



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 63
Friday, 12 May 2006

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LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 8 May 2006

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

Act No. 16 2006 – An Act to provide a scheme for the lifetime care and support of persons injured in motor accidents; and for other purposes. [Motor Accidents (Lifetime Care and Support) Bill].

Act No. 17 2006 – An Act to amend the Motor Accidents Compensation Act 1999 to make further provision with respect to the motor accidents to which the Act applies, no-fault recovery by children, blameless motor accidents, insurance premiums, claims against the Nominal Defendant and caps on insurer liability; and for other purposes. [Motor Accidents Compensation Amendment Bill].

Russell D. Grove PSM
Clerk of the Legislative Assembly

Proclamations



New South Wales

Proclamation

under the

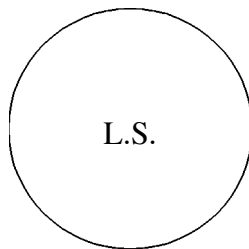
Marine Parks Act 1997

JAMES JACOB SPIGELMAN, Lieutenant-Governor

I, the Honourable James Jacob Spigelman AC, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 9 of the *Marine Parks Act 1997*, do, by this my Proclamation, vary the area of the Port Stephens-Great Lakes Marine Park by removing from that Park so much of the area described in Schedule 1 below as is currently within the boundary of that Park.

Signed and sealed at Sydney, this 10th day of May 2006.

By His Excellency's Command,



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

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

GOD SAVE THE QUEEN!

Proclamation

Schedule 1

Schedule 1**Part 1 Name of area**

The Salt Ash Air Weapons Range, being the areas of land and air declared as a Defence practice area by the Declaration published in the Commonwealth of Australia Gazette No GN 27 on 7 July 2004 at pages 1950–1952.

Part 2 Description of area

All those parcels of land and air in the State of New South Wales known as the Salt Ash Air Weapons Range containing an area of 2,900 hectares more or less situated about 10 kilometres north-east of Williamstown and being as to the land Lot 1 of DP 734441, that Part of Lot 1 of DP 744880 to the south of Swan Bay Road, Lot 22, 23, 43, 44, 55, 69, 70, 78, 79, 80, 81, 82, 83, 99, 135, 136 and 149 of DP 753194, Lot 1522 of DP 774846, Lot 81 and 422 of DP 792194, Lot 1, 2, 3, 4, 5, 6, 7 of DP 856209, Lot 1, 3, 4 of DP 856210, Lot 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 of DP 867931, Lot 1 of DP 867932, Lot 1, 2 of DP 869030 all in the Parish of Sutton, County of Gloucester and Lot 1 of DP 856211 in the Parish of Stowell, County Gloucester and being as to the air from surface level to a height of 12,000 feet above mean sea level over the aforesaid land.

Regulations



New South Wales

Ports Corporatisation and Waterways Management Amendment (Port Kembla Boundaries) Regulation 2006

under the

Ports Corporatisation and Waterways Management Act 1995

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Ports Corporatisation and Waterways Management Act 1995*.

JOSEPH TRIPODI, M.P.,
Minister for Ports and Waterways

Explanatory note

The object of this Regulation is to amend the *Ports Corporatisation and Waterways Management Regulation 2002* to alter the boundaries of the port of Port Kembla.

This Regulation is made under the *Ports Corporatisation and Waterways Management Act 1995*, including sections 105 and 110 (the general regulation-making power).

Clause 1 Ports Corporatisation and Waterways Management Amendment (Port Kembla Boundaries) Regulation 2006

Ports Corporatisation and Waterways Management Amendment (Port Kembla Boundaries) Regulation 2006

under the

Ports Corporatisation and Waterways Management Act 1995

1 Name of Regulation

This Regulation is the *Ports Corporatisation and Waterways Management Amendment (Port Kembla Boundaries) Regulation 2006*.

2 Commencement

This Regulation commences on 30 June 2006.

3 Amendment of Ports Corporatisation and Waterways Management Regulation 2002

The *Ports Corporatisation and Waterways Management Regulation 2002* is amended by omitting from Schedule 1 the matter relating to Port Kembla and by inserting instead the following matter:

5 Port Kembla

The waters of Port Kembla Inner and Outer Harbours bounded by mean high water mark, together with that part of the South Pacific Ocean below mean high water mark (but excluding Belmore Basin at Wollongong) bounded by a line running generally north from those harbours to a point (south of Bulli Point) at latitude 34°20'14"S, longitude 150°55'32"E; then due east to a point at latitude 34°20'14"S, longitude 151°02'26"E; then due south to a point at latitude 34°29'41"S, longitude 151°02'26"E; then due west to a point (at Red Point) at latitude 34°29'41"S and longitude 150°55'15"E; then generally north to the waters of those harbours.

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 222(1) of the Aboriginal Land Rights Act 1983 (the Act), appoint Mr Peter Hillig as administrator to the Darkinjung Local Aboriginal Land Council for a 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 \$120,000, excluding GST.

Signed and sealed this 2nd day of May 2006.

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

GOD SAVE THE QUEEN

**THE UNIVERSITY OF WESTERN SYDNEY ACT
1997**

Notification of Appointment to the Board of Trustees

I, Carmel Tebbutt, Minister for Education and Training, in pursuance of section 12(1)(b) of the University of Western Sydney Act 1997, appoint the following persons:

Mr Ian Stone
Dr Michael Bezzina

as members of the Board of Trustees of the University of Western Sydney for a term of office expiring on 31 December 2009.

CARMEL TEBBUTT, M.P.,
Minister for Education and Training

Department of Lands

DUBBO OFFICE

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

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

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the 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
Bruce McQuillan (new member)	Ballimore Recreation Reserve Trust	Reserve No. 57785 Public Purpose: Public Recreation Notified: 6 February 1925 File Reference: DB81R209

For a term commencing this day and expiring 15 April 2009.

FAR WEST REGIONAL OFFICE

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

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

SURRENDER OF PART OF A WESTERN LANDS LEASE

IT is hereby notified for public information that in pursuance of Section 33A of the Western Lands Act 1901, part of the Western Lands Lease particularised hereunder has been surrendered.

IAN MacDONALD M.L.C.,
Minister for Natural Resources

In the notification appearing in the Government Gazette of 28 April 2006, Folio's 2458- 2460, under the heading Alteration of Purpose and Conditions of a Western Lands Lease, (being Western Lands Lease 14572) the wording "the area shown hatched on the diagram hereunder" should be deleted from special condition numbers 30 & 31" and replaced by "the whole of Lot 2 in DP 1071926" - File reference WLL 14572.

IAN MACDONALD M.L.C.,
Minister for Natural Resources

Western Lands Lease No:	8145
Name of Lessee:	Karl David BATH & Margaret Rose BATH
Description of Lease:	Lot 5999 DP 757298 & Allotment 7 Section 44 DP 758018 of 1314m2 at Alma
Lot being surrendered:	Lot 599 DP 757298 of 302m2
Description of lease after surrender:	Allotment 7 Section 44 DP 758018 of 1012m2
Date of Surrender:	5 May 2006
Administrative District:	Broken Hill
Shire:	Broken Hill

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

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 hereby transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from the date, the road specified in schedule 1, ceases to be Crown road.

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

Schedule 1

Parish – Taloumbi;
County – Clarence;
Land District – Grafton;
Shire – Clarence Valley Council

Crown public road separating Lot 2 DP539017 from Lot 278 DP 751388.

Department of Lands Reference: GF04H124

Schedule 2

Roads Authority: Clarence Valley Council (P01871)

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, M.L.C.,
Minister for Lands

SCHEDULE

COLUMN 1
Fernvale Community
Reserve Trust

COLUMN 2
Reserve No: 91428
Public Purpose:
Community Purposes
Notified: 20 April 1979
Parish: Condong
County: Rous
File No: GF89R3

CANCELLATION OF NOTIFICATION

Land District – Murwillumbah;
Council – Tweed

THE notification appearing in the Government Gazette of 10 June 1994, Folio 2858, under the heading “Appointment of Trustee” in respect of Reserve 91428, is hereby cancelled. GF89R31.

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

MAITLAND OFFICE**Corner Newcastle Road and Banks Street (PO Box 6), East Maitland NSW 2323****Phone: (02) 4937 9300 Fax: (02) 4934 2252****ROADS ACT 1993****ORDER**

Transfer of Crown Roads 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

*Parish – Pokolbin;
County – Northumberland;
Land District – Maitland;
Local Government Area – Cessnock*

That part of the Crown public roads 20.115 metres wide being part Occident Street and part Ivanhoe Street at Nulkaba directly adjoining Lot 7, Section 4, DP 758795 and including the intersection of Occident and Ivanhoe Streets at the south western corner of Lot 7, Section 4, DP 758795.

SCHEDULE 2

Roads Authority: Cessnock City Council.

File No: MD 06 H 112.

Council's Reference: 010/2005/00000136/001.

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 – Maitland;
Council – Maitland City Council;
Parish – Maitland;
County – Northumberland*

4640m2 being Lot 11 in D.P.1083841 also being land in folio 11/1083841 held in the name of The State of New South Wales.

File Ref: MD02 H 345.

NOWRA OFFICE**5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541****Phone: (02) 4428 6900 Fax: (02) 4428 6988****NOTIFICATION OF CLOSING OF PUBLIC 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 – Bega;
LGA – Bega Valley

Lot 1 DP1093148, subject to easement for Right of Carriageway created by Deposited Plan 1093148 at Kalaru, Parish Wallagoot and County Auckland.

File No.: NA04H121.

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

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

Road closed: Lot 2 DP1092654 Parish Umbiella, County Roxburgh. File Reference: OE02H350.

Note: On closing title to the land comprised in Lot 2 remains vested in the Crown as Crown land.

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

NOTIFICATION OF CLOSING OF ROADS

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

TONY KELLY, MLC.,
Minister for Lands

 Descriptions

*Land district – Metropolitan;
 L.G.A. – Campbelltown*

Lot 1, DP 1092279 at Raby, Parish Minto, County Cumberland.

MN04H214.

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

 Descriptions

*Land District – Metropolitan;
 L.G.A. – Ryde*

Lot 1, DP 1094186 at Ryde, Parish Hunters Hill (Sheet 4), County Cumberland.

MN03H4.

Notes: 1. On closing, title for the land in lot 1 remains vested in City of Ryde Council as operational land.

2. The road is closed subject to the easement for electricity purposes 3.05 wide, the easement for water supply purposes 3.05 wide as shown in as shown in DP 1094186.

ESTABLISHMENT OF RESERVE TRUST

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

TONY KELLY, MLC.,
Minister for Lands

 SCHEDULE

COLUMN 1
Barra Brui Oval (R88493)
Reserve Trust

COLUMN 2
Area at Barra Brui notified for the purpose of public recreation in the Gazette of 18 February 1972.
File No. MN96R12

**APPOINTMENT OF CORPORATION TO MANAGE
 A 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, MLC.,
Minister for Lands

 SCHEDULE

COLUMN 1
Ku-Ring-Gai
Council

COLUMN 2
Barra Brui Oval
(R88493)
Reserve Trust

COLUMN 3
Area at Barra Brui notified for the purpose of public recreation in the Gazette of 18 February 1972.
File No. MN96R12

TAMWORTH OFFICE**25-27 Fitzroy Street (PO Box 535), Tamworth NSW 2340****Phone: (02) 6764 5100 Fax: (02) 6766 3805****ROADS ACT 1993**

Order

Transfer of Crown Road to Council

IN pursuance of 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

SCHEDULE 1

Parish – Attunga;
County – Inglis;
Land District – Tamworth;
L.G.A. – Tamworth Regional Council

Crown public road of 20.115 metres wide and described as west of Lot 185 in DP753830.

SCHEDULE 2

Roads Authority: Tamworth Regional Council.
File No: TH04H154.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

COLUMN 1

Land District: Tamworth
LGA: Tamworth Regional
Locality: Crawney
Reserve No.: 926
Public Purpose: Passageway
Notified: 12th October 1875
File Reference: Th05h317

COLUMN 2

That part comprising
Lots 1 & 2 in DP
1094773, Parish of
Crawney, County of
Parry, of an area of
16.55 hectares.

WAGGA WAGGA OFFICE**Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650****Phone: (02) 6937 2700 Fax: (02) 6921 1851****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
South Wagga Wagga Girl Guides (R87587) Reserve Trust	Reserve No. 87587 Public Purpose: Girl Guides Notified: 19 December 1969 File Reference: WA05R14

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

COLUMN 1	COLUMN 2
Land District: Wagga Wagga Local Government Area: Wagga Wagga City Council Locality: South Wagga Wagga Reserve No. 87587 Public Purpose: Girl Guides Notified: 19 December 1969 File Reference: WA05R14.	The whole being <i>Lot Sec. D.P. No. Parish County</i> 13 42 759031 South Wagga Wagga Wynyard 7074 757249# South Wagga Wagga Wynyard of an area of 437.2m2

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

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	COLUMN 2
Land District: Albury Local Government Area: Albury City Council Locality: Albury	Reserve No. 1011568 Public Purpose: Environmental Protection Rural Services Tourist Facilities and Services Future Public Requirements Public Recreation
<i>Lot Sec. D.P. No. Parish County</i>	
1 788173 Albury Goulburn	
835 753326 Albury Goulburn	
833 753326 Albury Goulburn	
832 753326 Albury Goulburn	
837 753326 Albury Goulburn	
22 732436 Albury Goulburn	
43 608682 Albury Goulburn	
1 788174 Mungabarina Goulburn	
99 753351 Mungabarina Goulburn	
321 753326 Albury Goulburn	
7004 1023658 Albury Goulburn	
7006 1023690 Albury Goulburn	
583 753326 Albury Goulburn	
876 753326 Albury Goulburn	
877 753326 Albury Goulburn	
878 753326 Albury Goulburn	
7043 1023816 Albury Goulburn	
663 753326 Albury Goulburn	
1151 728300 Albury Goulburn	
152 753351 Mungabarina Goulburn	
2 1002387 Albury Goulburn	

Area: 897.4ha

File Reference: WA05R16

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
Crown Lands Reserve Trust	Reserve No. 1011568 Public Purpose: Environmental Protection Rural Services Tourist Facilities and Services Future Public Requirements Public Recreation Notified: This day File Reference: WA05R16

NOTIFICATION VESTING CARE CONTROL AND MANAGEMENT OF A RESERVE IN A RURAL LANDS PROTECTION BOARD

IN pursuance of the provisions of Section 85 (1) of the Rural Lands Protection Act, 1998, care control and management of the reserve specified hereunder is placed under the control of the Rural Lands Protection Board for the Rural Lands Protection District as from the date of this notification.

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

Description

*Parish of Narrow Plains;
County of Denison;
Land District and Shire of Corowa*

Reserve 2983 for camping notified 24th July 1882 is hereby placed under the control of the Murray Rural Lands Protection Board.

File No. WA82H521.

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

*Parishes – Mooney Mooney,
Coolac & North Gundagai;
County – Harden & Clarendon;
Land District – Gundagai;
Shire – Gundagai*

SCHEDULE 1

Crown Public Roads of variable widths described as:

Lots 80 & 81 DP 1049045 in the Parish of Mooney Mooney County of Harden

Lots 39 & 40 DP 1049165; Lots 59, 61 & 64 DP 1075653; Lot 104 in DP 1067800; Lot 29 in DP 1056586 in the Parish of Coolac County of Harden.

Lot 23 in DP 263387; Lot 28 in DP 264315; and the area of land shown hatched on the diagram hereunder and bounded by Lot 27 in DP 264314, Crown Road, Lot 26 DP 264314 and the Hume Highway in the Parish of North Gundagai County of Clarendon.

**SCHEDULE 2**

Roads Authority: Gundagai Shire Council.

File No: WA06H28.

Department of Natural Resources

WATER ACT 1912

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

June VINCENT for a dam on an Unnamed Watercourse on Lots 1//549197 and 28//754420, Parish of Kerewong, County of Macquarie, for conservation of water for stock purposes (new license, exempt from current embargo) 20SL061665.

MACQUARIE GENERATION for a cutting on Tinkers Creek on Lot 16// 247944, Parish of Savoy, County of Durham, to change the course of a river (new licence) 20SL061666.

Mark Thomas MOFFETT and Lisa Cathrine MOFFETT for a pump on the Wyong River on Lot 101//1089118, Parish of Wyong and Lot 2//1062328, Parish of Ourimbah, both County of Northumberland, for irrigation of 1.5 hectares (turf, new license, permanent water transfer from 20SL041613) 20SL061658.

Mark Thomas MOFFETT and Lisa Cathrine MOFFETT for a pump on the Wyong River on Lot 2//1062328, Parish of Ourimbah, County of Northumberland, for irrigation of 1.0 hectare (turf, new license, permanent water transfer from 20SL041613) 20SL061668.

