attempts to forecast which four Rows shall be “First”, “Second”, “Third” and “Fourth” in the correct order;
- (i) A “Five Up”, where a Subscriber attempts to forecast which five Rows shall be “First”, “Second”, “Third”, “Fourth” and “Fifth” in the correct order; and
- (j) A “Superfecta”, where a Subscriber attempts to forecast which six Rows shall be “First”, “Second”, “Third”, “Fourth”, “Fifth” and “Sixth” in the correct order.

If the Subscriber correctly forecasts the result of that game, then, subject to these Rules, a prize shall be payable calculated in accordance with Rule 18(d);

12. Definition of “Kwikipik”

Insert the following as a new definition:

“**Kwikpik**” means the form of entry whereby:

- (a) a Subscriber nominates the Subscription for each game, the number of Spots and the number of games and the Terminal selects the Spots; or
- (b) in Keno Racing, a Subscriber nominates the bet type, the Subscription and, where applicable, whether the bet shall be Boxed and the Terminal selects the Rows; or
- (c) in Keno Roulette, a Subscriber nominates the bet type, the number of selections to be made, the Subscription and the Terminal selects the Straight Ups, Pairs, Corners, Columns, Rows or Quarters as applicable; or
- (d) in Heads or Tails? Prepick and Let it Run, a Subscriber nominates the bet type, the number of games, the Subscription and the Terminal selects the Heads, Tails or Evens selection for each game.

13. Definition of “**Lucky Last**”

Amend new definition to read as follows:

“**Lucky Last**” means the form of the Game of Keno, being a Category I game, which may be played in conjunction with certain other forms of the Game of Keno as determined by the Licensees (except Heads or Tails?, Keno Racing and Keno Roulette), the object of which is to match a selected number against the last number Drawn in that game;

14. Definition of “**Mystery Bet**”

Delete the existing definition.

15. Definition of “**Quick Pick**”

Amend definition to read as follows:

“**Quick Pick**” has the same meaning as Kwikpik;

16. Definition of “**Receipt Ticket**”

Amend definition to read as follows:

“**Receipt Ticket**” means the serial numbered ticket issued by a Terminal on which is recorded the particulars of an Entry;

17. Definition of “**Regular Keno**”

Amend definition to read as follows:

“**Regular Keno**” means the form of Game of Keno, being a Category I game, in which a person selects 1 to 10, 15, 20 or 40 numbers, from the

set: 1 to 80, the object being to match (or in some cases not to match) those numbers against the 20 winning numbers Drawn in each game;

18. Definition of “Set Bet”

Amend definition to read as follows:

“**Set Bet**” has the same meaning as Superplay;

19. Definition of “Standard Set Bet”

Delete the existing definition.

20. Definition of “Standard Superplay”

Insert the following as a new definition:

“**Standard Superplay**” means a form of Combination Bet where the number of Groups, the size of each Group and the types of Combinations applicable to that Combination Bet have been pre-programmed into the Central Site Computer by the Operating Company and made available to Subscribers generally from time to time, the details for which are set out in the officially sanctioned brochures displayed or available for inspection at any Club. The Central Site Computer selects the Spots forming part of each Combination;

21. Definition of “Subscription Chip”

Amend definition to read as follows:

“**Subscription Chip**” means a Chip used by a Subscriber either for entry to a Game of Keno or for the purchase of a Gift Voucher;

22. Definition of “Superplay”

Insert new definition:

“**Superplay**” means the form of Entry whereby a Subscriber nominates:

- (a) a Standard Superplay; or
- (b) a Customised Superplay.

In both cases the Subscriber nominates the amount to be wagered for each Combination and the number of games;

23. Definition of “Total Prize Money”

Amend definition to read as follows:

“**Total Prize Money**” means the total amount of money payable to a person, as a result of the person winning money in respect of a Customer

Session in a Game of Keno (whether or not that Customer Session relates to one, or more than one, game or Entry in the Game of Keno);

24. Definition of “Verbal Entry”

Amend definition to read as follows:

“**Verbal Entry**” means the form of Entry which may be effected by the issue of verbal instructions by a person wishing to enter a Game of Keno and the issue of a Receipt Ticket;

25. Rule 4

Amend Rule 4 to read as follows:

The object of the Game of Keno, known as Regular Keno, is to select from 1 to 10, 15, 20 or 40 numbers, from the set: 1 to 80 and to match (or in some games not to match) those numbers against the 20 winning numbers Drawn in each game. A number of other forms of the Game of Keno also exist. These may be varied or discontinued and other forms of the Game of Keno may be introduced by the Operating Company from time to time.

26. Rule 7(b)(i)(c)(vii)

Amend Rule 7(b)(i)(c) to read as follows:

- (i) Lucky Last;
- (ii) Heads or Tails?;
- (iii) Keno Racing;
- (iv) Keno Roulette;
- (v) Parlay;
- (vi) Kwikpik; or
- (vii) Superplay;

27. Rule 9(h)

Amend Rule 9(h) to read as follows:

(h) The minimum Subscription for a game of Heads or Tails? played by a Subscriber (including Prepick and Let it Run) shall be \$1. Subscriptions may increment in multiples of \$1 per game played by a Subscriber (provided that all games played by a Subscriber on an Entry must increment by the same amount) up to a maximum of \$500 per game played by a Subscriber (excluding Let it Run where the maximum allowable Subscription for the first game played by a Subscriber which is the subject of the Entry shall be \$500 per Entry).

In relation to the second and subsequent Games which are the subject of a Let it Run Entry, the maximum allowable Subscription specified in Rule 9(c) shall not apply.

28. Rule 9(j)

Amend Rule 9(j) to read as follows:

- (j) Notwithstanding any Rule to the contrary, the aggregate of the Subscriptions that may be bet on one of the results of a game of Heads or Tails? in any one Game of Keno between the opening and closure of that game shall not exceed:
 - (i) when the forecast result is Heads, \$500,000;
 - (ii) when the forecast result is Tails, \$500,000;
 - (iii) when the forecast result is Evens, \$170,000.

In the event that the prize in respect of any Let it Run game played by a Subscriber would, but for this Rule, result in a Subscription for the next game played by a Subscriber exceeding the above limits, the Entry on the next game played by a Subscriber will not be accepted and the prize in respect of the previous game will be paid to the Subscriber.

29. Rule 10A

Amend Rule 10A to read as follows:

10A. Bonus Prizes

- (a) The Operating Company may allocate Approved sums from the Prize Fund to be used for Bonus Prizes at Approved times of the day and Approved days of the week.
- (b) Subject to Rule 10A(c) a Bonus Prize shall be won by the game played by a Subscriber or Entry (as the case may be) which first meets Approved requirements for that Bonus Prize.
- (c) Where in the Game of Keno in which the Approved requirements for a Bonus Prize are first met, and more than one game played by a Subscriber or Entry (as the case may be) meets those requirements the Bonus Prize shall be shared among those games or Entries (as the case may be) in accordance with Rule 19(f).
- (d) The word "Bonus" may be printed on Receipt Tickets. The presence of the word "Bonus" on a Receipt Ticket does not necessarily indicate that an Entry is eligible to win a Bonus Prize. The absence of the word "Bonus" from a Receipt Ticket does not necessarily indicate that the Entry is ineligible to win a Bonus Prize.

- (e) Combination Bet Entries, Superplay Entries, Lucky Last Entries, Heads or Tails? (including Prepick and Let it Run) Entries, Keno Racing Entries and Keno Roulette Entries are ineligible to win a Bonus Prize.

30. Rule 11(e)

Amend Rule 11(e) to read as follows:

- (e) If an Entry is cancelled in accordance with these Rules and a Gift Voucher or Prepaid Voucher was tendered for the Subscription for the Entry, the Club will return the Gift Voucher or Prepaid Voucher to the Subscriber, or, if some Games of Keno have been Drawn, return to the Subscriber a replacement Gift Voucher or Prepaid Voucher with a face value equal to the Subscription payable for the cancelled Games of Keno. The Club is not entitled to receive any Commission in respect of the issue of a replacement Gift Voucher or Prepaid Voucher. The Gross Subscription in respect of the cancelled Entry will be reduced by the value of the replacement Gift Voucher or Prepaid Voucher for the purposes of these Rules.

31. Rule 14

Amend Rule 14 to read as follows:

14. Winning Entries

- (a) Notwithstanding any other Rule, a winning game played by a Subscriber will be one where the number(s) selected for that game match the number(s) Drawn and resident on magnetic media at the Central Site as the winning number(s) for that Game of Keno in such a way as to entitle the Subscriber to a prize in accordance with the applicable Schedule of Prizes, to a Bonus Prize or to an additional Approved prize.
- (b) Subject to Rule 17 a prize may only be claimed by submitting a Receipt Ticket.
- (c) A prize will only be payable where the particulars recorded on the Receipt Ticket submitted indicate that the game played by a Subscriber is a winning game and those particulars correspond with the particulars resident on magnetic media at the Central Site.
- (d) A Receipt Ticket submitted in respect of a successful claim will not be returned to the Subscriber.
- (e) A Game of Keno may include an additional Approved prize or prizes.

32. Rule 15(a)

Amend Rule 15(a) to read as follows:

- (a) Regardless of the amount of a Subscription, the maximum liability in respect of:
- (i) any one Entry (excluding a Jackpot Entry) in any one Game of Keno will be \$250,000, and
 - (ii) a Jackpot Prize will be the amount showing as the Jackpot Prize at that time resident on magnetic media at the Central Site.

For the purposes of this Rule 15(a), a Lucky Last Entry shall be taken to be a separate game played by a Subscriber and a Combination Bet Entry or Superplay Entry shall be taken to be one game for each Combination nominated.

33. Rule 15(j)

Delete the existing Rule 15(j).

34. Rule 18(a)

Amend Rule 18(a) to read as follows:

- (a) The following Approved Schedule of Prizes applies to all Games of Keno other than Lucky Last, Heads or Tails?, Keno Racing and Keno Roulette. Prizes are based on a Subscription of \$1 and are expressed in multiples of \$1:

Number of Spots Matched	Number of Spots Selected				
	1	2	3	4	5
0					
1	3				
2		12	1	1	
3			44	4	2
4				120	14
5					640

Number of Spots Matched	Number of Spots Selected				
	6	7	8	9	10
0					
3	1	1			
4	5	3	2	1	1
5	80	12	7	5	2
6	1,800	125	60	20	6
7		JACKPOT (MINIMUM \$5,000)	675	210	50
8			JACKPOT (MINIMUM	2,500	580

			\$25,000)		
9				JACKPOT (MINIMUM \$100,000	10,000
10					JACKPOT (MINIMUM \$1,000,000

Number of Spots Matched	Number of Spots selected		
	15	20	40
0		100	250,000
1		10	25,000
2		2	2,200
3			200
4			35
5	1		7
6	2		2
7	4		1
8	20	2	
9	50	7	
10	250	20	
11	2,000	100	
12	12,000	450	
13	50,000	1,200	1
14	100,000	5,000	2
15	250,000	10,000	7
16		15,000	35
17		25,000	200
18		50,000	2,200
19		100,000	25,000
20		250,000	250,000

35. Rule 18(c)

Amend Rule 18(c) to read as follows:

- (d) The following Approved Schedule of Prizes applies to games of Heads or Tails? only. Prizes are based on a Subscription of \$1 and are expressed in multiples of \$1:

Selections	Result	Heads or Tails? Prize
Heads	Heads	2
Tails	Tails	2
Evens	Evens	4

36. Rule 19

Amend Rule 19 to read as follows:

19. Pro-rating and Sharing of Prizes

- (a) The maximum aggregate liability for all Major Prizes in any one Game of Keno, excluding Jackpot Prizes, Bonus Prizes and additional Approved prizes shall be \$500,000. Where except for this Rule 19(a) the total amount of such Major Prizes would exceed \$500,000 Pro-rating shall apply.
- (b) For the purposes of Pro-rating a Lucky Last Entry shall be taken to be a separate game played by a Subscriber and a Combination Bet Entry and Superplay Entry shall be taken to be one game played by a Subscriber for each Combination nominated.
- (c) Subject to Rule 19(d) where Pro-rating applies the amount payable in respect of each Entry affected shall be as follows:

$$\text{Amount payable} = X \div Y \times \$500,000$$

where

X = the amount which except for this Rule would have been payable in respect of the game played by a Subscriber.

Y = the total amount which except for this Rule would have been payable in respect of all Major Prizes for a Game of Keno.

- (d) Notwithstanding the application of Pro-rating no Major Prize will be reduced to a value less than \$1,000.
- (e) Where there is more than one Jackpot or Keno Racing Jackpot winner, the Jackpot Prize will be shared among those Jackpot or Keno Racing Jackpot winners in proportion to the amount of the Subscription paid by each winner on the winning combination of Spots. For the purposes of this Rule 19(e), a Combination Bet Entry and Superplay Entry shall be taken to be one game played by a Subscriber for each Combination selected.
- (f) Where there is more than one Bonus Prize winner, the Bonus Prize will be shared among those Bonus Prize winners in proportion to the amount of the Subscription paid by each winner on the winning combination of Spots.

Orders



New South Wales

Motor Accidents (Determination of Non-Economic Loss) Order No 15

under the

Motor Accidents Act 1988

I, John Della Bosca, the Minister for Commerce, in pursuance of section 80 of the *Motor Accidents Act 1988*, make the following Order.

Dated, this 22nd day of September 2004.

JOHN DELLA BOSCA, M.L.C.,
Minister for Commerce

Explanatory note

The object of this Order is to adjust the amounts that may be awarded for damages for non-economic loss to persons who have been injured as a consequence of a motor accident.

Section 80 of the *Motor Accidents Act 1988* requires the Minister to declare the amounts on or before 1 October in each year. The amounts are indexed by reference to movements in average weekly earnings.

An amount specified in this Order applies to the exclusion of the corresponding amount specified in section 79 or 79A of the *Motor Accidents Act 1988*.

Clause 1 Motor Accidents (Determination of Non-Economic Loss) Order No 15

Motor Accidents (Determination of Non-Economic Loss) Order No 15

under the

Motor Accidents Act 1988

1 Name of Order

This Order is the *Motor Accidents (Determination of Non-Economic Loss) Order No 15*.

2 Commencement

This Order commences on 1 October 2004.

3 Section 79: Determination of non-economic loss—accidents occurring before midnight on 26.9.95

(1) Section 79 (3)

It is declared that the maximum amount that may be awarded for the non-economic loss of an injured person as a consequence of a motor accident that occurred before midnight on 26 September 1995 is \$341,000.

(2) Section 79 (4)

It is declared that if the amount of non-economic loss of any such injured person is assessed to be \$27,500 or less, no damages for non-economic loss shall be awarded.

(3) Section 79 (5)

It is declared that if the amount of damages that may be awarded for non-economic loss in accordance with section 79 of the *Motor Accidents Act 1988* is more than \$27,500 but less than \$104,000, the following deductions shall be made from that amount:

- (a) if the amount of damages is less than \$75,000—the amount to be deducted is \$27,500,
- (b) if the amount of damages is not less than \$75,000—the amount to be deducted is \$27,500 or \$27,500 reduced by \$1,000 for every \$1,000 by which the amount of damages exceeds \$75,000.

Motor Accidents (Determination of Non-Economic Loss) Order No 15

Clause 4

4 Section 79A (5): Determination of non-economic loss—accidents occurring after midnight on 26.9.95

It is declared that the maximum amount that may be awarded for non-economic loss of an injured person as a consequence of a motor accident that occurred after midnight on 26 September 1995 is \$341,000.



Motor Accidents Compensation (Determination of Loss) Order No 5

under the

Motor Accidents Compensation Act 1999

I, John Della Bosca, the Minister for Commerce, in pursuance of section 146 of the *Motor Accidents Compensation Act 1999*, make the following Order.

Dated, this 22nd day of September 2004.

JOHN DELLA BOSCA, M.L.C.,
Minister for Commerce

Explanatory note

The object of this Order is to adjust the amount that may be awarded for damages:

- (a) for past or future economic loss in relation to persons who have been injured or killed as a consequence of a motor accident, and
- (b) for non-economic loss to persons who have been injured as a consequence of a motor accident.

Section 146 of the *Motor Accidents Compensation Act 1999* requires the Minister to declare the amounts on or before 1 October in each year. The amounts are indexed by reference to movements in average weekly earnings.

An amount specified in this Order applies to the exclusion of the corresponding amount specified in section 125 or 134 of the *Motor Accidents Compensation Act 1999*.

Clause 1 Motor Accidents Compensation (Determination of Loss) Order No 5

Motor Accidents Compensation (Determination of Loss) Order No 5

under the

Motor Accidents Compensation Act 1999

1 Name of Order

This Order is the *Motor Accidents Compensation (Determination of Loss) Order No 5*.

2 Commencement

This Order commences on 1 October 2004.

