



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Regulations



New South Wales

Water Traffic Amendment (Penalty Notices) Regulation 2007

under the

Maritime Services Act 1935

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Maritime Services Act 1935*.

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

Explanatory note

The object of this Regulation is to amend the *Water Traffic Regulations—N.S.W.* to enable penalty notices to be issued for offences under regulation 15 (2) (b) of those Regulations (relating to navigating a vessel other than a personal watercraft at speed within 30 metres of any person in the water).

This Regulation is made under the *Maritime Services Act 1935*, including sections 30D and 38 (the general regulation-making power).

Clause 1 Water Traffic Amendment (Penalty Notices) Regulation 2007

Water Traffic Amendment (Penalty Notices) Regulation 2007

under the

Maritime Services Act 1935

1 Name of Regulation

This Regulation is the *Water Traffic Amendment (Penalty Notices) Regulation 2007*.

2 Amendment of Water Traffic Regulations—N.S.W.

The *Water Traffic Regulations—N.S.W.* are amended by inserting the following matter in appropriate order in Schedule 2:

15 (2) (b)

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Orders



New South Wales

Transport Administration (State Transit Authority—Fares) Further Amendment Order 2007

under the

Transport Administration Act 1988

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

Dated, this 19th day of December 2007.

PETER ROWLEY,
Acting Chief Executive,
State Transit Authority

Explanatory note

The object of this Order is to increase, from 2 January 2008:

- (a) certain single trip, multi-trip and weekly periodical fares and special sporting and racecourse services fares for State Transit Authority services in the Sydney Suburban Area, and
- (b) certain bus, ferry, intermodal service and intermodal weekly periodical fares for the Authority's services in the Newcastle Suburban Area.

The fare for a bus term ticket for school travel in either the Sydney or Newcastle Suburban Area is also being increased. In some cases, the fares include services that are provided in conjunction with ferry services provided by Sydney Ferries and rail services provided by RailCorp in the Sydney Suburban Area, and rail services provided by RailCorp in the Newcastle Suburban Area.

The increases are in accordance with recent determinations of the Independent Pricing and Regulatory Tribunal.

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

Clause 1 Transport Administration (State Transit Authority—Fares) Further
Amendment Order 2007

Transport Administration (State Transit Authority— Fares) Further Amendment Order 2007

under the

Transport Administration Act 1988

1 Name of Order

This Order is the *Transport Administration (State Transit Authority—
Fares) Further Amendment Order 2007*.

2 Commencement

This Order commences on 2 January 2008.

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

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

Transport Administration (State Transit Authority—Fares) Further
Amendment Order 2007

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 1

Omit the Schedule. Insert instead

Schedule 1 Charges

(Clause 4)

Part 1 Sydney Suburban Area

Single Trip Fares

	Full fare \$	Concession \$
Bus Services		
1 or 2 sections (to 3.2 km)	1.80	0.90
3–5 sections (to 8.0 km)	3.00	1.50
6–9 sections (to 14.4 km)	4.00	2.00
10–15 sections (to 24.0 km)	4.80	2.40
16 or more sections	5.80	2.90

Multi-trip Fares

	Full fare \$	Concession \$
Bus Services		
TravelTen Blue (1 or 2 sections)	14.40	7.20
TravelTen Brown (3–5 sections)	24.00	12.00
TravelTen Red (6–9 sections)	32.00	16.00
TravelTen Green (10–15 sections)	38.40	19.20
TravelTen Orange (16 or more sections)	46.40	23.20
BusTripper	12.10	6.00
Multi-trip Intermodal Fares		
DayTripper	16.00	8.00

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Transport Administration (State Transit Authority—Fares) Further
Amendment Order 2007

Schedule 1 Amendment

Periodical Fares

	Full fare	Concession
	\$	\$
Weekly Periodical Fares		
Two Zone TravelPass	32.00	16.00
Blue TravelPass	32.00	16.00
Red TravelPass	35.00	17.50
Orange TravelPass	40.00	20.00
Green TravelPass	43.00	21.50
Yellow TravelPass	47.00	23.50
Pink TravelPass	50.00	25.00
Pittwater TravelPass	55.00	27.50
Purple TravelPass	57.00	28.50

Quarterly Periodical Fares

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

Yearly Periodical Fares

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

Special Services

	Full fare	Concession
	\$	\$
Special (Sporting) Services		
Old RAS Showground (Moore Park), Sydney Cricket Ground or Sydney Football Stadium	5.40	2.70
Special (Racecourse) Service		
Royal Randwick Racecourse	5.40	2.70

Transport Administration (State Transit Authority—Fares) Further
Amendment Order 2007

Amendment

Schedule 1

Part 2 Newcastle Suburban Area

	Full fare \$	Concession \$
Bus Services		
Newcastle Multi-Ride 1-Hour bus ticket	3.00	1.50
Newcastle Multi-Ride 4-Hour bus ticket	5.90	2.90
Newcastle Time-Ten Multi-Ride bus ticket	24.70	12.30
Ferry Service		
Newcastle–Stockton	2.10	1.00
Intermodal Service		
Newcastle Multi-Ride Day bus-ferry ticket	9.00	4.50
Intermodal Weekly Periodical Fares		
Newcastle Orange TravelPass	39.00	19.50
Newcastle Yellow TravelPass	47.00	23.50
Newcastle Pink TravelPass	50.00	25.00
Quarterly Periodical Fares		
The charge for a quarterly TravelPass ticket is 11 times that for the corresponding weekly TravelPass ticket.		
Yearly Periodical Fares		
The charge for a yearly TravelPass ticket is 40 times that for the corresponding weekly TravelPass ticket.		

Part 3 Additional concessional fares

	\$
Pensioner's Combined Rail/Bus/Ferry Excursion Tickets	
Travel wholly within the CityRail Area	2.50
School Travel	
Bus term ticket for school travel (per term)	42.70



New South Wales

Transport Administration (Sydney Ferries—Fares) Further Amendment Order 2007

under the

Transport Administration Act 1988

I, Real Admiral Geoff Smith AO, Chief Executive Officer of Sydney Ferries, in pursuance of the *Transport Administration Act 1988*, make the following Order on behalf of Sydney Ferries.

Dated, this 21st day of December 2007.

GEOFF SMITH, AO,
Chief Executive Officer,
Sydney Ferries

Explanatory note

The object of this Order is to increase, from 2 January 2008, the fares payable for weekly periodical Blue, Orange and Pittwater TravelPasses. The increases are in accordance with a recent determination of the Independent Pricing and Regulatory Tribunal relating to Cityrail fares.

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

Clause 1 Transport Administration (Sydney Ferries—Fares) Further Amendment Order 2007

Transport Administration (Sydney Ferries—Fares) Further Amendment Order 2007

under the

Transport Administration Act 1988

1 Name of Order

This Order is the *Transport Administration (Sydney Ferries—Fares) Further Amendment Order 2007*.

2 Commencement

This Order commences on 2 January 2008.

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

Part 3 of Schedule 1 to the *Transport Administration (Sydney Ferries—Fares) Order 2004* is amended by omitting the matter relating to the Blue, Orange and Pittwater TravelPasses under the heading “**Weekly Periodical Fares**” and by inserting instead:

Blue TravelPass	32.00	16.00
Orange TravelPass	40.00	20.00
Pittwater TravelPass	55.00	27.50

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

I, the Honourable PAUL LYNCH, M.P., Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council (NSWALC), do, by this notice pursuant to section 231(2) of the Aboriginal Land Rights Act 1983 (the Act) extend the appointment of Mr Darran SINGH as Administrator to the Baryulgil Local Aboriginal Land Council for a period of six (6) calendar months, from 17 January 2008. During the period of his appointment, the Administrator will have all of the functions of the Baryulgil Local Aboriginal Land Council and any other duties as specified by the instrument of appointment. The Administrator's remuneration and expenses are not to exceed \$60 000 excluding GST without the prior approval of NSWALC. The Administrator's remuneration may include fees payable for the services of other personnel within the Administrator's firm who provide services as agents of the Administrator.

Signed and sealed this 19th day of December 2007.

PAUL LYNCH, M.P.,
Minister for Aboriginal Affairs

GOD SAVE THE QUEEN!

INSTITUTE OF SPORT ACT 1995**Notification of an Appointment to the
Board of NSW Institute of Sport**

I, GRAHAM WEST, Minister for Gaming and Racing and Minister for Sport and Recreation, in pursuance of Schedule 1, Clause 5 of the Institute of Sport Act 1995, appoint Mr Robert Luke ADBY as a member of the Board of the New South Wales Institute of Sport, for a term expiring on 31 March 2012.

GRAHAM WEST, M.P.,
Minister for Gaming and Racing
and Minister for Sport and Recreation

Department of Lands

ARMIDALE OFFICE

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

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified, 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>
Peta COOPER (new member), Sharon Anne BRYANT (new member), Therese Ellen WITHERDIN (new member).	Uralla Community Hall Reserve Trust.	Reserve No.: 1014328. Public Purpose: Community purposes and public recreation. Notified: This day. File No.: AE81 R 117/1.

Term of Office

For a term commencing the date of this notice and expiring
31 December 2011.

DUBBO OFFICE

142 Brisbane Street (PO Box 865), Dubbo NSW 2830
Phone: (02) 6883 3300 Fax: (02) 6882 6920

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder specified are closed and the lands comprised therein are freed and discharged from any rights of the public or any other person to the same as highways.

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

Description

Local Government Area and Land District of Dubbo

Lots 1 and 2, DP 1120878, Parish of Terramungamine, County of Lincoln (not being land under the Real Property Act).

File No.: DB05 H 76.

Note: On closing, the titles for Lots 1 and 2 shall vest in the State of New South Wales as Crown Land.

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

Correction of Defective Instrument

IN pursuance of the provisions of the Roads Act 1993, section 257, the Instrument contained within *New South Wales Government Gazette* No. 185, dated 21 December 2007, Folio 9987, under the heading "GOULBURN OFFICE, Notification of Closing of a Road" SCHEDULE 2 the description is hereby amended. The words "Lot 5, DP 1085922" is deleted and replaced with "Lot 7, DP 1085922".

File No.: GB05 H 89.JK.

NOWRA OFFICE**5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541****Phone: (02) 4428 9100 Fax: (02) 4421 2172****DECLARATION OF LAND TO BE CROWN LAND**

PURSUANT to the provisions of 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 the Act.

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

SCHEDULE

Land vested in "The State of New South Wales"

*Land District – Kiama; L.G.A. – Wollongong City;
Parish – Wollongong; County – Camden*

Lot 3, DP 531524 containing an area of 6209 square metres at Port Kembla.

File No.: NA82 R 46.

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE*Column 1*

Land District: Kiama.
Local Government Area:
Wollongong City Council.
Locality: Port Kembla.
Lot 3, DP No. 531524,
Parish Wollongong,
County Camden.
Area: 6209 square metres.
File No.: NA82 R 46.

Column 2

Reserve No.: 97344.
Public Purpose: Public
recreation.
Notified: 6 July 1984.
Lot 1, DP No. 531524,
Parish Wollongong,
County Camden;
Lot 1, DP No. 614555,
Parish Wollongong,
County Camden.
New Area: 20.41 hectares.

Note: Being the land declared to be Crown Land, this day.

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

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the 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>
Kathy HEATH (new member), Terry HEATH (new member), Robert Thomas DOBSON (re-appointment), Raymond Dudley BLACKLEY (re-appointment), Edward Laurence BANKS (re-appointment), Frederick Spencer GILSON (re-appointment).	Cullen Bullen Recreation Reserve Trust.	Reserve No.: 55154. Public Purpose: Public recreation. Notified: 3 February 1922. File No.: OE80 R 60.

Term of Office

For a term commencing the date of this notice and expiring 3 January 2013.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Christine Joy WESTON (new member), David Lee WESTON (re-appointment), David POTTIE (re-appointment), Ronald Dennis BLOOMFIELD (re-appointment), Hamish John Scott MUNRO (new member), Mark Peter Lee WESTON (new member), Rodney Allan WHILEY (re-appointment).	Eurimbla Public Hall Trust.	Reserve No.: 87046. Public Purpose: Public hall and public recreation. Notified: 17 January 1969. File No.: OE80 R 71.

Term of Office

For a term commencing the date of this notice and expiring 3 January 2013.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Danielle RANSHAW (new member), Brendan FOX (new member), Geoffrey Francis DENMEAD (re-appointment).	Peel Native Flora and Fauna Reserve Trust.	Reserve No.: 91214. Public Purpose: Promotion of the study and the preservation of native flora and fauna. Notified: 4 August 1978. File No.: OE90 R 17.

Term of Office

For a term commencing the date of this notice and expiring 3 January 2013.

SCHEDULE 4

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Stuart Allan SIM (new member), Darryl CHADWICK (new member), Garry Charles LILLEY (new member), Rodney Gavin LORD (re-appointment), John CHADWICK (re-appointment), Caroline KARL (re-appointment), Lorraine CHADWICK (re-appointment).	Running Stream Recreation Reserve Trust.	Reserve No.: 37372. Public Purpose: Public recreation. Notified: 12 March 1904. File No.: OE80 R 121.

Term of Office

For a term commencing 17 January 2008 and expiring 16 January 2013.

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

*Locality – North Tamworth; Land District – Tamworth;
L.G.A. – Tamworth Regional*

Roads Closed: Lot 1 in Deposited Plan 1118603, Parish Tamworth, County Inglis.

File No.: TH06 H 116.

Note: On closing, title to the land comprised in Lot 1 will remain vested in the State of New South Wales as Crown Land.

Description

*Locality – Woolbrook; Land District – Tamworth;
L.G.A. – Tamworth Regional*

Roads Closed: Lots 1 and 2 in Deposited Plan 1118280, Parishes Danglemah and South Burke, County Inglis.

File No.: TH05 H 250.

Note: On closing, title to the land comprised in Lots 1 and 2 will remain vested in the State of New South Wales as Crown Land.

Department of Planning



New South Wales

Notice adjusting description of lands (Crown public roads)

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*, the Minister administering the *Forestry Act 1916* and the Minister administering the *Crown Lands Act 1989*, and pursuant to section 10 of the *National Park Estate (Southern Region Reservations) Act 2000* No 103 (*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 Lot 1, and as having an area of approximately 407 square metres, on the diagram catalogued Misc R 01024 in the Department of Environment and Climate Change (*the Department*) is part of the road known as Wrigleys 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 1 on the diagram catalogued Misc R 01032 in the Department is part of Burnie Fire Trail and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (c) the land identified as Lot 2 on the diagram catalogued Misc R 01032 in the Department (except for any land identified on that diagram as being in both Lots 1 and 2) ceases to be part of Burnie Fire Trail and, accordingly, is divested from the relevant roads authority for that road and becomes part of Minjary National Park subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and
- (d) the land identified as Lot 1 on the diagram catalogued Misc R 01035 in the Department is part of Croobyar Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and

Notice adjusting description of lands (Crown public roads)

Explanatory note

- (e) the land identified as Lot 2 on the diagram catalogued Misc R 01033 in the Department is part of Somerset Lane 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, and as having an area of approximately 5762 square metres, on the diagram catalogued Misc R 01033 in the Department (except for any land identified on that diagram as being in both Lots 1 and 2) ceases to be part of Somerset Lane and, accordingly, is divested from the relevant roads authority for that road and becomes part of Morton National Park subject to the relevant provisions of the Act applicable to Schedule 1 to the Act, and
- (g) the land identified as Lot 1 on the diagram catalogued Misc R 01017 in the Department is part of the un-named road providing access from Redhills Road to Lot 207 DP 751303, and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (h) the land identified as Lot 1 on the diagram catalogued Misc R 01040 in the Department is part of Ferndale Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (i) the land identified as Lot 1, and as having an area of approximately 3.05 hectares, on the diagram catalogued Misc R 01005 in the Department is part of the un-named road providing access from Tugalong Road to Lot 1 DP 581536, and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (j) the following land ceases to be part of the un-named road providing access from Tugalong Road to Lot 110 DP 723824, and, accordingly, is divested from the relevant roads authority for that road and becomes part of Bangadilly National Park subject to the relevant provisions of the Act applicable to Schedule 2 to the Act:
 - (i) the land identified as Lot 2, and as having an area of approximately 860 square metres, on the diagram catalogued Misc R 01005 in the Department,
 - (ii) Lot 4 DP 726643, and
- (k) Lots 2 and 3 DP 726643 (except for any land within the land identified as Lot 1, and shown distinctively shaded, on the diagram catalogued Misc R 01005 in the Department) cease to be part of the un-named road providing access from Tugalong Road to Lot 1 DP 581536, and, accordingly, are divested from the relevant roads authority for that road and become part of Bangadilly National Park subject to the relevant provisions of the Act applicable to Schedule 2 to the Act, and
- (l) the land identified as Lot 1 on the diagram catalogued Misc R 01004 in the Department (except any such land identified as being part of an un-named road and below the projection formed by joining Marks 19 and 20 on that diagram) is part of Leebold Hill Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and

Notice adjusting description of lands (Crown public roads)

Explanatory note

- (m) the land identified as Lot 1 on the diagram catalogued Misc R 01004 in the Department (except any such land identified as being part of Leebold Hill Road and above the projection formed by joining Marks 19 and 20 on that diagram) is part of the un-named road providing access from Leebold Hill Road to Lot 42 DP 751264 and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (n) the land identified as Lot 2 on the diagram catalogued Misc R 01004 in the Department (except for any land identified on that diagram as being in both Lots 1 and 2) ceases to be part of Leebold Hill Road and, accordingly, is divested from the relevant roads authority for that road and becomes part of Cambewarra Range Nature Reserve subject to the relevant provisions of the Act applicable to Schedule 2 to the Act, and
- (o) the land identified as Lot 1 on the diagram catalogued Misc R 01029 in the Department is part of the un-named road providing access from Wanna Wanna Road to Lot 144 DP 754875, and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (p) the land identified as Lot 2 on the diagram catalogued Misc R 01029 in the Department ceases to be part of the un-named road providing access from Wanna Wanna Road to Lot 144 DP 754875, and, accordingly, is divested from the relevant roads authority for that road and becomes part of Cuumbeun Nature Reserve subject to the relevant provisions of the Act applicable to Schedule 2 to the Act, and
- (q) the land identified as Lot 1 on the diagram catalogued Misc R 01028 in the Department is part of Middle Mountain Road and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (r) the land identified as Lot 2 on the diagram catalogued Misc R 01028 in the Department ceases to be part of Middle Mountain Road and, accordingly, is divested from the relevant roads authority for that road and becomes part of Deua National Park subject to the relevant provisions of the Act applicable to Schedule 2 to the Act, and
- (s) Lot 7 DP 1022842 is part of the un-named road providing access from Paupong Road to Portion 54, Parish of Popong, and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and
- (t) Lot 6 DP 1022842 ceases to be part of the un-named road providing access from Paupong Road to Portion 54, Parish of Popong, and, accordingly, is divested from the relevant roads authority for that road and becomes part of Kosciuszko National Park subject to the relevant provisions of the Act applicable to Schedule 2 to the Act, and
- (u) the land identified as Lot 1, and as having an area of approximately 2.88 hectares, on the diagram catalogued Misc R 01038 in the Department is part of Chakola Fire Trail and, accordingly, is vested in the roads authority for that public road under the *Roads Act 1993*, and

Notice adjusting description of lands (Crown public roads)

Explanatory note

- (v) the land identified as Lot 2 on the diagram catalogued Misc R 01038 in the Department (except for any land identified on that diagram as being in both Lots 1 and 2) ceases to be part of Chakola Fire Trail and, accordingly, is divested from the relevant roads authority for that road and becomes part of Mount Clifford Nature Reserve subject to the relevant provisions of the Act applicable to Schedule 2 to the Act, and
- (w) the land identified as Lots 1 and 2 on the diagram catalogued Misc R 01039 in the Department is part of the un-named roads providing access from Collins Road to Lot 120 DP 750551 and Lot 67 DP 750551, respectively, and, accordingly, is vested in the roads authority for those public roads under the *Roads Act 1993*, and
- (x) the land identified as Lot 3 on the diagram catalogued Misc R 01039 in the Department (except for any land identified on that diagram as also being in Lot 1 or 2) ceases to be part of the un-named roads providing access from Collins Road to Lots 67 and 120, DP 750551, and, accordingly is divested from the relevant roads authority for those roads and becomes part of Numeralla Nature Reserve subject to the relevant provisions of the Act applicable to Schedule 2 to the Act.

LISA CORBYN,
Director General of the Department of Environment and Climate Change
Dated this 18th day of December 2007.

Notice adjusting description of lands (Crown public roads)

Amendments

Schedule 1

Schedule 1 Amendments

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

Omit clause 22. Insert instead:

22 Livingstone National Park: Part Livingstone State Forest No 401

An area of about 1,919 hectares, being so much of Livingstone State Forest No 401 as comprises the land designated as 157-01 on the diagram catalogued Misc R 00002 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram.

That area does not include the land identified as Lot 1, and as having an area of approximately 407 square metres, on the diagram catalogued Misc R 01024 in the Department of Environment and Climate Change.

[2] Schedule 1, clause 24

Omit the clause. Insert instead:

24 Minjary National Park: Minjary State Forest No 1033

An area of about 1,462 hectares, being so much of Minjary State Forest No 1033 as comprises the land designated as 158-01 on the diagram catalogued Misc R 00015 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram.

That area includes the land identified as Lot 2 on the diagram catalogued Misc R 01032 in the Department of Environment and Climate Change (except for any land identified on that diagram as being part of both Lots 1 and 2).

That area does not include any land identified as Lot 1 on the diagram catalogued Misc R 01032 in the Department of Environment and Climate Change.

[3] Schedule 1, clause 26 (2)

Omit the second paragraph of clause 26 (2). Insert instead:

That area does not include the following land:

- (a) the land identified as Lots 1–8 on the diagram catalogued Misc R 01011 in the Department of Environment and Climate Change,

Notice adjusting description of lands (Crown public roads)

Schedule 1 Amendments

- (b) the land identified as Lot 1 on the diagram catalogued Misc R 01035 in the Department of Environment and Climate Change.

