



# Government Gazette

OF THE STATE OF  
NEW SOUTH WALES

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## LEGISLATION

### Assents to Acts

#### ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 23 November 2007

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

Act No. 60 2007 – An Act to amend the Classification (Publications, Films and Computer Games) Enforcement Act 1995 consequentially on the enactment of amendments to the corresponding Commonwealth Act, and to make further provision for the giving of exemptions from the State Act; and for other purposes. [Classification (Publications, Films and Computer Games) Enforcement Amendment Bill].

Act No. 61 2007 – An Act to amend the Road Transport (Safety and Traffic Management) Act 1999 to extend the requirement for a zero prescribed concentration of alcohol to visiting overseas or interstate novice drivers; and for other purposes. [Road Transport (Safety and Traffic Management) Amendment (Novice Drivers) Bill].

Act No. 62 2007 – An Act to amend, and eventually repeal, the Coal Acquisition Act 1981, the Coal Ownership (Restitution) Act 1990 and certain other legislation relating to the acquisition and restitution of rights with respect to coal, and to make consequential amendments to certain other legislation. [Coal Acquisition Legislation Repeal Bill].

Act No. 63 2007 – An Act to amend the Murray-Darling Basin Act 1992 to approve an amendment to the Murray-Darling Basin Agreement to facilitate the operation of the Murray-Darling Basin Commission's water business on appropriate commercial principles; and for other purposes. [Murray-Darling Basin Amendment Bill].

Act No. 64 2007 – An Act to regulate the installation, use, maintenance and retrieval of surveillance devices; to repeal the Listening Devices Act 1984; and for other purposes. [Surveillance Devices Bill].

Act No. 65 2007 – An Act to amend the Summary Offences Act 1988, the Anzac Memorial (Building) Act 1923 and the Anzac Memorial (Building) By-laws 1937 to increase penalties for certain offences relating to war memorials under the Summary Offences Act 1988 and the By-laws; and for other purposes. [War Memorial Legislation Amendment (Increased Penalties) Bill].

RUSSELL D. GROVE, PSM,  
Clerk of the Legislative Assembly

**ACTS OF PARLIAMENT ASSENTED TO**

Legislative Council Office Sydney 23 November 2007

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

Act No. 66, 2007 - An Act to amend the Crimes Act 1900 to deal with consent in relation to sexual assault offences. [Crimes Amendment (Consent—Sexual Assault Offences) Act 2007].

LYNN LOVELOCK,  
Clerk of the Parliaments

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# Proclamations

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New South Wales

## Commencement Proclamation

under the

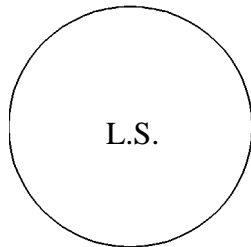
Confiscation of Proceeds of Crime Amendment Act 2005 No 73

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 *Confiscation of Proceeds of Crime Amendment Act 2005*, do, by this my Proclamation, appoint 1 January 2008 as the day on which the uncommenced provisions of that Act commence.

Signed and sealed at Sydney, this 28th day of November 2007.

By Her Excellency's Command,



JOHN HATZISTERGOS, M.L.C.,  
Attorney General

GOD SAVE THE QUEEN!

### Explanatory note

The object of this Proclamation is to commence the uncommenced provisions of the *Confiscation of Proceeds of Crime Amendment Act 2005*, including provisions relating to drug proceeds orders and the issue and operation of freezing notices to prevent certain crime-affected property from being dealt with.



New South Wales

## Commencement Proclamation

under the

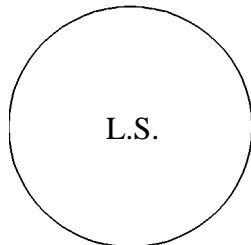
Confiscation of Proceeds of Crime Act 1989 No 90

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 *Confiscation of Proceeds of Crime Act 1989*, do, by this my Proclamation, appoint 1 January 2008 as the day on which Division 4 of Part 2 of that Act commences.

Signed and sealed at Sydney, this 28th day of November 2007.

By Her Excellency's Command,



JOHN HATZISTERGOS, M.L.C.,  
Attorney General

GOD SAVE THE QUEEN!

### Explanatory note

The object of this Proclamation is to commence provisions of the *Confiscation of Proceeds of Crime Act 1989* relating to drug proceeds orders.



New South Wales

## Proclamation

under the

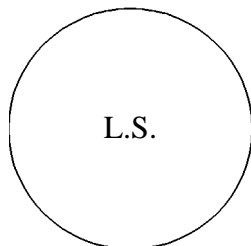
Roman Catholic Church Communities' Lands Act 1942 No 23

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 (2) of the *Roman Catholic Church Communities' Lands Act 1942*, do, by this my Proclamation, add the canonical name of "The Australian Association of the Sovereign Military Hospitaller Order of St. John of Jerusalem, of Rhodes, and of Malta" to Column 1 of Schedule 2 to that Act, and add to Column 2 of that Schedule opposite that name the corporate name "Order of Malta".

Signed and sealed at Sydney, this 21st day of November 2007.

By Her Excellency's Command,



JOHN HATZISTERGOS, M.L.C.,  
Attorney General

GOD SAVE THE QUEEN!

### Explanatory note

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

The object of this Proclamation is to add The Australian Association of the Sovereign Military Hospitaller Order of St. John of Jerusalem, of Rhodes, and of Malta and the corporate name of the trustees for that congregation to Schedule 2 to the Act.



New South Wales

## Commencement Proclamation

under the

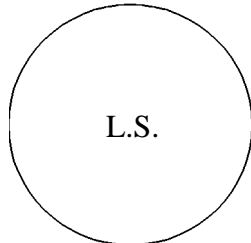
Tow Truck Industry Amendment Act 2007 No 54

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 *Tow Truck Industry Amendment Act 2007*, do, by this my Proclamation, appoint 30 November 2007 as the day on which that Act commences.

Signed and sealed at Sydney, this 28th day of November 2007.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!

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# Regulations

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New South Wales

## Confiscation of Proceeds of Crime Amendment Regulation 2007

under the

Confiscation of Proceeds of Crime Act 1989

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Confiscation of Proceeds of Crime Act 1989*.

JOHN HATZISTERGOS, M.L.C.,  
Attorney General

### Explanatory note

The object of this Regulation is to amend the *Confiscation of Proceeds of Crime Regulation 2005*, as a consequence of the commencement of the *Confiscation of Proceeds of Crime Amendment Act 2005*, as follows:

- (a) to declare certain orders and declarations under South Australian and Western Australian legislation relating to confiscation of proceeds of crime to be interstate forfeiture orders, interstate pecuniary penalty orders and interstate restraining orders, so as to enable them to be enforced in New South Wales,
- (b) to specify the form of application for a freezing notice, the form of such a notice and the form for giving notice of the issue of a freezing notice and the form of record of the issue of a freezing notice,
- (c) to specify the date from which interest is payable in relation to the value of property that is required to be returned to a person when a freezing notice ceases to be in force,
- (d) to make other minor and consequential amendments.

This Regulation is made under the *Confiscation of Proceeds of Crime Act 1989*, including sections 4 (1), 7, 42B (3), 42D (2), 42F (2), 42H (2), 42S (1), 53 and 95 (the general regulation-making power).

Clause 1            Confiscation of Proceeds of Crime Amendment Regulation 2007

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## **Confiscation of Proceeds of Crime Amendment Regulation 2007**

under the

Confiscation of Proceeds of Crime Act 1989

### **1 Name of Regulation**

This Regulation is the *Confiscation of Proceeds of Crime Amendment Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 January 2008.

### **3 Amendment of Confiscation of Proceeds of Crime Regulation 2005**

The *Confiscation of Proceeds of Crime Regulation 2005* is amended as set out in Schedule 1.



Confiscation of Proceeds of Crime Amendment Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

**[1] Clause 3 Definitions**

Omit “*Criminal Assets Confiscation Act 1996*” from the definition of *the South Australian Act* in clause 3 (1).

Insert instead “*Criminal Assets Confiscation Act 2005*”.

**[2] Clause 6 Interstate forfeiture orders: section 4**

Omit “order” where firstly and secondly occurring.

Insert instead “order or declaration”.

**[3] Clause 6 (d)**

Omit the paragraph. Insert instead:

(d) section 47 or 77 of the South Australian Act,

**[4] Clause 6 (2) and (3)**

Insert at the end of clause 6:

(2) A declaration in force under section 22 or 28 of the Western Australian Act that is enforceable by confiscation under that Act is declared to be a declaration within the meaning of the definition of *interstate forfeiture order* in section 4 (1) of the Act.

(3) A declaration under section 30 of the Western Australian Act is declared to be a declaration within the meaning of the definition of *interstate forfeiture order* in section 4 (1) of the Act.

**[5] Clause 7 Interstate pecuniary penalty orders: section 4**

Insert after clause 7 (d):

(e) section 95 of the South Australian Act,

**[6] Clause 7 (2)**

Insert at the end of the clause:

(2) A declaration in force under section 12, 16, 17 or 22 of the Western Australian Act in respect of which a person is liable under that Act to pay an amount specified in the declaration is declared to be a declaration within the meaning of the definition of *interstate pecuniary penalty order* in section 4 (1) of the Act.

## Confiscation of Proceeds of Crime Amendment Regulation 2007

## Schedule 1 Amendments

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**[7] Clause 8 Interstate restraining orders: section 4**

Omit clause 8 (d). Insert instead:

- (d) section 24 of the South Australian Act,

**[8] Clause 8 (2)**

Insert at the end of clause 8:

- (2) A freezing notice in force under section 34, or a freezing order in force under section 43, of the Western Australian Act is declared to be a declaration within the meaning of the definition of *interstate restraining order* in section 4 (1) of the Act.

**[9] Clause 9 Serious offences: section 7**

Omit “91H (3) or” from clause 9 (b).

**[10] Clause 9 (c)**

Omit the paragraph.

**[11] Clauses 11A–11D**

Insert after clause 11:

**11A Freezing notices**

- (1) For the purposes of section 42B (3) of the Act, an application for a freezing notice (other than a telephone freezing notice) is to be in or to the effect of Form 3.
- (2) For the purposes of section 42D (2) of the Act, a freezing notice is to be in or to the effect of Form 4.
- (3) For the purposes of section 42F (2) of the Act, notice of the issue of a freezing notice is to be given in writing in or to the effect of Form 5.
- (4) For the purposes of section 42F (2) of the Act, notice of the issuing of a freezing notice may be given in any of the following ways:
  - (a) personally,
  - (b) by facsimile,
  - (c) by leaving the notice with a person over the age of 16 years at the last known place of residence or business of the person to whom notice is being given.

## Confiscation of Proceeds of Crime Amendment Regulation 2007

Amendments

Schedule 1

**11B Records relating to the issue and execution of freezing notices**

- (1) The record made under section 42H (1) of the Act of the relevant particulars of the grounds relied on to justify the issue of a freezing notice is to be in writing in or to the effect of Form 6.
- (2) The record is to be kept by the appropriate Local Court registrar for not less than 6 years after the freezing notice is issued and is to be available for inspection by any person who receives notice of the notice during ordinary business hours.
- (3) An authorised justice must cause a record to be made of an unsuccessful application for a freezing notice and any such record is to be kept by the appropriate Local Court registrar for not less than 6 years after the refusal.

**11C Certified records not available for inspection**

- (1) A Local Court registrar may at any time issue a certificate to the effect that the registrar is satisfied that:
  - (a) a document or part of a document referred to in clause 11B contains matter:
    - (i) that could disclose a person's identity, and
    - (ii) that, if disclosed, is likely to jeopardise that or any other person's safety, or
  - (b) a document or part of a document referred to in clause 11B contains matter that, if disclosed, may seriously compromise the investigation of any matter.
- (2) The document or part of the document to which the certificate relates is not to be made available for inspection under clause 11B.
- (3) The certificate is to be kept with the document to which it relates.
- (4) A Local Court registrar (whether or not the one that issued the certificate) may revoke the certificate if satisfied (after consideration of submissions from any interested party) that disclosure of the matter to which it relates is no longer likely to jeopardise any person's safety or seriously compromise the investigation of any matter.

**11D Interest payable on value of property**

For the purposes of section 42S (1) of the Act:

- (a) the date from which interest is payable is the date on which the property was sold or otherwise disposed of, and

## Confiscation of Proceeds of Crime Amendment Regulation 2007

## Schedule 1 Amendments

- (b) the amount of interest payable is interest at the standard rate payable from time to time on money invested in the Public Trustee's common fund.

**[12] Clause 14 Fees payable to Public Trustee or Commissioner of Police in relation to property taken under restraining order or freezing notice**

Insert "or Commissioner of Police" after "Public Trustee".

**[13] Schedule 1 Forms**

Insert after Form 2:

**Form 3 Application for freezing notice**

(Clause 11A (1))

(Confiscation of Proceeds of Crime Act 1989)

(Section 42B (3))

On *[date]* I *[name/rank/position]*, of *[place of work]* apply for a freezing notice in respect of the following specified property *[description of property]*:

I swear/solemnly, sincerely and truly declare and affirm that:

- 1 I am an authorised officer under the *Confiscation of Proceeds of Crime Act 1989* because I am a *[list rank]* of the NSW Police Force OR authorised in writing by the Minister for Police to act as an authorised officer.
- 2\* I have reasonable grounds for believing that *[name of defendant]* has been charged with the following serious offence/s *[list offence/s]*:
- 3\* I have reasonable grounds for believing that *[name of defendant]* is about to be charged with the following serious offence/s *[list offence/s]*:
- 4\* I have reasonable grounds for believing that *[name of defendant]* has been convicted of the following serious offence/s *[list offence/s]*:
- 5\* I have reasonable grounds for believing that *[name of defendant]* has not been convicted of, but has committed, the following serious offence/s *[list offence/s]*:
- 6\* I have reasonable grounds for believing that the specified property is tainted property in relation to the serious offence/s *[list specified property]*:
- 7\* I have reasonable grounds for believing that *[name of defendant]* has derived benefits because of having committed the serious offence.
- 8\* I have reasonable grounds for believing that the specified property is the defendant's proceeds of drug trafficking.
- 9\* I have reasonable grounds for believing that the specified property is subject to the effective control of *[name of defendant]* and he/she has

## Confiscation of Proceeds of Crime Amendment Regulation 2007

Amendments

Schedule 1

derived a benefit, directly or indirectly, from the commission of the following serious offence/s [*list offence/s*]:

Sworn/declared and affirmed before me on [*date*] at [*place*] in the State of New South Wales.

[*Signature*]

Justice of the Peace

[*\*Delete if inapplicable*]

**Note.** In the case of an application by telephone (but not by facsimile), this form of application should be completed by the authorised justice for record purposes as if it were made in person by the applicant but not on oath.

**Form 4 Freezing notice**

(Clause 11A (2))

(Confiscation of Proceeds of Crime Act 1989)

(Section 42D (2))

An application to confirm this notice is to be made to the appropriate court by an authorised officer no later than 14 days after today.

On [*date*], I [*name of authorised justice*], direct that the following specified property [*description of property*]:

- 1 not be disposed of, or otherwise dealt with by the defendant or any other person, except in the following manner and circumstances [*list manner and circumstances*]; and
- 2 be held in the custody of the following person pending the determination of an application for confirmation of the freezing notice [*Commissioner of Police*] or [*list person*]:

[*Signature*]

Authorised justice

[*Print name*]

[*Date*]

[*Time, if telephone application*]

**Form 5 Notice of issue of freezing notice**

(Clause 11A (3))

(Confiscation of Proceeds of Crime Act 1989)

(Section 42F (2))

To [*name and address of defendant/owner of property affected by the notice/other person subject to the notice*]:

I hereby notify you of the issue of the attached freezing notice.

## Confiscation of Proceeds of Crime Amendment Regulation 2007

## Schedule 1 Amendments

[Signature]  
 [Name/rank/position]  
 [Place of work]  
 [Date]

**Form 6 Authorised justice's record of issue of freezing notice**

(Clause 11B (1))

(Confiscation of Proceeds of Crime Act 1989)

(Section 42H (1))

On [date] at [time] I, the undersigned authorised justice, received this application for a freezing notice.

- 1 The application was made in person.  
 OR  
 The application was made by facsimile transmission/telephone and I was/was not satisfied that the freezing notice was required urgently and it was/was not practicable for the application to be made in person.
- 2 On considering the application I found/did not find\* that there were reasonable grounds for issuing the freezing notice.  
 \* If freezing notice is issued—continue
- 3 The relevant particulars of the grounds on which I relied to justify the issue of the freezing notice are as follows [list particulars]:
- 4 The freezing notice was issued at [time] on [date].

[Signature]  
 [Print name]  
 Authorised justice  
 [Date]

*Return this Form, together with a copy of the freezing notice, to the Local Court named in the notice.*

- [14] Schedule 2 Fees payable to Public Trustee or Commissioner of Police**  
 Insert “or Commissioner of Police” after “Public Trustee” wherever occurring.



New South Wales

# Crimes (Forensic Procedures) Amendment (Responsible Person and Corresponding Laws) Regulation 2007

under the

Crimes (Forensic Procedures) Act 2000

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Crimes (Forensic Procedures) Act 2000*.

JOHN HATZISTERGOS, M.L.C.,  
Attorney General

## Explanatory note

The *Crimes (Forensic Procedures) Regulation 2000* prescribes certain laws of the Commonwealth, the States and Territories as corresponding laws for the purposes of the definition of **corresponding law** in section 95 of the *Crimes (Forensic Procedures) Act 2000*. That definition relates to the interstate enforcement of orders for carrying out forensic procedures and to the DNA database system.

The *Crimes (Forensic Procedures) Regulation 2000* also provides for the declaration, for the purposes of the definition of **responsible person** in section 3 (1) of the *Crimes (Forensic Procedures) Act 2000*, of the person responsible for the care, control and management of the DNA database system.

The object of this Regulation is to amend the *Crimes (Forensic Procedures) Regulation 2000* to make amendments in the nature of law revision to the list of laws prescribed as corresponding laws and to declare the Chief Executive of the Sydney West Area Health Service to be the responsible person for the purposes of the DNA database system.

This Regulation is made under the *Crimes (Forensic Procedures) Act 2000*, including the definition of **responsible person** in section 3 (1), the definition of **corresponding law** in section 95 and section 118 (the general regulation-making power).

Clause 1 Crimes (Forensic Procedures) Amendment (Responsible Person and Corresponding Laws) Regulation 2007

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## **Crimes (Forensic Procedures) Amendment (Responsible Person and Corresponding Laws) Regulation 2007**

under the

Crimes (Forensic Procedures) Act 2000

### **1 Name of Regulation**

This Regulation is the *Crimes (Forensic Procedures) Amendment (Responsible Person and Corresponding Laws) Regulation 2007*.

### **2 Commencement**

- (1) This Regulation commences on the day it is published in the Gazette, except as provided by subclause (2).
- (2) Schedule 1 [1] commences on 30 November 2007.

### **3 Amendment of Crimes (Forensic Procedures) Regulation 2000**

The *Crimes (Forensic Procedures) Regulation 2000* is amended as set out in Schedule 1.



Crimes (Forensic Procedures) Amendment (Responsible Person and Corresponding Laws) Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

**[1] Clause 6A Responsible person**

Omit “the Director of the Institute of Clinical Pathology and Medical Research”.

Insert instead “the Chief Executive of the Sydney West Area Health Service”.

**[2] Clause 12 Corresponding laws**

Omit “Part 4 of Chapter 8” from the matter relating to Queensland.

Insert instead “Chapter 17”.

**[3] Clause 12**

Omit “1998” from the matter relating to South Australia.

Insert instead “2007”.

**[4] Clause 12**

Omit the matter relating to Western Australia. Insert instead:

*Criminal Investigation (Identifying People) Act 2002* of Western Australia.



New South Wales

# Dental Practice Amendment (Oral Health Therapists) Regulation 2007

under the

Dental Practice Act 2001

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

REBA MEAGHER, M.P.,  
Minister for Health

## Explanatory note

The object of this Regulation is to amend the *Dental Practice Regulation 2004* as follows:

- (a) to provide for oral health therapists by prescribing:
  - (i) oral health therapists as a class of dental auxiliary for the purposes of registration under the *Dental Practice Act 2001* (**the Act**), and
  - (ii) authorised activities for oral health therapists who are registered under the Act, and
  - (iii) the qualifications that are necessary qualifications for registration as an oral health therapist under the Act,
- (b) to prescribe the application of topical anaesthetics as authorised activities for registered dental hygienists,
- (c) to clarify that the authorised activities for registered dental hygienists and registered dental therapists include dental health education,
- (d) to include certain Bachelor degrees among the qualifications prescribed as necessary qualifications for registration as a dental hygienist or dental therapist under the Act.

This Regulation is made under the *Dental Practice Act 2001*, including sections 19 (1) (c) and (3), 21 (1) (a) and 158 (the general regulation-making power).

Clause 1            Dental Practice Amendment (Oral Health Therapists) Regulation 2007

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## **Dental Practice Amendment (Oral Health Therapists) Regulation 2007**

under the

Dental Practice Act 2001

### **1 Name of Regulation**

This Regulation is the *Dental Practice Amendment (Oral Health Therapists) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 30 November 2007.

### **3 Amendment of Dental Practice Regulation 2004**

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

Dental Practice Amendment (Oral Health Therapists) Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

**[1] Clause 6 Dental hygienist activities—section 19**

Insert after clause 6 (h):

- (h1) the application of topical anaesthetics,

**[2] Clause 6 (o) and (p)**

Insert after clause 6 (n):

- (o) dental health education, including dietary counselling for dental purposes,
- (p) the giving of pre-operative and post-operative instruction.

**[3] Clause 7 Dental therapist activities—section 19**

Insert after clause 7 (k):

- (l) dental health education, including dietary counselling for dental purposes,
- (m) the giving of pre-operative and post-operative instruction.

**[4] Clause 7A**

Insert after clause 7:

**7A Oral health therapists and their activities—section 19**

- (1) For the purposes of section 19 (1) (c) of the Act, oral health therapists are prescribed as a class of dental auxiliary.
- (2) For the purposes of section 19 (3) of the Act, the following activities are, to the extent that the activities constitute restricted dental practices, prescribed as authorised activities for oral health therapists:
  - (a) the assessment of oral health conditions (excluding dental examination and treatment planning) and the recording of periodontal disease,  
**Note.** Dental examination and treatment planning involving dental treatment of children under 18 years of age is prescribed as an authorised activity in paragraph (l) (i) below.
  - (b) the irrigation of the mouth,
  - (c) the insertion and removal of surgical packs,
  - (d) the application and removal of rubber dams,
  - (e) the cleaning and polishing of teeth and restorations,

## Dental Practice Amendment (Oral Health Therapists) Regulation 2007

## Schedule 1 Amendments

- 
- (f) simple prophylaxis,
  - (g) the topical application of sealants, fluoride solutions and medicaments,
  - (h) the removal of dental calculus not involving surgical techniques requiring incisions,
  - (i) root planing,
  - (j) the application of topical anaesthetics,
  - (k) the giving of supraperiosteal or mandibular nerve block injections of local anaesthetics not involving, in either case, any other regional, intra-osseous or intra-ligamental anaesthesia,
  - (l) any of the following activities involving dental treatment of children who are under the age of 18 years:
    - (i) dental examination and treatment planning,
    - (ii) the extraction of primary teeth not involving either surgical techniques or incisions,
    - (iii) the pulp capping of primary or permanent teeth and the pulpotomy of deciduous teeth,
    - (iv) the restoration of primary or permanent teeth, excluding any indirect procedure,
  - (m) the removal of sutures,
  - (n) the selection of orthodontic bands,
  - (o) the removal of orthodontic archwires, bands and attachments,
  - (p) dental radiography for dental examination,
  - (q) the taking of study model impressions and their pouring up at the written request of a dentist,
  - (r) dental health education, including dietary counselling for dental purposes,
  - (s) the giving of pre-operative and post-operative instruction.

**[5] Clause 9A**

Insert after clause 9:

**9A Qualifications for registration as an oral health therapist**

For the purposes of section 21 (1) (a) of the Act, the qualifications listed in Schedule 3A are prescribed as necessary qualifications for registration as an oral health therapist.

## Dental Practice Amendment (Oral Health Therapists) Regulation 2007

Amendments

Schedule 1

**[6] Schedule 2 Qualifications for registration as a dental hygienist**

Insert after paragraph (d):

- (d1) Bachelor of Oral Health, Griffith University, Queensland,

**[7] Schedule 2, paragraphs (e1) and (e2)**

Insert after paragraph (e):

- (e1) Bachelor of Oral Health, University of Newcastle, New South Wales,
- (e2) Bachelor of Oral Health, University of Sydney, New South Wales,

**[8] Schedule 3 Qualifications for registration as a dental therapist**

Insert after paragraph (c):

- (c1) Bachelor of Oral Health, Griffith University, Queensland,

**[9] Schedule 3, paragraph (d1)**

Insert after paragraph (d):

- (d1) Bachelor of Oral Health, University of Sydney, New South Wales,

**[10] Schedule 3A**

Insert after Schedule 3:

**Schedule 3A Qualifications for registration as an oral health therapist**

(Clause 9A)

The following qualifications are prescribed as necessary qualifications for registration as an oral health therapist:

- (a) Bachelor of Applied Health Science (Oral Health), University of Queensland, Queensland,
- (b) Bachelor of Oral Health, Griffith University, Queensland,
- (c) Bachelor of Oral Health, University of Adelaide, South Australia,
- (d) Bachelor of Oral Health, University of Newcastle, New South Wales if any of the qualifications listed in Schedule 3 has also been conferred or awarded,
- (e) Bachelor of Oral Health, University of Sydney, New South Wales.



New South Wales

# Industrial Relations (Child Employment) Amendment Regulation 2007

under the

Industrial Relations (Child Employment) Act 2006

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Industrial Relations (Child Employment) Act 2006*.

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

## Explanatory note

The object of this Regulation is to amend the *Industrial Relations (Child Employment) Regulation 2006* to provide that an appeal against the issue of a compliance notice under section 12 of the *Industrial Relations (Child Employment) Act 2006*:

- (a) is to be conducted in accordance with the rules made under section 185 of the *Industrial Relations Act 1996*, and
- (b) may not be made more than 21 days after the issue of the notice.

This Regulation is made under the *Industrial Relations (Child Employment) Act 2006*, including section 12 (5) and section 21 (the general regulation-making power).

Clause 1 Industrial Relations (Child Employment) Amendment Regulation 2007

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## **Industrial Relations (Child Employment) Amendment Regulation 2007**

under the

Industrial Relations (Child Employment) Act 2006

### **1 Name of Regulation**

This Regulation is the *Industrial Relations (Child Employment) Amendment Regulation 2007*.

### **2 Amendment of Industrial Relations (Child Employment) Regulation 2006**

The *Industrial Relations (Child Employment) Regulation 2006* is amended as set out in Schedule 1.



Industrial Relations (Child Employment) Amendment Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 2)

[1] **Part 3, heading**

Omit the heading. Insert instead:

### **Part 3 General**

[2] **Clause 7**

Insert after clause 6:

#### **7 Appeals to Industrial Court**

- (1) An appeal to the Industrial Court of New South Wales against the issue of a compliance notice is to be made in accordance with the rules made under section 185 of the *Industrial Relations Act 1996* with any necessary modifications.
- (2) Despite the rules referred to in subclause (1), an appeal to the Industrial Court of New South Wales against the issue of a compliance notice may not be made more than 21 days after the date of issue of the notice.



New South Wales

## Mental Health Amendment (Transitional) Regulation 2007

under the

Mental Health Act 2007

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Mental Health Act 2007*.

REBA MEAGHER, M.P.,  
Minister for Health

### Explanatory note

The object of this Regulation is to amend the *Mental Health Regulation 2007* to continue to apply procedures under the *Mental Health Act 1990* to applications that follow community treatment orders originally made under that Act. The provision will cease to have effect on 1 September 2008.

This Regulation is made under the *Mental Health Act 2007*, including section 196 (the general regulation-making power) and clauses 1 and 3 of Schedule 6 to that Act.

Clause 1            Mental Health Amendment (Transitional) Regulation 2007

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## **Mental Health Amendment (Transitional) Regulation 2007**

under the

Mental Health Act 2007

### **1 Name of Regulation**

This Regulation is the *Mental Health Amendment (Transitional) Regulation 2007*.

### **2 Amendment of Mental Health Regulation 2007**

The *Mental Health Regulation 2007* is amended as set out in Schedule 1.

Mental Health Amendment (Transitional) Regulation 2007

Amendment

Schedule 1

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## Schedule 1    Amendment

(Clause 2)

### Clause 51

Insert after clause 50:

#### **51    Transitional provision relating to community treatment orders taken to be made under Act**

- (1) This clause applies to an application for a further community treatment order that follows a community treatment order made under the *Mental Health Act 1990* and taken to have been made under the *Mental Health Act 2007* by clause 3 of Schedule 6 to that Act.
- (2) The procedures applicable to the making of an application for a community treatment order under the *Mental Health Act 1990* continue to apply to an application to which this clause applies.
- (3) This clause ceases to have effect on 1 September 2008.



New South Wales

# Poisons and Therapeutic Goods Amendment (Oral Health Therapists) Regulation 2007

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*.

REBA MEAGHER, M.P.,  
Minister for Health

## Explanatory note

The object of this Regulation to amend the *Poisons and Therapeutic Goods Regulation 2002* to:

- (a) authorise oral health therapists registered under the *Dental Practice Act 2001* to be in possession of, and be supplied with, wholesale quantities of certain local anaesthetics, and
- (b) make other amendments of a machinery nature.

The *Dental Practice Amendment (Oral Health Therapists) Regulation 2007*, which among other things, prescribes oral health therapists as a class of dental auxiliary for the purposes of registration under the *Dental Practice Act 2001*, is due to commence on the same day.

This Regulation is made under the *Poisons and Therapeutic Goods Act 1966*, including the definition of *Supply by wholesale* in section 4 (1) and section 45C (the general regulation-making power).

Clause 1            Poisons and Therapeutic Goods Amendment (Oral Health Therapists)  
                         Regulation 2007

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## **Poisons and Therapeutic Goods Amendment (Oral Health Therapists) Regulation 2007**

under the

Poisons and Therapeutic Goods Act 1966

### **1 Name of Regulation**

This Regulation is the *Poisons and Therapeutic Goods Amendment (Oral Health Therapists) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 30 November 2007.

### **3 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 (Oral Health Therapists)  
Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

[1] **Appendix C Supply by wholesale**

Insert “or oral health therapists” after “Dental therapists” in the heading to clause 8.

[2] **Appendix C, clause 8 (1)**

Insert “or oral health therapist” after “dental therapist”.

[3] **Appendix C, clause 8 (1)**

Insert “or oral health therapy” after “dental therapy”.

[4] **Appendix C, clause 8 (2)**

Omit the subclause. Insert instead:

(2) In this clause:

*dental therapist* means a person who is registered under the *Dental Practice Act 2001* as a dental auxiliary in the class of dental therapist.

*oral health therapist* means a person who is registered under the *Dental Practice Act 2001* as a dental auxiliary in the class of oral health therapist.

[5] **Appendix C, clause 8A**

Omit subclause (2). Insert instead:

(2) In this clause:

*dental hygienist* means a person who is registered under the *Dental Practice Act 2001* as a dental auxiliary in the class of dental hygienist.



