



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Proclamations



New South Wales

Proclamation

under the

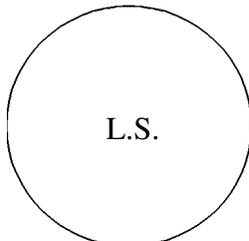
National Parks and Wildlife Amendment (Jenolan Caves Reserves) Act 2005 No 83

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *National Parks and Wildlife Amendment (Jenolan Caves Reserves) Act 2005*, do, by this my Proclamation, appoint 1 July 2006 as the day on which that Act commences except for the following:

- (a) Schedule 1 [20],
 - (b) Schedule 2.1, 2.2, 2.3, 2.5, 2.6 and 2.7.
- Signed and sealed at Sydney, this 8th day of March 2006.

By Her Excellency's Command,



L.S.

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

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence the *National Parks and Wildlife Amendment (Jenolan Caves Reserves) Act 2005* except for certain provisions that remove certain references to the Jenolan Caves Reserve Trust and officers of the Trust in other legislation. Those references will be required for the interim period during which an administrator of the Trust will be managing the Jenolan Caves Visitor Use and Services Zone.



New South Wales

Proclamation

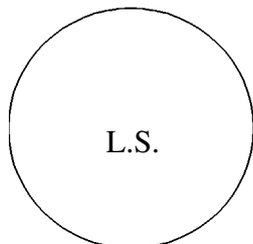
under the

Public Sector Employment Legislation Amendment Act 2006

JAMES JACOB SPIGELMAN, by Deputation from Her Excellency the Governor I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Public Sector Employment Legislation Amendment Act 2006*, do, by this my Proclamation, appoint 17 March 2006 as the day on which that Act commences.

Signed and sealed at Sydney, this 15th day of March 2006.

By Her Excellency's Command,



MORRIS IEMMA, M.P.,
Premier

GOD SAVE THE QUEEN!

Regulations



New South Wales

Protection of the Environment Operations (Noise Control) Amendment (Motor Cycle Noise Control) Regulation 2006

under the

Protection of the Environment Operations Act 1997

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Protection of the Environment Operations Act 1997*.

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

Explanatory note

The object of this Regulation is to amend the *Protection of the Environment Operations (Noise Control) Regulation 2000* to remove a provision prohibiting a motor cycle from being used on a road or road related area unless the motor cycle complies with certain labelling requirements relating to noise control equipment.

This Regulation is made under the *Protection of the Environment Operations Act 1997*, including section 323 (the general regulation-making power) and clause 3 of Schedule 2.

Clause 1 Protection of the Environment Operations (Noise Control) Amendment
 (Motor Cycle Noise Control) Regulation 2006

Protection of the Environment Operations (Noise Control) Amendment (Motor Cycle Noise Control) Regulation 2006

under the

Protection of the Environment Operations Act 1997

1 Name of Regulation

This Regulation is the *Protection of the Environment Operations (Noise Control) Amendment (Motor Cycle Noise Control) Regulation 2006*.

2 Amendment of Protection of the Environment Operations (Noise Control) Regulation 2000

The *Protection of the Environment Operations (Noise Control) Regulation 2000* is amended by omitting clause 19.



New South Wales

Workers Compensation Amendment (Costs in Compensation Matters) Regulation 2006

under the

Workplace Injury Management and Workers Compensation Act
1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Workplace Injury Management and Workers Compensation Act 1998*.

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

Explanatory note

Schedule 6 to the *Workers Compensation Regulation 2003* sets out costs recoverable, and the maximum costs recoverable, for certain legal services or agents services provided in relation to claims for workers compensation matters by reference to a Compensation Costs Table. The object of this Regulation is to amend the Table to increase the maximum costs recoverable for certain services that may be charged at an hourly rate and to amend that Regulation to make it clear that GST may be added to the costs.

This Regulation is made under the *Workplace Injury Management and Workers Compensation Act 1998*, including section 248 (the general regulation-making power) and section 337.

Clause 1 Workers Compensation Amendment (Costs in Compensation Matters)
 Regulation 2006

Workers Compensation Amendment (Costs in Compensation Matters) Regulation 2006

under the

Workplace Injury Management and Workers Compensation Act 1998

1 Name of Regulation

This Regulation is the *Workers Compensation Amendment (Costs in Compensation Matters) Regulation 2006*.

2 Amendment of Workers Compensation Regulation 2003

The *Workers Compensation Regulation 2003* is amended as set out in Schedule 1.

Workers Compensation Amendment (Costs in Compensation Matters)
Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 123 GST may be added to costs

Insert “Division 2 (Costs recoverable in compensation matters) or” after “a cost fixed by” in clause 123 (1).

[2] Schedule 6 Maximum costs—compensation matters

Omit “\$250” wherever occurring from the matter relating to items 2.01, 2.06, 2.09, 2.13, 4.05, 4.08, 4.08A, 4.09, 4.10, 6.02, 8.03, 9.01 and 10.01 in Column 3 of the Table at the end of the Schedule.

Insert instead “\$275”.

[3] Schedule 6

Omit “\$500” wherever occurring from the matter relating to items 2.01, 2.06, 2.09, 2.13, 4.05, 4.08, 6.02 and 8.03 in Column 4 of the Table at the end of the Schedule.

Insert instead “\$550”.

[4] Schedule 6

Omit “\$250” from the matter relating to item 4.08A in Column 4 of the Table at the end of the Schedule.

Insert instead “\$275”.

[5] Schedule 6

Omit “\$1,000” from the matter relating to item 4.09 in Column 4 of the Table at the end of the Schedule.

Insert instead “\$1,100”.

[6] Schedule 6

Omit “\$1,500” from the matter relating to item 4.10 in Column 4 of the Table at the end of the Schedule.

Insert instead “\$1,650”.

[7] Schedule 6

Omit “\$125” wherever occurring from the matter relating to items 6.03 and 8.04 in Column 3 of the Table at the end of the Schedule.

Insert instead “\$137”.

Workers Compensation Amendment (Costs in Compensation Matters)
Regulation 2006

Schedule 1 Amendments

[8] Schedule 6

Omit "\$250" wherever occurring from the matter relating to items 6.03 and 8.04 in Column 4 of the Table at the end of the Schedule.

Insert instead "\$274".

[9] Schedule 6

Omit "\$625" from the matter relating to item 9.01 in Column 4 of the Table at the end of the Schedule.

Insert instead "\$687.50".

[10] Schedule 6

Omit "\$187.50" from the matter relating to item 10.01 in Column 4 of the Table at the end of the Schedule.

Insert instead "\$206.25".

Orders



New South Wales

Anglican Church of Australia (Anglican Retirement Villages Council Diocese of Bathurst) Order 2006

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

JAMES JACOB SPIGELMAN, by Deputation from Her Excellency the 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 4 of the *Anglican Church of Australia (Bodies Corporate) Act 1938*, make the following Order.
Dated, this 15th day of March 2006.

By Her Excellency's Command,

BOB DEBUS, M.P.,
Attorney General

Explanatory note

Section 4 of the *Anglican Church of Australia (Bodies Corporate) Act 1938* provides that persons who, for the time being, are members of an unincorporated body that is constituted by an ordinance of the Synod of a diocese for the purposes of managing, governing or controlling an institution or organisation of the Anglican Church of Australia, or of dealing with any church trust property, may be the subject of a declaration by an ordinance of the Synod that it is expedient to constitute them as a body corporate. Once the ordinance making the declaration is passed, the Governor may, by order published in the Gazette, declare members of the unincorporated body to be a body corporate.

The object of this Order is to declare that the members of the Anglican Retirement Villages Council, Diocese of Bathurst are a body corporate known as "Anglican Retirement Villages Council Diocese of Bathurst". The relevant ordinances are the *Anglican Retirement Villages Ordinance 2004* and the *Anglican Retirement Villages Council Diocese of Bathurst Incorporation Ordinance 2004*.

This Order is made under section 4 of the *Anglican Church of Australia (Bodies Corporate) Act 1938*.

Clause 1 Anglican Church of Australia (Anglican Retirement Villages Council Diocese of Bathurst) Order 2006

Anglican Church of Australia (Anglican Retirement Villages Council Diocese of Bathurst) Order 2006

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

1 Name of Order

This Order is the *Anglican Church of Australia (Anglican Retirement Villages Council Diocese of Bathurst) Order 2006*.

2 Anglican Retirement Villages Council Diocese of Bathurst

It is declared that the persons who for the time being are the members of the body known as the Anglican Retirement Villages Council, Diocese of Bathurst constituted under the *Anglican Retirement Villages Ordinance 2004* are a body corporate under the name “Anglican Retirement Villages Council Diocese of Bathurst”.

Other Legislation

TRANS-TASMAN MUTUAL RECOGNITION ARRANGEMENT

NOTICE

I, Morris Iemma, as the designated person for the State of New South Wales and in accordance with section 43 of the Trans-Tasman Mutual Recognition Act 1997 of the Commonwealth, endorse the proposed regulations set out in the Schedule to this notice for the purposes of sections 43 and 48 of that Act.

MORRIS IEMMA,
Premier
New South Wales



Trans-Tasman Mutual Recognition Amendment Regulations 2006 (No.)¹

Select Legislative Instrument 2006 No.

I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make the following Regulations under the *Trans-Tasman Mutual Recognition Act 1997*.

Dated 2006

Governor-General

By His Excellency's Command

IAN MACFARLANE
Minister for Industry, Tourism and Resources

Regulation 1

1 Name of Regulations

These Regulations are the *Trans-Tasman Mutual Recognition Amendment Regulations 2006* (No.).

2 Commencement

These Regulations commence on the day after they are registered.

3 Amendment of *Trans-Tasman Mutual Recognition Regulations 1999*

Schedule 1 amends the *Trans-Tasman Mutual Recognition Regulations 1999*.

Schedule 1 Amendment

(regulation 3)

[1] Regulation 5

omit

30 April 2006.

insert

30 April 2007.

Note

1. All legislative instruments and compilations are registered on the Federal Register of Legislative Instruments kept under the *Legislative Instruments Act 2003*. See www.frli.gov.au.



New South Wales

Notice of Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995 (the Act)* has determined to amend the descriptions of the species referred to in paragraphs (a)–(c) below pursuant to section 36A (1) (a) of the Act (being amendments that are necessary or desirable to reflect changes in the name of species as a result of taxonomic revision) and the descriptions of the species and populations referred to in paragraphs (d)–(g) below pursuant to section 36A (1) (b) of the Act (being amendments that are necessary or desirable to correct minor errors or omissions).

(a) Part 1 of Schedule 1 to the Act (Endangered species) is amended as follows:

Omit the following from under the heading “Agamidae” (under the headings “Animals”, “Vertebrates” and “Reptiles”):

* *Tympanocryptis lineata pinguicolla*
Mitchell, 1948
South-eastern Lined Earless Dragon

Insert instead in appropriate columns:

* *Tympanocryptis pinguicolla*
(Mitchell, 1948)
Grassland Earless Dragon

Omit from under the heading “Psittacidae” (under the headings “Animals”, “Vertebrates” and “Birds”):

Polytelis anthopeplus monarchoides
(Schodde, 1993)

Insert instead:

Polytelis anthopeplus monarchoides Schodde, 1993

Notice of Determination

Omit from under the heading
“Asteraceae” (under the heading
“Plants”):

Calotis pubescens N.G. Walsh & K.L.
McDougall ms

Insert instead:

Calotis pubescens N.G. Walsh &
K.L. McDougall

Omit from under the heading
“Fabaceae” (under the heading
“Plants”):

Acacia atrox Kodela ms

Insert instead:

Acacia atrox Kodela

Omit from under the heading
“Loranthaceae” (under the heading
“Plants”):

* *Amyema scandens* (Tieghem) Danser

Insert instead:

* *Amyema plicatula* (Krause)
Danser

Omit from under the heading
“Myrtaceae” (under the heading
“Plants”):

* *Austromyrtus fragrantissima* (F.
Muell. ex Benth.) Burret

Insert instead:

* *Gossia fragrantissima* (F. Muell.
ex Benth.) N.Snow & Guymer

Omit from under the heading
“Myrtaceae” (under the heading
“Plants”):

Melaleuca tamariscina subsp. *irbyana*
(R. Baker) Barlow

Insert instead:

Melaleuca irbyana R.T.Baker

Omit from under the heading
“Proteaceae” (under the heading
“Plants”):

Eidothea sp. “Nightcap Range” (P. H.
Weston 2469)

Insert instead:

Eidothea hardeniana P.H. Weston
& R.M. Kooyman

Notice of Determination

Omit from under the heading
“Proteaceae” (under the heading
“Plants”):

Grevillea parviflora subsp. *supplicans*
R. O. Makinson ms

Insert instead:

Grevillea parviflora subsp.
supplicans Makinson

Omit from under the heading
“Rutaceae” (under the heading
“Plants”):

Zieria adenodonta (F. Muell.) J.A.
Armstrong ms

Insert instead:

Zieria adenodonta (F. Muell.) J.A.
Armstrong

Omit from under the heading
“Rutaceae” (under the heading
“Plants”):

* *Zieria baeuerlenii* J.A. Armstrong ms
* *Zieria buxijugum* J. Briggs & J.A.
Armstrong ms
Zieria citriodora J.A. Armstrong ms
* *Zieria covenyi* J.A. Armstrong ms
* *Zieria floydii* J.A. Armstrong ms
* *Zieria formosa* J. Briggs & J.A.
Armstrong ms
* *Zieria granulata* (F. Muell.) C. Moore
ex Benth.
* *Zieria ingramii* J.A. Armstrong ms

Insert instead:

* *Zieria baeuerlenii* J.A. Armstrong
* *Zieria buxijugum* J.D. Briggs &
J.A. Armstrong
Zieria citriodora J.A. Armstrong
* *Zieria covenyi* J.A. Armstrong
* *Zieria floydii* J.A. Armstrong
* *Zieria formosa* J.D. Briggs & J.A.
Armstrong
* *Zieria granulata* C. Moore ex
Benth.
* *Zieria ingramii* J.A. Armstrong

Omit from under the heading
“Rutaceae” (under the heading
“Plants”):

* *Zieria lasiocaulis* J.A. Armstrong ms
* *Zieria obcordata* Cunn.
* *Zieria parrisiae* J. Briggs & J.A.
Armstrong ms
* *Zieria prostrata* J.A. Armstrong ms

Insert instead:

* *Zieria lasiocaulis* J.A. Armstrong
* *Zieria obcordata* A. Cunn.
* *Zieria parrisiae* J.D. Briggs &
J.A. Armstrong
* *Zieria prostrata* J.A. Armstrong

Notice of Determination

- (b) Part 4 of Schedule 1 to the Act (Species presumed extinct) is amended as follows:

Omit from under the heading
“Pardalotidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

* *Gerygone insularis* Ramsay, 1879

Insert instead:

* *Gerygone igata insularis* Ramsay,
1878

Omit from under the heading
“Zosteropidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

* *Zosterops strenuus* Gould, 1855

Insert instead:

* *Zosterops tenuirostris strenuus*
Gould, 1855

Omit from under the heading
“Sturnidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

* *Aplonis fusca hullianus* Gould, 1836

Insert instead:

* *Aplonis fusca hulliana* Mathews,
1912

- (c) Part 1 of Schedule 2 to the Act (Vulnerable species) is amended as follows:

Omit from under the heading
“Scincidae” (under the headings
“Animals”, “Vertebrates” and
“Reptiles”):

* *Pseudemoia lichenigera*
(O’Shaughnessy, 1874)
Skink

Insert instead immediately after
the matter relating to “*Ctenotus*
brooksi”:

* *Cyclodina lichenigera*
(O’Shaughnessy, 1874)
Lord Howe Island Skink

Omit from under the heading
“Diomedidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Diomedea melanophris Temminck,
1828

Diomedea cauta Gould, 1841

Insert instead immediately after
the matter relating to
“*Phoebetria fusca*”:

Thalassarche cauta (Gould, 1841)

Thalassarche melanophris
(Temminck, 1828)

Notice of Determination

Omit from under the heading
“Physeteridae” (under the headings
“Animals”, “Vertebrates” and “Marine
mammals”):

Physeter catodon Linnaeus, 1758

Insert instead:

Physeter macrocephalus Linnaeus,
1758

Omit from under the heading
“Fabaceae” (under the heading
“Plants”):

* *Acacia carnei* Maiden

Insert instead:

* *Acacia carneorum* Maiden

Omit from under the heading
“Lamiaceae” (under the heading
“Plants”):

* *Prostanthera cryptandroides* Cunn.
ex Benth.

Insert instead:

* *Prostanthera cryptandroides*
Cunn. ex Benth. subsp.
cryptandroides

Omit from under the heading
“Orchidaceae” (under the heading
“Plants”):

* *Diuris sheaffiana* Fitzg.

Insert instead:

* *Diuris tricolor* Fitzg.

Omit from under the heading
“Orchidaceae” (under the heading
“Plants”):

* *Prasophyllum morgani* Nicholls

Insert instead:

* *Prasophyllum retroflexum* D.L.
Jones

Omit from under the heading
“Rutaceae” (under the heading
“Plants”):

* *Zieria tuberculata* J.A. Armstrong
unpub

Insert instead:

* *Zieria tuberculata* J.A.
Armstrong

Notice of Determination

(d) Part 1 of Schedule 1 to the Act (Endangered species) is amended as follows:

Omit from under the heading “Hylidae” (under the headings “Animals”, “Vertebrates” and “Amphibians”):

Litoria verreauxii alpina (Fry 1915)

Insert instead:

Litoria verreauxii alpina (Fry, 1915)

Omit from under the heading “Scincidae” (under the heading “Animals”, “Vertebrates” and “Reptiles”):

Ctenotus pantherinus ocellifer (Peters 1866)

Insert instead:

Ctenotus pantherinus ocellifer (Peters, 1866)

Omit from under the heading “Elapidae” (under the heading “Animals”, “Vertebrates” and “Reptiles”):

Echiopsis curta (Schlegel 1837)

Insert instead:

Echiopsis curta (Schlegel, 1837)

Omit from under the heading “Elapidae” (under the heading “Animals”, “Vertebrates” and “Reptiles”):

Pseudonaja modesta (Günther 1872)

Insert instead:

Pseudonaja modesta (Günther, 1872)

Omit from under the heading “Pedionomidae” (under the heading “Animals”, “Vertebrates” and “Birds”):

Pedionomus torquatus Gould, 1841

Insert instead:

Pedionomus torquatus Gould, 1840

Notice of Determination

Omit from under the heading
“Psittacidae” (under the heading
“Animals”, “Vertebrates” and “Birds”):

* *Cyclopsitta diophthalma coxeni*
(Hombron & Jacquinet, 1841)

Insert instead:

* *Cyclopsitta diophthalma coxeni*
Gould, 1867

Omit from under the heading
“Psittacidae” (under the heading
“Animals”, “Vertebrates” and “Birds”):

Neophema chrysogaster (Latham 1790)

Insert instead:

Neophema chrysogaster (Latham,
1790)

Omit from under the heading
“Pardalotidae” (under the heading
“Animals”, “Vertebrates” and “Birds”):

* *Dasyornis brachypterus* (Latham,
1801)

Insert instead:

* *Dasyornis brachypterus* (Latham,
1802)

Omit from under the heading
“Megascolecidae” (under the headings
“Animals”, “Invertebrates”,
“Annelida” and “Opisthopera”):

Pericryptodrilus nanus Jamieson 1977

Insert instead:

Pericryptodrilus nanus Jamieson,
1977

Omit from under the heading
“Blaberidae” (under the headings
“Animals”, “Invertebrates”, “Insecta”
and “Blattodea”):

Panesthia lata Walker 1868

Insert instead:

Panesthia lata Walker, 1868

Omit from under the heading
“Castniidae” (under the headings
“Animals”, “Invertebrates”, “Insecta”
and “Lepidoptera”):

The Golden Sun Moth

Insert instead:

Golden Sun Moth

Notice of Determination

Omit from under the heading
“Lycaenidae” (under the headings
“Animals”, “Invertebrates”, “Insecta”
and “Lepidoptera”):

