



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Allocation of Administration of Acts

The Cabinet Office, Sydney

TRANSFER OF THE ADMINISTRATION OF ACTS

HER Excellency the Governor, with the advice of the Executive Council, has approved that the administration of the Forestry and National Park Estate Act No 163 be vested in the Premier, with the exception of Part 2, and Schedules 1 to 7 which will remain with the Minister for the Environment.

These arrangements are in substitution for those in operation before the date of this notice.

MORRIS IEMMA, M.P.,
Premier

Proclamations



New South Wales

Proclamation

under the

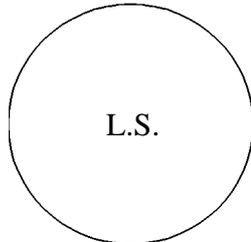
Children (Detention Centres) Amendment Act 2006 No 41

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Children (Detention Centres) Amendment Act 2006*, do, by this my Proclamation, appoint 1 July 2006 as the day on which that Act commences.

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,



ANTHONY KELLY, M.L.C.,
Minister for Juvenile Justice

GOD SAVE THE QUEEN!



New South Wales

Proclamation

under the

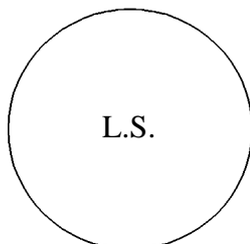
Compulsory Drug Treatment Correctional Centre Act 2004 No 42

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Compulsory Drug Treatment Correctional Centre Act 2004*, do, by this my Proclamation, appoint 21 July 2006 as the day on which that Act commences.

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!



New South Wales

Proclamation

under the

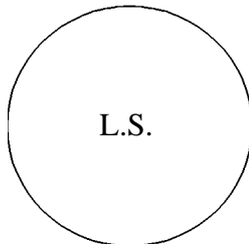
Environmental Planning and Assessment Amendment Act 2006
No 8

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Environmental Planning and Assessment Amendment Act 2006*, do, by this my Proclamation, appoint 30 June 2006 as the day on which that Act commences.

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,



FRANK SARTOR, M.P.,
Minister for Planning

GOD SAVE THE QUEEN!



New South Wales

Proclamation

under the

Judicial Officers Amendment Act 2006 No 34

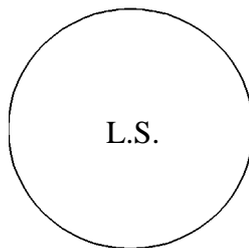
MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Judicial Officers Amendment Act 2006*, do, by this my Proclamation, appoint 1 July 2006 as the day on which the following provisions of that Act commence:

- (a) section 4,
- (b) Schedule 1 [2]–[4] and [7]–[22],
- (c) Schedule 2.

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,



BOB DEBUS, M.P.,
Attorney General

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence the uncommenced provisions of the *Judicial Officers Amendment Act 2006*. Those provisions include:

- (a) amendments to the *Judicial Officers Act 1986* to deal with the handling of complaints against judicial officers and the investigation of judicial officers who have suspected impairments, and
- (b) amendments to the *Judges' Pensions Act 1953* to exclude leave without pay from calculations of a judge's pension entitlements.



New South Wales

Proclamation

under the

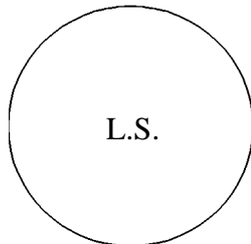
Local Government Amendment (Miscellaneous) Act 2006 No 31

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Local Government Amendment (Miscellaneous) Act 2006*, do, by this my Proclamation, appoint 30 June 2006 as the day on which that Act commences.

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!



New South Wales

Proclamation

under the

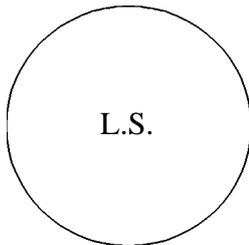
Motor Accidents (Lifetime Care and Support) Act 2006 No 16

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Motor Accidents (Lifetime Care and Support) Act 2006*, do, by this my Proclamation, appoint 1 July 2006 as the day on which Parts 1 (other than section 4), 6, 7 (other than section 54) and 8 (other than sections 62 and 65) of, and Schedules 1 and 2 to, that Act commence.

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,



DIANE BEAMER, M.P.,

Minister Assisting the Minister for Commerce

GOD SAVE THE QUEEN!

Explanatory note

The *Motor Accidents (Lifetime Care and Support) Act 2006* establishes a scheme to provide lifetime care and support for persons who suffer catastrophic injuries in motor accidents that are covered by the *Motor Accidents (Lifetime Care and Support) Act 2006*.

The object of this Proclamation is to commence certain sections of the *Motor Accidents (Lifetime Care and Support) Act 2006* that provide for the administration and funding of that scheme.



New South Wales

Proclamation

under the

Public Sector Employment and Management Act 2002 No 43

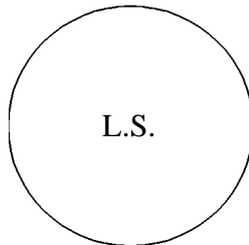
MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of clause 16 of Schedule 4 to the *Public Sector Employment and Management Act 2002*, do, by this my Proclamation, omit items 1, 4–6 and 10–13 to the Table to that clause, with effect from 1 July 2006.

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,

MORRIS IEMMA, M.P.,
Premier



GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to provide for certain classes of person to have the benefit of enhanced extended leave entitlements conferred under Schedule 3 to the *Public Sector Employment and Management Act 2002 (the Act)*.

Schedule 3 to the Act (as amended by the *Public Sector Employment and Management Amendment (Extended Leave) Act 2005*) provides for certain enhanced extended leave entitlements. Clause 16 of Schedule 4 to the Act modifies the operation of Schedule 3, so as to exclude certain persons from the application of the enhanced extended leave entitlements.

As a consequence of this Proclamation, the classes of person removed from Schedule 4 to the Act will now have the benefit of the enhanced extended leave entitlements conferred under Schedule 3 to the Act.



New South Wales

Proclamation

under the

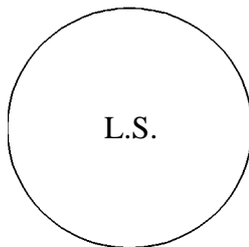
Public Sector Employment and Management Act 2002 No 43

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of clause 17 of Schedule 4 to the *Public Sector Employment and Management Act 2002*, do, by this my Proclamation, omit items 2–12, 14–15 and 17 to the Table to that clause, with effect from 1 July 2006.

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,



MORRIS IEMMA, M.P.,
Premier

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to provide for certain instruments relating to employment to adopt enhanced extended leave entitlements referred to in Schedule 3 to the *Public Sector Employment and Management Act 2002 (the Act)*.

Schedule 3 to the Act (as amended by the *Public Sector Employment and Management Amendment (Extended Leave) Act 2005*) provides for certain enhanced extended leave entitlements. Clause 17 of Schedule 4 to the Act modifies the operation of Schedule 3 so that the enhanced extended leave entitlements do not apply in respect of certain instruments (principally awards and similar industrial agreements).

As a consequence of this Proclamation, Schedule 3 to the Act will apply with the enhanced extended leave entitlements in respect of the instruments removed from Schedule 4 by this Proclamation.



New South Wales

Proclamation

under the

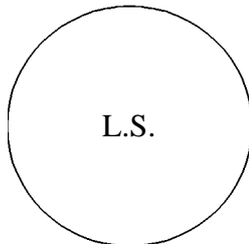
Rural Workers Accommodation Amendment Act 2005 No 37

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Rural Workers Accommodation Amendment Act 2005*, do, by this my Proclamation, appoint 1 July 2006 as the day on which that Act commences.

Signed and sealed at Sydney, this 21st day of June 2006.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!



New South Wales

Proclamation

under the

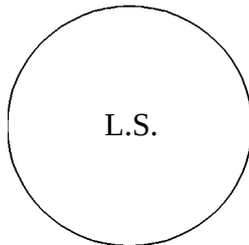
Superannuation Legislation Amendment Act 2006 No 53

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Superannuation Legislation Amendment Act 2006*, do, by this my Proclamation, appoint 30 June 2006 as the day on which that Act (except for Schedule 1.4 [1] and [3]–[27]) commences.

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence the *Superannuation Legislation Amendment Act 2006* except for certain provisions regarding the making of salary sacrifice contributions by members of the State Authorities Superannuation Fund.



New South Wales

Proclamation

under the

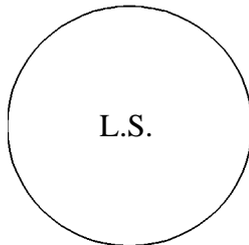
Transport Administration Amendment (Public Transport Ticketing Corporation) Act 2006 No 5

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Transport Administration Amendment (Public Transport Ticketing Corporation) Act 2006*, do, by this my Proclamation, appoint 1 July 2006 as the day on which that Act commences.

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,



JOHN WATKINS, M.P.,
Minister for Transport

GOD SAVE THE QUEEN!



New South Wales

Proclamation

under the

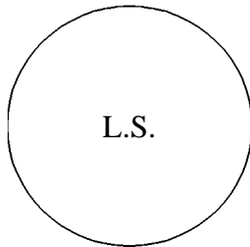
Transport Legislation Amendment (Waterfall Rail Inquiry Recommendations) Act 2005 No 55

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Transport Legislation Amendment (Waterfall Rail Inquiry Recommendations) Act 2005*, do, by this my Proclamation, appoint 1 July 2006 as the day on which the uncommenced provisions of that Act commence.

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,



JOHN WATKINS, M.P.,
Minister for Transport

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence uncommenced provisions of the *Transport Legislation Amendment (Waterfall Rail Inquiry Recommendations) Act 2005* that relate to the reporting by accredited persons of certain occurrences on railway premises.



New South Wales

Proclamation

under the

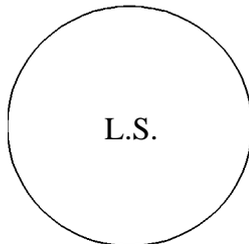
Valuation of Land Amendment Act 2006 No 38

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Valuation of Land Amendment Act 2006*, do, by this my Proclamation, appoint 1 July 2006 as the day on which that Act commences.

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!

Regulations



New South Wales

Criminal Procedure Amendment (Fees) Regulation 2006

under the

Criminal Procedure Act 1986

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Criminal Procedure Act 1986*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to amend the *Criminal Procedure Regulation 2005* so as:

- (a) to provide for the waiver, postponement and remittal of fees by the registrar of a court rather than, as is currently the case, by the court, and
- (b) to enable the registrar of a court, and the Sheriff, to delegate functions conferred on them by that Regulation, and
- (c) to increase certain fees that are payable in relation to criminal proceedings.

This Regulation is made under the *Criminal Procedure Act 1986*, including section 4A (Fees).

Clause 1 Criminal Procedure Amendment (Fees) Regulation 2006

Criminal Procedure Amendment (Fees) Regulation 2006

under the

Criminal Procedure Act 1986

1 Name of Regulation

This Regulation is the *Criminal Procedure Amendment (Fees) Regulation 2006*.

2 Commencement

This Regulation commences on 1 July 2006.

3 Amendment of Criminal Procedure Regulation 2005

The *Criminal Procedure Regulation 2005* is amended as set out in Schedule 1.

Criminal Procedure Amendment (Fees) Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 17 General power to waive, postpone and remit fees

Omit "A court" from clause 17 (1).

Insert instead "The registrar of a court".

[2] Clause 17 (1)

Omit "court" where lastly occurring. Insert instead "registrar".

[3] Clause 17 (3)

Omit the subclause.

[4] Clause 30A

Insert after clause 30:

30A Delegation of functions

- (1) The registrar of a court may delegate to any person the exercise of any of the functions conferred on the registrar by this Regulation, other than this power of delegation.
- (2) The Sheriff may delegate to any person the exercise of any of the functions conferred on the Sheriff by this Regulation, other than this power of delegation.

[5] Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Fees

(Clauses 13 and 14)

Part 1 Court fees

| | Column 1 | Column 2 |
|------|--|----------|
| Item | Matter for which fee payable | Fee |
| 1 | Filing a court attendance notice under Chapter 4 of the <i>Criminal Procedure Act 1986</i> | \$67 |

Criminal Procedure Amendment (Fees) Regulation 2006

Schedule 1 Amendments

| Column 1 | | Column 2 |
|----------|---|---|
| Item | Matter for which fee payable | Fee |
| 2 | Filing an application to a Local Court for annulment of conviction or sentence under Part 2 of the <i>Crimes (Local Courts Appeal and Review) Act 2001</i> | \$67 |
| 3 | Filing a notice of appeal, or an application for leave to appeal, to the District Court under Part 3 of the <i>Crimes (Local Courts Appeal and Review) Act 2001</i> : | |
| | (a) in relation to appellant's first such notice | \$82 |
| | (b) in relation to appellant's second or subsequent such notice | \$44 |
| 4 | To issue a certificate of conviction or dismissal | \$44 |
| 5 | Retrieving, providing access to and furnishing a copy of any document (otherwise than as provided for by items 4, 6 and 8) | \$10, plus \$5 for each 10 pages (or part thereof) after the first 20 pages |
| 6 | Retrieving and providing access to, but not furnishing a copy of, any document | \$0 |
| 7 | Supply of duplicate tape recording of sound-recorded evidence | \$37 per cassette |
| 8 | Copy of any deposition, transcript or diskette (unless otherwise provided for under any other Act): | |
| | (a) for each page, where the matter being transcribed is under 3 months old | \$68, plus \$8.20 per page for each page after the first 8 pages |
| | (b) for each page, where the matter being transcribed is 3 months old or older | \$81, plus \$9.30 per page for each page after the first 8 pages |

Part 2 Sheriff's fees

| Column 1 | | Column 2 |
|----------|--|----------|
| Item | Matter for which fee payable | Fee |
| 1 | For attending a view by a jury in criminal proceedings | \$130 |



New South Wales

Criminal Procedure Amendment (Penalty Notices) Regulation 2006

under the

Criminal Procedure Act 1986

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Criminal Procedure Act 1986*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to extend the operation of Part 3 of the *Criminal Procedure Regulation 2005*, which establishes a trial period for a penalty notice scheme for certain offences under the *Crimes Act 1900* and the *Summary Offences Act 1988*, until 31 December 2006.

This Regulation is made under the *Criminal Procedure Act 1986*, including sections 4 (the general regulation-making power) and 343.

Clause 1 Criminal Procedure Amendment (Penalty Notices) Regulation 2006

Criminal Procedure Amendment (Penalty Notices) Regulation 2006

under the

Criminal Procedure Act 1986

1 Name of Regulation

This Regulation is the *Criminal Procedure Amendment (Penalty Notices) Regulation 2006*.

2 Amendment of Criminal Procedure Regulation 2005

The *Criminal Procedure Regulation 2005* is amended as set out in Schedule 1.

Criminal Procedure Amendment (Penalty Notices) Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 11 Limitation of areas in which penalty notices may be issued

Omit “30 June 2006”. Insert instead “31 December 2006”.

[2] Clause 12

Omit the clause. Insert instead:

12 Repeal of Part and Schedule 2

This Part and Schedule 2 are repealed on 31 December 2006.



New South Wales

Civil Procedure Amendment (Fees) Regulation 2006

under the

Civil Procedure Act 2005

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Civil Procedure Act 2005*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to amend the *Civil Procedure Regulation 2005* so as:

- (a) to provide for the waiver, postponement and remittal of fees by the registrar of a court rather than, as is currently the case, by the court, and
- (b) to enable the registrar of a court, and the Sheriff, to delegate functions conferred on them by that Regulation, and
- (c) to extend the range of matters for which fees are payable to the Sheriff, and
- (d) to correct the description of certain other matters for which fees are payable under that Regulation, and
- (e) to increase certain fees that are payable in relation to civil proceedings generally.

This Regulation is made under the *Civil Procedure Act 2005*, including section 18 (Fees).

Clause 1 Civil Procedure Amendment (Fees) Regulation 2006

Civil Procedure Amendment (Fees) Regulation 2006

under the

Civil Procedure Act 2005

1 Name of Regulation

This Regulation is the *Civil Procedure Amendment (Fees) Regulation 2006*.

2 Commencement

This Regulation commences on 1 July 2006.

3 Amendment of Civil Procedure Regulation 2005

The *Civil Procedure Regulation 2005* is amended as set out in Schedule 1.

Civil Procedure Amendment (Fees) Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 9 Payment of hearing allocation fees

Insert before clause 9 (1):

- (1A) This clause applies in relation to civil proceedings in the Supreme Court or the District Court.

[2] Clause 10 Payment of hearing fees

Insert before clause 10 (1):

- (1A) This clause applies in relation to civil proceedings in the Supreme Court.

[3] Clause 11 General power to waive, postpone and remit fees

Insert “registrar of the” after “The” in clause 11 (1).

[4] Clause 11 (1)

Omit “court thinks”. Insert instead “registrar thinks”.

[5] Clause 20

Omit the clause. Insert instead:

20 Delegation of functions

- (1) The registrar of a court may delegate to any person the exercise of any of the functions conferred on the registrar by this Regulation, other than this power of delegation.
- (2) The Sheriff may delegate to any person the exercise of any of the functions conferred on the Sheriff by this Regulation, other than this power of delegation.

Civil Procedure Amendment (Fees) Regulation 2006

Schedule 1 Amendments

[6] Schedules 1 and 2

Omit the Schedules. Insert instead:

Schedule 1 Court fees

(Clause 4)

Part 1 Supreme Court

| Column 1 | Column 2 | Column 3 |
|---|---------------------|------------------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 1 Filing an originating process (other than an originating process referred to in items 2–9) | \$659 | \$1,318 |
| 2 Filing an originating process in the Equity Division for entry in the Commercial List or the Technology and Construction List | \$1,506 | \$3,012 |
| 3 Filing an originating process in the Equity Division for entry in the Admiralty List | \$606 | \$1,453 |
| 4 Filing an originating process by which an application for a grant or resealing of probate in respect of an estate the sworn gross value of which: | | |
| (a) is less than \$50,000 | Nil | — |
| (b) is \$50,000 or more but less than \$250,000 | \$582 | — |
| (c) is \$250,000 or more but less than \$500,000 | \$734 | — |
| (d) is \$500,000 or more but less than \$1,000,000 | \$1,106 | — |
| (e) is \$1,000,000 or more | \$1,472 | — |
| 5 Filing in the Court of Appeal a holding summons for leave to appeal or cross-appeal | \$129 | \$258 |
| 6 Filing in the Court of Appeal an ordinary summons for leave to appeal or cross-appeal in respect of an application initiated by a holding summons | \$604 | \$1,208 |
| 7 Filing any other summons in the Court of Appeal | \$732 | \$1,464 |

Page 4

Civil Procedure Amendment (Fees) Regulation 2006

Amendments

Schedule 1

| Column 1 | Column 2 | Column 3 |
|---|------------------|--------------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 8 Filing a notice of appeal without appointment in the Court of Appeal | \$291 | \$582 |
| 9 Filing a notice of appeal with appointment in the Court of Appeal: | | |
| (a) in proceedings in which a summons has been filed in the Court of Appeal | \$1,539 | \$3,078 |
| (b) in proceedings in which a notice of appeal without appointment has been filed | \$1,980 | \$3,960 |
| (c) in any other proceedings | \$2,270 | \$4,540 |
| 10 Allocating a date for hearing of the proceedings by one or more judges, a judge and jury or an associate judge | \$1,257 | \$2,514 |
| 11 Filing a requisition for trial by jury | \$800 | \$1,600 |
| 12 For retention of jury after the first day of trial Note. The fees under this item are to be paid by the party requesting a jury for the trial. | \$365 per day | \$730 per day |
| 13 On referral of proceedings for arbitration under Division 2 of Part 5 of the <i>Civil Procedure Act 2005</i> | \$598 | — |
| 14 Filing an application for an order for the rehearing of proceedings under Division 3 of Part 5 of the <i>Civil Procedure Act 2005</i> | \$456 | \$912 |
| 15 Hearing of proceedings by one of more judges, for each half day of hearing on or after the 11th day Note. For the purposes of this item, a half day comprises a period of 3 hours or less, such period to include any adjournment of less than half an hour. | \$234 | \$468 |
| 16 Hearing of proceedings by an associate judge, for each half day of hearing on or after the 11th day Note. For the purposes of this item, a half day comprises a period of 3 hours or less, such period to include any adjournment of less than half an hour. | \$211 | \$422 |
| 17 Preparing appeal papers (for such number of copies as the registrar orders to be printed) in volumes of not more than 250 pages | \$523 per volume | \$1,046 per volume |

Civil Procedure Amendment (Fees) Regulation 2006

Schedule 1 Amendments

| Column 1 | Column 2 | Column 3 |
|---|--------------|-----------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 18 Filing a notice of motion | \$152 | \$304 |
| 19 Lodging a will otherwise than as an attachment to an originating process by which an application for a grant or resealing of probate is made | \$32 | — |
| 20 Preparing a copy of a will | \$44 | — |
| 21 Conducting a genealogical search on a probate file (for each file searched) | \$84 | — |
| 22 Conducting a search for an application for a grant or resealing of probate (for each file searched) | \$44 | — |
| 23 Lodging a caveat against an application for a grant or resealing of probate | \$31 | \$62 |
| 24 Conducting an adoption search (for each file searched) | \$44 | — |
| 25 Issuing a registrar's certificate as to the signature of a public notary | \$44 | — |

Part 2 District Court

| Column 1 | Column 2 | Column 3 |
|--|---------------|-----------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 1 Filing an originating process (other than an originating process referred to in item 2) | \$469 | \$938 |
| 2 Filing an originating process in relation to an appeal | \$194 | \$388 |
| 3 Allocating a date for hearing of the proceedings by a judge, a judge and jury or a judicial registrar | \$502 | \$1,004 |
| 4 Filing a requisition for trial by jury | \$803 | \$1,606 |
| 5 For retention of jury after the first day of trial Note. The fees under this item are to be paid by the party requesting a jury for the trial. | \$365 per day | \$730 per day |

Civil Procedure Amendment (Fees) Regulation 2006

Amendments

Schedule 1

| Column 1 | Column 2 | Column 3 |
|---|--------------|-----------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 6 On referral of proceedings for arbitration under Division 2 of Part 5 of the <i>Civil Procedure Act 2005</i> | \$598 | — |
| 7 Filing an application for an order for the rehearing of proceedings under Division 3 of Part 5 of the <i>Civil Procedure Act 2005</i> | \$456 | \$912 |
| 8 Filing a notice of motion | \$61 | \$122 |

Part 3 Local Courts

| Column 1 | Column 2 | Column 3 |
|---|---|-----------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 1 Filing an originating process, under Part 7 of the <i>Local Courts Act 1982</i> , in a Local Court sitting in its General Division | \$173 | \$346 |
| 2 Filing an originating process, under Part 7 of the <i>Local Courts Act 1982</i> , in a Local Court sitting in its Small Claims Division | \$70 | \$140 |
| 3 Filing an application notice under Part 6 of the <i>Local Courts Act 1982</i> | \$67 | — |
| 4 Filing an application for an order for the rehearing of proceedings under Division 3 of Part 5 of the <i>Civil Procedure Act 2005</i> | \$301 | \$602 |
| 5 Serving or attempting service by post of originating process by a Local Court | \$30 for each address to which process posted | — |
| 6 Filing a notice of motion | \$61 | \$122 |
| 7 Filing a notice of appeal, or application for leave to appeal, to the District Court under Part 3 of the <i>Crimes (Local Courts Appeal and Review) Act 2001</i> , as applied to proceedings under Part 6 of the <i>Local Courts Act 1982</i> | | |
| (a) in relation to appellant's first such notice | \$82 | — |
| (b) in relation to appellant's second or subsequent such notice | \$44 | — |

Page 7

Civil Procedure Amendment (Fees) Regulation 2006

Schedule 1 Amendments

Part 4 Miscellaneous court fees

| Column 1 | Column 2 | Column 3 |
|--|---|-----------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 1 Issuing a subpoena (for production, to give evidence, or both) | \$59 | \$118 |
| 2 Issuing a notice to produce a document or thing to the court under Part 34 of the <i>Uniform Civil Procedure Rules 2005</i> | \$59 | \$118 |
| 3 Issuing an examination order | \$31 | \$62 |
| 4 Filing or registering a copy or certificate of a judgment, order, determination, decree, adjudication or award of any other court or person under section 133 of the <i>Civil Procedure Act 2005</i> | \$67 | \$134 |
| 5 Opening or keeping open the registry or part of the registry: | \$523 | \$1,046 |
| (a) on a Saturday, Sunday or public holiday or | | |
| (b) on any other day before 9 am or after 5 pm | | |
| 6 Requesting production to the court of documents held by another court | \$44 | \$88 |
| 7 Furnishing a sealed or certified copy of a judgment or order, or of the written opinion or reasons for opinion of any judicial or other officer of the court | \$44 | — |
| 8 Retrieving, providing access to and furnishing a copy of any document (otherwise than as provided for by item 7) | \$10, plus \$5 for each 10 pages (or part thereof) after the first 20 pages | — |
| 9 Retrieving and providing access to, but not furnishing a copy of, any document | \$0 | — |
| 10 Supplying a duplicate tape recording of sound-recorded evidence | \$37 per cassette | — |
| 11 Supplying a transcript of any proceedings: | | |

Civil Procedure Amendment (Fees) Regulation 2006

Amendments

Schedule 1

| Column 1 | Column 2 | Column 3 |
|--|---|-----------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| (a) where the matter being transcribed is under 3 months old | \$68, plus an additional \$8.20 for each page after the first 8 pages | — |
| (b) where the matter being transcribed is 3 months old or older | \$81, plus an additional \$9.30 for each page after the first 8 pages | — |
| 12 Providing any service for which a fee is not otherwise imposed by this Schedule | \$31 | \$62 |
| Note. A fee may not be imposed under this item except with the approval of the registrar. | | |

Schedule 2 Sheriff's fees

(Clause 5)

| Column 1 | Column 2 |
|--|--|
| Matter for which fee payable | Fee |
| 1 Serving or attempting service of any document, including service by post and preparation of affidavit of service | \$48 for each address at which, and each occasion on which, service is effected or attempted |
| 2 Executing or attempting execution of an arrest warrant under section 97 of the <i>Civil Procedure Act 2005</i> | \$59 for each address at which, and each occasion on which, execution is effected or attempted |
| 3 Executing or attempting execution of a writ of possession under Part 8 of the <i>Civil Procedure Act 2005</i> | \$245 for each address at which, and each occasion on which, execution is effected or attempted |
| 4 Executing or attempting execution of a writ of delivery under Part 8 of the <i>Civil Procedure Act 2005</i> | \$59 for each address at which, and each occasion on which, execution is effected or attempted |
| 5 Executing or attempting execution of a writ for the levy of property under Part 8 of the <i>Civil Procedure Act 2005</i> | \$59 for each address at which, and each occasion on which, execution is effected or attempted, plus 3% of the proceeds of enforcement |
| Note. The 3% levy in Column 2 is not payable in relation to writs executed by the Marshal in Admiralty | |

Page 9

Civil Procedure Amendment (Fees) Regulation 2006

Schedule 1 Amendments

| Column 1 | Column 2 |
|---|---|
| Matter for which fee payable | Fee |
| 6 Executing or attempting execution of any court process (other than a warrant or writ referred to in item 2, 3, 4 or 5) | \$245 for each address at which, and each occasion on which, execution is effected or attempted |
| 7 Preparing for sale of land following receipt of notice of sale from judgment creditor (UCPR rule 39.22) | \$599 |
| 8 Furnishing a certified copy of a writ for the levy of property for registration under section 105A of the <i>Real Property Act 1900</i> | \$16 |
| 9 Providing Sheriff's officers to guard property seized under a writ of execution under Part 8 of the <i>Civil Procedure Act 2005</i> | \$327 per Sheriff's officer per day |
| 10 Attending a view by a jury in civil proceedings | \$130 |
| 11 Opening or keeping open the Sheriff's office on a Saturday, Sunday or public holiday or on any other day before 9 am or after 5 pm | \$523 |
| 12 Retrieving, providing access to and furnishing a copy of any document (otherwise than as provided by item 8) | \$10, plus \$5 for each 10 pages (or part thereof) after the first 20 pages |



New South Wales

Crimes (Administration of Sentences) Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006

under the

Crimes (Administration of Sentences) Act 1999

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Crimes (Administration of Sentences) Act 1999*.

ANTHONY KELLY, M.L.C.,
Minister for Justice

Explanatory note

The object of this Regulation is to amend the *Crimes (Administration of Sentences) Regulation 2001 (the Principal Regulation)* as a consequence of the commencement of the *Compulsory Drug Treatment Correctional Centre Act 2004*. Specifically, the object of those amendments is as follows:

- (a) to apply the provisions of the Principal Regulation that relate to parole to offenders serving their sentences by way of compulsory drug treatment detention (**proposed clause 201A**),
- (b) to modify the application of Part 2 of the *Crimes (Administration of Sentences) Act 1999* (and the provisions of the regulations made under that Part) that apply to and in respect of an offender who is in closed detention (Stage 1) or semi-open detention (Stage 2) (**proposed clause 201B and proposed Schedule 6**),
- (c) to make provision regarding certain information about compulsory drug treatment offenders that must be provided to the Drug Court or the Commissioner of Corrective Services (**proposed clause 201C**),
- (d) to make provision regarding the periodic and random drug testing of compulsory drug treatment offenders and evidence of such tests (**proposed clauses 201D–201F**),
- (e) to set out certain conditions that may be imposed on a compulsory drug treatment offender in semi-open detention (Stage 2) or community custody (Stage 3) as part of the offender's community supervision order (**proposed clause 201G**).

This Regulation is made under the *Crimes (Administration of Sentences) Act 1999*, including sections 106T, 106V, 106Y, 106ZA and 271 (the general regulation-making power).

Clause 1 Crimes (Administration of Sentences) Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006

Crimes (Administration of Sentences) Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006

under the

Crimes (Administration of Sentences) Act 1999

1 Name of Regulation

This Regulation is the *Crimes (Administration of Sentences) Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006*.

2 Commencement

This Regulation commences on 21 July 2006.

3 Amendment of Crimes (Administration of Sentences) Regulation 2001

The *Crimes (Administration of Sentences) Regulation 2001* is amended as set out in Schedule 1.

Crimes (Administration of Sentences) Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Chapter 4A

Insert after Chapter 4:

Chapter 4A Compulsory drug treatment detention

201A Regulations relating to parole of offenders serving sentences by way of compulsory drug treatment detention: section 106T

Chapter 6 of this Regulation, and Forms 1 and 3, apply to an offender who is serving a sentence by way of compulsory drug treatment detention, subject to the following:

- (a) references to the Parole Authority are taken to be references to the Drug Court,
- (b) references to the Secretary of the Parole Authority are taken to be references to the registrar of the Drug Court.

Note. Section 106T of the Act provides that the Drug Court is the parole authority for offenders in compulsory drug treatment detention. That section provides that Part 6 of the Act (Parole) applies to an offender who is serving a sentence by way of compulsory drug treatment detention, subject to certain modifications.

201B Application of Part 2 to Stages 1 and 2 compulsory drug treatment detention: section 106V

- (1) For the purposes of section 106V (1) of the Act, the modifications set out in Schedule 6 are prescribed.
- (2) For the avoidance of doubt, a reference in Part 2 of the Act (and the provisions of any regulations made under that Part) as applied by section 106V of the Act to an *inmate* or *convicted inmate* is taken to be a reference to an offender who is in closed detention (Stage 1) or semi-open detention (Stage 2).

Note. Section 106V of the Act provides that Part 2 of the Act (and the provisions of any regulations made under that Part), subject to any modifications prescribed by the regulations, apply to and in respect of an offender who is in closed detention (Stage 1) or semi-open detention (Stage 2).

Crimes (Administration of Sentences) Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006

Schedule 1 Amendments

201C Provision of information relating to offenders: section 106Y

- (1) For the purposes of section 106Y (1) of the Act, the following persons are prescribed, but only if they are involved in the administration of, or provide services in connection with, an offender's drug treatment under Part 4A of the Act:
 - (a) persons acting for or on behalf of any area health service within the meaning of the *Health Services Act 1997*,
 - (b) persons acting for or on behalf of an organisation providing treatment to an offender in connection with the offender's program,
 - (c) any medical practitioner, therapist, counsellor or psychologist.
- (2) For the purposes of section 106Y (2) of the Act:
 - (a) the information must be provided to the registrar of the Drug Court or the Commissioner as soon as practicable, but in any case, within 48 hours of the person becoming aware of the information, and
 - (b) the information may be provided to the registrar of the Drug Court or the Commissioner:
 - (i) personally, or
 - (ii) by letter sent by post or otherwise delivered to the offices of the registrar or the Commissioner, or
 - (iii) by letter sent to the registrar by means of document exchange facilities, or
 - (iv) by facsimile or other electronic transmission, and
 - (c) the information provided to the registrar or the Commissioner otherwise than in writing must be confirmed in writing within 24 hours unless the person to whom the information has been provided indicates otherwise.

201D Periodic drug testing

- (1) The Commissioner is to ensure that each offender is to undergo periodic drug testing in accordance with this clause:
 - (a) in relation to an offender in closed detention (Stage 1)—twice a week, and
 - (b) in relation to an offender in semi-open detention (Stage 2) or community custody (Stage 3)—3 times a week.

Crimes (Administration of Sentences) Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006

Amendments

Schedule 1

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- (2) A person authorised by the Commissioner may, in accordance with the instructions of the Commissioner, require an offender to supply for testing or analysis one or more of the following as a sample and give directions as to how the sample is to be supplied:
 - (a) breath,
 - (b) urine,
 - (c) oral fluid,
 - (d) hair.
 - (3) The directions may require the offender to comply with directions given by another person as to how the sample is to be supplied.
 - (4) A drug test must be carried out by a government analyst.
 - (5) A sample may be required under this clause and tested for the presence of a drug even though the offender concerned may not be reasonably suspected of having administered a drug to himself or herself or of being under the influence of a drug.

201E Random drug testing

- (1) The Commissioner is to ensure that offenders in compulsory drug treatment detention are required to undergo random drug testing in accordance with this clause at such times as the Commissioner sees fit.
- (2) A person authorised by the Commissioner may, in accordance with the instructions of the Commissioner, require an offender to supply for testing or analysis one or more of the following as a sample and give directions as to how the sample is to be supplied:
 - (a) breath,
 - (b) urine,
 - (c) oral fluid,
 - (d) hair.
- (3) The directions may require the offender to comply with directions given by another person as to how the sample is to be supplied.
- (4) A drug test must be carried out by a government analyst.
- (5) A sample may be required under this clause and tested for the presence of a drug even though the offender concerned may not be reasonably suspected of having administered a drug to himself or herself or of being under the influence of a drug.

Crimes (Administration of Sentences) Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006

Schedule 1 Amendments

201F Evidence as to use of drugs

- (1) In any proceedings before the Drug Court, a certificate signed by an authorised officer to the effect that:
 - (a) a person received a sample obtained in a specified manner, or
 - (b) the person arranged for the sample to be submitted for analysis by a government analyst to determine the presence of any drugs in an offender's body or the sample, or
 - (c) the container was sealed, and marked or labelled, in a specified manner,is admissible in evidence of the facts so certified.
- (2) In any such proceedings, a certificate signed by a government analyst to the effect that, on a specified day:
 - (a) the analyst received for analysis a container holding a specified sample, or
 - (b) the container, when received, was sealed with an unbroken seal, and was marked or labelled in a specified manner, or
 - (c) the analyst carried out an analysis of the sample to determine the presence of drugs in the sample, or
 - (d) the analyst determined that a specified drug was present or was present to a specified extent in the sample, or
 - (e) the analyst was, at the time of the analysis, a government analyst,is admissible in evidence of the facts so certified.
- (3) In any such proceedings:
 - (a) evidence that a government analyst received a container holding a sample, being a container that was marked or labelled to indicate that it held a sample obtained from a specified offender on a specified day, is evidence that the sample was a sample obtained from that offender on that day, and
 - (b) evidence that the container, when received, was sealed with an unbroken seal is evidence that the sample had not been tampered with before it was received by the government analyst.

Crimes (Administration of Sentences) Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006

Amendments

Schedule 1

201G Conditions that may be imposed as part of community supervision orders for Stage 2 and Stage 3 offenders: section 106O (2) (e)

The following are conditions that may be imposed as part of a community supervision order on an offender in semi-open detention (Stage 2) and community custody (Stage 3):

- (a) the offender must advise the Director as soon as possible if he or she is arrested or detained by a police officer,
- (b) the offender must submit to searches of places or things under his or her immediate control, as directed by the Director,
- (c) the offender must submit to electronic monitoring of his or her compliance with the community supervision order, and must comply with all instructions given by the Director in relation to the operation of monitoring systems,
- (d) the offender must not tamper with, damage or disable monitoring equipment,
- (e) the offender must inform any employer of the compulsory drug treatment order and, if so directed by the Director, of the nature of the offence that occasioned it,
- (f) the offender must authorise contact between any employer of the offender and the Director,
- (g) when not otherwise employed, the offender must undertake community service work if directed by the Director,
- (h) the offender must comply with any reasonable direction of the Director in relation to association with specified persons,
- (i) the offender must comply with any reasonable direction of the Director in relation to the maintenance of or obtaining of employment,
- (j) the offender must comply with all other reasonable directions of the Director,
- (k) the offender must reside only at accommodation approved by the Drug Court,
- (l) the offender must remain at the approved accommodation at all times otherwise than:
 - (i) when engaged in activities approved or arranged by the Director, or
 - (ii) when faced with immediate danger (such as in a fire or medical emergency),

Crimes (Administration of Sentences) Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006

Schedule 1 Amendments

-
- (m) the offender must adhere to an approved program of activities during approved absences from the approved accommodation,
 - (n) the offender must advise the Director as soon as practicable after leaving the approved accommodation due to immediate danger,
 - (o) the offender must allow any visit to the approved accommodation by the Director, and any person approved by the Director, at any time.

[2] **Schedule 6**

Insert after Schedule 5:

Schedule 6 Modifications to provisions of the Act and this Regulation as they apply to offenders in Stages 1 and 2 compulsory drug treatment detention

(Clause 201B (1))

1 Definitions

In this Schedule:

Stage 1 compulsory drug treatment detention means closed detention (Stage 1) within the meaning of section 106D of the Act.

Stage 2 compulsory drug treatment detention means semi-open detention (Stage 2) within the meaning of section 106D of the Act.

2 Provisions of Act and Regulation that do not apply

The following do not apply to or in respect of an offender serving a sentence in Stage 1 or Stage 2 compulsory drug treatment detention:

- (a) Divisions 1 (except sections 6 and 7), 2, 5 and 7 of Part 2 of the Act,
- (b) sections 52–65, 78 (3) and (6) and 79 (v) and (v1) of the Act,
- (c) Part 2 of Chapter 2 of this Regulation,

Crimes (Administration of Sentences) Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006

Amendments

Schedule 1

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- (d) clauses 32–34, 38, 61, 75, 76, 85 (1), 98, 110A, 113 (2) (b), 142, 148–150, 151 (b), 168, 172A and 172B of this Regulation,
 - (e) the words “Subject to clause 110A,” in clause 111 of this Regulation.

3 Additional provision

The following provision is taken to apply to or in respect of an offender serving a sentence in Stage 1 or Stage 2 compulsory drug treatment detention as if the provision were included after section 51 of the Act:

51A Correctional centre offences are conditions of personal plans

Provisions of this Act and the regulations that are declared by the regulations to be correctional centre offences are taken to be conditions of each offender’s personal plan.



New South Wales

Drug Court Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006

under the

Drug Court Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Drug Court Act 1998*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to amend the *Drug Court Regulation 2005* as a consequence of the commencement of the *Compulsory Drug Treatment Correctional Centre Act 2004*. Specifically, the object of those amendments is as follows:

- (a) to provide further criteria to determine whether a person is an *eligible convicted offender* suitable for compulsory drug treatment (**Schedule 1 [1]**),
- (b) to prescribe which courts must refer potential eligible convicted offenders to the Drug Court (**Schedule 1 [2]**),
- (c) to make a consequential amendment (**Schedule 1 [3]**),
- (d) as a transitional measure, to prescribe the local government areas that certain convicted persons in full-time detention must ordinarily be a resident of in order for those persons to be considered for compulsory drug treatment (**Schedule 1 [4]**).

This Regulation is made under the *Drug Court Act 1998*, including section 32 (the general regulation-making power) and sections 5A and 18B of, and clause 4 (2) (d) of Schedule 2 to, that Act.

Clause 1 Drug Court Amendment (Compulsory Drug Treatment Correctional Centre)
Regulation 2006

Drug Court Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006

under the

Drug Court Act 1998

1 Name of Regulation

This Regulation is the *Drug Court Amendment (Compulsory Drug Treatment Correctional Centre) Regulation 2006*.

2 Commencement

This Regulation commences on 21 July 2006.

3 Amendment of Drug Court Regulation 2005

The *Drug Court Regulation 2005* is amended as set out in Schedule 1.

Drug Court Amendment (Compulsory Drug Treatment Correctional Centre)
Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 4A

Insert after clause 4:

4A Eligible convicted offenders: section 5A

For the purposes of section 5A (1) (f) of the Act, the following criteria are prescribed as criteria that a person must satisfy in order to be an eligible convicted offender within the meaning of the Act:

- (a) the person's usual place of residence must be within one of the following local government areas:
Ashfield, Auburn, Bankstown City, Baulkham Hills, Blacktown City, Botany Bay City, Burwood, Camden, Campbelltown City, Canada Bay, Canterbury City, Fairfield City, Hawkesbury City, Holroyd City, Hornsby, Hunter's Hill, Hurstville City, Kogarah, Ku-ring-gai, Lane Cove, Leichhardt, Liverpool City, Manly, Marrickville, Mosman, North Sydney, Parramatta City, Penrith City, Pittwater, Randwick City, Rockdale City, Ryde City, Strathfield, Sutherland Shire, City of Sydney, Warringah, Waverley, Willoughby City and Woollahra,
- (b) the person must be of or above the age of 18 years,
- (c) the criminal proceedings against the person for the offence for which the person was convicted must not be criminal proceedings within the Children's Court's jurisdiction to hear or determine,
- (d) the person must be male.

[2] Clause 7A

Insert after clause 7:

7A Referring courts: section 18B

The following courts and proceedings are prescribed for the purposes of section 18B (1) of the Act:

- (a) the District Court, in respect of all criminal proceedings brought before it in its sittings at Campbelltown, Liverpool, Parramatta, Penrith or Sydney,

Drug Court Amendment (Compulsory Drug Treatment Correctional Centre)
Regulation 2006

Schedule 1 Amendments

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- (b) the Local Courts at Balmain, Bankstown, Blacktown, Burwood, Camden, Campbelltown, Central, the Downing Centre, Fairfield, Hornsby, Kogarah, Liverpool, Manly, Mt Druitt, Newtown, North Sydney, Parramatta, Penrith, Richmond, Ryde, St James, Sutherland, Waverley and Windsor, in respect of all criminal proceedings brought before them,
 - (c) the Drug Court in relation to sentences imposed or determined under sections 8 (2A) and 12 (3) of the Act,
 - (d) the Court of Criminal Appeal but only in relation to appeals from the courts, and regarding the proceedings, referred to in paragraphs (a)–(c).

[3] Clause 11 Referrals to Drug Court

Omit “section 6 or 8AA”. Insert instead “section 6, 8AA or 18B”.

[4] Clause 14

Insert after clause 13:

14 Transitional provision

For the purposes of clause 4 (2) (d) of Schedule 2 to the Act, the following local government areas are prescribed:

Ashfield, Auburn, Bankstown City, Baulkham Hills, Blacktown City, Botany Bay City, Burwood, Camden, Campbelltown City, Canada Bay, Canterbury City, Fairfield City, Hawkesbury City, Holroyd City, Hornsby, Hunter’s Hill, Hurstville City, Kogarah, Ku-ring-gai, Lane Cove, Leichhardt, Liverpool City, Manly, Marrickville, Mosman, North Sydney, Parramatta City, Penrith City, Pittwater, Randwick City, Rockdale City, Ryde City, Strathfield, Sutherland Shire, City of Sydney, Warringah, Waverley, Willoughby City and Woollahra.



New South Wales

Electronic Transactions (Consumer Credit Code) Amendment Regulation 2006

under the

Electronic Transactions Act 2000

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Electronic Transactions Act 2000*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to amend clauses 4 and 7 of the *Electronic Transactions Regulation 2001* so as to omit references to the *Consumer Credit (New South Wales) Code* and the *Consumer Credit (New South Wales) Regulations*. The effect of omitting these references is to repeal the exemption that clauses 4 and 7 provide from the provisions of the *Electronic Transactions Act 2000* enabling transactions to be entered into electronically.

This Regulation is made under the *Electronic Transactions Act 2000*, including section 15 (the general power to make regulations) and sections 7 and 12.

Clause 1 Electronic Transactions (Consumer Credit Code) Amendment Regulation
2006

Electronic Transactions (Consumer Credit Code) Amendment Regulation 2006

under the

Electronic Transactions Act 2000

1 Name of Regulation

This Regulation is the *Electronic Transactions (Consumer Credit Code) Amendment Regulation 2006*.

2 Commencement

This Regulation commences on:

- (a) the commencement of section 164A of the *Consumer Credit (New South Wales) Code*, as inserted by the *Consumer Credit and Trade Management Amendment Act 2006* of Queensland, or
- (b) the commencement of section 173A of the *Consumer Credit (New South Wales) Code*, as inserted by the *Consumer Credit and Trade Management Amendment Act 2006* of Queensland,

whichever is the later.

3 Amendment of Electronic Transactions Regulation 2001

The *Electronic Transactions Regulation 2001* is amended by omitting from clauses 4 and 7 the words “*Consumer Credit (New South Wales) Code*” and “*Consumer Credit (New South Wales) Regulations*” wherever occurring.



New South Wales

Environmental Planning and Assessment Amendment (Building Sustainability Index: BASIX) Regulation 2006

under the

Environmental Planning and Assessment Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Environmental Planning and Assessment Act 1979*.

FRANK SARTOR, M.P.,
Minister for Planning

Explanatory note

The object of this Regulation is to amend the *Environmental Planning and Assessment Regulation 2000* to require certifying authorities who issue final occupation certificates with respect to certain BASIX (or Building Sustainability Index) affected buildings to apply to the Director-General of the Department of Planning for a “BASIX completion receipt”.

The amendments commence on 1 July 2006. They apply only with respect to a BASIX affected building for which a final occupation certificate is issued on or after 1 July 2006.

This Regulation is made under the *Environmental Planning and Assessment Act 1979*, including section 157 (the general regulation-making power).

Clause 1 Environmental Planning and Assessment Amendment (Building Sustainability Index: BASIX) Regulation 2006

Environmental Planning and Assessment Amendment (Building Sustainability Index: BASIX) Regulation 2006

under the

Environmental Planning and Assessment Act 1979

1 Name of Regulation

This Regulation is the *Environmental Planning and Assessment Amendment (Building Sustainability Index: BASIX) Regulation 2006*.

2 Commencement

This Regulation commences on 1 July 2006.

3 Amendment of Environmental Planning and Assessment Regulation 2000

The *Environmental Planning and Assessment Regulation 2000* is amended as set out in Schedule 1.

Environmental Planning and Assessment Amendment (Building Sustainability Index: BASIX) Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 154C

Insert after clause 154B:

154C BASIX completion receipt

- (1) Within 2 days after issuing a final occupation certificate for a BASIX affected building to which clause 154B applies, or for part of such a building, the certifying authority must apply to the Director-General for a BASIX completion receipt with respect to that building or part.
- (2) An application for a BASIX completion receipt must be made in the manner notified in writing to certifying authorities by the Director-General and must contain the following information:
 - (a) the number of the relevant BASIX certificate for the building or part of a building,
 - (b) the postcode of the address of the building,
 - (c) the date of issue of the final occupation certificate,
 - (d) such other information (if any) as the Director-General may determine and is notified in writing to certifying authorities.
- (3) The Director-General may issue a BASIX completion receipt:
 - (a) by means of a computerised system, as approved from time to time by the Director-General, being a system to which certifying authorities are given on-line access, whether over the internet or otherwise, or
 - (b) by such other means as the Director-General may approve from time to time.
- (4) A BASIX completion receipt is to confirm that the information required to be provided by a certifying authority under this clause has been provided.
- (5) A BASIX completion receipt is to be in such form, and contain such other information, as the Director-General may approve from time to time.

Environmental Planning and Assessment Amendment (Building Sustainability Index: BASIX) Regulation 2006

Schedule 1 Amendments

[2] Clause 286AA

Insert after clause 286A:

286AA Savings and transitional provision: introduction of BASIX completion receipt

The amendments to this Regulation made by the *Environmental Planning and Assessment Amendment (Building Sustainability Index: BASIX) Regulation 2006* apply only in respect of the issuing of a final occupation certificate for a BASIX affected building, or for part of such a building, on or after 1 July 2006.

Note. An existing building may become a BASIX affected building by a change of building use. Under the Act, a final occupation certificate can be issued to authorise a person to commence a new use of an existing building resulting from a change of building use.



New South Wales

Industrial Relations (General) Amendment (Exemptions) Regulation 2006

under the

Industrial Relations Act 1996

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

JOHN DELLA BOSCA, M.L.C.,
Minister for Industrial Relations

Explanatory note

The object of this Regulation is to amend the *Industrial Relations (General) Regulation 2001*:

- (a) to update references in clause 5 to certain provisions of the repealed *Workplace Relations Regulations 1996* of the Commonwealth with references to the equivalent provisions of the *Workplace Relations Regulations 2006* of the Commonwealth (clause 5 deals with exemptions from the unfair dismissal provisions contained in the *Industrial Relations Act 1996*), and
- (b) to make a minor law revision amendment.

This Regulation is made under the *Industrial Relations Act 1996*, including sections 83, 127 and 407 (the general regulation-making power).

Clause 1 Industrial Relations (General) Amendment (Exemptions) Regulation 2006

Industrial Relations (General) Amendment (Exemptions) Regulation 2006

under the

Industrial Relations Act 1996

1 Name of Regulation

This Regulation is the *Industrial Relations (General) Amendment (Exemptions) Regulation 2006*.

2 Amendment of Industrial Relations (General) Regulation 2001

The *Industrial Relations (General) Regulation 2001* is amended as set out in Schedule 1.

Industrial Relations (General) Amendment (Exemptions) Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 5 Exemptions from unfair dismissal provisions—maximum annual remuneration of employees for whom employment conditions not set by industrial instrument

Omit “regulation 30BB of the *Workplace Relations Regulations 1996*” from clause 5 (1) (a).

Insert instead “regulation 12.3 of Chapter 2 of the *Workplace Relations Regulations 2006*”.

[2] Clause 5 (1) (b)

Omit “regulation 30BF”. Insert instead “regulation 12.6 of Chapter 2”.

[3] Clause 43A Subcontractor’s statement about payment of employees

Insert “of the Department of Commerce” after “Director-General” in clause 43A (1).



New South Wales

Industrial Relations (General) Amendment (Fees) Regulation 2006

under the

Industrial Relations Act 1996

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

JOHN DELLA BOSCA, M.L.C.,
Minister for Industrial Relations

Explanatory note

The object of this Regulation is to increase certain fees that the Industrial Relations Commission currently charges.

This Regulation is made under the *Industrial Relations Act 1996*, including section 183 (Regulations relating to fees).

Clause 1 Industrial Relations (General) Amendment (Fees) Regulation 2006

Industrial Relations (General) Amendment (Fees) Regulation 2006

under the

Industrial Relations Act 1996

1 Name of Regulation

This Regulation is the *Industrial Relations (General) Amendment (Fees) Regulation 2006*.

2 Commencement

This Regulation commences on 1 July 2006.

3 Amendment of Industrial Relations (General) Regulation 2001

The *Industrial Relations (General) Regulation 2001* is amended as set out in Schedule 1.

Industrial Relations (General) Amendment (Fees) Regulation 2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Commission fees

(Clause 23A)

Fees for proceedings before Commission in Court Session

| Column 1 | Column 2 | Column 3 |
|--|--------------|-----------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 1 Filing an application under Division 2 of Part 9 of Chapter 2 of the Act | \$659 | \$1,318 |
| 2 Filing notice of leave to appeal to the Full Bench of the Commission under section 187 of the Act in relation to a decision of the Commission under Division 2 of Part 9 of Chapter 2 of the Act | \$732 | \$1,464 |
| 3 Filing an application for an order under section 246 of the <i>Criminal Procedure Act 1986</i> in respect of an offence taken before the Commission: | \$659 | \$1,318 |
| (a) under section 397 (1) (b) of the <i>Industrial Relations Act 1996</i> , or | | |
| (b) under section 105 (1) (b) of the <i>Occupational Health and Safety Act 2000</i> | | |
| 4 Filing notice of leave to appeal to the Full Bench of the Commission under section 197 (1) (a), (b) or (c) of the Act in respect of a decision of a Local Court | \$194 | \$388 |

Page 3

Industrial Relations (General) Amendment (Fees) Regulation 2006

Schedule 1 Amendment

Fees for proceedings before Commission in Court Session

| Column 1 | Column 2 | Column 3 |
|--|--------------|-----------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 5 Filing a notice of motion under Rule 68 of the IRC Rules in any of the following proceedings: | \$152 | \$304 |
| (a) proceedings under Division 2 of Part 9 of Chapter 2 of the Act | | |
| (b) proceedings on an appeal to the Full Bench of the Commission under section 187 of the Act in relation to a decision of the Commission under Division 2 of Part 9 of Chapter 2 of the Act | | |
| (c) proceedings for an offence taken before the Commission: | | |
| (i) under section 397 (1) (b) of the Act, or | | |
| (ii) under section 105 (1) (b) of the <i>Occupational Health and Safety Act 2000</i> | | |
| (d) proceedings on an appeal to the Full Bench of the Commission under section 197 (1) (a), (b) or (c) of the Act in respect of a decision of a Local Court | | |
| 6 For allocation of a date for hearing in relation to: | \$1,257 | \$2,514 |
| (a) proceedings under Division 2 of Part 9 of Chapter 2, or | | |
| (b) proceedings on an appeal to the Full Bench of the Commission under section 187 of the Act in relation to a decision of the Commission under Division 2 of Part 9 of Chapter 2 of the Act | | |
| 7 For the hearing of proceedings under Division 2 of Part 9 of Chapter 2 of the Act, for each half day of hearing on or after the 11th day | \$234 | \$468 |
| Note. For the purposes of this item, a half day comprises a period of 3 hours or less, such period to include any adjournment of less than half an hour. | | |

Industrial Relations (General) Amendment (Fees) Regulation 2006

Amendment

Schedule 1

Fees for proceedings before Commission otherwise than in Court Session

| Column 1 | Column 2 | Column 3 |
|--|---------------------|------------------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 1 Filing an application under section 84 of the Act | \$56 | — |
| 2 Filing notice of leave to appeal to the Full Bench of the Commission under section 187 of the Act in relation to a decision of the Commission under Part 6 of Chapter 2 of the Act | \$194 | \$388 |

Miscellaneous fees

| Column 1 | Column 2 | Column 3 |
|---|---------------------|------------------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 1 Issuing a summons for production, or for production and to give evidence | \$57 | \$114 |
| 2 Issuing a summons to give evidence | \$29 | \$58 |
| 3 Opening or keeping open the registry or part of the registry: | | |
| (a) on a Saturday, Sunday or public holiday, or | \$523 | \$1,046 |
| (b) on any other day: | | |
| (i) before 8.30am or after 4.30pm | \$523 | \$1,046 |
| (ii) between 8.30am and 9.00am or between 4.00pm and 4.30pm | \$55 | \$110 |
| 4 Furnishing a certified copy of a judgment or order, or of the written opinion or reasons for opinion of any member of the Commission or the Industrial Registrar | \$57 | \$114 |
| Note. Fees under this item are not chargeable to any party to proceedings in respect of the first such copy that is supplied to that party. | | |
| 5 Furnishing an uncertified copy of a judgment or order, or of the written opinion or reasons for opinion of any member of the Commission or the Industrial Registrar | \$32 | \$64 |
| Note. Fees under this item are not chargeable to any party to proceedings in respect of the first such copy that is supplied to that party. | | |

Industrial Relations (General) Amendment (Fees) Regulation 2006

Schedule 1 Amendment

Miscellaneous fees

| Column 1 | Column 2 | Column 3 |
|--|---|------------------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| <p>6 Making a copy of any document (otherwise than as provided for by items 4 and 5)</p> <p>Note 1. Fees under this item are not chargeable to any person in respect of whom the Director-General of the Department of Commerce, or the President of the Anti-Discrimination Board, has authorised the making of such a copy without charge.</p> <p>Note 2. Fees under this item are chargeable to an industrial organisation or association registered under Chapter 5 of the Act.</p> | \$10, plus an additional \$2 per page after the first 5 pages | — |
| <p>7 Supplying a duplicate tape recording of sound-recorded evidence</p> <p>Note 1. Fees under this item are not chargeable to any person to whom the Director-General of the Department of Commerce, or the President of the Anti-Discrimination Board, has authorised the supply of such a recording without charge.</p> <p>Note 2. Fees under this item are chargeable to an industrial organisation or association registered under Chapter 5 of the Act.</p> | \$37 per cassette | — |
| <p>8 Supplying a copy of the transcript of any proceedings:</p> <p>(a) where the matter being transcribed is under 3 months old</p> <p>(b) where the matter being transcribed is 3 months old or older</p> <p>Note 1. Fees under this item are not chargeable to any person to whom the Director-General of the Department of Commerce, or the President of the Anti-Discrimination Board, has authorised the supply of such a copy without charge.</p> <p>Note 2. Fees under this item are chargeable to an industrial organisation or association registered under Chapter 5 of the Act.</p> | <p>\$68, plus an additional \$8.20 per page after the first 8 pages</p> <p>\$81, plus an additional \$9.30 per page after the first 8 pages</p> | — |

Industrial Relations (General) Amendment (Fees) Regulation 2006

Amendment

Schedule 1

Miscellaneous fees

| Column 1 | Column 2 | Column 3 |
|---|---------------------|------------------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 9 For retrieval from archives of any document or file | \$57 | \$114 |
| 10 Providing any service for which a fee is not otherwise imposed by this Schedule | \$31 | \$62 |
| Note. A fee may not be imposed under this item except with the approval of the Industrial Registrar. | | |



New South Wales

Jury Amendment (Fees and Allowances) Regulation 2006

under the

Jury Act 1977

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Jury Act 1977*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

Section 72 of the *Jury Act 1977* provides that a person who attends for jury service at a court or coronial inquest is entitled to be paid at the prescribed rate for that attendance.

The object of this Regulation is to increase attendance fees and travelling and refreshment allowances paid to jurors.

The increases for attendance fees and the refreshment allowance are in line with movements in the Consumer Price Index. The increases for travelling allowances are in line with the casual rate payable in the public sector for private vehicles with an engine capacity of over 2700 cc.

This Regulation is made under the *Jury Act 1977*, including sections 72 and 76 (the general regulation-making power).

Clause 1 Jury Amendment (Fees and Allowances) Regulation 2006

Jury Amendment (Fees and Allowances) Regulation 2006

under the

Jury Act 1977

1 Name of Regulation

This Regulation is the *Jury Amendment (Fees and Allowances) Regulation 2006*.

2 Commencement

This Regulation commences on 1 July 2006.

3 Amendment of Jury Regulation 2004

The *Jury Regulation 2004* is amended as set out in Schedule 1.

Jury Amendment (Fees and Allowances) Regulation 2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Scales of daily fees and allowances payable in respect of jurors

(Clause 5)

| Scale A | Attendance fee | Fee per day |
|----------------|--|--------------------|
| | Day of attendance | \$ |
| | 1st: | |
| (a) | if a person attends for less than 4 hours on that day but is not selected for jury service | Nil |
| (b) | if a person attends for less than 4 hours on that day and is selected for jury service | 41.80 |
| (c) | if a person attends for more than 4 hours on that day (whether or not the person is selected for jury service) | 83.90 |
| | 2nd–5th | 83.90 |
| | 6th–10th | 97.50 |
| | 11th and subsequent days | 113.70 |
| | If a person attending for jury service is paid his or her full wage or salary on a day of attendance by his or her employer (not being an amount that is the difference between the person's full wage or salary and the attendance fee) | Nil |
| | Note. See clause 5 (2) regarding the requirement of submitting a completed statutory declaration if a juror claims an attendance fee. | |

Jury Amendment (Fees and Allowances) Regulation 2006

Schedule 1 Amendment

Scale B Travelling allowance

On each day of attendance, for one journey each way between the place of residence of a person attending for jury service, as shown on the jury roll, and the court or inquest attended, the person is entitled to be paid at the rate of 28.10 cents per kilometre with:

- (a) a minimum payment of \$3.95 each way (being a minimum payment for 14 kilometres each way), and
- (b) a maximum payment of \$28.10 each way (being a maximum payment for 100 kilometres each way),

whether or not public transport is used.

Scale C Refreshment allowance

If a juror in either a civil or criminal matter is released by the trial judge during a luncheon adjournment, the juror is entitled to be paid a refreshment allowance of \$6.10.



New South Wales

Land and Environment Court Amendment (Fees) Regulation 2006

under the

Land and Environment Court Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Land and Environment Court Act 1979*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to amend the *Land and Environment Court Regulation 2005* so as:

- (a) to increase certain fees that are payable in relation to proceedings before the Land and Environment Court, and
- (b) to provide for a fee regime that distinguishes between corporate and non-corporate parties.

This Regulation is made under the *Land and Environment Court Act 1979*, including section 78 (the general power to make regulations).

Clause 1 Land and Environment Court Amendment (Fees) Regulation 2006

Land and Environment Court Amendment (Fees) Regulation 2006

under the

Land and Environment Court Act 1979

1 Name of Regulation

This Regulation is the *Land and Environment Court Amendment (Fees) Regulation 2006*.

2 Commencement

This Regulation commences on 1 July 2006.

3 Amendment of Land and Environment Court Regulation 2005

The *Land and Environment Court Regulation 2005* is amended as set out in Schedule 1.

Land and Environment Court Amendment (Fees) Regulation 2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Court fees

(Clause 4)

| | Column 1 | Column 2 | Column 3 |
|---|---|--------------|-----------------|
| | Matter for which fee payable | Standard fee | Corporation fee |
| 1 | Filing an originating process in Class 1 of the Court's jurisdiction (other than an originating process referred to in item 2) | \$659 | \$1,318 |
| 2 | Filing an originating process in Class 1 of the Court's jurisdiction under section 97 of the <i>Environmental Planning and Assessment Act 1979</i> where the matter relates to a development application (other than a development application relating to the subdivision of land) or to a building application, and where the value of the development or building: | | |
| | (a) is less than \$500,000 | \$659 | \$1,318 |
| | (b) is \$500,000 or more but less than \$1,000,000 | \$3,013 | \$4,000 |
| | (c) is \$1,000,000 or more | \$3,764 | \$5,000 |
| 3 | Filing an originating process in Class 2 of the Court's jurisdiction | \$659 | \$1,318 |
| 4 | Filing an originating process in Class 3 of the Court's jurisdiction (other than an originating process referred to in item 5 or 6) | \$659 | \$1,318 |

Page 3

Land and Environment Court Amendment (Fees) Regulation 2006

Schedule 1 Amendment

| Column 1 | Column 2 | Column 3 |
|------------------------------|--|-----------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| 5 | Filing an originating process in Class 3 of the Court's jurisdiction where the matter relates to an appeal or objection against a valuation of land, and where the value of the land, as determined by the respondent valuing authority: | |
| (a) | is less than \$500,000 | \$231 \$462 |
| (b) | is \$500,000 or more but less than \$1,000,000 | \$365 \$730 |
| (c) | is \$1,000,000 or more | \$659 \$1,318 |
| 6 | Filing an originating process in Class 3 of the Court's jurisdiction where the matter relates to a claim for compensation for the compulsory acquisition of land, as referred to in section 24 of the <i>Land and Environment Court Act 1979</i> , and where the amount offered as compensation by the resuming or constructing authority: | |
| (a) | is less than \$500,000 | \$659 \$1,318 |
| (b) | is \$500,000 or more but less than \$1,000,000 | \$3,013 \$4,000 |
| (c) | is \$1,000,000 or more | \$3,764 \$5,000 |
| 7 | Filing an originating process in Class 4 of the Court's jurisdiction | \$659 \$1,318 |
| 8 | Filing an originating process in Class 5 of the Court's jurisdiction | \$659 |
| 9 | Filing an originating process in Class 6 or 7 of the Court's jurisdiction | \$659 |
| 10 | Filing a process to commence an appeal to the Court under section 56A of the <i>Land and Environment Court Act 1979</i> | \$1,539 \$3,078 |
| 11 | Filing a notice of motion | \$152 \$304 |
| 12 | Issuing a subpoena (for production, to give evidence, or both) | \$59 \$118 |
| 13 | Issuing a notice to produce a document or thing to the court under Part 36, rule 16, of the <i>Supreme Court Rules 1970</i> (as applied by the <i>Land and Environment Court Rules 1996</i>) | \$59 \$118 |

Land and Environment Court Amendment (Fees) Regulation 2006

Amendment

Schedule 1

| | Column 1 | Column 2 | Column 3 |
|----|---|---|------------------------|
| | Matter for which fee payable | Standard fee | Corporation fee |
| 14 | Filing or registering a copy or certificate of a judgment, order, determination, decree, adjudication or award of any other court or person | \$67 | \$134 |
| 15 | Opening, or keeping open, the office of the registrar: | \$523 | \$1,046 |
| | (a) on a Saturday, Sunday or public holiday, or | | |
| | (b) on any other day before 8.30 am or after 5 pm | | |
| 16 | Requesting production to the Court of documents held by another court | \$44 | \$88 |
| 17 | Furnishing a sealed or certified copy of the written opinion or reasons for opinion of a Judge or of a Commissioner or other officer of the Court | \$44 | |
| | Note. A party to proceedings before the Court is entitled to one copy of the opinion or reasons for opinion without charge. | | |
| 18 | Retrieving, providing access to and furnishing a copy of any document (otherwise than as provided for by item 17) | \$10, plus \$5 for each 10 pages (or part thereof) after the first 20 pages | |
| 19 | Retrieving a document from archival storage | \$27 per document | |
| 20 | Supplying a duplicate tape recording of sound-recorded evidence | \$37 per cassette | |
| 21 | Supplying a transcript of any proceedings: | | |
| | (a) where the matter being transcribed is under 3 months old | \$68, plus an additional \$8.20 for each page after the first 8 pages | |

Land and Environment Court Amendment (Fees) Regulation 2006

Schedule 1 Amendment

| Column 1 | Column 2 | Column 3 |
|--|---|------------------------|
| Matter for which fee payable | Standard fee | Corporation fee |
| (b) where the matter being transcribed is 3 months old or older | \$81, plus an additional \$9.30 for each page after the first 8 pages | |
| 22 Production of a document, by an officer of the Court, elsewhere than at the place at which the Court sits and elsewhere than at the office of the registrar | \$55 | |
| 23 Providing any service for which a fee is not otherwise imposed by this Schedule | \$31 | \$62 |



New South Wales

Parking Space Levy Amendment (Exemption) Regulation 2006

under the

Parking Space Levy Act 1992

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Parking Space Levy Act 1992*.

JOHN WATKINS, M.P.,
Minister for Transport

Explanatory note

The object of this Regulation is to amend the *Parking Space Levy Regulation 1997* to extend the exemption that applies to the owners of certain premises that are located in the City of Sydney that, immediately before 8 May 2003, were not part of the City of Sydney. The extended exemption applies to:

- (a) any requirement to pay the levy that would otherwise be payable on 1 September 2006, and
- (b) any requirement to furnish a return that would otherwise be required to be furnished on 1 September 2006.

This Regulation is made under the *Parking Space Levy Act 1992*, including section 31 (the general regulation-making power).

Clause 1 Parking Space Levy Amendment (Exemption) Regulation 2006

Parking Space Levy Amendment (Exemption) Regulation 2006

under the

Parking Space Levy Act 1992

1 Name of Regulation

This Regulation is the *Parking Space Levy Amendment (Exemption) Regulation 2006*.

2 Amendment of Parking Space Levy Regulation 1997

The *Parking Space Levy Regulation 1997* is amended by omitting “or 1 September 2005” from clause 10A (a) and (b) wherever occurring and inserting instead “, 1 September 2005 or 1 September 2006”.



New South Wales

Poisons and Therapeutic Goods Amendment (Methadone and Buprenorphine) Regulation 2006

under the

Poisons and Therapeutic Goods Act 1966

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Poisons and Therapeutic Goods Act 1966*.

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

Explanatory note

Methadone and buprenorphine are classified as drugs of addiction under the *Poisons and Therapeutic Goods Act 1966*, because they are specified in Schedule Eight of the Poisons List proclaimed under that Act.

At present, a person may be licensed by the Director-General of the Department of Health to supply methadone and buprenorphine or other drugs of addiction (see Division 3 of Part 8 of the *Poisons and Therapeutic Goods Regulation 2002*).

The object of this Regulation is to provide that, after this Regulation commences, no further licences may be issued for the supply of methadone or buprenorphine to drug dependent persons under the New South Wales Opioid Treatment Program. This change will not affect the validity or operation of existing licences, and provision is made for the issue of replacement licences if there is a change of ownership of licensed premises.

This Regulation is made under the *Poisons and Therapeutic Goods Act 1966*, including section 45C (the general regulation-making power).

Clause 1 Poisons and Therapeutic Goods Amendment (Methadone and Buprenorphine) Regulation 2006

Poisons and Therapeutic Goods Amendment (Methadone and Buprenorphine) Regulation 2006

under the

Poisons and Therapeutic Goods Act 1966

1 Name of Regulation

This Regulation is the *Poisons and Therapeutic Goods Amendment (Methadone and Buprenorphine) Regulation 2006*.

2 Amendment of Poisons and Therapeutic Goods Regulation 2002

The *Poisons and Therapeutic Goods Regulation 2002* is amended as set out in Schedule 1.

Poisons and Therapeutic Goods Amendment (Methadone and Buprenorphine) Regulation 2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

[1] Clause 162 Consideration of applications

Insert after clause 162 (3):

- (3A) On and from the commencement of this subclause, the Director-General is not empowered to issue a licence under this Division for the supply, under the program known as the New South Wales Opioid Treatment Program, of methadone or buprenorphine to drug dependent persons (as defined in section 27 of the Act) unless it is a replacement licence.
- (3B) To avoid doubt:
 - (a) subclause (3A) does not affect the validity or operation of any licence to supply methadone or buprenorphine that was in force immediately before the commencement of that subclause, and
 - (b) the Director-General may, after the commencement of subclause (3A):
 - (i) add conditions to, or vary or revoke the conditions of, such a licence, or
 - (ii) vary the premises to which such a licence relates, on the application of the licensee, and
 - (c) the Director-General must refuse any application for the issue of a licence referred to in subclause (3A) made, but not finally determined, before the commencement of that subclause.

[2] Clause 162 (5)

Insert after clause 162 (4):

- (5) In this clause:
replacement licence means a licence to supply methadone or buprenorphine from premises from which a person was previously licensed under this Division to supply methadone or buprenorphine.



New South Wales

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

under the

Protection of the Environment Operations Act 1997

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

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

Explanatory note

The object of this Regulation is to amend the *Protection of the Environment Operations (Waste) Regulation 2005* to:

- (a) revise the formula for calculating contributions payable under section 88 of the *Protection of the Environment Operations Act 1997* (**the Act**), and simplify the process for making deductions from any such contributions, and
- (b) establish a scheme to promote waste reduction by councils and to allow the EPA to make payments to councils that achieve certain waste reduction goals, and
- (c) revise the record keeping requirements of the occupier of a scheduled waste facility, and
- (d) clarify the material that may be considered by the EPA when determining the contribution payable by the occupier of a scheduled waste facility where that occupier has not kept adequate records, and
- (e) allow the occupier of a waste facility that receives waste to appoint an authorised agent to act as a consignor of waste in respect of waste transported from that facility.

This Regulation is made under the *Protection of the Environment Operations Act 1997*, including sections 88, 286 and 323 (the general regulation-making power) and clauses 5 and 5A of Schedule 2 to the Act.

Clause 1 Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

under the

Protection of the Environment Operations Act 1997

1 Name of Regulation

This Regulation is the *Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006*.

2 Commencement

This Regulation commences on 1 July 2006.

3 Amendment of Protection of the Environment Operations (Waste) Regulation 2005

The *Protection of the Environment Operations (Waste) Regulation 2005* is amended as set out in Schedule 1.

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 4 Definitions

Insert in alphabetical order:

operational purpose, in relation to the use of waste, means:

- (a) in the case of any waste—the purpose of the final capping of works, or
- (b) in the case of waste that consists solely of virgin excavated natural material—the purpose of placing the material below the water table to rehabilitate a sand mine,

in accordance with the conditions of an environment protection licence.

qualified surveyor means:

- (a) a person registered as a land surveyor under the *Surveying Act 2002*, or
- (b) such other class of surveyor as the EPA may approve.

[2] Clause 4A

Insert after clause 4:

4A Payment of contributions

- (1) For the purposes of section 88 (3) (a) of the Act, each of the following is a prescribed manner for the payment of a contribution payable under that section:
 - (a) payment by cheque,
 - (b) payment by electronic funds transfer.
- (2) For the purposes of section 88 (3) (b) of the Act, the period of 60 days after the end of each month is prescribed as the time within which the contribution payable by an occupier is to be paid.

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Schedule 1 Amendments

[3] Clause 5

Omit the clause. Insert instead:

5 Contributions payable in relation to scheduled waste facilities where adequate records kept

- (1) For the purposes of section 88 (2) of the Act, the following contributions are prescribed as the contributions required to be paid by the occupiers of scheduled waste facilities:
 - (a) the SMA amount for the year in which the waste is received for each tonne of waste that is received in that year at a scheduled waste facility located in the SMA,
 - (b) the ERA amount for the year in which the waste is received for each tonne of waste:
 - (i) that is received in that year at a scheduled waste facility located in the ERA, and
 - (ii) that has been generated outside the SMA,
 - (c) the SMA amount for the year in which the waste is received for each tonne of waste:
 - (i) that is received in that year at a scheduled waste facility located in the ERA, and
 - (ii) that has been generated in the SMA,
 - (d) the SMA amount for the year in which the waste is received for each tonne of waste:
 - (i) that is received in that year at a scheduled waste facility located outside the SMA and the ERA, and
 - (ii) that has been generated in the SMA,
 - (e) the ERA amount for the year in which the waste is received for each tonne of waste:
 - (i) that is received in that year at a scheduled waste facility located outside the SMA and the ERA, and
 - (ii) that has been generated in the ERA.
- (2) The SMA amount is as follows:
 - (a) for a year, beginning on or after 1 July 2006 and ending on or before 30 June 2011—the amount, in dollars and cents, calculated for the year in accordance with the formula in subclause (4),
 - (b) for a year, beginning on or after 1 July 2011—the amount, in dollars and cents, calculated for the year in accordance with the formula in subclause (6).

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Amendments

Schedule 1

- (3) The ERA amount is as follows:
- (a) for a year, beginning on or after 1 July 2006 and ending on or before 30 June 2013—the amount, in dollars and cents, calculated for the year in accordance with the formula in subclause (5),
 - (b) for a year, beginning on or after 1 July 2013—the amount, in dollars and cents, calculated for the year in accordance with the formula in subclause (6).

- (4) The formula is:

$$G = (P + C) \times \left(1 + \left(\frac{A - B}{B} \right) \right)$$

where:

G is the amount, in dollars and cents, being calculated.

P is the SMA amount, in dollars and cents, for the year previous to the year for which the calculation is being made.

C is:

- (a) for a calculation made for a year ending on or before 30 June 2010—\$7.00, or
- (b) for a calculation made for the year ending on 30 June 2011—\$6.00.

A is the CPI number for the December quarter of the year previous to the year for which the calculation is being made.

B is the CPI number for the December quarter of the year 2 years previous to the year for which the calculation is being made.

- (5) The formula is:

$$H = (M + R) \times \left(1 + \left(\frac{A - B}{B} \right) \right)$$

where:

H is the amount, in dollars and cents, being calculated.

M is the ERA amount, in dollars and cents, for the year previous to the year for which the calculation is being made.

R is:

- (a) for a calculation made for a year ending on or before 30 June 2011—\$7.50, or
- (b) for a calculation made for a year beginning on or after 1 July 2011 and ending on or before 30 June 2013—\$1.50.

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Schedule 1 Amendments

A is the CPI number for the December quarter of the year previous to the year for which the calculation is being made.

B is the CPI number for the December quarter of the year 2 years previous to the year for which the calculation is being made.

- (6) The formula is:

$$S = T \times \left(1 + \left(\frac{A - B}{B} \right) \right)$$

where:

S is the amount, in dollars and cents, being calculated.

T is the SMA amount, in dollars and cents, for the year previous to the year for which the calculation is being made.

A is the CPI number for the December quarter of the year previous to the year for which the calculation is being made.

B is the CPI number for the December quarter of the year 2 years previous to the year for which the calculation is being made.

- (7) The SMA amount and the ERA amount are to be rounded to the nearest 10 cents, and if the amount to be rounded is 5 cents, rounded up.
- (8) The amount of the contribution is to be adjusted in accordance with clause 11A.
- (9) If, at any time, the Australian Statistician issues a CPI number in substitution for a CPI number previously issued, the issue of the later CPI number is to be disregarded for the purposes of this clause.

[4] Clause 6 Contributions payable in relation to scheduled waste facilities where inadequate records kept

Omit clause 6 (3). Insert instead:

- (3) The EPA is to estimate the tonnage of waste at the scheduled waste facility taking into consideration any or all of the following as the EPA considers appropriate in the circumstances:
- (a) a volumetric survey of the facility concerned carried out by a qualified surveyor,
 - (b) available records in respect of the facility concerned,
 - (c) any information provided by an authorised officer who has seen or inspected the facility,

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Amendments

Schedule 1

-
- (d) any other information available to the EPA, such as video monitoring records, and records kept by persons not involved with the operation of the facility concerned.

[5] Clause 6 (4) (a) and (b)

Omit “registered surveyor” wherever occurring.

Insert instead “qualified surveyor”.

[6] Clause 10 Certain types of waste exempted from calculation of contributions

Omit clause 10 (1) (e).

[7] Clause 10 (2) (d) (i) and (iii)

Omit “or recycled or reprocessed” wherever occurring.

Insert instead “or recovered, recycled or processed”.

[8] Clause 10 (2) (d) (ii)

Omit “reprocessing or recycling”.

Insert instead “recovering, recycling or processing”.

[9] Clause 10 (2) (e) (ii)

Omit “reprocessing” wherever occurring. Insert instead “processing”.

[10] Clause 10 (4)

Omit the subclause. Insert instead:

- (4) Despite subclause (1), waste is not exempt from the calculation of the contribution payable by the occupier of a scheduled waste facility if the occupier fails to comply with any requirement under subclause (2) or (3) with respect to the waste.

[11] Clauses 11 and 11A

Omit clause 11. Insert instead:

11 Approval of operational purpose

- (1) An occupier of a scheduled waste facility may apply to have the use of waste for an operational purpose approved under this clause:
- (a) before the waste has been used for an operational purpose, or
- (b) after the waste has been used for an operational purpose.

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Schedule 1 Amendments

- (2) An application to have the use of waste for an operational purpose approved by the EPA must include the following:
 - (a) in the case of an application of the kind referred to in subclause (1) (a)—a plan for the use of the waste for an operational purpose,
 - (b) in the case of an application of the kind referred to in subclause (1) (b)—a report on the use of the waste for an operational purpose,
 - (c) such other information as the EPA may require to approve the application.
- (3) The EPA may, on the application of the occupier of a scheduled waste facility, approve the use of waste for an operational purpose at the facility whether or not the waste has already been used for an operational purpose.
- (4) If the EPA approves an operational purpose on an application made under this clause, the EPA must issue a certificate to the occupier of the scheduled waste facility certifying that the use of waste for an operational purpose has been approved.
- (5) A certificate issued under subclause (4) must specify:
 - (a) the scheduled waste facility to which the certificate applies, and
 - (b) the operational purpose for which the waste is to be, or has been, used, and
 - (c) the amount of waste approved for the operational purpose, and
 - (d) in the case of an application of the kind referred to in subclause (1) (a)—the period in which the waste is to be used for that operational purpose, and
 - (e) any conditions relating to the use of waste for that operational purpose.

11A Deductions from contributions**(1) Certain occupiers may make deductions**

The occupier of a scheduled waste facility who is required to pay a contribution under section 88 of the Act may deduct from a contribution payable under that section:

- (a) an amount in respect of waste that has been or is to be used for an approved operational purpose by the occupier (*approved operational purpose deduction*), or

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Amendments

Schedule 1

-
- (b) an amount in respect of waste received by the occupier that the occupier has transported to another place as referred to in subclause (3) (*transported waste deduction*).
- (2) **Waste used for an approved operational purpose**
For the purpose of subclause (1) (a), waste has been or is to be used for an *approved operational purpose* if:
- (a) a certificate has been issued under clause 11 in respect of the operational purpose, and
- (b) the waste has been or is to be used in accordance with the requirements specified in the certificate pursuant to clause 11 (5).
- (3) **Transported waste deductions**
A transported waste deduction is available to the occupier of a scheduled waste facility in respect of:
- (a) waste that has been:
- (i) recovered, recycled or processed at that facility to the extent or in the manner specified in the guidelines (if any) published or approved by the EPA from time to time for the purpose of this clause, and
- (ii) transported to another place for a lawful use, or
- (b) waste that has been transported to another facility for lawful recovery, recycling, processing or disposal.
- (4) **No deduction available in respect of certain waste**
A deduction is not available in respect of waste that:
- (a) has already been exempted, in accordance with clause 10, from the calculation of the contribution otherwise payable by the occupier, or
- (b) was received at the facility more than 24 months before the date of the deduction.
- (5) An approved operational purpose deduction is not available in respect of waste that:
- (a) exceeds the amount of waste specified in a certificate issued under clause 11, or
- (b) is used otherwise than in accordance with the requirements specified in the certificate pursuant to clause 11 (5).

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Schedule 1 Amendments

(6) **Amount of deduction**

A deduction under this clause is to be calculated on the basis of the rate of contribution that was applicable at the time that the waste was received at the waste facility concerned.

(7) **Disallowance of deductions**

The EPA may, by notice in writing to the occupier of a scheduled waste facility, disallow the whole or any part of a deduction made by the occupier under this clause, if the EPA is satisfied:

- (a) the occupier was not allowed to make the deduction, or
- (b) the deduction is not available in respect of the waste.

(8) A notice under subclause (7) may require the occupier to:

- (a) increase a specified contribution payable by the occupier by the whole or such part of the deduction made by the occupier under this clause as the EPA may determine, or
- (b) pay to the EPA an amount equal to the whole or such part of the deduction made by the occupier under this clause as the EPA may determine.

(9) **Rebate where deduction exceeds contribution**

If the amount of a deduction to which the occupier of a scheduled waste facility is entitled under clause 11A exceeds the amount of the contribution payable by the occupier under section 88 of the Act, the occupier is entitled to a rebate of the amount by which the deduction exceeds the contribution.

[12] **Clause 12**

Omit the clause. Insert instead:

12 Records to be kept by waste facilities

(1) **Records for waste and other material received at scheduled waste facility**

For each delivery of waste and other materials received at a scheduled waste facility, the occupier of the facility is to record the following information:

- (a) the amount and type of waste and other material delivered,
- (b) the date the delivery was made,
- (c) the registration number of the vehicle making the delivery,
- (d) the particulars of where on the site the waste and other materials were placed at the facility,

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Amendments

Schedule 1

-
- (e) the particulars of any waste received that is exempted under clause 10 from the calculation of the contribution payable by the facility.
- (2) **Records for waste used for an operational purpose at a scheduled waste facility**
- For all waste used at a scheduled waste facility for an operational purpose, the occupier of the facility is required to record the following information:
- (a) the nature of the operational purpose for which the waste was used,
 - (b) the amount and type of waste used,
 - (c) the date the waste was used,
 - (d) particulars of any certificate issued under clause 11 relating to the use of waste for an operational purpose.
- (3) **Records for waste and other material stockpiled at a scheduled waste facility**
- For all waste and other material stockpiled at a scheduled waste facility, the occupier of the facility is required to record the following information:
- (a) a unique identification number for each stockpile,
 - (b) the quantity and type of waste or other material held in each stockpile as at 30 June and 31 December of each year,
 - (c) the quantity and type of waste or other material that is added to or removed from each stockpile each day.
- (4) **Records for waste and other materials transported from a scheduled waste facility for use, recovery, recycling, processing or disposal at another place**
- For each load of waste and other materials transported by vehicle from a scheduled waste facility for use, recovery, recycling, processing or disposal at another place, the occupier of the facility is to record the following information:
- (a) the amount and type of waste, waste derived material and other material contained in the load,
 - (b) the date the load was transported from the facility,
 - (c) the registration number of the vehicle transporting the load,

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Schedule 1 Amendments

- (d) details of the recycling, mixing, blending or processing (if any) applied to the waste leaving the facility including the composition as a proportion of waste and other material in any waste derived material in the load,
- (e) the address of the place to which any load of waste was transported.