New South Wales

# Tow Truck Industry Amendment Regulation 2007

under the

Tow Truck Industry Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Tow Truck Industry Act 1998*.

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

## Explanatory note

The object of this Regulation is to amend the *Tow Truck Industry Regulation 1999* as a consequence of the enactment of the *Tow Truck Industry Amendment Act 2007*. That Act abolishes the Tow Truck Authority and repeals provisions relating to the job allocation scheme.

This Regulation is made under the *Tow Truck Industry Act 1998*, including section 105 (the general regulation-making power).



Clause 1      Tow Truck Industry Amendment Regulation 2007

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## **Tow Truck Industry Amendment Regulation 2007**

under the

Tow Truck Industry Act 1998

### **1 Name of Regulation**

This Regulation is the *Tow Truck Industry Amendment Regulation 2007*.

### **2 Commencement**

This Regulation commences on 30 November 2007.

### **3 Amendment of Tow Truck Industry Regulation 1999**

The *Tow Truck Industry Regulation 1999* is amended as set out in Schedule 1.

Tow Truck Industry Amendment Regulation 2007

Amendments

Schedule 1

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## Schedule 1 Amendments

(Clause 3)

**[1] The whole Regulation**

Omit “TTA” wherever occurring. Insert instead “RTA”.

**[2] Part 3, heading**

Omit the heading. Insert instead “**Towing authorisations**”.

**[3] Clause 23 Definitions**

Omit the definitions of *accident*, *accident scene*, *accident towing work*, *area*, *call centre*, *JAS*, *JAS order*, *JAS start time*, *job allocation zone*, *relevant roster*, *roster* and *slot*.

**[4] Part 3, Division 2 Administration and operation of JAS**

Omit the Division.

**[5] Clauses 37 and 37A**

Omit the clauses.

**[6] Clause 38 Exception from requirement to obtain towing authorisations for towing work: section 49 (2) (b)**

Omit “for any towing work to which a JAS applies”.

Insert instead “for towing work”.

**[7] Clause 38, note**

Omit the note.

**[8] Clause 41**

Omit the clause. Insert instead:

**41 Completion of, and dealing with, towing authorisations**

A person who obtains a towing authorisation must ensure:

- (a) that the authorisation:
  - (i) is in the approved form, and
  - (ii) is included in a towing authorisation book, and
  - (iii) is signed by the person and by the person giving the authorisation, and
  - (iv) specifies a place as the place to which the motor vehicle is to be towed, and

## Tow Truck Industry Amendment Regulation 2007

## Schedule 1 Amendments

- 
- (v) is otherwise completed (to the extent that is reasonably practicable in the circumstances) by the insertion of the information required by the approved form, and
  - (b) that the original towing authorisation and 2 copies are completed, and
  - (c) that the towing authorisation used is the next available towing authorisation in order of serial number.

Maximum penalty: 20 penalty units.

**[9] Clause 43 Other requirements relating to towing authorisations**

Omit “, and” from clause 43 (1) (c).

**[10] Clause 43 (1) (d)**

Omit the paragraph.

**[11] Clause 43 (2)**

Omit “In the case of a towing authorisation for towing work other than towing work to which a JAS applies, the person who obtains the”.

Insert instead “A person who obtains a”.

**[12] Clause 43 (3)**

Omit “towing authorisation or a towing notice that is attached to a motor vehicle in accordance with subclause (1) (d) or (2)”.

Insert instead “towing notice that is attached to a motor vehicle in accordance with subclause (2)”.

**[13] Clause 56 Holding yard register**

Omit clause 56 (2) (e).

**[14] Clause 73 Transitional provision—fees**

Omit the clause.

**[15] Schedule 1 Penalty notice offences**

Insert in numerical order in Columns 1 and 2 under the heading “**Offences under the Act**”:

Section 49A (1)

\$440

Tow Truck Industry Amendment Regulation 2007

Amendments

Schedule 1

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**[16] Schedule 1**

Omit the matter relating to clauses 28 (3), 33, 36, 37 (1A) and 37A under the heading “**Offences under this Regulation**”.

**[17] Schedule 1**

Omit the matter relating to clause 41 (1) under the heading “**Offences under this Regulation**”.

Insert instead:

Clause 41

\$440

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## Orders

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New South Wales

# Sydney Water Catchment Management (Warragamba Controlled Area) Order 2007

under the

Sydney Water Catchment Management Act 1998

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 51 of the *Sydney Water Catchment Management Act 1998*, make the following Order.

Dated, this 24th day of October 2007.

By Her Excellency's Command,

PHILIP KOPERBERG, M.P.,  
Minister for Climate Change, Environment and Water

### Explanatory note

The object of this Order is to declare that certain areas owned by or vested in the Sydney Catchment Authority are controlled areas for the purposes of the *Sydney Water Catchment Management Act 1998*.

This Order is made under section 51 of the *Sydney Water Catchment Management Act 1998*.

Clause 1 Sydney Water Catchment Management (Warragamba Controlled Area)  
Order 2007

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## **Sydney Water Catchment Management (Warragamba Controlled Area) Order 2007**

under the

Sydney Water Catchment Management Act 1998

### **1 Name of Order**

This Order is the *Sydney Water Catchment Management (Warragamba Controlled Area) Order 2007*.

### **2 Declaration of controlled area**

- (1) This clause applies to the area of land shown edged heavy black and marked with diagonal black lines on the map marked "Warragamba Controlled Area", dated 4 June 2007 and deposited in the office of the Sydney Catchment Authority.
- (2) The area of land to which this clause applies is declared to be a controlled area for the purposes of section 51 of the *Sydney Water Catchment Management Act 1998*.

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## Other Legislation

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New South Wales

### Notice adjusting description of lands

under the

National Park Estate (Southern Region Reservations) Act 2000

I, the Director-General of the Department of Environment and Climate Change, with the approval of the Minister administering the *National Parks and Wildlife Act 1974* and the Minister administering the *Forestry Act 1916*, and pursuant to section 10 of the *National Park Estate (Southern Region Reservations) Act 2000 (the Act)*, adjust the description of lands in Schedules 1, 2 and 5 to the Act by amending those Schedules as set out in Schedule 1 to this notice.

In accordance with section 10 (5) of the Act, I certify that the adjustments effected by this notice will not result in any significant reduction in the size or value of national park estate land or State forest land.

In accordance with section 10 (9) of the Act, I declare that:

- (a) the land identified as Lots 1, 7 and 8 on the diagram catalogued Misc R 01019 in the Department of Environment and Climate Change (*the Department*) is part of Bendalong Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (b) the land identified as Lot 4 on the diagram catalogued Misc R 01019 in the Department ceases to be part of Bendalong Road and, accordingly, is divested from the relevant roads authority and becomes part of Conjola National Park subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and
- (c) the land identified as Lot 2 on the diagram catalogued Misc R 01019 in the Department is part of Nerringillah Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (d) the land identified as Lot 3 on the diagram catalogued Misc R 01019 in the Department ceases to be part of Nerringillah Road and, accordingly, is divested from the relevant roads authority and becomes part of Conjola National Park subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and

Notice adjusting description of lands

Explanatory note

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- (e) the land identified as Lot 2 on the diagram catalogued Misc R 01015 in the Department is part of Wandean Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (f) the land identified as Lot 1 on the diagram catalogued Misc R 01015 in the Department ceases to be part of Wandean Road and, accordingly, is divested from the relevant roads authority and becomes part of Jerrawangala National Park subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and
- (g) Lot 1 DP 1111701 and Lot 42 DP 1075211 are part of Turpentine Road and, accordingly, are vested in the roads authority for that public road under the *Roads Act 1993*, and
- (h) the land identified as Lots 1 and 4 on the diagram catalogued Misc R 01021 in the Department is part of Durras Drive and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (i) the land identified as Lots 2 and 3 on the diagram catalogued Misc R 01021 in the Department ceases to be part of Durras Drive or Benandra Road and, accordingly, is divested from the relevant roads authority and becomes part of Murramarang National Park subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and
- (j) Lot 2 DP 1111701 ceases to be part of Turpentine Road and, accordingly, is divested from the relevant roads authority and becomes part of Parma Creek Nature Reserve subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and
- (k) the land identified as Lot 1 on the diagram catalogued Misc R 01016 in the Department is part of Yalwal Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (l) the land identified as Lot 1 on the diagram catalogued Misc R 01023 in the Department is part of Worrigeer Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (m) the land identified as Lots 1, 4 and 7 on the diagram catalogued Misc R 01018 in the Department is part of Brindabella Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (n) the land identified as Lot 1 on the diagram catalogued Misc R 01022 in the Department is part of Emery's Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and



Notice adjusting description of lands

Explanatory note

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- (o) the land identified as Lot 1 on the diagram catalogued Misc R 01027 in the Department is part of Lakeside Drive and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*.

Director-General of the Department of Environment and Climate Change

Dated, this 31st day of October 2007.

Notice adjusting description of lands

Schedule 1 Amendments

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## Schedule 1 Amendments

### [1] Schedule 1 State forest reserved as national park or state recreation area or dedicated as nature reserve

Omit clause 10. Insert instead:

#### 10 Addition to Conjola National Park: Conjola State Forest No 863

An area of about 7,283 hectares, being so much of Conjola State Forest No 863 as comprises the land designated as 85-01 on the diagrams catalogued Misc R 00082 (Third Edition) and Misc R 00083 (Third Edition), and the land identified as Lots 3 and 4 on the diagram catalogued Misc R 01019, in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. However, that area does not include the following land:

- (a) Lot 2 DP 1001984,
- (b) Lot 15 DP 1097860,
- (c) the land identified as Lots 1 and 2 on the diagram catalogued Misc R 01019 in the Department.

### [2] Schedule 1, clause 19 (1)

Omit the subclause. Insert instead:

- (1) An area of about 3,659 hectares, being so much of Yerriyong State Forest No 920 as comprises the land designated as 166-01 on the diagram catalogued Misc R 00082 (Third Edition), and the land identified as Lot 1 on the diagram catalogued Misc R 01015, in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. However, that area does not include the following land:
  - (a) Lots 28–30 DP 1075211,
  - (b) Lots 51, 52, 59 and 61 DP 1075869,
  - (c) the land identified as Lot 2 on the diagram catalogued Misc R 01015 in the Department,
  - (d) Lot 1 DP 1111701,
  - (e) Lot 42 DP 1075211.

Notice adjusting description of lands

Amendments

Schedule 1

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**[3] Schedule 1, clause 27 (1)**

Omit the subclause. Insert instead:

**(1) Part Benandarah State Forest No 838**

An area of about 2,348 hectares, being so much of Benandarah State Forest No 838 as comprises the land designated as 25-04 on the diagram catalogued Misc R 00092 (Third Edition), and the land identified as Lots 2 and 3 on the diagram catalogued Misc R 01021, in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. However, that area does not include the land identified as Lots 1 and 4 on the diagram catalogued Misc R 01021 in the Department.

**[4] Schedule 1, clause 29 (2)**

Omit the subclause. Insert instead:

**(2) Former areas of public roads**

The following areas:

- (a) an area of about 6 hectares, being Lots 6 and 10 DP 1075211,
- (b) an area of about 1.5 hectares, being Lot 2 DP 1111701.

**[5] Schedule 1, clause 31**

Omit the clause. Insert instead:

**31 Triplarina Nature Reserve: Part Shoalhaven State Forest No 916**

An area of about 157 hectares, being so much of Shoalhaven State Forest No 916 as comprises the land designated as 872-01 on the diagrams catalogued Misc R 00080 (Third Edition) and Misc R 00081 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. However, that area does not include the land identified as Lot 1 on the diagram catalogued Misc R 01016 in the Department.

**[6] Schedule 1, clause 34**

Omit the clause. Insert instead:

**34 Worrigeer Nature Reserve: Part Currumbene State Forest No 148**

An area of about 232 hectares, being so much of Currumbene State Forest No 148 as comprises the land designated as 877-01 on the diagram catalogued Misc R 00086 (Third Edition) in the

Notice adjusting description of lands

Schedule 1 Amendments

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Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. However, that area does not include the land identified as Lot 1 on the diagram catalogued Misc R 01023 in the Department.

**[7] Schedule 2 Crown lands reserved as national park or state recreation area or dedicated as nature reserve**

Omit the first paragraph of clause 8. Insert instead:

An area of about 1,142 hectares, being the land designated as 563-01 on the diagram catalogued Misc R 00025 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. However, that area does not include the land identified as Lot 4 on the diagram catalogued Misc R 01018 in the Department.

**[8] Schedule 2, clause 13**

Omit the first paragraph. Insert instead:

An area of about 6,084 hectares, being the land designated as 98-01 on the diagrams catalogued Misc R 00023 (Third Edition), Misc R 00024 (Third Edition) and Misc R 00025 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. However, that area does not include the land identified as Lot 1 on the diagram catalogued Misc R 01018 in the Department.

**[9] Schedule 2, clause 20**

Omit the fourth paragraph. Insert instead:

An area of about 50 hectares, being the land designated as 854-07 on the diagram catalogued Misc R 00080 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. However, that area does not include the land identified as Lot 1 on the diagram catalogued Misc R 01022 in the Department.

**[10] Schedule 2, clause 23**

Omit the second paragraph. Insert instead:

An area of about 23 hectares, being the land designated as 85-04 on the diagram catalogued Misc R 00083 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. However, that area does not include the land identified as Lot 8 on the diagram catalogued Misc R 01019 in the Department.

Notice adjusting description of lands

Amendments

Schedule 1

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**[11] Schedule 2, clause 23**

Omit the fifth paragraph. Insert instead:

An area of about 330 hectares, being the land designated as 85-07 on the diagram catalogued Misc R 00084 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. However, that area does not include the land identified as Lot 7 on the diagram catalogued Misc R 01019 in the Department.

**[12] Schedule 2, clause 52**

Omit the first paragraph. Insert instead:

An area of about 187 hectares, being the land designated as 25-05 on the diagram catalogued Misc R 00092 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. However, that area does not include the land identified as Lot 1 on the diagram catalogued Misc R 01027 in the Department.

**[13] Schedule 5 State forests and other land vested in NPW Minister**

Omit clause 9. Insert instead:

**9 Part Travelling Stock Reserve 53971**

An area of about 5 hectares, being the land designated as 98-99 on the diagram catalogued Misc R 00025 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram. However, that area does not include the land identified as Lot 7 on the diagram catalogued Misc R 01018 in the Department.

# OFFICIAL NOTICES

## Appointments

### HISTORIC HOUSES ACT 1980

Appointment of Trustees  
Historic Houses Trust of New South Wales

HER Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to section 6 of the Historic Houses Act 1980, the following persons being appointed as trustees of the Historic Houses Trust of New South Wales from 1 January 2008 to 31 December 2010:

- (i) Dr Grace KARSKENS (new appointment)
- (ii) Penny PIKE (re-appointment)
- (iii) Peter TONKIN (re-appointment)

FRANK SARTOR, M.P.,  
Minister for Planning,  
Minister for Redfern Waterloo  
and Minister for the Arts

### TOURISM NEW SOUTH WALES ACT 1984

Appointment of Part-Time Members  
Tourism New South Wales

IT is hereby notified that in pursuance of section 4 (3), 4 (4) and 4 (5) of the Tourism New South Wales Act 1984 (as amended) that the following people be appointed as a part-time member of the Board of Tourism New South Wales for the term of office specified:

To appoint Ruth FAGAN as a part-time member of the Board of Tourism New South Wales from 31 August 2007 to the date of the Governor's approval.

MATT BROWN, M.P.,  
Minister for Housing  
and Minister for Tourism

### LIBRARY ACT 1939

Appointment of Members  
Library Council of New South Wales

HER Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to section 4 of the Library Act 1939, the following persons being appointed as members of the Library Council of New South Wales from 1 January 2008 to 31 December 2010:

- (i) Graham BRADLEY (re-appointment)
- (ii) Richard FISHER (re-appointment)
- (iii) Dr John VALLANCE, pursuant to section 1 (a) (new appointment)

FRANK SARTOR, M.P.,  
Minister for Planning,  
Minister for Redfern Waterloo  
and Minister for the Arts

### TOURISM NEW SOUTH WALES ACT 1984

Appointment of Part-Time Members  
Tourism New South Wales

IT is hereby notified that in pursuance of section 4 (3), 4 (4) and 4 (5) of the Tourism New South Wales Act 1984 (as amended) that the following people be appointed as a part-time member of the Board of Tourism New South Wales for the term of office specified:

To appoint Ruth FAGAN as a part-time member of the Board of Tourism New South Wales from the date of the Governor's approval to 14 December 2007.

MATT BROWN, M.P.,  
Minister for Housing  
and Minister for Tourism

### SYDNEY OPERA HOUSE TRUST ACT 1961

Appointment of Trustees  
Sydney Opera House Trust

HER Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to section 6 of the Sydney Opera House Trust Act 1961, the following persons being appointed as trustees of the Sydney Opera House Trust from 1 January 2008 to 31 December 2010:

- (i) Kim WILLIAMS, pursuant to section 6 (2) (re-appointment)
- (ii) Renata KALDOR (re-appointment)
- (iii) Robert LEECE (re-appointment)
- (iv) Leo SCHOFIELD (re-appointment)

FRANK SARTOR, M.P.,  
Minister for Planning,  
Minister for Redfern Waterloo  
and Minister for the Arts

### TOURISM NEW SOUTH WALES ACT 1984

Appointment of Part-Time Members  
Tourism New South Wales

IT is hereby notified that in pursuance of section 4 (3), 4 (4) and 4 (5) of the Tourism New South Wales Act 1984 (as amended) that the following people be appointed as part-time members of the Board of Tourism New South Wales for the term of office specified:

To appoint Russell BALDING, A.O., Helen WONG, John THORPE, A.M., Nicholas PAPALLO, O.A.M. and Phil HELÉ as part-time members of the Board of Tourism New South Wales from 28 September 2007 to the date of the Governor's approval.

MATT BROWN, M.P.,  
Minister for Housing  
and Minister for Tourism

**TOURISM NEW SOUTH WALES ACT 1984**Appointment of Part-Time Members  
Tourism New South Wales

IT is hereby notified that in pursuance of section 4 (3), 4 (4) and 4 (5) of the Tourism New South Wales Act 1984 (as amended) that the following people be appointed as part-time members of the Board of Tourism New South Wales for the term of office specified:

To appoint Russell BALDING, A.O., Helen WONG, John THORPE, A.M., Nicholas PAPALLO, O.A.M. and Phil HELÉ as part-time members of the Board of Tourism New South Wales from the date of the Governor's approval to 14 December 2007.

MATT BROWN, M.P.,  
Minister for Housing  
and Minister for Tourism

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## Department of Lands

### DUBBO OFFICE

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

Phone: (02) 6883 3300 Fax: (02) 6882 6920

NOTE: This notice replaces and is in lieu of the notice that appeared on page 7067 of the gazette of 14 September 2007.

#### PROPOSED REVOCATION OF DEDICATION OF CROWN LAND FOR A PUBLIC PURPOSE

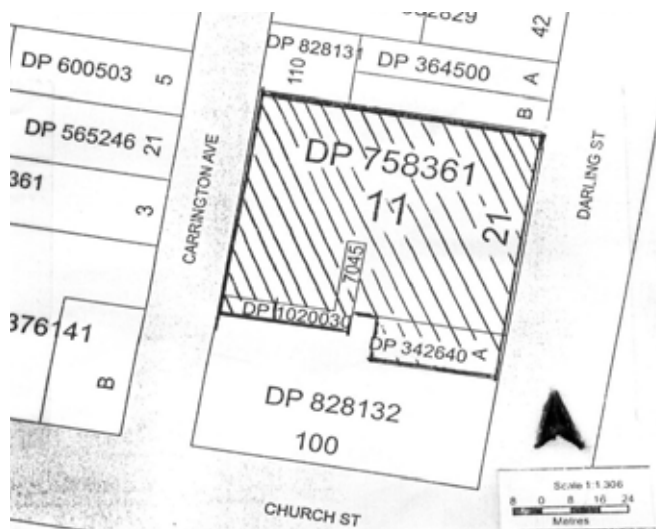
IT is intended, following the laying of a copy of this notification before each House of Parliament in the State of New South Wales in accordance with section 84 of the Crown Lands Act 1989, to revoke the dedication of Crown land specified in Schedule 1 hereunder to the event specified in Schedule 2 with a view to dealing with the land as specified in Schedule 2 with a view to dealing with the land as specified in Schedule 3.

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

#### SCHEDULE 1

Land District: Dubbo Local Government Area:  
Dedication No. 1000377 Dubbo City Council  
Public Purpose: Municipal Notified: 30 March 1972  
Purposes Area: 5853m<sup>2</sup>  
File Reference: DB92 R 14

#### Locality Diagram



#### SCHEDULE 2

The whole being

Lot	Sec.	DP	Parish	County
21	11	758361	Dubbo	Lincoln
7045		1020030#	Dubbo	Lincoln
A		342640	Dubbo	Lincoln

of an area of 5853m<sup>2</sup>

#### SCHEDULE 3

The land is intended to be re-reserved for the public purpose of Government Purposes.

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



**GOULBURN OFFICE**  
**159 Auburn Street (PO Box 748), Goulburn NSW 2580**  
**Phone: (02) 4824 3700 Fax: (02) 4822 4287**

**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, 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**

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Alan BURMAN (new member), Trish CUNNINGHAM (new member), Frances Jane BECK (new member), Peta SKAINES (re-appointment), Jodie Maree DIVALL (re-appointment), Jacqueline Rose WAUGH (re-appointment).	Towrang Community Hall Reserve Trust.	Reserve No.: 130073. Public Purpose: Community purposes. Notified: 16 February 1996. File No.: GB93 R 50/2.

**Term of Office**

For a term commencing 31 January 2008 and expiring 30 January 2013.

**SCHEDULE 2**

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Jennifer HEWITT (new member), Pamela Ruth REEVES (re-appointment), Kenneth Joseph HEWITT (re-appointment).	Grabben Gullen Hall and Recreation Reserve Trust.	Reserve No.: 65615. Public Purpose: Public hall. Notified: 15 November 1935.  Reserve No.: 71160. Public Purpose: Public recreation. Notified: 10 March 1944.  Dedication No.: 530124. Public Purpose: Public recreation. Notified: 9 June 1897. File No.: GB80 R 57/2.

**Term of Office**

For a term commencing 31 January 2008 and expiring 30 January 2013.

**REVOCATION OF RESERVATION OF CROWN LAND**

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

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

**SCHEDULE**

<i>Column 1</i>	<i>Column 2</i>
Land District: Braidwood Local Government Area: Palerang Council Locality: Monga Reserve No. 15173 Public Purpose: Public Buildings Notified: 6 February 1892 File Ref.: GB01 H 141/1	The whole being Lot 11, Sec. 1, DP 758695, Parish Monga, County St Vincent of an area of 2428m <sup>2</sup>

Note: Sale by private treaty to the licensee who is the adjoining land owner.

**SCHEDULE**

<i>Column 1</i>	<i>Column 2</i>
Land District: Braidwood Local Government Area: Palerang Council Locality: Monga Reserve No. 15174 Public Purpose: Public Buildings Notified: 6 February 1892 File Ref.: GB01 H 141/1	The whole being Lot 1, Sec. 1, DP 758695, Parish Monga, County St Vincent Lot 2, Sec. 1, DP 758695, Parish Monga, County St Vincent Lot 4, Sec. 1, DP 758695, Parish Monga, County St Vincent Lot 3, Sec. 1, DP 758695, Parish Monga, County St Vincent of an area of 7488m <sup>2</sup>

Note: Sale by private treaty to the licensee who is the adjoining land owner.

**SCHEDULE**

<i>Column 1</i>	<i>Column 2</i>
Land District: Braidwood Local Government Area: Palerang Council Locality: Monga Reserve No. 15176 Public Purpose: Public Buildings Notified: 6 February 1892 File Ref.: GB01 H 141/1	The whole being Lot 1, Sec. 6, DP 758695, Parish Monga, County St Vincent Lot 3, Sec. 6, DP 758695, Parish Monga, County St Vincent Lot 2, Sec. 6, DP 758695, Parish Monga, County St Vincent Lot 4, Sec. 6, DP 758695, Parish Monga, County St Vincent of an area of 8080m <sup>2</sup>

Note: Sale by private treaty to the licensee who is the adjoining land owner.

**REVOCATION OF RESERVATION OF  
CROWN LAND**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Boorowa.	The whole being Lot 47,
Local Government Area: Harden Shire Council.	DP 753605, Parish Cumbamurra, County Harden,
Locality: McMahons Reef.	of an area of 41.99 hectares.
Reserve No.: 77711.	
Public Purpose: From sale generally.	
Notified: 1 July 1955.	
File No.: GB88 H 271/1.	

Note: To facilitate conversion of LP 106762.

**GRAFTON OFFICE**

**76 Victoria Street (Locked Bag 10), Grafton NSW 2460**  
**Phone: (02) 6640 3400 Fax: (02) 6642 5375**

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

PURSUANT to section 117 of the Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder, is appointed as administrator for the term also specified, 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

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Phillip Thomas FOGARTY.	Reserve No. 140102.	The part of the reserve being Lot 1, DP 740102; Lot 7056, DP 752817, Parish of Coff, County of Fitzroy. Public Purpose: Public recreation and environmental protection. Notified: 28 June 1996. File No.: GF03 R 05.

For a term commencing 17 December 2007 and expiring 16 June 2008.

**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

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Lands Administration Ministerial Corporation.	Yamba Preservation of Native Flora Reserve Trust.	Reserve No.: 55238. Public Purpose: Preservation of native flora. Notified: 17 March 1922. File No.: GF80 R 164/3.

**APPOINTMENT OF TRUST BOARD MEMBERS**

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

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

**SCHEDULE**

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Ian William DAWES (re-appointment)	Murwillumbah Showground Trust	Dedication No. 540097 Public Purpose: Showground Addition Notified: 30 August 1911 File Ref.: GF80 R 199/4
Allan Raymond BROWN (new member)		
John Henry WILLIAMS (re-appointment)		
Ian Johnston Ross (re-appointment)		
Barbara Anne O'REILLY (new member)		
John Kenny McDONALD (re-appointment)		
Ronald Frederick JOHANSEN (re-appointment)		

For a term commencing the date of this notice and expiring 29 November 2012.

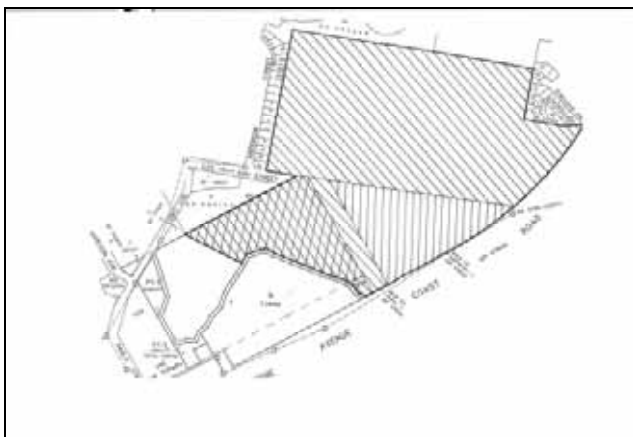
**RESERVATION OF CROWN LAND**

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**

<i>Column 1</i>	<i>Column 2</i>
Land District: Lismore Local Government Area: Ballina Shire Locality: East Ballina Lot Part 5, DP 1119406*, Parish Ballina, County Rous Shown by black edge on the diagram hereunder. Area: 44.69 ha * DP is a Pre Allocated Plan Number issue (PPN DP 1119406)	Reserve No. 1014248 Public Purpose: Environmental Protection



File Reference: 07/4449

Note: Whole Reserve 32714 for Protection from Sand Drift notified 1 June 1901, shown by vertical hatching on the diagram above, is hereby revoked by this reservation.

Part Reserve 82909 for Public Recreation notified 30 November 1960, shown by cross hatching on the diagram above, is hereby revoked by this reservation.

Part Reserve 88100 for Future Public Requirements notified 15 January 1971, shown by horizontal hatching on the diagram above, is hereby revoked by this reservation.

Part Reserve 755684 for the Public Purpose of Future Public Requirements notified 29 June 2007, shown by hatching on the diagram above, is hereby revoked by this reservation.

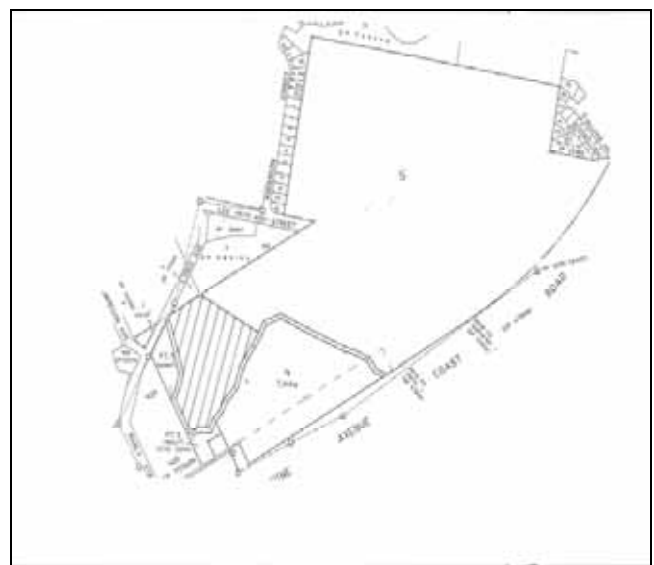
**RESERVATION OF CROWN LAND**

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**

<i>Column 1</i>	<i>Column 2</i>
Land District: Lismore Local Government Area: Ballina Shire Locality: East Ballina Lot Part 5, DP 1119406*, Parish Ballina, County Rous Shown by hatching on the diagram hereunder. Area: 4.184 ha * DP is a Pre Allocated Plan Number issue (PPN DP 1119406)	Reserve No. 1014249 Public Purpose: Heritage Purposes and Environmental Protection



File Reference: 07/4449

Note: Part Reserve 82909 for Public Recreation notified 30 November 1960, shown by hatching on the diagram above, is hereby revoked by this reservation.

**GRIFFITH OFFICE**  
**2nd Floor, Griffith City Plaza,**  
**120–130 Banna Avenue (PO Box 1030), Griffith NSW 2680**  
**Phone: (02) 6960 3600 Fax: (02) 6962 5670**

**APPOINTMENT OF TRUST BOARD MEMBERS**

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

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

*Column 1*

Norma Loraine  
 O'HARA  
 (re-appointment)  
 Steven Richard  
 MERIDETH  
 (re-appointment)  
 Desmond Allan  
 George OHARA  
 (re-appointment)  
 Peter John  
 McHUGH  
 (re-appointment)

For a term commencing  
 the date of this notice and  
 expiring 29 November 2012.

**SCHEDULE***Column 2*

Nericon  
 (R1003016)  
 Reserve Trust

*Column 3*

Reserve No. 1003016  
 Public Purpose:  
 Environmental Protection  
 Notified: 28 September 2001

Reserve No. 1003016  
 Public Purpose:  
 Environmental Protection  
 Notified: 28 September 2001  
 File Reference: GH01 R 10/1

**MOREE OFFICE**

**Frome Street (PO Box 388), Moree NSW 2400**  
**Phone: (02) 6750 6400 Fax: (02) 6752 1707**

**NOTIFICATION OF DEDICATION OF UNOCCUPIED CROWN LAND AS ROAD**

PURSUANT to section 12 of the Roads Act 1993, the land hereunder described is declared to be dedicated as a Crown public road.