The Bathurst Copper Butterfly

Insert instead:

Bathurst Copper Butterfly

Omit from under the heading
“Loganiaceae” (under the heading
“Plants”):

Geniostoma huttoni B.J. Conn

Insert instead:

Geniostoma huttonii B.J. Conn

Omit from under the heading
“Rutaceae” (under the heading
“Plants”):

Melicope vitiflora (F. Muell.) T.
Hartley

Insert instead:

Melicope vitiflora (F. Muell.) T.G.
Hartley

- (e) Part 2 of Schedule 1 to the Act (Endangered populations) is amended as follows:

Omit from under the heading
“Myobatrachidae” (under the headings
“Animals”, “Vertebrates” and
“Amphibians”):

Adelotus brevis (Günther 1863)

Insert instead:

Adelotus brevis (Günther, 1863)

Omit from under the heading
“Petauridae” (under the headings
“Animals”, “Vertebrates” and
“Mammals”):

Petaurus nofolcensis (Kerr 1792)

Insert instead:

Petaurus nofolcensis (Kerr, 1792)

Notice of Determination

Omit the following from under the heading “Potoridae” (under the headings “Animals”, “Vertebrates” and “Mammals”):

Potorous tridactylus (Kerr 1792)
Long-nosed Potoroo, Cobakai Lakes
and Tweed Heads West population

Insert instead in appropriate columns:

Potorous tridactylus (Kerr, 1792)
Long-nosed Potoroo, Cobaki Lakes
and Tweed Heads West population

Omit from under the heading “Myrtaceae” (under the heading “Plants”):

Eucalyptus seeana

Insert instead:

Eucalyptus seeana Maiden

- (f) Part 4 of Schedule 1 to the Act (Species presumed extinct) is amended as follows:

Omit from under the heading “Columbidae” (under the headings “Animals”, “Vertebrates” and “Birds”):

* *Columba vitiensis godmanae*
Mathews, 1915

Insert instead:

* *Columba vitiensis godmanae*
(Mathews, 1915)

Omit from under the heading “Psittacidae” (under the headings “Animals”, “Vertebrates” and “Birds”):

Pezoporus occidentalis Gould, 1861

Insert instead:

Pezoporus occidentalis (Gould,
1861)

Omit from under the heading “Strigidae” (under the headings “Animals”, “Vertebrates” and “Birds”):

* *Ninox novaeseelandiae albaria*
(Gmelin, 1788)

Insert instead:

* *Ninox novaeseelandiae albaria*
Ramsay, 1888

Notice of Determination

(g) Part 1 of Schedule 2 to the Act (Vulnerable species) is amended as follows:

<p>Omit from under the heading “Hylidae” (under the headings “Animals”, “Vertebrates” and “Amphibians”):</p> <p><i>Litoria daviesae</i> Mahony, Knowles, Foster & Donnellan 2001</p>	<p>Insert instead:</p> <p><i>Litoria daviesae</i> Mahony, Knowles, Foster & Donnellan, 2001</p>
<p>Omit from under the heading “Hylidae” (under the headings “Animals”, “Vertebrates” and “Amphibians”):</p> <p>Olongurra Frog</p>	<p>Insert instead:</p> <p>Olongurra Frog</p>
<p>Omit from under the heading “Myobatrachidae” (under the headings “Animals”, “Vertebrates” and “Amphibians”):</p> <p><i>Phyloria sphagnicola</i> (Moore, 1958)</p>	<p>Insert instead:</p> <p><i>Phyloria sphagnicolus</i> (Moore, 1958)</p>
<p>Omit from under the heading “Gekkonidae” (under the headings “Animals”, “Vertebrates” and “Reptiles”):</p> <p><i>Diplodactylus elderi</i> Stirling and Zietz 1893</p> <p><i>Diplodactylus stenodactylus</i> Boulenger 1896</p>	<p>Insert instead:</p> <p><i>Diplodactylus elderi</i> Stirling and Zietz, 1893</p> <p><i>Diplodactylus stenodactylus</i> Boulenger, 1896</p>
<p>Omit from under the heading “Anatidae” (under the headings “Animals”, “Vertebrates” and “Birds”):</p> <p><i>Oxyura australis</i> (Gould, 1836)</p>	<p>Insert instead:</p> <p><i>Oxyura australis</i> Gould, 1837</p>

Notice of Determination

Omit from under the heading
“Procellariidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

* *Macronectes halli* Mathews 1912

Insert instead:

* *Macronectes halli* Mathews, 1912

Omit from under the heading
“Diomedidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

* *Diomedea antipodensis* Robertson &
Warham 1992

Insert instead:

* *Diomedea antipodensis*
Robertson & Warham, 1992

Omit from under the heading
“Diomedidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Diomedea gibsoni Robertson &
Warham 1992

Insert instead:

Diomedea gibsoni Robertson &
Warham, 1992

Omit from under the heading
“Scolopacidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Xenus cinereus (Guldenstadt, 1775)

Insert instead:

Xenus cinereus (Guldenstädt, 1775)

Omit from under the heading
“Charadriidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Charadrius leschenaulti Lesson, 1826

Insert instead:

Charadrius leschenaultii Lesson,
1826

Omit from under the heading “Laridae”
(under the headings “Animals”,
“Vertebrates” and “Birds”):

Ptilinopus superbus (Temminck, 1810)

Insert instead:

Ptilinopus superbus (Temminck,
1809)

Notice of Determination

Omit from under the heading
“Strigidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Ninox connivens (Latham, 1851)

Insert instead:

Ninox connivens (Latham, 1801)

Omit from under the heading
“Menuridae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Menura alberti Bonaparte, 1851

Insert instead:

Menura alberti Bonaparte, 1850

Omit from under the heading
“Climacteridae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Climacteris picumnus victoriae
(Mathews 1912)

Insert instead:

Climacteris picumnus victoriae
Mathews, 1912

Omit from under the heading
“Pardalotidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Pyrrholaemus sagittata (Latham 1802)

Insert instead:

Pyrrholaemus sagittatus (Latham,
1802)

Omit from under the heading
“Meliphagidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Melithreptus gularis gularis (Gould
1837)

Insert instead:

Melithreptus gularis gularis
(Gould, 1837)

Omit from under the heading
“Petroicidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Drymodes brunneopygia Gould, 1840

Insert instead:

Drymodes brunneopygia Gould,
1841

Melanodryas cucullata cucullata
(Latham 1802)

Melanodryas cucullata cucullata
(Latham, 1802)

Notice of Determination

Omit from under the heading
“Pomatostomidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Pomatostomus temporalis temporalis
(Vigors and Horsfield 1827)

Insert instead:

Pomatostomus temporalis
temporalis (Vigors & Horsfield,
1827)

Omit from under the heading
“Pachycephalidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Pachycephala pectoralis contempa
(Latham, 1801)

Insert instead:

Pachycephala pectoralis contempa
Hartert, 1898

Omit from under the heading
“Dicruridae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Monarcha leucotis Gould, 1851

Insert instead:

Monarcha leucotis Gould, 1850

Omit from under the heading
“Artamidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

* *Strepera graculina crissalis* (Sharpe,
1877)

Insert instead:

* *Strepera graculina crissalis*
Sharpe, 1877

Omit from under the heading
“Passeridae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Stagonopleura guttata (Shaw 1796)

Insert instead:

Stagonopleura guttata (Shaw,
1796)

Omit from under the heading
“Zosteropidae” (under the headings
“Animals”, “Vertebrates” and “Birds”):

Zosterops lateralis tephroleura Gould,
1855

Insert instead:

Zosterops lateralis tephroleurus
Gould, 1855

Notice of Determination

Omit from under the heading
“Vespertilionidae” (under the headings
“Animals”, “Vertebrates” and
“Mammals”):

Eastern Bent-wing Bat

Insert instead:

Eastern Bentwing-bat

Omit from under the heading
“Asteraceae” (under the heading
“Plants”):

* *Ozothamnus tessellatus* (Maiden & R.
Baker) Anderberg

Insert instead:

* *Ozothamnus tessellatus* (Maiden
& R. Baker) Anderberg

Omit from under the heading
“Convolvulaceae” (under the heading
“Plants”):

Wilsonia backhousei Hook.

Insert instead:

Wilsonia backhousei Hook. f.

Dated, this 16th day of February 2006.

Dr Lesley Hughes
Chairperson of the Scientific Committee

Copies of determination and reasons

Copies of the 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 Department of Environment and Conservation Information Centre, Level 14, 59–61 Goulburn St, Sydney.

OFFICIAL NOTICES**Appointments****ABORIGINAL LAND RIGHTS ACT 1983**

Notice

I, the Honourable Milton Orkopoulos MP, Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 231(2) of the Aboriginal Land Rights Act 1983 (the Act), extend the term of the appointment of Mr William Malvern as Administrator to the Coonabarabran Local Aboriginal Land Council for a maximum period of six calendar months, effective from the 14 February 2006. During the period of his appointment, the Administrator will have all of the functions of a Local Aboriginal Land Council as specified in section 52(1) of the Act, and any other duties as specified by the agreed terms of appointment. The Administrator's remuneration is not to exceed \$60,000 dollars (excluding GST).

Signed and sealed this 27th day of February 2006.

MILTON ORKOPOULOS, M.P.,
Minister for Aboriginal Affairs

GOD SAVE THE QUEEN

RURAL ASSISTANCE ACT 1989

Appointment of Chief Executive

NSW Rural Assistance Authority

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to Section 11 of the Rural Assistance Act 1989 appoint Mr Alan Coutts as Chief Executive of the New South Wales Rural Assistance Authority from the date of the Governor's approval of this appointment until 20 May 2007.

Dated this 1st day of March 2006.

IAN MACDONALD, M.L.C.,
Minister for Primary Industries

Department of Lands

ARMIDALE OFFICE
108 Faulkner Street, Armidale NSW 2350
Phone: (02) 6772 5488 Fax (02) 6771 5348

ROADS ACT 1993

ORDER

Transfer of a Crown road to a Council

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

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

SCHEDULE 1

Parish and Town – Inverell;
County – Gough;
Land District and L.G.A – Inverell

The Crown roads and lanes in the Town of Inverell as shown shaded on the diagram hereunder.



SCHEDULE 2

Roads Authority: Inverell Shire Council.

File No.: AE 06 H 175.

Councils Reference: 28.9.22 : David Pryor.

FAR WEST REGIONAL OFFICE
45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830
Phone: (02) 6883 3000 Fax: (02) 6883 3099

**APPOINTMENT OF CORPORATION TO MANAGE
RESERVE TRUST**

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Central Darling Shire Council	Ivanhoe Bushfire Brigade Reserve Trust	Reserve No. 83244 Public Purpose: Bush Fire Brigade Purposes Notified: 30 June 1961 File Reference: WL88R150/1

**ALTERATION OF PURPOSE OF A WESTERN
LANDS LEASE**

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

IAN MacDONALD MLC,
Minister for Natural Resources

*Administrative District – Hillston North;
Shire – Carrathool;
Parish – Various;
County – Mossgiel*

The purpose of Western Lands Lease 5537, being the land contained within Folio Identifiers 3447/765736 and 6542/765736 has been altered from "Grazing" to "Grazing and Cultivation" effective from 14 March 2006.

As a consequence of the alteration of purpose rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions previously annexed to Western Lands Lease 5537 have been revoked and the following conditions have been annexed thereto.

**CONDITIONS AND RESERVATIONS ATTACHED TO
WESTERN LANDS LEASE 5537**

- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Natural Resources as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4(2) of the Act.
- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.
 (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
 (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 1 July in each year.
- (6) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.
 "GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.
 Notwithstanding any other provision of this Agreement:
 If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.

- (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
- (11) The land leased shall be used only for the purpose of Grazing and Cultivation.
- (12) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (14) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (15) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (16) The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local government area
- (17) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (18) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (19) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (20) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (21) The lessee shall erect gates on roads within the land leased when and where directed by the Commissioner for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (22) The right is reserved to the public of free access to, and passage along, the bank of any watercourse adjoining the land leased and the lessee shall not obstruct access or passage by any member of the public to or along the bank.
- (23) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee shall post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities shall be erected and maintained to the satisfaction of the Commissioner. The lessee shall not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (24) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (25) The lessee shall comply with requirements of section 18DB of the Western Lands Act 1901 which provides that, except in the circumstances referred to in subsection (4) of that section, any native vegetation on the land the subject of the lease, and any part of the land that is protected land, must not be cleared except in accordance with the Native Vegetation Act 2003.

- (26) The lessee shall comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Department has first been obtained and any condition to which the consent is subject under sub section (6) is complied with.
- (27) Notwithstanding any other condition annexed to the lease, the lessee shall, in removing timber for the purpose of building, fencing or firewood, carefully preserve all timber, scrub, vegetative cover and any regeneration thereof (except noxious plants and those "woody weeds" specified in Clause 28(1) and parts 9 and 13 in Schedule 4 of the Regulations) on the following parts of the land leased:
- between the banks of, and within strips at least 20 metres wide along each bank of, any creek or defined watercourse;
 - within strips at least 30 metres wide on each side of the centre line of any depression, the sides of which have slopes in excess of 1 (vertically) in 4 (horizontally), that is, approximately 14 degrees;
 - where the slopes are steeper than 1 (vertically) in 3 (horizontally), that is, approximately 18 degrees;
 - within strips not less than 60 metres wide along the tops of any ranges and main ridges;
 - not in contravention of section 21CA of the Soil Conservation Act 1938.
- In addition to the foregoing requirements of this condition, the lessee shall preserve on so much of the land leased as is not the subject of a clearing licence (where possible, in well distributed clumps or strips) not less than an average of 30 established trees per hectare, together with any other timber, vegetative cover or any regeneration thereof which may, from time to time, be determined by the Commissioner to be useful or necessary for soil conservation or erosion mitigation purposes or for shade and shelter.
- (28) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the Forestry Act 1916 and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased. The lessee shall not have any property right in the timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the Forestry Act 1916 or unless a clearing licence has been issued in accordance with the Native Vegetation Act 2003, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (29) The lessee shall take all necessary steps to protect the land leased from bush fire.
- (30) The lessee shall, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (31) Whenever so directed by the Commissioner, the lessee shall, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.
- (32) The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee shall comply with any directions of the Commissioner to prevent or discontinue overstocking.
- (33) The lessee shall, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseedling and regeneration of vegetation and, for that purpose, the lessee shall erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary.
- (34) The lessee shall furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (35) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (36) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (37) The lessee shall only conduct irrigated cultivation within the areas of 198 hectares indicated by hatching on the diagram hereunder. Any other cultivation outside these areas will only be allowable with the consent of the Commissioner or the Minister.
- (38) The lessee shall not clear any native vegetation or remove any timber within the area shown hatched on the diagram hereunder unless written approval has been granted from the local Catchment Management Authority.
- (39) The lessee shall comply with the provisions of the Protection of the Environment Operations Act 1997, particularly in relation to disposal of tailwaters or

- waters which may be contaminated with fertiliser, herbicide or pesticide or similar chemicals.
- (40) The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- (41) Incised drainage lines, other than man made structures, which carry water after storms shall be left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
- (42) Aboriginal sites are protected under the National Parks and Wildlife Act 1974, and are extremely vulnerable to many kinds of agricultural development.
- Should any Aboriginal archaeological relics or sites be uncovered during the proposed works, work is to cease immediately. The lessee must consider the requirements of the National Parks and Wildlife Act 1974, with regard to Aboriginal relics. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director-General of the Department of Environment and Conservation.
- If an Aboriginal site is found in this area, the subject of this consent, the activity must cease until the consent holder has notified the Department of Environment and Conservation of the existence of the Aboriginal site. Contact details are: The Manager, Cultural Heritage Unit, Department of Environment and Conservation, Phone (02) 6883 5324 or at 58-62 Wingewarra Street, Dubbo.
- (43) Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate. Where such approval is granted and stubble burning is carried out with the approval as per requirements of the NSW Rural Fire Services.
- (44) The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
- (45) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (46) The lessee shall undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Services.
- (47) Irrigation water is not to be permanently transferred from the lease without the prior permission of the Western Lands Commissioner.
- (48) The lessee must ensure that if cotton is to be grown, only a maximum of two cotton crops can be grown on any one area in any six consecutive years. During other years the area may be fallowed or sown to pasture, fodder or grain crops.

HAY OFFICE

126 Lachlan Street (PO Box 182), Hay NSW 2711

Phone: (02) 6993 1306 Fax: (02) 6993 1135

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

*Land District of Deniliquin;
Council of Wakool*

Lot 11 of D.P. 1092089 Parish of Barham, County of Wakool, File No: HY 03 H 91

Note: (1) On closing, title for the land comprised in Lot 11 remains vested in the Wakool Shire Council as Operational Land.

GOULBURN OFFICE
159 Auburn Street (PO Box 748), Goulburn NSW 2580
Phone: (02) 4828 6725 Fax: (02) 4828 6730

ROADS ACT 1993**SCHEDULE 2****ORDER**

Roads Authority: Tumut Shire Council.
 (Council's Ref: 30531).
 Reference: GB 05 H 715.

Transfer of Crown Road to a Council

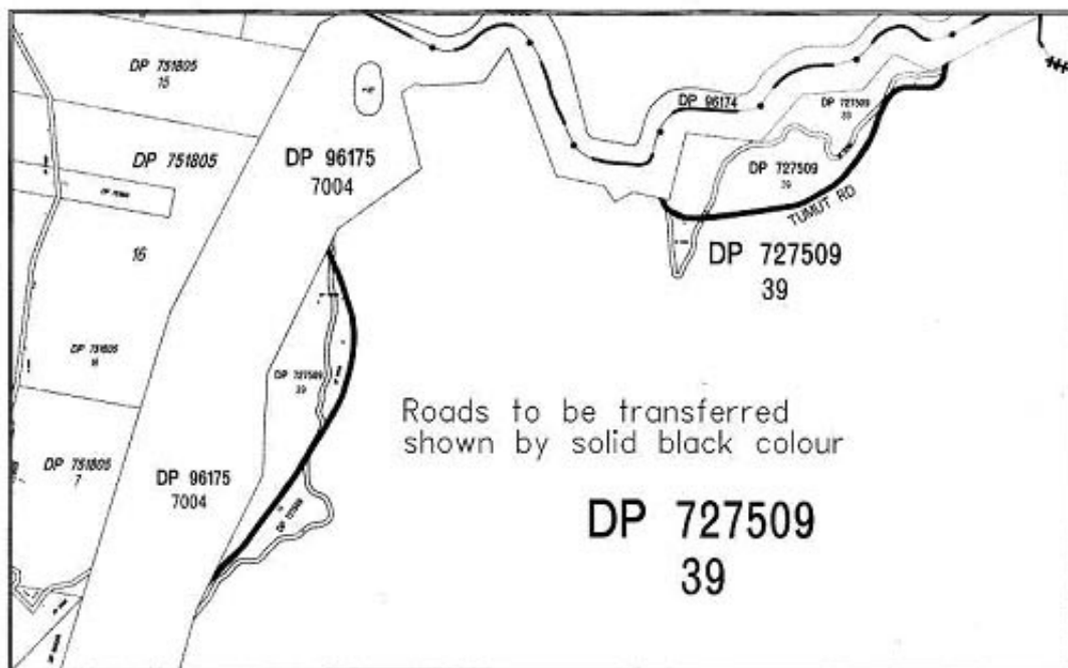
IN pursuance of the provisions of Section 151 of the Act, the Crown Road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

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

SCHEDULE 1

Parish: Brindibella;
County: Cowley;
Land District: Queanbeyan
LGA: Tumut

DESCRIPTION: Crown road shown by solid black colour through Lot 39, DP 727509 in two parts.