(5) **Records to be accurate**

The occupier of a scheduled waste facility that is required to record information under this clause is required to ensure that the records required to be kept under this clause are accurate and are retained for a period of at least 3 years from the date on which the record is made.

(6) **Records to be kept in accordance with guidelines**

The occupier of a scheduled waste facility that is required to record information under this clause is required to ensure that the records required to be kept under this clause are kept in accordance with the guidelines (if any) published by the EPA, from time to time, for the purposes of this subclause.

(7) **Records to be made available on request**

The occupier of a scheduled waste facility that is required to record information under this clause is required to make any such records available for inspection by an authorised officer on request.

(8) **Occupier must comply with record keeping requirements**

An occupier of a scheduled waste facility that fails to comply with any requirement of this clause is guilty of an offence.

Maximum penalty: 200 penalty units in the case of a corporation, 100 penalty units in the case of an individual.

[13] **Clause 14 Volumetric surveys**

Omit “registered surveyor” from clause 14 (1).

Insert instead “qualified surveyor”.

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Amendments

Schedule 1

[14] Clause 17 Definitions

Omit the definition of *consignor*. Insert instead:

consignor of waste, in relation to waste that is transported from a waste facility means:

- (a) if the occupier of the facility has not appointed an authorised agent under clause 27—the occupier of the facility, or
- (b) if the occupier of the facility has appointed an authorised agent under clause 27 in relation to the waste—that authorised agent.

[15] Clause 17, definition of “receiver”

Omit the definition. Insert instead:

receiver of waste means the occupier of a waste facility that has received waste from a consignor of waste.

[16] Clause 17, definition of “waste transport certificate”

Omit the definition. Insert instead:

waste transport certificate means a waste transport certificate in a form approved by the EPA for the purposes of this Part.

[17] Clause 21 Producers and receivers of waste taken to be consignors (unless authorised agent appointed by producer)

Omit the clause.

[18] Clause 23 Copy of waste transport certificate to be given to occupier of waste facility

Omit “a producer of waste”. Insert instead “the occupier of a waste facility”.

[19] Clause 23

Omit “the producer”. Insert instead “the occupier”.

[20] Clause 27 Appointment of authorised agent

Omit “A producer of waste” from clause 27 (1).

Insert instead “An occupier of a waste facility”.

[21] Clause 27 (2)

Omit “a producer of waste”. Insert instead “the occupier of a waste facility”.

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Schedule 1 Amendments

- [22] **Clause 27 (2) (b)**
Omit “the producer” wherever occurring. Insert instead “the occupier”.
- [23] **Clause 27 (4) (b)**
Omit “the producer of the waste as the producer’s”.
Insert instead “the occupier of the waste facility as the occupier’s”.
- [24] **Clause 27 (5)**
Omit “a producer of waste”. Insert instead “the occupier of a waste facility”.
- [25] **Clause 27 (5)**
Omit “the producer” wherever occurring. Insert instead “the occupier”.
- [26] **Clause 28 Approval of authorised agents**
Omit “producer” from clause 28 (6). Insert instead “occupier”.
- [27] **Clause 29 Issue of consignment authorisations**
Omit clause 29 (3) (b). Insert instead:
(b) the transportation of waste from one or more waste facilities.
- [28] **Clause 32 Record keeping requirements relating to occupiers of waste facilities**
Omit “A producer of waste”.
Insert instead “An occupier of a waste facility”.
- [29] **Clause 32 (a)**
Omit “producer”. Insert instead “occupier of a waste facility”.
- [30] **Clause 33 Record keeping requirements relating to consignors of waste**
Omit “producers of waste” wherever occurring in clause 33 (b) and (c).
Insert instead “occupiers of waste facilities”.
- [31] **Clause 40 Offences relating to false information about waste**
Omit “A producer” from clause 40 (1).
Insert instead “An occupier of a waste facility, or a”.
- [32] **Clause 40 (2)**
Omit “a producer of waste”. Insert instead “an occupier of a waste facility”.

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Amendments

Schedule 1

[33] **Clause 40 (2)**

Omit “the producer”. Insert instead “the occupier”.

[34] **Part 5A**

Insert after Part 5:

Part 5A Waste performance improvement scheme

46A Definitions

In this Part:

eligible council, in respect of any year, means a local council whose application for a waste performance improvement payment has been approved under clause 46C for that year.

regulated area means the extended regulated area and the Sydney metropolitan area.

waste performance improvement guidelines means the guidelines in force from time to time under clause 46B.

waste performance improvement payment means a waste performance improvement payment under this Part.

year has the same meaning as in Part 2.

46B Waste performance improvement guidelines

- (1) The EPA may, from time to time, issue guidelines establishing performance standards to be met by local councils in relation to the use, recovery, recycling, processing and disposal of waste.
- (2) The EPA may from time to time amend, revoke or replace the waste performance improvement guidelines.
- (3) The waste performance improvement guidelines in force for the time being must be made publicly available in such manner as the EPA thinks appropriate.
- (4) In the event of any inconsistency between a provision contained in the waste performance improvement guidelines and this Regulation, the latter is to prevail.

46C Application for waste performance improvement payments

- (1) Commencing 1 July 2006, a local council within the regulated area may each year apply to the EPA for a waste performance improvement payment in relation to its compliance with the waste performance improvement guidelines.

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Schedule 1 Amendments

-
- (2) An application under this clause:
- (a) must be made in such manner and form as is prescribed by the waste performance improvement guidelines, and
 - (b) must be accompanied by such evidence as is required by the waste performance improvement guidelines, and
 - (c) must be lodged with the EPA within the time specified by notice in writing by the EPA.

46D Determination of application

- (1) The EPA may determine an application for a waste performance improvement payment by:
 - (a) approving the application, or
 - (b) refusing the application.
- (2) The EPA may approve an application only if the local council has, in the opinion of the EPA, complied with the requirements of the waste performance improvement guidelines.

46E Calculation of amount of waste performance improvement payment

- (1) The amount of the waste performance improvement payment to which an eligible council is entitled in any year is to be calculated in accordance with the following formula:

$$D = (B \times (\$3 \times N)) \times \left(\frac{P}{T}\right)$$

where:

D is the amount of the payment, in dollars and cents.

B is the total amount of household waste, in tonnes, disposed of during the previous year by or on behalf of local councils within the regulated area (whether or not they are eligible councils) as calculated by the EPA.

N is:

- (a) for the year ending 30 June 2007—1, or
- (b) for the year ending 30 June 2008—2, or
- (c) for the year ending 30 June 2009—3, or
- (d) for the year ending 30 June 2010—4, or
- (e) for any year ending after 30 June 2010—5.

P is the population of the local council's local government area.

Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006

Amendments

Schedule 1

T is the total population of the local government areas of all eligible councils within the regulated area.

- (2) For the purposes of subclause (1), the population of a local government area is the population of the area, as estimated by the Australian Statistician in the Australian Statistician's latest publication on regional population growth in Australia.

46F Payment of waste performance improvement payments

The Director-General of the Department of Environment and Conservation must pay to an eligible council any waste performance improvement payment to which the council is entitled under this Part.

[35] Clause 49 Requirements relating to transportation of waste generally

Omit clause 49 (c). Insert instead:

- (c) any waste that is transported by a vehicle must be covered during its transportation unless the waste consists solely of tyres or scrap metal (or both),

[36] Clause 53 Savings and transitional provisions

Insert after clause 53 (3):

- (4) Part 2, as in force immediately before the amendment of that Part by the *Protection of the Environment Operations (Waste) Amendment (Waste Reduction) Regulation 2006*, continues to apply in respect of waste received at a scheduled waste facility on or before 30 June 2006.

[37] Schedule 1 Waste to which waste tracking requirements apply

Omit "Asbestos" from Part 1 of the Schedule.

[38] Schedule 1, Part 2

Insert in alphabetical order:

Asbestos



New South Wales

Public Authorities (Financial Arrangements) Amendment (Excluded Joint Ventures) Regulation 2006

under the

Public Authorities (Financial Arrangements) Act 1987

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Public Authorities (Financial Arrangements) Act 1987*.

MICHAEL COSTA, M.L.C.,
Treasurer

Explanatory note

The object of this Regulation is to extend the operation of clause 55 of the *Public Authorities (Financial Arrangements) Regulation 2005* until 30 June 2007. That clause excludes certain activities from the provisions of the *Public Authorities (Financial Arrangements) Act 1987* relating to joint ventures.

This Regulation is made under the *Public Authorities (Financial Arrangements) Act 1987*, including section 22K.

Clause 1 Public Authorities (Financial Arrangements) Amendment (Excluded Joint Ventures) Regulation 2006

Public Authorities (Financial Arrangements) Amendment (Excluded Joint Ventures) Regulation 2006

under the

Public Authorities (Financial Arrangements) Act 1987

1 Name of Regulation

This Regulation is the *Public Authorities (Financial Arrangements) Amendment (Excluded Joint Ventures) Regulation 2006*.

2 Amendment of Public Authorities (Financial Arrangements) Regulation 2005

The *Public Authorities (Financial Arrangements) Regulation 2005* is amended by omitting the matter “1 July 2006” from clause 55 (3), and by inserting instead the matter “1 July 2007”.



New South Wales

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

under the

Rail Safety Act 2002

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

JOHN WATKINS, M.P.,
Minister for Transport

Explanatory note

The object of this Regulation is to amend the *Rail Safety (General) Regulation 2003*:

- (a) to exempt certain railway operators from the requirement to be accredited under the *Rail Safety Act 2002* (*the Act*), and
- (b) to exempt certain changes to an accredited person's railway operations or safety management system from the requirement to apply to the Independent Transport Safety and Reliability Regulator (the *ITSRR*) for a variation of the person's accreditation and to require applications for a variation of a person's accreditation to be accompanied by certain information, and
- (c) to require certain changes to an accredited person's railway operations to be notified to the ITSRR, and
- (d) to provide for the notification to the Chief Investigator and the ITSRR of certain occurrences involving railway operations, and
- (e) to make provision for safety interface agreements in relation to private sidings where the owner of the private siding has entered an agreement with a third person, and
- (f) to prescribe certain offences as offences that may be dealt with by way of a penalty notice (that is by an on-the-spot fine), and
- (g) to permit the ITSRR to exempt the operator of a heritage railway from some or all of the provisions of Part 2 and section 48A of the Act, and
- (h) to make other minor amendments.

This Regulation is made under the *Rail Safety Act 2002*, including sections 12 (3), 18 (3), 23 (3), 27 (3A), 64 (2) (a), 105 (2) and 117 (the general regulation-making power).

Clause 1 Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

under the

Rail Safety Act 2002

1 Name of Regulation

This Regulation is the *Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006*.

2 Commencement

This Regulation commences on 1 July 2006.

3 Amendment of Rail Safety (General) Regulation 2003

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

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Parts 5A and 6

Omit the headings to the Parts.

[2] Part 6

Insert after clause 49:

Part 6 Accreditation

49AA Exemptions from requirement to be accredited

- (1) An operator of a railway is exempt from section 8 of the Act if the operator is responsible only for one or more of the following kinds of railway operation:
 - (a) the construction or maintenance of infrastructure of a railway,
 - (b) the construction or maintenance of rolling stock.

Note. Section 8 of the Act makes it an offence for a person to operate a railway unless the person is accredited.
- (2) Subclause (1) applies, in the case of an accredited person, from the date notified in writing to the accredited person by the ITSRR.
- (3) This clause does not apply to a rail infrastructure owner within the meaning of the *Transport Administration Act 1988*, other than the Rail Infrastructure Corporation.

49AB Exemptions from applications for variations of accreditation

For the purposes of section 27 (3A) of the Act, the following variations may be made to an accredited person's railway operations or safety management system without the need for the person to apply to the ITSRR for a variation or an approval of the variation:

- (a) the carrying out, by the accredited person, of railway operations for which the person is accredited in a manner that is not covered by the person's accreditation,
- (b) a variation to the accredited person's safety management system.

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

Schedule 1 Amendments

49AC Variations to accreditation

It is a condition of accreditation that an application for a variation to a person's accreditation is to be accompanied by the following information:

- (a) a description of the proposed change to the person's railway operations,
- (b) a detailed plan indicating the key stages of the design, development and implementation of the proposed change and an estimate of when each key stage will be completed,
- (c) a description of the processes that will be used to identify, manage and control the risks of carrying out railway operations during the development and implementation of the proposed change,
- (d) a list of other railway operators and other interested stakeholders who will be affected by the proposed change and a description of the proposed procedures for notifying and consulting those persons about the proposed change.

49AD Changes to railway operations to be notified to ITSRR

- (1) The following are conditions of accreditation:
 - (a) an accredited person who proposes to construct or commission the construction of rolling stock or railway track must, as soon as practicable after the design of that rolling stock or track is approved, notify the ITSRR in writing of the proposal and include:
 - (i) a description of the rolling stock or track, and
 - (ii) a proposed timetable for the construction and commissioning of the rolling stock or track,
 - (b) an accredited person who proposes to introduce into service rolling stock of a type not previously operated by the person must, at least 28 days before that introduction, notify the ITSRR in writing of the proposal and include:
 - (i) a description of the rolling stock, and
 - (ii) the date on which it is proposed to introduce the rolling stock into service,
 - (c) an accredited person who proposes to modify a safety critical item of existing rolling stock (being an item listed under the heading "C2 Primary List—Safety Critical Items" in Appendix C to AS 4292.3—1997, *Railway safety management—Rolling stock*) must, at least 28 days before the modified rolling stock is introduced into

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

Amendments

Schedule 1

service, notify the ITSRR in writing of the proposal and include:

- (i) a description of the rolling stock and the proposed modification, and
 - (ii) a proposed timetable for the commencement and completion of the modification,
- (d) an accredited person who proposes to modify existing railway infrastructure (other than routine repairs or maintenance in accordance with the safety management system) must, at least 28 days before commencing the modification, or, if the modification is carried out in an emergency, as soon as practicable after the modification, notify the ITSRR in writing of the proposal and include:
- (i) a description (including the location and technical specifications) of the proposed modification, and
 - (ii) a proposed timetable for the commencement and completion of the modification,
- (e) an accredited person who proposes to amend or replace a standard that is referred to in the person's safety management system and that relates to the design and construction of railway infrastructure or rolling stock must, as soon as practicable after the change is to take effect, notify the ITSRR in writing of the proposal and include:
- (i) a description of the proposed change, and
 - (ii) the date the proposed change takes effect,
- (f) an accredited person who proposes to change the frequency or procedures for the inspection or maintenance of the person's railway infrastructure or rolling stock must, at least 28 days before the change is to take effect, notify the ITSRR in writing of the proposal and include:
- (i) a description of the proposed change, and
 - (ii) the date the proposed change is to take effect,
- (g) an accredited person who proposes to implement a new safeworking system must, as soon as practicable after the design of the safeworking system is approved by the person, notify the ITSRR in writing of the proposal and include:
- (i) a description of the safeworking system and the sections of track on which it is to apply, and
 - (ii) the date the proposed system is to take effect,

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

Schedule 1 Amendments

-
- (h) an accredited person who proposes to change a safeworking system must, at least 28 days before the change is to take effect, notify the ITSRR in writing of the proposal and include:
- (i) a description of the proposed change to the safeworking system and the sections of track on which it is to apply, and
 - (ii) the date the proposed change is to take effect, and
 - (iii) evidence that each operator of any railway that will be affected by the proposed change has been notified of that change,
- (i) an accredited person who proposes to introduce or change a rule relating to the conduct of a railway operation on the NSW rail network must, at least 28 days before, or if the change is made in an emergency, as soon as reasonably practicable after, the new or amended rule is to take effect, notify the ITSRR in writing of the proposal and include:
- (i) a copy of the new or amended rule, and
 - (ii) the date the new or amended rule is to take effect, and
 - (iii) evidence that all relevant parties have been notified of the proposed rule change,
- (j) an accredited person who proposes to change the person nominated in the safety management system as the person responsible for maintaining that system must, at least 7 days before the change is to take effect (or as soon as practicable after the change if the accredited person could not reasonably know of the change beforehand), notify the ITSRR in writing of the proposal and include:
- (i) the name, qualifications and experience of the nominated person, and
 - (ii) details of the nominated person's role and responsibilities with respect to the safety management system.
- (2) Despite subclause (1), a person is not required to notify the ITSRR of a matter if the person has requested a variation to the person's accreditation under section 27 of the Act in respect of the matter and the ITSRR has granted the variation to the person.
- (3) Nothing in subclause (1) or (2) affects any requirement a person must meet under section 27 of the Act.

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

Amendments

Schedule 1

-
- (4) If a matter is to take place after the commencement of this clause that would require a person to provide notification under this clause to the ITSRR before that commencement, the notification requirement is satisfied for the purposes of this clause if the notification is provided as soon as practicable after that commencement.
- (5) In this clause:
NSW rail network has the same meaning as in the *Transport Administration Act 1988*.

[3] Clause 49A Safety interface agreements

Omit clause 49A (8).

[4] Part 7

Insert after clause 52:

Part 7 Notifiable occurrences**52A Interpretation**

In this Part, an occurrence involves an accredited person if it involves railway operations for which the person is accredited.

52B Notifiable occurrences

For the purposes of section 64 of the Act, the occurrences set out in Schedule 2 are notifiable occurrences.

52C Category A occurrences to be notified to Chief Investigator

- (1) An accredited person must notify the Chief Investigator by telephone in accordance with this clause of any Category A occurrence set out in clause 1 of Schedule 2 involving the accredited person as soon as practicable after the occurrence.
- (2) An accredited person is to provide the Chief Investigator with the following information when notifying the Chief Investigator of a Category A occurrence under subclause (1):
- the name of each accredited person involved in the occurrence,
 - brief details of the occurrence, including the number of people injured or killed (if any), the emergency services that attended (if any) and any actions taken by the emergency services or the accredited person in response to the occurrence,

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

Schedule 1 Amendments

- (c) the name and telephone number of an individual who can be immediately contacted by the Chief Investigator to provide further details of the occurrence and who, if practicable, is at the scene.

52D All notifiable occurrences to be notified to ITSRR

- (1) An accredited person must, within 72 hours of any notifiable occurrence involving the accredited person, notify the ITSRR of the occurrence in the approved form.
- (2) The requirement to provide notice to the ITSRR under this clause is in addition to any other requirement imposed on the accredited person to notify the Chief Investigator.

52E Notification may be given jointly

A notification under this Part may be given jointly by 2 or more accredited persons.

52F Chief Investigator and ITSRR to share information

- (1) The Chief Investigator is to provide the ITSRR with access to such details of a notification given to the Chief Investigator under this Part as the ITSRR may require, including access to any telephone recording that may have been made.
- (2) The ITSRR is to provide the Chief Investigator with access to such details of a notification given to the ITSRR under this Part as the Chief Investigator may require.
- (3) This clause does not apply to a train safety recording (within the meaning of Division 3 of Part 3 of the Act), any part of a train safety recording or any information obtained from a train safety recording.

Part 8 Miscellaneous offences**[5] Part 9**

Insert after section 60:

Part 9 Miscellaneous**[6] Clause 60B**

Renumber clause 50 as clause 60B, and insert after clause 60A.

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

Amendments

Schedule 1

[7] Clauses 60C and 60D

Insert after clause 60B (as renumbered by item [6]):

60C Safety interface agreements on private sidings

- (1) For the purposes of section 23 (3) of the Act, an agreement referred to in section 23 (2) (a) is to comply with clause 49A as if the agreement were a safety interface agreement under section 12 of the Act.
- (2) The owner of a private siding is exempt from section 23 (2) of the Act if:
 - (a) the owner enters an agreement with a person under which the person agrees to be responsible for rail operations on the private siding and to carry out the owner's responsibilities under section 23 (2) of the Act, and
 - (b) the person carries out the owner's responsibilities under section 23 (2) of the Act as if the person were the owner of the private siding.
- (3) If more than one person has entered an agreement referred to in subclause (2) in respect of a private siding, the persons may jointly enter any agreement or give any notice required by section 23 (2) of the Act.
- (4) If the person referred to in subclause (2) is the accredited person in respect of the railway or siding of a railway to which the private siding is connected with or has access to, the accredited person is not required to enter an agreement with itself under section 23 (2) or to notify itself under that subsection.
- (5) It is a condition of accreditation that an accredited person must enter an agreement with any person who is required to enter an agreement with the accredited person because of this clause or section 23 of the Act.

60D Operators of heritage railways exempt from Part 2 and section 48A of Act

- (1) In this clause:
heritage railway means a railway operated for the purpose of the restoration, preservation or operation of vintage trains.
- (2) The ITSRR may, by notice in writing, exempt the operator of a heritage railway from some or all of the provisions of Part 2 (other than Division 1) and section 48A of the Act in respect of that heritage railway.

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

Schedule 1 Amendments

Note. Section 21 of the Act provides the ITSRR with a power to exempt a person from any one or more of the requirements of Division 1 of Part 2 of the Act.

- (3) A notice under subclause (2) takes effect from the time specified in the notice, or if no time is specified, when it is given to the operator.
- (4) A notice under subclause (2) may be revoked or amended by a further written notice given to the operator.
- (5) A notice under this clause has effect according to its tenor.

[8] Schedule 1 Penalty notice offences

Insert in order of section number in columns 1 and 2 of Part 1, respectively:

| | |
|-----------------|---------|
| Section 17 (2) | \$1,000 |
| Section 17 (3) | \$500 |
| Section 23 (4) | \$500 |
| Section 36 (7) | \$600 |
| Section 37 | \$600 |
| Section 37A | \$200 |
| Section 39 | \$200 |
| Section 53 | \$1,500 |
| Section 63 (3) | \$1,500 |
| Section 64 | \$600 |
| Section 66 (7) | \$1,500 |
| Section 67A (3) | \$500 |
| Section 67E (4) | \$800 |
| Section 91 (2) | \$5,500 |

[9] Schedule 1, Part 2

Insert in order of section number in columns 1 and 2, respectively:

| | |
|--|---------|
| Clause 52 (2) (in the case of a corporation) | \$5,500 |
| Clause 52 (2) (in the case of an individual) | \$1,100 |

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

Amendments

Schedule 1

[10] **Schedule 2**

Insert after Schedule 1:

Schedule 2 Notifiable occurrences

(Clause 52B)

1 Category A notifiable occurrences

Each of the following is a category A notifiable occurrence if it occurs on railway premises and relates to a railway:

- (a) the death of a person,
- (b) serious injury to a person,
- (c) a derailment of a train or rolling stock from a running line,
- (d) an obstruction on a running line,
- (e) a collision between trains on a running line,
- (f) a collision between a train and a road vehicle or person at a level crossing or pedestrian crossing,
- (g) a fire or explosion affecting the infrastructure of a railway or rolling stock.

2 Category B notifiable occurrences

Each of the following is a category B notifiable occurrence if it occurs on railway premises and relates to a railway (but does not involve the death of, or serious injury to, a person):

- (a) a person falling from a railway platform, bridge or other structure or from a train that is moving (including a train that is starting or stopping),
- (b) a person falling between a train and a railway platform,
- (c) a person being struck by a train or rolling stock,
- (d) a person being struck by any matter thrown from, or at, a train,
- (e) a person being adversely affected by dangerous goods, gases or fumes,
- (f) a person receiving an electric shock,
- (g) a person slipping, tripping or falling on or from a train, railway track, station, platform, escalator, lift or stairs,
- (h) a person being caught in train doors,
- (i) a person being assaulted,

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

Schedule 1 Amendments

-
- (j) a derailment of a train or rolling stock from a line other than a running line,
 - (k) a collision involving a train (other than a collision referred to in clause 1 (e) or (f)) that results in injury to a person or damage to property,
 - (l) a train improperly passing a stop signal,
 - (m) a breach of a safeworking system,
 - (n) a failure of any equipment or other component that forms part of a safeworking system,
 - (o) any of the following (other than a collision referred to in clause 1 (f)):
 - (i) a road vehicle causing damage to a level crossing or equipment at a level crossing,
 - (ii) any rolling stock having a near miss with a person or vehicle at a level crossing,
 - (iii) any rolling stock running on to a level crossing when not authorised to do so,
 - (iv) failure of any equipment at or around a level crossing,
 - (p) any defect or irregularity in any track or supporting infrastructure, or any tunnel or bridge that causes a danger to the safe passage of trains, vehicles or persons (but does not include any irregularities that are detected and fixed as part of a normal maintenance program),
 - (q) any incident involving dangerous goods (that resulted, or may reasonably result, in an explosion, fire or pollution),
 - (r) any rolling stock incident that may have caused a serious accident (whether or not any such accident did occur), including, but not limited to, any one or more of the following:
 - (i) any overheated axle bearings (hot box),
 - (ii) any rolling stock dragging equipment, including a chain, rope, tarpaulin or similar,
 - (iii) any object attached to rolling stock that projects out from the line of the rolling stock that caught, or may catch, on rail infrastructure (gauge fouling),
 - (iv) any improper loading of a wagon, or any load that has shifted on a wagon,
 - (v) the door in an item of rolling stock designed to carry persons being defective or accidentally opening,

Rail Safety (General) Further Amendment (Miscellaneous) Regulation 2006

Amendments

Schedule 1

-
- (vi) items of rolling stock in a train becoming accidentally separated,
 - (vii) a defect in a pantograph that is reasonably likely to cause the pantograph to become separated from overhead wiring,
 - (viii) the failure of a wheel or axle on rolling stock,
 - (ix) the failure of a major braking system of a train or rolling stock,
 - (x) rolling stock running out of control,
 - (s) an incident involving animals or livestock that may potentially, or did, cause a serious accident,
 - (t) any defect in the infrastructure of a railway that may adversely affect the safe carrying out of railway operations, including defects in the electrical infrastructure or civil infrastructure such as tunnels, bridges, viaducts, culverts, stations or other structures,
 - (u) track defects (including broken or misaligned rails) that may adversely affect the safe carrying out of railway operations,
 - (v) any act of vandalism that adversely affected, or may adversely affect, the safe carrying out of railway operations,
 - (w) any result of a drug or alcohol test of a railway employee that shows that the employee was under the influence of alcohol or any other drug when about to carry out, or while on duty for the purposes of carrying out (whether or not carrying out), railway safety work.



New South Wales

Residential Parks Further Amendment Regulation 2006

under the

Residential Parks Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Residential Parks Act 1998*.

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

Explanatory note

The object of this Regulation is to amend the *Residential Parks Regulation 1999* to update a reference to a section of the *Residential Parks Act 1998*.

This Regulation is made under the *Residential Parks Act 1998*, including section 155 (the general regulation-making power)

Clause 1 Residential Parks Further Amendment Regulation 2006

Residential Parks Further Amendment Regulation 2006

under the

Residential Parks Act 1998

1 Name of Regulation

This Regulation is the *Residential Parks Further Amendment Regulation 2006*.

2 Amendment of Residential Parks Regulation 1999

The *Residential Parks Regulation 1999* is amended by omitting the matter “section 140” from clause 22A (2) and inserting instead the matter “section 136C”.



New South Wales

Road Transport (Heavy Vehicles Registration Charges) Amendment Regulation 2006

under the

Road Transport (Heavy Vehicles Registration Charges) Act 1995

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Heavy Vehicles Registration Charges) Act 1995*.

ERIC ROOZENDAAL, M.L.C.,
Minister for Roads

Explanatory note

The object of this Regulation is to increase the annual registration charges payable under Part 2 of the *Road Transport (Heavy Vehicles Registration Charges) Act 1995*. The new charges are the same as those calculated in accordance with the procedures approved, and subject to the parameters set, by the Australian Transport Council under the *Agreement* referred to in the *National Transport Commission Act 2003* of the Commonwealth.

This Regulation is made under the *Road Transport (Heavy Vehicles Registration Charges) Act 1995*, including sections 9 and 38 (the general regulation-making power).

Clause 1 Road Transport (Heavy Vehicles Registration Charges) Amendment
 Regulation 2006

Road Transport (Heavy Vehicles Registration Charges) Amendment Regulation 2006

under the

Road Transport (Heavy Vehicles Registration Charges) Act 1995

1 Name of Regulation

This Regulation is the *Road Transport (Heavy Vehicles Registration Charges) Amendment Regulation 2006*.

2 Commencement

This Regulation commences on 1 July 2006.

3 Amendment of Road Transport (Heavy Vehicles Registration Charges) Regulation 2001

The *Road Transport (Heavy Vehicles Registration Charges) Regulation 2001* is amended as set out in Schedule 1.

Road Transport (Heavy Vehicles Registration Charges) Amendment
Regulation 2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Annual registration charges

(Clause 11)

1 Load carrying vehicles

| Item | Vehicle type | 2-axle | 3-axle | 4-axle | 5-axle |
|------|--------------------------------|---------|---------|---------|---------|
| 1 | Truck (type 1) | \$343 | \$686 | \$1,029 | \$1,029 |
| 2 | Truck (type 2) | \$572 | \$914 | \$2,285 | \$2,285 |
| 3 | Short combination truck | \$629 | \$2,285 | \$2,285 | \$2,285 |
| 4 | Medium combination truck | \$4,342 | \$4,342 | \$4,684 | \$4,684 |
| 5 | Long combination truck | \$5,998 | \$5,998 | \$5,998 | \$5,998 |
| 6 | Short combination prime mover | \$1,485 | \$3,883 | \$5,025 | \$5,025 |
| 7 | Medium combination prime mover | \$4,569 | \$5,711 | \$6,283 | \$6,283 |
| 8 | Long combination prime mover | \$5,711 | \$5,711 | \$6,283 | \$6,283 |

2 Load carrying trailer, converter dolly and low loader dolly

The charge for a load carrying trailer, converter dolly or low loader dolly is \$343 multiplied by the number of axles of the trailer or dolly.

Road Transport (Heavy Vehicles Registration Charges) Amendment
Regulation 2006

Schedule 1 Amendment

3 Buses

| Item | Bus type | 2-axle | 3-axle | 4-axle |
|-------------|-----------------|----------------|----------------|----------------|
| 1 | Bus (type 1) | \$343 | Not applicable | Not applicable |
| 2 | Bus (type 2) | \$572 | \$1,428 | \$1,428 |
| 3 | Articulated bus | Not applicable | \$572 | \$572 |

4 Special purpose vehicles

| Item | Special purpose vehicle type | Charge |
|-------------|-------------------------------------|--|
| 1 | Special purpose vehicle (type p) | No charge |
| 2 | Special purpose vehicle (type t) | \$229 |
| 3 | Special purpose vehicle (type o) | \$286, plus \$286 times the number of axles in excess of 2 |

5 Vehicles in 2 or more categories

If a vehicle falls within 2 or more categories, the charge for the vehicle is the higher or highest of the charges applicable to the vehicle.



New South Wales

Valuation of Land Regulation 2006

under the

Valuation of Land Act 1916

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Valuation of Land Act 1916*.

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

Explanatory note

The object of this Regulation is to repeal and remake, without any changes in substance, the provisions of the *Valuation of Land Regulation 2001*. The new Regulation deals with the following matters:

- (a) additional classes of land to be dealt with as “Crown lease restricted” under section 14I of the *Valuation of Land Act 1916*,
- (b) the procedure for lodging an objection to a valuation, and for withdrawing any such objection,
- (c) the refund of the application fee for a valuation or certificate of valuation if the application is withdrawn,
- (d) other matters of a minor, consequential or ancillary nature.

This Regulation comprises or relates to matters of a machinery nature, and matters that are not likely to impose an appreciable burden, cost or disadvantage on any sector of the public.

This Regulation is made under the *Valuation of Land Act 1916*, including section 81 (the general power to make regulations) and sections 14I, 29, 31 and 35.

Valuation of Land Regulation 2006

Contents

| | Page |
|--|------|
| 1 Name of Regulation | 3 |
| 2 Commencement | 3 |
| 3 Definition | 3 |
| 4 Crown lease restricted land: section 14I | 3 |
| 5 Lodgment of objections: sections 31 and 35 | 4 |
| 6 Withdrawal of objections: sections 29 and 31 | 4 |
| 7 Refunds | 4 |
| 8 Affixing of marks to documents | 4 |
| 9 Service of notices | 4 |
| 10 Repeal and savings provision | 4 |

Valuation of Land Regulation 2006

Clause 1

Valuation of Land Regulation 2006

under the

Valuation of Land Act 1916

1 Name of Regulation

This Regulation is the *Valuation of Land Regulation 2006*.

2 Commencement

This Regulation commences on 1 July 2006.

3 Definition

In this Regulation:

the Act means the *Valuation of Land Act 1916*.

4 Crown lease restricted land: section 14I

The prescribed classes or descriptions of leases for the purposes of section 14I (2) (d) of the Act are leases for agricultural or pastoral purposes of land owned by or vested in any of the following bodies on behalf of the Crown:

- (a) the New South Wales Land and Housing Corporation,
- (b) the corporation sole with the corporate name of “Minister administering the *Environmental Planning and Assessment Act 1979*”,
- (c) the Albury-Wodonga Development Corporation,
- (d) the Ministerial Development Corporation constituted under the *Growth Centres (Development Corporations) Act 1974*,
- (e) the Roads and Traffic Authority,
- (f) the Sydney Water Corporation,
- (g) the Hunter Water Corporation.

Clause 5 Valuation of Land Regulation 2006

5 Lodgment of objections: sections 31 and 35

- (1) For the purposes of section 31 (1) of the Act, the prescribed time is the period of 60 days referred to in section 35 (1) of the Act.
- (2) For the purposes of section 35 (1) of the Act, an objection to a valuation, allowance or apportionment factor may be lodged:
 - (a) at the office of the Valuer-General, or
 - (b) in the case of a valuation, allowance or apportionment factor for which notice under section 29 of the Act has been given by a rating or taxing authority on behalf of the Valuer-General, at the office of that authority.

6 Withdrawal of objections: sections 29 and 31

An objector may withdraw an objection under section 29 or 31 of the Act by written notice served on the Valuer-General.

7 Refunds

If an application for a valuation or a certificate of valuation is lodged and subsequently withdrawn, the Valuer-General may refund the fee lodged with the application, less such expenses as the Valuer-General estimates have been incurred in connection with the application.

8 Affixing of marks to documents

- (1) If under the Act or this Regulation a document is required to be signed by a person who is blind or is unable to read or write, the person must affix the person's mark to the document in the presence of a witness.
- (2) The witness must certify that:
 - (a) the document was previously read over or explained to the person by the witness, and
 - (b) the person appeared fully to understand the nature and effect of the document.

9 Service of notices

Notices required by the Act or this Regulation may be served personally or by post.

10 Repeal and savings provision

- (1) The *Valuation of Land Regulation 2001* is repealed.
- (2) Any act, matter or thing that, immediately before the repeal of the *Valuation of Land Regulation 2001*, had effect under that Regulation continues to have effect under this Regulation.

Orders



New South Wales

Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2006

under the

Fisheries Management Act 1994

I, the Minister for Primary Industries, in pursuance of section 221IG of the *Fisheries Management Act 1994*, make the following Order.
Dated, this 28th day of June 2006.

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

Explanatory note

The aquatic ecological community in the natural drainage system of the lowland catchment of the Darling River is listed as an endangered ecological community under the *Fisheries Management Act 1994 (the Act)*.

However, the Act enables the Minister to make an order authorising a class of persons to carry out an activity that may result in harm to an endangered species, population or ecological community or damage to its habitat. While such a proposed order is being assessed under the Act, the Minister may make an interim order lasting up to 6 months to allow an existing activity to be continued. The Act also provides for the remaking of an interim order.

The object of this interim Order is to remake the *Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2005 No 3* (which took effect on 30 December 2005 and ceases to have effect on 30 June 2006) to allow certain recreational and commercial fishing activities in the natural drainage system of the lowland catchment of the Darling River to continue for a further period of 6 months.

The activities the subject of this interim Order may only continue subject to compliance with any applicable fishing regulatory controls imposed by or under the Act. The recommendation of the Fisheries Scientific Committee referred to in this interim Order is available on the Internet at:

www.fisheries.nsw.gov.au/_data/assets/pdf_file/5281/Darling-FR22.pdf

This interim Order is made under section 221IG of the *Fisheries Management Act 1994*.

Clause 1 Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2006

Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2006

under the

Fisheries Management Act 1994

1 Name of Order

This Order is the *Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2006*.

2 Commencement and repeal

This Order:

- (a) takes effect on 1 July 2006, and
- (b) has effect for 6 months, and
- (c) is repealed at the end of the last day on which it has effect.

3 Continuation of existing activities

- (1) The activities referred to in subclauses (2) and (3) may continue in the Lowland Darling River Catchment subject to compliance with any applicable fishing regulatory controls.
- (2) A recreational fisher may take from the Lowland Darling River Catchment any of the following species of fish, may possess any such species of fish taken from the Lowland Darling River Catchment, or may carry out any routine activity in connection with any such taking or possession:
 - (a) *Paratya australiensis* (freshwater shrimp),
 - (b) *Macrobrachium australiense* (freshwater prawn),
 - (c) *Caridina mccullochi* (freshwater shrimp),
 - (d) *Cherax destructor* (yabby),
 - (e) *Tandanus tandanus* (freshwater catfish),
 - (f) *Gadopsis marmoratus* (river blackfish),
 - (g) *Maccullochella peelii peelii* (Murray cod),
 - (h) *Macquaria ambigua* (golden perch),
 - (i) *Bidyanus bidyanus* (silver perch),

Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2006

Clause 3

-
- (j) *Nematalosa erebi* (bony bream),
- (k) *Leiopotherapon unicolor* (spangled perch).
- (3) A person holding a commercial fishing licence that has a Class A: Yabby and carp endorsement (transferable) in the inland restricted fishery may:
- (a) take *Cherax destructor* (yabby) from the Lowland Darling River Catchment, or
- (b) possess or sell yabby taken from the Lowland Darling River Catchment, or
- (c) carry out any routine activities in connection with any such taking, possession or sale.
- (4) In this clause:
- applicable fishing regulatory controls*** means requirements imposed by or under the *Fisheries Management Act 1994* that apply to or in respect of the activities concerned.
- inland restricted fishery*** has the same meaning as in the *Fisheries Management (General) Regulation 2002*.
- Lowland Darling River Catchment*** means the aquatic ecological community in the natural drainage system of the lowland catchment of the Darling River (described in the recommendation of the Fisheries Scientific Committee to list that aquatic ecological community, as the area covered by that recommendation).



New South Wales

Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2006

under the

Fisheries Management Act 1994

I, the Minister for Primary Industries, in pursuance of section 221IG of the *Fisheries Management Act 1994*, make the following Order.

Dated, this 28th day of June 2006.

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

Explanatory note

Southern bluefin tuna is listed as an endangered species under the *Fisheries Management Act 1994 (the Act)*.

However, the Act enables the Minister to make an order authorising a class of persons to carry out an activity that may result in harm to an endangered species, population or ecological community or damage to its habitat. While such a proposed order is being assessed under the Act, the Minister may make an interim order lasting up to 6 months to allow an existing activity to be continued. The Act also provides for the remaking of an interim order.

The object of this interim Order is to remake the *Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2005* (which took effect on 17 June 2005 and ceased to have effect on 10 December 2005) to permit recreational fishers to take and possess southern bluefin tuna, for a further period of 6 months.

The activities the subject of this interim Order may only continue subject to compliance with any applicable fishing regulatory controls imposed by or under the Act. The recommendation of the Fisheries Scientific Committee referred to in this interim Order is available on the Internet at:

www.fisheries.nsw.gov.au/__data/assets/pdf_file/10659/FR-26-SBT.pdf

This interim Order is made under section 221IG of the *Fisheries Management Act 1994*.

Clause 1 Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2006

Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2006

under the

Fisheries Management Act 1994

1 Name of Order

This Order is the *Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2006*.

2 Commencement and repeal

This Order:

- (a) takes effect on the day that it is published in the Gazette, and
- (b) has effect for 6 months, and
- (c) is repealed at the end of the last day on which it has effect.

3 Continuation of existing activities

- (1) Recreational fishers may continue to take and possess *Thunnus maccoyii* (southern bluefin tuna), subject to compliance with any applicable fishing regulatory controls.
- (2) In this clause:
applicable fishing regulatory controls means requirements imposed by or under the *Fisheries Management Act 1994* that apply to or in respect of the activities concerned.



New South Wales

Public Sector Employment and Management (Natural Resources) Order 2006

under the

Public Sector Employment and Management Act 2002

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of Chapter 4 of the *Public Sector Employment and Management Act 2002*, make the following Order.

Dated, this 28th day of June 2006.

By Her Excellency's Command,

MORRIS IEMMA, M.P.,
Premier

Clause 1 Public Sector Employment and Management (Natural Resources) Order
2006

Public Sector Employment and Management (Natural Resources) Order 2006

under the

Public Sector Employment and Management Act 2002

1 Name of Order

This Order is the *Public Sector Employment and Management (Natural Resources) Order 2006*.

2 Commencement

This Order commences on 1 July 2006.

3 Transfer of certain staff from Department of Natural Resources to Premier's Department

The following are removed from the Department of Natural Resources and added to the Premier's Department:

- (a) the group of staff who, in the opinion of the Director-General of the Premier's Department, are principally involved in the administration of the *Forestry and National Park Estate Act 1998*,
- (b) such other staff as the Director-General of the Premier's Department determines are required in connection with the exercise of the Premier's functions in relation to the Brigalow and Nandewar Community Conservation Council established under section 24 of the *Brigalow and Nandewar Community Conservation Area Act 2005*.

4 Construction of certain references to Minister for Natural Resources

A reference to the Minister for Natural Resources in section 14 or 27 of the *Forestry and National Park Estate Act 1998* (and in any forestry agreement or integrated forestry operations approval made or granted under that Act before the commencement of this Order) is to be construed as a reference to the Premier.



New South Wales

Public Sector Employment and Management (Miscellaneous) Order 2006

under the

Public Sector Employment and Management Act 2002

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of Chapter 4 of the *Public Sector Employment and Management Act 2002*, make the following Order.

Dated, this 28th day of June 2006.

By Her Excellency's Command,

MORRIS IEMMA, M.P.,
Premier

Clause 1 Public Sector Employment and Management (Miscellaneous) Order 2006

Public Sector Employment and Management (Miscellaneous) Order 2006

under the

Public Sector Employment and Management Act 2002

1 Name of Order

This Order is the *Public Sector Employment and Management (Miscellaneous) Order 2006*.

2 Commencement

- (1) This Order commences on 1 July 2006, except as provided by subclauses (2) and (3).
- (2) Clause 3 is taken to have commenced on 3 February 2006.
- (3) Clause 4 is taken to have commenced on 17 February 2006.
- (4) Without affecting subclause (1), the amendment made by Schedule 1 [2] takes effect after the commencement of the amendment made by Schedule 2.4A to the *National Parks and Wildlife Amendment (Jenolan Caves Reserves) Act 2005*.

3 Construction of certain reference in Residential Parks Act 1998

The reference, in the definition of *Director-General* in section 3 (1) of the *Residential Parks Act 1998*, to the position of Director-General of the Department of Commerce is to be construed as a reference to the Commissioner for Fair Trading, Department of Commerce (but only for such time as there is that position in that Department).

4 Construction of certain references in legislation relating to local water utilities

- (1) Except as provided by clause 2 (2) of the *Public Sector Employment and Management (Town Water) Order 2003*, a reference in sections 57–66 of the *Local Government Act 1993* (and in any instrument of any kind, or in any contract or agreement, made pursuant to any such provision) to the Minister for Land and Water Conservation is to be construed as a reference to the Minister for Water Utilities.

Public Sector Employment and Management (Miscellaneous) Order 2006 Clause 5

- (2) A reference in clause 21, 138 or 147 of the *Local Government (General) Regulation 2005* (and in any instrument of any kind, or in any contract or agreement, made pursuant to any such provision) to the Minister for Utilities is to be construed as a reference to the Minister for Water Utilities.

**5 Amendment of Public Sector Employment and Management Act 2002
No 43**

Schedule 1 (Divisions of the Government Service) to the *Public Sector Employment and Management Act 2002* is amended as set out in Schedule 1.

Public Sector Employment and Management (Miscellaneous) Order 2006

Schedule 1 Amendment of Public Sector Employment and Management Act 2002

Schedule 1 Amendment of Public Sector Employment and Management Act 2002

(Clause 5)

[1] Schedule 1, Part 1 Public Service Departments

Omit the matter relating to the Office of the Co-ordinator General of Rail.

[2] Schedule 1, Part 2 Non-Public Service Divisions assigned to statutory corporations

Insert in alphabetical order of Divisions:

| | |
|--------------------------------------|--|
| Jenolan Caves Reserve Trust Division | The administrator appointed under clause 58 (2) of Schedule 3 to the <i>National Parks and Wildlife Act 1974</i> |
|--------------------------------------|--|

[3] Schedule 1, Part 2

Omit the matter relating to the Parramatta Stadium Trust Division and the State Sports Centre Trust Division.

Insert instead:

| | |
|------------------------------------|--|
| Parramatta Stadium Trust Division | Director-General of the Department of the Arts, Sport and Recreation |
| State Sports Centre Trust Division | Director-General of the Department of the Arts, Sport and Recreation |



New South Wales

Transport Administration (Sydney Ferries—Fares) Amendment Order 2006

under the

Transport Administration Act 1988

I, Chris Oxenbould, the Chief Executive Officer of Sydney Ferries, in pursuance of the *Transport Administration Act 1988*, make the following Order on behalf of Sydney Ferries.

Dated, this 23rd day of June 2006.

Chief Executive Officer
Sydney Ferries

Explanatory note

The object of this Order is to increase, from 2 July 2006, the fares payable for certain multi-trip intermodal and periodical fares. The increases are in accordance with recent determinations of the Independent Pricing and Regulatory Tribunal.

This Order is made under the *Transport Administration Act 1988*, including section 85 (Orders fixing charges).

Clause 1 Transport Administration (Sydney Ferries—Fares) Amendment Order 2006

Transport Administration (Sydney Ferries—Fares) Amendment Order 2006

under the

Transport Administration Act 1988

1 Name of Order

This Order is the *Transport Administration (Sydney Ferries—Fares) Amendment Order 2006*.

2 Commencement

This Order commences on 2 July 2006.

3 Amendment of Transport Administration (Sydney Ferries—Fares) Order 2004

The *Transport Administration (Sydney Ferries—Fares) Order 2004* is amended as set out in Schedule 1.

Transport Administration (Sydney Ferries—Fares) Amendment Order 2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1 Charges

Omit Parts 2 and 3. Insert instead:

Part 2 Multi-trip Intermodal Fares

| | Full fare \$ | Concession \$ |
|------------|-----------------|------------------|
| DayTripper | 15.40 | 7.70 |

Part 3 Periodical Fares

| | Full fare \$ | Concession \$ |
|--------------------------------|-----------------|------------------|
| Weekly Periodical Fares | | |
| Blue TravelPass | 30.00 | 15.00 |
| Red TravelPass | 33.00 | 16.50 |
| Orange TravelPass | 37.00 | 18.50 |
| Green TravelPass | 41.00 | 20.50 |
| Yellow TravelPass | 45.00 | 22.50 |
| Pink TravelPass | 48.00 | 24.00 |
| Pittwater TravelPass | 51.00 | 25.50 |
| Purple TravelPass | 55.00 | 27.50 |

Quarterly Periodical Fares

The charge for a quarterly TravelPass ticket is 11 times that for the corresponding weekly TravelPass ticket.

Yearly Periodical Fares

The charge for a yearly TravelPass ticket is 40 times that for the corresponding weekly TravelPass ticket.



New South Wales

Transport Administration (State Transit Authority—Fares) Amendment Order 2006

under the

Transport Administration Act 1988

I, John Lee, the Chief Executive of the State Transit Authority, in pursuance of the *Transport Administration Act 1988*, make the following Order on behalf of the State Transit Authority.

Dated, this 27th day of June 2006.

Chief Executive
State Transit Authority

Explanatory note

The object of this Order is to increase, from 2 July 2006, the fees payable for certain multi-trip intermodal and periodical fares in the Sydney Suburban Area and for certain intermodal periodical fares in the Newcastle Suburban Area. The increases are in accordance with recent determinations of the Independent Pricing and Regulatory Tribunal.

This Order is made under the *Transport Administration Act 1988*, including section 85 (Orders fixing charges).

Clause 1 Transport Administration (State Transit Authority—Fares) Amendment
Order 2006

Transport Administration (State Transit Authority— Fares) Amendment Order 2006

under the

Transport Administration Act 1988

1 Name of Order

This Order is the *Transport Administration (State Transit Authority—
Fares) Amendment Order 2006*.

2 Commencement

This Order commences on 2 July 2006.

3 Amendment of Transport Administration (State Transit Authority— Fares) Order 2004

The *Transport Administration (State Transit Authority—Fares) Order
2004* is amended as set out in Schedule 1.

Transport Administration (State Transit Authority—Fares) Amendment
Order 2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1 Charges

Omit Parts 1 and 2. Insert instead:

Part 1 Sydney Suburban Area

Single Trip Fares

| | Full fare \$ | Concession \$ |
|-----------------------------|-----------------|------------------|
| Bus Services | | |
| 1 or 2 sections (to 3.2 km) | 1.70 | 0.80 |
| 3–5 sections (to 8.0 km) | 2.80 | 1.40 |
| 6–9 sections (to 14.4 km) | 3.70 | 1.80 |
| 10–15 sections (to 24.0 km) | 4.50 | 2.20 |
| 16 or more sections | 5.40 | 2.70 |

Multi-trip Fares

| | Full fare \$ | Concession \$ |
|--|-----------------|------------------|
| Bus Services | | |
| TravelTen Blue (1 or 2 sections) | 13.60 | 6.80 |
| TravelTen Brown (3–5 sections) | 22.40 | 11.20 |
| TravelTen Red (6–9 sections) | 29.60 | 14.80 |
| TravelTen Green (10–15 sections) | 36.10 | 18.00 |
| TravelTen Orange (16 or more sections) | 44.20 | 22.10 |
| BusTripper | 11.30 | 5.60 |
| Multi-trip Intermodal Fares | | |
| DayTripper | 15.40 | 7.70 |

Transport Administration (State Transit Authority—Fares) Amendment
Order 2006

Schedule 1 Amendment

Periodical Fares

| | Full fare | Concession |
|--------------------------------|------------------|-------------------|
| | \$ | \$ |
| Weekly Periodical Fares | | |
| Two Zone TravelPass | 30.00 | 15.00 |
| Blue TravelPass | 30.00 | 15.00 |
| Red TravelPass | 33.00 | 16.50 |
| Orange TravelPass | 37.00 | 18.50 |
| Green TravelPass | 41.00 | 20.50 |
| Yellow TravelPass | 45.00 | 22.50 |
| Pink TravelPass | 48.00 | 24.00 |
| Pittwater TravelPass | 51.00 | 25.50 |
| Purple TravelPass | 55.00 | 27.50 |

Quarterly Periodical Fares

The charge for a quarterly TravelPass ticket is 11 times that for the corresponding weekly TravelPass ticket.

Yearly Periodical Fares

The charge for a yearly TravelPass ticket is 40 times that for the corresponding weekly TravelPass ticket.

Special Services

| | Full fare | Concession |
|---|------------------|-------------------|
| | \$ | \$ |
| Special (Sporting) Services | | |
| Old RAS Showground (Moore Park), Sydney Cricket Ground or Sydney Football Stadium | 5.00 | 2.50 |
| Special (Racecourse) Service | | |
| Royal Randwick Racecourse | 5.00 | 2.50 |

Transport Administration (State Transit Authority—Fares) Amendment
Order 2006

Amendment

Schedule 1

Part 2 Newcastle Suburban Area

| | Full fare \$ | Concession \$ |
|---|-----------------|------------------|
| Bus Services | | |
| Newcastle Multi-Ride 1-Hour bus ticket | 2.80 | 1.40 |
| Newcastle Multi-Ride 4-Hour bus ticket | 5.50 | 2.70 |
| Newcastle Time-Ten Multi-Ride bus ticket | 23.10 | 11.50 |
| Ferry Service | | |
| Newcastle–Stockton | 2.00 | 1.00 |
| Intermodal Service | | |
| Newcastle Multi-Ride Day bus-ferry ticket | 8.40 | 4.20 |
| Intermodal Weekly Periodical Fares | | |
| Newcastle Orange TravelPass | 37.00 | 18.50 |
| Newcastle Yellow TravelPass | 45.00 | 22.50 |
| Newcastle Pink TravelPass | 48.00 | 24.00 |
| Quarterly Periodical Fares | | |
| The charge for a quarterly TravelPass ticket is 11 times that for the corresponding weekly TravelPass ticket. | | |
| Yearly Periodical Fares | | |
| The charge for a yearly TravelPass ticket is 40 times that for the corresponding weekly TravelPass ticket. | | |

OFFICIAL NOTICES

Appointments

The Cabinet Office, Sydney
28 June 2006

CONSTITUTION ACT 1902

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

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable JA Watkins MP, Deputy Premier, and Minister for Transport to act for and on behalf of the Premier, Minister for State Development, and Minister for Citizenship, as on and from 3 July 2006, with a view to him performing the duties of the offices of the Premier, Minister for State Development, and Minister for Citizenship during my absence from duty.

MORRIS IEMMA, MP,
Premier

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

State Parole Authority

Re-appointment of Community Member

HER Excellency the Governor, with the advice of the Executive Council and pursuant to the provisions of the Crimes (Administration of Sentences) Act 1999, has approved the re-appointment of Lloyd WALKER as a community member of the State Parole Authority for a period of three (3) years dating on and from 1 July 2006 until 30 June 2009.

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

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

State Parole Authority

Re-appointment of Community Member

HER Excellency the Governor, with the advice of the Executive Council and pursuant to the provisions of the Crimes (Administration of Sentences) Act 1999, has approved the re-appointment of Shelley REYS as a community member of the State Parole Authority for a period of three (3) years dating on and from 1 July 2006 until 30 June 2009.

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

MINING ACT 1992

Appointment of a Member to the
Lightning Ridge Mining Board

I, IAN MACDONALD, M.L.C., Minister for Mineral Resources, pursuant to Clause 50(3) of the Mining Regulation 2003, appoint as a member of the Lightning Ridge Mining

Board the person listed in Schedule 1 from the 20th day of May 2006, to the date hereof.

SCHEDULE 1

Mr Lindsay GILLIGAN, as Deputy Chairperson pursuant to Clause 3.2(a) of the Order – Constitution of the Lightning Ridge Mining Board.

Dated this 17th day of May 2006.

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

MINING ACT 1992

Appointment of a Member to the
Lightning Ridge Mining Board

I, IAN MACDONALD, M.L.C., Minister for Mineral Resources, pursuant to section 359 of the Mining Act 1992, appoint as a member of the Lightning Ridge Mining Board the person listed in Schedule 1 from the date hereof until the 31st day of December 2008.

SCHEDULE 1

Mr Lindsay GILLIGAN, as Deputy Chairperson pursuant to Clause 3.2(a) of the Order – Constitution of the Lightning Ridge Mining Board.

Dated this 17th day of May 2006.

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

MINING REGULATION 2003

Approval of the Appointment of an Alternate
Deputy Chair of the Lightning Ridge Mining Board

I, IAN MACDONALD, M.L.C., Minister for Mineral Resources, pursuant to Clause 2(2) of Schedule 9 of the Mining Regulation 2003, approve the recommendation from the Deputy Chairperson of the Lightning Ridge Mining Board to appoint as alternate Deputy Chairperson the person named in Schedule 1 from the date hereof until the 31st day of December 2008.

SCHEDULE 1

Mr John LEEKS, as alternate Deputy Chairperson pursuant to Clause 3.3 of the Order – Constitution of the Lightning Ridge Mining Board.

Dated this 17th day of May 2006.

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

**NATIONAL PARKS AND WILDLIFE AMENDMENT
(JENOLAN CAVES RESERVES) ACT 2005**

Notice

I, the Honourable R. J. DEBUS, M.P., Attorney General and Minister for the Environment do, by this notice pursuant to section 58 of the National Parks and Wildlife Amendment (Jenolan Caves Reserve) 2005 (the Act), reappoint Mr Alan GRIFFIIN as Administrator to the Jenolan Caves Reserve Trust (the Trust), for the period from 1 July 2006 to 30 June 2007, unless extended pursuant to the Act. During the period of his appointment, the Administrator will have all of the functions of the Trust as specified in the Act as well as any other duties in the approved terms of appointment. Mr Griffin is seconded to the role of Administrator from his current role in Premier's Department NSW. The secondment is under Section 86, Temporary staff transfers (secondments), of the Public Sector Employment and Management Act 2002 and Mr Griffin will retain his current salary and conditions.

Signed and sealed this 26th day of June 2006.

R. J. DEBUS, M.P.,
Attorney General
and Minister for the Environment

GOD SAVE THE QUEEN!

**POLICE REGULATION (SUPERANNUATION) ACT
1906**

Appointment of a Member and Deputy of the
Police Superannuation Advisory Committee

IN accordance with section 2H and Schedule 4 to the Police Regulation (Superannuation) Act 1906, I have approved the following appointments to the Police Superannuation Advisory Committee to serve for the period ending 31 August 2007:

Ms Michele MURPHY as Member; and,
Mr John HERMSEN as Deputy Member.

The above appointees were nominated by WorkCover NSW and follow the resignation of Mr Trevor McDonald.

Dated at Sydney, 26 June 2006.

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

STOCK DISEASES ACT 1923

Appointment of Inspectors

I, B. D. BUFFIER, Director-General of NSW Department of Primary Industries, pursuant to section 6(1) of the Stock Diseases Act 1923 ('the Act'), appoint the persons named in the Schedule as Inspectors under the Act.

SCHEDULE

Charlotte Anne CAVANAGH,
Samantha Kathleen CRAWFORD,
Grant ECCLES, and
Heidi Sheree MACKAY.

Dated this 26th day of June 2006.

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

**TRANSPORT ADMINISTRATION AMENDMENT
(PUBLIC TRANSPORT TICKETING
CORPORATION) ACT 2006**

Chief Executive Service
Appointment Under Schedule 1, Clause 35W(1)

HER Excellency the Governor with the advice of the Executive Council, pursuant to the provisions of the Transport Administration Amendment (Public Transport Ticketing Corporation) Act 2006, has appointed the officer listed below to the chief executive service position as specified:

Public Transport Ticketing Corporation

Mr John STOTT, Chief Executive Officer [1 July 2006].

The Hon. JOHN WATKINS, M.P.,
Deputy Premier and Minister for Transport

Department of Lands

ARMIDALE OFFICE
108 Faulkner Street (PO Box 199A), Armidale NSW 2350
Phone: (02) 6772 5488 Fax (02) 6771 5348

ROADS ACT 1993

Notification of Closing of Roads

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

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

Description

Land District – Tenterfeld; L.G.A. – Glen Innes - Severn.

The Crown road about 6.235 metres wide within allotment 10, section 14, in the Village of Deepwater as shown shaded black on the diagram hereunder, Parish Deepwater, County Gough.

File Nos: AE05 H 442 and AE00 H 235.



Note: On closing, title for the land remains vested in the State of New South Wales as Crown Land.

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

GRANTING OF A WESTERN LANDS LEASE

It is hereby notified that under the provisions of section 28A of the Western Lands Act 1901, the Western Lands Leases specified in the following Schedule have been granted.

The leases are subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder.

The land is to be used only for the purpose of Residence.

Initial rent will be \$100.00 per annum and re-assessed thereafter annually on 1st April of each year.

The Conditions and Reservations annexed to the leases are those published in the *Government Gazette* of 18 February 2005, Folios 434 and 435.

All amounts due and payable to the Crown MUST be paid to the Department of Lands by the due date.

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

Description

Administrative District – Walgett North; L.G.A. – Walgett; Parish – Wallangulla; County – Finch.

| WLL No. | Name of Lessee | Lot | Deposited Plan | Folio Identifier | Area (m ²) | Term of Lease | |
|-----------|----------------------|-------------|----------------------|-----------------------------|------------------------|---------------|-------------|
| | | | | | | From | To |
| WLL14646. | Brian Henry MILBURN. | 260 and 54. | 1076808 and 1073508. | 260/1076808 and 54/1073508. | 2468. | 19-05-2006. | 18-05-2026. |
| WLL14635. | Frank JANEZIC. | 208. | 1076808 | 208/1076808 | 2494 | 30-05-2006. | 29-05-2026. |

ERRATUM

IN the *Government Gazette* of 26 May 2006, Folio 3182, under the heading "Establishment of Reserve Trust", the Reserve Trust shown in Column 1 is amended to read Lightning Ridge Opal Street Park Reserve Trust.

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

DECLARATION OF ADDITIONAL USE OF RESERVATION

PURSUANT to section 121A of the Crown Lands Act 1989, the use specified in Column 1 of the Schedules hereunder, is added to the reserved land specified opposite thereto in Column 2 of the Schedules.

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

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 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

*Parish – Euston; County – Taila;
Administrative District and Shire – Balranald.*

Road Closed: Lot 1, DP 1093783.

File No.: WL04 H 101.

Note: On closing, title for the land within Lot 1, DP 1093783, remains vested in the State of New South Wales.

SCHEDULE 1

COLUMN 1
Community Purposes.

COLUMN 2
Dedication No.: 630012.
Notified: 6 May 1960.
Papers: WL86 R 128.

SCHEDULE 2

COLUMN 1
Racecourse, Showground,
Public Recreation and
Heritage Purposes.

COLUMN 2
Dedication No.: 1003968,
Memorial Oval at Broken Hill.
Notified: 9 June 1897 and
addition 4 December 1907.
Papers: WL86 R 127.

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: Coomealla.
Local Government Area:
Wentworth Shire Council.
Locality: Dareton.
Lot 21, section 19,
DP No. 758338,
Parish Mourquong,
County Wentworth.
Area: 2618 square metres.
File No.: WL92 R 19/1.

COLUMN 2

Reserve No.: 1011728.
Public Purpose: Public
recreation.

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

Wentworth Shire
Council.

COLUMN 2

Dareton Lions
Park Reserve
Trust.

COLUMN 3

Reserve No.: 1011728.
Public Purpose: Public
recreation.
Notified: This day.
File No.: WL92 R 19/1.

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

Dareton Lions Park
Reserve Trust.

COLUMN 2

Reserve No.: 1011728.
Public Purpose: Public
recreation.
Notified: This day.
File No.: WL92 R 19/1.

HAY OFFICE

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

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

NOTIFICATION OF ADDITIONAL PURPOSE TO A RESERVATION OF CROWN LAND

BY Order pursuant to section 121A of the Crown Lands Act 1989, the reserve specified in Column 1 of the Schedule hereunder, is authorised to be used for the additional purpose as specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE
COLUMN 1

Land District: Tullakool.
Local Government Area:
Wakool Shire Council.
Locality: Tullakool.
Reserve No.: 97244.
Public Purpose: Public hall.
Notified: 1 June 1984.
File No.: HY89 R 1.

COLUMN 2

Rural Services.

MAITLAND OFFICE
Newcastle Road (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.

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

Description

Parish – Kahibah; County – Northumberland;
Land District – Newcastle;
Local Government Area – Lake Macquarie.

Road Closed: Lot 1, DP 1098599 at Valentine.

File No.: MD02 H 68.

Note: On closing, the land within Lot 1, DP 1098599 will remain vested in the Crown as Crown Land.

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 – Vane; County – Durham;
Land District – Singleton;
Local Government Area – Singleton.

Road Closed: Lots 8, 9 and 10, DP 1077004 at Ravensworth.

File No.: MD94 H 352.

SCHEDULE

On closing, the land within Lots 8, 9 and 10, DP 1077004 remains vested in Singleton Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: RD00039.

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: Gosford.
Local Government Area:
Wyong Shire Council.
Locality: Noraville.
Lot 550, DP No. 43398,
Parish Wallarah,
County Northumberland.
Area: 6.273 hectares.
File No.: MD06 R 13/1.

COLUMN 2

Reserve No.: 1011729.
Public Purpose: Public recreation.

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

Darren Kennedy Oval
Reserve Trust.

COLUMN 2

Reserve No.: 1011729.
Public Purpose: Public recreation.
Notified: This day.
File No.: MD06 R 13/1.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE 1

COLUMN 1

Hunter River
Agricultural and
Horticultural
Association Ltd.

COLUMN 2

Maitland
Showground
(Addition) Trust.

COLUMN 3

Reserve No.: 93922.
Public Purpose: Showground.
Notified: 7 November 1980.
File No.: MD81 R 57/1.

SCHEDULE 2

COLUMN 1

Wyong Shire
Council.

COLUMN 2

Darren Kennedy
Oval Reserve
Trust.

COLUMN 3

Reserve No.: 1011729.
Public Purpose: Public recreation.
Notified: This day.
File No.: MD06 R 13/1.

MOREE OFFICE
Frome Street (PO Box 388), Moree NSW 2400
Phone: (02) 6752 5055 Fax: (02) 6752 1707

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedules hereunder, are appointed for the terms of office specified 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 Schedules.

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

SCHEDULE 1

| COLUMN 1 | COLUMN 2 | COLUMN 3 |
|--|---|--|
| David Mark DORAN (new member), Geoffrey Robert BROWNLIE (re-appointment), Ranald Douglas WARBY (re-appointment). | Mungindi Antique Machinery Display Reserve Trust. | Reserve No.: 97146. Public Purpose: Public recreation. Notified: 27 January 1984. File No.: ME81 R 100. |

Term of Office

For a term commencing the date of this notice and expiring 29 June 2011.

SCHEDULE 2

| COLUMN 1 | COLUMN 2 | COLUMN 3 |
|---|--|---|
| Fredrick James BROWNING (new member), Colin CAIN (re-appointment), Christine Mary CAIN (re-appointment), Bernard Kerry SMITH (re-appointment), Dennis Geoffrey LOWDER (re-appointment), Russell John BOOBY (re-appointment), Andrew Gordon SCHATZ (re-appointment). | Yarrie Lake Flora and Fauna Reserve Trust. | Reserve No.: 86842. Public Purpose: Public recreation and preservation of native flora and fauna. Notified: 30 August 1968. File No.: ME81 R 39. |

Term of Office

For a term commencing the date of this notice and expiring 29 June 2011.

SCHEDULE 3

| COLUMN 1 | COLUMN 2 | COLUMN 3 |
|---|-------------------------------------|---|
| Geoffrey Brian McCOSKER (re-appointment), Brett GUEST (new member), Jill BURTENSHAW (new member), Paul Terence McCOSKER (re-appointment), Gweneth Una THOMAS (re-appointment), Phillip Timothy ROBINSON (re-appointment), Margaret ROBINSON (re-appointment). | Wallangra Recreation Reserve Trust. | Dedication No.: 560038. Public Purpose: Hall and war memorial. Notified: 2 December 1955. File No.: ME81 R 56. |

Term of Office

For a term commencing the date of this notice and expiring 29 June 2011.

SCHEDULE 4

| COLUMN 1 | COLUMN 2 | COLUMN 3 |
|--|--|---|
| David Anthony DUFTY (new member), Craig Edward TOMLINSON (new member), Scott Andrew HANN (new member), Donna Louise TAYLOR (re-appointment). | Bellata Public Recreation Reserve Trust. | Reserve No.: 78085. Public Purpose: Public recreation. Notified: 18 November 1955. File No.: ME81 R 3. |

Term of Office

For a term commencing the date of this notice and expiring 29 June 2011.

SCHEDULE 5

| COLUMN 1 | COLUMN 2 | COLUMN 3 |
|--|---|---|
| Stuart James JAMIESON (new member), David John OFFICER (new member). | Boomi Sports Ground (R.160033) Reserve Trust. | Reserve No.: 160033. Public Purpose: Recreation. Notified: 25 October 1991. File No.: ME91 R 10. |

Term of Office

For a term commencing the date of this notice and expiring 21 February 2007.

SCHEDULE 6

| COLUMN 1 | COLUMN 2 | COLUMN 3 |
|--|--|---|
| Jonathon Noel PHELPS (re-appointment), Geoffrey Gordon ROGERS (re-appointment), David John SHORTER (re-appointment). | Merah North Public Recreation Reserve Trust. | Reserve No.: 68866. Public Purpose: Public recreation. Notified: 1 December 1939. File No.: ME83 R 12. |

Term of Office

For a term commencing the date of this notice and expiring 29 June 2011.

SCHEDULE 7

| COLUMN 1 | COLUMN 2 | COLUMN 3 |
|------------------------------------|-----------------------------|---|
| Nicholas Isaac KELLY (new member). | Horton Sports Ground Trust. | Reserve No.: 25011. Public Purpose: Public recreation. Notified: 7 November 1896. File No.: ME83 R 16. |

Term of Office

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

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

**APPOINTMENT OF A 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

Crown Lands Reserve Trust.

COLUMN 2

Reserve No.: 1011528.
 Public Purpose: Access and public requirements, tourism purposes and environmental and heritage conservation.
 Known as Shoalhaven Regional Crown Reserve.
 Notified: This day.
 File No.: 06/0419.

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

COLUMN 1

Land District: Nowra.
 L.G.A.: Shoalhaven.
 Parish: Ulladulla.
 County: St Vincent.
 Locality: Ulladulla District.
 Description: Blackwater Creek to mean high water mark and the tidal limit;
 Lot 386, DP 45117;
 # Lot 7001, DP 1061117;
 # Lot 7038, DP 1061116;
 Lot 214, DP 755967;
 # Lots 701, 7025 and 7026,
 DP 1031356;
 # Lot 7027, DP 1031359;
 Lot 360, DP 723099;
 # Lot 7024, DP 1030677;
 Lot 245, DP 755967;

COLUMN 2

Reserve No.: 1011258.
 Public Purpose: Access and public requirements, tourism purposes and environmental and heritage conservation.
 Notified: 9 June 2006.
 File No.: 06/0419.

COLUMN 1

Lot 340, DP 44294;
 Lot 352, DP 46934;
 Lot 302, DP 755967;
 Lot 7, DP 723098;
 Lot 701, section 3A, DP 759018;
 Lots 7 and 8, section 16, DP 759018;
 Lots 17 and 18, DP 759018;
 Lots 701 to 703, DP 1030099;
 # Lot 7029, DP 1031361;
 Lot 366, DP 821493;
 # Lots 7015 to 7017, DP 755967;
 # Lot 7099, DP 1030809;
 Lots 1 to 3, section 19, DP 759018;
 Lots 2 to 4, section 17A, DP 759018
 and the Crown Lands shown hatched on the diagram below.

COLUMN 2



- Notes:
- The above lot numbers marked # are for departmental use only;
 - This reservation does not revoke other existing public purpose reservations made under Crown Lands legislation where they apply; and
 - This reservation does not revoke Reserve 56146 from sale or lease generally where it applies.

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

NOTIFICATION OF CLOSING OF ROADS

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

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

Description

Land District – Metropolitan; L.G.A. – Baulkham Hills.

Lot 1, DP 1099431 at Carlingford, Parish Field of Mars (Sheet 2), County Cumberland.

File No.: MN05 H 49.

Notes: 1] On closing, title for the land in Lot 1 remains vested in Baulkham Hills Shire Council as operational land.

2] The road is closed subject to the easement for services variable width as shown in DP 1099431.

Description

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

Lot 101, DP 1096164 at Cecil Park, Parish Melville, County Cumberland.

File No.: MN04 H 163.

Note: On closing, title for the land in Lot 101 remains vested in the Crown.

TAREE OFFICE

98 Victoria Street (PO Box 440), Taree NSW 2430
Phone: (02) 6591 3500 Fax: (02) 6552 2816

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

Laurieton Homes for the Aged Reserve (R93246) Trust.

COLUMN 2

Reserve No.: 93246.
 Public Purpose: Homes for the aged.
 Notified: 8 August 1980.
 Parish: Camden Haven.
 County: Macquarie.
 File No.: TE06 R 18.

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: Port Macquarie.
 Local Government Area: Port Macquarie-Hastings.
 Locality: Laurieton.
 Lot 7054, DP 1095155.
 Parish: Camden Haven.
 County: Macquarie.
 Area: 1888 square metres.
 File No.: TE06 R 19.

COLUMN 2

Reserve No.: 1011688.
 Public Purpose: Access.

Department of Natural Resources

WATER ACT 1912

Order under Section 5(5) of the Water Act 1912

THE Water Administration Ministerial Corporation hereby declares that the works described in Schedule 1 to this Order are an existing work for the purposes of Part 2 of the Water Act 1912.

This Order takes effect on the date that it is published in the *Government Gazette*.

Dated this 27th day of June 2006.

Signed for the Water Administration Ministerial Corporation.

RICHARD SHELDRAKE,
Director General,
(by delegation)

SCHEDULE 1

The regulator and diversion channel constructed on Lot 1, DP 186702, Parish of Bungunyah, County of Wakool.

WATER ACT 1912

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

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

Murrumbidgee Valley

Franco SIGNOR for a pump and earth bywash dam on an unnamed watercourse on Lot 169, DP 757214, a pump and earth bywash dam on Reedy Flat Creek on Crown Reserve South of Lot 170, DP 757214, Parish of Batlow, County of Wynyard, for irrigation of up to 20 hectares (replacement licence – amalgamation of existing entitlements only) (Reference: 40SL71101).

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

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

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

Department Natural Resources,
PO Box 156, Leeton NSW 2705.

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:

Ernest Raymond CHAMBERS and Betty Ann CHAMBERS for a pump on the Hawkesbury River on Pt Lot 3//538611, Parish of Wilberforce, County of Cook, for the irrigation of 26.0 hectares (turf) (replacement licence – replacing 10SL047904) (no increase in authorised area – no increase in annual water entitlement) (not subject to the 1995 Hawkesbury/Nepean Embargo) (Reference: 10SL056728) (GA2:493344).

WAYNE CONNERS,
Natural Resource Project Officer,
South Coast Region

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

Department of Planning



New South Wales

Cessnock Local Environmental Plan 1989 (Amendment No 112)

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*. (NEW0000018/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Cessnock Local Environmental Plan 1989 (Amendment No 112)

Cessnock Local Environmental Plan 1989 (Amendment No 112)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Cessnock Local Environmental Plan 1989 (Amendment No 112)*.

2 Aims of plan

The aim of this plan is to rezone the land to which this plan applies from Zone No 1 (a) (Rural "A" Zone) to Zone No 2 (a) (Residential "A" Zone).

3 Land to which plan applies

This plan applies to land situated in the City of Cessnock, being Lot 2, DP 1011544, 270 Wollombi Road, Bellbird Heights, as shown edged heavy black on the map marked "Cessnock Local Environmental Plan 1989 (Amendment No 112)" deposited in the office of the Cessnock City Council.

4 Amendment of Cessnock Local Environmental Plan 1989

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

Cessnock Local Environmental Plan 1989 (Amendment No 112)



New South Wales

North Sydney Local Environmental Plan 2001 (Amendment No 10)

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*. (S03/00795/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 North Sydney Local Environmental Plan 2001 (Amendment No 10)

North Sydney Local Environmental Plan 2001 (Amendment No 10)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

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

2 Aim of plan

The aim of this plan is to amend *North Sydney Local Environmental Plan 2001*:

- (a) to include the maintenance of public access along North Sydney's foreshores as an aim of that plan, and
- (b) to clarify clauses 18 (2), (3) and (3A) and 30 (2), which relate to building height planes, and
- (c) to clarify clause 45 (1) (e) which requires development consent for interior amendments to a heritage property listed as having an interior of heritage significance, and
- (d) to update the definition of *restricted premises*, and
- (e) to amend Schedule 3 (Heritage items), and
- (f) to replace Schedules 6 (Exempt development), 7 (Complying development) and 8 (Complying development certificate standard conditions), and
- (g) to rezone part of 9 Westleigh Street, Neutral Bay from the Special Use—Club Zone to the Private Recreation Zone, and
- (h) to rezone 16 Bydown Street, Neutral Bay from the Special Use—School Zone to the Residential A2 zone, and
- (i) to rezone 6 Pine Street, Cammeray from the Special Use—School Zone to the Residential A2 Zone, and
- (j) to rezone the RTA Registry site, 303–321 Miller Street, Cammeray from the Special Use—Motor Registry Zone to the Residential C Zone, and
- (k) to reflect the amendments to Sheets 1 and 4 of the map marked “North Sydney Local Environmental Plan 2001”.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Clause 3

3 Land to which plan applies

- (1) This plan applies to all land within the North Sydney local government area.
- (2) To the extent that it rezones land, this plan applies to:
 - (a) No 9 Westleigh Street, Neutral Bay, and
 - (b) No 16 Bydown Street, Neutral Bay, and
 - (c) No 6 Pine Street, Cammeray, and
 - (d) Nos 303–321 Miller Street, Cammeray,as shown coloured and edged heavy black on Sheets 4–7 of the map marked “North Sydney Local Environmental Plan 2001 (Amendment No 10)” deposited in the office of North Sydney Council.
- (3) To the extent that it has the effect of amending Sheet 4 of *North Sydney Local Environmental Plan 2001*, this plan applies to:
 - (a) 14 Harriette Street, Neutral Bay, and
 - (b) land in the vicinity of the Milsons Point Railway Station, and
 - (c) land comprising the Waverton Railway Station group,as shown coloured or edged heavy black on Sheets 1–3 of the map marked “North Sydney Local Environmental Plan 2001 (Amendment No 10)” deposited in the office of North Sydney Council.

4 Amendment of North Sydney Local Environmental Plan 2001

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

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 3 Specific aims of this plan

Insert at the end of clause 3 (g):

, and

- (h) in relation to the **foreshore areas** of North Sydney, to improve access by acquisition or dedication or by gaining rights of public access over foreshore land where it will not diminish the natural values of the foreshore.

[2] Clause 12 Exempt development

Insert at the end of clause 12 (1) (d):

, and

- (e) is carried out within property boundaries (unless Schedule 6 permits it to be carried out outside property boundaries).

[3] Clause 18 Building height plane

Omit clause 18 (2). Insert instead:

(2) **Building height plane control in residential A1, A2, B and F zones**

A building must not be erected in the residential A1, A2, B or F zone if any part of the building will exceed a building height plane, commencing at 1.8 metres above existing ground level, and projected at an angle of 45 degrees, at all points from each of the boundaries of the site.

[4] Clause 18 (3) (a) and (b)

Omit the paragraphs. Insert instead:

- (a) commencing at 3.5 metres above existing ground level, and projected at an angle of 45 degrees, at all points from each of the boundaries of the site, or
- (b) commencing at 1.8 metres above existing ground level, and projected at an angle of 45 degrees, at all points from each of the boundaries of the site that adjoins land within the residential A1, A2, B or F zone or open space zone, or from the centre of any road that separates the land from land within the residential A1, A2, B or F zone or open space zone.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

[5] Clause 18 (3A) (a)–(d)

Omit the paragraphs. Insert instead:

- (a) commencing 1.8 metres above existing ground level, and projected at an angle of 45 degrees, from all points from each of the boundaries of the site that adjoin land within the residential A1, A2, B, or F zone or open space zone, or
- (b) commencing 1.8 metres above existing ground level, and projected at an angle of 45 degrees, from the centre of any road that separates the land from land within the residential A1, A2, B, or F zone or open space zone, or
- (c) commencing 3.5 metres above existing ground level, and projected at an angle of 45 degrees, from all points from each of the boundaries of the site that adjoin land within the residential C zone, or
- (d) commencing 3.5 metres above existing ground level, and projected at an angle of 45 degrees, from the centre of any road that separates the land from land within the residential C zone.

[6] Clause 30 Building height plane controls

Omit clause 30 (2) (a)–(d). Insert instead:

- (a) commencing 1.8 metres above existing ground level, and projected at an angle of 45 degrees, at all points from each of the boundaries of the site that adjoin land within the residential A1, A2, B or F zone or open space zone, or
- (b) commencing 1.8 metres above existing ground level, and projected at an angle of 45 degrees, from the centre of any road that separates the land from land within the residential A1, A2, B or F zone or open space zone, or
- (c) commencing 3.5 metres above existing ground level, and projected at an angle of 45 degrees, at all points from each of the boundaries of the site that adjoin land within the residential C zone, or
- (d) commencing 3.5 metres above existing ground level, and projected at an angle of 45 degrees, from the centre of any road that separates the land from land within the residential C zone.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

[7] Clause 45 Consent requirements

Omit clause 45 (1) (e). Insert instead:

- (e) making:
 - (i) structural changes to the detail or fabric of the interior of a heritage item, or
 - (ii) non-structural changes to the detail, fabric, finish or appearance of the interior of a heritage item listed in Schedule 3 as having an interior of heritage significance, or

[8] Schedule 2 Definitions

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

North Sydney Local Environmental Plan 2001 (Amendment No 10)

[9] Schedule 2, definition of “restricted premises”

Omit the definition. Insert instead:

restricted premises means a building or place, not including a newsagency, pharmacy or home occupation, where:

- (a) adult sexual acts or services are engaged in (with the exception of live performances) in return for payment or other reward, or
- (b) publications, films and other media classified as Category 2 restricted or X 18+ Restricted, under the *Classification (Publications, Films and Computer Games) Act 1995* of the Commonwealth are shown, exhibited, displayed, sold or otherwise rendered accessible or available to the public, or
- (c) a business to which section 578E of the *Crimes Act 1900* applies is conducted.

[10] Schedule 3 Heritage items

Omit the note to the Schedule. Insert instead:

Notes.

- (1) An asterisk symbol (*) indicates heritage items with interiors of heritage significance.
- (2) The letter “S” indicates heritage items that are listed on the State Heritage Register as being of State heritage significance. Such items are subject to the provisions of the *Heritage Act 1977*.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

[11] Schedule 3

Omit “State” wherever occurring in the third column. Insert instead “S”.

[12] Schedule 3

Omit “Regional” and “Local” wherever occurring in the third column.

[13] Schedule 3

Omit the matter relating to 23 Albany Street. Insert instead:

| | | |
|------|--|---|
| 0906 | 23 Albany Street, corner Oxley Street, Electricity Powerhouse | S |
|------|--|---|

[14] Schedule 3

Insert “S” in the third column of the matter relating to the following heritage items:

3 Amherst Street, Tarella

7 Bannerman Street

8 Bannerman Street, Dalkieth

11 Bayview Street, Ildemere

11A Bayview Street, Ildemere Boathouse

11 Cranbrook Avenue, Egglemont

2 Hayes Street, The Hastings

2–74 Middlemiss St (bays under expressway) refer to Sydney Harbour Bridge and approach viaducts

6 Napier Street, Don Bank

92–96 Pacific Highway, North Sydney Post Office—Court House—former Police Station

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

[15] Schedule 3

Omit the matter relating to Bay Road, Waverton Railway Station.

Insert instead:

| | | |
|------|--|---|
| 0822 | Bay Road, Waverton Railway Station group, booking office, hut and tunnel | S |
|------|--|---|

[16] Schedule 3

Insert in alphabetical order of street names:

| | | |
|------|---|---|
| 0763 | 36 Blue Street (refer to 103 Miller Street, Greenwood) (North Sydney Technical High School, former) | S |
| | Milsons Point Railway Station group, North Shore Railway | S |

[17] Schedule 3

Omit the matter relating to Commodore Crescent, Subway Overbridge.

Insert instead:

| | | |
|------|--|---|
| 0260 | Commodore Crescent, Waverton rail underbridges | S |
|------|--|---|

[18] Schedule 3

Omit the matter relating to Falcon Street, Sewerage Vent, southwest of Warringah Expressway.