3 Section 125: Damages for past or future economic loss—maximum for loss of earnings etc

It is declared that, in the case of an award under section 125 (1) of the *Motor Accidents Compensation Act 1999*, the court is to disregard the amount (if any) by which an injured or deceased person's net weekly earnings would (but for the injury or death) have exceeded \$3,127.

4 Section 134: Maximum amount of damages for non-economic loss

It is declared that the maximum amount that may be awarded for non-economic loss of an injured person as a consequence of a motor accident is \$341,000.

Other Legislation



New South Wales

Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the following species as a vulnerable species under that Act and, accordingly, Schedule 2 to that Act is amended by inserting in alphabetical order under the heading “Fabaceae” (under the heading “Plants”):

Pultenaea maritima de Kok

Dated, this 19th day of May 2004.

Associate Professor Paul Adam

Chairperson of the Scientific Committee

Copies of final determination and reasons

Copies of the final determination and the reasons for it are available to members of the public (free of charge) as follows:

- (a) on the Internet at www.nationalparks.nsw.gov.au,
- (b) by contacting the Scientific Committee Support Unit, by post C/- Department of Environment and Conservation, PO Box 1967, Hurstville, 2220, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,
- (c) in person at the National Parks Centre, 102 George St, The Rocks, Sydney.



Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the following ecological community as an endangered ecological community under that Act and, accordingly, Schedule 1 to that Act is amended by inserting in Part 3 in alphabetical order:

Fuzzy Box Woodland on alluvial soils of the South Western Slopes, Darling Riverine Plains and Brigalow Belt South Bioregions (as described in the final determination of the Scientific Committee to list the ecological community)

Dated, this 25th day of August 2004.

Associate Professor Paul Adam

Chairperson of the Scientific Committee

Copies of final determination and reasons

Copies of the final determination and the reasons for it are available to members of the public (free of charge) as follows:

- (a) on the Internet at www.nationalparks.nsw.gov.au,
- (b) by contacting the Scientific Committee Support Unit, by post C/- Department of Environment and Conservation, PO Box 1967, Hurstville, 2220, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,
- (c) in person at the National Parks Centre, 102 George St, The Rocks, Sydney.

NSW SCIENTIFIC COMMITTEE

Final Determination

The Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list the Fuzzy Box Woodland on alluvial soils of the South Western Slopes, Darling Riverine Plains and Brigalow Belt South Bioregions as an ENDANGERED ECOLOGICAL COMMUNITY in Part 3 of Schedule 1 of the Act. Listing of endangered ecological communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

1. Fuzzy Box Woodland on alluvial soils of the South Western Slopes, Darling Riverine Plains and Brigalow Belt South Bioregions occurred mainly in the Dubbo - Narromine - Parkes - Forbes area. Within this region it is now found principally in the South Western Slopes Bioregion and also occurs in parts of the Darling Riverine Plains Bioregion and Brigalow Belt South Bioregion.

Species that are characteristic of the community include:-

<i>Acacia deanei</i> subsp. <i>deanei</i>	<i>Acacia excelsa</i>
<i>Acacia hakeoides</i>	<i>Acacia implexa</i>
<i>Acacia penninervis</i> var. <i>longiracemosa</i>	<i>Allocasuarina luehmannii</i>
<i>Alternanthera nana</i>	<i>Aristida behriana</i>
<i>Aristida muricata</i>	<i>Aristida ramosa</i> var. <i>ramosa</i>
<i>Arthropodium minus</i>	<i>Atriplex leptocarpa</i>
<i>Atriplex semibaccata</i>	<i>Austrodanthonia setacea</i>
<i>Austrostipa aristiglumis</i>	<i>Austrostipa densiflora</i>
<i>Austrostipa elegantissima</i>	<i>Austrostipa ramosissima</i>
<i>Austrostipa scabra</i>	<i>Austrostipa verticillata</i>
<i>Austrostipa wakoolica</i>	<i>Boerhavia dominii</i>
<i>Bothriochloa decipiens</i>	<i>Bothriochloa macra</i>
<i>Brachychiton populneus</i> subsp. <i>populneus</i>	<i>Bracteantha viscosa</i>
<i>Bulbine bulbosa</i>	<i>Callitris glaucophylla</i>
<i>Calotis cuneifolia</i>	<i>Calotis scapigera</i>
<i>Carex appressa</i>	<i>Carex incomitata</i>
<i>Cassinia aculeata</i>	<i>Casuarina cristata</i>
<i>Centaurea melitensis</i>	<i>Chamaesyce drummondii</i>
<i>Cheilanthes austrotenuifolia</i>	<i>Chenopodium cristatum</i>
<i>Chenopodium desertorum</i>	<i>Chloris truncata</i>
<i>Convolvulus erubescens</i>	<i>Dactyloctenium radulans</i>
<i>Dendrophthoe glabrescens</i>	<i>Dianella longifolia</i> var. <i>longifolia</i>
<i>Dianella revoluta</i> var. <i>revoluta</i>	<i>Dichanthium sericeum</i>
<i>Dichondra repens</i>	<i>Dichopogon fimbriatus</i>
<i>Digitaria brownii</i>	<i>Digitaria divaricatissima</i>
<i>Dodonaea viscosa</i> subsp. <i>cuneata</i>	<i>Einadia hastata</i>
<i>Einadia nutans</i>	<i>Elymus scaber</i> var. <i>scaber</i>
<i>Enneapogon</i> spp.	<i>Enteropogon acicularis</i>
<i>Eragrostis australasica</i>	<i>Eragrostis parviflora</i>
<i>Eremophila debilis</i>	<i>Eriochloa procera</i>
<i>Eucalyptus blakelyi</i>	<i>Eucalyptus conica</i>
<i>Eucalyptus intertexta</i>	<i>Eucalyptus melliodora</i>

<i>Eucalyptus microcarpa</i>	<i>Eucalyptus populnea</i> subsp. <i>bimbil</i>
<i>Geijera parviflora</i>	<i>Glycine clandestina</i>
<i>Glycine latifolia</i>	<i>Hakea leucoptera</i>
<i>Juncus flavidus</i>	<i>Leptochloa digitata</i>
<i>Lomandra multiflora</i> subsp. <i>multiflora</i>	<i>Maireana enchylaenoides</i>
<i>Maireana humillima</i>	<i>Myoporum montanum</i>
<i>Myoporum platycarpum</i> subsp. <i>perbellum</i>	<i>Notelaea microcarpa</i>
<i>Notodanthonia longifolia</i>	<i>Orobanche cernua</i> var. <i>australiana</i>
<i>Oxalis chnoodes</i>	<i>Panicum decompositum</i>
<i>Panicum laevinode</i>	<i>Paspalidium albobillosum</i>
<i>Plantago cunninghamii</i>	<i>Poa labillardieri</i> var. <i>labillardieri</i>
<i>Portulaca oleracea</i>	<i>Ptilotus semilanatus</i>
<i>Rhagodia spinescens</i>	<i>Rostellularia adscendens</i> subsp. <i>adscendens</i> var. <i>pogonantha</i>
<i>Sclerolaena birchii</i>	<i>Sclerolaena muricata</i> var. <i>muricata</i>
<i>Senna artemisioides</i> sens. lat.	<i>Sida corrugata</i>
<i>Sida petrophila</i>	<i>Solanum esuriale</i>
<i>Stackhousia monogyna</i>	<i>Themeda australis</i>
<i>Vittadina cuneata</i>	<i>Wahlenbergia fluminalis</i>
<i>Wahlenbergia luteola</i>	<i>Wahlenbergia victoriensis</i>

2. Fuzzy Box Woodland on alluvial soils of the South Western Slopes, Darling Riverine Plains and Brigalow Belt South Bioregions is a woodland or open forest usually dominated by Fuzzy Box *Eucalyptus conica*, which often grows with Inland Grey Box *Eucalyptus microcarpa*, Yellow Box *Eucalyptus melliodora* or Kurrajong *Brachychiton populneus*. Buloke *Allocasuarina luehmannii* is common in places. Shrubs are generally sparse and include *Acacia deanei*, *Dodonaea viscosa*, *Geijera parviflora*, *Acacia implexa*, *Senna artemisioides* sens. lat., *Myoporum montanum* and *Cassinia aculeata*. Small shrubs include *Maireana microphylla* and *Sclerolaena muricata*. The ground cover may be dense after rain but is usually moderately dense. It comprises native forbs, including *Calotis cuneifolia*, *Sida corrugata*, *Einadia hastata*, *Dianella revoluta* and *Bracteantha viscosa*, prostrate shrubs such as *Eremophila debilis*, *Maireana enchylaenoides*, and native grasses including *Austrostipa scabra*, *Chloris truncata*, *Elymus scaber*, *Themeda australis* and *Austrodanthonia setacea*.

The species Fuzzy Box *Eucalyptus conica* is more widely distributed than this community on the western slopes of NSW and may occur in association with other eucalypt species to form other communities. Weeds may be common at disturbed sites under favourable seasonal conditions.

3. The total species list of the community is considerably larger than that given above, with many species present in only one or two sites or in very low abundance. The species composition of a site will be influenced by the size of the site, recent rainfall or drought conditions and by its disturbance (including fire) history. At any one time, above ground individuals of some species may be absent, but the species may be represented below ground in the soil seed banks or as dormant structures such as bulbs, corms, rhizomes, rootstocks or lignotubers. The list of species given above is of vascular plant species, the community also includes micro-organisms, fungi, cryptogamic plants and a diverse fauna, both vertebrate and invertebrate. These components of the community are poorly documented.

4. Fuzzy Box Woodland on alluvial soils of the South Western Slopes, Darling Riverine Plains and Brigalow Belt South bioregions occurs on brown loam or clay, alluvial or colluvial soils on prior streams and abandoned channels or slight depressions on the undulating plains or flats of the western slopes of the Great Dividing Range. This community often occurs upslope from River Red Gum communities, just above frequently inundated areas on the floodplain. It also occurs on colluvial soils on lower slopes and on valley flats (King 1998, Murphy and Lawry 1998).
5. Fuzzy Box Woodland on alluvial soils of the South Western Slopes, Darling Riverine Plains and Brigalow Belt South bioregions includes the *Eucalyptus microcarpa*-*E. conica* Association and *Eucalyptus pilligaensis*-*E. conica* Association of Biddiscombe (1963), Group 14 *Eucalyptus conica* of Austin *et al.* (2000), Community C: Fuzzy Box Woodland of Seddon *et al.* (2002) and the Fuzzy Box / Grey Box open-woodland on levees and alluvial flats broad vegetation type described by Kerr and Jowett (2003). Fuzzy Box Woodland is included within Community P4 Box woodlands of Sivertsen and Metcalfe (1995), Community P4 Poplar Box Woodlands and Community P13 Grey Box Woodlands of Metcalfe *et al.* (2003), and Map unit PNP1, PNP2, PNP3 Bimble Box Woodlands of the Plains and Map unit FLP2 Belah Tall Woodlands of DLWC (2002), and belongs to the Floodplain Transition Woodlands vegetation class of Keith (2004).
6. Less than 5% of Fuzzy Box Woodland on alluvial soils of the South Western Slopes, Darling Riverine Plains and Brigalow Belt South bioregions is estimated to remain compared to pre-European times due to past clearing (Austin *et al.* 2000, Seddon *et al.* 2002). Fuzzy Box was considered a plentiful tree along the Lachlan River plains west of Forbes at the start of the 20th century (Cambage 1902). While broadscale clearing has now largely ceased in these areas, clearing of isolated paddock trees and further clearing of remnants, including regrowth, remain threats. Other symptoms of degradation prevail, including the senescence of relict plants, lack of regeneration due to grazing, lack of fire and weed invasion. Weeds may be very common at some sites. They include the forb species *Plantago lanceolata*, *Verbena bonariensis* and *Marrubium vulgare* and the grass species *Bromus diandrus*, *Vulpia myuros*, *Lolium perenne*, *Paspalum dilatatum* and *Hyparrhenia hirta*. Clearing of native vegetation and Invasion of native plant communities by exotic perennial grasses are listed as Key Threatening Processes under the *Threatened Species Conservation Act (1995)*.
7. Only one small stand is currently known from a conservation reserve, at Weddin Mountains National Park near Grenfell.
8. In view of the above the Scientific Committee is of the opinion that Fuzzy Box Woodland on alluvial soils of the South Western Slopes, Darling Riverine Plains and Brigalow Belt South Bioregions is likely to become extinct in nature in New South Wales unless the circumstances and factors threatening its survival cease to operate.

Associate Professor Paul Adam
Chairperson
Scientific Committee

References:

- Austin MP, Cawsey EM, Baker BL, Yialeloglou MM, Grice DJ, Briggs SV (2000) *Predicted vegetation cover in the central Lachlan region*. National Heritage Trust Project AA 1368.97. CSIRO Division of Wildlife and Ecology, Canberra.
- Bidiscombe EF (1963) A vegetation survey in the Macquarie region, New South Wales. Division of Plant Industry Technical Paper. CSIRO, Australia.
- Cabbage RH (1902) Notes on the botany of the interior of New South Wales ñ Part V: From Parkes to Marsden. *Proceedings of the Linnean Society of NSW* **26**, 685-699.
- DLWC (2002) Native vegetation map report. No. 1. Bogan Gate, Boona Mount, Condobolin, Dandaloo, Tottenham and Tullamore 1:100 000 map sheets. NSW Department of Land and Water Conservation, Dubbo.
- Keith DA (2004) Ocean shores to desert dunes. Department of Environment and Conservation, Sydney.
- Kerr M, Jowett A (2003). *Reconstructed distribution and extent of native vegetation in the Lower Macquarie-Castlereagh Region*. Unpublished report. NPWS, Dubbo.
- King DP (1998) *Soil Landscapes of the Forbes 1: 250 000 Sheet. (Condobolin - West Wyalong - Parkes ñ Grenfell)*. Department of Land and Water Conservation, Sydney.
- Metcalf L, Sivertsen DP, Tindall D, Ryan KM (2003) Natural vegetation of the New South Wales Wheat-belt (Cobar-Nyngan-Gilgandra-Nymagee-Narromine-Dubbo 1:250 000 vegetation sheet). *Cunninghamia* **8**, 253-284.
- Murphy BW, Lawrie JW (1998) *Soil Landscapes of the Dubbo 1: 250 000 Sheet. (Dubbo, Wellington, Gulgong, Mudgee)*. Department of Land and Water Conservation, Sydney.
- Seddon J, Briggs S, Doyle S (2002) *Little River Catchment biodiversity assessment*. Report for the TARGET Project by NSW National Parks and Wildlife Service, c/- CSIRO Sustainable Ecosystems, Canberra.
- Sivertsen D, Metcalfe L (1995) Natural vegetation of the southern wheat-belt (Forbes and Cargelligo 1:250 000 map sheets). *Cunninghamia* **4**, 103-128.

OFFICIAL NOTICES

Appointments

The Cabinet Office, Sydney
22 September 2004

CONSTITUTION ACT, 1902

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

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable AJ Refshauge MP, Deputy Premier, Minister for Education and Training, and Minister for Aboriginal Affairs, to act for and on behalf of the Premier, as on and from 22 September 2004, with a view to him performing the duties of the office of the Premier, during my absence from duty.

BOB CARR,
Premier

The Cabinet Office, Sydney
22 September 2004

CONSTITUTION ACT, 1902

Ministerial arrangements during the absence of the Deputy Premier, Minister for Education and Training, and Minister for Aboriginal Affairs

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable RJ Debus, MP, Attorney General, and Minister for the Environment, to act for and on behalf of the Minister for Education and Training, and Minister for Aboriginal Affairs, as on and from 24 September, 2004, with a view to him performing the duties of the Honourable AJ Refshauge, MP, during his absence from duty.

BOB CARR,
Premier

The Cabinet Office, Sydney
22 September 2004

CONSTITUTION ACT, 1902

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

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable MR Egan MLC, Treasurer, and Minister for State Development, to act for and on behalf of the Premier, as on and from 24 September 2004, with a view to him performing the duties of the office of the Premier, during my absence from duty.

BOB CARR,
Premier

The Cabinet Office, Sydney
22 September 2004

CONSTITUTION ACT, 1902

Arrangements during the absence of the Minister for Regional Ministerial Development, Minister for the Illawarra, and Minister for Small Business

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable PC Scully, MP, Minister for Roads, and Minister for Housing, to act for and on behalf of the Minister for Regional Development, Minister for the Illawarra, and Minister for Small Business, as on and from 24 September 2004, with a view to him performing the duties of the Honourable DA Campbell MP, during his absence from duty.

BOB CARR,
Premier

The Cabinet Office, Sydney
22 September 2004

CONSTITUTION ACT, 1902

Ministerial arrangements during the absence of the Minister for Infrastructure and Planning, and Minister for Natural Resources

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable MR Egan MLC, the Treasurer, and Minister for State Development, to act for and on behalf of the Minister for Infrastructure and Planning, and Minister for Natural Resources, as on and from 2 October 2004, with a view to him performing the duties of the Honourable CJ Knowles MP, during his absence from duty.