ORDER

Transfer of Crown Road to a Council

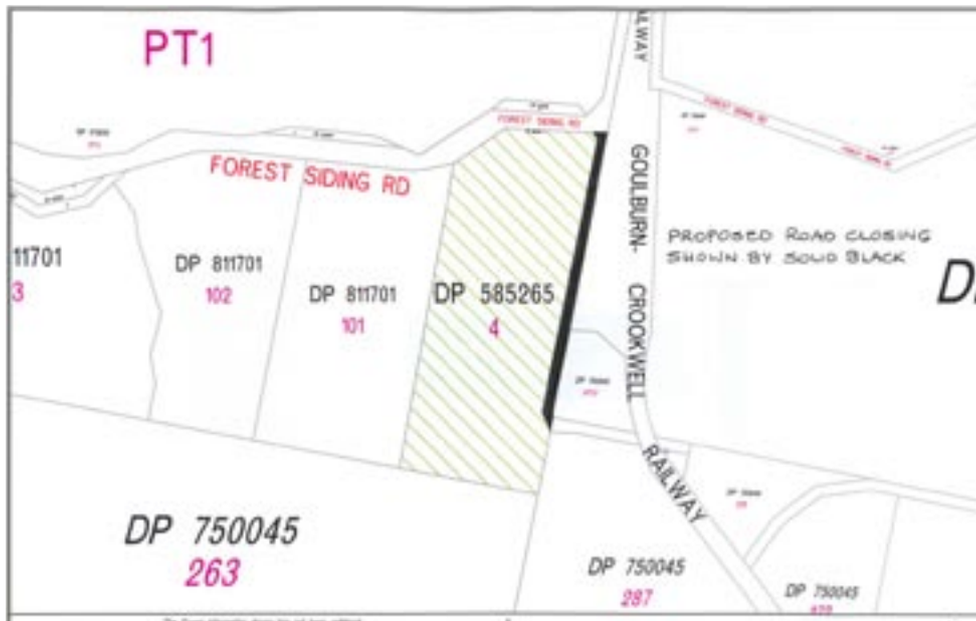
IN pursuance of the provisions of section 151 of the Act, the Crown Road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

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

SCHEDULE 1

Parish – Rhyana;
County – Argyle;
Land District – Goulburn;
LGA – Goulburn Mulwaree

DESCRIPTION: Crown road east of Lot 4, DP 585265 as shown by solid black colour on diagram below.

**ORDER**

Correction of Defective Instrument

IN pursuance of the provisions of the Roads Act 1993, Section 257, the Instrument contained within Government Gazette No. 27 dated 24 February 2006, Folio 939 under the heading "GOULBURN OFFICE, Notification of Closing of a Road" the description is hereby amended. At the end of the description the words "Lot 1 DP 1091842 (not being land under the Real Property Act)" is deleted and replaced with "Lot 1 DP 1091842 (being land in Vol 1216 Fol 91)". GB04H597. BA.

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

*Land District – Casino;
LGA –Kyogle Council*

Roads Closed: Lot 1 DP 1093442 at Loadstone, Parish Cougal, County Rous.

File Reference: GF02H368.

Schedule

On closing, the land within Lot 1 DP 1093442 becomes vested in Kyogle Council as operational land for the purposes of the Local Government Act 1993.

Councils reference: John F Gibson: 02/426 : HM.

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

*Land District – Murwillumbah;
LGA –Byron Shire Council*

Roads Closed: Lot 1 DP 1068306 at Ocean Shores, Parish Billinudgel, County Rous.

File Reference: GF03H116.

Schedule

On closing, the land within Lot 1 DP 1068306 becomes vested in Byron Shire Council as operational land for the purposes of the Local Government Act 1993.

Councils reference: ENG655000#574360

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

*Land District – Murwillumbah;
LGA –Byron Shire Council*

Roads Closed: Lot 1 and 2 DP 1093852 at Suffolk Park, Parish Byron, County Rous.

File Reference: GF03H272

Schedule

On closing, the land within Lot 1 and 2 DP 1093852 becomes vested in Byron Shire Council as operational land for the purposes of the Local Government Act 1993.

Councils reference: ENG655000.

MAITLAND OFFICE
Corner Newcastle Road and Banks Street (PO Box 6), East Maitland NSW 2323
Phone: (02) 4937 9300 Fax: (02) 4934 2252

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the land described in the Schedule hereunder, is declared to be Crown land within the meaning of that Act.

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

SCHEDULE

Description

Land District – Gosford;
Council – Gosford;
Parish – Gosford;
County – Northumberland

49.2 ha being Lot 6, DP 261870, 4.356 ha being Lot 8, DP 261870, 12.36 ha being Lot 11, DP 261772, held in the name of Her Most Gracious Majesty Queen Elizabeth The Second for the Minister of Agriculture and Rural Affairs.

File Ref: MD05 H 172.

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

COLUMN 1

Land District: Gosford
 Local Government Area: Gosford City Council
 Locality: Gosford

Lot	Sec.	D.P. No.	Parish	County
6		261870	Gosford	Northumberland
8		261870	Gosford	Northumberland
11		261772	Gosford	Northumberland

Area: 65.916ha

File Reference: MD05H172/1.

New Area: 143.92ha.

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

COLUMN 2

Reserve No. 69754
 Public Purpose: Viticulture
 Notified: 20 December 1940

Lot	Sec.	D.P. No.	Parish	County
209		755227	Gosford	Northumberland
187		755227	Gosford	Northumberland
3		755227	Gosford	Northumberland
7003		755227 #	Gosford	Northumberland

MOREE OFFICE**Frome Street (PO Box 388), Moree NSW 2400****Phone: (02) 6752 5055 Fax: (02) 6752 1707****NOTIFICATION OF CLOSING OF A PUBLIC ROAD**

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

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

Description

*Land District: Narrabri;
Council: Walgett Shire Council*

Council public road 30.175 metres wide north of and variable width east of Lot 10 in DP 1067218, being road south of the Narrabri West Walgett Railway Line at Burren Junction, Parish Dewhurst, County Jamison.

File: ME03H151.

Upon closure this Council road will remain vested in Walgett Shire Council but as operational land.

NOWRA OFFICE
5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541
Phone: (02) 4428 6900 Fax: (02) 4428 6988

**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
Eurobodalla (North) Reserve Trust	Reserve No. 89579 Public Purpose: Parking Public Recreation Notified: 5 September 1975 Reserve No. 180038 Public Purpose: Public Recreation Notified: 20 January 1989 Reserve No. 89171 Public Purpose: Public Recreation Notified: 29 March 1974 Reserve No. 52001 Public Purpose: Cemetery Notified: 23 February 1917 File Reference: NA05R9/1

Note: All current leases and licences entered into by the former reserve trusts, dissolved this day, for the abovenamed reserves are saved and may be dealt with by the Eurobodalla (North) Reserve Trust as the Lessor/Licensor under such agreements from the date of this notification.

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
Batemans Bay (R89579) Reserve Trust	Reserve No. 89579 Public Purpose: Parking Public Recreation Notified: 5 September 1975 File Reference: NA80R143/1

SCHEDULE

COLUMN 1	COLUMN 2
Durras (R180038) Reserve Trust	Reserve No. 180038 Public Purpose: Public Recreation Notified: 20 January 1989 File Reference: NA82R148/1

SCHEDULE

COLUMN 1	COLUMN 2
Malua Bay (R89171) Reserve Trust	Reserve No. 89171 Public Purpose: Public Recreation Notified: 29 March 1974 File Reference: NA80R100/1

NOTIFICATION OF CLOSING OF A PUBLIC ROAD

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

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

*Land District – Moruya;
L.G.A. – Eurobodalla*

Lot 5, DP 42865 at Dalmeny in the Parish of Wagonga and County of Dampier.

File ref.: NA 05 H 327.

NOTES: (1) On closing, the land comprised in Lot 5 is to remain vested in the State of New South Wales as Crown Land.

(2) The land within Lot 5, DP 42865 was Reserved R.1011288 for Public Recreation and Coastal Environmental Protection, this day.

RESERVATION OF CROWN LAND

PURSUANT to section 87 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the schedule hereunder is reserved as specified opposite thereto in Column 2 of the Schedule.

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

COLUMN 1	COLUMN 2
Land District: Moruya LGA: Eurobodalla Shire Council Locality: Dalmeny <i>Lot D.P. Parish County</i> 5 42865 Wagonga Dampier Area: 6.58ha File Reference: NA 06 R 3.	Reserve No. 1011288 Public Purpose: Public Recreation and Coastal Environmental Protection

NOTES: Being the road closed, this day.

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
Eurobodalla (South) Reserve Trust	Reserve No. 1011288 Public Purpose: Public Recreation and Coastal Environmental Protection Notified: This day File Reference: NA 06 R 3

COLUMN 1
Gary Leslie PEUTER (new member)
Cassandra BREED (new member)
Janet McINTYRE (new member)
William Leigh MARTIN (re-appointment)
Elvina Ruby JAMES (re-appointment)
William GILES (re-appointment)
Penelope Jane LUMB (re-appointment)

SCHEDULE

COLUMN 2	COLUMN 3
Ulladulla Wildflower Reserve Trust	Reserve No. 95755 Public Purpose: Preservation of Native Flora Notified: 24th December, 1981 File Reference: NA 82 R 5

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

For a term commencing 18th May, 2006 and expiring 17th May 2011.

ORANGE OFFICE
92 Kite Street (PO Box 2146), Orange NSW 2800
Phone: (02) 6391 4300 Fax: (02) 6362 3896

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Colleen Olive Coates (new member) Vanessa Susan Miller (new member)	Gooloogong Memorial Hall Trust	Dedication No. 590022 Public Purpose: War Memorial (Hall Site) Notified: 1 October 1954 File Reference: OE80R202/2

For a term commencing this day and expiring 24 February 2010.

NOTIFICATION OF CLOSING OF A 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 and LGA – Orange

Road closed: Lot 1, DP1093097 at Spring Hill, Parish Huntley, County Bathurst. File Reference: OE05H390.

Note: On closing the land remains vested in the Crown as Crown land.

NOTIFICATION OF CLOSING OF A 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 – Bathurst;
LGA – Bathurst Regional*

Road closed: Lot 1, DP1093096 at Wattle Flat, Parish Sofala, County Roxburgh. File Reference: OE05H391.

Note: On closing the land remains vested in the Crown as Crown land.

NOTIFICATION OF CLOSING OF A 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 and LGA – Lithgow

Road closed: Lot 100, DP1092380 at Rydal, Parish Thornshope, County Roxburgh. File Reference: OE04H391.

Note: On closing the land remains vested in the Crown as Crown land.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Larry Pitts (new member)	Ophir (R65909) Reserve Trust	Reserve No. 65909 Public Purpose: Public Recreation Notified: 3 April 1936 File Reference: OE80R16/6

For a term commencing this day and expiring 23 April 2010.

SYDNEY METROPOLITAN OFFICE
Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150
(PO Box 3935, Parramatta NSW 2124)
Phone: (02) 8836 5300 Fax: (02) 8836 5365

ASSIGNMENT OF NAME TO A RESERVE TRUST

PURSUANT to clause 4(3) of Schedule 8 to the Crown Lands Act 1989, the name specified in Column 1 of the Schedule hereunder is assigned to the reserve trust constituted as trustee of the reserve specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, MLC.,
 Minister for Lands

 SCHEDULE

COLUMN 1	COLUMN 2
Forbes Creek (R88106) Reserve Trust	Reserve No. 88106 Public Purpose: Public Recreation Notified: 22 January 1971 File Reference: MN84R6/2

ADDENDUM

The notification appearing in the Government Gazette of the 6th December 1985, folio 6374 under the heading "REVOCATION OF DEDICATIONS" and detailing "Parish Wilton, County Camden, Town Wilton, 2.066 hectares, being Wilton General Cemetery, dedicated 22nd March 1883" is amended as detailed hereunder:

Delete the words "2.066 hectares, being Wilton General Cemetery," and insert the words "1.580 hectares, being part of Wilton General Cemetery, dedicated 22nd March 1883, exclusive of that portion set aside for Roman Catholic burial purposes," in lieu thereof.

File Reference: MN85R50.

TONY KELLY, MLC.,
 Minister for Lands

TAMWORTH OFFICE**25-27 Fitzroy Street (PO Box 535), Tamworth NSW 2340****Phone: (02) 6764 5100 Fax: (02) 6766 3805****NOTIFICATION OF CLOSING OF ROADS**

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

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

Description

*Land District – Gunnedah;
L.G.A. – Gunnedah Shire*

Roads Closed: Lots 1, 2, 3 & 4 in DP 1093781 at Boggabri,
Parish Dubbleda, County Pottinger.

File No.: TH03H 149.

SCHEDULE

On closing, the land within Lots 1 to 4 inclusive,
DP1093781 will vest in the State of New South Wales as
Crown Land.

RESERVATION OF CROWN LAND

PURSUANT to section 87 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder is reserved as specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

COLUMN 1

Land District: Tamworth
Local Government Area:
Tamworth Regional Council
Locality: Kootingal

Lot D.P. No. Parish County
263 753841 Moonbi Inglis

Area: 1012m².

File Reference: TH04H151.

Notes: This reservation automatically revokes Reserve
89988 for Boy Scouts at Kootingal notified on 10th
December 1976.

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

Kootingal Boy Scouts
(R89988) Reserve Trust

COLUMN 2

Reserve No. 89988
Public Purpose: Boy Scouts
Notified 10th December 1976
File Reference: TH04H151

TAREE OFFICE
102-112 Victoria Street (PO Box 440), Taree NSW 2430
Phone: (02) 6552 2788 Fax: (02) 6552 2816

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Land District: Gloucester;
Local Government Area: Gloucester

Road closed: Lot 11, DP 1094246 at Bundook.

Parish of Tiri, County of Gloucester. File No. TE05H 80.

On closing, the land within lot 11 becomes vested in the State of New.

South Wales as Crown land. Council's reference: R2/907.

WAGGA WAGGA OFFICE
Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650
Phone: (02) 6937 2700 Fax: (02) 6921 1851

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

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

Parish – Muttama;
County – Harden;
Land District – Gundagai;
Shire – Gundagai

SCHEDULE 1

Crown Public Road 30.175 wide described as that part of Bannisters Lane south and through Lot 307 DP 753625; then south of Lot 305 DP 753625.

SCHEDULE 2

Roads Authority: Gundagai Shire Council.

File No: WA06H83.

Department of Natural Resources

WATER ACT 1912

Section 22BA

Amendment of Order

Murray-Darling Basin

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

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

1. Water supply (including supply for irrigation) for experimental, research or teaching purposes;
2. Water supply for stock purposes;

For the purpose of this Clause 'stock' means stock of a number not exceeding the number pastured ordinarily on the land having regard to seasonal fluctuations in the carrying capacity of the land and not held in close concentration for a purpose other than grazing. This excludes feedlots and piggeries, in particular.

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

ADDITIONAL INVALIDATION

The Water Administration Ministerial Corporation declares that no application under Part 2 of the Act for a licence within the Yass River catchment as shown in Schedule (B) may be made except for:

11. Applications for a dam for the conservation of water for stock and/or domestic purposes where the maximum amount of water conserved will not exceed the Maximum Harvestable Right entitlement for the property on which it is located.
12. Applications for a dam for water supply to proposed lots within a proposed or approved Rural Residential Subdivision, where the dam capacity does not exceed the remaining Harvestable Right capacity of the total approved subdivision area.

Notwithstanding the matters covered in items 1 to 12 above, this Order does not allow any application for an entitlement to be made in the shaded area shown in Schedule (A) except if the entitlement is to replace a licence that has been cancelled under Part 2 of the Water Act 1912, or a water access licence that has been cancelled or subdivided under the Water Management Act 2000.

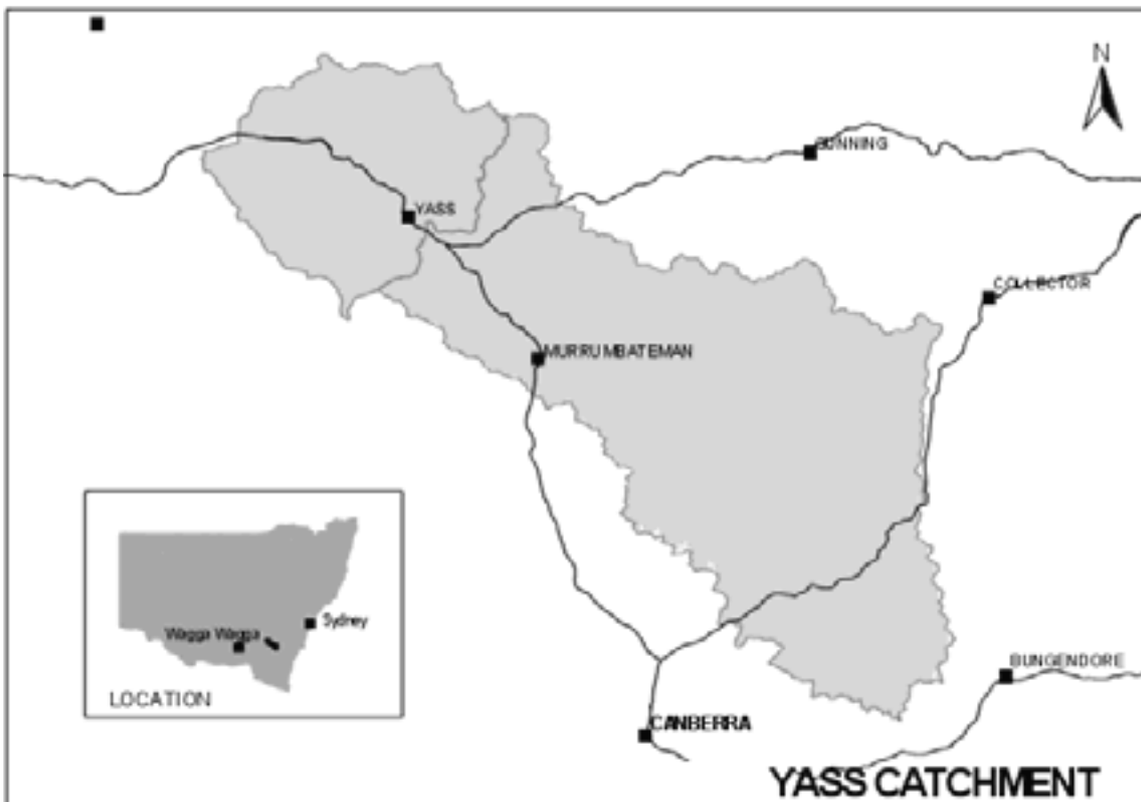
Signed for the Water Administration
Ministerial Corporation

Regional Director, Murray-Murrumbidgee Region
Department of Infrastructure, Planning and Natural Resources
Date: 16.5.05

SCHEDULE A



SCHEDULE B



WATER ACT 1912

Notice of Adoption of Floodplain Management Plan under section 166A of Part 8

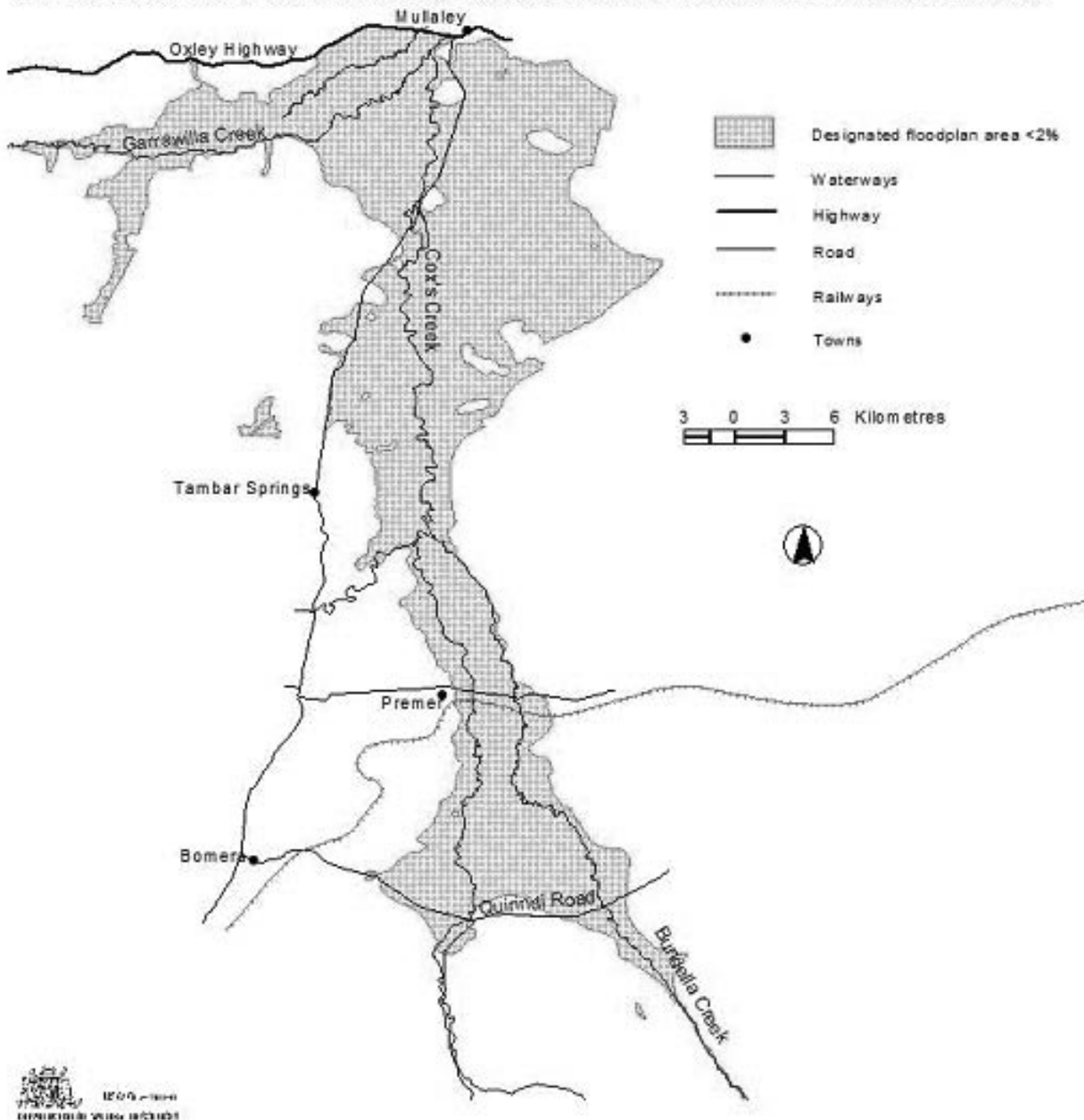
Upper Coxs Creek Floodplain Management Plan

PURSUANT to section 166A of the Water Act 1912, and having considered the matters set out in section 166C of the Act, the Water Administration Ministerial Corporation has adopted the Upper Coxs Creek Floodplain Management Plan as a floodplain management plan for the lands set out in the Schedule to this Notice.