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

*Description*

*Land District – Bingara;*  
*Local Government Area – Gwydir*

Unoccupied Crown Land of 8093 square metres adjoining the north eastern end of the road within Lot 118, DP 754851, Parish of Molroy, County of Murchison.

File No.: ME06 H 102.

**REVOCATION OF RESERVATIONS OF CROWN LAND**

PURSUANT to section 90 of the Crown Lands Act 1989, the reservations of Crown Land specified in Column 1 of the Schedules hereunder, are revoked to the extent specified opposite thereto in Column 2 of the Schedules.

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

**SCHEDULE 1***Column 1*

Land District: Moree.  
 Local Government Area:  
 Moree Plains.  
 Locality: Gurley.  
 Reserve No.: 52571.  
 Public Purpose: Literary  
 Institute.  
 Notified: 14 December 1917.  
 File No.: ME81 H 47.

*Column 2*

The whole being Lot 10,  
 section 2, DP 758494 of  
 an area of 2023 square metres,  
 Parish Burranbah,  
 County Courallie.

**SCHEDULE 2***Column 1*

Land District: Moree.  
 Local Government Area:  
 Moree Plains.  
 Locality: Gurley.  
 Reserve No.: 751760.  
 Public Purpose: Future  
 public requirements.  
 Notified: 29 June 2007.  
 File No.: ME81 H 47.

*Column 2*

Part being Lots 1 to 9,  
 section 2, DP 758494 of an  
 area of 1.821 hectares,  
 Parish Burranbah,  
 County Courallie.

**NOWRA OFFICE**  
**5 O’Keefe Avenue (PO Box 309), Nowra NSW 2541**  
**Phone: (02) 4428 9100 Fax: (02) 4421 2172**

**APPOINTMENT OF TRUST BOARD MEMBERS**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Vicki ABBOTT (new member), Laurelle Doris PACEY (re-appointment), Sally Anne RITCHIE (re-appointment), Thomas MICHELSEN (re-appointment), Susan ZALEWSKI (re-appointment).	Narooma Pre-School Kindergarten Trust.	Reserve No.: 89012. Public Purpose: Kindergarten. Notified: 7 September 1973. File No.: NA80 R 474/1.

Term of Office

For a term commencing the date of this notice and expiring  
 29 November 2012.

**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**

**REVOCATION OF DEDICATION OF CROWN  
 LAND FOR A PUBLIC PURPOSE**

PURSUANT to section 84 of the Crown Lands Act 1989, the dedication of Crown land specified in Column 1 of the Schedule hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Metropolitan Local Government Area: Holroyd Parish: St John County: Cumberland Locality: Parramatta Area: 8122.9m <sup>2</sup> Lots: 1 and 2, DP 1113697 Dedicated for: Public School Site Notified: 29 April 1884 Dedication No.: 1000038 File No.: MN96 R 45 Note: Lot 1, DP1113697 will be re-reserved for Community Purposes.	The part being Lot 1, DP 1113697, Parish: St John, County: Cumberland Area: 941.9m <sup>2</sup>

**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

<i>Column 1</i>	<i>Column 2</i>
Land District: Metropolitan Local Government Area: Holroyd Parish: St John County: Cumberland Locality: Parramatta Lot 1, DP 1113697 Area: 941.9m <sup>2</sup> File No.: MN96 R 45 Note: Lot 1, DP 1113697 was previously part of Dedication 1000038.	Reserve No. 1014228 Public Purpose: Community Purposes

**ESTABLISHMENT OF RESERVE TRUST**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Pitt Row Headmasters Cottage (R1014228) Reserve Trust	Reserve No. 1014228 Purpose: Community Purposes Notified: This Day File Ref.: MN96 R 45

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

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Holroyd City Council	Pitt Row Headmasters Cottage (R1014228) Reserve Trust	Reserve No. 1014228 Public Purpose: Community Purposes Notified: This Day File Ref.: MN96 R 45

**DECLARATION OF LAND TO BE CROWN LAND**

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

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

SCHEDULE

Land held by the Roads and Transit Authority  
 of New South Wales

*Land District – Metropolitan; LGA – Hunters Hill  
 Parish – Hunters Hill; County – Cumberland*

An area of 3841 square metres at Huntleys Cove being Lot 10, DP 1115975 and Lots 112 and 113, DP 1068265. File No. MN01 R 8

Note: "Easement to drain water (DP 115975) is not extinguished by this notification".

**ADDITION TO RESERVED CROWN LAND**

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

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

\_\_\_\_\_  
SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Metropolitan Local Government Area: Hunters Hill Council Locality: Huntleys Point Lot 10 DP 115975 and Lots 112 and 113 DP 1068265 Parish: Hunters Hill County: Cumberland Area: 3841m <sup>2</sup> File Ref.: MN01 R 8	Reserve No. 88998 Public Purpose: Boatshed Notified: 31 August 1973 Lot 757, DP 752035, Parish: Hunters Hill, County: Cumberland New Area: 8579m <sup>2</sup>

**NOTIFICATION OF CLOSING OF ROAD**

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

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

\_\_\_\_\_  
Descriptions

<i>Land District – Metropolitan L.G.A. – Lane Cove Council</i>
Lots 100-109 inclusive, DP 1118761 at Riverview, Parish Willoughby (Sheet 1), County Cumberland. MN05 H 20
Notes: (1) On closing, title for the land in Lots 100-109 inclusive remain vested in Lane Cove Council as operational land.
(2) The road is closed subject to the easements to drain water 1.5 wide and variable width as shown in DP 1118761.

**TAREE OFFICE**

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

**ROADS ACT 1993**

## Acquisition of Land for the Purpose of Road

IN pursuance of the provisions of the Roads Act 1993, the land hereunder described is acquired for road and dedicated as a public road, such road is hereby declared to be a Council public road.

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

\_\_\_\_\_  
Description

*Pariah – Jasper; County – Macquarie  
Land District – Port Macquarie  
Local Government Area – Port Macquarie-Hastings*

Opening of a road at Mount Seaview.

Land acquired and dedicated for a public road (Crown road): Lots 1 to 4, DP 1120070.

Titles and areas affected: Folio Identifiers 58/754417 (9486 square metres), 71/754417 (1.2331 hectares), 63/754417 (7860 square metres), 64/754417 (7071 square metres). File No. TE03 H 66.

**WESTERN REGION OFFICE**  
**45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830**  
**Phone: (02) 6883 3000 Fax: (02) 6883 3099**

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

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

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

*Administrative District – Willyama  
Shire – Central Darling  
Parish – Perry; County – Menindee*

The purpose of Western Lands Lease 12978, being the land contained within Folio Identifier 823/761870 has been altered from "Erection of Dwelling, Irrigation, Cultivation and Pastoral Purposes" to "Erection of Dwelling, Irrigation and Cultivation" effective from 22 November 2007.

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

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

PURSUANT to section 48, Commons Management Act 1989, the person specified in Column 1 of the schedule hereunder is appointed as administrator for the term also specified in Column 1, of the trust specified opposite thereto in Column 2, which is trustee of the common referred to in schedule 3 of the Schedule.

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

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Sharon Hawke For a six month period commencing 6 October 2007	Hillston Common Trust	Reserve No. 4 Public Purpose: Temporary Common Notified: 16 January 1886 File Ref.: WL87 R 10/1

**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**

<i>Column 1</i>	<i>Column 2</i>
Brewarrina Old Park Reserve Trust	Reserve No. 2 Public Purpose: Public Park Notified: 25 November 1885 File Ref.: WL86 R 201/1

**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 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**

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Brewarrina Shire Council	Brewarrina Old Park Reserve Trust	Reserve No. 2 Public Purpose: Public Park Notified: 25 November 1885 File Ref.: WL86 R 201/1

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

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

TONY KELLY MLC,  
Minister for Lands

*Administrative District – Hillston North  
Shire – Carrathool  
Parish – Kendal; County – Franklin*

The purpose/conditions of Western Lands Lease 249, being the land contained within Folio Identifier 4304/765058 has been altered from "Grazing" to "Grazing and Cultivation" effective from 12 November 2007.

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

The conditions have been altered by the inclusion of the special conditions following.

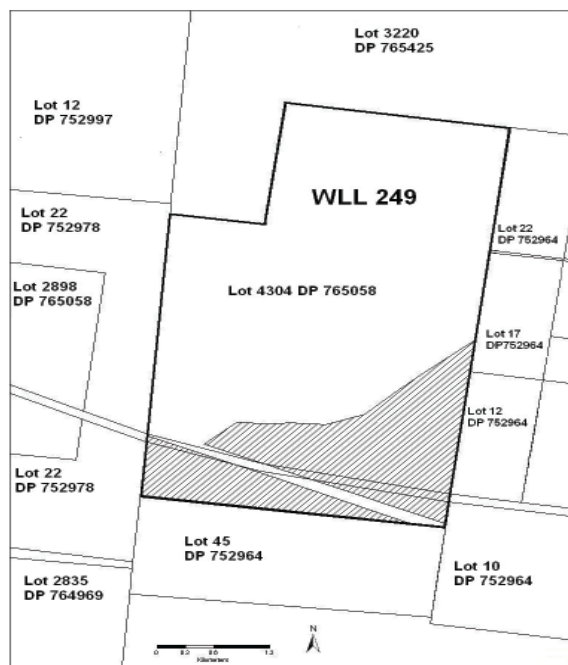
**SPECIAL CONDITIONS ATTACHED TO WESTERN  
LANDS LEASE 249**

- (1) The lessee shall only cultivate an area of 398 hectares indicated on the diagram hereunder.
- (2) The lessee must ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the Commissioner.
- (3) Areas with a slope greater than 2% shall not be cultivated until any soil conservation measures documented in a plan approved by the Commissioner have been implemented at the lessee's expense.
- (4) The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- (5) Incised drainage lines, other than man made structures, which carry water after storms shall be



left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.

- (6) Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate. Where such approval is granted, stubble burning is to be carried out as per requirements of the NSW Rural Fire Service.
- (7) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (8) The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
- (9) The lessee shall undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.
- (10) Cultivation and cropping are not to alter the natural flood regime. Crops are not to be protected by levees.



**DECLARATION OF A PUBLIC PURPOSE**

PURSUANT to section 3 of the Crown Lands Act 1989, I declare "Soil Conservation" to be a public purpose for the purposes of section 87 of that Act. (File: 07/5376)

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

**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 1**

Column 1	Column 2	Column 3
Soil Conservation Commission of New South Wales	Rick Farley Soil Conservation (R1014268) Reserve Trust	Reserve No. 1014268 for the public purpose of soil conservation notified in today's Gazette.

File No.: 07/5376

**ESTABLISHMENT OF RESERVE TRUST**

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

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

**SCHEDULE**

Column 1	Column 2
Rick Farley Soil Conservation (R1014268) Reserve Trust notified in today's Gazette.	Reserve No. 1014268 for the public purpose of soil conservation

File No.: 07/5376.

**RESERVATION OF CROWN LAND**

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

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

**SCHEDULE**

Column 1	Column 2
Land District: Wentworth Local Government Area: Wentworth Parish: Bertram, Garnpung, Mitchell, Mueller, Nania and Perry County: Perry Locality: Wilandra Lot 6925, DP 1029750	Reserve No. 1014268 for the public purpose of soil conservation

File No.: 07/5376

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## Department of Planning

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### ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

#### ORDER

I, the Minister for Planning, order, under section 75B (1) of the Environmental Planning and Assessment Act 1979, that the development described in the Schedule is a project to which Part 3A of the Environmental Planning and Assessment Act 1979 applies.

FRANK SARTOR, M.P.,  
Minister for Planning

Sydney, 6 November 2007.

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#### SCHEDULE

Relocation of 1.8km of pipeline associated with the Australian Bay Lobsters' aquaculture facility at Cudgen, Tweed Local Government Area (the 'Project').

## Department of Primary Industries

### FISHERIES MANAGEMENT ACT 1994

#### FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2007

##### Section 177 (1) – Notice of Aquaculture Lease Cancellation

OL65/006 within the estuary of Tuross Lake, having an area of 1.5159 hectares formerly leased by Greg WOODFORD and Marlise WOODFORD.

OL74/164 within the estuary of Tuross Lake, having an area of 0.7244 hectares formerly leased by Greg WOODFORD and Marlise WOODFORD.

OL81/031 within the estuary of Tuross Lake, having an area of 0.0773 hectares formerly leased by Greg WOODFORD and Marlise WOODFORD.

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Notification under section 163 (7) of the Fisheries Management Act 1994 and clause 33 of the Fisheries Management (Aquaculture) Regulation 2007

##### Notice of Receipt of Application for Aquaculture Lease

OL60/195 within the estuary of the Manning River, having an area of 1.3234 hectares to POLSON OYSTERS PTY LTD of Oxley Island NSW, for a term of 15 years expiring on 4 October 2022.

AL06/018 within the estuary of Wapengo Lake, having an area of 1.4195 hectares to Rodney RUTTER and Robert SHERLOCK of Tathra NSW, for a term of 15 years expiring on 18 October 2022.

AL06/019 within the estuary of Wapengo Lake, having an area of 0.4980 hectares to Rodney RUTTER and Robert SHERLOCK of Tathra NSW, for a term of 15 years expiring on 18 October 2022.

AL06/020 within the estuary of Wapengo Lake, having an area of 1.4638 hectares to Rodney RUTTER and Robert SHERLOCK of Tathra NSW, for a term of 15 years expiring on 18 October 2022.

#### —————

#### Fisheries Management (Aquaculture) Regulation 2007

##### Clause 39 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following Class 1 Aquaculture Leases:

OL77/082 within the estuary of the Manning River, having an area 2.4990 hectares to Keith HALL of Mitchells Island NSW, for a term of 15 years expiring on 4 April 2022.

OL76/129 within the estuary of Merimbula Lake, having an area 2.1524 hectares to AQUACULTURE ENTERPRISES PTY LTD of Pambula NSW, for a term of 15 years expiring on 16 October 2021.

BILL TALBOT,  
Director,

Fisheries Conservation and Aquaculture Branch,  
Agriculture, Fisheries and Regional Relations Division,  
NSW Department of Primary Industries

### MINE SUBSIDENCE COMPENSATION ACT 1961

#### Appointment of Nominated Member to the Mine Subsidence Board

I, Professor Marie Bashir, AC, C.V.O, Governor of New South Wales, with the advice of the Executive Council and pursuant to section 5 of the Mine Subsidence Compensation Act 1961, hereby:

1. revoke the appointment of Sonia HORNER as a member of the Mine Subsidence Board published in the New South Wales Government Gazette No. 37 of 24 March 2006 at page 1571; and
2. appoint Margaret MacDonald-HILL as the Minister for Mineral Resources' nominee to the Mine Subsidence Board for a term commencing on the date of appointment and expiring on 21 March 2009.

Dated this 21st day of November 2007.

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

### MINERAL RESOURCES

NOTICE is given that the following applications have been received:

#### EXPLORATION LICENCE APPLICATIONS

(T07-0500)

No. 3360, CASTLEBAY ASSET PTY LTD (ACN 124 028 959), area of 55 units, for Group 1, dated 20 November 2007. (Armidale Mining Division).

(T07-0501)

No. 3361, MINERAL SANDS LIMITED (ACN 103 006 542), area of 742 units, for Group 10, dated 21 November 2007. (Wagga Wagga Mining Division).

(T07-0502)

No. 3362, IMPERIAL RESOURCES MANAGEMENT PTY LIMITED (ACN 009 399 455), area of 60 units, for Group 1, dated 22 November 2007. (Orange Mining Division).

(T07-0503)

No. 3363, GREYSTOKE MINES PTY LTD (ACN 125 517 259), area of 88 units, for Group 1, dated 22 November 2007. (Wagga Wagga Mining Division).

(T07-0504)

No. 3364, GRADIENT ENERGY AUSTRALIA PTY LTD (ACN 128 437 507), area of 800 units, for Group 8, dated 22 November 2007. (Coffs Harbour Mining Division).

(T07-0505)

No. 3365, AUSGOLD EXPLORATION PTY LTD (ACN 078 093 606), area of 205 units, for Group 1, dated 23 November 2007. (Broken Hill Mining Division).

(T07-0509)

No. 3369, FOUR POINTS EXPLORATION LIMITED (ACN 101 168 343), area of 115 units, for Group 1, dated 23 November 2007. (Broken Hill Mining Division).

(T07-0510)

No. 3370, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 26 units, for Group 1, dated 27 November 2007. (Broken Hill Mining Division).

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

NOTICE is given that the following applications have been granted:

**EXPLORATION LICENCE APPLICATIONS**

(07-433)

No. 3220, now Exploration Licence No. 6945, NORTHERN ENERGY CORPORATION LIMITED (ACN 081 244 395), County of Arrawatta, Map Sheet (9039, 9040), area of 3642 hectares, for Group 9, dated 21 November 2007, for a term until 21 November 2009.

(07-434)

No. 3221, now Exploration Licence No. 6946, NORTHERN ENERGY CORPORATION LIMITED (ACN 081 244 395), County of Arrawatta, Map Sheet (9040), area of 2397 hectares, for Group 9, dated 21 November 2007, for a term until 21 November 2009.

(07-435)

No. 3222, now Exploration Licence No. 6947, NORTHERN ENERGY CORPORATION LIMITED (ACN 081 244 395), County of Arrawatta, Map Sheet (9039), area of 4122 hectares, for Group 9, dated 21 November 2007, for a term until 21 November 2009.

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

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

(T92-0331)

Exploration Licence No. 4473, SITEGOAL PTY LIMITED (ACN 052 317 503), area of 1 unit. Application for renewal received 21 November 2007.

(T93-1013)

Exploration Licence No. 4632, TRIAKO RESOURCES LIMITED (ACN 008 498 119) and ANGLOGOLD ASHANTI AUSTRALIA LIMITED (ACN 008 737 424), area of 70 units. Application for renewal received 21 November 2007.

(C98-2158)

Exploration Licence No. 5183, NAMOI MINING PTY LIMITED (ACN 071 158 373), area of 1677 hectares. Application for renewal received 22 November 2007.

(T97-1003)

Exploration Licence No. 5420, ILUKA MIDWEST LIMITED (ACN 008 763 666), area of 129 units. Application for renewal received 22 November 2007.

(T99-0144)

Exploration Licence No. 5675, ALKANE RESOURCES LTD (ACN 000 689 216), area of 87 units. Application for renewal received 23 November 2007.

(T02-0119)

Mining Purposes Lease No. 319 (Act 1973), Timothy Ian ELLIS, area of 2.98 hectares. Application for renewal received 22 November 2007.

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

**RENEWAL OF CERTAIN AUTHORITIES**

NOTICE is given that the following authorities have been renewed:

(04-1403)

Authorisation No. 451, COALEX PTY LTD (ACN 000 694 315), County of Cook, Map Sheet (8931), area of 699.7 hectares, for a further term until 24 August 2009. Renewal effective on and from 19 November 2007.

(T03-0040)

Exploration Licence No. 6102, GATEWAY MINING NL (ACN 008 402 391), County of Forbes, Map Sheet (8630), area of 1 unit, for a further term until 27 July 2009. Renewal effective on and from 15 November 2007.

(T03-0047)

Exploration Licence No. 6124, MINOTAUR OPERATIONS PTY LTD (ACN 108 925 284), County of Yancowinna, Map Sheet (7133, 7134), area of 13 units, for a further term until 10 September 2009. Renewal effective on and from 26 November 2007.

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

**CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER**

NOTICE is given that the following authority has been cancelled:

(T97-1287)

Exploration Licence No. 5393, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Flinders, Map Sheet (8233), area of 4 units. Cancellation took effect on 15 October 2007.

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

**TRANSFER**

(06-58)

Exploration Licence No. 6567, formerly held by FALCONBRIDGE (AUSTRALIA) PTY LTD (ACN 000 697 772) has been transferred to MITHRIL RESOURCES LTD (ACN 099 883 922). The transfer was registered on 25 October 2007.

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

**EXOTIC DISEASES OF ANIMALS ACT 1991****EQUINE INFLUENZA ORDER – Section 15****Declaration of Restricted Area – Restricted Area (Red)**

I, IAN JAMES ROTH, Deputy Chief Veterinary Officer, with the powers the Minister has delegated to me under section 67 of the Exotic Diseases of Animals Act 1991 ('the Act') and pursuant to section 15 of the Act and being of the opinion that the area specified in Schedule 1 may be or become infected with the exotic disease Equine influenza hereby:

1. revoke the order titled "Declaration of Restricted Area – Restricted Area (Red) 23 November 2007" declared under section 15 of the Act dated 23 November 2007, and any order revived as a result of this revocation;
2. declare the area specified in Schedule 1 to be a restricted area known as "Restricted Area (Red)"; and
3. declare that the classes of animals, animal products, fodder, fittings or vehicles to which this order applies are those described in Schedule 2.

**SCHEDULE 1****Restricted Area (Red)**

The premises in the areas as described and shown in the shaded areas in the map below:

1. within a 10 km radius of the premises known as 'Rimbanda' 151 Rimbanda Rd; Kentucky 2354 in the State of New South Wales;
2. within a 10km radius of the premises being 1264 Green Valley Road, Bendemeer 2355 in the State of new South Wales;
3. Parts of the local government areas administered by Armidale Dumaresq Council and Uralla Shire Council being the areas described as follows:

That part of the Parish of Gara (County of Sandon) west of a line commencing at the point where the Burying Ground Creek crosses the common boundary of the Parishes of Donald and Gara (County of Sandon), thence generally southerly along Burying Ground Creek to the point where it joins Commissioners Waters, thence in a generally westerly direction along Commissioners Waters to its junction with the common boundary of the Parishes of Gara and Tiverton (County of Sandon); and

That part of the Parish of Arding (County of Sandon) east of a line commencing at point where Hawthorne Drive crosses the joint boundary of the Parishes of Arding and Uralla (County of Sandon) thence in a generally northerly direction along Hawthorne Drive to its junction with the Arding Road, thence in a generally westerly direction following the Arding Road to its junction with the Mount Butler Road, thence in a generally northerly direction following the Mount Butler Road to the joint boundary with the Parishes of Arding and Elton (County of Sandon);

4. That part of the area administered by the Great Lakes Shire Council south and west of a line commencing at the point where the boundary of the Myalls Lake National Park (the Park) meets the Pacific Ocean, about four kilometres north of the township of Hawks Nest, thence in a generally westerly direction along the southern boundary of the Park to the point at which it meets Pipers Creek, thence downstream along the Park boundary (the southern bank of Pipers Creek) to a point opposite the south-western tip of Nickey Island, thence following the westernmost boundary of the Park as shown on the Port Stephens 9332-4S Second Edition 1:25 000 map published by Land and Property Information NSW, 2001 (which boundary cuts across Pipers Creek and the Myall River and runs south-west of Nickey Island and Kangaroo Island) to the point at which it meets the common boundary between the Parishes of Fens and Viney Creek (County of Gloucester), thence along the western boundary of the Park, initially in a westerly direction, to the point at which it meets the common boundary of the Parishes of Viney Creek and Nerong (County of Gloucester), thence westerly along this common boundary cutting across the Pacific Highway to the point at which this common boundary meets the boundary of the Park, thence initially generally westerly and then northerly in a generally clockwise direction along the boundary of the Park to the point where Emu Creek Road crosses the boundary of the Park, thence northerly along Emu Creek Road to the intersection of Booral Road, thence easterly along Booral Road to the intersection of Lowreys Road, thence north-westerly along Lowreys Road to the intersection with Old Inn Road, thence northerly to the intersection of Wild Cattle Creek, thence north-westerly along Wild Cattle Creek approximately 20 metres to the intersection of Apple Tree Creek, thence north-westerly along Apple Tree Creek to the point at which Apple Tree Creek crosses the boundary of the Park, thence generally easterly and northerly and clockwise along the boundary of the Park to the point at which the boundary of the Park meets Johnsons Creek Road, thence cutting directly across Johnsons Creek Road to the boundary of the Ghin-do-ee National Park, thence initially in a generally westerly and then northerly direction clockwise around the boundary of the Ghin-do-ee National Park to the point at which it meets the boundary of the Parish of Gorton (County of Gloucester) thence in a generally northerly direction along the eastern boundary of the Parish of Gorton and then continuing as the eastern boundary of the Parish of Terreell (County of Gloucester) to the point at which this Parish boundary meets the common boundary of the areas administered by the Great Lakes Shire Council and the Gloucester Shire Council;

5. Those parts of the parishes named in column B that fall within the Local government area administered by the council named in column A, other than any Special Restricted Area (Purple):

Column A	Column B
<i>Council name</i>	<i>Parish name</i> <i>County name</i>
Armidale Dumaresq Council	Armidale      Sandon
Armidale Dumaresq Council	Butler      Sandon
Armidale Dumaresq Council	Dangarsleigh      Sandon
Armidale Dumaresq Council	Saumarez      Sandon
Armidale Dumaresq Council	Yarrowick      Hardinge
Blue Mountains City Council	Bilpin      Cook
Blue Mountains City Council	Blackheath      Cook
Blue Mountains City Council	Bowen      Cook
Blue Mountains City Council	Clwydd      Cook
Blue Mountains City Council	Coomassie      Cook
Blue Mountains City Council	Grose      Cook
Blue Mountains City Council	Hartley      Cook
Blue Mountains City Council	Irvine      Cook
Blue Mountains City Council	Jamison      Cook
Blue Mountains City Council	Kanimbla      Cook
Blue Mountains City Council	Lett      Cook
Blue Mountains City Council	Linden      Cook
Blue Mountains City Council	Magdala      Cook
Blue Mountains City Council	Megalong      Cook
Blue Mountains City Council	Nepean      Cook
Blue Mountains City Council	Warragamba      Cook
Blue Mountains City Council	Wollangambe      Cook
Blue Mountains City Council	Woodford      Cook
Cabonne Shire Council	Coonambro      Ashburnham
Campbelltown City Council	Eckersley      Cumberland
Cessnock City Council	Bala      Northumberland
Cessnock City Council	Blaxland      Northumberland
Cessnock City Council	Burrigurra      Northumberland
Cessnock City Council	Congewai      Northumberland
Cessnock City Council	Coolamin      Northumberland
Cessnock City Council	Corrabare      Northumberland
Cessnock City Council	Cosgrove      Northumberland
Cessnock City Council	Ellalong      Northumberland
Cessnock City Council	Finchley      Northumberland
Cessnock City Council	Millfield      Northumberland
Cessnock City Council	Moruben      Northumberland
Cessnock City Council	Ovingham      Northumberland
Cessnock City Council	Quorrobolong      Northumberland
Cessnock City Council	Yango      Northumberland
Dubbo City Council	Beni      Lincoln
Dubbo City Council	Bickanbeenie      Lincoln
Dubbo City Council	Bruah      Lincoln
Dubbo City Council	Burrabadine      Narromine
Dubbo City Council	Caledonia      Lincoln
Dubbo City Council	Caloma      Gordon
Dubbo City Council	Coolbaggie      Lincoln
Dubbo City Council	Cullen      Gordon
Dubbo City Council	Daley      Lincoln
Dubbo City Council	Donelly      Lincoln
Dubbo City Council	Dubbo      Gordon
Dubbo City Council	Dubbo      Lincoln
Dubbo City Council	Dungary      Narromine
Dubbo City Council	Emu      Ewenmar

Column A	Column B	Column B
<i>Council name</i>	<i>Parish name</i>	<i>County name</i>
Dubbo City Council	Eumungerie	Ewenmar
Dubbo City Council	Goonoo	Lincoln
Dubbo City Council	Minore	Narromine
Dubbo City Council	Momo	Narromine
Dubbo City Council	Moonul	Ewenmar
Dubbo City Council	Murrumbidgee	Lincoln
Dubbo City Council	Oxley	Gordon
Dubbo City Council	Terramungamine	Lincoln
Dubbo City Council	Warrie	Lincoln
Dubbo City Council	Whylandra	Gordon
Dungog Shire Council	Alfred	Gloucester
Dungog Shire Council	Allyn	Durham
Dungog Shire Council	Avenal	Durham
Dungog Shire Council	Beean Beean	Gloucester
Dungog Shire Council	Blackcamp	Gloucester
Dungog Shire Council	Boonabilla	Durham
Dungog Shire Council	Carrow	Durham
Dungog Shire Council	Colonna	Durham
Dungog Shire Council	Dungog	Durham
Dungog Shire Council	Fosterton	Gloucester
Dungog Shire Council	Glendon	Durham
Dungog Shire Council	Holywell	Durham
Dungog Shire Council	Irralong	Gloucester
Dungog Shire Council	Lewinsbrook	Durham
Dungog Shire Council	Limestone	Gloucester
Dungog Shire Council	St Julian	Durham
Dungog Shire Council	Thalaba	Gloucester
Dungog Shire Council	Tillegra	Durham
Dungog Shire Council	Tillegra	Gloucester
Dungog Shire Council	Trevor	Gloucester
Dungog Shire Council	Underbank	Durham
Dungog Shire Council	Underbank	Gloucester
Dungog Shire Council	Wangat	Gloucester
Forbes Shire Council	Braulin	Forbes
Forbes Shire Council	Cookamidgera	Ashburnham
Forbes Shire Council	Coonambro	Ashburnham
Forbes Shire Council	Cumbijowa	Forbes
Forbes Shire Council	Dowling	Ashburnham
Forbes Shire Council	Forbes	Ashburnham
Forbes Shire Council	Martin	Ashburnham
Forbes Shire Council	Maudry	Forbes
Forbes Shire Council	Mulyandry	Forbes
Forbes Shire Council	Mumbidgle	Ashburnham
Forbes Shire Council	Troubalgie	Ashburnham
Forbes Shire Council	Wanera	Ashburnham
Forbes Shire Council	Warregal	Ashburnham
Forbes Shire Council	Wheoga	Forbes
Forbes Shire Council	Wongajong	Forbes
Gilgandra Shire Council	Donelly	Lincoln
Gilgandra Shire Council	Drillwarrina	Ewenmar
Gilgandra Shire Council	Emu	Ewenmar
Gilgandra Shire Council	Eumungerie	Ewenmar
Great Lakes Council	Alfred	Gloucester
Great Lakes Council	Berrico	Gloucester
Great Lakes Council	Blackcamp	Gloucester

