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OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Proclamations



New South Wales

Proclamation

under the

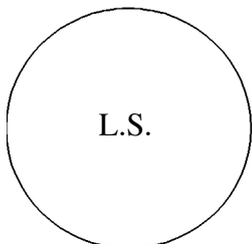
Roman Catholic Church Communities' Lands Act 1942

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 2 (2) of the *Roman Catholic Church Communities' Lands Act 1942*, do, by this my Proclamation, add the canonical name of "The Mission Congregation of the Servants of the Holy Spirit." to Column 1 of Schedule 2 to that Act, and add to Column 2 of that Schedule opposite that name the corporate name "Trustees of the Mission Congregation of the Servants of the Holy Spirit."

Signed and sealed at Sydney, this 17th day of May 2006.

By His Excellency's Command,



BOB DEBUS, M.P.,
Attorney General

GOD SAVE THE QUEEN!

Explanatory note

Schedule 2 to the *Roman Catholic Church Communities' Lands Act 1942* contains canonical and corporate names of certain Roman Catholic orders, congregations, communities, associations and societies. By virtue of being listed in that Schedule, each organisation is a community as defined in the Act and, by virtue of the Act, the trustees of community land for each community become a body corporate and acquire the powers conferred by the Act in relation to property held by them.

The object of this Proclamation is to add The Mission Congregation of the Servants of the Holy Spirit and the corporate name of the trustees for that congregation to Schedule 2 to the Act.

Regulations



New South Wales

Gaming Machines Amendment (Payment of Prize Money) Regulation 2006

under the

Gaming Machines Act 2001

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Gaming Machines Act 2001*.

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

Explanatory note

Clause 30 of the *Gaming Machines Regulation 2002* currently provides that if the total prize money payable to a person (in relation to a gaming machine) exceeds \$1,000, the amount by which the total prize money exceeds \$1,000 must be paid to the person by the relevant hotelier or registered club by cheque or by means of electronic funds transfer. The object of this Regulation is to increase the threshold from \$1,000 to \$2,000.

This Regulation is made under the *Gaming Machines Act 2001*, including section 210 (the general regulation-making power).

Clause 1 Gaming Machines Amendment (Payment of Prize Money) Regulation 2006

Gaming Machines Amendment (Payment of Prize Money) Regulation 2006

under the

Gaming Machines Act 2001

1 Name of Regulation

This Regulation is the *Gaming Machines Amendment (Payment of Prize Money) Regulation 2006*.

2 Amendment of Gaming Machines Regulation 2002

The *Gaming Machines Regulation 2002* is amended by omitting the matter "\$1,000" wherever occurring in clause 30 (1) and (2) and by inserting instead the matter "\$2,000".



New South Wales

Local Government (General) Amendment (Domestic Greywater Diversion) Regulation 2006

under the

Local Government Act 1993

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

KERRY HICKEY, M.P.,
Minister for Local Government

Explanatory note

Section 68 of the *Local Government Act 1993* provides that a person may carry out certain activities only with the prior approval of the relevant local council and allows regulations under that Act to prescribe other activities that require such approval.

The object of this Regulation is to prescribe domestic greywater diversion as an activity requiring prior approval. Domestic greywater diversion means the installation and operation of a system for the diversion of greywater generated on residential premises to a garden or lawn on those premises, but does not include the manual collection and re-use of greywater (for example, by means of a bucket or similar receptacle). The Regulation also provides for an exemption from the requirement for prior approval in relation to domestic greywater diversion if certain conditions are met.

The Regulation also provides that the following offences may be dealt with by way of a penalty notice:

- (a) carrying out domestic greywater diversion without council's prior approval and carrying out domestic greywater diversion other than in accordance with the terms of council's approval,
- (b) operating a system of sewage management without council's prior approval and operating a system of sewage management other than in accordance with the terms of council's approval.

This Regulation is made under the *Local Government Act 1993*, including sections 68, 679 and 748 (the general regulation-making power).

Clause 1 Local Government (General) Amendment (Domestic Greywater Diversion)
 Regulation 2006

Local Government (General) Amendment (Domestic Greywater Diversion) Regulation 2006

under the

Local Government Act 1993

1 Name of Regulation

This Regulation is the *Local Government (General) Amendment (Domestic Greywater Diversion) Regulation 2006*.

2 Commencement

This Regulation commences on 1 July 2006.

3 Amendment of Local Government (General) Regulation 2005

The *Local Government (General) Regulation 2005* is amended as set out in Schedule 1.

Local Government (General) Amendment (Domestic Greywater Diversion)
Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Part 2, Division 5, Subdivision 6

Insert after Subdivision 5:

Subdivision 6 Domestic greywater diversion

75A Approval required for domestic greywater diversion

- (1) For the purposes of item 10 of Part F of the Table to section 68 of the Act, domestic greywater diversion is prescribed as an activity that requires the prior approval of the council.
- (2) However, domestic greywater diversion may be carried out without the prior approval of the council if:
 - (a) it is carried out in accordance with the Plumbing and Drainage Code of Practice, and
 - (b) a sewage management facility is not installed on the premises concerned, and
 - (c) the following performance standards are achieved:
 - (i) the prevention of the spread of disease by micro-organisms,
 - (ii) the prevention of the spread of foul odours,
 - (iii) the prevention of contamination of water,
 - (iv) the prevention of degradation of soil and vegetation,
 - (v) the discouragement of insects and vermin,
 - (vi) ensuring that persons do not come into contact with untreated sewage or effluent (whether treated or not) in their ordinary activities on the premises concerned,
 - (vii) the minimisation of any adverse impacts on the amenity of the premises concerned and surrounding lands.
- (3) Failure to comply with subclause (1) (c) is not a breach of that performance standard if the failure was due to circumstances beyond the control of the person carrying out the domestic greywater diversion.

Local Government (General) Amendment (Domestic Greywater Diversion)
Regulation 2006

Schedule 1 Amendments

(4) In this clause:

domestic greywater diversion means the installation and operation of a system for diverting greywater generated on residential premises to a garden or lawn on those premises, but does not include the manual collection and re-use of greywater (for example, by means of a bucket or similar receptacle).

greywater means waste water from washing machines, laundry tubs, showers, hand basins and baths, but does not include waste water from a kitchen, toilet, urinal or bidet.

residential premises does not include premises comprising more than one dwelling.

[2] **Schedule 12 Penalty notice offences**

Omit the following from the Schedule:

Section 626 (3)—carry out without prior approval of council an activity specified in item 10 of Part F (Other activities) of the Table to section 68 \$330

Section 627 (3)—having obtained the council's approval to the carrying out of an activity specified in item 10 of Part F (Other activities) of the Table to section 68, carry out the activity otherwise than in accordance with the terms of that approval \$330

Insert instead the following in appropriate order:

Section 626 (3)—carry out without prior approval of council an activity specified in item 6 of Part C (Management of waste) of the Table to section 68 \$330

Section 626 (3)—carry out without prior approval of council an activity (being domestic greywater diversion) as prescribed by the regulations under item 10 of Part F (Other activities) of the Table to section 68 \$220

Section 627 (3)—having obtained the council's approval to the carrying out of an activity specified in item 6 of Part C (Management of waste) of the Table to section 68, carry out the activity otherwise than in accordance with the terms of that approval \$330

Section 627 (3)—having obtained the council's approval to the carrying out of an activity (being domestic greywater diversion) as prescribed by the regulations under item 10 of Part F (Other activities) of the Table to section 68, carry out the activity otherwise than in accordance with the terms of that approval \$220



New South Wales

Transport Administration (General) Amendment (RailCorp) Regulation 2006

under the

Transport Administration Act 1988

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Transport Administration Act 1988*.

JOHN WATKINS, M.P.,
Minister for Transport

Explanatory note

The object of this Regulation is to prescribe officers of RailCorp as authorised persons for the purposes of section 40 of the *Transport Administration Act 1988* so that the Director-General of the Ministry of Transport may delegate any of the Director-General's functions under Part 4 of that Act to such persons. The Regulation also makes it clear that the Director-General's functions may be delegated to the chief executive officer of RailCorp and Sydney Ferries.

This Regulation is made under the *Transport Administration Act 1988*, including sections 40 and 119 (the general regulation-making power).

Clause 1 Transport Administration (General) Amendment (RailCorp) Regulation 2006

Transport Administration (General) Amendment (RailCorp) Regulation 2006

under the

Transport Administration Act 1988

1 Name of Regulation

This Regulation is the *Transport Administration (General) Amendment (RailCorp) Regulation 2006*.

2 Amendment of Transport Administration (General) Regulation 2005

The *Transport Administration (General) Regulation 2005* is amended by omitting clause 34 (c) and inserting instead the following:

- (c) officers of Sydney Ferries (being the chief executive officer of Sydney Ferries and its staff),
- (d) officers of RailCorp (being the chief executive officer of RailCorp and its staff).



New South Wales

Workers Compensation Amendment (Mine Safety Cost Recovery) Regulation 2006

under the

Workers Compensation Act 1987

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Workers Compensation Act 1987*.

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

Explanatory note

Under the *Mine Safety (Cost Recovery) Act 2005*, certain mining industry workers compensation insurers are required to make contributions to the Mine Safety Fund administered by the Director-General of the Department of Primary Industries. Section 10 (5) of that Act provides that such an insurer may, subject to and in accordance with any relevant insurance premiums order, adjust the premium payable in respect of a workers compensation insurance policy issued to a mining industry employer so as to include an amount equivalent to such part of the contributions payable by the insurer as relates to that employer and that policy.

Section 171 of the *Workers Compensation Act 1987* and Division 8 of Part 20 of the *Workers Compensation Regulation 2003* allow the payment of workers compensation insurance premiums by instalments.

The object of this Regulation is to provide that any such Mine Safety Fund adjustment amount that is payable by an employer to an insurer under the *Insurance Premiums Order (July–December) 2005* or the *Insurance Premiums Order (January–June) 2006* is not to be paid by instalments.

This Regulation is made under the *Workers Compensation Act 1987*, including sections 171 and 280 (the general regulation-making power).

Clause 1 Workers Compensation Amendment (Mine Safety Cost Recovery)
 Regulation 2006

Workers Compensation Amendment (Mine Safety Cost Recovery) Regulation 2006

under the

Workers Compensation Act 1987

1 Name of Regulation

This Regulation is the *Workers Compensation Amendment (Mine Safety Cost Recovery) Regulation 2006*.

2 Amendment of Workers Compensation Regulation 2003

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

Workers Compensation Amendment (Mine Safety Cost Recovery)
Regulation 2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 200A

Insert after clause 200:

200A Mine Safety Fund amounts payable under Insurance Premiums Order (July–December) 2005 and Insurance Premiums Order (January–June) 2006

Despite any other provision of this Regulation, any amount of a premium payable by an employer to an insurer under clause 6 of the *Insurance Premiums Order (July–December) 2005* or clause 6 of the *Insurance Premiums Order (January–June) 2006* is not to be paid by instalments.

Note. Section 172 of the Act sets out when payments must be made if no election is made to pay by instalments. As the above clause prevents payment of certain specified amounts by instalments, payment of those amounts are due as follows:

- (a) in the case where a premium is calculated for the first time after the commencement of this clause—within 1 month after service on the employer of a notice that payment of the amount of the premium is due,
- (b) in the case where a premium was calculated before the commencement of this clause and the amount has been determined by an adjustment of the premium—within 1 month after service on the employer of a notice that payment of the amount of the adjustment is due.

Orders



New South Wales

Insurance Premiums Order (July–December) 2005 Amendment (Mine Safety Cost Recovery) Order 2006

under the

Workers Compensation Act 1987

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 on the recommendation of the WorkCover Authority, and in pursuance of section 168 of the *Workers Compensation Act 1987*, make the following Order.
Dated, this 17th day of May 2006.

By His Excellency's Command,

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

Explanatory note

Under the *Mine Safety (Cost Recovery) Act 2005*, certain mining industry workers compensation insurers are required to make contributions to the Mine Safety Fund administered by the Director-General of the Department of Primary Industries. Section 10 (5) of that Act provides that such an insurer may, subject to and in accordance with any relevant insurance premiums order, adjust the premium payable in respect of a workers compensation insurance policy issued to a mining industry employer so as to include an amount equivalent to such part of the contributions payable by the insurer as relates to that employer and that policy.

The object of this Order is to amend the *Insurance Premiums Order (July–December) 2005* to enable such adjustments of mining industry employers' insurance premiums to take place in relation to policies that are to be or have been issued or renewed so as to take effect on or after 4 pm on 30 June 2005 and before 4 pm on 31 December 2005.

This Order is made under section 168 of the *Workers Compensation Act 1987*.

Clause 1 Insurance Premiums Order (July–December) 2005 Amendment (Mine Safety Cost Recovery) Order 2006

Insurance Premiums Order (July–December) 2005 Amendment (Mine Safety Cost Recovery) Order 2006

under the

Workers Compensation Act 1987

1 Name of Order

This Order is the *Insurance Premiums Order (July–December) 2005 Amendment (Mine Safety Cost Recovery) Order 2006*.

2 Amendment of Insurance Premiums Order (July–December) 2005

The *Insurance Premiums Order (July–December) 2005* is amended as set out in Schedule 1.

Insurance Premiums Order (July–December) 2005 Amendment (Mine Safety Cost Recovery) Order 2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 6

Insert after clause 5:

6 Mine Safety Fund Premium Adjustment

- (1) Despite any other provision of this Order, if an employer carries on a business that is covered by any of the classes appearing in Division B of Table A to this Order (that is, classes 120000 to 152000), the premium payable by the employer for the policy of insurance is to be adjusted by the addition of an amount calculated in accordance with the following formula:

$MSF \text{ Amount} = \text{Wages} \times \text{Mine Safety Levy Rate}$

where:

MSF Amount is the additional amount of premium required to be paid by an employer under this clause.

Wages means a part of the total wages payable to workers by the employer in respect of the period of insurance for which the premium is to be calculated, being the part of the total wages attributable to a class appearing in Division B of Table A applicable to the employer.

Mine Safety Levy Rate means 0.462%.

- (2) For the purposes of subclause (1), the calculation of the MSF amount for an employer is to be made using the reasonable estimate of the wages payable by the employer in the notice supplied to the insurer in accordance with clause 130 (1) of the *Workers Compensation Regulation 2003*.



New South Wales

Insurance Premiums Order (January–June) 2006 Amendment (Mine Safety Cost Recovery) Order 2006

under the

Workers Compensation Act 1987

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 on the recommendation of the WorkCover Authority, and in pursuance of section 168 of the *Workers Compensation Act 1987*, make the following Order.

Dated, this 17th day of May 2006.

By His Excellency's Command,

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

Explanatory note

Under the *Mine Safety (Cost Recovery) Act 2005*, certain mining industry workers compensation insurers are required to make contributions to the Mine Safety Fund administered by the Director-General of the Department of Primary Industries. Section 10 (5) of that Act provides that such an insurer may, subject to and in accordance with any relevant insurance premiums order, adjust the premium payable in respect of a workers compensation insurance policy issued to a mining industry employer so as to include an amount equivalent to such part of the contributions payable by the insurer as relates to that employer and that policy.

The object of this Order is to amend the *Insurance Premiums Order (January–June) 2006* to enable such adjustments of mining industry employers' insurance premiums to take place in relation to policies that are to be or have been issued or renewed so as to take effect on or after 4 pm on 31 December 2005 and before 4 pm on 30 June 2006.

This Order also makes an amendment to a ICCR Rate (Industry Claims Cost Rate) in Table B to the *Insurance Premiums Order (January–June) 2006*.

This Order is made under section 168 of the *Workers Compensation Act 1987*.

Clause 1 Insurance Premiums Order (January–June) 2006 Amendment (Mine Safety Cost Recovery) Order 2006

Insurance Premiums Order (January–June) 2006 Amendment (Mine Safety Cost Recovery) Order 2006

under the

Workers Compensation Act 1987

1 Name of Order

This Order is the *Insurance Premiums Order (January–June) 2006 Amendment (Mine Safety Cost Recovery) Order 2006*.

2 Amendment of Insurance Premiums Order (January–June) 2006

The *Insurance Premiums Order (January–June) 2006* is amended as set out in Schedule 1.

Insurance Premiums Order (January–June) 2006 Amendment (Mine Safety Cost Recovery) Order 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 6

Insert after clause 5:

6 Mine Safety Fund Premium Adjustment

- (1) Despite any other provision of this Order, if an employer carries on a business that is covered by any of the classes appearing in Division B of Table A to this Order (that is, classes 120000 to 152000), the premium payable by the employer for the policy of insurance is to be adjusted by the addition of an amount calculated in accordance with the following formula:

$MSF \text{ Amount} = \text{Wages} \times \text{Mine Safety Levy Rate}$

where:

MSF Amount is the additional amount of premium required to be paid by an employer under this clause.

Wages means a part of the total wages payable to workers by the employer in respect of the period of insurance for which the premium is to be calculated, being the part of the total wages attributable to a class appearing in Division B of Table A applicable to the employer.