[4] Schedule 1, clause 26 (9)

Omit the subclause. Insert instead:

(9) Part Meryla State Forest No 907

An area of about 2,092 hectares, being so much of Meryla State Forest No 907 as comprises the land designated as 22-06 on the diagrams catalogued Misc R 00076 (Third Edition), Misc R 00077 (Third Edition) and Misc R 00079 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams.

That area includes the land identified as Lot 1 on the diagram catalogued Misc R 01033 in the Department of Environment and Climate Change (except for any land identified on that diagram as being part of both Lots 1 and 2).

That area does not include the following land:

- (a) the land identified as Lot 1, and as having an area of approximately 5762 square metres, on the diagram catalogued Misc R 01017 in the Department of Environment and Climate Change,
- (b) the land identified as Lot 2 on the diagram catalogued Misc R 01033 in the Department of Environment and Climate Change.

[5] Schedule 1, clause 33

Omit the clause. Insert instead:

33 Woomargama National Park: Part Woomargama State Forest No 642

An area of about 23,478 hectares, being so much of Woomargama State Forest No 642 as comprises the land designated as 159-01 on the diagrams catalogued Misc R 00004 (Third Edition), Misc R 00006 (Third Edition) and Misc R 00007 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams.

That area does not include the land identified as Lot 1 on the diagram catalogued Misc R 01040 in the Department of Environment and Climate Change.

Notice adjusting description of lands (Crown public roads)

Amendments

Schedule 1

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

Omit clause 3. Insert instead:

3 Bangadilly National Park

An area of about 810 hectares, being the land designated as 160-02 on the diagrams catalogued Misc R 00074 (Third Edition) and Misc R 00075 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams.

That area includes the following land:

- (a) Lots 2–4 and 6–8 DP 246756,
- (b) the land identified as Lot 2, and as having an area of approximately 860 square metres, on the diagram catalogued Misc R 01005 in the Department of Environment and Climate Change,
- (c) Lots 2 and 3 DP 726643 (except for any land within the land identified as Lot 1, and shown distinctively shaded, on the diagram catalogued Misc R 01005 in the Department of Environment and Climate Change),
- (d) Lot 4 DP 726643.

That area does not include any of the land identified as Lot 1, and shown distinctively shaded, on the diagram catalogued Misc R 01005 in the Department of Environment and Climate Change.

An area of about 688 hectares, being the land designated as 160-03 on the diagram catalogued Misc R 00075 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram.

[7] Schedule 2, clause 20

Omit the seventh paragraph. Insert instead:

An area of about 49 hectares, being the land designated as 854-10 on the diagram catalogued Misc R 00079 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram.

That area includes the land identified as Lots 2 and 3 on the diagram catalogued Misc R 01004 in the Department of Environment and Climate Change (except for any land that is identified on that diagram as being in both Lots 1 and 2).

Notice adjusting description of lands (Crown public roads)

Schedule 1 Amendments

That area does not include any of the land identified as Lot 1 on the diagram catalogued Misc R 01004 in the Department of Environment and Climate Change.

[8] Schedule 2, clause 27

Omit the first paragraph. Insert instead:

An area of about 428 hectares, being the land designated as 857-01 on the diagram catalogued Misc R 00042 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram.

That area includes the land identified as Lot 2 on the diagram catalogued Misc R 01029 in the Department of Environment and Climate Change.

That area does not include the land identified as Lot 1 on the diagram catalogued Misc R 01029 in the Department of Environment and Climate Change.

[9] Schedule 2, clause 28

Omit the eleventh paragraph. Insert instead:

An area of about 27 hectares, being the land designated as 47-18 on the diagram catalogued Misc R 00052 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram.

That area includes the land identified as Lot 2 on the diagram catalogued Misc R 01028 in the Department of Environment and Climate Change.

That area does not include the land identified as Lot 1 on the diagram catalogued Misc R 01028 in the Department of Environment and Climate Change.

[10] Schedule 2, clause 41

Omit the fourth paragraph. Insert instead:

An area of about 6,848 hectares, being the land designated as 18-08 on the diagrams catalogued Misc R 00034 (Third Edition) and Misc R 00035 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on those diagrams. That area includes Lot 6 DP 1022842 but excludes Lot 7 DP 1022842.

Notice adjusting description of lands (Crown public roads)

Amendments

Schedule 1

[11] Schedule 2, clause 48

Omit the clause. Insert instead:

48 Mount Clifford Nature Reserve

An area of about 306 hectares, being the land designated as 855-01 on the diagram catalogued Misc R 00046 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram.

That area includes the land identified as Lot 2 on the diagram catalogued Misc R 01038 in the Department of Environment and Climate Change (except for any land identified on that diagram as being in both Lots 1 and 2).

That area does not include any land identified as Lot 1, and as having an area of approximately 2.88 hectares, on the diagram catalogued Misc R 01038 in the Department of Environment and Climate Change.

[12] Schedule 2, clause 58

Omit the clause. Insert instead:

58 Numeralla Nature Reserve

An area of about 439 hectares, being the land designated as 866-01 on the diagram catalogued Misc R 00047 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram.

That area includes the land identified as Lot 3 on the diagram catalogued Misc R 01039 in the Department of Environment and Climate Change (except for any land identified on that diagram as also being part of Lot 1 or 2).

That area does not include any land identified as Lot 1 or 2 on the diagram catalogued Misc R 01039 in the Department of Environment and Climate Change.

Notice adjusting description of lands (Crown public roads)

Schedule 1 Amendments

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

Omit clause 7. Insert instead:

7 Part Meryla State Forest No 907

An area of about 8,500 square metres, being so much of Meryla State Forest No 907 as comprises the land designated as 22-99 on the diagram catalogued Misc R 00077 (Third Edition) in the Department of Environment and Climate Change, subject to any variations or exceptions noted on that diagram.

That area does not include the land identified as Lot 2 on the diagram catalogued Misc R 01033 in the Department of Environment and Climate Change.

ERRATUM

THE notice appearing below replaces in full the notice appearing in *New South Wales Government Gazette* No. 51, folio 10216, dated 21 December 2007.



New South Wales

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

under the

Environmental Planning and Assessment Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following State environmental planning policy under the *Environmental Planning and Assessment Act 1979* in accordance with the recommendation of the Minister for Planning made after consultation with the Minister for Climate Change, Environment and Water. (S03/01554/PC)

FRANK SARTOR, M.P.,
Minister for Planning

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

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Clause 1	State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007
Part 1	Preliminary

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

under the

Environmental Planning and Assessment Act 1979

Part 1 Preliminary

1 Name of Policy

This Policy is *State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007*.

2 Aim and objectives of Policy

- (1) The aim of this Policy is to protect and enhance the natural environment of the alpine resorts, in the context of Kosciuszko National Park, by ensuring that development in those resorts is managed in a way that has regard to the principles of ecologically sustainable development (including the conservation and restoration of ecological processes, natural systems and biodiversity).
- (2) The objectives of this Policy are as follows:
 - (a) to encourage the carrying out of a range of development in the alpine resorts (including the provision of services, facilities and infrastructure, and economic and recreational activities) that do not result in adverse environmental, social or economic impacts on the natural or cultural environment of land to which this Policy applies,
 - (b) to put in place planning controls that contribute to and facilitate the carrying out of ski resort development in Kosciuszko National Park that is ecologically sustainable in recognition of the fact that this development is of State and regional significance,
 - (c) to minimise the risk to the community of exposure to environmental hazards, particularly geotechnical hazards, bush fire and flooding, by generally requiring development consent on land to which this Policy applies.

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Clause 3

Preliminary

Part 1

3 Land to which Policy applies

This Policy applies to the land shown edged heavy black on the Land Application Map.

Note. This Policy applies to part of Kosciuszko National Park, and to Kosciuszko Road and the Alpine Way. The part of Kosciuszko National Park to which the Policy applies is the land described as the **ski resort area** in Part 8A of Schedule 6 to the Act.

4 Definitions

The Dictionary at the end of this Policy defines words and expressions for the purposes of this Policy.

5 References to alpine resorts

A reference in this Policy:

- (a) to Thredbo Alpine Resort is a reference to the land shown edged heavy black on the map marked “State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007—Thredbo Alpine Resort”, or
- (b) to Perisher Range Alpine Resort is a reference to the land shown edged heavy black on the map marked “State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007—Perisher Range Alpine Resort”, or
- (c) to Bullocks Flat Terminal is a reference to the land shown edged heavy black on the map marked “State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007—Bullocks Flat Terminal”, or
- (d) to Mount Selwyn Alpine Resort is a reference to the land shown edged heavy black on the map marked “State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007—Mount Selwyn Alpine Resort”, or
- (e) to Charlotte Pass Alpine Resort is a reference to the land shown edged heavy black on the map marked “State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007—Charlotte Pass Alpine Resort”, or
- (f) to Kosciuszko Mountain Retreat Alpine Resort is a reference to the land identified as being in that Alpine Resort, and shown edged heavy black, on the map marked “State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007—Minor Alpine Resorts”, or

Clause 6	State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007
Part 1	Preliminary

- (g) to Sponars Chalet Alpine Resort is a reference to the land identified as being in that Alpine Resort, and shown edged heavy black, on the map marked “State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007—Minor Alpine Resorts”, or
- (h) to Ski Rider Alpine Resort is a reference to the land identified as being in that Alpine Resort, and shown edged heavy black, on the map marked “State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007—Minor Alpine Resorts”.

6 Notes

Notes in this Policy are provided for guidance and do not form part of this Policy.

7 Consent authority

The consent authority for the purposes of this Policy is the Minister.

Note. Clause 32C (2) (a) of Schedule 6 to the Act makes the Minister the consent authority for all development applications relating to the land in a ski resort area.

8 Maps

- (1) A reference in this Policy to a named map adopted by this Policy is a reference to a map by that name:
 - (a) approved by the Minister when the map is adopted, and
 - (b) as amended from time to time by maps declared by environmental planning instruments to amend that map, and approved by the Minister when the instruments are made.
- (2) Any 2 or more named maps may be combined into a single map. In that case, a reference in this Policy to any such named map is a reference to the relevant part or aspect of the single map.
- (3) Any such maps are to be kept and made available for public access in accordance with arrangements approved by the Minister.

Note. The maps adopted by this Policy are as follows:

- (a) the Land Application Map,
- (b) the maps referred to in clause 5 (References to alpine resorts).

9 Repeal of SEPP applying to land

State Environmental Planning Policy No 73—Kosciuszko Ski Resorts is repealed.

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Clause 10

Preliminary

Part 1

10 Application of other environmental planning instruments

The following environmental planning instruments do not apply to land to which this Policy applies and are amended as set out in Schedule 1:

State Environmental Planning Policy No 4—Development Without Consent and Miscellaneous Exempt and Complying Development,

State Environmental Planning Policy No 60—Exempt and Complying Development,

State Environmental Planning Policy No 64—Advertising and Signage,

State Environmental Planning Policy No 65—Design Quality of Residential Flat Development,

Kosciuszko Regional Environmental Plan 1998—(Snowy River),

Snowy River Local Environmental Plan 1997,

Tumut Local Environmental Plan 1990.

Clause 11	State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007
Part 2	Permitted or prohibited development

Part 2 Permitted or prohibited development

11 Land Use Table

- (1) The Table at the end of this Part specifies for each alpine resort:
 - (a) development that may be carried out without consent, and
 - (b) development that may be carried out with consent, and
 - (c) development that is prohibited.
- (2) In the Table at the end of this Part:
 - (a) a reference to a type of building or other thing is a reference to development for the purposes of that type of building or other thing, and
 - (b) a reference to a type of building or other thing does not include (despite any definition in this Policy) a reference to a type of building or other thing referred to separately in the Table in relation to the same alpine resort.
- (3) This clause is subject to the other provisions of this Policy.

12 Demolition

Demolition may be carried out on land to which this Policy applies, but only with consent.

13 Subdivision

- (1) Land to which this Policy applies may be subdivided, but only with consent.
- (2) However, consent is not required for a subdivision for the purpose only of any one or more of the following:
 - (a) widening a public road,
 - (b) making an adjustment to a boundary between lots, being an adjustment that does not involve the creation of a greater number of lots,
 - (c) a consolidation of lots that does not create additional lots,
 - (d) rectifying an encroachment on a lot,
 - (e) excising from a lot land that is, or is intended to be, used for public purposes, including drainage purposes, rural fire brigade or other emergency service purposes or public conveniences.

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Clause 14

Permitted or prohibited development

Part 2

14 Matters to be considered by consent authority

Note. This clause provides for matters for consideration in addition to those provided for by section 79C of the Act. The consent authority is also required to take into account recovery plans and threat abatement plans under the *Threatened Species Conservation Act 1995*. (See sections 69 and 86 of that Act.)

- (1) In determining a development application that relates to land to which this Policy applies, the consent authority must take into consideration any of the following matters that are of relevance to the proposed development:
 - (a) the aim and objectives of this Policy, as set out in clause 2,
 - (b) the extent to which the development will achieve an appropriate balance between the conservation of the natural environment and any measures to mitigate environmental hazards (including geotechnical hazards, bush fires and flooding),
 - (c) having regard to the nature and scale of the development proposed, the impacts of the development (including the cumulative impacts of development) on the following:
 - (i) the capacity of existing transport to cater for peak days and the suitability of access to the alpine resorts to accommodate the development,
 - (ii) the capacity of the reticulated effluent management system of the land to which this Policy applies to cater for peak loads generated by the development,
 - (iii) the capacity of existing waste disposal facilities or transfer facilities to cater for peak loads generated by the development,
 - (iv) the capacity of any existing water supply to cater for peak loads generated by the development,
 - (d) any statement of environmental effects required to accompany the development application for the development,

Note. This Policy applies to land that is in the *ski resort area* described in clause 32A of Schedule 6 to the Act and certain other land. Regulations made under the Act set out requirements relating to the preparation of the statement of environmental effects required to accompany a development application, including specific requirements for a statement of environmental effects relating to the ski resort area if the proposed development is advertised development.

- (e) if the consent authority is of the opinion that the development would significantly alter the character of the alpine resort—an analysis of the existing character of the site and immediate surroundings to assist in understanding how the development will relate to the alpine resort,

Clause 14	State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007
Part 2	Permitted or prohibited development

-
- (f) the *Geotechnical Policy—Kosciuszko Alpine Resorts* (2003, Department of Infrastructure, Planning and Natural Resources) and any measures proposed to address any geotechnical issues arising in relation to the development,
 - (g) if earthworks or excavation works are proposed—any sedimentation and erosion control measures proposed to mitigate any adverse impacts associated with those works,
 - (h) if stormwater drainage works are proposed—any measures proposed to mitigate any adverse impacts associated with those works,
 - (i) any visual impact of the proposed development, particularly when viewed from the Main Range,
 - (j) the extent to which the development may be connected with a significant increase in activities, outside of the ski season, in the alpine resort in which the development is proposed to be carried out,
 - (k) if the development involves the installation of ski lifting facilities and a development control plan does not apply to the alpine resort:
 - (i) the capacity of existing infrastructure facilities, and
 - (ii) any adverse impact of the development on access to, from or in the alpine resort,
 - (l) if the development is proposed to be carried out in Perisher Range Alpine Resort:
 - (i) the document entitled *Perisher Range Resorts Master Plan*, as current at the commencement of this Policy, that is deposited in the head office of the Department, and
 - (ii) the document entitled *Perisher Blue Ski Resort Ski Slope Master Plan*, as current at the commencement of this Policy, that is deposited in the head office of the Department,
 - (m) if the development is proposed to be carried out on land in a riparian corridor:
 - (i) the long term management goals for riparian land, and
 - (ii) whether measures should be adopted in the carrying out of the development to assist in meeting those goals.
- (2) The **long term management goals** for riparian land are as follows:
- (a) to maximise the protection of terrestrial and aquatic habitats of native flora and native fauna and ensure the provision of linkages, where possible, between such habitats on that land,

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Clause 15

Permitted or prohibited development

Part 2

- (b) to ensure that the integrity of areas of conservation value and terrestrial and aquatic habitats of native flora and native fauna is maintained,
 - (c) to minimise soil erosion and enhance the stability of the banks of watercourses where the banks have been degraded, the watercourses have been channelised, pipes have been laid and the like has occurred.
- (3) A reference in this clause to land in a riparian corridor is a reference to land identified as being in such a corridor on a map referred to in clause 5.

15 Additional matters to be considered for buildings

(1) Building height

In determining a development application for the erection of a building on land, the consent authority must take into consideration the proposed height of the building (where relevant) and the extent to which that height:

- (a) has an impact on the privacy of occupiers and users of other land, and
- (b) limits solar access to places in the public domain where members of the public gather or to adjoining or nearby land, and
- (c) has an impact on views from other land, and
- (d) if the building is proposed to be erected in Thredbo Alpine Resort—has a visual impact when viewed from the Alpine Way, and
- (e) if the building is proposed to be erected in Perisher Range Alpine Resort—needs to be limited so as to assist in maintaining the skyline when viewed from Kosciuszko Road and any other public roads, and
- (f) if the building is proposed to be erected in an alpine resort other than Thredbo Alpine Resort or Perisher Range Alpine Resort—is similar to existing buildings in the resort where it is proposed to be erected, and
- (g) if the building is proposed to be erected in Bullocks Flat Terminal—relates to the topography of its site.

(2) Building setback

In determining a development application for the erection of a building on land, the consent authority must take into consideration the proposed setback of the building (where relevant) and the extent to which that setback:

Clause 16	State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007
Part 2	Permitted or prohibited development

- (a) assists in providing adequate open space to complement any commercial use in the alpine resort concerned, and
- (b) assists in achieving high quality landscaping between the building and other buildings, and
- (c) has an impact on amenity, particularly on view corridors at places in the public domain where members of the public gather, and
- (d) is adequate for the purposes of fire safety, and
- (e) will enable site access for pedestrians, services (including stormwater drainage and sewerage services) and the carrying out of building maintenance, and
- (f) will facilitate the management of accumulated snow.

(3) **Landscaped area**

In determining a development application for the erection of a building on land, the consent authority must take into consideration (where relevant) the extent to which landscaping should be used:

- (a) as a means of assisting in the protection of the unique alpine environment of the alpine resort concerned, and to maximise its natural visual amenity, for the benefit of visitors and natural ecosystems, and
- (b) to assist in the provision of adequate open space to complement any commercial use in the alpine resort concerned, and
- (c) to limit the apparent mass and bulk of the building, and
- (d) as an amenity protection buffer between the proposed building and other buildings, and
- (e) as a means of reducing run-off, and
- (f) to protect significant existing site features and limit the area of any site disturbed during and after the carrying out of development.

16 Additional matters to be considered for subdivision

Consent must not be granted to the subdivision of land unless the consent authority is satisfied that:

- (a) to the fullest extent practicable, lot boundaries follow ecological, catchment, topographical or other natural boundaries in the vicinity (if any) so as to facilitate the long-term protection of biodiversity values and conservation management, and
- (b) if it is proposed that the land be built on—the land is not subject to flooding or geotechnical risks or is otherwise unsuitable for building purposes, and

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Clause 17

Permitted or prohibited development

Part 2

- (c) the subdivision will (to the extent relevant) achieve the most efficient use of existing public utility services (such as water supply and sewerage services), and
- (d) the subdivision will not have any significant adverse impact on any of the following plant communities on land identified as containing such a plant community in any Figure (other than Figures 1 and 11) in the Kosciuszko Resorts Vegetation Assessment:
 - (i) feldmark,
 - (ii) short alpine herbfield,
 - (iii) snowpatch.

Note. Under Part 8A of the *National Parks and Wildlife Act 1974*, it is an offence to gather, pluck, cut, pull up, destroy, poison, take, dig up, remove or injure a plant or any part of a plant that is of, or is part of, a threatened species, endangered population or endangered ecological community (as identified by the *Threatened Species Conservation Act 1995*).

Any change to the boundary of a lease granted under Part 12 of the *National Parks and Wildlife Act 1974* requires the approval of the Minister administering that Act.

17 Development applications to be referred to Department of Environment and Climate Change

- (1) The consent authority must, within 7 days of the lodgment of a development application that relates to land to which this Policy applies, refer the application to the Director-General of the Department of Environment and Climate Change for the comment of that Director-General (including in relation to the application of the *National Parks and Wildlife Act 1974* to the proposed development).
- (2) Before determining any application referred under subclause (1), the consent authority must consider any comments of the Director-General of the Department of Environment and Climate Change in relation to the application that are received by the consent authority within 28 days after that referral.
- (3) The Director-General of the Department of Planning and the Director-General of the Department of Environment and Climate Change may from time to time make agreements or arrangements as to the circumstances in which development applications need not be referred under subclause (1).
- (4) Despite subclause (1), a development application need not be referred to the Director-General of the Department of Environment and Climate Change if any such agreement or arrangement provides that any such development application need not be referred.

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Part 2 Permitted or prohibited development

18 Plan of management under National Parks and Wildlife Act 1974

- (1) Consent to a development application may be granted under this Policy even though the application has not established that the development is consistent with a plan of management for Kosciuszko National Park adopted under the *National Parks and Wildlife Act 1974*.
- (2) Nothing in this clause prevents the consent authority from refusing to grant consent to a development application on the basis that the development is not consistent with such a plan of management.

Note. Under section 81 (4) of the *National Parks and Wildlife Act 1974*, operations on land to which a plan of management under that Act applies may be undertaken only if they are undertaken in accordance with the plan of management, despite any other Act or any instrument made under an Act.

Land Use Table

Thredbo Alpine Resort

1 Permitted without consent

Nil

2 Permitted with consent

Advertisements; Building identification signs; Business identification signs; Car parking; Commercial premises (other than brothels and workshops); Community facilities; Conference facilities; Educational establishments; Emergency services facilities; Entertainment facilities; Fences; Food outlets; Health profession consulting rooms; Helipads; Infrastructure facilities; Lifting facilities; Management trails; Medical centres; Places of public worship; Public utility undertakings; Recreation facilities; Recreation infrastructure; Shops; Ski slope huts; Ski slopes; Snow-making infrastructure; Stream flow monitoring stations; Telecommunications facilities; Tourist accommodation; Transport facilities; Vehicle repair stations; Weather stations.