WYONG SHIRE COUNCIL for two cuttings, two regulators and two diversion channels on Unnamed Watercourses on Lots 1, 2 & PT3//369486, Parish of Munmorah, County of Northumberland, to change the course of a river and water supply for recreation(playing fields) purposes (new license) 20SL061639.

Lincoln Trevor SHADE for a pump on Glendon Brook on Lot 1441//858558, Parish of Sedgefield, County of Durham, for irrigation of 1.5 hectares (improved pasture, new license, permanent water transfer from 20SL061371, pumping restrictions to apply) 20SL061656.

CORNISH GROUP PTY LIMITED for a pump on the Paterson River on Lot 52//1089481, Parish of Houghton, County of Durham, for irrigation of 1.5 hectares (improved pasture, split of existing license 20SL034520) 20SL061654.

Howard Courtney DAVIES and Elizabeth Mary DAVIES for a pump on Congewai Creek on Lot 5610//873207, Parish of Congewai, County of Northumberland, for irrigation of 1.5 hectares (improved pasture, new license, permanent water transfer from 20SL061332, pumping restrictions to apply) 20SL061652.

Veronica Josephine PITTMAN for a pump on Kingdon Ponds on Part Road North of Lot 237//750965, Parish of Wingen, County of Brisbane, for water supply for domestic purposes (new license, exempt from current embargo) 20SL061659

Mark TURKINGTON and Katherine Ann TURKINGTON for a pump on Kingdon Ponds on Part Road North of Lot 237//750965, Parish of Wingen, County of Brisbane for water supply for domestic purposes (new license, exempt from current embargo) 20SL061667.

Warwick Osborne MENLOVE and Margaret Jean MENLOVE for a pump on the Pages River on Lots 2 & 3, Section 13, DP758119, Parish of Murulla, County of Brisbane for water supply for stock and domestic purposes (new license, exempt from current embargo) 20SL061650.

Any inquiries regarding the above should be directed to Brian McDougall (02) 4904 2546.

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

VICKI McBRIDE,
A/Resource Access Manager
Hunter Region

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

Malcolm Iain and Margaret TOWNLEY for a pump on Numeralla River, Lot 3 DP 830840, Parish of Undoo, County of Beresford for supply of water for stock and domestic purposes to Lot 1 DP 830840, Parish of Undoo, County of Beresford. . New License. Reference: 40SL70519. GA2:520610.

Joanne Peta SWINDLEY and Jason Anthony GABRIEL for two bywash dams on an unnamed watercourse, Lot 20 DP 1053397, Parish of Bywong, County of Murray for conservation of water for domestic purposes. Replacement License. (Reference: 40SL71082). GA2:520611.

GEMWANE PTY LIMITED for bywash dams of 0.75 ML capacity for conservation of water for stock and domestic purposes to Lots 302, 303, 305, 308, 312, 313, 314, 317, and 319 being subdivided parts of Lot 23 DP870874 Parish of Manton, County of King being "Manton Park Estate" rural residential subdivision (Stage 3). New Licenses. 40SL71083 to 40SL71091.

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

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

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

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

WATER ACT 1912

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

APPLICATIONS for authorities, under Section 20 of Part 2 of the Water Act 1912, have been received as follows:

Murray River Valley

Michael John MORSSINKHOF and Jennifer Anne MORSSINKHOF for a pump on Eagle Creek on Lot 16

DP285261, Parish of Barham, County of Wakool, for water supply for stock and domestic purposes and irrigation (replacement authority due to a subdivision) (Reference: 50SA6640).

Michael John MORSSINKHOF and Jennifer Anne MORSSINKHOF for a pump on Eagle Creek on Lot 10 DP285261, Parish of Barham, County of Wakool, for water supply for stock and domestic purposes and irrigation (replacement authority due to a subdivision) (Reference: 50SA6641) (GA2: 484870).

Any enquiries regarding the above should be directed to the undersigned (PH: [03] 5898-3900).

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

J. M. CAMPION,
A/Senior Natural Resource Officer
Murray–Murrumbidgee Region

Department of Natural Resources
PO Box 205, DENILQUIN NSW 2710

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

GEOFF CAMERON,
Manager Resource Access

Department of Natural Resources
PO Box 550
Tamworth NSW 2340

WATER ACT 1912

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

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

Macintyre-Dumaresq River Valley

Phillip Richard LEADER for a pump on the Macintyre River on Lot 15, DP11521, Parish of Byron, County of Arrawatta for irrigation purposes. Application seeks to transfer by way of permanent transfer, 14 megalitres of existing Macintyre River entitlement. Ref: 90SL100895. GA2472384.

Department of Planning



New South Wales

Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

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*. (SRW0000016/PC)

JOHN HATZISTERGOS, M.L.C.,
Acting Minister for Planning

Clause 1 Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)*.

2 Aims of plan

The aims of this plan are:

- (a) to apply *Blue Mountains Local Environmental Plan 2005* to the land to which this plan applies (being part of the land to which *Blue Mountains Local Environmental Plan No 4* currently applies), and
- (b) to classify part of that land as operational land, and
- (c) to promote the objectives for Katoomba's Village—Town Centre by providing for a civic and commercial focus that responds to the local character of Katoomba and fosters its revitalisation, and
- (d) to establish a Cultural Precinct that allows the development of a cultural facility and major retail outlet in accordance with specific design requirements to ensure that objective (c) is achieved.

3 Land to which plan applies

- (1) This plan applies to the land shown by distinctive colouring, edging and annotation on Sheet 1 of the map marked "Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)", being Lot 1 DP 123748, Lot 1 DP 566097 and Lot 2 DP 547229.
- (2) In so far as it achieves the aim specified in clause 2 (b), this plan applies only to Lot 2 DP 547229 as shown edged on Sheet 2 of the map marked "Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)".

Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

Clause 4

4 Amendment of Blue Mountains Local Environmental Plan 2005

Blue Mountains Local Environmental Plan 2005 is amended as set out in Schedule 1.

Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 129 Classification and reclassification of public land as operational land

Omit “subclause (4)” from clause 129 (5). Insert instead “subclause (3)”.

[2] Schedule 1 Locality management within the Villages

Insert after Division 16 in Part 4 (Katoomba Village):

Division 17 Katoomba Precinct VTC-KA06—Cultural Precinct

1 Consideration of Precinct

- (1) This Division applies to land shown edged heavy black on the locality plan below named “Katoomba Precinct VTC-KA06—Cultural Precinct” and shown by distinctive edging and annotated “VTC-KA06” on Map Panel A.



Katoomba Precinct VTC-KA06—Cultural Precinct

Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

Amendments

Schedule 1

-
- (2) Consent shall not be granted to development within the Katoomba Precinct VTC-KA06 unless the development proposed to be carried out:
- (a) complies, to the satisfaction of the consent authority, with the precinct objectives in achieving the precinct vision statement within this Division, and
 - (b) complies with the building envelope within this Division, and
 - (c) is consistent, to the satisfaction of the consent authority, with the design considerations within this Division.

2 Desired future character

(1) Precinct Vision Statement

The renewal of the site will create a place that provides a focus of cultural, social learning and shopping experiences and underpins Katoomba's revitalisation.

The development enhances urban design in this part of Katoomba and will define the western edge of the town centre. Through a variety of built forms, the development will enhance a principal vehicular entry into the town, which is also a tourist gateway to Echo Point.

Future development will acknowledge Katoomba's townscape qualities and the site's context, and will include access to views of the town's magnificent natural setting. The development will be immediately recognisable to visitors of Katoomba as an identifiable cultural and tourism destination.

The community and visitors will value this place as it celebrates the unique character of Katoomba, while telling its own ongoing story.

(2) Precinct objectives

- (a) To create a viable, integrated civic and commercial development that will provide both a cultural facility and a major retail outlet with a sufficient range of activities to ensure a lively public realm.
- (b) To contribute to the creation of a cohesive town centre through the provision of accessible links through and to the site from the main streets.
- (c) To ensure the design will make a positive contribution to the Katoomba streetscape, particularly in relation to design quality, compatible scale of building elements and presentation to public places.

Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

Schedule 1 Amendments

- (d) To provide inviting, readily accessible and safe public spaces through provision of public art and displays, active street frontages and passive surveillance.
- (e) To ensure that the precinct is easily recognisable as a major public cultural facility.
- (f) To protect and conserve the heritage significance of the cultural landscape, including heritage items and the adjacent urban conservation area, particularly the Carrington Hotel.
- (g) To recognise the cultural and historical significance of the site's association with the first private house in Katoomba and public schooling.
- (h) To acknowledge the visual prominence of the site, and promote public access to views of the Jamison Valley and Frank Walford Park.
- (i) To provide a major underground car parking facility.

3 Building envelope

(1) Building height

- (a) For the purpose of this clause, building heights are determined in relation to a podium level that shall be:
 - (i) at or below an Australian Height Datum of 1024.5 metres, and
 - (ii) at or below the finished level of College Lane at the northern boundary of the Precinct, and
 - (iii) at or below 12 metres above the finished level of College Lane at the south eastern boundary of the Precinct.
- (b) Buildings are not to exceed a maximum building height above the podium level of 8.5 metres.
- (c) A building that does not comply with paragraph (b) may be permitted, but only where the consent authority is satisfied that the building:
 - (i) contributes to a sense of enclosure of adjoining laneways and provides for a variety of building forms, and
 - (ii) incorporates a design that minimises visual bulk, and
 - (iii) is no less than 50 metres from Parke Street, and
 - (iv) does not exceed a maximum building height of 10 metres above the podium level.

Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

Amendments

Schedule 1

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- (d) For the purpose of this clause, building heights do not apply to:
- (i) cultural art works that provide a marker to the site, or
 - (ii) architectural embellishments that add significant architectural merit and do not exceed the prescribed maximum building height by more than 1 metre.

(2) **Setbacks**

There are no prescribed setbacks.

(3) **Site coverage**

The maximum site cover for buildings with enclosed walls that are to be erected on the podium level shall not exceed 75 per cent of the total podium area.

(4) **Development density**

The maximum floor space ratio for development is 2:1.

4 Design considerations

(1) **Integrated elements**

- (a) Development of the cultural centre shall be the product of an integrated design approach.
- (b) Development shall create significant, interlinked public spaces that can be used independently or in conjunction with the cultural centre.
- (c) Retail development shall include a district supermarket or a major store and may include associated specialty outlets.
- (d) A direct, dedicated and vertically integrated pedestrian route will link all levels of the cultural facility, retail area and car park.

(2) **Townscape**

- (a) Facades should generally be highly articulated and differentiated to incorporate appropriate rhythm, with proportions and depth in the facade to reduce bulk and mass.
- (b) Long, continuous elevations shall be avoided, with principal facades broken into discrete bays or modules; verticality is encouraged.
- (c) Windows, openings and cultural displays shall be a predominant element on the eastern facade to College Lane.

Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

Schedule 1 Amendments

- (d) Windows shall be provided in the southern facade of the library building.
 - (e) The design of parking and heavy vehicle loading and manoeuvring areas on the Parke Street facade shall minimise visual impact when viewed from public streets and places.
 - (f) Parke Street elevations shall provide a variety of architectural and urban design elements such as landscaping, viewing places, and windows or openings, with art works or display cases provided along the windowless facades.
 - (g) The north-western entry of the site shall achieve a sense of visual connectivity between Parke Street and the public court by measures such as the provision of an open visual entry statement and vistas of the public court for passing vehicles and pedestrians.
 - (h) Doors, which are to be provided to any loading bay, are to be fully integrated with architectural elements of the street facade.
 - (i) Building design elements such as the use of finishes, materials and colours shall be sympathetic to the historic town centre and adjacent heritage items and avoid large expanses of reflective materials.
 - (j) The building design shall indicate locations for public art and commercial signs which will be presented in a manner that does not compromise the building's contribution to the streetscape.
 - (k) The development and adjacent public places shall adopt an integrated approach to urban design, landscaping, the display of public art and built form, which serves to identify, and act as a visual attractor for, the cultural facility.
- (3) **Energy conservation**
- (a) The design and siting of buildings should maximise energy conservation techniques in construction, and shall use materials with low embodied energy.
 - (b) Water conservation and management systems are to be implemented.
- (4) **Public spaces**
- (a) A major court will be provided in the northern part of the Precinct at the podium level, providing:

Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

Amendments

Schedule 1

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- (i) a link to the Carrington Hotel to the north, and
 - (ii) access between College Lane and Parke Street, which is suitable for use by all members of the community including those with limited mobility.
 - (b) The court will include some shelter and soft landscaping elements to assist with the creation of a pleasant liveable space.
 - (c) Development shall provide public spaces that are integrated by a suite of directional signage, street furniture and light fittings, which complement and reinforce links to prominent adjoining public places.
 - (d) A development application shall show how the crime minimisation objective is to be achieved, particularly for public spaces that could lead to anti-social behaviour.
 - (e) The public spaces shall be capable of housing public art initiatives and other events.
 - (f) Development shall include public spaces and buildings which provide places from which to view the town and the Jamison Valley and Frank Walford Park.
- (5) **Traffic management**
- (a) A Traffic Impact Assessment shall be prepared which identifies the traffic impacts of proposed development and provides mitigation measures, if required, for the local road network.
 - (b) College Lane shall be designed for shared pedestrian and vehicular access.
- (6) **Heritage**
- (a) Architectural design of any building must respect the heritage significance of the site and its heritage setting.
 - (b) Roof forms shall be designed to be viewed from above, with mechanical plant and equipment being concealed or treated to minimise any visual impact.
 - (c) The heritage impact statement shall demonstrate that the proposed development does not significantly impede views from the upper terrace level of the Carrington Hotel to the Jamison Valley.
 - (d) The heritage significance of the Precinct as the location of the first permanent private residence in Katoomba (Froma House, c1867) and as a school site since 1912 shall be interpreted as part of any development proposed for the site.

Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

Schedule 1 Amendments

(7) Advertising signage

- (a) The consent authority must be satisfied that the design and size of advertising signage shall:
 - (i) be compatible with the cultural facility and respect the cultural significance of the building, and
 - (ii) reduce visual clutter by rationalising and simplifying signage, and
 - (iii) be the product of an integrated signage package for the entire building or the precinct as a whole.
- (b) Advertising signage shall be fully integrated with the architectural elements of that part of the building on which it is located.
- (c) Advertising signage that identifies, or relates to the use of, the entire building or the precinct as a whole shall:
 - (i) be designed to complement the display of any public art work on the building on which it is located, and
 - (ii) be located below the podium level set by clause 3 (1) (a).
- (d) Advertising signage related exclusively to development for the purpose of the district supermarket or other commercial premises located below the podium level set by clause 3 (1) (a), and any associated facilities, shall:
 - (i) be compatible with the scale and proportion of the building on which the signage is to be located, and
 - (ii) be limited to business identification purposes for the major tenant for any signage within the precinct visible from Parke Street, and shall be contained within an envelope or envelopes with a total maximum area of 15m², and
 - (iii) be limited to business identification purposes for the major tenant and associated retail tenants for any signage within the precinct that is visible from College Lane, and shall be contained within an envelope or envelopes with a total maximum area of 20m², and
 - (iv) be located below the podium level set by clause 3 (1) (a), and
 - (v) not be used for product promotion or other temporary advertising purposes.
- (e) Subject to paragraph (f), advertising signage must be attached to a building and shall:

Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

Amendments

Schedule 1

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- (i) be flush to the wall and not protrude beyond 300mm from the wall to which the structure is attached, or
 - (ii) be suspended under an awning, entrance or the like, but only where a clearance of 2500mm is provided between the structure and the floor or road pavement below.
 - (f) Advertising signage may be considered that does not comply with paragraph (e) only if:
 - (i) it is demonstrated that the signage assists in reducing the area of advertising signage and is of a high design quality and finish, or
 - (ii) the signage relates to development for the purpose of a cultural facility.
 - (g) Any illumination of advertising signage must not:
 - (i) result in unacceptable glare, or
 - (ii) affect the safety of pedestrians or vehicles, or
 - (iii) detract from the amenity of any residence within the locality.
 - (h) To ensure that advertising signage does not compromise safety, signage shall be designed so that:
 - (i) users of the public road are not hindered or distracted by signage, and
 - (ii) the sightlines for pedestrians and/or cyclists from public places are not obstructed.

[3] Schedule 6 Heritage

Insert in Part 1 after the matter relating to 23–25 Parke Street under the heading “**Katoomba**”:

30–32 Parke Street	Site of “Froma”	K117
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[4] Schedule 7 Classification and reclassification of public land as operational land

Insert in Part 2:

Katoomba	Lot 2 DP 547229 33–35 College Lane	Nil
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Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)

Schedule 1 Amendments

[5] Schedule 8 Additional land uses

Insert in appropriate order:

ALU04 Parke Street and College Lane, Katoomba

Lot 1 DP 123748, Lot 1 DP 566097 and Lot 2 DP 547229: development for the purpose of either:

- (a) a cultural facility, or
- (b) a cultural facility integrated with a district supermarket, subject to the condition that all elements of the development that require consent are consented to simultaneously.