SCHEDULE

That part of the Liverpool Plains Floodplain, designated as a floodplain by order published in the Gazette, 16th December 1994, being the area situated in New South Wales in the catchment of the Liverpool Plains, shown hatched on the map hereunder.

UPPER COXS CREEK FLOODPLAIN MANAGEMENT PLAN AND DESIGNATED AREA



Larger maps of the area and exclusions to which this notice relates are available for public inspection during office hours at the Department's Tamworth and Gunnedah offices.

WATER ACT 1912

Order under section 166(1) of Part 8

Amendment of Designation of Floodplain Area – Liverpool Plains Floodplain

THE Water Administration Ministerial Corporation, by this Order pursuant to section 166(1) of Part 8 of the Water Act 1912, hereby amends the floodplain designation known as the Liverpool Plains Flood Plain (gazetted 16th December 1994) to exclude the lands set out in the Schedule to this Notice.

Dated at Sydney this day the 13th February 2006.

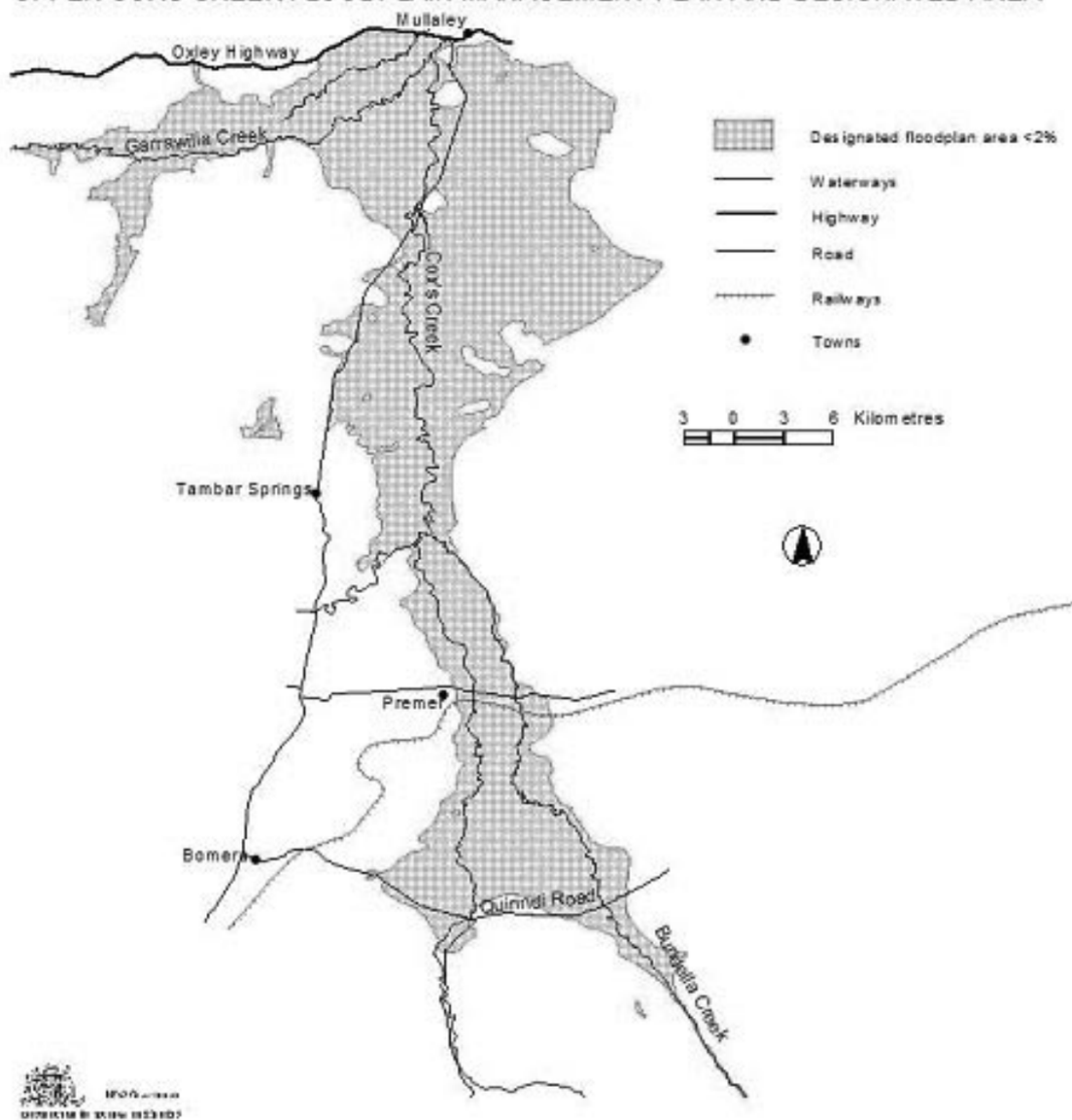
Director-General
Department of Natural Resources
(by delegation)

SCHEDULE

Those parts of that area situated in New South Wales and:

- a) being within or part of the Shires of Gunnedah, Liverpool Plains and Coonabarabran;
- b) shown on the diagram hereunder; and
- c) exclusive of all towns, villages and their environs.

UPPER COXS CREEK FLOODPLAIN MANAGEMENT PLAN AND DESIGNATED AREA



Larger maps of the area and exclusions to which this Order relates are available for public inspection during office hours at the Department’s Tamworth and Gunnedah offices.

WATER ACT 1912

Order under section 166(1) of Part 8

Designation of Floodplain Area – Upper Coxs Creek Floodplain

THE Water Administration Ministerial Corporation, by this Order pursuant to section 166(1) of Part 8 of the Water Act 1912, designates the lands set out in the Schedule to this Notice as a floodplain which is to be known as the Upper Coxs Creek Floodplain.

Dated at Sydney this day the 13th February, 2006.

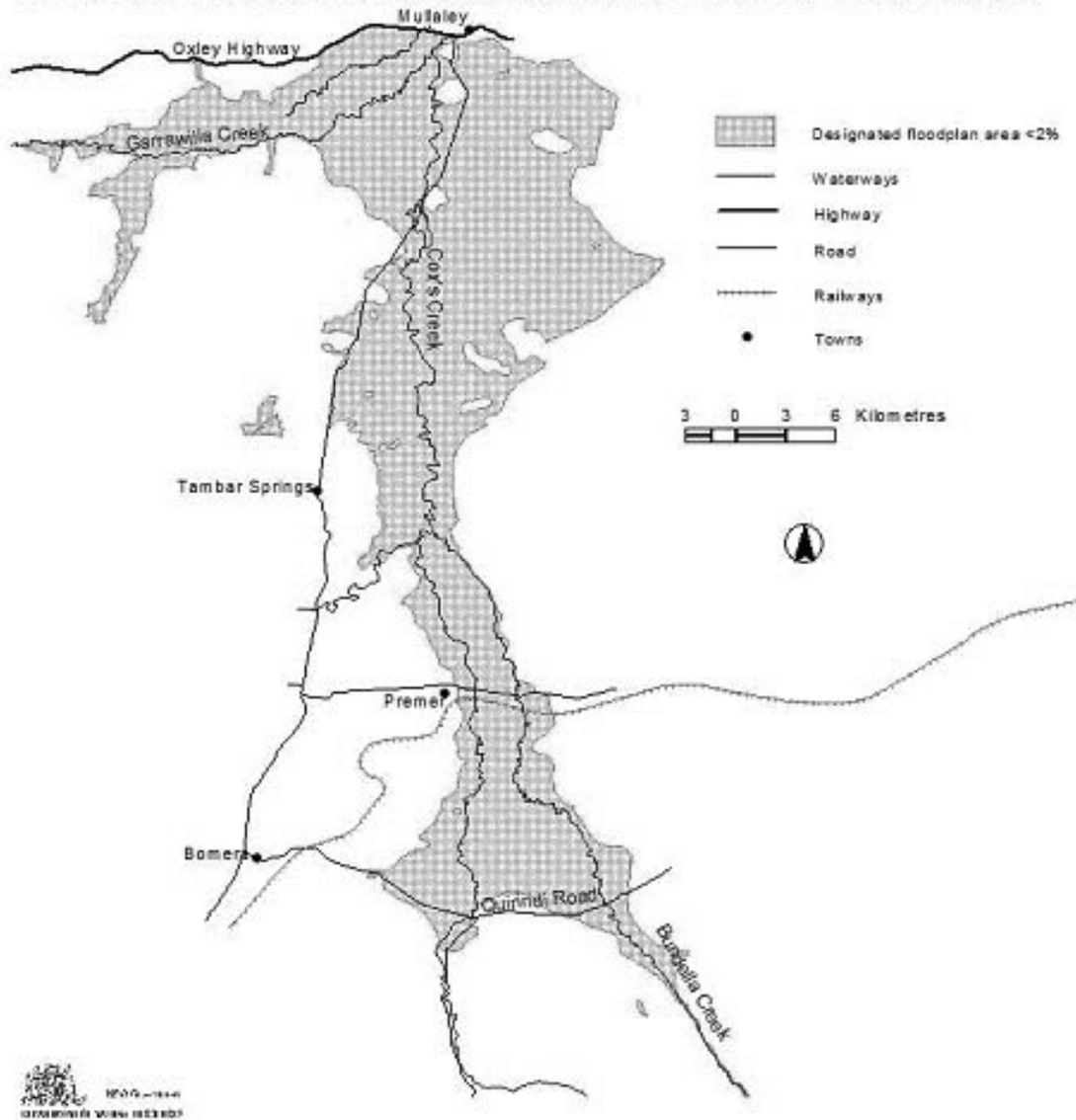
Director-General
Department of Natural Resources
(by delegation)

SCHEDULE

Those parts of that area situated in New South Wales and:

- being within or part of the Shires of Gunnedah, Liverpool Plains and Coonabarabran;
- shown on the diagram hereunder; and
- exclusive of all towns, villages and their environs.

UPPER COXS CREEK FLOODPLAIN MANAGEMENT PLAN AND DESIGNATED AREA



Larger maps of the area and exclusions to which this Order relates are available for public inspection during office hours at the Department's Tamworth and Gunnedah offices.

WATER ACT 1912

APPLICATIONS under Part 2, being within proclaimed (declared) local areas under Section 10 of the Water Act, 1912, as amended.

Applications for Licences within proclaimed local areas as generally described hereunder have been received as follows:

Namoi River Valley

1. Guy Ashlin SCHAEFER and Helen Erica SCHAEFER for a pump on Moore Creek on Lot 2, DP846145, Parish of Perry, County of Inglis for irrigation of 16.1 hectares (forage crops). This application seeks to transfer by way of permanent transfer, 40 megalitres of existing Moore Creek entitlement and combine with 9.5 hectares presently authorised. Ref: 90SL100890.
2. Paul William PITNEY and Ngaia Anne PITNEY for a pump on Moore Creek on Lot 11/864878, Parish of Moonbi, County of Inglis for irrigation of 3.3 hectares (pasture). This application seeks to transfer by way of permanent transfer, 20 megalitres of existing Moore Creek entitlement. GA2472373.
3. Andrew James Bell and Meredyth Jayne Bell of Red Gums Kootingal for a 80mm pump on the Cockburn River located on Lot 221, DP811260, Parish of Moonbi, County of Inglis for irrigation purposes by way of permanent transfer of existing entitlement (60 megalitres) from Ross Learmonth and Jacquelyn Ann Learmonth licence 90SL045152 (held in conjunction with 90BL247418). L.O. Papers 90SL100891. GA2472317.

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

GEOFF CAMERON,
Manager Resource Access

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

WATER ACT 1912

APPLICATIONS under Part 2 within a Proclaimed (declared) Local Area under Section 5(4) of the Water Act, 1912.

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

Murrumbidgee Valley

Allan Stuart and Christine PANKHURST for a pump on the Murrumbidgee River, Lot 4 DP 701582, Parish of Wallaroo, County of Murray for a water supply for domestic purposes and irrigation of 13 hectares and supply of stock and domestic water to the occupiers of Lot 4 DP 701582, Parish of Wallaroo, County of Murray. Replacement License. Increase in Irrigation entitlement via permanent transfer. Reference: 40SL71076.

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

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

S.F. WEBB,
Resource Access Manager
Murrumbidgee Region

Department Natural Resources
P.O. Box 156, LEETON NSW 2705

WATER ACT 1912

APPLICATIONS for Licenses under Section 10 of the Water Act 1912, as amended, have been received from:

TONY ERNST WANDALLER for a pump on Wilsons Creek Lot 11 DP 605727 Parish Jasper County Rous for water supply for domestic purposes (new license) (Our Ref:- GRA6323756 – GA2:- 476205).

GEORGE STEPHEN PRATT and JOAN LOOKE PRATT for a pump on Richmond River and a dam and a pump Lot 56 DP 755733 Parish Roseberry County Rous for conservation of water and irrigation of 16 hectares (77 megalitres) (replacement license application – additional dam and pump – no increase in authorised area or entitlement) (Our Ref:- 6323757).

NEIL THOMAS MURRAY and BEVERLY ELIZABETH MURRAY for a pump on an Unnamed Watercourse Easement within Lot 7 DP 1011671 Parish Teven County Rous for water supply for domestic purposes (new license) (Our Ref:- GRA6323766).

DARSHAN SINGH and SURINDER SINGH for a dam on an Unnamed Watercourse Lot 1 DP 965621 Parish Warrazambil County Rous for conservation of water for stock purposes (new license) (Our Ref:- GRA6323598).

IAN MAURICE FERGUSON and AILEEN YVONNE FERGUSON for a pump on Back Creek Lot 5 DP 876467 Parish Tyalgum County Rous for irrigation of 5 hectares (13 megalitres) (split of existing license – no increase in authorised area or allocation) (In lieu of previous advertisement) (Our Ref:- GRA6323690 – GA2:- 476206).

DAVID ERLE DODDS and WENDY MICHELLE DODDS for a pump on Oxley River Easement within Lot 1 DP 1075507 Parish Murwillumbah County Rous for water supply for stock purposes (new license) (Our Ref:- GRA6323856).

AN application for a Joint Water Supply Authority under Section 20 of the Water Act 1912, as amended, has been received from:

ROBIN WILSON and AMANDA LEE WILSON, BENBULLEN PTY LTD, and ALAN ROBERT and DUNCAN IAN THELWELL for a pump on Bilambil Creek Lot 11 DP 1077540 Parish Berwick County Rous for water supply for domestic purposes to Lot 10 DP 259784 and irrigation of 22.5 hectares (34 megalitres) (replacement authority application – additional occupier – no increase in authorised area or entitlement) (Our Ref:- GRA6076744).

Any enquiries regarding the above should be directed to the undersigned (telephone (02) 6640 2000). Written objections specifying the grounds thereof must be lodged within 28 days of the date of this publication as prescribed by the Act.

G. LOLLBACK,
Resource Access Manager

Department of Natural Resources
Locked Bag 10
GRAFTON NSW 2460

WATER ACT 1912

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

Murrumbidgee Valley

SPENCER Peter James for a bore on Lot 49 DP 750539, Parish of Flinders , County of Beresford for a water supply for commercial purposes (water bottling). New License. Reference 40BL190533.

SPENCER Peter James for a bore on Lot 47 DP 750539, Parish of Flinders , County of Beresford for a water supply for commercial purposes (water bottling). New License. Reference 40BL190658.

SPENCER Peter James for a bore on Lot 48 DP 750539, Parish of Flinders , County of Beresford for a water supply for commercial purposes (water bottling). New License. Reference 40BL190659.

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 18th April 2006 as prescribed by the Act.

S.F. WEBB,
Resource Access Manager
Murrumbidgee Region

Department of Natural Resources
P.O. Box 156, LEETON NSW 2705

Department of Planning



New South Wales

Blacktown Local Environmental Plan 1988 (Amendment No 208)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRW0000086/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Blacktown Local Environmental Plan 1988 (Amendment No 208)

Clause 1

Blacktown Local Environmental Plan 1988 (Amendment No 208)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Blacktown Local Environmental Plan 1988 (Amendment No 208)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies from Zone No 6 (a) (the Public Recreation Zone) to Zone No 2 (a) (the Residential “A” Zone) under *Blacktown Local Environmental Plan 1988* to enable the land to be used for the purposes permissible within that residential zone.

3 Land to which plan applies

This plan applies to part of Lot 1, DP 1058271, located in the vicinity of Stone Street, Richmond Road, Gregory Street and Armitage Road, Glendenning, as shown edged heavy black and lettered “2 (a)” on the map marked “Blacktown Local Environmental Plan 1988 (Amendment No 208)” deposited in the office of the Council of the City of Blacktown.

4 Amendment of Blacktown Local Environmental Plan 1988

Blacktown Local Environmental Plan 1988 is amended by inserting in appropriate order in the definition of *the map* in clause 6 (1) the following words:

Blacktown Local Environmental Plan 1988 (Amendment No 208)



New South Wales

Camden Local Environmental Plan No 141

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRW0000592/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Camden Local Environmental Plan No 141

Camden Local Environmental Plan No 141

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Camden Local Environmental Plan No 141*.

2 Aim of this plan

The aim of this plan is to allow the carrying out of development associated with the Macarthur Centre for Sustainable Living, with the consent of the Council, and, in particular, development for the purpose of an office, a visitors centre, an education centre, a nursery, a cafe, demonstration and community gardens, garden tours, festivals or markets.