Insert instead:

| | | |
|------|---|---|
| 0764 | Falcon Street, Sewer Vent, southwest of Warringah Freeway | S |
|------|---|---|

[19] Schedule 3

Omit the following matter:

| | |
|------|--------------------------------|
| 1631 | 14 Harriette Street, Walumetta |
|------|--------------------------------|

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

[20] Schedule 3

Omit the matter relating to Kurraba Road, Kurraba Point Reserve including Hodgson and Spains Lookouts.

Insert instead:

| | | |
|------|---|---|
| 1135 | Site and remains of Port Jackson and Manly Steamship Company depot, Kurraba Road, Kurraba Point Reserve including Hodgson and Spains Lookouts | S |
|------|---|---|

[21] Schedule 3

Omit the matter relating to 103 Miller Street (36 Blue Street, Greenwood).

Insert instead:

| | | |
|------|---|---|
| 0763 | 103 Miller Street (refer to 36 Blue Street, Greenwood) (North Sydney Technical High School, former) | S |
|------|---|---|

[22] Schedule 3

Omit the matter relating to 49 Yeo Street, St John's Uniting Church, formerly Presbyterian Church.

Insert after the matter relating to 28 Yeo Street, Neutral Bay Fire Station:

| | | |
|-------|--|---|
| *1209 | 49 Yeo Street, St John's Uniting Church, formerly Presbyterian Church and Pipe Organ | S |
|-------|--|---|

[23] Schedule 6

Omit the Schedule. Insert instead:

Schedule 6 Exempt development

(Clause 12)

Note. Clause 12 of this plan provides as follows:

- (1) Subject to the provisions of the Act, development is exempt development if it is development which:
 - (a) is permissible, with or without consent, in the zone in which it is to be carried out, and
 - (b) is listed in column 1 of the Table in Schedule 6, and
 - (c) satisfies all of the requirements specified in column 2 of the Table in Schedule 6 that are relevant to the development, and

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

- (d) complies with all development standards specified in the provisions of this plan which would apply to the development if it were not exempt development, and
 - (e) is carried out within property boundaries (unless Schedule 6 permits it to be carried out outside property boundaries).
- (2) *State Environmental Planning Policy No 1—Development Standards* does not apply to subclause (1) (d).

It is the obligation of those responsible for any exempt development undertaken to demonstrate, if required by the Council, that they have met the appropriate requirements for any exempt development outlined in this Schedule.

Clause 5 of *State Environmental Planning Policy No 10—Retention of Low-Cost Rental Accommodation* restricts the application of exempt development in relation to low-cost rental accommodation.

Table

| Column 1 | Column 2 |
|---|--|
| Erection and use, or carrying out, of any of the following | Requirements |
| Any exempt development listed in this column | <p>Complies with the “deemed-to satisfy” provisions of the <i>Building Code of Australia</i> that are applicable to the relevant site.</p> <p>Meets all relevant Australian Standards.</p> <p>Does not contravene any valid consents that are applicable to the relevant site.</p> <p>Does not obstruct drainage of the site.</p> <p>Is carried out at least 1 m from any easement or public sewer main and complies with Sydney Water’s policy relating to building over or adjacent to sewers.</p> <p>Stormwater is connected to an existing system and not redirected onto an adjoining property.</p> <p>Does not require a tree with a height of 10 m, or a crown width of 10 m, or a trunk circumference of 1.5 m measured at 1 m above ground or more to be removed, unless a Tree Preservation Order has been obtained.</p> <p>Does not reduce the structural integrity of any building.</p> <p>All equipment is installed according to manufacturer’s specifications and by qualified tradespeople where relevant.</p> |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|--|--------------|--|
| Erection and use, or carrying out, of any of the following | Requirements | |
| | | Meets all WorkCover requirements, particularly for work involving hoarding, scaffolding, removal of lead paint and asbestos. Note. It is the obligation of those responsible for any exempt development undertaken to have obtained consent from the owners or owners corporation (body corporate), if relevant. |
| Access ramps for the disabled and associated hand rails | Heritage | Not on the site of a heritage item or on the street elevation in a conservation area. |
| | Size | Maximum height of ramp: 1 m (above existing ground level). Maximum height of handrail: 1 m above the ramp or step. |
| Advertising: | | |
| 1 Business identification sign (flush wall sign) | Heritage | Not attached to a heritage item or adjacent to a heritage item. |
| | Illumination | Not illuminated. |
| | Usage | Maximum one per site (residential building). Maximum 2 per site (non-residential use or building for which consent granted). |
| | Size | Maximum 0.45 m in length and 0.3 m in height. |
| | Siting | Not above awning. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 | |
|--|--------------|---|
| Erection and use, or carrying out, of any of the following | Requirements | |
| | Content | Sign contains only: <ul style="list-style-type: none"> (a) identification of the place or premises, (b) identification of an occupation or activity carried out at the place or premises, (c) necessary directions or cautions relating to the place or premises, (d) statutory notifications required or permitted to be displayed at the place or premises. |
| 2 Change of message on existing sign | Status | Sign was previously consented to by the Council or was erected as exempt development. |
| | Illumination | No change to authorised illumination. |
| | Content | New message complies with any content requirements of the consent. Any advertisement for an alcohol product is on premises where that product is sold. |
| | Structure | No change in dimensions. Not a roof sign. |
| 3 Community notice sign (a notice or display by a public authority) | Illumination | Not illuminated. |
| | Structure | Not permanently or structurally attached to the building. |
| | Content | Contains only a notice or display of public information giving information or directions about services provided by the authority. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|---|--------------|---|
| Erection and use, or carrying out, of any of the following | Requirements | |
| 4 Fascia sign (a sign on the fascia or return end of an awning) | Heritage | Not attached to a heritage item or adjacent to a heritage item. Not in a conservation area. |
| | Illumination | Not illuminated. |
| | Usage | Maximum one per site. |
| | Size | Does not project above or below the fascia or return end of the awning. Is flush with the fascia. |
| 5 Real estate sign | Illumination | Not illuminated. |
| | Size | No return exceeds 0.2 m. Residential premises or premises containing serviced apartments—does not exceed 2.5 m ² in total area. Commercial/industrial premises—does not exceed 4.5 m ² in total area. |
| | Content | Contains only a notice that the building or site to which it is fixed is for sale or letting. |
| | Duration | Use of the sign is not exempt development later than 14 days after letting or sale of the premises to which sign relates. |
| 6 Temporary sign (a sign announcing a local event—religious, educational, cultural, political, social or recreational) | Size | Maximum height 3 m. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 |
|--|---|
| Erection and use, or carrying out, of any of the following | Requirements |
| | Sign is no higher than building it is mounted on. |
| | Maximum area 3 m ² . |
| | Illumination Not illuminated. |
| | Content Any sponsor's names or logos are less prominent than message. |
| | Duration Displayed no earlier than 28 days before an event. |
| | Use of the sign is not exempt development later than 14 days after the event. |
| 7 Top hamper sign (a sign painted on or attached to the transom of a doorway or display window at the ground floor level of a building) | Heritage Not attached to a heritage item or adjacent to a heritage item. |
| | Not in a conservation area. |
| | Siting Minimum height of 2.6 m above footpath. |
| | Usage Maximum one per premises. |
| | Size Does not extend below the head of the doorway or window to which it is attached. |
| | Does not extend more than 0.2 m beyond any building alignment. |
| | Illumination Not illuminated. |
| 8 Under awning sign (a sign that is attached to and hangs below an awning) | Heritage Not attached to a heritage item or adjacent to a heritage item. |
| | Not in a conservation area. |
| | Illumination Not illuminated, except for commercial, mixed use and residential D zones. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|--|--------------|---|
| Erection and use, or carrying out, of any of the following | Requirements | |
| | Usage | Maximum one per premises. |
| | Siting | Securely fixed to awning. Erected horizontal to the ground. |
| | Size | Does not project beyond the awning. Not less than 2.6 m from the ground or footpath. Maximum length of 2.5 m. Maximum height of 0.5 m. |
| 9 Window sign (a sign displayed on a shop window) | Heritage | Not attached to a heritage item or adjacent to a heritage item. Not in a conservation area. |
| | Illumination | Not illuminated. |
| | Usage | Maximum one per shop front. |
| | Siting | Located on ground level facade. |
| | Size | At least 75% of shop front window remains uncovered. |
| Aerials/Antennae (not including satellite dishes/microwave antennae— dealt with as telecommunications facilities) | Heritage | Not attached to a heritage item or adjacent to a heritage item. |
| | Usage | For domestic use only. Maximum of one per residential building. |
| | Size | Maximum height 3 m above roof ridge. |
| Air conditioning/central heating/heat pump units for residential buildings | Heritage | Not attached to a heritage item or on the street elevation in a conservation area. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 | |
|--|----------------------|--|
| Erection and use, or carrying out, of any of the following | Requirements | |
| Awnings, canopies, shutters, storm blinds, vergolas | Siting | Attached to an external wall or ground mounted. Not on a street frontage. Minimum 1.5 m from boundary. Enclosed in a sound proof structure to meet noise requirements. |
| | Noise | Noise level does not exceed 5dB(A) above ambient background noise level measured at property boundary. Obtain certification for the noise level requirement, from a qualified sound engineer. Note. Failure to comply with, and obtain certification for the noise level requirement may result in removal and/or fine. |
| | Heritage | Not attached to a heritage item or on the street elevation in a conservation area. |
| | Usage | On residential buildings in residential zones only. |
| | Siting | Located wholly within property boundaries. On windows only, not on roofs. |
| | Size | Maximum combined area 10 m ² . |
| | Development standard | Does not exceed building height plane specified in clause 18. Note. Non-structural; capable of ready removal/retraction; canvas/plastic material or the like (not corrugated iron). |
| Balustrades | Heritage | Not on a heritage item. Not on the front facade in a conservation area. |
| | Type | Replacement only. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|--|----------------------|---|
| Erection and use, or carrying out, of any of the following | Requirements | |
| Barbecues (built structures) | Size | Maximum height 1 m. |
| | Foreshore | Not within foreshore building area. |
| | Siting | Located in rear yard. Minimum 0.9 m from property boundary. |
| | Size | Maximum area 2 m ² . Maximum height 1.8 m. |
| | Structure | Unroofed. |
| Bed and breakfast accommodation | Development standard | Does not exceed building height plane specified in clause 18. Landscaped area is no less than that required by clause 20. |
| | Usage | Involves the use of an existing lawful dwelling by its permanent residents for the temporary accommodation of visitors for commercial purposes. No employees other than permanent residents of the dwelling. No display or sale of goods from the premises. Would not have required the registration of the premises under sections 10–13 of the <i>Shops and Industries Act 1962</i> as in force immediately before their repeal. |
| | Amenity | No interference with the amenity of the surrounding residents or neighbourhood. |
| | Advertising | No display of advertisements on the premises (other than a notice or sign exhibited on that dwelling to indicate the name and occupation of the resident). |
| | | |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 | |
|--|---|--|
| Erection and use, or carrying out, of any of the following | Requirements | |
| Bird aviaries (including poultry) | Dwelling | A maximum of 3 guest bedrooms, accommodating no more than 6 persons total. |
| | Type | A minimum of 2 bathrooms. |
| | Fire safety | Has a smoke detection system that complies with relevant Australian Standards. |
| | | Has smoke alarms and evacuation lighting in accordance with The Housing Provisions of the <i>Building Code of Australia</i> as applicable to a Class 1b building. |
| | | Has a fire extinguisher and fire blanket in the kitchen. |
| | Approval | Approval has been obtained from the owners corporation, or the community, precinct or neighbourhood association, where a dwelling is subject to the <i>Strata Schemes Management Act 1996</i> or the <i>Community Land Management Act 1989</i> . |
| | Foreshore | Not within foreshore building area. |
| | Usage | Used only for domestic purposes. |
| | Siting | Located in rear yard. |
| | | Minimum 0.9 m from boundary. |
| | Not within 6 m of any habitable room of any dwelling. | |
| Size | Maximum area 10 m ² . | |
| | Maximum height 1.8 m. | |
| Development standard | Does not exceed building height plane specified in clause 18. | |
| | Landscaped area is no less than that required by clause 20. | |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|---|----------------------|--|
| Erection and use, or carrying out, of any of the following | Requirements | |
| Bushfire hazard reduction | Work | Work to be carried out consistently with a plan of operations and a bush fire risk management plan under the <i>Rural Fires Act 1997</i> . |
| Cabanas, garden sheds, gazebos, greenhouses | Foreshore | Not within foreshore building line. |
| | Usage | Not used as a dwelling or habitable room. |
| | Siting | Located in rear yard. Minimum 0.9 m from property boundary. |
| | Size | Maximum area 10 m ² . Maximum height 2.7 m. |
| | Structure | Free-standing. Structurally stable and securely anchored. |
| | Materials | Non-reflective surface finishes. |
| | Development standard | Does not exceed building height plane specified in clause 18. Landscaped area is no less than that required by clause 20. |
| Change of use of building: | | |
| 1 Change of use of one shop to another shop (excluding refreshment rooms or takeaway food shops) | Type | Previous use was a lawful use. |
| | Usage | Must be a permissible use in the zone. Must comply with any condition of consent. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 | |
|--|--------------|---|
| Erection and use, or carrying out, of any of the following | Requirements | |
| 2 Change of use of a refreshment room or takeaway food shop to a shop | Duration | Existing use rights do not apply. Obtain a Trade Waste Agreement with Sydney Water Corporation, if the specific use results in the discharge of trade waste. |
| | Size | No extension to hours outside existing approved hours of operation. No change to approved area of premises. |
| | Registration | Where the use requires registration under other legislation, registration must be obtained. |
| | Type | Previous use was a lawful use. |
| | Usage | Must be a permissible use in the zone. Must comply with any condition of consent. Existing use rights do not apply. |
| | Duration | Obtain a Trade Waste Agreement with Sydney Water Corporation, if the specific use results in the discharge of trade waste. No extension to hours outside existing approved hours of operation. |
| | Size | Floor area not to exceed 200 m ² . No change to approved area of premises. |
| | Registration | Where the use requires registration under other legislation, registration must be obtained. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | | |
|--|--|---|---|
| Erection and use, or carrying out, of any of the following | Requirements | | |
| 3 Change of use of one refreshment room to another refreshment room | Type | Previous use was a lawful use. | |
| | Usage | Must be a permissible use in the zone. Must comply with any condition of consent. Existing use rights do not apply. Obtain a Trade Waste Agreement with Sydney Water Corporation, if the specific use results in the discharge of trade waste. | |
| | Duration | No extension to hours outside existing approved hours of operation. | |
| | Size | Floor area not to exceed 200 m ² . No change to approved area of premises. | |
| | Registration | Where the use requires registration under other legislation, registration must be obtained. | |
| | 4 Change of use of one type of commercial premises to another type of commercial premises | Type | Previous use was a lawful use. |
| | | Usage | Must be a permissible use in the zone. Must comply with any condition of consent. Existing use rights do not apply. Not in a residential D zone. Obtain a Trade Waste Agreement with Sydney Water Corporation, if the specific use results in the discharge of trade waste. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 | |
|---|--------------|---|
| Erection and use, or carrying out, of any of the following | Requirements | |
| | Duration | No extension to hours outside existing approved hours of operation. |
| | Size | No change to approved area of premises. |
| | Registration | Where the use requires registration under other legislation, registration must be obtained. |
| 5 Change of use of one type of commercial premises to a shop | Type | Previous use was a lawful use. |
| | Usage | Must be a permissible use in the zone. Must comply with any condition of consent. Existing use rights do not apply. Obtain a Trade Waste Agreement with Sydney Water Corporation, if the specific use results in the discharge of trade waste. |
| | Duration | No extension to hours outside existing approved hours of operation. |
| | Size | No change to approved area of premises. |
| | Registration | Where the use requires registration under other legislation, registration must be obtained. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|---|----------------------|--|
| Erection and use, or carrying out, of any of the following | Requirements | |
| Clothes hoist/lines | Siting | Located in rear yard. Not visible from street or public place. |
| Decks/verandahs | Heritage | Not on the site of a heritage item. Behind the building line in a conservation area. |
| | Siting | Side setbacks minimum 0.9 m from property boundary or match those for existing dwelling, whichever is greater. Minimum 10 m setback from any adjoining land in the Bushland zone. |
| | Foreshore | Not within the foreshore building area. |
| | Size | Maximum area 10 m ² . Finished level not greater than 0.5 m above existing ground level. |
| | Structure | Uncovered. |
| | Materials | Made of timber. |
| | Development standard | Landscaped area is no less than that required by clause 20. |
| Demolition of building/structure: | | |
| 1 Demolition of building eg pergolas, sheds, fences, decks etc | Heritage | Not of a heritage item. Not of a building in a conservation area, unless the building is an uncharacteristic element in the conservation area. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 | |
|--|--------------|---|
| Erection and use, or carrying out, of any of the following | Requirements | |
| | Type | Demolition of part of a building (other than a retaining wall) the erection of which would be exempt development for the purpose of this plan. May involve non-structural demolition associated with decommissioning a building, but not involving any change to the external fabric or internal structure of the building. May involve stripping of internal, non-structural elements only of a building for maintenance or repair purposes. |
| | Works | Provision is made for erosion and sediment control in accordance with the Council's brochure called <i>Erosion and Sediment Control for Urban Redevelopment</i> . |
| 2 Demolition of structure | Heritage | Not of a heritage item. Not of a structure in a conservation area, unless the structure is an uncharacteristic element in the conservation area. |
| | Type | Demolition of a structure the erection of which would be exempt development for the purpose of this plan. |
| | Size | Maximum area of structure 25 m ² . |
| | Works | Demolition carried out in accordance with Australian Standard AS 2601—2001, <i>Demolition of structures</i> . |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|--|--------------|---|
| Erection and use, or carrying out, of any of the following | Requirements | |
| Display of goods on the footpath | Usage | <p>Used in conjunction with an existing shop for which consent has been granted in an area that is zoned commercial, mixed use or residential D.</p> <p>Permit must be obtained from the Council.</p> <p>Must not involve any live or recorded entertainment including music, broadcast programs, flashing lights or the like.</p> <p>Must not include sandwich boards or any other form of advertising placed on the ground.</p> |
| | Location | Area is immediately adjoining the shop front and does not obstruct access to this or to adjacent shops. |
| | Siting | A minimum of 1.8 m of footpath, immediately adjacent to the roadway, remains clear of goods. |
| | Size | Area is no greater than 5 m ² . |
| | Structure | <p>Goods are displayed at ground level or on stable, temporary structures no higher than 1.5 m.</p> <p>Goods are not stacked.</p> <p>No construction work involved.</p> <p>No permanent structures.</p> |
| | Advertising | <p>No signs or advertising displayed on footpath.</p> <p>All goods, materials and equipment are temporary and removed from the footpath at close of business.</p> |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 | |
|--|----------------------|--|
| Erection and use, or carrying out, of any of the following | Requirements | |
| Driveways and pathways | Heritage | Not on the site of a heritage item or on the street elevation in a conservation area. |
| | Siting | Not over public land. Does not require new gutter crossing, or new opening in front boundary fence. |
| | Structure | Not elevated or suspended above existing ground level. Replacement only. |
| | Drainage | Does not increase rate or concentration of stormwater run-off to neighbouring properties. |
| | Development standard | Landscaped area is no less than that required by clause 20. |
| | Heritage | Not on the site of a heritage item or adjacent to a heritage item. |
| Fences: (other than fences required to be erected by the Swimming Pools Act 1992) | | Not forward of the front building line on a site in a conservation area. |
| | Foreshore | Not within foreshore building area. |
| 1 Boundary fences: | | |
| (a) Front and side (between the building line and street or any other public place) | Materials | Constructed of timber, metal or lightweight materials. |
| | Size | Maximum height 1 m. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|--|--------------|--|
| Erection and use, or carrying out, of any of the following | Requirements | |
| (b) Side (between the building line and the rear boundary) and rear | Materials | Constructed of timber, metal or lightweight materials. |
| | Size | Maximum height 1.8 m. |
| 2 Masonry or brick fences | Size | Maximum height 0.9 m. |
| | Structure | Constructed in accordance with relevant Australian Standards. |
| Fire upgrading of a building | Heritage | Not in relation to a heritage item. |
| | Type | Does not involve structural alterations or changes to the external configuration of the building. Must obtain certification from a grade 1 or 2 Accredited Certifier that works have been completed in accordance with <i>Building Code of Australia</i> fire safety requirements. |
| | Work | Work to be carried out in compliance with the requirements of an order of the Council or as an approved voluntary fire safety upgrade. Note. Approval for a voluntary fire safety upgrade requires a letter of approval from the Council. |
| Home occupations | Usage | No employees other than permanent residents of the dwelling or dwelling-house. No display or sale of goods from the premises. Not restricted premises. Would not have required the registration of the premises under sections 10–13 of the <i>Shops and Industries Act 1962</i> as in force immediately before their repeal. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 | |
|---|---|--|
| Erection and use, or carrying out, of any of the following | Requirements | |
| Letterbox | Amenity | No interference with the amenity of the surrounding residents or neighbours. |
| | Advertising | No display of advertisements on the premises (other than a notice or sign exhibited on that dwelling to indicate the name and occupation of the resident). |
| | Note. Owners corporation (body corporate) approval is required for home occupation in a unit or flat. | |
| | Usage | Designed for use and used in conjunction with residential premises. |
| | Not more than 2 letterboxes per site. | |
| | Size | Maximum height 1.2 m above ground level. |
| Structure | Structurally stable with adequate footings. | |
| Numbering | Recognised numbering visible from street alignment. | |
| Maintenance to heritage items and/or properties within a conservation area | Heritage | On the site of a heritage item or in a conservation area: |
| | (a) | only minor conservation works, |
| | (b) | no adverse effect on heritage significance, |
| (c) | the proponent has notified the Council in writing of the proposed development and the Council has advised the proponent in writing before the development is carried out that it is satisfied that development consent is not required because of this exemption. | |
| No impact on heritage significance. | | |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|--|--------------|--|
| Erection and use, or carrying out, of any of the following | Requirements | |
| | Type | Repainting of existing painted surfaces. Replacement of guttering, handrails, steps, fences, roofs (excluding skylights), driveways, doors, windows and gates and the like. Repointing. No change to windows and door openings. No change to roof configuration. Contributes to conservation of the building. |
| | Size | No change in dimensions of building or its elements. No additional structures. |
| | Materials | Replacing existing materials with the same materials. Replacing with materials that would originally have been used subject to engineers certification that roof structure can carry the load. Replacement windows and doors match existing original windows and doors. |
| Minor external alterations: | Heritage | Not to a heritage item. Not in a conservation area. |
| | Type | Attached fittings, bagging, maintenance, painting, rendering and repair, or the like. |
| 1 Re-cladding of roofs or walls | Heritage | Not carried out on a heritage item or adjacent to a heritage item. Not in a conservation area. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 | |
|---|--------------|--|
| Erection and use, or carrying out, of any of the following | Requirements | |
| | Type | Replacing existing materials with similar materials that are compatible with the existing building and finish. Does not involve structural alterations or change to the external configuration of the building. |
| 2 Replacement of windows, glazed areas, external doors | Heritage | Not involving a heritage item or on the street elevation in a conservation area. |
| | Size | Does not reduce or increase light and ventilation. Does not change opacity. |
| | Materials | Replacement in residential premises with materials that comply with Australian Standards. |
| Minor internal alterations: | | |
| 1 Residential premises | Type | Non-structural work. Renovation of bathrooms, kitchens, inclusion of built-in fixtures such as vanities, cupboards and wardrobes. Replacement of: (a) doors, or (b) linings (wall, ceiling or floor), or (c) deteriorated frame members, with materials of equal or improved specifications. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|--|---|---|
| Erection and use, or carrying out, of any of the following | Requirements | |
| 2 Non-residential premises | Heritage Type | Does not involve structural changes to the internal layout of the dwelling or removal of load bearing wall. |
| | | Painting undertaken on existing painted surfaces. |
| | Work | Not to a heritage item. |
| | | Non load-bearing work such as shelving, displays, benches, partitions. |
| | Usage | Building has a current fire safety measures schedule. |
| | | Complies with fire safety requirements of the <i>Building Code of Australia</i> . |
| Outdoor dining | Usage | Does not involve, alter or interfere with the performance of any fire safety measure identified in the current fire safety measures schedule. |
| | | Complies with NSW food safety standards. |
| | Size | Not a take-away food shop or drive-in take-away food shop. |
| Usage | Does not increase floor space. | |
| | Used in conjunction with an existing refreshment room for which consent has been granted in an area that is zoned commercial, mixed use or residential D. | |
| Permit must be obtained from the Council. | Does not involve any live or recorded entertainment including music, broadcast programs, flashing lights, or the like. | |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 | |
|--|--|--|
| Erection and use, or carrying out, of any of the following | Requirements | |
| Location | Area is immediately adjoining refreshment room and does not obstruct access to this, or to adjacent shops. | |
| Siting | A minimum of 1.8 m between the seating and roadway remains clear of seating. | |
| Size | No greater than 5 m ² . | |
| Structure | <p>Except where approved by the Council, does not use any permanent structures to delineate the area to be used for the accommodation of diners or for the display of goods.</p> <p>Where approved by the Council, uses removable screens or removable planter boxes, no higher than 0.5 m, to delineate the outdoor area.</p> | |
| Amenity | <p>All materials and equipment are temporary and are removed from the footpath at close of business.</p> <p>No construction work involved.</p> | |
| Advertising | <p>No signs or advertising displayed on the footpath.</p> <p>Display only the name or logo of the establishment on furniture and equipment.</p> <p>Do not display any general advertising.</p> <p>Do not place sandwich boards on the footpath.</p> | |
| Umbrellas | <p>Subject to approval under existing permit, installation of up to 3 separate umbrellas.</p> <p>Maximum diameter of 1 m.</p> | |
| <p>Note. Private use on public land is subject to licence agreement with the Council and issue of permit.</p> | | |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|---|--------------|---|
| Erection and use, or carrying out, of any of the following | Requirements | |
| Park and street furniture, and engineering works undertaken by the Council only on public land (seats, bins, picnic tables, minor shelters, bollards, seawalls, fences and the like, not including bus shelters) | Heritage | Consultation must be undertaken with the Council's conservation planner when involving a heritage item or property within a conservation area. |
| | Location | Located on land under control of the Council. |
| | Siting | Does not affect sight lines or restrict pedestrian movement. |
| | Structure | Structurally stable and securely anchored. |
| | Consultation | Is included in a plan that has been subject to public consultation and approved by the Council resolution eg streetscape project, public domain strategy, public works program. |
| Patio/paving (for use incidental to the use of a dwelling) | Heritage | Not on the site of a heritage item. |
| | | Not forward of the front building line on a site in a conservation area. |
| | Siting | At existing ground level. |
| | Size | Maximum combined area 20 m ² for site. Soft landscaping is at least 80% of total landscaped area of the site. |
| | Drainage | No entry of water into a building. No increase in rate or concentration of stormwater run-off from the site. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 |
|---|---|
| Erection and use, or carrying out, of any of the following | Requirements |
| Pergola (not vergola or the like) | Development standard Landscaped area is no less than that required by clause 20. |
| | Heritage Not on the site of a heritage item or on the street elevation in a conservation area. |
| | Type Not roofed or enclosed. |
| | Siting Minimum 0.9 m from property boundary. |
| | Size Maximum area 20 m ² . Maximum height 2.4 m. |
| | Structure Structurally stable and securely anchored. |
| | Development standard Landscaped area is no less than that required by clause 20. |
| Playground equipment, cubby houses etc: | |
| 1 If for residential use only | |
| Siting Minimum 0.9 m from side property boundaries. Rear yard only. | |
| Size Maximum height 2.1 m. Maximum area 10 m ² . | |
| Structure Structurally stable and securely anchored. | |
| Development standard Landscaped area is no less than that required by clause 20. | |
| 2 If for non-residential use eg child care, schools | |
| Type Not for commercial use. | |
| Siting Minimum 3 m from side and rear property boundaries. | |
| Size Maximum height 2.1 m. | |
| Structure Structurally stable and securely anchored. | |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|--|--------------|---|
| Erection and use, or carrying out, of any of the following | Requirements | |
| 3 On community land (as defined by the Local Government Act 1993) | Type | Replacing existing equipment only. |
| | Consultation | Works have been subjected to a public participation process ie public consultation, have been approved by the Council and included in Capital Works Budget. |
| Ponds, fountains, water features | Size | Maximum height 1.8 m. |
| | Structure | Freestanding or on a masonry or brick structure. Not on boundary fence. Not attached to wooden fence. |
| | Foreshore | Not within the foreshore building area. |
| Retaining walls | Usage | Does not restrict or alter stormwater drainage. |
| | Size | Maximum height 0.5 m from existing ground level. |
| | Structure | Masonry and timber walls to comply with relevant Australian Standards. |
| | Heritage | Not attached to a heritage item. Not on the front facade of a building in a conservation area. |
| Skylight/rooflight/air vent | Usage | Not more than one installation per 25 m ² of roof area. |
| | Siting | Minimum 0.9 m from property boundary. Minimum 0.9 m from any common wall between attached dwellings. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

| Column 1 | Column 2 | |
|--|---|--|
| Erection and use, or carrying out, of any of the following | Requirements | |
| Solar water heater (attached to a residential building) | | Minimum 1.8 m from any rooflight in another building on the lot or in a detached part of the same building. |
| | Size | Maximum area of skylight not to exceed 20% of the roof plane on which it is located. |
| | Heritage | Not attached to a heritage item. |
| | Foreshore | Not within the foreshore building area. |
| | Siting | Located on rear of property. Not visible from street, foreshores or reserves. |
| Telecommunications facilities | Structure | Installation must be flush with a roof alignment. |
| Temporary structures on roads and open space | Refer to the <i>Telecommunications (Low-impact Facilities) Determination 1997</i> of the Commonwealth under the <i>Telecommunications Act 1997</i> of the Commonwealth. | |
| | Usage | Structure is for purposes of a public market, gala, exhibition, entertainment or festival for which a permit has been issued by the Council. |
| | Roads | Road lawfully closed for event. Only on roads adjoining land in the commercial, mixed use or residential D zone. |
| | Location | Does not obstruct pedestrian access to shops or other premises. Does not obstruct footpaths. |
| | Structure | Erected no more than 12 hours before event. |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

| Column 1 | Column 2 | |
|--|--|---|
| Erection and use, or carrying out, of any of the following | Requirements | |
| Water heaters (excluding solar systems, which are dealt with separately in this table) | Removal | No disturbance to road or ground surface, or street furniture. Maximum height 3 m. |
| | Goods display | All temporary structures, goods and litter removed within 12 hours after the end of the event. No temporary structure to remain in place longer than 24 hours. |
| | Consultation | Goods are displayed at ground level or on stable, temporary structures no higher than 1.5 m. Is included in a plan that has been subject to public consultation and approved by the Council resolution eg streetscape project, public domain strategy, public works program. |
| | Siting | At ground level. |
| | Energy | Behind building line. A Greenhouse Score of 4 or greater. |
| Water tanks | Refer to <i>State Environmental Planning Policy No 4—Development Without Consent and Miscellaneous Exempt and Complying Development</i> : clause 16. | |

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

[24] Schedule 7

Omit the Schedule. Insert instead:

Schedule 7 Complying development

(Clause 13)

Note. *State Environmental Planning Policy No 10—Retention of Low-Cost Rental Accommodation*, Clause 5 restricts the application of complying development in relation to low-cost rental accommodation.

Section 76A (6) of the Act states that complying development is not available in the case of:

- (a) designated development, or
- (b) development that requires the concurrence of a person other than the consent authority, or the Director-General of the Department of Environment and Conservation, or
- (c) land that is critical habitat or a wilderness area, or
- (d) a heritage item subject to an interim heritage order or listed in an LEP or other planning instrument, or
- (e) land that is an environmentally sensitive area.

Clause 13 of this plan states:

- (1) Subject to the provisions of the Act, development is complying development if it is development which:
 - (a) is permissible, with consent, in the zone in which it is to be carried out, and
 - (b) is listed in a development category in Schedule 7, and
 - (c) satisfies all of the requirements specified in the standards for the relevant development category in Schedule 7, and
 - (d) complies with all development standards specified in the provisions of this plan which would apply to the development if it were not complying development, and
 - (e) would not be carried out on land reserved for acquisition by a public authority as identified in an environmental planning instrument.
- (2) A complying development certificate issued for any such development is subject to the conditions specified in Schedule 8.
- (3) A complying development certificate that relates to the erection of builders' sheds or portable facilities must:
 - (a) state that the sheds or toilet facilities are temporary buildings, and
 - (b) specify a removal date that is no later than one year after the date of issue of the complying development certificate.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

Part 1 Single storey dwellings—not in conservation areas

Requirements

All building work complies with the “deemed-to-satisfy” provisions of the *Building Code of Australia*.

Development does not contravene any valid consents that are applicable to the relevant site.

Complies with residential controls in this plan and *North Sydney Development Control Plan 2002* that is, with provisions regulating building height, building height plane, landscaped area and lot size.

Maximum building height of 5.5 m.

Common controls

Controls—Acoustic privacy for residents

Noise levels within dwellings, with windows closed, do not exceed the following:

- (a) recreation/work areas—40dB(A),
- (b) sleeping areas—35dB(A).

Controls—Attics

No attic rooms.

Controls—Car parking

Do not provide underground parking for detached dwellings.

Carparking does not exceed the maximum requirements in *North Sydney Development Control Plan 2002*.

Controls—Decks

No decks or balconies above ground floor level.

Controls—Dormers

No new or enlarged dormers.

Controls—Fences

Do not build front fences higher than 1 m.

Do not build solid front fences (such as masonry, lapped and capped timber, brushwood) higher than 0.9 m.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

Controls—Foreshore

Not within the foreshore building line or on foreshore.

Controls—Form, massing and scale

Finish the height of the ceiling of the ground floor no higher than 3.4 m (measured vertically at any point above existing ground level).

Controls—Landscaped area

Provide landscaped area in accordance with clause 20 and *North Sydney Development Control Plan 2002*.

Provide a minimum of 80% of the landscaped area as soft landscaped elements such as gardens, lawns, shrubs and trees.

Finish the level of landscaped area to within 0.5 m of existing ground level.

Do not contravene the Council's Tree Preservation Order.

Do not undertake works within the drip line of any tree that has a height greater than 10 m, or a girth greater than 1.5 m measured 1 m above the base of the tree.

Controls—Laneways

Where a laneway is the principal frontage address dwelling to the lane, do not conceal the front facade behind high walls, fences or garages.

Do not cover more than 50% of the width of the laneway frontage with car spaces of any kind, or car park entrances.

Where a property has a frontage less than 7.5 m, do not provide more than one car space.

Setback all new and rebuilt fences and structures 1.2 m from the laneway alignment and landscape the setback with appropriate low maintenance plants.

Controls—Overshadowing

No increase in overshadowing to principal area of ground level private open space, habitable rooms or solar panels of any adjoining properties, between the hours of 9 am and 3 pm on 21 June.

Controls—Privacy

If a window will have a direct outlook to the windows of habitable rooms of an adjacent dwelling, the window in the proposed dwelling:

- (a) is offset from the edge of one window to the edge of the other by a distance of at least 0.5 m to limit views into the adjacent window, or
- (b) has sill heights of at least 1.5 m above floor level, or

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

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- (c) has fixed obscure glazing in any part of the window below 1.5 m above floor level, or
 - (d) provides a fence at least 1.8 m high between the buildings.

Controls—Properties adjoining bushland

Not adjacent to bushland (consult zoning map for properties with a boundary to bushland).

Controls—Roofs

Must have a pitched roof.

Maximum roof pitch of 36 degrees.

Minimum roof pitch of 26 degrees for a roof visible from any public place.

Minimum roof pitch of 14 degrees for a roof not visible from any public place.

Roof openings for skylights not visible on the primary street elevation of the dwelling.

Controls—Setbacks

All building work is set back behind the front building line. (The front building line being the line projected between the principal facades of the buildings on adjoining properties.)

All building work is set back by an average of the setback of the dwellings on land either side of the subject property, from the side and rear boundaries of the property, or a minimum of 0.9 m, whichever is the greater.

The eaves and roof gutter of any structure are a minimum distance, from the boundary, of 0.675 m.

Controls—Topography

Finish all ground levels no greater than 0.5 m from existing ground levels.

Locate all habitable rooms (does not include bathrooms, laundries and storerooms) above the existing ground level.

Do not remove or cover rock outcrops, overhangs, boulders, sandstone platforms or sandstone retaining walls.

Do not excavate closer than 1 m to any boundary.

No excavation, footings or foundations within 1 m of any boundary.

Ensure soil depth around buildings can sustain trees as well as shrubs and smaller scale gardens.

Controls—Water and soil management

The land surrounding any structure is graded and drained to divert surface water to the street and clear of existing and proposed structures and adjoining premises (and does not require pumpouts, charged lines or on-site disposal).

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

No construction over any registered easement without the approval of the owners corporation (body corporate) or relevant land owner benefiting from the easement.

No structure is constructed within 1 m of a sewer or water main without the prior approval of the relevant service authority, or relevant land owner, and must be in accordance with Sydney Water Corporation's policy relating to building over or adjacent to sewers.

The development must comply with an erosion and sediment control plan that contains measures as to how erosion will be controlled and sediments trapped on building sites, in accordance with the Council's brochure called *Erosion and Sediment Control for Urban Development*. The plan must accord with the guidelines for preparing an erosion and sediment control plan found in the brochure called *Preparing an Erosion and Sediment Control Plan* available from the Council.

Minimum requirements in relation to the erosion and sediment control plan are:

- (a) providing a single stabilised entry/exit point for site access, and
- (b) diverting run-off away from disturbed areas and stockpiles towards stabilised areas using banks or channels, and
- (c) sediment fences being installed downslope to treat site run-off, and
- (d) gutter protection being used only as a precautionary measure if there is a risk of untreated run-off entering the waterways, and
- (e) building material stockpiles being located and managed in accordance with the guidelines, and
- (f) as soon as the roof is complete, temporary or permanent downpipes being installed for roof water drainage, and
- (g) dust minimisation in accordance with the guidelines.

Controls—Views

Do not obstruct views from streets and other public places, as identified in the character statement in *North Sydney Development Control Plan 2002*.

Development categories**Construction of detached, single storey dwelling without attic rooms: additional controls****Controls—Building height**

Must comply with the requirements of clause 17 concerning building heights.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

Controls—Energy efficiency

Dwelling achieves a minimum 4 Star Rating when assessed in accordance with nationally accredited *National House Energy Rating Scheme* (NatHERS).

Controls—Lot frontage

Lot must have a minimum street frontage of 10 m.

Controls—Maintaining residential accommodation

There is no loss of residential accommodation on the site.

Controls—Streetscape

The street elevation of dwellings have:

- (a) a front door and window of a habitable room facing the street, and
- (b) a maximum unarticulated length of no more than 6 m elevation facing the public street.

Alterations and additions to a dwelling house: additional controls**Controls—Colours and materials**

Match the design of the main dwelling by having the same or similar roof form, materials, colours and detailing.

Part 2 Single storey dwellings—in conservation areas**Requirements**

All building work complies with the “deemed-to-satisfy” provisions of the *Building Code of Australia*.

Development must not contravene any valid consents that are applicable to the relevant site.

Development category**Alterations and additions behind the rear building line, not visible from a public place****Controls—Acoustic privacy for residents**

Noise levels within dwellings, with windows closed, do not exceed the following:

- (a) recreation/work areas—40dB(A),
- (b) sleeping areas—35dB(A).

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

Controls—Attics

No attic rooms.

Controls—Car parking

Do not provide underground parking for detached dwellings.

Car parking does not exceed the maximum requirements in *North Sydney Development Control Plan 2002*.

Controls—Decks

No decks or balconies above ground floor level.

Controls—Dormers

No new or enlarged dormers.

Controls—Foreshore

Not within the foreshore building line or on foreshore.

Controls—Heritage, gardens and plantings

No removal of trees, garden designs or plantings of heritage significance.

Controls—Landscaped area

Provide landscaped area in accordance with clause 20 and *North Sydney Development Control Plan 2002*.

Provide a minimum of 80% of the landscaped area as soft landscaped elements such as gardens, lawns, shrubs and trees.

Finish the level of landscaped area to within 0.5 m of existing ground level.

Do not contravene the Council's Tree Preservation Order.

Do not undertake works within the drip line of any tree that has a height greater than 10 m, or a girth greater than 1.5 m measured 1 m above the base of the tree.

Controls—Laneways

Where a laneway is the principal frontage address dwelling to the lane, do not conceal the front facade behind high walls, fences or garages.

Do not cover more than 50% of the width of the laneway frontage with car spaces of any kind, or car park entrances.

Where a property has a frontage less than 7.5 m, do not provide more than one car space.

Set back all new and rebuilt fences and structures 1.2 m from the laneway alignment and landscape the setback with appropriate low maintenance plants.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

Controls—Overshadowing

No increase in overshadowing to principal area of ground level private open space, habitable rooms or solar panels of any adjoining properties, between the hours of 9 am and 3 pm on 21 June.

Controls—Privacy

If a window will have a direct outlook to the windows of habitable rooms of an adjacent dwelling, the window in the proposed dwelling:

- (a) is offset from the edge of one window to the edge of the other by a distance of at least 0.5 m to limit views into the adjacent window, or
- (b) has sill heights of at least 1.5 m above floor level, or
- (c) has fixed obscure glazing in any part of the window below 1.5 m above floor level, or
- (d) provide a fence at least 1.8 m high between the buildings.

Controls—Properties adjoining bushland

Not adjacent to bushland (consult zoning map for properties with a boundary to bushland).

Controls—Roofs

Maximum roof pitch of 36 degrees.

Minimum roof pitch of 26 degrees for a roof visible from any public place.

Minimum roof pitch of 14 degrees for a roof not visible from any public place.

Roof openings for skylights not visible on the primary street elevation of the dwelling.

Controls—Set backs

All building work is set back by an average of the setback of the dwellings on land either side of the subject property, from the side and rear boundaries of the property, or a minimum of 0.9 m, whichever is the greater.

The eaves and roof gutter of any structure are a minimum distance, from the boundary, of 0.675 m.

Controls—Topography

Finish all ground levels no greater than 0.5 m from existing ground levels.

Locate all habitable rooms (does not include bathrooms, laundries and storerooms) above the existing ground level.

Do not remove or cover rock outcrops, overhangs, boulders, sandstone platforms or sandstone retaining walls.

Do not excavate closer than 1 m to any boundary.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

No excavation, footings or foundations within 1 m of any boundary.
Ensure soil depth around buildings can sustain trees as well as shrubs and smaller scale gardens.

Controls—Water and soil management

The land surrounding any structure is graded and drained to divert surface water to the street and clear of existing and proposed structures and adjoining premises (and does not require pumpouts, charged lines or on-site disposal).

No construction over any registered easement without the approval of the owners corporation (body corporate) or relevant land owner benefiting from the easement.

No structure is constructed within 1 m of a sewer or water main without the prior approval of the relevant service authority, or relevant land owner, and must be in accordance with Sydney Water Corporation's policy relating to building over or adjacent to sewers.

The development must comply with an erosion and sediment control plan that contains measures as to how erosion will be controlled and sediments trapped on building sites, in accordance with the Council's brochure called *Erosion and Sediment Control for Urban Development*. The plan must accord with the guidelines for preparing an erosion and sediment control plan found in the brochure called *Preparing an Erosion and Sediment Control Plan* available from the Council.

Minimum requirements in relation to the erosion and sediment control plan are:

- (a) providing a single stabilised entry/exit point for site access, and
- (b) diverting run-off away from disturbed areas and stockpiles towards stabilised areas using banks or channels, and
- (c) sediment fences being installed downslope to treat site run-off, and
- (d) gutter protection being used only as a precautionary measure if there is a risk of untreated run-off entering the waterways, and
- (e) building material stockpiles being located and managed in accordance with the guidelines, and
- (f) as soon as the roof is complete, temporary or permanent downpipes being installed for roof water drainage, and
- (g) dust minimisation in accordance with the guidelines.

Controls—Views

Do not obstruct views from streets and other public places, as identified in the character statement in *North Sydney Development Control Plan 2002*.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

Part 3 Attached dwellings and apartment buildings

Requirements

All building work complies with the “deemed-to-satisfy” provisions of the *Building Code of Australia*.

Development must not contravene any valid consents that are applicable to the relevant site.

Relevant owners corporation approval has been obtained.

Common controls

Controls—Acoustic privacy for residents

Noise levels within dwellings, with windows closed, do not exceed the following:

- (a) recreation/work areas—40dB(A),
- (b) sleeping areas—35dB(A).

Controls—Attics

No attic rooms.

Controls—Car parking

Provide all parking associated with attached dwelling developments and apartment buildings underground.

Car parking does not exceed the maximum requirements in *North Sydney Development Control Plan 2002*.

Controls—Colours and materials

Alterations, additions and outbuildings visible from a public place match the design of the main dwelling through roof form, materials, colours and detailing.

Controls—Decks

No decks or balconies above ground floor level.

Controls—Density

No increase or reduction in the number of dwellings.

Controls—Dormers

No new or enlarged dormers.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

Controls—Fences

Do not build front fences higher than 1 m.

Do not build solid front fences (such as masonry, lapped and capped timber, brushwood) higher than 0.9 m.

Controls—Foreshore

Not within the foreshore building line or on foreshore.

Controls—Form, massing and scale

Finish the height of the ceiling of the ground floor no higher than 3.4 m (measured vertically at any point above existing ground level).

Controls—Landscaped area

Provide landscaped area in accordance with clause 20 and *North Sydney Development Control Plan 2002*.

Provide a minimum of 80% of the landscaped area as soft landscaped elements such as gardens, lawns, shrubs and trees.

Finish the level of landscaped area to within 0.5 m of existing ground level.

Do not contravene the Council's Tree Preservation Order.

Do not undertake works within the drip line of any tree that has a height greater than 10 m, or a girth greater than 1.5 m measured 1 m above the base of the tree.

Controls—Laneways

Where a laneway is the principal frontage address dwelling to the lane, do not conceal the front facade behind high walls, fences or garages.

Do not cover more than 50% of the width of the laneway frontage with car spaces of any kind, or car park entrances.

Where a property has a frontage less than 7.5 m, do not provide more than one car space.

Set back all new and rebuilt fences and structures 1.2 m from the laneway alignment and landscape the setback with appropriate low maintenance plants.

Controls—Overshadowing

No increase in overshadowing to principal area of ground level private open space, habitable rooms or solar panels of any adjoining properties, between the hours of 9 am and 3 pm on 21 June.

Controls—Privacy

Skylights are a minimum of 1.5 m above the floor level.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

If a window will have a direct outlook to the windows of habitable rooms of an adjacent dwelling, the window in the proposed dwelling:

- (a) is offset from the edge of one window to the edge of the other by a distance of at least 0.5 m to limit views into the adjacent window, or
- (b) has sill heights of at least 1.5 m above floor level, or
- (c) has fixed obscure glazing in any part of the window below 1.5 m above floor level.

Controls—Properties adjoining bushland

Not adjacent to bushland (consult zoning map for properties with a boundary to bushland).

Controls—Roofs

Maximum roof pitch of 36 degrees.

Minimum roof pitch of 26 degrees for a roof visible from any public place.

Minimum roof pitch of 14 degrees for a roof not visible from any public place.

Roof openings for skylights not visible on the primary street elevation of the dwelling.

Controls—Set backs

All building work is set back behind the front building line. (The front building line is defined as the line projected between the principal facades of the buildings on adjoining properties.)

All building work is set back by an average of the set back of the dwellings on land either side of the subject property, from the side and rear boundaries of the property, or minimum 0.9 m, whichever is the greater.

The eaves and roof gutter of any structure are a minimum distance, from the boundary, of 0.675 m.

Controls—Topography

No building above the ground level, within 1.5 m of any boundary.

No excavation, footings or foundations within 1 m of any boundary.

Controls—Water and soil management

The land surrounding any structure is graded and drained to divert surface water to the street and clear of existing and proposed structures and adjoining premises (and does not require pumpouts, charged lines or on-site disposal).

No construction over any registered easement without the approval of the owners corporation (body corporate) or relevant land owner benefiting from the easement.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

No structure is constructed within 1 m of a sewer or water main without the prior approval of the relevant service authority, or relevant land owner, and must be in accordance with Sydney Water Corporation's policy relating to building over or adjacent to sewers.

The development must comply with an erosion and sediment control plan that contains measures as to how erosion will be controlled and sediments trapped on building sites, in accordance with the Council's brochure called *Erosion and Sediment Control for Urban Development*. The plan must accord with the guidelines for preparing an erosion and sediment control plan found in the brochure called *Preparing an Erosion and Sediment Control Plan* available from the Council.

Minimum requirements in relation to the erosion and sediment control plan are:

- (a) providing a single stabilised entry/exit point for site access, and
- (b) diverting run-off away from disturbed areas and stockpiles towards stabilised areas using banks or channels, and
- (c) sediment fences being installed downslope to treat site run-off, and
- (d) gutter protection being used only as a precautionary measure if there is a risk of untreated run-off entering the waterways, and
- (e) building material stockpiles being located and managed in accordance with the guidelines, and
- (f) as soon as the roof is complete, temporary or permanent downpipes being installed for roof water drainage, and
- (g) dust minimisation in accordance with the guidelines.

Controls—Views

Do not obstruct views from streets and other public places, as identified in the character statement in *North Sydney Development Control Plan 2002*.

Development categories**Minor alterations and additions to attached dwellings or apartment buildings—not in conservation areas****Minor alterations and additions to attached dwellings or apartment buildings—in conservation areas: additional controls****Controls—Heritage, gardens and plantings**

No removal of trees, garden designs or plantings of heritage significance.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

Part 4 Fitout to alter a shop to a refreshment room or take away food shop

Requirements

All building work complies with the “deemed-to-satisfy” provisions of the *Building Code of Australia*.

Development must not contravene any valid consents that are applicable to the relevant site.

Development consent has been granted for change of use.

Complies with relevant Australian Standards for disabled access and the *Disability Discrimination Act 1992* of the Commonwealth.

Complies with relevant Australian Standards for exhaust system and discharge.

Development category

Minor alterations and internal fit out work to alter a shop to a refreshment room or take away food shop that does not change the building classification of the premises under the Building Code of Australia: additional controls

Controls—Compliance With North Sydney Council Food Premises Code, NSW Food Safety Standards and Protection of the Environment Operations Act 1997

All aspects of the food handling areas, waste storage areas and internal shop layout comply with the *North Sydney Food Premises Code*, as adopted by the Council in July 1995, Council’s *Garbage Bay Code* and any relevant Australian Standards.

Noise, air, waste and water emissions comply with the *Protection of the Environment Operations Act 1997* and the regulations under that Act.

Obtain a Trade Waste Agreement with Sydney Water Corporation, if the specific use results in the discharge of trade waste.

Controls—Floor space

No change in the gross floor area.

Maximum of 20 seats.

All proposed building work is within the existing approved envelope of the premises.

No change to external walls.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

Part 5 Land subdivision—not in conservation areas

Requirements

All building work complies with the “deemed-to-satisfy” provisions of the *Building Code of Australia*.

Development must not contravene any valid consents that are applicable to the relevant site.

The requirements of the relevant site-related controls are met, in accordance with this plan.

Development categories

Subdivision

Subdivision for the purpose of:

- (a) correcting an encroachment on a lot, or
- (b) boundary adjustments that do not create a different number of lots: additional controls.

Controls—Landscaped area

Provide landscaped area in accordance with clause 20 and *North Sydney Development Control Plan 2002*.

Controls—Lot frontage

Must maintain existing, or comply with the requirements for new, lot frontage and access from a public road in accordance with this plan.

Part 6 Construction of garages/carports—not in conservation areas

Requirements

All building work complies with the “deemed-to-satisfy” provisions of the *Building Code of Australia*.

Development must not contravene any valid consents that are applicable to the relevant site.

Relevant owners corporation approval has been obtained.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

Development categories

Construction of garages/carports associated with a dwelling house

Controls—Building height

Maximum building height 3 m.

Does not exceed the building height plane specified in clause 18.

Controls—Dwellings

No habitable rooms.

Controls—Properties adjoining bushland

Not adjacent to bushland (consult zoning map for properties with a boundary to bushland).

Controls—Site access and circulation

No new gutter or footpath crossing is to be created.

No alteration to existing front fence.

The finished level of the driveway is within a maximum of 0.25 m from existing ground level.

Driveways are a minimum of 0.5 m from the side boundary.

Driveways are a minimum of 0.5 m clear of all drainage structures on the kerb and gutter and do not interfere with the existing public utility infrastructure, including the Council drainage structures, unless prior approval is obtained from the relevant authority.

Driveways are a minimum distance of 6 m from a road intersection.

Car parking does not exceed the maximum requirements in *North Sydney Development Control Plan 2002*.

Open car parking spaces, accessways and driveways are surfaced with porous materials or are graded to provide for on-site stormwater management.

Controls—Size

1 car space only.

Maximum area 20 m².

Controls—Streetscape

Carports and garages that are visible from a public place:

- (a) face the public street or access way to which they provide access,
- (b) are set back behind the front building line of the building,

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

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- (c) complement the design of the associated dwelling by having the same or similar roof form, materials, colours and detailing.

Controls—Topography

Finish all ground levels no greater than 0.5 m from existing ground levels.

Do not remove or cover rock outcrops, overhangs, boulders, sandstone platforms or sandstone retaining walls.

Ensure soil depth around buildings can sustain trees as well as shrubs and smaller scale gardens.

Controls—Water and soil management

The land surrounding any structure is graded and drained to divert surface water to the street and clear of existing and proposed structures and adjoining premises (and does not require pumpouts, charged lines or on-site disposal).

No construction over any registered easement without the approval of the owners corporation (body corporate) or relevant land owner benefiting from the easement.

No structure is constructed within 1 m of a sewer or water main without the prior approval of the relevant service authority, or relevant land owner, and must be in accordance with Sydney Water Corporation's policy relating to building over or adjacent to sewers.

The development must comply with an erosion and sediment control plan that contains measures as to how erosion will be controlled and sediments trapped on building sites, in accordance with the Council's brochure called *Erosion and Sediment Control for Urban Development*. The plan must accord with the guidelines for preparing an erosion and sediment control plan found in the brochure called *Preparing an Erosion and Sediment Control Plan* available from the Council.

Minimum requirements in relation to the erosion and sediment control plan are:

- (a) providing a single stabilised entry/exit point for site access, and
- (b) diverting run-off away from disturbed areas and stockpiles towards stabilised areas using banks or channels, and
- (c) sediment fences being installed downslope to treat site run-off, and
- (d) gutter protection being used only as a precautionary measure if there is a risk of untreated run-off entering the waterways, and
- (e) building material stockpiles being located and managed in accordance with the guidelines, and

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

-
- (f) as soon as the roof is complete, temporary or permanent downpipes being installed for roof water drainage, and
 - (g) dust minimisation in accordance with the guidelines.

Controls—Views

Do not obstruct views from streets and other public places, as identified in the character statement in *North Sydney Development Control Plan 2002*.

[25] Schedule 8

Omit the Schedule. Insert instead:

Schedule 8 Complying development certificate standard conditions

(Clause 13)

Part 1 Conditions prior to works commencing

1 Conditions that apply before work begins

- (1) Two days before any site works, building or demolition begins, the person having the benefit of the complying development certificate must notify adjoining owners that work will commence.
- (2) Before any site works, building or demolition is started, the person having the benefit of the complying development certificate must:
 - (a) notify the Council of the name, address, phone number and licence number of the builder, and
 - (b) erect a sign at the front of the property with the builder's name, licence number, site address, consent number and contact telephone number, and
 - (c) provide a temporary on-site toilet or access to an existing toilet on site, and
 - (d) protect and support any neighbouring buildings that might be affected by the proposed development, and
 - (e) protect any public place from obstruction or inconvenience caused by the carrying out of the proposed development, and
 - (f) set up barriers sufficient to prevent any substance from the site falling onto a public place.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

2 Approved plans on site

A copy of all approved certified plans, specifications and documents incorporating conditions of certification must be kept on site at all times so as to be readily available for perusal by any officer of the Council or the Principal Certifying Authority.

3 Building Code of Australia

All building work must be carried out in accordance with the “deemed-to-satisfy” provisions of the *Building Code of Australia*.

4 Home Building Act 1989

(1) Building work that involves residential building work (within the meaning of the *Home Building Act 1989*) must not be carried out unless the principal certifying authority:

- (a) in the case of work to be done by a licensee under that Act:
 - (i) has been informed in writing of the licensee’s name and contractor licence number, and
 - (ii) is satisfied that the licensee has complied with the requirements of Part 6 of that Act, or
- (b) in the case of work to be done by any other person:
 - (i) has been informed in writing of the person’s name and owner-builder permit number, or
 - (ii) has been given a declaration, signed by the owner of the land, that states that the reasonable market cost of the labour and materials involved in the work is less than the amount prescribed for the purposes of the definition of *owner-builder work* in section 29 of that Act,

and is given appropriate information and declarations under paragraphs (a) and (b) whenever arrangements for the doing of the work are changed in such a manner as to render out of date any information or declaration previously given under either of those paragraphs.

Note. The amount referred to in paragraph (b) (ii) is prescribed by regulations under the *Home Building Act 1989*. As at the date on which this Schedule was gazetted, that amount was \$5,000 (inclusive of GST). As those regulations are amended from time to time, that amount may vary.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

-
- (2) A certificate purporting to be issued by an approved insurer under Part 6 of the *Home Building Act 1989* that states that a person is the holder of an insurance policy issued for the purposes of that Part is, for the purposes of this clause, sufficient evidence that the person has complied with the requirements of that Part.

5 Excavation/demolition

- (1) All excavations and backfilling associated with the erection or demolition of a building must be executed in accordance with any appropriate Australian Standards including those relating to safety.
- (2) All excavations associated with the erection or demolition of a building must be properly guarded and protected to prevent them from being dangerous to life or property.

6 Retaining walls and drainage

If the soil conditions require it:

- (a) retaining walls associated with the erection or demolition of a building or other approved methods of preventing movement of the soil must be provided, and
- (b) adequate provision must be made for drainage.

7 Support for neighbouring buildings

- (1) If an excavation associated with the erection or demolition of a building extends below the level of the base of the footings of a building on an adjoining lot of land, the person causing the excavation to be made:
- (a) must preserve and protect the building from damage, and
- (b) if necessary, must underpin and support the building in a manner approved by the Council, and
- (c) must, at least 7 days before excavating below the level of the base of the footings of a building on an adjoining lot of land, give notice of intention to do so to the owner of the adjoining lot of land and furnish particulars of the excavation to the owner of the building being erected or demolished.
- (2) In this clause, *lot of land* includes a public road and any other public place.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

8 Protection of public places

- (1) If the work involved in the erection or demolition of a building:
 - (a) is likely to cause pedestrian or vehicular traffic in a public place to be obstructed or hindered, or
 - (b) involves the enclosure of a public place or any part of a public place,
a hoarding or fence must be erected between the work site and the public place.
- (2) If necessary, an awning is to be erected, sufficient to prevent any substance from, or in connection with, the work falling into the public place.
- (3) The work site must be kept lit between sunset and sunrise if it is likely to be hazardous to persons in the public place.
- (4) Any such hoarding, fence or awning is to be removed when the work has been completed.

9 Site sign

- (1) A sign must be erected in a prominent position on any work site on which work involved in the erection or demolition of a building is being carried out:
 - (a) stating that unauthorised entry to the work site is prohibited, and
 - (b) showing the name of the owner of the premises and of the person in charge of the work site, and a telephone number at which that person may be contacted outside working hours.
- (2) Any such sign is to be removed when the work has been completed.
- (3) This clause does not apply to:
 - (a) building work carried out inside an existing building, or
 - (b) building work carried out on premises that are to be occupied continuously (both during and outside working hours) while the work is being carried out.

10 Toilets

- (1) Toilet facilities are to be provided, at or in the vicinity of the work site on which work involved in the erection or demolition of a building is being carried out, at the rate of one toilet for every 20 persons or part of 20 persons employed at the site.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

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- (2) Each toilet provided:
- (a) must be a standard flushing toilet, and
 - (b) must be connected:
 - (i) to a public sewer, or
 - (ii) if connection to a public sewer is not practicable, to an accredited sewage management facility approved by the Council, or
 - (iii) if connection to a public sewer or an accredited sewage management facility is not practicable, to some other sewage management facility approved by the Council.

- (3) The provision of toilet facilities in accordance with this clause must be completed before any other work is commenced.

- (4) In this clause:

accredited sewage management facility means a sewage management facility to which Subdivision 5 of Division 4 of Part 2 of the *Local Government (General) Regulation 2005* applies, being a sewage management facility that is installed or constructed to a design or plan the subject of a certificate of accreditation referred to in clause 41 of that Regulation.

approved by the Council, in relation to a sewage management facility, means a sewage management facility the subject of an approval in force under Subdivision 3 of Division 4 of Part 2 of the *Local Government (General) Regulation 2005*.

public sewer has the same meaning as it has in clause 3 (1) of the *Local Government (General) Regulation 2005*.

sewage management facility has the same meaning as it has in clause 3 (1) of the *Local Government (General) Regulation 2005*.

11 Fire safety

- (1) A building in respect of which there is a change of building use:
- (a) must, on completion of any building work, ensure that the fire protection and structural capacity of the building will be appropriate to the proposed use, and
 - (b) must comply with such of the Category 1 fire safety provisions applicable to the proposed use.
- (2) A building in respect of which building work involving the alteration, enlargement or extension of an existing building, where no change of building use is proposed, must, on completion of the building work, ensure that the fire protection and structural capacity of the building will not be reduced.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

- (3) In this clause, *Category 1 fire safety provision* has the same meaning as in clause 3 of the *Environmental Planning and Assessment Regulation 2000*.

12 Site management

Where the proposed development may result in water run-off or affect stormwater run-off, the person having the benefit of the complying development certificate must install run-off and erosion controls to prevent soil erosion, water pollution or the discharge of loose sediment on surrounding land, by taking the following measures:

- (a) diverting uncontaminated run-off around cleared or disturbed areas,
- (b) erecting a silt fence to prevent debris escaping into drainage systems or waterways,
- (c) preventing tracking of sediment by vehicles onto roads,
- (d) stockpiling topsoil, excavated material, construction and landscaping supplies and debris within the site.

13 Vegetation and top soil

Removal or disturbance of vegetation and top soil must be confined to within 3 metres of the approved building area.

14 Drainage

- (1) Where the proposed development may affect drainage of the site, the land surrounding any structure must be graded to divert surface water to the street and clear of existing and proposed structures and adjoining premises.
- (2) Where the proposed development may affect drainage of the site and the water falls to the rear of the property, it must be collected and drained via a gravity system (and not by pumpouts, charge lines or on-site disposal) to the Council's stormwater line or must be disposed of in a manner consistent with the Council's *Soil and Water Management Policy*.

15 TV aerial

Only one common television aerial may be installed.

16 Brickwork to match

Any proposed new brickwork must match the existing brickwork.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

Part 2 Subsidiary conditions prior to the issue of a construction certificate

17 Sydney Water certificate

The person having the benefit of the complying development certificate must submit to the Council or the principal certifying authority a certificate from the Sydney Water Corporation under section 73 of the *Sydney Water Act 1994* demonstrating that the Corporation's requirements, if any, in relation to the development have been met, prior to the release of the stamped building plans.

18 Chimney stack

The height of any chimney must be a minimum 1 m above the height of any structure (including the applicant's dwelling), or topographical feature within a 15 m radius of the chimney stack. Exhaust gases must be discharged vertically and the proposed stack must be protected by a concentric extended shrouded rain excluder in accordance with the Department of Environment and Conservation's guidelines. It must terminate in such a position that it is not a risk of fire to nearby combustibles and does not permit the penetration of flue gases through nearby windows or other openings.

19 Asbestos conditions

Prior to the commencement of works, a survey of the existing building fabric must be undertaken identifying the presence or otherwise of asbestos contamination. Any works subsequently required to address asbestos contamination must be undertaken in strict accordance with the requirements of the WorkCover Authority in relation to the removal, handling and disposal of material containing asbestos and the *Code of Practice for the Safe Removal of Asbestos*.

20 Reflectivity index of finishes

The reflectivity index of external finishes, including painted surfaces, walls or roof treatment of the proposed development, is to be no greater than 20%.

21 Service ducts

Service ducts must be provided to keep external walls free of plumbing or any other utility installations.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

Part 3 Conditions prior to any demolition or commencement of building works

22 Protection of trees during works

All trees that are to be retained must be maintained and protected during any demolition, excavation and construction on the site. The protection method must be provided to the principal certifying authority by an appropriately qualified person prior to commencement of works.

23 Prohibition on use of pavements

Building materials must not be placed on the Council's footpaths, roadways, parks or grass verges and a suitable sign to this effect must be erected adjacent to the street alignment.

24 Disposal schedule

- (1) A disposal schedule for waste materials arising from any demolition and excavation must be submitted to the Council prior to the commencement of work, identifying:
 - (a) those materials to be recycled, and
 - (b) those materials to be reused, and
 - (c) those materials to be disposed of.
- (2) A maximum amount of materials must be recycled or reused.

25 Mobile plant

Where on-street use of mobile plant is approved, such approval will be subject to the issue of a permit under section 68 of the *Local Government Act 1993* on each occasion from the Council's Customer Services Unit. Such permit must be obtained and the fee paid at least 2 clear working days in advance of each relevant date.

Part 4 Conditions during demolition and building works

26 Site access

- (1) Where kerb and gutter is provided, driveways are to be a minimum of 0.5 m clear of all drainage structures on the kerb and gutter and are not to interfere with the existing public utility infrastructure, including the Council drainage structures, unless prior approval is obtained from the relevant authority.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

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- (2) Where kerb and gutter is not provided, a gravel vehicular entrance incorporating a 0.375 m diameter stormwater pipe and concrete head walls or a 6 m by 6 m concrete slab dish drain must be constructed to provide access to the lot.
 - (3) Driveways are to be a minimum of 6 m from a road intersection.
 - (4) Driveways are to be constructed in accordance with Australian Standard AS/NZS 2890.1:2004, *Parking Facilities*, Part 1: *Off-street car parking*, with appropriate transition zones.

27 Progress inspections

The Council or the principal certifying authority, unless otherwise agreed in writing, must be given 48 hours notice:

- (a) for inspection of the following, where applicable:
 - (i) foundations before footings are laid,
 - (ii) reinforcement prior to encasement in concrete,
 - (iii) damp-proofing and flashing prior to covering,
 - (iv) structural steelwork prior to covering,
 - (v) timber framing prior to lining,
 - (vi) stormwater and drainage prior to backfilling, and
- (b) on completion of any building work, and
- (c) if required by any special conditions relevant to the complying development certificate.

28 Progress survey—minor development

- (1) In order to ensure compliance with approved plans, a survey certificate, to Australian Height Datum, must be prepared by a registered surveyor, as follows:
 - (a) at the completion of the first structural floor level, indicating the level of that floor and the relationship of the building to the boundaries,
 - (b) at the completed height of the building, prior to the placement of concrete in form work, or the laying of roofing materials,
 - (c) at completion, indicating the relationship of the building, and any projections thereto, to the boundaries.
- (2) Progress certifications in response to the stages described in subclause (1) (a)–(c) must be provided to the Council or the principal certifying authority at the time of carrying out relevant progress inspections.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

29 Hazardous materials

- (1) Unless tested by a person with suitable experience and expertise and shown to be otherwise, buildings constructed before 1970 are assumed to:
 - (a) have accumulated hazardous amounts of fine lead dust in ceiling and wall cavities, and
 - (b) contain components and surfaces coated with lead paint.
- (2) Appropriate measures to minimise hazards and contamination from lead are to be implemented.

30 No removal of trees

No trees on public property (footpaths, roads, reserves etc) must be removed or damaged during construction including the erection of any fences, hoardings or other temporary works.

31 Cigarette butt receptacle

Provision must be made for cigarette butt receptacles on the site to minimise littering.

32 Hours of works

- (1) Demolition, earthworks, building construction and landscaping works are restricted to within the hours of 7.00 am to 5.00 pm, Monday to Friday and on Saturday to within the hours of 8.00 am and 1.00 pm inclusive, with no work on Sundays and public holidays.
- (2) Excavation works are restricted to within the hours of 8.00 am and 5.00 pm, Monday to Friday only. (Excavation work includes the operation of any excavation machinery and the use of jack hammers, rock breakers, excavators and the like, regardless of whether the activities disturb or alter the natural state of the existing ground stratum or involve breaking up or removing materials from the site.)
- (3) The builder and any excavator must each display onsite their contact telephone number which is to be clearly visible and legible from any public place adjoining the site.

33 Erosion signage

A durable sign, which is available from the Council, must be erected during building works in a prominent location onsite warning of penalties should appropriate erosion and sedimentation control devices not be maintained.

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Amendments

Schedule 1

34 Equipment noise

Silencing mechanisms of a type approved by the Council must be provided and maintained in respect of all power-operated plant used in demolition, excavation, earthworks and erection of the building.

35 Dust emission

Suitable screens or barricades must be erected during any demolition, excavation and building works, where necessary to reduce the emission of dust, water effluent or other matter from the site. (Screening is to consist of a minimum 2 m height of shade cloth or similar material secured to a chain wire fence or the like.)

Part 5 Conditions prior to the issue of an occupation certificate

36 Noise impact of plant

- (1) All sound producing plant, equipment, machinery or fittings associated with or forming part of any mechanical ventilation system or the refrigeration system involved in the proposed development, must be sound insulated and/or isolated so that the noise emitted does not exceed 5dB(A) above the background level, in any octave band from 63.0 Hz centre frequencies inclusive, at any time the plant is in operation, at the boundary of the site.

Note. The method of measurement of sound must be carried out in accordance with Australian Standard AS 1055.1—1997, *Acoustics—Description and measurement of environmental noise*, Part 1: *General procedures*.

- (2) A report prepared by an appropriately qualified or accredited person must be submitted to the principal certifying authority demonstrating compliance with this condition prior to the occupation of the completed works.

Part 6 Conditions prior to final completion

37 Disposal information

- (1) On completion of works and prior to occupation, the person with the benefit of the certificate must provide to the Council the following information:
 - (a) the total tonnage of all waste and excavated material disposed of from the site,

North Sydney Local Environmental Plan 2001 (Amendment No 10)

Schedule 1 Amendments

- (b) the disposal points and methods used.
- (2) Such information must be categorised in accordance with the foregoing and is required for waste research purposes.

Part 7 Ongoing conditions

38 Prohibition on burning

Materials or rubbish resulting from any land clearing, demolition and building works must not be burnt on the site.

Part 8 Advisings

39 Mail boxes

Mail boxes must be provided in accordance with Australia Post guidelines. In general, a clearly marked mailbox (or group of mailboxes) must be provided within 0.5 m of the footpath alignment for premises at ground level, or adjacent to the main entrance to the development site or the building, where applicable.

40 Street numbering

Prior to completion of the development, a street number is to be obtained, in accordance with the *Local Government Act 1993*, from the Council, where applicable.

41 Termites

The structural members of the building that are subject to attack by subterranean termites must be protected in accordance with AS 3660.1—2000, *Termite management, Part 1: New building work*. A durable notice must be permanently fixed to the building in a prominent location, such as a meter box or the like, indicating the following:

- (a) method of protection,
- (b) the date of installation of the system,
- (c) where a chemical barrier is used, its life expectancy as listed on the Australian Pesticides and Veterinary Medicines Authority label,
- (d) the need to maintain and inspect the system on a regular basis.



New South Wales

Pittwater Local Environmental Plan 1993 (Amendment No 82)

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*. (9039352/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Pittwater Local Environmental Plan 1993 (Amendment No 82)

Pittwater Local Environmental Plan 1993 (Amendment No 82)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Pittwater Local Environmental Plan 1993 (Amendment No 82)*.

2 Aim of plan

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

3 Land to which plan applies

This plan applies to land within the local government area of Pittwater, being Lot 266, DP 27013, known as 195 Powderworks Road, Elanora Heights, as shown edged heavy black on the map marked "Pittwater Local Environmental Plan 1993 (Amendment No 82)" deposited in the office of Pittwater Council.

4 Amendment of Pittwater Local Environmental Plan 1993

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

Pittwater Local Environmental Plan 1993 (Amendment No 82)

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 4)

Schedule 13 Classification or reclassification of public land as operational

Insert in Columns 1, 2 and 3, respectively, in the matter relating to Elanora Heights in Part 3 of the Schedule, before the item relating to 205 Powderworks Road:

| | |
|----------------------|---|
| 195 Powderworks Road | Lot 266, DP 27013, as shown Nil. edged heavy black on the map marked "Pittwater Local Environmental Plan 1993 (Amendment No 82)"— <i>Pittwater Local Environmental Plan 1993 (Amendment No 82)</i> |
|----------------------|---|



New South Wales

Botany Local Environmental Plan 1995 (Amendment No 28)

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*. (S02/01845/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Botany Local Environmental Plan 1995 (Amendment No 28)

Botany Local Environmental Plan 1995 (Amendment No 28)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Botany Local Environmental Plan 1995 (Amendment No 28)*.

2 Aims of plan

This plan aims:

- (a) to insert new heritage provisions into *Botany Local Environmental Plan 1995 (the principal plan)*, and to amend existing provisions, to ensure the conservation and protection of the heritage of the City of Botany Bay, and
- (b) to insert new provisions dealing with land use activities into the principal plan, and to amend existing provisions, to reflect the emerging industrial market trends within the City of Botany Bay, and
- (c) to insert new definitions into the principal plan consequent on the new provisions being inserted, and
- (d) to clarify the meaning of some of the provisions of the principal plan, and
- (e) to introduce more effective planning controls within the City of Botany Bay, and
- (f) to rezone certain land to Zone No 5 (a) Special Uses under the principal plan and to classify certain land as operational land for the purposes of the *Local Government Act 1993*, and
- (g) to update references to the local government area of Botany Bay City in the principal plan and to correct certain other references in that plan.

3 Land to which plan applies

This plan applies to all land to which *Botany Local Environmental Plan 1995* applies.

Botany Local Environmental Plan 1995 (Amendment No 28)

Clause 4

4 Amendment of Botany Local Environmental Plan 1995

Botany Local Environmental Plan 1995 is amended as set out in Schedule 1.

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

- [1] **Clauses 2 (1), 4 (1), 5 (1), (2) (e) and (f), (4) (e), (5) (a) and (b), (6) (b), (c), (d) and (f), (8) (a) and (9) (b), item 1 of the matter relating to Zone No 3 (a) in Table to clause 10, and clause 25 (3)**

Omit “local government area of Botany” wherever occurring.

Insert instead “local government area of Botany Bay City”.

- [2] **Clause 5 The objectives of this plan**

Insert after clause 5 (2) (e):

- (e1) to provide for affordable housing without adverse effects on the character and amenity of the local government area of Botany Bay City,

- [3] **Clause 5 (8) (c)**

Insert at the end of clause 5 (8) (b):

, and

- (c) to promote the growing and growth of trees to counter the greenhouse effect.

- [4] **Clause 5 (8A)**

Insert after clause 5 (8):

(8A) The objectives of this plan in relation to outdoor advertising are:

- (a) to ensure advertisers’ messages and images are conveyed in a way that complements and respects the location and character of the locality in which they are displayed, and
- (b) to promote compatibility between outdoor advertising and the streetscape and character of the locality including in terms of appearance and design, size and scale, and placement, of the advertising, and
- (c) to reduce visual clutter caused by the proliferation of signs.

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

[5] Clause 6

Omit the clause. Insert instead:

6 Adoption of the Environmental Planning and Assessment Model Provisions 1980

The *Environmental Planning and Assessment Model Provisions 1980* are adopted for the purposes of this plan, except for the following:

- (a) the definitions of *gross floor area, health care professional, hotel, industry, light industry, recreation facility, residential flat building, service station* and *warehouse* in clause 4 (1),
- (b) clause 15.

[6] Clauses 7 (c) and 9

Omit “zoning” wherever occurring.

[7] Clause 10 Zone objectives and development control table

Omit “dwelling houses” from the first paragraph of item 1 of the matter relating to Zone No 2 (a) in the Table to the clause.

Insert instead “detached dwelling-houses and semi-detached dwellings”.

[8] Clause 10, Table

Insert before paragraph (a) of item 1 of the matter relating to Zone No 2 (a):

- (aa) to promote detached dwelling-houses,

[9] Clause 10, Table

Omit “dwelling-houses;” from item 3 of the matter relating to Zones Nos 2 (a) and 2 (b).

[10] Clause 10, Table

Insert in alphabetical order in item 3 of the matter relating to Zone No 2 (a):

building identification signs;
business identification signs;
detached dwelling-houses;
local shops;
semi-detached dwellings;

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

[11] Clause 10, Table

Omit “identified land uses;” from item 3 of the matter relating to Zones Nos 2 (a), 2 (b) and 4 (a).

[12] Clause 10, Table

Insert as a separate paragraph at the end of item 3 of the matter relating to each of Zones Nos 2 (a), 2 (b), 3 (a), 3 (b), 4 (a), 4 (b), 4 (c1), 4 (c2), 5 (a), 6 (a), 6 (b), 10 (a) and 10 (b):

Demolition of any building or work, archaeological site, potential archaeological site shown on the map, place of Aboriginal heritage significance, or potential place of Aboriginal heritage significance shown on the map.

[13] Clause 10, Table

Insert in alphabetical order in item 3 of the matter relating to Zone No 2 (b):

building identification signs;
business identification signs;
detached dwelling-houses;
local shops;
multi unit housing;
semi-detached dwellings;

[14] Clause 10, Table

Omit the following from item 3 of the matter relating to Zone No 3 (a):

Advertising structures;
amusement centres;
car parks;
identified land uses;
residential flat buildings or residential uses;

[15] Clause 10, Table

Insert in alphabetical order in item 3 of the matter relating to Zone No 3 (a):

Amusement centres;
building identification signs;
business identification signs;
car parking facilities;
general advertising (other than on land located in the Botany Township heritage conservation area, as identified in Schedule 3);
mixed developments;
serviced apartments;

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

[16] Clause 10, Table

Omit the following from item 3 of the matter relating to Zone No 3 (b):

Advertising structures;
car parks;

[17] Clause 10, Table

Insert in alphabetical order in the list following the words “Development for the purpose of:” in item 3 of the matter relating to Zone No 3 (b):

Building identification signs;
business identification signs;
car parking facilities;
general advertising;

[18] Clause 10, Table

Insert in alphabetical order in item 3 of the matter relating to Zone No 4 (a):

building identification signs;
business identification signs;

[19] Clause 10, Table

Omit the following from item 3 of the matter relating to Zone No 4 (b):

identified land uses;
; warehouse or distribution centres

[20] Clause 10, Table

Insert “building identification signs; business identification signs;” before “car repair stations” in item 3 of the matter relating to Zone No 4 (b).

[21] Clause 10, Table

Omit the following from item 3 of the matter relating to Zone No 4 (c1):

Advertising structures;
car parks;
identified land uses;

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

[22] Clause 10, Table

Insert in alphabetical order in item 3 of the matter relating to Zone No 4 (c1):

Air freight forwarders;
airport-related industries;
building identification signs;
bus depots;
business identification signs;
car parking facilities;
customs agencies;
general advertising;
high technology industries;
light goods dispatch;
tradespersons' supply and service stores;

[23] Clause 10, Table

Insert “; vehicle rental centres; warehouse or distribution centres” after “utility installations” in item 3 of the matter relating to Zone No 4 (c1).

[24] Clause 10, Table

Omit the first paragraph of item 1 of the matter relating to Zone No 4 (c2).

Insert instead:

The primary objective is to provide for a wide range of development and land use activities that predominantly have a relationship with Sydney (Kingsford Smith) Airport, together with encouraging other non airport-related uses.

[25] Clause 10, Table

Omit paragraph (b) of item 1 of the matter relating to Zone No 4 (c2).

Insert instead:

(b) to permit the development of commercial premises and non airport-related uses,

[26] Clause 10, Table

Omit the following from item 3 of the matter relating to Zone No 4 (c2):

Advertising structures;
customs agents;
identified land uses;

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

[27] Clause 10, Table

Insert in alphabetical order in item 3 of the matter relating to Zone No 4 (c2):

Air freight forwarders;
building identification signs;
business identification signs;
car parking facilities;
general advertising;
motor showrooms;
serviced apartments;

[28] Clause 10, Table

Omit the following from item 3 of the matter relating to Zone No 5 (a):

car parks;
identified land uses;

[29] Clause 10, Table

Insert “building identification signs; business identification signs; car parking facilities;” after “lettering on the map;” in item 3 of the matter relating to Zone No 5 (a).

[30] Clause 10, Table

Insert “general advertising;” after “community facilities;” in item 3 of the matter relating to Zone No 5 (a).

[31] Clause 10, Table

Omit the following from item 3 of the matter relating to Zone No 6 (a):

Child care centres;
identified land uses;
materials recycling yards;

[32] Clause 10, Table

Insert “Building identification signs; business identification signs; child care centres;” before “clubs” in item 3 of the matter relating to Zone No 6 (a).

[33] Clause 10, Table

Omit the following from item 3 of the matter relating to Zone No 6 (b):

Child care centres;
identified land uses;

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

[34] Clause 10, Table

Insert “Building identification signs; business identification signs; child care centres;” before “community facilities” in item 3 of the matter relating to Zone No 6 (b).

[35] Clause 10, Table

Omit “Child care centres;” from item 3 of the matter relating to Zone No 10 (a).

[36] Clause 10, Table

Insert in alphabetical order in the list following the words “Development for the purpose of:” in item 3 of the matter relating to Zone No 10 (a):

Building identification signs;
business identification signs;
child care centres;
serviced apartments;

[37] Clause 10, Table

Omit the following from item 3 of the matter relating to Zone No 10 (b):

Car parks;
refreshment rooms that are ancillary to and form part of a hotel,
motel, recreation area or recreation facility;

[38] Clause 10, Table

Insert in alphabetical order in item 3 of the matter relating to Zone No 10 (b):

Building identification signs;
business identification signs;
car parking facilities;
motor showrooms;
refreshment rooms that are ancillary to and form part of a hotel,
motel, recreation area, recreation facility, or commercial
premises;

[39] Clause 12A Floor space ratios—Mascot Station Precinct

Omit clause 12A (1). Insert instead:

- (1) The Council may consent to the erection of a building on land in the Mascot Station Precinct only if the floor space ratio of the proposed building does not exceed the ratio specified for the land concerned on Sheet B of the map marked “Botany Local

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

Environmental Plan 1995 (Amendment No 28)” which sheet is also titled “Mascot Station Precinct Floor Space Ratios—Map 1 for clause 12A”.

[40] Clause 12A (2) (b)

Omit the paragraph.

[41] Clause 13 Aircraft noise

Omit “Federal Airports Corporation”.

Insert instead “Sydney Airport Corporation Limited (or any successor in title)”.

[42] Clause 13B

Insert after clause 13A:

13B Development and Obstacle Limitation Surfaces (OLS)

- (1) The Council may grant consent to development that would penetrate the nominated airspace in relation to Sydney (Kingsford Smith) Airport only if:
 - (a) it has referred the development application to Sydney Airport Corporation Limited, and
 - (b) any necessary approvals required under the *Civil Aviation (Buildings Control) Regulations 1988* and the *Airports (Protection of Airspace) Regulations 1996* (both of the Commonwealth) in relation to the development have been obtained.
- (2) In this clause:

nominated airspace in relation to Sydney (Kingsford Smith) Airport means airspace in or in relation to which:

 - (a) the construction of a building or structure requires an approval under the *Civil Aviation (Buildings Control) Regulations 1988* of the Commonwealth, or
 - (b) the carrying out of a controlled activity (as defined in section 182 of the *Airports Act 1996* of the Commonwealth) requires an approval under the *Airports (Protection of Airspace) Regulations 1996* of the Commonwealth.

Note. The Commonwealth legislation referred to in this clause requires approvals to be obtained (from the Civil Aviation Safety Authority, in the case of the *Civil Aviation (Buildings Control) Regulations 1988*, and the Secretary of the Commonwealth Department of Transport and Regional Services, in the case of the *Airports (Protection of Airspace) Regulations*

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

1996) before certain airspace (including that relating to Sydney (Kingsford Smith) Airport) may be intruded upon by (amongst other things) buildings or other structures.