3 Prohibited

Any development not otherwise specified in item 1 or 2.

Perisher Range Alpine Resort

1 Permitted without consent

Nil

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Permitted or prohibited development

Part 2

2 Permitted with consent

Advertisements; Building identification signs; Business identification signs; Car parking; Commercial premises (other than brothels and workshops); Community facilities; Conference facilities; Educational establishments; Emergency services facilities; Entertainment facilities; Fences; Food outlets; Health profession consulting rooms; Helipads; Infrastructure facilities; Lifting facilities; Management trails; Medical centres; Places of public worship; Public utility undertakings; Recreation facilities; Recreation infrastructure; Shops; Ski slope huts; Ski slopes; Snow-making infrastructure; Stream flow monitoring stations; Telecommunications facilities; The Skitube; Tourist accommodation; Transport facilities; Vehicle repair stations; Weather stations.

3 Prohibited

Any development not otherwise specified in item 1 or 2.

Bullocks Flat Terminal

1 Permitted without consent

Nil

2 Permitted with consent

Advertisements; Building identification signs; Business identification signs; Camping grounds; Car parking; Commercial premises (other than brothels and workshops); Community facilities; Conference facilities; Educational establishments; Emergency services facilities; Entertainment facilities; Food outlets; Health profession consulting rooms; Helipads; Infrastructure facilities; Management trails; Medical centres; Places of public worship; Public utility undertakings; Recreation facilities; Recreation infrastructure; Shops; Telecommunications facilities; The Skitube; Transport facilities; Vehicle repair stations.

3 Prohibited

Any development not otherwise specified in item 1 or 2.

Mount Selwyn Alpine Resort

1 Permitted without consent

Nil

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Part 2 Permitted or prohibited development

2 Permitted with consent

Advertisements; Building identification signs; Business identification signs; Car parking; Commercial premises (other than brothels, conference facilities, entertainment facilities, health profession consulting rooms, recreation facilities, tourist accommodation and workshops); Community facilities; Educational establishments; Emergency services facilities; Fences; Food outlets; Helipads; Infrastructure facilities; Lifting facilities; Management trails; Medical centres; Public utility undertakings; Recreation infrastructure; Shops; Ski slope huts; Ski slopes; Snow-making infrastructure; Staff accommodation; Stream flow monitoring stations; Telecommunications facilities; Transport facilities; Vehicle repair stations; Weather stations.

3 Prohibited

Any development not otherwise specified in item 1 or 2.

Charlotte Pass Alpine Resort

1 Permitted without consent

Nil

2 Permitted with consent

Advertisements; Building identification signs; Business identification signs; Car parking; Commercial premises (other than brothels and workshops); Community facilities; Conference facilities; Educational establishments; Emergency services facilities; Entertainment facilities; Fences; Food outlets; Health profession consulting rooms; Helipads; Infrastructure facilities; Lifting facilities; Management trails; Medical centres; Places of public worship; Public utility undertakings; Recreation facilities; Recreation infrastructure; Shops; Ski slope huts; Ski slopes; Snow-making infrastructure; Stream flow monitoring stations; Telecommunications facilities; Tourist accommodation; Transport facilities; Vehicle repair stations; Weather stations.

3 Prohibited

Any development not otherwise specified in item 1 or 2.

Kosciuszko Mountain Retreat Alpine Resort

1 Permitted without consent

Nil

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Permitted or prohibited development

Part 2

2 Permitted with consent

Advertisements; Building identification signs; Business identification signs; Camping grounds; Community facilities; Conference facilities; Educational establishments; Infrastructure facilities; Management trails; Public utility undertakings; Recreation infrastructure; Telecommunications facilities; Tourist accommodation (other than hotels).

3 Prohibited

Any development not otherwise specified in item 1 or 2.

Sponars Chalet Alpine Resort

1 Permitted without consent

Nil

2 Permitted with consent

Advertisements; Building identification signs; Business identification signs; Conference facilities; Infrastructure facilities; Lifting facilities; Management trails; Public utility undertakings; Recreation infrastructure; Telecommunications facilities; Tourist accommodation.

3 Prohibited

Any development not otherwise specified in item 1 or 2.

Ski Rider Alpine Resort

1 Permitted without consent

Nil

2 Permitted with consent

Advertisements; Building identification signs; Business identification signs; Conference facilities; Infrastructure facilities; Management trails; Public utility undertakings; Recreation infrastructure; Telecommunications facilities; Tourist accommodation.

3 Prohibited

Any development not otherwise specified in item 1 or 2.

Clause 19	State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007
Part 3	Exempt development

Part 3 Exempt development

19 Exempt development

Note. Under section 76 of the Act, exempt development may be carried out without the need for development consent under Part 4 of the Act or for assessment under Part 5 of the Act.

The section states that exempt development:

- (a) must be of minimal environmental impact, and
- (b) cannot be carried out in critical habitat of an endangered species, population or ecological community (identified under the *Threatened Species Conservation Act 1995* or the *Fisheries Management Act 1994*), and
- (c) cannot be carried out in a wilderness area (identified under the *Wilderness Act 1987*).

Specifying a type of development as exempt development does not authorise the contravention of any condition of development consent, or any lease or licence under the *National Parks and Wildlife Act 1974*, applying to the land on which the exempt development is carried out. Nor does it authorise the contravention of any other law that may apply, including the prohibitions set out in Part 8A (Threatened species, populations and ecological communities, and their habitats, and critical habitat) of the *National Parks and Wildlife Act 1974*.

- (1) The objective of this clause is to identify development of minimal environmental impact as exempt development.
- (2) Development specified in Schedule 2 that meets the requirements for the development contained in that Schedule, and that complies with the requirements of this clause, is exempt development.
- (3) To be exempt development, the development:
 - (a) must meet the relevant deemed-to-satisfy provisions of the *Building Code of Australia*, and
 - (b) must not, if it relates to an existing building, cause the building to contravene the *Building Code of Australia*, and
 - (c) must not be designated development, and
 - (d) must not be carried out on land that comprises, or on which there is, a heritage item that is listed on the State Heritage Register under the *Heritage Act 1977* or that is subject to an interim heritage order under the *Heritage Act 1977*, and
 - (e) must not be carried out on land that is an Aboriginal place within the meaning of the *National Parks and Wildlife Act 1974* or that is shown coloured pink or blue in figure 6.1 of *Perisher Range Resorts Environmental Study* (October 2002), prepared by Connell Wagner Pty Ltd for the National Parks and Wildlife Service.

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Clause 19

Exempt development

Part 3

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- (4) Development that relates to an existing building that is classified under the *Building Code of Australia* as class 1b or class 2–9 is not exempt development unless:
- (a) the building has a current fire safety certificate or fire safety statement, or
 - (b) no fire safety measures are currently implemented, required or proposed for the building.
- (5) Development is not exempt development if the development involves damage to any plant that is part of any of the following plant communities on land identified as containing such a plant community in any Figure (other than Figures 1 and 11) in the Kosciuszko Resorts Vegetation Assessment:
- (a) feldmark,
 - (b) short alpine herbfield,
 - (c) snowpatch.
- (6) In this clause:
- damage**, in relation to a plant, means the ringbarking, cutting down, topping, lopping, slashing, trimming, removing, poisoning, injury or wilful destruction of the plant.

Clause 20	State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007
Part 4	Miscellaneous provisions

Part 4 Miscellaneous provisions

Division 1 Provisions applying to particular land

20 Development on Kosciuszko Road and Alpine Way

Consent may be granted to development for the purpose of roads, car parking, infrastructure facilities or advertisements on the land in the lots described in Schedule 16 to the *National Parks and Wildlife Act 1974*.

21 Development on site of Blue Cow terminal building

- (1) This clause applies to land identified as being the site of the Blue Cow terminal building on the map marked “State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007—Perisher Range Alpine Resort”.
- (2) Development for the purposes of any of the following may be carried out with consent on land to which this clause applies:
 - (a) advertisements,
 - (b) building identification signs,
 - (c) business identification signs,
 - (d) commercial premises (other than workshops),
 - (e) community facilities,
 - (f) conference facilities,
 - (g) educational establishments,
 - (h) emergency service facilities,
 - (i) entertainment facilities,
 - (j) food outlets,
 - (k) health profession consulting rooms,
 - (l) infrastructure facilities,
 - (m) lifting facilities,
 - (n) management trails,
 - (o) medical centres,
 - (p) recreation facilities,
 - (q) recreation infrastructure,
 - (r) shops,
 - (s) the Skitube,
 - (t) snow-making infrastructure,
 - (u) telecommunications facilities,

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Clause 22

Miscellaneous provisions

Part 4

- (v) transport facilities,
 - (w) vehicle repair stations.
- (3) Any development not allowed by this clause or by clause 12 (Demolition), 13 (Subdivision), 19 (Exempt development) or 25 (Development by Crown or public authorities) is prohibited on land to which this clause applies.

22 Development in vicinity of Kangaroo Ridgeline

- (1) This clause applies to the land identified as being in Kangaroo Ridgeline on the map marked “State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007—Charlotte Pass Alpine Resort”.
- (2) Development for the purposes of any of the following may be carried out with consent on land to which this clause applies:
- (a) management trails,
 - (b) recreation infrastructure,
 - (c) slope grooming.
- (3) Any development not allowed by this clause or by clause 12 (Demolition), 13 (Subdivision), 19 (Exempt development) or 25 (Development by Crown or public authorities) is prohibited on land to which this clause applies.

23 Classified roads

- (1) The objectives of this clause are:
- (a) to ensure that new development does not compromise the effective and ongoing operation and function of classified roads (within the meaning of the *Roads Act 1993*), and
 - (b) to prevent or reduce the potential impact of traffic noise and vehicle emissions on development adjacent to classified roads.
- (2) Consent must not be granted to the development of land that has a frontage to a classified road unless the consent authority is satisfied that:
- (a) where practicable, vehicular access to the land is provided by a road other than the classified road, and
 - (b) the safety, efficiency and ongoing operation of the classified road will not be adversely affected by the proposed development as a result of:
 - (i) the design of the vehicular access to the land, or
 - (ii) the emission of smoke or dust from the proposed development, or

Clause 24	State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007
Part 4	Miscellaneous provisions

- (iii) the nature, volume or frequency of vehicles using the classified road to gain access to the land, and
- (c) the development is of a type that is not sensitive to traffic noise or vehicle emissions, or is appropriately located and designed, or includes measures, to ameliorate potential traffic noise or vehicle emissions within the site of the proposed development.

24 Flood prone land

- (1) Consent must not be granted to the subdivision of, or the erection of a building or the carrying out of a work on, land that, in the opinion of the consent authority, is prone to flooding unless the consent authority has considered the NSW Government's *Floodplain Development Manual: the management of flood liable land* (April 2005, ISBN 0 7347 5476 0).
- (2) Consent must not be granted to any development (other than the carrying out of flood mitigation works or the installation of drains) on land that, in the opinion of the consent authority, would be inundated as a result of a 1 in 100 year flood level if the consent authority is of the opinion that the development will, or is likely to:
 - (a) significantly adversely affect:
 - (i) potential flood behaviour, including the flood peak at any point upstream or downstream of the development, or
 - (ii) the flow of floodwater on land adjoining the development, or
 - (b) significantly increase the potential for flooding that damages property or otherwise adversely affects the community, or
 - (c) cause significant erosion, siltation or destruction of riverbank vegetation in the locality of the development, or
 - (d) significantly adversely affect riverbank stability, or
 - (e) significantly adversely affect the safety of occupiers or users of land on which the development is proposed to be carried out, or
 - (f) significantly restrict the capacity of a floodway, or
 - (g) significantly increase the risk to the personal safety of emergency services and rescue personnel.
- (3) In this clause:
floodway means the area of a floodplain onto which a significant discharge of water occurs during floods, being an area that may be aligned with a naturally defined channel and that, even if partially blocked, would cause a significant redistribution of flood flow or a significant increase in flood levels.

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Clause 25

Miscellaneous provisions

Part 4

Division 2 Other

25 Development by Crown or public authorities

- (1) Development carried out on land to which this Policy applies by or on behalf of the Crown or a public authority (including Snowy Hydro Limited) does not require consent.
- (2) Despite subclause (1), development for the purposes of any of the following (other than development carried out by or on behalf of Snowy Hydro Limited) requires consent:
 - (a) water storage dams (including artificial reservoirs, tanks and ponds),
 - (b) sewage treatment works,
 - (c) waste management facilities.
- (3) A reference in this Policy to the carrying out of development for the purpose of:
 - (a) water storage dams (including artificial reservoirs, tanks and ponds) does not include a reference to the installation or use of pipelines, pumps or related infrastructure used to supply water to or from those dams, and
 - (b) sewage treatment works does not include a reference to the use of pipelines, pumps or related infrastructure used to convey sewage to, or any output from, those works.

26 Heritage conservation

(1) Objectives

The objectives of this clause are as follows:

- (a) to conserve the environmental heritage of the land to which this Policy applies, and
- (b) to conserve the heritage significance of heritage items, including associated fabric, settings and views.

(2) Requirement for consent

Development consent is required for any of the following:

- (a) demolishing or moving a heritage item,
- (b) altering a heritage item, including (in the case of a building) by making changes to the detail, fabric, finish or appearance of its exterior,
- (c) altering a heritage item that is a building by making structural changes to its interior,

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Part 4	Miscellaneous provisions

- (d) disturbing or excavating land that is or contains a heritage item referred to in Part 2 of Schedule 3,
- (e) erecting a building on land that is a heritage item or on which a heritage item is located,
- (f) subdividing land that is a heritage item or on which a heritage item is located.

(3) **When consent not required**

However, consent under this clause is not required if:

- (a) the applicant has notified the consent authority of the proposed development and the consent authority has advised the applicant in writing before any work is carried out that it is satisfied that the proposed development:
 - (i) is of a minor nature, or is for the maintenance of the heritage item, and
 - (ii) the proposed development would not adversely affect the heritage significance of the heritage item, or
- (b) the development is limited to the removal of a tree or other vegetation that the consent authority is satisfied is a risk to human life or property, or
- (c) the development is exempt development, or
- (d) the development is development that, under clause 25 (Development by Crown or public authorities), does not require consent.

(4) **Effect on heritage significance**

The consent authority must, before granting consent under this clause, consider the effect of the proposed development on the heritage significance of the heritage item concerned. This subclause applies regardless of whether a heritage impact statement is prepared under subclause (5) or a heritage conservation management plan is submitted under subclause (6).

(5) **Heritage impact assessment**

The consent authority may, before granting consent to any development on land:

- (a) on which a heritage item is situated, or
 - (b) that is a heritage item, or
 - (c) within the vicinity of land referred to in paragraph (a) or (b),
- require a heritage impact statement to be prepared that assesses the extent to which the carrying out of the proposed development would affect the heritage significance of the heritage item concerned.

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Clause 26

Miscellaneous provisions

Part 4

(6) **Heritage conservation management plans**

The consent authority may require, after considering the significance of a heritage item and the extent of change proposed to it, the submission of a heritage conservation management plan before granting consent under this clause.

(7) **Items of Aboriginal heritage significance**

The consent authority must, before granting consent under this clause to the carrying out of development on land that is, or contains, a heritage item referred to in Part 2 of Schedule 3:

- (a) consider the effect of the proposed development on the heritage significance of the heritage item and, if the heritage item comprises land, any Aboriginal object known or reasonably likely to be located on the land, and
- (b) notify the local Aboriginal communities (in such way as it thinks appropriate) about the application and take into consideration any response received within 28 days after the notice is sent.

(8) **Demolition of item of State significance**

The consent authority must, before granting consent for the demolition of a heritage item identified in Part 1 of Schedule 3 as being of State significance (other than an item listed on the State Heritage Register or to which an interim heritage order under the *Heritage Act 1977* applies):

- (a) notify the Heritage Council about the application, and
- (b) take into consideration any response received within 28 days after the notice is sent.

(9) **Conservation incentives**

The consent authority may grant consent to development for any purpose of a building that is a heritage item, or of the land on which such a building is erected, even though development for that purpose would otherwise not be allowed by this Policy, if the consent authority is satisfied that:

- (a) the conservation of the heritage item is facilitated by the granting of consent, and
- (b) the proposed development is in accordance with a heritage conservation management plan that has been approved by the consent authority, and
- (c) the consent to the proposed development would require that all necessary conservation work identified in the heritage conservation management plan is carried out, and

Clause 27	State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007
Part 4	Miscellaneous provisions

-
- (d) the proposed development would not adversely affect the heritage significance of the heritage item, including its setting, and
 - (e) the proposed development would not have any significant adverse effect on the amenity of the surrounding area.

27 Advertised development

- (1) Any development application for development that is identified by this clause as advertised development must be made available for inspection at the Department's head office for at least 28 days, even though the regulations under the Act may only require the development application to be made available for inspection for at least 14 days.
- (2) Development is advertised development if it involves any of the following:
 - (a) the erection of a building with a footprint of more than 1,000 square metres,
 - (b) the erection of a new ski-lift line or the extension of an existing ski-lift line,
 - (c) damage to any plant that is part of:
 - (i) an endangered ecological community or a vulnerable ecological community, or
 - (ii) feldmark, short alpine herbfield or snowpatch on land identified as containing such a plant community in any Figure (other than Figures 1 and 11) in the Kosciuszko Resorts Vegetation Assessment,
 - (d) the disturbance of any wetland forming part of an endangered ecological community or a vulnerable ecological community.
- (3) In this clause:

damage, in relation to a plant, means the ringbarking, cutting down, topping, lopping, slashing, trimming, removing, poisoning, injury or wilful destruction of the plant.

disturbance, in relation to a wetland, includes any filling or draining of the wetland.

endangered ecological community means an endangered or critically endangered ecological community within the meaning of the *Threatened Species Conservation Act 1995*.

vulnerable ecological community has the same meaning as in the *Threatened Species Conservation Act 1995*.

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Clause 28

Miscellaneous provisions

Part 4

28 Applications lodged but not determined before Policy made

- (1) This Policy does not apply to or with respect to an application for an approval under Part 3A of the Act that had been made but not finally determined before the commencement of this Policy.
- (2) A development application lodged, but not finally determined, prior to the commencement of this Policy must be determined under the provisions of any environmental planning instruments that were in force immediately before that commencement and that applied to the development the subject of the development application.
- (3) However, in determining any such development application, the consent authority must take into consideration the provisions of this Policy that are of relevance to the development proposed.
- (4) Subclauses (2) and (3) do not apply to a development application if the applicant for the development application has requested, in writing, that the consent authority determine the development application under the provisions of this Policy.

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Schedule 1 Amendments

Schedule 1 Amendments

(Clause 10)

1.1 State Environmental Planning Policy No 4—Development Without Consent and Miscellaneous Exempt and Complying Development

[1] Clause 4 Application of Policy

Omit “*State Environmental Planning Policy No 73—Kosciuszko Ski Resorts*” in clause 4 (1).

Insert instead “*State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007*”.

[2] Clause 14 Exempt development

Omit “*State Environmental Planning Policy No 73—Kosciuszko Ski Resorts*” in the note to clause 14 (4).

Insert instead “*State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007*”.

1.2 State Environmental Planning Policy No 60—Exempt and Complying Development

Clause 4 Where does this Policy apply?

Omit “*State Environmental Planning Policy No 73—Kosciuszko Ski Resorts*” in clause 4 (2).

Insert instead “*State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007*”.

1.3 State Environmental Planning Policy No 64—Advertising and Signage

Clause 5 Area of application of this Policy

Omit “*State Environmental Planning Policy No 73—Kosciuszko Ski Resorts*” in clause 5 (3).

Insert instead “*State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007*”.

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Amendments

Schedule 1

1.4 State Environmental Planning Policy No 65—Design Quality of Residential Flat Development

Clause 5 Land to which this Policy applies

Insert at the end of the clause:

- (2) Despite subclause (1), this Policy does not apply to land to which *State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007* applies.

1.5 Kosciuszko Regional Environmental Plan 1998—(Snowy River)

Clause 2 Where does this plan apply?

Omit “*State Environmental Planning Policy No 73—Kosciuszko Ski Resorts*” in clause 2 (3).

Insert instead “*State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007*”.

1.6 Snowy River Local Environmental Plan 1997

Clause 3 Where does this plan apply?

Omit “*State Environmental Planning Policy No 73—Kosciuszko Ski Resorts*” in clause 3 (2).

Insert instead “*State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007*”.

1.7 Tumut Local Environmental Plan 1990

Clause 3 Land to which plan applies

Omit “*State Environmental Planning Policy No 73—Kosciuszko Ski Resorts*” in clause 3 (2).

Insert instead “*State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007*”.

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Schedule 2 Exempt development

Schedule 2 Exempt development

(Clause 19)

1 Advertisements

The display of an advertisement (other than an illuminated advertisement), including the erection of any advertising structure on which the advertisement is displayed, but only if:

- (a) the advertisement:
 - (i) relates to the premises on which it is displayed or to goods or services that are available at those premises, and
 - (ii) together with any advertising structure on which it is displayed, has an area of no more than 0.75 square metres, and
 - (iii) together with any advertising structure on which it is displayed, is at least 2.6 metres above any public road above which it is displayed, or
- (b) the advertisement is displayed behind a window, or
- (c) the advertisement:
 - (i) advertises a social, cultural, political or recreational event, and
 - (ii) is displayed for no more than 28 days before the event, no more than 14 days after the event and no more than a total of 22 weeks, and
 - (iii) has an area of no more than 7 square metres, or
- (d) the advertisement:
 - (i) is a real estate sign advertising that the premises on which it is displayed are for sale or are for lease under Part 12 of the *National Parks and Wildlife Act 1974*, and
 - (ii) together with any advertising structure on which it is displayed, has an area of no more than 2.4 square metres.

2 Public notices of public authorities

The erection of a sign, by or on behalf of a public authority, in the nature of a public notice that provides only information or directions (or both) in relation to a service provided by the public authority.