3 Land to which plan applies

This plan applies to certain land in the Camden local government area, being part of Lot 132 in DP 825469, 1 Mount Annan Drive, Mount Annan, as shown edged heavy black on the map marked "Camden Local Environmental Plan No 141" deposited in the office of Camden Council.

4 Amendment of Camden Local Environmental Plan No 48

Camden Local Environmental Plan No 48 is amended as set out in Schedule 1.

Camden Local Environmental Plan No 141

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Definitions

Insert in appropriate order in the definition of *the map* in clause 5 (1):

Camden Local Environmental Plan No 141

[2] Schedule 3

Insert at the end of the Schedule:

Part of Lot 132, DP 825469, 1 Mount Annan Drive, Mount Annan, as shown edged heavy black on the map marked “Camden Local Environmental Plan No 141”—development for the purpose of any of the following associated with the Macarthur Centre for Sustainable Living:

- (a) an office,
- (b) a visitors centre,
- (c) an education centre,
- (d) a nursery,
- (e) a cafe,
- (f) demonstration and community gardens,
- (g) garden tours,
- (h) festivals,
- (i) markets.



New South Wales

Hawkesbury Local Environmental Plan 1989 (Amendment No 149)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRW0000365/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Hawkesbury Local Environmental Plan 1989 (Amendment No 149)

Hawkesbury Local Environmental Plan 1989 (Amendment No 149)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Hawkesbury Local Environmental Plan 1989 (Amendment No 149)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to Zone No 3 (a) (Business General) under *Hawkesbury Local Environmental Plan 1989* to allow the land to be used for general business purposes with the consent of Hawkesbury City Council.

3 Land to which plan applies

This plan applies to certain land bounded by George, Dight and Macquarie Streets and Richmond Road, Windsor, as shown distinctively coloured and edged heavy red on the map marked "Hawkesbury Local Environmental Plan 1989 (Amendment No 149)" deposited in the office of Hawkesbury City Council.

4 Amendment of Hawkesbury Local Environmental Plan 1989

Hawkesbury Local Environmental Plan 1989 is amended by inserting in appropriate order in the definition of *the map* in clause 5 (1) the following words:

Hawkesbury Local Environmental Plan 1989
(Amendment No 149)



New South Wales

Hume Local Environmental Plan 2001 (Amendment No 3)—Albury Fringe Zone

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (Q03/00103/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Hume Local Environmental Plan 2001 (Amendment No 3)—Albury Fringe Zone

Hume Local Environmental Plan 2001 (Amendment No 3)—Albury Fringe Zone

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan may be cited as *Hume Local Environmental Plan 2001 (Amendment No 3)—Albury Fringe Zone*.

2 Aims of plan

This plan aims to replace the conditions applying to the subdivision of land within the Albury Fringe Zone under *Hume Local Environmental Plan 2001*.

3 Land to which plan applies

This plan applies to all land within the Albury Fringe Zone under the *Hume Local Environmental Plan 2001* within the boundaries of the City of Albury.

4 Amendment of Hume Local Environmental Plan 2001

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

Hume Local Environmental Plan 2001 (Amendment No 3)—Albury Fringe Zone

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 4)

Clause 19 Albury Fringe Zone

Omit items (1) and (2) of the matter relating to subdivision under the heading “**Condition**” in the Table to clause 19 (2).

Insert instead:

- (1) If land in the zone is to be subdivided, the minimum lot size is to be:
 - (a) 450m², if a single dwelling-house is to be erected on the land, or
 - (b) 232m² per dwelling, if multi-unit housing involving 5 or more dwellings is to be erected on the land.
- (2) Each lot must be serviced by reticulated water and reticulated sewerage.
- (3) Despite item (2), consent may be granted to create a lot for:
 - (a) public or community purposes (except those created for the purpose of a public building requiring connection to reticulated water and sewerage services), or
 - (b) the purpose of consolidation with another lot, or
 - (c) the purpose of readjusting lot boundaries but only if the number of lots is not increased.
- (4) Vegetation and habitat areas must be protected in accordance with the recommendations of the Albury-Wodonga Development Corporation document titled *Thurgoona Threatened Species Conservation Strategy* (2004), copies of which are available for inspection from the offices of the Council.



New South Wales

Hurstville Local Environmental Plan 1994 (Amendment No 62)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRE0000068/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Hurstville Local Environmental Plan 1994 (Amendment No 62)

Hurstville Local Environmental Plan 1994 (Amendment No 62)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Hurstville Local Environmental Plan 1994 (Amendment No 62)*.

2 Aims of plan

This plan aims to allow, with the consent of the Council of the City of Hurstville, the carrying out of development of the land to which this plan applies for the purpose of a child care centre.

3 Land to which plan applies

This plan applies to land known as Beverly Hills Park, Beverly Hills, being part of Lots 484–487, DP 14854, Lots 488, 489, 498, 501, 505 and 506, DP 14854, Lot 839, DP 13496 and Lot C, DP 407030.

4 Amendment of Hurstville Local Environmental Plan 1994

Hurstville Local Environmental Plan 1994 is amended by inserting at the end of Schedule 3 in Columns 1 and 2, respectively, the following words:

Part of Lots 484–487, DP 14854, Lots 488, 489, 498, 501, 505 and 506, DP 14854, Lot 839, DP 13496 and Lot C, DP 407030, being land known as Beverly Hills Park, Beverly Hills	Child care centre
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Junee Local Environmental Plan 1992 (Amendment No 3)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (Q01/00030/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Junee Local Environmental Plan 1992 (Amendment No 3)

Junee Local Environmental Plan 1992 (Amendment No 3)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Junee Local Environmental Plan 1992 (Amendment No 3)*.

2 Aims of plan

This plan aims to amend *Junee Local Environmental Plan 1992*:

- (a) to rezone part of the land to which this plan applies to Zone No 1 (c) (the Rural Small Holdings Zone), and
- (b) to provide that development for the purposes of dog breeding and dog keeping and intensive livestock keeping establishments is prohibited on land within Zone No 1 (c), and
- (c) to provide that development for the purposes of agriculture:
 - (i) is permissible without development consent on land within Zone No 1 (a) (the General Rural Zone) or Zone No 1 (c), and
 - (ii) is prohibited on land within Zone No 2 (v) (the Village or Urban Zone), and
- (d) to provide that development for the purposes of intensive horticulture:
 - (i) is permissible with development consent on land within Zone No 1 (a) or 1 (c), and
 - (ii) is prohibited on land within Zone No 2 (v).

3 Land to which plan applies

- (1) In respect of the aim set out in clause 2 (a), this plan applies to Lots 1–22 and part of Lot 23, DP 1035451 and Loughan Road and part of Gwynne Place, Junee, as shown edged heavy black and lettered “1 (c)” on the map marked “Junee Local Environmental Plan 1992 (Amendment No 3)” deposited in the office of the Junee Shire Council.
- (2) In respect of the aim set out in clause 2 (b), this plan applies to all land within the Rural Small Holdings Zone under the 1992 plan.

Junee Local Environmental Plan 1992 (Amendment No 3)

Clause 4

-
- (3) In respect of the aims set out in clause 2 (c) and (d), this plan applies to all land under the 1992 plan.

4 Amendment of Junee Local Environmental Plan 1992

Junee Local Environmental Plan 1992 is amended as set out in Schedule 1.

Junee Local Environmental Plan 1992 (Amendment No 3)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 6 Definitions

Insert in alphabetical order in clause 6 (1):

agriculture means the use of land for the following, when carried out for commercial purposes:

- (a) the production of crops or fodder,
- (b) horticulture, including fruit, vegetable and flower crop production, or operation of whole plant nurseries,
- (c) the grazing of livestock,
- (d) the keeping and breeding of cattle, sheep, goats, poultry or other livestock,

but does not include the use of land for an animal boarding or training establishment, intensive horticulture or an intensive livestock keeping establishment.

intensive horticulture means the use of land to grow a commercial crop of plants, trees or fungi, whether under cover or in the open, using any of the following:

- (a) hydroponics,
- (b) sprinkler systems,
- (c) artificial housing,
- (d) crop protection structures,
- (e) market gardening,
- (f) orcharding,
- (g) the growing of field flowers,

but does not include the growing of produce solely for personal consumption or enjoyment by an owner or occupier of a dwelling on the land on which it is grown.

[2] Clause 6 (1), definition of “map”

Insert in appropriate order:

Junee Local Environmental Plan 1992 (Amendment No 3)

[3] Clause 7 Adoption of Model Provisions

Insert “***agriculture***,” after “definitions of” in clause 7 (a).

Junee Local Environmental Plan 1992 (Amendment No 3)

Amendments

Schedule 1

[4] Clause 10 Zone objectives and development control table

Omit “and intensive livestock keeping establishments” wherever occurring in item 2 (Without development consent) of the matter relating to Zone Nos 1 (a) and 1 (c) in the Table to the clause.

[5] Clause 10, Table

Insert “dog breeding and dog keeping;” and “intensive livestock keeping establishments;” in alphabetical order in item 4 (Prohibited) of the matter relating to Zone No 1 (c).

[6] Clause 10, Table

Omit “Extractive industries;” from item 4 of the matter relating to Zone No 2 (v).

Insert instead “Agriculture; extractive industries; intensive horticulture;”.



New South Wales

Ku-ring-gai Local Environmental Plan No 207

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (9039467/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Ku-ring-gai Local Environmental Plan No 207

Ku-ring-gai Local Environmental Plan No 207

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Ku-ring-gai Local Environmental Plan No 207*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to Zone No 2 (d3) Residential "D3" under the *Ku-ring-gai Planning Scheme Ordinance*.

3 Land to which plan applies

This plan applies to land known as 11 Woniora Avenue, Wahroonga, as shown coloured light scarlet with dark red edging and lettered "2 (d3)" on the map marked "Ku-ring-gai Local Environmental Plan 207" deposited in the office of Ku-ring-gai Council.

4 Amendment of Ku-ring-gai Planning Scheme Ordinance

The *Ku-ring-gai Planning Scheme Ordinance* is amended by inserting in appropriate order in the definition of ***Scheme map*** in clause 4 (1) the following words:

Ku-ring-gai Local Environmental Plan No 207



New South Wales

Muswellbrook Local Environmental Plan 1985 (Amendment No 100)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N04/00155/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Muswellbrook Local Environmental Plan 1985 (Amendment No 100)

Muswellbrook Local Environmental Plan 1985 (Amendment No 100)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Muswellbrook Local Environmental Plan 1985 (Amendment No 100)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies from Zone No 1 (c) (the Rural Small Holdings Zone) to Zone No 2 (a) (the Residential "A" Zone) under *Muswellbrook Local Environmental Plan 1985*.

3 Land to which plan applies

This plan applies to Lot 17, DP 876528, 2 Almond Street, Denman, as shown edged heavy black and coloured light scarlet on the map marked "Muswellbrook Local Environmental Plan 1985 (Amendment No 100)" deposited in the office of Muswellbrook Shire Council.

4 Amendment of Muswellbrook Local Environmental Plan 1985

Muswellbrook Local Environmental Plan 1985 is amended by inserting in appropriate order in the definition of *the map* in clause 5 (1) the following words:

Muswellbrook Local Environmental Plan 1985
(Amendment No 100)



New South Wales

Pittwater Local Environmental Plan 1993 (Amendment No 80)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRE0000164/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Pittwater Local Environmental Plan 1993 (Amendment No 80)

Pittwater Local Environmental Plan 1993 (Amendment No 80)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Pittwater Local Environmental Plan 1993 (Amendment No 80)*.

2 Aims of plan

This plan aims:

- (a) to rezone the land to which this plan applies to Zone No 4 (b) (Light Industrial "B") under *Pittwater Local Environmental Plan 1993*, and
- (b) to permit the development of the land for urban purposes in accordance with the State Government's Urban Development Program, and
- (c) to enable development of land within the Warriewood Valley Urban Land Release to be implemented in stages in accordance with a planned strategy to provide adequate physical and social infrastructure, and
- (d) to provide opportunities for employment-generating development, and
- (e) to enable development to be carried out in accordance with a planning strategy prepared for the area.

3 Land to which plan applies

This plan applies to land in the local government area of Pittwater, 6–8 Jubilee Avenue, Warriewood, as shown coloured light purple and lettered "4 (b)" on Sheet 2 of the map marked "Pittwater Local Environmental Plan 1993 (Amendment No 80)" deposited in the office of Pittwater Council.

4 Amendment of Pittwater Local Environmental Plan 1993

Pittwater Local Environmental Plan 1993 is amended as set out in Schedule 1.

Pittwater Local Environmental Plan 1993 (Amendment No 80)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Interpretation

Insert in appropriate order in the definition of *the Zoning Map* in clause 5 (1):

Pittwater Local Environmental Plan 1993 (Amendment No 80)—
Sheet 2

[2] Clause 30B Development of UDP land in Warriewood Valley

Insert after clause 30B (1):

(1A) This clause also applies to the following land:

Land at Warriewood within Sector 6 of the Warriewood Valley Urban Land Release shown edged heavy black on Sheet 1 of the map marked “Pittwater Local Environmental Plan 1993 (Amendment No 80)”

[3] Clause 30B (2)

Omit “this clause”. Insert instead “subclause (1)”.

[4] Clause 30B (2A)

Insert after clause 30B (2):

(2A) The Council may grant consent for development of land to which subclause (1A) applies that is within Zone No 4 (b) only after it has considered the objectives of the zone as specified in Part 2 of Schedule 11.

[5] Schedule 11, Part 2 Zone objectives for the Warriewood Valley Urban Land Release

Insert in appropriate order:

Zone No 4 (b) (Light Industrial “B”)

The objectives of this zone are:

- (a) to enable a mix of light industrial and ancillary development to be carried out in financially viable light industrial areas, and
- (b) to identify land within the Warriewood Valley Urban Land Release which is suitable as attractive, functional and safe light industrial areas, and
- (c) to provide opportunities for employment-generating development within the Warriewood Valley Urban Land Release.



New South Wales

Port Stephens Local Environmental Plan 2000 (Amendment No 21)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (NEW0000268/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Port Stephens Local Environmental Plan 2000 (Amendment No 21)

Port Stephens Local Environmental Plan 2000 (Amendment No 21)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Port Stephens Local Environmental Plan 2000 (Amendment No 21)*.

2 Aims of plan

The aims of this plan are:

- (a) to reduce the minimum allotment size required for the subdivision of land within Zone No 1 (c4) (Rural Small Holdings "C4" Zone) under *Port Stephens Local Environmental Plan 2000 (the principal plan)* from 5,000m² to 4,000m², and
- (b) to restate a prerequisite in the principal plan to the granting of consent to the subdivision of land in residential zones to create an allotment with an area of less than 500m², and
- (c) to allow the subdivision of land in the Hill Tops precinct of the Nelson Bay (West) Area to create an allotment with an area of less than 600m² for residential housing only if consent has already been granted for the erection of a dwelling on the allotment, and
- (d) to restate a prerequisite in the principal plan to the granting of consent to the erection of a dwelling-house, dual occupancy housing or urban housing on certain land, and
- (e) to rezone land from Zone No 1 (a) (Rural Agriculture "A" Zone) to Zone No 4 (a) (Industrial General "A" Zone) under the principal plan to match cadastral boundaries to remove unnecessary split zones, and
- (f) to rezone certain land dedicated to the Council of Port Stephens as either public reserve or drainage reserve from Zone No 2 (a) (Residential "A" Zone) to Zone No 6 (a) (General Recreation "A" Zone), and
- (g) to zone certain land that is currently unzoned to match the adjoining zones, and

-
- (h) to correct a mapping error by rezoning certain waterways to Zone No 7 (w) (Environmental Protection “W” (Waterways) Zone) to match the cadastral boundary.

3 Land to which plan applies

In respect of the aims referred to in clause 2 (a), (b), (c) and (d), this plan applies to the whole of the land to which *Port Stephens Local Environmental Plan 2000* applies.

In respect of the aims referred to in clause 2 (e), (f), (g) and (h), this plan applies to land in the local government area of Port Stephens, being:

- (a) Lots 18–22 DP 842153 and Lot 231 DP 1016957, Nos 14, 16, 18, 20, 22 and 24 Laverick Avenue, Tomago (in respect of clause 2 (e)), and
- (b) Lot 1100 DP 1072449, No 816 Medowie Road and Lot 749 DP 1033896, No 157 Kindlebark Drive, Medowie (in respect of clause 2 (f)), and
- (c) Lot 1039 DP 1062665, No 48 Casuarina Avenue, Medowie (in respect of clause 2 (f)), and
- (d) Lot 22 DP 1064337, No 10 Primary Crescent, Nelson Bay (in respect of clause 2 (f)), and
- (e) Lot 1 DP 1064917, No 401 Tarean Road, Karuah (in respect of clause 2 (g)), and
- (f) Lot 537 DP 823701, No 18 Frost Road, One Mile (in respect of clause 2 (g)), and
- (g) parts of certain waterways known as Tilligerry Creek (in respect of clause 2 (h)),

as shown distinctively coloured and lettered on the maps numbered 1 to 7 marked “Port Stephens Local Environmental Plan 2000 (Amendment No 21)” deposited in the office of the Council of Port Stephens.

4 Amendment of Port Stephens Local Environmental Plan 2000

Port Stephens Local Environmental Plan 2000 is amended as set out in Schedule 1.

Port Stephens Local Environmental Plan 2000 (Amendment No 21)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 13 Minimum allotment sizes for the subdivision of rural land within rural small holding zones

Omit “5,000” from the clause 13 (1) (d). Insert instead “4,000”.

[2] Clause 17 Subdivision in residential zones

Omit clause 17 (2). Insert instead:

- (2) Consent for the subdivision of land (other than land to which subclause (3) applies) to create an allotment with an area of less than 500m² that is, in the opinion of the consent authority, intended to be used for the purpose of residential housing is to be granted only if consent has been granted, or is granted at the same time, for the erection of a dwelling on that allotment.
- (3) Consent for the subdivision of land in the Hill Tops precinct of the Nelson Bay (West) Area to create an allotment with an area of less than 600m² that is, in the opinion of the consent authority, intended to be used for the purpose of residential housing, is to be granted only if consent has been granted for the erection of a dwelling on that allotment.

[3] Clause 19 Dwelling-houses, dual occupancy housing and urban housing

Omit “existing or proposed building is, or is proposed to be,” from clause 19 (1) (a).

Insert instead “building is proposed to be”.

[4] Dictionary, definition of “the map”

Insert in appropriate order:

Port Stephens Local Environmental Plan 2000 (Amendment No 21)—Sheets 1 to 7



New South Wales

Snowy River Local Environmental Plan 1997 (Amendment No 12)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (Q03/00256/S69-1)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Snowy River Local Environmental Plan 1997 (Amendment No 12)

Snowy River Local Environmental Plan 1997 (Amendment No 12)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Snowy River Local Environmental Plan 1997 (Amendment No 12)*.

2 Aims of plan

This plan aims:

- (a) to allow, with consent, the carrying out of development on part of the land to which this plan applies for the purpose of one dwelling, and
- (b) to set aside the remaining land for the purpose of community and recreation uses, and
- (c) to protect the visual amenity of residents and lake users.

3 Land to which plan applies

This plan applies to Lot 47, DP 843781, Tyrolean Village, as shown edged heavy black on the map marked "Snowy River Local Environmental Plan 1997 (Amendment No 12)" deposited in the office of Snowy River Shire Council.

4 Amendment of Snowy River Local Environmental Plan 1997

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

Snowy River Local Environmental Plan 1997 (Amendment No 12)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Schedule 1 Definitions

Insert in appropriate order in the definition of *the map*:

Snowy River Local Environmental Plan 1997 (Amendment No 12)

[2] Schedule 3 Additional uses

Insert at the end of the Schedule:

Lot 47, DP 843781, Tyrolean Village (excluding the area set aside for open space on the northern part of the site adjacent to Lake Jindabyne, as indicated on the map marked “Snowy River Local Environmental Plan 1997 (Amendment No 12)”—development for the purpose of one dwelling, subject to the following conditions:

- (a) the whole of the dwelling and any ancillary structures are to be located on the southern part of the site no more than 50 metres from the Rainbow Drive alignment,
- (b) for a distance of 30 metres from the Rainbow Drive alignment, the maximum height of any building is 8 metres,
- (c) except as provided by paragraph (b), the maximum height of any building is 5.5 metres,
- (d) the materials and colours of the dwelling and any ancillary buildings must be compatible with the surrounding development,
- (e) the land must not be subdivided for any additional development.