BOB CARR,
Premier

EDUCATION ACT 1990

Notification of an Appointment to the Board of Studies

I, ANDREW JOHN REFSHAUGE, Deputy Premier, Minister for Education and Training and Minister for Aboriginal Affairs, in pursuance of Schedule 1, Clause 8 of the Education Act 1990, appoint Brother Kelvin CANAVAN as a member of the Board of Studies, being a nominee provided under section 100(3)(k), for a term commencing on and from 15 August 2004 until 14 August 2007.

ANDREW REFSHAUGE, M.P.,
Deputy Premier,
Minister for Education and Training
and Minister for Aboriginal Affairs

EDUCATION ACT 1990

Notification of Appointments to the Board of Studies

I, ANDREW JOHN REFSHAUGE, Deputy Premier, Minister for Education and Training and Minister for Aboriginal Affairs, in pursuance of Schedule 1, Clause 8 of the Education Act 1990, appoint the following persons as Members of the Board of Studies, being nominees provided by that section of the said Act in brackets after their names, for a term commencing on and from 15 August 2004 to 14 August 2007:

Dr Meredith Anne MARTIN [100(3)(k)],
Mr David ELLA [100(3)(j)].

ANDREW REFSHAUGE, M.P.,
Deputy Premier,
Minister for Education and Training
and Minister for Aboriginal Affairs

TOURISM NEW SOUTH WALES ACT 1984Appointment of Part-time Member
Tourism New South Wales

IT is hereby notified that in pursuance of sections 4(3), 4(4) and 4(5) of the Tourism New South Wales Act 1984 (as amended), Ruth FAGAN be appointed a part-time member of the Board of Tourism New South Wales for a period of three years expiring on 31 August 2007.

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

EDUCATION ACT 1990

Notification of Appointments to the Board of Studies

I, ANDREW JOHN REFSHAUGE, Deputy Premier, Minister for Education and Training and Minister for Aboriginal Affairs, in pursuance of Schedule 1, Clause 8 of the Education Act 1990, appoint the following persons as Members of the Board of Studies, being nominees provided by section 100(3)(b) of the said Act, for a term commencing on and from 1 August 2004 until 31 July 2007:

Ms Deborah LLOYD,
Mr Mark WILSON.

ANDREW REFSHAUGE, M.P.,
Deputy Premier,
Minister for Education and Training
and Minister for Aboriginal Affairs

Department of Infrastructure, Planning and Natural Resources

Infrastructure and Planning

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 Sutherland

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 12th day of May 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 Sutherland, Parish of Sutherland, County of Cumberland being Lots 106 and 108, Deposited Plan 777967 Captain Cook Drive, Kurnell and being the whole of the land comprised in Folio identifier 106/777967 and Lot 108/777967. The land is said to be in the ownership of CONSOLIDATED DEVELOPMENT PTY LIMITED.

All that piece or parcel of land situated in the Local Government Area of Sutherland, Parish of Sutherland, County of Cumberland being Lot 107, Deposited Plan 777967 Captain Cook Drive, Kurnell, being the whole of the land comprised in Folio Identifier 107/777967 excepting thereout easement(s) affecting the part(s) shown so burdened in the title diagram created by G173796 – for access. The land is said to be in the ownership of CONSOLIDATED DEVELOPMENT PTY LIMITED.

All that piece or parcel of land situated in the Local Government Area of Sutherland, Parish of Sutherland, County of Cumberland being Lot 105, Deposited Plan 777967 Captain Cook Drive, Kurnell, being the whole of the land comprised in Folio Identifier 105/777967 excepting thereout easement(s) appurtenant to the land created by Deposited Plan 777967 – right of carriageway. The land is said to be in the ownership of CONSOLIDATED DEVELOPMENT PTY LIMITED.

All that piece or parcel of land situated in the Local Government Area of Sutherland, Parish of Sutherland, County of Cumberland being Lot 103, Deposited Plan 777967 Captain Cook Drive, Kurnell, being the whole of the land comprised in Folio Identifier 103/777967 excepting thereout easement(s) affecting the part(s) shown so burdened in the title diagram created by Deposited Plan 777967 – right of carriageway. The land is said to be in the ownership of CONSOLIDATED DEVELOPMENTS PTY LTD.

All that piece or parcel of land situated in the Local Government Area of Sutherland, Parish of Sutherland, County of Cumberland being Lot 102, Deposited Plan 777967 Captain Cook Drive, Kurnell, being the whole of the land comprised in Folio Identifier 102/777967 excepting thereout firstly easement for transmission line affecting the part of the land shown so burdened in the title diagram registered on K768766 and now vested in Energy Australia by Dealing 7404104. Secondly excepting thereout notification No. 4 in the Second Schedule and by notification in *Government Gazette* dated 19 September 1980, Folio 4904, easement for sewer 11 metres wide and variable width affecting part of the land above shown so burdened in the title diagram. The land is said to be in the ownership of CONSOLIDATED DEVELOPMENT PTY LIMITED.



Fairfield Local Environmental Plan 1994 (Amendment No 94)

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*. (P03/00289/S69)

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

Clause 1 Fairfield Local Environmental Plan 1994 (Amendment No 94)

Fairfield Local Environmental Plan 1994 (Amendment No 94)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Fairfield Local Environmental Plan 1994 (Amendment No 94)*.

2 Aims of plan

This plan aims:

- (a) to reclassify the land to which this plan applies (being public land) from community land to operational land within the meaning of the *Local Government Act 1993 (the 1993 Act)*, and
- (b) to extinguish (except for an easement for electricity) all trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land to which this plan applies in accordance with section 30 of the 1993 Act.

3 Land to which plan applies

This plan applies to land situated in the City of Fairfield, being Lot 8, DP 238484, Lots 1–4 and 6, DP 236708, Lot 2, DP 215976, Lot 3, DP 216870, Lot 3, DP 540495, Lot 3, DP 217606, Lots 1 and 2, DP 539611, Lot 2, DP 534197, Lot B, DP 100284, Lot 2, DP 219389, Lot 2, DP 504815, Lot 2, DP 509053, Lot 2, DP 510936, Lots 1 and 2, DP 570243, Lot 2, DP 548450 and Lot 2, DP 549499, comprising the Dutton Lane car park, Cabramatta, as shown edged heavy black on the map marked “Fairfield Land Classification Map—Amendment No 19” deposited in the office of Fairfield City Council.

4 Amendment of Fairfield Local Environmental Plan 1994

Fairfield Local Environmental Plan 1994 is amended as set out in Schedule 1.

Fairfield Local Environmental Plan 1994 (Amendment No 94)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 27 Classification or reclassification of public land

Insert before clause 27 (3) (a):

- (a1) those (if any) specified for the land in Part 2 of Schedule 3, and

[2] Schedule 3 Classification or reclassification of public land

Insert at the end of Part 2 of the Schedule:

Lot 8, DP 238484, Lots 1–4 and 6, DP 236708, Lot 2, DP 215976, Lot 3, DP 216870, Lot 3, DP 540495, Lot 3, DP 217606, Lots 1 and 2, DP 539611, Lot 2, DP 534197, Lot B, DP 100284, Lot 2, DP 219389, Lot 2, DP 504815, Lot 2, DP 509053, Lot 2, DP 510936, Lots 1 and 2, DP 570243, Lot 2, DP 548450 and Lot 2, DP 549499, comprising the Dutton Lane car park, Cabramatta, as shown edged heavy black on the map marked “Fairfield Land Classification Map—Amendment No 19” are classified as operational land—Easement for electricity affecting Lot 1, DP 539611 as noted on Certificate of Title Folio Identifier 1/539611.



New South Wales

Liverpool Local Environmental Plan 1997 (Amendment No 95)

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*. (P04/00128/S69)

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

Clause 1 Liverpool Local Environmental Plan 1997 (Amendment No 95)

Liverpool Local Environmental Plan 1997 (Amendment No 95)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Liverpool Local Environmental Plan 1997 (Amendment No 95)*.

2 Aims of plan

This plan aims to allow, with the consent of Liverpool City Council, the carrying out of development on the land to which this plan applies for the purpose of research establishments, research facilities and offices associated with the medical or health industry (or both) so as to encourage use of the land as a medical/health precinct.

3 Land to which plan applies

This plan applies to land bounded by Bigge, Goulburn, Campbell and Lachlan Streets, Liverpool, as shown edged heavy black with diagonal cross-hatching on the map marked "Liverpool Local Environmental Plan 1997 (Amendment No 95)" deposited in the office of Liverpool City Council.

4 Amendment of Liverpool Local Environmental Plan 1997

Liverpool Local Environmental Plan 1997 is amended as set out in Schedule 1.

Liverpool Local Environmental Plan 1997 (Amendment No 95)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 6 Definitions

Insert in appropriate order in the definition of *The Map* in clause 6 (1):

Liverpool Local Environmental Plan 1997 (Amendment No 95)

[2] Schedule 4 Additional uses

Insert in appropriate order:

- | | | | |
|----|--|---|---|
| 33 | Bigge, Goulburn, Campbell and Lachlan Streets, Liverpool | Land bounded by Bigge, Goulburn, Campbell and Lachlan Streets, Liverpool, as shown edged heavy black with diagonal cross-hatching on the map marked "Liverpool Local Environmental Plan 1997 (Amendment No 95)" | research establishments, research facilities and offices associated with the medical or health industry (or both) |
|----|--|---|---|



Wyong Local Environmental Plan 1991 (Amendment No 155)

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*. (C04/00034/PC)

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

Clause 1 Wyong Local Environmental Plan 1991 (Amendment No 155)

Wyong Local Environmental Plan 1991 (Amendment No 155)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Wyong Local Environmental Plan 1991 (Amendment No 155)*.

2 Aim of plan

- (1) The aim of this plan is to amend *Wyong Local Environmental Plan 1991*:
 - (a) to amend mapping anomalies relating to lot amalgamations, and
 - (b) to make development for the purposes of dwelling-houses permissible within Zone No 1 (d) (Village Zone) under that plan.
- (2) A provision relating to strata subdivision of residential flat buildings within Zone No 2 (e) (Urban Release Area Zone) under that plan has been excluded from this plan, being a deferred matter within the meaning of section 68 (5) of the *Environmental Planning and Assessment Act 1979*.

3 Land to which plan applies

This plan applies to land in the local government area of Wyong, being:

- (a) Lot 3 DP 9463, Lot 8 DP 9463 and Lot 1 DP 1014033, as shown edged heavy black on the map marked “Wyong Local Environmental Plan 1991 (Amendment No 155)” deposited in the office of Wyong Council, and
- (b) all land within Zone No 1 (d) (Village Zone), and
- (c) all land within Zone No 2 (e) (Urban Release Area Zone).

Wyong Local Environmental Plan 1991 (Amendment No 155)

Clause 4

4 Amendment of Wyong Local Environmental Plan 1991

Wyong Local Environmental Plan 1991 is amended as set out in Schedule 1.

Wyong Local Environmental Plan 1991 (Amendment No 155)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 7 Definitions

Insert in appropriate order in the definition of *the map* in clause 7 (1):

Wyong Local Environmental Plan 1991 (Amendment
No 155)

[2] Clause 10 Zone objectives and development control table

Insert “dwelling-houses;” in alphabetical order in clause 3 of the matter relating to Zone No 1 (d) in the Table to the clause.

[3] Clause 14A Subdivision of dual occupancies within Zone No 2 (e) prohibited

Omit “land” where firstly occurring in clause 14A (1).

Soil Conservation

SOIL CONSERVATION ACT 1938

PROCLAMATION

Quirindi Creek North Soil Conservation Project

I, MARIE BASHIR, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of section 10 of the Soil Conservation Act 1938, approve a scheme of operations for the purpose of soil conservation and erosion mitigation, as described in the Schedule hereto in respect of the land delineated on the attached map, to be known as the Quirindi Creek North Soil Conservation Project for the purposes of the Soil Conservation Act.

Signed and sealed at Sydney this 1st day of September 2004.

By Her Excellency's Command,

CRAIG KNOWLES, M.P.,
Minister for Infrastructure and Planning
and Minister for Natural Resources

GOD SAVE THE QUEEN!

SCHEDULE

Quirindi Creek North Soil Conservation Project

Scheme Of Operations

The general nature and class of operations to be carried out on the area of land shown on the attached map will be planned and coordinated with a focus on soil conservation structural works, revegetation and property planning. The land management techniques and measures utilised will aim to prevent, control and correct all types of erosion, sedimentation and land degradation.

These include works necessary to:

- control critical gully erosion
- control streambed and streambank erosion
- contain sediment within gully lines
- protect unstable sections of streams
- improve ground cover
- reduce velocity

Structural works may include:

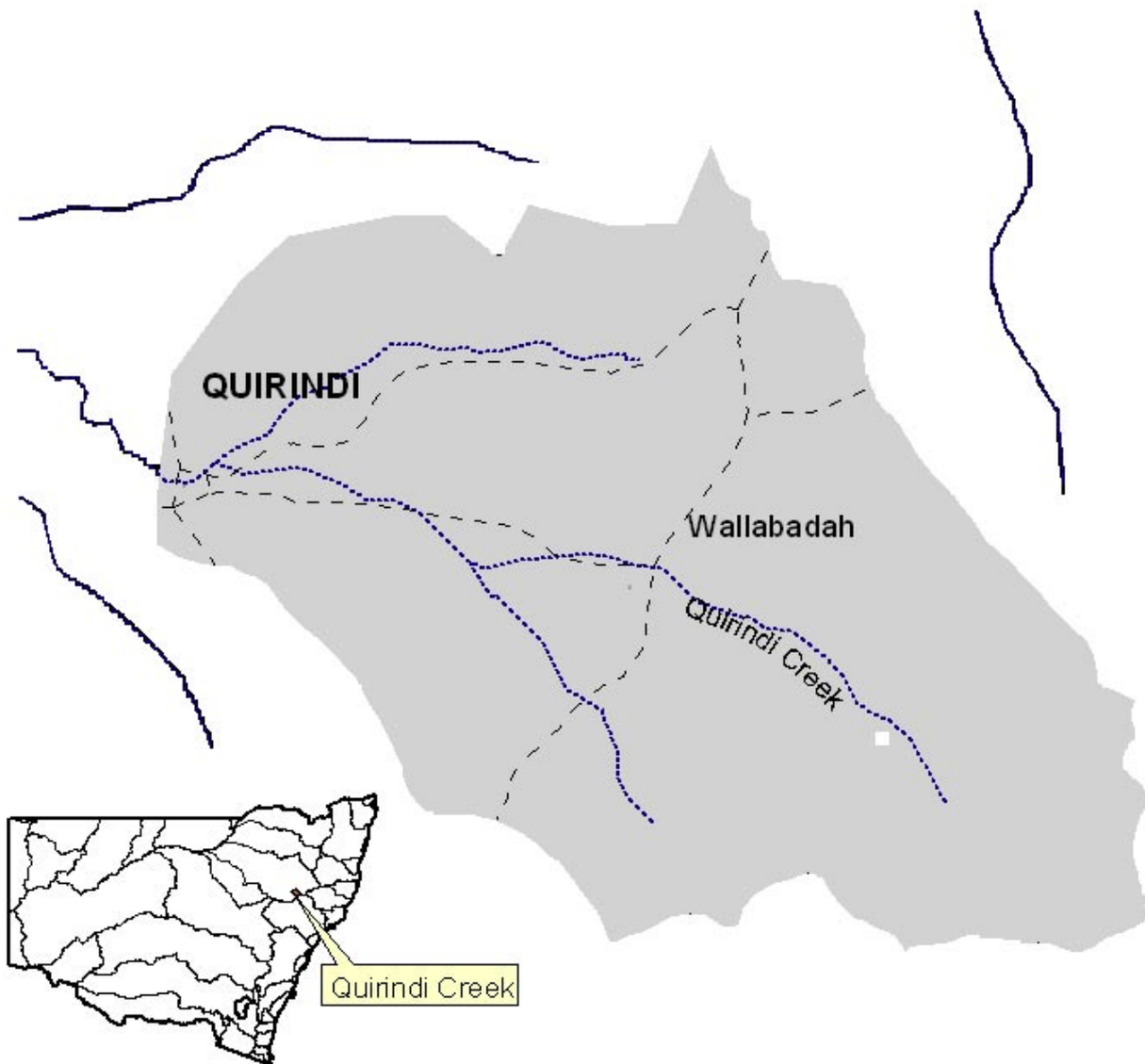
- streambed erosion controls and sediment traps
- graded and diversion banks
- gully control structures
- gully filling and shaping
- flumes and other structural works

Land management works may include:

- planting of perennial pasture, trees and shrubs
- establishment of buffer strips
- fencing
- improved farm management

The components of the scheme of operations may include:

- soil conservation works
- Special Conservation Scheme
- Quirindi Shire Council
- Quirindi Creek Catchment Committee support
- capital funded works
- changes in the perception and implementation of sustainable land management practices
- promotion and publicity of proposed catchment programs



SOIL CONSERVATION ACT 1938

PROCLAMATION

Riverina Highlands Soil Conservation Project

I, MARIE BASHIR, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of section 10 of the Soil Conservation Act 1938, approve a scheme of operations for the purpose of soil conservation and erosion mitigation, as described in the Schedule hereto in respect of the land delineated on the attached map, to be known as the Riverina Highlands Soil Conservation Project for the purposes of the Soil Conservation Act.