[43] Clause 15 Development along designated roads

Omit the clause.

[44] Clause 17 Development in industrial zones

Insert after clause 17 (1) (i):

- (ia) the development is of a high standard of design, provides a high level of environmental amenity and is compatible with adjoining land uses and development,

[45] Clause 17 (2) (ga)

Insert after clause 17 (2) (g):

- (ga) the development is of a high standard of design, provides a high level of environmental amenity and is compatible with adjoining land uses and development,

[46] Clause 17 (3) (ia)

Insert after clause 17 (3) (i):

- (ia) the development is of a high standard of design, provides a high level of environmental amenity and is compatible with adjoining land uses and development,

[47] Clause 22 Greenhouse effect, global warming, air and water pollution and energy efficiency etc

Omit "\$500,000". Insert instead "\$250,000".

[48] Clause 22 (b)

Insert "or water" after "in relation to air".

[49] Clause 22 (b) (iv)

Omit the subparagraph. Insert instead:

- (iv) the details of all the measures to be used to ameliorate or control any gaseous emissions or liquid discharges, and

[50] Clause 22 (b) (v)

Omit "air pollutants released".

Insert instead "any air pollutants released, or liquids discharged,".

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

[51] Clause 22 (e)

Insert “reuse or” after “minimisation and”.

[52] Clause 26 Temporary use of land for purposes otherwise prohibited

Insert “(being development that is otherwise prohibited under this plan in the zone concerned)” after “within any zone”.

[53] Clause 27

Omit the clause. Insert instead:

27 General advertising

The Council may consent to general advertising on land within Zone No 3 (a), 3 (b), 4 (c1), 4 (c2) or 5 (a), but only if it is of the opinion that the general advertising:

- (a) will enhance and improve the landscaping and scenic quality of the locality, and
- (b) will not add or contribute to the signage clutter in the locality, and
- (c) will not have an adverse effect on traffic safety, and
- (d) will not have an adverse effect on the amenity of the locality within which it is located (taking into account, for example, its visual impact, size and illumination), and
- (e) will, if attached to a building, form an integral but subsidiary part of the building, both in structure and appearance.

[54] Clause 28 Excavation and filling of land

Omit clause 28 (1). Insert instead:

- (1) The consent of the Council is required for the following:
 - (a) excavation exceeding 0.5m in depth of any land, except for landscaping works or similar works of a minor nature,
 - (b) the placing of fill material onto any land.

[55] Clause 28 (2) (c)

Insert at the end of clause 28 (2) (b):

- , and
- (c) the *Contaminated Land Management Act 1997*.

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

[56] Clause 29 Contaminated land

Omit the clause.

[57] Clauses 31–37A

Omit clauses 31–37. Insert instead:

31 Protection of heritage items and heritage conservation areas**(1) When is consent required?**

The following development may be carried out only with development consent:

- (a) demolishing, or moving (whether in whole or in part), a heritage item or a building, work, relic, tree or place within a heritage conservation area,
- (b) altering a heritage item or a building, work, relic, tree or place within a heritage conservation area by making structural or non-structural changes to its exterior, such as to its detail, fabric, finish or appearance,
- (c) altering a heritage item by making structural changes to its interior,
- (d) disturbing or excavating a place of Aboriginal heritage significance or an archaeological site while knowing, or having reasonable cause to suspect, that the disturbance or excavation will or is likely to result in a relic being discovered, exposed, moved, damaged or destroyed,
- (e) erecting a building on, or subdividing, land on which a heritage item is located or which is within a heritage conservation area,
- (f) removing gardens, boundary walls, and landscaping if it forms an intrinsic element of a setting associated with the heritage significance of a heritage item or a heritage conservation area.

(2) What exceptions are there?

Development consent is not required by this clause if:

- (a) in the opinion of the Council:
 - (i) the proposed development is of a minor nature or consists of maintenance of the heritage item or of a building, work, archaeological site, tree or place within a heritage conservation area, and

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

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- (ii) the proposed development would not adversely affect the significance of the heritage item or heritage conservation area, and
- (b) the proponent has notified the consent authority in writing of the proposed development and the consent authority has advised the proponent in writing before any work is carried out that it is satisfied that the proposed development will comply with this subclause and that development consent is not otherwise required by this plan.
- (3) **Exception relating to cemetery or burial grounds**
- Development consent is not required by this clause for the following development in a cemetery or burial ground if there will be no disturbance to human remains, relics in the form of grave goods, a place of Aboriginal heritage significance, Aboriginal objects, an Aboriginal place, an archaeological site, a potential archaeological site or a potential place of Aboriginal heritage significance:
- (a) the creation of a new grave or monument,
- (b) an excavation or disturbance of land for the purpose of carrying out conservation or repair of monuments or grave markers.
- (4) **What must be considered in assessing a development application?**
- Before granting a consent required by this clause, the consent authority must assess the extent to which the carrying out of the proposed development would affect the place of Aboriginal heritage significance or the archaeological site, or the heritage significance of the heritage item or heritage conservation area, concerned.
- (5) **Submission of a heritage impact statement or a conservation management plan**
- The assessment must include consideration of a heritage impact statement that addresses at least the issues referred to in subclause (6) (but is not to be limited to assessment of those issues, if the heritage significance concerned involves other issues). The Council may also decline to grant such a consent until it has considered a conservation management plan, if it considers the development proposed should be assessed with regard to such a plan.

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

(6) What issues must be addressed in a heritage impact statement?

The minimum number of issues that must be addressed by the heritage impact statement are:

- (a) for development that would affect a heritage item:
 - (i) the heritage significance of the item as part of the environmental heritage of the local government area of Botany Bay City, and
 - (ii) the impact that the proposed development will have on the heritage significance of the item and its setting, including any landscape or horticultural features, and
 - (iii) the measures proposed to conserve the heritage significance of the item and its setting, and
 - (iv) whether any archaeological site or potential archaeological site would be adversely affected by the proposed development, and
 - (v) the extent to which the carrying out of the proposed development would affect the form of any historic subdivision, and
- (b) for development that would be carried out in a heritage conservation area:
 - (i) the heritage significance of the heritage conservation area and the contribution which any building, work, relic, tree or place affected by the proposed development makes to this heritage significance, and
 - (ii) the impact that the proposed development would have on the heritage significance of the heritage conservation area, and
 - (iii) the compatibility of any proposed development with nearby original buildings and the character of the heritage conservation area, taking into account the size, form, scale, orientation, setbacks, materials and detailing of the proposed development, and
 - (iv) the measures proposed to conserve the significance of the heritage conservation area and its setting, and
 - (v) whether any landscape or horticultural features would be affected by the proposed development, and

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

- (vi) whether any archaeological site or potential archaeological site would be affected by the proposed development, and
- (vii) the extent to which the carrying out of the proposed development in accordance with the consent would affect any historic subdivision pattern, and
- (viii) the issues raised by any submission received in relation to the proposed development in response to the notification or advertising of the application.

32 Advertised development

The following development is identified as advertised development:

- (a) the demolition of a heritage item or a building, work, tree, place or relic in a heritage conservation area,
- (b) the carrying out of any development allowed by clause 37.

33 Notice of demolition to Heritage Council or Australian Heritage Commission

The Council may grant consent to the demolition of an item listed on the State Heritage Register or of a place listed on the Register of the National Estate only if:

- (a) it has notified the Heritage Council about the application (in the case of an item listed on the State Heritage Register), or
- (b) it has notified the Australian Heritage Commission about the application (in the case of a place listed on the Register of the National Estate),

and has considered any comments received in response within 28 days after the notice is sent.

34 Development affecting known or potential archaeological sites or places of Aboriginal heritage significance

The Council may grant consent to the carrying out of development on an archaeological site or a potential archaeological site, or the site of an Aboriginal object, or development that is likely to have an impact on a place of Aboriginal heritage significance or a potential place of Aboriginal heritage significance, only if:

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

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- (a) it has considered a heritage impact statement explaining how the proposed development would affect the conservation of the place or site and any Aboriginal objects known or reasonably likely to be located at the place or site, and
 - (b) except where the proposed development is integrated development, it has notified the local Aboriginal communities (in such way as it thinks appropriate) and the Director-General of the Department of Environment and Conservation of its intention to grant consent to the carrying out of the development and has considered any comments received in response within 28 days after the relevant notice is sent.

35 Development affecting known or potential archaeological sites of relics of non-Aboriginal heritage significance

- (1) The Council may grant consent to the carrying out of development on an archaeological site or a potential archaeological site of a relic that has non-Aboriginal heritage significance (whether or not it is, or has the potential to be, also the site of an Aboriginal object) only if:
 - (a) it has considered a heritage impact statement explaining how the proposed development will affect the conservation of the site and any relic known or reasonably likely to be located at the site, and
 - (b) it has notified the Heritage Council of its intention to grant consent to the carrying out of the development and taken into consideration any comments received in response within 28 days after the notice is sent.
- (2) This clause does not apply if the proposed development:
 - (a) does not involve disturbance of below-ground deposits and the Council is of the opinion that the heritage significance of any above-ground relics would not be adversely affected by the proposed development, or
 - (b) is integrated development.

36 Development in the vicinity of a heritage item or heritage conservation area

- (1) The Council may grant consent to the carrying out of development in the vicinity of a heritage item or a heritage conservation area only if it has assessed the impact of the proposed development on the heritage significance of the heritage item or the heritage conservation area.

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

- (2) This clause extends to development:
 - (a) that may have an impact on the setting of a heritage item or heritage conservation area, for example, by affecting a significant view to or from the item or area or by overshadowing, or
 - (b) that may undermine or otherwise cause physical damage to a heritage item or buildings within a heritage conservation area, or
 - (c) that may otherwise have any adverse impact on the heritage significance of a heritage item or heritage conservation area.
- (3) The consent authority may request the submission of a heritage impact statement that will help it assess the impact of the proposed development on the heritage significance, visual curtilage and setting of the heritage item or heritage conservation area.
- (4) The heritage impact statement is to include details of the size, shape and scale of, setbacks for, and the materials to be used in, any proposed buildings or works and details of any modification that would reduce the impact of the proposed development on the heritage significance of the heritage item or heritage conservation area (including buildings within the heritage conservation area).

37 Conservation incentives

The Council may grant consent to the use for any purpose of a building that is a heritage item or that is within a heritage conservation area, or of the land on which such a building is erected, even though the use would otherwise not be allowed by this plan, if:

- (a) it is satisfied that the retention of the building depends on the granting of consent, and
- (b) the proposed use is in accordance with a conservation management plan that has been endorsed by the Council, and
- (c) the granting of consent to the proposed use would ensure that all necessary conservation work identified in the conservation management plan is carried out, and
- (d) the proposed use would not adversely affect the heritage significance of the heritage item or its setting, or the heritage conservation area or the amenity of the heritage conservation area, and

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

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- (e) the proposed use would not adversely affect the amenity of the surrounding area otherwise than to an insignificant extent.

37A Development in heritage conservation areas

- (1) The Council may grant consent to the erection of a building within a heritage conservation area only if the Council is satisfied that the features of the proposed building will be compatible with the heritage significance of the heritage conservation area, having regard to the form of, and materials used in, buildings that contribute to the heritage significance of the heritage conservation area.
- (2) In satisfying itself about those features, the Council must have regard to:
 - (a) the setbacks, scale, bulk and form, including detailing and articulation, of the building, and
 - (b) the pitch and form of the roof (if any), and
 - (c) the style, size, proportion and position of the openings for windows or doors (if any), and
 - (d) the colour, texture, style, size and type of finish of the materials to be used on the exterior of the building, and
 - (e) any other matter that the Council considers relevant to the assessment of the application.

[58] Clause 39A

Insert after clause 39:

39A Development in vicinity of Alexandra Canal

- (1) A person must not, except with development consent, erect any structure on land within 10 metres of:
 - (a) the bank of the Alexandra Canal, or
 - (b) any of its open secondary channels.
- (2) Such a consent must not be granted unless the consent authority:
 - (a) has made an assessment of the effect the erection of that structure would have on the aquatic environment and the potential use of Alexandra Canal and its foreshores for recreational purposes, and
 - (b) has considered whether conditions should be imposed on that consent requiring the landscaping of that land, and

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

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- (c) has considered whether conditions should be imposed on that consent requiring the creation of a right of carriageway for the purpose of permanent pedestrian access within that land.

[59] Schedule 1 Definitions

Omit the definitions of *advertising structure*, *airport-related land use*, *archaeological site*, *AS 2021*, *building identification sign*, *business identification sign*, *customs agency*, *demolish*, *general advertising*, *heritage conservation area*, *heritage item*, *heritage significance*, *identified land use*, *light goods dispatch*, *potential archaeological site*, *relic* and *residential flat building*.

[60] Schedule 1

Insert in alphabetical order:

Aboriginal object means any deposit, object or material evidence (not being a handicraft made for sale) relating to the Aboriginal habitation of the area that comprises New South Wales, being habitation before or concurrent with (or both) the occupation of that area by persons of non-Aboriginal extraction, and includes Aboriginal remains.

Aboriginal place means any place declared to be an Aboriginal place under section 84 of the *National Parks and Wildlife Act 1974* by the Minister administering that Act.

airport-related industry means the manufacturing, assembling, altering, repairing, renovating, ornamenting, finishing, cleaning, washing, dismantling, processing or adapting of any goods or articles for a commercial purpose related to the Sydney (Kingsford Smith) Airport, but does not include any of the following:

- (a) any industry elsewhere defined for the purposes of this plan,
- (b) any hazardous or offensive development or potentially hazardous or offensive development under *State Environmental Planning Policy No 33—Hazardous and Offensive Development*,
- (c) any development that is declared to be designated development by the *Environmental Planning and Assessment Regulation 2000*,
- (d) any offensive storage establishment,
- (e) any materials recycling yard,
- (f) any hazardous storage establishment.

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

airport-related land use means a building or place used as an office or for other business or commercial purposes or industry related to Sydney (Kingsford Smith) Airport, and includes a building or place used for the provision of:

- (a) services related to any of the following uses carried out at Sydney (Kingsford Smith) Airport:
 - (i) the assembly, storage or land transport of air freight,
 - (ii) the accommodation or transportation of air passengers by air or land,
 - (iii) the operation, maintenance or repair of aircraft or aircraft components,
 - (iv) the administrative functions associated with the airport, such as airport management and security,
 - (v) the functions of government departments and authorities related to air passengers and air freight, and
- (b) services provided for hotel or motel guests, including banking, dry cleaning, hairdressing and the like, that are located within the confines of the hotel or motel building.

archaeological site means a site of one or more relics.

AS 2021 means Australian Standard AS 2021—2000, *Acoustics—Aircraft noise intrusion—Building siting and construction* published by Standards Australia as in force for the time being.

building identification sign means a sign that identifies or names a building, and that may include the name of a business or building, the street number of a building, the nature of a business and a logo or other symbol that identifies the business, but that does not include general advertising of products, goods or services.

business identification sign means a sign:

- (a) that indicates:
 - (i) the business carried on by a person at the premises or place at which the sign is displayed, and
 - (ii) the name of the person, and
- (b) that may include the address of the premises or place and a logo or other symbol that identifies the business,

but does not include any advertising relating to a person who does not carry on business at the premises or place.

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

car parking facility means a building or place used for parking vehicles, whether operated for gain or not, and any manoeuvring space or access to that building or place, but does not include car parking ancillary to a permissible use.

conservation management plan means a document, prepared in accordance with the requirements of the Heritage Office, that establishes the heritage significance of an item, place or heritage conservation area and identifies conservation policies and management mechanisms that are appropriate to enable that significance to be retained.

customs agency means premises used for the provision of customs services in relation to the import or export of goods through Port Botany or Sydney Airport, or both places, but which are not used for any on-site warehousing or on-site distribution of goods.

demolition of a building or work, or a heritage item, or an item listed on the State Heritage Register, or a place listed on the Register of the National Estate, or a relic, tree or place within a heritage conservation area, or a place of Aboriginal heritage significance, or a potential place of Aboriginal heritage significance shown on the map, or an archaeological site, or a potential archaeological site shown on the map, means to damage, deface, destroy, or pull down or remove, the same (whether in whole or in part).

detached dwelling-house means a dwelling-house that is not attached to another dwelling-house by a common wall, party wall, separating wall, ceiling, floor, breezeway, carport or any other structure.

general advertising means a display by the use of symbols, messages or other devices for promotional purposes or for the conveying of information, instructions, directions or the like (whether or not the display includes the erection of a structure or the carrying out of a work) that is unrelated, in its content, to the use of the property on which the display is to be located.

gross floor area means the sum of the areas of each floor of a building where the area of each floor is taken to be the area within the outer face of the external enclosing walls as measured at a height of 1,400 millimetres above each floor level excluding the following:

- (a) columns, fin walls, sun control devices and any other elements, projections or works outside the general line of the outer face of the external walls,
- (b) lift towers, cooling towers, machinery and plant rooms and ancillary storage space and vertical air-conditioning ducts,

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

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- (c) car parking at basement and at grade (ground level) and 50% of the car parking area provided at first floor level (and any internal access to that car parking), being car parking that is needed to meet any requirements of the Council,
 - (d) space for the loading and unloading of goods,
 - (e) designated storage spaces (if any) designated for personal items associated with multi unit housing, residential flat buildings and mixed development.

heritage conservation area means an area of land that is shown hatched on the map, and that is identified in Schedule 3 as a heritage conservation area, and includes buildings, works, archaeological sites, trees and places situated on or within the land.

heritage impact statement means a document prepared in accordance with the requirements of the Heritage Office, consisting of a statement demonstrating the heritage significance of a heritage item or heritage conservation area or of a building, work, archaeological site, tree or place within a heritage conservation area, an assessment of the impact that proposed development will have on that significance and proposals for measures to minimise that impact.

heritage item means a building, work, archaeological site or place (including a place of Aboriginal heritage significance) identified in Schedule 3 as a heritage item and the site of which is described in that Schedule.

heritage significance means historic, scientific, cultural, social, archaeological, natural or aesthetic value.

light goods dispatch means a building or place in which there is carried on a non-retail occupation, profession or trade, which involves light goods handling and storage of those goods for dispatch, but only in conjunction with the core business, and only where the product is small and a light rigid vehicle (or smaller vehicle) is required for delivery.

light rigid vehicle means a motor vehicle with a GVM (gross vehicular mass) of more than 4.5 tonnes but not more than 8 tonnes.

local shop means a shop or refreshment room that operates primarily to serve the surrounding residential area and does not exceed 100 square metres in gross floor area.

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

maintenance in relation to a heritage item or to a building, work, archaeological site, tree or place within a heritage conservation area, means the on-going protective care of the same. It does not include alterations, such as carrying out extensions or additions, or the introduction of new materials or technology.

mixed development means a boarding house, multi unit housing, residential flat building, serviced apartment, or dwelling-house, which is located within the same building in which is located, on the ground floor level only, shops, commercial premises or any other non-residential use permissible in the zone for the site.

multi unit housing means a building or buildings, on one allotment of land, containing 2 or more dwellings where each dwelling has an individual entrance and direct access to private open space at ground level for the exclusive use of the occupants of the dwelling, and includes townhouses, villas, and terraces, but does not include residential flat buildings or any other form of dwellings specifically defined in this Schedule.

place of Aboriginal heritage significance means:

- (a) a place that has the physical remains of Aboriginal occupation and/or use, or is of contemporary significance to Aboriginal people (It may be a post-European contact site. It can, but need not, include items and remnants of the occupation of the land by Aboriginal people, such as burial places, engraving sites, rock art, midden deposits, scarred and sacred trees and sharpening grooves.), or
- (b) a natural Aboriginal sacred site or other sacred feature. (It includes natural features such as creeks of long-standing cultural significance, as well as initiation, ceremonial or story places or areas of more contemporary cultural significance.)

potential archaeological site means a site that:

- (a) is shown hatched on the map, or
- (b) in the opinion of the Council, has the potential to be an archaeological site.

potential place of Aboriginal heritage significance means a place that:

- (a) is shown cross hatched on the map, or
- (b) in the opinion of the Council, has the potential to have Aboriginal heritage significance.

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

private hotel means a hotel used primarily for short-term residential purposes which is not licensed under the *Liquor Act 1982* and does not include a building or place elsewhere defined in this Schedule.

relic means:

- (a) any deposit, object or material evidence (which may consist of human remains) that is more than 50 years old relating to the use or settlement, not being Aboriginal habitation, of the local government area of Botany Bay City and that is a fixture or is wholly or partly within the ground, or
- (b) any deposit, object or material evidence (which may consist of human remains) of any age relating to Aboriginal habitation of that area.

residential flat building means a building containing 3 or more dwellings (not being serviced apartments or multi unit housing) that have shared parking or access arrangements (or both).

semi-detached dwelling means either of the 2 dwellings that are created when a building is divided vertically into 2 dwellings by a common wall, but only if the dwelling is located on a separate lot having access to and frontage to a street.

serviced apartment means a building containing 3 or more self-contained dwellings that are not under separate strata title and that:

- (a) are cleaned or serviced by the owner or manager of the building (or the agent of the owner or manager), and
- (b) provide short-term accommodation for persons who have their principal place of residence elsewhere,

but does not include a backpackers' hostel, boarding house, bed and breakfast accommodation or private hotel.

[61] Schedule 1, definition of "the map"

Insert in appropriate order:

Botany Local Environmental Plan 1995 (Amendment No 28)—
Sheets A, B and C

[62] Schedule 2 Development for certain additional purposes

Omit “, excluding a bulk store, container depot or road transport terminal connected with the operation of the Port of Botany” from the matter relating to land at Lord Street, Botany.

Insert instead “and warehouse or distribution centres”.

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

[63] Schedule 2

Insert at the end of the Schedule:

- Land bounded generally by Corish Circuit, Wentworth Avenue, Baker Street, Moore Street and Wight Street—warehouse or distribution centres.

[64] Schedule 3 Heritage items and heritage conservation areas

Omit “(Refer to Clauses 31–37)”. Insert instead “(Refer to clauses 31–37A)”.

[65] Schedule 3

Omit all matter relating to heritage items 62, 69, 71–78, 81–83, 99, 153, 166, 167 and 176 under the headings “**Heritage items**” and “**Address**”.

Insert instead in appropriate order:

| | | |
|----|---|--|
| 62 | Botany Bay Hotel | 1807 Botany Road, Banksmeadow |
| 69 | Electricity Substation No 153 | 14 Byrnes Street, Botany |
| 71 | Memorial Park | Lot 1, DP 72528 (corner of Botany Road and Coward Street) |
| 72 | Botany Town Hall (c 1898) | 1423 Botany Road, Botany (corner of Botany Road and Edward Street, Botany) |
| 73 | Pier Hotel | 1751 Botany Road, Banksmeadow (corner of Botany Road and Excell Street, Banksmeadow) |
| 74 | New Market Hotel | 889 Botany Road, Rosebery (corner of Botany and Gardeners Roads, Rosebery) |
| 75 | St Matthew’s Anglican Church (c 1862) | 1331 Botany Road, Botany (corner of Botany Road and Lord Street, Botany) |
| 76 | Sir Joseph Banks Hotel (c 1920) | 1354 Botany Road, Botany (corner of Botany Road and Waratah Street, Botany) |
| 77 | Matraville Public School | 302 Bunnerong Road, Hillsdale (corner of Bunnerong and Beauchamp Roads, Hillsdale) |
| 78 | St Therese’s Catholic Church Building Group | 54 Coward Street, Rosebery (corner of Coward and Sutherland Streets, Rosebery) |
| 81 | Former Tennyson Hotel | 952 Botany Road, Mascot (corner of High Street and Botany Road, Mascot) |

Botany Local Environmental Plan 1995 (Amendment No 28)

Schedule 1 Amendments

| | | |
|-----|---|--|
| 82 | The Lakes Hotel | 305 Gardeners Road, Rosebery (corner of Macquarie Street and Gardeners Road, Rosebery) |
| 83 | Sydney Water Corporation Sewage Pumping Station SP0060 | Corner of McFall and Erith Streets, Botany |
| 99 | Sydney Water Corporation Pumping Station SP0053 | 153 Coward Street, Mascot |
| 153 | House | 191 King Street, Mascot |
| 166 | Commonwealth Water Pumping Station and Sewage Pumping Station | Lot 1, DP 7877029, within the boundary of Sydney (Kingsford Smith) Airport |
| 167 | Sydney Water Corporation Sewer Vent | Tenterden Road, Botany |
| 176 | Ruins of the former Botany Pumping Station | Lot 1, DP 7877029, within the boundary of Sydney (Kingsford Smith) Airport |

[66] Schedule 3

Insert after the matter relating to heritage item 177 under the heading “**Heritage items**”:

| | | |
|-----|---|--|
| 178 | Sydney Water Corporation Sewage Pumping Station SP0038 | Ross Smith Avenue, Mascot (west of Engine Pond, Lot 1, DP 7877029, within the boundary of Sydney (Kingsford Smith) Airport) |
| 179 | Alexandra Canal | Alexandra Canal, Mascot |
| 180 | Botany Swamps | About 200ha, between Mascot and Botany, and extending from the northern shore of Botany Bay to Gardeners Road, including the Lakes and Eastlakes Golf Courses, and Mill and Engine Ponds |
| 181 | Sydney (Kingsford Smith) Airport Group (as described under the heading “Description” in the entries for the Sydney (Kingsford Smith) Airport Group on the Australian Heritage Database) | Airport Drive, Sydney Airport |

[67] Schedules 4 and 5

Omit the Schedules.

Botany Local Environmental Plan 1995 (Amendment No 28)

Amendments

Schedule 1

[68] Schedule 6 Classification or reclassification of public land as operational land

Insert before the heading “**Pagewood**”:

Botany

1042 Botany Road

Lot 9, DP 7826, as shown edged heavy black on the map marked “Botany Local Environmental Plan 1995 (Amendment No 28)—Sheet C”—*Botany Local Environmental Plan 1995 (Amendment No 28)*.

Department of Primary Industries

PLANT DISEASES ACT 1924

PROCLAMATION P71R

PROCLAMATION to revoke P71 that prohibited the importation, introduction or bringing into New South Wales of certain fruit originating from, or having moved through, a specified part of the Northern Territory on account of the fruit fly (*bactrocera philippinensis*).

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, 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 P71 published in *Government Gazette* No. 87 of 29 May 1998, at pages 3949-3952, and any Proclamation revived as a result of this revocation.

Signed and sealed at Sydney, this 21st day of June 2006.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

PLANT DISEASES ACT 1924

PROCLAMATION P59R

PROCLAMATION to revoke P59 that declared the fruit fly (*bactrocera philippinensis*) to be a pest for the purposes of the Plant Diseases Act 1924.

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, 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 P59 published in *Government Gazette* No. 92 of 12 June 1998, at page 4255, and any Proclamation revived as a result of this revocation.

Signed and sealed at Sydney, this 21st day of June 2006.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(06-249)

No. 2767, PLATSEARCH NL (ACN 003 254 395), area of 56 units, for Group 1, dated 20 June 2006. (Broken Hill Mining Division).

(06-250)

No. 2768, WESTERN PLAINS GOLD LTD (ACN 109 426 502), area of 100 units, for Group 1, dated 22 June 2006. (Orange Mining Division).

(06-4066)

No. 2770, PLATSEARCH NL (ACN 003 254 395), area of 39 units, for Group 1, dated 27 June 2006. (Mining Division).

(06-4067)

No. 2772, OROYA MINING LIMITED (ACN 009 146 794), area of 3 units, for Group 1, dated 28 June 2006. (Sydney Mining Division).

NOTICE is given that the following applications have been received:

PETROLEUM EXPLORATION LICENCE APPLICATIONS

(04-4802)

No. 73, EASTERN STAR GAS LIMITED (ACN 094 269 780), area of 114 blocks, dated 22 November 2004. (Broken Hill Mining Division).

(04-4803)

No. 74, EASTERN STAR GAS LIMITED (ACN 094 269 780), area of 24 blocks, dated 22 November 2004. (Inverell Mining Division).

(05-144)

No. 75, DIAPRO PTY LTD (ACN 063 428 688), area of 140 blocks, dated 6 January 2005. (Broken Hill Mining Division).

(05-5028)

No. 76, GREENBASE OIL & GAS PTY LTD (ACN 115 070 847), area of 83 blocks, dated 13 September 2005. (Wagga Wagga Mining Division).

(05-5354)

No. 77, RED SKY ENERGY PTY LTD (ACN 099 116 275), area of 140 blocks, dated 17 March 2005. (Cobar Mining Division).

(05-5706)

No. 78, APEX ENERGY NL (ACN 097 997 914), AUSTRALIAN COALBED METHANE PTY LTD (ACN 002 606 288) and SUN RESOURCES (NSW) PTY LTD (ACN 105 706 894), area of 4 blocks, dated 14 November 2005. (Sydney Mining Division).

PETROLEUM PRODUCTION LEASE APPLICATION

(T03-1081)

No. 6, EASTERN STAR GAS LTD (ACN 094 269 780), area of 191.2 hectares, dated 11 December 2003. (Armidale Mining Division).

PETROLEUM SPECIAL PROSPECTING AUTHORITY APPLICATIONS

(05-4016)

No. 13, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 102 blocks, dated 26 October 2005. (Armidale Mining Division).

(05-4017)

No. 14, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 13 blocks, dated 26 October 2005. (Armidale Mining Division).

(05-4018)

No. 15, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 82 blocks, dated 26 October 2005. (Armidale Mining Division).

(05-4019)

No. 16, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 103 blocks, dated 26 October 2005. (Singleton Mining Division).

(05-5712)

No. 17, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 2389 blocks, dated 14 December 2005. (Inverell Mining Division).

(06-3322)

No. 18, ENERGETICA RESOURCES PTY LTD (ACN 113 926 042), area of 578 blocks, dated 15 May 2006. (Wagga Wagga Mining Division).

(06-3940)

No. 19, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 50 blocks, dated 14 June 2006. (Sydney Mining Division).

(06-4299)

No. 20, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 44 blocks, dated 23 June 2006. (Sydney Mining Division).

(06-4321)

No. 21, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 37 blocks, dated 27 June 2006. (Singleton Mining Division).

PETROLEUM ASSESSMENT LEASE APPLICATION

(C01-0292)

No. 2, ENDEAVOUR COAL PTY LTD (ACN 099 830 476), area of 869.4 hectares, dated 23 May 2001. (Sydney Mining Division).

(05-2632)

No. 3, EASTERN STAR GAS LTD (ACN 094 269 780), area of 265 kilometres squared, dated 10 May 2005. (Armidale Mining Division).

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

NOTICE is given that the following application has been granted:

EXPLORATION LICENCE APPLICATION

(05-5563)

No. 2634, now Exploration Licence No. 6565, Bahattin ASLAN, County of Auckland, Map Sheet (8824), area of 4 units, for Group 1, dated 19 May 2006, for a term until 18 May 2008.

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

NOTICE is given that the following application has been refused:

EXPLORATION LICENCE APPLICATION

(06-0114)

No. 2693, STARWOLF RESOURCES PTY LTD (ACN 118 223 877), County of Auckland, Map Sheet (8824). Refusal took effect on 19 June 2006.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATION

(04-0567)

No. 2386, CAPRICORN MINERALS LIMITED (ACN 108 128 025), County of Parry, Map Sheet (9135). Withdrawal took effect on 9 June 2006.

PETROLEUM APPLICATION

(06-3940)

No. 19 lodged by MACQUARIE ENERGY PTY LTD (ACN 113 972 473) over 50 blocks in the (Mining Division).

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

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

(T02-0035)

Exploration Licence No. 5969, TRIAKO RESOURCES LIMITED (ACN 008 498 119), area of 10 units. Application for renewal received 27 June 2006.

(T01-0219)

Exploration Licence No. 5971, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 11 units. Application for renewal received 22 June 2006.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authority has been renewed:

(T01-0201)

Exploration Licence No. 5927, PAN GEM RESOURCES (AUST) PTY LTD (ACN 064 972 621), County of Arrawatta, Map Sheet (9138), area of 5 units, for a further term until 19 March 2008. Renewal effective on and from 21 June 2006.

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

PETROLEUM (ONSHORE) ACT 1991

Notice of Moratorium – Griffith

I IAN MACDONALD, M.L.C., Minister for Mineral Resources, pursuant to section 91(1) of the Petroleum (Onshore) Act 1991, hereby designate that petroleum titles will not be granted in respect of the lands defined by the thirty six (36) graticular blocks set out in the Schedule hereto.

The moratorium on the lodgement of applications for petroleum titles will allow the Department of Primary Industries – Mineral Resources to undertake a seismic survey (two seismic lines) to extend its knowledge of the structures north of the Oaklands Basin. The results are expected to be released to the petroleum industry shortly after the moratorium expires.

The moratorium, operative from the date of gazettal, shall remain in force until 30 June 2007.

SCHEDULE

Canberra 1:1,000,000 sheet:

Blocks:

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

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

INVERELL SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

PAUL HENRY,
General Manager,
Inverell Shire Council
(by delegation from the Minister for Roads)
19th April 2006

SCHEDULE

1. Citation

This Notice may be cited as Inverell Shire Council 25 Metre B-Double Notice No. 01/2006.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

| Type | Road Name | Starting Point | Finishing Point | Conditions |
|------|----------------------------|----------------------------|----------------------------|--|
| 25m. | Swan Brook Road, Inverell. | Ross Street, Inverell. | Runnymede Drive, Inverell. | 1. 40km/h speed limit. 2. Outside school bus times. |
| 25m. | Runnymede Drive, Inverell. | SH12 – Gwydir Highway. | Swan Brook Road, Inverell. | 1. Outside school bus times. |
| 25m. | Chester Street, Inverell. | SH12 – Gwydir Highway. | Mans eld Street, Inverell. | 1. 40km/h speed limit. 2. Outside school bus times. |
| 25m. | Evans Street, Inverell. | Mans eld Street, Inverell. | Swan Brook Road, Inverell. | 1. 40km/h speed limit. 2. Outside school bus times. |
| 25m. | Wood Street, Inverell. | Byron Street, Inverell. | Oliver Street, Inverell. | 1. 40km/h speed limit. 2. Outside school bus times. |
| 25m. | Oliver Street, Inverell. | Wood Street, Inverell. | Arthur Street, Inverell. | 1. 40km/h speed limit. 2. Outside school bus times. |
| 25m. | Arthur Street, Inverell. | Oliver Street, Inverell. | Byron Street, Inverell. | 1. 40km/h speed limit. 2. Outside school bus times. |

ROAD TRANSPORT (GENERAL) ACT 2005

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

FORBES SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

CHRIS DEVITT,
General Manager,
Forbes Shire Council
(by delegation from the Minister for Roads)
16 May 2006

SCHEDULE**1. Citation**

This Notice may be cited as Forbes Shire Council B-Double Notice No. 5/2006.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

| Type | Road No. | Road Name | Starting Point | Finishing Point |
|------|----------|--------------------|----------------------------|---------------------------------|
| 25. | SR570. | New Grenfell Road. | (MR56) Cowra Road. | (SR625) Pineleigh Road. |
| 25. | SR625. | Pineleigh Road. | (SR570) New Grenfell Road. | Property Entrance to 'Pandora'. |

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, pursuant to Clause 29 of the Road Transport (Mass, Loading and Access) Regulation 2005, do, by this Notice, make the amendments as set out in the Schedule below.

MIKE HANNON,
Acting Chief Executive,
Roads and Traffic Authority

SCHEDULE**Amendments**

The Concessional Mass Limits Notice 2006, published in the *Government Gazette* No. 77 of 16 June 2006, at pages 4421-4422, is amended:

- (a) Omit the matter "2.2.2 This Notices does not apply to:" from Clause 2.1
- (b) Insert the matter "2.1.2 This Notice does not apply to:" in Clause 2.1

ROAD TRANSPORT (GENERAL) ACT 2005

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

BATHURST REGIONAL COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

DAVID SHERLEY,
Bathurst Regional Council
(by delegation from the Minister for Roads)
21 June 2006

SCHEDULE**1. Citation**

This Notice may be cited as Bathurst Regional Council B-Double Notice No. 2/2006.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

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

4. Application

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

5. Routes

| Type | Road No. | Road Name | Starting Point | Finishing Point |
|------|----------|---|--|---|
| 25. | 000. | Newcastle Place, Kelso. | Toronto Place, Kelso. | South western end of cul-de-sac, Newcastle Place. |
| 25. | 000. | Cardiff Place, Kelso. | Toronto Place, Kelso. | Northern end of cul-de-sac, Cardiff Place. |
| 25. | 000. | Sheffield Place, Kelso. | Toronto Street, Kelso. | Northern end of cul-de-sac, Sheffield Place. |
| 25. | 000. | Kobe Place, Kelso. | Toronto Street, Kelso. | Northern end of cul-de-sac, Kobe Place. |
| 25. | 000. | Coventry Street, Kelso. | Toronto Street, Kelso. | Intersection of Kobe Place and Coventry Street. |
| 25. | 000. | Hampden Park Road, Kelso. | Littlebourne Road, Kelso. | Eastern prolongation of Olympic Place. |
| 25. | 000. | Kembla Place, Kelso. | Hampden Park Road, Kelso. | Southern end of cul-de-sac, Kembla Place. |
| 25. | 000. | Olympic Place, Kelso. | Hampden Park Road, Kelso. | Southern end of cul-de-sac, Olympic Place. |
| 25. | 000. | Part of Bradwardine Road, Trade Centre, Bathurst. | Mitchell Highway, Robin Hill. | Intersection with Corporation Avenue. |
| 25. | 000. | Part of Corporation Avenue, Trade Centre, Bathurst. | Southern intersection of Corporation Avenue and Lombard Drive, Robin Hill. | Most western cul-de-sac in Corporation Avenue. |
| 25. | 000. | Lombard Drive, Trade Centre. | Southern intersection with Corporation Avenue. | Northern intersection with Corporation Avenue. |

ROAD TRANSPORT (GENERAL) ACT 2005

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

AUBURN COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 4.6 metre High Vehicles may be used subject to any requirements or conditions set out in the Schedule.

PAUL DONOVAN,
 Manager, Engineering,
 Works and Services Department,
 Auburn Council
 (by delegation from the Minister for Roads)
 20 October 2005

SCHEDULE
1. Citation

This Notice may be cited as the Auburn Council 4.6 Metre High Vehicle Route Notice No. 4/2005.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31 December 2007, unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6m high vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

| Type | Road Name | Starting Point | Finishing Point |
|-------------|---------------------------|-----------------------|------------------------|
| 4.6. | Amy Street, Regents Park. | Joseph Street. | Park Road. |
| 4.6. | Park Road, Regents Park. | Carlingford Street. | Commercial Drive. |
| 4.6. | Commercial Drive. | Park Road. | Prince Road East. |

ROAD TRANSPORT (GENERAL) ACT 2005

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

SINGLETON COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading and Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

B. BEHRINGER,
Acting Manager, Works (for S. C. McGrath, General Manager),
Singleton Council
(by delegation from the Minister for Roads)
27 June 2006

SCHEDULE
1. Citation

This Notice may be cited as the Singleton Council 25 metre B-Doubles Notice No. 1/2006.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 18 September 2006, unless it is amended or repealed earlier.

4. Application

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

5. Routes

B- Doubles routes within the Singleton Council.

| Type | Road Name | Starting Point | Finishing Point | Conditions |
|------|--------------------------------|----------------------|-----------------|---|
| 25. | Boundary Street, Singleton. | George Street (SH9). | Queen Street. | No B-Double travel on this route between: - 8.30am and 9.00am on school days, - 3.00pm and 4.00pm on school days. |

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Double Vehicles may be used subject to any requirements or conditions set out in the Schedule.

GENERAL MANAGER,
Tamworth Regional Council,
(by delegation from the Minister for Roads)
27 June 2006

SCHEDULE
1. Citation

This Notice may be cited as Tamworth Regional Council 19/25 Metre B-Double Vehicle Route Notice No. 06/2006.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

| Type | Road Name | Starting Point | Finishing Point | Conditions |
|-------------|------------------|-----------------------|---|-------------------|
| 25 mtr. | Edgeroy Street. | New England Highway. | 20 mtrs to the 24hr Shell Service Station entrance. | Nil. |

ROADS ACT 1993

Notice of Dedication of Land as Public Road
at Gerogery in the Greater Hume Shire Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Greater Hume Shire Council area, Parish of Gerogery and County of Goulburn, shown as:

Lot 1 Deposited Plan 450164;
Lots 23, 24 and 25 Deposited Plan 1049166; and
Lots 2, 4, 6, 8, 10 and 12 Deposited Plan 1047960.
(RTA Papers: FPP 2M1727; RO 202.1195)

ROADS ACT 1993

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

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

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

SCHEDULE

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

Lot 13 Deposited Plan 309516;
Lot 1 Deposited Plan 175918; and
Lot 14 Deposited Plan 238714.
(RTA Papers: 17/157.19)

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

Notice of Compulsory Acquisition of land at
Lane Cove West in the Lane Cove Municipal Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Lane Cove Municipal Council area, Parish of Willoughby and County of Cumberland, shown as:

Lot 27 Deposited Plan 1071752, being part of the land in Certificate of Title 66/1055991 and said to be in the possession of Bernard Klaus Haehnle and Jann Lorraine Haehnle (registered proprietors), Intercontinental Parts (NSW) Pty Limited (lessee) and Eternal Nest Pty Limited (sublessee); and

Lot 28 Deposited Plan 1071752, being part of the land in Certificate of Title 67/1055991 and said to be in the possession of Bernard Klaus Haehnle and Jann Lorraine Haehnle (registered proprietors), Intercontinental Parts (NSW) Pty Limited (lessee), Eternal Nest Pty Limited (sublessee) and Gympie International Pty Ltd (lessee).

(RTA Papers: FPP 5M4370; RO 254.11066)

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

Notice of Compulsory Acquisition and Dedication
as Public Road of Land at Capertee in the
Lithgow City Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993 and further dedicates the land as public road under Section 10 of the Roads Act 1993.

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

—————
SCHEDULE

ALL those pieces or parcels of Crown land situated in the Lithgow City Council area, Parish of Bandamora and County of Roxburgh, shown as:

Lot 4 Deposited Plan 1089039 and Lots 100 and 103 Deposited Plan 755758, being parts of the land in Village Reserve No 62 notified in Government Gazette of 3 October 1881 on page 5037; and

Lot 5 Deposited Plan 1089039, being part of the land in Reserve No 46187 for Police Purposes (Reserve No 46188 from Lease Generally) notified in Government Gazette No 6 of 11 January 1911 on page 265;

excluding any existing easements from the compulsory acquisition of the land listed above.

(RTA Papers FPP 6M501; RO 18/258.1282)

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

Notice of Compulsory Acquisition and Dedication
as Public Road of Land at Barbegal in the
Dubbo City Council area.

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993 and further dedicates the land as public road under Section 10 of the Roads Act 1993.

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

—————
SCHEDULE

ALL those pieces or parcels of land situated in the Dubbo City Council area, Parish of Barbegal and County of Lincoln, shown as Lots 5 and 6 Deposited Plan 1094874, being parts of the land in Travelling Stock and Camping Reserve No 1320 notified in the Government Gazette of 31 October 1881 on page 5609 and said to be in the possession of the Crown and Dubbo Rural Lands Protection Board.

(RTA Papers FPP 6M1447; RO 27/125.151)

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

Notice of Compulsory Acquisition of Land at Katoomba
and Leura in the Blue Mountains City Council area.

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Blue Mountains City Council area, Parish of Megalong and County of Cook, shown as:

Lots 48 and 49 Deposited Plan 248028, being railway land vested pursuant to Section 11(d) of the Government Railways Act No 30, 1912; and

Lots 3, 4, 5 and 9 Deposited Plan 1062890, being parts of the Great Western Railway confirmed by notification in Government Gazette of 19 May 1865 on pages 1076 and 1077.

The land is said to be in the possession of Rail Corporation New South Wales.

(RTA Papers FPP 6M1175; RO 5/44.12379)

Other Notices

APPROVAL OF CODE

I, Mark Duffy, Acting Director-General, Department of Energy, Utilities and Sustainability, hereby approve for publication the code entitled "New South Wales Code of Practice Plumbing and Drainage" produced by the Committee on Uniformity of Plumbing and Drainage Regulations in New South Wales, Edition No. 3, July 2006 and set forth in this Schedule hereto. The Code shall be effective on and from 1 July 2006.

Dated this 30th day of June 2006.

MARK DUFFY,
Acting Director-General,
Department of Energy, Utilities and Sustainability

SCHEDULE

New South Wales Code of Practice
Plumbing and Drainage
Edition No. 3 July 2006

This code was produced by the Committee on Uniformity of Plumbing and Drainage Regulations New South Wales (CUPDR). The Committee comprises representatives of Department of Energy, Utilities and Sustainability, Sydney Water Corporation, Hunter Water Corporation, Country Energy, Department of Local Government, New South Wales Health Department, Department of Planning, Office of Fair Trading and New South Wales TAFE.

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.

Albury-Wodonga Regional Parklands Incorporated
Y2565118

Orange Community Transport Incorporated Y0219643
Defence Family Social Group Inc Y1802730

Michelago Community Progress Association Incorporated
Y2530733

Newcastle Horticultural Society Incorporated
Y2963545

Holroyd Croquet Club Incorporated Y2514729

Canton Beach Landcare Incorporated Inc9877224

Rylstone Squash Club Incorporated Y2640234

Dated: 27 June 2006.

CHRISTINE GOWLAND,
Manager,
Financial Analysis Branch,
Registry of Co-operatives and Associations,
Office of Fair Trading,
Department of Commerce

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority
Declaration of Remediation Site
(Section 21 of the
Contaminated Land Management Act 1997)

Declaration No. 21096, Area No. 3225

THE Environment Protection Authority (the "EPA") declares the following land to be a remediation site under the Contaminated Land Management Act 1997 ("the Act"):

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

The site is the premises at 86-88 Great Western Highway (Lot D, DP 382105 and Lot 1, DP 250213), in Colyton NSW, in the local government area of Blacktown.

2. Nature of contamination affecting the site:

Groundwater samples at the site were analysed showing concentrations of petroleum hydrocarbons, including benzene, toluene, ethylbenzene, and xylene exceeding human health and environment based criteria.

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in s9 of the Act and for the following reasons has determined that the site is contaminated in such a way as to present a significant risk of harm to human health and the environment:

- concentrations of petroleum hydrocarbons (particularly benzene, toluene and ethyl-benzene and xylene) in groundwater significantly exceed threshold concentrations as outlined in the Guidelines for Assessing Service Station Sites - Dec 1994 and the ANZECC 2000 95% trigger values;
- concentrations of total petroleum hydrocarbons in groundwater on the site are indicative of separate phase products; and
- off-site migration of petroleum hydrocarbons with high concentrations may have occurred via groundwater.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the area to the EPA. If the proposal satisfies the requirements of s26 of the Act, the EPA may agree to the proposal and not issue a remediation order.

5. Submissions invited

The public may make written submissions to the EPA on:

- whether the EPA should issue a remediation order in relation to the site; or
- any other matter concerning the site.

Submissions should be made in writing to:

Manager,
Contaminated Sites,
Department of Environment and Conservation,
PO Box A290, Sydney South NSW 1232,
or faxed to (02) 9995 5930,

by not later than 21 July 2006.

Dated: 23 June 2006.

NIALL JOHNSTON,
Acting Manager,
Contaminated Sites,
Department of Environment and Conservation

Note:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under section 23 of the Act.

Variation/Revocation

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

Information recorded by the EPA

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

Information recorded by councils

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

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of Investigation Area
(Section 15 of the Contaminated Land Management Act 1997)

Declaration Number 15039; Area Number 3231

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

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

The site is a former Caltex service station and located at 607 Pacific Highway, Chatswood (Lot 21, DP 537580 and Volume 1470, Folio 104), in the local government area of Willoughby City Council.

2. Nature of contamination affecting the site:

The EPA believes that the site is contaminated with the following substances ("the contaminants"):

- Total petroleum hydrocarbons (TPH)
- Benzene, toluene, ethylbenzene, and xylenes (BTEX)
- Polycyclic aromatic hydrocarbons (PAH)

3. Nature of harm that the contaminants may cause

The EPA has considered the matters in section 9 of the Act and for the following reasons has determined that it has reasonable grounds to believe that this former Caltex service station is contaminated in such a way as

to present a significant risk of harm to human health and the environment:

- Limited sampling data available to the DEC to date suggest that groundwater and soil on the site is contaminated with TPH.
- Groundwater in the adjoining property is heavily contaminated with TPH, BTEX and PAH. These chemicals are typically associated with the operation of a service station.
- Benzene is a known human carcinogen.
- The DEC has reasonable grounds to believe that contamination on the site is migrating off-site via groundwater flow. The direction of the groundwater flow is likely to be influenced by the operation of a sub-surface perimeter drainage system in the basement carpark of the adjoining property.
- The DEC has reasonable grounds to believe that the adjoining property is being impacted by the contaminants and this could pose an unacceptable risk to human health.
- The full extent of the groundwater contamination plume, which has extended at least to Bryson Street, is yet to be delineated and its impact to the surrounding environment is to be fully assessed.

4. Further action under the Act

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

5. Submissions invited

The public may make written submissions to the EPA on:

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

Submissions should be made in writing to:

Manager,
Contaminated Sites,
Department of Environment and Conservation,
PO Box A290, Sydney South NSW 1232,
or faxed to (02) 9995 5930,

by not later than 21 July 2006.

Dated: 26 June 2006.

NIALL JOHNSTON,
Manager,
Contaminated Sites,
Department of Environment and Conservation

Note:

Investigation order may follow

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

Variation/Revocation

This declaration may be varied by subsequent declarations. It remains in force until it is otherwise revoked. A declaration may only be revoked when the EPA does not have reasonable

grounds to believe that land is contaminated in such a way as to present a significant risk of harm (s.44 of the Act).

Information recorded by the EPA

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

Information recorded by councils

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

Relationship to other regulatory instrument

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

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of remediation site
(Section 21 of the
Contaminated Land Management Act 1997)

Declaration Number 21073; Area UB 3202

THE Environment Protection Authority (EPA) declares the following land to be a remediation site under the Contaminated Land Management Act 1997 ("the Act"):

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

The site is currently a general store with fuel outlet and is located at Federal Drive in Federal (Lots 3-6 in DP 8946) in the local government area of Byron Shire Council.

A drawing showing the land to which this declaration applies can be viewed on the public register at www.epa.nsw.gov.au/clm/aboutregister.aspx or can be inspected at the offices of the Department of Environment and Conservation at Level 14, 59-61 Goulburn Street, Sydney.

2. Nature of the substances causing the contamination

The site is contaminated with separate phase and dissolved phase monocyclic and polycyclic petroleum hydrocarbons.

3. Nature of harm that the substance may cause

The EPA has considered the matters in section 9 of the Act and determined that the site is contaminated in such a way as to present a significant risk of harm for the following reasons:

The chemicals detected at the site include known and possible human carcinogens as well as compounds that are toxic to aquatic ecosystems. The contaminants are present at high concentrations. Vapours associated with the separate phase hydrocarbons that exist in parts of the site may present an explosion hazard if allowed to accumulate in confined spaces. Human exposures to the

chemicals may occur by inhalation of potential volatile emissions and the use of groundwater for watering of gardens. Wildlife and aquatic species may also become exposed to the chemicals.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of section 26 of the Act, the EPA may agree not to issue a remediation order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

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

Submissions should be made in writing to:

Manager,
Contaminated Sites,
Department of Environment and Conservation,
PO Box A290, Sydney South NSW 1232,
or faxed to (02) 9995 5930,

by not later than 28 July 2006.

Date: 28 June 2006

NIALL JOHNSTON,
Acting Manager,
Contaminated Sites,
Department of Environment and Conservation
(by delegation)

Note:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under section 23 of the Act.

Variation/Revocation

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

Information recorded by the EPA

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

Information recorded by councils

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

Relationship to other regulatory instrument

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



CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of remediation site

(Section 21 of the

Contaminated Land Management Act 1997)

Declaration Number 2110; Area UB 3229

THE Environment Protection Authority declares the following land to be a remediation site under the Contaminated Land Management Act 1997 ("the Act"):

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

The site is located at Darcy Road (Lot 1 in DP 88913, Lot 1 in DP 90127 and Lot 1 in DP 735078) in Port Kembla in the local government area of Wollongong.

A drawing showing the land to which this declaration applies can be viewed on the public register at www.epa.nsw.gov.au/clm/aboutregister.aspx or can be inspected at the offices of the Department of Environment and Conservation at Level 14, 59-61 Goulburn Street, Sydney.

2. Nature of the substances causing the contamination:

The substances, which occur in soil and groundwater, include copper, lead, nickel, zinc, arsenic, and cadmium

compounds as well as nitrate. Also the pH of groundwater at the site has been lowered due to leaking acid.

3. Nature of harm that the substance may cause:

The EPA has considered the matters in section 9 of the Act and determined that groundwater at the site is contaminated in such a way as to present a significant risk of harm for the following reasons:

- The contaminant concentrations in groundwater markedly exceed the trigger values in the Australian and New Zealand Guidelines for Fresh and Marine Water Quality (Australian and New Zealand Environment and Conservation Council & Agriculture and Resource Management Council of Australia and New Zealand (2000)).
- The contaminated groundwater is flowing towards the Outer Harbour of Port Kembla and may adversely affect the harbour ecosystem if it ultimately discharges into the harbour.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of section 26 of the Act, the EPA may agree not to issue a remediation order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- whether the EPA should issue a remediation order in relation to the site; or
- any other matter concerning the site.

Submissions should be made in writing to:

Manager,
Contaminated Sites,
Department of Environment and Conservation,
PO Box A290, Sydney South NSW 1232,
or faxed to (02) 9995 5930,

by not later than 28 July 2006.

Date: 28 June 2006

NIALL JOHNSTON,
Acting Manager,
Contaminated Sites,
Department of Environment and Conservation
(by delegation)

Note:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under section 23 of the Act.

Variation/Revocation

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

Information recorded by the EPA

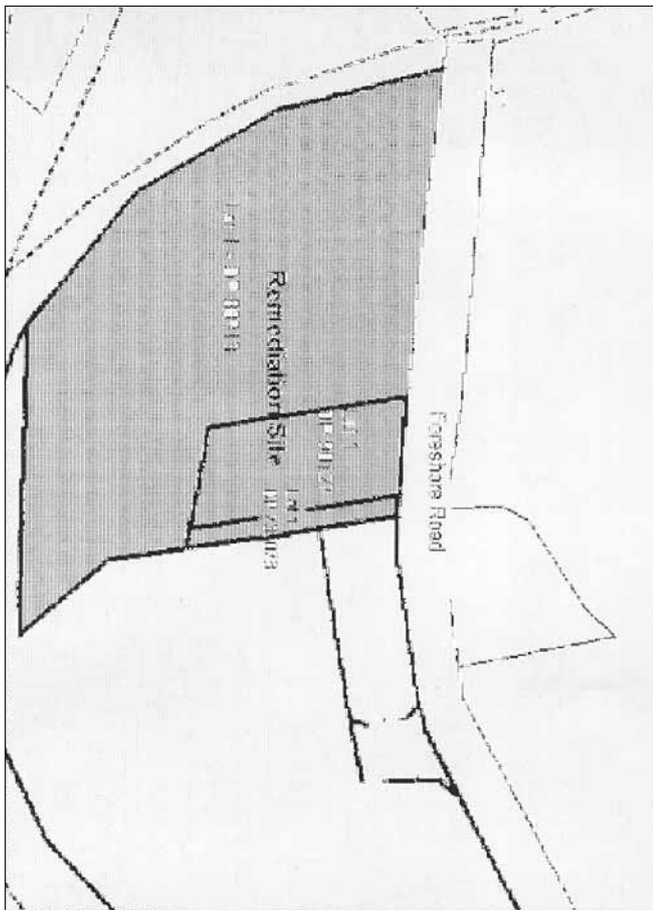
Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

Information recorded by councils

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

Relationship to other regulatory instrument

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

**CO-OPERATIVES ACT 1992****CHANGE OF NAME**

It is hereby notified that on 26 June 2006, I registered a change of name for Chester Hill-Carramar RSL Club Co-op Ltd to Chester Hill RSL and Bowling Club Co-operative Limited.

Dated this 26 day of June 2006.

JANINE CROSS,
Delegate of the Registrar of Co-operatives

DEFAMATION ACT 2005**ORDER**

I, ROBERT JOHN DEBUS, M.P., Attorney General, in pursuance of section 35(3) of the Defamation Act 2005, by this Order, declare the amount that is to apply for the purposes of section 35(1) of the Civil Liability Act to be \$259 500 from 1 July 2006.

Signed at Sydney, this 15th day of June 2006.

BOB DEBUS, M.P.,
Attorney General

**DRUG MISUSE AND TRAFFICKING
REGULATION 2006**

Review under the Subordinate Legislation Act 1989

NOTICE is given in accordance with section 5(2)(a) of the Subordinate Legislation Act 1989, of the intention to remake a principal statutory regulation under the Drug Misuse and Trafficking Act 1985.

The proposed Regulation will continue to deal with the following matters currently contained in the Drug Misuse and Trafficking Regulation 2000:

- (a) providing for the Director-General of the Department of Health to approve needle exchange programs and to authorise persons to participate in such programs;
- (b) exempting certain persons from the provisions of the Act that might otherwise prohibit them from possessing and supplying syringes, needles and associated equipment, and giving information, in connection with an approved needle exchange program;
- (c) exempting pharmacists, and persons who act under the supervision of pharmacists, from certain provisions of the Act that might otherwise prohibit them from possessing and supplying equipment that can be used to administer prohibited drugs; and
- (d) providing for the analysis of drug exhibits by an analyst whenever a traffickable quantity of a prohibited drug is seized or comes into the possession of a member of NSW Police, the seal on a package previously so analysed is broken, the package is opened or tampered with or an order is made under Part 3A of the Act for the destruction of the drug;

The proposed Regulation will also make provision for the following new matters:

- (e) exempting members of NSW Police who are Crime Scene Officers from certain provisions of the Act that might otherwise prohibit them from possessing prohibited drugs or performing other aspects of their duties;
- (f) specifying additional substances as precursors and regulating the sale and storage of such precursors.

A copy of the Regulation and the Regulatory Impact Statement can be obtained by telephoning Mr Brendan Stone on (02) 9228 7276 or by emailing Brendan_Stone@agd.nsw.gov.au or from the Attorney General's Department's website at www.lawlink.nsw.gov.au/clrd. Alternatively, a copy of the Regulation and the Regulatory Impact Statement may be inspected at the Criminal Law Review Division, Level 20, Goodsell Building, 8-12 Chichey Square, Sydney.

Comments and submissions on the draft Regulation and the Regulatory Impact Statement should be directed to the above address and be received by 24 July 2006.

Approved by Committee of Management, Game Council of NSW, this 21st day of June 2006.

BRIAN BOYLE,
Chief Executive Officer
(for and on behalf of the Game Council of NSW)

ELECTRICITY SUPPLY ACT 1995

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

ERRATUM

THE notice published under the above heading in *Government Gazette* No. 82 on 23 June 2003, page 4722, was published with an incorrect date the notice was signed. The correct notice is republished in full below:

ELECTRICITY SUPPLY ACT 1995

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

Notice of Compulsory Acquisition of Land

TRANSGRID, by its delegate Paul Phillips, declares, with the approval of Her Excellency the Governor, that the fee simple in the land described in Schedule 1 to this notice is acquired by compulsory process under the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated at Sydney, this 20th day of June 2006.

P. PHILLIPS,
General Manager,
Human Resources and Business Services

SCHEDULE 1

All that piece or parcel of land situate in the Local Government Area of City of Sydney, Parish of St Andrew and County of Cumberland, being that part of Lot 37 in Deposited Plan 870306 (F.I. 37/870306), comprised within Lot 372 in Deposited Plan 1033766 said to be in the possession of Sydney Harbour Foreshore Authority

(P.50239) (2003/2747).

GAME AND FERAL ANIMAL CONTROL ACT 2002

Notification of Suspension of Schedule 1
Conditions of NSW Game Hunting Licences

IN pursuance of the Game and Feral Animal Control Regulation 2004, the Game Council of NSW gives notice of the suspension of operations of provisions in Clauses 4.1, 5, 7, and 9 of Schedule 1 of the Game and Feral Animal Control Regulation 2004, on the following specified land for the control of deer:

Lots 2, 31, 40, 47/49, 53, 209, 228, 258/259, 270, 271, 276, 277, 280, 286, 289; Pts Lots 30, 61, 295 and 296, DP 754849, Merigan Parish; Lots 16, 17, 21/24, 27/29, 33, 35, 40/42, 55/57, 66, 67, 68, 69, 70, 86, 89, 91, 92, 94 and 97, DP 754919; Lot 21, DP 827588; Lot 1, DP 126600; Lots 3, 8 and 9, DP 534616; Lot 1, DP 241092, Werriwa Parish, for the period 30 June 2006 to 30 June 2011.

GEOGRAPHICAL NAMES ACT 1966

ERRATA

IN reference to the notice referring to the determination of the names and boundaries for address localities in the Parramatta City Local Government Area, Folio 4424, 16 June 2006. The notice incorrectly spelt the names Camellia and Chester Hill. The correct spelling for these two address locality names is as they appear in this notice.

IN reference to the notice referring to the assignment of the name Mobbs Hill with the designation of suburb, Folio 7493, 19 October 1973. As this name was not included in the determination of address locality names and boundaries in the Parramatta City Council Area notice is hereby given that the correct designation for this feature is Urban Place.

W. WATKINS,
Chairman

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

GEOGRAPHICAL NAMES ACT 1966

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

| | |
|----------------|--------------------------|
| Assigned Name: | Rosemarie Reserve. |
| Designation: | Reserve. |
| L.G.A.: | Wollongong City Council. |
| Parish: | Wollongong. |
| County: | Camden. |
| L.P.I. Map: | Wollongong. |
| 1:100,000 Map: | Wollongong 9029. |
| Reference: | GNB 5086. |

| | |
|----------------|------------------------------|
| Assigned Name: | Pat Cullen Reserve. |
| Designation: | Reserve. |
| L.G.A.: | Upper Lachlan Shire Council. |
| Parish: | Crookwell. |
| County: | King. |
| L.P.I. Map: | Crookwell. |
| 1:100,000 Map: | Crookwell 8729. |
| Reference: | GNB 5104. |

| | |
|----------------|------------------------------|
| Assigned Name: | James L Boyd Reserve. |
| Designation: | Reserve. |
| L.G.A.: | Lake Macquarie City Council. |
| Parish: | Wollarah. |
| County: | Northumberland. |
| L.P.I. Map: | Swansea. |
| 1:100,000 Map: | Lake Macquarie 9231. |
| Reference: | GNB 5100. |

Assigned Name: Long Tan Reserve.
 Designation: Reserve.
 L.G.A.: Blacktown City Council.
 Parish: Rooty Hill.
 County: Cumberland.
 L.P.I. Map: Riverstone.
 1:100,000 Map: Penrith 9030.
 Reference: GNB 5093.

1:100,000 Map: Wollongong 9029.
 Reference: GNB 5094.

Assigned Name: Laing Reserve.
 Designation: Reserve.
 L.G.A.: Blacktown City Council.
 Parish: Prospect.
 County: Cumberland.
 L.P.I. Map: Riverstone.
 1:100,000 Map: Penrith 9030.
 Reference: GNB 5099.

Assigned Name: Eggleton Reserve.
 Designation: Reserve.
 L.G.A.: Campbelltown City Council.
 Parish: St Peter.
 County: Cumberland.
 L.P.I. Map: Campbelltown.
 1:100,000 Map: Wollongong 9029.
 Reference: GNB 5094.

Assigned Name: Mount Pleasant.
 Designation: Mountain.
 L.G.A.: Boorowa Council.
 Parish: Wyangala.
 County: King.
 L.P.I. Map: Bigga.
 1:100,000 Map: Crookwell 8729.
 Reference: GNB 5091.

Assigned Name: Mujar Reserve.
 Designation: Reserve.
 L.G.A.: Holroyd City Council.
 Parish: St John.
 County: Cumberland.
 L.P.I. Map: Prospect.
 1:100,000 Map: Penrith 9030.
 Reference: GNB 5096.

Assigned Name: Judith Ambler Reserve.
 Designation: Reserve.
 L.G.A.: North Sydney Council.
 Parish: Willoughby.
 County: Cumberland.
 L.P.I. Map: Parramatta River.
 1:100,000 Map: Sydney 9130.
 Reference: GNB 5103.

Assigned Name: Wallawa Reserve.
 Designation: Reserve.
 L.G.A.: Holroyd City Council.
 Parish: St John.
 County: Cumberland.
 L.P.I. Map: Parramatta River.
 1:100,000 Map: Sydney 9130.
 Reference: GNB 5096.

Assigned Name: Allen Brierley Reserve.
 Designation: Reserve.
 L.G.A.: Holroyd City Council.
 Parish: St John.
 County: Cumberland.
 L.P.I. Map: Prospect.
 1:100,000 Map: Penrith 9030.
 Reference: GNB 5089.

Assigned Name: Warawara Reserve.
 Designation: Reserve.
 L.G.A.: Holroyd City Council.
 Parish: St John.
 County: Cumberland.
 L.P.I. Map: Parramatta River.
 1:100,000 Map: Sydney 9130.
 Reference: GNB 5096.

Assigned Name: Barber Reserve.
 Designation: Reserve.
 L.G.A.: Campbelltown City Council.
 Parish: St Peter.
 County: Cumberland.
 L.P.I. Map: Campbelltown.
 1:100,000 Map: Wollongong 9029.
 Reference: GNB 5094.

Assigned Name: Hugo Reserve.
 Designation: Reserve.
 L.G.A.: Newcastle City Council.
 Parish: Kahibah.
 County: Northumberland.
 L.P.I. Map: Wallsend.
 1:100,000 Map: Newcastle 9232.
 Reference: GNB 4678.

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

WARWICK WATKINS,
 Chairperson

Assigned Name: Robinson Park.
 Designation: Reserve.
 L.G.A.: Campbelltown City Council.
 Parish: St Peter.
 County: Cumberland.
 L.P.I. Map: Campbelltown.

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

HEALTH SERVICES ACT 1997**Order Fixing a Scale of Fees in Respect of Ambulance Services**

PURSUANT to section 67D of the Health Services Act 1997, I, Robert McGregor, Acting Director-General of the Department of Health, acting as the duly appointed delegate of the Minister for Health, hereby:

1. revoke the currently applying scale of fees in respect of ambulance services; and
2. fix a scale of fees in respect of ambulance services provided by the Director-General to the extent and in the manner set forth in the following Schedule, with effect on and from 1 July 2006.

ROBERT MCGREGOR,
Acting Director-General

SCHEDULE

1. In this notice:

“primary emergency service” means the provision of ambulance services by road ambulance, fixed wing aircraft or helicopter or a combination of these, from the scene of an accident, illness or injury to a public hospital or other destination nominated by the Ambulance Service of NSW.

“primary non-emergency service” means an ambulance road service that is booked no later than 6pm on the day prior to service delivery with the Service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the primary emergency service charge will apply. [All services provided by a dedicated Patient Transport vehicle, where available, irrespective of time of booking or time of transport, are classified as “non-emergency services”].

“inter-hospital emergency service” means the provision of ambulance services by road ambulance, fixed wing aircraft or helicopter or a combination of these, from one public hospital to another public hospital.

“inter-hospital non-emergency service” means an ambulance road service that is booked no later than 6pm on the day prior to service delivery with the service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the inter-hospital emergency service charge will apply. [All services provided by a dedicated Patient Transport vehicle, where available, irrespective of time of booking or time of transport, are classified as “non-emergency services”].

“treat-not-transport service” – means a service where a patient is provided with ambulance services at the scene of an accident, illness or injury and does not require ambulance transport to a health facility or any other destination.

“standby services” – means a service where an ambulance or ambulances are required to stand by at scenes such as industrial accidents for the purpose of providing services to emergency workers or others at the scene of the incident. Neither transport nor treatment may be required.

Fees

2. The fee for a primary emergency service by road ambulance and/or fixed wing ambulance and/or helicopter shall be

charged on a kilometre basis calculated pursuant to clause 8, on the scale of \$222 callout, plus an additional charge of \$2.01 for each kilometre or part thereof, provided that such total fee shall not exceed \$4,404.

3. The fee for a primary non-emergency service by road ambulance shall be charged on a kilometre basis calculated pursuant to clause 8, on the scale of \$212 callout, plus an additional charge of \$1.30 for each kilometre or part thereof, provided that such total fee shall not exceed \$4,404.
4. The fee for an inter-hospital emergency service by ambulance shall be charged as follows:
 - road ambulance – on a kilometre basis calculated pursuant to clause 8, on the scale of \$323 callout, plus an additional charge of \$3.23 for each kilometre or part thereof, provided that such total fee shall not exceed \$4,323.
 - fixed wing ambulance – on a kilometre basis calculated pursuant to clause 8, on the scale of \$2,562 callout, plus an additional charge of \$1.19 for each kilometre or part thereof (road travel associated with fixed wing cases is charged at the \$3.23 for each kilometre or part thereof), provided that such total fee shall not exceed \$4,323.
 - helicopter – on a time basis calculated pursuant to clause 9 on the scale of \$3,666 for the first thirty (30) minutes or part thereof, with any further period charged at a rate of \$79.81 per six (6) minutes or part thereof. This fee shall be apportioned equally between the hospital or health service sending the person being transported and the hospital or health service receiving that person.
5. The fee for an inter-hospital non-emergency service by ambulance shall be charged as follows:
 - road ambulance – on a kilometre basis calculated pursuant to clause 8, on the scale of \$212 callout, plus an additional charge of \$1.30 for each kilometre or part thereof, provided that such total fee shall not exceed \$4,323.
6. The fee for a treat-not-transport service shall be calculated in accordance with the primary emergency service fee scale (clause 2).
7. A standby service fee, payable by the owners of premises or vehicles involved in dangerous incidents or events where an ambulance is required to be present (for example at chemical spills or other industrial accidents), shall be calculated in accordance with:
 - the primary emergency service fee scale (clause 2) for the first hour or part thereof (provided that such total fee shall not exceed \$4,404); and in addition
 - \$37.90 for every 15 minutes after the first hour.

Calculation of Transport Kilometres

8. The total number of kilometres for the provision of services by ambulance (or ambulances) shall be calculated by determining the total number of kilometres that are travelled by road or, in the case of transportation by fixed wing aircraft or helicopter, that would have been travelled by road had no fixed wing aircraft or helicopter been available, in accordance with the distance –

- (a) from the base ambulance station nearest to the location where the person was picked up/treated by ambulance, to that pick up/treatment location; and
- (b) from that pick up location (where transport occurs), to the place where that person disembarked from the ambulance (or, where more than one ambulance was used in the transport, disembarked from the last ambulance used in that transport); and
- (c) from that place of disembarkation/location of treatment, to the base ambulance station referred to in subclause (a).

Calculation of Transport Time for Helicopters (Inter-hospital)

9. The number of minutes for a service by helicopter (other than a primary response service) shall be calculated from the time the helicopter engine or engines are turned on, or, if the engines are already on, the time at which the helicopter is dispatched by an air ambulance controller, to the time the helicopter engine or engines are turned off at the helicopter's operational base, or the time at which the helicopter is otherwise dispatched by an air ambulance controller or other authority.

Charging Criteria

10. Where two or more persons are transported/treated concurrently by the same ambulance or ambulances, each person shall be charged a fee calculated in accordance with Clauses 2, 3, 4, 5 or 6 as appropriate to that transport.
11. Clause 10 shall not apply when two or more persons are transferred concurrently by ambulance (or ambulances) between any public hospital in New South Wales.

LOCAL GOVERNMENT ACT 1993

Proclamation

M. BASHIR, Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 218B of the Local Government Act 1993, hereby alter the boundaries of the Area of Palerang, constituted as the Area of Eastern Capital City Regional by proclamation in *Government Gazette* No. 32 of 11 February 2004 and renamed as Palerang Council by proclamation in *Government Gazette* No. 119 of 10 November 2004, the Area of Cooma-Monaro Shire constituted as the Area of Cooma-Monaro by proclamation in *Government Gazette* No. 57 of 17 March 2004 and renamed as Cooma-Monaro Shire by proclamation in *Government Gazette* No. 14 of 8 April 2005 and the Area of Upper Lachlan Shire as described by proclamation in *Government Gazette* No. 68 of 26 May 2006, by taking part of the Area of Palerang described in Schedule A hereto, and adding it to the Area of Upper Lachlan Shire, and by taking part of the Area of Cooma-Monaro Shire described in Schedule B hereto, and adding it to the Area of Palerang, so that the boundaries of the Area of Upper Lachlan Shire, Palerang and Cooma-Monaro Shire shall be as respectively described in Schedule C, Schedule D and Schedule E hereto.

Signed and sealed at Sydney, this 21st day of June 2006.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

SCHEDULE A

Proposed Transfer of Land from Palerang Shire to Upper Lachlan Shire

Area about 11.80 square kilometers. Commencing at the junction of the southern boundary of Lot 13, DP 750008 and the Federal Highway: and bounded thence by that boundary, and a line, easterly, the western and northern boundaries of Lot 1, DP 88988, northerly and easterly, the northern boundary of Lot 1, DP 126009, easterly, a line north-easterly across Collector Road, part of the generally south-western and the generally north-western boundaries of Lot 7004, DP 96216, generally north-westerly and generally north-easterly, part of the northern boundary of Lot A, DP 86342, easterly, the western and part of the north-western boundaries of Lot 204, DP 750008, northerly and north-easterly, the western and northern boundaries of Lot 203, DP 750008, northerly and easterly, a line, the northern boundaries of Lots 142, 126, 123 and 122, DP 750008 and their prolongation, easterly, part of the western and part of the northern boundaries of Lot 257, DP 750008, northerly and easterly and part of the western boundary of Lot 8, DP 1022142, northerly to the range forming the eastern watershed of Collector Creek; by that range, generally north-westerly to the Federal Highway, aforesaid and by that highway, generally south-westerly to the point of commencement.

SCHEDULE B

Proposed Transfer of Land from Cooma Monaro Shire to Palerang Shire

Area about 46.17 square kilometers. Commencing at the confluence of Queanbeyan River and Ballinafad Creek: and bounded thence by that river, upwards to the eastern prolongation of the southern boundary of Lot 2, DP 47661; by that prolongation, westerly to the south-eastern corner of that lot; by a line south-westerly to the south-eastern corner of Lot 9, DP 750567; by the southern and part of the western boundaries of that lot, westerly and northerly, the eastern prolongation of the southern boundary of the southern boundary of Lot 14, DP 754909 and that boundary westerly to the south-western boundary of that lot; by a line north-westerly to the south-eastern corner of Lot 85, DP 754913; by part of the generally northern and part of the generally eastern boundaries of Tinderry Nature Reserve, gazetted 23rd January, 1981, generally easterly and generally southerly to the generally northern boundary of the Parish of Tantanger, County of Murray; by part of that boundary easterly to Tinderry Creek; by that creek downwards and Queanbeyan River, aforesaid, upwards to the point of commencement.

SCHEDULE C

Upper Lachlan Shire (as altered)

Area about 7228.84 square kilometres. Commencing at the confluence of the Lachlan and Abercrombie Rivers at Lake Wyangala: and bounded thence by the former river and Old Man Gonyah Creek upwards to the generally western boundary of Portion 139, Parish of Opton, County of King; by that boundary and the generally western boundaries of

Portions 151, a line, 141 and 143 generally southerly to the range forming the eastern watershed of Pudman Creek; by that range generally southerly to the generally western boundary of Portion 185, Parish of Blakney; by that boundary and the generally western boundaries of Portions 71, 134 and 182 (part) generally southerly to the eastern prolongation of the generally southern boundary of Portion 64; by that prolongation and part of that boundary generally westerly to the range forming the south-eastern watershed of Pudman Creek; by that range generally south-westerly to the eastern boundary of Lot 2, D.P. 211320; by part of that boundary southerly and part of the southern boundary of that lot westerly to the northern prolongation of the eastern boundary of Portion 68; by that prolongation and boundary southerly and the generally south-eastern boundary of that portion, a line and the generally south-eastern boundary of Portion 69, generally south-westerly, the generally south-eastern and generally south-western boundaries of Portion 27, generally south-westerly and generally north-westerly, the generally southern boundaries of Portions 49, 298, a line and 295, Parish of Crosby, generally westerly, the generally southern and generally western boundaries of Portion 234, generally westerly and generally northerly, the generally western boundary of Portion 264, generally northerly, the generally south-western boundaries of Portions 265, 309 and 48, and a line generally north-westerly, part of the southernmost southern and part of the generally western boundaries of Portion 301, westerly and generally northerly to the range forming the north-eastern watershed of Kangiara Creek; by that range generally north-westerly to the eastern boundary of Portion 224, Parish of Olney; by that boundary and the generally north-eastern boundary of that portion, northerly and generally north-westerly, part of the eastern and the northern boundaries of Portion 211, northerly and westerly, the easternmost eastern boundary of Portion 312, northerly, the southern and part of the western boundaries of Portion 184, westerly and northerly, the generally southern boundaries of Portions 310, 311, 314 and 315, generally westerly, the generally south-eastern boundaries of Portions 150, 317 and Portions 213 and 216, Parish of Taunton, generally south-westerly, part of the northern, the western and part of the southern boundaries of Portion 234, westerly, southerly and easterly, the northern prolongation of the eastern boundary of Portion 146, that boundary and its prolongation, southerly, part of the northern boundary of Portion 156, westerly, part of the eastern and the northern boundaries of Portion 147, northerly and westerly, a line, the northern boundaries of Portions 133 and 161 and their prolongation westerly, part of the eastern and southern boundaries of Portion 9, southerly and westerly, the easternmost eastern, the generally northern and part of the western boundaries of Portion 25, northerly, generally westerly and southerly, the eastern prolongation of the southern boundary of Portion 130, that boundary, the southern boundary of Portion 125 and its prolongation, westerly, part of the north-eastern, the eastern and the southern boundaries of Portion 124, south-easterly, southerly and westerly, the southern boundary of Portion 99 and its prolongation westerly to Boorowa River; by that river downwards to the generally northern boundary of the Parish of Eubindal, County of Harden; by that boundary and part of the generally western boundary of that parish, generally westerly and generally southerly to the range forming the generally south-western watershed of the Boorowa River; by that range generally south-easterly, the range forming the generally south-western watershed of Blakney Creek, generally south-easterly, Muddoonen range, generally south-easterly, to the generally northern boundary of Lot 1, DP

1002800: by part of that boundary, generally westerly, the western boundary of that lot and the generally south-western boundary of Lot 2, DP 245337, southerly and generally south-easterly to again the Muddoonen Range; by part of that range, generally south-easterly to the western boundary of Lot 1, DP 1024315; by part of that boundary and the southern boundary of that lot, southerly and easterly, the generally western and northern boundaries of Lot 2, DP 1024315, generally northerly and easterly, part of the western boundary of Lot 1, DP 859196 and its prolongation, northerly, part of the generally south-eastern boundary of Lot 3, DP 1024315, generally north-easterly, the northern boundary of Lot 1, DP 859196 and its prolongation, easterly, the generally western boundaries of Lot 198 and 203, DP 754113 and Lot 225, DP 754132, generally southerly, the generally western and southern boundaries of Lot 209, DP 754132, generally southerly and easterly, the generally southern and part of the eastern boundaries of Lot 214, DP 754132, generally easterly and northerly, the southern boundary of Lot 223, DP 754132, easterly and the western and generally northern boundaries of Lot 61, DP 133825, northerly and generally easterly to the generally western side of Gundaroo Road; by that side of that road, generally northerly to the south-western prolongation of the generally south-eastern boundary of Lot 1, DP 815493; by that prolongation, boundary and the eastern boundary of that lot, generally north-easterly and northerly, part of the generally south-western boundary of Lot 181, DP 754127, generally south-easterly, the generally north-eastern boundary of Lot 227, DP 754132, generally south-easterly, the western boundary of Lot 1, DP 594328, southerly, part of the northern, the western and the generally south-western boundaries of Lot 180, DP 754127 and its prolongation, westerly, southerly and generally south-easterly, part of the generally western, the northern and part of the generally eastern boundaries of Lot 84, DP 754127, generally northerly, easterly and southerly, part of the generally northern, generally western and southern boundaries of Lot 83, DP 754127 and its prolongation, westerly, generally southerly and easterly, part of the western boundary of Lot 81, DP 754127 northerly, a line, the western boundaries of Lots 110 and 165, DP 754127, northerly, the western and northern boundaries of Lot 105, DP 754127, northerly and easterly, the northern and part of the eastern boundaries of Lot 106, DP 754127, easterly and southerly, part of the generally northern and the eastern boundaries of Lot 111, DP 754127 and its prolongation, easterly and southerly, part of the northern and the generally eastern boundaries of Lot 81, DP 754127, easterly and generally southerly, the generally south-eastern boundary of Lot 159, DP 754127, generally north-easterly, the generally northern boundary of Lot 31, DP 754132, generally easterly, a line north-easterly, the generally south-eastern boundaries of Lot 18, DP 754883 and Lot 122, DP 618106, generally north-easterly, part of the eastern boundary of Lot 122, DP 618106, the eastern boundary of Lot 59, DP 750008, again, part of the eastern boundary of Lot 122, DP 618106 and its prolongation, northerly to the road from Gunning to Collector; by that road, generally easterly to the northern prolongation of the western boundary of Lot 13, DP 750008; by that prolongation, boundary and the southern boundary of that lot and a line, easterly, the western and northern boundaries of Lot 1, DP 88988, northerly and easterly, the northern boundary of Lot 1, DP 126009, easterly, a line north-easterly across Collector Road, part of the generally south-western and the generally north-western boundaries of Lot 7004, DP 96216, generally north-westerly and generally north-easterly, part of the northern boundary of Lot A, DP 86342, easterly, the western and part

of the north-western boundaries of Lot 204, DP 750008, northerly and north-easterly, the western and northern boundaries of Lot 203, DP 750008, northerly and easterly, a line, the northern boundaries of Lots 142, 126, 123 and 122, DP 750008 and their prolongation, easterly, part of the western and part of the northern boundaries of Lot 257, DP 750008, northerly and easterly and part of the western boundary of Lot 8, DP 1022142, northerly the range forming the eastern watershed of Collector Creek; by that range and the range forming the watershed between the Lachlan River and Collector Creek, generally north-westerly and generally westerly to the generally eastern boundary of the Parish of Milbang; by that boundary and the generally eastern boundaries of the Parishes of Mutmutbilly and Gurrunda generally northerly to Wollondilly River; by that river upwards and Oxley Creek, upwards to its source in the range forming the generally south-eastern watershed of Pejar Dam; by that range, generally north-easterly to the generally southern boundary of the Parish of Upper Tarlo; by part of that boundary and part of the generally eastern boundary of that parish, generally easterly and generally northerly and the generally northern boundary of the Parish of Rhyana, generally easterly to the Tarlo River; by that river downwards to the generally northern boundary of the Parish of Norrong; by part of that boundary, generally easterly to the Wollondilly River, aforesaid; by that river, downwards and Guineacor; Mares Forest and Wombeyan Creeks upwards to the generally southern boundary of the Parish of St Columba, County of Westmoreland; by part of that boundary easterly and part of the generally eastern boundary of that parish generally northerly to the western prolongation of the northern boundary of Portion 60, Parish of Guineacor; by that prolongation easterly to the generally northern boundary of the parish; by part of that boundary generally easterly to Murruin Creek; by that creek, Shivering Creek and an eastern branch of Shivering Creek upward to the source of the last mentioned creek at Mount Shivering; by a ridge from that mount north-easterly and Murruin Range generally north-westerly to the eastern corner of Portion 2, Parish of Banshea; by the south-eastern boundaries of that portion and Portion 1 southerly to the generally south-western boundary of that parish; by part of that boundary and part of the generally south-western boundary of the Parish of Abercorn generally north-westerly to the western corner of Portion 8; by a line southerly to the source of a northern branch of Abercrombie River, aforesaid, and by that branch and river downwards to the point of commencement.