[6] Dictionary

Insert in alphabetical order:

cultural facility means a building or place that provides cultural, learning and function facilities for visitors and residents.

[7] Dictionary, definition of “the Map”

Insert at the end of the definition:

Blue Mountains Local Environmental Plan 2005 (Amendment 2—Katoomba Cultural Precinct)—Sheet 1.



New South Wales

Tweed Local Environmental Plan 2000 (Amendment No 63)

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*. (G97/00001/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Tweed Local Environmental Plan 2000 (Amendment No 63)

Tweed Local Environmental Plan 2000 (Amendment No 63)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Tweed Local Environmental Plan 2000 (Amendment No 63)*.

2 Aims of plan

This plan aims to permit, with the consent of Tweed Shire Council, the subdivision of the land to which this plan applies into 2 lots and the erection of a dwelling-house on part of the land, subject to the condition that the remaining land is transferred to the Council.

3 Land to which plan applies

This plan applies to land in the local government area of Tweed, being Lot 346, DP 755701, Coronation Avenue, Pottsville.

4 Amendment of Tweed Local Environmental Plan 2000

Tweed Local Environmental Plan 2000 is amended by inserting at the end of Schedule 3 under the headings “**Additional development permitted with development consent**” and “**Conditions**”, respectively, the following words:

Lot 346, DP 755701, Coronation Avenue, Pottsville	Subdivision of the land into 2 lots and the erection of a dwelling-house on so much of the land as is within Zone No 1 (a).	The dwelling-house may not be erected until so much of the land as is within Zone No 7 (a) has been transferred to the Council.
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ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Land Acquisition (Just Terms Compensation) Act 1991
notice of compulsory acquisition of land in The Local Government Area of Ku-ring-gai

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

Dated at Sydney this 19th day of April 2006.

By The Administrator's Command

FRANK SARTOR, M.P.,
Minister for Planning

SCHEDULE

All that piece or parcel of land situated in the Local Government Area of Ku-ring-gai, Parish of Gordon, County of Cumberland being proposed Lot 2 Deposited Plan 1091515 being the rear portion of Lot A, Deposited Plan 420364, folio identifier A/420364 said to be in the ownership of Michael Bruce Langford and Megan Patricia Jordan.

Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Notice of receipt of application for aquaculture lease Notification under s.163 (7) of the Fisheries Management Act 1994, and cl.33 of the Fisheries Management (Aquaculture) Regulation 2002

NSW Department of Primary Industries (DPI) advises an application has been received from Rodney McKay of Port Macquarie for a new aquaculture lease over public water land for the purpose of cultivating Sydney rock oysters. Location is Hastings River, described as follows:

- 0.179 hectares over former oyster lease OL83/104 (AL06/004, if granted)

DPI is calling for written submissions from any person supporting or objecting to the oyster lease proposal, citing reasons for the support/objection. DPI is also calling for expressions of interest from persons or corporations interested in leasing the area specified above, for the purpose of aquaculture. An expression of interest must be in the form of a written response referring to lease number AL06/004 to be signed and dated with a return address. If additional expressions of interest are received, DPI may offer the areas for leasing through a competitive public tender process, auction or ballot.

If granted the lease will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit, under the Fisheries Management Act, 1994. Specific details of the proposed lease can be obtained, or enquiries made with DPI, Aquaculture Administration Section, Port Stephens on (02) 4982 1232. Objections or expressions of interest for consideration in the determination of the application must be received at the address below, within 30 days from the date of publication of this notification.

Director, Fisheries Conservation & Aquaculture Branch, Aquaculture Administration Section, Port Stephens Fisheries Centre, Locked Bag 1, NELSON BAY, NSW, 2315.

BILL TALBOT,
A/Director,
Fisheries Conservation & Aquaculture Branch
Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

All Commercial Ocean Hauling Nets – Periodical Beach Closures

I, RENATA BROOKS, Deputy Director-General, Agriculture, Fisheries and Regional Relations, with the delegated authority of the Minister and the Director-General pursuant to sections 227 and 228 of the Fisheries Management Act 1994, and pursuant to section 8 of that Act, prohibit the taking of fish by licensed commercial fishers from the waters of the ocean hauling fishery, by the net prescribed for the ocean hauling fishery, used from or immediately adjacent to the beaches described in Column 1 of Schedules 1-4 below, for the period described in Column 2 of those Schedules.

This notification is effective from the date of publication.

RENATA BROOKS,
Deputy Director-General

Agriculture, Fisheries and Regional Relations
NSW Department of Primary Industries

Schedule 1

Region 1 – the waters between the border of New South Wales and Queensland, and the parallel 29° 15' south latitude

Column 1

Closed Beaches

All ocean beaches bounded by Point Danger at Tweed Heads south to Goanna Headland (Evans Headland).

Column 2

Period of Closure

From 8am Good Friday to 12 Midnight on Easter Sunday in each of the years 2006 to 2007.

Schedule 2

Region 2 - the waters between the parallel 29°15' south latitude and the parallel 29°45' south latitude

Column 1

Closed Beaches

Bluff Beach (Iluka)

Brooms Head Beach - that section from Cakora Point or Brooms Head, north-westerly to a line extending due east from the road bridge over the entrance to Cakora Lagoon.

Column 2

Period of Closure

From 1 December in each of the years 2006 to 2007, to 31 January in each succeeding year.

From 15 December to 15 January each ensuing year.

Schedule 3

Region 3 - the waters between the parallel 29°45' south latitude and the parallel 31°44' south latitude

Column 1

Closed Beaches

Station Creek Beach (North of Red Rock)
Main Beach (Nambucca Heads)
Grassy Beach bounded by Grassy Head and Middle Head
Smoky Cape - Lagers Point south to a point due west of Black Rocks (approx. 3000 metres south from Smoky Cape).
Town Beach (Port Macquarie)
Flynn's Beach
Shelly Beach
Miners Beach
Lighthouse Beach - That part from the southern extremity of Tacking Point south to Watonga Rock.

Grants Beach (North Haven Beach) - That part from the northern breakwall to Camden Haven Inlet for a distance of 1000 metres.

Hat Head Beach - That portion of Hat Head Beach for a distance of 1000 metres from Korogoro Creek mouth, north to pedestrian access No. 6.

Column 2

Period of Closure

From 1 October in each of the years 2006 to 2007, to the last day in February in each succeeding year.

From 1 December in each of the years 2006 to 2007, to 31 January in each succeeding year.

Between official sunrise and official sunset in the period from 15 December in each of the years 2006 to 2007, to 31 January in each succeeding year.

Schedule 4

Region 5 - the waters between the parallel 33°25' south latitude and the parallel 34°20' south latitude

*Column 1**Closed Beaches*

Whale BeachAvalon Beach
Bilgola BeachBungan Beach
Basin BeachMona Vale Beach
Warriewood BeachTurimetta
Beach
Narrabeen BeachCollaroy Beach
Dee Why BeachManly Beach
All ocean beaches bounded by
South Head and Cape Banks

*Column 2**Period of Closure*

From 1 November in each
of the years 2006 to 2007, to
the last day in February in each
succeeding year

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

ASSESSMENT LEASE APPLICATION

(06-2299)

No. 36, BENGALLA MINING COMPANY PTY LIMITED (ACN 053 909 470), area of about 440.2 hectares, for coal, dated 21 April, 2006. (Singleton Mining Division).

EXPLORATION LICENCE APPLICATION

(06-2978)

No. 2721, AUSTAR COAL MINE PTY LIMITED (ACN 111 910 822), area of 7370 hectares, for Group 9, dated 27 April, 2006. (Singleton Mining Division).

IAN MACDONALD,
M.L.C., Minister for Mineral Resources.

MINERAL CLAIM APPLICATIONS

(T02-0004)

Wagga Wagga No. 47, now Mineral Claim No. 313 (Act 1992) KERRY MCHUGH, Parish of Adelong, County of Wynyard, area of about 1.98 hectares, to mine for copper, gold, lead, silver and zinc, dated 2 February, 2006, for a term until 1 February, 2011.

(T02-0005)

Wagga Wagga No. 48, now Mineral Claim No. 311 (Act 1992) GLENN COIANIZ, Parish of Adelong, County of Wynyard, area of about 1.86 hectares, to mine for copper, gold, lead, silver and zinc, dated 2 February, 2006, for a term until 1 February, 2011.

(T02-0006)

Wagga Wagga No. 49, now Mineral Claim No. 312 (Act 1992) GLENN COIANIZ, Parish of Adelong, County of Wynyard, area of about 1.83 hectares, to mine for copper, gold, lead, silver and zinc, dated 2 February, 2006, for a term until 1 February, 2011.

IAN MACDONALD, M.L.C.,
Minister for Mineral Resources.

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

(T01-0230)

Exploration Licence No. 5952, AUSTEXPLORATION PTY LTD (ACN 099 123 501), area of 50 units. Application for renewal received 4 May, 2006.

(T04-0009)

Exploration Licence No. 6262, NORBERT CALABRO, area of 18 units. Application for renewal received 4 May, 2006.

IAN MACDONALD, M.L.C.,
Minister for Mineral Resources.

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T93-0860)

Exploration Licence No. 4642, PETER WARREN ENGLISH, County of Murchison, Map Sheet (9037), area of 1 unit, for a further term until 10 March, 2008. Renewal effective on and from 2 May, 2006.

(C96-0340)

Exploration Licence No. 5410, ENVIRO-MINING PTY LTD (ACN 081 017 192) AND COLMINE CONSULTING PTY LIMITED (ACN 079 857 033), County of Northumberland, Map Sheet (9132), area of 1123 hectares, for a further term until 14 December, 2006. Renewal effective on and from 18 November, 2005.

(T03-0065)

Exploration Licence No. 6172, DART RESOURCES PTY LTD (ACN 050 030 245), Counties of Selwyn and Wynyard, Map Sheet (8426, 8525, 8526), area of 43 units, for a further term until 11 December, 2007. Renewal effective on and from 2 May, 2006.

IAN MACDONALD,
M.L.C., Minister for Mineral Resources.

TRANSFERS

(05-2416)

Consolidated Coal Lease No. 711 (Act 1973), formerly held by YARRABOLDY BRIQUETTE COMPANY PTY. LTD. (ACN 053 019 220) has been transferred to CURLEWIS COAL & COKE PTY LIMITED (ACN 113 968 737). The transfer was registered on 5 May, 2006.

(T86-0932)

Exploration Licence No. 2934, formerly held by TELMINEX NL (ACN 003 309 911) has been transferred to ADANAK EXPLORATIONS PTY LIMITED (ACN 001 955 513). The transfer was registered on 2 November, 2005.

IAN MACDONALD,
M.L.C., Minister for Mineral Resources.

COAL MINES REGULATION ACT, 1982

Approval No: MDA TBS 062712

File: 06/2712

Date: 21 April 2005

NOTICE OF TYPE APPROVAL (TRANSPORT BRAKING SYSTEM)

It is hereby notified that the Approved System listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate standards or requirements and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 Part 8 of Approval of Items of the Coal Mines (General) Regulation 1999.

This APPROVAL is issued to : DBT Australia Pty Ltd , ABN 68 001 253 470
 Address of Approval Holder : 537 Lake Road, ARGENTON NSW 2284
 PO Box 102, ARGENTON NSW 2284
 Description of Item : Type approval for the Transport Braking System (TBS) on a DBT Australia Pty Ltd MH40 Shield Carrier as identified by MDA TBS 062712 (file 06/2712) and the listed documents.
 CMRA Approval Clause : 61(1)(b) of the Coal Mines (Underground) Regulation 1999.
 Specific Approval Category : TBS (Transport Braking System)

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 2000.

The Authority issuing the Approval has, for the purposes of the Occupational Health and Safety Act, 2000, appended a list of conditions, (including drawings, documents, etc.) that are applicable to this approved system, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act, 2000. The onus is on the Supplier and/or User to ensure the Approved System, and any deviation from the list of conditions, in reference to that system is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the Approved System.

The Approval Number shall appear in a conspicuous place and in a legible manner on each approved system, unless specifically excluded.

A copy of the Approval Documentation shall be supplied to each user of the Approved System and shall comprise the number of pages listed in the footer block together with supplementary documentation as listed in the Schedule and in respect to drawings, **all** drawings as listed in the schedule and those drawings specifically nominated for the purposes of repair and maintenance.

Any maintenance, repair or overhaul of approved systems shall be carried out in accordance with the requirements of the Coal Mines Regulations Act 1982.

G D JERVIS

SENIOR INSPECTOR OF MECHANICAL ENGINEERING

Under the delegated authority of the Chief Inspector of Coal Mines

Issue No:	19primary3	Page 1 of 3
Event No: 317528998001	Prepared by: P. Sunol	Approved By: G D JERVIS

TYPE APPROVAL SCHEDULE

1.0 Detailed Description of Approved Item (s) and Variation (s):

Type approval for the Transport Braking System (TBS) on a DBT Australia Pty Ltd MH40 Shield Carrier as identified by MDA TBS 062712 (file 06/2712) and the listed documents.

1.1 Assessment Criteria

This braking system was assessed against the following documents:

- a) Handbook for approval assessment of Transport braking systems on free-steered vehicles in underground coal mines, MDG39.

2.0 Documents Submitted for Approval

2.1 Approval Drawings

The drawings listed must be supplied and kept with each Transport Braking System approval package.

DRAWING NO:	ISSUE	DATE	TITLE
507383	2	29/03/2006	BRAKING SYSTEM MH-40 APPROVAL DRAWING

2.2 Drawings Submitted for Reference

These drawings are listed for reference only and need not be supplied with each Transport Braking System approval package.

DRAWING NO:	ISSUE	DATE	TITLE
507379	2	29/03/2006	DEV MDG1 COMPLIANCE DRAWING MH40

2.3 Approval Documents:

The document listed must be supplied and kept with each Transport Braking System approval package.

DOCUMENT NO:	ISSUE	DATE	TITLE
S56170-Verify	A	6/04/2006	Statement of Verification by S Plain of Colliery Diesel & Electric Pty Ltd

2.4 Documents Submitted for Reference

These documents are listed for reference only and need not be supplied with each Transport Braking System approval package.

DOCUMENT NO:	ISSUE	DATE	TITLE
DN-0123-MH40 TBS	Original	29/03/2006	Transport Braking System Approval Application to MDG 39 by DBT Australia Pty Ltd
RM114	1	12/6/2003	Design Failure Modes and Effect Analysis Report by DBT Australia Pty Ltd

3.0 Conditions for Supply and Use

3.1 General Conditions

1. The user of the Approved System shall conduct a site specific Operational Risk Assessment and implement all barriers to risk identified in the Risk Assessment prior to the introduction of the system into a Coal Mine in New South Wales. This Operational Risk Assessment shall be reviewed when operating conditions vary and at periods not exceeding five (5) years.
2. The Chief Inspector of Coal Mines has the right to vary or revoke this approval at any time.
3. The manufacture is to certify in writing that the particular system supplied is in accordance with the requirements of this approval insofar as those matters assessed for the approval are concerned.

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Event No: 317528998001	Prepared by: P. Sunol	Approved By: G D JERVIS

4. There shall be no variation in the materials, design or construction of the equipment associated with this approval without prior consent of the Chief Inspector. Unauthorised alteration or substitution of approved equipment shall render this approval void.
5. The Owner of this System shall ensure that adequate information is retained at the mine to enable the system to be operated, tested and maintained in the approved condition. This information shall also be made available wherever the system is overhauled or repaired.
6. This approval ceases to be valid if the system is not designed, modified, examined, tested, maintained, overhauled and repaired in accordance with the approval conditions, Occupational Health and Safety Act, 2000 Coal Mines Regulation Act, 1982 and Associated Regulations.
7. The Mine Managers Defect Management System required by Clause 42 Part 2 Division of the Coal Mines (General) Regulation 1999 should include providing details of any defects to the approval holder.
8. The Manager of the mine shall ensure the recommendations of the Approval Holder are complied with as far as they relate to the system, unless an appropriate documented risk assessment process is used to identify alternative means of providing at least equivalent levels of safety and these alternatives are implemented.
9. In accordance with the Occupational Health and Safety Act, 2000 it is a requirement that the Mine Management, Equipment Manufacturers, Equipment Owners, Hire / Lease Organisations, Approval Holders and the Designer of the equipment all take considerable responsibility for the safety related aspects of the system. Compliance with safety related recommendations of the Approval Holder should be viewed as an integral part of the responsibility of all concerned.
10. A safety audit of the Approved System shall be carried out at intervals not exceeding five (5) years. This safety audit shall be documented and shall include:
 - a) an assessment for compliance against these approval conditions, and
 - b) an assessment for compliance against the current community standards, applicable to the Approved System at the time of the audit, and implementation of interim control measures to reduce risk to an acceptable level, and
 - c) an assessment of the safety defects identified since the previous audit and a review of the improvements required to minimise these defects.