Mine Safety Levy Rate means 0.462%.

- (2) For the purposes of subclause (1), the calculation of the MSF amount for an employer is to be made using the reasonable estimate of the wages payable by the employer in the notice supplied to the insurer in accordance with clause 130 (1) of the *Workers Compensation Regulation 2003*.

[2] Table B Industry Claims Cost Rates₁

Omit “2.39%” from Column 3 where appearing opposite “786620” and “Cleaning Services: Government Contractors” in Columns 1 and 2, respectively.

Insert instead “3.38%”.

Other Legislation

SPECIAL SUPPLEMENT

Erratum

THE Special Supplement published on the 13 April 2006 No 53 pages 2249 to 2332 contained an error in the header. The date in the header reads "13 April 2005" this should have read "13 April 2006". This erratum now amends that error and the gazettal date is 13 April 2006.

OFFICIAL NOTICES

Appointments

NATURAL RESOURCES COMMISSION ACT 2003

Chief Executive Service
Appointment under Section 7(1)

HIS Excellency the Lieutenant-Governor with the advice of the Executive Council, pursuant to the provisions of the Natural Resources Commission Act 2003, has appointed the officer listed below to the chief executive service position as specified:

Natural Resources Commission

Mr John WILLIAMS, Commissioner [11 May 2006].

The Hon. MORRIS IEMMA, M.P.,
Premier,
Minister for State Development
and Minister for Citizenship

RURAL ASSISTANCE ACT 1989

Appointment of Acting Chief Executive
NSW Rural Assistance Authority

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to section 11(2) of the Rural Assistance Act 1989, appoint Mr Stephen John GRIFFITH as Acting Chief Executive of the New South Wales Rural Assistance Authority from 5 May 2006 to 2 June 2006, inclusive.

Date this 4th day of May 2006.

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

Department of Lands

ARMIDALE OFFICE

108 Faulkner Street, Armidale NSW 2350

Phone: (02) 6772 5488 Fax (02) 6771 5348

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
Gary Edgar Dunn (new member)	Uralla Showground Trust	Dedication No. 510041 Public Purpose: Showground Addition Notified: 21 December 1910
Gavan Michael Friedman (new member)		Dedication No. 510040 Public Purpose: Showground Notified: 26 August 1884 File Reference: AE81R23
David James Philp (new member)		

For a term commencing the date of this notice and expiring
31 December 2008.

DUBBO OFFICE

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

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

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provision of the Roads Act 1993, the roads hereunder specified are 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 – Coonabarabran;
L.G.A. – Warrumbungle Shire Council*

Lot 3 DP 1079791 in the Parish of Binnaway, County of
Napier. File No : DB05H178

Note: On closing, title for the land in Lot 3 remains vested
in the Warrumbungle Shire Council as community
land.

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

**ALTERATION OF CORPORATE NAME OF
RESERVE TRUST**

PURSUANT to section 92(3) of the Crown Lands Act 1989, the corporate name of the reserve trust specified in Schedule 1 hereunder, which is trustee of the reserve referred to in Schedule 2, is altered to the corporate name specified in Schedule 3.

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

SCHEDULE 1

Collarenebri Recreation (R23297) Reserve Trust

SCHEDULE 2

Reserve No. 23297.

Public Purpose: Public Recreation.

Notified: 30 November 1895.

File Reference: WL88R146/1.

SCHEDULE 3

Collarenebri Tennis Court Reserve Trust.

SURRENDER OF A WESTERN LANDS LEASE

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

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

Western Lands Lease No:	5831
Name of Lessee:	The Minister Administering the National Parks and Wildlife Act, 1974.
Area Surrendered:	Lot 3235 DP 765440 of 6155 Ha
Date of Surrender:	20 April 2006
Administrative District:	Brewarrina
Shire:	Brewarrina

GOULBURN OFFICE**159 Auburn Street (PO Box 748), Goulburn NSW 2580****Phone: (02) 4828 6725 Fax: (02) 4828 6730****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 – Moss Vale;
Council – Wingecarribee Shire;
Parish – Bong Bong;
Council – Camden;*

6.07 hectares being Lot 10, Sec A in Deposited Plan 2810 at Moss Vale being the land in Certificate of Title Vol. 1082 Fol. 92 in the name of the Minister for the Public Works.

File Ref: GB04R28.

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: Moss Vale	Reserve No. 1011589
Local Government Area: Wingecarribee Shire Council	Public Purpose: Public Recreation
Locality: Moss Vale	
<i>Lot Sec. D.P. No. Parish County</i>	
10 A 2810 Bong Bong Camden	
Area: 6.07ha	
File Reference: GB04R28	

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, M.L.C.,
Minister for Lands

SCHEDULE

COLUMN 1	COLUMN 2
Lackey Park Reserve Trust	Reserve No. 1011589
	Public Purpose: Public Recreation
	Notified: This Day
	File Reference: GB04R28

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Wingecarribee Shire Council	Lackey Park Reserve Trust	Reserve No. 1011589
		Public Purpose: Public Recreation
		Notified: This Day
		File Reference: GB04R28

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Schedule 1

*Parish – Wingello
County – Camden
Land District – Moss Vale
LGA – Wingecarribee*

LOT 1, DP 1092758 (not being land under the Real Property Act).

FILE REFERENCE: GB 04 H 101:JK.

NOTE: On closing, the title for the land in Lot 1, DP 1092758 remains vested in the State of New South Wales as Crown land

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

NOTIFICATION OF CLOSING OF ROAD

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

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

 Description

Land District – Lismore; L.G.A. – Byron Shire Council.

Roads Closed: Lots 12 and 13, DP 1094341 at Coorabell, Parish Byron, County Rous.

File No.: GF03 H 169.

SCHEDULE

On closing, the land within Lots 12 and 13, DP 1094341, becomes vested in Byron Shire Council as operational land for the purposes of the Local Government Act 1993.

Councils Reference: ENG655000#380069.

 Description

*Land District – Murwillumbah;
 L.G.A. – Byron Shire Council.*

Roads Closed: Lot 26, DP 1094288 at Hayters Hill, Parish Byron, County Rous.

File No.: GF03 H 240.

SCHEDULE

On closing, the land within Lot 26, DP 1094288, becomes vested in Byron Shire Council as operational land for the purposes of the Local Government Act 1993.

Councils Reference: ENG655000#404467.

 Description

*Land District – Murwillumbah;
 L.G.A. – Tweed Shire Council.*

Roads Closed: Lot 1, DP 1094809 at Nunderi, Parish Condong, County Rous.

File No.: GF01 H 184.

SCHEDULE

On closing, the land within Lot 1, DP 1094809, becomes vested in Tweed Shire Council as operational land for the purposes of the Local Government Act 1993.

Councils Reference: GS3/12/1(R587;Road Closure-Condong).

 Description

Land District – Lismore; L.G.A. – Lismore City Council.

Roads Closed: Lot 1, DP 1095241 at South Lismore, Parish South Lismore, County Rous.

File No.: GF04 H 464.

SCHEDULE

On closing, the land within Lot 1, DP 1095241, becomes vested in Lismore City Council as operational land for the purposes of the Local Government Act 1993.

Councils Reference: MI:R6922.

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

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

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

Description

*Parish – Darlington; County – Durham;
Land District – Singleton;
Local Government Area – Singleton.*

Road Closed: Lot 1, DP 1089681 at Dunolly.

File No.: MD04 H 534.

SCHEDULE

On closing, the land within Lot 1, DP 1089681 remains vested in Singleton Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: RD02165.

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

DISSOLUTION OF RESERVE TRUST

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

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

SCHEDULE 7**COLUMN 1**

Moruya (R71231) Reserve Trust.

COLUMN 2

Reserve No.: 71231.
Public Purpose: Public recreation.
Notified: 9 June 1944.
File No.: NA05 R 9/1.

SCHEDULE 8**COLUMN 1**

Moruya (R83511) Reserve Trust.

COLUMN 2

Reserve No.: 83511.
Public Purpose: Public recreation.
Notified: 13 December 1961.
File No.: NA05 R 9/1.

SCHEDULE 9**COLUMN 1**

Moruya (R96706) Reserve Trust.

COLUMN 2

Reserve No.: 96706.
Public Purpose: Public recreation.
Notified: 15 April 1983.
File No.: NA05 R 9/1.

SCHEDULE 10**COLUMN 1**

Moruya Community (R700015) Reserve Trust.

COLUMN 2

Reserve No.: 700015.
Public Purpose: Community purposes.
Notified: 7 January 1997.
File No.: NA05 R 9/1.

SCHEDULE 11**COLUMN 1**

Mullenderree (R97993) Reserve Trust.

COLUMN 2

Reserve No.: 97993.
Public Purpose: Public recreation.
Notified: 15 November 1985.
File No.: NA05 R 9/1.

SCHEDULE 12**COLUMN 1**

Newstead Pond Reserve Trust.

COLUMN 2

Reserve No.: 180057.
Public Purpose: Environmental protection and public recreation.
Notified: 15 November 1991.
File No.: NA05 R 9/1.

SCHEDULE 13**COLUMN 1**

Riverside Park (R82377) Reserve Trust.

COLUMN 2

Reserve No.: 82377.
Public Purpose: Public recreation.
Notified: 19 February 1960.
File No.: NA05 R 9/1.

SCHEDULE 1**COLUMN 1**

Broulee (R87860) Reserve Trust.

COLUMN 2

Reserve No.: 87860.
Public Purpose: Public recreation.
Notified: 17 July 1970.
File No.: NA05 R 9/1.

SCHEDULE 2**COLUMN 1**

Coila (R78418) Reserve Trust.

COLUMN 2

Reserve No.: 78418.
Public Purpose: Public recreation.
Notified: 23 March 1956.
File No.: NA05 R 9/1.

SCHEDULE 3**COLUMN 1**

Congo Point (R60856) Reserve Trust.

COLUMN 2

Reserve No.: 60856.
Public Purpose: Public recreation.
Notified: 14 December 1928.
File No.: NA05 R 9/1.

SCHEDULE 4**COLUMN 1**

Mogendoura (96329) Reserve Trust.

COLUMN 2

Reserve No.: 96329.
Public Purpose: Bush Fire Brigade purposes.
Notified: 10 September 1982.
File No.: NA05 R 9/1.

SCHEDULE 5**COLUMN 1**

Moruya (D580020) Showground Reserve Trust.

COLUMN 2

Dedication No.: 580020.
Public Purpose: Public recreation.
Notified: 2 October 1866.
File No.: NA05 R 9/1.

SCHEDULE 6**COLUMN 1**

Moruya (R91594) Reserve Trust.

COLUMN 2

Reserve No.: 91594.
Public Purpose: Plantation.
Notified: 12 October 1979.
File No.: NA05 R 9/1.

SCHEDULE 14

COLUMN 1

Headlands (R75351) Reserve Trust.

COLUMN 2

Reserve No.: 75351.
Public Purpose: Public recreation.
Notified: 26 September 1952.
File No.: NA05 R 9/1.

SCHEDULE 15

COLUMN 1

Tuross Heads (R58218) Reserve Trust.

COLUMN 2

Reserve No.: 58218.
Public Purpose: Public recreation.
Notified: 7 August 1925.
File No.: NA05 R 9/1.

REVOCATION OF APPOINTMENT OF RESERVE TRUST

PURSUANT to section 92(3)(c) of the Crown Lands Act 1989, the appointment of the reserve trust specified in Column 1 of the Schedule hereunder, as trustee of the reserve(s), or part(s) of the reserve(s), specified opposite thereto in Column 2 of the Schedule, is revoked.

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

SCHEDULE

COLUMN 1

Eurobodalla (North) Reserve Trust.

COLUMN 2

Reserve No.: 96313.
Public Purpose: Public recreation.
Notified: 27 August 1982.
Reserve No.: 88496.
Public Purpose: Public recreation.
Notified: 18 February 1972.
File No.: NA05 R 9/1.

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

Eurobodalla (Central) Reserve Trust.

COLUMN 2

Reserve No.: 88496.
Public Purpose: Public recreation.
Notified: 18 February 1972.
Reserve No.: 96313.
Public Purpose: Public recreation.
Notified: 27 August 1982.
Reserve No.: 87860.
Public Purpose: Public recreation.
Notified: 17 July 1970.

Reserve No.: 78418.
Public Purpose: Public recreation.
Notified: 23 March 1956.
Reserve No.: 60856.
Public Purpose: Public recreation.
Notified: 14 December 1928.
Reserve No.: 75351.
Public Purpose: Public recreation.
Notified: 26 September 1952.
Reserve No.: 96329.
Public Purpose: Bush Fire Brigade purposes.
Notified: 10 September 1982.
Dedication No.: 580020.
Public Purpose: Public recreation.
Notified: 2 October 1866.
Reserve No.: 91594.
Public Purpose: Plantation.
Notified: 12 October 1979.
Reserve No.: 71231.
Public Purpose: Public recreation.
Notified: 9 June 1944.
Reserve No.: 83511.
Public Purpose: Public recreation.
Notified: 13 December 1961.
Reserve No.: 96706.
Public Purpose: Public recreation.
Notified: 15 April 1983.
Reserve No.: 700015.
Public Purpose: Community purposes.
Notified: 7 January 1997.
Reserve No.: 97993.
Public Purpose: Public recreation.
Notified: 15 November 1985.
Reserve No.: 180057.
Public Purpose: Environmental protection and public recreation.
Notified: 15 November 1991.
Reserve No.: 82377.
Public Purpose: Public recreation.
Notified: 19 February 1960.
Reserve No.: 58218.
Public Purpose: Public recreation.
Notified: 7 August 1925.
Reserve No.: 87156.
Public Purpose: General Cemetery.
Notified: 24 April 1969.
File No.: NA05 R 9/1.

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

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Ian James SIMMONDS (new member).	Bedgerabong Showground, Racecourse, Public Recreation and Public Hall Trust.	Reserve No.: 85935. Public Purpose: Racecourse, public recreation, showground and public hall. Notified: 9 September 1966. File No.: OE80 R 291/6.

Term of Office

For a term commencing this day and expiring 9 December 2009.

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

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 within the meaning of that Act.

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

SCHEDULE**Description**

*Land District – Metropolitan; Council – Ashfield;
Parish – Concord; County – Cumberland.*

2.405 hectares being Lot 1, DP 604108, held in the name of the Minister for Justice.

File No.: MN06 R 14.

RESERVATION OF CROWN LAND

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

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

SCHEDULE**COLUMN 1**

Land District: Metropolitan.
Local Government Area:
Ashfield.
Parish: Concord.
County: Cumberland.
Locality: Haberfield.
Lot 1, DP 604108.
File No.: MN06 R 14.

COLUMN 2

Reserve No. 1011588 for the public purposes of government purposes and community purposes.

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, M.L.C.,
Minister for Lands

SCHEDULE**COLUMN 1**

Yasmar (R1011588)
Reserve Trust.

COLUMN 2

Reserve No. 1011588 for the public purposes of government purposes and community purposes, notified in today's *Government Gazette*.
Torrens Title Reference: 1/604108.
File No.: MN06 R 14.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE**COLUMN 1**

Lands Administration Ministerial Corporation.

COLUMN 2

Yasmar (R1011588) Reserve Trust.

COLUMN 3

Reserve No. 1011588 for the public purposes of government purposes and community purposes, notified in today's *Government Gazette*.
Torrens Title Identifier: 1/604108.
File No.: MN06 R 14.

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**

Warners Park (R100071) Reserve Trust

COLUMN 2

Reserve No. 100071
Public Purpose:
Public Recreation
Notified: 14 November 1986
File Reference: MN06R13/1

REVOCATION OF RESERVATION OF CROWN LAND

PURSUANT to section 90 (1) 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: Penrith Council: Blue Mountains Parish: Nepean County: Cook Location: Winmalee Reserve No.: 1011448 Purpose: For Future Public Requirements Date of Notification: 31/3/2006 File No.: MN05H311
COLUMN 2 Part Reserve 1011448 being the whole of Lots 83, 84 in DP 751660

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Land District – Gloucester;
Local Government Area – Gloucester

Road closed: Lot 1, DP 1094879 at Gloucester.

Parish of Gloucester, County of Gloucester. File No. TE04H 8.

Note: On closing, the land within lot 1 becomes vested in the State of New South Wales as Crown land. Council's reference: R2/907

WAGGA WAGGA OFFICE

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

ERRATUM

IN the Government Gazette dated 12th May, 2002, (Folio 3027) under the heading "RESERVATION OF CROWN LAND". Please amend the notification by inserting the following notes (WA05R16):

Notes:

1. Any leases or licences current within this area remain unaffected by this reservation; and
2. Existing reserves within this area are not revoked by this notification

Department of Natural Resources

WATER ACT 1912

APPLICATIONS under Part 2, within proclaimed (declared) local areas under section 5(4) of the Water Act 1912.

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

Macquarie River Valley

Geoffrey Allan BOWMAN and Ramona Helen Margaret BOWMAN for a pump on the Bell River, Lots 131 and 140, DP 753241, Parish of Narragal, County of Gordon, for irrigation of 16 hectares (lucerne and cereal) (replacement licence to include additional pumpsite) (Reference: 80SL96240).