SCHEDULE D

Palerang Shire (as altered)

Area about 5308.84 square kilometres. Commencing at the intersection of the boundary between the State of New South Wales and the Australian Capital Territory and the Federal Highway: and bounded thence by that highway, generally north-easterly to the southern boundary of Lot 13, DP 750008; by part of that boundary, and a line, easterly, the western and northern boundaries of Lot 1, DP 88988, northerly and easterly, the northern boundary of Lot 1, DP 126009, easterly, a line north-easterly across Collector Road, part of the generally south-western and the generally north-western boundaries of Lot 7004, DP 96216, generally north-westerly and generally north-easterly, part of the northern boundary of Lot A, DP 86342, easterly, the western and part of the north-western boundaries of Lot 204, DP 750008, northerly and north-easterly, the western and northern boundaries of Lot 203, DP 750008, northerly and easterly, a

line, the northern boundaries of Lots 142, 126, 123 and 122, DP 750008 and their prolongation, easterly, part of the western and part of the northern boundaries of Lot 257, DP 750008, northerly and easterly and part of the western boundary of Lot 8, DP 1022142, northerly to the range forming the eastern watershed of Collector Creek; by that range and the Great Dividing range, generally southerly to the road from Bugendore to Goulburn; by that road northeasterly, the road forming the northern boundary of Portion 212, Parish of Merigan, the northern and an eastern boundary of Portion 213, a northern and a western boundary of Portion 282 easterly, southerly, again easterly and northerly to the southernmost generally southern boundary of Lot 1, D.P. 564552; by part of that boundary and part of the westernmost eastern boundary of Portion 294 and its prolongation generally easterly and northerly to the road forming the northernmost boundary of the lastmentioned portion; by that road easterly to the western boundary of the Goulburn to Bombala Railway Lands; by part of that boundary northerly to the western prolongation of the northern boundary of Portion 130; by that prolongation and boundary easterly to the road from Bungendore to Bungonia; by that road northeasterly of the range forming the eastern watershed of Merigan Creek; by that range generally northerly and a ridge within Portion 142 and its continuation generally southeasterly to Boro Creek; by that creek downwards to the eastern boundary of Portion 67; by part of the generally northeastern boundary of the Parish of Merigan generally southeasterly to Boro Creek of the western boundary of Portion 84, parish of Mulwaree, County of Argyle; again by Boro Creek and Shoalhaven River downwards to the confluence of Endrick River; by that river upwards, by the northern and eastern boundaries of portion 27 and the eastern boundary of portion 26, Parish of Corang, County of St. Vincent, to the western boundary of the lands district of Milton; by that boundary southerly to Mount Budawang; by the eastern boundaries of the parishes of Budawang and Monga, County of St. Vincent, portions 1 and 2 and the eastern boundary of the latter parish southerly to the western boundary of the land district of Moruya, at Sugarloaf Mountain; by that boundary southerly to the eastern boundary of the county of Beresford at Big Badja; by that boundary northerly to the eastern boundary of the Parish of Jinjera, County of Murray; by that boundary and the generally northern boundary of that parish, northerly and generally westerly to the generally western boundary of Lot 113, DP 754870; by part of that boundary northerly to a point east of a point approximately 110 metres south of the north-eastern corner of Lot 1, DP 597911; by a line westerly to that point; by part of the eastern and southern boundaries of that lot and its prolongation, southerly and westerly to Ballinafad Creek and by that creek, downwards and Queanbeyan River, upwards to the eastern prolongation of the southern boundary of Lot 2, DP 47661; by that prolongation, westerly to the south-eastern corner of that lot; by a line south-westerly to the south-eastern corner of Lot 9, DP 750567; by the southern and part of the western boundaries of that lot, westerly and northerly, the eastern prolongation of the southern boundary of the southern boundary of Lot 14, DP 754909 and that boundary westerly to the south-western boundary of that lot; by a line north-westerly to the south-eastern corner of Lot 85, DP 754913; by part of the generally northern boundary of Tinderry Nature Reserve, gazetted 23rd January, 1981, generally westerly to Burra Creek; by that creek, downwards to the eastern prolongation of the southern boundary of Lot 34, DP 248084; by that prolongation, boundary and the southern boundaries of Lots 33, a line, 31, 30, westerly, the

southern boundary of Lot 1, DP 839565, westerly and the southern boundaries of Lots 45, 44 and 43, DP 259114, westerly to the ridge dividing the waters of Burra Creek from Deep Creek; by that ridge, generally south-westerly to the source of Deep Creek; by that creek, downwards to the Goulburn – Bombala Railway; by that railway, north-westerly to the generally eastern boundary between the State of New South Wales and the Australian Capital Territory; by that boundary, generally northerly to the western prolongation of the southern boundary of Lot 1, DP 576452; by that prolongation and boundary easterly, the southern and part of the eastern boundaries of Lot 186, DP 754871 easterly and northerly, the southern boundary of Lot B, DP 163491 easterly to the left bank of Jerrabomberra Creek; by that bank downwards to the western prolongation of the southern boundary of Lot 37, DP 754871; by that prolongation and boundary easterly, the southern and eastern boundaries of Lot 181, DP 754871 easterly and northerly, part of the southern, the eastern and the northernmost northern boundary of Lot 6, DP 754871 easterly, northerly and westerly, part of the northern boundary of Lot 5, DP 754871 westerly, the southern prolongation of the eastern boundary of Lot 4, DP 754871 and that boundary northerly, part of the southern and the eastern boundaries of Lot 203, DP 754871 easterly and northerly, part of the southern and the western boundaries of Lot 7001, DP 1027109 easterly and northerly, part of the western boundary of Lot 19, DP 270317 northerly, the western prolongation of the generally southern boundary of Lot 49, DP 270317 and that boundary easterly, the generally western boundary of Lot 49, DP 270317 and its prolongation generally northerly, part of the southern and part of the eastern boundaries of Lot Pt 48, DP 754881 easterly and northerly, the generally southern boundary of Lot 5, DP 867223 generally easterly, the southern and part of the generally eastern boundaries of Lot 9, DP 255493 easterly and generally northerly, part of the generally western, the generally north-western and the generally north-eastern boundaries of Lot 7, DP 592 796 generally northerly, generally north-easterly and generally south-easterly, the east most eastern, the south most northern, the west most eastern and part of the northern boundary of Lot 83, DP 754922 northerly, westerly, northerly and westerly, the southern prolongation of the eastern boundary of Lot 135, DP 754875 and that boundary northerly, part of the southern, the west most eastern, the south most northern and the eastern boundaries of Lot 88, DP 754875 easterly, northerly, easterly and northerly, the eastern boundaries of Lots 87 and 126, DP 754875 northerly, the generally southern and eastern boundaries of Lot 11, DP 1046608 generally easterly and northerly, a line northerly, the eastern boundary of Lot 12, DP 1046608 northerly, a line northerly, the eastern boundaries of Lot 2, DP 812850 and Lot 18, DP 614734 northerly, part of the southern and the western boundaries of Lot 118, DP 754875 westerly and northerly, the generally south western, west most eastern and north most southern boundaries of Lot 8, DP 261221 generally south-easterly, northerly and easterly to the left bank of Stoney Creek, by that bank downwards to the north-eastern corner of Lot 8, DP 261221; by a line north-westerly to the south-western corner of Lot 82, DP 754875; by the south-eastern boundary of Lot 82, DP 754875 north-easterly, part of the southern and the generally eastern boundaries of Lot 86, DP 754875 easterly and generally northerly to the left back of the Molonglo River; by that bank downwards to the northern boundary of W & CR 53; by that boundary and its prolongation westerly, part of the eastern boundary of Lot Pt 1, DP 956848 northerly, a line northerly across Kings Highway, the eastern boundary of Lot 1, DP

456990 and its prolongation to the boundary between the State of New South Wales and the Australian Capital Territory, aforesaid, by that boundary generally easterly and generally north-westerly to the point of commencement.

SCHEDULE E

Cooma Monaro Shire (as altered)

Area about 5374.05 square kilometers. Commencing at the confluence of the Murrumbidgee River and Black's Creek; and bounded thence by that creek upwards to the road from Kiandra to Cooma; by that road generally easterly to the generally western boundary of the parish of Cooma, county of Beresford; by part of that boundary generally northerly to the north-western corner of portion 136; by a line west for a distance of 10 chains; by a line north to a point west of the south western corner of portion 338; by a line east to Cooma Creek; by that creek downwards to the north-eastern corner of portion 91, parish of Binjura; by a line along the eastern boundary of that portion southerly to the northern boundary of portion 330, parish of Cooma; by part of that boundary, the generally north-eastern boundary of that portion, a line, and part of the generally north-eastern boundary of portion 319, easterly, and generally south-easterly to the north-eastern corner of portion 319; by a line along the north-western boundary, and by the north-eastern boundary of portion 337, and part of the north-eastern boundary of portion 318, north-easterly and south-easterly to its intersection with a line along the western boundaries of portion 336, 335 and 334, by that line and a line along the northern boundary of portion 334, northerly and easterly to the north-western boundary of portion 192, parish of Bunyan; by part of that boundary, the northern and a line along the eastern boundary of that portion and portion 180 of that parish and portion 180, parish of Cooma, north-easterly, easterly and southerly to the northern boundary of portion 296; by part of that boundary westerly to the north-eastern corner of portion 295; by a line along the eastern boundary of portions 295, 305 and 368, southerly to the northern boundary of portion 51; by part of the northern boundary of portion 51, the northern and western boundaries of portion 50, the western and southern boundaries of portion 53, the southern boundary of portion 58 and part of the southern boundary of portion 306, westerly, southerly and easterly to a point north of the north-western corner of portion 314; by a line along the western boundary of that portion southerly to a point east of the north-eastern corner of portion 348; by a line along the northern boundary of that portion, westerly to the road from Cooma to Nimmitabel; by that road south-easterly to the north-western corner of portion 183, parish of Bunyan; by part of the generally western boundary of that parish and the generally western boundary of the parish of Gladstone, generally southerly to the southernmost south-western corner of portion 99 of the said parish of Gladstone; by The Peak and Bobundara Creeks and the Snowy River downwards to the confluence of the Snowy River and Ironmungy Creek; by Ironmungy Creek upwards to the north-western corner of portion 94, parish of Ironmungy, county of Wellesley; by the generally northern boundary of that parish and the parish of Bungee, generally easterly to the Maclaughlin River; by that river upwards to Kings State Highway No. 19; by that highway generally southerly to Native Dog Creek; by that creek upwards to the north-west corner of portion 108, parish of Thoko; by the generally northern boundary of that parish generally easterly to the northernmost north-eastern corner of portion 131; by the range forming the generally eastern boundary of the parish of Glenbog, county of Wellesley, the

generally south-eastern boundary of the parish of Winifred, county of Beresford, the generally eastern boundary of the parish of Kydra and the generally south-eastern boundary of the parish of Countigany, county of Dampier, generally north-easterly to a point south of Wadbilliga Trigonometrical Station; by a line north to that Trigonometrical Station; by a line along the north-eastern boundary of the parish of Quinen north-westerly to the Tuross River; by that river downwards to its intersection with a south-western boundary of the Land District of Moruya; by that boundary north-westerly to the generally south-eastern boundary of portion 51, parish of Big Badju, county of Beresford; by the range forming the generally eastern boundary of that parish, the parishes of Hill and Sherlock, county of Beresford and the parish of Jingera, county of Murray, generally northerly to the generally northern boundary of the said parish of Jinjera; by part of that boundary generally westerly to the south-western corner of portion 113, parish of Bullongong; by part of the generally western boundary of that portion generally northerly for a distance of 11 chains; by a line west to the eastern boundary of portion 205; by part of that boundary and the southern boundary of that portion easterly and westerly to Ballinafad Creek; by that creek, downwards and Queanbeyan River, upwards to the eastern prolongation of the southern boundary of Lot 2, DP 47661; by that prolongation, westerly to the south-eastern corner of that lot; by a line south-westerly to the south-eastern corner of Lot 9, DP 750567; by the southern and part of the western boundaries of that lot, westerly and northerly, the eastern prolongation of the southern boundary of the southern boundary of Lot 14, DP 754909 and that boundary westerly to the south-western boundary of that lot; by a line north-westerly to the south-eastern corner of Lot 85, DP 754913; by part of the generally northern boundary of Tinderry Nature Reserve, gazetted 23rd January, 1981, generally westerly to Burra Creek; by that creek, downwards to the eastern prolongation of the southern boundary of Lot 34, DP 248084; by that prolongation, boundary and the southern boundaries of Lots 33, a line, 31, 30, westerly, the southern boundary of Lot 1, DP 839565, westerly and the southern boundaries of Lots 45, 44 and 43, DP 259114, westerly to the ridge dividing the waters of Burra Creek from Deep Creek; by that ridge, generally south-westerly to the source of Deep Creek; by that creek, downwards to the Goulburn – Bombala Railway; by that railway, north-westerly to the generally eastern boundary between the State of New South Wales and the Australian Capital Territory; by that boundary, generally southerly and north-westerly, the north-western boundary of the parish of Yaouk, county of Cowley, the generally north-eastern boundary of the parish of Gunnangora and the generally northern boundary of the parish of Long Plain; generally north-westerly to the Murrumbidgee River; and by that river downwards to the point of commencement.

LOCAL GOVERNMENT ACT 1993

Decrease in Number of Councillors
Great Lakes Council

I, KERRY HICKEY, M.P., Minister for Local Government, in pursuance of section 224A of the Local Government Act 1993, do hereby approve of the number of councillors of the Great Lakes Council being decreased from twelve to nine.

Provided:

1. The decrease does not take place until the next ordinary election of the Council.

2. A casual vacancy in civic office occurring during the period starting from the date of this approval and until the next ordinary election will not be required to be filled unless the vacancy would cause the number of councillors of the Council to become less than nine.

Dated this 9th day of June 2006.

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

LOCAL GOVERNMENT ACT 1993

Proclamation

(L.S.) MARIE BASHIR, Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of section 736 of the Local Government Act 1993, do, by this my Proclamation, revoke the Proclamation of His Excellency the Governor, Sir Philip Woolcott Game published in *Government Gazette* No. 116 on 19 August 1932, declaring what is now described as Lot 7002, DP 1059833, as a public wharf under the Local Government Act 1919.

Signed and sealed at Sydney, this 21st day of June 2006.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

LOCAL GOVERNMENT ACT 1993

PROCLAMATION

(L.S.) Marie Bashir, Governor

I, Professor MARIE BASHIR, A.C., C.V.O., Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of sections 255, 256, 258 and 736 of the Local Government Act 1993, do, by this Proclamation, declare that the Proclamation published in *Government Gazette* No. 109 of 30 June 2004, at page 4877, declaring all civic offices of Walgett Shire Council vacant is amended as follows:

1. Omit Clause (b) from said Proclamation and insert instead:
 - (b) appoint Mr Victor Smith as Administrator of the Walgett Shire Council;
2. Omit Clause (c) from said Proclamation and insert instead:
 - (c) the term of the Administrator ceases immediately before the first meeting of the Council held after the fresh election on 27 September 2008;
3. Omit from Clause (d) of said Proclamation the words "Mr Hugh Percy" and insert instead "Mr Victor Smith".

Signed and sealed at Sydney, this 28th day of June 2006.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

MENTAL HEALTH ACT 1990

Order Under Section 114

I, ROBERT MCGREGOR, AM, Acting Director-General of the NSW Department of Health, in pursuance of the provisions of section 114 of the Mental Health Act 1990 and section 43 of the Interpretation Act 1987, DO HEREBY REPEAL the order published at page 9889 in *Government Gazette* No. 205 of 31 December 2004, declaring the Nexus Unit of John Hunter Hospital to be a health care agency for the purposes of the Mental Health Act 1990.

Signed this 20th day of June 2006.

ROBERT MCGREGOR, A.M.,
Acting Director-General

NATIONAL PARKS AND WILDLIFE ACT 1974

Broulee Island Nature Reserve
Illawong Nature Reserve
Boginderra Hills Nature Reserve
Narranderra Nature Reserve

Draft Plans of Management

DRAFT plans of management for the above nature reserves have been prepared and are on public exhibition until 9 October 2006. The plans are on the NPWS website: www.nationalparks.nsw.gov.au.

Copies of the Broulee Island and Illawong plans are available free of charge from the NPWS Narooma Office, corner Field Street and Princes Highway, Narooma (phone 4476 2888). The plans may also be viewed at the Broulee Supermarket, Coronation Drive, Broulee; Muffins & More, Surfside Avenue, Mossy Point; and Eurobodalla Shire Council Offices, Vulcan Street, Moruya. Written submissions on these plans must be received by The Planner, Department of Environment and Conservation, PO Box 282, Narooma NSW 2546, by 9 October 2006.

Copies of the Boginderra Hills and Naranderra plans are available free of charge from the NPWS Griffith Office, 200 Yambil Street, Griffith (phone 6966 8100). Written submissions on these plans must be received by The Planner, NSW NPWS, PO Box 1049, Griffith NSW 2680, by 9 October 2006.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request to NPWS. Your comments on these draft plans may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

NATIONAL PARKS AND WILDLIFE ACT 1974

Mount Kaputar National Park
Kosciuszko National Park

Plans of Management

A new plan of management for Mount Kaputar National Park was adopted by the Minister for the Environment on 25 May 2006.

A new plan of management for Kosciuszko National Park was adopted by the Minister for the Environment on 14 June 2006.

Copies of the Mt Kaputar plan may be obtained from the NPWS office, 1/100 Maitland Street, Narrabri (phone 6792 7300). The cost of the plan is \$8.50.

Copies of the Kosciuszko plan may be obtained from the NPWS offices at Kosciuszko Road, Jindabyne (phone 6450 5555) and 6 Rutledge Street, Queanbeyan (phone 6299 2929).

The plans are also on the NPWS website: www.nationalparks.nsw.gov.au.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

JAMES JACOB SPIGELMAN

by Deputation from Her Excellency the Governor

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

To be known as "Mandelman Wildlife Refuge"

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

MARIE BASHIR

JAMES JACOB SPIGELMAN,
by Deputation from
Her Excellency the Governor

By Her Excellency's Command

BOB DEBUS,
Minister for the Environment

GOD SAVE THE QUEEN!

Description

Land District – Balranald; Council – Balranald

County of Manara, Parishes of Willandra and Mandellman, 33,157 hectares, being Lot 611, DP 761598 (WLL 2782), Lot 1028, DP 762243 (WLL 3020). NPWS 05/25014.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

JAMES JACOB SPIGELMAN

by Deputation from Her Excellency the Governor

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

To be known as "Myrnong Station Wildlife Refuge"

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

MARIE BASHIR

JAMES JACOB SPIGELMAN,
by Deputation from
Her Excellency the Governor

By Her Excellency's Command

BOB DEBUS,
Minister for the Environment

GOD SAVE THE QUEEN!

—————
Description

*Land District – Western Division
Council – Unincorporated*

County of Ularara, Parish of Yambunya, 24,929 hectares, being Lot 1061, DP 762285 (WLL 3257). NPWS 05/21643.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

JAMES JACOB SPIGELMAN
by Deputation from Her Excellency the Governor

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

To be known as "Yelta Wildlife Refuge"

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

MARIE BASHIR

JAMES JACOB SPIGELMAN,
by Deputation from
Her Excellency the Governor

By Her Excellency's Command

BOB DEBUS,
Minister for the Environment

GOD SAVE THE QUEEN!

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Description

*Land District – Western Division
Council – Central Darling*

County of Werunda, Parishes of Coolmara, Paradise and Ringrose, 21,427 hectares, being Lot 402, DP 761184 (WLL 2329), Lot 2546, DP 764570; Lot 407, DP 761189 (WLL 2344) and Lot 4564, DP 767701 (WLL 11837). NPWS 05/21666.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

JAMES JACOB SPIGELMAN
by Deputation from Her Excellency the Governor

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

To be known as "Bijerkerno Wildlife Refuge"

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

MARIE BASHIR

JAMES JACOB SPIGELMAN,
by Deputation from
Her Excellency the Governor

By Her Excellency's Command

BOB DEBUS,
Minister for the Environment

GOD SAVE THE QUEEN!

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Description

*Land District – Western Division
Council – Unincorporated*

Counties of Mootwingee and Farnell, Parishes of Bomgadah, Caloola, Sturts Meadows, Teegarara and Bligh, 74,568 hectares, being Lot 3774, DP 766187 (WLL 6924), Lot 4881, DP 43255 (WLL 12788), Lot 6837, DP 46713 (WLL 14260). NPWS 05/21668.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

JAMES JACOB SPIGELMAN
by Deputation from Her Excellency the Governor

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

To be known as "Churinga Wildlife Refuge"

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

MARIE BASHIR

JAMES JACOB SPIGELMAN,
by Deputation from
Her Excellency the Governor

By Her Excellency's Command
BOB DEBUS,
Minister for the Environment

GOD SAVE THE QUEEN!

Description

*Land District – Western Division
Council – Unincorporated*

Counties of Young and Tandora, Parishes of Broughton, Clayton, Cuthowara, Dalglish, Nelia Gaari, Paradise, Parkes, Ultimo, Woorungil and Malakoff, 48,320 hectares, being Lot 3727, DP 766140 (WLL 6992), Lot 3742, DP 766155 (WLL 7061), Lot 4851, DP 46635 (WLL 12717). NPWS 05/21621.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

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

To be known as "Corella East Wildlife Refuge"

Signed and Sealed at Sydney this 31st day of May 2006.

MARIE BASHIR,
Governor

By Her Excellency's Command

BOB DEBUS,
Minister for the Environment

GOD SAVE THE QUEEN!

Description

Land District – Bourke; Council – Bourke Shire Council

County of Culgoa, Parish of Malgoolie, 6,517 hectares, being Lot 700, DP 761206 (part WLL 2549). NPWS 06/00324.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

JAMES JACOB SPIGELMAN
by Deputation from Her Excellency the Governor

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

To be known as "Bokhara Plains Wildlife Refuge"

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

MARIE BASHIR

JAMES JACOB SPIGELMAN,
by Deputation from
Her Excellency the Governor

By Her Excellency's Command

BOB DEBUS,
Minister for the Environment

GOD SAVE THE QUEEN!

Description

Land District – Brewarrina; Council – Brewarrina

County of Narran, Parishes of Bragla, Lignum and Morabilla, 6829 hectares, being Lot 3929, DP 766402 (WLL 7788). NPWS 05/25013.

NOTARIES RECOMMENDED SCALE OF FEES

1 July 2006

| | Fee \$ | Fee+GST \$ |
|--|----------------------------|----------------------------|
| 1. Affidavits, Affirmations, Declarations Administering an oath or affirmation or taking a declaration and signing jurat Each additional deponent etc at the same time | 72.73 36.36 | 80.00 40.00 |
| 2. Deeds or other Unsworn Documents Witnessing and attesting execution or signing of a deed or other document Each additional individual etc at the same time | 72.73 36.36 | 80.00 40.00 |
| 3. Verification of copy documents Examining copies (photographic or otherwise) with original for verification – per 6 minute time unit, or part thereof Notarial Certificate verifying copy document | 35.00 109.10 | 38.50 120.00 |
| 4. Notarial Certificates Preparing Notarial Certificate verifying execution of a document by one individual, and completing the Certificate Each additional individual at the same time Preparing Notarial Certificate verifying execution of document by a corporation with declaration and exhibit, and completing the Certificate | 109.10 47.27 227.27 | 120.00 52.00 250.00 |
| Preparing and completing Notarial Certificate not otherwise prescribed – per 6 minute time unit, or part thereof | 35.00 | 38.50 |
| 5. Bills of Exchange Noting bill of exchange, including supplying one copy of note, entering in register, for each hour or part thereof Protesting bill, including supplying one copy of the protest, if at the same time as noting If protested later | 181.81 118.18 254.54 | 200.00 130.00 280.00 |

| | | | |
|--|--------|--------|--|
| 6. Ship's Protest | | | |
| Noting | 218.18 | 240.00 | |
| Copy | 13.63 | 15.00 | |
| Certified copy | 218.18 | 240.00 | |
| Additional Certified Copy | 72.73 | 80.00 | |
| Extending and preparing extended protest – an appropriate hourly rate | | | |
| 7. Miscellaneous | | | |
| Attendances – away from office or not otherwise provided for; drawing and engrossing documents; and other matters. | | | |
| For Notary's time per six minute time unit or part thereof | 35.00 | 38.50 | |
| For any Clerk per hour (pro rata for proportionate part) | 100.00 | 110.00 | |
| Photocopying, Facsimilies up to 15 pages included in above scales, exceeding 15, then per page | 1.64 | 1.80 | |
| All other outlays and out of pocket expenses to be added to above scales | | | |

The Scale sets out the base fee and the fee inclusive of GST.

This Scale reflects increases in professional office overheads and expenses during the past 24 months.

OFFICE OF THE MINISTER FOR POLICE

MURDER

One Hundred Thousand Dollars (\$100,000) Reward

IN January 1979, Anneke ADRIAANSEN, aged 19 years, and Allan FOX, aged 21 years were last seen hitch hiking between Sydney and the North Coast of New South Wales. Neither ADRIAANSEN nor FOX have been seen since this January 1979.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to arrest and conviction of the person or persons responsible for the death of Anneke ADRIAANSEN and Allan FOX.

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

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

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

Dated: Sydney, March 2006.

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

OFFICE OF THE MINISTER FOR POLICE

MURDER

One Hundred Thousand Dollars (\$100,000) Reward

ON the 25 August 1978, Michelle Veronica POPE, aged 18 years, and Stephen Victor LAPTHORNE, aged 21 years were last seen travelling in their 1976 lime green Bedford van.

They intended to travel to Berowa, New South Wales, but never arrived. Neither POPE nor LAPTHORNE have been seen since this date.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to arrest and conviction of the person or persons responsible for the death of Michelle POPE and Stephen LAPTHORNE.

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

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

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

Dated: Sydney, March 2006.

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

OFFICE OF THE MINISTER FOR POLICE

MURDER

One Hundred Thousand Dollars (\$100,000) Reward

ON the 25 March 2002, Margaret Ann GALL, aged 50 years, was murdered in her Raymond Terrace home. Margaret GALL died as a result of extensive head injuries caused by a blunt force instrument.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Margaret Ann GALL.

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

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

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

Dated: Sydney, April 2006.

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

PARENTS AND CITIZENS' ASSOCIATIONS INCORPORATION ACT 1976

Incorporation of Parents and Citizens' Associations

THE following associations are hereby incorporated under the Parents and Citizens' Associations Incorporation Act 1976.

1. Bennett Road Public School
2. Blaxland East Public School
3. Glenwood High School
4. Mount Kanwary Public School
5. Narromine Public School

6. Stroud Road Public School
7. Sylvania High School
8. Walgett Community College
9. Yagoona Public School

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

PARLIAMENTARY REMUNERATION ACT 1989

Determination Pursuant to Section 14A of the Act

Report:

On 17 May 2006, the Premier, the Honourable MORRIS IEMMA, M.P., wrote to the Tribunal regarding proposed amendments to the Parliamentary Contributory Superannuation Act 1971. These amendments are contained in the Superannuation Legislation Amendment Bill 2006.

Pursuant to section 14A(1) of the Parliamentary Remuneration Act 1989 (the Act), the Tribunal is required to determine whether the proposed amendments to the Act are warranted.

Section 14A(2) of the Act requires that in making this determination the Tribunal must have regard to:

- (a) ...the Heads of Government Agreement, that commenced on 1 July 1996, relating to the exemption of certain State public sector superannuation schemes.....including whether the amendment is consistent with that agreement and
- (b) must have regard to the effects of any proposed amendment on the present and future liabilities of the Parliamentary Contributory Superannuation Fund, and
- (c) may obtain, and have regard to, actuarial advice relating to the costs and effects of any proposed amendment.

The Tribunal has examined the proposed amendments carefully and, further, has considered the amendments in light of the provisions of the s14A(2) of the Act. In these circumstances, the Tribunal is satisfied that the proposed amendments are warranted.

Determination:

Pursuant to section 14A(1) of the Parliamentary Remuneration Act 1989, I determine that the amendments to the Parliamentary Contributory Superannuation Act 1971, as proposed in the Superannuation Legislation Amendment Bill 2006, are warranted.

Dated: 18 May 2006.

The Hon. Justice R. BOLAND,
the Parliamentary Remuneration Tribunal

POISONS AND THERAPEUTIC GOODS ACT 1966

Order Under Clause 171(1)
Poisons and Therapeutic Goods Regulation 2002
Withdrawal of Drug Authority

IN accordance with the provisions of Clause 171 (1) of the Poisons and Therapeutic Goods Regulation 2002, an Order has been made on John CONTE of 2/13 English Street, Carlton NSW 2218, prohibiting him, until further notice,

as a pharmacist from supplying or having possession of, or manufacturing drugs of addiction, or manufacturing any preparation, admixture or extract of a drug of addiction as authorised by Clauses 101 (1) and 102 of the Regulation.

This Order is to take effect on and from 26 June 2006.

ROBYN KRUK,
Director-General

Department of Health, New South Wales,
Sydney, 21 June 2006.

POISONS AND THERAPEUTIC GOODS ACT 1966

Order Under Clause 171(1)
Poisons and Therapeutic Goods Regulation 2002
Withdrawal of Drug Authority

IN accordance with the provisions of Clause 171(1) of the Poisons and Therapeutic Goods Regulation 2002, an Order has been made on Gregory Lee WILLIAMS of 122 Apanie Road, Wauchope NSW 2446, prohibiting him, until further notice, as a nurse from having possession of and supplying drugs of addiction as authorised by Clauses 101 and 103 of the Regulation. This order is to take effect on and from 29 June 2006.

ROBYN KRUK,
Director-General

Department of Health, New South Wales,
Sydney, 26 June 2006.

ROADS ACT 1993

Proclamation of Public Road in the Great Lakes Council

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, pursuant to the provisions of section 13(1) of the Roads Act 1993, hereby proclaim that the land described in the Schedule hereto owned by the Minister for Commerce, a public authority and used by the public as road, is hereby dedicated as a public road.

Signed at Sydney, this 21st day of June 2006.

Professor MARIE BASHIR, AC, CVO,
Governor of the State of New South Wales

By Her Excellency's Command,

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

SCHEDULE

Lot 1, Deposited Plan 918388.

DoC Reference: 320.

SUBORDINATE LEGISLATION ACT 1989

Surveying Regulation 2006

NOTICE is given, in accordance with section 5 of the Subordinate Legislation Act 1989, of the intention to make a regulation under the Surveying Act 2002. The proposed Regulation is the Surveying Regulation 2006, which will commence on 1 September 2006. It replaces the Surveying Regulation 2001.

The object of the proposed Regulation is to prescribe, among other things, standards for spatial accuracy and integrity for all surveys under the Surveying Act 2002; calibration of equipment; making and marking of surveys under the Surveying Act 2002; use of boundaries formed by tidal and non-tidal waters and other natural features; new requirements for use of Global Navigation Satellite Systems (GNSS) equipment; and registration of surveyors.

Copies of the proposed Regulation and Regulatory Impact Statement are available on the Department of Lands website www.lands.nsw.gov.au or copies may be obtained from:

Department of Lands,
1 Prince Albert Road,
Sydney NSW 2000.

GPO Box 15,
Sydney NSW 2001,
DX 17 Sydney.

Telephone (02) 9228 6726.

Fax (02) 9221 4309.

OR

Department of Lands
Panorama Avenue
Queens Square, Bathurst NSW 2795.

GPO Box 143,
Bathurst NSW 2795.

Telephone (02) 6332 8224.

Fax (02) 6332 8230.

Comments and submissions on the proposed Regulation are invited and should be sent to Mr Les Gardner, Cadastral Management Unit, Survey Service, Department of Lands, GPO Box 143, Bathurst, 2795 or email to Les.Gardner@lands.nsw.gov.au. The closing date for submissions and comments is Friday, 21 July 2006.

SUBORDINATE LEGISLATION ACT 1989

Crown Lands Regulation 2006

Crown Lands (Continued Tenures) Regulation 2006

Commons Management Regulation 2006

Crown Lands (General Reserves) By-law 2006

Invitation to Comment

THE Crown Lands Regulation 2000, Crown Lands (Continued Tenures) Regulation 2000, Commons Management Regulation 2001 and the Crown Lands (General Reserves) By-law 2001 are due to be automatically repealed on 1 September 2006 by section 10 (2) of the Subordinate Legislation Act 1989. Proposed replacement regulations and by-law have been drafted and, in accordance with section 5 of the Subordinate Legislation Act 1989, are released for public comment.

The object of the Crown Lands Regulation 2006 is to make provisions dealing with land evaluation criteria for Crown land; matters relating to the sale, lease and other disposal of Crown land; reserves and reserve trusts; minimum annual rents; activities prohibited on Crown land; offences; and other administrative matters.

The object of the Crown Lands (Continued Tenures) Regulation 2006 is to make provisions dealing with fees and deposits payable in respect of applications; forms and manner of lodgement; and other minor administrative matters.

The object of the Commons Management Regulation 2006 is to make provisions dealing with the model by-law to apply to certain commons; imposition of fees; procedures for enrolling persons on and removing persons from a commoners' roll; conduct of elections; keeping of accounts; and other administrative matters.

The object of the Crown Lands (General Reserves) By-law 2006 is to make provisions dealing with the procedures to be followed by reserve trusts to which the By-law applies; administrative matters relating to boards; the regulation of entry onto and conduct on reserves; setting of fees and charges; and the management of cemeteries and crematoriums.

A Regulatory Impact Statement has been prepared for each Regulation and By-law. Copies of the draft Regulations, draft By-Law and Regulatory Impact Statements may be obtained from the Department of Lands by telephone on (02) 4920 5009 or downloaded from the website at www.lands.nsw.gov.au.

Comments and submissions should be mailed, emailed or faxed by Friday, 21 July 2006 to:

Regulations and By-law 2006,
Crown Lands Policy Branch,
Department of Lands,
GPO Box 15, Sydney NSW 2001.

or

email: crownlandspolicy@lands.nsw.gov.au.

or

Fax: (02) 8236 7030.

SUBORDINATE LEGISLATION ACT 1989

Births, Deaths and Marriages Registration
Regulation 2006

NOTICE is given in accordance with section 5 (2) (a) of the Subordinate Legislation Act 1989 of the intention to make a principal statutory regulation under the Births, Deaths and Marriages Registration Act 1995.

The Regulation prescribes:

- (i) Fees for services provided by the Registry - primarily undertaking searches and providing certificates of individual events and registering changes of name and parentage information; and
- (ii) The particulars to be provided to enable the compulsory registration and/or notification of events (births, deaths, marriages, changes of name and changes of sex) in compliance with the Births, Deaths and Marriages Registration Act 1995.

A copy of the draft Regulation and the Regulatory Impact Statement can be obtained:

- At www.lawlink.nsw.gov.au/lpd under Public Consultation, Regulatory Impact;
- By emailing lpd_enquiries@agd.nsw.gov.au; or
- By phoning (02) 9228 8028.

The Births, Deaths and Marriages Registration Act 1995 and the Births, Deaths and Marriages, Registration Regulation 2001 are available at www.legislation.nsw.gov.au

Comments and submissions on the draft Regulation and the Regulatory Impact Statement should be emailed to

lpd_enquiries@agd.nsw.gov.au or sent to the Legislation and Policy Division of the Attorney General's Department at P.O. Box 6, Sydney, 2001 and must be received by 24 July 2006.

TRANSPORT ADMINISTRATION ACT 1988

Schedule 6AA

Notice of Approval of Variation to the NSW Rail Access Undertaking

I John Arthur Watkins, Minister for Transport, with the concurrence of the Premier, in accordance with Clause 5 of Schedule 6AA to the Transport Administration Act 1988, hereby approve the following variation to the current NSW Rail Access Undertaking applicable to Australian Rail Track Corporation Ltd:

(1) Variation

- (a) Insert in Clause 3.2 of Schedule 3 – Pricing Principles, the following:

“(d) For the purposes of sub-paragraph 3.2 (b) (i) of this Schedule 3:

- (i) the Sandgate Project is deemed to be Capital Expenditure, which relates to coal traffic on a standalone basis, and
(ii) the expenditure for the Sandgate Project remains subject to paragraphs 3.2 (b) (ii), (iii) and (iv) of Schedule 3.”

- (b) Insert in Schedule 7 – Definitions, after the definition of ‘Route’, the following:

“Sandgate Project means the project for the construction of rail track grade separation at the Sandgate crossover for the benefit of coal services substantially in accordance with the scope of works current at 30 June 2006 outlined in drawings numbered 22-11827-C216, 22-11827-C217, 22-11827-C218 and 22-11827-C219, as varied from time to time.”

(2) Commencement

This variation will take effect on 30 June 2006.

Dated this 28th day of June 2006.

JOHN WATKINS, M.P.,
Deputy Premier
and Minister for Transport

SCALE OF ALLOWANCES PAID TO WITNESSES

I, Bob Debus, Attorney General, have approved of the scale published in the Government Gazette of allowances to witnesses attending (1) criminal trials at the Supreme Court, Central Criminal Court and the District Court in its Criminal and Special Jurisdiction, and (2) Local Courts and Coroner's Courts, being repealed, and of fresh scales of allowances as shown in the attached Schedule being substituted therefore - the new rates to take effect from 1 July 2006.

BOB DEBUS,
Attorney General

SCHEDULE

Scale of Allowances to:

- (a) All Crown witnesses and witnesses for the defence (i) where such witnesses have been bound by recognisance or subpoenaed by the Crown to give evidence, or (ii) where legal aid has been granted, attending criminal trials at the Supreme Court and District Court of New South Wales;
(b) Witnesses requested or subpoenaed by the Police to attend at Local Courts, Licensing or Coroner's Courts in New South Wales; and

in respect of: (1) fees, loss of income, salary or wages: (2) sustenance: and (3) of conveyance.

FEEs, LOSS OF INCOME, SALARY OR WAGES

- (a) Ordinary witnesses (being witnesses not specified hereunder):

Upon furnishing a certificate of loss of income, salary or wages, ordinary witnesses shall be entitled as follows:

- | | |
|--|------------------|
| (i) up to 4 hours loss of working time on that day, not exceeding | \$ 41.80 per day |
| (ii) more than 4 hours loss of working time on that day, not exceeding | 83.90 per day |

- (b) Experts summoned to give expert evidence:

- | | |
|--|---------------------|
| (i) In respect of the period of absence from home, hospital, place of employment or other place in travelling to and from Court, and attendance thereat: | |
| 1. Fee for the first two hours or part thereof | 90.10 per day |
| 2. Fee thereafter for each additional half-hour or part thereof up to a maximum of \$180.70 per day | 17.20 per half hour |
| (ii) IN ADDITION, where evidence is expert evidence, a fee of | 11.70 per case |

SUSTENANCE ALLOWANCE

All Witnesses:

- (a) For every meal partaken whilst in attendance at or travelling to and from Court where no allowance is payable under (b) below. *
- (b) Where the witness resides at such a distance from the Court that he/she cannot travel to and from the Court on the same day:
- (i) for each day of 24 hours; **
- (ii) for any additional part of a day (based on the hourly rate applicable under (b)(i); **
- (iii) where the witness is absent from his/her residence overnight but for a period less than 24 hours he/she may be paid as for a full day.

Children aged 5 years and over to be paid meal allowance or sustenance allowance as in the case of adult witnesses. No meal allowance or sustenance to be paid to children under the age of 5 years.

COST OF CONVEYANCE

All Witnesses:

To be paid actual cost of fares paid by them in travelling by rail, omnibus, ship or other available means of public conveyance to and from the Court at which they are required to attend.

Witnesses are not to be reimbursed the cost of travel by plane unless prior approval has been given to travel by this method.

If unable to travel by any of the abovementioned means of public conveyance, to receive for every kilometre travelled by own vehicle, the rate of: ***

Kilometrage to be paid in respect of one journey to and from the Court. Where a witness travels otherwise when transit by public conveyance is available such witness is to be paid only an amount equal to the cost of travelling by means of the available transport.

Notwithstanding the foregoing, medical practitioners required to attend Court on successive days to give evidence shall be paid appropriate kilometrage in respect of each day of travel.

Notes:

- * This rate to vary as prescribed for Lunch in accordance with Clause 29(3), Table 1 (Item No.1), Part B-Monetary Rates to the Crown Employees (Public Service Conditions of Employment) Reviewed Award 2006. Variations to apply are from date specified in the Public Service Notices pending amendment of the relevant Award.
- ** These rates to vary in accordance with the rate prescribed in Clause 30(2)(a), Table 1 (Item No.2), Part B-Monetary Rates to the Crown Employees (Public Service Conditions of Employment) Reviewed Award 2006. Variations to apply are from date specified in the Public Service Notices pending amendment of the relevant Award.
- *** This rate to vary in accordance with the Casual rate for private motor vehicles with engine capacity over 2700 cc as shown in Clause 38(d), Table 1 (Item no.6) Part B-Monetary Rates to Crown Employees (Public Service Conditions of Employment) Reviewed Award 2006. Variations to apply are from date specified in the Public Service Notices pending amendment of the relevant Award.

HEALTH SERVICES ACT 1997

ORDER AMENDING THE SCALE OF FEES FOR HOSPITAL AND OTHER HEALTH SERVICES

Pursuant to section 69 of the Health Services Act 1997, I, Robert McGregor, Acting Director-General of the Department of Health, as the duly appointed delegate of the Minister for Health, do by this Order hereby amend that "ORDER FIXING A SCALE OF FEES FOR HOSPITAL AND OTHER HEALTH SERVICES" made under section 69 and gazetted on 2 June 2006, to the extent and in the manner set forth in the Schedule below, to take effect on and from 1 July 2006.

Acting Director-General

SCHEDULE

AMENDMENT OF SCALE OF FEES

The Schedule entitled "Scale of Fees" which is attached to the "ORDER FIXING A SCALE OF FEES FOR HOSPITAL AND OTHER HEALTH SERVICES" referred to above is amended as follows:

- (a) **delete** from Part 1 in its entirety item 1A. relating to "**ACCOMMODATION CHARGES**", and insert instead the following matter:

1A. ACCOMMODATION CHARGES

In respect of patients admitted to NSW public hospitals and receiving public hospital services pursuant to the Australian Health Care Agreement.

1A.1. Public Patients

| | Daily Fee \$ |
|--|--------------|
| 1A.1.1 treated by a doctor nominated by the hospital | Nil |
| 1A.1.2 accommodated in a shared room (single room accommodation without charge may be provided on the grounds of medical need) | Nil |

1A.2. Private Patients (Overnight Stay)

| | Daily Fee \$ |
|---|--------------|
| 1A.2.1 treated by a doctor nominated by the patient and accommodated in a shared room | 269 |
| 1A.2.2 treated by a doctor nominated by the patient and accommodated at the patient's request, in a single room or as sole occupant of a shared room. | 451 |

1A.3. Private Patients (Same Day Patient)

| | Daily Fee \$ |
|--------|--------------|
| Band 1 | 194 |
| Band 2 | 218 |
| Band 3 | 240 |
| Band 4 | 269 |

Note:

These bands are as categorised by the Commonwealth under the National Health Act 1953.

1A.4. Ineligible Patients

| | Daily Fee \$ |
|--|--------------|
| Metropolitan (referral) hospital | |
| - Critical care patient | 2,070 |
| - Inpatient (other than critical care patient) | 835 |
| Metropolitan (non-referral) hospital | |
| - Critical care patient | 1,205 |
| - Inpatient (other than critical care patient) | 625 |
| Non-Metropolitan hospital | |
| - Critical care patient | 955 |
| - Inpatient (other than critical care patient) | 580 |
| Psychiatric hospital inpatient | 350 |
| Other hospital inpatient | 195 |

With the exception of:

- 1 A visitor to Australia who holds a temporary entry permit, and who has applied for but has not yet been issued with an entry permit granting permanent residence.
- 2 A Norfolk Island resident who is admitted to a public hospital under the Norfolk Island Health Care Scheme (refer item 1A.8.).
- 3 A person who is admitted to a public hospital under the Asylum Seeker Assistance Scheme (refer item 1A.9.).
- 4 Persons entitled to free public hospital treatment under the terms of a Reciprocal Health Care Agreement between Australia and their country.

Note:

For the purposes of Part 1A (in particular 1A.4 and 1A.5) the classification of an individual treating hospital as "Metropolitan (referral)", "Metropolitan (non-referral)", "Non-Metropolitan", "Psychiatric" or "Other" shall be the same as that shown in the "Order Classifying Public Hospitals" made by the Director-General of the Department of Health pursuant to clause 5 of the Workers Compensation (Public Hospital Rates) Order 2004 No. 1 under the Workers Compensation Act 1987 and published in Government Gazette No. 153 of 1 October 2004 at pp.7836-9.

1A.5. Compensable Patients (other than Workers Compensation or Motor Vehicles Compensation)

| | Daily Fee \$ |
|--|--------------|
| Metropolitan (referral) hospital | |
| - Critical care patient | 2,070 |
| - Inpatient (other than critical care patient) | 835 |
| Metropolitan (non-referral) hospital | |
| - Critical care patient | 1,205 |
| - Inpatient (other than critical care patient) | 625 |
| Non-Metropolitan hospital | |
| - Critical care patient | 955 |
| - Inpatient (other than critical care patient) | 580 |
| Psychiatric hospital inpatient | 350 |
| Other hospital inpatient | 195 |

Note:

These rates do not apply to persons treated pursuant to respective statutory schemes for the purposes of workers' compensation or compensation to persons injured in motor accidents. Those rates are set by separate agreement.

1A.6. Veterans' Affairs Patients

| | Daily Fee \$ |
|----------------------------|--------------|
| Veterans' Affairs Patients | Nil |

1A.7. Nursing Home Type Patients

1A.7.1 Elect to be treated by hospital nominated doctors –

Shall be charged a patient contribution:

(on a fortnightly basis): not exceeding the equivalent to 87.5% of any Commonwealth Standard Rate Pension and 87.5% of any maximum Rent Assistance payable to a person; or

(on a daily basis, where appropriate): one fourteenth of the fortnightly amount already referred to.

1A.7.2 Elect to be treated by doctor of choice –

Shall be charged on a daily basis, an amount equivalent to the patient contribution calculated on a daily basis in accordance with sub paragraph 1A.7.1, plus an amount determined in writing from time to time by the Minister for Health of the Commonwealth, or the Minister's delegate, pursuant to paragraph (1)(bj) of Schedule 1 of the National Health Act 1953 of the Commonwealth.

1A.8. Norfolk Island Residents admitted to a public hospital under the Norfolk Island Health Care Scheme

| | Daily Fee \$ |
|--|------------------------------|
| Accommodation in a shared room | 476 |
| Accommodation in a single room | 581 |
| Same Day Admission | 406 |
| Accommodation as a critical care patient | 1,205 |
| Accommodation as a compensable patient | Applicable rates under 1A.5. |

1A.9. Patients admitted to a public hospital under the Asylum Seekers Assistance Scheme

| | Daily Fee \$ |
|--|--------------|
| Accommodation in a shared room | 476 |
| Accommodation in a single room | 581 |
| Same Day Admission | 406 |
| Accommodation as a critical care patient | 1,205 |

1A.10. Outreach services patients

| | Daily Fee \$ |
|--|--------------|
| Patients receiving services from an outreach service specified for the purposes of section 5D of the National Health Act 1953 of the Commonwealth. | 162 |

1A.11. Private, (Private) Same Day Admissions and Ineligible Patients - Charges for the Fitting of Surgically Implanted Prostheses and Medical Devices

The charge for the fitting of any specific surgically implanted prosthesis or medical device item shall be:

- 1A.11.1 where there is a single dollar amount specified for an item, that dollar amount; or
- 1A.11.2 where there is a minimum and maximum benefit dollar amount specified for an item, a dollar amount being the minimum benefit amount, the maximum benefit amount or an amount within that dollar range,

as determined in writing from time to time in respect of that item by the Minister for Health of the Commonwealth, or the Minister's Delegate, pursuant to paragraph (bl) and (bm) of Schedule 1 of the National Health Act 1953 of the Commonwealth. Such charges shall take effect on any date determined by the Commonwealth Minister for Health or the Minister's delegate in respect of that item.

- (b) **delete** from Part 1 in its entirety item 1D. relating to “**TREATMENT FEE**”, and insert instead, the following item:

1D. TREATMENT FEES

| | |
|---|------------------------|
| Treatment fee applicable to ineligible inpatients, other than compensable patients, in addition to the current applicable accommodation charge (refer item 1A.4.), in situations where the ineligible inpatient receives medical treatment under arrangement with a public hospital rather than an individual practitioner. | Daily Fee \$ 220 |
|---|------------------------|

with the exception of:

1. A visitor to Australia who holds a temporary entry permit, and who has applied for but has not yet been issued with an entry permit granting permanent residence.
2. A Norfolk Island resident who is admitted to a public hospital under the Norfolk Island Health Care Scheme (refer item 1A.8.).
3. A person who is admitted to a public hospital under the Asylum Seeker Assistance Scheme (refer item 1A.9.)
4. Persons entitled to free public hospital treatment under the terms of a Reciprocal Health Care Agreement between Australia and their country.

Note:

The above daily fee is applicable irrespective of the number of treating practitioners.

- (c) **delete** in its entirety “**PART 3 – OTHER CHARGES**” and insert instead the following matter:

PART 3 – OTHER CHARGES

3A. BRAIN INJURY REHABILITATION SERVICES

provided by designated units of public hospitals in respect of compensable patients requiring brain injury rehabilitation services (including diagnostic services)

| | Daily Fee \$ |
|--|--------------|
| 3A.1. Admitted Patient Services | |
| Category A patient | 875 |
| Category B patient | 560 |
| Category X patient | 1,245 |
| 3A.2. Transitional Living Unit | |
| Category A patient | 625 |
| Category B patient | 310 |

3A.3. Non Admitted Patient Services (including Outreach)

\$
\$60 per half hour or part thereof

3A.4. Outpatient Medical Clinic Appointments

| | Standard Fee \$ |
|---|-----------------|
| Medical Consultation – New (initial assessment) | 205 |
| Medical Consultation – Review (follow-up appointment) | 105 |

3A.5. Group Activities

| | \$ per half hour or part thereof |
|-------------|--|
| Qualified | 40 |
| Unqualified | 25 |

Note:

Categories, classifications or descriptions of service referred to in this Part 3A are to be considered the same as those defined or set out in Department of Health Policy Directive PD 2005_623, or as that policy is subsequently amended or revised from time to time.

- (d) **delete** in its entirety **“PART 4 – NON-ADMITTED PATIENT CHARGES”** and insert instead the following matter:

PART 4 - NON-ADMITTED PATIENT CHARGES**4A. Ineligible Patients**

| | \$ |
|--|----|
| For each <u>Occasion of Service (excluding physiotherapy services)</u> | |
| Metropolitan - Referral hospital | 95 |
| Metropolitan - Non-referral hospital | 75 |
| Non metropolitan hospital | 60 |
| Psychiatric hospital | 60 |
| Other hospital | 60 |

Note:

For the purposes of Part 4 the classification of an individual treating hospital as “Metropolitan (referral)”, “Metropolitan (non-referral)”, “Non-Metropolitan”, “Psychiatric” or “Other” shall be the same as that shown in the "Order Classifying Public Hospitals" made by the Director-General of the Department of Health pursuant to clause 5 of the Workers Compensation (Public Hospital Rates) Order 2004 No. 1 under the Workers Compensation Act 1987 and published in Government Gazette No. 153 of 1 October 2004 at pp.7836-9.

Physiotherapy Services

| | |
|------------------------------|----|
| For each Occasion of Service | \$ |
|------------------------------|----|

Normal Practice

| | |
|---|-----|
| Initial consultation & treatment | 65 |
| Standard consultation and treatment | 55 |
| Initial consultation & treatment of two distinct areas | 98 |
| Standard consultation & treatment of two distinct areas | 83 |
| Complex treatment | 110 |
| Group/class Intervention (rate per participant) | 39 |

Other

| | |
|---------------------------------|-----|
| Case conference (rate per hour) | 130 |
|---------------------------------|-----|

With the exception of:

1. A visitor to Australia who holds a temporary entry permit, and who has applied for but has not yet been issued with an entry permit granting permanent residence.
2. Persons entitled to free public hospital treatment under the terms of a Reciprocal Health Care Agreement between Australia and their country.

Note:

An "occasion of service", in relation to a non-admitted patient occasion of service, has the same meaning as it has for the purposes of the NSW Department of Health Reporting System (DOHRS) activity reporting as amended from time to time.

4B. Compensable Patients**(other than Workers Compensation or Motor Vehicles Compensation) –**

| | |
|--|----|
| For each <u>Occasion of Service (excluding physiotherapy services)</u> | \$ |
|--|----|

| | |
|--------------------------------------|----|
| Metropolitan - Referral hospital | 95 |
| Metropolitan - Non-referral hospital | 75 |
| Non metropolitan hospital | 60 |
| Psychiatric hospital | 60 |
| Other hospital | 60 |

Physiotherapy Services

| | |
|--|----|
| | \$ |
|--|----|

Normal Practice

| | |
|---|-----|
| Initial consultation & treatment | 65 |
| Standard consultation and treatment | 55 |
| Initial consultation & treatment of two distinct areas | 98 |
| Standard consultation & treatment of two distinct areas | 83 |
| Complex treatment | 110 |
| Group/class Intervention (rate per participant) | 39 |

Other

| | |
|---------------------------------|-----|
| Case conference (rate per hour) | 130 |
|---------------------------------|-----|

Note:

An "occasion of service", in relation to a non-admitted patient occasion of service, has the same meaning as it has for the purposes of the NSW Department of Health Reporting System (DOHRS) activity reporting as amended from time to time.

TRANSPORT ADMINISTRATION ACT 1988**ORDER NO. 85****AMENDMENTS TO PASSENGER FARES AND COACHING RATES
HANDBOOK****COMMENCING ON 2 JULY 2006**

RAIL CORPORATION NEW SOUTH WALES, pursuant to section 85 of the Transport Administration Act 1988, makes the following order:

1. This Order shall take effect from 2 July 2006.
2. The handbook issued by Rail Corporation New South Wales entitled "Passenger Fares and Coaching Rates Handbook - Effective from 3 January 2006" and adopted and incorporated by reference in Order No. 83 published in the Government Gazette, is withdrawn.
3. The new handbook issued by Rail Corporation New South Wales entitled "Passenger Fares and Coaching Rates Handbook – Effective from 2 July 2006" is adopted by reference in this order and replaces the handbook referred to in 2 above.



THE SEAL of **RAIL CORPORATION
NEW SOUTH WALES** was hereunto
affixed in the presence of:

Witness

Authorised Officer

Irena Rusak
Corporate Counsel

Vince Graham
CEO RailCorp

TRAVEL AGENTS ACT 1986 LIST OF LICENSED TRAVEL AGENTS

SECTION 40 (2) of the Travel Agents Act 1986 requires the Commissioner for Fair Trading to publish in the Government Gazette from time to time a list of licence holders.

Section 40 (7) of the Act deems the supplier of travel services to an unlisted travel agent to have aided and abetted that person in carrying on business as a travel agent. Thus the supplier could be subject to the same penalty of 500 penalty units as the agent is trading without a licence.

Suppliers of travel services should not deal with an unlisted person or corporation unable to produce a travel agent's licence.

Commissioner for Fair Trading

LIST OF LICENSED TRAVEL AGENTS

Date of Preparation: **26-Jun-2006**
Date list comes into force: **10-Jul-2006**
Date list ceases to be in force: **24-Jul-2006**

| | | |
|-----------|--|--|
| 2TA5436 | (A U) OCEANIA TOURS PTY LTD | |
| 2TA5717 | 100% ADVENTURE PTY LTD | |
| 2TA5507 | 1CAR1 CAR RENTALS PTY LTD | 2UK |
| 2TA003473 | 2MAX INVESTMENTS PTY LTD | THE CLASSIC SAFARI COMPANY |
| 2TA5672 | 33 DEGREES WORLDWIDE PTY LTD | |
| 2TA4305 | A & H INTERNATIONAL TRAVEL PTY LTD | |
| 2TA4681 | A A T INTERNATIONAL CO PTY LTD | A A T TRAVEL |
| 2TA4687 | A A T KINGS TOURS PTY LTD | |
| 2TA5111 | A B C WORLD PTY LTD | A B C WORLD TRAVEL |
| 2TA5421 | A B C WORLD TRAVEL MARRICKVILLE PTY LTD | QUANTUM FLIGHT CENTRE |
| 2TA000416 | A E (TONY) FORNASIER WORLD TRAVEL CENTRE PTY LTD | FORNASIER WORLD TRAVEL CENTRE |
| 2TA5251 | A F P TRAVEL PTY LTD | NEWPORT TRAVEL |
| 2TA001793 | A F S INTERCULTURAL PROGRAMS AUSTRALIA | FASTRAVEL |
| 2TA5098 | A J P W TRAVEL PTY LTD | TRAVELWORLD ORANGE |
| 2TA004140 | A K D HOLDINGS PTY LTD | DES SPACE TRAVEL ZODIAC TRAVEL RAM WORLD TRAVEL YETI TRAVELS MITSUI TRAVEL |
| 2TA001537 | A MITSUI TRAVEL SERVICES PTY LTD | |
| 2TA5657 | A N C TRAVEL PTY LTD | |
| 2TA5792 | A N T TOURS PTY LTD | |
| 2TA5561 | A O T GROUP PTY LTD | TICKETEK TRAVEL |
| 2TA5627 | A T I TOURS PTY LTD | A T I TOURS |
| 2TA002870 | A T S PACIFIC PTY LTD | |
| 2TA5457 | A W L PITT AUSTRALIA PTY LTD | PITT TRAVEL SYDNEY JAPAN PACKAGE |
| 2TA5776 | A1TRAVEL GROUP PTY LTD | |
| 2TA5268 | ABBOTT | PHILIPPA MARY VERITAS TRAVEL |
| 2TA002881 | ABROFILM PTY LTD | GRIFFITH TRAVEL & TRANSIT |
| 2TA003101 | ABROROB PTY LTD | WOLLONGONG TRAVEL CENTRE |
| 2TA4907 | ABSOLUTE TRAVEL PROFESSIONALS PTY LTD | ABSOLUTE TRAVEL |
| 2TA003355 | ABTOURK (SYD NO 358) PTY LTD | ST GEORGE TRAVEL |
| 2TA003747 | ACE TRAVEL SERVICE PTY LTD | |
| 2TA003570 | ACRA PTY LTD | GROUP TRAVEL MANAGEMENT |
| 2TA5623 | ADCORP PTY LTD | WORLD TRAVEL AUSTRALIA |
| 2TA4493 | ADVANCE AUSTRALIA TRAVEL PTY LTD | |
| 2TA5087 | ADVANCE TRAVEL PTY LTD | |
| 2TA003405 | ADVANCE-OLYMPIC INTERNATIONAL PTY LTD | ADVANCE-OLYMPIC TRAVEL |
| 2TA5675 | ADVANCED TOURS PTY LTD | |
| 2TA000351 | ADVENTURE ASSOCIATES PTY LTD | |
| 2TA001198 | ADVENTURE INTERNATIONAL PTY LTD | ADVENTURE WORLD CRUISE SPIRIT INTERNATIONAL A W SPORTS INTERNATIONAL |

| | | | |
|-----------|---------------------------------------|-------------------------------|--|
| 2TA004116 | ADVENTURE TOURS & TRAVEL PTY LTD | | TRAVEL & TOURS COOGEE TRAVEL |
| 2TA5264 | AERIUS TRAVEL HOLDINGS PTY LTD | | AERIUS TRAVEL COMPANY |
| 2TA001940 | AEROFLOT RUSSIAN AIRLINES | | |
| 2TA5767 | AEROLAND TRAVEL PTY LTD | | |
| 2TA003915 | AGENCY TRAVEL PTY LTD | | |
| 2TA5529 | AIDA'S TRAVEL PTY LTD | | |
| 2TA5458 | AIHUA INTERNATIONAL TRAVEL PTY LTD | | AIHUA INTERNATIONAL TRAVEL |
| 2TA5718 | AIMEE'S GROUP PTY LTD | | JUBO TOURS |
| 2TA4393 | AIR CALEDONIE INTERNATIONAL | | AIR CALEDONIE HOLIDAYS |
| 2TA4865 | AIR N TRAVEL PTY LTD | | |
| 2TA000192 | AIR NEW ZEALAND LTD | | |
| 2TA004013 | AIR TRAVEL EXPRESS PTY LTD | | |
| 2TA5149 | AIR UNIVERSE TRAVEL PTY LTD | | |
| 2TA003425 | AIRCALM PTY LTD | | SOUTHSIDE WORLD TRAVEL |
| 2TA5352 | AIRLINE MARKETING AUSTRALIA PTY LTD | | |
| 2TA4841 | AIRMASTER TRAVEL & TOURS PTY LTD | | |
| 2TA003160 | AIRSONIC AUSTRALIA TRAVELS PTY LTD | | |
| 2TA4480 | AIRTYPE PTY LTD | | TRAVELSCENE KOGARAH BENCHMARK TRAVEL |
| 2TA4830 | AITKEN SPENCE TRAVEL PTY LTD | | |
| 2TA4637 | AKI TRAVEL PTY LTD | | |
| 2TA5610 | AL RAIS AUSTRALIA PTY LTD | | AL RAIS TRAVEL SUMMIT AIR TRAVEL COLUMBIA INTERNATIONAL TRAVEL |
| 2TA001125 | AL-MALAH INTERNATIONAL TRAVEL PTY LTD | | |
| 2TA4997 | ALAM | SHEIKH MOHAMMAD MAHABUB | |
| 2TA5533 | ALBURY KENT PTY LTD | | ALBURY KENT TRAVEL |
| 2TA5418 | ALEETHERI PTY LTD | | HARVEY WORLD TRAVEL RANDWICK PRIER WORLD TRAVEL HARVEY WORLD TRAVEL BARRACK STREET HARVEY WORLD TRAVEL (WYNYARD) ALL LINK TRAVEL HARVEY WORLD TRAVEL (ASHFIELD) |
| 2TA001750 | ALIMANA PTY LTD | | |
| 2TA5555 | ALISON TWIST TRAVEL PTY LTD | | |
| 2TA5134 | ALL LINK INTERNATIONAL PTY LTD | | |
| 2TA003134 | ALL TOURS & TRAVEL PTY LTD | | |
| 2TA001652 | ALLEN'S TRAVEL PTY LTD | | ALLEN'S TRAVEL |
| 2TA5175 | ALLFLIGHT TRAVEL PTY LTD | | |
| 2TA001669 | ALLIED SUMMA TRAVEL & TOURS PTY LTD | | TRAVELACCESS A H ALLIED HOLIDAYS |
| 2TA5559 | ALLSUN HOLIDAYS PTY LTD | | |
| 2TA001253 | ALLWAYS TRAVEL PTY LTD | | |
| 2TA5585 | ALMAX SERVICES PTY LTD | | TRAVELSCENE SINGLETON |
| 2TA5747 | ALTONIA PRODUCTIONS PTY LTD | | WORLD PROJECTS SOUTH PACIFIC |
| 2TA5437 | AMACO PTY LTD | | |
| 2TA5557 | AMADON TRAVEL MANAGEMENT PTY LTD | | W & B TRAVEL CENTRE |
| 2TA000113 | AMERICAN EXPRESS INTERNATIONAL INC | | AMERICAN EXPRESS TRAVEL AGENCY AMERICAN EXPRESS TRAVEL SERVICE TRAVELSCENE ROSEVILLE WING ON TOURS |
| 2TA001886 | AMICA TRAVEL PTY LTD | | |
| 2TA003050 | ANANDA TRAVEL SERVICE (AUST) PTY LTD | | |
| 2TA003893 | ANDCAR PTY LTD | | WILDLIFE SAFARI CONSULTANTS JOURNEYS UNLIMITED (AUST) |
| 2TA5360 | ANDRETIC | GEORGE PAUL | TRIP ABOUT TOURS AVANTI TOURS TRAVELWORLD CARLINGFORD |
| 2TA5078 | ANGIE'S TRAVEL PTY LTD | | |
| 2TA4510 | ANTIPODEANS ABROAD PTY LTD | | |
| 2TA5724 | ANTUAN PTY LTD | | HARVEY WORLD TRAVEL (EASTGARDENS) |
| 2TA5512 | ANZECS INTERNATIONAL GROUP PTY LTD | | AUSTRALIA WIN WORLD TRAVEL |

| | | | |
|-----------|---|-----------|---|
| 2TA5100 | APOLLO TRAVEL CENTRE PTY LTD | | |
| 2TA002728 | APOSTOLOPOULOS | APOSTOLOS | COSMOS TRAVEL AGENCY |
| 2TA001425 | APP INTERNATIONAL AGENCY PTY LTD | | APP INTERNATIONAL TRAVEL |
| 2TA4719 | APTC PTY LTD | | EZY FLIGHTS |
| 2TA003875 | ARADEE PTY LTD | | ALL PACIFIC TRAVEL CONCEPT |
| 2TA4706 | ARCHITOUR PTY LTD | | TRAVELSCENE TIME 2 TRAVEL |
| 2TA003724 | AROUND AUSTRALIA TOUR SERVICE PTY LTD | | DESTINATION TERRA AUSTRALIS |
| 2TA5080 | ASA INTERNATIONAL PTY LTD | | |
| 2TA5503 | ASARGIOTIS | NICKOLAS | ZORBAS TRAVEL SERVICE - THE TRAVEL SPOT |
| 2TA5246 | ASIA HONG KONG TRAVEL PTY LTD | | |
| 2TA002526 | ASIA PACIFIC TRAVEL MARKETING SERVICES PTY LTD | | |
| 2TA5740 | ASIAGROUP INTERNATIONAL PTY LTD | | ASIA DISCOVERY TOURS |
| 2TA4603 | ASIAN TRAVELLER PTY LTD | | |
| 2TA4955 | ASKBAY PTY LTD | | HARVEY WORLD TRAVEL (ROUSE HILL) |
| | | | HARVEY WORLD TRAVEL (BATEAU BAY) |
| | | | ST MARTINS TRAVEL |
| 2TA001068 | ASMARK PTY LTD | | |
| 2TA4324 | ASSISTANCE TRAVEL (AUSTRALASIA) PTY LTD | | |
| 2TA003870 | ATLANTIC & PACIFIC BUSINESS TRAVEL PTY LTD | | |
| 2TA5286 | AUFAN INTERNATIONAL PTY LTD | | NEW ASIA PACIFIC TRAVEL |
| 2TA5266 | AUGA TRAVEL SERVICE PTY LTD | | |
| 2TA5284 | AUGUSTINE | TOMI | AUGUST TRAVEL CENTRE |
| 2TA4498 | AURORA EXPEDITIONS PTY LTD | | POLAR JOURNEYS |
| 2TA5486 | AUS CENTIV PTY LTD | | |
| 2TA5006 | AUS WONDER TRAVEL PTY LTD | | AUS WONDER HOLIDAY |
| 2TA5594 | AUSLEE TRADING PTY LTD | | ALL CONTINENTS TRAVEL |
| 2TA5548 | AUST-SINO CONNECTION PTY LTD | | |
| 2TA004056 | AUSTRALAIR PTY LTD | | ST IVES TRAVEL |
| 2TA003483 | AUSTRALASIAN CONFERENCE ASSOCIATION LTD | | S P D TRAVEL SERVICE |
| 2TA5615 | AUSTRALIA & NEW ZEALAND EXPRESS TRAVEL SERVICES PTY LTD | | |
| 2TA5091 | AUSTRALIA 2 SEE PTY LTD | | |
| 2TA5592 | AUSTRALIA BAILEY INTERNATIONAL PTY LTD | | AUTHENTIC TRAVEL |
| 2TA5645 | AUSTRALIA CHINA TRADE ASSOCIATION PTY LTD | | AUSTRALIA PEACE INTL TRAVEL |
| 2TA003445 | AUSTRALIA GLOBAL HOLIDAYS PTY LTD | | |
| 2TA5084 | AUSTRALIA PARADISE TRAVEL PTY LTD | | AUSTAR TRAVEL |
| 2TA5586 | AUSTRALIA TOURS & TRAVEL PTY LTD | | |
| 2TA5624 | AUSTRALIA TRAVEL PTY LTD | | AUSTRALIAN TRAVEL MARKETING |
| 2TA4763 | AUSTRALIA WIDE HOLIDAYS PTY LTD | | MACQUARIE EDUCATIONAL TOURS |
| 2TA5109 | AUSTRALIAN & NEW ZEALAND COLLEGE FOR SENIORS LTD | | ODYSSEY TRAVEL |
| | | | ODYSSEY EDVENTURES |
| | | | ODYSSEY TRAVEL |
| 2TA003039 | AUSTRALIAN BUSINESS & CONFERENCE TRAVEL PTY LTD | | |
| 2TA003982 | AUSTRALIAN CHINA INVESTMENT & TRADING DEVELOPMENT PTY LTD | | SPRING INTERNATIONAL TRAVEL |
| 2TA5384 | AUSTRALIAN COMMERCIAL RESOURCES PTY LTD | | A C R INTERNATIONAL TRAVEL & TOURS |
| 2TA4890 | AUSTRALIAN NEW FRONTIERS PTY LTD | | AGRITOURS AUSTRALIA |
| 2TA000778 | AUSTRALIAN PACIFIC TOURING PTY LTD | | ANF AGRITOURS |
| 2TA4725 | AUSTRALIAN TAYLORED TOURS PTY LTD | | AUSTRALIAN PACIFIC DAY TOURS |
| 2TA5562 | AUSTRALIAN TRAVEL CLUB PTY LTD | | |
| 2TA5514 | AUSTRALIAN TRAVELWORKS PTY LTD | | PENNANT HILLS TRAVEL |
| | | | JETSET PENNANT HILLS |
| 2TA001418 | AUSTRALIAN WORLD EXPEDITIONS PTY LTD | | WORLD EXPEDITIONS |

| | | | |
|-----------|---|--------------------|--|
| 2TA4527 | AUSTRALIE TOURS PTY LTD | | PACIFIC SPIRIT TRAVEL |
| 2TA4750 | AUSTRALINDE PTY LTD | | NEWCASTLE TRAVEL SERVICE - WARNERS BAY |
| | | | NEWCASTLE TRAVEL SERVICE - NEWCASTLE |
| | | | NEWCASTLE TRAVEL SERVICE - WARNERS BAY |
| 2TA003551 | AUSVINACO TRAVEL PTY LTD | | |
| 2TA001430 | AUTOHOME RENTALS INTERNATIONAL PTY LTD | | A R I TOURS |
| 2TA001656 | AVALON TRAVEL PTY LTD | | TRAVELSCENE AT AVALON TRAVEL |
| 2TA5575 | AVIA TRAVEL PTY LTD | | |
| 2TA4521 | AVIATION TRAVEL SERVICES PTY LTD | | |
| 2TA4424 | AVTOURS OSHKOSH EXPRESS PTY LTD | | AVTOURS AUSTRALIA |
| 2TA004091 | AW ROYAL ORCHID HOLIDAYS AUSTRALIA PTY LTD | | |
| 2TA002797 | AWAD TOURIST & TRAVEL SERVICE PTY LTD | | |
| 2TA5460 | AWAY WE GO TOURS PTY LTD | | ALPINE INFORMATION CENTRE |
| 2TA002580 | AXIS EVENTS GROUP PTY LTD | | AXIS INCENTIVE PLANNERS AXIS CONFERENCE PLANNERS AXIS CORPORATE TRAVEL SERVICES |
| | | | PACIFIC AUSTRALIA TRAVEL JETSET TRAVEL MLC CENTRE ALBURY TRAVEL |
| 2TA5433 | B E O - TRAVEL PTY LTD | | EXPERIENCE ADVENTURES |
| 2TA003810 | B G TRAVEL SERVICES PTY LTD | | |
| 2TA5630 | B K & P F MAHONY PTY LTD | | |
| 2TA4595 | B T I AUSTRALIA PTY LTD | | |
| 2TA5336 | BACKPACKERS WORLD TRAVEL (WHOLESALE) PTY LTD | | BACKPACKERS WORLD |
| 2TA4806 | BACKPACKERS WORLD TRAVEL PTY LTD | | BACKPACKERS TRAVEL CENTRE BACKPACKERS WORLD THE CONFERENCE ROOM |
| 2TA4661 | BAINI MANAGEMENT SERVICES PTY LTD | | |
| 2TA4881 | BAKER | IAN GEORGE | FLYING START TRAVEL SERVICES |
| 2TA003844 | BAKLA | ALICE | ALICE'S WONDERLAND TRAVEL - NORTH SYDNEY |
| 2TA003845 | BAKLA | PAUL BOGHOS | ALICE'S WONDERLAND TRAVEL - NORTH SYDNEY |
| 2TA5789 | BALASURIYA | DEEPIKA | N D TOURS |
| 2TA4254 | BALGOWNIE WORLD TRAVEL PTY LTD | | |
| 2TA5715 | BALI ASSETS PTY LTD | | ASIAQUEST TOURS |
| 2TA003537 | BALLAO HOLDINGS PTY LTD | | DIVE ADVENTURES (AUSTRALIA) ISLAND ADVENTURES TRAVEL DIVE ADVENTURES |
| 2TA5017 | BALLINGALL | KATHRYN ROSE | JETSET BALLINA |
| 2TA5018 | BALLINGALL | DAVID ANDREW | JETSET BALLINA |
| 2TA5751 | BALUS TRAVEL PTY LTD | | |
| 2TA4693 | BAMA BAA PTY LTD | | PICCADILLY TRAVEL SERVICE |
| 2TA003919 | BANBEP PTY LTD | | MUSWELLBROOK TRAVEL CENTRE POINT OF HEALTH TRAVELSCENE MENAI METRO |
| 2TA003240 | BANGOR TRAVEL PTY LTD | | NORFOLK SELECT MARKETING |
| 2TA5508 | BANTOFT | DAVID ALBERT | NORFOLK SELECT MARKETING |
| 2TA5509 | BANTOFT | KYLIE | TRAVELAND ON KING TRAVELWORLD ON KING |
| 2TA004160 | BARHIL PTY LTD | | MAITLAND WORLD TRAVEL |
| 2TA4932 | BARNARD | MATTHEUS DANIEL | |
| 2TA4933 | BARNARD | KAREN MILDRED | MAITLAND WORLD TRAVEL |
| 2TA003187 | BARRENJOEY TRAVEL SERVICES PTY LTD | | |
| 2TA002766 | BARROBRIDGE PTY LTD | | NON STOP TRAVEL |
| 2TA5132 | BASSIT | ASIE | AUSTRAVEL & TOURS AGENCY |
| 2TA004154 | BATHURST REGIONAL COUNCIL | | BATHURST VISITOR INFORMATION CENTRE |
| 2TA4336 | BAXTER'S TRAVEL PTY LTD | | |
| 2TA002736 | BAY TRAVEL PTY LTD | | BAY TRAVEL AUSTRALIA E-BAY TRAVEL BAY TRAVEL AUSTRALIA |
| 2TA004098 | BECKINSALE PTY LTD | | TRAVELWORLD CHIFLEY PLAZA |

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| 2TA003212 | BEDFORD | MICHAEL TERRANCE | TRAVELWORLD PARRAMATTA COMMODORE TOURS |
| 2TA003234 2TA4409 | BEDFORD BEEHIVE AUSTRALIAN INBOUND TOUR SERVICE PTY LTD | DOROTHY JANE | COMMODORE TOURS |
| 2TA000811 2TA003510 2TA5041 | BENCH INTERNATIONAL PTY LTD BENDEN HOLDINGS PTY LTD BENNETT | DENISE ROSEMARY ALLAN LESLIE | BEAUVENTURES TRAVEL TRAVELSCENE CRONULLA A D TOURS TRAVEL |
| 2TA5042 2TA5765 2TA5117 2TA4399 2TA003811 2TA5029 2TA4787 2TA001757 2TA5649 2TA5775 2TA5659 2TA002814 | BENNETT BERNAU PTY LTD BERNIE PTY LTD BERNLEY ENTERPRISE PTY LTD BESIM PTY LTD BEST FLY TRAVEL PTY LTD BEST HOLIDAYS PTY LTD BESTWAY TRAVEL PTY LTD BEYOND SLOVENIA PTY LTD BEYOND TRAVEL GROUP PTY LTD BFIRST TRAVEL PTY LTD BHULLER | MANZOOR (MICHAEL) | A D TOURS TRAVEL JETSET GRIFFITH HARVEY WORLD TRAVEL-ORANGE PTC EXPRESS TRAVEL ARIELA TRAVEL TRAVEL 2000 SKIMAX |
| 2TA003601 2TA003547 2TA5641 2TA4659 | BICAIR PTY LTD BILL PEACH JOURNEYS PTY LTD BIRRELL BLAZENKA'S TRAVEL PTY LTD | MICHAEL DAMIAN | RUSSIA AND BEYOND BFIRST TRAVEL PAYLESS WORLD TRAVEL THE TRAVELLERS HUT |
| 2TA5764 2TA5632 | BLUE OCEAN TOUR PTY LTD BLUESKY TOURS & OVERSEAS CONSULTING PTY LTD | | B C ARCHAEOLOGY ADRIATIC ADVENTURES TRAVEL AND TOURS |
| 2TA5665 2TA5030 2TA003820 2TA4771 2TA5746 2TA5278 2TA5277 2TA5374 2TA003803 2TA003804 2TA5442 | BODON BOLIJA PTY LTD BONARD PTY LTD BONETT BOSTEL PTY LTD BOUFFLER BOUFFLER BOURNE BOUTROS BOUTROS BOWLEY | ANESA MARY ELIZABETH ANN TIMOTHY JOHN FIONA ELIZABETH BIRGIT MAGDI SANAA BENJAMIN PATRICK JAMIE | A & C TRAVEL PAN REGAL HOLIDAYS TRAVEL ON Q BELLINGEN WORLD TRAVEL M & G TRAVEL TRAVELSCENE ORANGE TRAVELSCENE ORANGE INSIGHT AUSTRALIA TRAVEL FALCON WINGS TRAVEL FALCON WINGS TRAVEL AUSTRALIA BY AIR |
| 2TA4935 | BOX | | HARVEY WORLD TRAVEL (MUDGEE) |
| 2TA4936 | BOX | GLENN CHRISTOPHER GAYLE ELIZABETH | HARVEY WORLD TRAVEL (MUDGEE) HARVEY WORLD TRAVEL (MUDGEE) |
| 2TA003868 | BOX | | |
| 2TA4456 2TA5644 2TA004207 | BRAGA CONSOLIDATED PTY LTD BRAKSPEAR BREAKAWAY TRAVEL CLUB PTY LTD | ELAINE | AFRICAN ENCOUNTER BREAKAWAY TRAVEL CLUB BREAKAWAY AVIATION SERVICES AIR MALTA SOUTHERN CROSSINGS AUSTRALIA |
| 2TA5467 | BRIGHTON SHELLEY LTD | | |
| 2TA001803 2TA5077 2TA4752 2TA4753 | BRITISH AIRWAYS PLC BRNOVIC BROAD BROAD | MARKO IRENE ENSOMO DOUGLAS CHARLES | MASTER TRAVEL K J LYNCH TRAVEL SERVICE K J LYNCH TRAVEL SERVICE |
| 2TA002550 | BROAD HORIZONS PTY LTD | | BROAD HORIZONS TRAVEL GRAFTON TRAVEL AGENCY INSIGHT AUSTRALIA TRAVEL SOUTHERN CROSSINGS AUSTRALIA |
| 2TA5373 2TA5466 | BROEKING BROMFIELD HOLDING PTY LTD | KYLIE ELIZABETH | |
| 2TA5223 2TA4991 2TA5128 2TA004119 | BROOKS BROWN BUDGET OZ TRAVEL PTY LTD BUDIDEA PTY LTD | CAROLYN GAYE TRUDI ANN | TRUDI'S TRAVEL CENTRE |
| 2TA003307 | BUDLILY PTY LTD | | TRAVEL SHOP NARRANDERA TRAVEL SHOP COLEAMBALLY GLOBE INTERNATIONAL TRAVEL SERVICE |
| 2TA5500 2TA5095 | BUNDABAH TRAVEL PTY LTD BURGESS | PAUL IVAN | TRAVELSCENE MAITLAND ALDINGA TOURS |

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| 2TA5629 | BURWOOD INTERNATIONAL TRAVEL PTY LTD | | TRAVELSCENE BURWOOD |
| 2TA5101 | BUSINESS TRAVEL SOLUTIONS PTY LTD | | BUSINESS TRAVEL SOLUTIONS |
| 2TA5547 | BUSY TRAVEL PTY LTD | | HARVEY WORLD TRAVEL (DUBBO) |
| 2TA5220 | C & E TOURS AUSTRALIA PTY LTD | | |
| 2TA5587 | C B S TRAVEL PTY LTD | | |
| 2TA4790 | C E TRAVEL & TOURS PTY LTD | | |
| 2TA5441 | C X C TRAVEL PTY LTD | | CXC TRAVEL |
| 2TA002635 | CADIA COACH TOURS PTY LTD | | |
| 2TA001805 | CAFTAX PTY LTD | | HARVEY WORLD TRAVEL (KIAMA VIEW) |
| 2TA002588 | CAHILL | BRENDA | |
| 2TA002823 | CALAMBELL PTY LTD | | SYDNEY UNIVERSAL TRAVEL TOURS |
| 2TA4654 | CALTOE PTY LTD | | |
| 2TA000008 | CAMMARERI | VINCENZO | V CAMMARERI TRAVEL AGENCY |
| 2TA001073 | CAMPBELLTOWN TRAVEL PTY LTD | | |
| 2TA5639 | CANAM PTY LTD | | |
| 2TA000118 | CAPUTO | ANTONIO | BROOKVALE TRAVEL CAPUTO TRAVEL |
| 2TA002218 | CAPUTO | MARCO | CAPUTO TRAVEL BROOKVALE TRAVEL |
| 2TA002219 | CAPUTO | GIOVANNI (JOHN) DOMENICO | BROOKVALE TRAVEL CAPUTO TRAVEL |
| 2TA5252 | CAREAWAY TOURS AUSTRALIA PTY LTD | | |
| 2TA5778 | CARLSON MARKETING GROUP (AUST) PTY LTD | | CARLSON LEISURE TRAVEL SERVICES |
| 2TA4348 | CARLSON WAGONLIT AUSTRALIA PTY LTD | | CARLSON WAGONLIT TRAVEL |
| 2TA5580 | CARNIVAL PLC | | P & O CRUISES CARNIVAL AUSTRALIA |
| 2TA002954 | CARTWRIGHT | BERNARD THOMAS | BERNIE CARTWRIGHT TOURS |
| 2TA002955 | CARTWRIGHT | DIANNE JOYCE | BERNIE CARTWRIGHT TOURS |
| 2TA5719 | CARUANA INVESTMENTS PTY LTD | | COASTAL LINER TOURING |
| 2TA5182 | CASINO TRAVEL SHOPPE PTY LTD | | CASINO TRAVEL SHOPPE |
| 2TA004028 | CASSANITI | GERARDO CONCETTO | FORZA TRAVEL |
| 2TA4407 | CASTERIN PTY LTD | | HARVEY WORLD TRAVEL LANE COVE |
| 2TA4232 | CASTLE | JUDITH ANN | RIVERLAND TRAVEL |
| 2TA5192 | CAVADIL PTY LTD | | CULBURRA COACHES |
| 2TA004069 | CAVTRAV PTY LTD | | HARVEY WORLD TRAVEL (KEMPSEY) |
| 2TA003945 | CELTIC TRAVEL SERVICES PTY LTD | | |
| 2TA4923 | CHAN | KIN (MILLIAN) | BM LUCKY DRAGON TRAVEL SERVICE |
| 2TA002970 | CHAN & LAM PTY LTD | | |
| 2TA4959 | CHATSWOOD TRAVEL PTY LTD | | |
| 2TA4669 | CHAUDHARY | RITU | ROYAL INTERNATIONAL TRAVEL |
| 2TA4670 | CHAUDHARY | ABID ALI | ROYAL INTERNATIONAL TRAVEL |
| 2TA5525 | CHEN | XIAO HONG | A PERFECT CHOICE TRAVEL |
| 2TA4612 | CHENG | RINGO WAN WAH | HARVEST TRAVEL SERVICES |
| 2TA5799 | CHESS TRAVEL PTY LTD | | CHESS TRAVEL SERVICE |
| 2TA004142 | CHIEM | KIM | LUCKY INTERNATIONAL TRAVEL SERVICE |
| 2TA5431 | CHINA BESTOURS (AUST) PTY LTD | | CHINA BESTOURS |
| 2TA5176 | CHINA SOUTHERN AIRLINES CO LTD | | CHINA SOUTHERN AIRLINES |
| 2TA001849 | CHINA TRAVEL SERVICE (AUSTRALIA) PTY LTD | | CTS INTERNATIONAL TRADING COMPANY |
| 2TA4391 | CHOI | SEOUNG HYUN | CHINA VACATIONS K.O.D./PALM TOURS |
| 2TA000368 | CHUNG PAK TRAVEL PTY LTD | | CHUNG PAK TRAVEL |
| 2TA5420 | CIRCOSTA | ANGELA GIOCONDA | TRAVELSCENE PLUMPTON |
| 2TA000637 | CIRCUIT TRAVEL PTY LTD | | |
| 2TA000457 | CIT AUSTRALIA PTY LTD | | CIT WORLD TRAVEL GROUP |
| 2TA001245 | CLAPOUDIS | EVA | FIVE DOCK TRAVEL AGENCY |
| 2TA5299 | CLARK | DIANA ST JOHN | THE ROCKS TRAVEL |
| 2TA5622 | CLASSIC INTERNATIONAL CRUISES PTY LTD | | |
| 2TA000612 | CLUB MEDITERRANEE (AUSTRALIA) | | |