3.2 *Specific Conditions*

1. The Type Approval system identification number, MDA TBS 062712 and the Supplier's name or mark, the brake performance limits, the maximum operating grades, speed and masses shall be inscribed on a durable plate fixed in a prominent position on the equipment.
2. The Mine Manager shall ensure that appropriate systems are in place to reduce the parameters in condition (4) to suit local conditions in accordance with Clause 60 Transport Rules, Division 4 Underground Transport, Coal Mines (Underground) Regulation 1999.
3. Handbook MDG 39 as issued by the Department of Primary Industries or any relevant Australian Standard should be considered in the development of the mine's standards of engineering practice for the maintenance of the brake system.
4. The operating parameters for ideal conditions shall not exceed:

a) Maximum gross vehicle mass (GVM)	80,990	kg
b) Tare mass (without cookie plate)	39,590	kg
c) Tare mass (with cookie plate)	40,990	kg
d) Maximum load	40,000	kg
e) Maximum un-braked towing load	20,000	kg
f) Maximum operating speed	17	km/h
g) Maximum grade	25%	(1:4)

G D JERVIS

SENIOR INSPECTOR OF MECHANICAL ENGINEERING

Under the delegated authority of the Chief Inspector of Coal Mines

Issue No:	19primary3	Page 3 of 3
Event No: 317528998001	Prepared by: P. Sunol	Approved By: G D JERVIS

COAL MINES REGULATION ACT, 1982

Approval No: MDA DES 062319
 File: 06/2319
 Date: 21 April 2006

NOTICE OF TYPE APPROVAL (DIESEL ENGINE SYSTEM)

It is hereby notified that the Approved System listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate standards or requirements and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 Part 8 of Approval of Items of the Coal Mines (General) Regulation 1999.

This APPROVAL is issued to : Juganaut Industries Pty Ltd, ABN 34 085 237 412
 Address of Approval Holder : 20 Shipley Drive, Rutherford NSW 2320
 Description of Item : Type Approval for the Diesel Engine System (DES) on a Juganaut Industries Pty Ltd, Hino J08C DI Supercharged diesel engine rated at 133 kW with dry exhaust flame trap, wet exhaust cooling scrubber, catalytic converter and exhaust filter assembly as specified the listed documents.

Approval Number: MDA DES 062319
 CMRA Approval Clause : 13 of the Coal Mines (Underground) Regulation 1999.
 Specific Approval Category : DES (Diesel Engine System)

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 2000.

The Authority issuing the Approval has, for the purposes of the Occupational Health and Safety Act, 2000, appended a list of conditions, (including drawings, documents, etc.) that are applicable to this approved system, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act, 2000. The onus is on the Supplier and/or User to ensure the Approved System, and any deviation from the list of conditions, in reference to that system is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the Approved System.

The Approval Number shall appear in a conspicuous place and in a legible manner on each approved system, unless specifically excluded.

A copy of the Approval Documentation shall be supplied to each user of the Approved System and shall comprise the number of pages listed in the footer block together with supplementary documentation as listed in the Schedule and in respect to drawings, **all** drawings as listed in the schedule and those drawings specifically nominated for the purposes of repair and maintenance.

Any maintenance, repair or overhaul of approved systems shall be carried out in accordance with the requirements of the Coal Mines Regulations Act 1982.

G D JERVIS

SENIOR INSPECTOR OF MECHANICAL ENGINEERING

Under the delegated authority of the Chief Inspector of Coal Mines

Issue No: M5005

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Event No: 317528874001

Prepared by: P. Sunol

Approved By: G D JERVIS

TYPE APPROVAL SCHEDULE

1.0 Detailed Description of Approved Item (s) and Variation (s):

Type Approval for the Diesel Engine System (DES) on a Juganaut Industries Pty Ltd, Hino J08C DI Supercharged diesel engine rated at 133 kW with dry exhaust flame trap, wet exhaust cooling scrubber, catalytic converter and exhaust filter assembly as specified the listed documents.

1.1 Assessment Criteria

This diesel engine system was assessed against the following documents:

- a) AS/NZS 3584.2:2003
Diesel engine systems for underground coal mines
Part 2: Explosion protected.
- b) Technical reference for the approval of diesel engine systems (DES) for use in underground coal mines in NSW n July 2003

1.2 Engine Specifications

Description of Diesel Engine System including its major components:

Hino J08C direct injection, supercharged, 6 cylinder, 4 cycle, fitted with Juganaut flameproof components and wet exhaust system comprising; dry exhaust flame trap, wet exhaust cooling scrubber, catalytic converter and exhaust filter assembly and pneumatic / electric shutdown system as follows:

Combustion System		Direct injection supercharged
Piston Displacement	l	7.961
Cylinder bore and stroke	mm	114 x 130
Firing order		1-4-2-6-3-5
Compression Ratio		18:1
Testing Dynamometer		
Power Rating / speed	kW / rpm	135.2 / 2,100
Rated Torque / speed	Nm / rpm	644 / 1990 (nominal)
Fuel setting		99.6 to 140 mm ³ / 1000 strokes
Fuel timing	BTDC	20 ⁰
In service		
Torque stall power / speed	kW / rpm	132 / 1950
High idle	rpm	2,413
Idle speed	rpm	800
Minimum ventilation requirements	m ³ /sec	28.74

1.3 Typical Test Results at Approved Power Rating

Speed	(rpm)	2,100
Torque	(Nm)	609
Power	(kW)	133
Turbo Boost	(kPa)	74

Inlet Vacuum	mm Hg	20.26
Exhaust Pressure	mm Hg	35.27
Fuel Consumption	kg/hr	36.8
Maximum surface temperature / location	°C	125 / on flange between exhaust pipe to exhaust manifold
Conditioner water consumption over 1 hour	l	189.6
Carbon Dioxide CO ₂ (before/after treatment)	%	8.6 / 10.3
Carbon Monoxide CO (before/after treatment)	ppm	144/8
Oxides of Nitrogen NO _x (before/after treatment)	ppm	594 / 667
Nitrogen Oxide NO (before/after treatment)	ppm	540 / 613
Nitrogen Dioxide NO ₂ (before/after treatment)	ppm	54 / 54
Smoke ñ Single point (before/after treatment)	Bosch	1.25 / 0

2.0 Documents Submitted for Approval

2.1 Approval Drawings

The drawings listed must be supplied and kept with each Diesel Engine System approval package.

DRAWING NO:	ISSUE	DATE	TITLE
JHDES ñ 100	A	22/11/2005	DES APPROVAL, JUG-A-0 UL/UV SUPERCHARGED HINO ENGINE PACKAGE, GENERAL ARRANGEMENT
JHDES ñ 103	A	22/11/2005	DES APPROVAL, JUG-A-0 UL/UV SUPERCHARGED HINO ENGINE PACKAGE, SAFETY FLOW CHARTS
JHDES ñ 101	A	21/11/2005	DES APPROVAL, JUG-A-0 UL/UV SUPERCHARGED HINO ENGINE PACKAGE FLAMEPROOF COMPONENTS PAGE 1 OF 2
JHDES ñ 102	A	21/11/2005	DES APPROVAL, JUG-A-0 UL/UV SUPERCHARGED HINO ENGINE PACKAGE, FLAMEPROOF COMPONENTS PAGE 2 OF 2
JH105 ñ 105	A	19/02/2006	DES APPROVAL, JUG-A-0 UL/UV SUPERCHARGED HINO ENGINE PACKAGE, PARTICULATE FILTER
JH107 ñ 100	C	21/04/2006	DES APPROVAL, JUG-A-0 UL/UV SUPERCHARGED HINO ENGINE PACKAGE, SAFETY CIRCUIT
JHDES ñ 106	A	31/03/2006	DES APPROVAL, JUG-A-0 UL/UV SUPERCHARGED HINO ENGINE PACKAGE, DES MAJOR COMPONENTS ñ BLOCK DIAGRAM

2.2 Drawings Submitted for Reference

These drawings are listed for reference only and need not be supplied with each Diesel Engine System approval package.

DOCUMENT NO:	ISSUE	DATE	TITLE
JHDES ñ 104	A	22/11/2005	DES APPROVAL, JUG-A-0 UL/UV SUPERCHARGED HINO ENGINE PACKAGE, COMPLIANCE PLATE
JHDES ñ 105	A	22/11/2005	DES APPROVAL, JUG-A-0 UL/UV SUPERCHARGED HINO ENGINE PACKAGE, COMPLIANCE PLATE ENGINE
JH107-101	C	14/4/2006	JUG-A-0 UL/UV SUPERCHARGED HINO ENGINE PACKAGE, SHUTDOWN CIRCUIT

2.3 Approval Documents:

The document listed must be supplied and kept with each Diesel Engine System approval package.

DOCUMENT NO:	ISSUE	DATE	TITLE
JHAA ñ 100	Original	7/03/2006	System Compliance Statement by D Cook of Juganaut Industries Pty Ltd
S56111 ñ VERIFY	A	14/03/2006	Statement of verification by S Plain of Colliery Diesel & Electric Pty Ltd
Section0601 Pneumatic circuit	Original	13/03/2006	Hino engine package ñ MDA documentation-Safety Circuit Parts Pages

2.4 Documents Submitted for Reference

These documents are listed for reference only and need not be supplied with each Diesel Engine System approval package.

DOCUMENT NO:	ISSUE	DATE	TITLE
S56111-Form C	A	14/03/2006	Form C ñ AS 3584.1 ñ Design Verifier Compliance Assessment by Colliery Diesel & Electric Pty Ltd
27388	Original	23/03/2006	Type Testing of Hino Diesel Engine Reference J08C by Testsafe Australia
S561111	B	23/03/2006	Failure modes and Effects Criticality Analysis Safety Shutdown Circuit, Juganaut ñ Hino J08C, Supercharged Engine System by Colliery Diesel & Electric Pty Ltd
S561111-1	A	12/4/2006	Installed Testing Report - Juganaut Supercharged Hino J08C - Direct Injection Diesel Engine System by Colliery Diesel & Electric Pty Ltd
JHAA ñ 101	Original	24/02/06	Risk Assessment ñ JUG-A-O UL/UV ìV2î Toothed Supercharger Drive Belt
JHAA-102	Original	8/03/2006	Risk Assessment ñ JUG-A-O UL/UV ìV2î Engine Safety Circuit
JHAA 01/040306	-	4/03/2006	Diesel Particulate Filter Specifications & Flammability Resistance
JHAA 02/040306	-	4/03/2006	Autorotor Supercharger Specifications
JHAA 03/040306	-	4/03/2006	Zexel In-line Injector Pump Specifications

JHAA 04/040306	-	4/03/2006	Gates Powergrip GT3 Anti-static Transmission Belt Specifications
JHAA 05/040306	-	4/03/2006	Testing of Manual Fuel Shut-off & Low Water Shutdown on Supercharged Hino engine package
JHAA 06/040306	-	4/03/2006	Nautitech Electronic Shutdown System & Emergency Shutdown Butterfly Valve
JHAA 07/040306	-	4/03/2006	DPI Gas Analysis
JHAA 08/040306	-	4/03/2006	Catalytic Converter & Exhaust Flame trap
JHAA 09/040306	-	4/03/2006	Flameproof Gasket Material
JHAA 10/040306	-	4/03/2006	Miscellaneous Material
Operation Manual v2.doc	-	11/03/2006	Supercharged Hino J08C Operators Manual
Service & Maint v2.doc	-	11/03/2006	Supercharged Hino J08C Service & Maintenance Manual

3.0 Conditions for Supply and Use

3.1 General Conditions

1. The user of the Approved System shall conduct a site specific Operational Risk Assessment and implement all barriers to risk identified in the Risk Assessment prior to the introduction of the system into a Coal Mine in New South Wales. This Operational Risk Assessment shall be reviewed when operating conditions vary and at periods not exceeding five (5) years.
2. The Chief Inspector of Coal Mines has the right to vary or revoke this approval at any time.
3. The manufacture is to certify in writing that the particular system supplied is in accordance with the requirements of this approval insofar as those matters assessed for the approval are concerned.
4. There shall be no variation in the materials, design or construction of the equipment associated with this approval without prior consent of the Chief Inspector. Unauthorised alteration or substitution of approved equipment shall render this approval void.
5. The Owner of this System shall ensure that adequate information is retained at the mine to enable the system to be operated, tested and maintained in the approved condition. This information shall also be made available wherever the system is overhauled or repaired.
6. This approval ceases to be valid if the system is not designed, modified, examined, tested, maintained, overhauled and repaired in accordance with the approval conditions, Occupational Health and Safety Act, 2000 Coal Mines Regulation Act, 1982 and Associated Regulations.
7. The Mine Managers Defect Management System required by Clause 42 Part 2 Division of the Coal Mines (General) Regulation 1999 should include providing details of any defects to the approval holder.
8. The Manager of the mine shall ensure the recommendations of the Approval Holder are complied with as far as they relate to the system, unless an appropriate documented risk assessment process is used to identify alternative means of providing at least equivalent levels of safety and these alternatives are implemented.
9. In accordance with the Occupational Health and Safety Act, 2000 it is a requirement that the Mine Management, Equipment Manufacturers, Equipment Owners, Hire / Lease Organisations, Approval Holders and the Designer of the equipment all take considerable responsibility for the safety related aspects of the system. Compliance with safety related recommendations of the Approval Holder should be viewed as an integral part of the responsibility of all concerned.
10. A safety audit of the Approved System shall be carried out at intervals not exceeding five (5) years. This safety audit shall be documented and shall include:
 - a) an assessment for compliance against these approval conditions, and

- b) an assessment for compliance against the current community standards, applicable to the Approved System at the time of the audit, and implementation of interim control measures to reduce risk to an acceptable level, and
- c) an assessment of the safety defects identified since the previous audit and a review of the improvements required to minimise these defects.

3.2 *Specific Conditions*

1. Type Approval No. MDA DES 062319, the Suppliers name or mark and the required minimum ventilation quantity of 8.1 m³/sec shall be inscribed on a durable plate fixed in a prominent position on the equipment.

In addition, the approval number shall be stamped on each of the following components:

- a) Inlet flame trap and manifold assembly.
 - b) Exhaust manifold
 - c) Exhaust pipe assembly
 - d) Wet exhaust gas cooling scrubber
 - e) Exhaust gas catalytic converter
 - f) Exhaust dry flame trap
 - g) Exhaust particulate filter assembly
 - h) Emergency shutdown valve
2. An individual DE number shall be allocated for each diesel engine by the Department of Primary Industries Mine Safety unit. This number shall be stamped on the engine block in an accessible location.
 3. MDG32 or any relevant Australian Standard should be considered in the development of the mine's standards of engineering practice for the maintenance of the Diesel Engine System and for the mines 103 scheme.
 4. Each installation of this engine type shall be checked to ensure compliance with Australian Standard AS 3584.2-2003. These checks shall include but are not limited to:
 - a) Protection of exposed Aluminium or light metal alloys.
 - b) Operation of the engine shutdown system.
 5. The diesel fuel used in this engine system shall comply with that specified under Clause 69 of the Coal Mines Regulation (Underground) 1999 and with any additional criteria nominated by the Engine System Manufacturer.
 6. The exhaust gas emissions shall comply with that specified under Clause 14 (2) of the Coal Mines (Underground) Regulation 1999.
 7. Routine testing of exhaust gas emissions shall not exceed those results obtained during type testing, as listed above, by more than 10% for CO, NO & NO₂ or more than 5% for CO₂ as specified in AS 3584.2-2003.
 8. All emergency activations of the emergency shutdown system and failures of the normal shutdown system shall be documented and reported to the Department Inspectorate.
 9. Consideration should be given to the safety of the operation of the diesel engine system when used in an emergency.
 10. After activation of the emergency shutdown system there shall be a risk assessment to determine the issues of resetting and the continued safe operation of the diesel engine system.

G D JERVIS

SENIOR INSPECTOR OF MECHANICAL ENGINEERING

Under the delegated authority of the Chief Inspector of Coal Mines

Issue No: M5005

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Event No: 317528874001

Prepared by: P. Sunol

Approved By: G D JERVIS

COAL MINES REGULATION ACT, 1982

Approval No: MDA TBS 061521
 File: 06/1521
 Date: 5 April 2005

NOTICE OF TYPE APPROVAL (TRANSPORT BRAKING SYSTEM)

It is hereby notified that the Approved System listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate standards or requirements and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 Part 8 of Approval of Items of the Coal Mines (General) Regulation 1999.