Column A	Column B	Column B
<i>Council name</i>	<i>Parish name</i>	<i>County name</i>
Great Lakes Council	Booral	Gloucester
Great Lakes Council	Gorton	Gloucester
Great Lakes Council	Gundaine	Gloucester
Great Lakes Council	Hewong	Gloucester
Great Lakes Council	Limestone	Gloucester
Great Lakes Council	Monkerai	Gloucester
Great Lakes Council	Stroud	Gloucester
Great Lakes Council	Trevor	Gloucester
Great Lakes Council	Tuncurry	Gloucester
Gunnedah Shire Council	Babbinboon	Buckland
Gunnedah Shire Council	Bando	Pottinger
Gunnedah Shire Council	Benelabri	Pottinger
Gunnedah Shire Council	Bingle	Pottinger
Gunnedah Shire Council	Black Jack	Pottinger
Gunnedah Shire Council	Boorobil	Nandewar
Gunnedah Shire Council	Breeza	Pottinger
Gunnedah Shire Council	Brentry	Nandewar
Gunnedah Shire Council	Brigalow	Pottinger
Gunnedah Shire Council	Brothers	Pottinger
Gunnedah Shire Council	Brown	Pottinger
Gunnedah Shire Council	Burbugate	Nandewar
Gunnedah Shire Council	Calala	Pottinger
Gunnedah Shire Council	Carroll	Buckland
Gunnedah Shire Council	Clift	Pottinger
Gunnedah Shire Council	Cooridoon	Buckland
Gunnedah Shire Council	Curlewis	Pottinger
Gunnedah Shire Council	Denver	Buckland
Gunnedah Shire Council	Digby	Pottinger
Gunnedah Shire Council	Dight	Buckland
Gunnedah Shire Council	Doona	Pottinger
Gunnedah Shire Council	Dowe	Darling
Gunnedah Shire Council	Dubbleda	Pottinger
Gunnedah Shire Council	Ferrier	Buckland
Gunnedah Shire Council	Ghoolendaadi	Pottinger
Gunnedah Shire Council	Gill	Pottinger
Gunnedah Shire Council	Goran	Pottinger
Gunnedah Shire Council	Gulligal	Pottinger
Gunnedah Shire Council	Gunnedah	Pottinger
Gunnedah Shire Council	Gunnenbeme	Nandewar
Gunnedah Shire Council	Johnston	Pottinger
Gunnedah Shire Council	Keepit	Darling
Gunnedah Shire Council	Lawson	Pottinger
Gunnedah Shire Council	Melville	Pottinger
Gunnedah Shire Council	Merrigula	Pottinger
Gunnedah Shire Council	Mihi	Nandewar
Gunnedah Shire Council	Millie	Pottinger
Gunnedah Shire Council	Mooki	Buckland
Gunnedah Shire Council	Moorowara	Parry
Gunnedah Shire Council	Namoi	Darling
Gunnedah Shire Council	Nea	Pottinger
Gunnedah Shire Council	Nombi	Pottinger
Gunnedah Shire Council	Premer	Pottinger
Gunnedah Shire Council	Rangira	Nandewar
Gunnedah Shire Council	Tamarang	Pottinger
Gunnedah Shire Council	Tambar	Pottinger



Column A	Column B	Column B
<i>Council name</i>	<i>Parish name</i>	<i>County name</i>
Gunnedah Shire Council	Texas	Buckland
Gunnedah Shire Council	Tulcumba	Nandewar
Gunnedah Shire Council	Urangera	Pottinger
Gunnedah Shire Council	Walla Walla	Pottinger
Gunnedah Shire Council	Wallala	Buckland
Gunnedah Shire Council	Weetaliba	Nandewar
Gunnedah Shire Council	Willuri	Nandewar
Gunnedah Shire Council	Wilson	Pottinger
Gunnedah Shire Council	Wondoba	Pottinger
Gunnedah Shire Council	Yarrari	Nandewar
Gwydir Shire Council	Anderson	Murchison
Gwydir Shire Council	Austen	Murchison
Gwydir Shire Council	Boomi	Murchison
Gwydir Shire Council	Capel	Murchison
Gwydir Shire Council	Caroda	Murchison
Gwydir Shire Council	Cobbadah	Murchison
Gwydir Shire Council	Crawley	Murchison
Gwydir Shire Council	Currangandi	Murchison
Gwydir Shire Council	Dunnee	Murchison
Gwydir Shire Council	Eulowrie	Murchison
Gwydir Shire Council	Hall	Murchison
Gwydir Shire Council	Horton	Murchison
Gwydir Shire Council	King	Murchison
Gwydir Shire Council	Lindesay	Murchison
Gwydir Shire Council	Macintyre	Murchison
Gwydir Shire Council	Paleroo	Murchison
Gwydir Shire Council	Pallal	Murchison
Gwydir Shire Council	Piedmont	Murchison
Gwydir Shire Council	Pringle	Murchison
Gwydir Shire Council	Rusden	Murchison
Gwydir Shire Council	Tange	Murchison
Hawkesbury City Council	Angorawa	Hunter
Hawkesbury City Council	Auburn	Northumberland
Hawkesbury City Council	Bala	Northumberland
Hawkesbury City Council	Bilpin	Cook
Hawkesbury City Council	Bowen	Cook
Hawkesbury City Council	Burralow	Cook
Hawkesbury City Council	Colo	Cook
Hawkesbury City Council	Colo	Hunter
Hawkesbury City Council	Cook	Hunter
Hawkesbury City Council	Grono	Hunter
Hawkesbury City Council	Hawkesbury	Hunter
Hawkesbury City Council	Irvine	Cook
Hawkesbury City Council	Ivory	Hunter
Hawkesbury City Council	Lockyer	Northumberland
Hawkesbury City Council	Macdonald	Hunter
Hawkesbury City Council	Mellong	Hunter
Hawkesbury City Council	Nepean	Cook
Hawkesbury City Council	Parr	Hunter
Hawkesbury City Council	Putty	Hunter
Hawkesbury City Council	Six Brothers	Hunter
Hawkesbury City Council	St Albans	Northumberland
Hawkesbury City Council	Wallambine	Northumberland
Hawkesbury City Council	Weeney	Hunter
Hawkesbury City Council	Wheeny	Cook

Column A	Column B	Column B
<i>Council name</i>	<i>Parish name</i>	<i>County name</i>
Hawkesbury City Council	Windsor	Hunter
Hawkesbury City Council	Wollemi	Hunter
Hawkesbury City Council	Womerah	Hunter
Hawkesbury City Council	Wonga	Hunter
Hawkesbury City Council	Yengo	Hunter
Liverpool Plains Shire Council	Bomera	Pottinger
Liverpool Plains Shire Council	Brennan	Pottinger
Liverpool Plains Shire Council	Brothers	Pottinger
Liverpool Plains Shire Council	Bundella	Pottinger
Liverpool Plains Shire Council	Clift	Buckland
Liverpool Plains Shire Council	Coolanbilla	Pottinger
Liverpool Plains Shire Council	Coomoo Coomoo	Pottinger
Liverpool Plains Shire Council	Denver	Buckland
Liverpool Plains Shire Council	Doona	Pottinger
Liverpool Plains Shire Council	Gunnadilly	Buckland
Liverpool Plains Shire Council	Howes Hill	Pottinger
Liverpool Plains Shire Council	Hudson	Buckland
Liverpool Plains Shire Council	Kickerbell	Pottinger
Liverpool Plains Shire Council	Lawson	Pottinger
Liverpool Plains Shire Council	Mema	Pottinger
Liverpool Plains Shire Council	Mooki	Buckland
Liverpool Plains Shire Council	Moredevil	Pottinger
Liverpool Plains Shire Council	Piallaway	Buckland
Liverpool Plains Shire Council	Premer	Pottinger
Liverpool Plains Shire Council	Pringle	Pottinger
Liverpool Plains Shire Council	Rodd	Pottinger
Liverpool Plains Shire Council	Springfield	Pottinger
Liverpool Plains Shire Council	Tamarang	Pottinger
Liverpool Plains Shire Council	Telford	Buckland
Liverpool Plains Shire Council	Trinkey	Pottinger
Liverpool Plains Shire Council	Wallala	Buckland
Liverpool Plains Shire Council	Wentworth	Brisbane
Liverpool Plains Shire Council	Weston	Pottinger
Liverpool Plains Shire Council	Windy	Buckland
Liverpool Plains Shire Council	Yarraman	Pottinger
Liverpool Plains Shire Council	Yarrimanbah	Buckland
Mid-Western Regional Council	Bylong	Phillip
Mid-Western Regional Council	Murrumbo	Phillip
Moree Plains Shire Council	Berrygill	Courallie
Moree Plains Shire Council	Bombell	Courallie
Moree Plains Shire Council	Boo Boo	Courallie
Moree Plains Shire Council	Booramine	Courallie
Moree Plains Shire Council	Caroda	Murchison
Moree Plains Shire Council	Doorabeeba	Benarba
Moree Plains Shire Council	Krui	Benarba
Moree Plains Shire Council	Mellburra	Jamison
Moree Plains Shire Council	Minnaminane	Courallie
Moree Plains Shire Council	Myall Hollow	Jamison
Moree Plains Shire Council	Terrergee	Courallie
Moree Plains Shire Council	Thalaba	Jamison
Moree Plains Shire Council	Yatta	Courallie
Muswellbrook Shire Council	Coricudgy	Hunter
Muswellbrook Shire Council	Hungerford	Hunter
Muswellbrook Shire Council	Kerrabee	Phillip
Muswellbrook Shire Council	Monundilla	Hunter

Column A	Column B	Column B
<i>Council name</i>	<i>Parish name</i>	<i>County name</i>
Muswellbrook Shire Council	Nullo	Hunter
Muswellbrook Shire Council	Phillip	Hunter
Muswellbrook Shire Council	Pomany	Phillip
Muswellbrook Shire Council	White	Hunter
Narrabri Shire Council	Baan Baa	Pottinger
Narrabri Shire Council	Belar	Jamison
Narrabri Shire Council	Berrioye	Nandewar
Narrabri Shire Council	Bibil	Jamison
Narrabri Shire Council	Billyena	Nandewar
Narrabri Shire Council	Blake	White
Narrabri Shire Council	Bobbiwaa	Jamison
Narrabri Shire Council	Boggabri	Nandewar
Narrabri Shire Council	Boggabri	Pottinger
Narrabri Shire Council	Bohena	White
Narrabri Shire Council	Bolcarol	Jamison
Narrabri Shire Council	Bollol	Nandewar
Narrabri Shire Council	Boo Boo	Courallie
Narrabri Shire Council	Boorah	Jamison
Narrabri Shire Council	Boral	White
Narrabri Shire Council	Brentry	Nandewar
Narrabri Shire Council	Brigalow	Jamison
Narrabri Shire Council	Brigalow	White
Narrabri Shire Council	Bullawa	Nandewar
Narrabri Shire Council	Bulyeroi	Jamison
Narrabri Shire Council	Bunna	Jamison
Narrabri Shire Council	Bunna Bunna	Benarba
Narrabri Shire Council	Bunyah	Jamison
Narrabri Shire Council	Burcarroll	Jamison
Narrabri Shire Council	Burrendong	Jamison
Narrabri Shire Council	Byar	Nandewar
Narrabri Shire Council	Capp	White
Narrabri Shire Council	Connor	Nandewar
Narrabri Shire Council	Cook	White
Narrabri Shire Council	Cooma	White
Narrabri Shire Council	Coorong	Jamison
Narrabri Shire Council	Coryah	Nandewar
Narrabri Shire Council	Cowimangarah	Jamison
Narrabri Shire Council	Crowie	White
Narrabri Shire Council	Dampier	White
Narrabri Shire Council	Dangar	Jamison
Narrabri Shire Council	Deriah	Nandewar
Narrabri Shire Council	Dobikin	Jamison
Narrabri Shire Council	Doorabeeba	Benarba
Narrabri Shire Council	Doyle	Jamison
Narrabri Shire Council	Durrisdeer	Nandewar
Narrabri Shire Council	Eckford	Jamison
Narrabri Shire Council	Edgeroi	Jamison
Narrabri Shire Council	Eulah	Nandewar
Narrabri Shire Council	Galathera	Jamison
Narrabri Shire Council	Gehan	Jamison
Narrabri Shire Council	Gommel	Jamison
Narrabri Shire Council	Goonah	White
Narrabri Shire Council	Gorman	White
Narrabri Shire Council	Gulligal	Pottinger
Narrabri Shire Council	Gundemain	Jamison

Column A	Column B	Column B
<i>Council name</i>	<i>Parish name</i>	<i>County name</i>
Narrabri Shire Council	Gurleigh	White
Narrabri Shire Council	Helebah	Jamison
Narrabri Shire Council	Keera	Jamison
Narrabri Shire Council	Killarney	Nandewar
Narrabri Shire Council	Leard	Nandewar
Narrabri Shire Council	Lindesay	Nandewar
Narrabri Shire Council	Loder	White
Narrabri Shire Council	Loftus	White
Narrabri Shire Council	Mallallee	White
Narrabri Shire Council	Manamoi	Jamison
Narrabri Shire Council	Markham	Jamison
Narrabri Shire Council	Mellburra	Jamison
Narrabri Shire Council	Meriah	Jamison
Narrabri Shire Council	Mihi	Nandewar
Narrabri Shire Council	Milner	White
Narrabri Shire Council	Moema	Jamison
Narrabri Shire Council	Mollee	White
Narrabri Shire Council	Moonbill	Nandewar
Narrabri Shire Council	Myall Hollow	Jamison
Narrabri Shire Council	Narrabri	Nandewar
Narrabri Shire Council	Ningadhun	Nandewar
Narrabri Shire Council	Nuable	White
Narrabri Shire Council	Nundi	Jamison
Narrabri Shire Council	Parkes	White
Narrabri Shire Council	Pian	Jamison
Narrabri Shire Council	Queerbri	Jamison
Narrabri Shire Council	Quinn	White
Narrabri Shire Council	Robertson	White
Narrabri Shire Council	Rusden	Nandewar
Narrabri Shire Council	Tarlee	Jamison
Narrabri Shire Council	Thalaba	Jamison
Narrabri Shire Council	Therribri	Nandewar
Narrabri Shire Council	Tippereena	Nandewar
Narrabri Shire Council	Tulla Mullen	Pottinger
Narrabri Shire Council	Tulladunna	Jamison
Narrabri Shire Council	Turrawan	White
Narrabri Shire Council	Vickery	Nandewar
Narrabri Shire Council	Walla Walla	Pottinger
Narrabri Shire Council	Wallah	Nandewar
Narrabri Shire Council	Waterloo	Jamison
Narrabri Shire Council	Waugan	Jamison
Narrabri Shire Council	Wean	Nandewar
Narrabri Shire Council	Wee Waa	White
Narrabri Shire Council	Weeta Waa	Jamison
Narrabri Shire Council	White	White
Narrabri Shire Council	Willala	Pottinger
Narrabri Shire Council	Woolabrar	Jamison
Narromine Shire Council	Biridoo	Narromine
Narromine Shire Council	Caloma	Gordon
Narromine Shire Council	Cullen	Gordon
Narromine Shire Council	Momo	Narromine
Narromine Shire Council	Obley	Narromine
Narromine Shire Council	Tomingley	Narromine
Parkes Shire Council	Beargamil	Ashburnham
Parkes Shire Council	Brolgan	Ashburnham

Column A	Column B	Column B
<i>Council name</i>	<i>Parish name</i>	<i>County name</i>
Parkes Shire Council	Cookamidgera	Ashburnham
Parkes Shire Council	Currajong	Ashburnham
Parkes Shire Council	Goobang	Ashburnham
Parkes Shire Council	Goonumbla	Ashburnham
Parkes Shire Council	Kamandra	Ashburnham
Parkes Shire Council	Martin	Ashburnham
Parkes Shire Council	Mugincoble	Ashburnham
Parkes Shire Council	Parkes	Ashburnham
Parkes Shire Council	Warregal	Ashburnham
Port Stephens Council	Fens	Gloucester
Singleton Shire Council	Broke	Northumberland
Singleton Shire Council	Bulga	Hunter
Singleton Shire Council	Burton	Northumberland
Singleton Shire Council	Carrow	Durham
Singleton Shire Council	Coolamin	Northumberland
Singleton Shire Council	Coonbaralba	Hunter
Singleton Shire Council	Coricudgy	Hunter
Singleton Shire Council	Dalton	Northumberland
Singleton Shire Council	Doyle	Hunter
Singleton Shire Council	Glendon	Durham
Singleton Shire Council	Gullongulong	Hunter
Singleton Shire Council	Harrowby	Northumberland
Singleton Shire Council	Kekeelbon	Hunter
Singleton Shire Council	Kindarun	Hunter
Singleton Shire Council	Mclean	Hunter
Singleton Shire Council	Medhurst	Hunter
Singleton Shire Council	Milbrodale	Northumberland
Singleton Shire Council	Myrtle	Hunter
Singleton Shire Council	Ovingham	Northumberland
Singleton Shire Council	Palomorang	Hunter
Singleton Shire Council	Parnell	Hunter
Singleton Shire Council	Parry	Hunter
Singleton Shire Council	Phillip	Hunter
Singleton Shire Council	Poppong	Hunter
Singleton Shire Council	Putty	Hunter
Singleton Shire Council	St Julian	Durham
Singleton Shire Council	Sturt	Hunter
Singleton Shire Council	Tollagong	Hunter
Singleton Shire Council	Tonga	Hunter
Singleton Shire Council	Tupa	Hunter
Singleton Shire Council	Vere	Northumberland
Singleton Shire Council	Wareng	Hunter
Singleton Shire Council	Werong	Northumberland
Singleton Shire Council	Whybrow	Hunter
Singleton Shire Council	Wollombi	Northumberland
Sutherland Shire Council	Bulgo	Cumberland
Tamworth Regional Council	Ainsley	Parry
Tamworth Regional Council	Alfred	Darling
Tamworth Regional Council	Anna	Parry
Tamworth Regional Council	Balala	Hardinge
Tamworth Regional Council	Baldwin	Darling
Tamworth Regional Council	Barraba	Darling
Tamworth Regional Council	Barry	Hawes
Tamworth Regional Council	Belmore	Darling
Tamworth Regional Council	Bendemeer	Inglis

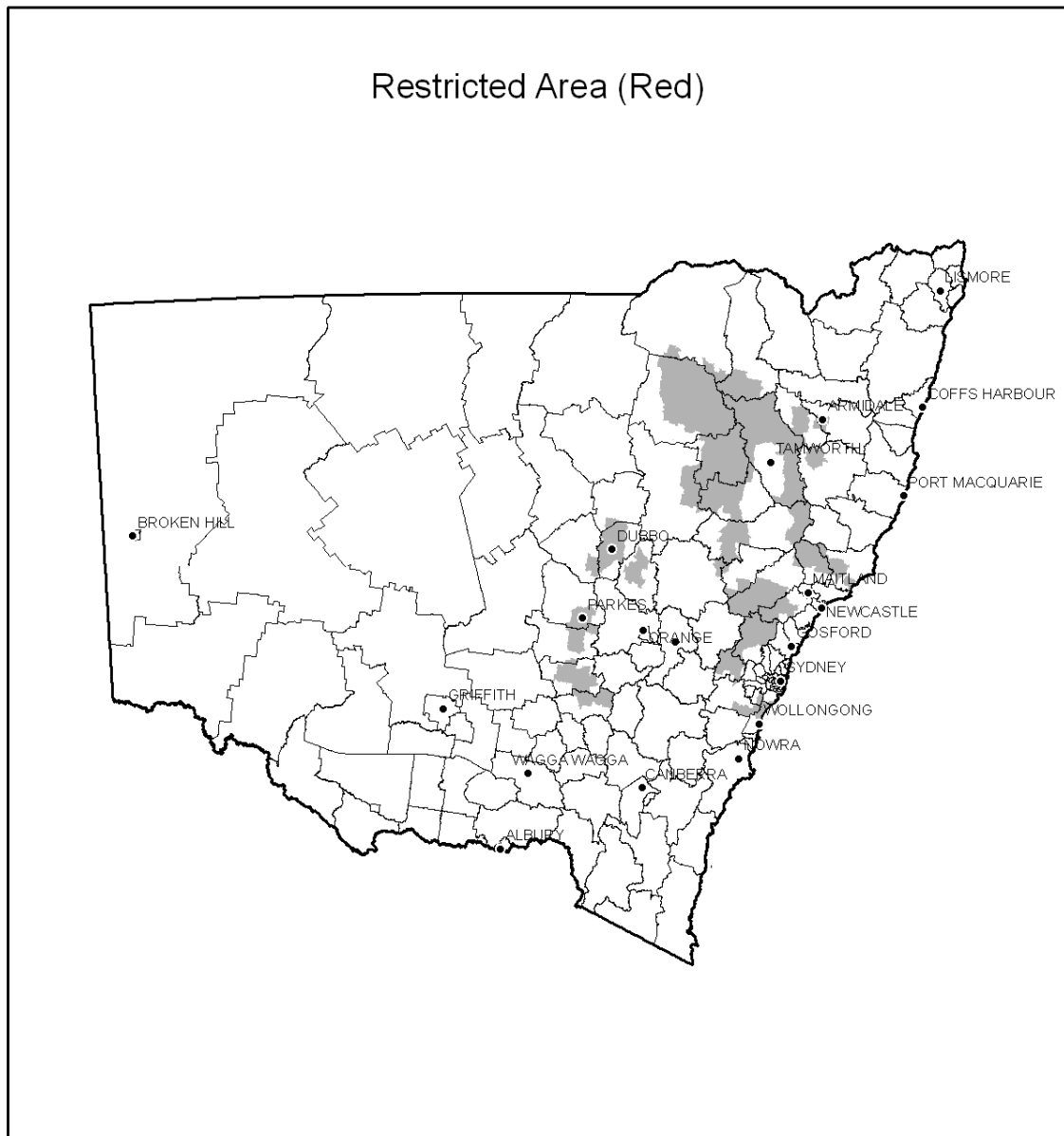
Column A	Column B	Column B
<i>Council name</i>	<i>Parish name</i>	<i>County name</i>
Tamworth Regional Council	Bloomfield	Inglis
Tamworth Regional Council	Borah	Darling
Tamworth Regional Council	Borinde	Darling
Tamworth Regional Council	Bullimball	Parry
Tamworth Regional Council	Bundarra	Darling
Tamworth Regional Council	Burke	Inglis
Tamworth Regional Council	Callaghan	Parry
Tamworth Regional Council	Connor	Nandewar
Tamworth Regional Council	Coolcumba	Hawes
Tamworth Regional Council	Crawley	Murchison
Tamworth Regional Council	Crawney	Parry
Tamworth Regional Council	Cuerindi	Darling
Tamworth Regional Council	Danglemah	Inglis
Tamworth Regional Council	Darling	Darling
Tamworth Regional Council	Dinawirindi	Darling
Tamworth Regional Council	Dowe	Darling
Tamworth Regional Council	Dungowan	Parry
Tamworth Regional Council	Eumur	Darling
Tamworth Regional Council	Fitzroy	Darling
Tamworth Regional Council	Fleming	Darling
Tamworth Regional Council	Gladstone	Darling
Tamworth Regional Council	Gulligal	Darling
Tamworth Regional Council	Gundamulda	Murchison
Tamworth Regional Council	Hall	Darling
Tamworth Regional Council	Halloran	Darling
Tamworth Regional Council	Haning	Inglis
Tamworth Regional Council	Hobden	Darling
Tamworth Regional Council	Ingleba	Vernon
Tamworth Regional Council	Ironbark	Darling
Tamworth Regional Council	Keepit	Darling
Tamworth Regional Council	Lindesay	Murchison
Tamworth Regional Council	Lindesay	Nandewar
Tamworth Regional Council	Loftus	Parry
Tamworth Regional Council	Looanga	Inglis
Tamworth Regional Council	Lowry	Darling
Tamworth Regional Council	Manilla	Darling
Tamworth Regional Council	Mihi	Nandewar
Tamworth Regional Council	Moolunmoola	Parry
Tamworth Regional Council	Moorowara	Parry
Tamworth Regional Council	Mulla	Parry
Tamworth Regional Council	Muluerindie	Inglis
Tamworth Regional Council	Mundowey	Darling
Tamworth Regional Council	Namoi	Darling
Tamworth Regional Council	Nandewar	Darling
Tamworth Regional Council	Nangahrah	Darling
Tamworth Regional Council	Newry	Darling
Tamworth Regional Council	North Barraba	Darling
Tamworth Regional Council	Nundle	Parry
Tamworth Regional Council	Ogunbil	Parry
Tamworth Regional Council	Parkes	Hawes
Tamworth Regional Council	Perry	Inglis
Tamworth Regional Council	Piallamore	Parry
Tamworth Regional Council	Piallaway	Buckland
Tamworth Regional Council	Pringle	Inglis
Tamworth Regional Council	Rangiri	Darling

Column A	Column B	Column B
<i>Council name</i>	<i>Parish name</i>	<i>County name</i>
Tamworth Regional Council	Retreat	Inglis
Tamworth Regional Council	Royinn	Parry
Tamworth Regional Council	Rusden	Murchison
Tamworth Regional Council	Rusden	Nandewar
Tamworth Regional Council	Scott	Inglis
Tamworth Regional Council	Scott	Parry
Tamworth Regional Council	Somerton	Parry
Tamworth Regional Council	South Burke	Inglis
Tamworth Regional Council	Tara	Inglis
Tamworth Regional Council	Tarpoly	Darling
Tamworth Regional Council	Tiabundie	Darling
Tamworth Regional Council	Vant	Hawes
Tamworth Regional Council	Veness	Darling
Tamworth Regional Council	Vernon	Parry
Tamworth Regional Council	Walcha	Parry
Tamworth Regional Council	Warrabah	Darling
Tamworth Regional Council	Welsh	Darling
Tamworth Regional Council	Wilson	Darling
Tamworth Regional Council	Winton	Inglis
Tamworth Regional Council	Wombramurra	Parry
Tamworth Regional Council	Woodsreef	Darling
Tamworth Regional Council	Woolomin	Parry
Tamworth Regional Council	Yeerawun	Hawes
Tamworth Regional Council	Yeerowin	Parry
Upper Hunter Shire Council	Barry	Hawes
Upper Hunter Shire Council	Boggibri	Brisbane
Upper Hunter Shire Council	Bronte	Durham
Upper Hunter Shire Council	Campbell	Brisbane
Upper Hunter Shire Council	Campbell	Hawes
Upper Hunter Shire Council	Chalmers	Durham
Upper Hunter Shire Council	Coulson	Brisbane
Upper Hunter Shire Council	Cranbourne	Brisbane
Upper Hunter Shire Council	Curricabark	Hawes
Upper Hunter Shire Council	Goulburn	Brisbane
Upper Hunter Shire Council	Hall	Hawes
Upper Hunter Shire Council	Howard	Brisbane
Upper Hunter Shire Council	Mackenzie	Brisbane
Upper Hunter Shire Council	Mamaran	Durham
Upper Hunter Shire Council	Merriwa	Brisbane
Upper Hunter Shire Council	Moonan	Durham
Upper Hunter Shire Council	Myrabluan	Brisbane
Upper Hunter Shire Council	Nerobingabla	Brisbane
Upper Hunter Shire Council	Oldcastle	Durham
Upper Hunter Shire Council	Omadale	Durham
Upper Hunter Shire Council	Oxley	Brisbane
Upper Hunter Shire Council	Prospero	Durham
Upper Hunter Shire Council	Rotherwood	Bligh
Upper Hunter Shire Council	Schofield	Hawes
Upper Hunter Shire Council	Terell	Brisbane
Upper Hunter Shire Council	Tomalla	Hawes
Upper Hunter Shire Council	Tyrone	Brisbane
Upper Hunter Shire Council	Wandewoi	Brisbane
Upper Hunter Shire Council	Watt	Brisbane
Upper Hunter Shire Council	Webimble	Brisbane
Upper Hunter Shire Council	Wentworth	Brisbane

Column A	Column B	Column B
<i>Council name</i>	<i>Parish name</i>	<i>County name</i>
Upper Hunter Shire Council	Wombramurra	Parry
Upper Hunter Shire Council	Worondi	Brisbane
Uralla Shire Council	Balala	Hardinge
Uralla Shire Council	Butler	Sandon
Uralla Shire Council	Dangarsleigh	Sandon
Uralla Shire Council	Devon	Sandon
Uralla Shire Council	Honeysuckle	Hardinge
Uralla Shire Council	Looanga	Inglis
Uralla Shire Council	Morse	Hardinge
Uralla Shire Council	Retreat	Inglis
Uralla Shire Council	Saltash	Sandon
Uralla Shire Council	Torryburn	Hardinge
Uralla Shire Council	Winton	Inglis
Uralla Shire Council	Yarrowick	Hardinge
Uralla Shire Council	Yarrowick	Sandon
Walcha Council	Apsley	Vernon
Walcha Council	Bergen Op Zoom	Vernon
Walcha Council	Boulton	Vernon
Walcha Council	Europambela	Vernon
Walcha Council	Halloran	Vernon
Walcha Council	Ohio	Vernon
Walcha Council	Oorundunby	Vernon
Walcha Council	Walcha	Vernon
Walcha Council	Waterloo	Vernon
Warrumbungle Shire Council	Allison	Napier
Warrumbungle Shire Council	Bingle	Pottinger
Warrumbungle Shire Council	Bomera	Pottinger
Warrumbungle Shire Council	Bulga	Pottinger
Warrumbungle Shire Council	Bundella	Pottinger
Warrumbungle Shire Council	Clarke	Pottinger
Warrumbungle Shire Council	Goragilla	Pottinger
Warrumbungle Shire Council	Lowe	Napier
Warrumbungle Shire Council	Napier	Napier
Warrumbungle Shire Council	Neible	Napier
Warrumbungle Shire Council	Nombi	Pottinger
Warrumbungle Shire Council	Premer	Pottinger
Warrumbungle Shire Council	Saltwater	Pottinger
Warrumbungle Shire Council	Tambar	Pottinger
Warrumbungle Shire Council	Tinkrameanah	Pottinger
Warrumbungle Shire Council	Urangeria	Pottinger
Warrumbungle Shire Council	Wilson	Pottinger
Weddin Shire Council	Barbingal	Bland
Weddin Shire Council	Bogolong	Forbes
Weddin Shire Council	Bolungerai	Bland
Weddin Shire Council	Brundah	Monteagle
Weddin Shire Council	Bungalong	Monteagle
Weddin Shire Council	Coba	Monteagle
Weddin Shire Council	Coolegong	Monteagle
Weddin Shire Council	Eualdrie	Forbes
Weddin Shire Council	Marowrie	Bland
Weddin Shire Council	Maudry	Forbes
Weddin Shire Council	Melyra	Forbes
Weddin Shire Council	Tyagong	Monteagle
Weddin Shire Council	Wallah Wallah	Forbes
Weddin Shire Council	Weddin	Monteagle



Column A	Column B	Column B
<i>Council name</i>	<i>Parish name</i>	<i>County name</i>
Weddin Shire Council	Wheoga	Forbes
Weddin Shire Council	Wheoga	Gipps
Weddin Shire Council	Yambira	Monteagle
Weddin Shire Council	Yuline	Bland
Wellington Council	Bald Hill	Lincoln
Wellington Council	Bodangora	Lincoln
Wellington Council	Curra	Gordon
Wellington Council	Galwadgere	Wellington
Wellington Council	Gundy	Gordon
Wellington Council	Micketymulga	Lincoln
Wellington Council	Mitchell	Lincoln
Wellington Council	Mumbil	Wellington
Wellington Council	Nanima	Bligh
Wellington Council	Ponto	Gordon
Wellington Council	Tenandra	Lincoln
Wellington Council	Wellington	Wellington
Wollondilly Shire Council	Banksia	Camden
Wollondilly Shire Council	Bargo	Camden
Wollondilly Shire Council	Couridjah	Camden
Wollondilly Shire Council	Dendrobium	Camden
Wollondilly Shire Council	Eckersley	Cumberland
Wollondilly Shire Council	Gangerang	Westmoreland
Wollondilly Shire Council	Southend	Cumberland
Wollondilly Shire Council	Wallandoola	Camden
Wollondilly Shire Council	Warragamba	Cook
Wollondilly Shire Council	Wedderburn	Cumberland
Wollondilly Shire Council	Wilton	Camden
Wollongong City Council	Bulgo	Cumberland
Wollongong City Council	Heathcote	Cumberland
Wollongong City Council	Southend	Cumberland
Wollongong City Council	Woonona	Camden
Young Shire Council	Bendick Murrell	Monteagle
Young Shire Council	Burramunda	Monteagle
Young Shire Council	Burrangong	Monteagle
Young Shire Council	Coolegong	Monteagle
Young Shire Council	Illunie	Monteagle
Young Shire Council	Kikiamah	Monteagle
Young Shire Council	Murringo North	Monteagle
Young Shire Council	Thuddungara	Monteagle
Young Shire Council	Wambanumba	Monteagle
Young Shire Council	Wilton	Monteagle



SCHEDULE 2

Class of animals

All horses.