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| 2TA004162 | PTY LTD COASTAL TRAVEL PTY LTD | | HARVEY WORLD TRAVEL (BATEMANS BAY) |
| 2TA003452 | COHEN | FAY CHRISTINE | TRAVEL PHASE |
| 2TA5745 | COLOURFUL TRIPS PTY LTD | | COLOURFUL TRIPS |
| 2TA4572 | COLYER | BRIAN JAMES | IRIS TOURS |
| | | | AUSTRALIS INBOUND TOURS & TRAVEL |
| 2TA4573 | COLYER | VALENTINA | IRIS TOURS |
| | | WENDY | AUSTRALIS INBOUND TOURS & TRAVEL |
| 2TA4811 | COMEALONG TOURS PTY LTD | | |
| 2TA5613 | COMFORT TOUR COACH CO SYDNEY PTY LTD | | COMFORT TOURS & COACH COMPANY |
| 2TA001804 | COMPLETE TRAVEL SERVICES PTY LTD | | |
| 2TA002558 | CONCORDE INTERNATIONAL TRAVEL PTY LTD | | CONCORDE HOLIDAYS AIR TICKETS SYDNEY NATIONAL AIR TICKETS TRAVEL INDOCHINA VIETNAM HOLIDAYS CONCORDE SMART TRAVEL RAIL TICKETS SKYWAYS AVIATION SERVICES SMART MONEY SMART TRAVEL SOLUTIONS ALIA RJ |
| 2TA5152 | CONRAN ENTERPRISES PTY LTD | | |
| 2TA5357 | CONSOLIDATED TRAVEL PTY LTD | | |
| 2TA001868 | CONTIKI HOLIDAYS (AUSTRALIA) PTY LTD | | |
| 2TA001472 | CONTIKI TRAVEL (AUSTRALIA) PTY LTD | | |
| 2TA003506 | COOK | JILL ELIZABETH | TORII TOURS AOM HOLIDAYS |
| 2TA002822 | COOMA WORLD TRAVEL PTY LTD | | HARVEY WORLD TRAVEL (COOMA) |
| 2TA5306 | COOPER | FIONA MARY | HARVEY WORLD TRAVEL ALBURY |
| 2TA4241 | CORAL SEAS TRAVEL PTY LTD | | SOUTH PACIFIC ADVENTURES |
| 2TA000862 | CORBY | ROSS ALLAN | CORBY'S BUS LINES CORBY'S COACHES |
| 2TA003248 | CORPORATE CONFERENCE INTERNATIONAL PTY LTD | | |
| 2TA5569 | CORPORATE TRAVEL HEADQUARTERS PTY LTD | | LEISURE AND SPORTS TRAVEL HEADQUARTERS |
| 2TA5518 | CORPORATE TRAVEL MANAGEMENT GROUP PTY LTD | | CORPORATE TRAVEL MANAGEMENT |
| 2TA5316 | CORRIMAL TRAVEL PTY LTD | | TRAVELSCENE AT CORRIMAL TRAVEL CRUISE NOW |
| 2TA4699 | CORTRAVEL PTY LTD | | |
| 2TA5542 | COSTA TRAVEL PTY LTD | | |
| 2TA5695 | COWRA TRAVEL PTY LTD | | |
| 2TA5444 | CRAIG | VIVIENNE CHERYL | |
| 2TA001140 | CRAMPTON INVESTMENTS PTY LTD | | TRAVELSCENE WAGGA WAGGA |
| 2TA5754 | CREATION FIRST PTY LTD | | |
| 2TA003878 | CREATIVE CRUISING GROUP PTY LTD | | CREATIVE CRUISING |
| 2TA002632 | CREATIVE TOURS PTY LTD | | CREATIVE HOLIDAYS CREATIVE VACATIONS AUSTRALIA CREATIVE CREDITS CRONULLA TRAVEL THE AUSTRALIAN FARMERS TRAVEL SERVICE RESPONSIBLE TRAVEL LISMORE TRANSIT CENTRE CHATOURS |
| 2TA4901 | CRONULLA TRAVEL PTY LTD | | |
| 2TA003038 | CROSBY RURAL AND TRAVEL PTY LTD | | |
| 2TA5052 | CROSS | GREGORY JOHN | |
| 2TA001248 | CRUISE & COACH CORPORATION PTY LTD | | |
| 2TA5125 | CRYSTAL TOURS PTY LTD | | SOUTHVINA TRAVEL & TOURS |
| 2TA4975 | CRYWANE PTY LTD | | CONFERENCE COMPLETE (NSW) |
| 2TA5686 | CULHAM'S TRAVEL SERVICE PTY LTD | | TRAVELSCENE ULLADULLA |
| 2TA5539 | CUY | CHERYL LEE | TRAVELSCENE BATEMANS BAY |
| 2TA5540 | CUY | WINCEN JOHN | JETSET BROKEN HILL |
| 2TA003801 | CYC TRAVEL SERVICES PTY LTD | | JETSET BROKEN HILL |
| 2TA001381 | CZESLOTUR AIR SERVICES PTY | | CYC SERVICES |

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| 2TA4246 | LTD D & A ORCHARD INVESTMENTS PTY LTD | | IT'S EASY TOURS |
| 2TA5763 | D & D LEVER INVESTMENTS PTY LTD | | |
| 2TA5796 | D B T AUSTRALIA PTY LTD | | |
| 2TA5159 | D M BELIN DEVELOPMENTS PTY LTD | | VALUE INTERNATIONAL TRAVEL |
| 2TA002903 | D Q INTERNATIONAL TRAVEL SERVICE PTY LTD | | |
| 2TA4487 | D'ALESSANDRO | JULIANNE | J D'S GLOBAL TRAVEL |
| 2TA003713 | DAEHO PTY LTD | | DAEHO TRAVEL AGENCY |
| 2TA5350 | DAINBAR PTY LTD | | CLASSIC COACHES |
| 2TA4782 | DALEN FINANCE PTY LTD | | PRESTIGE WORLD TRAVEL |
| 2TA4536 | DANADINA PTY LTD | | LOIS GUBBAY TRAVEL |
| 2TA002545 | DANPIT PTY LTD | | PROFI TOURS |
| | | | GERMAN TRADE FAIRS TRAVEL |
| | | | PROFI TRAVEL |
| 2TA5253 | DAWNEW PTY LTD | | HARVEY WORLD TRAVEL(BLACKTOWN) |
| 2TA003162 | DAYSTAR TRAVEL & TOURS PTY LTD | | |
| 2TA4647 | DE STIGTER | JAMES | NEW ZEALAND LEISURE TOURS |
| 2TA001909 | DELIGHT TRAVEL AGENCY PTY LTD | | |
| 2TA4571 | DELMEGE | MAXWELL PHILIP | JETSET MONA VALE |
| 2TA001864 | DELTROW PTY LTD | | KERRY PHILLIP'S GREAT EVENTS |
| 2TA5181 | DENNIS | SANDRA ELIZABETH | TRAVELLERS ACCOMMODATION SERVICE |
| 2TA002765 | DESEDU PTY LTD | | HARVEY WORLD TRAVEL (FORBES) |
| 2TA5073 | DESTINATION PACIFIC AUSTRALIA PTY LTD | | |
| 2TA000206 | DEUTSCHE LUFTHANSA AKTIENGESELLSCHAFT | | |
| 2TA003084 | DEVULA PTY LTD | | HARVEY WORLD TRAVEL (GRIFFITH) |
| | | | ADVENTURE TRAVEL BUGS |
| 2TA5468 | DHARMA WORLD PTY LTD | | |
| 2TA000284 | DIAMOND TOURS PTY LTD | | |
| 2TA4433 | DIGITAL TRAVEL (SYDNEY) PTY LTD | | |
| 2TA003432 | DIRECT FLIGHTS INTERNATIONAL PTY LTD | | |
| 2TA4436 | DIRECT LINK TRAVEL PTY LTD | | |
| 2TA5359 | DIRECT-HOLIDAYS AUSTRALIA PTY LTD | | |
| 2TA5183 | DISCOVER THE WORLD MARKETING TRAVEL PTY LTD | | |
| 2TA5783 | DISCOVERY TOURS PTY LTD | | DISCOVERY TOURS |
| 2TA001284 | DISCOVERY TRAVEL CENTRE PTY LTD | | CRUISECO |
| | | | CAMMERAY CRUISE CENTRE |
| 2TA4388 | DIXON TRAVEL & TOUR PTY LTD | | |
| 2TA5725 | DOLPHIN WORLD TOURS PTY LTD | | |
| 2TA001467 | DOMESTIC & INTERNATIONAL TOUR BROKERS PTY LTD | | FORGE TRAVEL |
| 2TA002626 | DONCROW PTY LTD | | JETSET TRAVEL BYRON BAY |
| | | | BYRON BUS & COACH TRANSIT AND TRAVEL CENTRE |
| | | | BYRON BUS & BACK PACKER CENTRE |
| | | | JETSET TRAVEL BYRON BAY |
| | | | BYRON BUS & COACH TRANSIT AND TRAVEL CENTRE |
| | | | BYRON BUS & BACK PACKER CENTRE |
| | | | BYRON OZ WIDE TRAVEL |
| 2TA5492 | DONGYU INTERNATIONAL PTY LTD | | FENGHUANG TRAVEL |
| 2TA002764 | DONNA BARLOW TRAVEL PTY LTD | | CRUISESCENE |
| 2TA002678 | DONNETT PTY LTD | | HARVEY WORLD TRAVEL (INGLEBURN) |
| 2TA5631 | DORO TRAVEL & TOURS SERVICES PTY LTD | | JETSET PARRAMATTA - CHARLES ST |
| 2TA5651 | DOUBLE BAY INBOUND TRAVEL PTY LTD | | |
| 2TA004184 | DOUBTFIRE PTY LTD | | HARVEY WORLD TRAVEL (GREENHILLS) |
| 2TA003588 | DOUGLAS | PETER FREDERICK MOIRA | JETAWAY TRAVEL |
| 2TA003589 | DOUGLAS | | JETAWAY TRAVEL |
| 2TA4475 | DOWNUNDER DESTINATION | | |

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| 2TA4831 | HOLDINGS PTY LTD DOWNUNDER DESTINATION SERVICES PTY LTD | | COST-U-LESS TRAVEL & TOURS |
| 2TA5535 | DOWSETT | IRENE | YOUNG TRAVEL |
| 2TA5532 | DOWSETT | FRANCIS IRWIN | YOUNG TRAVEL |
| 2TA5798 | DREWETTE PTY LTD | | JETSET THE JUNCTION |
| 2TA001724 | DRINDOE PTY LTD | | TRAVELABOUT TRAVELABOUT AT RYDE- EASTWOOD TRAVELABOUT AT RYDE- EASTWOOD TRAVELWORLD GYMEA |
| 2TA5224 | DRINDOS PTY LTD | | VISITORS SERVICES |
| 2TA002841 | DRIVE AWAY HOLIDAYS PTY LTD | | DURHAMS COACHES |
| 2TA5523 | DRIVER GROUP PTY LTD | | ENDLESS TRAVEL |
| 2TA002900 | DURHAM | HILARY GORDON | NOVA TRAVEL |
| 2TA5520 | DUROVIC | JULIE | CHILE TOUR |
| 2TA002596 | DYLALINE PTY LTD | | C T T WORLD TRAVEL |
| 2TA002947 | E & L INTERNATIONAL PTY LTD | | TRAVELSCENE FAIRFIELD |
| 2TA4814 | E A & D K PTY LTD | | HARVEY WORLD TRAVEL (EASTWOOD) |
| 2TA4826 | EASTWOOD TRAVEL CENTRE PTY LTD | | ANDY'S WORLD TRAVEL |
| 2TA5144 | EASY GROUP AUSTRALIA PTY LTD | | ECRUIRING4KIDZ.COM.AU |
| 2TA002746 | EASY TRAVEL PTY LTD | | CRUISEAGENTS.COM.AU |
| 2TA5076 | ECRUIRING PTY LTD | | ECRUIRING.COM.AU ECRUIRING.TRAVEL CRUISEWHOLESALE.TRAVEL CRUISEAGENTS.TRAVEL SCENIC HORIZON TOURS SCENIC HORIZON TOURS G'DAY USA-UNITED STATES CULTURAL EXCHANGE AUSTRALIA CATHOLIC CULTURAL TOURS M ELSADIK ORIENT TRAVEL CENTRE |
| 2TA5190 | EDDY | DARREL JOHN | |
| 2TA5191 | EDDY | KERRIE LYNETTE | |
| 2TA003733 | EDUCATIONAL WORLD TRAVEL PTY LTD | | |
| 2TA001131 | EL SADIK | MOHAMAD | |
| 2TA5288 | ELEGANT TRAVEL PTY LTD | | |
| 2TA4564 | ELITE WORLD TRAVEL PTY LTD | | HARVEY WORLD TRAVEL CIRCULAR QUAY HARVEY WORLD TRAVEL (WARRAWONG) |
| 2TA4834 | ELJOHN NEW SOUTH WALES PTY LTD | | |
| 2TA4497 | ENCORE TOURS PTY LTD | | TRAVELSCENE TWEED VALLEY NEW ENGLAND TRAVEL CENTRE EQUITY TRAVEL |
| 2TA4496 | ENSIGN MARINE SERVICES PTY LTD | | |
| 2TA001228 | EPCOB PTY LTD | | |
| 2TA5487 | EQUITY CONSULTING SERVICES PTY LTD | | |
| 2TA002609 | EST SKI TOURS PTY LTD | | ESTOURS TRAVEL |
| 2TA5491 | EUROPE TRAVEL CENTRE PTY LTD | | |
| 2TA002714 | EVANS | JOHN WAYNE | SNOWLINER TRAVEL |
| 2TA002715 | EVANS | PETER JOHN | SNOWLINER TRAVEL |
| 2TA002716 | EVANS | MYRTLE MAY | SNOWLINER TRAVEL |
| 2TA002717 | EVANS | PETER ROBERT | SNOWLINER TRAVEL |
| 2TA5553 | EVENTSCAPE PTY LTD | | EVER SUN TOURS & TRAVEL EVERSUN HOLIDAYS ALL LINE TRAVEL EVERWIN TRAVEL |
| 2TA4746 | EVER SUN TRAVEL PTY LTD | | |
| 2TA5755 | EVERGREEN WORLDWIDE PTY LTD | | |
| 2TA5545 | EVERWIN PTY LTD | | |
| 2TA001719 | EVERYTHING TRAVEL PTY LTD | | |
| 2TA5648 | EXCELSIOR TOURS & TRAVEL PTY LTD | | EXCELSIOR HOLIDAY |
| 2TA5698 | EXCITING DESTINATIONS PTY LTD | | INCA TOURS SOUTH AMERICA THE GOLD TOUR COMPANY ZULU TOURS AFRICA TOUR MARVEL |
| 2TA5233 | EXPANDING HORIZONS (AUST) PTY LTD | | |
| 2TA5260 | EXPERIENCE SPORT! PTY LTD | | MID CITY TRAVEL |
| 2TA001237 | EXPRESS TRAVEL PTY LTD | | EXPRESS TRAVELINK |
| 2TA5409 | EXPRESSLINK HOLDINGS PTY LTD | | |
| 2TA5298 | EXTREME TRAVEL PTY LTD | | |
| 2TA5768 | FAIR FLIGHTS PTY LTD | | |
| 2TA5690 | FANATICS SPORTS AND PARTY TOURS PTY LTD | | |
| 2TA5205 | FAR EAST SERVICES PTY LTD | | VIEN DONG TOURIST SERVICE |

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| 2TA5692 | FARESAVER PTY LTD | | ALLIED-WAH MIN TRAVEL |
| 2TA002522 | FASORI PTY LTD | | ALLIED WAH MIN TRAVEL - BANKSTOWN |
| 2TA002547 | FCM TRAVEL SOLUTIONS PTY LTD | | FCM TRAVEL SOLUTIONS NSW CAMPUS TRAVEL CI EVENTS KISTEND CAMPUS TRAVEL FCM TRAVEL SOLUTIONS CI EVENTS FCM TRAVEL SOLUTIONS STAGE AND SCREEN TRAVEL SERVICES |
| 2TA002702 | FEARNES TOURS PTY LTD | | PENDLE HILL TRAVEL |
| 2TA4425 | FELICE TRAVEL PTY LTD | | PISANI TRAVEL MALTA TRAVEL |
| 2TA4777 | FELIX TRAVEL PTY LTD | | HARVEY WORLD TRAVEL (COWRA) |
| 2TA001616 | FELSTOP PTY LTD | | MEDITERRANEAN HOLIDAYS & TOURS GRANGE TRAVEL |
| 2TA4506 | FINEFLEX PTY LTD | | INCENTIVE HOUSE TRAVEL |
| 2TA4303 | FINESSE SOUTH PACIFIC TRAVEL PTY LTD | | FIRST CHOICE TRAVEL FIRST CHOICE TRAVEL HOLIDAY COAST FIRST CHOICE TRAVEL |
| 2TA4449 | FIRST BARACUDA PTY LTD | | SAMOAN TRAVEL AGENCY |
| 2TA4945 | FIRST CHOICE TRAVEL PTY LTD | | FLAIRVIEW TRAVEL FLASH TRAVEL SOLUTIONS FLIGHT CENTRE STUDENT FLIGHTS FLIGHT CENTRE FLIGHT CENTRE CORPORATE TRAVELLER FLIGHT CENTRE ESCAPE TRAVEL FLIGHT CENTRE CORPORATE TRAVELLER FCM TRAVEL SOLUTIONS FLIGHT CENTRE ESCAPE TRAVEL LOW & JAMES TRAVEL ASSOCIATES FLIGHT CENTRE STUDENT FLIGHTS FLIGHT CENTRE FLIGHTCENTRE.COM ESCAPE TRAVEL FLIGHT CENTRE CORPORATE TRAVELLER FLIGHT CENTRE STUDENT FLIGHTS FLIGHT CENTRE ESCAPE TRAVEL FLIGHT CENTRE ESCAPE TRAVEL FLIGHT CENTRE STUDENT FLIGHTS FLIGHT CENTRE PETERSON & TURNER TRAVEL ASSOCIATES FLIGHT CENTRE ESCAPE TRAVEL VFR FLIGHTS FLIGHT CENTRE CRUISEABOUT TURRAMURRA TRAVEL ASSOCIATES FLIGHT CENTRE STUDENT FLIGHTS FLIGHT CENTRE STUDENT FLIGHTS |
| 2TA004074 | FIU | TELESIA | |
| 2TA5676 | FLAIRVIEW TRAVEL PTY LTD | | |
| 2TA5810 | FLASH SOLUTIONS PTY LTD | | |
| 2TA002719 | FLIGHT CENTRE LTD | | |

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| | | | FLIGHT CENTRE STUDENT FLIGHTS FLIGHT CENTRE ESCAPE TRAVEL FLIGHT CENTRE ESCAPE TRAVEL FLIGHT CENTRE ESCAPE TRAVEL FLIGHT CENTRE ESCAPE TRAVEL FLIGHT CENTRE ESCAPE TRAVEL STUDENT FLIGHTS FLIGHT CENTRE ESCAPE TRAVEL AUSTRALIA NEW ZEALAND TRAVEL MARKETING TRAVELOGIC NET LINK TRAVEL ADVCON TRAVEL SERVICES |
| 2TA001587 | FLIGHT DECK (AUST) PTY LTD | | |
| 2TA003512 | FLORON NOMINEES PTY LTD | | |
| 2TA004052 | FORMTINE PTY LTD | | |
| 2TA5744 | FORTUNE RIVER TRAVEL PTY LTD | | |
| 2TA000551 | FOTI | SALVATORE | |
| 2TA002216 | FOTI | VINCENZO | |
| 2TA5814 | FOURSEA TRAVEL PTY LTD | | |
| 2TA4340 | FRANCIS TRAVEL REPRESENTATION PTY LTD | | |
| 2TA003698 | FRASER'S COACHES DUBBO PTY LTD | | |
| 2TA5257 | FRATE | LUANA KELLY | |
| 2TA4394 | FRIDLAND TRAVEL PTY LTD | | HARVEY WORLD TRAVEL- LITHGOW SELECTIVE TOURS |
| 2TA5281 | FRIENDSHIPXCHANGE NETWORK PTY LTD | | |
| 2TA5324 | FRINGE OF THE DESERT TOURS PTY LTD | | |
| 2TA001297 | FUCHS | HELEN MARY | CRUISE IN STYLE |
| 2TA5164 | FUSSELL | BRADLEY STUART | WANDERERS AUSTRALIA |
| 2TA5165 | FUSSELL | KYLIE LOUISE | WANDERERS AUSTRALIA |
| 2TA5000 | FUTURE TRAVEL PTY LTD | | TRAVEL MAESTRO (INBOUND) |
| 2TA003440 | G & J INTERNATIONAL TRAVEL PTY LTD | | |
| 2TA003709 | GABRIELLE | MILAD (MARK) | PACIFIC GATEWAY TRAVEL |
| 2TA003710 | GABRIELLE | CHAKIB CARLO | |
| 2TA000944 | GALACTICA TOURS PTY LTD | | SUMMERLAND TRAVEL LISMORE TRAVELSCENE SUMMERLAND TRAVEL |
| 2TA003998 | GALAXY WORLD TRAVEL PTY LTD | | |
| 2TA5616 | GAMAX PTY LTD | | S E TRAVEL HONEYMOON PLANNERS JETOVER TOURS |
| 2TA003664 | GARDENFIELD PTY LTD | | |
| 2TA001441 | GARUDA ORIENT HOLIDAYS PTY LTD | | |
| 2TA000888 | GATEWAY TRAVEL PTY LTD | | GATEWAY TOURS |
| 2TA5143 | GEBRAEL | SONIA MARY | TRAVEL TIME |
| 2TA4476 | GEGU HOLDINGS PTY LTD | | TRAVELWORLD BONNYRIGG |
| 2TA001151 | GEM EZY FLIGHTS PTY LTD | | GEM EZY FLIGHTS |
| 2TA4364 | GEMTRIP PTY LTD | | TRAVELSCENE BATHURST |
| 2TA003533 | GEMZEAL PTY LTD | | TRAVELLA TRAVEL |
| 2TA4767 | GENDY | ADEL | SYDNEY LINK TRAVEL CENTRE |
| 2TA001139 | GENERAL SALES AGENTS INTERNATIONAL PTY LTD | | GSA SKY AIR SERVICES (NSW) |
| 2TA001930 | GENERAL TRAVEL GROUP PTY LTD | | WORLD INTERLINE TOURS GENERAL TRAVEL AUSTRALIA THE CONGRESS TRAVEL OFFICE EASYWAY HOLIDAYS GENKI TRAVEL TRAVELWORLD CROWS NEST TRAVELWORLD HORNSBY TRAVELWORLD CASTLE HILL HIDEAWAY HOLIDAYS |
| 2TA5670 | GENKI TRAVEL PTY LTD | | |
| 2TA000868 | GENTRY TRAVEL PTY LTD | | |
| 2TA001352 | GEORGE COPELAND HOLDINGS PTY LTD | | |
| 2TA5673 | GERRINGONG TRAVEL PTY LTD | | TRAVELSCENE AT GUIDEPOST |
| 2TA003552 | GET SET TRAVEL PTY LTD | | FRENCH TRAVEL CONNECTION |
| 2TA003715 | GIANAKOULI | SYLVIA | AEGEANTOURS |
| 2TA5377 | GILLIES | KERRI ANN | TRAVEL WITH ME |
| 2TA003403 | GILPIN TRAVEL MANAGEMENT PTY LTD | | |

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| 2TA4355 | GINGA EXPRESS TRAVEL SERVICE PTY LTD | | |
| 2TA4249 | GITANI TRAVEL AGENCY PTY LTD | | |
| 2TA4817 | GLADES TRAVEL SERVICE PTY LTD | | |
| 2TA001511 | GLEN TRAVEL SERVICE PTY LTD | | TRAVELSCENE BELROSE |
| 2TA000938 | GLENQUARIE TRAVEL PTY LTD | | |
| 2TA003438 | GLENSONE PTY LTD | | FOUR SEASONS HOLIDAYS TRAVEL CARIBBEAN BOUND MARCO POLO TRAVEL CARIBBEAN HOLIDAYS CUBA HOLIDAYS GLOBAL BOUND HERITAGE DESTINATIONS |
| 2TA4916 | GLOBAL BOUND PTY LTD | | |
| 2TA002597 | GLOBAL EXPRESS PTY LTD | | |
| 2TA5294 | GLOBAL TRAVEL ENTERPRISES PTY LTD | | TRAVEL DIRECT OF KINGSCLIFF |
| 2TA5363 | GLOBAL TRAVEL SPECIALISTS PTY LTD | | COSMOS HOTELS ONLINE EXCITE HOLIDAYS TRAVELSCENE HAYMARKET |
| 2TA5560 | GLOBAL TROTTERS PTY LTD | | |
| 2TA5358 | GO TRAVEL GROUP PTY LTD | | |
| 2TA5046 | GO TRAVELING PTY LTD | | |
| 2TA001171 | GOBRAN | WAFIK | TWIN WINGS AIR TRAVEL |
| 2TA001505 | GOLD AIR TRAVEL (NSW) PTY LTD | | |
| 2TA4651 | GOLD MEDIA PRODUCTIONS PTY LTD | | AERO WORLD SOLUTIONS |
| 2TA003926 | GOLDEN BOW PTY LTD | | DWITOUR AUSTRALIA |
| 2TA5071 | GOLDEN DRAGON TRAVEL PTY LTD | | |
| 2TA4815 | GOLDEN GLOBAL INTERNATIONAL TRAVEL PTY LTD | | |
| 2TA002770 | GOLDEN MANLY MANAGEMENT SERVICES PTY LTD | | FANTASTIC AUSSIE TOURS TRAVELWORLD SPRINGWOOD |
| 2TA5141 | GOLDEN MILES TRAVEL & TOUR INTERNATIONAL PTY LTD | | |
| 2TA5282 | GOLDEN TRAVEL AGENT PTY LTD | | |
| 2TA5093 | GOLDEN WATTLE TRAVEL SERVICES PTY LTD | | |
| 2TA003840 | GOLDEN WORLD TRAVEL PTY LTD | | |
| 2TA5496 | GOLDMAN TRAVEL CORPORATION PTY LTD | | |
| 2TA5194 | GOODES' TRAVEL PTY LTD | | HARVEY WORLD TRAVEL (TUMUT) |
| 2TA003737 | GOODMAN | ROSS MAXWELL | HARVEY WORLD TRAVEL (GORDON) HARVEY WORLD TRAVEL (ST IVES) |
| 2TA5453 | GORMAN | SUSAN JOY | TRAVELSCENE KEMPSEY HARVEY WORLD TRAVEL MITTAGONG AUSTRALIAN TRAVEL & INFORMATION CENTRE PACESETTER TRAVEL |
| 2TA5263 | GOULBURN TRAVEL PTY LTD | | |
| 2TA003022 | GOWAY TRAVEL PTY LTD | | |
| 2TA5410 | GRACE EDUCATIONAL SERVICES INTERNATIONAL PTY LTD | | |
| 2TA5243 | GRAND CIRCLE AUSTRALIA PTY LTD | | |
| 2TA5215 | GRAND TOURING INTERNATIONAL PTY LTD | | HARVEY WORLD TRAVEL (MERRYLANDS) GTI WORLD |
| 2TA001779 | GRANNY MAYS TRAVEL PTY LTD | | |
| 2TA4626 | GRAY | IAN ROBERT | WINGHAM WORLDWIDE TRAVEL |
| 2TA4627 | GRAY | PENELOPE JOY | WINGHAM WORLDWIDE TRAVEL |
| 2TA4738 | GRAY | RUSSELL JAMES | GRAYS TOURS NEWCASTLE GRAYS TRAVEL GRAYS NEWCASTLE GRAYS COACHES GRAYT SHOPPING TOURS GRAYS TOURS GRAYS TOURS NEWCASTLE GRAYS TRAVEL GRAYS NEWCASTLE GRAYS COACHES GRAYT SHOPPING TOURS GRAYS TOURS DISCOVERY AIR TOURS |
| 2TA4739 | GRAY | KRISTINE ADELL | TRAVELSCENE HORSLEY PARK |
| 2TA5187 | GREAT AUSTRALIAN TOURS PTY LTD | | |
| 2TA5340 | GREAT SOUTHERN LAND TRAVEL | | |

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| 2TA5544 | SERVICES PTY LTD GREAT TREND MANAGEMENT PTY LTD | | G T I M |
| 2TA5275 | GREAT WALL TRAVEL SERVICE PTY LTD | | |
| 2TA5411 | GREECE & MEDITERRANEAN TRAVEL CENTRE PTY LTD | | |
| 2TA001170 | GREEN TRAVEL SERVICE PTY LTD | | ARTARMON TRAVEL G T S TRAVEL MANAGEMENT |
| 2TA4912 | GREENBERG | DAVID NEAL | ALL AUSSIE TRAVELERS |
| 2TA003591 | GRIFFIN | JEFFREY KENNETH JULIE | DIAL-A-HOLIDAY WOY WOY |
| 2TA003593 | GRIFFIN | | DIAL-A-HOLIDAY WOY WOY |
| 2TA4839 | GROUP EVENT TRAVEL SYDNEY PTY LTD | | GET INCENTIVES GET EVENTS GET GROUP ENTERTAINMENT TRAVEL GET CRUISING GET CONFERENCES GET LOYALTY GROUPS R US EDUCATION ACTIVE TOURS NEW ZEALAND GROUP TOUR SPECIALISTS |
| 2TA4495 | GROUP EVENTS PTY LTD | | |
| 2TA003040 | GSM AUSTRALIA PTY LTD | | |
| 2TA4749 | GTA AUSTRALASIA PTY LTD | | |
| 2TA5710 | GUEST | KATE MARIE | TRAVELSCENE THIRROUL |
| 2TA001347 | GULLIVER'S TRAVELS PTY LTD | | GULLIVERS SPORT & MUSIC |
| 2TA001303 | GULLIVERS SPORT TRAVEL PTY LTD | | TRAVEL |
| 2TA003283 | GUNDAGAI SHIRE COUNCIL | | |
| 2TA003447 | GURUTRAVEL INTERNATIONAL PTY LTD | | |
| 2TA5355 | GUZZUNI PTY LTD | | VILLAGE TRAVEL OR ST IVES VILLAGE TRAVEL |
| 2TA002977 | GWYDIR SHIRE COUNCIL | | |
| 2TA5750 | H & Y INTERNATIONAL (AUST) PTY LTD | | |
| 2TA002544 | H I N TRAVEL PTY LTD | | TRAVELSCENE WOLLONGONG AT INTERNET TRAVEL |
| 2TA4672 | H I S AUSTRALIA PTY LTD | | |
| 2TA5455 | HACOBIAN | SHAKEH JACKIE | TRAVEL CAFE LANE COVE |
| 2TA5456 | HACOBIAN | HARMICK | TRAVEL CAFE LANE COVE |
| 2TA5289 | HALE | JANELLE KAYE | NORTH COAST TRAVEL |
| 2TA5290 | HALE | ALAN JOHN | NORTH COAST TRAVEL |
| 2TA003454 | HALEY | DAVID JOHN | |
| 2TA002529 | HAMERLINE PTY LTD | | HARVEY WORLD TRAVEL CROWS NEST |
| 2TA5104 | HAMILTON ISLAND TRAVEL PTY LTD | | |
| 2TA4362 | HAMMOUD | MAHMOUD | UNITED WORLD TRAVEL EGYPT BY NILE TOURS |
| 2TA5554 | HANA TOUR AUSTRALIA PTY LTD | | |
| 2TA5174 | HANCOCK EVENTS INTERNATIONAL PTY LTD | | HANCOCK CORPORATE TRAVEL |
| 2TA003567 | HANNAFORDS AUSTRALIAN TOURS PTY LTD | | |
| 2TA001129 | HANS H KRISTENSEN TRAVEL PTY LTD | | |
| 2TA002726 | HANSU PTY LTD | | EVENT MANAGEMENT & TRAVEL |
| 2TA4713 | HARBOUR CITY INTERNATIONAL PTY LTD | | |
| 2TA5706 | HARBOUR HOLIDAY TRAVEL PTY LTD | | |
| 2TA5797 | HARI TOUR TRAVEL PTY LTD | | HARI TRAVEL |
| 2TA5193 | HARKHAM HOLDINGS PTY LTD | | NAGI TRAVEL INTERNATIONAL |
| 2TA5793 | HARRIS | BETTINA ANNE | AUSWIDE TRAVEL & WORD PROCESSING |
| 2TA004111 | HARRIS TRAVEL PTY LTD | | |
| 2TA001236 | HARRIS TRAVEL SERVICE PTY LTD | | HARVEY WORLD TRAVEL (PARKES) |
| 2TA5210 | HART | JONGKOLNEE | CHARMING TOURS |
| 2TA003632 | HARVEST AUSTRALIA PTY LTD | | HARVEST PILGRIMAGES HARVEST YOUTH TOURS VARIETY TRAVEL |
| 2TA4657 | HARVESTMAN ENTERPRISE PTY LTD | | HARVEY'S CHOICE HOLIDAYS |
| 2TA004072 | HARVEY HOLIDAYS PTY LTD | | |

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| 2TA003986 | HAU | THI MY NGOC | CITY-LINK TRAVEL |
| 2TA5302 | HAWKES | JILL ELIZABETH | KIAMA TOURING COMPANY |
| 2TA003687 | HAWTON | PETER JOHN | |
| 2TA4999 | HEBANI INTERNATIONAL PTY LTD | | EGYPT RESERVATION CENTRE |
| 2TA4709 | HEDLEY TRAVEL PTY LTD | | THE ADVENTURE SPECIALISTS |
| | | | PANORAMA TOURS |
| | | | FREELINE INDONESIA SURF |
| | | | ADVENTURES |
| | | | AFRICA TRAVEL COMPANY |
| | | | WORLDWIDE ADVENTURE TRAVEL |
| 2TA4914 | HEFFERNAN | MARGARET | DUCK CREEK MOUNTAIN TRAVEL |
| | | LOUISE | |
| 2TA003499 | HERON AIRLINES TRAVEL PTY LTD | | SUMMERLAND TRAVEL |
| 2TA001496 | HIFURE PTY LTD | | MERIMBULA |
| 2TA003549 | HIGH RANK TRAVEL PTY LTD | | |
| 2TA000832 | HIGHFIELD ENTERPRISES PTY LTD | | CARINGBAH TRAVEL SERVICE |
| 2TA5753 | HILLS DISTRICT TRAVEL SERVICES PTY LTD | | |
| 2TA5158 | HILLS TRAVEL CENTRE PTY LTD | | TRAVELSCENE AT HILLS TRAVEL CENTRE |
| 2TA001600 | HILTCAN PTY LTD | | ST MARYS TRAVEL |
| 2TA4690 | HIMALAYAN TRAVEL CENTRE (AUST) PTY LTD | | BREAKAWAY TRAVEL ST MARYS |
| | | | TENZING'S INTERNATIONAL STUDY TOURS |
| | | | HIMALAYAN TRAVEL CENTRE |
| | | | TENZING'S JOURNEYS |
| 2TA004084 | HINTERE PTY LTD | | TRAVELWORLD- NORTH SYDNEY |
| 2TA5498 | HOBSON & SPIGHT PTY LTD | | TRAVEL ADVANTAGE MONA VALE |
| 2TA5291 | HOLIDAY EDGE PTY LTD | | |
| 2TA4327 | HOLIDAY TOURS WOLLONGONG PTY LTD | | NATIONAL WORLD TRAVEL- WOLLONGONG |
| | | | TRAVELWORLD WOLLONGONG |
| 2TA4251 | HOLIDAY-KING TRAVEL PTY LTD | | |
| 2TA003205 | HOMA TRAVEL PTY LTD | | |
| 2TA5023 | HONEW TOURS PTY LTD | | |
| 2TA003404 | HONEY TRADING PTY LTD | | HONEY TRAVEL & TOURS AGENCY |
| 2TA4995 | HONEYMOON WORLDWIDE HOLIDAYS PTY LTD | | |
| 2TA004000 | HONLINK PTY LTD | | OPAL TRAVEL |
| 2TA5440 | HORIZON SPORTING EVENTS PTY LTD | | |
| 2TA003812 | HORNSBY TRAVEL PTY LTD | | HARVEY WORLD TRAVEL (HORNSBY) |
| 2TA5811 | HOSSAIN | SYED SHAMIM | ANNAND TRAVEL |
| 2TA003516 | HOWARD | ALPHONSUS | HOWARD'S COACHES |
| | | ANDREW | |
| 2TA003517 | HOWARD | MICHAEL ANDREW | HOWARD'S COACHES |
| 2TA003518 | HOWARD | KATHLEEN | HOWARD'S COACHES |
| | | MARGARET | |
| 2TA003519 | HOWARD | ANTHONY JOSEPH | HOWARD'S COACHES |
| 2TA003346 | HUANG | YAO HUNG | VICTORIA TELE WORLD TRAVEL |
| 2TA5726 | HUNG TA TRAVEL SERVICE CO PTY LTD | | |
| 2TA5808 | HUNTER GLOBAL TRAVEL SERVICES PTY LTD | | HARVEY WORLD TRAVEL (MAITLAND) |
| 2TA4986 | HUNTER TRAVEL GROUP PTY LTD | | HUNTER TRAVEL GROUP |
| | | | TRAVELWORLD NEWCASTLE |
| | | | ADMINISTRATION OFFICE |
| | | | TRAVELWORLD BELMONT |
| | | | TRAVELWORLD CHARLESTOWN |
| | | | SQUARE |
| | | | TRAVELWORLD GARDEN CITY |
| | | | KOTARA |
| | | | TRAVELWORLD TORONTO |
| | | | TRAVELWORLD GLENDALE |
| | | | TRAVELWORLD CESSNOCK |
| | | | TRAVELWORLD NEWCASTLE |
| | | | TRAVELWORLD GREEN HILLS |
| 2TA4526 | I S B H PTY LTD | | RENAISSANCE TOURS |
| 2TA5614 | I T D PTY LTD | | ITD KOMPAS |
| 2TA5245 | IAE TOUR NET PTY LTD | | |
| 2TA5265 | IAN SPIGHT PTY LTD | | HARVEY WORLD TRAVEL (BROOKVALE) |
| | | | HARVEY WORLD TRAVEL (CROWN |

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| 2TA4938 | ICET TRAVEL PTY LTD | | CENTRAL) |
| 2TA000984 | ID SOUTH PACIFIC PTY LTD | | TRAVELSCENE MONA VALE |
| 2TA5738 | IIMAGINE PTY LTD | | AUSTRALIAN TRAVEL PROMOTIONS |
| 2TA001709 | ILLAWARRA TRAVEL PTY LTD | | IMAGINE TRAVEL |
| 2TA000806 | IMAGINE TRAVEL PTY LTD | | HARVEY WORLD TRAVEL - SHELLHARBOUR SQUARE IMMANUEL TRAVEL |
| 2TA003070 | IMMANUEL C T T PTY LTD | | |
| 2TA4485 | INCENTIVE TRAVEL INTERNATIONAL PTY LTD | | |
| 2TA4696 | INDEPENDENT TRAVEL ADVENTURE PTY LTD | | KUMUKA EXPEDITIONS KUMUKA WORLDWIDE |
| 2TA4868 | INFO TRAVEL & ACCOMMODATION PTY LTD | | |
| 2TA001564 | INSIGHT VACATIONS PTY LTD | | |
| 2TA003603 | INTEGRA INTERNATIONAL RESERVATIONS PTY LTD | | |
| 2TA5308 | INTEGRATED TRAVEL SERVICES PTY LTD | | HOLIDAYSONSALE.COM.AU CRUISESONSALE.COM.AU ALTITUDE TRAVEL |
| 2TA4638 | INTELETRAVEL PTY LTD | | |
| 2TA5794 | INTER-AIRLINES CONSOLIDATED GROUP PTY LTD | | |
| 2TA001538 | INTERCONTINENTAL TRAVEL PTY LTD | | |
| 2TA5558 | INTERCORP TRAVEL PTY LTD | | HARVEY WORLD TRAVEL (HURSTVILLE) INTERTRAVEL LINDFIELD TRAVELSCENE AT INTERTRAVEL LINDFIELD |
| 2TA003728 | INTERHOLD PTY LTD | | |
| 2TA5573 | INTERNATIONAL CONFERENCE & TRAVEL PTY LTD | | |
| 2TA4560 | INTERNATIONAL CONFERENCE MANAGEMENT PTY LTD | | COMPLETE CONFERENCE MANAGEMENT & TRAVEL SYDNEY EXPRESS TRAVCOA RHYTHM EXPRESS TRAVEL VISITFRANCE.COM.AU SYDNEY EXPRESS TRAVEL EXPRESS EVENTS CLIQBOOK OUTTASK TRAVEL VOGUE SYDNEY EXPRESS INTERNATIONAL SPORTS TOURS IST TRAVEL GLOBAL FORUMS FLIGHT POINT WALLACE ARNOLD HOLIDAYS OPEN ROAD HOLIDAYS |
| 2TA000566 | INTERNATIONAL EXPRESS PTY LTD | | |
| 2TA4426 | INTERNATIONAL SPORTS TOURS PTY LTD | | |
| 2TA003637 | INTERNATIONAL TRAVEL ASSOCIATES PTY LTD | | |
| 2TA5378 | INTERNATIONAL TRAVEL CENTRE PTY LTD | | |
| 2TA5480 | INTERPAC INTERNATIONAL PTY LTD | | AIMHIGH TOURS |
| 2TA003001 | INVERELL BUS SERVICE PTY LTD | | |
| 2TA4609 | IRISHAM PTY LTD | | CRUISE REPS |
| 2TA4490 | ISAAC | EPHRAIM NIRDOSH | BALLINA TRAVEL VALUE |
| 2TA001556 | ISIROO PTY LTD | | TRAVELSCENE DENILQUIN |
| 2TA5774 | ITCHY FEET PTY LTD | | |
| 2TA5685 | J & J HASSON PTY LTD | | WINGS |
| 2TA5663 | J & N HICKMAN PTY LTD | | TRAVELSCENE ON CROWN |
| 2TA003952 | J C B INTERNATIONAL (OCEANIA) PTY LTD | | |
| 2TA5621 | J C TRAVEL PROFESSIONALS PTY LTD | | |
| 2TA5605 | J D TRAVEL PTY LTD | | TRAVELSCENE CESSNOCK |
| 2TA5389 | J V L TRAVEL PTY LTD | | |
| 2TA4731 | J V M TRAVEL PTY LTD | | JETSET TRAVEL ORANGE |
| 2TA5572 | JABER | CLAUDINE HABIB | SWAN TRAVEL |
| 2TA002842 | JABIR | | |
| 2TA5102 | JADE TRAVEL PTY LTD | | HARVEY WORLD TRAVEL (TERRIGAL) FLIGHTGURU |
| 2TA003444 | JADELEN PTY LTD | | |
| 2TA5730 | JADHAV | KIRAN SANDEEP | |

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| 2TA5126 | JAEPOR PTY LTD | | |
| 2TA001551 | JAIARA PTY LTD | | JADE EXPRESS TRAVEL |
| 2TA001647 | JALPAK INTERNATIONAL OCEANIA PTY LTD | | JALPAK JALPAK TRAVEL |
| 2TA003784 | JAMADU PTY LTD | | ITC - INCENTIVE TOUR & CONFERENCE MANAGEMENT HAMPDEN TRAVEL HARVEY WORLD TRAVEL (BANKSTOWN) |
| 2TA5682 | JANDOM PTY LTD | | |
| 2TA5034 | JANUS TOURS AUSTRALIA PTY LTD | | |
| 2TA000131 | JAPAN AIRLINES INTERNATIONAL CO LTD | | |
| 2TA4894 | JAPAN AUSTRALIA TOURISM PTY LTD | | |
| 2TA004046 | JARGAN PTY LTD | | |
| 2TA002873 | JARVIS | ROBERT ALLAN | |
| 2TA5705 | JAY BOB PTY LTD | | JAY BOB HOLIDAYS |
| 2TA5244 | JAYES TRAVEL SERVICES PTY LTD | | |
| 2TA4840 | JCM DESTINATION AUSTRALIA PTY LTD | | |
| 2TA5683 | JELSMA | COLLEEN KAY | HARVEY WORLD TRAVEL (PORT MACQUARIE) |
| 2TA5684 | JELSMA | JELTE | HARVEY WORLD TRAVEL (PORT MACQUARIE) |
| 2TA5667 | JEMIMA ENTERPRISES PTY LTD | | PAYLESS WORLD TRAVEL PARRAMATTA |
| 2TA003237 | JENNIFER GORRIE & ASSOCIATES PTY LTD | | |
| 2TA001250 | JET-SEA ENTERPRISES PTY LTD | | HARVEY WORLD TRAVEL (JANNALI) |
| 2TA5737 | JETABROAD PTY LTD | | |
| 2TA003291 | JETAROUND HOLIDAYS PTY LTD | | |
| 2TA4784 | JETAWAY CONNECTIONS PTY LTD | | |
| 2TA001801 | JETGLOBE TRAVEL PTY LTD | | |
| 2TA5519 | JETSAFE TRAVEL PTY LTD | | |
| 2TA5766 | JETSET TAMWORTH PTY LTD | | JETSET TAMWORTH |
| 2TA001916 | JETSET TOURS (ROSE BAY) PTY LTD | | |
| 2TA5361 | JETSET TRAVELWORLD LTD | | |
| 2TA5335 | JETTIN PTY LTD | | HARVEY WORLD TRAVEL - LIVERPOOL HARVEY WORLD TRAVEL (CHATSWOOD) |
| 2TA4730 | JETUP BEI-AO TRAVEL PTY LTD | | |
| 2TA4968 | JIANCE PTY LTD | | TRAVELEADERS LEETON |
| 2TA5589 | JIM'S HOLIDAY TRAVEL PTY LTD | | |
| 2TA4818 | JIREH KARALAE PTY LTD | | ADVANCE TRAVEL CENTRAL COAST TRAVELEADERS WAGGA JETSET TRAVEL NEWCASTLE |
| 2TA5419 | JNR TRAVEL PTY LTD | | |
| 2TA001230 | JOHN REID TRAVEL PTY LTD | | |
| 2TA004180 | JOLLY SWAGMAN TRAVEL AGENCY PTY LTD | | |
| 2TA5256 | JONES | NAOMI JENNIFER | |
| 2TA003995 | JRL INVESTMENTS (AUST) PTY LTD | | JRL TRAVEL KOALA BUS |
| 2TA001663 | JTA OCEANIA PTY LTD | | |
| 2TA001972 | JTB AUSTRALIA PTY LTD | | |
| 2TA4710 | JULIE KEEGAN TOURS PTY LTD | | GARDEN LOVERS TOURS AUSTRALIAN WINE & FOOD TOURS DANCE TRAVEL TRAVELSCENE PORT TO PORT TRAVEL BUSINESS & LEISURE TRAVEL HARVEY WORLD TRAVEL (BRIGHTON-LE-SANDS) ALL AUSSIE HOLIDAYS |
| 2TA4684 | JULIETTA TRAVEL PTY LTD | | |
| 2TA4963 | JULROS PTY LTD | | |
| 2TA5464 | JURY | NOELINE FRANCES | |
| 2TA002877 | JW ASEAN TRAVEL SPECIALIST PTY LTD | | MALAYSIA SINGAPORE TRAVEL SPECIALIST MALAYSIAN HOLIDAYS & TOURS K & A TRAVEL SERVICES HARVEY WORLD TRAVEL (NOWRA) |
| 2TA5478 | K & A TRAVEL SERVICE PTY LTD | | |
| 2TA002811 | K & C LONGFORD PTY LTD | | |
| 2TA003636 | K & H TRAVEL CENTRE PTY LTD | | |
| 2TA4707 | KADDAK PTY LTD | | MILLENNIUM TRAVEL SERVICES VANUATU ESCAPES OCEAN BLUE VANUATU SAMOA ESCAPES |

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| 2TA4470 | KANA TRAVEL PTY LTD | | |
| 2TA4369 | KARCHER | AMANDA LOUISE | AMANDA KARCHER TRAVEL |
| 2TA5504 | KAREFYLAKIS | MAROLYN | ZORBAS TRAVEL SERVICE - THE TRAVEL SPOT |
| 2TA5118 | KELLY | SUSAN ANNE | COROWA TRAVEL LINK SPORTSLINK INTERNATIONAL TOURS |
| 2TA4397 | KELLY TRAVEL COMPANY PTY LTD | | TRAVELSCENE COFFS HARBOUR KELLY TRAVEL COMPANY TRAVELSCENE HAMILTON |
| 2TA4593 | KELMIK PTY LTD | | |
| 2TA5477 | KEMPE | MELANIE LIETTE | |
| 2TA5556 | KENNEDY'S TOURS PTY LTD | | KENNEDY'S TOURS |
| 2TA5517 | KENTROSE PTY LTD | | KENTROSE INTERNATIONAL TRAVEL |
| 2TA002960 | KERBA | NICHOLAS | AUSONIA TRAVEL SERVICE |
| 2TA5731 | KERNOT INTERNATIONAL TRAVEL PTY LTD | | |
| 2TA4688 | KEYOR PTY LTD | | |
| 2TA004062 | KHOURY | ABRAHAM | TRAVELSCENE MERRYLANDS |
| 2TA001439 | KING | GRAHAME KEITH | THE KINGS OF NEWCASTLE BUS & COACH SERVICES THE KINGS OF NEWCASTLE THE KINGS OF NEWCASTLE BUS & COACH SERVICES THE KINGS OF NEWCASTLE A S A TRAVEL |
| 2TA002258 | KING | HELEN JOY | |
| 2TA5662 | KING | BELINDA CHRISTINE | |
| 2TA5546 | KING PACIFIC INTERNATIONAL PTY LTD | | KING PACIFIC TRAVEL & TOURS |
| 2TA001558 | KINGSFORD TRAVEL AGENCY PTY LTD | | |
| 2TA002654 | KINTETSU INTERNATIONAL EXPRESS (OCEANIA) PTY LTD | | KINTETSU TRAVEL CENTRE SYDNEY |
| 2TA5550 | KISS | WENDY ANNE | TRAVELWORLD GOSFORD NARRABEEN TRAVEL CENTRE HARVEY WORLD TRAVEL (CHARLESTOWN) KN - TRAVEL AUSTRALIA |
| 2TA001826 | KITCHEN MAID PTY LTD | | |
| 2TA5285 | KLEDO PTY LTD | | |
| 2TA4383 | KNECHT REISEN AUSTRALIA PTY LTD | | |
| 2TA5391 | KNIGHT | GARY EDWARD | TRAVELSCENE BYRON BAY |
| 2TA5022 | KOBRA | NUSRET | ARENA TRAVEL HARVEY WORLD TRAVEL-NARELLAN |
| 2TA003854 | KOLIMDA PTY LTD | | DISCOUNT AIR TRAVEL (AUBURN) KLM ROYAL DUTCH AIRLINES |
| 2TA5813 | KOLOR WORLD TRAVEL PTY LTD | | |
| 2TA000369 | KONINKLIJKE LUCHTVAART MAATSCHAPPIJ N V | | |
| 2TA5325 | KORALIA TOURS PTY LTD | | |
| 2TA5002 | KOREA TRAVEL AGENCY PTY LTD | | |
| 2TA003973 | KORYO TRAVEL SERVICE PTY LTD | | KORYO TRAVEL SERVICE |
| 2TA003206 | KOSTRALIA TOUR & TRAVEL PTY LTD | | |
| 2TA5060 | KOUDRINA | IRINA | AUSTRALIANA DISCOVERY |
| 2TA5059 | KOUDRINE | IGOR | AUSTRALIANA DISCOVERY |
| 2TA001702 | KRSOSKA | BLAGA | CENTROTURIST TRAVEL SERVICE |
| 2TA4550 | KULPER | MILU | ALL PLANET TRAVEL & ALL BUS COMPANY |
| 2TA4549 | KULPER | JOHN BRADLEY | ALL PLANET TRAVEL & ALL BUS COMPANY HARVEY WORLD TRAVEL (WOLLONGONG) SUN ISLAND TOURS |
| 2TA002521 | KYLBLUE PTY LTD | | |
| 2TA001778 | KYRENIA TRAVEL SERVICE PTY LTD | | |
| 2TA5170 | KYU HEE PTY LTD | | |
| 2TA000828 | LABBOZZETTA | FRANK | MARCONI TRAVEL |
| 2TA002229 | LABBOZZETTA | DOMENICO | MARCONI TRAVEL |
| 2TA002230 | LABBOZZETTA | ANTHONY | MARCONI TRAVEL |
| 2TA5790 | LAKE BROTHERS PTY LTD | | |
| 2TA000783 | LAKEMBA TRAVEL CENTRE PTY LTD | | |
| 2TA4832 | LAL | MARCEL SUMESH | REAL INTERNATIONAL TRAVEL TRAVELSCENE MONA VALE ISLAND & CORPORATE TRAVEL COAST & COUNTRY AUSTRALIA TOURS |
| 2TA5258 | LAMIL PTY LTD | | |
| 2TA004152 | LAND VOYAGES PTY LTD | | |
| 2TA5502 | LANDMARK TRAVEL PTY LTD | | LANDMARK TRAVEL |
| 2TA003289 | LANDSUN PTY LTD | | SEOUL TRAVEL |
| 2TA5157 | LANI TRAVEL PTY LTD | | HARVEY WORLD TRAVEL (BONDI) |

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| 2TA4351 | LANJAK PTY LTD | | JUNCTION) TRAVEL WORLD MOUNT DRUITT NATIONAL WORLD TRAVEL - MOUNT DRUITT EASTERN SUBURBS TRAVEL |
| 2TA003353 | LANSIX PTY LTD | | HARVEY WORLD TRAVEL (COFFS HARBOUR) |
| 2TA4642 | LARKEY | JULIE-ANNE | |
| 2TA5110 | LASTMINUTE.COM AUSTRALIA PTY LTD | | |
| 2TA4225 | LATERAL LIVING PTY LTD | | AUSIN INTERNATIONAL TRAVEL KENT CARS & HOTELS AMERICA WEST MARKETING |
| 2TA003922 | LATITUDE TRAVEL PTY LTD | | |
| 2TA003792 | LAURENCE TRAVEL PTY LTD | | |
| 2TA5677 | LAURTOM PTY LTD | | RICHMOND TRAVEL CENTRE ASTRA TRAVEL SERVICE THAI-BINH TRAVEL CENTRE WARNERS BAY TRAVEL |
| 2TA000816 | LAZARIS | GEORGE | |
| 2TA5123 | LE | THUY DINH THI | |
| 2TA5369 | LEADBEATTER | KYLIE LOUISE | |
| 2TA003343 | LEADWAY TRAVEL PTY LTD | | |
| 2TA003259 | LEAL | GRAHAM ALFRED | JUNEE TRAVEL ROSA'S TRAVEL GRAND ELITE TRAVEL LEETON TOURISM BREAK FREE PROMOTIONS TRAVEL BREAKFREE HOLIDAYS & TRAVEL KAY AT LEISURE WORLD TRAVEL SKYBUS MEKONG TRAVEL TRAVEL CARE UNEEDA HOLIDAYS |
| 2TA003741 | LEE | CHOI LING ROSA | |
| 2TA4323 | LEE FU PTY LTD | | |
| 2TA5702 | LEETON SHIRE COUNCIL | | |
| 2TA4518 | LEISURE WORLD HOLIDAYS PTY LTD | | |
| 2TA000742 | LEISUREWORLD TRAVEL PTY LTD | | |
| 2TA004196 | LETHANG | TIEN | |
| 2TA003577 | LETICIA TRAVEL PTY LTD | | |
| 2TA4870 | LI & FUNG TRAVEL PTY LTD | | |
| 2TA5661 | LIAISON TRAVEL PTY LTD | | |
| 2TA003340 | LIANG | XIAO HONG | DISCOUNT AIR TRAVEL (LAKEMBA) CHEAP.TRAVEL |
| 2TA5148 | LIDO TRAVEL PTY LTD | | |
| 2TA003388 | LINDFIELD TRAVEL PTY LTD | | |
| 2TA003157 | LINDSAYS TRAVEL PTY LTD | | TRAVELWORLD COFFS HARBOUR HARVEY WORLD TRAVEL (CASTLE HILL) GLOBAL VILLAGE TRAVEL LION INTERNATIONAL TRAVEL |
| 2TA4694 | LINDY ARCHER & ASSOCIATES PTY LTD | | |
| 2TA003595 | LINEAJOHN PTY LTD | | |
| 2TA4605 | LION INTERNATIONAL TRAVEL SERVICE PTY LTD | | |
| 2TA5074 | LITHGOW TRAVEL PTY LTD | | TRAVELSCENE LITHGOW |
| 2TA003796 | LIU | ALEXANDER | |
| 2TA003797 | LIU | GWYNETH | |
| 2TA004164 | LONGHURST | EDNA D | E D L INTERNATIONAL LONGWAY TRAVEL |
| 2TA4500 | LONGWAY ENTERPRISES PTY LTD | | |
| 2TA001518 | LOTTE TRAVEL & FREIGHT SERVICE PTY LTD | | |
| 2TA5772 | LOUTTIT | REBECCA LOUISE | |
| 2TA5625 | LOVAN PTY LTD | | TRAVELSCENE ON CLARENCE HARVEY WORLD TRAVEL (WAGGA WAGGA) |
| 2TA004025 | LOVELOCKS RADIO PTY LTD | | |
| 2TA003096 | LOWDER & SONS BUS & COACH SERVICE PTY LTD | | |
| 2TA001389 | LTM TRAVEL PTY LTD | | |
| 2TA001806 | LUANGRATH | KEO OUDONE | APAC TRAVEL TRAVELSCENE TUMUT TRAVELSCENE TUMUT SPORTEX TRAVEL |
| 2TA5786 | LUBKE | JACLYNNE RUTH | |
| 2TA5787 | LUBKE | DAWN BEATRICE | |
| 2TA4577 | LUKA | KAREN MARGARET | |
| 2TA5173 | LUNG HANG INDUSTRY PTY LTD | | TARA HOLIDAYS AUSTRALIA HARVEY WORLD TRAVEL SYLVANIA |
| 2TA4641 | LUXURY TRAVEL PTY LTD | | |
| 2TA003265 | LYN PULLEN'S WORLD TRAVEL PTY LTD | | |
| 2TA4447 | LYNDWOOD TOURS PTY LTD | | |
| 2TA001397 | LYSNACE PTY LTD | | HARVEY WORLD TRAVEL (WINSTON HILLS) PETERSHAM TRAVEL CENTRE HARVEY WORLD TRAVEL PETERSHAM TRAVELSCENE CASULA |
| 2TA4588 | M A GASPAR & SONS PTY LTD | | |
| 2TA5482 | M M TRAVEL PTY LTD | | |
| 2TA003025 | M P TRAVEL PTY LTD | | |
| 2TA5687 | M-POWER ACCOMMODATION PTY LTD | | M-POWER ACCOMMODATION |
| 2TA5081 | MACARTHUR TRAVEL PTY LTD | | MACARTHUR TRAVEL CAMDEN D J TRAVEL |
| 2TA5053 | MACEDON TRAVEL PTY LTD | | |

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| 2TA4610 | MACKIE | HELEN LORRAINE | LACHLAN TRAVEL (YOUNG) |
| 2TA5180 | MACLEAY VALLEY TRAVEL PTY LTD | | |
| 2TA002918 | MAJESTIC TRAVEL PTY LTD | | |
| 2TA4896 | MAKEHAM | ANNETTE VERONA | MAKEHAM'S COACHES |
| 2TA4897 | MAKEHAM | LINDSAY JOHN | MAKEHAM'S COACHES |
| 2TA5770 | MALAYSIA HOLIDAYS PTY LTD | | BORNEO HOLIDAYS |
| 2TA000530 | MALAYSIAN AIRLINE SYSTEM BERHAD | | MALAYSIA AIRLINES |
| 2TA001348 | MAPEN PTY LTD | | A J A STANMORE TRAVEL AGENCY |
| 2TA4474 | MARIA ROSA TRAVEL PTY LTD | | |
| 2TA5398 | MARK PEARMAN PTY LTD | | |
| 2TA4795 | MARKAR TRAVEL PTY LTD | | |
| 2TA4682 | MARKOVSKI | BORIS | B M CENTURY TRAVEL |
| 2TA004059 | MARSHALL | SUSAN LEA | HARVEY WORLD TRAVEL (GUNNEDAH) GUNNEDAH TRAVEL AGENCY WELL TRAVELLED |
| 2TA5749 | MARTIN | TRACEY MARGARET | |
| 2TA4579 | MARTIN OWENS PTY LTD | | TRAVEL TOGETHER |
| 2TA002744 | MARTINS TRAVEL & TOURS PTY LTD | | TRAVELSCENE AT MARTINS ALBURY |
| 2TA002531 | MARTRON PTY LTD | | EASTERN EUROPE TRAVEL BUREAU RUSSIAN TRAVEL CENTRE |
| 2TA001148 | MARY LEE PTY LTD | | |
| 2TA002503 | MASLENBRIDGE PTY LTD | | HARVEY WORLD TRAVEL KATOOMBA |
| 2TA5344 | MASON | KEVIN JOSEPH | TRAVELSCENE ALBION PARK |
| 2TA5345 | MASON | JENNIFER JEAN | TRAVELSCENE ALBION PARK |
| 2TA4748 | MATLAKE PTY LTD | | TRAVELPORT |
| 2TA5607 | MAVIN | DEBRA MICHELLE | HARVEY WORLD TRAVEL (NORTH RICHMOND) |
| 2TA5606 | MAVIN | ANDREW ROBERT | HARVEY WORLD TRAVEL (NORTH RICHMOND) SKITOURS CANADA |
| 2TA5703 | MAXAN INVESTMENTS PTY LTD | | |
| 2TA001776 | MAXIMS TRAVEL PTY LTD | | |
| 2TA5722 | MAYPACK TOURS AUSTRALIA PTY LTD | | |
| 2TA5417 | MAZUMDER | S A M ZAKIR HUSSAIN | ZAAZ INTERNATIONAL |
| 2TA001807 | MCCARROLL'S (INTERNATIONAL) TRAVEL WORLD PTY LTD | | RZ TRAVEL HARVEY WORLD TRAVEL (EMU PLAINS) |
| 2TA5371 | MCCULLOCH | TERENCE ERIC | |
| 2TA003179 | MCDERMOTT | ORMOND KEVIN | SYDNEY CITY CENTRE TRAVEL AGENT |
| 2TA003180 | MCDERMOTT | MAUREEN ANNE | SYDNEY CITY CENTRE TRAVEL AGENT |
| 2TA001372 | MCGANN TRAVEL CENTRE PTY LTD | | TRAVELSCENE TAREN POINT |
| 2TA5761 | MCGINTY PTY LTD | | HARVEY WORLD TRAVEL (WYOMING) |
| 2TA003293 | MCKEOUGH | COLIN JOHN | COCONUT GROVE TRAVEL MALABAR |
| 2TA003294 | MCKEOUGH | KARIL LORRAINE | COCONUT GROVE TRAVEL MALABAR |
| 2TA5301 | MCKEOWN | ROENA GAY | |
| 2TA5300 | MCKEOWN | WARREN JAMES | |
| 2TA5462 | MCLEOD | MAXWELL WILLIAM | TRAVELLERS ACCOMMODATION SERVICE |
| 2TA003244 | MEADOW TRAVEL SERVICE PTY LTD | | |
| 2TA5250 | MEDIATRIVEL PTY LTD | | MEDIATRIVEL |
| 2TA5326 | MEDICAL MEETINGS HOLDINGS PTY LTD | | MEDICAL MEETINGS |
| 2TA5721 | MEDICAL TOURS AUSTRALIA PTY LTD | | |
| 2TA5655 | MEGA TRAVEL PTY LTD | | |
| 2TA004209 | MELHUIISH | NARELLE FAYE | TRAVELWORLD SALAMANDER BAY HOLIDAY WORLD HOLIDAY WORLD HOLIDAY WORLD JETSET RAYMOND TERRACE |
| 2TA004210 | MELHUIISH | DOUGLAS RAYMOND | TRAVELWORLD SALAMANDER BAY HOLIDAY WORLD HOLIDAY WORLD HOLIDAY WORLD |

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| 2TA002731 | MENDES | ROGERIO ROMAO | JETSET RAYMOND TERRACE |
| 2TA4330 | MENON BROTHERS TRAVEL PTY LTD | | MENDES TRAVEL WOOLLAHRA |
| 2TA4662 | MERIMBULA BOOKING SERVICES PTY LTD | | TRAVELWORLD EPPING |
| 2TA5189 | MEROLA | DAMIAN | HARVEY WORLD TRAVEL (MERIMBULA) |
| 2TA5375 | MEROLA | LEONORA MARIA | MEROLA'S TRAVEL SERVICE |
| 2TA5604 | MERYL MCDONALD TRAVEL PTY LTD | | MEROLA'S TRAVEL SERVICE |
| 2TA003564 | MESAN ENTERPRISES PTY LTD | | TRAVELWORLD LIVERPOOL |
| 2TA001029 | MESSAGE TRAVEL PTY LTD | | ASIAWIDE TRAVEL |
| 2TA4234 | METROPOLE TRAVEL PTY LTD | | |
| 2TA000987 | MICHAEL EDEN PTY LTD | | EDEN TRAVEL |
| | | | EDEN CORPORATE TRAVEL |
| | | | EDEN TRAVEL |
| 2TA5536 | MILLENIUM TRAVEL PTY LTD | | |
| 2TA5147 | MILOLU PTY LTD | | KEAN TRAVEL & TOURS |
| 2TA4636 | MILPAT PTY LTD | | HARVEY WORLD TRAVEL (CORRIMAL) |
| 2TA5390 | MIN GYO TOUR PTY LTD | | |
| 2TA5140 | MINT TRIPS PTY LTD | | |
| 2TA003736 | MITCHELL | ADELE KAYE | HARVEY WORLD TRAVEL (GORDON) |
| | | | HARVEY WORLD TRAVEL (ST IVES) |
| 2TA5416 | MOHAMMAD | RIAZUL ISLAM | ZAAZ INTERNATIONAL |
| 2TA003423 | MONSEES | | RZ TRAVEL |
| 2TA5680 | MONTE CARLO TRAVEL PTY LTD | MONIQUE MARIA | CHERRYBROOK TRAVEL |
| 2TA5528 | MORAMARK PTY LTD | | |
| | | | GREAT AUSSIE TRAVEL & TOURS |
| | | | WORLDSTAR TRAVEL |
| | | | GUILD TRAVEL |
| | | | PHARMACY ALUMNI TRAVEL |
| 2TA4390 | MORAY TRAVEL COMPANY PTY LTD | | |
| 2TA4392 | MORNING CALM PTY LTD | | |
| 2TA003855 | MOSS VALE TRAVEL PTY LTD | | BONG BONG HIGHLAND COTTAGES |
| 2TA4990 | MOSTRAVEL PTY LTD | | TRAVEL SPECIALIST MOSMAN |
| | | | EUROPE SPECIALISTS |
| 2TA5735 | MOTION TRAVEL PTY LTD | | |
| 2TA4800 | MOUNTAIN & SEA TRAVEL PTY LTD | | |
| 2TA001672 | MOUNTSTEPHEN TRAVEL PTY LTD | | TRAVELSCENE ENGADINE |
| 2TA5026 | MOVES TRAVEL GROUP PTY LTD | | |
| 2TA003126 | MSC TRAVEL PTY LTD | | |
| 2TA002869 | MULLUMBIMBY TRAVEL PTY LTD | | TRAVELSCENE MULLUMBIMBY |
| 2TA5807 | MULTIPLE TRAVEL PTY LTD | | |
| 2TA003885 | MURRAY RIVER DEVELOPMENT LTD | | |
| 2TA4987 | MURRAYS AUSTRALIA LTD | | |
| 2TA001967 | MURRI | MARION NERIDA | MOUNTAIN MAGIC TRAVEL |
| 2TA5255 | MYALL TRAVEL PTY LTD | | MYALL TRAVEL |
| 2TA001141 | MYPLANET AUSTRALIA PTY LTD | | SCANDINAVIAN BUSINESS & HOLIDAY TRAVEL |
| | | | MYPLANET AUSTRALIA |
| | | | BENTOURS INTERNATIONAL |
| 2TA5396 | N T & T INVESTMENTS PTY LTD | | ASEAN TRAVEL & TOURS |
| 2TA4703 | N W T B PTY LTD | JAMAL | TRAVELWORLD BATHURST |
| 2TA5203 | NAJDI | GUNWAH | LAMAR TRAVEL AGENCY |
| 2TA5626 | NAJDI | | LAMAR TRAVEL AGENCY |
| 2TA5065 | NARELLAN TRAVEL CENTRE PTY LTD | | |
| 2TA003342 | NARUKO PTY LTD | | CONDOBOLIN TRAVEL SERVICE |
| 2TA5571 | NATIONAL TICKET CENTRE PTY LTD | | |
| 2TA5207 | NATIONWIDE JEWELLERS PTY LTD | | NATIONWIDE TRAVEL |
| 2TA001364 | NATOLI | PATRICK | TRAVELSCENE AT LAZE AWAY |
| | | GIACOMO | TRAVEL |
| 2TA002254 | NATOLI | CATHERINE | LAZE-AWAY TRAVEL |
| | | DANIELA | |
| 2TA002959 | NAVEM PTY LTD | | SEVEN STAR TRAVEL |
| 2TA5303 | NAVIGANT AUSTRALIA PTY LTD | | TQ3NAVIGANT |
| 2TA001136 | NEDIM | RIFAT | GALAXY TRAVEL SERVICES |
| 2TA001114 | NELSON BAY TRAVEL PTY LTD | | RAYMOND TERRACE TRAVEL |
| | | | TRAVELWORLD RAYMOND TERRACE |
| 2TA4541 | NEW CENTURY HOLIDAYS PTY LTD | | NEW CENTURY HOLIDAYS TRAVEL INTERNATIONAL |
| 2TA004063 | NEW LAND TRAVEL PTY LTD | | |
| 2TA5805 | NEW LINE AUSTRALIA TOURS PTY | | NLA TOURS |

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| 2TA4979 | LTD NEW LINE KOREA PTY LTD | | NLK TOURS |
| 2TA4477 | NEW LINE TOURS PTY LTD | | |
| 2TA001961 | NEW WORLD TRAVEL INTERNATIONAL PTY LTD | | H I S |
| 2TA4620 | NGUYEN | DUY VUONG | CBD - TRAVELVISION |
| 2TA4921 | NGUYEN | ROSA HONG NHUNG | AUS-ZEALAND TRAVEL & TOURISM SAIGON DU LICH WYONG PLAZA TRAVEL TRAVELPLANNERS LAKE HAVEN SACHI TOURS |
| 2TA001760 | NICOL TRAVEL PTY LTD | | |
| 2TA001939 | NIPPON TRAVEL AGENCY (AUSTRALIA) PTY LTD | | |
| 2TA001455 | NIUGINI TOURS PTY LTD | | NEW GUINEA TRAVEL CENTRE MELANESIAN TOURS BORNEO TOUR SPECIALISTS NEW GUINEA TOURS CONTEMPORARY EXPERIENCES WALINDI DIVING NEW GUINEA EXPEDITIONS EAST TIMOR TOURS TIMOR TOURS CORAL SEA TOURS BODY AND SOUL HOLIDAYS KOKODA EXPEDITIONS IMPERIAL TRAVEL WILLOUGHBY TRAVELWORLD TAREE |
| 2TA5700 | NOBI PTY LTD | | |
| 2TA004109 | NORLING | KARENNE ELIZABETH | TRAVELWORLD FORSTER MOORE LEISURE TRAVEL MLT TRAVEL & EVENT MANAGEMENT SERVICES HARVEY WORLD TRAVEL NORTH RYDE NORTHERN HIGHLAND TRAVEL |
| 2TA001286 | NORROB PRODUCTS PTY LTD | | |
| 2TA4898 | NORTH RYDE TRAVEL PTY LTD | | |
| 2TA5150 | NORTHERN HIGHLAND TRAVEL PTY LTD | | |
| 2TA003790 | NORTHSHORE TRAVEL PTY LTD | | |
| 2TA002772 | NORTHSIDE BUSINESS TRAVEL PTY LTD | | |
| 2TA5643 | NOVICE | BERYL NORMA | GREAT EXPECTATIONS NCT TOURS & TRAVEL AUSTRALIA TRAVELWORLD NOWRA FAIR NRMA TRAVEL |
| 2TA003410 | NOWRA COACH TRAVEL PTY LTD | | |
| 2TA4948 | NOWRA TRAVEL PTY LTD | | |
| 2TA5522 | NRMA TRAVEL PTY LTD | | |
| 2TA5708 | NSW TRAVEL CENTRE PTY LTD | | |
| 2TA002535 | NUMBER ONE TRAVEL PTY LTD | | |
| 2TA5019 | O'DONNELL | SUZANNE MARIE | TRAVELSCENE MACKSVILLE |
| 2TA5020 | O'DONNELL | MAURICE WALTER | TRAVELSCENE MACKSVILLE |
| 2TA000860 | O'MALLEY | VERE PAULINE | FORESTVILLE TRAVEL SERVICE |
| 2TA5271 | O'REGAN | TANIA LEE | WHITESANDS TRAVEL |
| 2TA5272 | O'REGAN | CRAIG WILLIAM | WHITESANDS TRAVEL WHITESANDS TRAVELS QUEANBEYAN CITY TRAVEL CAPITAL EDUCATIONAL TOURS SERVICES |
| 2TA003681 | OAKDATE PTY LTD | | |
| 2TA5590 | OAKHILL CONSOLIDATED PTY LTD | | |
| 2TA5485 | OCEAN SPIRIT TRAVEL PTY LTD | | |
| 2TA5248 | OCEANIA TOUR SERVICE PTY LTD | | |
| 2TA5452 | OCEANS ALIVE PTY LTD | | HARVEY WORLD TRAVEL RHODES WATERSIDE |
| 2TA5304 | OCTOPUSTRAVEL.COM (AUSTRALIA) PTY LTD | | |
| 2TA003541 | OGDENS TRAVEL PTY LTD | | |
| 2TA001682 | OLAQUEST PTY LTD | | INGLEBURN TRAVEL CENTRE TRAVELSCENE AT SOUTH WEST TRAVEL CRESTVIEW TRAVEL HARVEY WORLD TRAVEL (NAMBUCCA) HARVEY WORLD TRAVEL (NAMBUCCA) |
| 2TA5025 | OLCAYTO | OZLEM | |
| 2TA003017 | OLIVER | KENNETH GEORGE MARGARET LORRAINE | |
| 2TA003078 | OLIVER | | |
| 2TA002856 | OLIVERI'S RELAXAWAY TOURS & TRAVEL PTY LTD | | |
| 2TA001317 | OLYMPIA WORLD TRAVEL PTY LTD | | SPLENDOR HOLIDAYS OLYMPIA HOLY LAND TOURS |
| 2TA5595 | OLYMPIC AIRLINES S A | | |
| 2TA001898 | OMEGA WORLD TRAVEL PTY LTD | | OMEGA TRAVEL DISCOVER AUSTRALIA TOURS |

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| 2TA003163 | ONG | VAN HUNG | VINA WORLD TRAVEL |
| 2TA5063 | ONG | JULIA HUA | AUSTIME TRAVEL SERVICE |
| 2TA5064 | ONG | GARRY TAT-LIAM | AUSTIME TRAVEL SERVICE |
| 2TA002927 | ORANA COACHES PTY LTD | | |
| 2TA4429 | ORIENT EXPRESS TOUR & TRAVEL SERVICES PTY LTD | | |
| 2TA5609 | ORIENT EXPRESS TRAVEL INTERNATIONAL PTY LTD | | ASIAN STUDENT TRAVEL ORIENT EXPRESS CORPORATE TRAVEL ORIENT EXPRESS HOLIDAYS ORIENT EXPRESS TRAVEL-SYDNEY EXPRESS TICKETING - SYDNEY |
| 2TA5608 | ORIENT EXPRESS TRAVEL SERVICES PTY LTD | | |
| 2TA5636 | ORION XPEDITIONS PTY LTD | | |
| 2TA003335 | OSTAQUARTZ PTY LTD | | TRAVELSCENE HAY SYDNEY INTERNATIONAL TRAVEL CENTRE |
| 2TA5292 | OTC TRAVEL PTY LTD | | |
| 2TA4575 | OUTBACK SPIRIT TOURS PTY LTD | | |
| 2TA002754 | OVERTEX PTY LTD | | HARVEY WORLD TRAVEL LAKE HAVEN HARVEY WORLD TRAVEL - TUGGERAH TRAVELSCENE WAHROONGA WAHROONGA TRAVEL |
| 2TA001206 | OWGLOSS PTY LTD | | |
| 2TA4448 | OXFORD TRAVEL (ANDREW VASS GROUP) PTY LTD | | |
| 2TA003766 | OXLEY TRAVEL PTY LTD | | |
| 2TA003354 | OZ INTERNATIONAL PTY LTD | | OZ CULTURAL TOURS SPLENDOR CHINA TOURS |
| 2TA5620 | OZ KOREA TRAVEL PTY LTD | | |
| 2TA5212 | OZINDAH TOUR & TRAVEL PTY LTD | | |
| 2TA5201 | OZJOY PTY LTD | | JETSET NOWRA OZZIE HOLIDAYS TOURS & TRAVEL |
| 2TA5734 | OZZIE GLOBAL PTY LTD | | |
| 2TA002825 | P G TOURS AUSTRALIA PTY LTD | | |
| 2TA003250 | P T GARUDA INDONESIA LTD | | |
| 2TA5047 | PACIFIC GREEN TOURS PTY LTD | | TOURLAND |
| 2TA5800 | PACIFIC JOURNEYS PTY LTD | | |
| 2TA4283 | PALENZUELA | NELLIE DAVID | CHECK -'N' TRAVEL JETSET TRAVEL WOLLONGONG |
| 2TA004128 | PALMRAFT PTY LTD | | |
| 2TA5795 | PAMPERHOLIDAYS.COM PTY LTD | | |
| 2TA4368 | PAN CONTINENTAL TRAVEL PTY LTD | | I TRAVEL PROFESSIONAL PAN PACIFIC INCENTIVE SERVICES |
| 2TA000763 | PAN PACIFIC TRAVEL (AUSTRALIA) PTY LTD | | |
| 2TA003867 | PAN WORLD TRAVEL PTY LTD | | |
| 2TA5791 | PARADISE TRAVEL PTY LTD | | PARADISE TRAVEL CONTAL TRAVEL TAJ TRAVEL SERVICE |
| 2TA003939 | PARCELS INTERNATIONAL PTY LTD | | |
| 2TA5399 | PARIKH | VIKASH KUMAR | |
| 2TA001765 | PARISI TRAVEL PTY LTD | | |
| 2TA5743 | PARS SAHARA PTY LTD | | |
| 2TA5339 | PARSONS TRAVEL PTY LTD | | HARVEY WORLD TRAVEL (WAUCHOPE) PATGAY TRAVEL AGENT |
| 2TA000269 | PATGAY PTY LTD | | |
| 2TA000676 | PATRIS TRAVEL PTY LTD | | |
| 2TA5016 | PAXTOURS INTERNATIONAL TRAVEL PTY LTD | | |
| 2TA4244 | PAYLESS FLIGHT CENTRE PTY LTD | | BEST & LESS TRAVEL PAYLESS FLIGHTSS |
| 2TA5760 | PAYLESS FLIGHTS PTY LTD | | |
| 2TA000360 | PBT TRAVEL PTY LTD | | |
| 2TA002952 | PEARCE | DAVID GEORGE | FIGTREE TRAVEL CENTRE TRAVELSCENE DAPTO TRAVELSCENE DAPTO FIGTREE TRAVEL CENTRE TRAVELSCENE DAPTO TRAVELSCENE DAPTO PEARCE COACHES |
| 2TA002953 | PEARCE | ANNE-MARIE | |
| 2TA001229 | PEARCE OMNIBUS PTY LTD | | |
| 2TA003942 | PEREGRINE ADVENTURES PTY LTD | | |
| 2TA001755 | PERFECT TRAVEL PTY LTD | | |
| 2TA5434 | PERFORMANCE INCENTIVES PTY LTD | | PERFORMANCE INCENTIVES |
| 2TA002925 | PETER MILLING (TRAVEL) PTY LTD | | |
| 2TA5499 | PETER PAN'S BACKPACKER ADVENTURE TRAVEL PTY LTD | | PETER-PANS BACKPACKER-LAND |
| 2TA5756 | PETERSON | PAULA JAYNE | PAULA PETERSON TRAVEL GROUP |
| 2TA002725 | PETRITSIS | DENNIS | DENNY'S TRAVEL CENTRE |
| 2TA003585 | PHAN DAM | HELEN HUE | FIVE STAR WORLD TRAVEL |