This APPROVAL is issued to : Boart Longyear Pty Ltd , ABN 99 000 401 025
 Address of Approval Holder : 32-34 Pendlebury Road, CARDIFF NSW 2285
 PO Box 155, CARDIFF NSW 2285
 Description of Item : Type approval for the Transport Braking System (TBS) on a Boart Longyear Pty Ltd Longwall Chock Carrier (LWC) as identified by MDA TBS 061521 (file 06/1521) and the listed documents.
 CMRA Approval Clause : 61(1)(b) of the Coal Mines (Underground) Regulation 1999.
 Specific Approval Category : TBS (Transport Braking System)

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 2000.

The Authority issuing the Approval has, for the purposes of the Occupational Health and Safety Act, 2000, appended a list of conditions, (including drawings, documents, etc.) that are applicable to this approved system, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act, 2000. The onus is on the Supplier and/or User to ensure the Approved System, and any deviation from the list of conditions, in reference to that system is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the Approved System.

The Approval Number shall appear in a conspicuous place and in a legible manner on each approved system, unless specifically excluded.

A copy of the Approval Documentation shall be supplied to each user of the Approved System and shall comprise the number of pages listed in the footer block together with supplementary documentation as listed in the Schedule and in respect to drawings, **all** drawings as listed in the schedule and those drawings specifically nominated for the purposes of repair and maintenance.

Any maintenance, repair or overhaul of approved systems shall be carried out in accordance with the requirements of the Coal Mines Regulations Act 1982.

G D JERVIS

SENIOR INSPECTOR OF MECHANICAL ENGINEERING

Under the delegated authority of the Chief Inspector of Coal Mines

Issue No: M5005

19primary6

Page 1 of 3

Event No: 317528852001

Prepared by: P. Sunol

Approved By: G D JERVIS

TYPE APPROVAL SCHEDULE

1.0 Detailed Description of Approved Item (s) and Variation (s):

Type approval for the Transport Braking System (TBS) on a Boart Longyear Pty Ltd Longwall Chock Carrier (LWC) as identified by MDA TBS 061521 (file 06/1521) and the listed documents.

1.1 Assessment Criteria

This braking system was assessed against the following documents:

- a) Handbook for approval assessment of Transport braking systems on free-steered vehicles in underground coal mines, MDG39.

2.0 Documents Submitted for Approval

2.1 Approval Drawings

The drawings listed must be supplied and kept with each Transport Braking System approval package.

DRAWING NO:	ISSUE	DATE	TITLE
7-090975-700	Original	30/01/2006	BRAKE CIRCUIT LWC

2.2 Drawings Submitted for Reference

These drawings are listed for reference only and need not be supplied with each Transport Braking System approval package.

DRAWING NO:	ISSUE	DATE	TITLE
7-160533-700	Original	30/01/2006	PNEUMATIC CIRCUIT CHOCK CARRIER
7-073810-700	A	13/01/2006	HYDRAULIC CIRCUIT LWC 50T
7-220382-700	Original	7/02/2006	GENERAL ARRANGEMENT LWC 50T
7-190487-700	Original	3/02/2006	MACHINE ID PLATE LWC
7-073376-700	Original	7/02/2006	M83 WHEEL MOTOR ASSEMBY LWC 50T

2.3 Approval Documents:

The document listed must be supplied and kept with each Transport Braking System approval package.

DRAWING NO:	ISSUE	DATE	TITLE
2540	Original	7/02/2006	Certificate of compliance by R Stutchbury of Boart Longyear Pty Ltd
556149-Verify	A	9/03/2006	Verification statement by S Plain of Colliery Diesel & Electric Pty Ltd

2.4 Documents Submitted for Reference

These documents are listed for reference only and need not be supplied with each Transport Braking System approval package.

DRAWING NO:	ISSUE	DATE	TITLE
2534	Original	24/01/2006	LWC Brake Testing Report/FMEA by Boart Longyear Pty Ltd

3.0 Conditions for Supply and Use

3.1 General Conditions

1. The user of the Approved System shall conduct a site specific Operational Risk Assessment and implement all barriers to risk identified in the Risk Assessment prior to the introduction of the system into a Coal Mine in New South Wales. This Operational Risk Assessment shall be reviewed when operating conditions vary and at periods not exceeding five (5) years.
2. The Chief Inspector of Coal Mines has the right to vary or revoke this approval at any time.

Issue No: M5005	19primary6	Page 2 of 3
Event No: 317528852001	Prepared by: P. Sunol	Approved By: G D JERVIS

3. The manufacture is to certify in writing that the particular system supplied is in accordance with the requirements of this approval insofar as those matters assessed for the approval are concerned.
4. There shall be no variation in the materials, design or construction of the equipment associated with this approval without prior consent of the Chief Inspector. Unauthorised alteration or substitution of approved equipment shall render this approval void.
5. The Owner of this System shall ensure that adequate information is retained at the mine to enable the system to be operated, tested and maintained in the approved condition. This information shall also be made available wherever the system is overhauled or repaired.
6. This approval ceases to be valid if the system is not designed, modified, examined, tested, maintained, overhauled and repaired in accordance with the approval conditions, Occupational Health and Safety Act, 2000 Coal Mines Regulation Act, 1982 and Associated Regulations.
7. The Mine Managers Defect Management System required by Clause 42 Part 2 Division of the Coal Mines (General) Regulation 1999 should include providing details of any defects to the approval holder.
8. The Manager of the mine shall ensure the recommendations of the Approval Holder are complied with as far as they relate to the system, unless an appropriate documented risk assessment process is used to identify alternative means of providing at least equivalent levels of safety and these alternatives are implemented.
9. In accordance with the Occupational Health and Safety Act, 2000 it is a requirement that the Mine Management, Equipment Manufacturers, Equipment Owners, Hire / Lease Organisations, Approval Holders and the Designer of the equipment all take considerable responsibility for the safety related aspects of the system. Compliance with safety related recommendations of the Approval Holder should be viewed as an integral part of the responsibility of all concerned.
10. A safety audit of the Approved System shall be carried out at intervals not exceeding five (5) years. This safety audit shall be documented and shall include:
 - a) an assessment for compliance against these approval conditions, and
 - b) an assessment for compliance against the current community standards, applicable to the Approved System at the time of the audit, and implementation of interim control measures to reduce risk to an acceptable level, and
 - c) an assessment of the safety defects identified since the previous audit and a review of the improvements required to minimise these defects.

3.2 *Specific Conditions*

1. The Type Approval system identification number, MDA TBS 061521 and the Supplier's name or mark, the brake performance limits, the maximum operating grades, speed and masses shall be inscribed on a durable plate fixed in a prominent position on the equipment.
2. The Mine Manager shall ensure that appropriate systems are in place to reduce the parameters in condition (5) to suit local conditions in accordance with Clause 60 Transport Rules, Division 4 Underground Transport, Coal Mines (Underground) Regulation 1999.
3. Handbook MDG 39 as issued by the Department of Mineral Resources or any relevant Australian Standard should be considered in the development of the mine's standards of engineering practice for the maintenance of the brake system.
4. The transport braking system shall not be operated on a grades steeper than a 1 in 5 gradient (20%)
5. The operating parameters for ideal conditions shall not exceed:

a) Maximum gross vehicle mass (GVM)	52,500	kg
b) Tare mass	22,500	kg
c) Maximum load	30,000	kg
d) Maximum un-braked towing load	0	kg
e) Maximum operating speed @ GVM	13	km/h
f) Maximum operating speed @ Tare mass	27	km/h
g) Maximum grade	20%	(1:5)

G D JERVIS

SENIOR INSPECTOR OF MECHANICAL ENGINEERING

Under the delegated authority of the Chief Inspector of Coal Mines

COAL MINES REGULATION ACT, 1982

Approval No: MDA TBS 061614
 File: 06/1614
 Date: 4 April 2006

NOTICE OF TYPE APPROVAL (TRANSPORT BRAKING SYSTEM)

It is hereby notified that the Approved System listed herein has been assessed for compliance with the Coal Mines Regulation Act and appropriate standards or requirements and is hereby APPROVED in accordance with the requirements of the COAL MINES REGULATION ACT 1982. This approval is issued pursuant to the provisions of Clause 70 Part 8 of Approval of Items of the Coal Mines (General) Regulation 1999.

This APPROVAL is issued to : Voest Alpine Mining & Tunnelling Pty Ltd,
 ABN 38 070 973 330

Address of Approval Holder : Old Punt Road, TOMAGO NSW 2322
 PO Box 595, RAYMOND TERRACE NSW 2324

Description of Item : Type approval for the Transport Braking System (TBS) on a,
 Voest Alpine Mining & Tunnelling Pty Ltd, ED7 LHD as
 identified by MDA TBS 061614 and the listed documents.

CMRA Approval Clause : 61(1)(b) of the Coal Mines (Underground) Regulation 1999.
 Specific Approval Category : TBS (Transport Braking System)

This Approval is issued subject to compliance with the requirements of the Occupational Health and Safety Act 2000.

The Authority issuing the Approval has, for the purposes of the Occupational Health and Safety Act, 2000, appended a list of conditions, (including drawings, documents, etc.) that are applicable to this approved system, as identified during test and/or assessment, to assist the Approval Holder and User to comply with the obligations of the Occupational Health and Safety Act, 2000. The onus is on the Supplier and/or User to ensure the Approved System, and any deviation from the list of conditions, in reference to that system is not inferior in any way to the item tested and/or assessed, this includes the supply, installation and continuing use of the Approved System.

The Approval Number shall appear in a conspicuous place and in a legible manner on each approved system, unless specifically excluded.

A copy of the Approval Documentation shall be supplied to each user of the Approved System and shall comprise the number of pages listed in the footer block together with supplementary documentation as listed in the Schedule and in respect to drawings, **all** drawings as listed in the schedule and those drawings specifically nominated for the purposes of repair and maintenance.

Any maintenance, repair or overhaul of approved systems shall be carried out in accordance with the requirements of the Coal Mines Regulations Act 1982.

G D JERVIS

SENIOR INSPECTOR OF MECHANICAL ENGINEERING

Under the delegated authority of the Chief Inspector of Coal Mines

Issue No:M5005

19primary7

Page 1 of 3

Event No: 317528696001

Prepared by: P. Sunol

Approved By: G D JERVIS

TYPE APPROVAL SCHEDULE

1.0 Detailed Description of Approved Item (s) and Variation (s):

Type approval for the Transport Braking System (TBS) on a, Voest Alpine Mining & Tunnelling Pty Ltd, ED7 LHD as identified by MDA TBS 061614 and the listed documents.

1.1 Assessment Criteria

This braking system was assessed against the following documents:

- a) Handbook for approval assessment of Transport braking systems on free-steered vehicles in underground coal mines, MDG39.

2.0 Documents Submitted for Approval

2.1 Approval Drawings

The drawings listed must be supplied and kept with each Transport Braking System approval package.

DRAWING NO:	ISSUE	DATE	TITLE
A2U130-830723	0	11/10/2005	APPROVAL DRAWING BRAKING SYSTEM MODEL ED7

2.2 Drawings Submitted for Reference

These drawings are listed for reference only and need not be supplied with each Transport Braking System approval package.

DRAWING NO:	ISSUE	DATE	TITLE
A2U130-501310	1	14/11/2005	HYDRAULIC SCHEMATIC ED7 - STANDARD
A2U130-171147	0	31/3/2006	COMPLIANCE PLATE, BRAKING SYSTEM ED7 LHD

2.3 Approval Documents:

The document listed must be supplied and kept with each Transport Braking System approval package.

DRAWING NO:	ISSUE	DATE	TITLE
A2U130-860050	0	14/2/2006	Verification statement by P. Nelthorpe of Voest Alpine Mining & Tunnelling Pty Ltd

2.4 Documents Submitted for Reference

These documents are listed for reference only and need not be supplied with each Transport Braking System approval package.

DRAWING NO:	ISSUE	DATE	TITLE
CR0179	0	11/11/2005	Compliance Report - Assessment of ED7 braking system by Voest Alpine Mining & Tunnelling Pty Ltd
BT0024	1	11/11/2005	Brake Test Certificate, ED7 Type Approval by Voest Alpine Mining & Tunnelling Pty Ltd
0053	0	15/11/2005	Failure Modes & Effect Analysis Report 0053 ñ Type Approval of the ED7 & ED10 with Fixed Displacements Hydraulics for Transport Braking System Approval by Voest Alpine Mining & Tunnelling Pty Ltd

3.0 Conditions for Supply and Use

3.1 General Conditions

1. The user of the Approved System shall conduct a site specific Operational Risk Assessment and implement all barriers to risk identified in the Risk Assessment prior to the introduction of the system into a Coal Mine in New South Wales. This Operational Risk Assessment shall be reviewed when operating conditions vary and at periods not exceeding five (5) years.

2. The Chief Inspector of Coal Mines has the right to vary or revoke this approval at any time.
3. The manufacturer is to certify in writing that the particular system supplied is in accordance with the requirements of this approval insofar as those matters assessed for the approval are concerned.
4. There shall be no variation in the materials, design or construction of the equipment associated with this approval without prior consent of the Chief Inspector. Unauthorised alteration or substitution of approved equipment shall render this approval void.
5. The Owner of this System shall ensure that adequate information is retained at the mine to enable the system to be operated, tested and maintained in the approved condition. This information shall also be made available wherever the system is overhauled or repaired.
6. This approval ceases to be valid if the system is not designed, modified, examined, tested, maintained, overhauled and repaired in accordance with the approval conditions, Occupational Health and Safety Act, 2000 Coal Mines Regulation Act, 1982 and Associated Regulations.
7. The Mine Managers Defect Management System required by Clause 42 Part 2 Division of the Coal Mines (General) Regulation 1999 should include providing details of any defects to the approval holder.
8. The Manager of the mine shall ensure the recommendations of the Approval Holder are complied with as far as they relate to the system, unless an appropriate documented risk assessment process is used to identify alternative means of providing at least equivalent levels of safety and these alternatives are implemented.
9. In accordance with the Occupational Health and Safety Act, 2000 it is a requirement that the Mine Management, Equipment Manufacturers, Equipment Owners, Hire / Lease Organisations, Approval Holders and the Designer of the equipment all take considerable responsibility for the safety related aspects of the system. Compliance with safety related recommendations of the Approval Holder should be viewed as an integral part of the responsibility of all concerned.
10. A safety audit of the Approved System shall be carried out at intervals not exceeding five (5) years. This safety audit shall be documented and shall include:
 - a) an assessment for compliance against these approval conditions, and
 - b) an assessment for compliance against the current community standards, applicable to the Approved System at the time of the audit, and implementation of interim control measures to reduce risk to an acceptable level, and
 - c) an assessment of the safety defects identified since the previous audit and a review of the improvements required to minimise these defects.

3.2 *Specific Conditions*

1. The Type Approval system identification number, MDA TBS 061614 and the Supplier's name or mark, the brake performance limits, the maximum operating grades, speed and masses shall be inscribed on a durable plate fixed in a prominent position on the equipment.
2. The Mine Manager shall ensure that appropriate systems are in place to reduce the parameters in condition (4) to suit local conditions in accordance with Clause 60 Transport Rules, Division 4 Underground Transport, Coal Mines (Underground) Regulation 1999.
3. Handbook MDG 39 as issued by the Department of Mineral Resources or any relevant Australian Standard should be considered in the development of the mine's standards of engineering practice for the maintenance of the brake system.
4. The operating parameters for ideal conditions shall not exceed:

a) Maximum gross vehicle mass	28,451	Kg
b) Tare mass	21,451	Kg
c) Maximum load	7,000	Kg
d) Maximum un-braked towing load	7,000	Kg
e) Maximum operating speed	24	km/h
f) Maximum grade	25%	(1:4)

G D JERVIS

SENIOR INSPECTOR OF MECHANICAL ENGINEERING

Under the delegated authority of the Chief Inspector of Coal Mines

Roads and Traffic Authority

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land
at Berowra in the Hornsby 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 those pieces or parcels of public road situated in the Hornsby Shire Council area, Parish of Cowan and County of Cumberland, shown as:

Lots 14 to 21 inclusive Deposited Plan 1078493; and

Lot 8 Deposited Plan 247991.

(RTA Papers FPP 6M810; RO 10/201.11377)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land
at Thornton in the Newcastle City Council area

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

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 Newcastle City Council area, Parish of Alnwick and County of Northumberland, shown as:

Lots 31, 32, 37 and 38 Deposited Plan 1091199, being parts of the land in Certificates of Title Auto Consol 7900-141, 5/28565 and 1/653981 respectively and said to be in the possession of John David Mitchell (registered proprietor) and Beresfield Spares Pty Limited (reputed tenant); and

Lots 26 and 27 Deposited Plan 1091199, being parts of the land in Certificate of Title 1/390543 and said to be in the possession of Peter Ralph Clarke and Ann Marie Clarke (registered proprietors) and National Australia Bank Limited (mortgagee).

(RTA Papers: FPP 5M4477)

ROAD TRANSPORT (GENERAL) ACT 2005

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

SHOALHAVEN CITY 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.