Signed and sealed at Sydney this 1st day of September 2004.

By Her Excellency's Command,

CRAIG KNOWLES, M.P.,
Minister for Infrastructure and Planning
and Minister for Natural Resources

GOD SAVE THE QUEEN!

SCHEDULE

Riverina Highlands Soil Conservation Project

Scheme of Operations

The general nature and class of operations to be carried out on the area of land shown on the attached map will be planned and coordinated to focus on prevention and reversal of land degradation by maintaining the value of native vegetation through a targeted incentive payments partnership program.

These include works to:

- identify and conserve areas with potential for soil erosion
- identify and protect areas that impact positively on water tables
- promote the use of land within its capability
- encourage the management of riparian areas and wetlands to prevent erosion and limit nutrient inputs
- encourage the management of native vegetation to minimise soil acidification
- ensure that native vegetation is managed to reduce the incidence of noxious and environmental weeds and pests

Soil conservation land management works may include:

- fencing
- alternative water supplies
- vegetation restoration

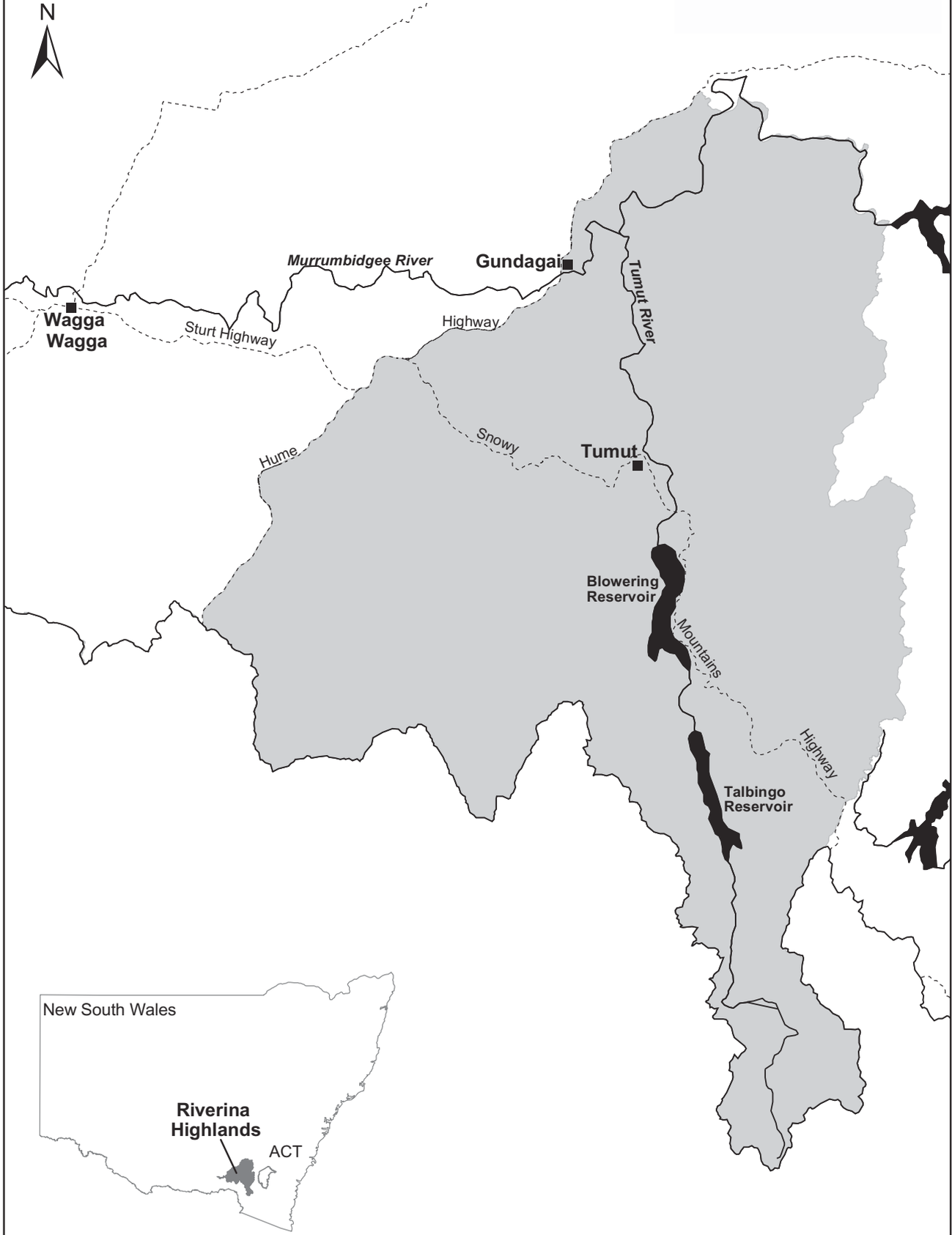
Promotion activities will include:

- promote codes of practice and best management guidelines that have been developed
- promote feedback of knowledge from experience through monitoring and new scientific research

Components of the scheme of operations may include:

- soil conservation works
- Riverina Highlands Regional Vegetation Committee support
- Riverina Highlands Landcare Network
- Tumut, Gundagai and Wagga City Shires
- National Heritage Trust
- National Action Plan
- Government Employment Programs
- Landholder Contributions
- Lands Department

Riverina Highlands Soil Conservation Project



Natural Resources

WATER ACT 1912

Volumetric Water Allocation Scheme

Section 20Z of the Water Act 1912

THE Department of Infrastructure, Planning and Natural Resources is satisfied that during the 2004/2005 water year, the water sources of the Peel River catchment below Chaffey Dam which are subject to a scheme pursuant to section 20X of the Water Act 1912, are unlikely to have sufficient water available to meet the requirements of persons authorised by law to take water from the water sources or to meet other requirements for water previously determined by the Department.

Consequently, for that year, except as provided hereunder, all allocations under the PEEL WATER ALLOCATION are reduced to 20% of their basic allocations.

This reduction shall take effect on and from 16 September 2004.

This reduction does not apply to the allocations under entitlements for town water supply, stock, domestic, industrial or recreation (other than recreation involving maintenance of golf fairways).

Signed for the Department of Infrastructure, Planning and Natural Resources.

GA2:472161.

RANDALL HART,
Regional Director,
Barwon Region

Dated: 16 September 2004.

WATER ACT 1912

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

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

Murray River Valley

Kevin Michael FINN and Sandra Marion Anne FINN for levees on the Tumudgery Creek on Lots 83, 82, 1 DP756267, 91 DP42532, 89 DP39526, Parish of Colimo, County of Townsend, for the prevention of inundation of land by floodwaters (replacing approval 50CW800135 and existing unauthorised levees which comply to Stage 1 of the Edward and Wakool Rivers Floodplain Guidelines) (Reference: 50CW805688) (GA2:484712).

DULGARANTY LIMITED for a levee/supply channel on the Murray River on Lot 5, DP 236952, Parish of Yellymong, County of Wakool, for the prevention of inundation of land by floodwaters (existing works) (Reference: 50CW805678) (GA2:484713).

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

Written objections to the application specifying the grounds thereof may be made by any statutory authority or a local occupier within the proclaimed local area whose interests may be affected and must be lodged at the Department's Office at Deniliquin by no later than 22 October 2004.

P. NANKIVELL,
Floodplain Manager,
Murray Region

Department of Infrastructure, Planning and Natural Resources,
PO Box 205, Deniliquin, NSW 2710.

WATER ACT 1912

Notice Under Section 22B

Pumping Suspensions

Cob 'O' Corn Creek, Eden Creek above Ironpot Creek Junction, Shannonbrook Creek, Theresa Creek, Bingebeebebra Creek and their Tributaries

THE Department of Infrastructure, Planning and Natural Resources pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Cob 'O' Corn Creek, Eden Creek above Iron Pot Creek Junction, Shannonbrook Creek, Theresa Creek, Bingebeebebra Creek and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licences under Part 2 of the Act that from Saturday, 18 September 2004 and until further notice, the right to pump water is SUSPENDED.

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

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

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

One penalty unit = \$110.00.

Dated this 18th day of September 2004.

GA2:476157

G. LOLLBACK,
Resource Access Manager,
North Coast Region,
Grafton

WATER ACT 1912

Notice Under Section 22B

Pumping Restrictions

Maguires Creek, Pearcees Creek, Emigrant Creek, Youngman Creek, Duck Creek, Gum Creek, Tucki Tucki Creek, Marom Creek and their Tributaries

THE Department of Land and Water Conservation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Maguires Creek, Pearcees Creek,

Emigrant Creek, Youngman Creek, Duck Creek, Gum Creek, Tucki Tucki Creek, Marom Creek and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licences under Part 2 of the Act that from Thursday, 16 September 2004 and until further notice, the right to pump water is RESTRICTED to a maximum of six hours in any twenty four hour period between the hours of 4:00 p.m. and 10:00 a.m.

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

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

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

One penalty unit = \$110.00.

Dated this 16th day of September 2004.

GA2:476155

G. LOLLBACK,
Resource Access Manager,
North Coast Region,
Grafton

WATER ACT 1912

Notice Under Section 22B

Pumping Restrictions

Tweed River and its Tributaries

THE Department of Infrastructure, Planning and Natural Resources pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Tweed River and its tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licences under Part 2 of the Act that from Thursday, 16 September 2004 and until further notice, the right to pump water is RESTRICTED to a maximum of six hours in any twenty four hour period between the hours of 4:00 p.m. – 10:00 a.m.

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

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

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

One penalty unit = \$110.00.

Dated this 16th day of September 2004.

GA2:476156

G. LOLLBACK,
Resource Access Manager,
North Coast Region,
Grafton

WATER ACT 1912

Notice Under Section 22B

Pumping Suspensions

Cudgera Creek, Burringbar Creek and their Tributaries

THE Department of Infrastructure, Planning and Natural Resources pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Cudgera Creek, Burringbar Creek and their tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licences under Part 2 of the Act that from Wednesday, 22 September 2004 and until further notice, the right to pump water is SUSPENDED.

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

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

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

One penalty unit = \$110.00.

Dated this 22nd day of September 2004.

GA2:476158

G. LOLLBACK,
Resource Access Manager,
North Coast Region,
Grafton

WATER ACT 1912

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

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

Murrumbidgee Valley

Sidney James McDONNELL, Patricia Alice McDONNELL and OTHERS for 3 pumps on the Murrumbidgee River, Lot 2, DP 773670, Lots 142 and 25, DP 757258, Parish of Willie Ploma, County of Wynyard, for irrigation of 32.83 hectares (lucerne and cereals) (replacement authority – increase in allocation by way of permanent water transfer of 98 megalitres) (Reference: 40SA5619) (GA2:483326).

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

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

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

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

WATER ACT 1912

Order Under Section 113A

Embargo on any Further Applications for Sub Surface Water Licences

Alluvial Sediments of the Lower Murray Darling River System

THE Water Administration Ministerial Corporation, being satisfied that the Water Shortage Zone (Alluvial Sediments of the Lower Murray Darling River System) as shown in the Schedule is unlikely to have any more water available than is sufficient to meet the requirements of the licensees of the bores situated within the Zone and such other possible requirements for water from the Zone as have been determined by the Ministerial Corporation, now declares that on and from the date of publication of this Order in the *Government Gazette* no application for additional entitlement under Part 5 of the Water Act may be made except as specified below.

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

- Private domestic water supply bores, town or village water supply bores, farming purposes water supply bores (for the purpose of this order, "farming purposes" means washing down of a dairy or piggery, the hosing down of poultry sheds and the washing of fruit or vegetables prior to transport to market, etc. where the usage does not exceed 5 megalitres per annum, subject to environmental assessment).
- Water supply bores for stock water supply purposes (not associated with feedlots or piggeries). (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 on the land and not held in close concentration for a purpose other than grazing).
- Water supply bores for experimental research and/or teaching purposes (where the usage does not exceed 20 megalitres per annum, subject to environmental assessment).
- Water supply bores (including spearpoints) for schemes specifically approved by the Department of Infrastructure, Planning and Natural Resources for de-watering and/or salt interception purposes.

Signed for the Water Administration Ministerial Corporation.

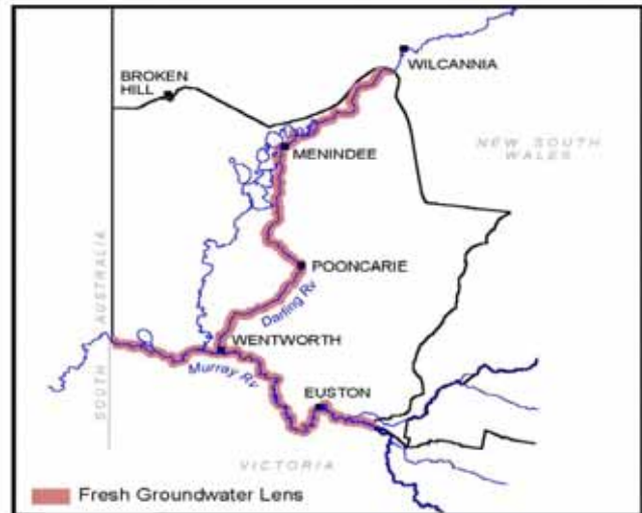
Dated this 10th day of September 2004.

DAVID HARRISS,
Regional Director,
Murray/Murrumbidgee Region,
Department of Infrastructure, Planning
and Natural Resources

SCHEDULE

All the area of lands shown as shaded on the diagram hereunder (which indicates a zone of 5 kilometres on either side of the river bed of the Darling River upstream to the extent of the influence of Weir 32, and the 5 kilometre zone on the north side of the Murray River in New South Wales, from the Murrumbidgee junction to the South Australian border.

Alluvial Sediments of the Lower Murray Darling River System



GA2:469523

WATER ACT 1912

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

TOONGABBIE BOWLING & RECREATION CLUB LTD for a pump on an unnamed watercourse on B/420445, Parish of Parramatta, County of Cumberland, for water supply for recreation (bowling green) purposes (new licence – in lieu of previous notice appearing in the *Government Gazette* No. 135, dated 20 August 2004) (Reference: 10SL56604) (GA2:462881).

Martin Francis BYRNES and Susan BYRNES for a pump on Yellow Rock Creek on Pt Lot 1//1050550, Parish of Jamberoo, County of Camden, for water supply for domestic purposes (new licence – not subject to the 2003 Lake Illawarra Catchment Embargo – in lieu of previous notice appearing in *Government Gazette* No. 126, dated 30 July 2004) (Reference: 10SL56577) (GA2:462882).

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

Written objections specifying grounds thereof must be lodged with the Department within twenty-eight (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 and
Natural Resources,
PO Box 3720, Parramatta, NSW 2124.

WATER ACT 1912

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

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

Gwydir River Valley

Bernard George BOLAND, George Stevens BOLAND and Gwendoline Zena BOLAND for four (4) pumps and a diversion pipe on the Mehi River on Part Lot 4, DP 608335, Parish of Carbeenbri and a pump on the Mehi River on Lot 7, DP 791499, Parish of Single, all County of Benarba, for stock and domestic purposes and irrigation of 972 hectares (to replace an existing entitlement due to increased diversion pipe capacity – no increase in entitlement) (Reference: 90SA11714) (GA2:472160).

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 twenty-eight (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.

Department of Lands

FAR WEST REGIONAL OFFICE

45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830

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

ESTABLISHMENT OF RESERVE TRUST

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

TONY KELLY, M.L.C.,
Minister for Lands

SCHEDULE 1

COLUMN 1

Fishing Park Reserve Trust.

COLUMN 2

Reserve No.: 86273.
Public Purpose: Public recreation.
Notified: 19 May 1967.
File No.: WL98 R 277/1.

SCHEDULE 2

COLUMN 1

Jones Park Reserve Trust.

COLUMN 2

Reserve No.: 72379.
Public Purpose: Public recreation.
Notified: 8 August 1947.
File No.: WL86 R 156/1.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

TONY KELLY, M.L.C.,
Minister for Lands

SCHEDULE 1

COLUMN 1

Bourke Shire Council.

COLUMN 2

Fishing Park Reserve Trust.

COLUMN 3

Reserve No.: 86273.
Public Purpose: Public recreation.
Notified: 19 May 1967.
File No.: WL98 R 277/1.

For a term commencing the date of this notice.

SCHEDULE 2

COLUMN 1

Bourke Shire Council.

COLUMN 2

Jones Park Reserve Trust.