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| 2TA003008 | PHIL TRAVEL SERVICE PTY LTD | | |
| 2TA003700 | PHILIPPINE HOLIDAYS (NSW) PTY LTD | | PHILIPPINE HOLIDAYS |
| 2TA4468 | PHU | CINDY | CINDY PACIFIC TRAVEL |
| 2TA5024 | PIERI | ROBERT | INTERNET BAKPAK TRAVEL |
| 2TA5728 | PINE | ROBERT ARTHUR | PINETOURS |
| 2TA5729 | PINE | SHAREE ELLEN | PINETOURS |
| 2TA002973 | PINETREES LORD HOWE ISLAND TRAVEL PTY LTD | | PINETREES TRAVEL |
| 2TA002974 | PINPOINT TRAVEL GROUP PTY LTD | | VISA TRAVEL HOTLINE UNITED VACATIONS ROSIE HOLIDAYS TRAVEL HOTLINE FREESTYLE HOLIDAYS SINGAPORE AIRLINES HOLIDAYS ISLAND AFFAIR HOLIDAYS ASIAN AFFAIR HOLIDAYS EUROPEAN AFFAIR HOLIDAYS FLIGHT REWARDS |
| 2TA4629 | PIRANI | CATHERINE ANITA | BELLINI TRAVEL |
| 2TA4630 | PIRANI | DAVID | BELLINI TRAVEL |
| 2TA4704 | POPULAR TRAVEL SERVICE PTY LTD | | |
| 2TA000831 | PORT MACQUARIE TRAVEL AGENCY PTY LTD | | PORT MACQUARIE TRAVEL |
| 2TA001484 | PORT STEPHENS BUSES (TRAVEL) PTY LTD | | CAMDEN HAVEN TRAVEL |
| 2TA4698 | POTTER | SUSAN GAYE | THE AFRICA SAFARI CO |
| 2TA5771 | PREMIER WORLD PTY LTD | | |
| 2TA5279 | PREMIER WORLD AUSTRALIA PTY LTD | | NARA AIR TRAVEL |
| 2TA5061 | PREMIER WORLD TRAVEL PTY LTD | | TRAVEL KNOW HOW JETSET GLADESVILLE TRAVEL KNOW HOW JETSET DRUMMOYNE JETSET HAYMARKET TRAVEL WORLD GOULBURN KOREA EXPERIENCE TOURS JAPAN HOTEL RESERVATIONS JAPAN EXPERIENCE TOURS JETSET GOSFORD GOSFORD TRAVEL CENTRE (RETAIL) PRO-DIVE TRAVEL LEA'S WORLD TRAVEL SECURE TRAVEL TRAVELWORLD RICHMOND TRAVELWORLD PENRITH |
| 2TA4334 | PREPURE PTY LTD | | |
| 2TA4341 | PRICE TRAVEL SERVICES PTY LTD | | HARVEY WORLD TRAVEL (LEETON) PURE TRAVEL PURTILLS COACH TOURS AND TRAVEL SERVICES DIPLOMA WORLD TRAVEL SERVICE |
| 2TA5752 | PRINCESS TRAVEL PTY LTD | | |
| 2TA001452 | PRO ADVENTURES PTY LTD | | |
| 2TA3204 | PRODOMOU | HARICLEA | |
| 2TA4464 | PROFIT PROFILES PTY LTD | | |
| 2TA5001 | PROTOCOL ENTERPRISES PTY LTD | | |
| 2TA4469 | PRYMER TOUR SERVICES PTY LTD | | |
| 2TA5137 | PUNT INVESTMENTS PTY LTD | | |
| 2TA4889 | PURE TRAVEL PTY LTD | NEVILLE | |
| 2TA003042 | PURTILL | RAYMOND | |
| 2TA003633 | Q T TRAVEL PTY LTD | | |
| 2TA000237 | QANTAS AIRWAYS LTD | | |
| 2TA003004 | QANTAS HOLIDAYS LTD | | QANTAS AUSTRALIAN HOLIDAYS QANTAS JETABOUT HOLIDAYS VIVA! HOLIDAYS JETABOUT HOLIDAYS JETABOUT QFHOLS QFHOLIDAYS OAK FLATS TRAVEL CENTRE OAK FLATS TRAVEL CENTRE HARVEY WORLD TRAVEL - TORONTO HARVEY WORLD TRAVEL - KOTARA JETSET TRAVEL CASTLE HILL BEYOND TOURISM TRAVEL M I M INTERNATIONAL TRAVEL AGENT |
| 2TA5505 | QUARMBY | RHONDA LEE | |
| 2TA5506 | QUARMBY | DAVID CHARLES | |
| 2TA4798 | R & G PEARSON PTY LTD | | |
| 2TA4794 | R G B TRAVEL PTY LTD | | |
| 2TA5804 | R J B M HOLDINGS PTY LTD | | |
| 2TA5578 | RAHMAN | BODIUR | |
| 2TA5050 | RAKSO AUSTRALIA PTY LTD | | |
| 2TA5543 | RAMBLEGATE PTY LTD | | K P KOMPAS TOURS AND TRAVEL |

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| 2TA002598 | RAMSGATE TRAVEL SERVICE PTY LTD | | GO SEE AUSTRALIA TRAVEL |
| 2TA4983 | RCW HOLDINGS PTY LTD | | MOBILE TRAVEL SERVICE AUSTRALIAN ANDEAN ADVENTURES ANTARCTIC HORIZONS |
| 2TA001820 | REACTION TRAVEL PTY LTD | | |
| 2TA5780 | REHO TRAVEL PTY LTD | | |
| 2TA5069 | REID | JONATHAN JAMES | MANLY INTERNET AND TRAVEL CENTRE |
| 2TA001493 | RELIANCE TRAVEL PTY LTD | | |
| 2TA5129 | RETAIL TRAVEL INVESTMENTS PTY LTD | | TRAVEL ADVANTAGE CASTLE HILL HARVEY WORLD TRAVEL (MOSMAN) HARVEY WORLD TRAVEL (ARMIDALE) HARVEY WORLD TRAVEL (BAULKHAM HILLS) TRAVELSCENE REVESBY PLAZA TRAVEL |
| 2TA003705 | REVESBY TRAVEL PTY LTD | | |
| 2TA5401 | RICHMOND VALLEY TRAVEL PTY LTD | | |
| 2TA5788 | RISING STARS TRAVEL PTY LTD | | |
| 2TA002615 | RITCHIES EXPLORER TOURS PTY LTD | | |
| 2TA000935 | RIVERINA WORLD TRAVEL PTY LTD | | TRAVELSCENE NARRANDERA TRAVELSCENE GRIFFITH HAWKESBURY TRAVEL |
| 2TA000015 | RIX | WILLIAM ERIC KEVIN | |
| 2TA4764 | ROAD RUNNER TOURS WYONG PTY LTD | | PALMER'S LEISURE TOURS |
| 2TA5408 | ROAD TOUR & TRAVEL PTY LTD | | |
| 2TA5465 | ROAD TRIP MEDIA PTY LTD | | |
| 2TA000282 | ROBERT PAXTON (TRAVEL) PTY LTD | | PAXTON TRAVEL |
| 2TA4985 | ROBERTS | DOROTHY | |
| 2TA5581 | ROBERTS | DAVID WILLIAM JOHN | WALKER'S TRAVEL CENTRE JETSET WINDSOR WALKER'S TRAVEL CENTRE JETSET WINDSOR CENTRAL COAST TRAVEL BELLINGEN WORLD TRAVEL L J TRAVEL NIUGINI HOLIDAYS BREAKAWAY TRAVEL (FAIRFIELD) BUDGET TRAVEL BYRON BAY BREAKAWAY TRAVEL (KINGSCLIFF) |
| 2TA5582 | ROBERTS | JACKALIN RUTH | |
| 2TA002794 | ROBIN BELL PTY LTD | | |
| 2TA4773 | ROBINSON | | |
| 2TA5633 | ROBINSON | KAAREN LAUNA SHERILYN | |
| 2TA5688 | ROK DDD PTY LTD | | |
| 2TA003207 | ROKACA PTY LTD | | |
| 2TA5407 | ROLAND TRAVEL SERVICE PTY LTD | | |
| 2TA5488 | ROSEDALE TRAVEL SERVICES PTY LTD | | |
| 2TA4431 | ROSS GARDEN TOURS INTERNATIONAL PTY LTD | | |
| 2TA003290 | ROSSBERG HOLDINGS PTY LTD | | DIANNA'S TRAVEL SERVICE WONDERLAND TRAVEL BREAKAWAY TRAVEL (BLACKTOWN) |
| 2TA000839 | ROTONDA WORLD TRAVEL SERVICE PTY LTD | | ROVER MOTORS TRAVEL CENTRE ROVER COACHES CESSNOCK BUS LINES ROVER WINE COUNTRY COACHES ROYAL BRUNEI AIRLINES |
| 2TA000132 | ROVER MOTORS PTY LTD | | |
| 2TA5635 | ROYAL BRUNEI AIRLINES SENDIRIAN BERHAD | | |
| 2TA5008 | ROYAL HOLIDAYS TRAVEL PTY LTD | | |
| 2TA5472 | RUTHERFORD | WAYNE | TWEED CITY TRAVEL |
| 2TA5473 | RUTHERFORD | TRISH | TWEED CITY TRAVEL |
| 2TA001054 | RYAN | CECILE | TRAVELSCENE AT TWIN TOWNS |
| 2TA002241 | RYAN | DALLAS PATRICK | TRAVELSCENE AT TWIN TOWNS RICHMOND TRAVEL CENTRE |
| 2TA001969 | RYLEA PTY LTD | | |
| 2TA4230 | S & R TRAVEL PTY LTD | | |
| 2TA5365 | S A H INTERNATIONAL TRADING PTY LTD | | TRAVEL FAST INTERNATIONAL |
| 2TA5432 | S K INTERNATIONAL CULTURE EXCHANGE PTY LTD | | S K TRAVEL |
| 2TA5713 | S L HOLIDAYS PTY LTD | | |
| 2TA5637 | S S K TOUR PTY LTD | | S S K & E T C TOUR |
| 2TA001112 | S T A TRAVEL PTY LTD | | S T A TRAVEL |

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| 2TA5036 | SABHLOK | LYNDEN | BAY WORLD TRAVEL |
| 2TA001701 | SABRA TRAVEL PTY LTD | | |
| 2TA003536 | SADELLE PTY LTD | | HARVEY WORLD TRAVEL (BROKEN HILL) |
| 2TA003192 | SAFWAT | ARFAN SAYED | ALL SEASONS TRAVEL |
| 2TA4420 | SAINTEN PTY LTD | | M.B.L. TRAVEL CENTRE MACQUARIE BANK TRAVEL CENTRE DESIGNER TRAVEL |
| 2TA5037 | SALCRUZ PTY LTD | | |
| 2TA000879 | SAN MICHELE TRAVEL PTY LTD | | |
| 2TA5699 | SANBOWL PTY LTD | | |
| 2TA4252 | SANFORD INTERNATIONAL TRAVEL PTY LTD | | HARVEY WORLD TRAVEL DOUBLE BAY |
| 2TA002999 | SAPUPPO | MARY ELIZABETH | OVERSEAS EXPRESS TRAVEL |
| 2TA5742 | SATTRUKALSINGHE | LAWRENCE | LS AERO CONSULTING SERVICES |
| 2TA001184 | SAVIC | BOZIDAR | SAVIC'S TRAVEL CENTRE |
| 2TA001811 | SCANDINAVIAN AIRLINES SYSTEM DENMARK NORWAY SWEDEN | | |
| 2TA002633 | SCENIC TOURS PTY LTD | | AUSTRALIAN SCENIC WORLD SCENIC TRAVEL OUTBACK ADVENTURE TOURS AUSTRALIAN FELLOWSHIP TOURS OUTBACK EXPLORER TOURS WARRNAMBOOL SCENIC TOURS AUSTRALIAN SCENIC SPORTS EVERGREEN TOURS TRAVELSCENE KIAMA KIAMA TRAVEL SERVICE HARVEY WORLD TRAVEL (SCONE) |
| 2TA002563 | SCOMETAL PTY LTD | | |
| 2TA000973 | SCONE TRAVEL PTY LTD | | |
| 2TA4622 | SCOTT | KEITH DAVID | |
| 2TA4623 | SCOTT | ANN-MAREE | |
| 2TA4683 | SEALANDAIR TRAVEL CONSULTANTS PTY LTD | | |
| 2TA002984 | SEALUM PTY LTD | | HAPPY HOLIDAY & TRAVEL CENTRE EXPOTEL EXECUTIVE TRAVEL KEITH PROWSE TOURS KEITH PROWSE ENTERTAINMENT TRAVEL KEITH PROWSE SPORTS SYDNEY INTERNATIONAL CHOIR FESTIVAL AND COMPETITION SYDNEY INTERNATIONAL CHOIR FESTIVAL EXPLORE IRELAND SEKIDO TOUR AUSTRALIA |
| 2TA002560 | SEATEM TRAVEL PTY LTD | | |
| 2TA5803 | SEE IRELAND PTY LTD | | |
| 2TA5119 | SEKIDO ENTERPRISES PTY LTD | | |
| 2TA4523 | SELC TOURS PTY LTD | | |
| 2TA5237 | SELECT TRAVEL SPECIALISTS PTY LTD | | |
| 2TA5219 | SELECT-WORLD PTY LTD | | SELECT TOURS AUSTRALIA |
| 2TA001591 | SELWOODS TRAVEL LISMORE PTY LTD | | HARVEY WORLD TRAVEL (LISMORE) |
| 2TA003917 | SENIOR TOURS PTY LTD | | |
| 2TA5510 | SERENDIPITY JOURNEYS PTY LTD | | SERENDIPITY JOURNEYS NATURE TRAILS WORLDWIDE CRUISE CENTRE, SYDNEY |
| 2TA5694 | SEVEN OCEANS CRUISING PTY LTD | | |
| 2TA002582 | SEWAH INTERNATIONAL PTY LTD | | NORDIC TRAVEL |
| 2TA003466 | SHEAN AND PARTNERS PTY LTD | | SHEAN AND PARTNERS |
| 2TA5185 | SHEARS | JULIE MARIE | TRAX TRAVEL |
| 2TA4335 | SHELDRIK | PHILIP JAMES | INHOUSE TRAVEL SERVICE |
| 2TA003688 | SHELLBALL PTY LTD | | TRAVELSCENE AT WESTERN PLAINS TRAVEL HARVEY WORLD TRAVEL (BALLINA) |
| 2TA003550 | SHELLRIFT PTY LTD | | ACCESS INTERNATIONAL TRAVEL CENTRE |
| 2TA5669 | SHENG HENG AUSTRALIA PTY LTD | | TRAVELSCENE CAMDEN TRAVELSCENE CAMDEN TRAVELSCENE TUNCURRY |
| 2TA003749 | SHERACK | GINA ANNETTE | SHOWSPORT |
| 2TA003750 | SHERACK | ROBERT JOHN | SHOWFREIGHT |
| 2TA4360 | SHILLALAE PTY LTD | | SHOWTRAVEL |
| 2TA5283 | SHOW GROUP ENTERPRISES PTY LTD | | SHOWFILM |
| 2TA001456 | SID FOGG'S TRAVEL WORLD PTY | | |

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| 2TA002963 | LTD SIECLE PTY LTD | | LORRAINES HOUSE OF TRAVEL |
| 2TA003722 | SILRIFT PTY LTD | | 2M TRAVEL |
| 2TA5208 | SIMCOTT PTY LTD | | IPANEMA TOURS |
| | | | HARVEY WORLD TRAVEL (ERINA) |
| | | | HARVEY WORLD TRAVEL (ERINA FAIR) |
| | | | HARVEY WORLD TRAVEL (MYER MALL-ERINA FAIR) |
| 2TA5714 | SIMKAT TOURS PTY LTD | | ASIAQUEST TOURS |
| 2TA4695 | SINACORI | MARISA SARA | MARISA'S TRAVEL AGENCY |
| 2TA000314 | SINGAPORE AIRLINES LTD | | GLOBAL AFFAIR |
| 2TA5802 | SINGLETON TRAVEL PTY LTD | | |
| 2TA4455 | SINTUPANUTS | SUTTHIDA | DETOUR HOLIDAYS |
| 2TA001674 | SIX CONTINENTS TRAVEL PTY LTD | | |
| 2TA001680 | SIYULI PTY LTD | | HARVEY WORLD TRAVEL (NARRABRI) |
| | | | NAMOI TRAVEL SERVICE |
| 2TA4524 | SKYLIFE TRAVEL PTY LTD | | |
| 2TA003194 | SKYLINK TRAVEL PTY LTD | | |
| 2TA4525 | SKYWAY TRAVEL INTERNATIONAL PTY LTD | | |
| 2TA5564 | SKYWINGS INTL PTY LTD | | SKYWINGS TRAVEL |
| 2TA003675 | SLIMNICANOVSKI | TOM (METHODIA) | UNIVERSAL FLIGHT CENTRE |
| 2TA4410 | SMARK TRAVEL PTY LTD | | |
| 2TA003951 | SMILE INTERNATIONAL TRAVEL & TRADE PTY LTD | | SMILE CITY TRAVEL |
| | | | SMILE INTERNATIONAL |
| 2TA5773 | SMITH | NANCY ELIZABETH | |
| 2TA5577 | SMOKE DEPOT PTY LTD | | METRO TRAVEL CENTRE |
| | | | JETSET MARRICKVILLE |
| 2TA4821 | SMYTH | ROBERT GRAEME | HARVEY WORLD TRAVEL (MENAI) |
| | | | HARVEY WORLD TRAVEL FORSTER |
| 2TA4822 | SMYTH | LAUREN MELVA | HARVEY WORLD TRAVEL (MENAI) |
| | | | HARVEY WORLD TRAVEL FORSTER |
| 2TA004121 | SNOWAVE PTY LTD | | SNOWAVE TRAVEL |
| 2TA4437 | SNOWED INN PTY LTD | | SNOWY RIVER TRAVEL |
| | | | KOSCIUSKO ACCOMMODATION CENTRE |
| | | | SKIONE |
| 2TA003386 | SNOWED UNDER HOLIDAYS PTY LTD | | ALPINE WORLD |
| 2TA004043 | SNOWTIME TOURS PTY LTD | | SKI KAOS |
| 2TA5660 | SNOWY MOUNTAINS HOLIDAY CENTRE PTY LTD | | |
| 2TA000230 | SOCIETE AIR FRANCE | | AIR FRANCE |
| 2TA5211 | SONTHORPE PTY LTD | | |
| 2TA4517 | SOUPIDIS | JEAN | BLUE DOLPHIN TRAVEL |
| 2TA000948 | SOUTH SYDNEY TRAVEL PTY LTD | | |
| 2TA5603 | SOUTH WEST TRAVEL GROUP PTY LTD | | TRAVELWORLD ROSELANDS |
| 2TA003559 | SOUTHERN CROSS TRAVEL PTY LTD | | |
| 2TA003557 | SOUTHERN SKY TRAVEL PTY LTD | | |
| 2TA4685 | SOUTHERN TRAVELNET PTY LTD | | |
| 2TA4238 | SOUTHERN WINGS (AUSTRALIA) PTY LTD | | |
| 2TA4583 | SOUTHERN WORLD VACATIONS (AUST) PTY LTD | | |
| 2TA4829 | SPENCER TRAVEL PTY LTD | | |
| 2TA5075 | SPORTS TRAVEL PTY LTD | | |
| 2TA5217 | SPORTSWORLD PACIFIC PTY LTD | | |
| 2TA001882 | SPRINGSHORE PTY LTD | | HARVEY WORLD TRAVEL (BATHURST) |
| 2TA5392 | ST CLAIRE | BRENDA MAREE | TRAVELSCENE BYRON BAY |
| | | | BYRON BAY TRAVEL CENTRE |
| 2TA001051 | ST LEONARDS TRAVEL CENTRE PTY LTD | | ST LEONARDS FLIGHT CENTRE |
| 2TA003640 | STANCZYK | BOGUSLAW | ST LEONARDS TRAVEL |
| 2TA002733 | STANDARD INTERNATIONAL TRAVEL PTY LTD | | ORBIS EXPRESS |
| 2TA003764 | STAR FARES PTY LTD | | |
| 2TA5733 | STAR GLOBAL (HOLDINGS) PTY LTD | | STAR THAI |
| 2TA000227 | STARPAX PTY LTD | | MARY ROSSI TRAVEL |
| | | | MARY ROSSI INTERNATIONAL |

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| 2TA003277 | STEWART | ANDREW MURRAY | STEWARTS TOURS & TRAVEL |
| 2TA003278 | STEWART | STEPHEN | STEWARTS TOURS & TRAVEL |
| 2TA4471 | STUART'S TRAVEL PTY LTD | | |
| 2TA5701 | SULIMAN | SANAA | SYDNEY TRAVEL.COM |
| 2TA5469 | SULLIVAN | AMANDA JANE | DYNAMIC TRAVEL GROUP |
| 2TA5470 | SULLIVAN | JOHN MICHAEL | DYNAMIC TRAVEL GROUP |
| 2TA5618 | SUMMERLAND TOURS PTY LTD | | |
| 2TA003661 | SUNCONE PTY LTD | | SUNCONE TRAVEL & TOURS |
| 2TA000718 | SUNFLOWER TRAVEL PTY LTD | | NORTHBRIDGE TRAVEL |
| 2TA001910 | SUNHAVEN COURT PTY LTD | | 3D TRAVEL |
| 2TA5413 | SUNLAND HOLIDAYS PTY LTD | | |
| 2TA004081 | SUNNY WORLD TRAVEL PTY LTD | | TRAVEL-ETICKETS.COM.AU |
| 2TA4910 | SUNRISE GLOBAL GROUP PTY LTD | | TRAVELWORLD HURSTVILLE |
| 2TA5214 | SUNSHINE AUSTRALIA TRAVEL PTY LTD | | |
| 2TA4988 | SUNSHINE TRAVEL PTY LTD | | |
| 2TA5040 | SWANSEA TRAVEL PTY LTD | | TRAVELSCENE SWANSEA |
| | | | TRAVELSCENE BELMONT |
| 2TA4708 | SYDNEY FLYING EAGLE INTERMODAL TRANSPORTATION COMPANY PTY LTD | | GREAT WORLD TRAVEL |
| 2TA003276 | SYDNEY SEA & AIR CENTRE PTY LTD | | |
| 2TA002928 | SYMES | GREGORY BRUCE | SYMES BUS SERVICE |
| 2TA002929 | SYMES | CLARA JEAN | SYMES BUS SERVICE |
| 2TA002930 | SYMES | RAYMOND LESLIE | SYMES BUS SERVICE |
| 2TA002931 | SYMES | FREDERICK | SYMES BUS SERVICE |
| | | GEORGE | |
| 2TA000569 | SZOZDA | ANDREW | MAGNA CARTA TRAVEL |
| | | MIECZYSLAW | |
| 2TA5576 | T C B ASSOCIATES PTY LTD | | |
| 2TA5348 | T D & M J JOYCE PTY LTD | | MARINER BOATING |
| 2TA5640 | T D H TRAVEL SERVICES PTY LTD | | |
| 2TA003433 | TADROS TRAVEL SERVICE PTY LTD | | |
| 2TA5239 | TAIBA | ABEER | AL MADINNAH TRAVEL |
| 2TA001784 | TALOMO PTY LTD | | |
| 2TA5757 | TALPACIFIC HOLIDAYS AUSTRALIA PTY LTD | | TALPACIFIC HOLIDAYS |
| 2TA003378 | TAMA | CHARLES | CVT TRAVEL |
| | | VINCENT | |
| 2TA4479 | TAMWORTH BUSINESS TRAVEL PTY LTD | | HARVEY WORLD TRAVEL (TAMWORTH) |
| 2TA5741 | TANAGOLD PTY LTD | | |
| 2TA5602 | TAPA TRAVEL & TECHNOLOGY PTY LTD | | |
| 2TA003857 | TARA HOLIDAYS SYDNEY PTY LTD | | TRAVEL QUEEN HOLIDAYS |
| 2TA5241 | TAYLOR | SANDRA LESLEY | B D C U TRAVEL SERVICE |
| 2TA5646 | TAYLOR | BRUNA | COASTLINE TRAVEL |
| | | ALESSANDRA | |
| 2TA5647 | TAYLOR | MICHAEL | COASTLINE TRAVEL |
| | | ANTHONY | |
| 2TA4700 | TAYLOR MADE TOURS PTY LTD | | |
| 2TA003027 | TAYLOR MADE TRAVEL PTY LTD | | TAYLOR MADE TRAVEL |
| | | | TRAVELSCENE TMT |
| 2TA003281 | TELFORD EDUCATIONAL TOURS PTY LTD | | |
| 2TA001005 | TELSTAR TRAVEL SERVICES PTY LTD | | |
| 2TA003597 | TEMPLE TRAVEL PTY LTD | | JETSET BOWRAL |
| | | | JETSET CAMPBELLTOWN |
| | | | TRAVELWORLD CAMPBELLTOWN |
| 2TA003555 | TERRA AUSTRALIS TOURS PTY LTD | | TERRA AUSTRALIS TRAVEL SERVICE |
| 2TA000500 | THAI AIRWAYS INTERNATIONAL PUBLIC COMPANY LTD | | THAI INTERNATIONAL |
| | | | THAI AIRWAYS INTERNATIONAL |
| | | | EXPLORE THAILAND |
| | | | ROYAL ORCHID HOLIDAYS |
| | | | TRAVEL BROKERS |
| 2TA5691 | THE ALBURY SAILORS SOLDIERS & AIRMEN'S CLUB LTD | | |
| 2TA003464 | THE AUSTRALIAN TRAVEL & TRADING COMPANY PTY LTD | | |
| 2TA003990 | THE BROKEN HILL LEGION CLUB LTD | | BROKEN HILL'S OUTBACK TOURS |
| 2TA003487 | THE COSTLESS TRAVEL & TOUR DISCOUNTS PTY LTD | | |
| 2TA4482 | THE FIRST CHALLENGE PTY LTD | | |
| 2TA003929 | THE GLOBAL CONNECTION PTY LTD | | TRAVEL KYOWA-KOKU |

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| 2TA001138 | THE HOLIDAY TRAVEL SHOPPE PTY LTD | | |
| 2TA5388 | THE IMAGINATIVE TRAVELLER AUSTRALIA PTY LTD | | |
| 2TA5481 | THE IMPULSE TRAVEL GROUP PTY LTD | | |
| 2TA001579 | THE JOURNEY MASTERS PTY LTD | | |
| 2TA001195 | THE JUNCTION TRAVEL (NCLE) PTY LTD | | HARVEY WORLD TRAVEL (THE JUNCTION) |
| 2TA001691 | THE JUNCTION TRAVEL PTY LTD | | |
| 2TA5784 | THE MAC TRAVEL PTY LTD | | THE MAC TRAVEL |
| 2TA4929 | THE MASTERS TOURS PTY LTD | | |
| 2TA003492 | THE MDM MARKETING GROUP PTY LTD | | RESORT MARKETING |
| 2TA5513 | THE PETER RANDALL TRAVEL COMPANY PTY LTD | | BLUE FULL SERVICE TRAVEL CRUISES TOURS |
| 2TA5541 | THE SOUTH AUSTRALIAN TRAVEL COMPANY PTY LTD | | SOUTH AUSTRALIAN TRAVEL CENTRE |
| 2TA5443 | THE SURF TRAVEL COMPANY PTY LTD | | |
| 2TA5570 | THE TRAVEL AUTHORITY PTY LTD | | THE TRAVEL AUTHORITY |
| 2TA003392 | THE TRAVEL BROKERS (AUST) PTY LTD | | THE CRUISE BROKERS |
| 2TA000561 | THE TRAVEL CENTRE PTY LTD | | |
| 2TA4481 | THE TRAVEL COMPANY (NSW) PTY LTD | | JETSET TRAVEL COFFS HARBOUR |
| 2TA5414 | THE TRAVEL SERVICE CENTRE PTY LTD | | |
| 2TA4825 | THE TRAVELSPIRIT GROUP LTD | | EXPLORE HOLIDAYS TRAVEL IMPRESSIONS THE AFRICAN TRAVELLER VENTURE HOLIDAYS |
| 2TA5501 | THE ULTIMATE TRAVELLER PTY LTD | | |
| 2TA4486 | THE WORLD TRAVEL CLUB PTY LTD | | |
| 2TA003889 | THOM | JAMES CRUICKSHANK | TRAVELSCENE BAULKHAM HILLS BAULKHAM HILLS TRAVEL (SYDNEY) |
| 2TA4578 | THOMPSON | ANN ELIZABETH ROSALIND ANN | SPORTEX TRAVEL HARVEY WORLD TRAVEL (GUNNEDAH) |
| 2TA004058 | THOMSON | | GUNNEDAH TRAVEL AGENCY TRAVELSCENE ORANGE THREDBO RESORT CENTRE TRAVELWORKS FLIGHTBIZ |
| 2TA5058 | THORNBERRY | ROBERT JOHN | |
| 2TA4408 | THREDBO RESORT CENTRE PTY LTD | | |
| 2TA5779 | THRIFTY TRAVEL GROUP PTY LTD | | |
| 2TA5267 | TIBURON TECHNOLOGY PTY LTD | | |
| 2TA001708 | TIMOTHY MCMAHON ASSOCIATES PTY LTD | | |
| 2TA5495 | TINGHA TRAVEL PTY LTD | | TINGHA TRAVEL |
| 2TA4733 | TINK | KATHRYN DELL | TEED UP TRAVEL |
| 2TA4428 | TIP TOP TRAVEL SERVICE PTY LTD | | HARVEY WORLD TRAVEL CHERRYBROOK TRAVELMODE INTERNATIONAL |
| 2TA5221 | TMODE PTY LTD | | |
| 2TA4976 | TOBARAOI TRAVEL PTY LTD | | |
| 2TA001891 | TODIKI PTY LTD | | TRAVELWAYS AUSTRALIA HOPPIE'S TOURS TRAVELWORLD MERRYLANDS TRAVELWAYS AUSTRALIA TRAVELWORLD WOY WOY TRAVELSCENE PADSTOW |
| 2TA001833 | TONY ARICO'S TRAVEL PTY LTD | | |
| 2TA002742 | TOP TRAVEL PTY LTD | | |
| 2TA5341 | TOPFAIR GROUP PTY LTD | | |
| 2TA001422 | TORONA PTY LTD | | ANYWHERE TRAVEL ANYWHERE TRAVEL CBD ANYWHERE TRAVEL CBD |
| 2TA000521 | TORONTO BUS SERVICES PTY LTD | | |
| 2TA5276 | TOTAL TRAVEL CONCEPTS PTY LTD | | E-WAY TRAVEL |
| 2TA5736 | TOUR CHANNEL PTY LTD | | |
| 2TA5656 | TOUR DESIGN PTY LTD | | |
| 2TA001144 | TOUR HOSTS PTY LTD | | CONFERENCE INTERPRETER SERVICES TOUR HOSTS DESTINATION MANAGEMENT PACIFIC EXPERIENCE D M C |
| 2TA5628 | TOUR VILLAGE PTY LTD | | |
| 2TA5591 | TOURIST MANIA PTY LTD | | 2 RISTMANIA |
| 2TA4539 | TOURNET AUSTRALIA PTY LTD | | |

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| 2TA002872 | TOVELO PTY LTD | | JUSTMEG TRAVEL CONSULTING |
| 2TA003256 | TP OCEANIA PTY LTD | | |
| 2TA003016 | TRABOULSI | OUSSAMA | TORA TRAVEL |
| 2TA003232 | TRABOULSI | MASAKO UEDA | TORA TRAVEL |
| 2TA5228 | TRADE TRAVEL PTY LTD | | CLUB TRAVEL |
| 2TA4668 | TRADELINE TRAVEL PTY LTD | | OURWORLD TRAVEL |
| | | | WOLLONGONG |
| 2TA001889 | TRAFALGAR TOURS (AUST) PTY LTD | | |
| 2TA001031 | TRAFALGAR TRAVEL (AUSTRALIA) PTY LTD | | |
| 2TA003936 | TRAIKTONE PTY LTD | | TRAVELSCENE CARLINGFORD |
| 2TA4723 | TRAILFINDERS (AUSTRALIA) PTY LTD | | TRAILFINDERS (AUSTRALIA) |
| 2TA001832 | TRANS AM TRAVEL PTY LTD | | |
| 2TA5151 | TRANS MED TRAVEL PTY LTD | | TRANS CHARTER |
| | | | DIRECTOURS AUSTRALIA |
| 2TA002688 | TRANS ORBIT PTY LTD | | NAVI TOUR |
| | | | TRAVEL TARZAN |
| | | | NISEKO SKI TOURS |
| | | | TURKISH TRAVEL SERVICES |
| | | | TRANS TURK TRAVEL |
| 2TA001318 | TRANS TURK TRAVEL SERVICES PTY LTD | | |
| 2TA000626 | TRANSGLOBAL TRAVEL SERVICE PTY LTD | | |
| 2TA4855 | TRANSHEMISPHERE PTY LTD | | STARLIGHT TOURS |
| 2TA5716 | TRANSIS ENTERPRISES PTY LTD | | GLOBALEX TRAVEL |
| 2TA5404 | TRAVBIZ INTERNATIONAL PTY LTD | | TRAVBIZ INTERNATIONAL |
| 2TA5317 | TRAVCOM INTERNATIONAL TRAVEL PTY LTD | | CONCORDE VFR INTERNATIONAL |
| 2TA5516 | TRAVEL & LEISURE PTY LTD | | |
| 2TA5531 | TRAVEL & LIVING PTY LTD | | HARVEY WORLD TRAVEL MANLY |
| 2TA4343 | TRAVEL & TOURISM MARKETING CONSULTANTS PTY LTD | | TIMELESS TOURS & TRAVEL |
| 2TA4563 | TRAVEL & TRAVEL PTY LTD | | |
| 2TA001406 | TRAVEL ACTION PTY LTD | | |
| 2TA4827 | TRAVEL AIR INTERNATIONAL PTY LTD | | |
| 2TA5274 | TRAVEL BEYOND PTY LTD | | |
| 2TA5479 | TRAVEL BLITZ PTY LTD | | TRAVEL BLITZ |
| 2TA001445 | TRAVEL BUSINESS SERVICES PTY LTD | | GLOBAL CREATIVE EVENTS |
| 2TA5732 | TRAVEL CENTRAL PTY LTD | | |
| 2TA4876 | TRAVEL CENTRE INTERNATIONAL PTY LTD | | |
| 2TA003218 | TRAVEL CENTRE SUSSEX PTY LTD | | SUSSEX INLET TRAVEL |
| 2TA003723 | TRAVEL CHOICE PTY LTD | | MOSMAN CRUISE CENTRE |
| 2TA001096 | TRAVEL CO PTY LTD | | |
| 2TA003442 | TRAVEL CONNECT PTY LTD | | BANORA TRAVELWORLD |
| 2TA004102 | TRAVEL CREATIONS PTY LTD | | |
| 2TA5782 | TRAVEL DIVAS PTY LTD | | |
| 2TA5809 | TRAVEL EXPRESS SERVICES PTY LTD | | |
| 2TA5748 | TRAVEL LANKA PTY LTD | | TRAVEL LANKA |
| 2TA5333 | TRAVEL LINK INTERNATIONAL PTY LTD | | |
| 2TA5711 | TRAVEL LOGISTICS PTY LTD | | TRAVEL LOGISTICS |
| 2TA004101 | TRAVEL MART PTY LTD | | |
| 2TA003934 | TRAVEL PERSPECTIVE PTY LTD | | SYDNEY ADVENTURE CENTRE |
| | | | FLIGHT 'N' TRAVEL |
| 2TA5273 | TRAVEL PLUS PTY LTD | | HARVEY WORLD TRAVEL (PARRAMATTA) |
| | | | HARVEY WORLD TRAVEL - WETHERILL PARK |
| 2TA4803 | TRAVEL RESERVATIONS PTY LTD | | |
| 2TA003261 | TRAVEL SEEKERS PTY LTD | | |
| 2TA5678 | TRAVEL TEAM AUSTRALIA PTY LTD | | TRAVELWORLD MIRANDA |
| 2TA003774 | TRAVEL THE WORLD PTY LTD | | TRAVEL THE WORLD (TTW) |
| 2TA5720 | TRAVEL UP! PTY LTD | | |
| 2TA5654 | TRAVEL UTOPIA PTY LTD | | |
| 2TA5003 | TRAVEL WORLD (AUSTRALIA) PTY LTD | | |
| 2TA4656 | TRAVEL.COM.AU LTD | | |
| 2TA5206 | TRAVELATIONS PTY LTD | | CRUISE EXPRESS INTERNATIONAL |
| 2TA4949 | TRAVELBOOKERS.COM PTY LTD | | TRAVELBOOKERS |
| 2TA003921 | TRAVELCORP (AUST) PTY LTD | | KIDS CORP TRAVEL |
| 2TA5658 | TRAVELDREAMERS PTY LTD | | |
| 2TA5090 | TRAVELEDGE PTY LTD | | |

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| 2TA000658 | TRAVELFORCE PTY LTD | | |
| 2TA5476 | TRAVELGLIDE (AUSTRALIA) PTY LTD | | |
| 2TA5232 | TRAVELINE INTERNATIONAL PTY LTD | | |
| 2TA000229 | TRAVELINE PTY LTD | | |
| 2TA5031 | TRAVELLERCENTRE INTERNATIONAL PTY LTD | | AUSA TRAVEL |
| 2TA003568 | TRAVELLERS WORLD INTERNATIONAL PTY LTD | | |
| 2TA5758 | TRAVELMANAGERS AUSTRALIA PTY LTD | | |
| 2TA004048 | TRAVELMAX PTY LTD | | |
| 2TA4982 | TRAVELNET INTERNATIONAL (AUSTRALIA) PTY LTD | | |
| 2TA5777 | TRAVELOGISTICS PTY LTD | | BRASIL TRAVEL SPECIALIST |
| 2TA000270 | TRAVELPLAN AUSTRALIA PTY LTD | | |
| 2TA5679 | TRAVELSCENE HOLIDAYS PTY LTD | | |
| 2TA003629 | TRAVELSCENE TICKETS PTY LTD | | |
| 2TA5668 | TRAVELSHOP PTY LTD | | TRAVELSHOP NORTH SYDNEY TRAVELSHOP LINDFIELD TRAVELSHOP DEE WHY |
| 2TA5062 | TRAVELSTYLE PTY LTD | | |
| 2TA5135 | TRAVELTICKET PTY LTD | | |
| 2TA004141 | TRAVELTIX INTERNATIONAL PTY LTD | | TRAVELTIX |
| 2TA001962 | TRAVELTOO PTY LTD | | |
| 2TA5704 | TRAVELWINKS PTY LTD | | |
| 2TA5596 | TRAVELWIZE PTY LTD | | |
| 2TA4591 | TRAZPOUND PTY LTD | | ON COURSE TOURS & TRAVEL |
| 2TA003971 | TREFILO | ALFIO | TRAVELWORLD GRIFFITH |
| 2TA003972 | TREFILO | TRACY | TRAVELWORLD GRIFFITH |
| 2TA003465 | TRENDSETTER TRAVEL PTY LTD | | |
| 2TA5497 | TRENDWEST SOUTH PACIFIC TRAVEL PTY LTD | | |
| 2TA4715 | TRENSHORE PTY LTD | | A & J TRAVEL CENTRE WORLD DISCOVERY HOLIDAYS TRAVELSCAPE GREECE2C.COM HARVEY WORLD TRAVEL MORISSET TWIN WINGS 2 AIR TRAVEL |
| 2TA4885 | TRIARCHON PTY LTD | | |
| 2TA5356 | TRIMACC ENTERPRISES PTY LTD | | |
| 2TA003707 | TRINH | DINH LOC | |
| 2TA4950 | TRIPLE O TRAVEL SERVICE PTY LTD | | |
| 2TA004193 | TRIUMPH TOURS PTY LTD | | |
| 2TA004041 | TRUEPLUM PTY LTD | | DISCERNING TRAVELLER |
| 2TA5689 | TRUNG NAM TRAVEL & TOURS PTY LTD | | |
| 2TA001875 | TRUONG | LAP QUOC | WING SING TRAVEL |
| 2TA5653 | TRUTH OF PARADISE PTY LTD | | |
| 2TA002729 | TRYABOUT PTY LTD | | M & J EXECUTIVE TRAVEL |
| 2TA002935 | TSANG | SOW YIN | LESHAN TOURS |
| 2TA002669 | TUBOND PTY LTD | | JETSET TRAVEL EARLWOOD WORLD NETWORK TRAVEL |
| 2TA4884 | TUCAN TRAVEL PTY LTD | | |
| 2TA5057 | TURNER | SCOTT ANDREW | TRAVELSCENE ORANGE |
| 2TA5611 | TWEED & COOLANGATTA TOURISM INC | | |
| 2TA5309 | TWOFOLD TRAVEL PTY LTD | | |
| 2TA5650 | U T C PACIFIC PTY LTD | | |
| 2TA003131 | ULTIMATE TRAVEL GROUP PTY LTD | | TRAVELSCENE ULTIMO VAUCLUSE TRAVEL ULTIMATE CRUISING BOWLALONG HOLIDAYS ULTIMATE HOLIDAYS ULTIMATE TRAVEL HARVEY WORLD TRAVEL (UMINA) |
| 2TA003731 | UMINA BEACH TRAVEL CENTRE PTY LTD | | |
| 2TA5549 | UN-LIMITED TRAVEL PTY LTD | | UN-LIMITED TRAVEL |
| 2TA5707 | UNITED HOLIDAYS PTY LTD | | |
| 2TA5612 | UNITY TRAVEL SERVICE PTY LTD | | UNITY TRAVEL SERVICE |
| 2TA5484 | UNIVERSAL TRAVEL SERVICES PTY LTD | | |
| 2TA5785 | UNIVERSITY OF SYDNEY | | |
| 2TA001584 | UNIWORLD TRAVEL AND FREIGHT SERVICE PTY LTD | | |
| 2TA5551 | UNO TRAVEL PTY LTD | | K W K TOURS |
| 2TA001869 | URSULA KING TRAVEL PTY LTD | | |

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| 2TA5712 | UTC KOREA PTY LTD | | |
| 2TA5697 | V A TRAVEL PTY LTD | | VOYAGE AFFAIRES |
| 2TA5172 | V N ENTERPRISES PTY LTD | | V N INTERNATIONAL TRAVEL |
| 2TA003513 | VALDARA PTY LTD | | SAWTELL-TOORMINA TRAVEL SERVICE |
| 2TA5395 | VALENZ WORLD TRAVEL PTY LTD | | |
| 2TA003190 | VALUE TOURS (AUST) PTY LTD | | |
| 2TA001072 | VAN DA MONT & ASSOCIATES PTY LTD | | UNIAO TRAVEL |
| 2TA003938 | VANATA PTY LTD | | CONTAL TRAVEL |
| 2TA5806 | VENESS | SANDRA THEA | MIDDLE EAST TOURS (AUSTRALIA) |
| 2TA5583 | VENKATAYA | NARAYAN | SATELLITE HOLIDAYS |
| 2TA5584 | VENKATAYA | SARESWATI | SATELLITE HOLIDAYS |
| 2TA003055 | VEROZI PTY LTD | | ONDA TRAVEL AGENCY |
| 2TA001964 | VERTSETIS | ANTONIOS | ATHINA TRAVEL AGENCY |
| 2TA5709 | VI.SA TRAVEL PTY LTD | | |
| 2TA000469 | VIATOUR TRAVEL PTY LTD | | |
| 2TA5568 | VIET NAM HOLIDAY'S INTERNATIONAL PTY LTD | | |
| 2TA5471 | VIETNAM TOURIST SERVICES PTY LTD | | |
| 2TA003702 | VIEWDAZE PTY LTD | | BRAVO INTERNATIONAL HOLIDAYS BEYOND 2001 TRAVEL & TOURS BRAVO CONSOLIDATION BRAVO 4 TICKETS BREAKAWAY TRAVEL ON YORK FLAG TRAVEL |
| 2TA5527 | VIRTUAL BRAINET PTY LTD | | |
| 2TA5405 | VIRTUALIT SERVICES PTY LTD | | |
| 2TA002808 | VOCE PTY LTD | | BOLAND'S TRAVEL |
| 2TA4974 | VOYAGER TRAVEL CORPORATION PTY LTD | | |
| 2TA5054 | VOYAGES HOTELS & RESORTS PTY LTD | | |
| 2TA4965 | VOYAGES LODGES PTY LTD | | |
| 2TA5524 | VUONG | DAI PHUOC | DAVID VUONG TRAVEL |
| 2TA5327 | WAHROONGA VILLAGE TRAVEL PTY LTD | | JETSET WAHROONGA VILLAGE |
| 2TA002704 | WALL STREET TRAVEL PTY LTD | | |
| 2TA001225 | WALLSEND TRAVEL SERVICE PTY LTD | | TRAVELSCENE (WALLSEND) |
| 2TA5343 | WALSHES WORLD AGENCIES AUSTRALIA PTY LTD | | WALSHES WORLD AGENCIES AUSTRALIA |
| 2TA5139 | WALTON | MARIA DEL MAR | TRAVELLING FIT |
| 2TA5209 | WANDERERS TRAVEL.COM (N S W) PTY LTD | | WANDERERS-TRAVEL.COM |
| 2TA4250 | WASTRECK PTY LTD | | IMPERIAL TRAVEL |
| 2TA4221 | WATCHTOWER BIBLE AND TRACT SOCIETY OF AUSTRALIA | | WATCHTOWER TRAVEL |
| 2TA002655 | WATTLELAND PTY LTD | | |
| 2TA4511 | WAUGH | KATHLEEN MARY | THE BLUE SKIES PROJECT |
| 2TA4512 | WAUGH | ALEC | THE BLUE SKIES PROJECT |
| 2TA003775 | WAYLAS PTY LTD | | CALL INCENTIVES |
| 2TA4235 | WAYWIND PTY LTD | | |
| 2TA5642 | WEB OPTIONS PTY LTD | | |
| 2TA5769 | WEDDINGS HONEYMOONS & HOLIDAYS PTY LTD | | |
| 2TA5406 | WEIDE MAROSY CORP PTY LTD | | A T S AUSTRALIAN TRAVEL SPECIALISTS N S W |
| 2TA5759 | WEL-TRAVEL (AUST) PTY LTD | | |
| 2TA5534 | WELBY PTY LTD | | OZ SNOW ADVENTURES TRAVEL |
| 2TA4224 | WELL CONNECTED TRAVEL PTY LTD | | BALTIC CONNECTIONS CORAL CONNECTIONS WELL CONNECTED TOURS WELLINGTON TRAVEL FIJI SPECIALIST HOLIDAYS SPORTSWELL TOURS AND TOURNAMENTS PACIFIC SPECIALIST HOLIDAYS NEW CALEDONIA SPECIALIST HOLIDAYS HAWAII SPECIALIST HOLIDAYS BALI SPECIALIST HOLIDAYS VANUATU SPECIALIST HOLIDAYS COACH TOURS OF FIJI COOK ISLANDS SPECIALIST |
| 2TA000128 | WELLINGTON SHIRE COUNCIL | | |
| 2TA001985 | WELLS TRADING PTY LTD | | |

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| | | | HOLIDAYS COACH TOURS OF THE PACIFIC NORFOLK TRAVEL SPECIALISTS FIJI & PACIFIC SPECIALIST HOLIDAYS |
| 2TA4792 2TA001726 2TA4423 | WENDY WU TOURS PTY LTD WENTWORTH TRAVEL PTY LTD WEST WYALONG TRAVEL PTY LTD | | HARVEY WORLD TRAVEL (WEST WYALONG) |
| 2TA5634 | WESTERN ROAD LINERS (PARKES) PTY LTD | | |
| 2TA003894 2TA003895 | WESTWOOD WESTWOOD | PAUL HOWARD CHRISTINE CHERRY | CITY CENTRE TRAVEL SERVICE CITY CENTRE TRAVEL SERVICE |
| 2TA5801 2TA003024 | WHIFFEN WHITE | PHILIP WILLIAM LAURIS MARGARET | ATB HOLIDAYS HARVEY WORLD TRAVEL (NAMBUCCA) |
| 2TA002296 2TA002297 | WHITEHOUSE WHITEHOUSE | GLENDA JOY HOWARD LONGLEY | JETSET TRAVEL BLUE MOUNTAINS JETSET TRAVEL BLUE MOUNTAINS |
| 2TA4904 | WHITLING | TRACY | LAURIETON WORLD TRAVEL TRAVELWORLD LAURIETON |
| 2TA4905 | WHITLING | GILBERT DAMIEN | LAURIETON WORLD TRAVEL TRAVELWORLD LAURIETON |
| 2TA5305 2TA5368 2TA5681 2TA004001 2TA4645 | WICKED TRAVEL PTY LTD WICKS WIDE WORLD OF TRAVEL PTY LTD WIDEICE PTY LTD WIEDEMANN TRAVEL AUSTRALIA PTY LTD | KELLY LOUISE | WARNERS BAY TRAVEL BRITANNIA TRAVEL |
| 2TA5249 2TA5386 2TA4607 2TA4962 | WILDERNESS AUSTRALIA PTY LTD WILTRANS AUSTRALIA PTY LTD WINDBIND PTY LTD WINDSONG TRAVEL PTY LTD | | CENTRE ONE TOURS AUSTRALIA HARVEY WORLD TRAVEL (INVERELL) |
| 2TA4953 2TA002901 2TA5812 2TA004148 2TA4942 | WINGLONG TRAVEL PTY LTD WINKLEY WINNERS WORLD TRAVEL PTY LTD WISELY'S TRAVEL SERVICE PTY LTD WITANDER TRAVEL PTY LTD | ELEANOR URSULA | DURHAMS COACHES WINNERS WORLD TRAVEL ALASKA BOUND/AUSTRALIA BOUND |
| 2TA4842 2TA004051 | WONDERFUL PACIFIC PTY LTD WONDERLAND WORLD TRAVEL PTY LTD | | |
| 2TA5674 | WORLD AVENUE PTY LTD | | RYUGAKU PLAZA DIVING PLAZA |
| 2TA002557 | WORLD AVIATION SYSTEMS (AUSTRALIA) PTY LTD | | |
| 2TA4960 2TA003690 | WORLD CARS PTY LTD WORLD CORPORATE TRAVEL PTY LTD | | WORLD CARS CRUISE JOURNEYS WORLD CONFERENCE & INCENTIVE MANAGEMENT WORLD FLIGHT CENTRE ALUMNI TRAVEL IMPERIAL CHINA TOURS JUST GOOD FRIENDS ABOUTFRANCE TRAVEL MANDALA EAST |
| 2TA5240 2TA003088 | WORLD FLIGHT CENTRE PTY LTD WORLD LINKS EDUCATION PTY LTD | | |
| 2TA4346 2TA004103 2TA5693 | WORLD MARKETING PTY LTD WORLD TRADE TRAVEL PTY LTD WORLD TRAVEL CONNECTIONS PTY LTD | | HELEN WONG TOURS WORLD TRAVEL CONNECTIONS SWISSAVIATION SOUTHERN PACIFIC VACATIONS |
| 2TA5133 | WORLD WIDE TRAVEL SERVICES PTY LTD | | |
| 2TA4947 | WORLD CAR AND TRAVEL.COM.AU PTY LTD | | GLOBALCARS.COM.AU GLOBALRES.COM.AU KIDS WORLD TRAVEL WORLD TRAVEL PROFESSIONALS |
| 2TA004034 | WORLDTRAVEL.COM.AU PTY LTD | | HARVEY WORLD TRAVEL (MIRANDA) |
| 2TA5319 | WORLDWIDE HOLIDAYS PTY LTD | | HARVEY WORLD TRAVEL CARINGBAH HARVEY WORLD TRAVEL - CRONULLA |

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| 2TA5723 | WORLDWIDE LINK PTY LTD | | HARVEY WORLD TRAVEL CHULLORA GULF MED TRAVELSCENE NOWRA XPERIENCE MOBILE TRAVEL |
| 2TA001257 | WYFINE PTY LTD | | |
| 2TA5762 | XPERIENCE MOBILE TRAVEL PTY LTD | | |
| 2TA5664 | YAMMINE | CAROL | A & C TRAVEL |
| 2TA5563 | YANG | JING (JENNY) | J Y TRAVEL |
| 2TA4931 | YARRUMBI PTY LTD | | HARVEY WORLD TRAVEL (MURWILLUMBAH) YHA TRAVEL SYDNEY CENTRAL YHA YHA TRAVEL PANTHERS TRAVEL |
| 2TA002629 | YHA NSW LTD | | YTA TRAVEL SAHARA TRAVEL ZIGNAL TRAVELS |
| 2TA001085 | YONEP PTY LTD | | |
| 2TA4542 | YTA TRAVEL (AUSTRALIA) PTY LTD | | |
| 2TA5781 | ZBIB | SORAYA | |
| 2TA003482 | ZIGNAL INTERNATIONAL PTY LTD | | |
| 2TA5370 | ZUJI PTY LTD | | |
| 2TA4619 | ZUZARTE | MARIA MATILDE | TRAVELSCENE AT AIR TRAVEL 2000 |
| 2TA4618 | ZUZARTE | ROY LEVY | TRAVELSCENE AT AIR TRAVEL 2000 |

PESTICIDES ACT 1999 – PESTICIDE CONTROL ORDER UNDER SECTION 38**Name**

1. This Order is to be known as the Pesticide Control (ACTA 1080 Concentrate) Order 2006.

Commencement

2. This Order commences on 30 June 2006.

Authority for Order

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

Objects

4. The objects of this Order are to: –
 - (a) Authorise those persons described in condition 8 to use ACTA 1080 Concentrate.
 - (b) Specify the manner in which ACTA 1080 Concentrate may be used in NSW.

Background*Restricted chemical products/restricted pesticides*

5. A chemical product that contains sodium fluoroacetate (1080) has been declared to be a “restricted chemical product” under Regulation 45 of the Agricultural and Veterinary Chemicals Code Regulations.

Section 94 of the Agvet Code provides that “A person must not, without reasonable excuse, supply a restricted chemical product, or cause or permit a restricted chemical product to be supplied, to a person who is not authorised to use the product under another law of this jurisdiction”.

In NSW section 4 of the Pesticides Act provides that a “restricted pesticide” means a pesticide that is a restricted chemical product within the meaning of the Agvet Code. Section 17 of the Pesticides Act 1999 provides that a person must not use or possess a restricted pesticide unless authorised to do so by a certificate of competency or a pesticide control order.

Application

6. This Order authorises the use of ACTA 1080 Concentrate, subject to conditions as specified in this Order.

Definitions

7. In this Order -

ACTA means Animal Control Technologies (Australia) Pty Ltd.

ACTA 1080 Concentrate means the registered agricultural chemical product ACTA 1080 Concentrate (APVMA Product Registration Number 57956) that has an active constituent comprising 30 grams per litre of sodium fluoroacetate (1080).

Agvet Code means the provisions applying because of section 5 of the *Agricultural and Veterinary Chemicals (New South Wales) Act 1994*.

APVMA means the Agricultural Pesticides and Veterinary Medicines Authority established by the *Agricultural and Veterinary Chemicals (Administration) Act 1992* of the Commonwealth.

Authorised control officer means a person who: –

- (a) holds a current:
 - (i) certificate of completion issued by NSW Department of Primary Industries (NSW DPI) for the vertebrate pest management course consistent with the current edition of the Vertebrate Pest Control Manual (published by NSW DPI); or
 - (ii) statement of attainment issued by a Registered Training Provider certifying competency at Australian Qualifications Framework level 4 with respect to the chemical, vertebrate pest and OH&S national units of competency; and
- (b) is currently employed by a Rural Lands Protection Board, NSW DPI, Wild Dog Destruction Board, Department of Environment and Conservation (NSW), or other NSW public authority.

Bait material means any of the NSW bait type materials specified on an approved label of the ACTA 1080 Concentrate that can be used to control either wild dogs, foxes, rabbits or feral pigs.

Habitation means a dwelling house or some other accommodation that is occupied by people and is located on private, crown or public land. It includes but is not limited to domestic dwelling houses, hospitals, shops, schools, pre-schools, kindergartens, childcare and community health care centres, factories, nursing homes, public halls, caravan parks and designated camping areas on private, crown or public land. It does not include any caravan, mobile home, vehicle, tent or other structure that is used for the purpose of camping outside a designated camping area. A designated camping area means any council regulated or privately operated camping and/or caravan area, or any area that is signposted as a camping area on land reserved under part 4 of the *National Parks and Wildlife Act 1974*.

Public Authority has the same meaning as under the *Pesticides Act 1999* (NSW).

Registered training provider means a training provider registered under the Vocational Education and Training Accreditation Act 1990.

Note: It is expected that registered training providers will also be registered training organisations for the purposes of the Australian Qualifications Framework.

Use has the same meaning as defined under the *Pesticides Act 1999* and includes possession.

Persons authorised

- 8. (1) Only the following persons are authorised to use, subject to condition 9, ACTA 1080 Concentrate: –
 - (a) Authorised Control Officers
- (2) Only the following persons are authorised to use, subject to condition 9, ACTA 1080 Concentrate mixed with bait material:-

- (a) Authorised Control Officers and persons directly supervised by Authorised Control Officers; and
- (b) Any person who has obtained ACTA 1080 concentrate mixed with bait material, from an Authorised Control Officer and who is an owner, occupier, manager or authorised agent of the land, property or holding where the ACTA 1080 Concentrate mixed with bait material is to be used.

Conditions on the use of ACTA 1080 Concentrate

9. The person must only use ACTA 1080 Concentrate and ACTA 1080 Concentrate injected into bait material in accordance with the relevant schedule attached to this order. The schedules are as follows:
 - (a) for control of wild dogs persons must comply with schedule 1;
 - (b) for control of foxes persons must comply with schedule 2;
 - (c) for control of feral pigs persons must comply with schedule 3;
 - (d) for control of rabbits persons must comply with schedule 4.

Notes

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

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

Note for users of the ACTA 1080 Concentrate product – The ACTA 1080 Concentrate label has incomplete instructions or no information relating to provisions that currently exist for use of 1080 in NSW (especially in Table C) in regards to public notification requirements, emergency baiting procedures, erection and placement of 1080 poisoning notices, 1080 wild dog baiting requirements on small and large properties, aerial baiting and distance requirements from human habitations. Users of the ACTA 1080 Concentrate product must comply with the provisions of this Order (section 39(3) of the Pesticides Act 1999).

LISA CORBYN
Director-General
Environment Protection Authority

BOB DEBUS MP
Minister for the Environment

Schedule 1

USE OF ACTA 1080 CONCENTRATE BAIT MATERIAL FOR CONTROL OF WILD DOGS IN RURAL AND BUSHLAND AREAS

1080 WILD DOG BAIT AND REQUIREMENTS FOR POSSESSION

- 1.1 Persons can use only boneless red meat, offal (tongue, kidney and liver) and manufactured sausages for the production of 1080 wild dog bait. Each red meat bait must weigh approximately 250 grams prior to any drying process. Persons preparing 1080 wild dog baits must follow wild dog bait preparation instructions on the ACTA 1080 Concentrate approved label. All bait material must be injected with 0.2ml of the product ACTA 1080 Concentrate.

It is compulsory in NSW to use the Blue ACTA 1080 Concentrate in the preparation of all 1080 wild dog baits unless baits are to be laid in habitats occupied by the Satin Bower Bird. In these situations, the baits are to be prepared using the Green ACTA 1080 Concentrate.

- 1.2 Bait material prepared as per condition 1.1 will henceforth be referred to as "1080 wild dog bait".
- 1.3 Each person whom takes possession of 1080 wild dog baits must first sign an indemnity form.
- 1.4 A person who owns or occupies more than one property or holding (or their authorised agent or manager) must complete and provide to the Authorised Control Officer who supplies the 1080 wild dog baits, a separate indemnity form in respect to each property or holding on which 1080 wild dog baits are to be used.
- 1.5 An Authorised Control Officer must issue 1080 wild dog baits only to the owner, manager or occupier of the land on which the 1080 wild dog baits are to be used ("landholder"), their authorised agent or a person under the direct supervision of the Authorised Control Officer.
- 1.6 All persons receiving 1080 wild dog baits from an Authorised Control Officer may only temporarily possess and store 1080 wild dog baits. 1080 wild dog baits must be stored in a lockable storage area away from children, animal food, foodstuffs, seed and fertiliser. Where 1080 wild dog bait is required to be placed in a refrigerator, the refrigerator must not be concurrently used to store food and must be located in a lockable storage area. All 1080 wild dog bait should be used as soon as possible and must be used within 7 days.

DIRECTIONS FOR USE - GENERAL RESTRICTIONS

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

2.5.1 Burial

Triple rinse or pressure rinse containers before disposal. Dispose of rinsate in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must be specifically

marked and set up for this purpose and clear of waterways (permanent or ephemeral). Break, crush or puncture and dispose of empty rinsed containers in a local authority landfill. If no landfill is available, bury the containers below 500mm in a 1 metre deep disposal pit on the property where the 1080 wild dog baits were used.

2.5.2 Burning

Empty containers may be burnt by open fire as prescribed by a notice of approval under the *Protection of the Environment Operations (Control of Burning) Regulation 2000*. Persons using 1080 wild dog baits and wishing to dispose of bait packaging are subject to the following conditions:

1. The amount of Bait Packaging to be burnt at any premises on any single day must not exceed 100 bags or 10 kg without the prior written approval of the Department of Environment and Conservation (DEC).
 2. The burning of the Bait Packaging must be carried out at least 500 metres from any human habitation.
 3. The burning must be carried out in accordance with any requirement of the *Rural Fires Act 1997* and the *Fire Brigades Act 1989*, as administered by the relevant local authority and the NSW Fire Brigades.
 4. The open fire burning must not be carried out on a day subject to a no-burn notice declared by the DEC under provisions of the *Protection of the Environment Operations Act 1997*.
 5. The open fire burning must be carried out only in dry weather using such practicable means as may be necessary to minimise visible smoke emissions causing air pollution.
- 2.6 A person must not contaminate dams, rivers, streams, waterways or drains with 1080 wild dog baits or used containers.
- 2.7 1080 wild dog baits must be kept and stored in the labelled plastic bag which is supplied by Rural Lands Protection Boards and is identical in wording to that shown in **attachment 1**.
- 2.8 At the end of a ground baiting program a person who has received 1080 wild dog baits must make a reasonable effort to ensure that all untaken baits at baiting locations are collected and removed. All collected and unused 1080 wild dog baits must be disposed of, as soon as possible on the property where the 1080 wild dog baits were used by burial in a disposal pit and be covered with at least 500mm of soil. The disposal pit must be clear of waterways (permanent or ephemeral).

DIRECTIONS FOR USE - DISTANCE RESTRICTIONS

- 3.1. The minimum distances for the laying of 1080 wild dog baits have been set to minimise the risk to people and to non-target animals. 1080 wild dog baits must not be laid where they can be washed into or contaminate surface or ground waters. 1080 wild dog baits must not be laid in areas where distance restrictions cannot be met. Other control methods must be used in those areas.
- 3.2 **Property Boundary:**
- 3.2.1 **Ground Baiting:** No 1080 wild dog baits shall be laid within 5 metres from any property boundary.
- 3.2.2 **Aerial Baiting:** No 1080 wild dog baits shall be laid within 10 metres from any property boundary by helicopter or 100 metres by fixed winged aircraft (Western Division only).

- 3.3 **Habitation:**
- 3.3.1 **Ground Baiting:** No 1080 wild dog baits shall be laid within 500 metres of a habitation.
- 3.3.2 **Aerial Baiting:** No 1080 wild dog baits shall be laid within 500 metres of a habitation by helicopter or 1000 metres by a fixed wing aircraft (Western Division only).
- 3.4 **Domestic Water Supply:**
- 3.4.1 **Ground Baiting:** No 1080 wild dog baits shall be laid within 10 metres of a domestic water supply.
- 3.4.2 **Aerial Baiting:** No 1080 wild dog baits shall be laid within 20 metres of a domestic water supply by helicopter or (in Western Division only) 100 metres by a fixed winged aircraft.

PUBLIC NOTIFICATION

- 4.1 A person shall not lay any 1080 wild dog baits on any property unless the person has first given a minimum of 3 days notice of the date on which they will use 1080 wild dog baits. This notice must be given to the occupier, manager or authorised agent of every property which has a boundary within one kilometre of a baiting location ("notification").
- 4.2. The notification can be given by telephone or in person or, where this is not possible, by mail (including letter box drop). If neighbours cannot be contacted by telephone, personal contact or mail, or the number of neighbours is more than 25, then notification by advertisement in a local newspaper is permissible.
- 4.3 Baiting may be conducted for longer than 7 days but must commence within 7 days of this notification otherwise further notification of intended baiting is required.

EMERGENCY BAITING (ground application only)

- 5.1 A person whose stock or poultry are being mauled, killed or harassed may undertake emergency baiting. This is the only occasion where the normal 3 day public notice period is not required for ground baiting. Up to fifty (50) 1080 wild dog baits may be laid during emergency baiting with the approval of an Authorised Control Officer. The landholder must however, notify anyone, whose property boundary lies within one kilometre of a baiting location, immediately before laying the 1080 wild dog baits.
- 5.2 While persons are exempt in this instance from the 3 day neighbour notification requirement as prescribed in condition 5.1, they are not exempt from any other condition which applies to the ground use of 1080 wild dog baits.

1080 POISONING NOTICES

- 6.1 In every situation where a person lays 1080 wild dog baits they must erect notices before 1080 poisoning operations commence on a property. This also applies before emergency baiting can begin.

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

- (i) At every entry to the baiting area; and
- (iii) At regular intervals along all public thoroughfares which border or pass through the baited area.

- 6.2 The notices may be obtained from the Rural Lands Protection Board, and must specify that wild dogs are being poisoned, and the date the 1080 wild dog baits are first laid or the dates between which baits will be laid.
- 6.3 Under the regulations of the Pesticides Act 1999 (clauses 11J to 11P) public authorities have additional public notification obligations that must be complied with.

GROUND BAITING

- 7.1 A person who lays 1080 wild dog baits must:
- (i) Not lay more than one 1080 wild dog bait per 250 metres of trail or 16 baits per 100 hectares; and
 - (ii) Not lay more than fifty (50) 1080 wild dog baits on any one property or holding unless the baiting program is planned in conjunction with an Authorised Control Officer; and
 - (iii) Lay the 1080 wild dog baits in such a way that any untaken 1080 wild dog baits can be found readily and destroyed in accordance with condition 2.8.
- 7.2 1080 wild dog baits should be buried in a shallow hole dug with a mattock or similar instrument and cover with earth. If practical, tie 1080 wild dog baits to a fence with a cord and mark the burial spot.
- 7.3 Wild dogs generally follow established trails which are usually associated with fence lines or geographical features. Lay 1080 wild dog baits at regular intervals along these trails and at sites of recent attacks on stock.
- 7.4 There is no need to free feed.
- 7.5 Where a person lays 1080 wild dog baits on a property of less than 100ha, the person must check the 1080 wild dog baits not later than the 3rd night after the 1080 wild dog baits have been laid, and must collect and destroy all untaken 1080 wild dog baits before the 7th night after the 1080 wild dog baits were laid. All untaken 1080 wild dog baits are to be disposed of in accordance with condition 2.8. This does not preclude replacement baiting for longer than 7 nights where 1080 wild dog baits continue to be taken.

AERIAL BAITING

- 8.1 Aerial baiting should be restricted to areas where ground control is impractical or where stock losses are continuing at high levels despite the use of other control methods. Approval for every aerial baiting program must be obtained from the Director-General for the NSW Department of Primary Industries (NSW DPI) or his or her delegate. Aerial baiting must be organised through Wild Dog Control Associations, the Wild Dog Destruction Board or Rural Lands Protection Boards. All programs involving aerial application of 1080 wild dog baits must comply with the guidelines contained in the Vertebrate Pest Control Manual and require careful planning and consultation. Your local Rural Lands Protection Board has full details.
NOTE: Only red meat or manufactured sausage baits are to be used for aerial baiting.
- 8.2 A person must not drop more than ten 1080 wild dog baits per kilometre on lands reserved under the *National Parks and Wildlife Act 1974*. Elsewhere, a person can drop baits in accordance with aerial baiting rates specified in the NSW 1080 code of practice.

RISK TO DOMESTIC ANIMALS

- 9.1 Precautions must be taken in closely settled areas to avoid poisoning of domestic pets. As 1080 is particularly lethal to domestic dogs, neighbours should be advised to tie up or muzzle dogs during poisoning operations and if paddocks have to be mustered after poisoning.

- 9.2 1080 wild dog baits must not be laid within close proximity to urban areas unless the baiting program is planned in conjunction with, and has been agreed to by an authorised control officer. Such programs must include strategies for minimising risk to non-target animals. Proposals for baiting in closely settled farming areas or areas within four (4) kilometres of a village or any street with a speed restriction of 70 kilometres per hour or less, fall within this requirement.

RISK TO ENVIRONMENT AND WILDLIFE

- 10.1 Routine agricultural activities are exempt from provisions of the *Threatened Species Conservation Act 1995 (TSC Act)*. Application of 1080 wild dog baits does not constitute an activity under the *Environment Planning and Assessment Act 1979 (EP&A Act)*.
- 10.2 Do not contaminate streams, rivers or waterways with 1080 wild dog baits or plastic bags that have held 1080 wild dog baits.
- 10.3 To the extent where possible, time baiting programs when non-target species are least active or least susceptible. 1080 baits for canid (dog and fox) control may pose a risk to carnivorous native animals.
- 10.4 To the extent where possible, recover carcasses of animals poisoned by 1080 wild dog baits and bury in accordance with the disposal instructions for 1080 wild dog baits in condition 2.8.

ATTACHMENT 1

DANGEROUS POISON
KEEP OUT OF REACH OF CHILDREN
READ SAFETY DIRECTIONS BEFORE OPENING OR USING

1080 POISONED BAIT

ACTIVE CONSTITUENT: mg* of SODIUM FLUOROACETATE (1080) per bait

FOR THE CONTROL OF WILD DOGS OR FOXES

RESTRICTED CHEMICAL PRODUCT – ONLY TO BE SUPPLIED TO OR USED BY AN AUTHORISED PERSON

NOT TO BE USED FOR ANY PURPOSE OR IN ANY MANNER CONTRARY TO THIS LABEL UNLESS AUTHORISED UNDER APPROPRIATE LEGISLATION.

SAFETY DIRECTIONS:

Very dangerous. Poisonous if swallowed. When opening the bag and handling the bait wear elbow-length PVC or nitrile gloves. If product on skin immediately wash area with soap and water. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water. After each day's use wash PVC gloves and contaminated clothing.

FIRST AID:

If poisoning occurs, contact a doctor or Poisons Information Centre on 131126. Urgent hospital treatment is likely to be needed. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove person from contaminated area. Apply artificial respiration if not breathing. If in eyes, hold eyes open, flood with water for at least 15 minutes and see a doctor.

PROTECTION OF LIVESTOCK, DOMESTIC AND FARM DOGS:

Remove all livestock from baited area. Dogs are highly susceptible to the bait. Ensure all domestic and farm dogs are restrained during the baiting program.

PROTECTION OF WILDLIFE, FISH, CRUSTACEANS AND ENVIRONMENT:

Do not contaminate dams, streams, rivers or waterways with bait or this plastic bag.

TRANSPORT, STORAGE AND DISPOSAL:

This bait must be kept inside a secure location, away from food, children and domestic animals after procuring bait from an Authorised Control Officer. Store bait only in this approved plastic bag. Bait can only be placed in a refrigerator that is not used to store food. This bait should be used immediately but where this is not possible baits must be used within 7 days of acquiring it from an Authorised Control Officer. Do not allow bait to contaminate foodstuff or feed intended for human or animal consumption. Plastic bags which have held bait must not be used for any other purpose. Dispose of this plastic bag in a local authority landfill. If no landfill is available bury this plastic bag along with any unused baits on the property that the baits were used in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must be specifically marked and set up for this purpose and be clear of waterways (permanent or ephemeral), desirable vegetation and tree roots. Burning of this plastic bag is permitted but only in accordance with provisions stated in Pesticide Control (ACTA 1080 Concentrate) Order 2006.

MANUFACTURER'S WARRANTY; EXCLUSION OF LIABILITY:

No responsibility is accepted in respect of this product save those not excludable conditions implied by any Federal and State Legislation.

* Wild dog baits contain 6mg of 1080 per bait. Fox baits contain 3mg of 1080 per bait

RURAL LANDS PROTECTION BOARDS

KG NET

Schedule 2

USE OF ACTA 1080 CONCENTRATE BAIT MATERIAL FOR CONTROL OF FOXES IN RURAL AND BUSHLAND AREAS

1080 FOX BAIT AND REQUIREMENTS FOR POSSESSION

- 1.1 Persons can use only fowl heads, chicken wingettes, boneless red meat, offal (tongue, kidney and liver), fowl egg, and manufactured sausages for the production of 1080 fox bait. Each bait except fowl heads, fowl eggs and chicken wingettes must weigh approximately 100 grams prior to any drying process. Persons preparing 1080 fox baits must follow fox bait preparation instructions on the ACTA 1080 Concentrate approved label. All bait material must be injected with 0.1ml of the product ACTA 1080 Concentrate.

It is compulsory in NSW to use the Blue ACTA 1080 Concentrate in the preparation of all 1080 fox baits unless baits are to be laid in habitats occupied by the Satin Bower Bird. In these situations, the baits are to be prepared using the Green ACTA 1080 Concentrate.

- 1.2 Bait material prepared as per condition 1.1 will henceforth be referred to as "1080 fox bait".
- 1.3 Each person who takes possession of 1080 fox baits must first sign an indemnity form.
- 1.4 A person who owns or occupies more than one property or holding (or their authorised agent or manager) must complete and provide to the Authorised Control Officer who supplies the 1080 fox baits, a separate indemnity form in respect to each property or holding on which 1080 fox baits are to be used.
- 1.5 An Authorised Control Officer must issue 1080 fox baits only to the owner, manager or occupier of the land on which the 1080 fox baits are to be used ("landholder"), their authorised agent or a person under the direct supervision of the Authorised Control Officer.
- 1.6 All persons receiving 1080 fox baits from an Authorised Control Officer may only temporarily possess and store 1080 fox baits. 1080 fox baits must be stored in a lockable storage area away from children, animal food, foodstuffs, seed and fertiliser. Where 1080 fox bait is required to be placed in a refrigerator, the refrigerator must not be concurrently used to store food and must be located in a lockable storage area. All 1080 fox bait should be used as soon as possible and must be used within 7 days.

DIRECTIONS FOR USE - GENERAL RESTRICTIONS

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

2.5.1 Burial

Triple rinse or pressure rinse containers before disposal. Dispose of rinsate in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must be specifically

marked and set up for this purpose and clear of waterways (permanent or ephemeral). Break, crush or puncture and dispose of empty rinsed containers in a local authority landfill. If no landfill is available, bury the containers below 500mm in a 1metre deep disposal pit on the property where the 1080 fox baits were used.

2.5.2 Burning

Empty containers may be burnt by open fire as prescribed by a notice of approval under the *Protection of the Environment (Control of Burning) Regulation 2000*. Persons using 1080 fox baits and wishing to dispose of bait packaging are subject to the following conditions:

1. The amount of Bait Packaging to be burnt at any premises on any single day must not exceed 100 bags or 10 kg without the prior written approval of the Department of Environment and Conservation (DEC).
 2. The burning of the Bait Packaging must be carried out at least 500 metres from any human habitation.
 3. The burning must be carried out in accordance with any requirement of the *Rural Fires Act 1997* and the *Fire Brigades Act 1989*, as administered by the relevant local authority and the NSW Fire Brigades.
 4. The open fire burning must not be carried out on a day subject to a no-burn notice declared by the DEC under provisions of the *Protection of the Environment Operations Act 1997*.
 5. The open fire burning must be carried out only in dry weather using such practicable means as may be necessary to minimise visible smoke emissions causing air pollution.
- 2.6 A person must not contaminate dams, rivers, streams, waterways or drains with 1080 fox baits or used containers.
- 2.7 1080 fox bait must be kept and stored in the labelled plastic bag which is supplied by Rural Lands Protection Boards and is identical in wording to that shown in **attachment 1**.
- 2.8 At the end of a ground baiting program a person who has received 1080 fox baits must make a reasonable effort to ensure that all untaken baits at baiting locations are collected and removed. All collected and uneaten 1080 fox baits must be disposed of, as soon as possible on the property where the 1080 fox baits were used by burial in a disposal pit and be covered with at least 500mm of soil. The disposal pit must be clear of waterways (permanent or ephemeral).
- 2.9 Continuous and ongoing baiting may be necessary in some instances to reduce the impacts of fox predation on native fauna. Such programs may be undertaken only if the risk to non-target species is low (see also 9. Risk to Domestic Animals).

DIRECTIONS FOR USE - DISTANCE RESTRICTIONS

- 3.1. The minimum distances for the laying of 1080 fox baits have been set to minimise the risk to people and to non-target animals. 1080 fox baits must not be laid where they can be washed into or contaminate surface or groundwater. 1080 fox baits must not be laid in areas where distance restrictions cannot be met. Other control methods must be used in those areas.
- 3.2 **Property Boundary:**
- 3.2.1 Ground Baiting: No 1080 fox baits shall be laid within 5 metres from any property boundary.
- 3.2.2 Aerial Baiting: No 1080 fox baits shall be laid within 10 metres from any property boundary by helicopter or 100 metres by fixed winged aircraft.

- 3.3 **Habitation:** No 1080 fox baits shall be laid within 150 metres of a habitation.

1080 fox baits can be laid at distances between 150 and 500 metres from a habitation if the baiting program is planned in conjunction with an Authorised Control Officer that would normally distribute baits for that area. Such programs must include strategies for minimising risk to non-target animals. Where 1080 fox baits are to be applied on private land, the Authorised Control Officer must give written approval. Where 1080 fox baits are to be applied to land administered by a public authority, the relevant regional manager of the public authority must give written approval. The Authorised Control Officer must also do a risk assessment in accordance with the provisions of the NSW 1080 Code of Practice. Where an assessment determines that the risk is significant then a default distance of 500 metres from a habitation applies.

An exemption is permitted where a group of adjoining landholders all agree in writing to use or allow the use of 1080 fox baits as part of a coordinated fox control program. This coordinated fox control program cannot be implemented **UNLESS**:

- (i) **ALL** the landholders in the group are made fully aware of the problems associated with 1080 fox baits in closely settled areas; AND
- (ii) **EVERY** landholder in the group signs an agreement that they:
 - (a) have had the problems associated with use of 1080 fox baits in closely settled areas explained to them; and
 - (b) understand these problems; and
 - (c) waive in writing the distance restrictions from their dwelling; and
 - (d) agrees to allow implementation of the poisoning program; and
 - (e) accept all responsibility for any problems arising from the program; AND
- (iii) **ALL** the landholders of the outermost holdings of the group abide by all the requirements of this permit in relation to adjoining properties not covered by the group activity.

3.4 **Domestic Water Supply:**

- 3.4.1 Ground Baiting: No 1080 fox baits shall be laid within 10 metres of a domestic water supply.
- 3.4.2 Aerial baiting: No 1080 fox baits shall be laid within 20 metres of a domestic water Supply by helicopter or 100 metres by a fixed winged aircraft.

PUBLIC NOTIFICATION

- 4.1 A person shall not lay any 1080 fox baits on any property unless the person has first given a minimum of 3 days notice of the date on which they will use 1080 fox baits. This notice must be given to the occupier, manager or authorised agent of every property which has a boundary within one kilometre of a baiting location ("notification").
- 4.2 The notification can be given by telephone or in person, or, where this is not possible, by mail (including letter box drop). If neighbours cannot be contacted by telephone, personal contact or mail, or the number of neighbours is more than 25, then notification by advertisement in a local newspaper is permissible.
- 4.3 Baiting may be conducted for longer than 7 days but must commence within 7 days of this notification otherwise further notification of intended baiting is required.
- 4.4 Where baiting programs are continuous and ongoing (in accordance with condition 2.9) notification must be undertaken at intervals no greater than 6 months.

EMERGENCY BAITING (Ground application only)

- 5.1 A person whose stock or poultry are being mauled, killed or harassed may undertake emergency baiting. This is the only occasion where the normal 3 day public notice period is

not required. Up to fifty (50) 1080 fox baits may be laid during emergency baiting with approval from an Authorised Control Officer. The landholder must however, notify anyone, whose property boundary lies within one kilometre of a baiting location immediately before laying the 1080 fox baits.

- 5.2 While persons are exempt in this instance from the 3 day neighbour notification requirement as prescribed in condition 5.1, they are not exempt from any other condition which applies to the ground use of 1080 fox baits.

1080 POISONING NOTICES

- 6.1 In every situation where a person lays 1080 fox baits, they must erect notices immediately before 1080 poisoning operations commence on a property. This also applies before emergency baiting can begin.

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

- (i) At every entry to the baiting area; and
- (ii) At regular intervals along all public thoroughfares which border or pass through the baited area.

- 6.2 The Notices may be obtained from the Rural Lands Protection Board, and must specify that foxes are being poisoned, and the date the 1080 fox baits are first laid or the dates between which 1080 fox baits will be laid.

- 6.3 Under the regulations of the Pesticides Act 1999 (clauses 11J to 11P) public authorities have additional public notification obligations that must be complied with.

GROUND BAITING

- 7.1 A person who lays 1080 fox baits must:
- (i) Not lay more than one 1080 fox bait per 100 metres of trail or one bait per hectare; and
 - (ii) Not lay more than fifty (50) 1080 fox baits on any one property or holding unless the baiting program is planned in conjunction with an Authorised Control Officer; and
 - (iii) Lay the 1080 fox baits in such a way that any untaken 1080 fox baits can be found readily and destroyed in accordance with condition 2.8.

- 7.2 1080 fox baits should be buried in a shallow hole dug with a mattock or similar instrument and cover with earth. If practical, tie 1080 fox baits to a fence with a cord and mark the burial spot.

- 7.3 There is no need to free feed.

- 7.4 Where a person lays 1080 fox baits on a property of less than 100ha, the person must check the 1080 fox baits not later than the 3rd night after the 1080 fox baits have been laid, and must collect and destroy all untaken 1080 fox baits before the 7th night after the 1080 fox baits were laid. All untaken 1080 fox baits are to be disposed of in accordance with condition 2.8. This does not preclude replacement baiting for longer than 7 nights where 1080 fox baits continue to be taken.

AERIAL BAITING

- 8.1 Aerial baiting for fox control can be done only in NSW National Parks or Reserves where it is necessary for the protection of threatened species. Specific approval for aerial baiting of foxes must be obtained from the Director of the relevant DEC Parks and Wildlife Division regional branch. All programs involving aerial application of 1080 fox baits must comply with the

guidelines contained in the NSW DPI Vertebrate Pest Control Manual and require careful planning and consultation.

NOTE: Only red meat or manufactured sausage baits can be used. Restrictions on bait spacing are as for ground baiting.

RISK TO DOMESTIC ANIMALS

- 9.1 Precautions must be taken in closely settled areas to avoid poisoning of domestic pets. As 1080 is particularly lethal to domestic dogs, neighbours should be advised to tie up or muzzle dogs during poisoning operations.
- 9.2 1080 fox baits must not be laid within close proximity to urban areas unless the baiting program is planned in conjunction with, and has been agreed to by an Authorised Control Officer or a regional manager of a public authority (see condition 3.3). Such programs must include strategies for minimising risk to non-target animals. Proposals for baiting in closely settled farming areas or areas within four (4) kilometres of a village or any street with a speed restriction of 70 kilometres per hour or less, fall within this requirement.

RISK TO ENVIRONMENT AND WILDLIFE

- 10.1 Routine agricultural activities are exempt from provisions of the *Threatened Species Conservation Act 1995 (TSC Act)*. Application of 1080 fox baits does not constitute an activity under the *Environment Planning and Assessment Act 1979 (EP&A Act)*.
- 10.2 Do not contaminate streams, rivers or waterways with 1080 fox baits or plastic bags that have held 1080 fox baits.
- 10.3 To the extent where possible, time baiting programs when non-target species are least active or least susceptible. 1080 baits for canid (dog and fox) control may pose a risk to carnivorous native animals.
- 10.4 To the extent where possible, recover carcasses of animals poisoned by 1080 fox baits and bury in accordance with the disposal instructions for 1080 fox baits in condition 2.8.

ATTACHMENT 1

DANGEROUS POISON
KEEP OUT OF REACH OF CHILDREN
READ SAFETY DIRECTIONS BEFORE OPENING OR USING

1080 POISONED BAIT

ACTIVE CONSTITUENT: mg* of SODIUM FLUOROACETATE (1080) per bait

FOR THE CONTROL OF WILD DOGS OR FOXES

RESTRICTED CHEMICAL PRODUCT – ONLY TO BE SUPPLIED TO OR USED BY AN AUTHORISED PERSON

NOT TO BE USED FOR ANY PURPOSE OR IN ANY MANNER CONTRARY TO THIS LABEL UNLESS AUTHORISED UNDER APPROPRIATE LEGISLATION.

SAFETY DIRECTIONS:

Very dangerous. Poisonous if swallowed. When opening the bag and handling the bait wear elbow-length PVC or nitrile gloves. If product on skin immediately wash area with soap and water. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water. After each day's use wash PVC gloves and contaminated clothing.

FIRST AID:

If poisoning occurs, contact a doctor or Poisons Information Centre on 131126. Urgent hospital treatment is likely to be needed. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove person from contaminated area. Apply artificial respiration if not breathing. If in eyes, hold eyes open, flood with water for at least 15 minutes and see a doctor.

PROTECTION OF LIVESTOCK, DOMESTIC AND FARM DOGS:

Remove all livestock from baited area. Dogs are highly susceptible to the bait. Ensure all domestic and farm dogs are restrained during the baiting program.

PROTECTION OF WILDLIFE, FISH, CRUSTACEANS AND ENVIRONMENT:

Do not contaminate dams, streams, rivers or waterways with bait or this plastic bag.