RUSSELL PIGG
General Manager
Shoalhaven City Council
(by delegation from the Minister for Roads)

4 April 2006

SCHEDULE
1. Citation

This Notice may be cited as Shoalhaven City 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 Shoalhaven City Council

Type	Rd No	Road Name	Starting Point	Finishing Point	Conditions
25		Railway Street, Bomaderry	Bolong Rd (MR293)	Cambewarra Road, Bomaderry	Extension of existing route
25		Cambewarra Road, Bomaderry	Railway Street, Bomaderry	Kel Campbell Fuel Depot, 1 Cambewarra Rd	

ROAD TRANSPORT (GENERAL) ACT 2005

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

DUBBO CITY 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 a Road Train may be used subject to any requirements or conditions set out in the Schedule.

MARK RILEY
General Manager
Dubbo City Council
(by delegation from the Minister for Roads)

5 May 2006

SCHEDULE

1. Citation

This Notice may be cited as Dubbo City Council Road Train Notice No 1/2006

2. Commencement

This Notice takes effect on 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 Road Train vehicles which 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

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
RT	000	Jannali Road Dubbo	Mitchell Hwy Dubbo	To its conclusion and return	

ROAD TRANSPORT (GENERAL) ACT 2005

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

DUBBO CITY 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.

MARK RILEY
General Manager
Dubbo City Council
(by delegation from the Minister for Roads)

5 May 2006

SCHEDULE

1. Citation

This Notice may be cited as Dubbo City Council 25 Metre B-Double Notice No 1/2006

2. Commencement

This Notice takes effect on 20 May 2006 .

3. Effect

This Notice remains in force until 12.00pm 23 May 2006 unless it is amended or repealed earlier.

4. Application

This Notice applies to those B-Double vehicles which 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

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	000	Sheraton Road Dubbo	Mitchell Hwy Dubbo	Douglas Mawson Drive Dubbo	
25	000	Douglas Mawson Drive Dubbo	Sheraton Road Dubbo	Wheelers Lane Dubbo	
25	000	Birch Ave Dubbo	Wheelers Lane Dubbo	Sheraton road Dubbo	

ROAD TRANSPORT (GENERAL) ACT 2005

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

WYONG 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.

K YATES,
General Manager
Wyong Shire Council
(by delegation from the Minister for Roads)

2 May 2006

SCHEDULE

1. Citation

This Notice may be cited as the Wyong Shire Council B-Double Notice No 2/2006

2. Commencement

This Notice takes effect on 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 which 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

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25		Ourimbah Creek Rd	Pacific Highway	300m south of The Pacific Hwy on Ourimbah Creek Rd Ourimbah	Right turn in and left turn out of Ourimbah Creek Rd only

Other Notices

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

KINCUMBER COMMUNITY COLLEGE INC
Y0106612

MUNGINDI BLUE LIGHT DISCO INC Y0732827

NARRANDERA BLUE LIGHT DISCO INC
Y0412801

THE ENTRANCE BLUE LIGHT DISCO INC
Y0387518

IXTUS FELLOWSHIP INCORPORATED
INC9881812

CLUB HOTEL SOCIAL CLUB INCORPORATED
INC9883412

NORTH LAKE CARERS INC Y1095725

BATEMANS BAY CLAY TARGET CLUB INC
Y1446722

BATHURST CITY CHURCH INCORPORATED
INC9881598

TEMORA BLUE LIGHT DISCO INC Y0402413

WOMEN IN TECHNOLOGY & INNOVATION
INCORPORATED INC9877469

SOUTH EAST SYDNEY HYDROTHERAPY
ASSOCIATION INCORPORATED Y2517132

WAHROONGA LEARNING WORKS INC
Y0767310

FRIENDS OF SHANNON CREEK ACTION GROUP
INCORPORATED INC9879937

MUSWELLBROOK BLUE LIGHT DISCO INC
Y0388319

COLIN CROSSLAND,
General Manager

Registry of Co-operatives & Associations

Office of Fair Trading
Department of Commerce
9 May 2006

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

YASS FAMILY COUNTRY MUSIC & VARIETY
CLUB ASSOCIATION INCORPORATED
INC9881540

ST KEVIN'S O.O.S.H. CARE CENTRE
INCORPORATED Y2866247

NSW ASSOCIATION OF CHILDREN'S SERVICES
RESOURCE & SUPPORT CONSULTANTS
INCORPORATED Y1932811

RIVERSIDE MINISTRIES INC INC9880438

MINNIE WATER PROGRESS ASSOCIATION INC
Y1563816

AUSTRALIAN FARRIERS AND BLACKSMITHS
ASSOCIATION N.S.W BRANCH INC Y1424638

WONGARBON P & C CRICKET CLUB
INCORPORATED Y1405300

W.A.V.E.S. WATER ACTIVITIES FOR VITALITY
IN THE EASTERN SUBURBS INCORPORATED
Y0779447

CTC WEST WYALONG INCORPORATED
INC9882497

NORTH COAST NSW PATHWAYS INCORPORATED
Y3050548

PRINCE OF WALES SCOTTISH COUNTRY DANCE
GROUP INCORPORATED Y1283627

JANE LANGLEY DESCENDANTS ASSOCIATION
INCORPORATED Y2755406

GRENFELL URBAN LANDCARE ASSOCIATION
INCORPORATED INC9876512

TUMUT CHRISTIAN COLLEGE INCORPORATED
INC9878214

COLIN CROSSLAND,
General Manager

Registry of Co-operatives & Associations

Office of Fair Trading
Department of Commerce
9 May 2006

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

UTS EVENT MANAGERS ALUMNI
INCORPORATED Y3062832

SOUTHEAST SYDNEY COMMUNITY TRANSPORT
INCORPORATED INC9878566

COMMUNITY CAPITAL INCORPORATED
INC9879038

NATIONAL SENIORS ASSOCIATION DUBBO
AND DISTRICT BRANCH INCORPORATED
INC9877574

FORWARD PERSONNEL INCORPORATED
Y2325536

DORRIGO BASKETBALL ASSOCIATION
INCORPORATED Y1645421

TEKEYAN CULTURAL ASSOCIATION SYDNEY
INC Y1145446

SUMMERLAND SOCIAL GROUP INCORPORATED
INC9880129
ST LUKE'S PARISH JUNIOR RUGBY LEAGUE
FOOTBALL CLUB INCORPORATED Y2526719
HAY ON TRACK DEVELOPMENT CORPORATION
INCORPORATED Y2785100
ST MICHAELS PRE SCHOOL KINDERGARTEN
INC Y1323107
BROKEN HILL GOLF CLUB INCORPORATED
INC9875649

COLIN CROSSLAND,
General Manager
Registry of Co-operatives & Associations

Office of Fair Trading
Department of Commerce
9 May 2006

THE WOLLONDILLY COMMUNITY COLLEGE
INCORPORATED Y1870120
WIMLAH INCORPORATED INC9878606

COLIN CROSSLAND,
General Manager
Registry of Co-operatives & Associations

Office of Fair Trading
Department of Commerce
9 May 2006

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to
sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

WOOLI DISTRICT PENSIONERS & RETIREES
INCORPORATED Y2964101
HASTINGSTERTIARY EDUCATION ASSOCIATION
INC Y1399747
SHOALHAVEN COMMUNITY ACTION INC
Y1202907
UMINA TENNIS & SPORTS CLUB INC
Y0638324
BOOYONG TENNIS CLUB INCORPORATED
Y2962646
WALGRAZ INC Y1205408
WRUWALLIN HOUSE YOUTH REFUGE
INCORPORATED Y0518925
GARDEN CLUB OF AUSTRALIA BOMADERRY
BRANCH INCORPORATED Y2591314
UPPER HUNTER COMMUNITY TRANSPORT INC
Y1287027
NATIONAL ASSOCIATION FOR GENTLE
EXERCISE INCORPORATED Y2400015
WERRIS CREEK NETBALL ASSOCIATION
INCORPORATED Y2389010
FX-FJ MODIFIED REGISTER INCORPORATED
INC9880426
ORANGE CITY CHOIR INCORPORATED
Y1852024
MOLONG STREAM CARE GROUP INCORPORATED
Y2003222
AUSTRALIAN OUTDOOR WRITERS
ASSOCIATION INCORPORATED Y2224838
THREE ANGELS MINISTRIES INCORPORATED
INC9882120

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to
sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

REVESBY BLUE LIGHT DISCO INC Y0695407
BINGARA BLUE LIGHT INC Y0400713
TRUNDLE AND TULLAMORE BLUE LIGHT
DISCO INCORPORATED Y0766607
WEST WYALONG BLUE LIGHT DISCO INC
Y0413308
COLEAMBALLY BLUE LIGHT DISCO INC
Y0412213
BLAYNEY AND DISTRICT BLUE LIGHT DISCO
INC Y0369226
NEW SOUTH WALES BLUE LIGHT INC
Y0329242
TIBOOBURRA BLUE LIGHT DISCO
INCORPORATED Y0984938
COOLAMON BLUE LIGHT DISCO INC
Y0394131
TOCUMWAL BLUE LIGHT INCORPORATED
Y1364137
MAITLAND BLUE LIGHT DISCO INC Y0438432

COLIN CROSSLAND,
General Manager
Registry of Co-operatives & Associations

Office of Fair Trading
Department of Commerce
9 May 2006

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 traineeship
vocation of Information Technology.

CITATION

The order is cited as the Information Technology Order.

ORDER

A summary of the Order is given below.

(a) Term of Training**(i) Full-time**

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

Traineeship training undertaken as part of an information technology cadetship pathway and leading to a diploma level qualification shall be given for a nominal term of twenty four months or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

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

(ii) Part-time

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

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

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

(iii) School based traineeships

In the case of school-based part-time traineeships, where the nominal full-time term is 12 months, training shall be for nominal terms up to 30 months within which period(s) trainees shall be required to demonstrate competencies relevant to the Vocational Training Order. Training may extend to 36 months where the Higher School Certificate is being delivered over a 3 year period.

Students may work full-time during school vacations. They are not required to attend on-the-job or off-the-job training for more than 7.6 hours per week during examination periods or exam preparation periods.

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Information and Communications Technology Training Package ICA05.

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

- ICA20105 Certificate II in Information Technology
- ICA30105 Certificate III in Information Technology
- ICA40105 Certificate IV in Information Technology (General)
- ICA40205 Certificate IV in Information Technology (Support)
- ICA40305 Certificate IV in Information Technology (Websites)
- ICA40405 Certificate IV in Information Technology (Networking)
- ICA40505 Certificate IV in Information Technology (Programming)
- ICA40605 Certificate IV in Information Technology (Testing)
- ICA40705 Certificate IV in Information Technology (Systems Analysis and Design)
- ICA40805 Certificate IV in Information Technology (Multimedia)
- ICA50305 Diploma of Information Technology (Systems Administration)
- ICA50405 Diploma of Information Technology (Networking)
- ICA50705 Diploma of Information Technology (Software Development)
- ICA50805 Diploma of Information Technology (Systems Analysis and Design)
- ICA50905 Diploma of Information Technology (Multimedia)

AVAILABILITY FOR INSPECTION

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

CO-OPERATIVES ACT 1992

Notice under section 601AB of the Corporations Law as applied by section 325 of the Co-Operatives Act 1992

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when two months have passed since the publication of this notice.

CREW CUTS INDUSTRIAL CO-OPERATIVE LIMITED

Dated this fourth day of May 2006.

C. GOWLAND,
Delegate of the Registrar of Co-Operatives.

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997**Safer Community Compact
Order**

I, the Honourable Bob Debus Attorney General of the State of New South Wales, in pursuance of section 39 (1) of the Children (Protection and Parental Responsibility) Act 1997, do, by this my Order, approve the Campbelltown City Council Crime Prevention Plan as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 3rd April 2006 and remains in force until 2nd April 2009.

Signed at Sydney, this 3rd day of April 2006.

BOB DEBUS,
Attorney General

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical names listed hereunder

Assigned Name: George Dan Reserve
Designation: Reserve
L.G.A.: Randwick City Council
Parish: Alexandria
County: Cumberland
L.P.I. Map: Botany Bay
1:100,000 Map: Sydney 9130
Reference: GNB 5085

Assigned Name: Peter Winter Park
Designation: Reserve
L.G.A.: Blacktown City Council
Parish: Prospect
County: Cumberland
L.P.I. Map: Prospect
1:100,000 Map: Penrith 9030
Reference: GNB 5084

Assigned Name: Gwandalan Lioness Park
Designation: Reserve
L.G.A.: Wyong Shire Council
Parish: Wallarah
County: Northumberland
L.P.I. Map: Catherine Hill Bay
1:100,000 Map: Lake Macquarie 9231
Reference: GNB 5087

Assigned Name: Pennyweight Creek
Designation: Gully
L.G.A.: Palerang Council
Parish: Bullongong
County: Murray
L.P.I. Map: Captains Flat
1:100,000 Map: Michelago 8726
Reference: GNB 5058

Assigned Name: Soldiers Settlement Reserve
Designation: Reserve
L.G.A.: Blacktown
Parish: Prospect
County: Cumberland
L.P.I. Map: Prospect
1:100,000 Map: Prospect 9030
Reference: GNB 5041

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

Assigned Name: Cross 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

Assigned Name: Fairy Dell 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

Assigned 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

Assigned 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

Assigned 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

Assigned 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

Assigned 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

Assigned Name: Knightsbridge Reserve
 Designation: Reserve
 L.G.A.: Blacktown City Council
 Parish: Prospect
 County: Cumberland
 L.P.I. Map: Riverstone
 1:100,000 Map: Penrith 9030
 Reference: GNB 5084

Assigned Name: Brickpit Park
 Designation: Reserve
 L.G.A.: Hornsby Shire Council
 Parish: South Colah
 County: Cumberland
 L.P.I. Map: Hornsby
 1:100,000 Map: Sydney 9130
 Reference: GNB 5088

Assigned Name: Kerrs Creek
 Designation: Creek
 L.G.A.: Palerang Council
 Parish: Ballallaba
 County: Murray
 L.P.I. Map: Captains Flat
 1:100,000 Map: Michelago 8726
 Reference: GNB 5058

Assigned Name: James Ridley Park
 Designation: Reserve
 L.G.A.: Blacktown
 Parish: Prospect
 County: Cumberland
 L.P.I. Map: Prospect
 1:100,000 Map: Prospect 9030
 Reference: GNB 5041

Assigned Name: Allambee 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

Assigned Name: Coffee Pot 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

Assigned Name: Dicks 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

Assigned 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

Assigned 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

Assigned 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

Assigned 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

Assigned 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

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

**LANDLORD AND TENANT (AMENDMENT) ACT
1948 NO 25**

Order

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 6 (2) of the Landlord and Tenant (Amendment) Act 1948, do, by this my Order, declare that the following premises are excluded from the operation of that Act:

83-85 Bower Street, Manly (being Lots 76 and 77 in DP 8075)

Signed at Sydney, this 3rd day of May 2006.

By Her Excellency's Command,

DIANE BEAMER, M.P.,
Minister for Fair Trading

MENTAL HEALTH ACT 1990

Order under section 114

I, ROBYN KRUK Director-General of the NSW Department of Health, in pursuance of the provisions of section 114 of the Mental Health Act 1990, DO HEREBY DECLARE the Hunter New England Peel Mental Health Service to be a health care agency for the purposes of the Mental Health Act 1990.

Signed, this 3rd day of May 2006.

ROBYN KRUK,
Director-General

MENTAL HEALTH ACT 1990

Order under section 114

I, ROBYN KRUK Director-General of the NSW Department of Health, in pursuance of the provisions of section 114 of the Mental Health Act 1990, DO HEREBY DECLARE the Hunter New England Mehi/McIntyre Mental Health Service to be a health care agency for the purposes of the Mental Health Act 1990.

Signed, this 3rd day of May 2006.

ROBYN KRUK,
Director-General

Office of the Minister for Police
15th March 2006
SYDNEY,

MURDER

**TWO HUNDRED AND FIFTY THOUSAND DOLLARS
(\$250,000) REWARD**

ON the 18 September 1997 Pauline Elise Anne GILLARD, aged 57 years, was murdered at her Balmain home. Pauline GILLARD died as a result of numerous gunshot wounds.

Notice is hereby given that a reward of up to two hundred and fifty thousand dollars (\$250,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Pauline GILLARD.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone:

Police Headquarters telephone (02) 9281 0000
or Crime Stoppers on 1800 333 000

The Hon. PATRICK CARL SCULLY, M.P.,
Minister for Police

PESTICIDES ACT 1999

Pesticide Control Order under section 38

Name

1. This Order is to be known as the Pesticide Control (1080 Fox Bait) Amendment Order 2006.

Commencement

2. This Order commences on 12 May 2006.

Authority for Order

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

Application

4. This Order amends Pesticide Control (1080 Fox Bait) Order 2002 by:

(a) Removing all references to the product Yathong Fox Bait as follows –

1. Remove the definition for Yathong Fox Bait in condition 5; and
2. Remove condition 7(d); and
3. Remove the words “and Yathong Fox Bait” from condition 7(e); and
4. Remove the words “and Yathong Fox Bait” from condition 8; and
5. Remove condition 9 (4); and
6. Remove the words “and YATHONG FOX BAIT” from the heading for condition 10; and
7. Remove condition 10(4); and
8. Remove schedule 3.