Castlereagh River Valley

Mark Steven DALEY for a pump on the Castlereagh River, Lot 7012, DP 93150, Parish of Moolambong, County of Liechhardt, for water supply for domestic purposes (new licence) (Reference: 80SL96241).

GA2:310210.

Any inquiries regarding the above should be directed to the undersigned (telephone: 6884 2560).

Written objections to the applications specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local (declared) area and must be lodged with the Departments Regional Office at Dubbo, within twenty-eight (28) days as prescribed by the Act.

MARK CAMPBELL,
A/Water Access Manager,
Macquarie

Department of Natural Resources,
PO Box 717, Dubbo NSW 2830.

WATER ACT 1912

Notice under Section 22B

Pumping Restrictions – Dungay Creek and its Tributaries

THE Department of Natural Resources pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available in Dungay Creek and its tributaries is insufficient to meet all requirements and hereby gives notice to all holders of permits, authorities and licences under Part 2 of the Act that from Friday, 19 May 2006 and until further notice, the right to pump water is RESTRICTED to a maximum of eight hours in any twenty four hour period between the hours of 4:00 p.m. and 10:00 a.m.

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

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

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

One penalty unit = \$110.00.

Dated this 12th day of May 2006.

GA2:476209.

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

WATER ACT 1912

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

MACQUARIE GENERATION for changing the course of a river on Part Lot 3, DP 752486 and Part Lot 45, DP 241179, Parish of Savoy, County Durham. (Reference: 20SL61670).

Any inquiries regarding the above should be directed to Hemantha De Silva on (02) 4904 2525.

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

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

Berrick KRAHNEN for a pump on Lake Jindabyne being Part Lot 10, DP 522346, Parish of Townsend, County of Wallace, for water supply for stock and domestic purposes (new licence) (Reference: 10SL056714) (GA2:502422).

Any inquiries regarding the above should be directed to the undersigned (telephone: 4429 4442).

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

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

Department of Natural Resources,
PO Box 309, Nowra NSW 2541.

WATER ACT 1912

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

ANTHILL PARK COUNTRY GOLF CLUB LTD for four (4) earthen bywash dams and two (2) pumps on unnamed watercourses on Lot 3//873571, Parish of Picton, County of Camden, for the conservation of water and water supply for recreation purposes (greens and tees) and the irrigation of 8.0 hectares (new licence) (dams in excess of MHRDC – not subject to the Hawkesbury/Nepean Embargo) (Reference: 10SL056715) (GA2:462892).

CAMPBELLTOWN CITY COUNCIL for a pump on the Georges River on Road (St Georges Parade) east of Lot 1/41/1391, Parish of Minto, County of Cumberland, for water supply for industrial purposes (amenities block) (new licence) (Reference: 10SL056712) (GA2:462889).

AN application for an authority under section 20 of Part 2 of the Water Act 1912, as amended, has been received as follows:

William Henry SCHOFIELD and OTHERS for a pump on the Nepean River on Pt Lot 134//854541, Parish of Weromba, County of Camden, for water supply for stock and domestic purposes and the irrigation of 20.0 hectares (lucerne and fodder) (replacement authority – part replacing 10SA002532 and 10SL056538) (no increase in authorised area – no increase in annual water entitlement) (Reference: 10SA002540) (GA2:462889).

Any inquiries regarding the above should be directed to the undersigned (telephone: (02) 9895 7194).

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

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

Department of Natural Resources,
PO Box 3720, Parramatta NSW 2124.

Department of Planning



New South Wales

Penrith Local Environmental Plan 1998 (Lakes Environs) (Amendment No 1)

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*. (P04/00120/S69)

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

Clause 1 Penrith Local Environmental Plan 1998 (Lakes Environs) (Amendment No 1)

Penrith Local Environmental Plan 1998 (Lakes Environs) (Amendment No 1)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Penrith Local Environmental Plan 1998 (Lakes Environs) (Amendment No 1)*.

2 Aims of plan

The aims of this plan are:

- (a) to expand the range of mechanisms for the delivery of housing, and
- (b) to expand the opportunities for residential subdivision, and
- (c) to ensure flooding does not result in structural damage to buildings.

3 Land to which plan applies

This plan applies to the land to which *Penrith Local Environmental Plan 1998 (Lakes Environs)* applies.

4 Amendment of Penrith Local Environmental Plan 1998 (Lakes Environs)

Penrith Local Environmental Plan 1998 (Lakes Environs) is amended as set out in Schedule 1.

Penrith Local Environmental Plan 1998 (Lakes Environs) (Amendment No 1)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 9A

Insert after clause 9:

9A Residential development

Notwithstanding any other provision of this plan, development for the purpose of a dwelling is prohibited on any allotment of land that is less than 450 m², unless the dwelling:

- (a) is erected on a lot created before the appointed day, or
- (b) forms part of an integrated development, or
- (c) forms part of multi-unit housing, or
- (d) is housing for older people or people with disabilities.

[2] Clause 11 Subdivision

Omit "1 hectare". Insert instead "450 m²".

[3] Clause 13A

Insert after clause 13:

13A Land affected by the 0.5% AEP (1 in 200 year) Nepean River flood event

- (1) This clause applies to land within Zone No 2 (g) or 2 (h).
- (2) The Council must not grant consent to the carrying out of development on land to which this clause applies unless it is satisfied that modelling and mapping of the 0.5% AEP (1 in 200 year) Nepean River flood event has been undertaken for the land using final landform and development characteristics.
- (3) In relation to any land demonstrated to be affected by the 0.5% AEP (1 in 200 year) Nepean River flood event, the Council must not grant consent to the carrying out of development unless it is satisfied that:
 - (a) the development will not have a significant adverse effect on the characteristics of floods in the area, and
 - (b) the development is not likely to result in any significant risk to the structural integrity of buildings as a result of the flood event, and

Penrith Local Environmental Plan 1998 (Lakes Environs) (Amendment No 1)

Schedule 1 Amendments

- (c) advice has been received from the State Emergency Service that satisfactory arrangements have been made for a flood evacuation plan for the land, and
- (d) satisfactory arrangements have been made for any increased hazard associated with any incomplete development of the land.

[4] Clause 21

Insert after clause 20:

21 Integrated development

- (1) Despite any other provision of this plan, in relation to a development consent for integrated development that involves the subdivision of land into allotments with an area greater than 300 m² but less than 450 m², consent is not required for that part of the development that comprises the erection of a dwelling house if the dwelling house is of a design approved by the Council in relation to the development concerned.
- (2) The Council must not grant consent for integrated development that involves a subdivision of land that results in any allotment with an area of 300m² or less, unless it is satisfied that the erection of the single dwelling house on each such allotment will take place before the registration of the relevant plan of subdivision.

[5] Schedule 1 Definitions

Omit “, or” from paragraph (a) of the definition of *integrated development*.

Insert instead “, and”.

Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

ASSESSMENT LEASE APPLICATIONS

(04-1093)

No. 37, SPECIALTY COAL PTY LTD (ACN 87095226181), area of about 401.6 hectares, for coal, dated 7 February, 2006. (Singleton Mining Division).

(04-1094)

No. 38, SPECIALTY COAL PTY LTD (ACN 87095226181), area of about 46.08 hectares, for coal, dated 7 February, 2006. (Singleton Mining Division).

EXPLORATION LICENCE APPLICATIONS

(06-148)

No. 2725, COBAR CONSOLIDATED RESOURCES LIMITED (ACN 118 684 576), area of 165 units, for Group 1, dated 3 May, 2006. (Cobar Mining Division).

(06-151)

No. 2727, KENILWORTH EXPLORATION PTY LTD (ACN 119 439 691), area of 196 units, for Group 1 and Group 6, dated 10 May, 2006. (Cobar Mining Division).

(06-152)

No. 2728, PEEL EXPLORATION LTD (ACN 119 343 734), area of 100 units, for Group 1, dated 11 May, 2006. (Armidale Mining Division).

(06-154)

No. 2730, TEST FRANCIS YOUNG (ACN 012345678), area of 2 units, for Group 1 and Group 2, dated 17 May, 2006. (Singleton Mining Division).

(06-155)

No. 2731, TEST FRANCIS YOUNG (ACN 012345678) AND TEST GARBAGE (ACN 999 888 777), area of 2 units, for Group 1, dated 17 May, 2006. (Armidale Mining Division).

MINING LEASE APPLICATIONS

(06-138)

No. 279, WALKER QUARRIES PTY LTD (ACN 003 061 890), area of about 44.33 hectares, to mine for quartzite, dated 13 April, 2006. (Orange Mining Division).

(06-141)

No. 280, UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), area of about 96.55 hectares, for the purpose of stockpiling or depositing of overburden, ore or tailings, dated 21 April, 2006. (Orange Mining Division).

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

NOTICE is given that the following applications have been granted:

ASSESSMENT LEASE APPLICATIONS

(T99-0166)

Orange No. 20, now Assessment Lease No. 10, PETER PENKLIS, DANICA SIROL AND GRAZIANO (GARY) SIROL, Parish of Sofala, County of Roxburgh, area of about 100 hectares, for group 1, dated 24 March, 2006, for a term until 23 March, 2011. As a result of the grant of this title, Exploration Licence No. 6218 has partly ceased to have effect.

(T99-0167)

Orange No. 21, now Assessment Lease No. 11, TIWANA PTY LIMITED (ACN 003 067 454), Parish of Sofala, County of Roxburgh, area of about 294 hectares, for group 1, dated 24 March, 2006, for a term until 23 March, 2011. As a result of the grant of this title, Exploration Licence No. 6218 has partly ceased to have effect.

PETROLEUM APPLICATIONS

(04-765)

No. 69, now Petroleum Exploration Licence No. 447, RED SKY ENERGY PTY LIMITED (ACN 099 116 275), area of 138 blocks, for petroleum, dated 24 April, 2006, for a term until 23 April, 2008. (Cobar Mining Division). For exact location details refer to the Department's NSW State Map of Petroleum Titles.

(04-766)

No. 70, now Petroleum Exploration Licence No. 448, RED SKY ENERGY PTY LIMITED (ACN 099 116 275), area of 125 blocks, for petroleum, dated 24 April, 2006, for a term until 23 April, 2008. (Cobar Mining Division). For exact location details refer to the Department's NSW State Map of Petroleum Titles.

(04-767)

No. 71, now Petroleum Exploration Licence No. 449, RED SKY ENERGY PTY LIMITED (ACN 099 116 275), area of 118 blocks, for petroleum, dated 24 April, 2006, for a term until 23 April, 2008. (Broken Hill Mining Division). For exact location details refer to the Department's NSW State Map of Petroleum Titles.

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

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

(06-2559)

Authorisation No. 444, WAMBO COAL PTY LIMITED (ACN 000 668 057) AND THE CONSTRUCTION, FORESTRY, MINING, & ENERGY UNION, area of 3060 hectares. Application for renewal received 12 May, 2006.

(T98-1222)

Exploration Licence No. 5583, TRI ORIGIN MINERALS LTD (ACN 062 002 475), area of 57 units. Application for renewal received 12 May, 2006.

(T99-0138)

Exploration Licence No. 5728, CHALLENGER GOLD LIMITED (ACN 090 166 528), area of 29 units. Application for renewal received 11 May, 2006.

(T04-0044)

Exploration Licence No. 6255, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), area of 6 units. Application for renewal received 10 May, 2006.

(T02-0438)

Exploration Licence No. 6258, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), area of 80 units. Application for renewal received 16 May, 2006.

(M86-0887)

Consolidated Coal Lease No. 729 (Act 1973), OCEANIC COAL AUSTRALIA LIMITED (ACN 003 856 782), area of 1157 hectares. Application for renewal received 15 May, 2006.

(06-3287)

Consolidated Coal Lease No. 741 (Act 1973), ULAN COAL MINES LIMITED (ACN 000 189 248), area of 3083.7 hectares. Application for renewal received 11 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:

(T83-0858)

Exploration Licence No. 2151, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), County of Bland, Map Sheet (8329), area of 38 units, for a further term until 16 January, 2008. Renewal effective on and from 18 April, 2006.

(T87-1429)

Exploration Licence No. 3326, STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), County of Sandon, Map Sheet (9236), area of 8 units, for a further term until 22 August, 2007. Renewal effective on and from 12 January, 2006.

(T93-1013)

Exploration Licence No. 4632, TRIAKO RESOURCES LIMITED (ACN 008 498 119) AND ANGLOGOLD ASHANTI AUSTRALIA LIMITED (ACN 008 737 424), County of Yancowinna, Map Sheet (7133, 7233, 7234), area of 70 units, for a further term until 20 December, 2007. Renewal effective on and from 19 April, 2006.

(05-5419)

Exploration Licence No. 5072, COALEX PTY LTD (ACN 000 694 315) AND CLARENCE COAL INVESTMENTS PTY LIMITED (ACN 003 772 174), County of Cook, Map Sheet (8931), area of 616 hectares, for a further term until 11 November, 2010. Renewal effective on and from 8 May, 2006.

(T99-0100)

Exploration Licence No. 5648, IVANPLATS SYERSTON PTY LIMITED (ACN 008 755 155), Counties of Cunningham and Kennedy, Map Sheet (8332, 8432), area of 7 units, for a further term until 24 November, 2007. Renewal effective on and from 27 April, 2006.

(T98-1223)

Exploration Licence No. 5652, TRI ORIGIN MINERALS LTD (ACN 062 002 475), Counties of Argyle and Murray, Map Sheet (8827), area of 6 units, for a further term until 5 December, 2007. Renewal effective on and from 27 April, 2006.

(T99-0050)

Exploration Licence No. 5674, AUSTRALIAN GEOSCIENTISTS PTY LTD (ACN 010 860 625), County of Gough, Map Sheet (9239), area of 4 units, for a further term until 12 January, 2008. Renewal effective on and from 27 April, 2006.

(T01-0102)

Exploration Licence No. 5879, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), County of Yancowinna, Map Sheet (7234), area of 5 units, for a further term until 25 July, 2007. Renewal effective on and from 9 March, 2006.

(T01-0129)

Exploration Licence No. 5919, PLATSEARCH NL (ACN 003 254 395) AND EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454), County of Yancowinna, Map Sheet (7233, 7234), area of 13 units, for a further term until 23 January, 2008. Renewal effective on and from 11 May, 2006.

(C02-0210)

Exploration Licence No. 5993, CREEK RESOURCES PTY LTD (ACN 100 228 886) AND BETALPHA PTY LTD (ACN 105 663 518), County of Buckland, Map Sheet (9035), area of 97 hectares, for a further term until 17 September, 2008. Renewal effective on and from 10 April, 2006.

(T02-0079)

Exploration Licence No. 6002, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), County of Yancowinna, Map Sheet (7134), area of 53 units, for a further term until 29 September, 2007. Renewal effective on and from 3 May, 2006.

(T03-0047)

Exploration Licence No. 6124, MINOTAUR OPERATIONS PTY LTD (ACN 108 925 284), County of Yancowinna, Map Sheet (7133 & 7134), area of 25 units, for a further term until 10 September, 2007. Renewal effective on and from 2 May, 2006.

(T03-0001)

Exploration Licence No. 6144, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), Counties of Flinders and Kennedy, Map Sheet (8332, 8333), area of 50 units, for a further term until 23 October, 2007. Renewal effective on and from 27 April, 2006.

(T03-0053)

Exploration Licence No. 6178, CLANCY EXPLORATION PTY LTD (ACN 105 578 756), Counties of Bligh, Gordon and Lincoln, Map Sheet (8632, 8633, 8733), area of 39 units, for a further term until 18 January, 2008. Renewal effective on and from 9 May, 2006.

(T03-0057)

Exploration Licence No. 6180, CLANCY EXPLORATION PTY LTD (ACN 105 578 756), Counties of Gordon and Wellington, Map Sheet (8632), area of 31 units, for a further term until 18 January, 2008. Renewal effective on and from 9 May, 2006.

(T03-0856)

Exploration Licence No. 6190, VIDORO PTY LTD (ACN 094 217 482), County of Farnell, Map Sheet (7134, 7135), area of 20 units, for a further term until 3 February, 2008. Renewal effective on and from 1 May, 2006.