3 Signs relating to safety

The erection of a sign whose purpose is to ensure the safety of workers on the site at which it is located or of the general public.

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Exempt development

Schedule 2

4 Building identification signs or business identification signs

The erection and use of a building identification sign or business identification sign, displayed on the premises to which it relates, but only if:

- (a) the sign is displayed behind a window on the premises, or
- (b) the sign has an area of no more than 0.75 square metres and, if the sign is erected above a public road, it is erected at least 2.6 metres above the road.

5 Internal building alterations

Internal building alterations that do not involve the following:

- (a) any increase in the gross floor area of the building,
- (b) any alteration to a load-bearing member of a building or any alteration that results in the load-bearing capacity of the building being exceeded,
- (c) any modification of any form of construction that is, or is proposed to be, implemented in a building to ensure the safety of persons using the building in the event of fire,
- (d) any modification of any of the following:
 - (i) any kitchen used for commercial purposes,
 - (ii) any area, within premises, that is used for skin penetration procedures within the meaning of section 51 of the *Public Health Act 1991*,
 - (iii) any hairdressing premises,
 - (iv) any swimming or spa pool within the building,
- (e) any alteration to a building comprising tourist accommodation that results in an increase in the size of a bedroom or an increase in the number of bedrooms in the tourist accommodation.

6 Change of use of a building

New use of a building as an office, resulting from a change of use of the building as a shop, or new use of a building as a shop, resulting from a change of use of the building as an office, but only if:

- (a) the use of the building, before the change, as a shop or as an office (as the case may be) was lawful, and
- (b) the new use would otherwise be permitted with consent under this Policy, and
- (c) the new use occurs over no more than 200 square metres of floor space, and

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Schedule 2 Exempt development

- (d) in the case of the new use of a building as a shop—the use of the shop does not involve the handling, preparation or storage of food for sale or consumption.

7 Installation and use of street furniture

The installation and use of street furniture (including a bench, a bollard and a garbage enclosure) on a public footpath or in a plaza, but only if:

- (a) the street furniture does not prevent or extensively restrict use of the footpath or plaza for access, and
- (b) the street furniture is firmly anchored, and
- (c) in the case of a garbage enclosure—the enclosure is animal-proof.

8 Maintenance

The carrying out of any development comprised in the repair of deteriorated or damaged material (whether or not in a building) or the replacement of any such material, but only if:

- (a) no wall of a building is wholly replaced,
- (b) in the case of repairs to, or the partial replacement of, the wall of a building, involving the use of material that differs in nature from the material being repaired or replaced—the repairs extend over no more than 5 percent of the surface, or the replacement is of no more than 5 percent of the wall, over any 3 year period,
- (c) the maintenance does not affect the load-bearing capacity of any load-bearing member of a building.

9 Development carried out on ski slopes

The carrying out on ski slopes of any of the following:

- (a) the erection of any of the following structures for the purposes of recreational activities, including skiing:
 - (i) signs not exceeding 2.5 square metres in area,
 - (ii) structures related to snow sports that are either fully embedded or fully supported by snow,
 - (iii) other structures not exceeding more than 2.4 metres in height,but only if the structures stand for no more than 22 weeks in any one year,
- (b) fences not exceeding 2 metres in height,

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Exempt development

Schedule 2

- (c) the maintenance of ski slopes on an annual basis, or of a routine nature, including slashing and trimming of regrowth.

Note. The slashing or trimming of any plant that is part of any of the following plant communities (as identified in the Kosciuszko Resorts Vegetation Assessment) is not exempt development:

- (a) feldmark,
- (b) short alpine herbfield,
- (c) snowpatch.

The slashing or trimming of plants that are, or are part of, a threatened species, endangered population or endangered ecological community (as identified by the *Threatened Species Conservation Act 1995*) is an offence under Part 8A of the *National Parks and Wildlife Act 1974*.

10 Antennae, satellite dishes and aerials

The installation of an antenna, satellite dish or aerial, for use within tourist accommodation, but only if:

- (a) following the installation, there is no more than one antenna, one satellite dish and one aerial per building, and
- (b) the height of the antenna, satellite dish or aerial to be installed is no more than 1 metre above the ridgeline of the building that the device services, and
- (c) in the case of the installation of a satellite dish—the dish is no more than 500mm in diameter, and
- (d) there are no structural alterations involved and the antenna, satellite dish or antenna is firmly anchored.

11 Erection of minor structures

The erection of a structure ancillary to a permissible use, but only if:

- (a) the structure is erected at least 1 metre from each boundary of any sublease or lease applying to the site, and
- (b) the structure does not cover an area of more than 10 square metres, and
- (c) the structure does not stand higher than 1 metre above the ground level (existing) of the site, and
- (d) the erection of the structure does not require any excavation deeper than 500 millimetres below ground level (existing) and does not compromise any support for adjoining land, and
- (e) the erection or use of the structure does not involve the handling, use or storage of hazardous chemicals or materials, and the materials used in the structure do not release any hazardous chemicals or materials into the environment, and

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Schedule 2 Exempt development

- (f) the structure is made of non-combustible materials if erected on land that is bush fire prone land.

12 Laying of paving

The laying of paving, but only if:

- (a) the paving does not cover an area of more than 10 square metres, and
- (b) the laying of the paving does not require any excavation deeper than 500 millimetres below the ground level (existing) of the site and does not compromise any support for adjoining land.

13 Demolition

Demolition of any structure, the erection of which is exempt development under this Policy, but only if:

- (a) the structure stands on an area of not more than 25 square metres, and
- (b) is carried out in accordance with any applicable provisions of AS 2601—2001 *Demolition of structures*.

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Heritage items

Schedule 3

Schedule 3 Heritage items

(Clause 26)

Part 1 Buildings and landscapes

Item	Property description
Thredbo Alpine Resort	
Athol	Lot 29, DP 727592 (known as Lot 46)
Crackenback Ski Club	Lot 29, DP 727592 (known as Lot 25)
De Dacha	Lot 29, DP 727592 (known as Lot 88)
Kasees	Lot 29, DP 727592 (known as Lot 13)
Seidler Lodge (previously Lend Lease Lodge)	Lot 29, DP 727592 (known as Lot 61)
Moonbah	Lot 29, DP 727592 (known as Lot 30)
Obergurgl	Lot 29, DP 727592 (known as Lot 45)
Ramshead	Lot 29, DP 727592 (known as Lot 21)
Sastrugi	Lot 29, DP 727592 (known as Lot 22)
Thredbo Alpine Club	Lot 29, DP 727592 (known as Lot 9)
Thredbo Alpine Hotel	Lot 29, DP 727592 (known as Lot 41)
Valley Terminal	Lot 29, DP 727592
Wombiana	Lot 29, DP 727592 (known as Lot 44)
Timber Pedestrian Bridge	Lot 29, DP 727592
Site of 1997 Landslide	Lot 29, DP 727592 (known as Lots 78 and 96)
Perisher Range Alpine Resort	
Alexandra	Lot 199, DP 44462
Caloola	Lot 196, DP 44459
Dulmison	Lot 262, DP 72758
Edelweiss	Lot 86, DP 756697
Illoura	Lot 34, DP 756697
Kosciuszko Snow Revellers (KSRC)	Lot 92, DP 756697
Ku-ring-gai	Lot 86, DP 756697
Lodge 21	Lot 21, DP 756697

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Schedule 3 Heritage items

Item	Property description
Maranatha	Lot 238, DP 721847
Munjarra	Lot 62, DP 756697
Numbananga	Lot 33, DP 756697
Rock Creek	Land identified as a heritage item on the map marked “State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007—Perisher Range Alpine Resort”
Rugby Union	Lot 66, DP 756697
Telemark	Lot 87, DP 756697
Tiobunga (YMCA)	Lot 147, DP 756697
Charlotte Pass Alpine Resort	
The Chalet	Lot 16, DP 756705
Sponars Chalet Alpine Resort	
Sponars Chalet	Lot 29, DP 44474

Part 2 Items of Aboriginal heritage significance

Any items identified on the commencement of this Policy on the Aboriginal Heritage Information System held by the Department of Environment and Climate Change.

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

Dictionary

Dictionary

(Clause 4)

Aboriginal object has the same meaning as in the *National Parks and Wildlife Act 1974*.

advertisement has the same meaning as in the Act.

advertising structure has the same meaning as in the Act.

alpine resort means Thredbo Alpine Resort, Perisher Range Alpine Resort, Bullocks Flat Terminal, Mount Selwyn Alpine Resort, Charlotte Pass Alpine Resort, Kosciuszko Mountain Retreat Alpine Resort, Sponars Chalet Alpine Resort or Ski Rider Alpine Resort.

attic means any habitable space, but not a separate dwelling, contained wholly within a roof above the ceiling line of the storey immediately below, except for minor elements such as dormer windows and the like.

building has the same meaning as in the Act.

building identification sign means a sign that identifies or names a building and that may include the name of a building, the street name and number of a building, and a logo or other symbol, but that does not include general advertising of products, goods or services.

Bullocks Flat Terminal—see clause 5.

business identification sign means a sign:

- (a) that indicates:
 - (i) the name of the person or business, and
 - (ii) the nature of the business carried on by the person at the premises or place at which the sign is displayed, and
- (b) that may include the address of the premises or place and a logo or other symbol that identifies the business,

but that does not include any advertising relating to a person that does not carry on business at the premises or place.

Charlotte Pass Alpine Resort—see clause 5.

commercial premises means premises used as an office or for other business or commercial purposes (providing services to visitors and to the alpine resort in which it is located).

community facility means premises that are owned or controlled by the Department of Environment and Climate Change, a resort operator, a public authority, a religious organisation or an associated body of persons for the physical, social, cultural, economic, intellectual or religious welfare of visitors to the alpine resort in which it is located, including any of the following premises:

- (a) a public library, meeting rooms, recreation facilities, a child care centre and any similar premises,

State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007

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- (b) a community club, being premises used by persons sharing like interests, but not premises of a registered club (within the meaning of the *Registered Clubs Act 1976*).

conference facility means premises, ancillary to tourist accommodation, that are used for meetings, consultation or discussion.

demolish, in relation to a heritage item, means wholly or partly destroy, dismantle or deface the heritage item.

development has the same meaning as in the Act.

educational establishment means a building used for community education, a training facility, an art gallery, a museum, a cultural centre or similar premises, whether or not the premises are used for the purposes of commercial gain.

emergency services facilities means facilities (other than ski slope huts) used by public authorities for the purposes of emergencies.

entertainment facility means premises used for the purpose of a theatre or cinema or premises used for a similar purpose, whether or not the premises are used for that purpose for commercial gain.

floor, in relation to a building, means the space within a building that is situated between one floor level of the building and the floor level above or, if there is no floor level above, the ceiling above or roof of the building.

food outlet means premises, such as a restaurant or café, in which meals or light refreshments are served to the public for profit or reward, including such premises that are used for live entertainment or dancing.

gross floor area, in relation to a building, means the total floor area of the building, as measured from the outside of the external walls of the building or as measured from the centre of a wall that comprises a common wall of the building and another building.

ground level (existing) means the existing level of a site at any point.

health profession consulting room means a room used for the purposes of providing professional health services to members of the public, including services provided by a medical practitioner, an acupuncturist, a chiropodist, a chiropractor, a dentist, an occupational therapist, an optometrist, an osteopath, a physiotherapist, a naturopath, a herbalist, a homeopath or a practitioner of remedial massage.

helipad means premises used, other than by members of the public, for the taking off and landing of helicopters.

heritage conservation management plan means a document prepared in accordance with guidelines prepared by the Department of Planning that documents the heritage significance of an item, place or heritage conservation area and identifies conservation policies and management mechanisms that are appropriate to enable that significance to be retained.

heritage impact statement means a document consisting of the following:

- (a) a statement demonstrating the heritage significance of a heritage item,

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- (b) an assessment of any adverse impact that proposed development will have on that significance,
 - (c) proposals for measures to minimise that impact.

heritage item means a building, place or Aboriginal object listed or referred to in Schedule 3.

heritage significance means historical, scientific, cultural, social, archaeological, architectural, natural or aesthetic value.

hotel has the same meaning as in the *Liquor Act 1982*.

infrastructure facilities means facilities provided as utility undertakings (whether or not as public utility undertakings), including any of the following:

- (a) water storage dams, including artificial reservoirs, tanks and ponds,
- (b) roads (other than roads provided by or on behalf of the Roads and Traffic Authority),
- (c) sewage treatment works,
- (d) waste management facilities.

Kosciuszko Mountain Retreat Alpine Resort—see clause 5.

Kosciuszko Resorts Vegetation Assessment means the document of that name prepared in 2002 by Ecology Australia, in association with NGH Environmental, for PlanningNSW.

Land Application Map means the State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007 Land Application Map.

lodge means a building providing temporary accommodation to persons, whether those persons stay for a single night or for a longer period.

Main Range means the land identified as the Main Range Management Unit in the *Kosciuszko National Park Plan of Management 2006*, adopted under the *National Parks and Wildlife Act 1974*, and as in force on 16 June 2006.

Note. The land identified as the Main Range Management Unit in *Kosciuszko National Park Plan of Management 2006* includes Ramshead and Etheridge Ranges, Watsons Crags and the peaks of Mounts Kosciuszko, Townsend, Alice Rawson, Carruthers, Twynam, Anton, Anderson and Tate.

maintenance in relation to a heritage item, means ongoing protective care. It does not include the removal or disturbance of existing fabric, alterations, such as carrying out extensions or additions, or the introduction of new materials or technology.

management trail means a trail used by or on behalf of a head lessee or licensee of an alpine resort under the *National Parks and Wildlife Act 1974*, or by or on behalf of a public authority, for operational purposes (such as the management of ski slopes and ski grooming) or for fire protection or emergency purposes.

medical centre means premises used for the purpose of providing professional health services (including preventative care, diagnosis, medical or surgical treatment and counselling) to out-patients only.

Mount Selwyn Alpine Resort—see clause 5.

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native fauna means any animal-life that is indigenous to New South Wales or is known to periodically or occasionally migrate to New South Wales, whether vertebrate (including fish) or invertebrate and in any stage of biological development, but does not include humans.

native flora means any plant-life that is indigenous to New South Wales, whether vascular or non-vascular and in any stage of biological development, and includes fungi and lichens, and marine vegetation within the meaning of Part 7A of the *Fisheries Management Act 1994*.

Perisher Range Alpine Resort—see clause 5.

place of public worship means premises used for the purpose of religious worship by a congregation or religious group, whether or not the premises are also used for counselling, social events, or religious instruction or training.

public authority has the same meaning as in the Act.

public utility undertaking means any undertaking carried on by, or under the authority of, any Commonwealth or State Government department or agency, or pursuant to any Commonwealth or State Act, for the purpose of providing:

- (a) sewerage or drainage services, or
- (b) roads, or
- (c) water, hydraulic power, electricity or gas, or
- (d) telecommunications facilities.

recreation facility means premises used for indoor or outdoor recreation, including any of the following premises:

- (a) a billiard saloon,
- (b) a table tennis centre,
- (c) a squash court,
- (d) a tennis court,
- (e) a swimming pool (within the meaning of the *Swimming Pools Act 1992*),
- (f) a gymnasium,
- (g) a health studio,
- (h) a bowling alley,
- (i) a golf driving range,
- (j) a fun parlour.

recreation infrastructure means infrastructure provided for the purposes of active or passive recreation for tourists, including walking trails, mountain bike trails, directional signage, cross country ski trails and oversnow routes.

resort operator means a person acting on behalf of a corporation holding a head lease under the *National Parks and Wildlife Act 1974*, or franchise rights, in relation to an alpine resort.

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serviced apartment means a building containing 2 or more self-contained dwellings that are used to provide short-term accommodation and are not used or intended to be used as a place or places of residence.

sewage treatment works means works or land used for the collection, treatment and disposal of sewage.

shop means premises used for selling, exposing or offering for sale by retail, goods, merchandise or materials that operate primarily to serve the daily needs of tourists and staff.

ski means any snow-related activity, such as skiing, snow-boarding, or snow-play.

Ski Rider Alpine Resort—see clause 5.

ski slope means an area of land that has been developed to facilitate primarily ski activities, whether or not lifting facilities are required to access the area.

ski slope hut means a race hut, lift hut, ski patrollers' hut or similar hut that is erected on a ski slope and requires fixture to the ground.

Sponars Chalet Alpine Resort—see clause 5.

staff accommodation means a building or buildings used for the accommodation of staff of a building or buildings referred to in paragraph (a) of the definition of **tourist accommodation** appearing in this Dictionary.

storey means a space within a building that is situated between one floor level and the floor level next above, or if there is no floor above, the ceiling or roof above, but does not include:

- (a) a space that contains only a lift shaft, stairway or meter room, or
- (b) a mezzanine, or
- (c) an attic.

telecommunications facility means:

- (a) any part of the infrastructure of a telecommunications network, or
- (b) any line, equipment, apparatus, tower, mast, antenna, tunnel, duct, hole, pit, pole or other structure or thing used, or to be used, in or in connection with a telecommunications network.

telecommunications network means a system, or series of systems, that carries, or is capable of carrying, communications by means of guided or unguided electromagnetic energy, or both.

the Act means the *Environmental Planning and Assessment Act 1979*.

the Department means the Department of Planning.

the Minister means the Minister for Planning.

Thredbo Alpine Resort—see clause 5.

tourist accommodation means:

- (a) a building or buildings used for the accommodation of visitors, including apartments, serviced apartments and lodges that may have facilities for the

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convenience of those visitors, such as conference facilities, entertainment facilities, recreation facilities and restaurants, or

(b) staff accommodation, or

(c) a hotel.

transport facility means a building or place used for the transportation of passengers or goods, including a bus station, a railway terminal and a building used for the garaging of vehicles relating to the servicing of an alpine resort, such as skidoos and snow groomers, other than a building used for the servicing or repair of vehicles.

vehicle repair station means a building or place used for the purpose of carrying out repairs and fitting of accessories to vehicles.

waste management facility means a facility used for the storage, treatment, purifying or disposal of waste, whether or not it is also used for the sorting, processing, recycling, recovering, use or reuse of material from that waste, and whether or not any such operations are carried out on a commercial basis.

Department of Primary Industries

COAL MINE HEALTH AND SAFETY ACT 2002

Appointment pursuant to Section 145 (1)

I, ALAN COUTTS, Deputy Director-General, Mineral Resources of the NSW Department of Primary Industries, with the delegated authority of the Minister for Mineral Resources and the Director-General of the NSW Department of Primary Industries pursuant to sections 212(1) and 214(2) of the Coal Mine Health and Safety Act 2002 (the Act) and pursuant to section 145 (1)(b) of the Act hereby appoint Paul William DRAIN as an inspector under the Act when acting in the position of Inspector of Mechanical Engineering.

Dated this 21st day of December 2007.

ALAN COUTTS,
Deputy Director-General,
Mineral Resources,
NSW Department of Primary Industries

COAL MINE HEALTH AND SAFETY ACT 2002

Instrument of Appointment

I, ALAN COUTTS, Deputy Director-General Mineral Resources, pursuant to section 148 of the Coal Mine Health and Safety Act 2002 (“the Act”) and with the delegated authority of the Minister for Mineral Resources and the Director-General of the NSW Department of Primary Industries pursuant to sections 212 and 214 of the Act, hereby appoint Paul Thomas HEALEY, an inspector appointed under the Act, to exercise the functions of the Chief Inspector under the Act, from 24 December 2007 to 14 January 2008.

Dated this 21st day of December 2007.

ALAN COUTTS,
Deputy Director-General,
Mineral Resources,
NSW Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Notice of Receipt of Application for Aquaculture Lease
Notification under s.163 (7) of the Fisheries Management
Act 1994 and Cl.33 of the Fisheries Management
(Aquaculture) Regulation 2007

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

- Approx. 0.1807 hectares over former oyster lease OL72/097 and adjacent new ground (to be known as AL07/006 if granted).

NSW DPI is calling for written submissions from any person supporting or objecting to the oyster lease proposal, citing reasons for the support/objection. NSW DPI is also calling for expressions of interest from persons or corporations interested in leasing the area specified above, for the purpose of aquaculture. An expression of interest must be in the form of a written response referring to lease number AL07/006 to be signed and dated with a return address.

If additional expressions of interest are received, NSW DPI may offer the area for leasing through a competitive public tender process, auction or ballot. The applicant will be required to obtain development consent from Council under Part 4 of the Environmental Planning and Assessment Act 1979. If granted, the lease will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit, under the Fisheries Management Act 1994, and any conditions of consent as imposed by Council.

Specific details of the proposed lease can be obtained, or enquiries made with NSW DPI, Aquaculture Administration Section, Port Stephens on (02) 4982 1232. Objections or expressions of interest for consideration in the determination of the application must be received at the address below, within 30 days from the date of publication of this notification:

Director,
Fisheries Conservation and Aquaculture Branch,
Aquaculture Administration Section,
Port Stephens Fisheries Centre,
Locked Bag 1, Nelson Bay NSW 2315.

BILL TALBOT,
Director,
Fisheries Conservation and Aquaculture Branch,
Department of Primary Industries

FISHERIES MANAGEMENT (GENERAL) REGULATIONS 2002

Appointment of Members to the
Seafood Industry Advisory Council

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to section 349(1)(a) of the Fisheries Management (General) Regulations 2002, hereby appoint Mr Gary WARREN as a member of the Seafood Industry Advisory Council, from the date of this appointment for a period up to 30 April 2008.

Dated this 13th day of December 2007.

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

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Appointment of Inspectors under Section 47A

I, ALAN COUTTS, Deputy Director-General, Department of Primary Industries – Mineral Resources, with the delegated authority of the Minister for Mineral Resources and the Director-General of the NSW Department of Primary Industries pursuant to section 137A of the Occupational Health and Safety Act 2000 (“the Act”) and pursuant to section 47A of the Act hereby:

- (a) appoint as an inspector for the purposes of the Act and the regulations under the Act those persons named in Column 1 of Schedule 1 below with the restrictions; and
- (b) limit the functions that a person so appointed has by excluding the functions specified in Column 2 of Schedule 1 opposite the person’s name.