Class of animal products

All animal products from horses.

Class of fodder and fittings

All fodder and fittings from, or used in connection with, horses.

Class of vehicles

All vehicles that, since 1 August 2007, have been used in connection with any of the classes of animals, animal products, fodder or fittings described in this Schedule.

Interpretation

In this Order, if any part of any premises is located partly within:

1. the Restricted Area (Amber) and partly within the Restricted Area (Red) the whole of those premises is taken to be located in the Restricted Area (Red);
2. the Restricted Area (Red) and partly within the Special Restricted Area (Hatched) the whole of those premises is taken to be located in the Special Restricted Area (Hatched);
3. the Restricted Area (Red) and partly within the Special Restricted Area (Purple) the whole of those premises is taken to be located in the Special Restricted Area (Purple).

## Definitions

## In this Order:

*horses* means horses, mules, donkeys and other animals in the Equidae family.

*premises* includes a parcel of land, or several parcels of land which:

- (i) are contiguous with one another or are separated from one another only by a road, river, creek or other watercourse, and
- (ii) constitute or are worked as a single property,

irrespective of whether those parcels are held under the same title or different titles or titles of different kinds.

*Restricted Area (Amber)* means any restricted area that has been declared, or may be declared, pursuant to section 15 of the Act in relation to the exotic disease Equine influenza and known as a Restricted Area (Amber).

*Restricted Area (Red)* means a restricted area which has been declared or may be declared pursuant to section 15 of the Act, in relation to the exotic disease Equine influenza and known as a Restricted Area (Red).

*Special Restricted Area (Hatched)* means any restricted area that has been declared, or may be declared, pursuant to section 15 of the Act in relation to the exotic disease Equine influenza. and known as a Special Restricted Area (Hatched).

*Special Restricted Area (Purple)* means any restricted area that is known as a Special Restricted Area (Purple) that has been declared, or may be declared, pursuant to section 15 of the Act, in relation to the exotic disease Equine influenza.

Dated: 26 November 2007.

IAN JAMES ROTH,  
Deputy Chief Veterinary Officer

## EXOTIC DISEASES OF ANIMALS ACT 1991

## ORDER – Section 22

## Control Order – Vaccine Prohibition

I, PAUL JOHN ANDERSON, an inspector under the Exotic Diseases of Animals Act 1991 (“the Act”), having been directed by, IAN JAMES ROTH, Deputy Chief Veterinary Officer, pursuant to his delegated powers under section 67 of the Act, to make the following Control Order, hereby:

- (a) Revoke the control order dated 22 October 2007 and titled ‘Control Order – Vaccine Prohibition’ and any orders revived as a result of that revocation; and
- (b) Order pursuant to section 22 (1) (b) of the Act, that all persons specified in Schedule 1 comply with the measures described in Schedule 2 in the Control Area (including all Restricted Areas) from the date of this Control Order.

## SCHEDULE 1

## Specified Persons

Any person in NSW including all veterinary practitioners.

## SCHEDULE 2

## Specified Measures

1. Any person in NSW, including any veterinary practitioner, is prohibited from purchasing a vaccine unless:
  - (a) they are permitted to do so pursuant to a permit issued by the APVMA; or
  - (b) they are authorised in writing to do so by the Chief Veterinary Officer or a Deputy Chief Veterinary Officer of the NSW Department of Primary Industries.
2. Any person in NSW, including any veterinary practitioner, is prohibited from supplying a vaccine unless they are permitted to do so pursuant to a permit issued by the APVMA.
3. Any person in NSW, including any veterinary practitioner, is prohibited from prescribing a vaccine.
4. Any person in NSW, including any veterinary practitioner, is prohibited from using a vaccine unless:
  - (a) they are a veterinary practitioner authorised under APVMA Permit Number PER 9620 and vaccination of a horse is necessary for the purposes of the imminent export of that horse; or
  - (b) they are a veterinary practitioner authorised in writing to do so by the Chief Veterinary Officer or a Deputy Chief Veterinary Officer of the NSW Department of Primary Industries; or
  - (c) they are a person authorised in writing to do so by the Chief Veterinary Officer or a Deputy Chief Veterinary Officer of the NSW Department of Primary Industries and are acting under the supervision of a veterinary practitioner authorised under sub-clause 4(b) of this order.

## Definitions

In this Control Order:

*APVMA* means the Australian Pesticides and Veterinary Medicines Authority

*Control Area* means the control area declared, pursuant to section 21 of the Act, by the Order made by the Chief Veterinary Officer, as the Minister’s delegate under section 67 of the Act, on 25 August 2007.

*horses* means horses, mules, donkeys and other animals in the Equidae family.

*prescribe* means the giving by a veterinary practitioner of a written instruction to a person for the supply to that person of vaccine by any other person.

*Restricted Area* means any restricted area that has been declared, or may be declared, pursuant to section 15 of the Act, in relation to the exotic disease Equine influenza.

*vaccine* means a vaccine for the prevention of Equine influenza in horses, mules, donkeys and other animals in the Equidae family, whether or not registered by or available under permit from the Australian Pesticides and Veterinary Medicines Authority.

*veterinary practitioner* has the same meaning as defined in the Veterinary Practice Act 2003 and any equivalent law in any other State or Territory in Australia.

Dated: 26 November 2007.

PAUL JOHN ANDERSON,  
Inspector

IAN JAMES ROTH,  
Deputy Chief Veterinary Officer

(with the powers the Minister has delegated to me under section 67 of the Exotic Diseases of Animals Act 1991)

## Roads and Traffic Authority

### ROAD TRANSPORT (GENERAL) ACT 2005

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

NARROMINE 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 Road Train Vehicles may be used subject to any requirements or conditions set out in the Schedule.

RAY PLUIS,  
A/General Manager,  
Narromine Shire Council  
(by delegation from the Minister for Roads)  
15 October 2007

#### SCHEDULE

#### 1. Citation

This Notice may be cited as Narromine Shire Council Road Train Vehicle Route Notice No. 2/2007.

#### 2. Commencement

This Notice takes effect on the date of publication in the *New South Wales Government Gazette*.

#### 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 Road Train vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

#### 5. Routes

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
RT.	000.	Jefferies Road.	Melrose - Collie Road (MR347).	Warren Road.	Depot access only to Council approved sites.
RT.	000.	Warren Road.	Namoi Cotton Gin at 3868 Warren Road.	Melrose - Collie Road (MR347).	Depot access only to Council approved sites.
RT.	000.	Wambianna Road.	Melrose - Collie Road (MR347).	Warren Shire.	Depot access only to Council approved sites.
RT.	354.	Tullamore - Narromine Road (MR354).	Pioneer Hi Bred P/L at 323 Tullamore Road.	Derribong Street, Narromine (MR89).	Depot access only to Council approved sites.
RT.	000.	Macquarie Drive, Narromine.	Mitchell Highway (SH7).	Sungift Avenue.	Depot access only to Council approved sites.
RT.	000.	Sungift Avenue, Narromine.	Macquarie Drive.	Industry Avenue.	Depot access only to Council approved sites.
RT.	000.	Industry Avenue, Narromine.	Macquarie Drive.	Sungift Avenue.	Depot access only to Council approved sites.

**ROAD TRANSPORT (GENERAL) ACT 2005**

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

INVERELL SHIRE COUNCIL, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, makes the amendment in the Schedule to the routes and areas previously specified on or in which B-Doubles may be used.

GENERAL MANAGER,  
Inverell Shire Council  
(by delegation from the Minister for Roads)  
Dated: 26 November 2006

**SCHEDULE****1. Citation**

This Notice may be cited as the Inverell Shire Council B-Doubles Route Repeal Notice No. 3/2007.

**2. Commencement**

This Notice takes effect on the date of gazettal.

**3. Amendment**

The General B Double Permit Notice 2005 is amended by omitting the following from that Notice:

<i>Type</i>	<i>Road</i>	<i>Starting point</i>	<i>Finishing point</i>
25.	Ashford/Wallangra Road (SR36).	Ashford Power Station, Ashford.	Wallangra/Graman Road (MR187), Wallangra.

**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 25metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

GENERAL MANAGER,  
Inverell Shire Council  
(by delegation from the Minister for Roads)  
Dated: 26 November 2007

**SCHEDULE****1. Citation**

This Notice may be cited as Inverell Shire Council 25 Metre B-Double route Notice No. 5/2007.

**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 25 metre B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

**5. Routes**

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	Ashford/Wallangra Road.	Inverell/Yetman Road (MR187).	Frazer Street, Ashford.
25.	Frazer Street, Ashford.	Ashford/Wallangra Road.	Inverell Street, Ashford.
25.	Inverell Street, Ashford.	Frazer Street.	Duff Street (MR137).

**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, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

G. McTAGGART,  
Manager Works

S. C. McGRATH,  
General Manager,  
Singleton Council

(by delegation from the Minister for Roads)  
Dated: 27 November 2007

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**SCHEDULE**
**1. Citation**

This Notice may be cited as Singleton Council 25 metre B-Double route Notice No. 1/2007.

**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 25 metre B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

**5. Routes**

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	MR128.	Putty Road, Mt Thorley to Glenridding.	Mitchell Line Road (HW 27 – Golden Highway).	Unnamed road with rural address No. 283.
25.		Unnamed road (rural address No. 283), Glenridding.	Putty Road (MR128).	Lot 5, DP 773595.

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

Notice of Compulsory Acquisition and Dedication as  
Public Road of Land at Wickham in the Newcastle City  
Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in Schedules 1 and 2 below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993 and further dedicates the land described in Schedule 1 as public road under Section 10 of the Roads Act 1993.

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

**SCHEDULE 1**

ALL those pieces or parcels of land situated in the Newcastle City Council area, Parish of Newcastle and County of Northumberland, shown as:

Lot 1 Deposited Plan 308914, being the whole of land in Certificate of Title 1/308914;

Lot 43 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 747 Book 2852;

Lot 44 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 95 Book 2623;

Lot 45 Deposited Plan 1086794; being part of the land in Certificate of Title 1/86655;

Lot 46 Deposited Plan 1086794; being part of the land in Deed of Conveyance No 386 Book 143;

Lot 47 Deposited Plan 1086794, being part of the land in Certificate of Title 2522/755247;

Lot 48 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 746 Book 2852;

Lot 49 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 884 Book 3460;

Lot 50 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 746 Book 2852;

Lot 51 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 966 Book 3648;

Lot 52 Deposited Plan 1086794, being part of the land in Certificate of Title 2597/755247;

Lots 53 and 54 Deposited Plan 1086794, being parts of the land in Deed of Conveyance No 682 Book 2624;

Lot 55 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 875 Book 2754;

Lot 56 Deposited Plan 1086794, being the whole of the land remaining in Deed of Conveyance No 792 Book 150;

Lot 57 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 874 Book 3015;

Lot 58 Deposited Plan 1086794, being part of the land in Certificate of Title 2/194070;

Lot 59 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 485 Book 3019;

Lot 61 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 626 Book 3221;

Lots 62 and 63 Deposited Plan 1086794, being parts of the land in Deed of Conveyance No 862 Book 3553;

Lot 64 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 464 Book 3345;

Lot 65 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 122 Book 1910;

Lot 66 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 888 Book 2833;

Lot 67 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 362 Book 2923;

Lot 68 Deposited Plan 1086794, being the whole of the land in Deed of Conveyance No 30 Book 3092; and

Lot 69 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 874 Book 3015; and

Part Lot 2521 Deposited Plan 755247, being the whole of the land in Certificate of Title Volume 3369 Folio 8.

**SCHEDULE 2**

ALL those pieces or parcels of land situated in the Newcastle City Council area, Parish of Newcastle and County of Northumberland, shown as:

Lot 1 Deposited Plan 1009228, being the whole of the land in Certificate of Title 1/1009228;

Lot 11 Deposited Plan 1086794; being part of the land in Certificate of Title 1/86655;

Lot 12 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 884 Book 3460;



Lot 13 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 966 Book 3648;

Lot 14 Deposited Plan 1086794, being the whole of the land in Deed of Conveyance No 186 Book 2960;

Lot 15 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 577 Book 3558;

Lot 16 Deposited Plan 1086794, being part of the land in Certificate of Title 2522/755247;

Lot 17 Deposited Plan 1086794, being part of the land in Certificate of Title 2597/755247;

Lot 18 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 746 Book 2852;

Lot 19 Deposited Plan 1086794, being part of the land in Certificate of Title 2/194070;

Lot 20 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 485 Book 3019;

Lot 22 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 626 Book 3221;

Lot 23 Deposited Plan 1086794, being the whole of the land in Deed of Conveyance No 404 Book 3160;

Lots 24, 25 and 26 Deposited Plan 1086794, being parts of the land in Deed of Conveyance No 862 Book 3553;

Lot 27 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 464 Book 3345;

Lot 28 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 122 Book 1910;

Lot 29 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 747 Book 2852;

Lot 30 Deposited Plan 1086794, being the whole of the land in Deed of Conveyance No 616 Book 2675;

Lot 31 Deposited Plan 1086794, being the whole of the land in Deed of Conveyance No 516 Book 2596;

Lots 32 and 33 Deposited Plan 1086794, being parts of the land in Deed of Conveyance No 682 Book 2624;

Lot 34 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 888 Book 2833;

Lot 35 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 362 Book 2923;

Lots 36 and 37 Deposited Plan 1086794, being parts of the land in Deed of Conveyance No 874 Book 3015;

Lot 38 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 95 Book 2623;

Lot 39 Deposited Plan 1086794, being part of the land in Deed of Conveyance No 386 Book 143; and

Lots 40, 41 and 42 Deposited Plan 1086794 and Lots 100 and 101 Deposited Plan 1119844, being parts of public road.

The land is said to be in the possession of Newcastle City Council.

(RTA Papers FPP 7M1828; RO 325.1536)

### ROADS ACT 1993

#### LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Epping  
in the Hornsby Shire Council area

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

T D Craig

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

#### SCHEDULE

ALL that piece or parcel of land situated in the Hornsby Shire Council area, Parish of Field of Mars and County of Cumberland, shown as Lot 15 Deposited Plan 1024862, being part of the land reserved for Public Recreation (R63568) by notification in Government Gazette No 148 of 14 October 1932 on page 3815.

The land is said to be in the possession of the Crown and Becroft Road (R63568) Reserve Trust.

(RTA Papers FPP 7M597; RO F2/201.12304)

## Department of Water and Energy

### WATER ACT 1912

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

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

#### *Lachlan River Valley*

John BEWICK and Margaret Patricia BEWICK, for a pump on Pudman Creek, on Part Lot 2, DP 591580, Parish of Olney, County of King, for water supply for stock and domestic purposes (new licence) (Reference: 70SL091110) (GA2:524342).

Written objections specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local area whose interests may be effected, must be lodged with the Department within 28 days of the date of this publication as prescribed by the Act.

VIV RUSSELL,  
Licensing Manager,  
Forbes

Department of Water and Energy,  
PO Box 291, Forbes NSW 2871, tel.: (02) 6850 2800.

### WATER ACT 1912

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

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

#### *Border Rivers*

COUNTRY ENERGY for 2 x 100 mm centrifugal pumps and 1 x 50 mm centrifugal pump on the Severn River, Lot 29, DP 750109, Parish McDonald, County Arrawatta, for industrial purposes (the licence 90SL100955 is to replace two licenses 90SL020362 and 90SL044822 – existing works and purpose – no increase in allocation).

Written objections to the applications specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local area whose interests may be affected and must be lodged with the Department of Water and Energy, Locked Bag 10, Grafton NSW 2460, within 28 days of the date of publication.

DENNIS MILLING,  
Manager Licensing

### WATER ACT 1912

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

#### *North Coast*

Jaspal Singh GHUMAN for a dam and a pump on an unnamed watercourse, Lot 121, DP 869815, Parish Woolgoolga, County Fitzroy, for conservation of water, water supply for farming purposes and irrigation of 0.5 hectare (3 megalitres) (new licence) (Reference: 9046206).

Lance Kevin Edward AIKAS and Sharon McKAY for a pump on Orara River, Lot 139, DP 789434, Parish Qwyarigo,

County Clarence, for irrigation of 3 hectares (4.5 megalitres) (replacement licence application) (Reference: 9045959).

Gregory Robert WILSON for a diversion pipe on an unnamed watercourse within Wollumbin State Forest No. 357, Parish Burrell, County Rous, for water supply for domestic use (new licence) (Reference: 9045627).

#### *Hunter*

John Hudson WALLIS and Shona Aicken WALLIS for a pump on the Gloucester River on Lot 40, DP 828252, Parish Berrico, County Gloucester, for irrigation of 1.5 hectares (improved pasture, permanent water transfer) (Reference: 20SL061732).

Rowan Morris BERECRY and Helen Margaret Honor BERECRY for a dam and pump within the catchment area of Ironbark Creek on Lot 168, DP 755253, Parish Popran, County Northumberland, for conservation of water and irrigation of 5.0 hectares (stonefruit, split of existing license) (Reference: 20SL061735).

Written objections to the application specifying the grounds thereof must be lodged with the Department of Water and Energy, Locked Bag 10, Grafton NSW 2460, within 28 days of the date of publication.

DENNIS MILLING,  
Manager Licensing

### WATER ACT 1912

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

An application for approval of controlled works under section 167 of the Water Act 1912, within the proclaimed local area described hereunder has been received as follows:

#### *Lower MacIntyre River Valley*

RMI PTY LTD for controlled works consisting of levees on the Lower MacIntyre Floodplain on Lot 15, DP 756021, Parish Trinkey, County Staphylton, on the property known as "Edendale" for prevention of inundation of land by floodwater and feedlot development on the floodplain (new approval) (Reference: 90CW810958) (GA2:535872).

Written objections to the application specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local area whose interests may be affected and must be lodged with the Department of Water and Energy, Locked Bag 10, Grafton NSW 2460, within 28 days of the date of publication.

Plans showing the location of the works referred to in the above application may be viewed at Tamworth, Narrabri or Moree offices.

DENNIS MILLING,  
Manager Licensing

## Other Notices

### APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of Vocational Training Orders for the recognised traineeship vocations of:

- Health Services – Health Services Assistance
- Health Services – Health Support Services

The Orders specify a number of matters in relation to the required training for these vocations, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Orders will take effect from the date of publication in the Gazette.

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

### APRENTICESHIP AND TRAINEESHIP ACT 2001

1. Notice is given of the making of Vocational Training Orders for the recognised traineeship vocations of:

- Security Operations
- Investigative Services
- Technical Security

The Orders specify a number of matters in relation to the required training for these vocations, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Orders will take effect from the date of publication in the Gazette.

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

2. Notice is also given that the recognised traineeship vocation of Asset Security is now repealed.

### ASSOCIATIONS INCORPORATION ACT 1984

Transfer of Incorporation Pursuant to Section 48(4)(a)

TAKE notice that the company “AUSTRALIAN HUNGARIAN SOCIAL CLUB LTD” formerly registered under the provisions of the Corporations Act 2001, is now incorporated under the Associations Incorporation Act 1984 as “AUSTRALIAN HUNGARIAN SOCIAL CLUB INCORPORATED”, effective 27 November 2007.

Dated 28 November 2007.

ROBYNE LUNNEY,  
Delegate of Commissioner,  
Office of Fair Trading

### ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation pursuant to Section 55A

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

Cancellation is effective as at the date of gazettal.

V.O.I.C.E. Vital Options, Independent Creative Education Incorporated Inc9882835

International Sports Federation Incorporated Inc9885472

Fairbridge Heritage Association Incorporated Inc9885059

Wangi Social Tennis Club Inc. Y1921034

Hastings International Campus Steering Committee Inc Y1229143

Kyokushin Karate Social Club Committee Incorporated Inc9880631

Australians Working Together Incorporated Inc9886437

Sydney (Nhon Nghia Duong) Lion Dance Association Incorporated Inc9885667

Dated 26 November 2007.

CHRISTINE GOWLAND,  
A/General Manager,  
Registry of Co-operatives and Associations,  
Office of Fair Trading,  
Department of Commerce

### 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.

Desu Living Incorporated Inc9882860

Philosophy of Our Future Incorporated Inc9883710

Alstonville Golden Years Incorporated Y2814126

Wildlife Carers of Glen Innes Incorporated Y1751718

Ancient Order of Druids Incorporated Inc9880503

Harley Owners Group Monaro Chapter Incorporated Y2075629

Dated 26 November 2007.

CHRISTINE GOWLAND,  
A/General Manager,  
Registry of Co-operatives and Associations,  
Office of Fair Trading,  
Department of Commerce

### 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.

Cowra Raiders Soccer Club Incorporated Inc9877171

Aberdeen Progress Association and Chamber of Commerce Incorporated Inc9884151

Clarence Valley L.E.T.S. Inc Y1252103  
 Wagga Wagga Old Time Dance Group Incorporated  
 Y2014411  
 Redhead Grange Incorporated Y2669640  
 Riverina Soybean Growers Association Incorporated  
 Y1979921  
 Cooma Pistol Club Inc Y1193236  
 Gas Action Group Incorporated Inc9874676  
 Harbord Diggers Garden Club Incorporated  
 Inc9877427  
 ABN2 50th Incorporated Inc9886095  
 Wirreanda – Medowie Combined Schools Band  
 Incorporated Y2031804  
 Cake Decorators’ Guild of N.S.W. – Lithgow Branch  
 Incorporated Y2517524  
 Australian Business in Europe (NSW) Inc. Y2924509  
 Sola System Landscape Architecture Incorporated  
 Y2788336  
 E.T.H.I.C. Incorporated Inc9883029  
 Valley Christian Centre of Newcastle Australia  
 Incorporated Y2621239

Dated 26 November 2007.

CHRISTINE GOWLAND,  
 A/General Manager,  
 Registry of Co-operatives and Associations,  
 Office of Fair Trading,  
 Department of Commerce

#### 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.

Friends of Bunker Cartoon Gallery Incorporated  
 Y3009933  
 Chiswell Gardens Village Inc Inc9876155  
 The Inner Wheel Club of Sydney Inc Y0625239  
 Keep Our Kids Alive – Say No To Drugs Incorporated  
 Y2856447  
 JAK Theatre Co Incorporated Inc9887163  
 Citizen Advocacy Northside Inc Y0071310  
 Save Our Street Incorporated Inc9884135  
 Rise Up Illawarra Incorporated Inc9882655  
 Maitland Friends of Our Library (Fools) Incorporated  
 Inc9882351  
 Community Health for Adolescents in Need  
 Incorporated Y2052303

Dated 26 November 2007.

CHRISTINE GOWLAND,  
 A/General Manager,  
 Registry of Co-operatives and Associations,  
 Office of Fair Trading,  
 Department of Commerce

#### FLUORIDATION OF PUBLIC WATER SUPPLIES ACT 1957

Notification of Approval of Addition of Fluorine  
 to a Public Water Supply (Menindee)

PURSUANT to section 6 of the Fluoridation of Public Water  
 Supplies Act 1957, I, Professor Debora PICONE, AM,  
 Director-General of the Department of Health, do hereby  
 approve an application by Country Energy, trading as Country  
 Water and as the water supply authority to the town of  
 Menindee to add fluorine to that public water supply (in this  
 notification referred to as the “Menindee Water Supply”).

This approval is subject to the following terms and  
 conditions:

1. Country Energy may only add fluorine to the Menindee  
 Water Supply in accordance with this approval and  
 any provisions, directions or approvals made or varied  
 from time to time under the Fluoridation of Public  
 Water Supplies Act 1957, the Code of Practice for the  
 Fluoridation of Public Water Supplies made under that  
 Act as in force from time to time, and the Fluoridation  
 of Public Water Supplies Regulation 2002 or any  
 subsequent Regulation made in its place; and
2. Country Energy shall maintain the content of fluorine  
 to the Menindee Water Supply at a target concentration  
 level of 1.0 mg/L with an overall accuracy of +/-5%  
 and within an operating range of not more than 1.5  
 mg/L and not less than 0.9 mg/L and generally in  
 accordance with the provisions of Part 10 of the  
 Code of Practice for the Fluoridation of Public Water  
 Supplies; and
3. Country Energy shall have commenced the upward  
 adjustment of fluorine in the Menindee Water Supply  
 by no later than July 2009, unless otherwise approved  
 by the Chief Dental Officer of NSW Health or that  
 officer’s approved representative.

Signed at Sydney, this 12th day of November 2007.

Professor DEBORA PICONE, AM,  
 Director-General

#### GEOGRAPHICAL NAMES ACT 1966

Notice of Amendment of Address Locality Boundary in the  
 Wyong Local Government Area

PURSUANT to the provisions of section 10 of the  
 Geographical Names Act 1966, the Geographical Names  
 Board hereby notifies that it has this day amended the address  
 locality boundary between Killarney Vale and Bateau Bay  
 in the Wyong Local Government Area as shown on map  
 GNB3527-2.

The position and extent for these features are recorded  
 in the Geographical Names Register of New South Wales  
 which can be viewed on the Boards internet site at [www.gnb.nsw.gov.au](http://www.gnb.nsw.gov.au).

WARWICK WATKINS,  
 Chairperson

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

**HEALTH ADMINISTRATION ACT 1982****LAND ACQUISITION (JUST TERMS  
COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land for the  
purposes of the Act

HEALTH ADMINISTRATION CORPORATION 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 Health Administration Act 1982.

Dated at Sydney, this 20th day of November 2007.

HEALTH ADMINISTRATION CORPORATION  
by its delegate  
KAREN CRAWSHAW,  
Deputy Director General,  
Health System Support

**SCHEDULE**

ALL those pieces or parcels of land situated at the Parish  
of Manly Cove, County of Cumberland, being:

1. Lot 2 in Deposited Plan 26087, described as Folio  
Identifier 2/26087 (but excluding the covenant  
described as G391604);
2. Lot 3 in Deposited Plan 26087, described in Folio  
Identifier 3/26087 (but excluding the covenant  
described as G358249);
3. Lot 4 in Deposited Plan 26087, described in Folio  
Identifier 4/26087;
4. Lot 6 in Deposited Plan 26087, described in Folio  
Identifier 6/26087;
5. Lot 8 in Deposited Plan 26087, described in Folio  
Identifier 8/26087 (but excluding the covenant  
described as G363383);
6. Lot 10 in Deposited Plan 26087, described in Folio  
Identifier 10/26087 (but excluding the covenant  
described as G382217), and
7. Lot 11 in Deposited Plan 26087, described in Folio  
Identifier 11/26087.

**NATIONAL PARKS AND WILDLIFE ACT 1974**

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition

THE Minister for Climate Change, Environment and Water  
with the approval of Her Excellency the Governor, declares  
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 National Parks and Wildlife Act 1974.

The land is, on publication of this notice, vested in the  
Minister administering the National Parks and Wildlife Act  
1974.

PHIL KOPERBERG, M.P.,  
Minister for Climate Change, Environment and Water

**SCHEDULE**

All those pieces or parcels of land situated in the Local  
Government Area of the City of Shoalhaven, Parish of  
Bherwerre, County of St Vincent, containing an area of 2.59  
hectares and being Lots 927, 928, 1100, 1110 and 1114 in  
Deposited Plan 8515 and Lots 386, 451, 1608, 1615, 1748  
and 1849 in Deposited Plan 8516 and Lots 42, 43, 44, 45,  
46, 47, 48, 49, 86, 87, 279, 661, 705 and 868 in Deposited  
Plan 8517. NPWS/07/7213

Office of the Minister for Police, Sydney NSW  
12 September 2007

**MURDER****FIFTY THOUSAND DOLLARS (\$50,000) REWARD**

THE body of Jonathon Douglas MITCHELL, aged 28 years  
of age, was discovered on the floor of his home in Toongabbie  
on the 7 December 2003. Mr MITCHELL had suffered stab  
wounds to his neck and died as a result of those injuries.

Notice is hereby given that a reward of up to fifty  
thousand dollars (\$50,000) 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 Jonathon Douglas MITCHELL.

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 strictly confidential, may be given at any time  
of the day or night at any Police Station or by telephone:

Police Assistance Line on 131 444 or

Crime Stoppers on 1800 333 000.

The Hon. DAVID CAMPBELL, M.P.,  
Minister for Police

**PUBLIC NOTARIES APPOINTMENT RULES**

Amendments to the Public Notaries Appointment Rules,  
27 September 2007.

PLEASE amend the Public Notaries Appointment Rules as  
follows:

Rule 1

Line 2

(Board) Delete "Practitioners" and insert "Profession"

Line 3

(Barrister) Delete "1987" and insert "2004"

Line 6

(Public Notary) Delete "Section" and insert "section"

Line 8

(Society) Delete "Society" and insert "Society of  
Notaries".

Line 9

(Solicitor) Delete "1987" and insert "2004"

Add below definitions:

Australian practising certificate means a local practising  
certificate or an interstate practising certificate.

legal practitioner has the same meaning as in the Legal Profession Act 2004.

lawyer has the same meaning as in the Legal Profession Act 2004.

Rule 2 (a) Delete: is a barrister or solicitor of not less than five years standing as either a barrister or solicitor,

Insert: is a barrister or solicitor whose name was on the roll during a continuous period of not less than five years as either a barrister or solicitor,

Rule 2 (b) Delete “is the holder of a current practising certificate as a solicitor or barrister issued under Part 3 of the Legal Profession Act 1987”

Insert “is the holder of a current Australian practising certificate as a barrister, as a solicitor or as a legal practitioner.”

Rule 4 (a) Delete “as a barrister, as a solicitor or as a legal practitioner,”

Insert “as a lawyer, as a barrister, as a solicitor or as a legal practitioner,”

Rule 4 (b) Insert “a total of not less than five years continuously”

Rule 4 (c) Delete “a current practising certificate issued under Part 3 of the Legal Profession Act 1987”

Insert “a current Australian practising certificate as a barrister, as a solicitor or as a legal practitioner.”

Rule 5 (2) Delete “Society” and insert “Society of Notaries”

Rule 9 Delete “Roll” and insert “roll”

Rule 9 (d) Delete “Legal Practitioner” and insert “lawyer”

Rule 9 (e) Delete “rules” and insert “Rules”

Rule 10 Delete “form” and insert “Form”

Rule 12 (b) Delete “Notice” and insert “notice”

#### Form 1

2. Insert “a total of not less than five years continuously”

6 (a) Delete “1” and insert “1”.