COLUMN 3

Reserve No.: 72379.
Public Purpose: Public recreation.
Notified: 8 August 1947.
File No.: WL86 R 156/1.

For a term commencing the date of this notice.

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

ERRATUM

IN the notice appearing in the *Government Gazette* of the 23rd July 2004, Folio 6061, under the heading of "NOTIFICATION OF CLOSING OF A PUBLIC ROAD" should have included in Notes (2) The road is closed subject to the easement for services as shown on DP 1064425.

File Nos: GH00H94 and GH00H95.

TONY KELLY, M.L.C.,
 Minister for Lands

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

TONY KELLY, M.L.C.,
 Minister for Lands

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
The person for the time being holding the office of Manager - Tourism, Upper Hunter Shire Council (ex-officio member), The person for the time being holding the office of Vice President, Lake Glenbawn Aquatic Club Inc (ex-officio member), The person for the time being holding the office of President, Aberdeen Bowling Club/Fishing Club Inc (ex-officio member), The person for the time being holding the office of General Manager, Upper Hunter Shire Council (ex-officio member), Aileen Rosalind STAIR (new member), Robert Gordon TINNOCK (new member), Peter John WARBRICK (new member), Gerard McLOUGHLIN (new member), Alan Edward McGUINN (re-appointment), Graeme Bruce WOODLANDS (re-appointment), Noel Harold DAVIS (re-appointment).	Lake Glenbawn State Park Trust.	Dedication No.: 1001337. Public Purpose: Public recreation. Notified: 1 June 1997. File No.: MD92 R 10/3.

Term of Office

For a term commencing this day and expiring 23 September 2009.

MOREE OFFICE**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 roads hereunder described are closed and the lands comprised therein ceases to be public road and the rights of passage and access that previously existed in relation to these roads are extinguished.

TONY KELLY, M.L.C.,
Minister for Lands

Description

*Land District – Moree;
Council – Moree Plains Shire;
Parishes – Booramine and Minnaminane;
County – Courallie;
Parish – Krui; County – Benarba.*

Lot 1 in DP 1070605, Parish Krui, County Benarba, Lot 2 in DP 1070605, Parish Minnaminane and Lot 3, DP 1070605, Parish Booramine, County Courallie.

File No.: ME02 H 41.

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

ORANGE OFFICE
92 Kite Street (PO Box 2146), Orange NSW 2800
Phone: (02) 6393 4300 Fax: (02) 6362 3896

REVOCATION OF RESERVATION OF CROWN LANDS

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

TONY KELLY, M.L.C.,
 Minister for Lands

SCHEDULE

COLUMN 1	COLUMN 2
Land District: Grenfell. L.G.A.: Weddin. Parish: Brundah; County: Monteagle; Location: Grenfell; Reserve: 65110; Purpose: Quarry. Date of Notification: 1 March 1935. File No.: OE89 H 582.	Lot 369, DP 754578 of 1.214 hectares.

DISSOLUTION OF RESERVE TRUST

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

TONY KELLY, M.L.C.,
 Minister for Lands

SCHEDULE

COLUMN 1	COLUMN 2
Baldry Community Centre Reserve Trust.	Reserve No.: 97409. Public Purpose: Community purposes. Notified: 31 August 1984. File No.: OE80 R 133/4.

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

TONY KELLY, M.L.C.,
 Minister for Lands

SCHEDULE

COLUMN 1	COLUMN 2
Baldry Showground and Reserve Trust.	Reserve No.: 97409. Public Purpose: Community purposes. Notified: 31 August 1984. File No.: OE80 R 133/4.

APPOINTMENT OF TRUST BOARD MEMBERS

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

TONY KELLY, M.L.C.,
 Minister for Lands

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Clive Lawrence McCARTHY (re-appointment), William Gordon STOKES (new member), Beryl Joan GIBBONS (new member), Mick COLLEY (re-appointment), Denis HAWKEN (re-appointment), Ian Warwick ARMSTRONG (re-appointment).	Oberon Showground Trust.	Dedication No.: 590080. Public Purpose: Showground. Notified: 9 September 1899. File No.: OE80 R 251/7.

Term of Office

For a term commencing this day and expiring
 23 September 2009.

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 for Lands

Description

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

Lot 1, DP 1071650 at Dundas, Parish Field of Mars (Sheet 3), County Cumberland.

File No.: MN03 H 292.

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

2) The road is closed subject to the easement to drain water variable width as shown in DP 1071650.

TAREE OFFICE

98 Victoria Street (PO Box 440), Taree NSW 2430
Phone: (02) 6552 2788 Fax: (02) 6552 2816

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

PURSUANT to section 117, Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder, is appointed as administrator for the term also specified thereunder, of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to 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
Kevin CARTER.	Lansdowne (Sandy Point) Recreation Flora Reserve Trust.	Reserve No.: 50557. Public Purpose: Public recreation and preservation of native flora. Notified: 10 March 1915. File No.: TE80 R 186/3.

For a term commencing 26 September 2004 and expiring 25 March 2005.

Department of Primary Industries

Agriculture

NON-INDIGENOUS ANIMALS ACT 1987

Delegation of Director-General's Powers under Part 4

I, BARRY DESMOND BUFFIER, Director-General of the Department of Primary Industries, pursuant to section 29A of the Non-Indigenous Animals Act 1987, delegate all of the functions of the Director-General under Part 4 of that Act to the Executive Director, Biosecurity, Compliance and Mine Safety.

Dated this 14th day of September 2004.

B. D. BUFFIER,
Director-General

RURAL LANDS PROTECTION ACT 1998

Delegation by Director-General

I, BARRY DESMOND BUFFIER, Director-General of the Department of Primary Industries, pursuant to sections 185 and 241 of the Rural Lands Protection Act 1998, delegate to the following officers of the Department of Primary Industries being:

Director, Emergencies and Strategic Response; and

Manager, Diagnostic and Analytical Laboratories

the Director-General's power as an authorising authority for the purposes of the Rural Lands Protection Act 1998.

B. D. BUFFIER,
Director-General

Dated: 14 September 2004.

NSW Fisheries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Clause 37(3) – Notice of Granting of Class 1 Aquaculture Lease

THE Minister has granted the following Class 1 Aquaculture Lease:

AL04/001 within the estuary of Wagonga Inlet having an area of 6.8457 hectares to BODALLALOCALABORIGINAL LAND COUNCIL of Bodalla, NSW, for a term of 15 years expiring on 26 August 2019.

AL04/002 within the estuary of Wagonga Inlet having an area of 0.8287 hectares to BODALLALOCALABORIGINAL LAND COUNCIL of Bodalla, NSW, for a term of 15 years expiring on 26 August 2019.

AL04/018 within the estuary of Wagonga Inlet having an area of 1.5770 hectares to BODALLALOCALABORIGINAL LAND COUNCIL of Bodalla, NSW, for a term of 15 years expiring on 26 August 2019.

Dr NICK RAYNS,
Director,
Fisheries Management,
Agriculture and Fisheries Division,
Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Clause 39(4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following Class 1 Aquaculture Leases:

OL59/276 within the estuary of Merimbula Lake, having an area of 1.2166 hectares to AQUACULTURE ENTERPRISES PTY LTD of Pambula, NSW, for a term of 15 years expiring on 17 January 2019.

OL88/093 within the estuary of the Manning River, having an area of 0.9909 hectares to POLSON OYSTERS PTY LTD of Old Bar, NSW, for a term of 15 years expiring on 5 June 2019.

OL72/278 within the estuary of the Manning River, having an area of 0.7778 hectares to POLSON OYSTERS PTY LTD of Old Bar, NSW, for a term of 15 years expiring on 5 September 2018.

OL59/299 within the estuary of the Manning River, having an area of 0.3304 hectares to POLSON OYSTERS PTY LTD of Old Bar, NSW, for a term of 15 years expiring on 24 August 2019.

OL88/045 within the estuary of the Moruya River, having an area of 0.4784 hectares to REYMORE PTY LTD of Dalmeny, NSW, for a term of 15 years expiring on 14 April 2019.

OL88/045 within the estuary of the Moruya River, having an area of 0.4784 hectares to REYMORE PTY LTD of Dalmeny, NSW, for a term of 15 years expiring on 14 April 2019.

OL59/174 within the estuary of the Manning River, having an area of 0.3063 hectares to Jason BLOOMFIELD of Mitchells Island, NSW, for a term of 15 years expiring on 30 April 2019.

OL88/092 within the estuary of the Manning River, having an area of 0.3116 hectares to Jason BLOOMFIELD of Mitchells Island, NSW, for a term of 15 years expiring on 15 May 2019.

OL73/226 within the estuary of the Wonboyn River, having an area of 0.3786 hectares to ARMITAGE HOLDINGS (VIC) PTY LTD of Kiah, NSW, for a term of 15 years expiring on 21 April 2019.

OL73/083 within the estuary of the Wonboyn River, having an area of 0.9102 hectares to ARMITAGE HOLDINGS (VIC) PTY LTD of Kiah, NSW, for a term of 15 years expiring on 13 January 2019.

OL58/260 within the estuary of the Manning River, having an area of 0.6313 hectares to Stanley Graham RUPRECHT of Mitchells Island, NSW, for a term of 15 years expiring on 28 July 2019.

OL60/140 within the estuary of Wallis Lake, having an area of 0.4362 hectares to M W & E A SCIACCA PTY LTD of Tuncurry, NSW, for a term of 15 years expiring on 16 November 2019.

OL74/036 within the estuary of Wallis Lake, having an area of 0.1182 hectares to M W & E A SCIACCA PTY LTD of Tuncurry, NSW, for a term of 15 years expiring on 4 July 2019.

OL57/341 within the estuary of the Manning River, having an area of 0.9036 hectares to John Raymond SMALL and Pamela Anne SMALL of Taree, NSW, for a term of 15 years expiring on 11 November 2018.

OL58/284 within the estuary of Wallis Lake, having an area of 0.2792 hectares to Michael David DE GIOIA of Tuncurry, NSW, for a term of 15 years expiring on 14 April 2019.

OL59/249 within the estuary of Port Stephens, having an area of 0.2982 hectares to Peter David MOONEY of Karuah, NSW, for a term of 15 years expiring on 2 July 2019.

OL59/308 within the estuary of Port Stephens, having an area of 0.1342 hectares to Peter David MOONEY of Karuah, NSW, for a term of 15 years expiring on 14 September 2019.

OL73/314 within the estuary of Merimbula Lake, having an area of 8.7588 hectares to AQUACULTURE ENTERPRISES PTY LTD of Pambula, NSW, for a term of 15 years expiring on 26 June 2018.

OL58/216 and OL58/217 within the estuary of the Pambula River, having an area of 0.1268 hectares and 0.9730 hectares respectively to Michael YOUNG of Pambula, NSW, for a term of 15 years expiring on 12 August 2018.

OL73/378 within the estuary of Port Stephens, having an area of 0.2918 hectares to Colin LILLEY and Alan LILLEY, NSW, for a term of 15 years expiring on 28 January 2004.

OL75/074 within the estuary of the Pambula River, having an area of 2.4062 hectares to Andrew John BAKER and Katherine Yvonne BAKER of Merimbula, NSW, for a term of 15 years expiring on 6 July 2019.

OL74/172 within the estuary of Merimbula Lake, having an area of 1.8508 hectares to Jack COLE of Cobargo, NSW, for a term of 15 years expiring on 18 March 2020.

OL58/292 within the estuary of Port Stephens, having an area of 1.6100 hectares to V.C. DIEMAR PTY LTD of Nelson Bay, NSW, for a term of 15 years expiring on 26 May 2019.

OL73/029 within the estuary of Port Stephens, having an area of 0.6944 hectares to John O'BRIEN and Wendy O'BRIEN of Pymble, NSW, for a term of 15 years expiring on 13 July 2018.

Dr NICK RAYNS,
Director,
Fisheries Management,
Agriculture and Fisheries Division,
Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

ERRATUM

I Dr NICK RAYNS, Director, Fisheries Management, do by this notification, withdraw the notification which appeared on page 6069 of the *NSW Government Gazette* on 23 July 2004, regarding the cancellation of aquaculture leases OL59/257, OL59/280, OL68/339, OL69/077 and OL90/023 and advise that the said leases are reinstated as current leases subject to relevant provisions of the above Act.

Dr NICK RAYNS,
Director,
Fisheries Management,
Agriculture and Fisheries Division,
Department of Primary Industries

F99/347

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Cuttagee Lake and Little Lake

(Little Lake is located northwest of Glass House Rocks and is adjacent to Narooma Beach at Narooma)

I, RICHARD SHELDRAKE, prohibit the taking of fish by the methods of fishing specified in Column 1 of the Schedules of this notification, from waters shown opposite in Column 2 of the Schedules.

This prohibition is effective for a period of up to five years from the date of publication, unless sooner varied or revoked by notification of Deputy Director-General, Agriculture and Fisheries.

Note: The word 'Regulation', where appearing in this notification, refers to the Fisheries Management (General) Regulation 2002.

R. F. SHELDRAKE,
Deputy Director-General,
Agriculture and Fisheries

SCHEDULE 1

Cuttagee Lake – Fish Hauling

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>
By means of a hauling net (general purpose) as prescribed by Regulation.	The whole of the waters of Cuttagee Lake, including Little Lake, together with all their inlets and creeks west of the bridge across the entrance to Cuttagee Lake.

SCHEDULE 2

Little Lake – Nets

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>
By means of nets of every description except the dip or scoop net, push or scissors net, hand hauled prawn net , and the landing net , as prescribed by Regulation.	The whole of the waters of Little Lake, including its creek and tributaries.

Note: This closure applies to both commercial and recreational fishers. The purpose of the closure is to help protect fish stocks and habitats and reduce conflict between commercial and recreational fishers.

F99/344

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Nangudga Lake

I, RICHARD SHELDRAKE, prohibit the taking of fish by the methods of fishing specified in Column 1 of the Schedule of this notification, from waters shown opposite in Column 2 of the Schedule.

This prohibition is effective for a period of up to five years from the date of publication, unless sooner varied or revoked by notification of Deputy Director-General, Agriculture and Fisheries.

Note: The word 'Regulation', where appearing in this notification, refers to the Fisheries Management (General) Regulation 2002.

R. F. SHELDRAKE,
Deputy Director-General,
Agriculture and Fisheries

SCHEDULE

F99/355

Nangudga Lake – Nets

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>
By means of nets of every description except the dip or scoop net , push or scissors net , hand hauled prawn net , and the landing net , as prescribed by Regulation.	The whole of the waters of that part of Nangudga Lake east of the bridge on the Princes Highway across the Lake.

Note: This closure applies to both commercial and recreational fishers. The purpose of the closure is to reduce conflict between commercial and recreational fishers.

F99/345

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Wagonga River

I, RICHARD SHELDRAKE, prohibit the taking of fish by the methods of fishing specified in Column 1 of the Schedule of this notification, from waters shown opposite in Column 2 of the Schedule.

This prohibition is effective for a period of up to five years from the date of publication, unless sooner varied or revoked by notification of Deputy Director-General, Agriculture and Fisheries.

Note: The word ‘Regulation’, where appearing in this notification, refers to the Fisheries Management (General) Regulation 2002.

R. F. SHELDRAKE,
Deputy Director-General,
Agriculture and Fisheries

SCHEDULE

Wagonga River – Worms and Nippers

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>
By means of all methods, except a pump or similar device having a barrel or cylinder with a diameter of not more than 85mm, as prescribed by Regulation.	The whole of the waters of that part of the Wagonga River or Wagonga Inlet within Reserve No. 61902 for Reclamation, notified 6 th June 1930, bounded on the south-west by the north-eastern side of the causeway on the Princes Highway generally on the north and north-east by the southern spur wall and thence generally on the south-east, south and south-west by the high-water mark of the River.

Note: This closure applies to recreational fishers. The purpose of the closure is to help protect worms and nippers.

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Boambee, Bonville and Pine Creeks

I, RICHARD SHELDRAKE, prohibit the taking of fish by the methods of fishing specified in Column 1 of the Schedule of this notification, from waters shown opposite in Column 2 of the Schedule.

This prohibition is effective for a period of up to five years from the date of publication, unless sooner varied or revoked by notification of Deputy Director-General, Agriculture and Fisheries.

Note: The word ‘Regulation’, where appearing in this notification, refers to the Fisheries Management (General) Regulation 2002.

R. F. SHELDRAKE,
Deputy Director-General,
Agriculture and Fisheries

SCHEDULE

Boambee, Bonville and Pine Creeks – Nets

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>
By means of nets of every description except the dip or scoop net and the landing net , as prescribed by Regulation.	The whole of the waters of Boambee, Bonville and Pine Creeks, together with all their creeks, tributaries and inlets extending from the South Pacific Ocean upwards to their source.

Note: This closure applies to both commercial and recreational fishers. The purpose of the closure is to help protect fish stocks and habitats and provide excellent recreational fishing opportunities.