SCHEDULE 1

<i>Column 1 Name of Person</i>	<i>Column 2 Functions Excluded (ie outside inspectors powers)</i>
Richard Ernest HODSON	Functions of an inspector under section 32B (Prosecution for offences under this Part (Part 2A Workplace deaths – offence)) and Division 2 (Improvement notices) and Division 3 (Prohibition notices) of Part 6 and section 106 (Authority to prosecute) and section 108 (Penalty notices) of the Act
Perry William SPARKS	
Robert Phillip McKENZIE	Functions of an inspector under section 32B (Prosecution for offences under this Part (Part 2A Workplace deaths – offence)) and section 106 (Authority to prosecute) and section 108 (Penalty notices) of the Act
Robert Gordon McLAUGHLIN	

Dated this 21st day of December 2007.

ALAN COUTTS,
Deputy Director-General,
Department of Primary Industries

STOCK DISEASES ACT 1923

Appointment of Inspector
Notification No. 482

I, BARRY DESMOND BUFFIER, Director-General of NSW Department of Primary Industries, pursuant to Section 6(1) of the Stock Diseases Act 1923, (“the Act”) appoint Alison Heidi BRADFORD as an inspector for the purposes of the Act.

Dated this 21st day of December 2007.

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

STOCK DISEASES ACT 1923

Appointment of Inspectors
Notification No. 483

I, BARRY DESMOND BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to section 6(1) of the Stock Diseases Act 1923 (“the Act”) appoint Roger Jarvis HARRIS, Letitia Jayne NICOLLE and Stuart Gregory WATSON as inspectors for the purposes of the Act.

Dated this 21st day of December 2007.

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

PLANT DISEASES ACT 1924

Appointment of Inspector

I, BARRY DESMOND BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 (“the Act”) appoint Tanya Lee KRAUSE as an inspector for the purposes of the Act.

Dated this 21st day of December 2007.

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

EXOTIC DISEASES OF ANIMALS ACT 1991

EQUINE INFLUENZA

ORDER – Section 15

Declaration of Restricted Area – Restricted Area (Red)

I, STEPHEN ELLIOTT DUNN, 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)" declared under section 15 of the Act dated 26 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

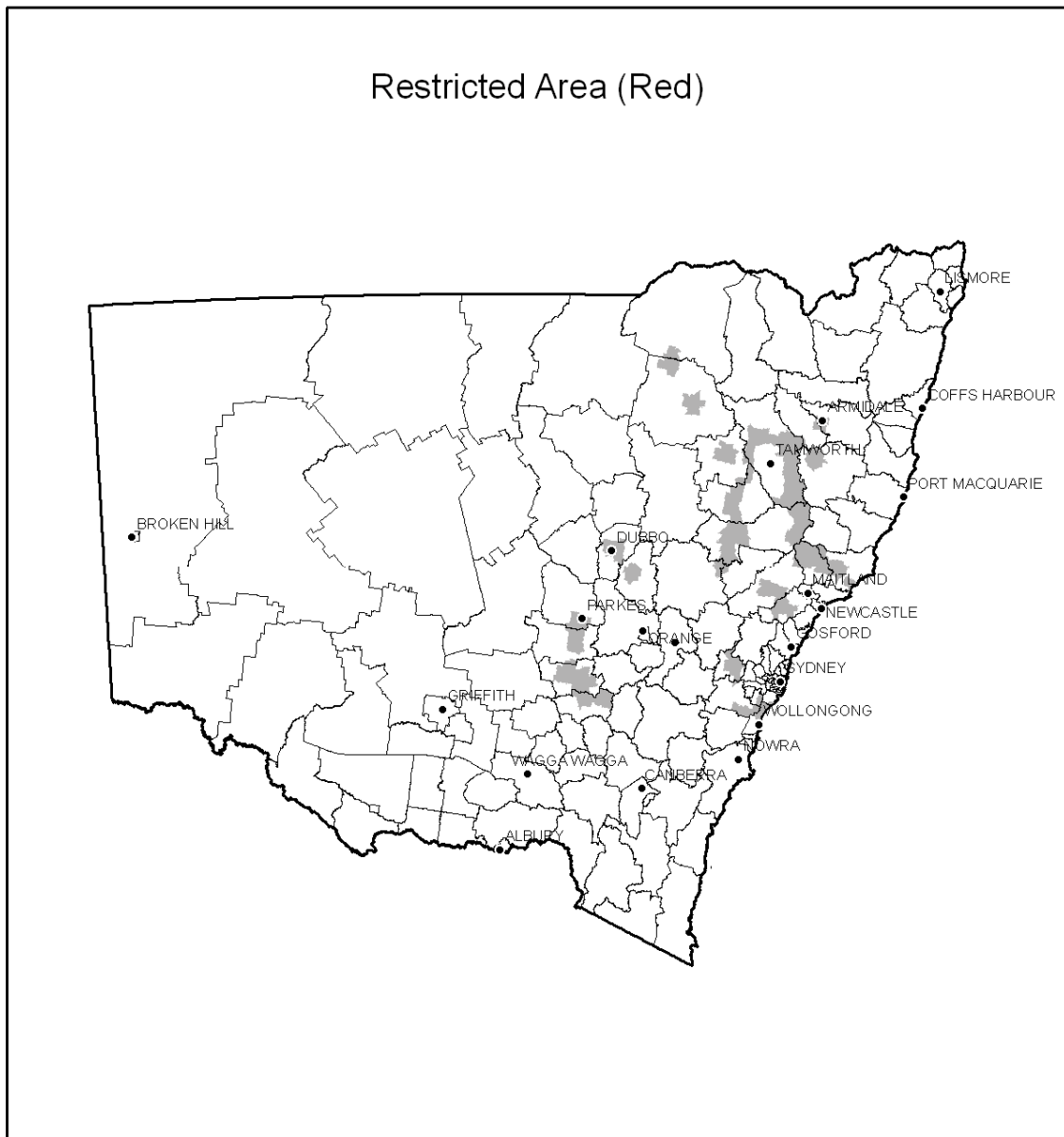
The parishes and counties in the local council areas administered by the following councils as set out in the table below:

<i>Local Council</i>	<i>Parish</i>	<i>County</i>
ARMIDALE DUMARESQ COUNCIL	ARMIDALE	SANDON
ARMIDALE DUMARESQ COUNCIL	BUTLER	SANDON
ARMIDALE DUMARESQ COUNCIL	DANGARSLEIGH	SANDON
ARMIDALE DUMARESQ COUNCIL	GARA	SANDON
ARMIDALE DUMARESQ COUNCIL	SAUMAREZ	SANDON
BLUE MOUNTAINS CITY COUNCIL	BILPIN	COOK
BLUE MOUNTAINS CITY COUNCIL	BOWEN	COOK
BLUE MOUNTAINS CITY COUNCIL	COOMASSIE	COOK
BLUE MOUNTAINS CITY COUNCIL	GROSE	COOK
BLUE MOUNTAINS CITY COUNCIL	IRVINE	COOK
BLUE MOUNTAINS CITY COUNCIL	JAMISON	COOK
BLUE MOUNTAINS CITY COUNCIL	LINDEN	COOK
BLUE MOUNTAINS CITY COUNCIL	MAGDALA	COOK
BLUE MOUNTAINS CITY COUNCIL	NEPEAN	COOK
BLUE MOUNTAINS CITY COUNCIL	WARRAGAMBA	COOK
BLUE MOUNTAINS CITY COUNCIL	WOODFORD	COOK
CAMPBELLTOWN CITY COUNCIL	ECKERSLEY	CUMBERLAND
CESSNOCK CITY COUNCIL	BLAXLAND	NORTHUMBERLAND
CESSNOCK CITY COUNCIL	CONGEWAI	NORTHUMBERLAND
CESSNOCK CITY COUNCIL	COOLAMIN	NORTHUMBERLAND
CESSNOCK CITY COUNCIL	CORRABARE	NORTHUMBERLAND
CESSNOCK CITY COUNCIL	ELLALONG	NORTHUMBERLAND
CESSNOCK CITY COUNCIL	MILLFIELD	NORTHUMBERLAND
CESSNOCK CITY COUNCIL	OVINGHAM	NORTHUMBERLAND
CESSNOCK CITY COUNCIL	QUORROBOLONG	NORTHUMBERLAND
CESSNOCK CITY COUNCIL	YANGO	NORTHUMBERLAND
DUBBO CITY COUNCIL	DUBBO	GORDON
DUBBO CITY COUNCIL	BENI	LINCOLN
DUBBO CITY COUNCIL	BRUAH	LINCOLN
DUBBO CITY COUNCIL	COOLBAGGIE	LINCOLN
DUBBO CITY COUNCIL	DUBBO	LINCOLN
DUBBO CITY COUNCIL	MURRUMBIDGERIE	LINCOLN
DUBBO CITY COUNCIL	TERRAMUNGAMINE	LINCOLN
DUBBO CITY COUNCIL	WARRIE	LINCOLN
DUBBO CITY COUNCIL	BURRABADINE	NARROMINE
DUNGOG SHIRE COUNCIL	ALLYN	DURHAM
DUNGOG SHIRE COUNCIL	AVENAL	DURHAM
DUNGOG SHIRE COUNCIL	BOONABILLA	DURHAM
DUNGOG SHIRE COUNCIL	CARROW	DURHAM

<i>Local Council</i>	<i>Parish</i>	<i>County</i>
GUNNEDAH SHIRE COUNCIL	BLACK JACK	POTTINGER
GUNNEDAH SHIRE COUNCIL	GILL	POTTINGER
GUNNEDAH SHIRE COUNCIL	GUNNEDAH	POTTINGER
GUNNEDAH SHIRE COUNCIL	JOHNSTON	POTTINGER
LIVERPOOL PLAINS SHIRE COUNCIL	WENTWORTH	BRISBANE
LIVERPOOL PLAINS SHIRE COUNCIL	CLIFT	BUCKLAND
LIVERPOOL PLAINS SHIRE COUNCIL	DENVER	BUCKLAND
LIVERPOOL PLAINS SHIRE COUNCIL	GUNNADILLY	BUCKLAND
LIVERPOOL PLAINS SHIRE COUNCIL	HUDSON	BUCKLAND
LIVERPOOL PLAINS SHIRE COUNCIL	MOOKI	BUCKLAND
LIVERPOOL PLAINS SHIRE COUNCIL	PIALLAWAY	BUCKLAND
LIVERPOOL PLAINS SHIRE COUNCIL	TELFORD	BUCKLAND
LIVERPOOL PLAINS SHIRE COUNCIL	WALLALA	BUCKLAND
LIVERPOOL PLAINS SHIRE COUNCIL	WINDY	BUCKLAND
LIVERPOOL PLAINS SHIRE COUNCIL	YARRIMANBAH	BUCKLAND
LIVERPOOL PLAINS SHIRE COUNCIL	DOONA	POTTINGER
LIVERPOOL PLAINS SHIRE COUNCIL	KICKERBELL	POTTINGER
LIVERPOOL PLAINS SHIRE COUNCIL	WESTON	POTTINGER
MID-WESTERN REGIONAL COUNCIL	BYLONG	PHILLIP
MID-WESTERN REGIONAL COUNCIL	MURRUMBO	PHILLIP
MOREE PLAINS SHIRE COUNCIL	DOORABEEBA	BENARBA
MOREE PLAINS SHIRE COUNCIL	KRUI	BENARBA
MOREE PLAINS SHIRE COUNCIL	BOORAMINE	COURALLIE
MOREE PLAINS SHIRE COUNCIL	MINNAMINANE	COURALLIE
MOREE PLAINS SHIRE COUNCIL	THALABA	JAMISON
MUSWELLBROOK SHIRE COUNCIL	KERRABEE	PHILLIP
NARRABRI SHIRE COUNCIL	DOORABEEBA	BENARBA
NARRABRI SHIRE COUNCIL	BULYEROI	JAMISON
NARRABRI SHIRE COUNCIL	BUNNA	JAMISON
NARRABRI SHIRE COUNCIL	BUNYAH	JAMISON
NARRABRI SHIRE COUNCIL	BURRENDONG	JAMISON
NARRABRI SHIRE COUNCIL	DANGAR	JAMISON
NARRABRI SHIRE COUNCIL	MARKHAM	JAMISON
NARRABRI SHIRE COUNCIL	THALABA	JAMISON
NARRABRI SHIRE COUNCIL	NARRABRI	NANDEWAR
NARRABRI SHIRE COUNCIL	TIPPEREENA	NANDEWAR
NARRABRI SHIRE COUNCIL	BLAKE	WHITE
NARRABRI SHIRE COUNCIL	BORAL	WHITE
NARRABRI SHIRE COUNCIL	COOMA	WHITE
NARRABRI SHIRE COUNCIL	MILNER	WHITE
NARRABRI SHIRE COUNCIL	MOLLEE	WHITE
PARKES SHIRE COUNCIL	BROLGAN	ASHBURNHAM
PARKES SHIRE COUNCIL	CURRAJONG	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	CARROW	DURHAM
SINGLETON SHIRE COUNCIL	GLENDON	DURHAM
SINGLETON SHIRE COUNCIL	ST JULIAN	DURHAM
SINGLETON SHIRE COUNCIL	COONBARALBA	HUNTER
SINGLETON SHIRE COUNCIL	PARNELL	HUNTER
SINGLETON SHIRE COUNCIL	POPPONG	HUNTER
SINGLETON SHIRE COUNCIL	WHYBROW	HUNTER

<i>Local Council</i>	<i>Parish</i>	<i>County</i>
TAMWORTH REGIONAL COUNCIL	WALCHA	PARRY
TAMWORTH REGIONAL COUNCIL	WOMBRAMURRA	PARRY
TAMWORTH REGIONAL COUNCIL	WOLOMIN	PARRY
TAMWORTH REGIONAL COUNCIL	YEEROWIN	PARRY
TAMWORTH REGIONAL COUNCIL	INGLEBA	VERNON
UPPER HUNTER SHIRE COUNCIL	BOGGIBRI	BRISBANE
UPPER HUNTER SHIRE COUNCIL	CAMPBELL	BRISBANE
UPPER HUNTER SHIRE COUNCIL	COULSON	BRISBANE
UPPER HUNTER SHIRE COUNCIL	CRANBOURNE	BRISBANE
UPPER HUNTER SHIRE COUNCIL	GOULBURN	BRISBANE
UPPER HUNTER SHIRE COUNCIL	HOWARD	BRISBANE
UPPER HUNTER SHIRE COUNCIL	MACKENZIE	BRISBANE
UPPER HUNTER SHIRE COUNCIL	MERRIWA	BRISBANE
UPPER HUNTER SHIRE COUNCIL	MYRABLUAN	BRISBANE
UPPER HUNTER SHIRE COUNCIL	NEROBINGABLA	BRISBANE
UPPER HUNTER SHIRE COUNCIL	OXLEY	BRISBANE
UPPER HUNTER SHIRE COUNCIL	TERELL	BRISBANE
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
UPPER HUNTER SHIRE COUNCIL	WORONDI	BRISBANE
UPPER HUNTER SHIRE COUNCIL	BRONTE	DURHAM
UPPER HUNTER SHIRE COUNCIL	CHALMERS	DURHAM
UPPER HUNTER SHIRE COUNCIL	MAMARAN	DURHAM
UPPER HUNTER SHIRE COUNCIL	MOONAN	DURHAM
UPPER HUNTER SHIRE COUNCIL	OLDCASTLE	DURHAM
UPPER HUNTER SHIRE COUNCIL	OMADALE	DURHAM
UPPER HUNTER SHIRE COUNCIL	PROSPERO	DURHAM
UPPER HUNTER SHIRE COUNCIL	BARRY	HAWES
UPPER HUNTER SHIRE COUNCIL	CAMPBELL	HAWES
UPPER HUNTER SHIRE COUNCIL	CURRICABARK	HAWES
UPPER HUNTER SHIRE COUNCIL	HALL	HAWES
UPPER HUNTER SHIRE COUNCIL	SCHOFIELD	HAWES
UPPER HUNTER SHIRE COUNCIL	TOMALLA	HAWES
UPPER HUNTER SHIRE COUNCIL	WOMBRAMURRA	PARRY
URALLA SHIRE COUNCIL	LOOANGA	INGLIS
URALLA SHIRE COUNCIL	RETREAT	INGLIS
URALLA SHIRE COUNCIL	WINTON	INGLIS
URALLA SHIRE COUNCIL	ARDING	SANDON
URALLA SHIRE COUNCIL	BUTLER	SANDON
URALLA SHIRE COUNCIL	DANGARSLEIGH	SANDON
URALLA SHIRE COUNCIL	HARNHAM	SANDON
URALLA SHIRE COUNCIL	KENTUCKY	SANDON
URALLA SHIRE COUNCIL	SANDON	SANDON
WALCHA COUNCIL	CONGI	INGLIS
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

<i>Local Council</i>	<i>Parish</i>	<i>County</i>
WEDDIN SHIRE COUNCIL	BARBINGAL	BLAND
WEDDIN SHIRE COUNCIL	BOLUNGERAI	BLAND
WEDDIN SHIRE COUNCIL	MAROWRIE	BLAND
WEDDIN SHIRE COUNCIL	YULINE	BLAND
WEDDIN SHIRE COUNCIL	BOGOLONG	FORBES
WEDDIN SHIRE COUNCIL	EUALDRIE	FORBES
WEDDIN SHIRE COUNCIL	MAUDRY	FORBES
WEDDIN SHIRE COUNCIL	MELYRA	FORBES
WEDDIN SHIRE COUNCIL	WALLAH WALLAH	FORBES
WEDDIN SHIRE COUNCIL	WHEOGA	FORBES
WEDDIN SHIRE COUNCIL	WHEOGA	GIPPS
WEDDIN SHIRE COUNCIL	BRUNDAH	MONTEAGLE
WEDDIN SHIRE COUNCIL	BUNGALONG	MONTEAGLE
WEDDIN SHIRE COUNCIL	COBA	MONTEAGLE
WEDDIN SHIRE COUNCIL	COOLEGONG	MONTEAGLE
WEDDIN SHIRE COUNCIL	TYAGONG	MONTEAGLE
WEDDIN SHIRE COUNCIL	WEDDIN	MONTEAGLE
WEDDIN SHIRE COUNCIL	YAMBIRA	MONTEAGLE
WELLINGTON COUNCIL	NANIMA	BLIGH
WELLINGTON COUNCIL	CURRA	GORDON
WELLINGTON COUNCIL	GUNDY	GORDON
WELLINGTON COUNCIL	PONTO	GORDON
WELLINGTON COUNCIL	MICKETYMULGA	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	WALLANDOOOLA	CAMDEN
WOLLONDILLY SHIRE COUNCIL	WILTON	CAMDEN
WOLLONDILLY SHIRE COUNCIL	WARRAGAMBA	COOK
WOLLONDILLY SHIRE COUNCIL	ECKERSLEY	CUMBERLAND
WOLLONDILLY SHIRE COUNCIL	SOUTHEND	CUMBERLAND
WOLLONDILLY SHIRE COUNCIL	WEDDERBURN	CUMBERLAND
WOLLONGONG CITY COUNCIL	WOONONA	CAMDEN
WOLLONGONG CITY COUNCIL	BULGO	CUMBERLAND
WOLLONGONG CITY COUNCIL	HEATHCOTE	CUMBERLAND
WOLLONGONG CITY COUNCIL	SOUTHEND	CUMBERLAND
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.

This order commences on 22 December 2007.

Dated: 21 December 2007.

STEPHEN ELLIOTT DUNN,
Deputy Chief Veterinary Officer



NSW DEPARTMENT OF
PRIMARY INDUSTRIES

**EXOTIC DISEASES OF ANIMALS ACT 1991
EQUINE INFLUENZA
ORDER - Section 22**

Control Order – Regulation of Protected Area (Green)

I, WAYNE BRUCE HAIGH, an Inspector under the *Exotic Diseases of Animals Act 1991* (“the Act”), having been directed by STEPHEN ELLIOTT DUNN, Deputy Chief Veterinary Officer (“DCVO”), pursuant to his delegated powers under section 67 of the Act to make the following Control Order, pursuant to section 22 of the Act, hereby:

1. revoke the control order declared under section 22 of the Act titled “Control Order – Regulation of Protected Area (Green)” dated 7 December 2007, and any order revived as a result of this revocation; and
2. regulate the movement of horses into, out of and within the area specified in Schedule 1, in the manner specified in Schedule 2; and
3. regulate the movement of animal products into, out of and within the area specified in Schedule 1 in the manner specified in Schedule 3; and
4. regulate the holding of events within the area specified in Schedule 1 in the manner specified in Schedule 4.