(T93-0058)

Gold Lease No. 3959 (Act 1906), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 5.01 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T95-0223)

Mining Lease No. 205 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 2.302 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T95-0281)

Mining Lease No. 219 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Cooney, County of Sandon; and Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 167.6 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T95-0395)

Mining Lease No. 231 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 5.26 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T97-3026)

Mining Lease No. 391 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Cooney, County of Sandon; and Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 24.64 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T97-3027)

Mining Lease No. 392 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 4046 square metres, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T97-0221)

Mining Lease No. 592 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 3.53 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T97-0544)

Mining Lease No. 649 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Cooney, County of Sandon; and Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 19.05 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T97-0543)

Mining Lease No. 655 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 7.4 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T98-0119)

Mining Lease No. 714 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 56 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T98-0546)

Mining Lease No. 749 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 32.05 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T99-0442)

Mining Lease No. 810 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 30.06 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T00-0615)

Mining Lease No. 945 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 18.53 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T00-0773)

Mining Lease No. 961 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 67.12 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T97-0410)

Mining Lease No. 972 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Cooney, County of Sandon; and Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 153.5 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T01-0693)

Mining Lease No. 1026 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Cooney, County of Sandon; and Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 97.94 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T02-0660)

Mining Lease No. 1100 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 186 square metres, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T02-0661)

Mining Lease No. 1101 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Cooney, County of Sandon; and Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 118.04 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T97-0579)

Mineral Lease No. 5643 (Act 1906), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 1.91 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T97-0445)

Mining Purposes Lease No. 146 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 8098 square metres, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T02-0833)

Mining Purposes Lease No. 220 (Act 1973), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Cooney, County of Sandon; and Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 2.661 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T97-0444)

Mining Purposes Lease No. 919 (Act 1906), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 1.11 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T93-0608)

Mining Purposes Lease No. 1427 (Act 1906), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 2.19 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T95-3019)

Private Lands Lease No. 416 (Act 1924), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 4022 square metres, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

(T02-0356)

Private Lands Lease No. 661 (Act 1924), STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), Parish of Metz, County of Sandon, Map Sheet (9236-1-N), area of 15.96 hectares, for a further term until 11 February, 2020. Renewal effective on and from 1 May, 2006.

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

REFUSAL OF APPLICATION FOR RENEWAL

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

(T01-0206)

Exploration Licence No. 5926, MOUNT CONQUEROR MINERALS N.L. (ACN 003 312 721) AND CENTRAL WEST GOLD NL (ACN 003 078 591), Counties of Clarke and Sandon, Map Sheet (9237), area of 7 units. The authority ceased to have effect on 2 May, 2006.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(T02-0824)

Mining Lease No. 1175 (Act 1973), MINERAL DEPOSITS (OPERATIONS) PTY LTD (ACN 083 091 963), Parish of Viney Creek, County of Gloucester, Map Sheet (9332-4-N, 9332-4-S), area of 1096 hectares. Cancellation took effect on 5 May, 2006.

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

PLANT DISEASES ACT 1924

PROCLAMATION P141R

PROCLAMATION to revoke P141 that prohibited the importation, introduction or bringing into New South Wales of any brassica planting material originating from Victoria if that material was likely to introduce the disease white blister of brassica (*Albugo candida* (Pers.) Kuntze).

His Excellency the Honourable James Jacob Spigelman, AC Lieutenant Governor of the State of New South Wales in the Commonwealth of Australia.

I, the Honourable James Jacob Spigelman AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 3(2) of the Plant Diseases Act 1924 revoke Proclamation P141 published in Government Gazette No. 95 of 6 June 2003 at page 5040, and any Proclamation revived as a result of this revocation.

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

GOD SAVE THE QUEEN!

RURAL LANDS PROTECTION ACT 1998

Section 140J Order

Approval of Transported Stock Statement

I, B D BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to sections 140J(2) and 140J(3) of the Rural Lands Protection Act 1998, do by this Order approve as a transported stock statement ("TSS") for the purposes of Part 10A of that Act the attached document identified as "AAC" subject to the condition that the TSS must be compiled in triplicate.

Dated this 12th day of May 2006.

B D BUFFIER,
Director-General
NSW Department of Primary Industries

RURAL LANDS PROTECTION ACT 1998**SECTION 140J "AAC"**

Transported Stock Statement

Part 1

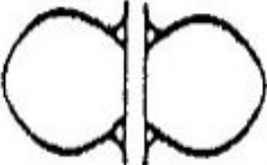
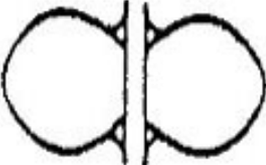
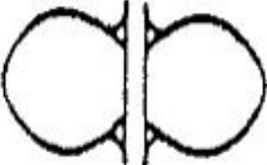
1. Owner of stock
2. Owner's phone number
3. Place of loading stock
4. Property Identification Code (PIC) of this property
5. Consigned to (name of person)
6. Address
7. Destination address of stock (if different to 6. above)

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DETAILS OF STOCK

Type (tick)	Number	Sex	Description/breed
Cattle			
Sheep			
Goats			
Horses			
Other (specify type)			

STOCK IDENTIFIERS (SEE NOTES BELOW)

Brands (Draw)		Earmarks (Draw)		Tail /Ear/NLIS Tag Numbers
				
				

- NOTE 1. If the load of stock includes one or a mixed variety of Brands/Earmarks/ Ear Tags/Tail Tags/NLIS, then it is necessary to show the details of –
 - (a) all stock identifiers if up to four (4) different identifiers are in the load; or
 - (b) if more than four (4) identifiers are in the load, the four (4) most commonly used identifiers, AND IF SHEEP OR GOATS, attach a list of the additional NLIS numbers together with the Transported Stock Statement number shown above on that list.
- Note 2. If some or all of the stock have no identifiers, tick the box on the right. (Tick Box)

Part 1 is completed by (Print Name) _____ and I am the

- owner, OR
- agent for the owner of the stock referred to above.

My address is

Signature _____ Date _____

Part 2 (To be completed by driver)

Vehicle-related details

Vehicle registration No.:	
Owner of vehicle (Name):	
Vehicle driver:	
Driver's address:	

Collection/delivery of stock details

Collection of stock		Delivery of stock	
Date:		Date:	
Time:		Time:	

I have collected and delivered the above stock as shown in the details on this form.

Signature of driver _____ Date _____

PLANT DISEASES ACT 1924

PROCLAMATION P165

Proclamation to revoke P157 and P162 and remake them in a single proclamation regulating the bringing into the State, or specified portions of the State, of certain plants, machinery and equipment and the movement of such things into and within the State on account of the pest *Phylloxera*.

His Excellency the Honourable James Jacob Spigelman AC, 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:

1. pursuant to section 3(2)(a) of the *Plant Diseases Act 1924*, revoke Proclamation P157 published in *Government Gazette* No. 200 of 17 December 2004 at pages 9497-9501 and Proclamation P162 published in *Government Gazette* No. 45 of 15 April 2005 at page 1412, and any proclamation revived as a result of this revocation;
2. pursuant to section 4(1) of the *Plant Diseases Act 1924* and being of the opinion that the bringing and movement of things specified in Schedule 1 into the State and into specified portions of the State is likely to introduce the pest *Phylloxera* (*Daktulosphaira vitifoliae* (Fitch)), hereby regulate the introduction and movement of such things as follows:
 - (a) **Introduction and Movement of Things into a Phylloxera Risk Zone or a Phylloxera Exclusion Zone from a Phylloxera Infested Zone**

Things specified in Schedule 1 may only be brought into the portions of the State specified in Schedule 2 (Phylloxera Risk Zone) or Schedule 3 (Phylloxera Exclusion Zone) from the portions of the State specified in Schedule 4 (Phylloxera Infested Zone) with the approval, in writing, of the Executive Director, Biosecurity, Compliance and Mine Safety, the Director, Animal and Plant Biosecurity or the Director, Compliance Operations and in accordance with any conditions specified in that approval.
 - (b) **Introduction and Movement of Things into a Phylloxera Exclusion Zone from a Phylloxera Risk Zone**

Things specified in Schedule 1 may only be brought into the portions of the State specified in Schedule 3 (Phylloxera Exclusion Zone) from the portions of the State specified in Schedule 2 (Phylloxera Risk Zone) in accordance with conditions, if any, approved by the Executive Director, Biosecurity, Compliance and Mine Safety or the Director, Animal and Plant Biosecurity.
 - (c) **Introduction and Movement of Things into a Phylloxera Infested Zone from a Phylloxera Risk Zone**

Things specified in Schedule 1 may only be brought into the portions of the State specified in Schedule 4 (Phylloxera Infested Zone) from the portions of the State specified in Schedule 2 (Phylloxera Risk Zone) in accordance with conditions, if any, approved by the Executive Director, Biosecurity, Compliance and Mine Safety or the Director, Animal and Plant Biosecurity.
 - (d) **Introduction and Movement of Things into a Phylloxera Risk Zone or a Phylloxera Infested Zone from a Phylloxera Exclusion Zone**

Things specified in Schedule 1 may only be brought into the portions of the State specified in Schedule 2 (Phylloxera Risk Zone) or Schedule 4 (Phylloxera Infested Zone) from the portions of the State specified in Schedule 3 (Phylloxera Exclusion Zone) in accordance

with conditions, if any, approved by the Executive Director, Biosecurity, Compliance and Mine Safety or the Director, Animal and Plant Biosecurity.

(e) Introduction and Movement of Things between each Phylloxera Exclusion Zone

Things specified in Schedule 1 may only be moved between the Central Ranges and Hunter Exclusion Zone, the Murrumbidgee Valley/Riverina and Murray Valley Exclusion Zone or the Southern Highlands Exclusion Zone in accordance with conditions, if any, approved by the Executive Director, Biosecurity, Compliance and Mine Safety or the Director, Animal and Plant Biosecurity.

Note: The Central Ranges and Hunter Exclusion Zone, the Murrumbidgee Valley/Riverina and Murray Valley Exclusion Zone and the Southern Highlands Exclusion Zone are described in Schedule 3.

(f) Introduction and Movement of Things to the State from a Place outside the State that is within 40km of an Infested Area

Things specified in Schedule 1 may only be brought into the State from a place outside the State that is infested with the pest *Phylloxera (Daktulosphaira vitifoliae)* (Fitch), or that is within 40km of a place infested with the pest *Phylloxera (Daktulosphaira vitifoliae)* (Fitch), with the approval, in writing, of the Executive Director, Biosecurity, Compliance and Mine Safety; the Director, Animal and Plant Biosecurity or the Director, Compliance Operations, and in accordance with any conditions specified in that approval.

(g) Introduction and Movement of Things to the State from a Place outside the State that is further than 40km from an Infested Area

Things specified in Schedule 1 may only be brought into the State from a place outside the State other than a place referred to in subparagraph (f), above, in accordance with conditions, if any, approved by the Executive Director, Biosecurity, Compliance and Mine Safety or the Director, Animal and Plant Biosecurity.

Schedule 1

1. *Phylloxera* insects or anything infested with them.
2. Any part of the plant genus *Vitis*, excluding packaged fresh fruit, packaged dried fruit or fruit processed into juice or wine being free from all shoots, leaves, canes and other plant residue and soil.
3. Machinery and equipment that has been used in a vineyard.
4. Soil that is in contact with any plant material of the genus *Vitis* or that has been in contact with any such plant material at any time during the previous five (5) years.
5. Anything at risk of spreading the pest *Phylloxera*, such as green waste.

Note: Clause 2 does not exclude clarified or filtered white juice.

Schedule 2

Phylloxera Risk Zone

The local government areas of the State other than those specified in Schedule 3 and Schedule 4.

Schedule 3

Phylloxera Exclusion Zones

Central Ranges and Hunter Valley Exclusion Zone

- Blayney
- Cabonne
- Cessnock
- Cowra

- Dungog
- Maitland
- Mid-Western Regional
- Muswellbrook
- Orange
- Singleton
- Upper Hunter

Murrumbidgee Valley/Riverina and Murray Valley Exclusion Zone

- Balranald
- Berrigan
- Carrathool
- Griffith
- Hay
- Leeton
- Murray
- Murrumbidgee
- Narrandera
- Wakool
- Wentworth

Southern Highlands Exclusion Zone

- Wingecarribee

**Schedule 4
Phylloxera Infested Zones****Albury/Corowa Infested Zone**

- Albury
- Corowa (that part within the County of Hume)
- Greater Hume, excluding Culcairn and Holbrook abolished as part of the amalgamation of local government areas

Sydney Region Infested Zone

- Ashfield
- Auburn
- Bankstown
- Baulkham Hills
- Blacktown
- Botany Bay
- Burwood
- Camden
- Campbelltown
- Canada Bay
- Canterbury
- Fairfield
- Hawkesbury (within the County of Cumberland)
- Holroyd
- Hornsby
- Hunters Hill
- Hurstville

- Kogarah
- Ku-ring-gai
- Lane Cove
- Leichhardt
- Liverpool
- Manly
- Marrickville
- Mosman
- North Sydney
- Parramatta
- Penrith (other than the portion west of the Nepean River)
- Pittwater
- Randwick
- Rockdale
- Ryde
- Strathfield
- Sutherland
- Sydney
- Warringah
- Waverly
- Willoughby
- Wollondilly (portion that is within the counties of Cumberland and Camden)
- Wollongong
- Woollahra

Note: The Phylloxera Exclusion Zones, Phylloxera Risk Zone and Phylloxera Infested Zone are shown on the attached map.

Signed and sealed this 10th day of May 2006.

IAN MACDONALD MLC
Minister for Primary Industries

GOD SAVE THE QUEEN!



Roads and Traffic Authority

ROADS ACT 1993

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

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

CRAIG MOFFITT,
General Manager,
Jerilderie Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Jerilderie Shire Council B-Doubles Notice No. 2/2006.

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

5. Routes

B-Double routes within the Jerilderie Shire Council.

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25.	000.	Willows Road.	0.0km Newell Highway (SH17).	12.00km west on Willows Road.	Seasonal from 1 November to 30 May.
25.	000.	Booroobanilly Road.	0.0km Mayrung Road.	2.00km south on Booroobanilly Road.	Seasonal from 1 November to 30 May.
25.	000.	Mayrung Road.	0.00km Newell Highway (SH17).	4km west on Mayrung Road to Booroobanilly Road.	Seasonal from 1 November to 30 May.

ROAD TRANSPORT (GENERAL) ACT 2005

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

I, Mike Hannon, Acting Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, makes the amendment in the Schedule to the routes and areas previously specified on or in which B-Double vehicles may be used.

Mike Hannon,
Acting Chief Executive
Roads and Traffic Authority

SCHEDULE
1. Citation

This Notice may be cited as the Roads and Traffic Authority 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 30th 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

B-Double routes outside the Sydney Region

TYPE	ROAD NO.	ROAD NAME	START POINT	FINISH POINT	CONDITIONS
25	217	Glendale Drive, Glendale	Lake Road (MR217)	Main Road (MR527)	
19	527	George Booth Drive, Buchanan to Seahampton	John Renshaw Drive (MR588)	Sydney to Newcastle Freeway (F3)	

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Dubbo
in the Dubbo City Council area

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

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

SCHEDULE

ALL that piece or parcel of land situated in the Dubbo City Council area, Parish of Dubbo and County of Lincoln, shown as Lot 74 Deposited Plan 252119.

(RTA Papers: FPP 6M1495; RO 125.1166)

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.

ILUKA TENNIS CLUB INCORPORATED Y2296020
WALCHA PRE-SCHOOL INC Y0200037
WERRINGTON OCCASIONAL CHILD CARE
(INTEGRATED) CENTRE INCORPORATED
Y1360835
WERRIS CREEK MEALS ON WHEELS INC
Y1236442
THE APEX CLUB OF INGLEBURN INC Y0538721
WESTERN REGION BUSINESS INNOVATION
CENTRE INCORPORATED Y2640430
ST GEORGE SPECIAL INDUSTRIES ASSOCIATION
INC Y0247343
WALLSEND FAMILY SUPPORT SERVICE
INCORPORATED Y0165248
INSTITUTE FOR THE SCIENCE OF BEING
(AUSTRALASIA) INCORPORATED Y0733530
WELLINGTON ARTS & CRAFTS CENTRE
INCORPORATED INC9881422
HUNTER CYCLING NETWORK INCORPORATED
INC9879482

Dated: 11 May 2006.

COLIN CROSSLAND,
General Manager,
Registry of Co-operatives and Associations,
Office of Fair Trading,
Department of Commerce

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.

(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>.

ASSOCIATIONS INCORPORATION ACT 1984

Notice under section 601AC of the Corporations Law as applied by section 52 of the Associations Incorporation Act 1984

NOTICE is hereby given that the Incorporated Association mentioned below will be deregistered when three months have passed since the publication of this notice.

NAMOI ENTERPRISES INC (IN LIQUIDATION)

Dated this sixteenth day of May 2006.

C. GOWLAND,
Delegate of The Registrar Of Co-Operatives

CO-OPERATIVES ACT 1992

Notice under section 601AC 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 three months have passed since the publication of this notice.

MORROW PARK RAILWAY INSTITUTE BOWLING CLUB CO-OP. LTD.

Dated this sixteenth day of May 2006.

C. GOWLAND,
Delegate of The Registrar Of Co-Operatives

ELECTRICITY SUPPLY ACT 1995**LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991**

Country Energy

Notice of Compulsory Acquisition of Easement

Electricity Transmission Line at Lismore

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

Dated at Sydney, this 12th day of May 2006.

CRAIG MURRAY,
Managing Director,
Country Energy,
Level 25,
44 Market Street,
Sydney NSW 2000.

SCHEDULE 1

Locality: Lot 582, DP 814659 at Simes Street, Lismore.

L.G.A.: Lismore.

Title: Crown Land in Lot 582, DP 814659.