F99/348

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Broken Head Creek

I, RICHARD SHELDRAKE, prohibit the taking of fish by the methods of fishing specified in Column 1 of the Schedule of this notification, from waters shown opposite in Column 2 of the Schedule.

This prohibition is effective for a period of up to five years from the date of publication, unless sooner varied or revoked by notification of Deputy Director-General, Agriculture and Fisheries.

Note: The word ‘Regulation’, where appearing in this notification, refers to the Fisheries Management (General) Regulation 2002.

R. F. SHELDRAKE,
Deputy Director-General,
Agriculture and Fisheries

SCHEDULE
Netting closure

F99/352

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>
By means of nets of every description, except the hand hauled prawn net, dip or scoop net, push or scissors net, hoop or lift net and the landing net , as prescribed by Regulation.	The whole of the waters of Broken Head Creek and its tributaries, upstream to its source from its confluence with the South Pacific Ocean.

Note: This closure applies to commercial fishers. The Creek is shallow and not suitable for commercial fishing.

F99/247

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Coila Lake

I, RICHARD SHELDRAKE, prohibit the taking of fish by the methods of fishing specified in Column 1 of the Schedule of this notification, from waters shown opposite in Column 2 of the Schedule.

This prohibition is effective for a period of up to five years from the date of publication, unless sooner varied or revoked by notification of Deputy Director-General, Agriculture and Fisheries.

Note: The word ‘Regulation’, where appearing in this notification, refers to the Fisheries Management (General) Regulation 2002.

R. F. SHELDRAKE,
Deputy Director-General,
Agriculture and Fisheries

SCHEDULE

Coila Lake – Prawn Running Net

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>
By means of the prawn running net , as prescribed by Regulation.	The whole of the waters of the Coila Lake south of a line drawn from a post on the southern extremity of land portion R.975, in a general westerly direction to a point on the southern shore of the lake being the boundary line between land portions 39 and 43.

Note: This closure applies to commercial fishers. The purpose of the closure is to reduce conflict between commercial and recreational fishers.

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Cudgera Creek, Cudgen Creek and Cudgen Lake

I, RICHARD SHELDRAKE, prohibit the taking of fish by the methods of fishing specified in Column 1 of the Schedule of this notification, from waters shown opposite in Column 2 of the Schedule.

This prohibition is effective for a period of up to five years from the date of publication, unless sooner varied or revoked by notification of Deputy Director-General, Agriculture and Fisheries.

Note: The word ‘Regulation’, where appearing in this notification, refers to the Fisheries Management (General) Regulation 2002.

R. F. SHELDRAKE,
Deputy Director-General,
Agriculture and Fisheries

SCHEDULE

Netting closure

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>
By means of nets of every description, except the hand hauled prawn net, dip or scoop net, push or scissors net, hoop or lift net and the landing net , as prescribed by Regulation.	The whole of the waters of Cudgera Creek, Cudgen Creek and Cudgen Lake and their tributaries, upstream to their source from its confluence with the South Pacific Ocean.

Note: This closure applies to commercial fishers. These waterways are shallow and not suitable for commercial fishing.

F99/367

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Jerusalem Creek

I, RICHARD SHELDRAKE, prohibit the taking of fish by the methods of fishing specified in Column 1 of the Schedule of this notification, from waters shown opposite in Column 2 of the Schedule.

This prohibition is effective for a period of up to five years from the date of publication, unless sooner varied or revoked by notification of Deputy Director-General, Agriculture and Fisheries.

Note: The word ‘Regulation’, where appearing in this notification, refers to the Fisheries Management (General) Regulation 2002.

R. F. SHELDRAKE,
Deputy Director-General,
Agriculture and Fisheries

SCHEDULE

F99/369

Netting closure

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>
By means of nets of every description, except the hand hauled prawn net, dip or scoop net, push or scissors net, hoop or lift net and the landing net , as prescribed by Regulation.	The whole of the waters of Jerusalem Creek and its tributaries, upstream to its source from its confluence with the South Pacific Ocean.

Note: This closure applies to commercial fishers. The purpose of the closure is to reduce conflict between commercial and recreational fishers.

F99/353

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Mooball Creek

I, RICHARD SHELDRAKE, prohibit the taking of fish by the methods of fishing specified in Column 1 of the Schedule of this notification, from waters shown opposite in Column 2 of the Schedule.

This prohibition is effective for a period of up to five years from the date of publication, unless sooner varied or revoked by notification of Deputy Director-General, Agriculture and Fisheries.

Note: The word ‘Regulation’, where appearing in this notification, refers to the Fisheries Management (General) Regulation 2002.

R. F. SHELDRAKE,
Deputy Director-General,
Agriculture and Fisheries

SCHEDULE

Netting closure

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>
By means of nets of every description, except the hand hauled prawn net, dip or scoop net, push or scissors net, hoop or lift net and the landing net , as prescribed by Regulation.	The whole of the waters of Mooball Creek and its tributaries, upstream to its source from its confluence with the South Pacific Ocean.

Note: This closure applies to commercial fishers. The Creek is shallow and not suitable for commercial fishing.

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Tallow Creek

I, RICHARD SHELDRAKE, prohibit the taking of fish by the methods of fishing specified in Column 1 of the Schedule of this notification, from waters shown opposite in Column 2 of the Schedule.

This prohibition is effective for a period of up to five years from the date of publication, unless sooner varied or revoked by notification of Deputy Director-General, Agriculture and Fisheries.

Note: The word ‘Regulation’, where appearing in this notification, refers to the Fisheries Management (General) Regulation 2002.

R. F. SHELDRAKE,
Deputy Director-General,
Agriculture and Fisheries

SCHEDULE

Netting closure

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>
By means of nets of every description, except the hand hauled prawn net, dip or scoop net, push or scissors net, hoop or lift net and the landing net , as prescribed by Regulation.	The whole of the waters of Tallow Creek and its tributaries, upstream to its source from its confluence with the South Pacific Ocean.

Note: This closure applies to commercial fishers. The Creek is shallow and not suitable for commercial fishing.

Mineral Resources

COAL MINES REGULATION ACT 1982

COAL MINES (UNDERGROUND) REGULATION 1999

Cable Arcing in a Hazardous Zone

BY this notice the following requirements are specified with respect to Clause 34B(2), Coal Mines (Underground) Regulation 1999. This Clause provides that a form may be specified for the purposes of subclause (1) and, if a form is specified, a report must be in that form and contain such details as may be specified. The form so specified in this instance follows, and shall take effect on 1 November 2004.

File No.: 04/2799.

Dated: 21 September 2004.

ROBERT REGAN,
Director,
Mine Safety Operations

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(04-611)

No. 2423, H.B. INVESTMENT CORPORATION PTY LIMITED (ACN 089 340 750) and Tony MIKOSIC, area of 1 unit, for Group 2, dated 13 September 2004. (Orange Mining Division).

(04-612)

No. 2424, PLATSEARCH NL (ACN 003 254 395), area of 100 units, for Group 1, dated 14 September 2004. (Broken Hill Mining Division).

(04-613)

No. 2425, PLATSEARCH NL (ACN 003 254 395), area of 51 units, for Group 1, dated 14 September 2004. (Broken Hill Mining Division).

MINING LEASE APPLICATION

(04-610)

No. 253, PINNACLE MINES PTY LTD (ACN 000 289 627), area of about 30.908 hectares, to mine for antimony, arsenic, bismuth, cadmium, caesium, chromite, cobalt, columbium, copper, galena, germanium, gold, indium, iron minerals, lead, lithium, manganese, mercury, molybdenite, nickel, niobium, platinum, platinum group minerals, rare earth minerals, rubidium, scandium and its ores, selenium, silver, sulphur, tantalum, thorium, tin, tungsten and its ores, vanadium, zinc and zirconia, dated 7 September 2004. (Broken Hill Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T04-0062)

No. 2323, now Exploration Licence No. 6279, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Wellington, Map Sheet (8631), area of 8 units, for Group 1, dated 17 August 2004, for a term until 16 August 2006.

(04-752)

No. 2398, now Exploration Licence No. 6288, MOOLARBEN COAL MINES PTY LIMITED (ACN 108 601 672), Counties of Bligh and Phillip, Map Sheet (8833), area of 110 square kilometres, for Group 9, dated 23 August 2004, for a term until 22 August 2009. As a result of the grant of this title, Authorisation No. 309 and Authorisation No. 428 have ceased to have effect and Authorisation No. 449 has partly ceased to have effect.

MINERAL CLAIM APPLICATION

(T03-0110)

Cobar No. 69, now Mineral Claim No. 301 (Act 1992), Warren Gregory MANNIS, Parish of Dijoe, County of Cowper, area of about 2 hectares, to mine for gold, dated 6 September 2004, for a term until 5 September 2009.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T04-0047)

No. 2309, PIONEER NICKEL LIMITED (ACN 103 423 981), County of Argyle and County of Murray, Map Sheet (8827, 8828). Withdrawal took effect on 13 September 2004.

(T04-0049)

No. 2311, PIONEER NICKEL LIMITED (ACN 103 423 981), County of Murray, Map Sheet (8727). Withdrawal took effect on 13 September 2004.

(04-540)

No. 2363, PIONEER NICKEL LIMITED (ACN 103 423 981), County of St Vincent, Map Sheet (8928). Withdrawal took effect on 13 September 2004.

(04-541)

No. 2364, PIONEER NICKEL LIMITED (ACN 103 423 981), County of Auckland, Map Sheet (8824). Withdrawal took effect on 13 September 2004.

(04-602)

No. 2416, CLANCY EXPLORATION PTY LTD (ACN 105 578 756), County of Bligh and County of Lincoln, Map Sheet (8633, 8733). Withdrawal took effect on 1 September 2004.

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

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

(M80-3443)

Authorisation No. 232, AIRLY COAL PTY LIMITED (ACN 078 693 722), area of 3065 hectares. Application for renewal received 13 September 2004.

(T86-0932)

Exploration Licence No. 2934, TELMINEX NL (ACN 003 309 911), area of 12 units. Application for renewal received 13 September 2004.

(T00-0056)

Exploration Licence No. 5785, COBAR OPERATIONS PTY LTD (ACN 103 555 853), area of 264 units. Application for renewal received 17 September 2004.

(T02-0085)

Exploration Licence No. 6008, Peter John ALSOP, area of 2 units. Application for renewal received 8 September 2004.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(C01-0630)

Consolidated Coal Lease No. 756 (Act 1973), CENTENNIAL ANGUS PLACE PTY LIMITED (ACN 101 508 945), Parish of Cox, County of Cook, Map Sheet (8931-3-N), area of 101 hectares, for a further term until 6 December 2024. Renewal effective on and from 1 September 2004.

(C01-0632)

Consolidated Coal Lease No. 770 (Act 1973), THE WALLERAWANG COLLIERIES LTD (ACN 000 001 436), Parish of Cox, County of Cook, Map Sheet (8931-3-N), area of 432 hectares, for a further term until 11 December 2024. Renewal effective on and from 23 August 2004.

(C01-0638)

Coal Lease No. 377 (Act 1973), CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) and SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), Parish of Lidsdale, County of Cook; and Parish of Marrangaroo, County of Cook, Map Sheet (8931-3-S), area of 1105 hectares, for a further term until 9 March 2025. Renewal effective on and from 1 September 2004.

(C01-0631)

Mining Lease No. 1326 (Act 1992), CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) and SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), Parish of Clwydd, County of Cook; Parish of Cook, County of Cook; Parish of Cox, County of Cook; Parish of Lidsdale, County of Cook; and Parish of Marrangaroo, County of Cook, Map Sheet (8931-3-N, 8931-3-S), area of 2157 hectares, for a further term until 18 August 2024. Renewal effective on and from 1 September 2004.

(C01-0629)

Mining Lease No. 1424 (Act 1992), CENTENNIAL ANGUS PLACE PTY LIMITED (ACN 101 508 945), Parish of Cook, County of Cook; Parish of Cox, County of Cook; Parish of Marrangaroo, County of Cook; and Parish of Wolgan, County of Cook, Map Sheet (8931-3-N, 8931-3-S), area of 7737 hectares, for a further term until 18 August 2024. Renewal effective on and from 1 September 2004.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(T02-0786)

Exploration Licence No. 6115, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Canbelego and County of Cowper, Map Sheet (8135, 8136), area of 43 units. Cancellation took effect on 9 September 2004.

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

Roads and Traffic Authority

ROADS ACT 1993

Notice Under Clause 17 of the Roads Transport (Mass, Loading and Access) Regulation 1996

I, JOHN ELLWOOD, Manager, Planning and Engineering of Albury City Council, in pursuance of Divisions 1, 2 and 3 of Part 3 of the Road Transport (Mass, Loading, Access) Regulation 1996, by this Notice, specify the routes and areas on or in which those vehicles described in Clause 4 may be used subject to any requirements or conditions set out in the Schedule.

JOHN ELLWOOD,
Manager,
Planning and Engineering,
Albury City Council
16 September 2004

SCHEDULE

Part 1 – General

1.1 Citation

This Notice may be cited as Parramatta City Council 4.6m High Vehicle Notice No. 1/ 2004.

1.2 Commencement

This Notice takes effect from the date of gazettal.

1.3 Effect

This Notice remains in force until 30 June 2006, unless it is amended or repealed earlier.

1.4 Application

This Notice applies to the vehicle classes specified in Part 2 of this Schedule.

1.5 Limitations

The conditions of requirements set out in Clause 3.3 and 3.4 of Part 3 ('Vehicle Access'), Part 4 ('General Requirements') and Part 5 ('Special Requirements') of the Schedule to the '4.6m Metre High Vehicle Route Notice 1999' published in *NSW Government Gazette* No. 22 of 19 February 1999, as amended by the Notice published in *NSW Government Gazette* No. 32 of March 2000, must be duly complied with.

Part 2 – Vehicle Classes

2.1 Class 1 Vehicles

- (a) a special purpose vehicle that exceeds 4.3 metres, but does not exceed 4.6 metres, in height;
- (b) a vehicle or combination (including a low loader or load platform combination) that is specially designed for the carriage of large indivisible item, that together with any load, exceeds 4.3 metres but does not exceed 4.6 metres in height;

2.2 Class 2 vehicles

- (a) a combination carrying vehicles on more than one deck that together with any load, exceeds 4.3 metres but does not exceed 4.6 metres in height;
- (b) a single motor vehicle, or combination, that exceeds 4.3 metres but does not exceed 4.6 metres in height and is built to carry cattle, sheep, pigs or horses.

2.3 Class 3 vehicles

- (a) a single motor vehicle, or combination, that, together with its load exceeds 4.3 metres but does not exceed 4.6 metres in height and is carrying wool, hay bales or other primary produce;
- (b) a single motor vehicle carrying vehicles on more than one deck that, together with its load exceeds 4.3 metres but does not exceed 4.6 metres in height.
- (c) A single motor vehicle, or combination, that is constructed to exceed 4.3 metres in height, but does not exceed 4.6 metres in height and is carrying freight, other than cattle, sheep, pigs, horses, wool, hay bales, or other primary produce.
- (d) A single motor vehicle or combination carrying a freight container that together with its load exceeds 4.3 metres in height, but does not exceed 4.6 metres in height.

Part 3 – Routes

3.1 Routes**4.6 metre high vehicle routes within Albury City Council boundaries.**

Route	Starting point	Finishing point
Nurigong Street, Albury	Townsend Street	555 Nurigong Street

ROADS ACT 1993

Notice Under Clause 17 of the Roads Transport (Mass, Loading and Access) Regulation 1996

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

VICTOR LIM,
Traffic Engineer,
Liverpool City Council
(by delegation from the Minister for Roads)
3 September 2004

SCHEDULE**1. Citation**

This Notice may be cited as the Liverpool City Council B-Double Notice No. 2/ 2004.

2. Commencement

This Notice takes effect from the date of Gazettal.

3. Effect

This Notice remains in force until 1 July 2005, unless it is amended or repealed earlier.

4. Application

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

5. Routes**B-Double routes within the Liverpool City Council**

Type	Road	Starting point	Finishing point	Conditions
25	Centenary Avenue, Moorebank	Heathcote Road	Cul-de-sac	Left and right turn into Centenary Avenue and left turn only into Heathcote Road

ROADS ACT 1993

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

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

PETER DOYLE,
General Manager,
Bellingen Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Bellingen Shire Council B-Double Notice No. 2/2004.

2. Commencement

This notice takes effect from date of gazettal.

3. Effect

This notice remains in force until 31 December 2006, unless it is amended or repealed.

4. Application

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

5. Routes**B-Double routes within the Bellingen Shire Council**

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25m	000	Martells Road, Urunga	Pacific Highway (SH10)	The intersection of State Forest No. 273 Access Road, adjacent to the property 'Killarney'	Operation permitted only during daylight hours. Vehicles are restricted to a maximum speed of 30km/hr. Gazettal expires 31/12/2006.