SCHEDULE 1

Specified Area

The specified area is to be known as the “**Protected Area (Green)**” and is that part of the Control Area shown by the shaded area in the map below being:

1. within the local government areas administered by the following local councils:

CITY OF ALBURY
BALLINA SHIRE COUNCIL
BALRANALD SHIRE COUNCIL
BATHURST REGIONAL COUNCIL
BEGA VALLEY SHIRE COUNCIL
BELLINGEN SHIRE COUNCIL
BERRIGAN SHIRE COUNCIL
BLAYNEY SHIRE COUNCIL
BOGAN SHIRE COUNCIL
BOMBALA COUNCIL
BOURKE SHIRE COUNCIL
BREWARRINA SHIRE COUNCIL
BROKEN HILL CITY COUNCIL
BYRON SHIRE COUNCIL
CARRATHOOL SHIRE COUNCIL
CENTRAL DARLING SHIRE COUNCIL
CLARENCE VALLEY COUNCIL
COBAR SHIRE COUNCIL
COFFS HARBOUR CITY COUNCIL
CONARGO SHIRE COUNCIL
COOLAMON SHIRE COUNCIL
COOMA-MONARO COUNCIL
COONAMBLE SHIRE COUNCIL

COROWA SHIRE COUNCIL
DENILQUIN COUNCIL
EUROBODALLA SHIRE COUNCIL
GLEN INNES SEVERN SHIRE COUNCIL
GOULBURN MULWAREE COUNCIL
GREATER HUME SHIRE COUNCIL
GREATER TAREE CITY COUNCIL
GRIFFITH CITY COUNCIL
GUNDAGAI SHIRE COUNCIL
HAY SHIRE COUNCIL
INVERELL SHIRE COUNCIL
JERILDERIE SHIRE COUNCIL
JUNEE SHIRE COUNCIL
KEMPSEY SHIRE COUNCIL
LACHLAN SHIRE COUNCIL
LEETON SHIRE COUNCIL
LISMORE CITY COUNCIL
LOCKHART SHIRE COUNCIL
MURRAY SHIRE COUNCIL
MURRUMBIDGEE SHIRE COUNCIL
NAMBUCCA SHIRE COUNCIL
NARRANDERA SHIRE COUNCIL
OBERON COUNCIL
ORANGE CITY COUNCIL
PALERANG COUNCIL
PORT MACQUARIE-HASTINGS COUNCIL
QUEANBEYAN CITY COUNCIL
RICHMOND VALLEY COUNCIL
SHOALHAVEN CITY COUNCIL
SNOWY RIVER SHIRE COUNCIL
TEMORA SHIRE COUNCIL
TUMBARUMBA SHIRE COUNCIL
TUMUT COUNCIL
TWEED SHIRE COUNCIL
UNINCORPORATED FAR WEST
UPPER LACHLAN SHIRE COUNCIL
URANA SHIRE COUNCIL
WAGGA WAGGA CITY COUNCIL
THE COUNCIL OF THE SHIRE OF WAKOOL
WALGETT SHIRE COUNCIL
WARREN SHIRE COUNCIL
WENTWORTH SHIRE COUNCIL
YASS VALLEY COUNCIL

2. within the following parishes and counties in the areas administered by the local councils listed below:

Council Name	Parish	County
BLAND SHIRE COUNCIL	BARMEDMAN	BLAND
BLAND SHIRE COUNCIL	BELIMEBUNG	BLAND
BLAND SHIRE COUNCIL	BOONABAH	BLAND
BLAND SHIRE COUNCIL	CURRABURRAMA	BLAND
BLAND SHIRE COUNCIL	MANDAMAH	BLAND
BLAND SHIRE COUNCIL	MARBUNGA	BLAND
BLAND SHIRE COUNCIL	MUGGA	BLAND
BLAND SHIRE COUNCIL	NARRAGUDGIL	BLAND
BLAND SHIRE COUNCIL	THERARBUNG	BLAND
BLAND SHIRE COUNCIL	WAARBILLA	BLAND
BLAND SHIRE COUNCIL	WARGIN	BLAND
BLAND SHIRE COUNCIL	WYALONG SOUTH	BLAND
BLAND SHIRE COUNCIL	WYRRA	BLAND
BLAND SHIRE COUNCIL	YIDDAH	BLAND
BLAND SHIRE COUNCIL	ARDLETHAN	BOURKE
BLAND SHIRE COUNCIL	ARIAH	BOURKE
BLAND SHIRE COUNCIL	BUDDIGOWER	BOURKE
BLAND SHIRE COUNCIL	CLERMISTON	BOURKE
BLAND SHIRE COUNCIL	DAVIDSON	BOURKE
BLAND SHIRE COUNCIL	DRUMSTON	BOURKE
BLAND SHIRE COUNCIL	ELLON	BOURKE
BLAND SHIRE COUNCIL	JILLET	BOURKE
BLAND SHIRE COUNCIL	KILDARY	BOURKE
BLAND SHIRE COUNCIL	LANGI-KAL-KAL	BOURKE
BLAND SHIRE COUNCIL	MANDAMAH	BOURKE
BLAND SHIRE COUNCIL	RAMSAY	BOURKE
BLAND SHIRE COUNCIL	WILLANDRA	BOURKE
BLAND SHIRE COUNCIL	YITHAN	BOURKE
BLAND SHIRE COUNCIL	ARIAH	COOPER
BLAND SHIRE COUNCIL	BOURKE	COOPER
BLAND SHIRE COUNCIL	BYGOO	COOPER
BLAND SHIRE COUNCIL	CONAPAIRA EAST	COOPER
BLAND SHIRE COUNCIL	DOWLING	COOPER
BLAND SHIRE COUNCIL	EURATHA	COOPER
BLAND SHIRE COUNCIL	EURATHA SOUTH	COOPER
BLAND SHIRE COUNCIL	GURRAGONG	COOPER
BLAND SHIRE COUNCIL	KOLKILBERTOO	COOPER
BLAND SHIRE COUNCIL	KOLKILBERTOO EAST	COOPER
BLAND SHIRE COUNCIL	KOLKILBERTOO SOUTH	COOPER
BLAND SHIRE COUNCIL	LEWES	COOPER
BLAND SHIRE COUNCIL	MUNDUBURRA	COOPER
BLAND SHIRE COUNCIL	NARRIAH	COOPER
BLAND SHIRE COUNCIL	OXLEY	COOPER
BLAND SHIRE COUNCIL	SANDY CREEK	COOPER
BLAND SHIRE COUNCIL	THE PEAK	COOPER
BLAND SHIRE COUNCIL	WALLANDRY	COOPER
BLAND SHIRE COUNCIL	WALLANDRY NORTH	COOPER
BLAND SHIRE COUNCIL	YALGOGORING	COOPER
BLAND SHIRE COUNCIL	BIMBIL	DOWLING
BLAND SHIRE COUNCIL	BLAIRGOWRIE	DOWLING

BLAND SHIRE COUNCIL	CLOWERY	DOWLING
BLAND SHIRE COUNCIL	CONTARLO	DOWLING
BLAND SHIRE COUNCIL	CURRAWONG	DOWLING
BLAND SHIRE COUNCIL	CURRIKABAKH	DOWLING
BLAND SHIRE COUNCIL	DAVIS	DOWLING
BLAND SHIRE COUNCIL	GARRYOWEN	DOWLING
BLAND SHIRE COUNCIL	GEELOOMA	DOWLING
BLAND SHIRE COUNCIL	JIMBEROO	DOWLING
BLAND SHIRE COUNCIL	KIKOIRA	DOWLING
BLAND SHIRE COUNCIL	MOLOGONE	DOWLING
BLAND SHIRE COUNCIL	MURRABUNG	DOWLING
BLAND SHIRE COUNCIL	NARADHAN	DOWLING
BLAND SHIRE COUNCIL	NARRIAH	DOWLING
BLAND SHIRE COUNCIL	RUTLAND	DOWLING
BLAND SHIRE COUNCIL	WOMBOYN	DOWLING
BLAND SHIRE COUNCIL	YELKIN	DOWLING
BLAND SHIRE COUNCIL	BENA	GIPPS
BLAND SHIRE COUNCIL	BIBBIJOLEE	GIPPS
BLAND SHIRE COUNCIL	BIMBEEN	GIPPS
BLAND SHIRE COUNCIL	BLOW CLEAR	GIPPS
BLAND SHIRE COUNCIL	BOLAGAMY	GIPPS
BLAND SHIRE COUNCIL	BROLGA	GIPPS
BLAND SHIRE COUNCIL	BYGALORIE	GIPPS
BLAND SHIRE COUNCIL	CLEAR RIDGE	GIPPS
BLAND SHIRE COUNCIL	CORRINGLE	GIPPS
BLAND SHIRE COUNCIL	COWAL	GIPPS
BLAND SHIRE COUNCIL	HIAWATHA	GIPPS
BLAND SHIRE COUNCIL	KALINGAN	GIPPS
BLAND SHIRE COUNCIL	LAKE	GIPPS
BLAND SHIRE COUNCIL	MILDIL	GIPPS
BLAND SHIRE COUNCIL	MULGA	GIPPS
BLAND SHIRE COUNCIL	MURRENGREEN	GIPPS
BLAND SHIRE COUNCIL	THULLOO	GIPPS
BLAND SHIRE COUNCIL	UDAH	GIPPS
BLAND SHIRE COUNCIL	UNGARIE	GIPPS
BLAND SHIRE COUNCIL	WAMBOYNE	GIPPS
BLAND SHIRE COUNCIL	WOLLONGOUGH	GIPPS
BLAND SHIRE COUNCIL	WYALONG	GIPPS
BLAND SHIRE COUNCIL	YOUNGA PLAIN	GIPPS
BLAND SHIRE COUNCIL	YOUNGAREEN	GIPPS
BLAND SHIRE COUNCIL	MELBERGEN	NICHOLSON
BOOROWA COUNCIL	CUDGELONG	FORBES
BOOROWA COUNCIL	GOORAMMA	HARDEN
BOOROWA COUNCIL	NURUNG	HARDEN
BOOROWA COUNCIL	ALTON	KING
BOOROWA COUNCIL	BALA	KING
BOOROWA COUNCIL	BARNETT	KING
BOOROWA COUNCIL	BLAKNEY	KING
BOOROWA COUNCIL	BOOROWA	KING
BOOROWA COUNCIL	BRAMAH	KING
BOOROWA COUNCIL	CROSBY	KING
BOOROWA COUNCIL	GRAHAM	KING
BOOROWA COUNCIL	GUNNARY	KING
BOOROWA COUNCIL	HOVELL	KING

BOOROWA COUNCIL	KEMBER	KING
BOOROWA COUNCIL	KENYU	KING
BOOROWA COUNCIL	NEWHAM	KING
BOOROWA COUNCIL	NUMBY	KING
BOOROWA COUNCIL	OLNEY	KING
BOOROWA COUNCIL	OPTON	KING
BOOROWA COUNCIL	RABNOR	KING
BOOROWA COUNCIL	RUGBY	KING
BOOROWA COUNCIL	TAUNTON	KING
BOOROWA COUNCIL	WALLAH	KING
BOOROWA COUNCIL	WARE	KING
BOOROWA COUNCIL	WYANGALA	KING
BOOROWA COUNCIL	COCOMINGLA	MONTEAGLE
BOOROWA COUNCIL	GEEGULLALONG	MONTEAGLE
BOOROWA COUNCIL	MURRUNGAL	MONTEAGLE
CABONNE SHIRE COUNCIL	BARRAJIN	ASHBURNHAM
CABONNE SHIRE COUNCIL	BARTON	ASHBURNHAM
CABONNE SHIRE COUNCIL	BELL	ASHBURNHAM
CABONNE SHIRE COUNCIL	BELUBULA	ASHBURNHAM
CABONNE SHIRE COUNCIL	BOREE CABONNE	ASHBURNHAM
CABONNE SHIRE COUNCIL	BOREE NYRANG	ASHBURNHAM
CABONNE SHIRE COUNCIL	BOWAN	ASHBURNHAM
CABONNE SHIRE COUNCIL	BRYMEDURA	ASHBURNHAM
CABONNE SHIRE COUNCIL	CANOBOLAS	ASHBURNHAM
CABONNE SHIRE COUNCIL	CANOMODINE	ASHBURNHAM
CABONNE SHIRE COUNCIL	CARGO	ASHBURNHAM
CABONNE SHIRE COUNCIL	COLLETT	ASHBURNHAM
CABONNE SHIRE COUNCIL	CUDAL	ASHBURNHAM
CABONNE SHIRE COUNCIL	CUMBLE	ASHBURNHAM
CABONNE SHIRE COUNCIL	DULLADERRY	ASHBURNHAM
CABONNE SHIRE COUNCIL	EDINBURGH	ASHBURNHAM
CABONNE SHIRE COUNCIL	GOIMBLA	ASHBURNHAM
CABONNE SHIRE COUNCIL	GREGRA	ASHBURNHAM
CABONNE SHIRE COUNCIL	MANDAGERY	ASHBURNHAM
CABONNE SHIRE COUNCIL	MANILDRA	ASHBURNHAM
CABONNE SHIRE COUNCIL	MOGONG	ASHBURNHAM
CABONNE SHIRE COUNCIL	MOLONG	ASHBURNHAM
CABONNE SHIRE COUNCIL	MURGA	ASHBURNHAM
CABONNE SHIRE COUNCIL	NANAMI	ASHBURNHAM
CABONNE SHIRE COUNCIL	NANGAR	ASHBURNHAM
CABONNE SHIRE COUNCIL	NYRANG	ASHBURNHAM
CABONNE SHIRE COUNCIL	TOOGONG	ASHBURNHAM
CABONNE SHIRE COUNCIL	TRAJERE	ASHBURNHAM
CABONNE SHIRE COUNCIL	WOLABLER	ASHBURNHAM
CABONNE SHIRE COUNCIL	ABERFOIL	BATHURST
CABONNE SHIRE COUNCIL	ANSON	BATHURST
CABONNE SHIRE COUNCIL	BENEREE	BATHURST
CABONNE SHIRE COUNCIL	BYNG	BATHURST
CABONNE SHIRE COUNCIL	CANOWINDRA	BATHURST
CABONNE SHIRE COUNCIL	CLARENDON	BATHURST
CABONNE SHIRE COUNCIL	CLINTON	BATHURST
CABONNE SHIRE COUNCIL	COLVILLE	BATHURST
CABONNE SHIRE COUNCIL	FREEMANTLE	BATHURST
CABONNE SHIRE COUNCIL	HUNTLEY	BATHURST

CABONNE SHIRE COUNCIL	LENNOX	BATHURST
CABONNE SHIRE COUNCIL	SHADFORTH	BATHURST
CABONNE SHIRE COUNCIL	VITTORIA	BATHURST
CABONNE SHIRE COUNCIL	WALDEGRAVE	BATHURST
CABONNE SHIRE COUNCIL	WORCESTER	BATHURST
CABONNE SHIRE COUNCIL	BELMORE	GORDON
CABONNE SHIRE COUNCIL	BENYA	GORDON
CABONNE SHIRE COUNCIL	BOLDEROGERY	GORDON
CABONNE SHIRE COUNCIL	BUCKINBAH	GORDON
CABONNE SHIRE COUNCIL	BURGOON	GORDON
CABONNE SHIRE COUNCIL	BURRAWONG	GORDON
CABONNE SHIRE COUNCIL	CARDINGTON	GORDON
CABONNE SHIRE COUNCIL	DILGA	GORDON
CABONNE SHIRE COUNCIL	DRAWAY	GORDON
CABONNE SHIRE COUNCIL	EURIMBULA	GORDON
CABONNE SHIRE COUNCIL	GULLENGAMBEL	GORDON
CABONNE SHIRE COUNCIL	OBLEY	GORDON
CABONNE SHIRE COUNCIL	ROCKY PONDS	GORDON
CABONNE SHIRE COUNCIL	STRATHORN	GORDON
CABONNE SHIRE COUNCIL	THE GAP	GORDON
CABONNE SHIRE COUNCIL	WAGSTAFF	GORDON
CABONNE SHIRE COUNCIL	WANDAWANDONG	GORDON
CABONNE SHIRE COUNCIL	WARRABERRY	GORDON
CABONNE SHIRE COUNCIL	CALOMA	NARROMINE
CABONNE SHIRE COUNCIL	BOOMEY	WELLINGTON
CABONNE SHIRE COUNCIL	BORENORE	WELLINGTON
CABONNE SHIRE COUNCIL	COOLAMIN	WELLINGTON
CABONNE SHIRE COUNCIL	COPPER HILL	WELLINGTON
CABONNE SHIRE COUNCIL	FORBES	WELLINGTON
CABONNE SHIRE COUNCIL	GAMBOOLA	WELLINGTON
CABONNE SHIRE COUNCIL	LARRAS LAKE	WELLINGTON
CABONNE SHIRE COUNCIL	LEWIS	WELLINGTON
CABONNE SHIRE COUNCIL	MARCH	WELLINGTON
CABONNE SHIRE COUNCIL	MULYAN	WELLINGTON
CABONNE SHIRE COUNCIL	NUBRIGYN	WELLINGTON
CABONNE SHIRE COUNCIL	ORANGE	WELLINGTON
CABONNE SHIRE COUNCIL	THREE RIVERS	WELLINGTON
CABONNE SHIRE COUNCIL	TOWAC	WELLINGTON
CABONNE SHIRE COUNCIL	TRUDGETT	WELLINGTON
COOTAMUNDRA SHIRE COUNCIL	CONGOU	BLAND
COOTAMUNDRA SHIRE COUNCIL	DINGA DINGI	BLAND
COOTAMUNDRA SHIRE COUNCIL	DUDAUMAN	BLAND
COOTAMUNDRA SHIRE COUNCIL	MALEEJA	BLAND
COOTAMUNDRA SHIRE COUNCIL	STOCKINBINGAL	BLAND
COOTAMUNDRA SHIRE COUNCIL	YEO YEO	BLAND
COOTAMUNDRA SHIRE COUNCIL	MITTA MITTA	CLARENDON
COOTAMUNDRA SHIRE COUNCIL	ULANDRA	CLARENDON
COOTAMUNDRA SHIRE COUNCIL	BURRA	HARDEN
COOTAMUNDRA SHIRE COUNCIL	COONEY	HARDEN
COOTAMUNDRA SHIRE COUNCIL	COOTAMUNDRA	HARDEN
COOTAMUNDRA SHIRE COUNCIL	COWCUMBALA	HARDEN
COOTAMUNDRA SHIRE COUNCIL	CULLINGA	HARDEN
COOTAMUNDRA SHIRE COUNCIL	CUNJEGONG	HARDEN
COOTAMUNDRA SHIRE COUNCIL	DEMONDRILLE	HARDEN

COOTAMUNDRA SHIRE COUNCIL	JINDALEE	HARDEN
COOTAMUNDRA SHIRE COUNCIL	JUGIONG	HARDEN
COOTAMUNDRA SHIRE COUNCIL	MOONEY MOONEY	HARDEN
COOTAMUNDRA SHIRE COUNCIL	MUTTAMA	HARDEN
COOTAMUNDRA SHIRE COUNCIL	WALLEDOON	HARDEN
COWRA SHIRE COUNCIL	BANGAROO	BATHURST
COWRA SHIRE COUNCIL	BILLIMARI	BATHURST
COWRA SHIRE COUNCIL	BRACEBRIDGE	BATHURST
COWRA SHIRE COUNCIL	CANOWINDRA	BATHURST
COWRA SHIRE COUNCIL	CHAUCER	BATHURST
COWRA SHIRE COUNCIL	COOTA	BATHURST
COWRA SHIRE COUNCIL	COWRA	BATHURST
COWRA SHIRE COUNCIL	DUNLEARY	BATHURST
COWRA SHIRE COUNCIL	EGBERT	BATHURST
COWRA SHIRE COUNCIL	GLENLOGAN	BATHURST
COWRA SHIRE COUNCIL	KENILWORTH	BATHURST
COWRA SHIRE COUNCIL	MALONGULLI	BATHURST
COWRA SHIRE COUNCIL	MILBURN	BATHURST
COWRA SHIRE COUNCIL	PURFLEET	BATHURST
COWRA SHIRE COUNCIL	ROSEBERG	BATHURST
COWRA SHIRE COUNCIL	TENANDRA	BATHURST
COWRA SHIRE COUNCIL	TINTERN	BATHURST
COWRA SHIRE COUNCIL	WALLI	BATHURST
COWRA SHIRE COUNCIL	WAUGOOLA	BATHURST
COWRA SHIRE COUNCIL	BINDA	FORBES
COWRA SHIRE COUNCIL	BROULA	FORBES
COWRA SHIRE COUNCIL	CUDGELONG	FORBES
COWRA SHIRE COUNCIL	GOOLOONG	FORBES
COWRA SHIRE COUNCIL	MERRIGANOWRY	FORBES
COWRA SHIRE COUNCIL	MORONGLA	FORBES
COWRA SHIRE COUNCIL	MULYAN	FORBES
COWRA SHIRE COUNCIL	STOKE	GEORGIANA
FORBES SHIRE COUNCIL	BEDGEREBONG	CUNNINGHAM
FORBES SHIRE COUNCIL	BEREWOMBENIA	CUNNINGHAM
FORBES SHIRE COUNCIL	BOMOBBIN	CUNNINGHAM
FORBES SHIRE COUNCIL	BURRAWONG	CUNNINGHAM
FORBES SHIRE COUNCIL	CARROBOLIN	CUNNINGHAM
FORBES SHIRE COUNCIL	DERRIWONG	CUNNINGHAM
FORBES SHIRE COUNCIL	GOOBANG	CUNNINGHAM
FORBES SHIRE COUNCIL	KARS	CUNNINGHAM
FORBES SHIRE COUNCIL	MONOMIE	CUNNINGHAM
FORBES SHIRE COUNCIL	MONWONGA	CUNNINGHAM
FORBES SHIRE COUNCIL	MULGUTHRIE	CUNNINGHAM
FORBES SHIRE COUNCIL	YARRABANDAI	CUNNINGHAM
FORBES SHIRE COUNCIL	CADALGULEE	GIPPS
FORBES SHIRE COUNCIL	CADOW	GIPPS
FORBES SHIRE COUNCIL	GIBRIGAL	GIPPS
FORBES SHIRE COUNCIL	INA	GIPPS
FORBES SHIRE COUNCIL	LAKE	GIPPS
FORBES SHIRE COUNCIL	MOORA MOORA	GIPPS
FORBES SHIRE COUNCIL	TOWYAL	GIPPS
FORBES SHIRE COUNCIL	WARROO	GIPPS
FORBES SHIRE COUNCIL	WEST PLAINS	GIPPS
FORBES SHIRE COUNCIL	WILBERTROY	GIPPS