TRANSPORT, STORAGE AND DISPOSAL:

This bait must be kept inside a secure location, away from food, children and domestic animals after procuring bait from an Authorised Control Officer. Store bait only in this approved plastic bag. Bait can only be placed in a refrigerator that is not used to store food. This bait should be used immediately but where this is not possible baits must be used within 7 days of acquiring it from an Authorised Control Officer. Do not allow bait to contaminate foodstuff or feed intended for human or animal consumption. Plastic bags which have held bait must not be used for any other purpose. Dispose of this plastic bag in a local authority landfill. If no landfill is available bury this plastic bag along with any unused baits on the property that the baits were used in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must be specifically marked and set up for this purpose and be clear of waterways (permanent or ephemeral), desirable vegetation and tree roots. Burning of this plastic bag is permitted but only in accordance with provisions stated in Pesticide Control (ACTA 1080 Concentrate) Order 2006.

MANUFACTURER'S WARRANTY; EXCLUSION OF LIABILITY:

No responsibility is accepted in respect of this product save those not excludable conditions implied by any Federal and State Legislation.

* Wild dog baits contain 6mg of 1080 per bait. Fox baits contain 3mg of 1080 per bait

RURAL LANDS PROTECTION BOARDS

KG NET

Schedule 3

USE OF ACTA 1080 CONCENTRATE BAIT MATERIAL FOR CONTROL OF FERAL PIGS IN RURAL AND BUSHLAND AREAS

1080 FERAL PIG BAIT AND REQUIREMENTS FOR POSSESSION

- 1.1 Persons can use only grain and manufactured pellets for the production of 1080 feral pig bait. Persons preparing 1080 feral pig baits must follow feral pig bait preparation instructions on the ACTA 1080 Concentrate approved label. Grain bait material must be mixed at the rate of 10 to 15ml of ACTA 1080 Concentrate product per kilogram of grain. Manufactured pellets must be mixed at the rate of 16ml of ACTA 1080 Concentrate product per kilogram of pellets.

It is compulsory in NSW to use the Blue ACTA 1080 Concentrate in the preparation of all 1080 feral pig baits unless baits are to be laid in habitats occupied by the Satin Bower Bird. In these situations, the baits are to be prepared using the Green ACTA 1080 Concentrate.

- 1.2 Bait material prepared as per condition 1.1 will henceforth be referred to as "1080 feral pig bait".
- 1.3 Each person who takes possession of 1080 feral pig baits must first sign an indemnity form.
- 1.4 A person who owns or occupies more than one property or holding (or their authorised agent or manager) must complete and provide to the Authorised Control Officer who supplies the 1080 feral pig baits, a separate indemnity form in respect to each property or holding on which 1080 feral pig baits are to be used.
- 1.5 An Authorised Control Officer must issue 1080 feral pig baits only to the owner, manager or occupier of the land on which the 1080 feral pig baits are to be used ("landholder"), their authorised agent or a person under the direct supervision of the Authorised Control Officer.
- 1.6 All persons receiving 1080 feral pig baits from an Authorised Control Officer may only temporarily possess and store 1080 feral pig baits. 1080 feral pig baits must be stored in a lockable storage area away from children, animal food, foodstuffs, seed and fertiliser. Where 1080 feral pig bait is required to be placed in a refrigerator, the refrigerator must not be concurrently used to store food and must be located in a lockable storage area. All 1080 feral pig bait should be used as soon as possible and must be used within 7 days.

DIRECTIONS FOR USE - GENERAL RESTRICTIONS

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

2.5.1 Burial

Triple rinse or pressure rinse containers before disposal. Dispose of rinsate in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must

be specifically marked and set up for this purpose and clear of waterways (permanent or ephemeral). Break, crush or puncture and dispose of empty rinsed containers in a local authority landfill. If no landfill is available, bury the containers below 500mm in a 1 metre deep disposal pit on the property where the 1080 feral pig baits were used.

2.5.2 Burning

Empty containers may be burnt by open fire as prescribed by a notice of approval under the *Protection of the Environment (Control of Burning) Regulation 2000*. Persons using 1080 feral pig baits and wishing to dispose of bait packaging are subject to the following conditions:

- 1 The amount of bait packaging to be burnt at any premises on any single day must not exceed 100 bags or 10 kg without the prior written approval of the Department of Environment and Conservation (DEC).
 - 2 The burning of the bait packaging must be carried out at least 500 metres from any human habitation.
 - 3 The burning must be carried out in accordance with any requirement of the *Rural Fires Act 1997* and the *Fire Brigades Act 1989*, as administered by the relevant local authority and the NSW Fire Brigades.
 - 4 The open fire burning must not be carried out on a day subject to a no-burn notice declared by the DEC under provisions of the *Protection of the Environment Operations Act 1997*.
 - 5 The open fire burning must be carried out only in dry weather using such practicable means as may be necessary to minimise visible smoke emissions causing air pollution.
- 2.6 A person must not contaminate dams, rivers, streams, waterways or drains with 1080 feral pig baits or used containers.
- 2.7 1080 feral pig bait must be kept and stored in the labelled plastic bag which is supplied by the Rural Lands Protection Boards and is identical in wording to that shown in **attachment 1**.
- 2.8 At the end of a ground baiting program a person who has received 1080 feral pig baits should ensure to the extent which is practical, all untaken baits at baiting locations are collected and removed. All collected and unused 1080 feral pig baits must be disposed of, as soon as possible on the property where the 1080 feral pig baits were used by burial in a disposal pit and be covered with at least 500mm of soil. The disposal pit must be clear of waterways (permanent or ephemeral).
- 2.9 Continuous and ongoing baiting may be necessary in some instances to reduce the impact of feral pigs in environmentally sensitive areas. Such programs may be undertaken only if the risk to non-target species is low (see also Risk to Domestic Animals and Risk to Environment and Wildlife).

DIRECTIONS FOR USE - DISTANCE RESTRICTIONS

- 3.1. The minimum distances for the laying of 1080 feral pig baits have been set to minimise the risk to people and to non-target animals. 1080 feral pig baits must not be laid where they can be washed into or contaminate surface or groundwater. 1080 feral pig baits must not be laid in areas where distance restrictions cannot be met. Other control methods must be used in those areas.
- 3.2 **Property Boundary:** No 1080 feral pig baits shall be laid within 5 metres from any property boundary
- 3.3 **Habitation:** No 1080 feral pig baits shall be laid within 500 metres of a habitation

- 3.4 **Domestic Water Supply:** No 1080 feral pig baits shall be laid within 100 metres of a domestic water supply. Large water storage facilities such as Eucumbene, Wyangala and Chaffey dams can be ground baited to within 10 metres of the waterline.
- 3.5 **Public Roads:** No 1080 feral pig baits shall be laid within 200 metres of a public road.

PUBLIC NOTIFICATION

- 4.1 A person shall not lay any 1080 feral pig baits on any property unless the person has first given a minimum of 3 days notice of the date on which they will use 1080 feral pig baits. This notice must be given to the occupier, manager or authorised agent of every property which has a boundary within one kilometre of a baiting location ("notification").
- 4.2. The notification can be given by telephone or in person, or, where this is not possible, by mail (including letter box drop). If neighbours cannot be contacted by telephone, personal contact or mail, or the number of neighbours is more than 25, then notification by advertisement in a local newspaper is permissible.
- 4.3 Baiting must begin within 7 days of notification and must be completed within 14 days of notification. Further notification is required for use of 1080 feral pig baits beyond this 14 day period.

1080 feral pig baits must not be laid on more than 3 consecutive days. Adequate free feeding should minimise the number of pigs that remain after this 3 day baiting period. Further free feeding in accordance with condition 6.2 can be undertaken to determine the amount of bait material required to control any remaining pigs. This amount of 1080 feral pig baits may then be laid for no more than 3 consecutive days. The total number of days on which 1080 feral pig baits are laid must not exceed 6 days during any 14 day notification period

1080 POISONING NOTICES

- 5.1 In every situation where a person lays 1080 feral pig baits they must erect notices immediately before 1080 poisoning operations commence on a property.

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

- (i) At every entry to the baiting area; and
- (ii) At regular intervals along all public thoroughfares which border or pass through the baited area.

- 5.2 The notices may be obtained from the Rural Lands Protection Board, and must specify that feral pigs are being poisoned, and the date the 1080 feral pig baits are first laid or the dates between which 1080 feral pig baits will be laid.
- 5.3 Under the regulations of the Pesticides Act 1999 (clauses 11J to 11P) public authorities have additional public notification obligations that must be complied with.

FERAL PIG CONTROL WITH 1080 FERAL PIG BAITS

- 6.1 A person who lays 1080 feral pig baits must:
- (i) Only apply an amount of 1080 feral pig bait consistent with the final consumption of free feed (see Vertebrate Pest Control Manual); and
 - (ii) Lay the baits in such a way that any uneaten 1080 feral pig baits can be readily found and destroyed.
- 6.2 **Free feeding:**
Free feeding is compulsory.

For maximum control and to avoid using an excessive amount of 1080 feral pig bait, all pigs must be encouraged to feed on the 1080 feral pig baits. It is therefore essential to first attract pigs with a number of free feeds of unpoisoned bait. Unpoisoned bait must be laid for at least 3 nights before laying any 1080 feral pig baits. This period may need to be extended for up to 2 weeks to ensure all feral pigs in the area are feeding on the bait. The amount of free feed must be adjusted each time until only a small amount of the bait is left.

6.3 ***Bait selection and placement:***

Poisoned grain and manufactured pellets (1080 feral pig bait) may only be used in bait stations and must not be used in trails. A bait station is defined as a fenced enclosure /enclosure that excludes livestock and contains a shallow hole to hold bait material.

1080 feral pig baits must not be used for more than three consecutive days. Any bait still left on the ground must then be collected and buried in a disposal pit in accordance with condition 2.8. If necessary, free feeding may be started again to determine if any pigs remain.

RISK TO DOMESTIC ANIMALS

- 7.1 Precautions must be taken in closely settled areas to avoid poisoning of domestic pets. As 1080 is particularly lethal to domestic dogs, neighbours should be advised to tie up or muzzle dogs during poisoning operations. Where practicable, remove carcasses from the control area and dispose of by burial as specified in condition 2.8.
- 7.2 1080 feral pig baits must not be laid within close proximity to urban areas unless the baiting program is planned in conjunction with, and has been agreed to by an Authorised Control Officer. Such programs must include strategies for minimising risk to non-target animals. Proposals for baiting in closely settled farming areas or areas within four (4) kilometres of a village or any street with a speed restriction of 70 kilometres per hour or less, fall within this requirement.

RISK TO ENVIRONMENT AND WILDLIFE

- 8.2 Routine agricultural activities are exempt from provisions of the Threatened Species Conservation Act 1995 (TSC Act). Application of 1080 feral pig baits does not constitute an activity under the *Environment Planning and Assessment Act 1979 (EP&A Act)*.
- 8.3 Do not contaminate streams, rivers or waterways with 1080 feral pig baits or plastic bags that have held 1080 feral pig baits.
- 8.4 Time baiting programs when non-target species are least active or least susceptible.
- 8.5 To the extent where possible, recover carcasses of animals poisoned by 1080 feral pig baits and bury in accordance with the disposal instructions for 1080 feral pig baits in condition 2.8.

ATTACHMENT 1

DANGEROUS POISON
KEEP OUT OF REACH OF CHILDREN
READ SAFETY DIRECTIONS BEFORE OPENING OR USING

1080 POISONED BAIT

ACTIVE CONSTITUENT: **grams* of SODIUM FLUOROACETATE (1080) per kg
of bait material**

FOR THE CONTROL OF RABBITS OR FERAL PIGS

RESTRICTED CHEMICAL PRODUCT – ONLY TO BE SUPPLIED TO OR USED BY AN AUTHORISED PERSON

NOT TO BE USED FOR ANY PURPOSE OR IN ANY MANNER CONTRARY TO THIS LABEL UNLESS AUTHORISED UNDER APPROPRIATE LEGISLATION.

SAFETY DIRECTIONS:

Very dangerous. Poisonous if swallowed. When opening the bag and handling the bait wear elbow-length PVC or nitrile gloves. If product on skin immediately wash area with soap and water. After use and before eating, drinking or smoking, wash hands, arms and face thoroughly with soap and water. After each day's use wash PVC gloves and contaminated clothing.

FIRST AID:

If poisoning occurs, contact a doctor or Poisons Information Centre on 131126. Urgent hospital treatment is likely to be needed. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove person from contaminated area. Apply artificial respiration if not breathing. If in eyes, hold eyes open, flood with water for at least 15 minutes and see a doctor.

PROTECTION OF LIVESTOCK, DOMESTIC AND FARM DOGS:

Remove all livestock from baited area. Dogs are highly susceptible to the bait or possibly from secondary poisoning (consuming carcasses of animals poisoned by 1080). Ensure all domestic and farm dogs are restrained during the baiting program.

PROTECTION OF WILDLIFE, FISH, CRUSTACEANS AND ENVIRONMENT:

Do not contaminate dams, streams, rivers or waterways with bait or this plastic bag.

TRANSPORT, STORAGE AND DISPOSAL:

This bait must be kept inside a secure location, away from food, children and domestic animals after procuring bait from an Authorised Control Officer. Store bait only in this approved plastic bag. Bait can only be placed in a refrigerator that is not used to store food. This bait should be used immediately but where this is not possible baits must be used within 7 days of acquiring it from an Authorised Control Officer. Do not allow bait to contaminate foodstuff or feed intended for human or animal consumption. Plastic bags which have held bait must not be used for any other purpose. Dispose of this plastic bag in a local authority landfill. If no landfill is available bury this plastic bag along with any unused baits on the property that the baits were used in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must be specifically marked and set up for this purpose and be clear of waterways (permanent or ephemeral), desirable vegetation and tree roots. Burning of this plastic bag is permitted but only in accordance with provisions stated in Pesticide Control (ACTA 1080 Concentrate) Order 2006.

MANUFACTURER'S WARRANTY; EXCLUSION OF LIABILITY:

No responsibility is accepted in respect of this product save those not excludable conditions implied by any Federal and State Legislation.

*** Rabbits:**

One kilogram of carrots contains 0.18g of 1080; one kilogram of oats contains 0.36g of 1080; one kilogram of pellets contains 0.45g of 1080

Feral Pigs:

one kilogram of grain contains 0.3- 0.45g of 1080; one kilogram of pellets contains 0.48g of 1080

RURAL LANDS PROTECTION BOARDS

KG NET

Schedule 4

USE OF ACTA 1080 CONCENTRATE BAIT MATERIAL FOR CONTROL OF RABBITS IN RURAL AND BUSHLAND AREAS

1080 RABBIT BAIT AND REQUIREMENTS FOR POSSESSION

- 1.1 Persons can use only oats, manufactured pellets and carrots for the production of 1080 rabbit bait. Carrots must be diced into pieces approximately 2 centimetres by 2 centimetres in size or 5 grams in weight. Persons preparing 1080 rabbit baits must follow rabbit bait preparation instructions on the ACTA 1080 Concentrate approved label. Oat bait material must be mixed at the rate of 12ml of ACTA 1080 Concentrate product per kilogram of oats. Manufactured pellets must be mixed at the rate of 15ml of ACTA 1080 Concentrate product per kilogram of pellets. Carrot bait material must be mixed at the rate of 6ml of ACTA 1080 Concentrate product per kilogram of carrots.

It is compulsory in NSW to use the Blue ACTA 1080 Concentrate in the preparation of all 1080 rabbit baits unless baits are to be laid in habitats occupied by the Satin Bower Bird. In these situations, the baits are to be prepared using the Green ACTA 1080 Concentrate.

- 1.2 Bait material prepared as per condition 1.1 will henceforth be referred to as "1080 rabbit baits".
- 1.3 Each person who takes possession of 1080 rabbit baits must first sign an indemnity form.
- 1.4 A person who owns or occupies more than one property or holding (or their authorised agent or manager) must complete and provide to the Authorised Control Officer who supplies the 1080 rabbit baits, a separate indemnity form in respect to each property or holding on which 1080 rabbit baits are to be used.
- 1.5 An Authorised Control Officer must issue 1080 rabbit baits only to the owner, manager or occupier of the land on which the 1080 rabbit baits are to be used ("landholder"), their authorised agent or a person under the direct supervision of the Authorised Control Officer.
- 1.6 All persons receiving 1080 rabbit baits from an Authorised Control Officer may only temporarily possess and store 1080 rabbit baits. 1080 rabbit baits must be stored in a lockable storage area away from children, animal food, foodstuffs, seed and fertiliser. Where 1080 rabbit bait is required to be placed in a refrigerator, the refrigerator must not be concurrently used to store food and must be located in a lockable storage area. All 1080 rabbit bait should be used as soon as possible and must be used within 7 days.

DIRECTIONS FOR USE - GENERAL RESTRICTIONS

- 2.1 A person must not place 1080 rabbit baits in a position accessible to children, livestock, domestic animals or pets.
- 2.2 A person must not feed 1080 rabbit baits to wild or domestic birds.
- 2.3 A person must not apply 1080 rabbit baits to, or in, crops.
- 2.4 A person must not allow 1080 rabbit baits to contaminate foodstuffs, or feed, for human or non-target animal consumption.
- 2.5 Containers (including plastic bags) which have held 1080 rabbit baits are not to be used for any other purpose and must be disposed of by burning or deep burial. .
- 2.5.1 Burial

Triple rinse or pressure rinse containers before disposal. Dispose of rinsate in a 1 metre deep disposal pit and cover with at least 500mm of soil. The disposal pit must be specifically marked and set up for this purpose and clear of waterways (permanent or ephemeral). Break, crush or puncture and dispose of empty rinsed containers in a local authority landfill. If no landfill is available, bury the containers below 500mm in a 1 metre deep disposal pit on the property where the 1080 rabbit baits were used.

2.5.2 Burning

Empty containers may be burnt by open fire as prescribed by a notice of approval under the *Protection of the Environment (Control of Burning) Regulation 2000*. Persons using 1080 rabbit baits and wishing to dispose of bait packaging are subject to the following conditions:

- 1 The amount of Bait Packaging to be burnt at any premises on any single day must not exceed 100 bags or 10 kg without the prior written approval of the Department of Environment and Conservation (DEC).
- 2 The burning of the Bait Packaging must be carried out at least 500 metres from any human habitation.
- 3 The burning must be carried out in accordance with any requirement of the *Rural Fires Act 1997* and the *Fire Brigades Act 1989*, as administered by the relevant local authority and the NSW Fire Brigades.
- 4 The open fire burning must not be carried out on a day subject to a no-burn notice declared by the DEC under provisions of the *Protection of the Environment Operations Act 1997*.
- 5 The open fire burning must be carried out only in dry weather using such practicable means as may be necessary to minimise visible smoke emissions causing air pollution.

- 2.6 A person must not contaminate dams, rivers, streams, waterways or drains with 1080 rabbit baits or used containers.
- 2.7 1080 rabbit bait must be kept and stored in the labelled plastic bag which is supplied by the rural lands protection boards and is identical in wording to that shown in **attachment 1**.
- 2.8 At the end of a ground baiting program a person who has received 1080 rabbit baits should ensure that, to the extent which is practical, all untaken baits at baiting locations are collected and removed. This does not apply in the case of 1080 rabbit baits being applied by aircraft or broad scale broadcasting. All collected and unused 1080 rabbit baits must be disposed of, as soon as possible on the property where the 1080 rabbit baits were used by burial in a disposal pit and be covered with at least 500mm of soil. The disposal pit must be clear of waterways (permanent or ephemeral).

DIRECTIONS FOR USE - DISTANCE RESTRICTIONS

- 3.1. The minimum distances for the laying of 1080 rabbit baits have been set to minimise the risk to people and to non-target animals. 1080 rabbit baits must not be laid where they can be washed into or contaminate surface or ground waters. 1080 rabbit baits must not be laid in areas where distance restrictions cannot be met. Other control methods must be used in those areas.
- 3.2 **Property Boundary:**
- 3.2.1 **Ground Baiting:** No 1080 rabbit baits shall be laid within 5 metres from any property boundary.
- 3.2.2 **Aerial Baiting:** No 1080 rabbit baits shall be laid within 100 metres from any property boundary by helicopter or fixed winged aircraft, except where a group of adjoining landholders all agree in writing to use 1080 rabbit baits as

part of a coordinated rabbit control program under the conditions set out in 3.3.1.

3.3 **Habitation:**

3.3.1 **Ground Baiting:** No 1080 rabbit baits shall be laid within 500 metres of a habitation.

An exemption is permitted where a group of adjoining landholders all agree in writing to use or allow the use of 1080 rabbit baits as part of a coordinated rabbit control program. This coordinated rabbit control program cannot be implemented **UNLESS:**

- (i) **ALL** the landholders in the group are made fully aware of the problems associated with 1080 rabbit baits in closely settled areas; AND
- (ii) **EVERY** landholder in a group signs an agreement that they:
 - (a) have had the problems associated with 1080 rabbit baits in closely settled areas explained to them; and
 - (b) understand these problems; and
 - (c) waive in writing the distance restrictions from their dwelling; and
 - (d) agrees to allow the implementation of the poisoning program; and
 - (e) accept all responsibility for any problems arising from the program; AND
- (iii) **ALL** the landholders of the outermost holdings of the group abide by all the requirements of this permit in relation to adjoining properties not covered by the group activity.

3.3.2 **Aerial Baiting:** No 1080 rabbit baits shall be laid within 500 metres of a habitation by helicopter or by a fixed wing aircraft.

An exception is permitted where a group of adjoining landholders all agree in writing to allow 1080 rabbit baits to be laid by aircraft on their properties as part of a coordinated rabbit control program, under the conditions set out in 3.3.1.

3.4 **Domestic Water Supply:**

3.4.1 **Ground Baiting:** No 1080 rabbit baits shall be laid within 100 metres of a domestic water supply. Large water storage facilities such as Eucumbene, Wyangala and Chaffey dams can be ground baited to within 10 metres of the waterline.

3.4.2 **Aerial Baiting:** No 1080 rabbit baits shall be laid within 200 metres of a domestic water supply by helicopter or a fixed winged aircraft.

PUBLIC NOTIFICATION

- 4.1 A person shall not lay any 1080 rabbit baits on any property unless the person has first given a minimum of 3 days notice of the date on which they will use 1080 rabbit baits. This notice must be given to the occupier, manager or authorised agent of every property which has a boundary within one kilometre of a baiting location ("notification").
- 4.2 The notification can be given by telephone or in person, or, where this is not possible, by mail (including letter box drop). If neighbours cannot be contacted by telephone, personal contact or mail, or the number of neighbours is more than 25, then notification by advertisement in a local newspaper is permissible.
- 4.3 Baiting may be conducted for longer than 7 days but must commence within 7 days of this notification, otherwise further notification of intended baiting is required.

1080 POISONING NOTICES

- 5.1 In every situation where 1080 rabbit baits are laid the person must erect notices immediately before 1080 poisoning operations commence on a property.

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

- (i) At every entry to the baiting area; and
- (ii) At regular intervals along all public thoroughfares which border or pass through the baited area.

5.2 The notices may be obtained from the Rural Lands Protection Board, and must specify that rabbits are being poisoned, and the date the 1080 rabbit baits are first laid or the dates between which 1080 rabbit baits will be laid.

5.3 Under the regulations of the Pesticides Act 1999 (clauses 11J to 11P) public authorities have additional public notification obligations that must be complied with.

RABBIT CONTROL WITH 1080 RABBIT BAIT

6.1 A person who lays 1080 rabbit baits must:

- (i) Not use disproportionate amounts of 1080 rabbit baits. The amount of bait must be consistent with the final consumption of free feed as described in the poisoning section of the NSW DPI Vertebrate Pest Control Manual; and
- (ii) Lay the baits in such a way that any uneaten 1080 rabbit baits can be readily found and destroyed. This does not apply in the case of 1080 rabbit baits being applied by aircraft or broad scale broadcasting.

6.2 ***When to poison:***

Rabbit poisoning programs are inefficient if carried out during the breeding season, when rabbit movements are much more limited and consequently, they are less likely to find the bait. Also, kittens over 17 days old can survive even if the mother is poisoned and subsequent breeding by these survivors can cause rapid regrowth of the population.

6.3 ***Free feeding:***

Free feeding is compulsory: For maximum control and reduce the risk to non-target species avoid using an excessive amount of 1080 rabbit bait. It is essential to attract rabbits with a number of free feeds of unpoisoned bait. Three free feeds must be used to provide the greatest chance of success. Two free feeds may only be used when specifically recommended by an Authorised Control Officer. Each free feed must be laid at intervals of not less than two days. The amount of free feed needs to be adjusted each time until only a small amount of bait is left. Depending on the level of infestation, the first free feed may range from 4 to 20 kg/km but is usually 4 to 8kg/km for trailing or 4 to 15kg/ha for broadcasting.

6.4 ***Bait selection and placement:***

Poisoned oats (1080 rabbit bait) must only be used in trails. Poisoned carrot (1080 rabbit bait) can be broadcast or used in trails. Only poisoned carrot (1080 rabbit baits) can be used in aerial applications.

1080 rabbit baits must be laid at the following intervals after the last free feed:

- (i) Trailing - minimum of 2 days; or
- (ii) Broadcasting - 3 to 5 days.

6.5 ***Aerial baiting of rabbits in Water Catchment Areas:***

No aerial baiting for rabbit control can be carried out in the immediate catchment of water storage areas without approval from the Director General of NSW DPI or delegate and the Director General or Chief Executive Officer (CEO) of any government Department or Authority responsible for managing the respective catchment. Consult your Rural Lands Protection Board and refer to the Vertebrate Pest Control Manual for further details.

RISK TO DOMESTIC ANIMALS

- 7.1 Precautions must be taken in closely settled areas to avoid poisoning domestic pets. As 1080 is particularly lethal to domestic dogs, neighbours should be advised to tie up or muzzle dogs during poisoning operations. Carcasses of poisoned rabbits can constitute a serious risk to dogs and where practicable, remove carcasses from the control area and dispose of by burial as specified in condition 2.8.
- 7.2 **CAUTION: Remove all livestock from baited areas.**
- 7.3 1080 rabbit baits must not be laid within close proximity to urban areas unless the baiting program is planned in conjunction with, and has been agreed to by an Authorised Control Officer. Such programs must include strategies for minimising risk to non-target animals. Proposals for baiting in closely settled farming areas or areas within four (4) kilometres of a village or any street with a speed restriction of 70 kilometres per hour or less, fall within this requirement.

RISK TO ENVIRONMENT AND WILDLIFE

- 8.1 Routine agricultural activities are effectively exempt from provisions of the *Threatened Species Conservation Act 1995* (TSC Act). Application of 1080 rabbit baits does not constitute an activity under the *Environment Planning and Assessment Act 1979* (EP&A Act).
- 8.2 Do not contaminate streams, rivers or waterways with 1080 rabbit baits or plastic bags that have held 1080 rabbit baits.
- 8.3 Time baiting programs when non-target species are least active or least susceptible
- 8.4 To the extent where possible, recover carcasses of animals poisoned by 1080 rabbit baits and bury in accordance with the disposal instructions for 1080 rabbit baits in condition 2.8.

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

Roads Act 1993
Roads (General) Regulation 2000
Part 2 – Roads
Division 2 – Naming of Roads

NOTICE is hereby given that Albury City Council, in pursuance of the above act and regulation, has renamed the complete length of Margaret Street in Lavington as Margaret Place. LESLIE GEORGE TOMICH, General Manager, Albury City Council, 553 Kiewa Street, Albury NSW 2640. [2190]

COFFS HARBOUR CITY COUNCIL

Naming of Roads

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

| Location | New Name |
|---|-----------------------|
| New road off Heritage Drive, Moonee Beach. | Kumbaingeri Close. |

STEPHEN SAWTELL, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450. [2191]

LITHGOW CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991
Notice of Compulsory Acquisition of an Easement

THE Lithgow City Council declares with the approval of Her Excellency the Governor, that an easement to drain sewage described in the Schedule below, excluding mines and deposits of minerals, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991. Dated at Lithgow this 28th day of June 2006. PAUL ANDERSON, General Manager, Lithgow City Council, PO Box 19, Lithgow NSW 2790.

SCHEDULE

Easement marked [A] over Lot 135, DP 755769 as shown in DP 1081170. [2192]

PORT MACQUARIE-HASTINGS COUNCIL

Road Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that pursuant to section 10 of the Roads Act 1993, Port Macquarie-Hastings Council dedicates the land as described in the Schedule below, as public road. B. SMITH, General Manager, Port Macquarie-Hastings Council, PO Box 84, Port Macquarie NSW 2444.

SCHEDULE

All the land comprised in Lot 1, Deposited Plan 1076383, Parish of Koorie, County of Macquarie. The subject land is the footpath area, fronting 28 High Street, Wauchope. [2193]

QUEANBEYAN CITY COUNCIL

Roads Act 1993, Section 162(1)

Notice of New Road Name

Ridgeway Road, The Ridgeway

NOTICE is hereby given that in accordance with Regulation 9 of the Roads (General) Regulation 2000, notice is given that Queanbeyan City Council has renamed the road formerly known as 'The Ridgeway' to be known as 'Ridgeway Road, The Ridgeway'. The decision was made at the Council Meeting held on 3rd May 2006 and is effective from that date. GRAHAM TAYLOR, General Manager, Queanbeyan City Council, PO Box 90, Queanbeyan NSW 2620. [2194]

SUTHERLAND SHIRE COUNCIL

Local Government Act 1993, Section 50

Notification of Vesting in Council of Land

THE Council hereby notifies that the Reserves for Drainage set out in the Schedule hereunder are vested in Council for drainage purposes. Dated at Sutherland, 23rd June 2006. J. W. RAYNER, General Manager, Sutherland Shire Council, Eton Street, Sutherland NSW 2232.

SCHEDULE

Lot 17 in DP 8153, situated in the Parish of Sutherland, County of Cumberland, Local Government Area of Sutherland.

Lot 16 in DP 8153, situated in the Parish of Sutherland, County of Cumberland, Local Government Area of Sutherland. [2195]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Lands as Public Road

NOTICE is hereby given that the Tweed Shire Council, by resolution of the Council dated 16th November 2005, has resolved to dedicate the land described hereunder as public road pursuant to section 10 of the Roads Act 1993. M. RAYNOR, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lots 1 to 7 in DP 1083260. [2196]

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 Wingello under delegated authority:

| Location | New Name |
|---|-------------|
| Unnamed Crown public road runs off Wingello Road, Wingello, Parish of Wingello. | Moyes Lane. |

Mike Hyde, General Manager, Wingecarribee Shire Council, Elizabeth Street, Moss Vale NSW 2577. [2197]

WYONG SHIRE COUNCIL**Water Management Act 2000****Service Charges for 2006/2007**

In accordance with Section 315 and 316 of the Water Management Act 2000, Wyong Shire Council does hereby determine the charges and fees set out in D to H below for the period July 1 2006 to June 30 2007 based on determination of the Authority set out in A, B and C below:

- A** The amount of money estimated by the Authority that is proposed to be raised by way of service charges levied uniformly on all land that is reasonably available for connection to the Authority's water supply pipes and sewerage service discharge pipe is \$46,590,000 for the period of July 1 2006 to June 30 2007.
- B** All land that is reasonably available for connection to the Authority's water supply pipes and sewerage service discharge pipes is classified for the purposes of levying service charges on the basis of the following factors:
- i whether the land is residential or non residential; and
 - ii the nature and extent of the water or sewerage services connected to each individual allotment.
- C** Service charges shall be uniformly levied on the following basis:
- i the nominal size of the water service supply pipe supplying water to the land or to which, in the opinion of the Authority, it is reasonably available for water to be supplied to the land, expressed as a charge determined by the nominal pipe size attaching to the Authority's service supply meter;
 - ii by charge following an assessment of the cost of supplying water and sewerage services by the Authority; and
 - iii where water pressure requires larger sizes of pipes and meters a charge as assessed by the Authority.

D WATER SUPPLY SERVICES

Prices for Water Supply Services have been determined for Metered Properties and Vacant Land.

Water Service Charges for all land in the area of Wyong Shire Council connected to, or reasonably available for connection to the water supply system for the period 1 July 2006 – 30 June 2007:

i Water Service Charge - Metered Services

Water service charge for the provision of water supply services:

| Water Service Charge – Metered Services | |
|--|----------------------------|
| Nominal Pipe/Meter Size | 2006/2007 Charge \$ |
| 20 mm | 107.32 |
| 25 mm | 158.81 |
| 40 mm | 381.94 |
| 50 mm | 587.91 |
| 80 mm | 1,480.42 |
| 100 mm | 2,304.28 |
| 150 mm | 5,164.91 |
| 200 mm | 9,169.78 |

For meter sizes not specified above the following formula applies: (Meter Size)² x 91.54/400 + 15.78

ii Water Service Charges - Strata Title Lot

For a Strata Title Lot within a Strata Title Building where that Strata Title Building:

- (a) is connected to the Water Supply System; and
- (b) has a Common Water Meter or multiple Common Water Meters, each individual strata title lot is levied a service charge of \$107.32.

Water usage is apportioned to the various lots in the strata plan in accordance with the schedule of unit entitlement and charged to the strata title owners at the rate of 112.00 cents per kilolitre used.

iii Water Service Charges – Company Title Dwelling

For a Company Title Building:

- (a) which is connected to the Water Supply System; and
- (b) which has a Common Water Meter or multiple Common Waters each individual company title dwelling is levied a service charge of \$107.32.

Water usage is charged to the owner of the company title building (within the company title dwelling) at the rate of 112.00 cents per kilolitre used.

iv Water Service Charges - Community Development Lot

For a Community Development Lot within a Community Parcel where that Community Parcel:

- (a) is connected to the Water Supply System; and
- (b) has a Common Water Meter or multiple Common Water Meters, the service charge is commensurate with the size of the meter and this charge is apportioned to the various lots in the community development lot in accordance with the schedule of unit entitlement.

Water usage consumed through the common meter is apportioned and charged to the individual unit owners in accordance with the unit entitlement at 112.00 cents per kilolitre used.

v **Water Service Charges – Retirement Village (which is not an Exempt Land)**

For a Retirement Village:

- (a) which is not on Exempt Land; and
- (b) which is connected to the Water Supply System; and
- (c) which has a Common Water Meter or multiple Common Water Meters, the service charge is commensurate with the size of the meter.

Water usage consumed through the common meter is charged at 112.00 cents per kilolitre used.

vi **Water Service Charges – Multi Premises (which is not a Strata Title Building, Company Title Building, A Community Parcel or a Retirement Village)**

For a Multi Premises:

- (a) which is not a Strata Title Building, a Company Title Building, a Community Parcel or a Retirement Village; and
- (b) which is connected to the Water Supply System; and
- (c) which has a Common Water Meter or multiple Common Water Meters, the service charge is commensurate with the size of the meter.

Water usage consumed through the common meter is charged at 112.00 cents per kilolitre used.

vii **Water Service Charges – Vacant Land**

A water service charge is levied on vacant land to which is not connected to the water supply system but is reasonably available for connection to the water supply system at the rate of \$107.32.

viii **Water Fire Service**

There is no charge for a separate water fire service. Where a property has a combined fire and commercial service the property will be charged a Water Service Charge – Metered Service commensurate with the meter size.

ix **Water Usage Charge**

That all water used be charged at the rate of 112.00 cents per kilolitre.

x **Minimum Accounts**

That water consumption accounts of less than \$5.00 not be raised.

E SEWERAGE SERVICES

Prices for Sewerage Services have been determined for Residential Property, Non Residential Property, Vacant Land and Exempt Land.

The charges for which are referred to in sub paragraphs i to xii below for all land in the area of Wyong Shire Council connected to, or reasonably available for connection to the sewerage system for the period 1 July 2006 – 30 June 2007:

i Sewerage Service Charges - Residential Property Connected to the Sewerage System

The sewerage service charge for a residential property (other than Vacant Land or Exempt Land) connected to the sewerage system to be \$380.75.

ii Sewerage Service Charges - Non Residential Property Connected to the Sewerage System

The maximum price for sewerage services to a non residential property (other than Vacant land or Exempt Land) connected to the sewerage system is the greater of:

- The non residential minimum sewerage charge or
- The sum of the non residential sewerage service charge commensurate with meter size and the non residential sewerage usage charge.

Non Residential - Minimum Sewerage Charge

That a minimum amount of \$380.75 be made for all Non Residential properties.

Non Residential - Sewerage Service Charge

| Non Residential Service Charge | |
|--------------------------------|---------------------|
| Nominal Pipe/Meter Size | 2006/2007 Charge \$ |
| 20 mm | 137.17 x df% |
| 25 mm | 214.33 x df% |
| 40 mm | 548.68 x df% |
| 50 mm | 857.31 x df% |
| 80 mm | 2,194.72 x df% |
| 100 mm | 3,429.25 x df% |
| 150 mm | 7,715.81 x df% |
| 200 mm | 13,717.00 x df% |

For meter sizes not specified above the following formula applies: (Meter Size)² x 137.17/400

Note: A discharge factor is applied to the charge based on the volume of water discharged into Council's sewerage system, as determined in Council's Liquid Trade Waste Policy.

Non-Residential Sewerage Usage Charge

| Non Residential Sewerage Usage Charge | |
|--|------------------------------------|
| Type of Service | 2006/2007 Charge \$ |
| Per kilolitre of water used | 0.68 x df% |

Note: A discharge factor is applied to the charge based on the volume of water discharged into Council's sewerage system, as determined in Council's Liquid Trade Waste Policy.

iii Sewerage Service Charges – Vacant Land

The charge for sewerage services on vacant land which is not connected to the sewerage system but is reasonably available for connection to the sewerage system is \$285.56.

iv Sewerage Service Fee - Exempt Land - Schedule 4 of the Water Management Act 2000

The charge for sewerage services rendered in respect of Exempt Land as described in Schedule 4 of the Water Management Act 2000 shall be \$53.73 per annum for each water closet. Where a urinal is installed an additional charge of \$19.03 per annum for each cistern servicing such a urinal may be levied.

Levying Charges for Sewerage Services on Multi Premises

v Sewerage Service Charges – Strata Title Lot (which is a Residential Property)

For a Strata Title Lot (which is a Residential Property) within a Strata Title Building where that Strata Title Building
 (a) is connected to the Sewerage System; and
 (b) has a Common Water Meter or multiple Common Water Meters,
 the charge for the provision of sewerage services to each individual Strata Title Lot is \$380.75.

vi Sewerage Service Charges – Strata Title Lot (which is a Non Residential Property)

For a Strata Title Lot (which is a Non Residential Property) within a Strata Title Building where that Strata Title Building:

(a) is connected to the Sewerage System; and
(b) has a Common Water Meter or multiple Common Water Meters, the charge for the provision of sewerage services is apportioned in accordance with the schedule of unit entitlement and is the greater of:

- The non residential minimum sewerage charge or
- The sum of the non residential sewerage service charge commensurate with meter size and the non residential sewerage usage charge.

vii Sewerage Service Charges – Company Title Dwelling

For a Company Title Dwelling within a Company Title Building where that Company Title Building:

(a) is connected to the Sewerage System; and
(b) has a Common Water Meter or multiple Common Water Meters, the charge for the provision of sewerage services to each individual Company Title Dwelling is \$380.75.

viii Sewerage Service Charges – Community Development Lot

For a Community Development Lot within a Community Parcel where that Community Parcel:

(a) is connected to the Sewerage System; and
(b) has a Common Water Meter or multiple Common Water Meters, the charge for the provision of sewerage services is the non residential sewerage usage charge commensurate with meter size, apportioned to the various lots in the community development lot in accordance with the schedule of unit entitlement.

ix Sewerage Service Charges – Retirement Village (which is not on Exempt Land)

For a Retirement Village:

(a) which is not on Exempt Land; and
(b) which is connected to the Sewerage System; and
(c) which has a Common Water Meter or multiple Common Water Meters, the charge for the provision of sewerage services is the greater of:

- The non residential minimum sewerage charge or
- The sum of the non residential sewerage service charge commensurate with meter size and the non residential sewerage usage charge.

x Sewerage Service Charges – Multi Premises (which is not a Strata Title Building, Company Title Building, A Community Parcel or a Retirement Village)

For a Multi Premises:

- (a) which is not a Strata Title Building, a Company Title Building, a Community Parcel or a Retirement Village; and
- (b) which is connected to the Sewerage System; and
- (c) which has a Common Water Meter or multiple Common Water Meters, the charge for the provision of sewerage services is the greater of:
 - The non residential minimum sewerage charge or
 - The sum of the non residential sewerage service charge commensurate with meter size and the non residential sewerage usage charge.

xi Sewerage Service Charges - Non Residential Properties Discharge Factors

- * Sewerage discharge factors are contained in Council's Liquid Trade Waste Policy. Sewerage discharge factors for all other assessed discharges not listed in the above Policy are deemed by Council to be 85%.
- * That on receipt of an objection from an individual property owner with an unmetered sewer connection regarding the assessed discharge factor, the discharge from the property be metered over a minimum period of three months.
- * That should metering prove that a variance exists between the assessed discharge and the actual metered discharge then the individual account be adjusted as from July 1 2006.

xii Trade Waste Charges

The charging components associated with Category 1, 2 and 3 be set as indicated below;

| <i>Trade Waste Discharge Category</i> | <i>Trade Waste Discharge Application Fee</i> | <i>Annual Trade Waste Fee</i> | <i>Re-inspection Fee</i> | <i>Trade Waste Usage Charge/kL</i> | <i>Excess Mass Charges/kg *</i> | <i>Non-compliance Excess Mass Charges *</i> |
|---------------------------------------|--|-------------------------------|--------------------------|------------------------------------|---------------------------------|---|
| <i>1</i> | <i>Yes</i> | <i>Yes</i> | <i>Yes</i> | <i>No</i> | <i>No</i> | <i>No</i> |
| <i>2</i> | <i>Yes</i> | <i>Yes</i> | <i>Yes</i> | <i>Yes</i> | <i>No</i> | <i>No</i> |
| <i>3</i> | <i>Yes</i> | <i>Yes</i> | <i>Yes</i> | <i>No</i> | <i>Yes</i> | <i>Yes</i> |

Trade Waste Charges:

| Charge Component | 2006/07 Charge \$ |
|--|--|
| Discharge Application Fee | Category 1 - 40.40 Category 2 - 51.42 Category 3 - 788.42 |
| Annual Trade Waste Fee | Category 1 - 70.64 Category 2 - 282.56 Category 3 - 474.64 |
| Re-inspection Fee | All Categories - 66.23 per inspection |
| Trade Waste Usage Fee (Category 2 only) | With pre-treatment - 0.10/kL Without pre-treatment - 4.05/kL |
| Excess Mass Charge Per Kilogram of Waste Discharged (Category 3 only): | |
| Biochemical Oxygen Demand | 0.60 / kg |
| Suspended Solids | 0.76 / kg |
| Total Oil and Grease | 1.07 / kg |
| Ammonia (as Nitrogen) | 0.60 / kg |
| Total Kheldhal Nitrogen | 0.15 / kg |
| Total Phosphorus | 1.21 / kg |
| Total Dissolved Solids | 0.04 / kg |
| Aluminium | 0.60 / kg |
| Arsenic | 0.60 / kg |
| Barium | 29.80 / kg |
| Boron | 0.60 / kg |
| Bromine | 11.92 / kg |
| Cadmium | 275.95 / kg |
| Chloride | No charge |
| Chlorinated Hydrocarbons Chlorinated | 29.80 / kg |
| Phenolics | 1,192.12 / kg |
| Chlorine | 1.21 / kg |
| Chromium | 19.87 / kg |
| Cobalt | 12.14 / kg |
| Copper | 12.14 / kg |
| Cyanide | 59.61 / kg |
| Fluoride | 2.98 / kg |
| Formaldehyde | 1.21 / kg |
| Herbicides/defoliant | 596.06 / kg |
| Iron | 1.21 / kg |
| Lead | 29.80 / kg |
| Lithium | 5.96 / kg |
| Manganese | 5.96 / kg |
| Mercaptans | 59.61 / kg |
| Mercury | 1,986.86 / kg |
| Methylene Blue ActiveSubstances (MBAS) | 0.60 / kg |
| Molybdenum | 0.60 / kg |
| Nickel | 19.87 / kg |
| Organoarsenic compounds | 596.06 / kg |
| Pesticides general (excludes organochlorines and organophosphates) | 596.06 / kg |
| Petroleum Hydrocarbons (non-flammable) | 1.99 / kg |
| Phenolic compounds (nonchlorinated) | 5.96 / kg |
| Ph | 0.33 / kg |

| | |
|---|------------|
| Polynuclear aromatic hydrocarbons (PAH's) | 12.14 / kg |
| Selenium | 41.94 / kg |
| Silver | 1.10 / kg |
| Sulphate (as SO ₄) | 0.12 / kg |
| Sulphide | 1.21 / kg |
| Sulphite | 1.32 / kg |
| Thiosulphate | 0.21 / kg |
| Tin | 5.96 / kg |
| Uranium | 5.96 / kg |
| Zinc | 12.14 / kg |

* Charges are applied in accordance with the formula detailed in Council's Liquid Trade Waste Policy.

- F That in accordance with Section 310(2) of the Water Management Act 2000 No 92 and Clause 6 of the Water Management (Water Supply Authorities Finance) Regulations 1996, Council determine the following maximum fees for Residential and Non Residential Properties not connected to the sewerage system for the period July 1 2006 to June 30 2007:

| Effluent Removal, Disposal and Chemical Closet Charges | |
|--|---|
| Type of Service | 2006/2007 Charge \$ |
| Fortnightly effluent removal and disposal service | 876.70 per annum |
| Additional requested effluent removal and disposal service | 33.93 per service |
| Commercial effluent removal and disposal service | 11.24 per kilolitre |
| Sludge removal and disposal services <ul style="list-style-type: none"> • Septic tanks with capacity up to 2750 litres • Septic tanks exceeding 2750 litres or Aerated Wastewater Treatment System (AWTS) with one tank • AWTS with more than one tank • Sludge disposal only (collection organised by customer) | 245.94 per service 319.08 per service 475.99 per service 26.50 per kilolitre |
| Chemical Closet Annual Fortnightly Service | 1,263.57 per annum |
| Each requested weekly special Chemical Closet service | 24.62 per service |

Septic and Chemical Toilet Waste

Charges for septic and chemical toilet waste accepted and discharged into Council's sewerage system to be:

| Type of Service | 2006/2007 Charge \$ |
|----------------------------------|----------------------------|
| Septic and Chemical Toilet Waste | 13.25 / kL |

G PART YEAR CHARGES

For those properties that become chargeable or non chargeable for the water and sewerage service charges during the year a proportional charge calculated on a weekly basis be applied.

H MISCELLANEOUS CHARGES

That in accordance with Section 310(2) of the Water Management Act 2000 No 92 and Clause 6 of the Water Management (Water Supply Authorities Finance) Regulations 1996, Council determine the following maximum fees for the period July 1 2006 to June 30 2007.

| Service No. | Description | 2006/07 Charge \$ |
|-------------|--|--|
| 1 | Conveyancing Certificate Statement of Outstanding Charges a) Over the Counter..... | 15.38 No GST |
| 2 | Property Sewerage Diagram – up to and including A4 Size (where available) Diagram showing the location of the house service line, building and sewer for the property. a) Certified b) Uncertified | 15.38 15.38 No GST |
| 3 | Service Location Diagram Location of sewer and /or water mains in relation to a property's boundaries a) Over the Counter | 15.38 No GST |
| 4 | Special Meter Reading Statement | 47.15 No GST |
| 5 | Billing Record Search Statement – Up to and including 5 years | 15.38 No GST |
| 6 | Water Reconnection a) During business hours b) Outside business hours | 31.78 131.20 No GST |
| 7 | Workshop Test of Water Meter Removal and full mechanical test of the meter by an accredited organisation at the customer's request to determine the accuracy of the water meter. This involves dismantling and inspection of meter components. 20mm 25mm 32mm 40mm 50mm 60mm 80mm | 157.85 157.85 157.85 157.85 157.85 157.85 157.85 No GST |

| Service No. | Description | 2006/07 Charge \$ |
|-------------|---|--|
| 8 | Application for Disconnection – All sizes | 26.65 No GST |
| 9 | Application for Water Service Connection (all sizes) This covers the administration fee only. There will be a separate charge payable to the utility if they also perform the physical connection. | 26.65 No GST |
| 10 | Metered Standpipe Hire Security Bond (25mm) Security Bond (63mm) These charges are refunded to the customer on return (in satisfactory condition) after completion of use. | 324.93 625.25 No GST |
| 11 | Metered Standpipe Hire Annual Fee Quarterly Fee Monthly Fee (or part thereof) | As per water service charge based on meter size. (pro-rata for part of year) |
| 12 | Standpipe Water Usage Fee All Usage | As per standard water usage charges per kilolitre. |
| 13 | Backflow Prevention Device Application and Registration Fee This fee is for the initial registration of the backflow device | 54.33 No GST |
| 14 | Backflow Prevention Application Device Annual Administration Fee This fee is for the maintenance of records including logging of inspection reports. | Nil |
| 15 | Major Works Inspections Fee This fee is for the inspection, for the purpose of approval, of water and sewer mains, constructed by others, that are longer than 25 metres and/or greater than 2 metres in depth Water Mains (\$ per metre) Gravity Sewer Mains (\$ per metre) Rising Sewer Mains (\$ per metre) No GST | 4.72 6.30 4.72 No GST |
| 16 | Statement of Available Pressure and Flow This fee covers all levels whether hydraulic modelling is required or not. | 114.80 Incl GST |

| Service No. | Description | 2006/07 Charge \$ |
|-------------|--|--|
| 17 | <p>Underground Services Locations</p> <p>Council assists in on-site physical locations Customer to provide all plant required to expose asset.</p> <p>Council undertakes on-site physical locations Council to provide all plant and labour to expose asset</p> | <p>\$69.34 per hour for first hour or part thereof then \$16.92 per 15 minutes or part thereof</p> <p>\$115.57 per hour for first hour or part thereof then \$28.75 per 15 minutes or part thereof</p> <p>Incl GST</p> |
| 18 | <p>Plumbing and Drainage Inspection</p> <p>Residential Single Dwelling, Villas & Units</p> <p>Alterations, Caravans & Mobile Homes</p> <p>Commercial & Industrial</p> <p>Additional Inspections.....</p> | <p>139.81 /unit</p> <p>70.47 /permit</p> <p>139.81 (plus 40.59 /WC)</p> <p>51.87 /inspect</p> <p>Incl GST</p> |
| 19 | <p>Billings Record Search – Further Back than 5 years</p> | <p>\$15.38 for the first 15 minutes or part thereof then \$10.25 per 15 minutes or part thereof</p> <p>No GST</p> |
| 20 | <p>Relocate Existing Stop Valve or Hydrant</p> <p>Price exclusive of plant hire charges, material costs and traffic control where applicable</p> | <p>\$105.06 per hour for first hour or part thereof then \$26.14 per 15 minutes or part thereof</p> <p>No GST</p> |

| Service No. | Description | 2006/07 Charge \$ |
|-------------|---|---|
| 21 | <p>Provision of Water Services Application for water service connection fee is also applicable Meter Only (20mm) 90.20 Short service – 20mm 547.35 Long service – 20mm 547.35 Short service – 25mm 664.20 Long service – 25mm 664.20 Short service – 40mm 1248.45 Long service – 40mm 1659.48 Short service – 50mm 1781.45 Long service – 50mm 2196.58 Larger services * \$105.06 per hour for first hour or part thereof then \$26.14 per 15 minutes or part thereof. * Provision of live main connection only. Price exclusive of plant hire charges, material costs and traffic control where applicable.</p> | <p>90.20 547.35 547.35 664.20 664.20 1248.45 1659.48 1781.45 2196.58 \$105.06 per hour for first hour or part thereof then \$26.14 per 15 minutes or part thereof. No GST</p> |
| 22 | <p>Water Sample Analysis For testing of standard water quality parameters (Private supplies)</p> | <p>70.47 incl GST</p> |
| 23 | <p>Raise / Lower / Adjust Existing Services (No more than 2 metres from existing location) 20mm service only – no materials Larger services or requiring materials</p> | <p>105.58 by quote No GST</p> |
| 24 | <p>Relocate Existing Services Short – 20mm Long – 20mm Larger Services (> 20mm)</p> | <p>266.50 415.13 by quote No GST</p> |
| 25 | <p>Alteration from Dual Service to Single Service 20mm service only</p> | <p>318.78 No GST</p> |
| 26 | <p>Disconnection of Existing Service Payable when customer requests Council to disconnect existing service</p> | <p>104.00 No GST</p> |
| 27 | <p>Sewerage Drainage Arrestor Approval Annual Inspection</p> | <p>86.10 26.14 No GST</p> |

| Service No. | Description | 2006/07 Charge \$ |
|-------------|---|--|
| 28 | Sewerage Junction Cut-in (150mm) No excavation, no concrete encasement removal, no sideline, junction within property. Excavation provided by customer. | 259.33 Incl GST |
| 29 | Sewerage Junction Cut-in (150mm) with sideline less than 3m No excavation, no concrete encasement removal, sideline, junction outside property. Excavation provided by customer. | 271.62 Incl GST |
| 30 | Sewerage Junction Cut-in (225mm) No excavation, no concrete encasement removal, no sideline, junction within property. Excavation provided by customer. | 606.79 Incl GST |
| 31 | Sewerage Junction Cut-in (225mm) with sideline less than 3m No excavation, no concrete encasement removal, sideline, junction outside property. Excavation provided by customer. | 640.62 Incl GST |
| 32 | Sewerage Junction Cut-in Greater than 225mm or where excavation or removal of concrete encasement required by Council Price exclusive of plant hire charges, material costs and traffic control where applicable. | \$115.57 per hour for first hour or part thereof then \$28.75 per 15 minutes or part thereof Incl GST |
| 33 | Sewer Main Encasement with Concrete Encasement inspection fee when construction is not by Council Construction by Council | 87.64 Incl GST By quote Incl GST |
| 34 | Sewer Advance Scheme – Administration Charge | 228.89 Incl GST |
| 35 | Raise and Lower Sewer Manholes Raise or lower manhole greater than 300mm Price listed is the manhole adjustment inspection fee. Charge for actual physical adjustment is by quote. | 87.64 No GST |
| 36 | Supply of reticulated tertiary treated sewage effluent (except when covered by individual agreement) | 0.56 per KL No GST |

K Yates
General Manager

PO Box 20
WYONG NSW 2259

[2198]

GOSFORD CITY COUNCIL

Water Management Act 2000

Service Charges for 2006/2007

In accordance with section 315 and 316 of the Water Management Act 2000, Gosford City Council does hereby determine the fees and charges set out in sections 1 to 6 below for the period July 1 2006 to June 30 2007 based on determination of the authority set out in A, B and C below: -

- A** The amount of money estimated by the Authority that is proposed to be raised by way of service charges levied uniformly on all land that is capable of being connected to the Authority's water supply pipes and sewerage service discharge pipes is \$47,977,000 for the period July 1 2006 to June 30 2007.
- B** All land that is capable of being connected to the Authority's water supply pipes and sewerage service discharge pipes is classified for the purposes of levying service charges on the basis of the following factors:
- (i) Whether the land is residential or non residential;
and
 - (ii) The nature and extent of the water and sewerage services connected to each individual allotment.
- C** Service charges shall be uniformly levied on the following basis:
- (i) the nominal size of the water service supply pipe supplying water to the land or to which, in the opinion of the Authority, it is reasonably practicable for water to be supplied to the land, expressed as a charge determined by the nominal diameter of the service connection attaching to the Authority's meter;
 - (ii) by charge following an assessment of the cost of supplying water and sewerage services by the Authority; and
 - (iii) where water pressure requires larger sizes of service connections a charge as assessed by the Authority.

1 Water Charges

Table 1: Water Service Charge for Residential and Non Residential Properties

| Basis of Charge Service Connection Meter Size | Maximum IPART charge for the period 1 July 2006 to 30 June 2007 \$ | State Government Water Savings Fund Contribution \$ | Maximum total water service charge for the period 1 July 2006 to 30 June 2007 \$ |
|---|---|--|--|
| 20mm | 83.24 | 14.95 | 98.19 |
| 25mm | 130.06 | 14.95 | 145.01 |
| 32mm | 213.09 | 14.95 | 228.04 |
| 40mm | 332.96 | 14.95 | 347.91 |
| 50mm | 520.25 | 14.95 | 535.20 |
| 65mm | 879.22 | 14.95 | 894.17 |
| 80mm | 1,331.84 | 14.95 | 1,346.79 |
| 100mm | 2,081.00 | 14.95 | 2,095.95 |
| 150mm | 4,682.25 | 14.95 | 4,697.20 |
| 200mm | 8,324.00 | 14.95 | 8,338.95 |
| For meter diameter sizes not specified above, the following formula applies: $(\text{service size})^2 \times \$83.24/400 + \$14.95 \text{ WSFC}^*$ | | | |

* WSFC = Water Savings Fund Contribution

Table 2: Water Usage Charge for Residential and Non Residential Properties

| Basis of Charge | Maximum charge for the period 1 July 2006 to 30 June 2007 \$ |
|-----------------------------|--|
| Per kilolitre of water used | 1.12 |

The water usage charge for all water drawn from standpipes is \$1.12 per kilolitre.

Table 3: Water Service Charge for Vacant Land.

| Basis of Charge | Maximum IPART charge for the period 1 July 2006 to 30 June 2007 \$ | State Government Water Savings Fund Contribution \$ | Maximum total water service charge for the period 1 July 2006 to 30 June 2007 \$ |
|--|---|--|--|
| Classification of land being vacant land | 83.24 | 14.95 | 98.19 |

2 Sewerage Charges

Table 4: Residential Sewerage Service Charge

| Charge | Maximum charge for the period 1 July 2006 to 30 June 2007 \$ |
|-------------------------|---|
| Sewerage service charge | 375.73* |

* Includes \$0.82 to cover cost of Mooney Mooney Cheero Point Sewerage Scheme resulting from IPART Determination No. 1, 2006.

Table 5: Non-Residential Sewerage Service Charge

| Charge | Charge for the period 1 July 2006 to 30 June 2007 \$ |
|---------------------------------|---|
| Minimum sewerage service charge | 375.73* |

* Includes \$0.82 to cover cost of Mooney Mooney Cheero Point Sewerage Scheme resulting from IPART Determination No. 1, 2006.

Table 6: Non Residential Sewerage Service Charge

| Basis of Charge Service Connection Meter Size | Maximum charge for the period 1 July 2006 to 30 June 2007* \$ |
|---|--|
| Minimum charge | 375.73 |
| 20mm | 280.90 |
| 25mm | 438.91 |
| 32mm | 719.10 |
| 40mm | 1,123.60 |
| 50mm | 1,755.63 |
| 65mm | 2,967.01 |
| 80mm | 4,494.40 |
| 100mm | 7,022.50 |
| 150mm | 15,800.63 |
| 200mm | 28,090.00 |
| For meter diameter sizes not specified above, the following formula applies: (service size) ² x 20mm charge/400 | |

The minimum amount payable by a non-residential customer is \$375.73

* Includes \$0.82 to cover cost of Mooney Mooney Cheero Point Sewerage Scheme resulting from IPART Determination No. 1, 2006.

Table 7: Non-Residential Sewerage Usage Charge

| Basis of Charge | Maximum charge for the period 1 July 2006 to 30 June 2007 \$ |
|---|---|
| Usage of the service (per kilolitre of water used) | 0.80 x df% |

The price for sewer usage for non-residential customers is set out in Table 7 adjusted by a discharge factor (df%) as determined by Council.

The discharge factor is applied to the assessed percentage of water purchased from Gosford City Council to determine the volume discharged to the sewer.

Table 8: Sewerage Service Charge for Vacant Land.

| Basis of Charge | Maximum charge per annum for the period 1 July 2006 to 30 June 2007 \$ |
|---|---|
| Classification of land as a vacant land | 281.80 |

3

(continued next page)

Stormwater Drainage Charges

Table 9: Stormwater drainage charge for Residential Properties, Non Residential Properties, Vacant Land and Unmetered Properties

| Basis of Charge | Maximum charge per annum for the period 1 July 2006 to 30 June 2007 \$ |
|----------------------------|---|
| Stormwater drainage charge | 55.00 |

4 Trade Waste Charges

4.1 Application

This Section sets the maximum prices that the Council may charge for the Monopoly Services under paragraph (d) of the Order (Trade Waste Services).

4.2 Categories for pricing purposes

Prices for trade waste services have been determined for 3 categories:

- (a) Category 1 Trade Waste Discharge;
- (b) Category 2 Trade Waste Discharge; and
- (c) Category 3 Trade Waste Discharge.

4.3 Category 1 Trade Waste Discharge

The maximum price for Category 1 Trade Waste Discharge that may be levied by the Council is represented by the following formula:

$$TW1 = A + I$$

Where:

- TW1 = maximum price for Category 1 Trade Waste Discharge
- A = Trade waste agreement fee (\$)
- I = Liquid trade waste re-inspection fee (\$) (if applicable)

each as set out in Table 10.

4.4 Category 2 Trade Waste Discharge

The maximum price for Category 2 Trade Waste Discharge that may be levied by the Council is represented by the following formula:

$$TW2 = A + I + [(C \times TWDF) \times UC_{tw}]$$

Where:

TW2 = maximum price for Category 2 Trade Waste Discharge
 A = Trade waste agreement fee (\$)
 I = Liquid trade waste re-inspection fee (\$) (if applicable)
 UC_{tw} = Trade waste usage charge (\$/kL),
 each as set out in Table 10.

C = Customer annual water consumption (kL)
 TWDF = Trade Waste DischargeFactor (%)

4.5 Category 3 Trade Waste Discharge

The maximum price for Category 3 Trade Waste Discharge that may be levied by the Council is the higher of the price as calculated by applying the formula in clause 3.4 above and the price as represented by the following formula:

$$TW3 = A + I + EMC$$

Where:

TW3 = maximum price for Category 3 Trade Waste Discharge
 A = Trade waste agreement fee (\$)
 I = Liquid trade waste re - inspection fee (\$) (if applicable)

each as set out in Table 9.

EMC = Total excess mass charge (\$) as set out in Table 11.

The maximum charge for trade waste discharge of excess quantity and acceptance quality and annual inspection fee is set out in Table 10.

Table 10: Trade Waste Charges

| Basis of Charge | Maximum charge for the period 1 July 2006 to 30 June 2007 \$ |
|---|---|
| Trade Waste Usage Charge | \$1.33/kL |
| Annual Trade Waste Agreement Fee | \$68.30 (excl. GST) |
| Liquid Trade Waste re-inspection fee | \$116.25 (excl. GST) |
| Charge for lack of pre-treatment facility | \$11.28/kL |

Table 11: Excess Mass Charges

| Pollutant | Excess Mass charge (\$/kg) for the period 1 July 2006 to 30 June 2007 \$ |
|--|---|
| Aluminium (Al) | 0.55 |
| Ammonia (as N) | 1.64 |
| Arsenic (As) | 55.35 |
| Barium (Ba) | 27.68 |
| Biological Oxygen Demand (BOD ₅) | 1.33 |
| Boron (B) | 0.55 |
| Bromine (Br ₂) | 11.28 |
| Cadmium (Cd) | 256.25 |
| Chlorinated Hydrocarbons | 27.68 |
| Chlorinated Phenolics | 1,127.50 |
| Chloride | No charge |
| Chlorine (Cl ₂) | 1.13 |
| Chromium (Cr) (Total)# | 18.45 |
| Cobalt (Co) | 11.28 |
| Copper (Cu) | 11.28 |
| Cyanide | 55.35 |
| Fluoride (F) | 2.77 |
| Formaldehyde | 1.13 |
| Grease | 6.85 |
| Herbicides/Weedicides/Fungicides | 553.50 |
| Iron (Fe) | 1.13 |
| Lead (Pb) | 27.68 |
| Lithium (Li) | 5.54 |
| Methylene Blue Active Substances (MBAS) | 0.55 |
| Manganese (Mn) | 5.54 |
| Mercury (Hg) | 1,845.00 |
| Molybdenum (Mo) | 0.55 |
| Nickel (Ni) | 18.45 |
| Nitrogen (N) (Total Kjeldahl Nitrogen) | 0.14 |
| Pentachlorophenol | 1,127.50 |
| Pesticides – General | 553.50 |
| Pesticides – Organochlorine | 553.50 |
| Pesticides – Organophosphate | 553.50 |
| PCB | 553.50 |
| Petroleum Hydrocarbons (non-flammable) | 1.85 |
| pH>10, or pH<7 | 0.55 |
| Phenolic Compounds (excluding chlorinated) | 5.54 |
| Phosphorus (Total) | 1.13 |
| Polynuclear Aromatic Hydrocarbons (PAH) | 11.28 |
| Selenium (Se) | 38.95 |
| Silver (Ag) | 11.28 |
| Sulphate (SO ₄) | 0.11 |
| Sulphide (S) | 1.13 |

| Pollutant | Excess Mass charge (\$/kg) for the period 1 July 2006 to 30 June 2007 \$ |
|------------------------------|---|
| Sulphite (SO ₃) | 1.13 |
| Suspended Solids (SS or NFR) | 1.33 |
| Temperature | No charge |
| Tin (Sn) | 5.54 |
| Total Dissolved Solids | 0.04 |
| Zinc (Zn) | 11.28 |

5 Charges for Ancillary and Miscellaneous Services

Table 12: Charges for Ancillary and Miscellaneous Services

| Service No. | Description | Maximum price per service for the period 1 July 2006 to 30 June 2007 \$ |
|-------------|---|--|
| 1 | Conveyancing Certificate <i>Statement of Outstanding Charges</i> a) Over the Counter b) Electronic | 26.00 NA |
| 2 | Property Sewerage Diagram – Up to and Including A4 size (where available) <i>Diagram showing the location of the house-service line, building and sewer for a property.</i> a) Certified b) Uncertified 1. Over the Counter 2. Electronic | 30.00 24.00 NA |
| 3 | Service Location Diagram <i>Location of Sewer and/or Water Mains in relation to a property's boundaries.</i> a) Over the Counter b) Electronic | 15.00 NA |
| 4 | Special Meter Reading Statement | 54.00 |
| 5 | Billing Record Search Statement - Up to and including 5 years | 17.70 |
| 6 | Building Over or Adjacent to Sewer Advice <i>Statement of approval status for existing building over or adjacent to a sewer.</i> | 0.00 |
| 7 | Water Reconnection a) During business hours b) Outside business hours | 52.00 110.00 |
| 8 | Workshop Test of Water Meter <i>Removal of the meter by an accredited organisation at the customer's request to determine the accuracy of the water meter. A separate charge relating to transportation costs and the full mechanical test which involves dismantling and inspection of meter components will also be payable</i> 20mm 25mm 32mm | 134.00 134.00 134.00 |

| Service No. | Description | Maximum price per service for the period 1 July 2006 to 30 June 2007 \$ |
|-------------|--|---|
| | 40mm 50mm 65mm 80mm 100mm 150mm | 134.00 134.00 134.00 134.00 NA NA |
| 9 | Application for Disconnection a) Application for disconnection (all sizes) b) Physical disconnection | 39.00 164.00 |
| 10 | Application for Water Service Connection (up to and including 25mm) <i>This covers the administration fee only. There will be a separate charge payable to the utility if they also perform the physical connection.</i> | 39.00 |
| 11 | Application for Water Service Connection (32 – 65mm) <i>This covers administration and system capacity analysis as required. There will be a separate charge payable to the utility if they also perform the physical connection.</i> | 39.00 |
| 12 | Application for Water Service Connection (80mm or greater) <i>This covers administration and system capacity analysis as required. There will be a separate charge payable to the utility if they also perform the physical connection.</i> | 39.00 |
| 13 | Application to Assess a Water Main Adjustment <i>(Moving a fitting and/or adjusting a section of water main up to and including 25 metres in length)</i> <i>This covers preliminary advice as to the feasibility of the project and will result in either.</i> (a) A rejection of the project in which case the fee covers the associated investigation costs. OR 2 (b) Conditional approval in which case the fee covers the administrative costs associated with the investigation and record amendment. | 273.00 273.00 |
| 14 | Standpipe Hire <i>Security Bond (all meter sizes)</i> | 596.00 |
| 15 | Standpipe Hire < 50mm ≥ 50mm | 83.24 520.25 |
| 16 | Standpipe Water Usage Fee (\$/kL) | 1.12 |
| 17 | Backflow Prevention Device Application and Registration Fee <i>This fee is for the initial registration of the backflow device.</i> | 60.00 |
| 18 | Backflow Prevention Application Device Annual Administration Fee <i>This fee is for the maintenance of records including logging of inspection reports.</i> | 25.00 |
| 19 | Major Works Inspection Fee <i>This fee is for the inspection, for the purpose of approval, of water and sewer mains, constructed by others that are longer than 25 metres and/or greater than 2 metres in</i> | |

| Service No. | Description | Maximum price per service for the period 1 July 2006 to 30 June 2007 \$ |
|-------------|--|--|
| | <i>depth.</i> Water Mains (\$ per metre) Sewer Mains (\$ per metre) Re-inspection | 10.00 10.00 114.00 |
| 20 | Statement of Available Pressure and Flow <i>This fee covers all levels whether modelling is required or not.</i> | 114.00 |

(continued next page)

| Service No. | Description | Maximum price per service for the period 1 July 2006 to 30 June 2007 | |
|-------------|---|--|-----------------|
| | | Fixed | Hourly |
| 21 | Cancellation Fee – Water and Sewerage Applications <i>A fee charged to cancel an application for services and process a refund of water and sewer application fees</i> | 51.25 | NA |
| 22 | Sales of Building Over Sewer and Water Guidelines <i>A fee for undertaking a technical review of guidelines to ensure that current standards are applied when a proposal to build over or near council sewer and water mains is lodged.</i> | 10.10 | NA |
| 23 | Section 307 Certificate <i>A fee for preparation of a Section 307 Certificate which states whether a development complies with the Water Management Act 2000.</i> | | |
| | Dual Occupancies | 89.00 | NA |
| | Commercial Buildings, Factories, Torrens Subdivision of Dual Occupancy etc | 132.00 | NA |
| | Boundary Realign with Conditions | 215.00 | NA |
| | Subdivisions, developments involving mains extensions | 638.00 | NA |
| | Development without Requirement Fee | 52.00 | NA |
| 24 | Inspection of Concrete Encasement and Additional Junction Cut-ins <i>A fee charged by Council to inspect a developer's works to determine whether works are in accordance with Council standards</i> | | |
| | Inspection of concrete encasement | 143.00 | NA |
| | Additional Inspection (due to non-compliance) | 50.00 | NA |
| | Inspection of concrete encasement greater than 10m | 143.00 plus 14.30 for every metre over 10 metres of encasement | NA |
| 25 | Sale of Specification for Construction of Water and Sewerage Works by Private Contractors <i>Contractors carrying out private works are required to purchase Council's "Specifications for Construction of Water and Sewerage Works by Private Contractors"</i> | 79.00 per volume | NA |
| 26 | Private Developers Plan Resubmission <i>A fee for Council review and approval of a</i> | NA | 59.00 for first |

| Service No. | Description | Maximum price per service for the period 1 July 2006 to 30 June 2007 | |
|-------------|---|--|---|
| | | Fixed | Hourly |
| | <i>developer's request for changes to a previously approved water or sewer plan.</i> | | hour and 33.00 for each hour thereafter |
| 27 | Approval of Developers Sewer Pump Station Rising Main Design <i>A fee for Council review and approval of a private developer's proposal for provision of sewer; pump stations/rising mains. This fee covers assessment of: suitability for integration within the existing sewerage system. proposed works conform to both industry and Council standards.</i> | 223.00 | NA |
| 28 | Approval of Private Internal Residential Sewer Pump Station Rising Main Design <i>A fee for Council review of a property owner's proposal for provision of minor internal sewer; pump stations/rising mains. This fee covers assessment of: suitability for integration within the existing sewerage system. proposed works conform to both industry and Council standards.</i> | 86.00 | NA |
| 29 | Approval of Extension of Sewer/Water Mains to Properties Outside Service Areas <i>A fee for Council review and approval of a property owner's application for extension of sewer/water mains to properties outside service areas.</i> | 121.00 | NA |

| | | | |
|----|--|--------|----|
| 30 | Sale of Sewer Plan Books <i>A fee for purchase of Council hardcopy set of sewer reticulation plans.</i> | | |
| | A3 Sheets in Cardboard Folder | NA | NA |
| | A3 Sheets in Plastic Pockets (3 folders) | NA | NA |
| | Annual Charge for Monthly Updating Service | NA | NA |
| | CD copy | 66.00 | NA |
| 31 | Trade Waste Approvals <i>A fee for Council inspection of a commercial or industrial development prior to approval for discharging into Council's sewers being granted.</i> | 180.00 | NA |
| 32 | Sewer Connection Fees <i>A fee for Council inspection of developments</i> | | |

| Service No. | Description | Maximum price per service for the period 1 July 2006 to 30 June 2007 | |
|-------------|---|---|---------------------|
| | | Fixed | Hourly |
| | <p><i>requiring connection to, or alteration to existing connection to Council's sewer to ensure protection of Council's sewerage system.</i></p> <p>New Sewer Connection</p> <p>Plus Each Additional WC</p> <p>Alterations</p> <p>Units/Villas (1 WC each flat or unit)</p> <p>Plus for each additional WC</p> <p>Caravan Connection Fee</p> <p>Sewer Re-Inspection Fee</p> | <p>178.00</p> <p>68.00</p> <p>125.00</p> <p>143.00</p> <p>68.00</p> <p>84.00</p> <p>95.00</p> | <p>NA</p> |
| 33 | <p>Location of Water and Sewer Mains <i>Private developers/contractors request the on-site indication of the alignment, and often depth, of water and sewer mains and services.</i></p> <p><i>This service will be charged on the basis of actual costs incurred by Council. Applicants should contact Council for an estimate of actual cost. A minimum charge of \$177.00 will apply.</i></p> | <p>177.00 minimum</p> | <p>NA</p> |
| 34 | <p>Water Service Connection Fee for a 20 – 25 mm Meter <i>For meters greater than 25mm charges will be levied on the actual cost of the work involved plus an administration fee (see charge 10)</i></p> | <p>304.00</p> <p>39.00</p> | <p>NA</p> <p>NA</p> |
| 35 | <p>Septic/Portaloo/Mobile Cleaning Charge <i>A fee for accepting septic, portaloo and mobile cleaning effluent at Council sewage disposal sites</i></p> | <p>11.28/kL</p> | <p>NA</p> |
| 36 | <p>Other liquid wastes transported by disposal contractors <i>A fee for accepting other liquid wastes at Council sewage disposal sites</i></p> | <p>\$1.23/kL</p> | <p>NA</p> |
| 37 | <p>Recoverable Works <i>This service will be charged on the basis of actual costs incurred by the Council plus internal overheads charged in accordance with the rates published annually by the Council. Applicants should contact Council for an estimate of the cost.</i></p> | <p>No maximum charge set</p> | <p>NA</p> |

(continued next page)

5 Exempt Property Meter Hire Charges (Non IPART**)

Under the *Water Management Act 2000* Council may impose a fee or charge (but not an annual service charge) for exempt properties where a service or thing is supplied. The "thing" supplied is the water meter. The water meter hire charge is set out in Table 13.

Table 13: Water Meter Hire Charge

| Basis of Charge Service Connection Meter Size | Maximum charge for the period 1 July 2006 to 30 June 2007 \$ | State Government Water Savings Fund Contribution \$ | Maximum total water service charge for the period 1 July 2006 to 30 June 2007 \$ |
|---|---|---|---|
| 20mm | 83.24 | 14.95 | 98.19 |
| 25mm | 130.06 | 14.95 | 145.01 |
| 32mm | 213.09 | 14.95 | 228.04 |
| 40mm | 332.96 | 14.95 | 347.91 |
| 50mm | 520.25 | 14.95 | 535.20 |
| 65mm | 879.22 | 14.95 | 894.17 |
| 80mm | 1,331.84 | 14.95 | 1,346.79 |
| 100mm | 2,081.00 | 14.95 | 2,095.95 |
| 150mm | 4,682.25 | 14.95 | 4,697.20 |
| 200mm | 8,324.00 | 14.95 | 8,338.95 |
| For meter diameter sizes not specified above, the following formula applies: $(\text{service size})^2 \times \$83.24/400 + \$14.95 \text{ WSFC}^*$ | | | |

Council may also, in relation to exempt properties that are connected to the Council sewerage system, fix a fee or charge for the supply of a meter to measure the quantity of sewage discharged from the exempt property. The sewer meter hire charge is set out in Table 14:

Table 14: Sewer Meter Hire Charge

| Charge | Charge for the period 1 July 2006 to 30 June 2007 \$ |
|-------------------------|--|
| Sewer Meter Hire Charge | 375.73 |

** "Non IPART" means that IPART has no jurisdiction to set these charges under the *Independent Pricing and Regulatory Tribunal Act 1992*. The installation and hire of meters is not a "government monopoly service". IPART does not have jurisdiction over setting of meter hire charges.

6 Laboratory Service Charges (Non IPART**)

Table 15: Laboratory Service Charges

| Basis of Charge Per analysis | Maximum charge for the period 1 July 2006 to 30 June 2007 \$ |
|---------------------------------|---|
| Laboratory analysis (incl. GST) | 10.00 |

[2199]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of LEO WILLIAM EVANS, late of Vacluse, in the State of New South Wales, retired, who died on 24th October 2005, must send particulars of his/her claim to the executor, Cecile Joyce Evans (being the executrix appointed under the will), c.o. John H Hastings, Solicitor, Level 19, 207 Kent Street, Sydney NSW 2000, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution the executrix has notice. Probate was granted in New South Wales on 6th June 2006. JOHN H HASTINGS, Solicitor, Level 19, 207 Kent Street, Sydney NSW 2000 (DX 10313, SSE), tel.: (02) 9251 2138. [2200]

general meeting of members of the company will be held at 9:15 a.m., on Monday, 31st July 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 26th day of June 2006. By Order of the Board. S. B. HUMPHRYS, Liquidator, c.o. Moore Stephens Sydney Pty Limited, Chartered Accountants, Level 5, 14 Martin Place, Sydney NSW 2000, tel: (02) 8236 7700. [2202]

COMPANY NOTICES

NOTICE convening final meeting of the company.—A D PENFOLD CO PTY LTD, ACN 002 048 026 (in liquidation).—NOTICE is hereby given pursuant to section 509 of the Corporation Law that the final meeting of members of the abovenamed company will be held at the offices of Miller Needs, 434 Elizabeth Street, Surry Hills NSW 2010, on 3rd August 2006, at 10:00 a.m., for the purpose of laying before the meeting an account showing how the winding-up has been conducted and the property of the company has been disposed of and giving any explanation thereof. Dated this 22nd June 2006. B. E. NEEDS, Liquidator, c.o. Miller Needs, Chartered Accountants, 434 Elizabeth Street, Surry Hills, NSW 2010, tel: (02) 9318 2755. [2201]

NOTICE of voluntary winding up.—BOURNLEA PTY LIMITED, ACN 000 913 815 (in liquidation).—Notice is hereby given under the Corporations Act 2001, section 491(2), that a general meeting of members of the above company was held on the 28th June 2006, it was resolved that the company be wound up voluntarily and that Marilyn Grace Smith be appointed liquidator. BEN EVIO, PO Box 2352, North Parramatta NSW 1750, tel.: (02) 9683 7433 [2203]

NOTICE of final meeting of company.—ANDREW JOHNSON CONSTRUCTIONS PTY LTD, ACN 084 725 093 (in voluntary liquidation).—Notice is hereby given that the a

NOTICE of final general meeting.—LAVERIC PTY LIMITED, ACN 001 268 382 (in voluntary liquidation).—In accordance with section 509 of the Corporations Act, notice is hereby given that the final general meeting of the abovenamed company will be held at Level 2, 131 Clarence Street, Sydney NSW 2000, on 8th August 2006, at 11:00 a.m., for the purpose of having laid before it by the liquidator an account showing how the winding up has been conducted and the manner in which the assets of the company have been distributed and a hearing of an explanation of the account by the liquidator and to authorise the liquidator to destroy all books and records of the company on completion of all duties. Dated 26th June 2006. R. HILL, Liquidator, c.o. K. B. Raymond & Co., Level 2, 131 Clarence Street, Sydney NSW 2000 (GPO Box 4884, Sydney NSW 2001), tel.: (02) 9299 6521. [2204]

PERILYA LTD

Water Access Charge

Annual water supply access charge of \$1.110 million

Water Usage Charge

Water usage charge of \$1.802 for all filtered water usage with minimum payment of \$1.333 million

SCHEDULE 2 – SEWERAGE and TRADE WASTE CHARGES

SEWERAGE SERVICE CHARGES CITY OF BROKEN HILL

Residential Land: The service charge shall be a fixed charge of \$298 per customer service connection per year. In respect of any chargeable land used as the site of a block of company or community title units or flats shall be treated as a single non-residential assessment. In respect of strata titled units each will be billed the minimum charge. In respect of any strata lot designed and intended for occupation or used for the purpose of accommodating one or more motor vehicles, there shall be no minimum amount for service charges.

Non Residential Land:

Sewer Access Charge

| <i>Nominal Size of Service</i> | <i>Annual Access Charge (\$)</i> |
|--------------------------------|----------------------------------|
| 20mm | 537 |
| 25mm | 838 |
| 32mm | 1,373 |
| 40mm | 2,146 |
| 50mm | 3,353 |
| 80mm | 8,584 |
| 100mm | 13,413 |
| 150mm | 30,178 |

Sewer Usage Charge

All kilolitres 86 c/kL

Sewer Discharge Factor

An appropriate sewer discharge factor is applied to the final sewerage calculation for non-residential customers.

Vacant Land: The service charge shall be a fixed charge of \$298 per customer service connection per year.

TRADE WASTE CHARGES FOR NON-RESIDENTIAL CUSTOMERS CITY OF BROKEN HILL

Application and inspection fee shall be \$142.

The annual trade waste fees shall be (GST excluded):

| | |
|------------|--|
| Category 1 | \$142 (Dischargers – requiring nil or minimal pre-treatment) |
| Category 2 | \$451 (Dischargers – requiring prescribed pre-treatment) |
| Category 3 | Set on a case by case basis depending on the complexity of monitoring required (Discharges – large or industrial waste or discharging greater than 20kL/d) |

Trade Waste Usage Charge shall be \$1.23/kL (applicable to Category 2)

Excess Mass Charges shall be set on a case by case basis (applicable to Category 3 discharges)

SEWERAGE AND TRADE WASTE CHARGES FOR PERILYA LTD

Residential: The sewerage service charge for mining company houses shall be \$298 per occupied house.

Non-residential: The sewerage access charge shall be \$13,413 on the basis of the 100mm water supply service connection. The sewer usage charge shall be \$0.86/kL of non-residential discharge to the sewerage system.

Trade waste: Annual trade waste fee shall be \$1,163 for each operating mine
Applicable trade waste usage charge or excess mass charge as per Liquid Trade Waste management Guidelines, March 2005

SEWERAGE CHARGES IN RESPECT OF LANDS EXEMPT UNDER SCHEDULE 4

- a) The charge for sewerage services rendered, unless otherwise provided by separate assessment by Country Energy of the cost of providing the service, in respect of –
- i) Land owned by the Crown, being:
 1. State school land, and
 2. Land used or occupied as a playground in connection with such school, or as the residence of a caretaker, servant or teacher of any such school;
 - ii) Land which belongs to and which is occupied and used in connection with any school registered under the Bursary Endowment Act 1912, or any certified school under the Public Instruction (Amendment) Act 1916, including any playground which belongs to and is used in connection with any such school, and any building occupied as a residence by any caretaker, servant or teacher of any such school which belongs to and is used in connection with the school;
 - iii) Land which belongs to a religious body and which is occupied and used in connection with any church or other building used or occupied for public worship;
shall be charged on the water usage recorded by the water service times by the sewer usage charge of \$0.86/kL times by the relevant Sewer Discharge Factor as per the DEUS Liquid Trade Waste Management Guidelines 2005.
- b) The charge for sewerage services rendered in respect of -
- i) Land, other than land referred to in paragraph i) of clause (a) above, owned by the Crown, which is exempt under Schedule 4 of the Act;
 - ii) Land, other than land referred to in paragraph (iii) of clause (a) above, belonging to a religious body, which is exempt under Schedule 4 of the Act;
shall be charged on the water usage recorded by the water service times by the sewer usage charge of \$0.86/kL times by the relevant Sewer Discharge Factor as per the DEUS Liquid Trade Waste Management Guidelines 2005.

[2205]