ROADS ACT 1993

Notice Under Clause 17 of the Road Transport (Mass, Loading and Access) Regulations 1996

PARKES SHIRE COUNCIL, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading and Access) Regulations 1996, by this Notice, specify the roads and road areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

ALAN McCORMACK,
General Manager,
Parkes Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Parkes Shire Council B-Doubles Notice No. 2/2004.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

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

4. Application

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

5. Routes**B-Double routes within the Parkes Shire Council**

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25		Hartigan Avenue, Parkes	FCL Depot	Brolgan Road	
25	SR 40	Brolgan Road, Parkes	Intersection with Hartigan Avenue	Western Wool Depot, off Brolgan Road, Parkes.	

ROADS ACT 1993

Notice Under Clause 17 of the Roads Transport (Mass, Loading and Access) Regulation 1996

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

DAVID BACKHOUSE,
General Manager,
Strathfield Municipal Council
(by delegation from the Minister for Roads)
22 September 2004

SCHEDULE

1. Citation

This Notice may be cited as the Strathfield Municipal Council B-Double Notice No. 1/ 2004.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

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

4. Application

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

5. Routes**B-Double route trial within the Strathfield Municipal Council**

Type	Road	Starting point	Finishing point
25	Gould Street, Strathfield South	Liverpool Road	— Condition: Right turn only from Liverpool Road to Gould Street, Left turn exit to Liverpool Road

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

Notice of Compulsory Acquisition of Land at
Brunswick Heads in the Byron Shire Council Area

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

T. D. CRAIG,
Manager,

Compulsory Acquisition and Road Dedication,
Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Byron Shire Council Area, Parish of Brunswick and County of Rous, shown as Lots 12 and 13, Deposited Plan 1067553, being parts of the land in Certificate of Title 18/1019200.

The land is said to be in the possession of the Crown and Brunswick Heads (R80457) Public Recreation Reserve Trust.

(RTA Papers FPP 4M2313; RO 10/62.1606)

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

Notice of Compulsory Acquisition of Land
at Brunswick Heads in the Byron Shire Council Area

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

T. D. CRAIG,
Manager,

Compulsory Acquisition and Road Dedication,
Roads and Traffic Authority of New South Wales

SCHEDULE

ALL that piece or parcel of Crown Land situated in the Byron Shire Council Area, Parish of Brunswick and County of Rous, shown as Lot 51, Deposited Plan 1067782, being part of the land in Certificate of Title 17/1019200.

(RTA Papers FPP 4M2292; RO 10/62.1610)

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Financial Services.

Citation

The order is cited as the Financial Services Order.

Order

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

Training shall be given for a nominal period of:

Qualification	Nominal Term
All Certificate II	12 months
All Certificate III	12 months
All Certificate IV	24 months

or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

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

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

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

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Financial Services Industry Training Package FNB99.

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

Certificate II in Financial Services FNB20199

Certificate III in Financial Services FNB30199

Certificate IV in Financial Services FNB40199

Certificate III in Financial Services (Accounts Clerical) FNB30302

Certificate III in Financial Services (General Insurance) FNB30201

Certificate IV in Financial Services (Personal Trust Administration) FNB40299

Certificate IV in Financial Services (Accounting) FNB40602

Certificate IV in Financial Services (Credit Management & Mercantile Agents) FNB40399

Certificate IV in Financial Services (General Insurance) FNB40401

Certificate IV in Financial Services (Assessment Services) FNB40501

Certificate IV in Financial Services (Financial Planning Support) FNB40702

**Certificate IV in Financial Services
(Superannuation) FNB40803**

Availability to Purchase/Inspect

A copy of the Vocational Training Order may be obtained from any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu>.

**APPRENTICESHIP AND TRAINEESHIP ACT 2001
ORDER**

I, IAN KINGSLEY, Commissioner for Vocational Training, in pursuance of section 5 of the Apprenticeship and Traineeship Act 2001, make the Order set forth hereunder.

IAN KINGSLEY,
Commissioner for Vocational Training

Commencement

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

Amendment

- The Apprenticeship and Traineeship Orders are amended by:
inserting in Schedule 2 in appropriate alphabetical order the following vocation which is designated as a declared traineeship vocation for the purposes of the Apprenticeship and Traineeship Act 2001:
Animal Care and Management.

**APPRENTICESHIP AND TRAINEESHIP TRAINING
ACT 2001**

Notice of Making of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Animal Care and Management.

Citation

The order is cited as the Animal Care and Management Order.

Order

A summary of the Order is given below.

- Term of Training

- Full-time

Training shall be given for a nominal term of:

Qualification	Nominal Term
Certificate II	12 months
Certificate III (trainee holds Certificate II in same qualification)	12 months
Certificate III (direct entry)	24 months
Certificate IV (trainee holds Certificate III in same qualification)	24 months

Qualification

Certificate IV
(direct entry)

Nominal Term

36 months

or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

- Part-time

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

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

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

- Competency Outcomes

Trainees will be trained in and achieve competence in the endorsed Animal Care and Management Standards.

- Courses of Study to be undertaken

Trainees will undertake the following courses of study:

Certificate II in Animal Studies RUV20104

Certificate III in Animal Technology RUV30104

Certificate III in Captive Animals RUV30204

Certificate III in Companion Animal Services RUV30304

**Certificate IV in Animal Control and Regulation
RUV40104****Certificate IV in Captive Animals RUV40204****Certificate IV in Companion Animal Services
RUV40304****Certificate IV in Veterinary Nursing RUV40404.****Availability for Inspection**

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>.

Lower Goonoo Goonoo Landcare Group
Incorporated Y2583704
Meals On Wheels Narromine Inc Y1661131

CHRISTINE GOWLAND,
Delegate of the Commissioner,
Registry of Co-operatives and Associations,
Office of Fair Trading,
Department of Commerce
16 September 2004

**APPRENTICESHIP AND TRAINEESHIP TRAINING
ACT 2001****Notice of Making of a Vocational Training Order**

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Veterinary Nursing.

Citation

The order is cited as the Veterinary Nursing Order.

Order

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

The nominal term of training shall be 3 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Trainees will be trained in and achieve units of competence specified in the endorsed Animal Care and Management Training Package RUV04.

(c) Courses of Study to be undertaken

Trainees will undertake the following course of study:

**Certificate IV in Veterinary Nursing –
RUV40404****Availability for Inspection**

A copy of the Vocational Training Order may be inspected at any Industry Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>.

ASSOCIATIONS INCORPORATION ACT 1984**Cancellation of Incorporation Pursuant to Section 55A**

TAKE NOTICE that the incorporation of the following associations is cancelled by this notice pursuant to section 55A of the Associations Incorporation Act 1984.

Cancellation is effective as at the date of gazettal.

Manly Oztag Association Incorporated INC8135802
Australia Korean Senior Citizens Association
Incorporated Y2619513

DISTRICT COURT ACT 1973

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:

Armidale, 10:00 a.m., 20 September 2004 (1 week duration), sittings cancelled.

Dated this 15th day of September 2004.

R. O. BLANCH,
Chief Judge

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Address Locality Boundaries and Create a New Locality within Balranald Shire Council

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the locality boundaries within Balranald Shire Council to create a new locality called Mungo as shown on map GNB3732/A.

The map GNB3732/A may be viewed at Balranald Council Offices, Balranald Tourist Information Centre, the Balranald Post Office, Euston Post Office and the Office of the Geographical Names Board, Land and Property Information, PO Box 143, Bathurst, NSW 2795.

Any person wishing to make comment upon this proposal may within one (1) month of the date of this notice write to the Secretary of the Board with that comment.

The position and the extent for these features are recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Boards Web Site at www.gnb.nsw.gov.au.

WARWICK WATKINS,
Chairperson

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

NATIONAL PARKS AND WILDLIFE ACT 1974**Notice of Reservation of a National Park**

I, Professor MARIE BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, and assign to that land the name Saltwater National Park under the provisions of section 30A(1) and section 30A(2) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney this 8th day of September 2004.

MARIE BASHIR,
Governor

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

SCHEDULE

Land District – Taree; L.G.A. – Greater Taree.

County Gloucester, Parish Bohnock, about 33 hectares, being Lots 118 to 125 (inclusive), DP 753149, closed road separating Lots 124 and 125 from Lot 123, DP 753149, the bed of Saltwater Gully separating Lots 118 to 123 (inclusive), DP 753149, end of closed road and Lot 124, DP 753149 from Khappinghat Nature Reserve and the area bounded by Lots 124 and 125, DP 753149, end of closed road, Lots 123 to 118 (inclusive), DP 753149, Lot 2, DP 254044 and the mean high water mark of the South Pacific Ocean and Khappinghat Creek; inclusive of Lot 199, DP 753149.

Reference: NPWS/04/04882.

Note: R.89385 for public recreation, notified 21 February 1975, is hereby revoked by virtue of this proclamation.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

I, Professor MARIE BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under section 68 of the National Parks and Wildlife Act 1974, with the consent of every owner and occupier do, on the recommendation of the Director-General of the Department of Environment and Conservation, by this my Proclamation declare the lands described hereunder to be a wildlife refuge for the purposes of the abovementioned Act.

To be known as "Ralmar Wildlife Refuge".

Signed and sealed at Sydney this 8th day of September 2004.

MARIE BASHIR, A.C.,
Governor

By Her Excellency's Command,

ROBERT JOHN DEBUS, M.P.,
Minister for the Environment

GOD SAVE THE QUEEN!

Description

Land District – Bega; Council – Bega Valley.

County of Auckland, Parish of Narrabarba, 3.009 hectares, being Lot 4, DP 604023.

Reference: NPWS 04/06093.

PESTICIDES ACT 1999

Notice Under Section 48 (4)

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

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

SCHEDULE

Aircraft (Pesticide Applicator) Licence

Name and address of Licensee	Date of Granting of Licence
R & M AIRCRAFT PTY LTD, Lawrenny Est. Main Road, Ouse, TAS 7140.	16 September 2004.

SPORTING INJURIES INSURANCE ACT 1978

Order of Declaration under Section 5

IN pursuance of section 5 of the Sporting Injuries Insurance Act 1978, I declare by this Order the WESTERN CAVALIER SPORTS AND RECREATION to be a sporting organisation, for the purposes of the provisions of the Act, in respect of the activity of Basketball.

Dated: Sydney, 8th September 2004.

JON BLACKWELL,
Chairperson,
Sporting Injuries Committee

STATE OWNED CORPORATIONS ACT 1989

Directions Given Under Section 20P

PURSUANT to section 20P of the State Owned Corporations Act 1989 (the Act), I MICHAEL COSTA, M.L.C., Minister for Transport Services, have directed Rail Corporation New South Wales (RailCorp) to sign the Deed of Agreement for Metropolitan Freight Network Lease and Licence between RailCorp and the Australian Rail Track Corporation and to conduct its business and other affairs in compliance with, and to do all other things necessary or convenient to be done for, or in connection with, the Deed of Agreement. I am satisfied that, because of exceptional circumstances, it is necessary to give these directions in the public interest under section 20P of the Act for the following reasons.

The lease and licence to ARTC of the Metropolitan Freight Lines is an integral part of the ARTC arrangements. These arrangements offer substantial benefits to New South Wales and the opportunity to create a national integrated interstate track for the benefit of the freight industry and the economy.

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

**THREATENED SPECIES CONSERVATION ACT
1995**

Department of Environment and Conservation (NSW)

Notice of Exhibition of the draft *Quassia* sp. B Recovery Plan

THE Department of Environment and Conservation hereby gives notice of the exhibition of the draft *Quassia* sp. B (Moonee Quassia) Recovery Plan. Exhibition details will be published on 24 September 2004 in the *Sydney Morning Herald*, on 25 September in the *Coffs Harbour Advocate*, and on 23 September 2004 in the *Grafton Examiner*. The NPWS web site <www.nationalparks.nsw.gov.au> will also have exhibition information including a full version of the recovery plan.

GARY DAVEY,
Branch Director,
North East Branch,
Environment Protection and Regulation Division

**THREATENED SPECIES CONSERVATION ACT
1995**

Department of Environment and Conservation (NSW)

Notice of the Approval of the draft Ripple-leaf Muttonwood Recovery Plan

THE Department of Environment and Conservation hereby gives notice of the approval of the Ripple-leaf Muttonwood Recovery Plan. Exhibition details will be published on 24 September 2004 in the *Sydney Morning Herald* and the *Lismore Northern Star*. The NPWS web site <www.nationalparks.nsw.gov.au> will also have exhibition information including a full version of the recovery plan.

GARY DAVEY,
Branch Director,
North East Branch,
Environment Protection and Regulation Division

**THREATENED SPECIES CONSERVATION ACT
1995**

Department of Environment and Conservation (NSW)

Notice of the Approval of the draft *Grevillea beadleana* Recovery Plan

THE Department of Environment and Conservation hereby gives notice of the approval of the *Grevillea beadleana* Recovery Plan. Exhibition details will be published on 24 September 2004 in the *Sydney Morning Herald*, on 23 September in the *Tenterfield Star*, on 23 September 2004 in the *Grafton Daily Examiner* and on 23 September 2004 in the *Glenn Innes Examiner*. The NPWS web site <www.nationalparks.nsw.gov.au> will also have exhibition information including a full version of the recovery plan.

GARY DAVEY,
Branch Director,
North East Branch,
Environment Protection and Regulation Division

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

COOMA-MONARO SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Cooma-Monaro Shire Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of a road realignment. Dated at Cooma this second day of September 2004. N. WATT, General Manager, Cooma-Monaro Shire Council, c.o. Walker Gibbs & King with Elaine Mooney & Co., Solicitors, 7 Dawson Street, Cooma, NSW 2630.

SCHEDULE

Lot 1, DP 1048642. [0674]

HASTINGS COUNCIL

Roads Act 1993

Roads (General) Regulation 2000

Part 2 Division 2 – Naming of Roads

NOTICE is hereby given that Hastings Council, in pursuance of the above Act and Regulation, has named the road as described in the Schedule below. B. SMITH, General Manager, Hastings Council, Lord and Burrawan Streets, Port Macquarie, NSW 2444.

SCHEDULE

That public road running in a generally northerly direction off Eames Avenue at North Haven, and situated between 17 Eames Avenue (Lot 1, DP 612968) and the Brigadoon Caravan Park (Lot 11, DP 1062721) has been named "Granny Bell Lane". [0673]

LAKE MACQUARIE CITY COUNCIL

Roads Act 1993, Section 162.1

Renaming of Public Roads

NOTICE is hereby given that in accordance with section 162.1 of the Roads Act 1993, as amended, Council has renamed the roads shown hereunder:

Location	Name
Unnamed road fronting the southern boundary of Lot 59, DP 755262, starting at the intersection of Dunbar Road and heading in a westerly direction for approximately 300 metres.	Heritage Drive.

Location

Unnamed road at the south-western corner of Lot 59, DP 755262, starting at the intersection of proposed road Heritage Drive and heading in a northerly direction for approximately 100 metres.

Name

Vantage Circuit.

No objections to the proposed names were received within the advertising period. KEN HOLT, General Manager, Lake Macquarie City Council, Box 1906 Hunter Region Mail Centre, NSW 2310. [0675]

LAKE MACQUARIE CITY COUNCIL

Roads Act 1993, Section 162.1

Proposed Naming of Public Roads in Subdivisions

NOTICE is hereby given that Council in pursuance of section 162.1 of the Roads Act 1993, as amended, proposes to name/ rename the roads shown hereunder:

Location

Lots 24 and 26, DP 755223; Lot 28, DP 655695, Babers Road, Cooranbong.

Name

Ginkers Way; Cedar Cutters Crescent; Sawmillers Terrace; Splitters Row. Nathan Close.

Lot 240, DP 875771, Freemans Drive, Cooranbong.

Lot 1571, DP 1043970, Malpoona Road, Mirrabooka.

Lot 50, DP 588725, Parklea Avenue, Croudace Bay.

Tully Close.

Corymbia Street.

A period of one (1) month from the date of publication of this notice is allowed, during which time any person may lodge with Council, written objection to the proposed naming. Any objections should set out fully the reasons for such objections. For further information contact Stephen Pichaloff on (02) 4921 0534. KEN HOLT, General Manager, Lake Macquarie City Council, Box 1906 Hunter Region Mail Centre, NSW 2310. [0676]

LAKE MACQUARIE CITY COUNCIL

Roads Act 1993, Section 162.1

Naming of Public Roads in Subdivisions

NOTICE is hereby given that in accordance with section 162.1 of the Roads Act 1993, as amended, Council has named the roads shown hereunder:

Location

Lot 5, DP 1002247, Grattoir Place, Toronto.
Lot 630, DP 1027743, Corella Close, Fennell Bay.
Lot 12, DP 343815, Freemans Drive, Morisset.

Name

Leo Lewis Close.
Greystone Close; Bluerock Close.
Natasha Place.