Parish: Lismore.

County: Rous.

SCHEDULE 2

Easement for overhead powerlines variable width as set out in Part A of Memorandum No. AA26009 registered at Land and Property Information.

FIRE BRIGADES ACT 1989**LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land for a Fire Station

THE Minister for Emergency Services declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process, in the name of the "Minister for Emergency Services (New South Wales Fire Brigades) on Behalf of her Majesty Queen Elizabeth II", under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of the Fire Brigades Act 1989.

Dated at Sydney, this 18th day of January 2006.

TONY KELLY, M.L.C.,
Minister for Emergency Services

SCHEDULE

All that portion of Lot 172, DP 13129; Lot 11, DP 731121 and Public Reserve at Arcadia Vale, being an easement to drain water 1.5 wide and 107.31 in length.

EXPLOSIVES REGULATION 2005

EXEMPTION ORDER No CE 2006/ 007832

I, John Watson, General Manager of the Occupational Health and Safety Division, WorkCover Authority of New South Wales, pursuant to clause 94 of the Explosives Regulation (2005) (the Regulation), make the following Order.

Dated this 8th of May 2006.

JOHN WATSON,
General Manager
Occupational Health and Safety Division
WorkCover Authority of New South Wales

Explanatory Note

Clause 94 of the Explosives Regulation 2005 provides that the regulatory authority may, by order published in the New South Wales Government Gazette, exempt any class of persons or things from a specified provision of the Regulation. This order exempts:

- (a) transport operators from a requirement under clause 20 to hold a licence to transport fireworks between a licensed supplier of fireworks and a licensed pyrotechnician; and
- (b) transport operators from a requirement to hold a licence (unsupervised handling licence) pursuant to clause 27

subject to certain conditions.

**Explosives Regulation 2005 Exemption Order
No CE 2006/ 007832****1. Name of Order**

This order is the Explosives Regulation 2005: Exemption Order No CE 2006/ 007832

2. Commencement

This Order commences on the date that it is published in the New South Wales Government Gazette, and has effect for a period of five years from that date.

3. Exemptions**Transportation of Category 1 (Low Risk) loads of fireworks as defined by the Australian Explosives Code**

(1) If:

- (a) a person (“the relevant person”) transports, by a motor vehicle, category 1 (low risk) loads of fireworks as defined by the Australian Explosives Code that are to be used by licenced Pyrotechnicians, and
- (b) the transport is in accordance with the Pyrotechnicians Industry Association of Australia, Code of Practice for Transport of Category 1 Quantities of Fireworks and
- (c) the fireworks that are transported are supplied by a Licensed Supplier,

then the relevant person is not required to be a Licensed Transporter.

Transportation and Unsupervised Handling Licence

(2) If:

- (a) a person (“the relevant person”) transports, by a motor vehicle, fireworks in accordance with the Pyrotechnicians Industry Association of Australia, Code of Practice for Transport of Category 1 Quantities of Fireworks, and

(b) the amount of fireworks to be transported does not exceed category 1 (low risk) loads of fireworks as defined by the Australian Explosives Code, and

(c) the fireworks are to be transported from a Licensed Supplier to a licenced pyrotechnician,

then the relevant person is not required to hold a licence (unsupervised handling licence) pursuant to clause 27 of the Regulation.

4. Interpretation

The reference, in each of clauses 3(1) and (2), to the amount of fireworks being an amount that does not exceed category 1 (low risk) loads of fireworks as defined by the Australian Explosives Code is to be taken as referring to the total amount of fireworks transported in a single journey by the relevant person, even if the fireworks are to be supplied to more than one recipient, or to more than one place, or both.

5. Definition

In this Order:

“Licensed Supplier” means a person who is licensed pursuant to clause 19 of the Regulation.

“Licensed Transporter” means a person who is licensed pursuant to clause 20 of the Regulation.

“Pyrotechnician” means a person who is licensed pursuant to clause 25 of the Regulation

“Regulation” means the Explosives Regulation 2005.

Fireworks means ““Display Fireworks” as defined in the Explosives Regulation 2005.

Please note: Under clause 95 of the Regulation, a Register of Exemptions must be kept by WorkCover NSW and be available for public inspection upon request

FIRE BRIGADES ACT 1989**LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991****Notice of Compulsory Acquisition of Land for a
Fire Station**

THE Minister for Emergency Services declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process, in the name of the “Minister for Emergency Services (New South Wales Fire Brigades) on Behalf of her Majesty Queen Elizabeth II”, under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of the Fire Brigades Act 1989.

Dated at Sydney, this 18th day of January 2006.

TONY KELLY, M.L.C.,
Minister for Emergency Services

SCHEDULE

All that piece or parcel of land situated at the corner of Alexander and Suttor Streets, Bathurst, being an area of approximately 2,523 square metres in the north east corner of Crown Reserve 79362, having a frontage of 31.5 metres and 14.055 metres onto Suttor Street and 52 metres onto Alexander Street, being proposed Lot 1 in DP 1091859.

HEALTH CARE LIABILITY ACT 2001

Insurance Regulation Order

PURSUANT to sections 21 and 22 of the Health Care Liability Act 2001, I, JOHN HATZISTERGOS, Minister for Health, do make the following Order with effect on and from 1 July 2006:

Definitions

1. In this order:

“Act” means the Health Care Liability Act 2001;

“adverse decision” means a decision to offer or provide professional indemnity insurance to a medical practitioner on terms and conditions that are less favourable to the medical practitioner than those applying to all other, or a majority of, policy holders of the same premium category;

“annual premium” means the total amount of premium which would be paid for a one year period of coverage regardless of whether the entire premium is paid at one time or in instalments, or whether the premium which is actually paid in any particular case is pro rated for a lesser period of coverage;

“approved insurance” means approved professional indemnity insurance as defined in the Act;

“authorised insurer” means a person that has an authority to carry on insurance business under the Commonwealth Insurance Act 1973 and includes a Lloyd’s underwriter;

“category of insurance” means a category of insurance specified under an insurance approval order currently in effect;

“category of specialty” means

- (i) general practice, or
- (ii) specialist practice in a specific area of medicine;

“Director-General” means the Director-General of the NSW Department of Health;

“general practice” means the practice of medicine not involving specialist qualifications recognised as such under the Health Insurance Act;

“health care” is as defined in the Act;

“health care claim” means a claim for damages or other compensation, whether by verbal or written demand or the commencement of legal proceedings, against a medical practitioner (or his or her practice company) in respect of an injury (including wrongful birth) or death caused wholly or partly by the fault or alleged fault of the practitioner in providing or failing to provide health care;

“Health Insurance Act” means the Health Insurance Act 1973 (Commonwealth);

“insurance approval order” is as defined in the Act;

“Insurance Contracts Act” means the Insurance Contracts Act 1984 (Commonwealth);

“Medical Board” means the New South Wales Medical Board constituted in the Medical Practice Act 1992;

“medical practitioner” means a registered medical practitioner under the Medical Practice Act 1992;

“non-exempt medical practitioner” means a medical practitioner who is not exempt under the Act or regulations from the requirement to be covered by approved insurance in respect of all their medical practice;

“premium category” means a category of specialty combined with any other form of categorisation utilised by an insurer for the purposes of premium setting for non-exempt medical practitioners;

“record of claims history” means a record of the number of health care claims, or incidents that may give rise to health care claims, notified to the insurer, including date of notification of each claim, date and brief description of each relevant incident and the compensation range within which the claim fell, or is estimated to fall, as follows:

- (i) < \$50 000
- (ii) \$50 000 - <\$100 000
- (iii) \$100 000 - < \$250 000
- (iv) \$250 000 - <\$500 000
- (v) \$500 000 - <\$1 million
- (vi) \$1 million +

“relevant notification date” is the date, being either 1 January or 1 July in each year, which the insurer has elected as the date by which it is to comply with any annual notification requirements of an insurance approval order (or in the absence of such requirements a date approved by the Director-General in respect of a particular insurer);

“significant adverse decision” means an adverse decision which:

- (i) requires a practitioner, as a condition of approved insurance, to pay a deductible of an amount which is \$20,000 or more in respect of any claim; or
- (ii) requires a practitioner to pay a premium for approved insurance which is over 50% higher than the premium charged by the insurer for all other, or a majority of, medical practitioners of the same premium category;

“specialist practice” means the practice of medicine involving specialist qualifications recognised as such under the Health Insurance Act.

Part 1 – General Requirements**1. Compliance with Order**

An insurer that provides approved insurance to non-exempt medical practitioners must comply with the requirements of this order.

2. Conditions as to range and differentiation of insurance

- (1) An insurer is not to offer or provide approved insurance on terms and conditions:
 - (a) which differ depending upon whether or not patients of a medical practitioner have private health insurance;
 - (b) which differ depending upon whether patients of a medical practitioner are, or will be, liable to pay for medical services provided in the course of practice.
- (2) However these requirements do not prevent an insurer from offering or providing approved insurance at premiums which differ depending upon whether or

not medical practitioners are exempt in respect of part or all of their professional practice from the requirement to be covered by approved insurance.

- (3) In respect of any category of insurance offered to new applicants, an insurer must offer approved insurance for all categories of specialty in a manner that complies with sub-clause 2(4).

Market conduct

- (4) An insurer is not to engage in pricing, underwriting or other commercial conduct which, it can reasonably be inferred, is directed at acquiring and maintaining a market share of non-exempt medical practitioners in which those categories of specialty which involve surgery or obstetrics are under-represented, having regard to:

- (a) the overall numbers of non-exempt medical practitioners in NSW in each category of specialty; and
(b) the insurer's individual market share of practitioners in each such category.

3. Premium filing

- (1) An insurer must comply with the following:
- (a) by the relevant notification date in each year the insurer must notify the Director-General of the annual premium for each premium category as at the relevant notification date;
- (b) the insurer is to notify the Director-General, in writing, of any variation to premium categories offered, or any annual premiums for relevant premium categories notified, within 28 days of such variation being made, together with details of the variation.
- (c) within 42 days of the relevant notification date, the insurer must notify the Director-General of the number of non-exempt medical practitioners underwritten by the insurer in each premium category as at the relevant notification date.
- (2) An insurer may elect to provide the information notified under sub-clause (1) on a commercial-in-confidence basis.

4. Certificate of approved insurance

Within one month of receipt of payment for a new policy of approved insurance from a medical practitioner or for a renewal of such insurance, the insurer must provide to the medical practitioner a certificate in true and accurate form specifying the following:

- (a) that the medical practitioner is covered by approved insurance provided by the insurer;
- (b) the period of cover of such insurance; and
- (c) that the certificate is provided in accordance with an insurance regulation order made under the Act.

Part 2 – Decisions concerning individual cover

Division 1

1. Preliminary

- (1) For the purposes of this Part a refusal to provide approved insurance includes:
- (i) not accepting an offer to enter into a contract for such insurance; or
- (ii) cancelling a contract for such insurance; or

- (iii) not renewing such insurance; or
- (iv) not offering such insurance.

Copy of requirements of this Part to be provided to practitioners

- (2) An insurer must provide an applicant for approved insurance or an existing policyholder with a copy of the conditions the insurer must comply with under this Part.

Provision of claims history upon request by practitioner

- (3) An insurer, within ten working days of receiving a written request from a medical practitioner who:

- (a) is covered by approved insurance by the insurer; or
- (b) within the immediately preceding six years has been covered by professional indemnity insurance by the insurer,

must provide to the medical practitioner his or her record of claims history for whichever is the lesser of the following periods:

- (i) the most recent six year period of the insurance cover; or
- (ii) the total period that the insurer has provided professional indemnity insurance to the practitioner.

Division 2 – Existing policyholders

2. Decisions concerning individual cover

- (1) During the period that an adverse decision applies to an existing policy holder, access to risk management activities, which have the purpose of assisting the policyholder to reduce his or her individual claims risk, are to be offered or facilitated by the insurer.

Withdrawal of cover

- (2) An insurer must not refuse to provide approved insurance to an existing policyholder:
- (a) who has been registered as a medical practitioner for a period of less than three years and who has not previously had his or her name removed from the medical register following disciplinary proceedings; or
- (b) who has held specialist qualifications recognised under the Health Insurance Act for a period of less than three years and who has not previously had his or her name removed from the medical register following disciplinary proceedings; or
- (c) in the case of a medical practitioner to whom paragraph (a) or (b) does not apply, unless the medical practitioner has an incident and claims history the insurer considers warrants such a decision.

- (3) Sub-clause (2) does not apply where an insurer refuses to provide approved insurance:

- (a) for a reason which is of a similar kind to a reason that enables the cancellation of a contract of general insurance, or the avoidance of a claim or policy, in accordance with the relevant provisions of the Insurance Contracts Act; or
- (b) for a reason which relates to a breach or non-observance by the medical practitioner of the terms and conditions of the relevant insurance policy, or the non-payment of the relevant premium; or

(d) because the insurer ceases to engage in the business of providing professional indemnity insurance to non-exempt medical practitioners.

- (4) For the purposes of this clause a decision by an insurer to charge a medical practitioner a premium which is at least twice the premium charged by the insurer to all, or a majority of, medical practitioners of the same premium category is taken to be a decision to refuse to provide approved insurance.

3. Proper notice and explanation

- (1) Subject to clause 4 of this Part, an insurer must not (whether upon renewal or otherwise), because of the incident and claims history of an existing policy holder, make an adverse decision in respect of the approved insurance of the policy holder or a decision to refuse to provide approved insurance to the policy holder, unless the insurer:

- (a) in the case of any adverse decision, has given the policy holder 28 days' written notice prior to the decision taking effect; or
- (b) in the case of a decision to refuse to provide professional indemnity insurance, has given the policyholder two months' written notice prior to the decision taking effect together with a copy of the claims history specified at clause 1 (3) of this Part.

- (2) Prior to giving such notice under sub-clause (1) (a) the insurer must:

- (a) give the relevant medical practitioner a reasonable opportunity to discuss the proposed decision and the reasons for it with the insurer; and
- (b) take into account any matters raised by the medical practitioner in the course of those discussions.

- (3) If requested by the relevant medical practitioner, the insurer must provide to him or her a written explanation of the reasons for its refusal to provide approved insurance.

- (4) This clause does not apply where an insurer upon renewal of professional indemnity insurance continues to give effect to an adverse decision made prior to the insurance being renewed.

- (5) For the purposes of this clause a decision by an insurer to charge a medical practitioner a premium which is at least twice the premium charged by the insurer to all, or a majority of, medical practitioners of the same premium category is taken to be a decision to refuse to provide approved insurance.

4. Opportunity for consideration by Medical Board at practitioner's election

- (1) This clause applies to a refusal to provide approved insurance because of the incident and claims history of an existing policyholder.

- (2) For the purposes of this clause a decision by an insurer to charge a medical practitioner a premium which is at least twice the premium charged by the insurer to all, or a majority of, medical practitioners of the same premium category, is taken to be a decision to refuse to provide approved insurance.

- (3) If within 28 days of receiving notice of a decision to refuse to provide approved insurance in respect of an existing policyholder, the policyholder:

- (a) authorises the insurer, in writing, to notify the Medical Board of any matter which forms the basis of the decision and to provide to the Medical Board information and documentation relevant to such matter; and

- (c) authorises the Medical Board, in writing, to provide to the insurer a copy of its advice to the practitioner as to the outcome of any such notification, if made, and in those cases where the Medical Board refers a matter to an Impaired Registrants Panel or for assessment under Part 5A of the Medical Practice Act 1992, copies of any relevant decisions, reports and recommendations arising from the referral,

an insurer is to forward the relevant information to the Medical Board.

- (4) If an insurer is authorised to forward information to the Medical Board under sub-clause (3), an insurer is not to give effect to the decision to refuse to provide professional indemnity insurance pending whichever of the following occurs first:

- (a) the expiration of a period of three months from the date of forwarding the relevant information pursuant to sub-clause(3); or

- (b) receipt and consideration by the insurer of copies of the information referred to under sub-clause (3) (b).

- (5) If such matters are the subject of a referral to an Impaired Registrants Panel or form the basis of a referral for assessment under Part 5A of the Medical Practice Act 1992, the insurer is to:

- (a) review its decision (whether or not it has already given effect to that decision) following receipt and consideration by the insurer of any reports and recommendations arising from the referral, and of advice on any action taken by the Medical Board consequent upon those reports and recommendations; and

- (b) take reasonable steps to advise the relevant practitioner of the outcome of that review.

- (6) Nothing in this clause prevents an insurer from charging a premium of an amount that does not constitute a refusal to provide approved insurance under sub-clause (2) pending receipt of the Medical Board's advice or the expiration of three months, whichever first occurs, in accordance with sub-clause (3).

Division 3 – New applicants

5. Decisions concerning individual cover

- (1) In this clause a refusal of an application for approved insurance includes a decision to not accept an offer to enter into a contract for such insurance.