6 (a) Delete “Roll of Legal Practitioners” and insert “roll of lawyers”

7. Delete “Society of Public Notaries” and insert “Society of Notaries”.

#### Form 2

Delete “Practitioners” and insert “Profession”

#### Form 3

Delete “Practitioners” and insert “Profession”

#### Form 4

Delete “Practitioners” and insert “Profession”

Delete “HERBY” and insert “HEREBY”

Delete “Roll” and insert “roll”

#### Form 5

Delete “Practitioners” and insert “Profession”

#### Form 6

Delete “Practitioners” and insert “Profession”

#### Second Schedule

Delete “form” and insert “Form”

### SUBORDINATE LEGISLATION ACT

NSW Department of Health

Pharmacy Practice Regulation 2007

THE NSW Department of Health proposes to make the Pharmacy Practice Regulation 2007.

In accordance with the requirements of the Subordinate Legislation Act 1989, a regulatory impact statement has been prepared to discuss the detail of the proposed Regulation and its costs and benefits.

To facilitate public consultation a copy of the regulatory impact statement and the draft Regulation may be obtained from the Department of Health’s Internet site [www.health.nsw.gov.au/legal/publications.html](http://www.health.nsw.gov.au/legal/publications.html) or by contacting the Department’s Legal and Legislative Services Branch on (02) 9391 9606, or by email [legalmail@doh.health.nsw.gov.au](mailto:legalmail@doh.health.nsw.gov.au).

Comments and submissions will be accepted until 5:00 p.m. on Monday, 24 December 2007.

### SYDNEY WATER CATCHMENT MANAGEMENT ACT 1998

Erratum

IN the notification appearing in the *New South Wales Government Gazette* of 24 November 2006, Folio 9974 under the heading of Sydney Water Catchment Management Act 1998, Notice, Transfer of Metropolitan Special Area Lands to the Department of Environment and Conservation, the land described in Schedule 1 is amended by replacing Lot A, DP 376017 with Lot 19, DP 1108047, Lot 12, DP 1095183 with Lot 20, DP 1108047, Lot 8, DP 1077414 with Lot 21, DP 1108047 and the land described in Schedule 2 is amended by deleting Lot A, DP 376017, Lot 12, DP 1095183 and Lot 8, DP 1077414.

IAN TANNER,  
A/Chief Executive,  
Sydney Catchment Authority

### SYDNEY WATER ACT 1994

Notice of Cancellation and Extinguishment of Easement at Katoomba in the Local Government Area of Blue Mountains City

SYDNEY WATER CORPORATION declares that the interest in land described in the First Schedule hereto is cancelled and extinguished as it is no longer required for the purpose of the Sydney Water Act 1994.

Dated at Sydney, this 22nd day of November 2007.

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

## SCHEDULE 1

Easement created by publication of Notice of Compulsory Acquisition in *New South Wales Government Gazette* No. 102 of 21 June 2002, Folio 4577, being the easement identified in Schedule 7 of the Notice as an 'Easement for Sewerage Purposes more fully described in Memorandum 7158328D lodged at the Office of Land and Property Information NSW, Sydney' over the land described in Schedule 8 of the Notice as 'All that piece or parcel of land having an area of 5379 square metres in the Local Government Area of the City of Blue Mountains, Parish of Blackheath, County of Cook, and State of New South Wales, being the land shown on Deposited Plan 1041345 as "(C) PROPOSED EASEMENT FOR SEWERAGE PURPOSES 6 WIDE"'.

Sydney Water Reference: 2006/01651F.

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**THREATENED SPECIES CONSERVATION  
ACT 1995**

Notice of Preliminary Determinations

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

Endangered Ecological Community (Part 3 of Schedule 1)  
*Acacia melvillei* Shrubland in the Riverina and Murray-Darling Depression bioregions

Critically Endangered Ecological Community (Part 2 of Schedule 1A)  
Kincumber Scribbly Gum Forest in the Sydney Basin Bioregion

Key Threatening Process (Schedule 3)  
Forest eucalypt dieback associated with over-abundant Bell Miners and psyllids

Any person may make a written submission regarding these Preliminary Determinations. Send submissions to: Scientific Committee, PO Box 1967, Hurstville NSW 1481. Attention: Suzanne Chate. Submissions must be received by 25 January 2008.

Copies of these Determinations, which contain the reasons for the determinations, may be obtained free of charge on the Internet [www.nationalparks.nsw.gov.au](http://www.nationalparks.nsw.gov.au), by contacting the Scientific Committee Unit, PO Box 1967, Hurstville NSW 1481. Telephone (02) 9585 6940 or Fax (02) 9585 6606, or in person at the Department of Environment and Climate Change Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the determinations may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

Professor LESLEY HUGHES,  
Chairperson

**WORKERS COMPENSATION (MEDICAL PRACTITIONER FEES) ORDER 2008**

Under the Workers Compensation Act 1987

I, JON BLACKWELL, Chief Executive Officer of the WorkCover Authority of New South Wales, revoke the Workers Compensation (Medical Practitioner Fees) Order 2007, and make the following Order pursuant to subsection 61 (2) of the Workers Compensation Act 1987.

Dated this 28th day of November 2007.

JON BLACKWELL,  
Chief Executive Officer,  
WorkCover Authority

Explanatory Note

Treatment by a registered medical practitioner is one of the categories of medical or related treatment covered under the Workers Compensation Act 1987. This Order sets the maximum fees for which an employer is liable under the Act for treatment by medical practitioners of an injured worker's work-related injury.

The effect of the Order is to prevent medical practitioners from recovering from the injured worker any extra charge for treatments covered by the Order.

The Order does not apply to services provided by specialist surgeons.

The Order adopts the List of Medical Services and Fees published by the Australian Medical Association.

Workers Compensation (Medical Practitioner Fees) Order 2008

1. Name of Order

This Order is the Workers Compensation (Medical Practitioner Fees) Order 2008

2. Commencement

This Order commences on the 1 January 2008.

3. Application of Order

This Order applies to treatment provided on or after the commencement of this Order, whether it relates to an injury received before, on or after that date.

4. Repeal

The Workers Compensation (Medical Practitioners Fees) Order 2007 is repealed.

5. Maximum fees for medical practitioners

- (1) This clause applies to medical and related treatment provided by a medical practitioner in respect of which a fee is specified in the AMA List, except:
  - (a) Medical services identified in the AMA List by AMA numbers AC500, AC510, AC520 and AC530 (Professional Attendances by a Specialist), if these medical services are provided by a specialist surgeon;
  - (b) Medical services identified in the AMA List by AMA Numbers EA010 to MZ705 (Surgical Operations) if these medical services are provided by a specialist surgeon;
  - (c) Medical services identified in the AMA List by AMA Number MZ900 (assistant surgeon's fee);
  - (d) Medical services identified in the AMA List by AMA numbers OP200, OP210 and OP220 (magnetic resonance imaging – MRI).
- (2) The maximum amount payable for magnetic resonance imaging (MRI) is \$700 for a single region or 2 contiguous regions, and \$1050 for more than 2 contiguous regions.
- (3) The maximum amount payable for a medical certificate is \$16.
- (4) The maximum hourly rate payable to a General Practitioner is \$210.00. The maximum hourly rate payable to a specialist is \$291.30. The hourly rate may cover, for example, case conferences, reports that have been requested by an insurer or lawyer acting on behalf of an injured worker and visits to worksites.
- (5) The maximum fee for providing copies of medical records (including specialists notes and reports) is \$30 (for 33 pages or less) and an additional \$1.00 per page if more than 33 pages.
- (6) Subject to subclauses (1), (2), (3), (4), (5), and clause 6 (Nil fee for certain medical services), the maximum amount for which an employer is liable under the Act for any claim for medical or related treatment to which this clause applies is the fee listed, in respect of the medical or related treatment concerned, in the AMA List.

6. Nil fee for certain medical services

The AMA List includes items that are not relevant to medical services provided to injured workers. As such, the fee set for the following items is nil:

- (a) All time based General Practitioner fees items (Medical services identified in the AMA List by AMA numbers AA190 – AA320)



- (b) Enhanced primary care items (Medical services identified in the AMA List by AMA numbers AA500 – AA850)
- (c) Telehealth items (Medical services identified in the AMA List by AMA numbers AP050 – AP105)

7. Goods and Services Tax

- (1) An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order.
- (2) This clause does not permit a medical practitioner to charge or recover, in respect of GST payable in respect of a service, an amount that is greater than:
  - i. 10% of the maximum amount payable under this Order to the medical practitioner in respect of the medical or related treatment apart from this clause,
  - ii. the amount permitted under the New Tax System Price Exploitation Law, whichever is the lesser.

8. Definitions

In this Order:

After hours services applies in an emergency where the clinic is not normally open at that time, and urgent treatment is provided. This fee is not to be utilised in the situation where a consultation is conducted within the advertised hours of a clinic.

AMA List means the document entitled List of Medical Services and Fees published by the Australian Medical Association and dated 1 November 2007.

The Act means the Workers Compensation Act 1987.

GST has the same meaning as in the A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.

New Tax System Price Exploitation Law means:

- a the New Tax System Price Exploitation Code as applied as a law of New South Wales by the Price Exploitation Code (New South Wales) Act 1999; and
- b Part VB of the Trade Practices Act 1974 of the Commonwealth.

Specialist Surgeon means a medical practitioner who holds a fellowship of the Royal Australian College of Surgeons

## WORKERS COMPENSATION (ORTHOPAEDIC SURGEON FEES) ORDER 2008

Under the Workers Compensation Act 1987

I, JON BLACKWELL, Chief Executive Officer of the WorkCover Authority of New South Wales, revoke the Workers Compensation (Orthopaedic Surgeon Fees) Order 2007, and make the following Order pursuant to section 61 (2) of the Workers Compensation Act 1987.

Dated this 28th day of November 2007.

JON BLACKWELL,  
Chief Executive Officer,  
WorkCover Authority

### Explanatory Note

Treatment by an orthopaedic surgeon is a medical or related treatment covered under the Workers Compensation Act 1987. This Order sets the maximum fees for which an employer is liable under the Act for treatment by orthopaedic surgeons of an injured worker's work-related injury.

The effect of the Order is to prevent orthopaedic surgeons from recovering from the injured worker or employer any extra charge for treatments covered by the Order.

The Order adopts the items listed as Orthopaedic Procedures in the List of Medical Services and Fees published by the Australian Medical Association (AMA).

### Workers Compensation (Orthopaedic Surgeons Fees) Order 2008

1. Name of Order

This Order is the Workers Compensation (Orthopaedic Surgeons Fees) Order 2008.

2. Commencement

This Order commences on 1 January 2008.

3. Application of Order

This Order applies to treatment provided on or after the commencement of this Order, whether it relates to an injury received before, on or after that date.

## 4. Repeal

The Workers Compensation (Orthopaedic Surgeon Fees) Order 2007 is repealed.

## 5. Maximum fees for treatment by orthopaedic surgeons

- (1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by an orthopaedic surgeon, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 3 of that Schedule.
- (2) A fee charged by an orthopaedic surgeon for a patient's treatment (including the management of fractures and other conditions) will be in addition to the fee in Schedule A for the original examination and report.

## 6. Goods and Services Tax

- (1) An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order.
- (2) This clause does not permit a medical practitioner to charge or recover, in respect of GST payable in respect of a service, an amount that is greater than:
  - (a) 10% of the maximum amount payable under this Order to the medical practitioner in respect of the medical or related treatment apart from this clause, or
  - (b) the amount permitted under the New Tax System Price Exploitation Law, whichever is the lesser.

## 7. Definitions

In this Order (including Schedule A):

Aftercare Visits has the same meaning as in the AMA List and is covered by the surgical procedure fee. However unrelated visits or incidental reasons for visits that are not regarded as routine aftercare should be explained with accounts rendered. The consulting surgeon will issue a "certificate" detailing the worker's fitness for work and anticipated aftercare, on discharge from hospital or after the first post injury consultation.

After Hours Consultations means call-outs to a public or private hospital or a private home for urgent cases before 8.00am or after 6:00pm.

Assistant at Operation means a medically qualified surgical assistant, but only where an assistant's fee is allowed for in the Commonwealth Medical Benefits Schedule, or where indicated in the WorkCover schedule or approved in advance by the insurer.

AMA List means the document entitled List of Medical Services and Fees published by the Australian Medical Association and dated 1 November 2007.

the Act means the Workers Compensation Act 1987.

Extended Initial Consultation means a consultation involving significant multiple trauma or complex "red flag" spinal conditions (systemic pathology, carcinoma, infection, fracture or nerve impingement) involving a lengthy consultation and extensive physical examination.

GST has the same meaning as in the A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.

Initial consultation and report covers the first consultation and the report to the referring General Practitioner and insurer.

The report will contain:

- the patient's diagnosis and present condition;
- the patient's likely fitness for pre-injury work or for alternate duties;
- the need for treatment or additional rehabilitation; and
- collateral conditions that are likely to impact on the management or the worker's condition (in accordance with privacy considerations).

Receipt of this information and "certificates" post treatment will provide sufficient information for insurers, employers and rehabilitation providers to develop management plans.

Instrument Fee covers procedures where the surgeon supplies all the equipment or specialised instruments. This fee does not apply for all operations or if only incidental instruments (non critical) are supplied by the surgeon.

Multiple Operations or Injuries refers to situations that require two or more operations or for the treatment of two or more injuries carried out at the same time. The fee for the main operation or injury is to be paid in full and 75% of the specified charge for each additional operation or injury is payable, unless specifically listed in the Schedule as a multiple procedure item.

New Tax System Price Exploitation Law means:

- (a) the New Tax System Price Exploitation Code as applied as a law of New South Wales by the Price Exploitation Code (New South Wales) Act 1999; and
- (b) Part VB of the Trade Practices Act 1974 of the Commonwealth.

Opinion on File Request includes retrieval of file from whatever source, reading time, and reporting where a request for such an opinion has been made in writing to the orthopaedic surgeon by the insurer/lawyer. Fees for this service will not to be pre-paid in whole or part.

Orthopaedic procedures are those listed in the AMA list but does not include the cost of bandages, dressings, plaster of Paris bandages, splints, metallic fixation agents, and prosthetic implants which may be charged in addition to the fee set out in the Schedule A. The fee for orthopaedic procedures includes aftercare visits.

Orthopaedic surgeon means a medical practitioner who is currently a Fellow of the Australian Orthopaedic Association or who is recognised by Medicare Australia as a specialist in orthopaedic surgery. It includes an orthopaedic surgeon who is a staff member at a public hospital providing services at the hospital.

Revision Surgery refers to a procedure carried out to correct earlier surgery. This attracts a fee of 50% of the amount for the principal procedure in the initial surgery and the fee payable for the new procedure, except where the new procedure is specified as a revision procedure in the AMA list.

Subsequent Consultation is a consultation not included in the normal aftercare that applies following surgery. The cost of the latter is included in the fee for the orthopaedic procedure.

#### SCHEDULE A

##### Maximum fees for orthopaedic surgeons

<i>Item</i>	<i>Column 1 Type of service</i>	<i>Column 2 AMA Item(s)</i>	<i>Column 3 Maximum amount</i>
<b>Consultations</b>			
1.	Initial consultation and report	AC500 (MBS 104)	\$242.70
2.	Extended initial consultation and report	AC500 (MBS104)	\$334.40
3.	Subsequent consultation	AC510 (MBS 105)	\$167.20
4.	After hours consultation		\$140.30 in addition to consultation fee
<b>Procedures</b>			
5.	Orthopaedic procedures	ML005 (MBS 46300) to MY115 (MBS 50130)	150% of AMA Schedule
6.	Instrument fee	WCO003	\$167.20
7.	Assistant at operation	MZ900	\$280.50 or 20% of total fee, whichever is greater
8.	Multiple operations or injuries		Primary operation is to be paid in full, and additional operations at 75% of scheduled fee
9.	Aftercare visits		As per AMA Schedule
<b>Insurer/lawyer requests</b>			
10.	Opinion on file request		\$167.20
11.	Telephone requests		\$32.40 per 3-5 minute phone call
12.	Lost reports and reprints		\$114.30 per report
13.	Treating Specialist Report		Please refer to the Workplace Injury Management and Workers Compensation (Medical Examinations and Reports) Order 2008
14.	Fees for providing copies of clinical notes and records		Please refer to the Workplace Injury Management and Workers Compensation (Medical Examinations and Reports) Order 2008

#### WORKERS COMPENSATION (SURGEON FEES) ORDER 2008

Under the Workers Compensation Act 1987

I, JON BLACKWELL, Chief Executive Officer of the WorkCover Authority of New South Wales, revoke the Workers Compensation (Surgeon Fees) Order 2007, and make the following Order pursuant to section 61 (2) of the Workers Compensation Act 1987.

Dated this 28th day of November 2007.

JON BLACKWELL,  
Chief Executive Officer,  
WorkCover Authority

## Explanatory Note

Treatment by surgeons is a medical or related treatment covered under the Workers Compensation Act 1987. This Order sets the maximum fees for which an employer is liable under the Act for treatment by surgeons of an injured worker's work-related injury.

(Note: Treatment by orthopaedic surgeons is covered by the Workers Compensation (Orthopaedic Surgeon Fees) Order 2008, gazetted to take effect from 1 January 2008. However, maximum fees under this Order may apply to procedures carried out by orthopaedic surgeons which are covered by the Workers Compensation (Orthopaedic Surgeon Fees) Order 2008).

The effect of the Order is to prevent surgeons from recovering from the injured worker or employer any extra charge for treatments covered by the Order.

The Order adopts the items listed as Surgical Procedures in the List of Medical Services and Fees published by the Australian Medical Association (AMA).

## Workers Compensation (Surgeons Fees) Order 2008

## 1. Name of Order

This Order is the Workers Compensation (Surgeons Fees) Order 2008.

## 2. Commencement

This Order commences on 1 January 2008.

## 3. Application of Order

This Order applies to treatment provided on or after the commencement of this Order, whether it relates to an injury received before, on or after that date.

## 4. Repeal

The Workers Compensation (Surgeon Fees) Order 2007 is repealed.

## 5. Maximum fees for treatment by surgeons

(1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by a surgeon, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 3 of that Schedule.

(2) A fee charged by a surgeon for a patient's treatment (including the management of fractures and other conditions) will be in addition to the fee in Schedule A for the original examination and report.

## 6. Goods and Services Tax

(1) An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order.

(2) This clause does not permit a medical practitioner to charge or recover, in respect of GST payable in respect of a service, an amount that is greater than:

- (a) 10% of the maximum amount payable under this Order to the medical practitioner in respect of the medical or related treatment apart from this clause, or
- (b) the amount permitted under the New Tax System Price Exploitation Law, whichever is the lesser.

## 7. Definitions

In this Order (including Schedule A):

Aftercare Visits has the same meaning as in the AMA List and is covered by the surgical procedure fee. However unrelated visits or incidental reasons for visits that are not regarded as routine aftercare should be explained with accounts rendered. The consulting surgeon will issue a "certificate" detailing the worker's fitness for work and anticipated aftercare, on discharge from hospital or after the first post injury consultation.

After Hours Consultations means call-outs to a public or private hospital or a private home for urgent cases before 8.00am or after 6:00pm.

Assistant at Operation means a medically qualified surgical assistant, but only where an assistant's fee is allowed for in the Commonwealth Medical Benefits Schedule, or where indicated in the WorkCover schedule or approved in advance by the insurer.

AMA List means the document entitled List of Medical Services and Fees published by the Australian Medical Association and dated 1 November 2007.

the Act means the Workers Compensation Act 1987.

Extended Initial Consultation means a consultation involving significant multiple trauma or complex "red flag" spinal conditions (systemic pathology, carcinoma, infection, fracture or nerve impingement) involving a lengthy consultation and extensive physical examination.

GST has the same meaning as in the A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.

Initial consultation and report covers the first consultation and the report to the referring General Practitioner and insurer.

The report will contain:

- the patient's diagnosis and present condition;
- the patient's likely fitness for pre-injury work or for alternate duties;
- the need for treatment or additional rehabilitation; and
- collateral conditions that are likely to impact on the management or the worker's condition (in accordance with privacy considerations).

Receipt of this information and "certificates" post treatment will provide sufficient information for insurers, employers and rehabilitation providers to develop management plans.

Instrument Fee covers procedures where the surgeon supplies all the equipment or specialised instruments. This fee does not apply for all operations or if only incidental instruments (non critical) are supplied by the surgeon.

Multiple Operations or Injuries refers to situations that require two or more operations or for the treatment of two or more injuries carried out at the same time. The fee for the main operation or injury is to be paid in full and 75% of the specified charge for each additional operation or injury is payable, unless specifically listed in the Schedule as a multiple procedure item.

New Tax System Price Exploitation Law means:

- (a) the New Tax System Price Exploitation Code as applied as a law of New South Wales by the Price Exploitation Code (New South Wales) Act 1999; and
- (b) Part VB of the Trade Practices Act 1974 of the Commonwealth.

Opinion on File Request includes retrieval of file from whatever source, reading time, and reporting where a request for such an opinion has been made in writing to the surgeon by the insurer/lawyer. Fees for this service will not be pre-paid in whole or part.

Revision Surgery refers to a procedure carried out to revise earlier surgery. This attracts a fee of 50% of the amount for the principal procedure in the initial surgery and the fee payable for the new procedure, except where the new procedure is specified as a revision procedure in the AMA list.

Surgical procedures are those listed in the AMA list but does not include the cost of bandages, dressings, plaster of Paris bandages, splints, metallic fixation agents, and prosthetic implants which may be charged in addition to the fee set out in the Schedule A. The fee for surgical procedures includes aftercare visits.

Subsequent Consultation is a consultation not included in the normal aftercare that applies following surgery. The cost of the latter is included in the fee for the surgical procedure.

Surgeon means a medical practitioner who is currently a Fellow of the Australasian College of Surgeons or who is recognised by Medicare Australia as a specialist. It includes a surgeon who is a staff member at a public hospital providing services at the hospital.

#### SCHEDULE A

##### Maximum fees for surgeons

<i>Item</i>	<i>Column 1 Type of service</i>	<i>Column 2 AMA Item(s)</i>	<i>Column 3 Maximum amount</i>
<b>Consultations</b>			
1.	Initial consultation and report	AC500 (MBS 104)	\$242.70
2.	Extended initial consultation and report	AC500 (MBS104)	\$334.40
3.	Subsequent consultation	AC510 (MBS 105)	\$167.20
4.	After hours consultation		\$140.30 in addition to consultation fee
<b>Procedures</b>			
5.	Surgical procedures	EA010 (MBS 30001) to MY115 (MBS 50130)	150% of AMA Schedule
6.	Instrument fee	WCO003	\$167.20
7.	Assistant at operation	MZ900	\$280.50 or 20% of total fee, whichever is greater
8.	Multiple operations or injuries		Primary operation is to be paid in full, and additional operations at 75% of scheduled fee
9.	Aftercare visits		As per AMA Schedule
<b>Insurer/lawyer requests</b>			
10.	Opinion on file request		\$167.20

<i>Item</i>	<i>Column 1 Type of service</i>	<i>Column 2 AMA Item(s)</i>	<i>Column 3 Maximum amount</i>
11.	Telephone requests		\$32.40 per 3-5 minute phone call
12.	Lost reports and reprints		\$114.30 per report
13.	Treating specialist reports		Please refer to the Workplace Injury Management and Workers Compensation (Medical Examinations and Reports) Order 2008
14.	Fees for providing copies of clinical notes and records		Please refer to the Workplace Injury Management and Workers Compensation (Medical Examinations and Reports) Order 2008

**WORKPLACE INJURY MANAGEMENT AND WORKERS COMPENSATION (MEDICAL EXAMINATIONS AND REPORTS) ORDER 2008**

Under the Workplace Injury Management and Workers Compensation Act 1998

I, JON BLACKWELL, Chief Executive Officer of the WorkCover Authority of New South Wales, revoke the Workplace Injury Management and Workers Compensation (Medical Examinations and Reports) Order 2007, and make the following Order pursuant to section 339 of the Workplace Injury Management and Workers Compensation Act 1998.

Dated this 28th day of November 2007.

JON BLACKWELL,  
Chief Executive Officer,  
WorkCover Authority

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- Schedule 1 Rates for Independent Medical Examination by General Practitioners
- Schedule 2 Rates for Independent Medical Examination by Specialists
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Workplace Injury Management and Workers Compensation (Medical Examinations and Reports) Order 2008

Part 1 Preliminary

1. Name of Order

This order is the Workplace Injury Management and Workers Compensation (Medical Examinations and Reports) Order 2008.

2. Commencement

This Order commences on 1 January 2008 and applies to services provided on or after that date.

3. Definitions

In this Order:

the Act means the Workplace Injury Management and Workers Compensation Act 1998;

GST means the goods and services tax payable under the GST Law;

GST Law has the same meaning as in the A New Tax System (Goods and Services Tax) Act 1999 (Cth);

Guidelines mean the WorkCover Guidelines on Independent Medical Examinations and Reports in effect from 1 November 2006; and

Late attendance means that the worker or interpreter arrives unreasonably late, to the degree that a full examination is prevented from being conducted in the time allocated.

4. Application of order

This Order only applies to medical practitioners registered under the Medical Practice Act 1992 (NSW).

5. Repeal

The Workplace Injury Management and Workers Compensation (Medical Examinations and Reports) Order 2007 is repealed.

Part 2 Fees for medical assessments

6. Fees for medical assessments

For the purposes of section 339 of the Act, the maximum fees for the provision by health service providers in respect of any report for use in connection with a claim for compensation or work injury damages and an appearance as a witness in proceedings before the Workers Compensation Commission or a court in connection with a claim for compensation or work injury damages is as follows:

- (a) the rate of fees for an independent medical examination by general practitioners as set out in Schedule 1,
- (b) the rate of fees for an independent medical examination by medical specialists as set out in Schedule 2,
- (c) the rate of fees for a medical examination carried out by an approved medical specialist on referral by the Workers Compensation Commission as set out in Schedule 3,
- (d) the rate of fees for a medical examination carried out by an approved medical specialist on an appeal panel as set out in Schedule 4, and
- (e) the rate of fees for reports requested by a legal representative or insurer from a treating general practitioner and a treating specialist as set out in Schedule 5.

7. GST

The maximum fees provided for in clause 6 are exclusive of GST.

SCHEDULE 1

Rates for Independent Medical Examination by General Practitioners

<i>Payment Classification Code</i>	<i>Service description</i>	<i>Fee</i>
IMG001 or WIG001	Examination and report in accordance with the Guidelines – standard case (eg. cause of injury only)	\$430.20
IMG002 or WIG002	Examination conducted with the assistance of an interpreter and report in accordance with Guidelines – standard case (eg. cause of injury only)	\$480.50
IMG003 or WIG003	Examination and report in accordance with the Guidelines -complex case (eg. multiple injuries, multiple questions and reports to be reviewed)	\$642.60
IMG004 or WIG004	Examination conducted with the assistance of an interpreter and report in accordance with Guidelines – complex case (eg. multiple injuries, multiple questions and reports to be reviewed)	\$748.70
IMG005 or WIG005	Non-attendance or cancellation with less than 7 days notice	\$105.00
IMG006 or WIG006	File review	\$318.50
IMG007 or WIG007	Supplementary report where additional information is provided and requested	\$212.40
IMG008 or WIG008	Update examination and report of worker previously reviewed, where there is no intervening incident	\$268.20
IMG009 or WIG009	Travel	Reimbursed in accordance with the travelling allowances set out in Table 1 (Allowances) to Part B (Monetary Rates) of the Crown Employees (Public Service Conditions of Employment) Award 2002

## SCHEDULE 2

## Rates for Independent Medical Examination by Medical Specialists

<i>Payment Classification Code</i>	<i>Service description</i>	<i>Fee</i>
IMS001 or WIS001	Examination and report in accordance with the Guidelines – standard case (eg. straightforward permanent impairment assessment, cause of injury only)	\$581.40
IMS002 or WIS002	Examination conducted with the assistance of an interpreter and report in accordance with Guidelines – standard case (eg. straightforward permanent impairment assessment, cause of injury only)	\$725.90
IMS003 or WIS003	ENT report (includes audiological testing)	\$581.40
IMS031 or WIS 031	ENT report when examination has been conducted with the assistance of an interpreter and report in accordance with Guidelines (includes audiological testing)	\$725.90
IMS004 or WIS004	Examination and report in accordance with the Guidelines - moderate complexity (eg. multiple questions and reports to be reviewed, more complex permanent impairment assessment – more than one body system involved)	\$871.50
IMS005 or WIS005	Examination conducted with the assistance of an interpreter and report in accordance with Guidelines – moderate complexity (eg. multiple questions and reports to be reviewed, more complex permanent impairment assessment – more than one body system involved)	\$1,017.20
IMS006 or WIS006	Examination and report in accordance with Guidelines – complex case (eg. multiple injuries, severe impairment assessment eg. spinal cord injury, head injury).	\$1,156.30
IMS007 or WIS007	Examination and report in accordance with Guidelines – complex case (eg. multiple injuries, severe impairment assessment e.g. spinal cord injury, head injury) with the assistance of an Interpreter.	\$1,447.50
IMS008 or WIS008	Examination and report in accordance with the Guidelines – psychiatric	\$1,017.20
IMS091 or WIS091	Cancellation with 2 days notice	\$145.70
IMS092 or WIS092	Cancellation with less than 2 working days notice, non attendance at scheduled appointment or unreasonably late attendance by worker or interpreter that prevents full examination being conducted	\$291.30
IMS010 or WIS010	File review	\$435.80
IMS011 or WIS011	Supplementary report where additional information is provided and requested	\$290.20
IMS012 or WIS012	Update examination and report of worker previously reviewed, where there is no intervening incident	\$430.40
IMS013 or WIS013	Travel	Reimbursed in accordance with the travelling allowances set out in Table 1 (Allowances) to Part B (Monetary Rates) of the Crown Employees (Public Service Conditions of Employment) Award 2002



SCHEDULE 3  
Rates for Approved Medical Specialists

<i>Service description</i>	<i>Fee</i>
Examination and report in accordance with Workers Compensation Commission standards – standard case	\$1,038.70
Examination and report in accordance with Workers Compensation Commission standards - multiple medical assessments e.g. for permanent impairment and general medical disputes	\$1,391.40
Ear, nose and throat, includes audiological testing	\$1,217.80
Examination and report in accordance with the Workers Compensation Commission standards -Psychiatric	\$1,737.80
Cancellation with less than 7 calendar days notice	\$346.30
Non-attendance or cancellation with less than 2 working days notice	\$692.50
Consolidation of medical assessment certificates by lead assessor	\$346.30
Re-examination + medical assessment certificate or reconsideration at request of Commission	\$519.90
When interpreter present at examination	Plus \$178.10
Travel	Reimbursed in accordance with the travelling allowances set out in Table 1 (Allowances) to Part B (Monetary Rates) of the Crown Employees (Public Service Conditions of Employment) Award 2002

SCHEDULE 4

Rates for Approved Medical Specialists on Appeal Panels

<i>Service description</i>	<i>Fee</i>
Assessment, initial telephone conference and decision on papers	\$692.50
Examination of worker and report by AMS	\$519.90
Cancellation with less than 7 calendar days notice	\$346.30
Non-attendance or cancellation with less than 2 working days notice	\$692.60
Assessment, telephone conference, appeal hearing and decision	\$1,564.00
Additional Hearing or teleconference when convened by arbitrator	\$291.30 per hour
Travel	Reimbursed in accordance with the travelling allowances set out in Table 1 (Allowances) to Part B (Monetary Rates) of the Crown Employees (Public Service Conditions of Employment) Award 2002

SCHEDULE 5

Rates for Treating General Practitioners and Treating Specialists for Reports Requested by a  
Legal Representative or Insurer

Notes:

- (a) This Schedule applies to reports obtained for the purpose of proving or disproving an entitlement or the extent of an entitlement to workers compensation or work injury damages and excludes fees in respect of medical or related treatment reports fixed under section 61 of the Workers Compensation Act 1987.