Wentworth Local Environmental Plan 1993 (Amendment No 18)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (Q03/00218/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Wentworth Local Environmental Plan 1993 (Amendment No 18)

Wentworth Local Environmental Plan 1993 (Amendment No 18)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Wentworth Local Environmental Plan 1993 (Amendment No 18)*.

2 Aims of plan

This plan aims:

- (a) to allow, with the consent of Wentworth Shire Council, the erection of a single dwelling on each of the parcels of land to which this plan applies, despite the setback provisions that apply to the land pursuant to clause 27 of *Wentworth Local Environmental Plan 1993*, and
- (b) to ensure that the development is carried out in accordance with the requirements set out in the final report prepared for the Council titled *Floodplain Management Plan Gol Gol to Abbotsford Bridge*, dated May 1995.

3 Land to which plan applies

This plan applies to Lots 1–5, Section 27, DP 758456, Parish of Gol Gol and County of Wentworth.

4 Amendment of Wentworth Local Environmental Plan 1993

Wentworth Local Environmental Plan 1993 is amended by inserting after clause 27 (8) the following subclause:

- (9) Subclauses (4) and (5) do not apply to the erection of a single dwelling on each of Lots 1–5, Section 27, DP 758456, Parish of Gol Gol and County of Wentworth, if the development is carried out in accordance with the requirements set out in the final report prepared for the Council titled *Floodplain Management Plan Gol Gol to Abbotsford Bridge*, dated May 1995, deposited in the office of the Council.



New South Wales

Wyong Local Environmental Plan 1991 (Amendment No 159)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N01/00284/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Wyong Local Environmental Plan 1991 (Amendment No 159)

Wyong Local Environmental Plan 1991 (Amendment No 159)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Wyong Local Environmental Plan 1991 (Amendment No 159)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies from partly Zone No 1 (c) (the Non Urban Constrained Lands Zone) and partly Zone No 7 (g) (the Wetlands Management Zone) to partly Zone No 7 (c) (the Scenic Protection: Small Holdings Zone) and partly Zone No 7 (g) (the Wetlands Management Zone) under *Wyong Local Environmental Plan 1991*.

3 Land to which plan applies

This plan applies to land situated in the local government area of Wyong, being part of Lot 2, DP 532368, Jensen Road, Tacoma, as shown edged heavy black and lettered "7 (c)" or "7 (g)" on the map marked "Wyong Local Environmental Plan 1991 (Amendment No 159)" deposited in the office of Wyong Shire Council.

4 Amendment of Wyong Local Environmental Plan 1991

Wyong Local Environmental Plan 1991 is amended by inserting in appropriate order in the definition of *the map* in clause 7 (1) the following words:

Wyong Local Environmental Plan 1991 (Amendment No 159)

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:

OL75/150 within the estuary of the Clarence River, having an area of 0.5559 hectares to Eurunderie Investments Pty Ltd of Yamba, NSW, for a term of 15 years expiring on 20 June 2020.

OL60/196 within the estuary of the Hastings River, having an area of 0.8064 hectares to Port Oyster Co. Pty Ltd of Port Macquarie, NSW, for a term of 15 years expiring on 12 November 2020.

OL74/264 within the estuary of Pambula River, having an area of 0.7192 hectares to Bruce Albert Whatman & Mary Ellen Whatman of Pambula, NSW, for a term of 15 years expiring on 15 October 2020

OL74/190 within the estuary of the Wagonga Inlet, having an area of 0.7582 hectares to James Croucher of Narooma, NSW, for a term of 15 years expiring on 12 August 2020.

OL88/078 within the estuary of the Hastings River, having an area of 2.0132 hectares, to Leonard Charles Girdler of Port Macquarie, NSW, for a term of 15 years expiring on 22 January 2020.

OL89/046 within the estuary of Camden Haven, having an area of 0.5602 hectares, to LITIMA PTY LTD of Dunbogan, NSW, for a term of 15 years expiring on 30 December 2020.

ANTHONY HURST,
A/Director, Fisheries Management
Agriculture, Fisheries and Regional Relations Division
Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(06-0065)

No. 2649, OROYA MINING LIMITED (ACN 009 146 794), area of 100 units, for Group 1, dated 23 January, 2006. (Orange Mining Division).

(06-0106)

No. 2686, TIRONZ PTY LIMITED (ACN 118 491 581), area of 95 units, for Group 1 and Group 10, dated 8 March, 2006. (Coffs Harbour Mining Division).

(06-0107)

No. 2687, OROYA MINING LIMITED (ACN 009 146 794), area of 96 units, for Group 1, dated 9 March, 2006. (Sydney Mining Division).

(06-0108)

No. 2688, COPPER STRIKE LIMITED (ACN 108 398 983), area of 106 units, for Group 1, dated 9 March, 2006. (Sydney Mining Division).

(Z06-0109)

No. 2689, AUZEX RESOURCES LIMITED (ACN 106 444 606), area of 100 units, for Group 1, dated 9 March, 2006. (Inverell Mining Division).

(06-0110)

No. 2690, METALLURGICAL REFINING & DEVELOPMENT PTY LTD (ACN 009 756 414), area of 100 units, for Group 1, dated 11 March, 2006. (Cobar Mining Division).

(06-0112)

No. 2691, WILLAURA MINERALS PTY LTD (ACN 105 233 627), area of 25 units, for Group 1, dated 13 March, 2006. (Sydney Mining Division).

(06-0113)

No. 2692, TRI ORIGIN MINING PTY LIMITED (ACN 115 529 112), area of 9 units, for Group 2, dated 14 March, 2006. (Sydney Mining Division).

(06-0115)

No. 2694, MONARO MINING N.L. (ACN 073 155 781), area of 32 units, for Group 1, dated 14 March, 2006. (Wagga Wagga Mining Division).

IAN MACDONALD, M.L.C.,
Minister for Natural Resources, Minister for Primary
Industries and Minister for Mineral Resources.

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(05-0200)

No. 2518, now Exploration Licence No. 6509, AUZEX RESOURCES PTY LIMITED (ACN 106 444 606), Counties of Hardinge and Sandon, Map Sheet (9137), area of 47 units, for Group 1, dated 28 February, 2006, for a term until 27 February, 2008.

(05-0229)

No. 2550, now Exploration Licence No. 6508, BLUE CIRCLE SOUTHERN CEMENT LTD (ACN 008 528 523), Counties of Blaxland and Dowling, Map Sheet (8131), area of 74 units, for Group 2, dated 21 February, 2006, for a term until 20 February, 2008.

(05-0273)

No. 2592, now Exploration Licence No. 6510, AUZEX RESOURCES PTY LIMITED (ACN 106 444 606), County of Clarke, Map Sheet (9237), area of 16 units, for Group 1, dated 28 February, 2006, for a term until 27 February, 2008.

IAN MACDONALD, M.L.C.,
Minister for Natural Resources, Minister for Primary
Industries and Minister for Mineral Resources.

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(06-0088)

No. 2671, TIRONZ PTY LIMITED (ACN 118 491 581), County of Richmond and County of Rous, Map Sheet (9539, 9540). Withdrawal took effect on 8 March, 2006.

IAN MACDONALD, M.L.C.,
Minister for Natural Resources, Minister for Primary
Industries and Minister for Mineral Resources.

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

(06-0000)

Authorisation No. 339, IDEMITSU BOGGABRI COAL PTY. LIMITED (ACN 001 787 711), area of 890 hectares. Application for renewal received 10 March, 2006.

(T01-0114)

Exploration Licence No. 5933, PEAK GOLD MINES PTY LIMITED (ACN 001 533 777), area of 95 units. Application for renewal received 13 March, 2006.

IAN MACDONALD, M.L.C.,
Minister for Natural Resources, Minister for Primary
Industries and Minister for Mineral Resources.

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(M81-1806)

Authorisation No. 268, XSTRATA MT OWEN PTY LIMITED (ACN 003 827 361), County of Durham, area of 256 hectares, for a further term until 25 August, 2007. Renewal effective on and from 2 March, 2006.

(T96-1003)

Exploration Licence No. 5152, JERVOIS MINING LIMITED (ACN 007 626 575), County of Montegale, Map Sheet (8529, 8530), area of 10 units, for a further term until 13 November, 2007. Renewal effective on and from 7 March, 2006.

(T03-0003)

Exploration Licence No. 6092, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), Counties of Ashburnham and Kennedy, Map Sheet (8531, 8532), area of 64 units, for a further term until 25 June, 2007. Renewal effective on and from 8 March, 2006.

(05-3723)

Exploration Licence No. 6094, GOLDSEARCH LIMITED (ACN 006 645 754), County of Wellington, Map Sheet (8832), area of 19 units, for a further term until 30 June, 2007. Renewal effective on and from 7 March, 2006.

(T02-0412)

Exploration Licence No. 6104, DRONVISA PTY LIMITED (ACN 002 070 680), County of Phillip, Map Sheet (8833), area of 4 units, for a further term until 27 July, 2007. Renewal effective on and from 3 February, 2006.

(T03-0078)

Exploration Licence No. 6141, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), Counties of Clyde, Cowper, Gunderbooka and Narran, Map Sheet (8137, 8138, 8238), area of 113 units, for a further term until 21 October, 2007. Renewal effective on and from 21 February, 2006.

(T03-0105)

Exploration Licence No. 6146, POLYMETALS MINING SERVICES PTY LTD (ACN 075 664 961), County of Yancowinna, Map Sheet (7133), area of 14 units, for a further term until 3 November, 2007. Renewal effective on and from 7 March, 2006.

IAN MACDONALD, M.L.C.,
Minister for Natural Resources, Minister for Primary
Industries and Minister for Mineral Resources.

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(T01-0217)

Exploration Licence No. 5970, ILUKA RESOURCES LIMITED (ACN 008 675 018), County of Taila, Map Sheet (7429, 7529), area of 16 units. Cancellation took effect on 13 March, 2006.

IAN MACDONALD, M.L.C.,
Minister for Natural Resources, Minister for Primary
Industries and Minister for Mineral Resources.

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 the Road Transport (Mass, Loading and Access) Regulation, 2005

WOLLONDILLY SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, 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.

Date: 6 March 2006

LES MCMAHON,
General Manager
Wollondilly Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Wollondilly Shire Council B-Double Route Notice No 1/2006

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 30 September 2010 unless it is amended or repealed earlier.

4. Application

This Notice applies to those B-Double vehicles that comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

B-Double routes within the Wollondilly Shire Council

Type	Rd No	Road Name	Starting Point	Finishing Point	Conditions
25	620	Remembrance Dwy (Old Hume Hwy)	Hume Hwy (SH2), Yanderra	Wollondilly Shire / Camden Bdy	1. The only place of access permitted for B-Doubles from Remembrance Dr is Rockford Rd, Tahmoor and Henry St, Picton. 2. Travel north of Henry St through Picton is permitted only as an emergency route if the Hume Hwy (SH2) is closed between Yanderra Interchange & Picton-Mt Ousley Rd (MR95)
25		Henry St, Picton Industrial Area	Remembrance Dwy (MR620))	Stilton Lane	

ROADS ACT 1993**ORDER**

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

The Crown Public Road through Lots 37, 29 and 110 DP 753382, Parish of Eringanerin, County of Gowen.

SCHEDULE 2

Road Authority: Gilgandra Shire Council. File No: DB06H3. Council's Reference: P1524 GMC:DEA.

ROADS ACT 1993**ORDER**

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

All Crown Public Roads within the villages of Ballimore, Eumungerie and Wongarbon.

SCHEDULE 2

Road Authority: Dubbo City Council. File No: DB06H4. Council's Reference: RR12.3/537.06.

ROADS ACT 1993**ORDER**

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

The Crown Public Road being that part of road on the northern boundary of Lot 82 DP 46106 west of intersection of road through Lot 82 DP 46106, through Lot 82 DP 46106, north-east of Lot 90 DP 722869, and through Lot 101 DP 853825, Parish of Oxley, County of Gordon.

SCHEDULE 2

Road Authority: Dubbo City Council. File No: DB06H76. Council's Reference: RR12.1/27415.05.

ROADS ACT 1993

Order - Section 31

Fixing or Varying of Levels of part of Main Road No. 92
(Braidwood Road) in the Local Government Area of
Shoalhaven City

THE Roads and Traffic Authority of New South Wales, by this Order under section 31 of the Roads Act 1993, fixes or varies the levels of the part of Main Road No. 92 – Braidwood Road from Hames Road to Morton National Park, as shown on Roads and Traffic Authority plans No 0092 404 RC 2728 & 0092 404 RC 2730.

R Watson
Project Services Manager
Roads and Traffic Authority of New South Wales
Level 4, 90 Crown Street
Wollongong NSW 2500

(RTA Papers FPP 404.5357; RO 404.1371)

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

Notice of Compulsory Acquisition of Land at Nimmitabel
in the Cooma Monaro 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 & Road Dedication
Roads and Traffic Authority of New South Wales

SCHEDULE

ALL that piece or parcel of land situated in the Cooma Monaro Shire Council area, Parish of Nimmitabel and County of Wellesley, shown as Lot 1 Deposited Plan 1087410, being part of the land in Reserve No 58917 from Lease Generally notified in the Government Gazette No. 76 of 11 June 1926 on page 2570.

The land is said to be in the possession of the Crown and Nimmitabel Common Trust.

(RTA Papers FPP 5M3662; RO 19/97.1379)

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

Notice of Compulsory Acquisition and Dedication as Public
Road of Land at Walgett in the Walgett 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 Schedules 1 and 2 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 and further dedicates the land described in Schedule 2 as public road under Section 10 of the Roads Act 1993.

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

SCHEDULE 1

ALL that piece or parcel of public road situated in the Walgett Shire Council area, Parish of Merritombea and County of Baradine, shown as Lot 4 Deposited Plan 1071344.

The land is said to be in the possession of Walgett Shire Council.

SCHEDULE 2

ALL those pieces or parcels of land situated in the Walgett Shire Council area, Parishes of Merritombea and Gingie and Counties of Baradine and Finch, shown as:

Lot 5 Deposited Plan 1071344, being part of the land in Travelling Stock Reserve No 35858 notified in Government Gazette of 7 March 1903 on page 1994;

Lot 6 Deposited Plan 1071344, being part of the land in Travelling Stock Reserve No 12870 notified in Government Gazette of 8 November 1890 on page 8708; and

Lot 10 Deposited Plan 1071344, being part of the land in Travelling Stock and Camping Reserve No 28968 notified in Government Gazette of 4 March 1899 on pages 1888 and 1890 and part of the land in Reserve No 63468 for Refuge in Time of Flood notified in Government Gazette No 111 of 12 August 1932 on page 2720.

The land is said to be in the possession of the Crown and Walgett Rural Lands Protection Board.

(RTA Papers FPP 5M1154; RO 29/471.1159)

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Tweed Shire Council area

Dedication of Land as Public Road and Declaration as a
Controlled Access Road of part of the Pacific Highway at
Chinderah

I, the Minister for Roads, pursuant to Sections 46, 49, 54 and
67 of the Roads Act, 1993, by this order -

1. dedicate as public road the land described in Schedules
1 and 2 under;
2. declare to be a main road the said public road described
in Schedule 2 and the public road described in Schedule
3 under;
3. declare to be a controlled access road the said main road
described in Schedules 2 and 3;
4. declare that access to the said controlled access road is
restricted; and
5. specify in Schedule 4 under, the points along the
controlled access road at which access may be gained to
or from other public roads.

HON ERIC ROOZENDAAL MLC
MINISTER FOR ROADS

—————
SCHEDULE 1

ALL those pieces or parcels of land situated in the Tweed
Shire Council area, Parish of Cudgen and County of Rous
shown as:

Lot 4 Deposited Plan 1010768;

Lot 23 Deposited Plan 830659; and

Lot 2 Deposited Plan 836345.

The above Lots are all shown on sheet 1 in RTA Plan 0010
438 AC 2680.

—————
SCHEDULE 2

ALL those pieces or parcels of land situated in the Tweed
Shire Council area, Parish of Cudgen and County of Rous
shown as:

Lot 2 Deposited Plan 1010768;

Lots 15, 16 and 22 Deposited Plan 830659;

Lots 16, 17, 19, 20, 21, 23 and 25 Deposited Plan
1029469;

Lot 1 Deposited Plan 836345; and

Lot 17 Deposited Plan 249122.

The above Lots are all shown on sheet 1 in RTA Plan 0010
438 AC 2680

—————
SCHEDULE 3

ALL those pieces or parcels of public road situated in the
Tweed Shire Council area, Parish of Cudgen and County of
Rous shown as:

Lot 1 Deposited Plan 1010768; and

Lots 18, 22 and 24 Deposited Plan 1029469.

The above Lots are all shown on sheet 1 in RTA Plan 0010
438 AC 2680.

—————
SCHEDULE 4

Between the points A and B;

between the points C and D;

between the points E and F; and

between the points G and H, all shown on sheet 1 in
RTA Plan 0010 438 AC 2680.

(RTA Papers 10/438.1659 Pt 3)

ROADS ACT 1993

Order - Sections 46, 48, 54 and 67

Tweed Shire Council area

Dedication of Land as Public Road and Declaration as a Freeway of part of the Pacific Highway at Chinderah and Barney's Point

I, the Minister for Roads, pursuant to Sections 46, 48, 54 and 67 of the Roads Act, 1993, by this order -

1. dedicate as public road the land described in Schedules 1 and 2 under;
2. declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;
3. declare to be a freeway the said main road described in Schedules 2 and 3;
4. declare that access to the said freeway is restricted; and
5. specify in Schedule 4 under, the points along the freeway at which access may be gained to or from other public roads.

**HON ERIC ROOZENDAAL MLC
MINISTER FOR ROADS**

SCHEDULE 1

ALL those pieces or parcels of land situated in the Tweed Shire Council area, Parish of Terranora and County of Rous shown as:

Lots 24 and 25 Deposited Plan 830655; and

Lots 9, 10 and 11 Deposited Plan 828639.

The above Lots are shown on sheet 2 in RTA Plan 0010 438 AC 2680.

SCHEDULE 2

ALL those pieces or parcels of land situated in the Tweed Shire Council area, Parishes of Cudgen and Terranora and County of Rous shown as:

Lots 18 and 19 Deposited Plan 830659;

Lot 101 Deposited Plan 1057117;

Lots 10, 11, 13 and 15 Deposited Plan 1029469;

Lots 17 to 27 inclusive Deposited Plan 830660;

Lots 14 to 23 inclusive Deposited Plan 830655;

Lots 3 and 4 Deposited Plan 24164; and

Lots 6, 7 and 8 Deposited Plan 828639.

The above Lots are all shown on sheets 1 and 2 in RTA Plan 0010 438 AC 2680.

SCHEDULE 3

ALL those pieces or parcels of public road situated in the Tweed Shire Council area, Parishes of Cudgen and Terranora and County of Rous shown as:

Lots 12 and 14 Deposited Plan 1029469;

Lots 29 to 33 inclusive Deposited Plan 830660;

Lots 26 and 27 Deposited Plan 830655; and

Lots 12, 13 and 14 Deposited Plan 828639.

The above Lots are all shown on sheets 1 and 2 in RTA Plan 0010 438 AC 2680.

SCHEDULE 4

Between the points J and K;

between the points L and M;

between the points N and P;

between the points Q and R;

between the points S and T;

between the points U and V;

between the points W and X; and

between the points Y and Z, all shown on sheets 1 and 2 in RTA Plan 0010 438 AC 2680.