(b) Amending the list of persons authorised in condition 9(3)(a) to the following:

persons who have been appropriately trained or are experienced in handling of 1080 baits and who are under the control of NSW National Parks & Wildlife; Hornsby Shire Council; Ku-ring-gai Municipal Council; Pittwater Council; Ryde City Council; Warringah Council; Taronga Zoo, Parramatta Council, Hunters Hill Council, North Sydney Council, Lane Cove Council, Mosman Council, Macquarie University; Forests NSW; Baulkham Hills Council; Willoughby City Council; or The Sydney Harbour Federation Trust.

- (c) Replacing schedule 2 with the following –
Schedule 2

**PERMIT TO ALLOW MINOR USE OF AN AGVET
CHEMICAL PRODUCT**

PERMIT NUMBER -PER9224

This permit is issued to the Permit Holder in response to an application granted by the APVMA under section 112 of the Agvet Codes of the jurisdictions set out below. This permit allows a person, as stipulated below, to use the product in the manner specified in this permit in the designated jurisdictions. This permit also allows any person to claim that the product can be used in the manner specified in this permit.

**THIS PERMIT IS IN FORCE FROM 30th MARCH 2006
UNTIL 30TH SEPTEMBER 2006"**

Permit Holder:

**RYDE CITY COUNCIL
CIVIC CENTRE
DEVLIN ST
NORTH RYDE NSW 2069**

Persons who can use the product under this permit:

Persons who have been appropriately trained or are experienced in handling of 1080 baits and who are under the control of NSW National Parks & Wildlife; Hornsby Shire Council; Ku-ring-gai Municipal Council; Pittwater Council; Ryde City Council; Warringah Council; Taronga Zoo, Parramatta Council, Hunters Hill Council, North Sydney Council, Lane Cove Council, Mosman Council, Macquarie University; Forests NSW; Baulkham Hills Council; Willoughby City Council; or The Sydney Harbour Federation Trust.

CONDITIONS OF USE

Product to be used:

FOXOFF FOX BAIT
FOXOFF ECONOBAIT

Containing: 3mg SODIUM MONOFLUOROACETATE per bait as their only active constituent.

Directions for Use:

To control FOXES, as specified in the **CONDITIONS OF PERMIT, in specified BUSHLAND RESERVES located in the following areas:**

Areas to be treated:

NSW NATIONAL PARKS & WILDLIFE SERVICE:

- Garigal National Park
- Berowra Valley Regional Park
- Sydney Harbour National Park (North Head, Dobroyd Head, Bradley's Head, Nielsen Park & Middle Head)
- Lane Cove National Park
- Dalrymple Hay Nature Reserve
- PO 514 (Crown land under MOU)
- Ku-ring-gai Chase National Park (including Barrenjoey Headland)
- Muogamarra National Park
- Marramarra National Park
- Cattai National Park
- Scheyville National Park
- Pitttown Nature Reserve
- Windsor Downs Nature Reserve
- Castlereagh Nature Reserve
- Agnes Banks Nature Reserve
- Mulgoa Nature Reserve

- Rouse Hill Regional Park
- Western Sydney Regional Park
- Kemps Creek Nature Reserve
- Botany Bay National Park (La Perouse)

WARRINGAH COUNCIL:

- Manly Warringah War Memorial Park (Reserve No. 478, 430)
- Dee Why Lagoon Wildlife Refuge and the adjacent Long Reef Headland area (Reserve No. 340, 341);
- Council managed bushland corridors adjacent to Narrabeen Lakes and Middle Creek (including Jamieson Park and the bushland corridor recreation reserve from Narrabeen Lakes extending along Wakehurst Parkway, Middle Creek and Oxford Creek to Oxford Falls Road West, Meatworks Road and the unnamed and unmade road at the intersection of Morgan Road and Oxford Falls Road West) (Reserve No. 306,180, 1000, 926);
- Council managed bushland adjacent to Mona Vale Road and Garigal National Park (including JJ Melbourne Hills Memorial Park, Tumbledown Dick Hill and Kimbriki Waste Recycling centre) (Reserve No. 9054, 618)
- Anembo Reserve
- Forestville Park (Reserve No. 289, 293).
- Allenby Park

HORNSBY SHIRE COUNCIL:

- Berowra Valley Regional Park
- Beecroft Reserve
- Berowra Park Lot 7001 DP1076628

PITTWATER COUNCIL:

- Warriewood Wetlands
 - Barrenjoey Sandspit
 - Deep Creek Reserve
 - Reserve 20 Walter Road, Ingleside
 - Reserve 9 McCowan Road, Ingleside
 - Reserve 7 McCowan Road, Ingleside
- KU-RING-GAI MUNICIPAL COUNCIL:**
- Lovers Jump Creek Reserve (Wahroonga)
 - Bobbin Head Road Bushland (Turrumurra)
 - Curagul Road Bushland (North Turrumurra)
 - Ku-ring-gai Creek Reserve (St Ives)
 - Upper Ku-ring-gai Creek Reserve (St Ives)
 - Cowan Creek Reserve (St Ives)
 - Clive Evatt (Wahroonga)
 - Turiban Reserve South (Wahroonga)
 - Upper Cowan Creek Reserve (Wahroonga)
 - Governor Phillip Reserve (Gordon)
 - Bushranger Reserve (Killara)
 - Illeroy Forest (Killara)
 - Old She Oak Reserve (Killara)
 - Seven Little Australians (Killara)
 - Roseville Bridge Bush (Roseville)
 - Echo Point Foreshore (Roseville)
 - Brown's Bush (Wahroonga)
 - Twin Creek Reserve (Turrumurra)
 - Bradley Reserve (Turrumurra)
 - Sheldon Forest (Turrumurra)
 - Comenarra Bush (Turrumurra)
 - Comenarra Creek Reserve (Turrumurra)
 - Lower Dam Forest (Pymble)
 - Blackbutt Reserve (Killara)
 - Lower Blue Gum Creek Bush (Roseville)
 - Upper Blue Gum Creek Bush (Roseville)

RYDE CITY COUNCIL:

- Field of Mars Wildlife Refuge.
- Brush Farm Park

WILLOUGHBY CITY COUNCIL:

- Explosives Reserve
- Harold Reid Reserve
- North Escarpment
- Rob Reserve
- North Arm Reserve
- Willis Park
- Northbridge Park, Flat Rock Gully
- Mowbray Park
- Ferndale Park
- Blue Gum Park
- O.H. Reid Reserve
- Clive Park

TARONGA ZOO

- Reserve land managed by Taronga Zoo

PARRAMATTA COUNCIL

- Vineyard Creek Reserve, Telopea
- McCoy Park, Toongabbie
- John Curtin Reserve, Northmead
- Moxham Park, Northmead
- Campbell Hill Pioneer Reserve, Campbell Hill
- Lake Parramatta Reserve, North Parramatta
- Edna Hunt Sanctuary, Epping
- Galarangi Reserve, Carlingford
- Coss park, Carlingford
- Duck River Bushland, Granville

HUNTERS HILL COUNCIL

- Boronia Park Reserve
- Great North Walk from Buffalo Creek Reserve to Boronia Park Reserve

NORTH SYDNEY COUNCIL

- Ball Head Reserve
- Berry Island Reserve
- Badngi Reserve
- Tunks Park

LANE COVE COUNCIL

- Blackman Park north to Stringybark Creek

MOSMAN COUNCIL

- Reid Park
- Little Ashton Park
- Balmoral Park
- Larry Plunkett Reserve
- Parriwi Park and Parriwi Point
- Sirius Park

MACQUARIE UNIVERSITY

- Macquarie University fauna park

BAULKHAM HILLS COUNCIL

- Hunts Creek Reserve
- Excelsior Reserve
- Bidjigal Reserve

STATE FORESTS OF NEW SOUTH WALES

- Cumberland State Forest

SYDNEY HARBOUR FEDERATION TRUST

- North Head, Manly
- Middle Head, Mosman
- Chowder Bay, Mosman
- Georges Heights, Mosman
- Cross Street Drill Hall site, Mosman
- Woolwich Dock and Parklands, Woolwich
- Former HMAS platypus site, Neutral Bay

Jurisdiction:

NSW only.

CONDITIONS OF PERMIT**1. POSSESSION OF FOXOFF FOX BAITS**

- 1.1 For the purpose of this permit, the products Foxoff Fox Bait and Foxoff Econobait, will henceforth be referred to as "Foxoff 1080 baits" except where otherwise indicated.
- 1.2 This permit allows Persons, if they fully comply with CONDITIONS OF PERMIT, to undertake the following actions with Foxoff 1080 baits which contains 3 milligrams SODIUM FLUOROACETATE per bait as their only active constituent:
 - (i) have Foxoff 1080 baits in their possession for the purposes of use;
 - (ii) claim that Foxoff 1080 baits can be used for the purposes as outlined in 3. DIRECTIONS FOR USE.
- 1.3 FOXOFF 1080 baits must only be purchased from a Rural Lands Protection Board and must be used within 1 month of purchase or be returned to the issuing Rural Lands Protection Board within 1 month of purchase.
- 1.4 Persons as stated under 1. Persons may only temporarily possess and store 1080 baits. 1080 baits must be stored in a lockable storage area away from children, animal food, foodstuffs, seed and fertiliser. Foxoff products can only be possessed and stored in accordance with condition 1.3.

2. DIRECTIONS FOR USE - GENERAL RESTRICTIONS

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

Triple rinse or pressure rinse containers before disposal. Dispose of rinsate in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must be specifically marked and set up for this purpose and clear of waterways (permanent or ephemeral). Break crush or puncture and dispose of empty rinsed containers in a local authority landfill. If no landfill is available, dispose of containers in a 1 metre deep disposal pit and cover with at least 500mm of soil on the property where the Foxoff 1080 baits were used.
- 2.5 A person must not contaminate dams, rivers, streams, waterways or drains with Foxoff 1080 baits or used containers.
- 2.6 Foxoff Fox Bait and Foxoff Econobait must be kept and stored in the container supplied by the manufacturer and bearing the NRA approved label.
- 2.7 All unused Foxoff 1080 baits must be returned to the Rural Lands Protection Board in accordance with

condition 1.3. At the end of a baiting program a person who has received Foxoff 1080 baits must ensure that all untaken baits at baiting locations are collected and removed. All untaken Foxoff 1080 baits must be disposed of, as soon as possible by burial in a 1 metre deep disposal pit. Buried Foxoff 1080 baits must be covered with at least 500mm of soil. The disposal pit must be clear of waterways (permanent or ephemeral). It is the responsibility of the person who has received Foxoff 1080 baits to ensure that unused Foxoff 1080 baits are returned and untaken Foxoff 1080 baits are properly disposed of.

3. DIRECTIONS FOR USE - DISTANCE RESTRICTIONS

3.1 Foxoff 1080 baits must not be laid where they can be washed into or contaminate surface or groundwaters. Foxoff 1080 baits must not be laid in areas where distance restrictions cannot be met. Other control methods may be used in those areas.

3.2 Boundaries and public thoroughfares (public roads and associated footpaths but not internal roads tracks or trails):

The minimum distance that Foxoff 1080 baits shall be laid from the boundary of a bushland reserve is 5 metres except for boundaries adjoining public thoroughfares.

The minimum distance that Foxoff 1080 baits shall be laid from the boundary of a bushland reserve which adjoins a public thoroughfare is 50 metres for untethered Foxoff 1080 baits, or 20 metres for tethered Foxoff 1080 baits.

The minimum distance that Foxoff 1080 baits shall be laid from any public thoroughfare traversing the bushland reserve is 50 metres for untethered Foxoff 1080 baits, or 20 metres for tethered Foxoff 1080 baits.

3.3 Internal roads, tracks and trails other than public thoroughfares traversing bushland reserves:

The minimum distance that Foxoff 1080 baits shall be laid from internal roads, tracks, trails is 2 metres except for the section of internal road, track or trail between the boundary of the bushland reserve and a position 150 metres into the bushland reserve.

The minimum distance that Foxoff 1080 baits shall be laid from the section of internal road, track or trail between the boundary of the bushland reserve and a position 150 metres into the bushland reserve is 50 metres for untethered Foxoff 1080 baits, or 20 metres for tethered Foxoff 1080 baits.

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

No Foxoff 1080 baits shall be laid within 150 metres of a habitation.

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

No Foxoff 1080 baits shall be laid within 10 metres of a domestic water supply.

4. PUBLIC NOTIFICATION

4.1. Public notification must include an advertisement in a prominent local area newspaper at least 5 days prior to the commencement of Foxoff 1080 baiting. Public notification may also include notification by telephone

or personal contact, or, where this is not possible, by mail. Public notification must include appropriate details of the baiting program and the closure of bushland reserves to dogs.

5. 1080 POISONING NOTICES AND COMMUNITY NOTIFICATION

5.1 In every situation where Foxoff 1080 baits are laid in a bushland reserve specified under this permit, the person responsible for coordinating the use of Foxoff 1080 baits must ensure that 1080 poisoning notices are erected in that bushland reserve at least 5 days prior to the commencement of Foxoff 1080 baiting.

In every situation where Foxoff 1080 baits are laid in a bushland reserve specified under this permit, the person responsible for coordinating the use of Foxoff 1080 baits must ensure that notices banning dogs are erected in that bushland reserve at least 5 days prior to the commencement of Foxoff 1080 baiting.

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

- (i) At every made entrance to the Bushland Reserve; and
- (ii) At the entrance to the baiting location; and
- (iii) At the extremities of and at 1 kilometre intervals along the boundaries where the bushland reserve adjoins a public thoroughfare; and
- (iv) At the extremities of and at 1 kilometre intervals along any public thoroughfare traversing the bushland reserve but not along internal roads, tracks or trails.

5.2 The Notices, indicating the presence of Foxoff 1080 baits, must specify which animal species is being poisoned, and the date the Foxoff 1080 baits are first laid or the dates between which Foxoff 1080 baits will be laid.

Any Notices banning dogs must clearly indicate that dogs must not be allowed to enter reserves closed to dogs during a baiting program.

5.3 All neighbours immediately adjoining the bushland reserve boundary, within 300 metres of the site where Foxoff 1080 baits will be laid, must be given a minimum of 5 days written notice prior to the commencement of the baiting program.

6. FOX CONTROL -DIRECTION FOR USE - BAIT NUMBERS AND DISTRIBUTION

6.1 A person who lays Foxoff 1080 baits must:

- (i) Not use an excessive amount of 1080 baits. Baiting locations must be a minimum distance of 100 metres apart and no more than ten Foxoff 1080 baits can be placed per kilometre per day. The only variation permitted is mound baiting using multiple baits (maximum three (3) Foxoff 1080 baits per mound) provided the total number of Foxoff 1080 baits used does not exceed one (1) bait per hectare; and
- (ii) Lay the Foxoff 1080 baits in such a way that any untaken Foxoff 1080 baits can be readily found and destroyed in accordance with condition 2.7
- (iii) Each bait site will be made up of a sand pad about one metre in diameter. Foxoff 1080 baits must be buried to a depth of 10 centimetres to reduce the access by non-target species.

- (iv) Free feeding must be undertaken at all sites for a minimum of 3 days prior to the commencement of 1080 baiting to establish the presence or absence of foxes and to determine if other non-target animals are visiting the site. The decision to lay 1080 Foxoff baits is determined by the results of free feeding and condition 7.1(ii) if required for dogs.
- (v) 1080 baiting must be discontinued during periods of heavy rainfall.

7. RISK TO DOMESTIC ANIMALS

7.1 The following preventative measures must be undertaken to reduce the risks of domestic dogs taking poisoned bait:

- (i) Close Bushland Reserves to dogs during the baiting program.
- (ii) If regular dog prints are recorded at bait stations during the free feeding period, further community notification and education should take place.

7.2 All untaken baits which are recovered must be destroyed by deep burial as per condition 2.7.

8. MONITORING OF NON-TARGET EFFECTS

8.1 Adverse effects including deaths of wildlife and animals, other than foxes, must be reported to the Pest Management Officer, North Sydney Region, National Parks and Wildlife Service by telephone (02 9472 8953 or fax (02) 9457 8265

9. RISK TO HUMANS

9.1 In addition to taking appropriate steps to inform the community of the baiting program, the following steps must be undertaken:

- (i) All Foxoff 1080 baits will be buried in sand pads as per condition 6.1(ii).
- (ii) Where possible, inaccessible places will be chosen as baiting locations to reduce the chances of children or adults finding the bait stations.