(b) Fees fixed in this Schedule are recoverable only where the conditions for payment as set out in Part C of Schedule 6 of the Workers Compensation Regulation 2003 have been complied with.

Part C item 4 (which applies to treating medical practitioners reports) provides:

“If a claim or dispute is resolved whether before or after proceedings commenced:

Claimant

- (a) nil fee payable, unless paragraph (b) applies, or
- (b) fee allowed in accordance with any applicable fee order where:
  - (i) request for report made to insurer; and
  - (ii) either:
    - insurer does not provide report within 14 days, or
    - report supplied by insurer does not address the report requirements of the claimant, and
  - (iii) report is served on insurer

Insurer:

- (a) fee allowed in accordance with any applicable fee order”

Part C item 6 (which applies to clinical notes and records), provides conditions for payment in similar terms as above for item 4, but the period of time for an insurer to provide clinical records is fixed at 7 days.

(c) In accordance with section 339 of the Workplace Injury Management and Workers Compensation Act 1998, a medical practitioner is not entitled to be paid or recover any fee for providing a service that exceeds the fee fixed under this Order.

<i>Service description</i>	<i>Fee</i>
Treating general practitioner report	\$210.00 per hour (up to the maximum applicable rate for an independent medical examination and report of the same type)
Treating specialist report	\$291.30 per hour (up to the maximum applicable rate for an independent medical examination and report of the same type)
Fee for providing copies of clinical notes and records (including specialist notes and reports)	\$30 (for 33 pages or less) An additional \$1.00 per page if more than 33 pages

### WORKPLACE INJURY MANAGEMENT AND WORKERS COMPENSATION (INJURY MANAGEMENT CONSULTANTS) ORDER 2008

Under the Workplace Injury Management and Workers Compensation Act 1998

I, JON BLACKWELL, Chief Executive Officer of the WorkCover Authority of New South Wales, revoke the Workplace Injury Management and Workers Compensation (Injury Management Consultants) Order 2007, and make the following Order pursuant to section 339 of the Workplace Injury Management and Workers Compensation Act 1998.

Dated this 28th day of November 2007.

JON BLACKWELL,  
Chief Executive Officer,  
WorkCover Authority

Workplace Injury Management and Workers Compensation (Injury Management Consultants) Order 2008

Part 1 Preliminary

1. Name of Order

This order is the Workplace Injury Management and Workers Compensation (Injury Management Consultants) Order 2008.

2. Commencement

This Order commences on 1 January 2008.

3. Definitions

In this order:

- the Act means the Workplace Injury Management and Workers Compensation Act 1998; and
- GST means the goods and services tax payable under the GST Law; and
- GST Law has the same meaning as in the A New Tax System (Goods and Services Tax) Act 1999 (Cth).

4. Application of order

This order only applies to medical practitioners registered under the Medical Practice Act 1992 (NSW), who are appointed by the WorkCover Authority of New South Wales as Injury Management Consultants under s45A of the 1998 Act.

## 5. Repeal

The Workplace Injury Management and Workers Compensation (Injury Management Consultants) Order 2007 is repealed.

## Part 2 Fees for injury management consultants

## 6. Fees for Injury Management Consultants

- (a) For the purposes of section 339 of the Act, the maximum hourly fee for the provision of services by an injury management consultant in respect of the provision of any report for use in connection with a claim for compensation or work injury damages and an appearance as a witness in proceedings before the Workers Compensation Commission or a court in connection with a claim for compensation or work injury damages is as set out in Schedule 1; and
- (b) An injury management consultant may not charge for more than 3 hours of work in the absence of express written agreement from the relevant insurer or the Workers Compensation Commission.
- (c) An injury management consultant may charge a cancellation fee equivalent to half of their gazetted hourly rate in the situation where a worker provides 2 days notice of cancellation.
- (d) An injury management consultant may charge a cancellation fee equivalent to their gazetted hourly rate in the situation where a worker provides less than 2 days notice of cancellation or fails to attend their scheduled appointment without notice.
- (e) An injury management consultant's report is to be provided to the referrer within 10 working days of the examination, or in the case where no examination has been conducted, within 10 working days of the request having been received, or within a different timeframe if agreed between the parties.

## 7. GST

The maximum fees provided for in clause 6 are exclusive of GST.

## SCHEDULE 1

## Rates for Injury Management Consultants

<i>Payment Classification Code</i>	<i>Service description</i>	<i>Fee</i>
IIN 105	Assessments, examinations, discussions and report	\$248.10 per hour to a maximum of 3 hours unless authorised by the insurer or Workers Compensation Commission.
IIN 106	Cancellation with 2 days notice	\$124.10
IIN 107	Cancellation with less than 2 days notice or non attendance at scheduled appointment	\$248.10

**WORKERS COMPENSATION (PHYSIOTHERAPY FEES) ORDER 2008**

Under the Workers Compensation Act 1987

I, JON BLACKWELL, Chief Executive Officer of the WorkCover Authority of New South Wales, revoke the Workers Compensation (Physiotherapy Fees) Order 2007, and make the following Order pursuant to section 61 of the Workers Compensation Act 1987.

Dated this 28th day of November 2007.

JON BLACKWELL,  
Chief Executive Officer,  
WorkCover Authority

## Explanatory Note

Treatment by a registered physiotherapist is one of the categories of medical and related treatment covered under the Workers Compensation Act 1987. This Order sets the maximum fees for which an employer is liable under the Act for treatment by a physiotherapist of an injured worker's work related injury.

Schedule A to this Order provides for maximum fees for physiotherapists generally. Schedule B to this Order provides higher maximum fee levels for WorkCover approved physiotherapists. WorkCover approved physiotherapists have participated in training courses approved or run by WorkCover.

This Order makes provision for Physiotherapy Management Plans and the approval by workers compensation insurers of certain physiotherapy services.

## Workers Compensation (Physiotherapy Fees) Order 2008

## 1. Name of Order

This Order is the Workers Compensation (Physiotherapy Fees) Order 2008.

## 2. Commencement

This Order commences on 1 January 2008.

## 3. Application of Order

This Order applies to treatment provided on or after 1 January 2008, whether it relates to an injury received before, on or after that date.

## 4. Repeal

The Workers Compensation (Physiotherapy Fees) Order 2007 is repealed.

## 5. Maximum fees for physiotherapy treatment generally

- (1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by a physiotherapist, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 2 of that Schedule.
- (2) If it is reasonably necessary for a physiotherapist to provide treatment of a type specified in any of items PTX007 to PTX011 in Schedule A at the worker's home, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item PTX014 in Column 2 of Schedule A.
- (3) This clause does not apply to treatment by a WorkCover approved physiotherapist.

## 6. Higher maximum fees for WorkCover approved physiotherapists

- (1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by a physiotherapist, who is a WorkCover approved physiotherapist, being treatment of a type specified in Column 1 of Schedule B to this Order, is the corresponding amount specified in Column 2 of that Schedule.
- (2) If it is reasonably necessary for a physiotherapist to provide treatment of a type specified in any of items PTA007 to PTA011 in Schedule B at the worker's home, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item PTA014 in Column 2 of Schedule B.

## 7. Goods and Services Tax

- (1) The maximum fee amount for which an employer is liable under the Act in respect of the treatment types specified in:
  - (a) Items PTX012, PTX013 and PTX014 of Schedule A to this Order, and
  - (b) Items PTA012 and PTA014 of Schedule B to this Order,may be increased by the amount of any GST payable in respect of the service, and the cost as so increased is taken to be the amount fixed by this Order.
- (2) This clause does not permit a physiotherapist to charge or recover, in respect of GST payable in respect of a service, an amount that is greater than:
  - (a) 10% of the maximum amount that would otherwise be payable under this Order to the physiotherapist in respect of the medical or related treatment, or
  - (b) the amount permitted under the New Tax System Price Exploitation Law, whichever is the lesser.

## 8. Definitions

In this Order:

Case Conference means a face-to-face meeting or teleconference with the rehabilitation provider, employer, and/or worker to discuss a worker's treatment, return to work plan and / or strategies to improve a worker's ability to return to work. File notes of case conferences are to be documented in the physiotherapist's records indicating discussion and outcomes. This information may be required for invoicing purposes. Discussions between treating doctors and practitioner are considered a normal interaction between referring doctor and practitioner and is not to be charged as a case conference item.

Complex treatment means treatment related to complex pathology and clinical presentation including, but not limited to, extensive burns, complicated hand injuries involving multiple joints and tissues and some complex neurological conditions, spinal cord injuries, head injuries and major trauma. Provision of complex treatment requires pre-approval from the insurer. It is expected that only a small number of claimants will require treatment falling within this category.

Group/class intervention occurs where a physiotherapist delivers a common service to more than one person at the same time. Examples are aquatic physiotherapy classes and exercise groups. Maximum class size is six (6) participants. A Physiotherapy Management Plan is required for each worker.

GST has the same meaning as in the New Tax System (Goods and Services Tax) Act 1999 (Cth).

Home visit applies in cases where, due to the effects of the injuries sustained, the worker is unable to travel. The home visit must be the best and most cost-effective option allowing the physiotherapist to travel to the worker's home to deliver treatment. Provision of home treatment requires pre-approval from the insurer.

Initial consultation and treatment means the first session provided by the physiotherapist in respect of an injury which includes:

- history taking,
- physical assessment,
- diagnostic formulation,
- goal setting and planning treatment,
- treatment/service,
- clinical recording,
- communication with referrer, and
- preparation of a management plan when indicated.

New Tax System Price Exploitation Law means

- a. the New Tax System price Exploitation Code as applied as a law of New South Wales by the Price Exploitation Code (New South Wales) Act 1999, and
- b. Part VB of the Trade Practices Act 1974 (Cth).

Normal practice means premises in or from which a physiotherapist regularly operates a physiotherapy practice and treats patients. It also includes facilities where service may be delivered on a regular or contract basis such as a hydrotherapy pool, gymnasium, private hospital or workplace.

Physiotherapist means a registered physiotherapist.

Physiotherapy Management Plan means the document used by the physiotherapist to indicate treatment timeframe and anticipated outcomes for an injured worker to the relevant workers compensation insurer.

A Physiotherapy Management Plan provides the mechanism to request approval from the relevant workers compensation insurer for treatment beyond:

- (a) the initial eight (8) consultations (when an injured worker has not attended for any previous treatment of a physical nature for this injury) or
- (b) the initial consultation/treatment (when an injured worker has attended for previous treatment of a physical nature for this injury).

A Physiotherapy Management Plan can request approval for up to an additional eight (8) physiotherapy consultations unless otherwise approved by the insurer.

Physiotherapy services refers to all services delivered by a registered physiotherapist and each service is to be billed according to the Fee Schedule. Physiotherapy services may include, but are not limited to, acupuncture, aquatic physiotherapy, Pilates exercise, massage and exercise instruction.

Report Writing occurs when a physiotherapist is requested to compile a written report providing details of the worker's treatment, progress and work capacity. The insurer must provide pre-approval for such a service.

Standard consultation and treatment means treatment sessions provided subsequent to the initial session and includes:

- re-assessment,
- intervention/treatment,
- clinical recording, and
- preparation of a Physiotherapy Management Plan when indicated.

The Act means the Workers Compensation Act 1987.

Travel occurs when the most appropriate clinical management of the patient requires the physiotherapist to travel away from their normal practice. Travel costs do not apply where the Physiotherapist provides contracted service to facilities such as a private hospital, hydrotherapy pool, workplace or gymnasium. The insurer must provide pre-approval for such a service.

Two (2) distinct areas means where two (2) entirely separate compensable injuries or conditions are assessed and treated and where treatment applied to one condition does not affect the symptoms of the other injury e.g. neck condition plus post fracture wrist. It does not include a condition with referred symptoms to another area.

WorkCover means the WorkCover Authority of New South Wales.

WorkCover approved means a physiotherapist who has, either before or after the commencement of this Order, by a date notified by WorkCover, participated in the WorkCover Training Courses and any other course approved by WorkCover (if any) for the purpose of this Order.

Work Related Activity Program assessment, consultation and treatment means a one hour session provided on a one to one basis for a Work Related Activity Program delivered to a new patient to the practice and includes:

- review of the previous treatment,
- assessment of current condition including functional status,
- goal setting,
- treatment planning and work related activity program,
- clinical recording,
- communication with key parties, and
- preparation of a management plan when indicated.

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SCHEDULE A

Maximum fees for Physiotherapists generally

<i>Item</i>	<i>Column 1 Type of Treatment</i>	<i>Column 2 Maximum Amount (\$)</i>
Normal Practice		
PTX001	Initial consultation and treatment	50
PTX002	Standard consultation and treatment	40
PTX003	Initial consultation and treatment of two (2) distinct areas	75
PTX004	Standard consultation and treatment of two (2) distinct areas	60
PTX005	Complex treatment	80
PTX006	Group/class intervention	30/participant
Home Visit		
PTX007	Initial consultation and treatment	62
PTX008	Standard consultation and treatment	50
PTX009	Initial consultation and treatment of two (2) distinct areas	94
PTX010	Standard consultation and treatment of two (2) distinct areas	75
PTX011	Complex treatment	100
Other		
PTX012	Case conference	100/hour
PTX013	Report writing	100 (maximum)
PTX014	Travel	\$1.00 per kilometre

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SCHEDULE B

Maximum fees for WorkCover approved Physiotherapists

<i>Item</i>	<i>Column 1 Type of Treatment</i>	<i>Column 2 Maximum Amount (\$)</i>
Normal Practice		
PTA001	Initial consultation and treatment	70.10
PTA002	Standard consultation and treatment	59.40
PTA003	Initial consultation and treatment of two (2) distinct areas	105.70
PTA004	Standard consultation and treatment of two (2) distinct areas	89.60
PTA005	Complex treatment	118.70
PTA006	Group/class intervention	42.10/participant
Home Visit		
PTA007	Initial consultation and treatment	86.30
PTA008	Standard consultation and treatment	69.10
PTA009	Initial consultation and treatment of two (2) distinct areas	127.30
PTA010	Standard consultation and treatment of (2) distinct areas	109.00
PTA011	Complex treatment	140.30
Other		
PTA012	Case conference	140.20/hour
	Report writing	140.20 (maximum)
PTA013	Work Related Activity Program assessment, consultation and treatment	140.20 (maximum)
PTA014	Travel	\$1.30 per kilometre

**WORKERS COMPENSATION (OSTEOPATHY FEES) ORDER 2008**

Under the Workers Compensation Act 1987

I, JON BLACKWELL, Chief Executive Officer of the WorkCover Authority of New South Wales, revoke the Workers Compensation (Osteopathy Fees) Order 2007, and make the following Order pursuant to section 61 of the Workers Compensation Act 1987.

Dated this 28th day of November 2007.

JON BLACKWELL,  
Chief Executive Officer,  
WorkCover Authority

**Explanatory Note**

Treatment by a registered osteopath is one of the categories of medical or related treatment covered under the Workers Compensation Act 1987. This Order sets the maximum fees for which an employer is liable under the Act for treatment by an osteopath of an injured worker's work related injury.

Schedule A to this Order provides for maximum fees for osteopaths generally. Schedule B to this Order provides for higher maximum fee levels for WorkCover approved osteopaths. WorkCover approved osteopaths are those who have participated in training courses approved or run by WorkCover.

This Order also makes provision for Osteopathic Management Plans and the approval by workers compensation insurers of certain osteopathic services.

**Workers Compensation (Osteopathy Fees) Order 2008****1. Name of Order**

This Order is the Workers Compensation (Osteopathy Fees) Order 2008.

**2. Commencement**

This Order commences on 1 January 2008.

**3. Application of Order**

This Order applies to treatment provided on or after 1 January 2008, whether it relates to an injury received before, on or after that date.

**4. Repeal**

The Workers Compensation (Osteopathy Fees) Order 2007 is repealed.

**5. Maximum fees for osteopathy treatment generally**

(1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by an osteopath, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 2 of that Schedule.

(2) If it is reasonably necessary for an osteopath to provide treatment of a type specified in any of items OSX007 to OSX011 in Schedule A at the worker's home, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item OSX014 in Column 2 of Schedule A.

(3) This clause does not apply to treatment by a WorkCover approved osteopath.

**6. Higher maximum fees for treatment by WorkCover approved osteopaths**

(1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by an osteopath, who is a WorkCover approved osteopath, being treatment of a type specified in Column 1 of Schedule B to this Order, is the corresponding amount specified in Column 2 of that Schedule.

(2) If it is reasonably necessary for a WorkCover approved osteopath to provide treatment of a type specified in any of items OSA007 to OSA011 in Schedule B at the worker's home, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item OSA014 in Column 2 of Schedule B.

**7. Goods and Services Tax**

(1) The maximum fee amount for which an employer is liable under the Act in respect of the treatment types specified in:

(a) Items OSX012, OSX013 and OSX014 of Schedule A to this Order, and

(b) Items OSA012 and OSA014 of Schedule B to this Order,

may be increased by the amount of any GST payable in respect of the service, and the cost as so increased is taken to be the amount fixed by this Order.

- (2) This clause does not permit an osteopath to charge or recover, in respect of GST payable in respect of a service, an amount that is greater than:
- (c) 10% of the maximum amount that would otherwise be payable under this Order to the osteopath in respect of the medical or related treatment, or
  - (d) the amount permitted under the New Tax System Price Exploitation Law, whichever is the lesser.

## 8. Definitions

In this Order:

Case Conference means a face-to-face meeting or teleconference with the rehabilitation provider, employer, insurer and/or worker to discuss a worker's treatment in relation to the return to work plan and / or strategies to improve a worker's ability to return to work.

File notes of case conferences are to be documented in the osteopath's records indicating discussions and outcomes. This information may be required for invoicing purposes.

Discussion between treating doctors and osteopaths are considered a normal interaction between referring doctor and practitioner and are not to be charged as a case conference item.

Complex treatment means treatment related to complex pathology and clinical presentation including, but not limited to, extensive burns, complicated hand injuries involving multiple joints and tissues, some complex neurological conditions, spinal cord injuries, head injuries and major trauma. Provision of complex treatment requires pre-approval from the insurer. It is expected that only a small number of claimants will require treatment falling within this category.

Group/class service occurs where an osteopath delivers a common service to more than one person at the same time. Examples are exercise groups and hydrotherapy classes. The maximum class size is six (6) participants. An Osteopathy Management Plan is required for each worker participant.

GST has the same meaning as in the A New Tax System (Goods and Services Tax) Act 1999 (Cth).

Home visit applies in cases where, due to the effects of the injuries sustained, the worker is unable to travel. The home visit must be the best and most cost-effective option allowing the osteopath to travel to the worker's home to deliver treatment. Provision of home treatment requires pre-approval from the insurer.

Initial consultation and treatment means the first session provided by the osteopath in respect an injury, and includes:

- history taking
- physical assessment
- diagnostic formulation
- goal setting and planning treatment
- treatment/service
- clinical recording
- communication with referrer
- preparation of an Osteopathy Management Plan when indicated.

New Tax System Price Exploitation Law means:

- (a) the New Tax System Price Exploitation Code as applied as a law of New South Wales by the Price Exploitation Code (New South Wales) Act 1999; and
- (b) Part VB of the Trade Practices Act 1974 (Cth).

Normal practice means premises in or from which an osteopath regularly operates an osteopathy practice and treats patients. It also includes facilities where service may be delivered on a regular or contract basis such as a hydrotherapy pool, gymnasium, private hospital or workplace.

Osteopath means an osteopath registered under the Osteopaths Act 2001 and registered as an osteopath in NSW.

Osteopathy Management Plan means a document used by an osteopath to indicate treatment timeframe and anticipated outcomes for an injured worker to the relevant workers compensation insurer.

An Osteopathy Management Plan provides the mechanism to request approval from the relevant workers compensation insurer for treatment beyond:

- (a) the initial eight (8) consultations (when an injured worker has not attended for any previous treatment of a physical nature for this injury); or
- (b) the initial consultation/treatment (when the injured worker has attended for previous treatment of a physical nature for this injury).

An Osteopathy Management Plan can request approval for up to an additional eight (8) osteopathy consultations, unless otherwise approved by the insurer.

A copy of the form developed by WorkCover for the Osteopathy Management Plan is at Appendix II of the Osteopaths' Guide to WorkCover NSW.



Osteopathy services refers to all services delivered by an osteopath and each service is to be billed according to the applicable fee set out in the Schedules to this Order.

Osteopathy services may include, but are not limited to, massage, exercise instruction, acupuncture and hydrotherapy.

Report Writing occurs when an osteopath is requested to compile a written report providing details of the worker's treatment, progress and work capacity. The insurer must provide pre-approval for such a service.

Standard consultation and treatment means treatment sessions provided subsequent to the initial consultation session and includes:

- re-assessment
- treatment/service
- clinical recording
- preparation of an Osteopathy Management Plan when indicated.

The Act means the Workers Compensation Act 1987.

Travel occurs where the most appropriate clinical management of the patient requires the osteopath to travel away from their normal practice. Travel costs do not apply where the osteopath provides contracted service to facilities such as a private hospital, hydrotherapy pool, workplace or gymnasium. The insurer must provide pre-approval for such a service.

Two (2) distinct areas means where two (2) entirely separate compensable injuries or conditions are assessed and treated and where treatment applied to one condition does not affect the symptoms of the other injury e.g. neck condition plus post fracture wrist. It does not include a condition with referred symptoms to another area.

WorkCover means the WorkCover Authority of New South Wales.

WorkCover approved means an osteopath who has, either before or after the

Osteopath commencement of this Order, by a date notified by WorkCover, participated in the WorkCover Training Courses and any other course approved by WorkCover (if any) for the purpose of this Order.

Work Related Activity Program assessment, consultation and treatment means a one hour session provided on a one to one basis for a Work Related Activity Program delivered to a new patient to the practice and includes:

- review of the previous treatment,
- assessment of current condition including functional status,
- goal setting,
- treatment planning and work related activity program,
- clinical recording,
- communication with key parties, and
- preparation of a management plan when indicated.

#### SCHEDULE A

##### Maximum fees for Osteopaths generally

<i>Item</i>	<i>Column 1 Type of Treatment</i>	<i>Column 2 Maximum Amount (\$)</i>
Normal Practice		
OSX001.	Initial consultation and treatment	50
OSX002.	Standard consultation and treatment	40
OSX003	Initial consultation and treatment of two (2) distinct areas	75
OSX004	Standard consultation and treatment of two (2) distinct areas	60
OSX005	Complex treatment	80
OSX006	Group/class service	30 per participant
Home Visit		
OSX007	Initial consultation and treatment	62
OSX008	Standard consultation and treatment	50
OSX009	Initial consultation and treatment of two (2) distinct areas	94
OSX010	Standard consultation and treatment of two (2) distinct areas	75
OSX011	Complex treatment	100
Other		
OSX012	Case conference	100 per hour
OSX013	Report writing	100 (maximum)
OSX014	Travel	1.00 per kilometre

## SCHEDULE B

## Maximum fees for WorkCover approved Osteopaths

<i>Item</i>	<i>Column 1 Type of Treatment</i>	<i>Column 2 Maximum Amount (\$)</i>
Normal Practice		
OSA001	Initial consultation and treatment	70.10
OSA002	Standard consultation and treatment	59.40
OSA003	Initial consultation and treatment of two (2) distinct areas	105.70
OSA004	Standard consultation and treatment of two (2) distinct areas	89.60
OSA005	Complex treatment	118.70
OSA006	Group/class service	42.10 per participant
Home Visit		
OSA007	Initial consultation and treatment	86.30
OSA008	Standard consultation and treatment	69.10
OSA009	Initial consultation and treatment of two (2) distinct areas	127.30
OSA010	Standard consultation and treatment of (2) distinct areas	109.00
OSA011	Complex treatment	140.30
Other		
OSA012	Case conference	140.20 per hour
	Report writing	140.20 (maximum)
OSA013	Work Related Activity Program assessment, consultation and treatment	140.20 (maximum)
OSA014	Travel	1.30 per kilometre

**WORKERS COMPENSATION (CHIROPRACTOR FEES) ORDER 2008**

Under the Workers Compensation Act 1987

I, JON BLACKWELL, Chief Executive Officer of the WorkCover Authority of New South Wales, revoke the Workers Compensation (Chiropractor Fees) Order 2007, and make the following Order pursuant to section 61 of the Workers Compensation Act 1987.

Dated this 28th day of November 2007.

JON BLACKWELL,  
Chief Executive Officer,  
WorkCover Authority

## Explanatory Note

Treatment by a registered chiropractor is one of the categories of medical or related treatment covered under the Workers Compensation Act 1987. This Order sets the maximum fees for which an employer is liable under the Act for treatment by a chiropractor of an injured worker's work-related injury.

Schedule A to this Order provides for maximum fees for chiropractic treatment generally. Schedule B to this Order provides for higher maximum fee levels for WorkCover approved chiropractors. WorkCover approved chiropractors are those who have participated in training courses endorsed or approved by WorkCover.

This Order also makes provision for Chiropractic Management Plans and the approval by workers compensation insurers of certain chiropractic services.

## Workers Compensation (Chiropractor Fees) Order 2008

## 1. Name of Order

This Order is the Workers Compensation (Chiropractor Fees) Order 2008.

## 2. Commencement

This Order commences on 1 January 2008.

## 3. Application of Order

This Order applies to treatment provided on or after 1 January 2008, whether the injury was received before, on or after that date.

## 4. Repeal

The Workers Compensation (Chiropractor Fees) Order 2007 is repealed.

5. Maximum fees for chiropractic treatment generally
- (1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by a chiropractor, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 2 of that Schedule.
  - (2) If it is reasonably necessary for a chiropractor to provide treatment of a type specified in any of items CHX005, CHX006, CHX071, CHX072 or CHX073 in Schedule A at the worker's home, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item CHX009 in Column 2 of Schedule A.
  - (3) This clause does not apply to treatment by a WorkCover approved chiropractor.
6. Higher maximum fees for treatment by WorkCover approved chiropractors
- (1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by a chiropractor, who is a WorkCover approved chiropractor, being treatment of a type specified in Column 1 of Schedule B to this Order, is the corresponding amount specified in Column 2 of that Schedule.
  - (2) If it is reasonably necessary for a WorkCover approved chiropractor to provide treatment of a type specified in any of items CHA005, CHA006, CHA071, CHA072 or CHA073 in Schedule B at the worker's home, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item CHA009 in Column 2 of Schedule B.
7. Goods and Services Tax
- (1) The maximum fee amount for which an employer is liable under the Act in respect of the treatment types specified in:
    - (a) Items CHX081, CHX082 and CHX009 of Schedule A to this Order, and
    - (b) Items CHA081 and CHA009 of Schedule B to this Order,
 may be increased by the amount of any GST payable in respect of the service, and the cost so increased is taken to be the amount fixed by this Order.
  - (2) This clause does not permit a chiropractor to charge or recover, in respect of GST payable in respect of a service, an amount that is greater than:
    - (c) 10% of the maximum amount that would otherwise be payable under this Order to the chiropractor in respect of the medical or related treatment, or
    - (d) the amount permitted under the New Tax System Price Exploitation Law, whichever is the lesser.
8. Definitions
- In this Order:
- Case Conference means a face-to-face meeting or teleconference with the rehabilitation provider, employer, insurer and/or worker to discuss a worker's treatment in relation to the return to work plan and/or strategies to improve a worker's ability to return to work.
- File notes of case conferences are to be documented in the chiropractor's records indicating discussions and outcomes. This information may be required for invoicing purposes.
- Discussion between treating doctors and chiropractors are considered a normal interaction between the referring doctor and practitioner and are not to be charged as a case conference item.
- Chiropractor means a chiropractor registered under the Chiropractors Act 2001 or a person who is licensed or registered as a chiropractor under the law in force in another State or Territory.
- Chiropractic Management Plan means a document used by a chiropractor to indicate treatment timeframes and anticipated outcomes for an injured worker to the relevant workers compensation insurer.
- A Chiropractic Management Plan provides the mechanism to request approval from the relevant workers compensation insurer for treatment beyond:
- (a) the initial eight (8) consultations (when an injured worker has not attended for any previous treatment of a physical nature for this injury); or
  - (b) the initial consultation/treatment (when the injured worker has attended for previous treatment of a physical nature for this injury).
- A Chiropractic Management Plan can request approval for up to an additional eight (8) chiropractic consultations, unless otherwise approved by the insurer.
- A copy of the form developed by WorkCover for the Chiropractic Management Plan is at Appendix 1 of the Chiropractors' Guide to WorkCover NSW.
- Complex treatment means treatment related to complex pathology and clinical presentation including, but not limited to, extensive burns, complicated hand injuries involving multiple joints and tissues, some complex neurological conditions, spinal cord injuries, head injuries and major trauma. Provision of complex treatment requires pre-

approval from the insurer. It is expected that only a small number of claimants will require treatment falling within this category.

Group/class service occurs where a chiropractor delivers a common service to more than one person at a time. Examples are exercise and education groups. The maximum class size is six (6) participants. A Chiropractic Management Plan is required for each worker participant.

GST has the same meaning as in the A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.

Home visit applies in cases where, due to the effects of the injuries sustained, the worker is unable to travel. The home visit must be the best and most cost-effective option allowing the chiropractor to travel to the worker's home to deliver treatment. Provision of home treatment requires pre-approval from the insurer.

Initial consultation means the first session provided by the chiropractor and treatment in respect of an injury, and includes:

- history taking,
- physical assessment,
- diagnostic formulation,
- goal setting and planning treatment,
- treatment/service,
- clinical recording,
- communication with referrer, and
- preparation of a Chiropractic Management Plan when indicated.

New Tax System Price Exploitation Law means:

- (a) the New Tax System Price Exploitation Code as applied as a law of New South Wales by the Price Exploitation Code (New South Wales) Act 1999; and
- (b) Part VB of the Trade Practices Act 1974 of the Commonwealth.

Normal practice means premises in or from which a chiropractor regularly operates a chiropractic practice and treats patients. It also includes facilities where the service may be delivered on a regular or contract basis.

Report Writing occurs when a chiropractor is requested to compile a written report providing details of the worker's treatment, progress and work capacity. The insurer must provide pre-approval for such a service.

Standard consultation and treatment means treatment sessions provided subsequent to the initial consultation and treatment, and includes:

- re-assessment,
- treatment/service,
- clinical recording, and
- preparation of a Chiropractic Management Plan.

the Act means the Workers Compensation Act 1987.

Travel occurs where the most appropriate clinical management of the patient requires the chiropractor to travel away from their normal practice. Travel costs do not apply where the chiropractor provides contracted service to facilities such as a private hospital, hydrotherapy pool, workplace or gymnasium. The insurer must provide pre-approval for such a service.