(RTA Papers 10/438.1659 Pt 3)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at South Kempsey, West Kempsey, East Kempsey, Clybucca and Barraganyatti in the Kempsey Shire Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Kempsey Shire Council area, Parishes of Beranghi, Kempsey, Cooroobongatti, Clybucca, Barraganyatti, Yarravel and Counties of Macquarie and Dudley, shown as:

Lots 10 to 16 inclusive Deposited Plan 636749;

Lots 2 to 17 inclusive Deposited Plan 250360;

Lot 14 Deposited Plan 570640;

Lots 3 to 8 inclusive, 10, 11 and 12 Deposited Plan 447505;

Lots 1, 2 and 3 Deposited Plan 441106;

Lots 11 to 14 inclusive Deposited Plan 164983;

Lot 11 Deposited Plan 835274;

Lots 5 to 8 inclusive Deposited Plan 709335;

Lots 1 to 4 inclusive Deposited Plan 436258; and

Lot 18 Deposited Plan 746255.

(RTA Papers: 10/235.1228)

Other Notices

ABORIGINAL LAND RIGHTS ACT 1983

Notice

I, the Honourable Milton Orkopoulos MP, Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 231(2) of the Aboriginal Land Rights Act 1983 (the Act), the appointment of Mr Andrew Bowcher as Administrator to the Moama Local Aboriginal Land Council for a maximum period of six (6) calendar months. During the period of his appointment, the Administrator will have all of the functions of a Local Aboriginal Land Council as specified in section 52(1) of the Act, and any other duties as specified by the agreed terms of appointment. The Administrator's remuneration is not to exceed \$96,000 dollars, excluding GST.

Signed and sealed this 8th day of March 2006.

MILTON ORKOPOULOS, M.P.,
Minister For Aboriginal Affairs

GOD SAVE THE QUEEN

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of making 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 trade vocation of Farriery Trade.

Citation

The Order is cited as the Farriery Trade Order.

Order

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Apprentices will be trained in and learn the competencies aligned to the Rural – Farriery Competency Standards on the National Register of Competency Standards (National Register Code: 0075)

(c) Courses of Study to be undertaken

Apprentices will undertake the following course:

Certificate III in Farriery – National Code No: 21677VIC

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>

DISTRICT COURT OF NEW SOUTH WALES

Direction

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

Dubbo	10.00am	15 May 2006 (6 weeks) In lieu of 8 May 2006 (7 weeks)
Dubbo	10.00am	24 July 2006 (4 weeks) In lieu of 4 September 2006 (4 weeks)
Inverell	10.00am	6 March 2006 (2 weeks) Sittings cancelled

Dated this 16th day of February 2006.

R. O. BLANCH,
Chief Judge

GEOGRAPHICAL NAMES ACT 1966

Notice of Change of Designation of the Name Thalaba
PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day amended the designation for the name Thalaba in the Narrabri Shire Local Government Area.

The name Thalaba which was assigned as a locality on 4 October 1996, Folio 6798 is now reassigned with the designation of Rural Place.

The position and extent of this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's web site at www.gnb.nsw.gov.au.

WARWICK WATKINS,
Chairperson

Geographical Names Board
PO Box 143
BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of Re-determination Address Locality Boundaries within the Narrabri Local Government Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day amended and re-determined address locality boundaries in the Narrabri Shire Local Government Area as shown on map GNB3792.

The thirty two address localities in the Narrabri Local Government Area shown on map GNB3792 are; Wean, Maules Creek, Boggabri, Willala, The Pilliga, Baan Baa, Harparary, Tarriaro, Jacks Creek, Turrawan, Eulah Creek, Kaputar, Bullawa Creek, Couradda, Narrabri, Edgeroi, Bellata, Millie, Jews Lagoon, Yarrie Lake, Bohena Creek, Wee Waa, Gwabegar, Pilliga, Cuttabri, Drildool, Burren Junction, Merah North, Boolcarroll, Nowley, Spring Plains, Bulyeroi.

The position and extent of these features is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's web site at www.gnb.nsw.gov.au.

WARWICK WATKINS,
Chairperson

Geographical Names Board
PO Box 143
BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

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

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

Proposed Name:	George Dan Reserve	Proposed Name:	James Ridley Park
Designation:	Reserve	Designation:	Reserve
L.G.A.:	Randwick City Council	L.G.A.:	Blacktown
Parish:	Alexandria	Parish:	Prospect
County:	Cumberland	County:	Cumberland
L.P.I. Map:	Botany Bay	L.P.I. Map:	Prospect
1:100,000 Map:	Sydney 9130	1:100,000 Map:	Prospect 9030
Reference:	GNB 5085	Reference:	GNB 5041
Proposed Name:	Knightsbridge Reserve	Proposed Name:	Soldiers Settlement Reserve
Designation:	Reserve	Designation:	Reserve
L.G.A.:	Blacktown City Council	L.G.A.:	Blacktown
Parish:	Prospect	Parish:	Prospect
County:	Cumberland	County:	Cumberland
L.P.I. Map:	Riverstone	L.P.I. Map:	Prospect
1:100,000 Map:	Penrith 9030	1:100,000 Map:	Prospect 9030
Reference:	GNB 5084	Reference:	GNB 5041
Proposed Name:	Peter Winter Park	Proposed Name:	Allambee Creek
Designation:	Reserve	Designation:	Gully
L.G.A.:	Blacktown City Council	L.G.A.:	Lake Macquarie
Parish:	Prospect	Parish:	Kahibah
County:	Cumberland	County:	Northumberland
L.P.I. Map:	Prospect	L.P.I. Map:	Swansea
1:100,000 Map:	Penrith 9030	1:100,000 Map:	Lake Macquarie 9231
Reference:	GNB 5084	Reference:	GNB 5081
Proposed Name:	Brickpit Park	Proposed Name:	Bulls Creek
Designation:	Reserve	Designation:	Creek
L.G.A.:	Hornsby Shire Council	L.G.A.:	Lake Macquarie
Parish:	South Colah	Parish:	Kahibah
County:	Cumberland	County:	Northumberland
L.P.I. Map:	Hornsby	L.P.I. Map:	Wallsend
1:100,000 Map:	Sydney 9130	1:100,000 Map:	Newcastle 9232
Reference:	GNB 5088	Reference:	GNB 5081
Proposed Name:	Gwandalan Lioness Park	Proposed Name:	Coffee Pot Creek
Designation:	Reserve	Designation:	Gully
L.G.A.:	Wyong Shire Council	L.G.A.:	Lake Macquarie
Parish:	Wollarah	Parish:	Awaba
County:	Northumberland	County:	Northumberland
L.P.I. Map:	Catherine Hill Bay	L.P.I. Map:	Wallsend
1:100,000 Map:	Lake Macquarie 9231	1:100,000 Map:	Newcastle 9232
Reference:	GNB 5087	Reference:	GNB 5081
Proposed Name:	Kerrs Creek	Proposed Name:	Cross Creek
Designation:	Creek	Designation:	Gully
L.G.A.:	Palerang Council	L.G.A.:	Lake Macquarie
Parish:	Ballallaba	Parish:	Kahibah
County:	Murray	County:	Northumberland
L.P.I. Map:	Captains Flat	L.P.I. Map:	Wallsend
1:100,000 Map:	Michelago 8726	1:100,000 Map:	Newcastle 9232
Reference:	GNB 5058	Reference:	GNB 5081
Proposed Name:	Pennyweight Creek	Proposed Name:	Dicks Creek
Designation:	Gully	Designation:	Gully
L.G.A.:	Palerang Council	L.G.A.:	Lake Macquarie
Parish:	Bullongong	Parish:	Kahibah
County:	Murray	County:	Northumberland
L.P.I. Map:	Captains Flat	L.P.I. Map:	Wallsend
1:100,000 Map:	Michelago 8726	1:100,000 Map:	Newcastle 9232
Reference:	GNB 5058	Reference:	GNB 5081
Proposed Name:		Proposed Name:	Fairy Dell Creek
Designation:		Designation:	Gully
L.G.A.:		L.G.A.:	Lake Macquarie
Parish:		Parish:	Kahibah
County:		County:	Northumberland
L.P.I. Map:		L.P.I. Map:	Wallsend
1:100,000 Map:		1:100,000 Map:	Newcastle 9232
Reference:		Reference:	GNB 5081

Proposed Name: Fossil Wing Creek
 Designation: Gully
 L.G.A.: Lake Macquarie
 Parish: Kahibah
 County: Northumberland
 L.P.I. Map: Wallsend
 1:100,000 Map: Newcastle 9232
 Reference: GNB 5081

Proposed Name: Hawkins Creek
 Designation: Gully
 L.G.A.: Lake Macquarie
 Parish: Kahibah
 County: Northumberland
 L.P.I. Map: Wallsend
 1:100,000 Map: Newcastle 9232
 Reference: GNB 5081

Proposed Name: Melaleuca Creek
 Designation: Creek
 L.G.A.: Lake Macquarie
 Parish: Kahibah
 County: Northumberland
 L.P.I. Map: Morisset
 1:100,000 Map: Gosford 9131
 Reference: GNB 5081

Proposed Name: Puntei Creek
 Designation: Gully
 L.G.A.: Lake Macquarie
 Parish: Awaba
 County: Northumberland
 L.P.I. Map: Swansea
 1:100,000 Map: Lake Macquarie 9231
 Reference: GNB 5081

Proposed Name: Sawmill Creek
 Designation: Gully
 L.G.A.: Lake Macquarie
 Parish: Awaba
 County: Northumberland
 L.P.I. Map: Swansea
 1:100,000 Map: Lake Macquarie 9231
 Reference: GNB 5081

Proposed Name: Swamp Mahogany Creek
 Designation: Gully
 L.G.A.: Lake Macquarie
 Parish: Kahibah
 County: Northumberland
 L.P.I. Map: Swansea
 1:100,000 Map: Lake Macquarie 9231
 Reference: GNB 5081

Proposed Name: Tin Hare Creek
 Designation: Gully
 L.G.A.: Lake Macquarie
 Parish: Kahibah
 County: Northumberland
 L.P.I. Map: Wallsend
 1:100,000 Map: Newcastle 9232
 Reference: GNB 5081

Proposed Name: Trickle Under Creek
 Designation: Gully
 L.G.A.: Lake Macquarie
 Parish: Awaba
 County: Northumberland
 L.P.I. Map: Wallsend
 1:100,000 Map: Newcastle 9232
 Reference: GNB 5081

Proposed Name: Tulkaba Creek
 Designation: Gully
 L.G.A.: Lake Macquarie
 Parish: Teralba
 County: Northumberland
 L.P.I. Map: Wallsend
 1:100,000 Map: Newcastle 9232
 Reference: GNB 5081

Proposed Name: Warners Creek
 Designation: Gully
 L.G.A.: Lake Macquarie
 Parish: Kahibah
 County: Northumberland
 L.P.I. Map: Wallsend
 1:100,000 Map: Newcastle 9232
 Reference: GNB 5081

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 Board's Web Site at www.gnb.nsw.gov.au

WARWICK WATKINS,
 Chairperson

Geographical Names Board
 PO Box 143
 Bathurst NSW 2795

HERITAGE ACT, 1977

Erratum

THE notice published in the Government Gazette No. 32 of 10 March 2006, relating to Amendment of State Heritage Register Listing Boundary, Prospect Reservoir, parcel of land "Lot 4, DP83228" should have read:

Lot 4, DP832281

HERITAGE ACT, 1977

Erratum

THE notice published in the Government Gazette No. 32 of 10 March 2006, relating to Bloomfield Hospital, Orange, "SHR No. 2066" should have read:

SHR No. 1745

NSW SCIENTIFIC COMMITTEE

Notice of Preliminary Determinations

THE Scientific Committee, established by the Threatened Species Conservation Act, has made Preliminary Determinations to support proposals to list the following in the relevant Schedule of the Act.

Endangered Ecological Community (Part 3 of Schedule 1)

Inland Grey Box Woodland in the Riverina, NSW South Western Slopes, Cobar Peneplain, Nandewar and Brigalow Belt South Bioregions

Old Man Saltbush Shrubland in western NSW

Any person may make a written submission regarding these Preliminary Determinations. Send submissions to: Scientific Committee, PO Box 1967, Hurstville 2220. Attention: Suzanne Chate. Submissions must be received by 12 May 2006.

Copies of these Determinations, which contain the reasons for the determinations, may be obtained free of charge on the Internet www.nationalparks.nsw.gov.au, by contacting the Scientific Committee Unit, PO Box 1967 Hurstville 2220. Tel: (02) 9585 6940 or Fax (02) 9585 6606, or in person at the Department of Environment and Conservation Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the determinations may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

Associate Professor LESLEY HUGHES,
Chairperson

PESTICIDES REGULATION 1995

Publication of notice under clause 8A(2)(b) of the Pesticides Regulation

THE following notice is published by the Environment Protection Authority (EPA) in accordance with Clause 8A(2)(b) of the Pesticides Regulation 1995 ("the Regulation"). As a transitional provision, Clause 8A(2)(b) of the Regulation provides that the EPA may declare a certificate of completion or a statement of attainment on completion issued by a specified organisation to be taken to be a prescribed qualification for a period of 5 years from the date of issue for the purposes of Part 3 of the Regulation.

Dated 3 March 2006

SIMON A Y SMITH,
Acting Director General
Environment Protection Authority

PESTICIDES REGULATION 1995

Notice Granting Recognition under clause 8A(2)(b)

BY this Notice, the Environment Protection Authority (EPA) declares a certificate of completion from ChemCert Australia (formerly Farmcare):

- which is known in NSW as the ChemCert (NSW) Ltd Farm Chemical User Training program (also known as the FarmCare Australia Farm Chemical User Training Program);
- which is known in Victoria as the Victorian Farm Chemical Users Course;
- which is known in Tasmania as the ChemCert Australia (Tas) Certificate; and
- which is known in Queensland as ChemCert Training Queensland Accreditation, (also known as the ChemSmart Training Queensland Accreditation, or the Chemsafe Training Queensland Certificate, or the Certificate of Agricultural Chemical Application issued by Queensland Agricultural Chemicals Accreditation Council);

to be a prescribed qualification for the purpose of Clause 8A(2)(b) of the Regulation.

The declaration applies from the date of this notice.

Dated 3 March 2006.

SIMON A Y SMITH,
Acting Director General
Environment Protection Authority

POISONS AND THERAPEUTIC GOODS ACT 1966

Order under Clause 171(1),

Poisons and Therapeutic Goods Regulation 2002.

Withdrawal of Drug Authority

IN accordance with the provisions of clause 171(1) of the Poisons and Therapeutic Goods Regulation 2002 an order has been made on Dr Angela Rachel Berning of 31/228 Moore Park Road, Paddington 2021 prohibiting her, until further notice, as a medical practitioner from issuing a prescription for a restricted substance as authorised by clause 31(1) of the Regulation.

This order is to take effect on and from 15 March 2006.

ROBYN KRUK,
Director-General

Department of Health, New South Wales,
Sydney, 9 March 2006.

PROFESSIONAL STANDARDS ACT 1994

Notification pursuant to section 32
Surveyors Scheme

PURSUANT to section 32(2) of the Professional Standards Act 1994, I approve an extension of the Surveyors Scheme to 31 May 2007.

BOB DEBUS,
Attorney General

PROFESSIONAL STANDARDS ACT 1994

Notification pursuant to section 32(2)
Valuers Scheme

PURSUANT to section 32(2) of the Professional Standards Act 1994, I approve an extension of the Valuers Scheme to 25 July 2007.

BOB DEBUS,
Attorney General

RURAL FIRES ACT 1997

Amendment to Schedule 11 of the Total Fire Ban Exemptions

I wish to advise that the Commissioner has approved an amendment to Schedule 11 to separate the conditions required for electric and gas barbeques.

The amended Schedule should read as follows:

SCHEDULE 11 – Electric or Gas Barbeques

1. Fire lit, maintained or used for the purpose of food preparation on an electric appliance provided that:
 - (a) the appliance is under the direct control of a responsible adult person, present at all times while it is operating;
 - (b) no combustible material of any kind is allowed within two metres of the appliance while it is operating;
2. Fire lit, maintained or used for the purpose of food preparation on a gas fired appliance provided that:
 - (a) the appliance is under the direct control of a responsible adult person, present at all times while it is operating;

- (b) no combustible material of any kind is allowed within two metres of the appliance while it is operating;
- (c) a system of applying an adequate stream of water to the appliance and its surrounds is available for immediate and continuous use; and
 - (i) the appliance is located on land on which is erected a permanent private dwelling and is not more than twenty metres from that dwelling; or
 - (ii) where the appliance is not on land on which is erected a permanent private dwelling, both the appliance and the land on which it is located have been approved for the purpose by:
 - the council of the area or;
 - if the land is acquired or reserved under the National Parks and Wildlife Act 1974, the National Parks and Wildlife Service; or
 - if the land is within a state forest, State Forests of NSW.

This change is to be incorporated into the Scheduled Exemptions published each time a Total Fire Ban is declared.

ALAN BRINKWORTH,
AFSM, FRICS, AAIQS, ACIARB, MAIES,
Chief Superintendent
Manager Operations, Policy & Standards

**SYDNEY CRICKET AND SPORTS GROUND TRUST
2006 ELECTION OF TWO (2) TRUSTEES**

PURSUANT to the Sydney Cricket and Sports Ground Act, 1978, and By-Law thereunder, the Electoral Commissioner for New South Wales will conduct the election of two (2) Trustees to the Sydney Cricket and Sports Ground Trust. The term of appointment to office will be for up to four (4) years.

Nominations

Nominations for the position of Trustee are hereby invited.

CANDIDATES AND THEIR NOMINATORS MUST BE MEMBERS OF THE SYDNEY CRICKET GROUND, OTHER THAN JUNIOR OR HONORARY MEMBERS.

Nominations must be in writing signed by the candidate and at least six(6) other members of the Sydney Cricket Ground, other than Junior or Honorary members. No member of the Sydney Cricket Ground may nominate more than two candidates.

Nomination forms and Statutory Declaration in Support of Candidature forms may be obtained from the State Electoral Office, telephone (02) 9290 5999 or the Sydney Cricket and Sports Ground Trust, telephone (02) 9360 6601.

Details from the Statutory Declaration in Support of Candidature will be included in a Candidate Information Sheet which will accompany voting material when it is posted.

Close Of Nominations

NOMINATIONS AND STATUTORY DECLARATIONS IN SUPPORT OF CANDIDATURE MUST BE RECEIVED BY THE RETURNING OFFICER, STATE ELECTORAL OFFICE NOT LATER THAN **NOON, THURSDAY 20 APRIL 2006**. THEY MAY BE HAND DELIVERED TO THE STATE ELECTORAL OFFICE, LEVEL 25, 201 KENT STREET SYDNEY; POSTED TO PO BOX 693 GROSVENOR PLACE, NSW 1220, OR FAXED TO (02) 9290 5939.

Any defects in a Nomination or alterations or additions to a Statutory Declaration in Support of Candidature must be rectified by the candidate prior to the close of nominations. A candidate may only withdraw his/her nomination in writing so as to be received by the Returning Officer prior to the close of nominations.

Should more than the required number of nominations be received a draw will be conducted to determine the order of candidates' names on the ballot paper at the State Electoral Office at 2.00 pm, Thursday 20 April 2006. Candidates or their representatives are invited to witness the draw.

Voting

If the election is contested a postal ballot will be conducted to close at Noon, Tuesday 13 June 2006. Voting material will be posted on Monday, 15 May 2006. The method of voting to be observed for this election will be multi-optional preferential.

Any enquiries concerning this election should be directed to Philip Binns at the State Electoral Office telephone (02) 9290 5999.

COLIN BARRY,
Electoral Commissioner for New South Wales and
Returning Officer

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of investigation area

(Section 15 of the Contaminated Land Management Act 1997)

Declaration Number 15037; Area Number 3223

THE Environment Protection Authority "EPA" declares the following land to be an investigation area under the Contaminated Land Management Act 1997 ("the Act"):

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

The site to which this declaration relates is described as:

- Part Lot A in Deposited Plan 308062 as defined by the thick black line in the attached plan A by Coffey Geosciences (job n. E12969/1) dated 11 March 2005; and
- the adjoining land at Woollooware Bay as shown in the attached Plan number BB2006

in the Sutherland Shire Council local government area.