Issued by

Delegated Officer

Notes

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

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

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

LISA CORBYN,
Director-General
Environment Protection Authority

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

SAFER COMMUNITY COMPACT

Order

I, the Honourable Bob Debus Attorney General of the State of New South Wales, in pursuance of section 39 (1) of the Children (Protection and Parental Responsibility) Act 1997, do, by this my Order, approve the Port Macquarie - Hastings Council Crime Prevention Plan as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 8th May 2006 and remains in force until 7th May 2009.

Signed at Sydney, this 1st day of May 2006.

BOB DEBUS, M.P.,
Attorney General

This order supersedes the order published in this Gazette on Friday 5 May, 2006.

SYDNEY WATER ACT, 1994

Land Acquisition (Just Terms Compensation) Act, 1991

Notice of compulsory acquisition of an easement at Camden in the Local Government area of Camden

SYDNEY WATER CORPORATION declares, with the approval of His Excellency, the Lieutenant Governor, that the interest in land described in the First Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this Fourth day of May 2006.

Signed for Sydney Water Corporation)
by its Attorneys) Signed - R R Wynn
)
ROSS ROLAND WYNN)
.....)
)
KEVIN ANDREW HANLEY)
.....) Signed – K Hanley
who hereby state at the time of executing this)
instrument have no notice of the revocation of)
the Power of Attorney Registered No. 323)
Book 4465 under the Authority of which this)
instrument has been executed.)

SCHEDULE 1

An Easement for Sewerage Purposes more fully described in Memorandum 7158327F lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 249.4m² in the Local Government Area of Camden City, Parish Camden, County of Camden, and State of New South Wales, being the land shown on Deposited Plan 1049202 as “(A) PROPOSED EASEMENT FOR SEWERAGE PURPOSES VARIABLE WIDTH” over Lot 2 in Deposited Plan 590777.

[Sydney Water reference: 556410F9]

SYDNEY WATER ACT, 1994

Land Acquisition (Just Terms Compensation) Act, 1991

Notice of compulsory acquisition of land and easements at Kiama Downs in the Local Government area of Kiama

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the land described in the First Schedule hereto is acquired and that the interests in land described in the Second and Third Schedules hereto are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this Eighth day of May 2006.

Signed for Sydney Water Corporation)
 by its Attorneys) Signed – J Colenso
)
 JEFFREY FRANCIS COLENZO)
)
)
 KEVIN ANDREW HANLEY)
)
) Signed – K Hanley
 who hereby state at the time of executing this)
 instrument have no notice of the revocation of)
 the Power of Attorney Registered No. 323)
 Book 4465 under the Authority of which this)
 instrument has been executed.)

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Kiama, Parish of Kiama, County of Camden and State of New South Wales, being Lot 1 in Deposited Plan 1056775, having an area of 136.5 m², being part of Lot 8 in DP 260839.

SCHEDULE 2

An Easement for Sewerage Purposes more fully described in Memorandum 7158327F lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 112.8 m² in the Local Government Area of Kiama, Parish of Kiama, County of Camden and State of New South Wales, being the land shown on Deposited Plan 1056775 as “(A) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 9.4 WIDE” over Lot 2 in DP 1056775.

SCHEDULE 3

An Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 53.4 m² in the Local Government Area of Kiama, Parish of Kiama, County of Camden and State of New South Wales, being the land shown on Deposited Plan 1056775 as “(B) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 4 WIDE” over Lot 2 in DP 1056775.

[Sydney Water reference: 556330F2]

TRANSPORT ADMINISTRATION ACT 1988

Land Acquisition (Just Terms Compensation) Act 1991

Notice of compulsory acquisition of land for the purposes of the Rail infrastructure corporation

RAIL INFRASTRUCTURE CORPORATION, with the approval of Her Excellency the Governor, declares that the land described in the Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Rail Infrastructure Corporation, as authorised by the Transport Administration Act, 1988.

Dated this Eighth day of May 2006.

BRUCE FARRAR,
Acting Chief Executive Officer

SCHEDULE

All those parcels of land situate at Sandy Hollow in the Local Government Area of Muswellbrook, Parish of Wickham, County of Brisbane and State of New South Wales, being Lots 2, 9, 20, 23, 24, 25, 27, 29 and 32 in Deposited Plan 263836 having areas of 0.1256 hectares, 0.08064 hectares, 0.2064 hectares, 0.1284 hectares, 0.3384 hectares, 0.1533 hectares, 0.2432 hectares, 0.6640 hectares and 0.7724 hectares or thereabouts respectively (total 2.71234 hectares) and said to be in the possession of the Crown.

RIC Reference: 300189.

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

HAWKESBURY CITY COUNCIL

Naming of Park

NOTICE is hereby given that Council, at its meeting held on 14 December 2004, resolved that land bounded by George Street, Tebbutt Street, Moses Street and Richmond Road Windsor, commonly known as McQuade Park at Lot 1, DP 556829, 361 George Street Windsor, is named McQuade Park, Windsor. G FAULKNER, General Manager, Hawkesbury City Council, PO Box 146 Windsor NSW 2756.

[2066]

SHOALHAVEN CITY COUNCIL

Roads Act 1993 Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Shoalhaven City Council, at its meeting of 2nd February 1991, Minute 151 resolved to acquire the land described in the Schedule below for the purposes of a road. That land described in the Schedule below is hereby dedicated as Council Public Road pursuant to Section 10 of the Roads Act 1993. R.D. PIGG, General Manager, Council Files: 90/1384 and 90/1385.

Schedule

- Lot 1 DP801830 Parish of Yarrawa.
- Lot 3 DP801830 Parish of Wallaya.
- County of Camden.

[2067]

SUTHERLAND SHIRE COUNCIL

Roads Act 1993, Roads (General) Regulation 2000

Naming of Roads at Cronulla and Illawong

NOTICE is hereby given that Sutherland Shire Council, has pursuant to section 162 of the Roads Act 1993 and Part 2 of The Roads (General) Regulation 2000, notified the proponents by way of advertisement and written correspondence, for a period not less than one (1) month, of the intention to name the following roads:

- The unnamed Lane that runs between Cronulla Street and Nicholson Parade adjoining 150 Cronulla Street, Cronulla to Curranulla Lane, Cronulla
- Rename part of Fowler Road that runs between 57 and 59 Osprey Drive, Illawong to Osprey Lane Illawong

Having given due consideration to all submissions, the General Manager under delegated authority approved the above mentioned road name/s for gazettal. J. W. RAYNER, General Manager, Sutherland Shire Council, PO Box 17, Sutherland NSW 1499. STEVEN HEAPY, Manager, Land Information, Sutherland Shire Council, Locked Bag 17, Sutherland 1499 Australia, Tel: 61 2 9710 0116.

[2068]

TWEED SHIRE COUNCIL

Roads Act 1993

Naming Of Public Bridge

NOTICE is hereby given that the Tweed Shire Council, in pursuance of Section 162 of the Roads Act 1993, has named the newly upgraded bridge over Cudgera Creek, Cudgera as

Murnane Bridge

Authorised by resolution of the Council on 2 May 2006, General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484.

[2069]

YOUNG SHIRE COUNCIL

Tree Preservation Order

PURSUANT to its powers under the Environmental Planning and Assessment Act, the Regulations under that Act and Clause 8 of the Environmental Planning and Assessment Model Provision 1980 (adopted by Clause 6 of Young Local Environmental Plan 1991 – Urban Land and Young Local Environmental Rural Plan 1993), Council at its meeting held on 16 December 2004, resolved to make a Tree Preservation Order that:

1. Purpose

The purposes of this order are:

- (a) to provide a regulatory framework for the preservation of trees in order to maintain the integrity of Young's Township Area and the Villages areas of Young Shire's, natural environment and visual amenity, for both residents and visitors; and
- (b) to ensure that all development within the area is carried out with sensitivity to the environment and to any trees in the vicinity.

2. Land to which this order applies

- (a) This order shall apply to all land within the Young Local Environmental Plan – 1991 – Urban Lands that is within one of the following zones:
 - (i.) 2(a) Residential 'A'
 - (ii.) 3(a) General Business 'A'
 - (iii.) 4(a) General Industrial 'A'
 - (iv.) 5(a) Special Uses 'A'
 - (v.) 5(b) Special Uses 'B'
 - (vi.) 6(a) Open Space Existing Recreation 'A'
 - (vii.) 6(b) Open Space Private Recreation 'B'
- (b) This order shall apply to all land within the Young Local Environmental Rural Plan – 1993 that is within one of the following zones:
 - (i.) 2(a) Residential
 - (ii.) 2(v) Village
- (c) The land referred to in (a) and (b) above shall be regardless of whether that land is publicly or privately owned and includes any roads (formed or unformed) adjoining a) and b) above.

3. Trees to which this order applies

- (a) A person must not, without the written consent of Young Shire Council, carry out a “restricted act”, as defined clause 4 of this order, in relation to a “designated tree”, as defined in this clause.
- (b) For the purposes of this order, a “designated tree” is:
- (i) a tree, the highest point of which is five (5) metres or more above ground level; or
 - (ii) a tree, other than a tree with more than one trunk, with a trunk diameter of 200 millimetres as measured one and a half (1.5) metres above ground level; or
 - (iii) a tree with more than one trunk, where one or more of the trunks has a diameter exceeding 100 millimetres at a height of one (1) metre above ground level.
- (c) For the purposes of this order, a “designated tree” is not a tree that is:
- (i) a noxious weed species as gazetted by the NSW Department of Primary Industries for the Young Shire Council local government area; or
 - (ii) a tree of the following species:

<i>Alianthus altissima</i>	Tree Of Heaven
<i>Nerium oleander</i>	Oleander
<i>Rhus succadanea</i>	Rhus
<i>Ficus elastica</i>	Rubber Tree
<i>Ficus benjamina</i>	Weeping Ficus
<i>Ligustrum Sp.</i>	Small and large leafed Privet
<i>Schefflera actinophylla</i>	Queensland Umbrella Tree
<i>Cocos romanzoffianum</i>	Queen Palm
<i>Populus Species</i>	Poplar Tree
<i>Erythrina Species</i>	Coral Tree
<i>Salix Species</i>	Willow Trees
<i>Cotoneaster Species</i>	Cotoneaster
- (d) This Order includes, but does not limit the approvals required under the Local Environmental Plans stated above for trees identified in those Local Environmental Plans as items of heritage significance.
- (e) Any tree harbouring fruit fly or grown for its edible fruit.

4. Restricted acts

- (a) For the purposes of this order, a “restricted act” in relation to a tree means:
- (i.) removing a tree;
 - (ii.) ringbarking a tree;
 - (iii.) mechanically damaging a tree in such a way as to be injurious to the health or longevity of the tree in its mature form;
 - (iv.) poisoning a tree;
 - (v.) carrying on any soil work, including digging, trenching, damaging, cutting or compacting, where such work is carried out in the area within the dripline of the crown of a tree or within 4 metres of the trunk of a tree, whichever is the greater;
 - (vi.) altering soil levels by more than 150 millimetres below the dripline of the crown of a tree; or
 - (vii.) any other method of wilful destruction or defacement of a tree.

Note: The carrying out of works for the purposes of installation or maintenance of the utility installations to a premises (gas, power, water, sewer, phone) involving work that falls within the above quoted “restricted act” dimensions, is not a restricted act providing the work is done without intent to cause harm to the health or longevity of the tree in its mature form.

5. EXEMPTIONS

- (a) The pruning, lopping or topping of a tree in such a manner as to not be injurious to the health or longevity of the tree in its mature form;
- (b) The carrying out of works by a State or Federal Government instrumentality or agency (if empowered by legislation enabling acts including tree removal);
- (c) The carrying out of works that constitute an emergency to prevent loss of life or property due to damage to a tree;
- (d) A tree that has died naturally be exempt provided it is not a tree protected under the Threatened Species Act.

5. Applications

- (a) A written application to carry out a “restricted act” in relation to a “designated tree” can only be made by the owner of the land on which the tree is located, and must be made on the application form provided, (see attached).
- (b) There is an inspection fee for all applications (pensioners exempt) regardless of the number of trees to be inspected. Should an application be found not to be required, no fee will apply.
- (c) The following information must be provided in relation to any application:
 - (i) the name and address of the owner of the property on which the tree is located;
 - (ii) the location(s) of the tree(s), (shown accurately in map form where possible);
 - (iii) the tree species, (where known);
 - (iv) the extent of and type of works requested;
 - (v) reasons as to why the restricted works should be permitted;
 - (vi) whether the property has been or is to be the subject of a building or development application that would impact upon the relevant tree(s) (the tree location and the action to be taken in relation to the tree must also be specified in the development or building application).

Note: For the purposes of this clause, if any tree/trees is not nominated on any Development Application, the Construction Certificate issued by the Council (pursuant to an active Development Consent) shall provide an inferred right to remove any tree within 3 metres of an approved structure; and
- (vii) where property damage, likely damage, potential for danger or termites are the reason for application, relevant technical evidence to support such claims shall be provided.

(viii) The provisions of Young Shire Council's Policy on Tree Management (YSC Policy 11.062), removal and planting shall be observed as an adjunct to this Order.

Notes:

1. Following inspection by an Authorised Council Officer a notice of determination will be issued which will describe the extent of works permitted and any conditions to be attached.

Should the applicant wish to appeal the decision a review will be undertaken by Council's Group Leader (Planning & Environment) in consultation with the Overseer for Recreation and Leisure, the tree will be reinspected and written technical verification of claims may be requested.

Applicants whose applications are refused or are approved subject to unsatisfactory conditions have a right of appeal to the Land & Environment Court in accordance with the provisions of the Environmental Planning and Assessment Act.

2. Persons who contravene the provisions of this order will be liable to prosecution and penalties in accordance with The Environmental Planning and Assessment Act, 1979. For the purposes of this Tree Preservation Order, the General Manager or his delegate shall be so authorised to enforce the provisions of this Order and cause any breaches to be stopped as soon as practical after being informed of same.

ADRIAN HANRAHAN, General Manager, Young Shire Council, Locked Bag 5, Young NSW 2594.

[2070]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of WILLIAM BARRY SALMON, late of 1 Stokes Place, Lindfield, in the State of New South Wales, company manager, who died on 1st April 2005, must send particulars of his claim to the executrices, Jennifer Mary Geraghty, Gillian Mary Graham, Louise Anne Flynn and Wendy Anne Gracie, c.o. Steve Masseos & Co., Solicitors, PO Box A988, Sydney South NSW 1235, within one (1) month from the publication of this notice. After that time the executrices may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 30th January 2006, as number 121356/05. STEVE MASSELOS & CO., A Solicitor Corporation, 2nd Floor, 114-120 Castlereagh Street, Sydney NSW 2000 (PO Box A988, Sydney South 1235), (DX305, Sydney), tel.: (02) 9264 7022.

[2071]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of NANCE JACOBSEN late of Woy Woy in the State of New South Wales, retired, who died on 5th March, 2006 must send particulars of his claim to the executor, Niels Richard Jacobsen c.o. Peninsula Law, Solicitors, 103-105 Blackwall Road, Woy Woy, within one calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed, having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 6th April, 2006. PENINSULA LAW, Solicitors, 103-105 Blackwall Road, Woy Woy, NSW 2256 (DX 8806, Woy Woy), tel.: (02) 4342 1277.

[2072]

COMPANY NOTICES

NOTICE of members' voluntary liquidation. — PETER BROOME PTY LTD, ACN 003 983 355.—At an extraordinary general meeting of members of Peter Broome Pty Ltd, ACN 003 983 355, duly convened and held at 1-3 Closeburn Drive, Mt Victoria, on 5 May 2006, the special resolution set out below was duly passed: "That the company be wound up as a members voluntary liquidation under section 491(1) of the Corporations Act". It was also resolved that Edwin Maxwell Cowley of Suite 3/11 West Street, North Sydney, NSW 2060, be appointed liquidator for the purposes of the winding up. Dated this 5th day of May 2006. EDWIN MAXWELL COWLEY, Liquidator, c.o. E. M. Cowley & Co., Chartered Accountant, 3/11 West Street, North Sydney, NSW 2060, tel.: (02) 9955 6488.

[2073]

NOTICE of voluntary liquidation. — IAN NANCE PRODUCTIONS PTY LIMITED. — At a special resolution passed at a meeting of Shareholders of Ian Nance Productions Pty Limited, duly convened and held on the 28th of April 2006, it was resolved that the company be wound up voluntarily and that Patricia Allen of 5 Church Street, Waverley, NSW 2024, be appointed liquidator. Notice is also given that creditors having claim against the company should furnish particulars of that claim to the liquidator within 21 days of this date, otherwise distribution of the assets will take place without regard to such claims. Dated this 8th day of May 2006. PATRICIA ALLEN, Liquidator, 5 Church Street, Waverley, NSW 2024, tel.: (02) 9389 6085.

[2074]

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