GILGANDRA SHIRE COUNCIL	ALLAMURGOOLA	EWENMAR
GILGANDRA SHIRE COUNCIL	ARMATREE	EWENMAR
GILGANDRA SHIRE COUNCIL	BALLADORAN	EWENMAR
GILGANDRA SHIRE COUNCIL	BERIDA	EWENMAR
GILGANDRA SHIRE COUNCIL	BOBARAH	EWENMAR
GILGANDRA SHIRE COUNCIL	BOEBUNG	EWENMAR
GILGANDRA SHIRE COUNCIL	BOURBAH	EWENMAR
GILGANDRA SHIRE COUNCIL	BREELONG	EWENMAR
GILGANDRA SHIRE COUNCIL	BUGABADA	EWENMAR
GILGANDRA SHIRE COUNCIL	BUNDIJOE	EWENMAR
GILGANDRA SHIRE COUNCIL	BUNDOBERING	EWENMAR
GILGANDRA SHIRE COUNCIL	BUNGEY	EWENMAR
GILGANDRA SHIRE COUNCIL	BURAMILONG	EWENMAR
GILGANDRA SHIRE COUNCIL	BURROWAY	EWENMAR
GILGANDRA SHIRE COUNCIL	CONNIBONG	EWENMAR
GILGANDRA SHIRE COUNCIL	EIRABAN	EWENMAR
GILGANDRA SHIRE COUNCIL	EURA	EWENMAR
GILGANDRA SHIRE COUNCIL	GEWAH	EWENMAR
GILGANDRA SHIRE COUNCIL	KICKABIL	EWENMAR
GILGANDRA SHIRE COUNCIL	MILDA	EWENMAR
GILGANDRA SHIRE COUNCIL	MILPULLING	EWENMAR
GILGANDRA SHIRE COUNCIL	TACKLEBANG	EWENMAR
GILGANDRA SHIRE COUNCIL	BEARBONG	GOWEN
GILGANDRA SHIRE COUNCIL	BIRALBUNG	GOWEN
GILGANDRA SHIRE COUNCIL	BOYBEN	GOWEN
GILGANDRA SHIRE COUNCIL	BREELONG	GOWEN
GILGANDRA SHIRE COUNCIL	BURRENDAH	GOWEN
GILGANDRA SHIRE COUNCIL	CALLANGOAN	GOWEN
GILGANDRA SHIRE COUNCIL	CARAGHNAN	GOWEN
GILGANDRA SHIRE COUNCIL	COBBINBIL	GOWEN
GILGANDRA SHIRE COUNCIL	DILLY	GOWEN
GILGANDRA SHIRE COUNCIL	ERINGANERIN	GOWEN
GILGANDRA SHIRE COUNCIL	GULARGAMBONE	GOWEN
GILGANDRA SHIRE COUNCIL	GUMIN	GOWEN
GILGANDRA SHIRE COUNCIL	KIRBAN	GOWEN
GILGANDRA SHIRE COUNCIL	MUNDAR	GOWEN
GILGANDRA SHIRE COUNCIL	NAMAN	GOWEN
GILGANDRA SHIRE COUNCIL	PIANGULA	GOWEN
GILGANDRA SHIRE COUNCIL	PIBBON	GOWEN
GILGANDRA SHIRE COUNCIL	QUANDONG	GOWEN
GILGANDRA SHIRE COUNCIL	TARAMBIJAL	GOWEN
GILGANDRA SHIRE COUNCIL	TERRABILE	GOWEN
GILGANDRA SHIRE COUNCIL	TONDERBURINE	GOWEN
GILGANDRA SHIRE COUNCIL	TOORAWEEAH	GOWEN
GILGANDRA SHIRE COUNCIL	UARGON	GOWEN
GILGANDRA SHIRE COUNCIL	ULUNGRA	GOWEN
GILGANDRA SHIRE COUNCIL	WALLUMBURRAWANG	GOWEN
GILGANDRA SHIRE COUNCIL	WINDURONG	GOWEN
GILGANDRA SHIRE COUNCIL	WINGABUTTA	GOWEN
GILGANDRA SHIRE COUNCIL	YALCOGRIN	GOWEN
GILGANDRA SHIRE COUNCIL	YOULBUNG	GOWEN
GILGANDRA SHIRE COUNCIL	BARONNE	LEICHHARDT
GILGANDRA SHIRE COUNCIL	CARWELL	LEICHHARDT
GILGANDRA SHIRE COUNCIL	ELONGERY	LEICHHARDT

GILGANDRA SHIRE COUNCIL	WAMBELONG	LEICHHARDT
GILGANDRA SHIRE COUNCIL	BREELONG	LINCOLN
GILGANDRA SHIRE COUNCIL	LINCOLN	LINCOLN
GREAT LAKES COUNCIL	TALAWAHL	GLOUCESTER
GREAT LAKES COUNCIL	TUNCURRY	GLOUCESTER
GREAT LAKES COUNCIL	WANG WAUK	GLOUCESTER
GUYRA SHIRE COUNCIL	MACINTYRE	GOUGH
GUYRA SHIRE COUNCIL	GLEN NEVIS	GRESHAM
GWYDIR SHIRE COUNCIL	GRAMAN	ARRAWATTA
GWYDIR SHIRE COUNCIL	ABERCROMBIE	BURNETT
GWYDIR SHIRE COUNCIL	ADAMS	BURNETT
GWYDIR SHIRE COUNCIL	BALFOUR	BURNETT
GWYDIR SHIRE COUNCIL	BAROMA	BURNETT
GWYDIR SHIRE COUNCIL	BLEDGER	BURNETT
GWYDIR SHIRE COUNCIL	BLUE NOBBY	BURNETT
GWYDIR SHIRE COUNCIL	BOGAMILDI	BURNETT
GWYDIR SHIRE COUNCIL	BOOBAH	BURNETT
GWYDIR SHIRE COUNCIL	BOYANGA	BURNETT
GWYDIR SHIRE COUNCIL	BULLALA	BURNETT
GWYDIR SHIRE COUNCIL	CLARE	BURNETT
GWYDIR SHIRE COUNCIL	CODRINGTON	BURNETT
GWYDIR SHIRE COUNCIL	COX	BURNETT
GWYDIR SHIRE COUNCIL	EALIS	BURNETT
GWYDIR SHIRE COUNCIL	ELLIS	BURNETT
GWYDIR SHIRE COUNCIL	GILL	BURNETT
GWYDIR SHIRE COUNCIL	GINEROI	BURNETT
GWYDIR SHIRE COUNCIL	GLENALVON	BURNETT
GWYDIR SHIRE COUNCIL	GOALONGA	BURNETT
GWYDIR SHIRE COUNCIL	GOORABIL	BURNETT
GWYDIR SHIRE COUNCIL	GOURNAMA	BURNETT
GWYDIR SHIRE COUNCIL	GRAGIN	BURNETT
GWYDIR SHIRE COUNCIL	GRAVESEND	BURNETT
GWYDIR SHIRE COUNCIL	GUGUMBURRA	BURNETT
GWYDIR SHIRE COUNCIL	GULLUNGUTTA	BURNETT
GWYDIR SHIRE COUNCIL	HADLEIGH	BURNETT
GWYDIR SHIRE COUNCIL	HOLLINGSWORTH	BURNETT
GWYDIR SHIRE COUNCIL	KIGA	BURNETT
GWYDIR SHIRE COUNCIL	MANDOE	BURNETT
GWYDIR SHIRE COUNCIL	MITCHELL	BURNETT
GWYDIR SHIRE COUNCIL	MONSOON	BURNETT
GWYDIR SHIRE COUNCIL	MURGO	BURNETT
GWYDIR SHIRE COUNCIL	MUSCLE	BURNETT
GWYDIR SHIRE COUNCIL	MYALLA	BURNETT
GWYDIR SHIRE COUNCIL	NUNGA NUNGA	BURNETT
GWYDIR SHIRE COUNCIL	OREGON	BURNETT
GWYDIR SHIRE COUNCIL	OTTLEY	BURNETT
GWYDIR SHIRE COUNCIL	PEPPERBOX	BURNETT
GWYDIR SHIRE COUNCIL	ROCKY HOLE	BURNETT
GWYDIR SHIRE COUNCIL	RUSSELL	BURNETT
GWYDIR SHIRE COUNCIL	SINGAPOORA	BURNETT
GWYDIR SHIRE COUNCIL	STACK	BURNETT
GWYDIR SHIRE COUNCIL	STANLEY	BURNETT
GWYDIR SHIRE COUNCIL	STEPHENSON	BURNETT
GWYDIR SHIRE COUNCIL	STRATHMORE	BURNETT

GWYDIR SHIRE COUNCIL	STUART	BURNETT
GWYDIR SHIRE COUNCIL	TACKINBRI	BURNETT
GWYDIR SHIRE COUNCIL	TULLIN TULLA	BURNETT
GWYDIR SHIRE COUNCIL	VICARS	BURNETT
GWYDIR SHIRE COUNCIL	WARIALDA	BURNETT
GWYDIR SHIRE COUNCIL	YAGOBE	BURNETT
GWYDIR SHIRE COUNCIL	YALLAROI	BURNETT
GWYDIR SHIRE COUNCIL	PARAMELLOWA	COURALLIE
GWYDIR SHIRE COUNCIL	BUNDARRA	DARLING
GWYDIR SHIRE COUNCIL	COOPER	HARDINGE
GWYDIR SHIRE COUNCIL	BANGHEET	MURCHISON
GWYDIR SHIRE COUNCIL	BINGARA	MURCHISON
GWYDIR SHIRE COUNCIL	DELINGERA	MURCHISON
GWYDIR SHIRE COUNCIL	DERRA DERRA	MURCHISON
GWYDIR SHIRE COUNCIL	DINGO	MURCHISON
GWYDIR SHIRE COUNCIL	DINOGA	MURCHISON
GWYDIR SHIRE COUNCIL	DRUMMOND	MURCHISON
GWYDIR SHIRE COUNCIL	DUMBOY	MURCHISON
GWYDIR SHIRE COUNCIL	DURHAM	MURCHISON
GWYDIR SHIRE COUNCIL	EVANS	MURCHISON
GWYDIR SHIRE COUNCIL	FURBER	MURCHISON
GWYDIR SHIRE COUNCIL	GLASS	MURCHISON
GWYDIR SHIRE COUNCIL	GOURON	MURCHISON
GWYDIR SHIRE COUNCIL	GUNDAMULDA	MURCHISON
GWYDIR SHIRE COUNCIL	KEERA	MURCHISON
GWYDIR SHIRE COUNCIL	MACINTYRE	MURCHISON
GWYDIR SHIRE COUNCIL	MCKINNON	MURCHISON
GWYDIR SHIRE COUNCIL	MEHI	MURCHISON
GWYDIR SHIRE COUNCIL	MOLROY	MURCHISON
GWYDIR SHIRE COUNCIL	MUNRO	MURCHISON
GWYDIR SHIRE COUNCIL	MYALL	MURCHISON
GWYDIR SHIRE COUNCIL	RIDER	MURCHISON
GWYDIR SHIRE COUNCIL	STAG	MURCHISON
GWYDIR SHIRE COUNCIL	WYNDHAM	MURCHISON
GWYDIR SHIRE COUNCIL	BLUE NOBBY	STAPYLTON
GWYDIR SHIRE COUNCIL	BOONAL	STAPYLTON
GWYDIR SHIRE COUNCIL	BOONANGA	STAPYLTON
GWYDIR SHIRE COUNCIL	BOORABA	STAPYLTON
GWYDIR SHIRE COUNCIL	CURRUMBAH	STAPYLTON
GWYDIR SHIRE COUNCIL	HOLMES	STAPYLTON
GWYDIR SHIRE COUNCIL	MERRIWA	STAPYLTON
GWYDIR SHIRE COUNCIL	MINGAN	STAPYLTON
GWYDIR SHIRE COUNCIL	MOBBINDRY	STAPYLTON
GWYDIR SHIRE COUNCIL	MUNGLE	STAPYLTON
GWYDIR SHIRE COUNCIL	STAPYLTON	STAPYLTON
GWYDIR SHIRE COUNCIL	TOONGCOOMA	STAPYLTON
GWYDIR SHIRE COUNCIL	TUBBLE GAH	STAPYLTON
GWYDIR SHIRE COUNCIL	TUCKA TUCKA	STAPYLTON
GWYDIR SHIRE COUNCIL	WHALAN	STAPYLTON
HARDEN SHIRE COUNCIL	BUNDARBO	BUCCLEUCH
HARDEN SHIRE COUNCIL	BEGGAN BEGGAN	HARDEN
HARDEN SHIRE COUNCIL	BIRREMA	HARDEN
HARDEN SHIRE COUNCIL	BOBBARA	HARDEN
HARDEN SHIRE COUNCIL	BOOKHAM	HARDEN

HARDEN SHIRE COUNCIL	COONEY	HARDEN
HARDEN SHIRE COUNCIL	COPPABELLA	HARDEN
HARDEN SHIRE COUNCIL	CULLINGA	HARDEN
HARDEN SHIRE COUNCIL	CUMBAMURRA	HARDEN
HARDEN SHIRE COUNCIL	CUNNINGAR	HARDEN
HARDEN SHIRE COUNCIL	CUNNINGHAM	HARDEN
HARDEN SHIRE COUNCIL	DEMONDRILLE	HARDEN
HARDEN SHIRE COUNCIL	GALONG	HARDEN
HARDEN SHIRE COUNCIL	HARDEN	HARDEN
HARDEN SHIRE COUNCIL	JUGIONG	HARDEN
HARDEN SHIRE COUNCIL	MURRIMBOOLA	HARDEN
HARDEN SHIRE COUNCIL	NURUNG	HARDEN
HARDEN SHIRE COUNCIL	WALLENDON	HARDEN
KYOGLE COUNCIL	BONALBO	BULLER
KYOGLE COUNCIL	BULLER	BULLER
KYOGLE COUNCIL	BURGESS	BULLER
KYOGLE COUNCIL	CAPEEN	BULLER
KYOGLE COUNCIL	CLARIBELL	BULLER
KYOGLE COUNCIL	EVANS	BULLER
KYOGLE COUNCIL	MEARIMB	BULLER
KYOGLE COUNCIL	PEACOCK	BULLER
KYOGLE COUNCIL	POCUPAR	BULLER
KYOGLE COUNCIL	ROBERTSON	BULLER
KYOGLE COUNCIL	TOOLOOM	BULLER
KYOGLE COUNCIL	ALICE	DRAKE
KYOGLE COUNCIL	BLACK CAMP	DRAKE
KYOGLE COUNCIL	COONGBAR	DRAKE
KYOGLE COUNCIL	PICARBIN	DRAKE
KYOGLE COUNCIL	PIKAPENE	DRAKE
KYOGLE COUNCIL	SANDILANDS	DRAKE
KYOGLE COUNCIL	TABULAM	DRAKE
KYOGLE COUNCIL	MONGOGARIE	RICHMOND
KYOGLE COUNCIL	BABYIL	ROUS
KYOGLE COUNCIL	BOORABEE	ROUS
KYOGLE COUNCIL	DYRAABA	ROUS
KYOGLE COUNCIL	ETTRICK	ROUS
KYOGLE COUNCIL	FAIRY MOUNT	ROUS
KYOGLE COUNCIL	GENEVA	ROUS
KYOGLE COUNCIL	HANGING ROCK	ROUS
KYOGLE COUNCIL	JIGGI	ROUS
KYOGLE COUNCIL	LANGWELL	ROUS
KYOGLE COUNCIL	MUMMULGUM	ROUS
KYOGLE COUNCIL	QUEEBUN	ROUS
KYOGLE COUNCIL	RUNNYMEDE	ROUS
KYOGLE COUNCIL	STRATHEDEN	ROUS
KYOGLE COUNCIL	TOONUMBAR	ROUS
KYOGLE COUNCIL	WIANGAREE	ROUS
KYOGLE COUNCIL	WYNDHAM	ROUS
CITY OF LITHGOW	BARTON	COOK
CITY OF LITHGOW	CAPERTEE	COOK
CITY OF LITHGOW	COOK	COOK
CITY OF LITHGOW	COX	COOK
CITY OF LITHGOW	FALNASH	COOK
CITY OF LITHGOW	GINDANTHERIE	COOK

CITY OF LITHGOW	GOOLLOOINBOIN	COOK
CITY OF LITHGOW	GOVETT	COOK
CITY OF LITHGOW	GOVETT SOUTH	COOK
CITY OF LITHGOW	HARTLEY	COOK
CITY OF LITHGOW	KANIMBLA	COOK
CITY OF LITHGOW	LETT	COOK
CITY OF LITHGOW	LIDSDALE	COOK
CITY OF LITHGOW	MARRANGAROO	COOK
CITY OF LITHGOW	ROCK HILL	COOK
CITY OF LITHGOW	WOLGAN	COOK
CITY OF LITHGOW	CAPERTEE	HUNTER
CITY OF LITHGOW	COORONGOOBA	HUNTER
CITY OF LITHGOW	GLEN ALICE	HUNTER
CITY OF LITHGOW	INNES	HUNTER
CITY OF LITHGOW	JAMISON	HUNTER
CITY OF LITHGOW	WIRRABA	HUNTER
CITY OF LITHGOW	WOLGAN	HUNTER
CITY OF LITHGOW	AIRLY	ROXBURGH
CITY OF LITHGOW	BANDAMORA	ROXBURGH
CITY OF LITHGOW	BEN BULLEN	ROXBURGH
CITY OF LITHGOW	CAPERTEE	ROXBURGH
CITY OF LITHGOW	CASTLETON	ROXBURGH
CITY OF LITHGOW	CLANDULLA	ROXBURGH
CITY OF LITHGOW	COCO	ROXBURGH
CITY OF LITHGOW	COOLAMIGAL	ROXBURGH
CITY OF LITHGOW	CULLEN BULLEN	ROXBURGH
CITY OF LITHGOW	DULABREE	ROXBURGH
CITY OF LITHGOW	EUSDALE	ROXBURGH
CITY OF LITHGOW	FALNASH	ROXBURGH
CITY OF LITHGOW	GOONGAL	ROXBURGH
CITY OF LITHGOW	HEARNE	ROXBURGH
CITY OF LITHGOW	MORUNDUREY	ROXBURGH
CITY OF LITHGOW	SOFALA	ROXBURGH
CITY OF LITHGOW	TAYAR	ROXBURGH
CITY OF LITHGOW	THORNSHOPE	ROXBURGH
CITY OF LITHGOW	TURON	ROXBURGH
CITY OF LITHGOW	UMBIELLA	ROXBURGH
CITY OF LITHGOW	ANTONIO	WESTMORELAND
CITY OF LITHGOW	BINDO	WESTMORELAND
CITY OF LITHGOW	GANBENANG	WESTMORELAND
CITY OF LITHGOW	LOWTHER	WESTMORELAND
CITY OF LITHGOW	THORNSHOPE	WESTMORELAND
MID-WESTERN REGIONAL COUNCIL	BLIGH	BLIGH
MID-WESTERN REGIONAL COUNCIL	BOBADEEN	BLIGH
MID-WESTERN REGIONAL COUNCIL	BUNGABA	BLIGH
MID-WESTERN REGIONAL COUNCIL	COPE	BLIGH
MID-WESTERN REGIONAL COUNCIL	CURRYALL	BLIGH
MID-WESTERN REGIONAL COUNCIL	DURRIDGERE	BLIGH
MID-WESTERN REGIONAL COUNCIL	GOODIMAN	BLIGH

MID-WESTERN REGIONAL COUNCIL	GOOLMA	BLIGH
MID-WESTERN REGIONAL COUNCIL	MEROTHERIE	BLIGH
MID-WESTERN REGIONAL COUNCIL	MUNMURRA	BLIGH
MID-WESTERN REGIONAL COUNCIL	NANDOURA	BLIGH
MID-WESTERN REGIONAL COUNCIL	NARRAGAMBA	BLIGH
MID-WESTERN REGIONAL COUNCIL	PUGGOON	BLIGH
MID-WESTERN REGIONAL COUNCIL	ROUSE	BLIGH
MID-WESTERN REGIONAL COUNCIL	STUBBO	BLIGH
MID-WESTERN REGIONAL COUNCIL	TALLAWANG	BLIGH
MID-WESTERN REGIONAL COUNCIL	TOMIMBIL	BLIGH
MID-WESTERN REGIONAL COUNCIL	ULAN	BLIGH
MID-WESTERN REGIONAL COUNCIL	WOROBIL	BLIGH
MID-WESTERN REGIONAL COUNCIL	YARROBIL	BLIGH
MID-WESTERN REGIONAL COUNCIL	COORONGOABA	HUNTER
MID-WESTERN REGIONAL COUNCIL	ARTHUR	PHILLIP
MID-WESTERN REGIONAL COUNCIL	BARA	PHILLIP
MID-WESTERN REGIONAL COUNCIL	BARIGAN	PHILLIP
MID-WESTERN REGIONAL COUNCIL	BAYLY	PHILLIP
MID-WESTERN REGIONAL COUNCIL	BOOGLEDIE	PHILLIP
MID-WESTERN REGIONAL COUNCIL	BOTOBOLAR	PHILLIP
MID-WESTERN REGIONAL COUNCIL	BUMBERRA	PHILLIP
MID-WESTERN REGIONAL COUNCIL	COMIALA	PHILLIP
MID-WESTERN REGIONAL COUNCIL	COOLCALWIN	PHILLIP
MID-WESTERN REGIONAL COUNCIL	COOYAL	PHILLIP
MID-WESTERN REGIONAL COUNCIL	CUMBO	PHILLIP
MID-WESTERN REGIONAL COUNCIL	DABEE	PHILLIP
MID-WESTERN REGIONAL COUNCIL	DERALE	PHILLIP

MID-WESTERN REGIONAL COUNCIL	DUNGEE	PHILLIP
MID-WESTERN REGIONAL COUNCIL	EURUNDURY	PHILLIP
MID-WESTERN REGIONAL COUNCIL	FITZGERALD	PHILLIP
MID-WESTERN REGIONAL COUNCIL	GALAMBINE	PHILLIP
MID-WESTERN REGIONAL COUNCIL	GROWEE	PHILLIP
MID-WESTERN REGIONAL COUNCIL	GULGONG	PHILLIP
MID-WESTERN REGIONAL COUNCIL	GUNTAWANG	PHILLIP
MID-WESTERN REGIONAL COUNCIL	HAWKINS	PHILLIP
MID-WESTERN REGIONAL COUNCIL	KELGOOLA	PHILLIP
MID-WESTERN REGIONAL COUNCIL	LENNOX	PHILLIP
MID-WESTERN REGIONAL COUNCIL	LOUEE	PHILLIP
MID-WESTERN REGIONAL COUNCIL	MOOLARBEN	PHILLIP
MID-WESTERN REGIONAL COUNCIL	PRICE	PHILLIP
MID-WESTERN REGIONAL COUNCIL	RUMKER	PHILLIP
MID-WESTERN REGIONAL COUNCIL	TONGBONG	PHILLIP
MID-WESTERN REGIONAL COUNCIL	WIALDRA	PHILLIP
MID-WESTERN REGIONAL COUNCIL	WILBERTREE	PHILLIP
MID-WESTERN REGIONAL COUNCIL	WILPINJONG	PHILLIP
MID-WESTERN REGIONAL COUNCIL	WOLLAR	PHILLIP
MID-WESTERN REGIONAL COUNCIL	AIRLY	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	BOCOBLE	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	BURROWOURY	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	CLANDULLA	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	CRUDINE	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	GANGUDDY	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	GOONGAL	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	HEARNE	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	MEAD	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	RYLSTONE	ROXBURGH