Newly qualified practitioners

- (2) An insurer must not make a significant adverse decision in respect of an application for approved insurance from a medical practitioner who has not previously held professional indemnity insurance with that insurer:

- (a) if the applicant has been registered as a medical practitioner for a period of less than three years and has not previously had his or her name removed from the medical register following disciplinary proceedings; or
- (b) if the applicant has held specialist qualifications recognised under the Health Insurance Act for a period of less than three years and has not previously had his or her name removed from the medical register following disciplinary proceedings.

Refusal of cover

- (3) Before giving effect to a decision to refuse an application for approved insurance from a medical practitioner an insurer must give the medical practitioner a reasonable opportunity to discuss the proposed decision and the reasons for it with the insurer.
- (4) If requested by a medical practitioner whose application for approved insurance is refused, the relevant insurer must provide him or her with a written explanation of the reasons for its refusal.

Part 3 – Premium Moderation for Obstetrics and Neurosurgery

1. Definitions

In this Part and Schedule 1:

“maximum premium category” means the premium category attracting the highest level of premium;

“practising full-time” means practising for 35 hours or more per week or, in the case of a general practitioner, having gross billings of \$100,000 or more per annum.

2. Premium relativities for obstetrics and neurosurgery

- (1) In respect of any category of insurance offered by an insurer, the insurer must provide approved insurance for the categories of medical practitioners referred to in this clause in accordance with the following requirements concerning maximum premium relativities:
 - (a) the annual premium for the maximum premium category of non-exempt medical practitioners with specialist qualifications covered for the practice of obstetrics must not exceed 20 times the annual premium for any premium category applying to non-exempt practising full-time general practitioners who are not covered for the practice of obstetrics, anaesthetics, surgical or elective cosmetic procedures; and
 - (b) the annual premium for the maximum premium category of non-exempt medical practitioners with specialist qualifications covered for the practice of neurosurgery must not exceed 20 times the annual premium charged for any premium category applying to non-exempt practising full-time general practitioners who are not covered for the practice of obstetrics, anaesthetics, surgical or elective cosmetic procedures; and
 - (c) the annual premium for any premium category of non-exempt practising full-time general practitioners who are covered for the practice of obstetrics must not exceed 4 times the annual premium charged for the premium category

applying to non-exempt practising full-time general practitioners who are not covered for the practice of obstetrics, anaesthetics, surgical or elective cosmetic procedures.

- (2) Nothing in this clause prevents an adverse decision being made in respect of an individual medical practitioner which, because of the incident and claims history of that practitioner, results in the practitioner paying an annual premium which is higher than the annual premium for that practitioner’s relevant premium category.
- (3) By the relevant notification date in each year, an insurer is to notify the Director-General, in writing, of the following:
 - (a) the annual premium for the maximum premium category of non-exempt medical practitioners with specialist qualifications covered for the practice of obstetrics applying as at the relevant notification date; and
 - (b) the annual premium for the maximum premium category of non-exempt medical practitioners with specialist qualifications covered for the practice of neurosurgery applying as at the relevant notification date; and
 - (c) the annual premium for all premium categories of non-exempt practising full-time general practitioners who are covered for the practice of obstetrics applying as at the relevant notification date; and
 - (d) the annual premium for all premium categories of non-exempt practising full-time general practitioners who are not covered for the practice of obstetrics, anaesthetics, surgical or elective cosmetic procedures applying as at the relevant notification date.
- (4) An insurer is to notify the Director-General, in writing, of any variation to any annual premiums for relevant premium categories required to be notified under sub-clause (2) within 28 days of such variation being made, together with details of the variation.
- (5) An insurer may elect to provide the information notified under sub-clause (3) and (4) on a commercial in-confidence basis.

Part 4 – Claims Handling

1. Claims Handling Generally

- (1) In this Part:
 - “claimant “ means a person who makes a health care claim against a medical practitioner who is covered by approved insurance.
- (2) An insurer is required to comply with the following standards for claims handling and inquiries relating to health care claims, which are not the subject of legal proceedings:
 - (a) the insurer is to prepare all correspondence in plain English;
 - (b) the insurer is to provide a response to the claim within approximately 90 days of its receipt;
 - (c) if the insurer disputes a claim made against an insured medical practitioner, the insurer must provide the claimant with brief written reasons for disputing the claim;

- (d) if the insurer requests the claimant undertake a medical examination, the insurer must take care to ensure that the medical examination is arranged at a time and place readily accessible to the claimant and to reimburse the claimant's reasonable travel expenses; and
- (e) once a claim has been settled, the insurer will pay its contribution to settlement monies within 28 days of settlement, or such other time as may be agreed between the claimant and the insurer, unless the insurer is waiting for receipt of notice of Commonwealth Department of Social Security (however called) payback, Medicare payment, or any other demand or notice that has been or will be served on or given to the insurer, or has not yet received payment under relevant re-insurance arrangements.

2. Early Evaluation of Claims

- (1) An insurer is required to have in place a process that is designed to enable the early evaluation of health care claims, which are not the subject of legal proceedings.
- (2) The insurer must provide details of the process upon request. Claimants, or their representatives, must be advised in the following terms:
 - (a) that if they wish to have their claim considered for early evaluation, they must clearly state this in all correspondence;
 - (b) that when the claim is ready to proceed for early evaluation, the claimant must provide a brief statement about:
 - (i) the factual circumstances upon which the claim is based;
 - (ii) details of the negligence they claim has occurred;
 - (iii) a statement about causation, that is, a statement as to how the loss or damage suffered resulted from the medical negligence;
 - (iv) details of damages, that is, the economic loss that the claimant has suffered as a result of the negligence claimed, including loss of wages and earning capacity, hospital and medical expenses, and non-economic loss, that is, the monetary compensation they are seeking as a result of pain and suffering, loss of amenities and loss of expectation of life; and
 - (v) a statement setting out the amounts of damages sought;
 - (c) that claimants must provide medical reports regarding disability and letters supporting any economic loss suffered by the person;
 - (d) that the insurer will not challenge a claim in any court proceedings on the basis that it is outside the limitation period, where the claim is made outside the limitation period only because of the time it took the insurer to determine the person's claim under the insurer's early evaluation scheme;
 - (e) that within 60 days the insurer will investigate the matter and advise the claimant in writing in one of the following terms:

- (i) the insurer is willing to try to resolve the claim and will begin negotiations with the claimant for this purpose; or
- (ii) the insurer is not willing to try to resolve the claim and the reasons why;
- (iii) that the insurer is willing to consider the matter further, if the claimant provides additional information which is set out in the insurer's letter to the claimant.

Part 5 – Data Collection and Reporting

1. Within 28 days of the end of each six month period ending 30 June and 31 December respectively, an insurer must provide to the NSW Department of Health:
 - (a) the data specified in Schedule 3 of this order in respect of all policies of approved insurance issued or renewed in that period; and
 - (b) the data specified in Schedule 3 of this order in an updated form in respect of each policy referred to in paragraph (a) to the extent that updated data has become available in that period; and
 - (c) the data specified in Schedule 4 of this Order in respect of each claim, or incident which may give rise to a claim, which is covered by approved insurance reported to the insurer in that period to the extent the data is available to the insurer; and
 - (d) the data specified in Schedule 4 of this order in an updated form in respect of each claim and incident referred to in paragraph (c) to the extent that updated data has become available in that period,

The data must be provided in accordance with any data definitions, format requirements and business rules required by the NSW Department of Health.
2. By 31 March in each year the insurer is to provide to the NSW Department of Health the information relating to the immediately preceding calendar year specified in Schedule 5 of this order.

Signed at Sydney, this first day of May 2006.

JOHN HATZISTERGOS, M.L.C.,
Minister for Health

SCHEDULE 3

Insurance Cover information

1. Insurer/Indemnity organisation
2. Record number (non-identifying)
3. Period of indemnity cover (specify start and end date)
4. Area of practice
 - (i) General Practice - Procedural (non-obstetric)/ anaesthetics
 - (ii) General Practice - Cosmetic
 - (iii) General Practice - Obstetrics
 - (iv) General Practice - Other
 - (v) Specialist Physician - Cardiology
 - (vi) Specialist Physician - Clinical Genetics
 - (vii) Specialist Physician - Clinical Immunology
 - (viii) Specialist Physician - Clinical Pharmacology
 - (ix) Specialist Physician - Endoscopy

- (x) Specialist Physician - General and Internal Medicine
- (xi) Specialist Physician - Geriatrics
- (xii) Specialist Physician - Haematology
- (xiii) Specialist Physician - Infectious Diseases
- (xiv) Specialist Physician - Neurology
- (xv) Specialist Physician - Non-Procedural Gastroenterology
- (xvi) Specialist Physician - Radiation Oncology
- (xvii) Specialist Physician - Rehabilitation medicine
- (xviii) Specialist Physician - Renal medicine
- (xix) Specialist Physician - Respiratory
- (xx) Specialist Physician - Rheumatology
- (xxi) Specialist Physician
- (xxii) Specialist Surgery - Cardiothoracic
- (xxiii) Specialist Surgery - Colorectal
- (xxiv) Specialist Surgery - Cosmetic
- (xxv) Specialist Surgery - Endocrinology
- (xxvi) Specialist Surgery - ENT
- (xxvii) Specialist Surgery - Head and Neck
- (xxviii) Specialist Surgery - Maxillo-facial
- (xxix) Specialist Surgery - Neurosurgery
- (xxx) Specialist Surgery - Oral surgery
- (xxxi) Specialist Surgery - Orthopaedic
- (xxxii) Specialist Surgery - Paediatrics
- (xxxiii) Specialist Surgery - Plastic Surgery (non elective)
- (xxxiv) Specialist Surgery - Spinal
- (xxxv) Specialist Surgery - Urology
- (xxxvi) Specialist Surgery - Vascular
- (xxxvii) Specialist Surgery - Other
- (xxxviii) Specialist Anaesthetics
- (xxxix) Specialist Dermatology
- (xl) Specialist Emergency Medicine
- (xli) Specialist Gynaecology
- (xlii) Specialist Paediatrics
- (xliii) Specialist Psychiatry
- (xliv) Specialist Obstetrics
- (xlv) Specialist Ophthalmology - Non-Procedural
- (xlvi) Specialist Ophthalmology-Procedural/Surgery
- (xlvii) Intensive Care
- (xlviii) Medico-Legal
- (xlix) Neonatology
- (l) Obstetrics & Gynaecology
- (li) Occupational Medicine
- (lii) Pathology
- (liii) Public health/preventative medicine
- (liv) Radiation - Ultrasound Diagnostics
- (lv) Radiology
- (lvi) Sports medicine
- (lvii) Therapeutic radiology
- (lviii) Thoracic medicine
- (lix) other (specify)
5. Non-standard exclusions on scope of practice (please specify)
6. Gross billings from medical practice:
- (i) < \$100 000
- (ii) \$100 000 - <\$250 000
- (iii) \$250 000 - < \$500 000
- (iv) \$500 000 +
7. Average number of hours per week engaged in medical practice (specify)
8. Primary practice context/s (specify one or more contexts where 20% or more of time is spent)
- (i) Salaried medical officer (public hospital) – rights of private practice
- (ii) Public hospital visiting practitioner appointment
- (iii) Private hospital visiting practitioner appointment
- (iv) Licensed day procedure centre practice
- (v) Private clinic/rooms
- (vi) Community health practice
- (vii) Other (please specify)
9. Policy status:
- (i) New
- (ii) Renewed
- (iii) Lapsed
10. Date of data submission

SCHEDULE 4

Claims information

1. Claim record number (non-identifying)
2. Policy/member record number (non-identifying)
3. Date of notification of claim (including any incident which receives a claims estimate upon notification)
4. Date of incident related to claim
5. (i) Date of commencement of legal proceedings
- (ii) Date of civil claim lodgement
6. Gender of claimant
- (i) Female
- (ii) Male
- (iii) Indeterminate
- (iv) Not yet known
7. Date of Birth of claimant
8. Compensation cost estimate (insurer's best estimate until finalisation)
9. (i) Date of claim finalisation (settlement/verdict/discontinued)
- (ii) Date claim file closed
10. Compensation cost (actual cost to Insurer)
11. Type of claim:
- (i) common law personal injury
- (ii) nervous shock
- (iii) compensation to relatives
- (iv) Fair Trading/Trade Practices
- (v) Anti-Discrimination Act claim

12. Type of injury (could include more than one category):
- (i) death
 - (ii) brain/spinal injury (birth)
 - (iii) brain/spinal injury (paediatric)
 - (iv) brain/spinal injury (adult)
 - (v) other personal injury (select from the following)
 - (a) Mental function/structure of the nervous system
 - (b) Sensory functions/the eye, ear and related structures
 - (c) Voice and speech functions/structures
 - (d) Functions/structures of the cardiovascular, haematological, immunological & respiratory systems
 - (e) Structures and functions of the digestive, metabolic & endocrine systems
 - (f) Genitourinary & reproductive structures & functions
 - (g) Neuro muscular skeletal & movement related structures and functions
 - (h) Functions and structures of the skin
 - (i) Not yet known
13. Practice context at time of incident:
- (i) public hospital (non-chargeable patient)
 - (ii) public hospital (chargeable patient)
 - (iii) community health
 - (iv) private hospital / licensed day procedure centre
 - (v) private clinic/rooms
14. Area of practice
- (i) General Practice - Procedural (non-obstetric)/ anaesthetics
 - (ii) General Practice - Cosmetic
 - (iii) General Practice - Obstetrics
 - (iv) General Practice - Other
 - (v) Specialist Physician - Cardiology
 - (vi) Specialist Physician - Clinical Genetics
 - (vii) Specialist Physician - Clinical Immunology
 - (viii) Specialist Physician - Clinical Pharmacology
 - (ix) Specialist Physician - Endoscopy
 - (x) Specialist Physician - General and Internal Medicine
 - (xi) Specialist Physician - Geriatrics
 - (xii) Specialist Physician - Haematology
 - (xiii) Specialist Physician - Infectious Diseases
 - (xiv) Specialist Physician - Neurology
 - (xv) Specialist Physician - Non-Procedural Gastroenterology
 - (xvi) Specialist Physician - Radiation Oncology
 - (xvii) Specialist Physician - Rehabilitation medicine
 - (xviii) Specialist Physician - Renal medicine
 - (xix) Specialist Physician - Respiratory
 - (xx) Specialist Physician - Rheumatology
 - (xxi) Specialist Physician
 - (xxii) Specialist Surgery - Cardiothoracic
 - (xxiii) Specialist Surgery - Colorectal
 - (xxiv) Specialist Surgery - Cosmetic
 - (xxv) Specialist Surgery - Endocrinology
 - (xxvi) Specialist Surgery - ENT
 - (xxvii) Specialist Surgery - Head and Neck
 - (xxviii) Specialist Surgery - Maxillo-facial
 - (xxix) Specialist Surgery - Neurosurgery
 - (xxx) Specialist Surgery - Oral surgery
 - (xxxi) Specialist Surgery - Orthopaedic
 - (xxxii) Specialist Surgery - Paediatrics
 - (xxxiii) Specialist Surgery - Plastic Surgery (non elective)
 - (xxxiv) Specialist Surgery - Spinal
 - (xxxv) Specialist Surgery - Urology
 - (xxxvi) Specialist Surgery - Vascular
 - (xxxvii) Specialist Surgery - Other
 - (xxxviii) Specialist Anaesthetics
 - (xxxix) Specialist Dermatology
 - (xl) Specialist Emergency Medicine
 - (xli) Specialist Gynaecology
 - (xlii) Specialist Paediatrics
 - (xliii) Specialist Psychiatry
 - (xliv) Specialist Obstetrics
 - (xlv) Specialist Ophthalmology - Non-Procedural
 - (xlvi) Specialist Ophthalmology-Procedural/Surgery
 - (xlvii) Intensive Care
 - (xlviii) Medico-Legal
 - (xlix) Neonatology
 - (l) Obstetrics & Gynaecology
 - (li) Occupational Medicine
 - (lii) Pathology
 - (liii) Public health/preventative medicine
 - (liv) Radiation - Ultrasound Diagnostics
 - (lv) Radiology
 - (lvi) Sports medicine
 - (lvii) Therapeutic radiology
 - (lviii) Thoracic medicine
 - (lix) other (specify)
15. Clinical incident category alleged in claim (could include more than one category of alleged incident):
- (i) Diagnosis Issues:
 - (a) Failure - foetal abnormality
- other (non-obstetric)
 - (b) Incorrect - foetal abnormality
- other (non-obstetric)
 - (c) Delayed - foetal abnormality
- other (non-obstetric)
 - (ii) Failure to provide treatment issues:
 - (a) Non-attendance issues
 - (b) Delayed attendance issues
 - (c) Patient monitoring issues
 - (d) Delegation issues
 - (e) Patient follow up issues