Two (2) distinct areas means where two (2) entirely separate compensable injuries or conditions are assessed and treated and where treatment applied to one condition does not affect the symptoms of the other injury e.g. neck condition plus post fracture wrist. It does not include a condition with referred symptoms to another area.

WorkCover means the WorkCover Authority of New South Wales.

WorkCover approved chiropractor means a chiropractor who has participated in the Work Cover training courses and any other course approved by WorkCover (if any) for the purposes of this Order.

Work Related Activity Program assessment, consultation and treatment means a one hour session provided on a one to one basis for a Work Related Activity Program delivered to a new patient to the practice and includes:

- review of the previous treatment,
- assessment of current condition including functional status,
- goal setting,
- treatment planning and work related activity program,
- clinical recording,
- communication with key parties, and
- preparation of a management plan when indicated.

## SCHEDULE A

## Maximum fees for chiropractors generally

<i>Item</i>	<i>Column 1 Type of Treatment</i>	<i>Column 2 Maximum Amount (\$)</i>
Normal Practice		
CHX001	Initial consultation and treatment	50
CHX002	Standard consultation and treatment	40
CHX031	Initial consultation and treatment of two (2) distinct areas	75
CHX032	Standard consultation and treatment of two (2) distinct areas	60
CHX033	Complex treatment	80
CHX010	Group/class service	30
CHX004	Spine X-rays performed by chiropractor	99.20
Home Visit		
CHX005	Initial consultation and treatment	62
CHX006	Standard consultation and treatment	50
CHX071	Initial consultation and treatment of two (2) distinct areas	94
CHX072	Standard consultation and treatment of two (2) distinct areas	75
CHX073	Complex treatment	100
Other		
CHX081	Case conference	100 per hour
CHX082	Report writing	100 (maximum)
CHX009	Travel	1.00 per kilometre

## SCHEDULE B

## Maximum fees for WorkCover approved chiropractors

<i>Item</i>	<i>Column 1 Type of Treatment</i>	<i>Column 2 Maximum Amount (\$)</i>
Normal Practice		
CHA001	Initial consultation and treatment	70.10
CHA002	Standard consultation and treatment	59.40
CHA031	Initial consultation and treatment of two (2) distinct areas	105.70
CHA032	Standard consultation and treatment of two (2) distinct areas	89.60
CHA033	Complex treatment	118.70
CHA010	Group/class service	42.10/participant
CHA004	Spine X-rays performed by chiropractor	107.00
Home Visit		
CHA005	Initial consultation and treatment	86.30
CHA006	Standard consultation and treatment	69.10
CHA071	Initial consultation and treatment of two (2) distinct areas	127.30
CHA072	Standard consultation and treatment of (2) distinct areas	109.00
CHA073	Complex treatment	140.30
Other		
CHA081	Case conference	140.20 per hour
	Report writing	
CHA082	Work Related Activity Program assessment, consultation and treatment	140.20 (maximum)
CHA009	Travel	1.30 per kilometre

## Notes on Schedules A and B

- (i) Chiropractic treatment of an injured worker is covered under the Act if the treatment is reasonably necessary as a result of his or her work injury.
- (ii) The treatments to which this Order applies do not include hospital treatment (as defined in section 59 of the Act) or occupational rehabilitation services provided by an accredited provider of such services (as defined in the same section).

- (iii) Where it is reasonably necessary for a chiropractor to make a Home Visit covered by items CHX005, CHX006, CHX071, CHX072 or CHX073 in Schedule A or items CHA005, CHA006, CHA071, CHA072 or CHA073 in Schedule B, the hourly rate for those items does not apply to the time spent traveling to or from that place. See item CHX009 in Schedule A and item CHA009 in Schedule B for amounts allowed for travel reasonably involved in making Home Visits.

**RECREATION VEHICLES ACT 1983**

The following is a republication of a notice published in the *New South Wales Government Gazette* dated 16 November 2007, folio 8565.

**RECREATION VEHICLES ACT 1983**

Orders under Sections 11 (1) and 13 (A)

Recreation Vehicle Area – Worimi State Conservation Area and Regional Park

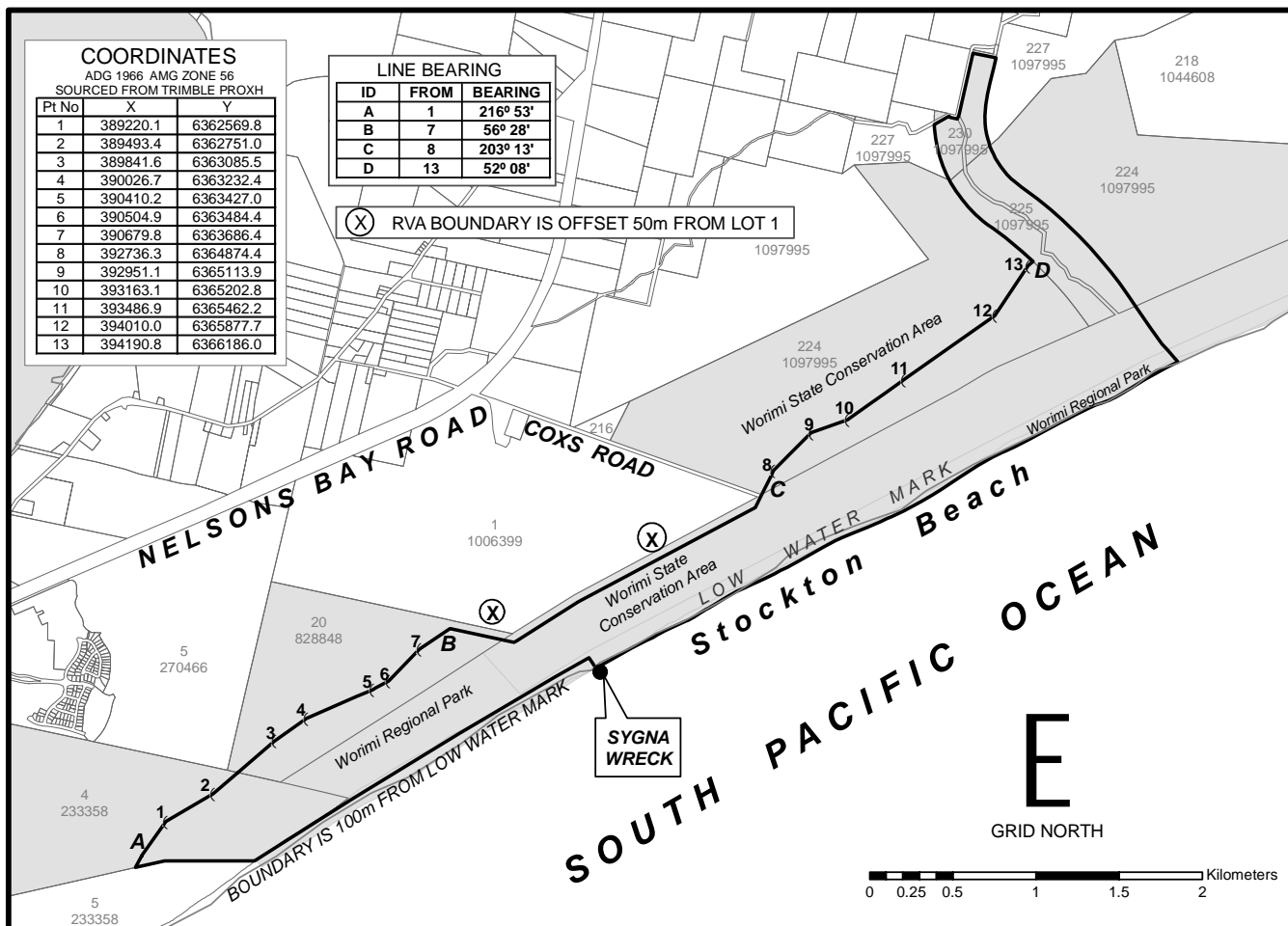
I, LISA CORBYN, Director-General of the Department of Environment and Climate Change, on behalf of the Environment Protection Authority, do, by this my order:

- (a) Rescind the order made under section 11(1) of the Recreation Vehicles Act 1983 and notified in the *New South Wales Government Gazette* dated 12 September 1986, at page 4504, relating to certain land at Stockton Beach within Port Stephens Local Government Area,
- (b) Designate the land described in the Schedule hereunder as a Recreation Vehicle Area under section 11(1) of the Recreation Vehicles Act 1983.

LISA CORBYN,  
Director-General,  
Department of Environment and Climate Change

**SCHEDULE**

All that land situated in the Local Government Area of Port Stephens, County of Gloucester, Parish of Stowell, being the area within Worimi State Conservation Area and Regional Park, shown by heavy black line in the diagram following; (DECC/07/15163).



# 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, Section 162

#### Road Renaming

NOTICE is hereby given that Albury City Council has renamed a section of road in the suburb of East Albury. The section of Rivergum Drive running south from Borella Road on the eastern boundary of Lot 93 DP1109388 has been renamed as Yorrell Street. Mr LESLIE G. TOMICH, General Manager, Albury City Council, PO Box 323, Albury NSW 2640.

[3657]

### ALBURY CITY COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

#### Notice of Compulsory Acquisition of Land

ALBURY CITY COUNCIL declares, with the approval of Her Excellency the Governor, that the lands described in the Schedule below, excluding minerals in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of a public road. Dated at Albury this 27th day of November 2007. LESLIE GEORGE TOMICH, General Manager, Albury City Council, PO Box 323, Albury NSW 2640.

#### SCHEDULE

Lot 2 DP1103612.  
Lot 3 DP1103612.

[3658]

### BLACKTOWN CITY COUNCIL

Roads (General Regulation) 1994

#### Renaming of Public Road – Cox Place

NOTICE is hereby given that Blacktown City Council, in pursuance of Division 2 of the abovementioned Regulation, has changed the name of the part of Plumpton Road, between Glendenning Road and the M7 Motorway, Glendenning, to Cox Place. Authorised by resolution of Council on 19 September 2007. RON MOORE, General Manager, Blacktown City Council, PO Box 63, Blacktown NSW 2148.

[3659]

### BYRON SHIRE COUNCIL

#### Erratum

THE BYRON SHIRE COUNCIL notice which appeared in the *Government Gazette* on the 23rd November 2007, Gazette No 172, Ad No. 3642 on page 8643 was published incomplete. The council's name did not appear at the start of the notice, the notice is now republished in full with the gazettal date remaining 23rd November 2007.

### BYRON SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

#### Notice of Compulsory Acquisition of Land

BYRON SHIRE COUNCIL declares, with the approval of Her Excellency the Governor, that the land described in the schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of a public road.

Dated at Mullumbimby this 21st day of November 2007.

PAMELA WESTING,  
General Manager

#### SCHEDULE

Lot 2 DP 46047.

[3660]

### LAKE MACQUARIE CITY COUNCIL

#### Proposed Naming of Roads

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

#### Location

Subdivision of Lot 3800,  
DP 1109030, Northlakes Drive,  
Cameron Park

#### Name

Tenyo Street  
Preston Place  
Polaris Avenue  
Scorpius Ridge  
Floresta Crescen  
Lodestar Court  
Pegasus Road  
Sumida Street  
Jandavid Road  
Merker Close  
Vesta Street  
Falster Ridge  
Confidence Street  
Bellavia Street  
Hakone Street  
Sea Spirit Street  
Graysynd Circuit  
Talia Avenue  
Woodbridge Drive  
Nicholas Close  
Jemarca Crescent

Subdivision of Lot 465,  
DP 1114737, Northridge Drive,  
Cameron Park

Subdivision of Lot 488,  
DP 755242, Scarborough Street,  
Morisset

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

[3661]



**SINGLETON COUNCIL**

Roads Act 1993, Section 10

Local Government Act, 1993, Section 47f(2)(A)

Dedication of Land as Public Road for the Purposes of  
Road Widening

NOTICE is hereby given that Singleton Council, in pursuance of Section 10 of the Roads Act 1993, and Section 47F(2)(a) of the Local Government Act, 1993 dedicates the land described in the Schedule below as public road for the purposes of road widening. GENERAL MANAGER, Singleton Council, PO Box 314, SINGLETON, NSW, 2330.

**SCHEDULE**

All that piece or parcel of land known as Lot 6 in DP 1119668 in the Council of Singleton, Parish of Whittingham, County of Northumberland and as described as folio identifier 6/1119668. [3662]

**TENTERFIELD SHIRE COUNCIL**

Local Government Act 1993, Section 553

Sewerage Special Charge

NOTICE is given pursuant of section 553 of the Local Government Act 1993, that Tenterfield Shire Council's sewerage mains have been extended to service the lands described in the accompanying Schedule. Properties capable of being served by this sewerage main extension will be subject to a special sewerage charge of \$550.00, sixty (60) days after publication of this notice, or the date of connection of the property to the sewer main whichever is the earlier date.

**SCHEDULE**

Lots 1-29, DP 1096327; Lots 31-49, DP 1096327.

Dated 9 December 2007. MARK ARNOLD, General Manager, Tenterfield Shire Council, PO Box 214, Tenterfield NSW 2372. [3663]

**TENTERFIELD SHIRE COUNCIL**

Local Government Act 1993, Section 553

Extension of Watermains

NOTICE is given pursuant of section 553 of the Local Government Act 1993, that Tenterfield Shire Council's watermains have been extended to service the lands described in the accompanying Schedule. Properties capable of being served by this watermain extension will be liable for water supply charges as from the expiration of twenty-one (21) days after the publication of this notice, or the date of connection of the properties to the watermain, whichever is the earlier date.

**SCHEDULE**

Lots 1-29, DP 1096327; Lots 31-49, DP 1096327.

Dated 9 December 2007. MARK ARNOLD, General Manager, Tenterfield Shire Council, PO Box 214, Tenterfield NSW 2372. [3664]

**TWEED SHIRE COUNCIL**

Coastal Protection Act 1979, Section 55H

Gazettal and commencement of a

Coastal Zone Management Plan

TWEED SHIRE COUNCIL, with the approval of the Minister for Natural Resources, Primary Industries and Mineral Resources (September 2005), has developed and adopted the Tweed Coast Estuaries Management Plan as a coastal zone management plan in accordance with Section 55 of the Coastal Protection Act 1979.

The Tweed Coast Estuaries Management Plan will help protect and enhance three coastal estuaries within Tweed Shire; Cudgen, Cudgera and Mooball Creeks.

The Plan will remain in force until such time as it is amended or repealed by a coastal zone management plan that replaces it.

The Plan may be viewed at Tweed Shire Council Civic and Cultural Centre, Tumbulgum Road, Murwillumbah NSW 2484 or at <http://www.tweed.nsw.gov.au>. M RAYNER, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484. [3665]

BYRON SHIRE COUNCIL

Erratum

THE BYRON SHIRE COUNCIL notice which appeared in the Government Gazette on the 23rd November 2007, Gazette No 172, Ad No. 3641 on page 8643 was published incomplete. The notice should have been accompanied by a map, the notice is now republished in full with the gazettal date remaining 23rd November 2007.

BYRON SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

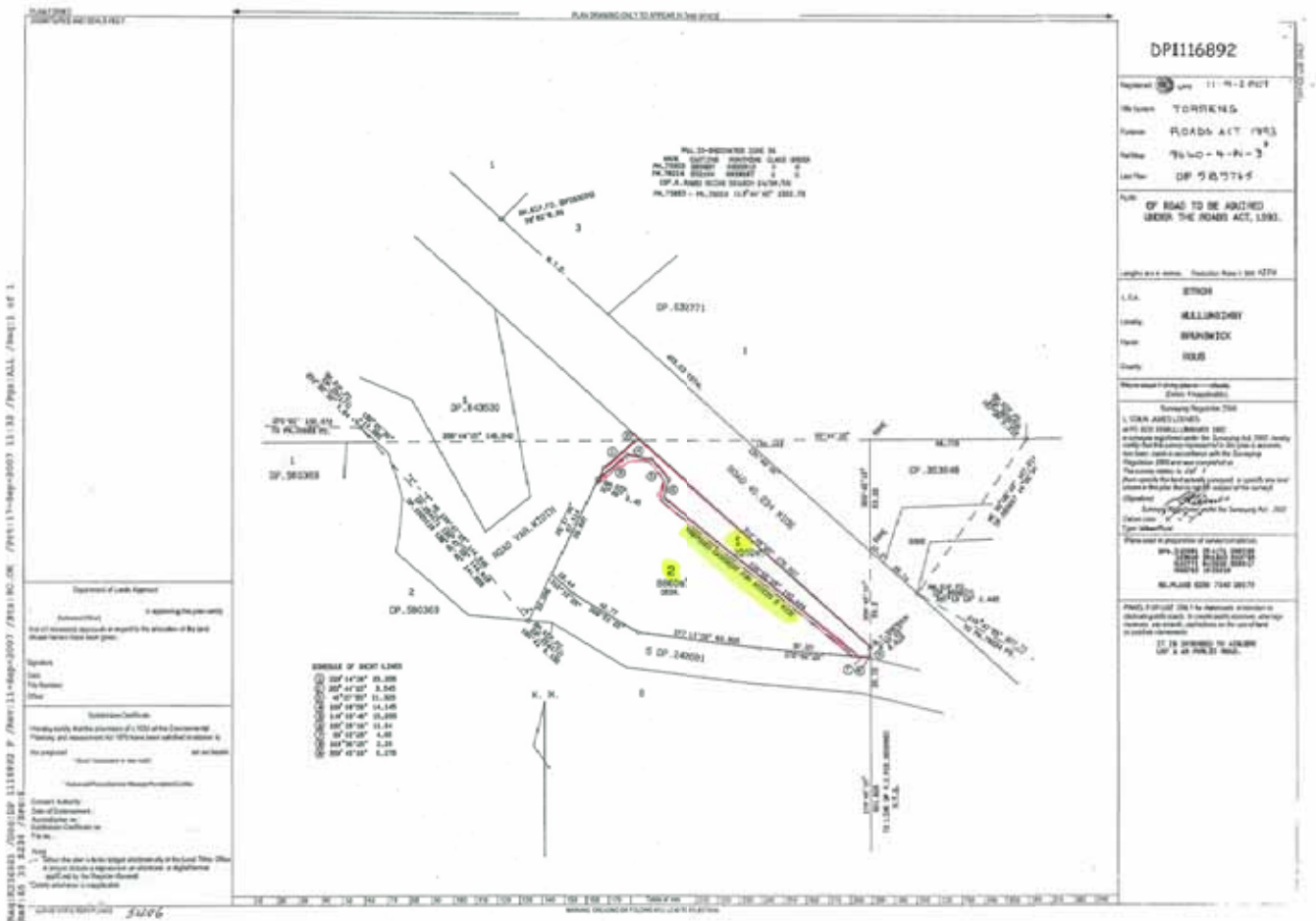
BYRON SHIRE COUNCIL declares, with the approval of Her Excellency the Governor, that the land described in Schedule 1 below and the easement described in Schedule 2 below, excluding any mines or deposits of minerals in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of a public road. Dated at Mullumbimby, this 20th day of November 2007. PAMELA WESTING, General Manager, Byron Shire Council, PO Box 219, Mullumbimby NSW 2482.

SCHEDULE 1

Lot 1, DP 1116892.

SCHEDULE 2

Easement for access 2m wide over Lot 2, DP 1116892.



## GUNNEDAH SHIRE COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Unpaid Rates and Charges

NOTICE is hereby given to the persons named hereunder that Gunnedah Shire Council has resolved, in pursuance of section 713 of the Local Government Act 1993, as amended, to sell the lands described hereunder of which the persons named appear to be the owners or in which they appear to have an interest in the land, and on which the amount of rates stated in each case, as at 28th November 2007 is due:

<i>Owners or persons having an interest in the land</i>	<i>Description of land</i>	<i>Amount of rates overdue for more than five (5) Years</i>	<i>Amount of all liable rates and charges due and in arrears</i>	<i>Total</i>
(a)	(b)	(c)	(d)	(e)
Russell John & Georgia Jane Shephard 66 Rawson St. Kurri Kurri NSW 2327	Lot B DP 339445, 12 Little Connadilly St Gunnedah NSW 2380	679.00	12,070.85	12,749.85
Estate of Fredrick James Briggs 51 Little St Gunnedah NSW 2380	Lot 3 DP 20656 51 Little St, Gunnedah NSW 2380	679.00	12,929.86	13,608.86
Cathy Maree Sutcliffe, 204 Gladstone St, Mudgee NSW 2580	Lot 3 DP 28731 109 View St, Gunnedah NSW 2380	1,493.22	17,903.18	19,396.40
Allan Kelvin Germon, 2 Bando St Tambar Springs NSW 2381	Lots 1-2 DP 722523 Parish of Breeza NSW 2381	1,470.00	3,864.27	5,334.27
Estate Thomas Henry Matthews, 84-86 Edward St Breeza NSW 2381	Lot 9 Section 3 DP 758160, 4 Edward St Breeza NSW 2381	849.00	4,043.79	4,892.79
Merel Olga Louwen, 5 Casino Rd, Junction Hill NSW 2460	Lot 7 Section 1 DP 758320 6-8 Henry St Curlewis NSW 2381	569.00	7,509.47	8,078.47
Veronica Jean Wilson, PO Box 63, Gunnedah NSW 2380	Lot 5 Section 6 DP758949 34-36 Tambar St, Tambar Springs NSW 2381	1,113.21	9,082.24	10,195.45
Johan Marinus Eshuys, 8 Allambie Tce, Noosa Heads QLD 4567	Lot 3-4 Section 9 DP 758949 9-15 Bomera St Tambar Springs NSW 2381	1,153.00	9,183.70	10,336.70
Leslie John Ball, 8 Curacoa St, Coffs Harbour NSW 2450 Tambar Springs NSW 2381	Lot 4 Section 12 DP 758949, Lot 4 Merrigula St	658.02	7,795.62	8,453.64
Raymond & Catherine Bell, 2/13 Greys St Wallsend NSW 2287	Lot 70 DP 755522 50-76 Smith St Tambar Springs NSW 2381	1,108.33	9,322.64	10,430.97
Denzlia & Maria Harrison, 177 Darling St, Greystanes NSW 2145	Lot 4 Section 3 DP 758160, 8 Edward St, Breeza NSW 2381	459.00	2,791.10	3,250.10
Dean Royston McVeigh, Wayne Anthony Lewis, Main Rd, Breeza NSW 2381 Colleen Fao Small, John Nadfalusi,	Lot 137 DP 755477 Kamilaroi Hway Breeza NSW 2381	459.00	2,791.52	3,250.52
Charles John Gregory & Stephen John McGavin PO Box 115 Swansea NSW 2281	Lot 3 Section 13 DP 758949, 21 Merrigula St, Tambar Springs NSW 2381	293.90	8,954.19	9,248.09
Danny Mauro Bomera St, Tambar Springs NSW 2381	Lot 8 Section 20, DP 758949 46-48 Bomera St Tambar Springs NSW 2381	459.00	6,735.93	7,194.93

Robert Brian & Sandra Anne Kingdom, 3-5 Stockmans Close, Gunnedah NSW 2380	Lot 208 DP 755503 3-5 Stockmans Close Gunnedah NSW 2380	514.02	11,523.31	12,037.33
Richard John Turner & Tracey Lee McNamara, 604 Normans Rd, Carroll NSW 2340	Lot 53 DP 6035, 3 King St, Gunnedah NSW 2380	1,039.40	10,730.93	11,770.33
Allan Richard & Linda Marie Marsh, 35 Galway Ave, Gunnedah NSW 2380	Lot 20 DP 819207 35 Galway Ave, Gunnedah NSW 2380	483.65	12,499.67	12,983.32
Karl Peter Breikoph, PO Box 409, Ingleburn NSW 2565	Lot 1 DP 34782 1-3 Moffatt St, Breeza NSW 2381	826.08	3,116.40	3,942.48
Christopher John Moore, PO Box 70, Fyshwick ACT 2609	Lot 10 Section 3 DP 758949, 30-32 Tamba St, Tambar Springs NSW 2381	459.00	8,419.83	8,878.83
Estate Donald Whyn Douglas, Ellerslie St Premer NSW 2381	Lot 114/115 DP 755522 1-39 Smith St Tambar Springs NSW 2381	1,207.75	4,064.35	5,272.10
Luke Wade, 3/17-21 Webb St, Riverwood NSW 2210	Lot 1 Section 21 DP 758160, 13 – 15 Moffatt St, Breeza NSW 2381	233.00	2,632.91	2,865.91
John Raymond Lines, PO Box 416, Newcastle NSW 2304	Lot 8 DP 17740 8716 Black Stump Way Tambar Springs NSW 2381	233.00	8,709.30	8,942.30
John William & Julie Anne D'Este, PO Box 85, Curlewis NSW 2381	Lot 129 DP 755477 47 Colley Rd, Breeza NSW 2381	9.04	6,345.59	6,354.63
Noeleen May Pryor, 37-39 Goran St, Curlewis NSW 2381	Lot 1 Section 9 DP 758320, 37 -39 Goran St, Curlewis NSW 2381	233.00	10,019.16	10,252.16

In default of payment to the Council of the amount stated in column (e) above and any other rates (including charges) becoming due and payable after publication of this Notice, or an arrangement satisfactory to the Council for payment of all such rates being entered into by the rateable person, before the time fixed for the sale, the said land will be offered for sale by public auction at The Civic Theatre, Ground Floor, 81 Chandos Street Gunnedah on Saturday 5th April 2008 at 10.00 am. ROBERT CAMPBELL, General Manager, Gunnedah Shire Council, P O Box 63 Gunnedah NSW 2381.

[3667]

## COMPANY NOTICES

NOTICE of final meeting of members.—TILLER ENTERPRISES PTY LIMITED, ACN 000 598 541 (in liquidation).—Notice is hereby given that pursuant to section 509 of the Corporations Act 2001, the final meeting of members of the abovenamed company will be held at the office of Booth Partners 52 Osborne Street, Nowra, on the 7 January 2008, at 11:00 a.m., for the purpose of laying before the meeting the liquidators' final account and report and giving any explanation thereof. Dated this 30th day of November 2007. KADE M. WALLACE, Liquidator, c.o. Booth Partners, Certified Practising Accountants, 52 Osborne Street (PO Box 1055), Nowra, NSW 2541, tel.: (02) 4421 4344. [3668]

NOTICE of meeting of members.—GREG SWANE CONSTRUCTIONS PTY LTD, ACN 052 243 928.—Notice is hereby given that pursuant to section 509(2) of the Corporations Act, 1989, the final meeting of the abovenamed company will be held at the offices of Leenane Templeton Pty Ltd, Chartered Accountants & Business Advisors at Suite 3a, Level 1, 239 King Street, Newcastle, NSW 2300, on Friday 28 December 2007 at 10:00 a.m., for the purposes of laying before the meeting the liquidator's final account and report and giving any explanation thereof. Dated this 28th day of November 2007. ANDREW JOHN FRANCIS FRITH, Liquidator, Suite 3a, Level 1, 239 King Street, Newcastle, NSW 2300. [3669]

## OTHER NOTICES

### CHARITABLE TRUSTS ACT 1993

ATTENTION: All organisations with charitable purposes similar to the now defunct 'Aid Retarded Persons NSW'

TAKE NOTICE that the Supreme Court of New South Wales has made a declaration pursuant to section 9 of the *Charitable Trusts Act 1993* (NSW) that 'Aid Retarded Persons NSW' has ceased to exist.

Funds originally intended to be given to that organisation now need to be applied elsewhere.

The late Leonard Watson Chant made a Will on 23 December 1975 and died in 1979. The will identified Aid Retarded Persons NSW (*ARP*) as a beneficiary. *ARP* was formed in 1965 as a company limited by guarantee to pursue the following primary objects:

- To further the interests, train, educate and promote the welfare generally of intellectually handicapped persons and to promote their economic and social well-being.
- To establish sheltered workshops for intellectually handicapped persons either as pre-employment training or as terminal occupation or otherwise.
- To facilitate the absorption of intellectually handicapped persons into industry and foster harmonious relations in respect of their employment.
- To establish hostel accommodation social clubs and other facilities and amenities for intellectually handicapped persons.
- To present the special needs of intellectually handicapped persons to the relevant authorities parliamentary or otherwise.

On 22 November 2007, the Supreme Court declared that the gift under the Will was a gift to a charitable institution for

charitable purposes. The Court ordered that the gift to *ARP* be applied cy-prés (ie. as nearly as possible to the intention of the late Leonard Watson Chant under the Will) and that a scheme be settled for that purpose.

Any person or entity who claims to have objects similar to *ARP* and proposes a scheme for the application of these funds should notify the Attorney General of that intention and consider whether it should, at risk of its own costs, become a party in New South Wales Supreme Court proceeding no 2530 of 2007 (*Perpetual Trustee Company Ltd v Attorney General of New South Wales & Anor*).

If the person or entity wishes to bring forward a scheme, it should file a notice of intention to appear in these proceedings in the Registry of the Supreme Court. That person should also, by 8 February 2008, file an affidavit containing or annexing (i) an outline of the proposed scheme; and (ii) material demonstrating any historical or other link, if any between the person and *ARP*. Copies of that affidavit should also be served on the following parties.

1. Perpetual Trustee Company Ltd c/o Bartier Perry Solicitors, Level 18, 133 Castlereagh Street, Sydney, NSW, 2000.
2. Disabilities Services Australia Ltd c/o Bull & Co, 55 Stanley Street, East Sydney, NSW, 2010.
3. The Attorney General of New South Wales c/o Crown Solicitor's Office, GPO Box 2727, Sydney, NSW, 2000.

The person should then appear at the next listing of the proceedings before the Supreme Court for Directions at **9:30am before Justice Windeyer on 15 February 2008 in Court 9C, Law Court Building, Queens Square, Sydney.**

The judgment given in these proceedings was published as *Perpetual Trustee Company Ltd v Attorney General of New South Wales & Anor* [2007] NSWSC 1339 and may be found at <http://www.lawlink.nsw.gov.au/sc>. [3670]

### LORD HOWE ISLAND BOARD

Lord Howe Island (LHI) Pesticide Use Notification Plan

THE LHI Pesticide Use Notification Plan has been developed in accordance with the NSW Environmental Protection Authority (EPA) Guidelines, the NSW Pesticide Regulation 1995, and through consultation with Lord Howe Island Board (LHIB) staff who regularly use pesticides in and around public buildings and places.

The Draft Notification Plan was placed on public exhibition for 4 weeks (26 October – 23 November 2007) in accordance with EPA Guidelines. No comments were received from the public in relation to the Plan.

The Plan has now been approved and adopted and will cover all areas identified in the Plan on Lord Howe Island NSW 2898.

A copy of the Plan will be made available for public viewing at the LHIB Administration Office during business hours (0830-1630, Monday – Friday).

Anyone wishing to contact the LHIB to discuss the notification plan or to obtain details of specific details of pesticide applications in public places should contact: Chris Haselden, A/Ranger, Lord Howe Island Board, Phone (02) 6563 2282, Fax (02) 6563 2127, email [ranger@lhib.nsw.gov.au](mailto:ranger@lhib.nsw.gov.au). Dated 28 November 2007. NICK RIGBY, Chief Executive Officer, Lord Howe Island Board. [3671]

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