Location	Name	SCHEDULE			
Lots 59 and 114, DP 755262, Dunbar Road, Cameron Park.	Vantage Circuit;	All lots in the following DPs			
	Tianie Street;	DP1047001	DP1055276	DP1055666	
	Lakeaire Circuit;	DP1057857	DP1056062	DP1058511	
	Extension of	DP1057873	DP1057438	DP1059876	
	Dunbar Road;	DP1060376	DP1060368	DP1060814	
	Extension of	DP1059684	DP1061325	DP1062187	
	Kinross Avenue.	DP1059681	DP1060854	DP1062462	
	Lot B, DP 356152; Lot 170, DP 755242, Wyee Road, Morisset.	Kam Close;	DP1062624	DP1062607	DP1056276
		Brodie Street.	DP1063083	DP1063590	DP1064032
			DP1062724	DP1064957	DP1065578
			DP1063555	DP1064696	DP1065133
			DP1061410	DP1065251	DP1065837
			DP1064565	DP1057870	DP1066022
			DP1064576	DP1064985	DP1067316
			DP1064297	DP1064297	DP1067471
			DP1067744	DP1067826	DP1068926
			DP1067934	DP1070439	DP1068456
	DP1070271	DP1065309	DP1071853		
	DP1065945	DP1063742			
	SP1109	SP71409	SP72077		

MAITLAND CITY COUNCIL

Local Government Act 1993, Section 50(4)

Notice of Transfer of Land

THE Council hereby gives notice that upon publication of this notice and the description in the Schedule hereto the land therein described becomes for the purposes and subject to the provisions of the said Act vested in Maitland City Council, thereby granting Maitland City Council ownership in fee simple of the public garden and recreation space at East Maitland which was dedicated to Council in 1952 by Sidney Raymond Mudd. P. BLACKMORE, Mayor. The Common Seal of Maitland City Council was hereunto affixed this 20th day of September, 2004, in pursuance of a resolution of the Council passed on the 14th day of September, 2004. D. EVANS, General Manager, Maitland City Council, PO Box 220, Maitland, NSW 2320.

SCHEDULE

All that piece or parcel of land situated in the Local Government Area of East Maitland, Parish of Maitland and County of Northumberland being Lot 33 in Deposited Plan 212046 being a subdivision of Portion 216 described in Old System Title No. 815 Book 2223 and contained in the Land Titles Office Charting Map Computer U5472-44. [0665]

ORANGE CITY COUNCIL

Local Government Act 1993, Section 553(a)

Extension of Water Mains

NOTICE is given pursuant to section 553(a) of the Local Government Act 1993, as amended, that the water mains have been extended and the land served is described in the accompanying Schedule. Land which is not connected thereto shall become chargeable to the Water Local Rate after twenty one (21) days from the date of this notice. Land connected before the expiration of the twenty one days shall be charged to that Water Local Rate from the date of the connection. ALLEN DWYER, General Manager, PO Box 35, Orange, NSW 2800.

ORANGE CITY COUNCIL

Local Government Act 1993, Section 553(b)

Extension of Sewer Mains

NOTICE is given pursuant to section 553(b) of the Local Government Act 1993, as amended, that the sewer mains have been extended and the land served is described in the accompanying Schedule. Land which is not connected thereto shall become rateable to the Sewerage Local Rate after sixty (60) days from the date of this notice. Land connected before the expiration of the sixty days shall be rateable to that Sewerage Local Rate from the date of the connection. ALLEN DWYER, General Manager, PO Box 35, Orange, NSW 2800.

SCHEDULE

All lots in the following DPs		
DP1047001	DP1055276	DP1055666
DP1057857	DP1056062	DP1058511
DP1057873	DP1057438	DP1059876
DP1060376	DP1060368	DP1065945
DP1059684	DP1061325	DP1062187
DP1059681	DP1060854	DP1062462
DP1062624	DP1062607	DP1071853
DP1063083	DP1063590	DP1064032
DP1062724	DP1064957	DP1065578
DP1063555	DP1064696	DP1061410
DP1063742	DP1065251	DP1065837
DP1064565	DP1057870	DP1066022
DP1064576	DP1064985	DP1067316
DP1064297	DP1064297	DP1067471
DP1067744	DP1067826	DP1068926
DP1067934	DP1070439	
DP1070271	DP1065309	
SP1109	SP71409	SP72077

[0686]

RIVERINA WATER COUNTY COUNCIL

Local Government Act 1993, Section 553

Extension of Watermains

NOTICE is hereby given pursuant to section 553 of the Local Government Act 1993, that Riverina Water County Council's water mains have been extended to service the lands described hereunder:

Oura

From existing watermain on the east side of Davidson Street along Alfred Street to the junction of Lots 8 and 9, section 12.

Drawing No.: 3-2379-2.

The Rock

From the existing watermain on the corner of Hill Street with Railway Avenue adjacent to Lot 94, thence along the south side of Railway Avenue to join with the watermain on the corner of the unnamed laneway at Lot 5 (No CFP) with Railway Avenue.

Drawing No.: 3-232-5,6.

Springvale Stage 3 and 4

From the existing watermain in Featherwood Drive at Lot 29, thence along the southside to Holbrook Road to the east side of Lot 47.

From the new watermain in Featherwood Drive at Lot 45 along the east side of Genista Place to the cul-de-sac extension at Lot 9 in Genista Place.

From the new watermain in Featherwood Drive at Lot 33, thence along Wisteria Place on the south side to the east side of the future road and thence along the north side of Wisteria Place to Lot 4.

From the new watermain in Featherwood Drive at Lot 31, thence along the east side of the future road to the midway point of Lot 1.

Drawing No.: 1-3019.

Glenfield Stage 3

From the existing watermain in Walla Place adjacent to Lot 27, thence along the north and western side of Walla Place to the junction of Lots 37 and 38.

Drawing No.: 1-2639.

Tatton Stage 5

From the existing watermain in Atherton Crescent at the junction of Lots 24 and 25 along the north side to the east side of Lot 20.

From the new watermain in Atherton Place along the west side of Cumberland Court to the junction of Lots 13 and 14.

Drawing No.: 1-2939.

Bourkelands Stage 16

From the existing watermain in Werribee Road at the east side of Lot 14, thence along Werribee Road on the north side to Brooklyn Drive.

In Brooklyn Drive from the new watermain along the east side to the junction of Lots 22 and 193 and to the chamfer of Lot 94.

From the new watermain in Werribee Road, thence along the east side of Osterley Street to the junction of Lots 10 and 159.

Drawing No.: 1-2876.

Tamarind Place Estate

From the existing watermain in Kyeamba Avenue on the north side across Mitchell Road to the west and thence along the west side of Mitchell Street to the midway of Lot 1 (CFP).

From the new watermain along the north side of Tamarind Place and thence through an easement to adjacent to Lot 3.

Drawing No.: 1-3020.

Glenoak Estate Stages 3 and 4

From the existing watermain at the junction of Glenoak Drive with Mirbelia Drive and thence along the south side of Mirbelia Drive to Holbrook Road.

From the existing watermain in Glenoak Drive and thence along the north side of Hovea Place to the north boundary of Lot 46.

Drawing No.: 1-3021.

Bourkelands Stage 12D

From the existing watermain on the east side of Illeura Drive at the junction of Lots 12 and 10 and thence along Illeura Drive on the east side to the junction of Lots 258 and 32.

From the new watermain in Illeura Drive along the north side of Kolor Place to the junction of Lots 3 and 2.

Drawing No.: 1-2692.

Wagga North

From the existing watermain in Gardiner Street at Lot 1 of DP 178461 along the north side of Gardiner Street to Lot 60 of DP 751422.

Drawing No.: 1-3022.

The owners of all lands within the prescribed distance will be liable for water supply charges as from the expiration of twenty-one (21) days after the publication of this notice, or the date of connection of the properties to the water main, whichever is the earlier date. G. W. PIEPER, General Manager, Riverina Water County Council, Box 456 PO, Wagga Wagga, NSW 2650. [0684]

SHOALHAVEN CITY COUNCIL

Dedication of Lands as Public Reserve

NOTICE is hereby given that the Council of the City of Shoalhaven at its meeting of 29 June 2004, Minute 04.729, resolved to dedicate as Public Reserve all those parcels of land at Callala Bay and Callala Beach listed in the Schedule below. The lands described in the Schedule are hereby dedicated as Council Public Reserve. R. D. PIGG, General Manager, Shoalhaven City Council, PO Box 42, Nowra, NSW 2541. (File 2928)

SCHEDULE

Lots 1 to 14 incl Sec 4; Lots 1 to 5 incl Sec 5; Lots 16 to 23 incl Sec 8; Lots 1 to 28 incl Sec 9; Lots 1 to 8 incl Sect 10; Lot 1 Sec 11; Lots 7 to 9 incl and Lots 12, 14, 15 and 16 Sec 13; Lots 1 to 5 incl, Lots 8 and 10 Sec 14; Lots 1 to 7 incl and Lots 9 to 28 incl Sec 17; Lots 1 to 4 incl, Lots 6 to 16 incl and Lots 21 to 24 incl Sec 18; Lots 15 and 16 Sec 19; Lots 12 to 26 incl Sec 22; Lots 2 to 24 incl and Lot 28 Sec 23; Lots 2 to 22 incl and Lots 24 to 28 incl Sec 24;

Lots 1 to 8 incl Sec 25; Lots 7 to 12 incl Sec 27; Lots 1 to 5 incl, Lot 10 and Lots 16 to 24 incl Sec 2A; Lot 1, Lots 3 to 9 incl and Lots 14 to 22 incl Sec 3A; Lots 1, 2, 4, 5 and 24 Sec 4A in Deposited Plan 9063, Parish of Wollumboola, County of St Vincent. [0678]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MARIA GILICH, late of West Hoxton, in the State of New South Wales, who died on 12th April, 2004, must send particulars of his claim to the executors, c.o. Kencalo & Kencalo, Solicitors, 96 Moore Street, Liverpool, NSW 2170, within one (1) 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 conveyance or distribution the executor has notice. Probate was granted in New South Wales on 25th June, 2004. KENCALO & KENCALO, Solicitors, Suite 1, 1st Floor, 96 Moore Street, Liverpool, NSW 2170 (PO Box 651, Liverpool BC 1871), (DX5003, Liverpool), tel.: (02) 9602 8333. Reference: 1K/04/4973. [0664]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of VERNA OLIVE PURKIS, late of Dee Why, in the State of New South Wales, widow, who died between 18th and 19th July, 2004, must send particulars of his claim to the executors, c.o. Rees & Tuckerman, Solicitors, 678 Pittwater Road, Brookvale, NSW 2100, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales to Jody Helen Russell, Kerry Lynne Montgomery and David Morgan Tuckerman on 9th September, 2004. REES & TUCKERMAN, Solicitors, 678 Pittwater Road, Brookvale, NSW 2100 (DX831, Sydney). [0666]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MERLE HAYLES SPROGOE, late of Wallacia, in the State of New South Wales, pensioner, who died on 8th February, 2003, must send particulars of the claim to the executor, Ross Lincoln Selman, c.o. Frank M. Deane & Co. (in association with Adams Raves Marsh & Co.), Solicitors, Level 9, 227 Elizabeth Street, Sydney, NSW 2000, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be distributed having regard only to the claims of which at the time of distribution the executor has notice. Probate was granted in New South Wales on 9th September, 2004. FRANK M. DEANE & CO. (in association with Adams Raves Marsh & Co.), Solicitors, Level 9, 227 Elizabeth Street, Sydney, NSW 2000 (DX255, Sydney), tel.: (02) 9264 3066. Reference: FMD:V:SPR.40064. [0669]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MARGARET MARY TOPHAM, late of Balmain, in the State of New South Wales, who died on 21st April, 2004, must send particulars of his claim to the executors, Martin Edward Osmond and Lyndi Frances Osmond, c.o. Newnhams, Solicitors, 122 Castlereagh Street, Sydney, NSW 2000, within one (1) calendar month

from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 7th September, 2004. NEWNHAMS, Solicitors, 7th Floor, Highmount House, 122 Castlereagh Street, Sydney, NSW 2000 (DX665, Sydney), tel.: (02) 9264 7788. Reference: BLM:MLH:5172. [0672]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of GABRIEL LATOUF MELKI, late of 5 Fowler Crescent, South Coogee, in the State of New South Wales, who died on 17th July, 2004 must send particulars of their claim to the executrix, Freda Melki, c.o. Simpson & Co., Solicitors, 103A Anzac Parade, Kensington, within one (1) calendar month from publication of this notice. After that time the assets of the estate or property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution he has notice. Probate was granted in New South Wales on 8 September 2004. SIMPSON & CO., Solicitors, 103A Anzac Parade, Kensington, NSW 2033 (PO Box 340, Kensington, NSW 1465), tel.: (02) 9662 4381. [0679]

COMPANY NOTICES

NOTICE of members' voluntary liquidation.—DENBY DALE PASTORAL CO PTY LIMITED, ACN 004 390 747 (in liquidation).—Notice is hereby given pursuant to the Corporations Act that at an extraordinary general meeting of the abovenamed company, held on the 14th day of September, 2004, the following special resolution was duly passed: "That the company be wound up voluntarily". On the same day pursuant to section 495(1), Karen Tromp was appointed liquidator. Dated this 14th day of September, 2004. KAREN TROMP, Liquidator, c.o. Roberts & Morrow, Chartered Accountants, 137 Beardy Street (PO Box 112), Armidale, NSW 2350, tel.: (02) 6774 8400. [0667]

NOTICE of voluntary liquidation.—RELOGU PTY LIMITED, ACN 002 609 403 (in liquidation).—Notice is hereby given pursuant to section 491(2) of the Corporations Law that at a general meeting of the abovenamed company, duly convened and held at 52 Osborne Street, Nowra, on 17th September, 2004, the following special resolution was passed: "That the company be wound up as a members' voluntary liquidation and that the assets of the company be distributed in whole or in part to the members in specie should the liquidator so desire". Dated this 24th day of September, 2004. ALLAN W BARNES, Liquidator, c.o. Booth Partners, Accountants, PO Box 1055, Nowra, NSW 2541, tel.: 4421 4344. [0668]

NOTICE of final meeting.—WAINONA PROPRIETARY LIMITED, ACN 004 534 721 (in voluntary liquidation).—Notice is hereby given pursuant to sub-sections 509(3) and (4) of the Corporations Law that a final meeting of members of the abovenamed company will be held at 10:00 a.m., on Friday, 29th October, 2004, at 1st Floor, 20 Wallis Street, Forster NSW, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and hearing any explanation that may be given by the liquidator. Dated 20th September, 2004. ROGER IRWIN LYNCH and

STUART WILLIAM HORSBURGH, Liquidators, c.o. Walker Lynch Petersen, Chartered Accountants, 1st Floor, 20 Wallis Street, Forster, NSW 2428, tel.: (02) 6554 7566.

[0670]

NOTICE of final meeting.—ALIMAX PROPRIETARY LIMITED, ACN 001 778 196, (in voluntary liquidation).—Notice is hereby given pursuant to sub-sections 509(3) and (4) of the Corporations Law that a final meeting of members of the abovenamed company will be held at 11.00 a.m., on Friday, 29th October, 2004, at 1st Floor, 20 Wallis Street, Forster NSW, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and hearing any explanation that may be given by the liquidator. Dated 20th September, 2004. ROGER IRWIN LYNCH and STUART WILLIAM HORSBURGH, Liquidators, c.o. Walker Lynch Petersen, Chartered Accountants, 1st Floor, 20 Wallis Street, Forster, NSW 2428 tel: (02) 6554 7566.

[0671]

NOTICE of final meeting of members.—A.T.T.B. PTY LIMITED (In liquidation), ACN 076 005 368.—Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale, New South Wales on Friday, 29th October, 2004 at 10.00 a.m. for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. JAMES HEESH, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street, Rockdale, NSW 2216, tel.: (02) 9567 0545.

[0680]

NOTICE of final meeting of members.—AUSSIE CABS PTY LIMITED (In liquidation), ACN 003 966 229.—Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale, New South Wales on Friday, 29th October, 2004 at 11.00 a.m. for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. JAMES HEESH, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street, Rockdale, NSW 2216, tel.: (02) 9567 0545.

[0681]

NOTICE of final meeting of members.—D.W.B.I. PTY LIMITED (In liquidation), ACN 002 268 537.—Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale, New South Wales on Friday, 29th October, 2004 at 12.00 p.m. for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. PAUL DE MARIA, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street, Rockdale, NSW 2216, tel.: (02) 9567 0545.

[0682]

NOTICE of final meeting of members.—PROCORP (NSW) PTY LIMITED (In liquidation), ACN 058 591 011.—Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale, New South Wales on Friday, 29th October, 2004 at 9.00 a.m. for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. JAMES HEESH, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street, Rockdale, NSW 2216, tel.: (02) 9567 0545.

[0683]

ISSN 0155-6320

Authorised to be printed
MICHAEL J. O'SHEA, Acting Government Printer.