- (iii) Consent issues
- (a) No valid consent
 - (b) Failure to warn
- (iii) Procedural/Surgical issues
- (a) Procedure issues - wrong procedure
 - wrong body site
 - failure to perform or complete
 - (b) Post - operative complications
 - elective/ non-elective (specify)
 - open/endovasive (specify)
 - (c) Failure of procedure issues - sterilisation
 - other
 - (d) Post operative Infection
 - (e) Intra operative complications
- (iv) Treatment Issues (non-procedural/non-surgical)
- (a) Complications
 - (b) Medication related
 - (i) method of administration
 - (ii) type and dosage
 - (c) Blood/blood product related
 - (d) Failure of treatment related
 - (e) Monitoring/resuscitation related
- (v) Infection control issues
- (vi) Anaesthetic issues
- (a) Epidural related
 - (b) Medication related
 - (c) Equipment related
 - (d) Monitoring/resuscitation related
 - (e) Patient awareness related
 - (f) Other
- (vii) Obstetric/neonatal issues
- (a) Diagnosis issues - failure
 - condition of pregnancy
 - condition of labour
 - incorrect - condition of pregnancy
 - condition of labour
 - delayed - condition of pregnancy
 - condition of labour
 - (b) Complications - maternal - delivery
 - post-partum
 - neonatal - delivery
 - post partum
- (viii) Assisted reproduction issues
- (ix) Elective cosmetic surgery/procedure issues
- (x) Product liability issues
- (xi) Other issues(please specify)
16. Claim status:
- (i) Current
 - (ii) Finalised
 - (iii) Re-opened
17. Claim finalisation:
- (i) Discontinued/withdrawn
 - (ii) Settled – nil payment
 - (iii) Settled – payment
 - (iv) Court award
 - (v) Verdict in favour of defendant
18. Claim cost components (for settlements please estimate):
- (i) Non-economic loss
 - (ii) Economic loss – care
 - (iii) Economic loss – other
 - (iv) Medical costs
 - (v) Plaintiff legal costs
 - (vi) Defendant external legal costs
19. Other defendant/s: (specify category):
- (i) medical practitioner/s (or medical practitioner's practice company)
 - (ii) public health organisation
 - (iii) private hospital
 - (iv) day procedure centre
 - (v) registered health practitioner (or practice company)
 - (vi) unregistered health practitioner
 - (vii) product manufacturer/distributor
 - (viii) corporation providing medical/medical practice support services (excluding individual practice companies)
 - (ix) other (specify)
20. Contribution amount (when finalised)
21. Extent of Harm/Severity of Injuries
- (i) minor or mild injury to soft tissues, minor lacerations
 - (ii) minor or simple fractures, larger lacerations
 - (iii) moderate injury usually involving nerve tissue
 - (iv) serious injury involving loss of tissue, internal bleeding, rupture tissues of organs
 - (v) major injury involving brain
 - (vi) major injury involving spinal cord
 - (vii) quadriplegia
 - (viii) paraplegia
 - (ix) other major injury leading to disability
 - (x) death
 - (xi) not applicable
22. Date of data submission

SCHEDULE 5

Annual Report by Insurers

1. Risk management activities

- (a) details of initiatives undertaken to identify problems (specifying which problems have been identified) in relation to particular categories of medical services (identify which particular categories of medical services);

- (b) details of initiatives undertaken to identify problems (specifying which problems have been identified) in relation to individual medical practitioners (specifying the number of individual medical practitioners concerned in relation to each identified problem);
- (c) details of initiatives undertaken to provide strategies to effectively deal with the problems identified pursuant to paragraphs (a) and (b) above;
- (d) in relation to the activities referred to in paragraphs (a), (b) and (c) above:
 - (i) the number of employee and contractor hours involved in risk management activities in the immediately preceding calendar year;
 - (ii) the projected number of employees and contractors involved in risk management activities for the calendar year in which the report is being made;
 - (iii) the qualifications of each person engaged in risk management activities in the immediately preceding calendar year;
 - (iv) the percentage of gross annual premium income spent on risk management activities in the immediately preceding calendar year; and
 - (v) the percentage of gross annual premium income the insurer has budgeted to spend on risk management activities in the calendar year in which the report is being made.

2. Adverse incidents

- (i) Report of any identified adverse incident trends for each category of specialty covered
- (ii) Report of measures undertaken by insurer to address identified adverse incident trends

3. Claims handling

- (i) Number of claims handled through early evaluation process
- (ii) Number of claims for compensation received without legal proceedings being lodged
- (iii) Number of claims for compensation resolved without legal proceedings being lodged

4. Terms and conditions of indemnity cover

Details of insurer's standard insurance policy terms and conditions and/or conditions of discretionary indemnity cover.

POISONS AND THERAPEUTIC GOODS ACT, 1966 ORDER UNDER CLAUSE 171(1)

POISONS AND THERAPEUTIC GOODS REGULATION 2002

Restoration of Drug Authority

IN accordance with the provisions of clause 171 (1) of the Poisons and Therapeutic Goods Regulation 2002, a direction has been issued that the withdrawal of authority of David Matthews, of 26/215 Bridge Road, Glebe, 2037 to be in possession of or supply drugs of addiction as authorised by clauses 101 and 103 of the Regulation for the purposes of his profession as a nurse, shall cease to operate from 22 May 2006.

ROBYN KRUK,
Director-General

Department of Health, New South Wales,
Sydney, 18 May 2006.

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

Shoalhaven Northern Reuse Effluent Management System Compulsory Acquisition

The Minister for Utilities, with the approval of Her Excellency the Governor-in-Council, declares that the interests in land described in the Schedule hereto ("interests in land"), are acquired by compulsory process under s.19(1) of the Land Acquisition (Just Terms Compensation) Act 1991, for an authorised work within the meaning of the Public Works Act 1912.

On publication of this notice in the *Government Gazette* the interests in land are vested in the Minister for Utilities pursuant to section 4 of the Public Works Act 1912.

DAVID CAMPBELL, M.P.,
Minister for Utilities

LOCAL GOVERNMENT ACT 1993

Shoalhaven Northern Reuse Effluent Management System Vesting of interests in land in Shoalhaven City Council

THE Minister for Utilities, declares that the interests in land, which were acquired pursuant to the above notice for the purpose of the Shoalhaven Northern Reuse Effluent Management System Scheme, are vested in the Shoalhaven City Council pursuant to s.59(1)(a) of the Local Government Act 1993.

DAVID CAMPBELL, M.P.,
Minister for Utilities

SCHEDULE

Notices pursuant to s.19(1) of the Public Works Act and s.59(1)(a) of the Local Government Act 1993, in relation to the Shoalhaven Northern Reuse Effluent Management System.

Interest in Land

Easement rights as described under the heading Sewer Pipeline in Memorandum E931212, filed in the Office of Land and Property Information NSW, over the site shown in:

Deposited Plan Deposited Plan 1065839 (SB55479) as '(A) PROPOSED EASEMENT FOR SEWER PIPELINE PIPELINE VARIABLE WIDTH'.

DoC Reference: 284.

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

Shoalhaven Northern Reuse Effluent Management System Compulsory Acquisition

THE Minister for Utilities, with the approval of Her Excellency the Governor-in-Council, declares that the Interests in Land described in the Schedule hereto ("Interests in Land"), are acquired by compulsory process under s.19(1) of the Land Acquisition (Just Terms Compensation) Act 1991, for an authorised work within the meaning of the Public Works Act 1912.

On publication of this notice in the *Government Gazette* the Interests in Land are vested in the Minister for Utilities as Constructing Authority under section 4 of the Public Works Act 1912.

CARL SCULLY, M.P.,
Minister for Utilities

LOCAL GOVERNMENT ACT 1993

Shoalhaven Northern Reuse Effluent Management System
Vesting of Interests in Land in Shoalhaven City Council

THE Minister for Utilities, declares that the Interests in Land, which were acquired pursuant to the above notice for the purpose of the Shoalhaven Northern Reuse Effluent Management System Scheme, are vested in the Shoalhaven City Council pursuant to s.59(1)(a) of the Local Government Act 1993.

CARL SCULLY, M.P.,
Minister for Utilities

SCHEDULE

Notices pursuant to s.19(1) of the Land Acquisition (Just Terms Compensation) Act and s.59(1)(a) of the Local Government Act 1993, in relation to the Shoalhaven Northern Reuse Effluent Management System.

Interest in Land

Easement rights as described under the heading Sewer Pipeline in Memorandum E931212, filed in the Office of Land and Property Information NSW, over the site shown in:

Deposited Plan 870242 (SB52213) as 'PROPOSED EASEMENT 6.0 WIDE FOR SEWER PIPELINE' within Lot 106 in Deposited Plan 755928.

Deposited Plan 1066191 (SB55440) as '(A) PROPOSED EASEMENT FOR SEWER PIPELINE 8 WIDE AND VARIABLE' within Part of Bed of Crookhaven River, Part of Bed of Crookhaven Creek and 30.48 Reservation adjacent to Crookhaven Creek from Mayfield Road to Crookhaven River shown in Deposited Plan 109900.

Deposited Plan 1065865 (SB55482) as '(A) PROPOSED EASEMENT FOR SEWER PIPELINE 8 WIDE'.

Deposited Plan 1065859 (SB55483) as '(A) PROPOSED EASEMENT FOR SEWER PIPELINE 6 AND 8 WIDE AND VARIABLE' within Vacant Crown Land adjacent to Greenwell Point Road and Eelwine Creek and Part Bed of Crookhaven Creek adjacent to Greenwell Point Road.

Deposited Plan 1065864 (SB55491) as '(A) PROPOSED EASEMENT FOR SEWER PIPELINE 5 WIDE' within Jervis Bay Reservation 30.48 wide adjacent to Callala Creek and Bed of Callala Creek.

Deposited Plan 1082735 (SB55622) as '(A) PROPOSED EASEMENT FOR SEWER PIPELINE 6 WIDE'.

DoC Reference: 286.

RURAL FIRES ACT 1997

Local Bush Fire Danger Period Variation

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

Area of Variation:

Riverina Highlands Zone Incorporating:

Gundagai Shire Council;

Tumbarumba Shire Council;

Tumut Shire Council.

The Local Bush Fire Danger period has been revoked for the period 1 October until 31 October each year.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will not be required for the lighting of fire for the purposes of land clearance or fire breaks.

MARK CROSWELLER, AFSM,
Assistant Commissioner,
Executive Director Operations
and Regional Management

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

ALBURY CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

ALBURY CITY COUNCIL declares with the approval of Her Excellency the Governor, that the land described in Schedule A and the easement described in Schedule B below, excluding any mines or deposits of minerals in the land is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of a recycled water tank and easement for a recycled water main. Dated at Albury, this 27th day of April 2006. LESLIE GEORGE TOMICH, General Manager, Albury City Council, PO Box 323, Albury NSW 2640.

SCHEDULE A

Lot 1, DP 1076987.

SCHEDULE B

Easement E1 for recycled water main affecting Lot 92, DP 589347, Crown Reserve 69765, Crown Reserve 89169 and Crown road as shown in DP 1076987. [2075]

GOSFORD CITY COUNCIL

Roads Act 1993

THE land described in the Schedule is dedicated as public road pursuant to section 10 of the Roads Act 1993. P. WILSON, General Manager, Gosford City Council, PO Box 21, Gosford NSW 2250.

SCHEDULE

Lot 1, DP 338051. [2076]

LAKE MACQUARIE CITY COUNCIL

Proposed Naming of Roads in Subdivision

NOTICE is given by Council in pursuance of section 162.1 of the Roads Act 1993, as amended, proposes to name following roads:

Location/Description	Name
Subdivision of Lot 121, DP 807535, Raffertys Road, Cams Wharf.	Apple Gum Circuit.
Subdivision of Lot 2, DP 385797, Floraville Road, Floraville.	Floribunda Street and Dianella Street.
Subdivision of Lot 187, DP 264294, Chelston Street, Warners Bay.	Elron Court.
Unnamed road at Belmont shown as road variable width in DP 10601.	Anderson Place.
Unnamed lane at Windale 9.75m wide fronting Lots 1, 3 and 4, DP 222583 and 7.6m wide fronting Lot 1, DP 224231.	Shade Lane.

Unnamed lane at Wye commencing at Badjewoi Street and heading in a easterly direction adjacent to Lots 6 and 21, sections 8 and adjacent to Lots 7 and 22, section 11 in DP 759124 and terminating at Wallarah Street. Baxter Lane.

Unnamed lane at Wye commencing at the intersection of Wye Road and heading in a northerly direction through section 11, DP 759124 and terminating at Karagi Street. Fire Station Lane.

Unnamed road at Toronto shown in DP 807721 and excluding Lot 1, DP 1068686. Hinton Lane.

Unnamed lane at Toronto commencing at the intersection of The Boulevard heading in a northerly direction and located between Lot 342, DP 786435 and Lots 299 and 300, DP 755207. Hanlan Lane.

Unnamed lane at Toronto commencing at the prolongation of the eastern boundary of Lot 342, DP 786435, heading in a westerly direction to the eastern boundary of Lot 1, DP 879742 and the in a northerly direction for approximately 33m. Toronto Town Square.

Unnamed lane at Toronto commencing at the intersection of Donnelly Avenue, looping around the 6320 square metres part of Lot 61, DP 1020131 and terminating at the intersection of Donnelly Avenue. Courthouse Lane.

Unnamed lane at Belmont shown as lane variable width in DP 865905. Dobson Lane.

Unnamed lane at Warners Bay, shown as Lots 1 to 14 in DP 47287. Postmans Lane.

Unnamed pathway at Redhead adjacent Lots 21 to 29, 73, 74, and 86 to 92, DP 878840 and shown as pathway 5.5m and 2.5m wide in that DP. The Durham Mine Walkway.

Unnamed pathway at Redhead within Collier Street road reserve fronting Lots 1 to 7, 68 and 125 to 131, DP 878840 and within Council owned parcels Lot 67, DP 878840 and Lot 56, DP 880954. The Lambton Colliery Walkway.

Written objections to the proposed naming will be accepted up to one month after publication date of this Notice. The reasons for objection need to be clearly stated. For further information contact Stephen Pichaloff on (02) 4921 0534. BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Main Centre NSW 2310. [2077]

LAKE MACQUARIE CITY COUNCIL

Proposed Renaming of Roads

NOTICE is given by Council in pursuance of section 162.1 of the Roads Act 1993, as amended, proposes to rename the following roads:

Description	New Name
Part of Babers Road at Mandalong, commencing at the intersection of Mandalong Road through to the southern boundary of Lot 132, DP 755238.	Timber Road.
Gilmore Place, Cameron Park.	Gilmore Street.
Jetty Point Road, Cams Wharf.	Jetty Point Drive.

Written objections to the proposed naming will be accepted up to one month after publication date of this Notice. The reasons for objection need to be clearly stated. For further information contact Stephen Pichaloff on (02) 4921 0534. BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Main Centre NSW 2310. [2078]

MAITLAND CITY COUNCIL

Naming of Public Roads

NOTICE is hereby given that Maitland City Council, in pursuance of section 162 of the Roads Act 1993 and Part 2 of The Roads (General) Regulation 2000, has approved the following new road name/s for gazettal:

Deposited Plan/Location	Road Name
DP 1062820, off Gardiner Road, Rutherford.	Merlene Close.
DP 1062820, off Gardiner Road, Rutherford.	Valourina Avenue.
DP 1062820, off Gardiner Road, Rutherford.	Media Place.

The above road names have been advertised and notified. No objections to the proposed name/s have been received during the prescribed 28 day period. DAVID EVANS, General Manager, Maitland City Council, High Street (PO Box 220), Maitland NSW 2320. [2079]

PARRAMATTA CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

NOTICE is hereby given that the Parramatta City Council, in pursuance of Section 162 of the Roads Act 1993, proposes to name the lane as shown in the Schedule hereunder:

<i>Description of Road</i>	<i>New Name</i>
That part formed/part unformed dead-end lanewhich commences at the southern boundary of No.32 Onslow Street and proceeds northerly to the northern boundary of No.52 Onslow Street.	BILL HOARE LANE

Authorised by Resolution of Council on 19 July 2004. JOHN NEISH, General Manager, Parramatta City Council, PO Box 32, Parramatta NSW 2124. [2080]

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Port Macquarie-Hastings Council dedicates the land described in the Schedule below as public road. B. SMITH, General Manager, Port Macquarie-Hastings Council, Corner Lord and Burrawan Streets, Port Macquarie NSW 2444.

SCHEDULE

Lot 102, Deposited Plan 1083464, Parish Camden Haven, County Macquarie and situate adjacent to Bay Street, Port Macquarie. [2081]

SHOALHAVEN CITY COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Shoalhaven City Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of a public road. Dated at Nowra, this 16th day of May 2006. R. D. PIGG, General Manager, Shoalhaven City Council, PO Box 42, Nowra NSW 2541.

SCHEDULE

Lot 1 in DP 1084209. [2082]

SUTHERLAND SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that Sutherland Shire Council in pursuance of section 10 of the Roads Act 1993, hereby dedicates, as public road, the land described in the Schedule below. Dated at Sutherland, this 15th day of May 2006. J. W. RAYNER, General Manager, Sutherland Shire Council, Eton Street, Sutherland NSW 2232.