2. Nature of contamination affecting the site:

The EPA believes that the site is contaminated with the following substances ("the contaminants"): polycyclic aromatic hydrocarbons ("PAHs"); total petroleum hydrocarbons ("TPH"), lead, zinc and copper.

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in s.9 of the Act and for the following reasons has determined that it has reasonable grounds to believe that the site is contaminated in such a way as to present a significant risk of harm to human health and the environment:

- Soil on the site has been identified as being contaminated with concentrations of PAHs and TPH (some of which are classified as probable carcinogens and toxic to plants and aquatic organisms) above relevant guideline levels for recreational open space. Some heavy metal contamination has also been identified including concentrations of lead, zinc and copper.
- The contaminant type and concentrations identified in soils at the site indicate the likelihood of contaminant transport into groundwater; and
- The contaminants have the potential to migrate into the tidal flats of Woollooware Bay and affect aquatic ecosystems in the adjacent Georges River. There may be human and biota exposure pathways to the contamination.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary investigation of the site and any person may submit a voluntary investigation proposal for the site to the EPA. If the proposal satisfies the requirements of s.19 of the Act, the EPA may agree not to issue an investigation order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue an investigation order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Director Contaminated Sites
Department of Environment and Conservation
PO Box A290
SYDNEY SOUTH NSW 1232
or faxed to 02 9995 5930
by not later than 14 April 2006.

Signed

NIALL JOHNSTON,

A/Director Contaminated Sites

Department of Environment and Conservation

Date: 15 March 2006.

NOTE:

Investigation order may follow

If investigation of the site or part of the site is required, the EPA may issue an investigation order under s.17 of the Act.

Variation/Revocation

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

Information recorded by the EPA

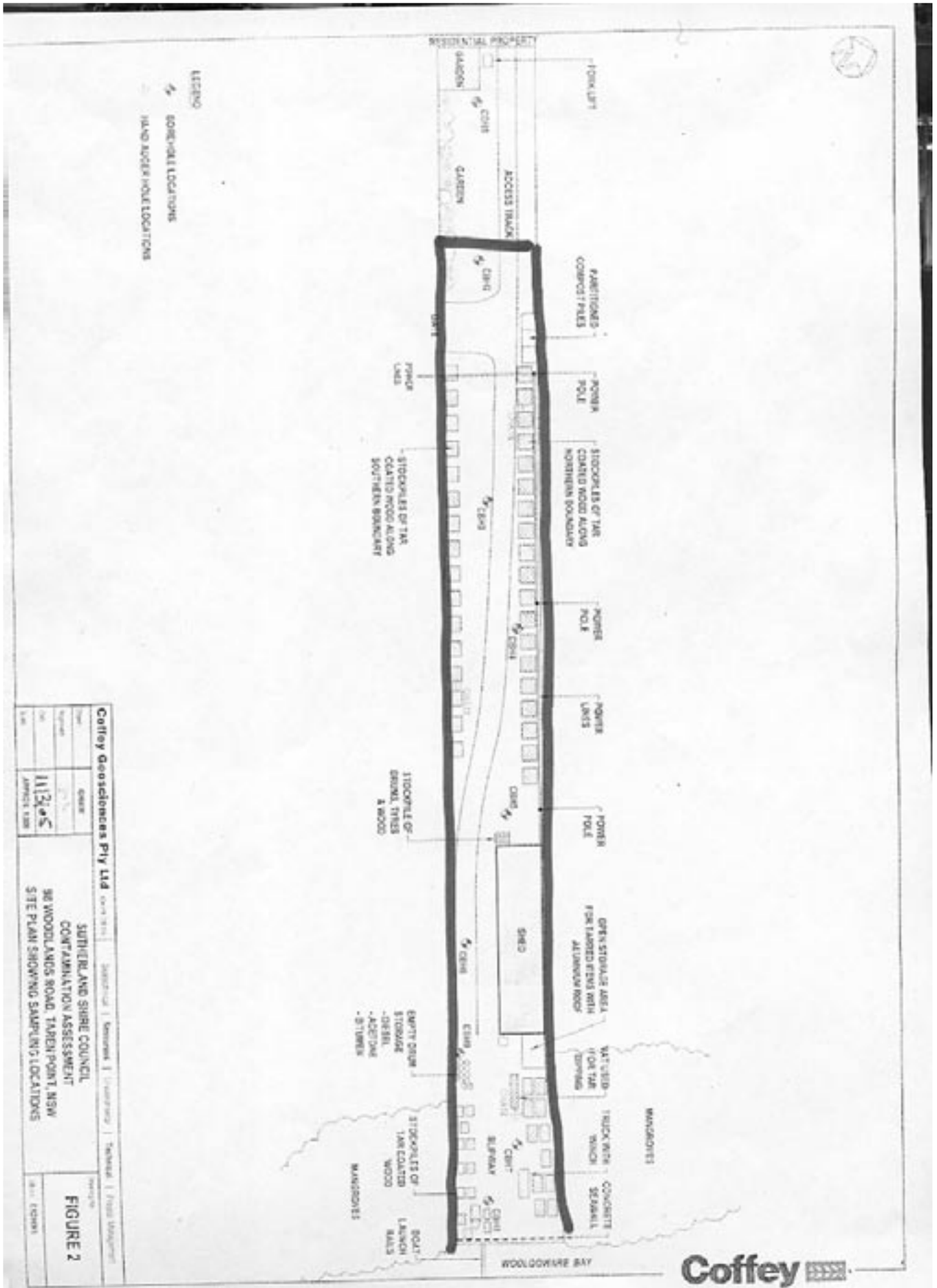
Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this investigation declaration will be included in the public record.

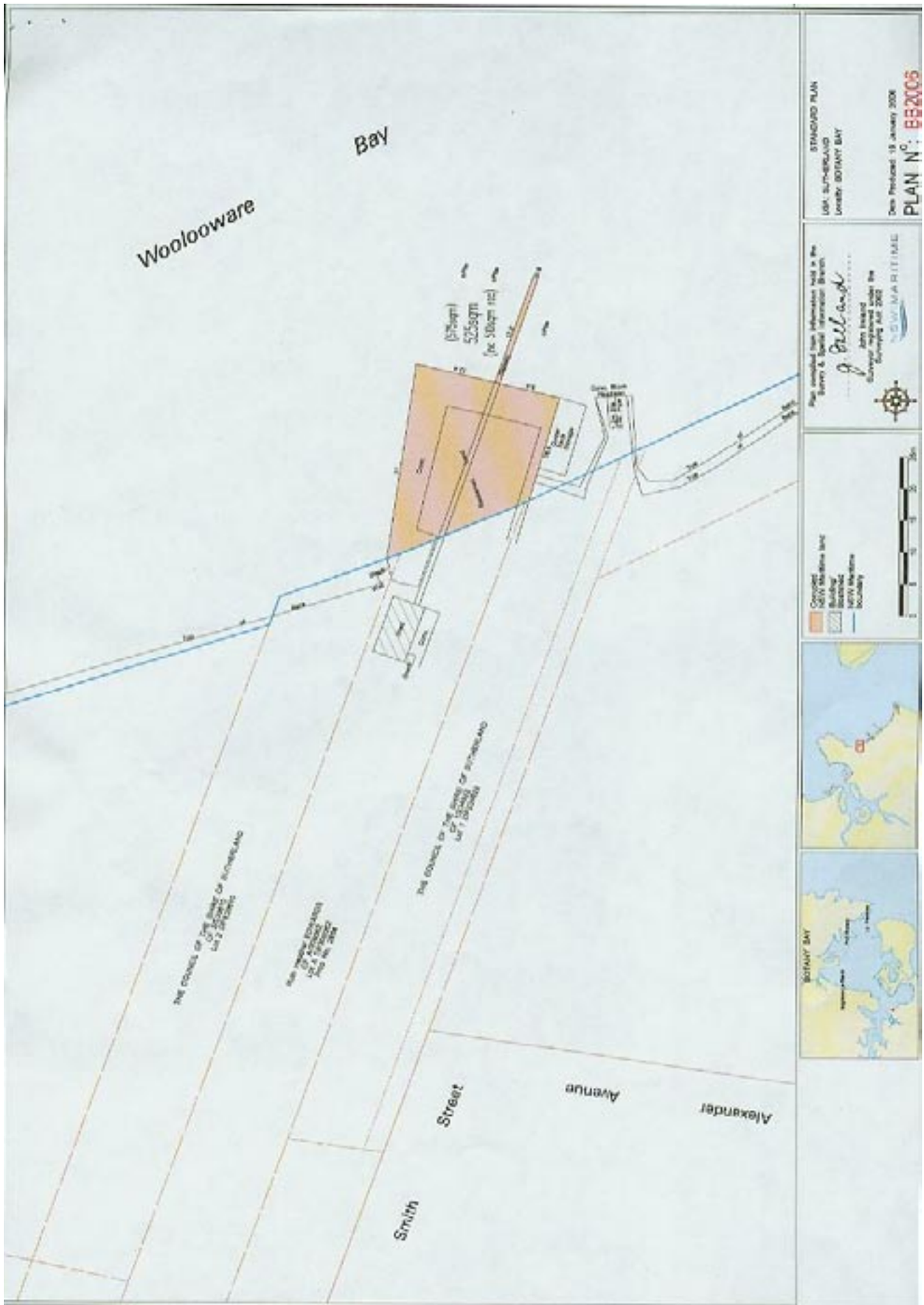
Information recorded by councils

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

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.





FORESTRY ACT, 1916 - PROCLAMATION

(L.S.) MARIE BASHIR, Governor

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

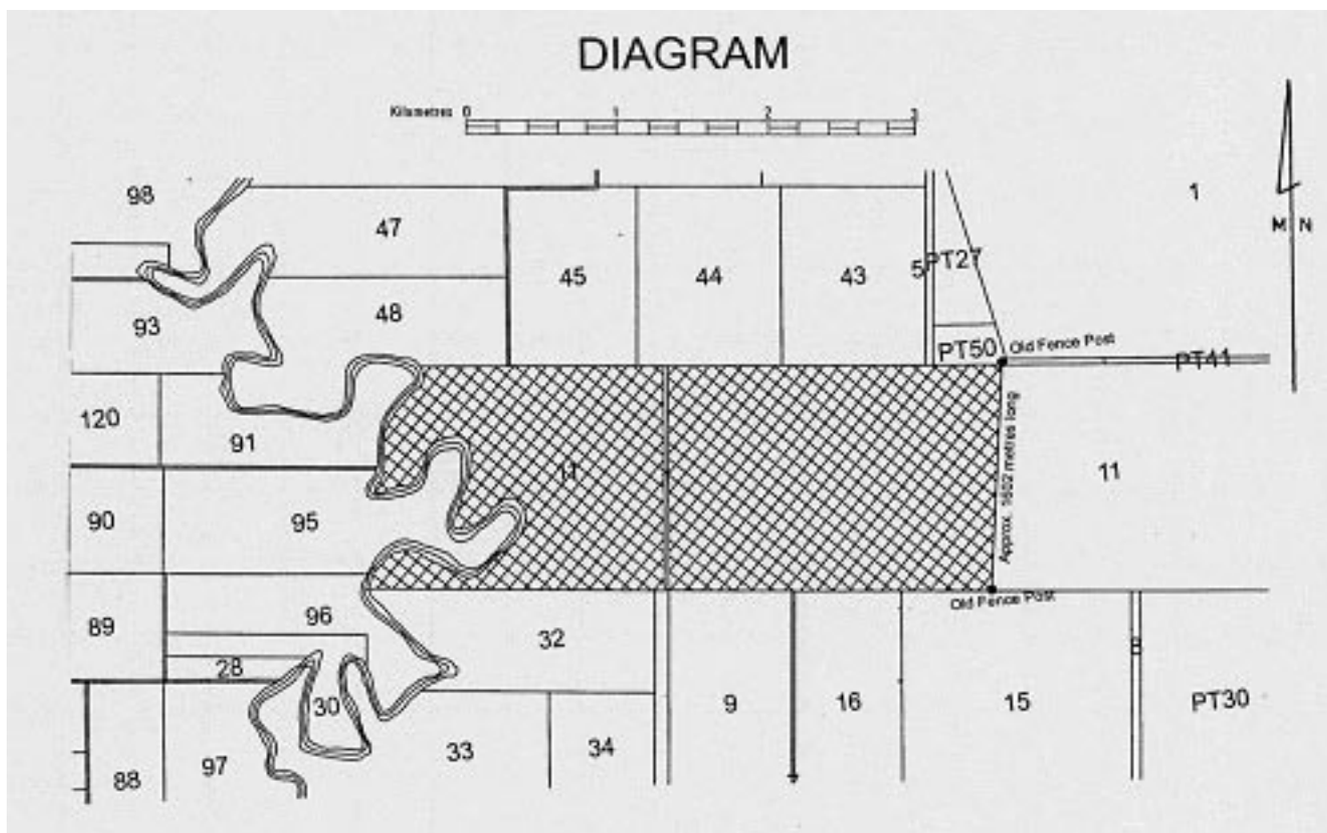
SCHEDULE

Central Division

Land District of Balranald South; Wakool Shire Council Area;

Riverina Forestry Region

Kieeta State Forest No.1073. An area of about 617 hectares in the Parish of Kieeta, County of Cairn, being the part of Portion 11 shown by cross hatching on the diagram hereunder. – Portion 11 is delineated on plan catalogued 729-1831 in the Department of Lands, Sydney. (05/0063)



Signed and sealed at Sydney, this fifteenth day of March, 2006.

By Her Excellency's Command,

IAN MACDONALD, M.L.C.,
Minister for Primary Industries

GOD SAVE THE QUEEN!

NOTE: The abovedescribed land comprises part of the land in Folio Identifier 11/751195 which is held as Perpetual Lease 106214.

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

CANTERBURY CITY COUNCIL

Roads Act 1993 – Section 162

Roads (General) Regulation 2000, Clause 9

Road Re-naming

NOTICE is hereby given that the Canterbury City Council, in pursuance of Section 162 of the Roads Act 1993 and the Roads (General) Regulation 2000, Clause 9 has renamed the roads as described in the following table:

<i>Current Road Name</i>	<i>Road description</i>	<i>Proposed Road Name</i>
Alice Street, Wiley Park	That part of Alice Street which runs north of the Railway line, Wiley Park	Alice Street North
	That part of Alice Street which runs south of the Railway line, Wiley Park	Alice Street South
Elouera Street, Beverly Hills	That part of Elouera Street which runs north of the M5 Expressway, Beverly Hills	Elouera Street North
	That part of Elouera Street which runs south of the M5 Expressway, Beverly Hills	Elouera Street South
Karne Street, Roselands	That part of Karne Street which runs north of the M5 Expressway, Roselands	Karne Street North
	That part of Karne Street which runs south of the M5 Expressway, Roselands	Karne Street South
Quigg Street, Lakemba	That part of Quigg Street which runs north of the Railway line, Lakemba	Quigg Street North
	That part of Quigg Street which runs south of the Railway line, Lakemba	Quigg Street South
Robinson Street, Wiley Park	That part of Robinson Street which runs north of the Railway line, Wiley Park	Robinson Street North
	That part of Robinson Street which runs south of the Railway line, Wiley Park	Robinson Street South
Rosemont Street, Punchbowl	That part of Rosemont Street which runs north of the Railway line, Punchbowl	Rosemont Street North
	That part of Rosemont Street which runs south of the Railway line, Punchbowl	Rosemont Street South
Welfare Avenue, Narwee	That part of Welfare Avenue which runs north of the M5 Expressway, Narwee	Welfare Avenue North
	That part of Welfare Avenue which runs south of the M5 expressway, Narwee	Welfare Avenue South

JIM MONTAGUE, General Manager, Canterbury City Council, PO BOX 77 Campsie NSW 2194.

[1977]

WELLINGTON COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Wellington Council declares, with the approval of Her Excellency the Governor, that the land described in the schedule below, excluding any mines or deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of constructing a Rural Fire Station. Dated at Wellington this 10th day of March 2006. DONALD H RAMSLAND, General Manager, Wellington Council, PO Box 62, Wellington NSW 2820.

SCHEDULE

Lot 1 DP 1084938.

[1978]

TUMUT SHIRE COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Overdue Rates

NOTICE is hereby given to the persons named hereunder that the Council of Tumut Shire has resolved, in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder, of which the persons named are known to the Council to be the owners or to have an interest in the land on which the amount of rates stated in each case, as at 28 February 2006, is due:

<i>Owner or persons having interest in land</i>	<i>Description of Land</i>	<i>Amount of rates (including extra charges) overdue for more than five (5) years</i>	<i>Amount of all other rates (including extra charges) payable and unpaid</i>	<i>Total</i>
(a)	(b)	(c)	(d)	(e)
		\$	\$	\$
J. FLETCHER	Lot 3, DP 757214, Parish Batlow	669.06	2690.91	3,359.97
W. G. SUMMERBELL	3461 Batlow Road, Batlow, Pt 20, DP 757214 and Lot 1, DP 668569, Parish Batlow.	1,034.87	2,768.70	3,803.57
BATLOW PACKING HOUSE & COOLSTORE	Ash Street, Batlow, Lot 1, DP 330390, Parish Batlow.	3,993.94	6,497.48	10,491.42
J. PURCELL	Lot 1, DP 135307, Parish Batlow	1,034.87	2,415.10	3,449.97
W. KITE	Lot 157, DP 757228, Parish Gadara	669.06	2,640.91	3,309.97
R. McKAY	Lot 9, DP 757234, Parish Hindmarsh	669.06	2,287.31	2,956.37
M. F. O'CONNEL S. B. BASHAN A. HOGAN	Lot 50, DP 757234, Parish Hindmarsh	669.06	2,690.91	3,359.97
R. H. & K. S. RUSSELL	337 Old Tumbarumba Road, Batlow, Lot 2, DP 1026860, Parish Hindmarsh.	314.40	3,995.78	4,310.18
C. EBZERY	Lot 335, DP 750991, Parish Mundongo	669.06	2,287.31	2,956.37
M. R. MACADAM E. S. KELL F. DALY	Lot 373, DP 750991, Parish Mundongo	669.06	2,287.31	2,956.37
N. MANDELSON	Lot 43, DP 757259, Parish Wondalga	669.06	2,287.31	2,956.37
B. C. & H. M. PURCELL	Wondalga Village, Wondalga, Lot 5, 6, 7, 8, 9 and 20, DP 113608, Parish Wondalga.	669.06	2,287.31	2,956.37

In default of payment to the Council of the amount stated in column (e) above and any other rates (including extra charges) becoming due and payable after 28th February 2006, or any arrangements satisfactory to the Council for payment of all such rates being entered into by the rateable person, before the time fixed for the sale, the said land will be offered for sale by public auction, at the Conference Room, Riverina Highlands Building, 76 Capper Street, Tumut on Friday, 16 June 2006, at 10:00 a.m. CHRISTOPHER ADAMS, General Manager, Tumut Shire Council, 76 Capper Street, Tumut, NSW 2720, tel.: 02 6947 0555.

[1979]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ELSIE ISOBEL BLACKWELL, late of Woodfield Retirement Village, 51-61 Parramatta Road, Haberfield, in the State of New South Wales, widow, who died on 10th November 2005, must send particulars of his claim to the executors, Evan Robert Thurston and Warren Thurston, c.o. Steve Masselos & Co., Solicitors, PO Box A988, Sydney South NSW 1235, within one (1) calendar month from the 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 he/they have notice. Probate was granted in New South Wales on 3rd February 2006, as number 101279/06. STEVE MASSELOS & CO., A Solicitor Corporation, 2nd Floor, 114-120 Castlereagh Street, Sydney NSW 2000 (PO Box A988, Sydney South 1235), (DX 305, Sydney), tel.: (02) 9264 7022.

[1980]