SCHEDULE

Lot 12, DP 568054 and Lot 2, DP 544684. [2083]

SUTHERLAND SHIRE COUNCIL

Local Government Act 1993, Section 50

Vesting of Reserves

SUTHERLAND SHIRE COUNCIL hereby notifies that the lands described as Public Garden and Recreation Space as set out in Schedule 1 are vested in Council as Public Reserve. Dated at Sutherland, this 16th day of May 2006. J. W. RAYNER, General Manager, Sutherland Shire Council, Eton Street, Sutherland NSW 2232.

SCHEDULE 1

Lot 19, DP 23295, situated in the Parish of Sutherland, County of Cumberland, Local Government Area of Sutherland Shire.

Lot 24, DP 30595, situated as aforesaid.

Lot 45, DP 16140, situated as aforesaid.

The land shown as Reserve for Public Garden and Recreation Space in DP 19922, situated as aforesaid. [2084]

WINGECARRIBEE SHIRE COUNCIL

Roads Act 1993, Section 162

Naming of Public Road

NOTICE is hereby given that Wingecarribee Shire Council in pursuance of section 162 of the Roads Act 1993, has named the following road at Alpine under delegated authority:

Location	New Name
Section of Old Hume Highway runs south off Old Hume Highway, Alpine and parallel with the South Western Freeway, Parish of Colo.	Amber Close.

MIKE HYDE, General Manager, Wingecarribee Shire Council, Elizabeth Street, Moss Vale NSW 2577. [2085]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of EMILY GRACE BUTLER, late of c.o. Rockdale Nursing Home, 22 Woodford Road, Banksia, in the State of New South Wales, who died on 19th October 2005, must send particulars of their claim to the executor, Alison Ida Durose, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale NSW 2223, within one (1) month from the publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 27th April 2006. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX 11307, Hurstville), tel.: (02) 9570 2022. [2086]

COMPANY NOTICES

NOTICE of voluntary winding up.—ANDREW JOHNSON CONSTRUCTIONS PTY LTD, ACN 084 725 093 (in voluntary liquidation).—At a general Meeting of the abovementioned company duly convened and held at Unit 23/17, Bowden Street, Alexandria NSW 2015, on 10th May 2005, the following resolutions were passed: 1. Special resolution “that the company be wound up voluntarily”. 2. “that Mr Stephen Humphrys, who has consented to act, be appointed Liquidator of the Company”. Andrew Johnson, Director. STEPHEN B. HUMPHRYS, Liquidator, c.o. Moore Stephens Sydney Pty Ltd, Level 5, 14 Martin Place, Sydney NSW 2000, tel.: (02) 8236 7700. [2087]

NOTICE of final meeting of a company.—BAZCAN PTY LTD, ACN 090 045 962 (in voluntary liquidation).—Notice is hereby given that a general meeting of members of the abovenamed Company will be held at 3:00 p.m., on Tuesday, 20th June 2006, at Level 5, 14 Martin Place, Sydney NSW 2000. Agenda: To hold the Final Meeting of the Company and receive an account of how the winding up has been conducted. Dated this 15th day of May 2006. By Order of the Board. S. B. HUMPHRYS, Liquidator, c.o. Moore Stephens Sydney Pty Ltd, Level 5, 15 Martin Place, Sydney NSW 2000, tel.: (02) 8236 7700. [2088]

NOTICE of voluntary winding up.—IAN NANCE PRODUCTIONS PTY LIMITED.—Notice is hereby given pursuant to the Corporations Act 2001, that by 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 be appointed Liquidator. Notice is also give 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. [2089]

NOTICE of members' voluntary liquidation.—COSMOPOLITAN DEVELOPMENT CORPORATION PTY LIMITED, ACN 000 323 204 (in liquidation).—In the matter of the Corporations Law and at an extraordinary general meeting of members of the abovenamed company duly convened and held at 17 Pearl Bay Avenue, Mosman, on 4 May 2006, it was resolved that the company be wound up by members' voluntary liquidation and that Edward Perez de la Sala c.o. 17 Pearl Bay Avenue, Mosman be appointed liquidator of the company. Dated this 16th day of May 2006. EDWARD PEREZ DE LA SALA, Liquidator, Suite 7, 1A Greengate Road, Killara, NSW 2071 (PO Box 124, Roseville, NSW 2069), tel.: (02) 9498 7511. [2090]

NOTICE of members' voluntary liquidation.—SAULUTE PTY LTD, ACN: 075-155-350 (in voluntary liquidation).—Notice is hereby given that a General Meeting of members of the Company will be held at 9.15am on Monday 19 June, 2006 at Level 5, 14 Martin Place, Sydney. Agenda: To hold the Final Meeting of the Company and receive an account of how the winding up has been conducted. Dated this 17th day of May, 2006. By Order of the Board. R M SOUTHWELL, Liquidator, Level 5, CML Building, 14 Martin Place, Sydney, NSW 2000, tel.: 8236 7700. [2091]

OTHER NOTICES

NOTICE of intended Termination of Strata Scheme.—After 14 days of publication of this notice application will be made to the Registrar General for termination of Strata Scheme 41164, 118 York Street, Tahmoor NSW 2573, by Maylenu Pty. Ltd. Creditors and other parties are required to send particulars of any claims upon Strata Scheme 41164 to MOLONEY LAWYERS, 170 Victoria Street, Potts Point NSW 2011, tel.: (02) 9331 7400. [2092]

COUNTRY ENERGY

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Interest in Land
at Tumblegum and Dunbible

COUNTRY ENERGY declares, with the approval of Her Excellency the Governor and the Executive Council that the interest in land described in Schedule 1 of this Notice hereto affecting the land described in Schedule 2 of this notice hereto be acquired by compulsory process under the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated at Port Macquarie, this 17th day of March 2004.

CRAIG MURRAY,
Chief Executive Officer,
Country Energy,
PO Box 786,
Port Macquarie NSW 2444

SCHEDULE 1

Easement for underground electricity cables 10 and 15 wide as set out in the memorandum 3820073 filed at Land and Property Information NSW. For the purpose of this notice, Lot Burdened means part Crown Road in Deposited Plan 1010921.

SCHEDULE 2

All that piece or parcel of land at Tumbulgum, Parish of Condong, County of Rous, being site of the proposed easement for electricity purposes 10 and 15 wide affecting that part of Crown Road in Deposited Plan 1010921 designated (S). [2093]

COUNTRY ENERGY

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Interest in Land
at Tumblegum and Dunbible

COUNTRY ENERGY declares, with the approval of Her Excellency the Governor and the Executive Council that the interest in land described in Schedule 1 of this Notice hereto affecting the land described in Schedule 2 of this notice hereto be acquired by compulsory process under the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

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CRAIG MURRAY,
Chief Executive Officer,
Country Energy,
PO Box 786,
Port Macquarie NSW 2444

SCHEDULE 1

Easement for underground electricity cables 10 and 15 wide as set out in the memorandum 3820073 filed at Land and Property Information NSW. For the purpose of this notice, Lot Burdened means part Crown Road in Deposited Plan 1041919.

SCHEDULE 2

All that piece or parcel of land at Dunbible, Parish of Condong, County of Rous, being site of the proposed easement for electricity purposes 10 and 15 wide affecting that part of Crown Road in Deposited Plan 1041919 designated (S). [2094]

**CEMETERIES LEGISLATION AMENDMENT
(UNUSED BURIAL RIGHTS) ACT 2000**

EASTERN SUBURBS MEMORIAL PARK gives notice that the exclusive rights of the following holders were revoked on 15th May 2006, in accordance with Cemeteries Legislation Amendment (Unused Burial Rights) Act 2000, No. 122.

<i>Section Code</i>	<i>Grave Number</i>	<i>Surname/First Name</i>
AA5	592	RICHARDSON, William
AA5	585	SHARP, Mrs Minnie
AA5	531	WILLIAMS, Albert
AA1	54	MILLER, Charles John
AA1	122	POWEL, WM A
AA1	121	POWEL, WM A
AA1	83	OLDFIELD, Arthur
AA1	120	BROSE, Margaret
AA1	108	CHISWICK, William Henry
AA3	206	BROWN, Herbert
AA3	137	ETHERDEN, Henry J
AA3	240	MURPHY, Robert Archibald
AA3	144	GOGGAN, Violet Eveline
AA4	113	ONLEY, Annie
AA4	298	TAYLOR, Catherine and John
AA4	110	MARTIN, George
AA4	100	JOEL, Kenneth Admens
AA5	126	KEARN, Harriet
AA5	16	ROWE, James V
AA5	25	FURLONG, Dora
AA5	50	KERL, Thomas
AA6	44	KING, Emily Jane
AA6	54	WARD, George
AA6	118	LOVERIDGE, Arthur Henry
AA6	15	FABREY, Edward J
AA6	27	BYRON, Rose
AA6	17	CARPENTER, Ada
AA7	86	BENCH, Henry
AA7	8	CHIVERS, George
AA7	22	SMITH, Herbert
AA7	39	YOUNG, Sylvia Thelma
AA7	38	YOUNG, Sylvia Thelma
AA7	45	SELLARS, Frederick
AA7	124	JEFFRIESS, Frederick Arthur
AA7	125	JEFFRIESS, Frederick Arthur
AA7	48	SNELL, Henry
AA7	47	SNELL, Henry
AA8	10	WRIGHT, William Edward
AA8	20	KAY, John Graham
AA8	69	MURRAY, Bessie Hilton
AA8	76	HOURIGAN, Alfred
AA8	94	WATTS, Walter S
AA8	49	GARRATT, Horace Desmond

ABB	87	RAMSAY, Alma Doris	GA	898	HARRIS, K E
ABB	257	DUNSTAN, Elizabeth	GA	17	WELLS, Charles Wildman
ACC	405	OLDERSHAW, Lydia	GA	360	VOLISSUOPULY, J
AD	337	BROWN, Reggie	GB	55	STIFF, George
AD	204	REES, Violet	GB	146	CORRICK, Henry
AD	203	REES, Violet	GB	74	MILLBANK, Mary
AD	2	ROYAL, Cyril	GB	250	WELSH, Alfred
AD	196	WATSON, Henry	GB	35	HUDSON, Bertha
AD	121	EVANS, Nitha	GB	181	HALL, Annie
AD	491	MORRISON, Mary Jane	GB	277	MCGRATH, Ann
AD	470	FULTON, Hewy	GB	66	WALKER, William G
AD	38	MORRIS, Augustine Raphail	GB	137	MARTIN, William
AD	506	TAGG, Samuel Charles	GB	257	COOK, James Frederick
AD	35	COLLINS, Edwin James	GB	272	GRIFFIN, John
AD	177	MATTHEWS, William	GB	71	LEVERIDGE, Herbert
AD	305	GRESLEY, Ivy Maud	GB	159	LOCK, John Henry
AD	238	KEIG, Thomas Harold	GB	303	COSGROVE, Ellen Beatrice
AD	20	PAPEY, Joseph	GB	570	ARABALI, George
AD	288	FAHEY, Amy	GB	212	URQUHART, Mary Ann
AD	167	ASHTON, Ernest Valentine	GB	389	EASTERBROOK, Helma
AD	357	GLEESON, Florence	GB	266	GORDON, Benjamin Alfred
ADD	242	JONES, Thomas	GB	265	GORDON, Benjamin Alfred
ADD	78	HICKS, William Thurman	GB	221	HOGAN, Isabel Jessie
ADD	87	GRAY, Charles Edward	GB	161	PRITCHARD, William
ADD	454	BURDEN, Julia Helen	GB	254	MUSGRAVE, Frank
ADD	483	ROSS, Irene	GB	326	COOPER, Frank Claude
ADDD	54	MCBRIDE, John	GB	624	ASPER, Irene
ADDD	68	GARHALL, Lily Rosina	GBD	256	JERMEY, Miss Olive
ADDD	721	PEARCE, Edward John	GBD	265	HAYES, Eliza
ADDD	525	WILLIAMS, William	GBD	232	ELLIOTT, Con
ADDD	526	WILLIAMS, William	RC3	226	DOHERTY, Charles Joseph
ADDD	385	BAYNES, Herbert Edward	RC3	794	HEALEY, Victor Royston
ADDD	411	WILLOCK, Thomas James	RC3	793	HEALEY, Victor Royston
ADDD	389	HOWARD, Frederick John	RC3	744	WATTS, Mrs Helena Inglewood
ADDD	249	TOONEY, Walter C	RC3	613	ROWAN, William F
ADDD	384	BAYNE, Maurice John	RCA	284	WARD, George
CA	442	PRICE, Emma Marth	RCA	466	DELOHERY, James
CA	42	BOWMAN, Thomas Walter Andrew	RCA	230	PARSONS, John Joseph
CA	7	ALDER, Ernest	RCA	13	BOWMAN, William
CA	508	BROWN, Alfred J	RCA	338	MURRAY, Christopher
GA	733	WILLIAMSON, Ada	RCA	340	TIMMINS, Martin Francis
GA	119	GILLARD, William Thomas	RCA	130	MATTHEWS, George Alfred
GA	110	HEWITSON, Edward Harry	RCA	47	PARENTHOIEENE, Annie
GA	440	FANCROFT, Hannah	RCA	386	DAVIS, Thomas
GA	441	FANCROFT, Hannah	RCA	425	EVANS, Veronica Margaret
GA	24	BULLOCK, John	RCA	106	RYAN, Mary
GA	121	YOUNG, Annie	RCAA	24	WEBBER (unknown)
GA	44	BOYD, Eva	RCAA	910	NEIL, Richard
GA	384	LLOYD, Gladys Hilda	RCAA	918	CLUNE, Nellie
GA	216	RATCLIFFE, William Alfred	RCAA	230	RYAN, Mary
GA	397	GARRETT, Mary Ann	RCAA	209	PLOSUN, Mary Veronica
GA	142	FAUST, Mary	RCAA	389	BOW, Leonard Ernest
GA	214	WORRALL, May June	RCAA	34	HAG, Delia
GA	133	TIERNEY, Thomas	RCAA	265	GUINANE, John
GA	413	TURK, George Henry	RCAA	479	HARKNESS, Mary Anne
GA	96	KIPPAX, Roy	RCAA	115	MARTIN, Patrick Joseph
GA	741	BYRNE, James	RCAA	754	DONOGHUE, Leonard John
GA	61	PETERS, Dorothy	RCAA	830	DUFFY, Patrick
			RCAA	916	HAYES, Julie

RCAA	241	FORD, George Edward	RCBD	306	WITNEY, Robert Sidney
RCB	576	MANNIX, Sidney Francis	RCBD	641	PHELPS, Henry Thomas
RCB	296	DRAPER, Lawrence Stanley	RCBD	654	RAFFERTY, Rita
RCB	302	SMITH, Robert M	RCBD	47	SELLARS, Ernest Cecil
RCB	276	FAUST, Rose	RCBD	412	ANDERSON, Elsie E
RCB	18	LINCOLN, Ernest James	RCBD	577	CHAPMAN, Agnes
RCB	57	SCOTT, John	RCBD	348	KELLY, Charles
RCB	137	WILSON, Annie	RCBD	267	LYNCH, James
RCB	168	HUMPHREY, Walter	RCBD	155	GRANT, Julia
RCB	94	O'REILLY, James	RCBD	427	KELLY, William
RCB	598	CASEY, Mathilda	RCC	402	ARTHUR, Mary
RCB	681	MCMAHON, Patrick	RCC	60	SMITH, Harry B
RCB	446	GRERRIERI, Frank	RCC	63	MCGRATH, Ethel May
RCB	653	O'DWYER, George William	RCCC	475	MAINEY, Peter
RCB	771	BERESFORD, Eric	RCCC	446	BOX, Annie
RCB	846	JOHNSON, William H	RCCC	496	HICKEY, Milfred
RCB	586	LYONS, Adeline	RCCC	785	MAGUIRE, Patrick Joseph
RCB	646	LAMPING, John Frederick	RCCC	791	O'CONNOR, Alice
RCB	589	HUGHES, Edwin John C	RCCC	666	BOWEN, Walter James
RCB	581	JONES, Les J	RCCC	319	HOVEY, Mary
RCB	541	CROCKER, Thomas	RCCCC	174	O'DONNELL, Mary
RCB	871	MACKENZIE, Bridget	RCCCC	238	MANCHA, Florence
RCB	94	O'RIELLY, Emily	RCCCC	396	QUINN, Francis Claude
RCB	616	BROUGHAM, Edward John	RCCCC	80	CAMPBELL, Mrs Alice
RCB	204	MADDEN, Joseph	RCCCC	581	PIKE, Samuel E
RCB	51	KILDUFF, William Charles	RCCCC	166	O'ROURKE, Mr Jack
RCBD	296	MILLER, Amy	RCCCC	475	FINN, Michael Joseph
RCBD	674	ROBERTS, Thomas Anthony			
RCBD	28	FINN, Frederick Edward			
RCBD	437	HILL, Roger			
RCBD	138	MULCAHY, Francis James			

Eastern Suburbs Memorial Park, administered by Botany Cemetery and Eastern Suburb Crematorium Trusts, 12 Military Road, Matraville NSW 2036, tel.: (02) 9661 5655, Fax: 9311 3654. [2095]

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