MID-WESTERN REGIONAL COUNCIL	SOBALA	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	STEWART	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	TABRABUCCA	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	WALBERTON	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	WARRANGUNIA	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	WELLS	ROXBURGH
MID-WESTERN REGIONAL COUNCIL	AVISFORD	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	BIRAGANBIL	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	BOIGA	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	BROOMBEE	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	CANNING	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	CUMMINGS	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	ERUDGERE	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	GRATTAI	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	HARGRAVES	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	KERR	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	MERINDA	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	MILLENBONG	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	MUDGEE	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	MUNNA	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	PETERS	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	PIAMBONG	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	ROUSE	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	SUTTOR	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	TAMBAROORA	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	TANNABUTTA	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	TATUALI	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	TOOLAMANANG	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	TRIAMBLE	WELLINGTON

MID-WESTERN REGIONAL COUNCIL	TUNNABIDGEE	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	ULMARRAH	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	WALTERS	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	WARRATRA	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	WAURDONG	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	WEROUERA	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	WIADERE	WELLINGTON
MID-WESTERN REGIONAL COUNCIL	WINDEYER	WELLINGTON
MOREE PLAINS SHIRE COUNCIL	BALERANG	BENARBA
MOREE PLAINS SHIRE COUNCIL	BALLALLA	BENARBA
MOREE PLAINS SHIRE COUNCIL	BANARWAY	BENARBA
MOREE PLAINS SHIRE COUNCIL	BAROONA	BENARBA
MOREE PLAINS SHIRE COUNCIL	BIBBLE	BENARBA
MOREE PLAINS SHIRE COUNCIL	BIROO	BENARBA
MOREE PLAINS SHIRE COUNCIL	BOOLMUCKLEDI	BENARBA
MOREE PLAINS SHIRE COUNCIL	BOOMI	BENARBA
MOREE PLAINS SHIRE COUNCIL	BOONALDOON	BENARBA
MOREE PLAINS SHIRE COUNCIL	BOONANGAR	BENARBA
MOREE PLAINS SHIRE COUNCIL	BOONEREY	BENARBA
MOREE PLAINS SHIRE COUNCIL	BOONOONA	BENARBA
MOREE PLAINS SHIRE COUNCIL	BORONGA	BENARBA
MOREE PLAINS SHIRE COUNCIL	BOROO	BENARBA
MOREE PLAINS SHIRE COUNCIL	BOYANGA	BENARBA
MOREE PLAINS SHIRE COUNCIL	BRIGALOW	BENARBA
MOREE PLAINS SHIRE COUNCIL	BUCKNEL	BENARBA
MOREE PLAINS SHIRE COUNCIL	BUNARBA	BENARBA
MOREE PLAINS SHIRE COUNCIL	BUNDORI	BENARBA
MOREE PLAINS SHIRE COUNCIL	BURRAGILLO	BENARBA
MOREE PLAINS SHIRE COUNCIL	BURRANDOON	BENARBA
MOREE PLAINS SHIRE COUNCIL	CAIDMURRA	BENARBA
MOREE PLAINS SHIRE COUNCIL	CARBEENBRI	BENARBA
MOREE PLAINS SHIRE COUNCIL	CARRAA	BENARBA
MOREE PLAINS SHIRE COUNCIL	COLLYMONGLE	BENARBA
MOREE PLAINS SHIRE COUNCIL	COLLYU	BENARBA
MOREE PLAINS SHIRE COUNCIL	COOLOOBONG	BENARBA
MOREE PLAINS SHIRE COUNCIL	COONALGRA	BENARBA
MOREE PLAINS SHIRE COUNCIL	COUBAL	BENARBA
MOREE PLAINS SHIRE COUNCIL	COWMERTON	BENARBA
MOREE PLAINS SHIRE COUNCIL	CRINOLINE	BENARBA
MOREE PLAINS SHIRE COUNCIL	CUDGILDOOL	BENARBA
MOREE PLAINS SHIRE COUNCIL	CURRAH	BENARBA
MOREE PLAINS SHIRE COUNCIL	CURROTHA	BENARBA
MOREE PLAINS SHIRE COUNCIL	CURRYGUNDI	BENARBA
MOREE PLAINS SHIRE COUNCIL	DERRA	BENARBA
MOREE PLAINS SHIRE COUNCIL	DINDIARNA	BENARBA

MOREE PLAINS SHIRE COUNCIL	DIRELMABILDI	BENARBA
MOREE PLAINS SHIRE COUNCIL	DUNDUNGA	BENARBA
MOREE PLAINS SHIRE COUNCIL	GALLOWAY	BENARBA
MOREE PLAINS SHIRE COUNCIL	GIL GIL	BENARBA
MOREE PLAINS SHIRE COUNCIL	GIN	BENARBA
MOREE PLAINS SHIRE COUNCIL	GINGHAM	BENARBA
MOREE PLAINS SHIRE COUNCIL	GOOCALLA	BENARBA
MOREE PLAINS SHIRE COUNCIL	GREAVES	BENARBA
MOREE PLAINS SHIRE COUNCIL	GREENAWAY	BENARBA
MOREE PLAINS SHIRE COUNCIL	HAMILTON	BENARBA
MOREE PLAINS SHIRE COUNCIL	HILL	BENARBA
MOREE PLAINS SHIRE COUNCIL	KAMILAROI	BENARBA
MOREE PLAINS SHIRE COUNCIL	KEELO	BENARBA
MOREE PLAINS SHIRE COUNCIL	KUNOPIA	BENARBA
MOREE PLAINS SHIRE COUNCIL	MALLOWA	BENARBA
MOREE PLAINS SHIRE COUNCIL	MARKHAM	BENARBA
MOREE PLAINS SHIRE COUNCIL	MEERO	BENARBA
MOREE PLAINS SHIRE COUNCIL	MEROE	BENARBA
MOREE PLAINS SHIRE COUNCIL	MILLEBEE	BENARBA
MOREE PLAINS SHIRE COUNCIL	MONGYER	BENARBA
MOREE PLAINS SHIRE COUNCIL	MOOMIN	BENARBA
MOREE PLAINS SHIRE COUNCIL	MOORINA	BENARBA
MOREE PLAINS SHIRE COUNCIL	MUNGI	BENARBA
MOREE PLAINS SHIRE COUNCIL	MYALL	BENARBA
MOREE PLAINS SHIRE COUNCIL	NARRAWALL	BENARBA
MOREE PLAINS SHIRE COUNCIL	NEARGO	BENARBA
MOREE PLAINS SHIRE COUNCIL	NEWCASTLE	BENARBA
MOREE PLAINS SHIRE COUNCIL	NOONAH	BENARBA
MOREE PLAINS SHIRE COUNCIL	NOORA	BENARBA
MOREE PLAINS SHIRE COUNCIL	NUMBY NUMBY	BENARBA
MOREE PLAINS SHIRE COUNCIL	OREEL	BENARBA
MOREE PLAINS SHIRE COUNCIL	PEARSE	BENARBA
MOREE PLAINS SHIRE COUNCIL	PIALLY	BENARBA
MOREE PLAINS SHIRE COUNCIL	TALA	BENARBA
MOREE PLAINS SHIRE COUNCIL	TELLARAGA	BENARBA
MOREE PLAINS SHIRE COUNCIL	TEILA	BENARBA
MOREE PLAINS SHIRE COUNCIL	TILLALOO	BENARBA
MOREE PLAINS SHIRE COUNCIL	TURRAWAH	BENARBA
MOREE PLAINS SHIRE COUNCIL	TYCAWINA	BENARBA
MOREE PLAINS SHIRE COUNCIL	TYRRELL	BENARBA
MOREE PLAINS SHIRE COUNCIL	UMBRI	BENARBA
MOREE PLAINS SHIRE COUNCIL	URANBAH	BENARBA
MOREE PLAINS SHIRE COUNCIL	WADDEN	BENARBA
MOREE PLAINS SHIRE COUNCIL	WANDOONA	BENARBA
MOREE PLAINS SHIRE COUNCIL	WARREN	BENARBA
MOREE PLAINS SHIRE COUNCIL	WERRINA	BENARBA
MOREE PLAINS SHIRE COUNCIL	WHALAN	BENARBA
MOREE PLAINS SHIRE COUNCIL	WILLALEE	BENARBA
MOREE PLAINS SHIRE COUNCIL	WINSLOW	BENARBA
MOREE PLAINS SHIRE COUNCIL	WIRRA NORTH	BENARBA
MOREE PLAINS SHIRE COUNCIL	WIRRIR SOUTH	BENARBA
MOREE PLAINS SHIRE COUNCIL	WIRRIT	BENARBA
MOREE PLAINS SHIRE COUNCIL	YAROUAH	BENARBA
MOREE PLAINS SHIRE COUNCIL	YARROL	BENARBA

MOREE PLAINS SHIRE COUNCIL	YOUNG	BENARBA
MOREE PLAINS SHIRE COUNCIL	YAGOBE	BURNETT
MOREE PLAINS SHIRE COUNCIL	ARDGOWAN	COURALLIE
MOREE PLAINS SHIRE COUNCIL	BARTON	COURALLIE
MOREE PLAINS SHIRE COUNCIL	BERRYGILL	COURALLIE
MOREE PLAINS SHIRE COUNCIL	BINIGUY	COURALLIE
MOREE PLAINS SHIRE COUNCIL	BOGREE	COURALLIE
MOREE PLAINS SHIRE COUNCIL	BOMBELL	COURALLIE
MOREE PLAINS SHIRE COUNCIL	BOO BOO	COURALLIE
MOREE PLAINS SHIRE COUNCIL	BOOLOORO	COURALLIE
MOREE PLAINS SHIRE COUNCIL	BOWMAN	COURALLIE
MOREE PLAINS SHIRE COUNCIL	BULLERANA	COURALLIE
MOREE PLAINS SHIRE COUNCIL	BUNDOOWITHIDIE	COURALLIE
MOREE PLAINS SHIRE COUNCIL	BURRANBAH	COURALLIE
MOREE PLAINS SHIRE COUNCIL	CAMPBELL	COURALLIE
MOREE PLAINS SHIRE COUNCIL	CARORE	COURALLIE
MOREE PLAINS SHIRE COUNCIL	COMBADELO	COURALLIE
MOREE PLAINS SHIRE COUNCIL	DOWN	COURALLIE
MOREE PLAINS SHIRE COUNCIL	DUCKHOLE	COURALLIE
MOREE PLAINS SHIRE COUNCIL	ELLIS	COURALLIE
MOREE PLAINS SHIRE COUNCIL	FLETCHER	COURALLIE
MOREE PLAINS SHIRE COUNCIL	GREENBAH	COURALLIE
MOREE PLAINS SHIRE COUNCIL	GURLEY	COURALLIE
MOREE PLAINS SHIRE COUNCIL	GURRYGEDAH	COURALLIE
MOREE PLAINS SHIRE COUNCIL	GYAN	COURALLIE
MOREE PLAINS SHIRE COUNCIL	HARVEY	COURALLIE
MOREE PLAINS SHIRE COUNCIL	KING	COURALLIE
MOREE PLAINS SHIRE COUNCIL	MEDGUN	COURALLIE
MOREE PLAINS SHIRE COUNCIL	MENADOOL	COURALLIE
MOREE PLAINS SHIRE COUNCIL	MIA MIA	COURALLIE
MOREE PLAINS SHIRE COUNCIL	MOOEE	COURALLIE
MOREE PLAINS SHIRE COUNCIL	MOREE	COURALLIE
MOREE PLAINS SHIRE COUNCIL	MUNGIE BUNDIE	COURALLIE
MOREE PLAINS SHIRE COUNCIL	NEPICKALLINA	COURALLIE
MOREE PLAINS SHIRE COUNCIL	NOONA	COURALLIE
MOREE PLAINS SHIRE COUNCIL	PARAMELLOWA	COURALLIE
MOREE PLAINS SHIRE COUNCIL	PEACUMBOUL	COURALLIE
MOREE PLAINS SHIRE COUNCIL	PRINGLE	COURALLIE
MOREE PLAINS SHIRE COUNCIL	TALMOI	COURALLIE
MOREE PLAINS SHIRE COUNCIL	TERRERGE	COURALLIE
MOREE PLAINS SHIRE COUNCIL	TERRY HIE HIE	COURALLIE
MOREE PLAINS SHIRE COUNCIL	TYCANNAH	COURALLIE
MOREE PLAINS SHIRE COUNCIL	WALLANOLL	COURALLIE
MOREE PLAINS SHIRE COUNCIL	WATHAGAR	COURALLIE
MOREE PLAINS SHIRE COUNCIL	WEAH WAA	COURALLIE
MOREE PLAINS SHIRE COUNCIL	WEE BULLA BULLA	COURALLIE
MOREE PLAINS SHIRE COUNCIL	WHITTAKER	COURALLIE
MOREE PLAINS SHIRE COUNCIL	WINDOONDILLA	COURALLIE
MOREE PLAINS SHIRE COUNCIL	WIRRIURLDONGA	COURALLIE
MOREE PLAINS SHIRE COUNCIL	YARRAMAN	COURALLIE
MOREE PLAINS SHIRE COUNCIL	YATTA	COURALLIE
MOREE PLAINS SHIRE COUNCIL	GEHAN	JAMISON
MOREE PLAINS SHIRE COUNCIL	MANAMOI	JAMISON
MOREE PLAINS SHIRE COUNCIL	MELLBURRA	JAMISON

MOREE PLAINS SHIRE COUNCIL	MYALL HOLLOW	JAMISON
MOREE PLAINS SHIRE COUNCIL	WATERLOO	JAMISON
MOREE PLAINS SHIRE COUNCIL	CARODA	MURCHISON
MOREE PLAINS SHIRE COUNCIL	ADAMS	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	BENGERANG	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	BENSON	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	BOGGABILLA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	BOOBERA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	BROWNE	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	BRYANUNGRA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	CANARY	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	CAREUNGA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	CAREUNGA NORTH	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	CARROBY	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	COOK	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	COOLANGA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	COPPYMURRUMBILL	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	CURRUMBAH	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	DENEUBRY	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	DOURO	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	FINLEY	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	GIL GIL	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	GOORARA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	GUNNYANNA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	HARVEY	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	ILLINGRAMMINDI	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	KINNIMO	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	LAY GREEN	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	LIMEBON	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	MAYNE	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	MELLEALLINA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	MERRIWA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	MOBBINDRY	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	MOPPIN	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	MORELLA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	MOUNT PLEASANT	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	MUNGLE	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	PAINÉ	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	PALERANGA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	TANTARANA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	TOONGCOOMA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	TRINKEY	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	TULLOONA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	TUN COOEY	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	WALLON	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	WARRA WARRAMA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	WELBON	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	WHALAN	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	WILLIMILL	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	WONGA	STAPYLTON
MOREE PLAINS SHIRE COUNCIL	YOOLOOBIL	STAPYLTON
NARROMINE SHIRE COUNCIL	BUGABADA	EWENMAR
NARROMINE SHIRE COUNCIL	BUNDEMAR	EWENMAR
NARROMINE SHIRE COUNCIL	BUNDIJOE	EWENMAR

NARROMINE SHIRE COUNCIL	BURROWAY	EWENMAR
NARROMINE SHIRE COUNCIL	CARRIGAN	EWENMAR
NARROMINE SHIRE COUNCIL	KICKABIL	EWENMAR
NARROMINE SHIRE COUNCIL	WAMBIANNA	EWENMAR
NARROMINE SHIRE COUNCIL	BELMORE	GORDON
NARROMINE SHIRE COUNCIL	CALOMA	GORDON
NARROMINE SHIRE COUNCIL	CULLEN	GORDON
NARROMINE SHIRE COUNCIL	GRADDLE	KENNEDY
NARROMINE SHIRE COUNCIL	ALGALAH	NARROMINE
NARROMINE SHIRE COUNCIL	BACKWATER	NARROMINE
NARROMINE SHIRE COUNCIL	BARTON	NARROMINE
NARROMINE SHIRE COUNCIL	BIRIDOO	NARROMINE
NARROMINE SHIRE COUNCIL	BUDDAH	NARROMINE
NARROMINE SHIRE COUNCIL	BULGANDRAMINE	NARROMINE
NARROMINE SHIRE COUNCIL	CALOMA	NARROMINE
NARROMINE SHIRE COUNCIL	CATHUNDRIL	NARROMINE
NARROMINE SHIRE COUNCIL	COWAL	NARROMINE
NARROMINE SHIRE COUNCIL	DANDALOO	NARROMINE
NARROMINE SHIRE COUNCIL	DERIBONG	NARROMINE
NARROMINE SHIRE COUNCIL	DOONSIDE	NARROMINE
NARROMINE SHIRE COUNCIL	DRAGGY	NARROMINE
NARROMINE SHIRE COUNCIL	ENERWEENA	NARROMINE
NARROMINE SHIRE COUNCIL	ENMORE	NARROMINE
NARROMINE SHIRE COUNCIL	FROST	NARROMINE
NARROMINE SHIRE COUNCIL	GILMOUR	NARROMINE
NARROMINE SHIRE COUNCIL	GIN GIN	NARROMINE
NARROMINE SHIRE COUNCIL	GOAN	NARROMINE
NARROMINE SHIRE COUNCIL	GRADELL	NARROMINE
NARROMINE SHIRE COUNCIL	GUNDONG	NARROMINE
NARROMINE SHIRE COUNCIL	MERINGO	NARROMINE
NARROMINE SHIRE COUNCIL	MOMO	NARROMINE
NARROMINE SHIRE COUNCIL	MULLAH	NARROMINE
NARROMINE SHIRE COUNCIL	MULLAH BACK	NARROMINE
NARROMINE SHIRE COUNCIL	MYALL CAMP	NARROMINE
NARROMINE SHIRE COUNCIL	NELSON	NARROMINE
NARROMINE SHIRE COUNCIL	OBLEY	NARROMINE
NARROMINE SHIRE COUNCIL	TEMOIN	NARROMINE
NARROMINE SHIRE COUNCIL	THE OAKS	NARROMINE
NARROMINE SHIRE COUNCIL	TIMBREBONGIE	NARROMINE
NARROMINE SHIRE COUNCIL	TOMINGLEY	NARROMINE
NARROMINE SHIRE COUNCIL	TRANGIE	NARROMINE
NARROMINE SHIRE COUNCIL	TURRIBUNG	NARROMINE
NARROMINE SHIRE COUNCIL	TYRIE	NARROMINE
NARROMINE SHIRE COUNCIL	WATERLOO	NARROMINE
NARROMINE SHIRE COUNCIL	WEEMABAH	NARROMINE
NARROMINE SHIRE COUNCIL	WENTWORTH	NARROMINE
NARROMINE SHIRE COUNCIL	WILLYDAH	NARROMINE
NARROMINE SHIRE COUNCIL	YARRADIGERIE	NARROMINE
PARKES SHIRE COUNCIL	BOTFIELDS	CUNNINGHAM
PARKES SHIRE COUNCIL	BYONG	CUNNINGHAM
PARKES SHIRE COUNCIL	CARROBOLIN	CUNNINGHAM
PARKES SHIRE COUNCIL	COOKEYS PLAINS	CUNNINGHAM
PARKES SHIRE COUNCIL	DULHUNTY	CUNNINGHAM
PARKES SHIRE COUNCIL	GILLENBINE	CUNNINGHAM

PARKES SHIRE COUNCIL	GOOBANG	CUNNINGHAM
PARKES SHIRE COUNCIL	GUNNING	CUNNINGHAM
PARKES SHIRE COUNCIL	KARS	CUNNINGHAM
PARKES SHIRE COUNCIL	MONOMIE	CUNNINGHAM
PARKES SHIRE COUNCIL	PLEVNA	CUNNINGHAM
PARKES SHIRE COUNCIL	SEBASTOPOL	CUNNINGHAM
PARKES SHIRE COUNCIL	TRUNDLE	CUNNINGHAM
PARKES SHIRE COUNCIL	BELARDERY	KENNEDY
PARKES SHIRE COUNCIL	BENTINCK	KENNEDY
PARKES SHIRE COUNCIL	BEUGAMEL	KENNEDY
PARKES SHIRE COUNCIL	BURRILL	KENNEDY
PARKES SHIRE COUNCIL	CAVENDISH	KENNEDY
PARKES SHIRE COUNCIL	COOKOPIE	KENNEDY
PARKES SHIRE COUNCIL	CORADGERY	KENNEDY
PARKES SHIRE COUNCIL	CORADGERY WEST	KENNEDY
PARKES SHIRE COUNCIL	EUCHABIL	KENNEDY
PARKES SHIRE COUNCIL	GENANAGUY	KENNEDY
PARKES SHIRE COUNCIL	GENAREN	KENNEDY
PARKES SHIRE COUNCIL	GOBONDRY	KENNEDY
PARKES SHIRE COUNCIL	GRADDLE	KENNEDY
PARKES SHIRE COUNCIL	HASTINGS	KENNEDY
PARKES SHIRE COUNCIL	MINGERONG	KENNEDY
PARKES SHIRE COUNCIL	MUNGERIE	KENNEDY
PARKES SHIRE COUNCIL	ORMONDE	KENNEDY
PARKES SHIRE COUNCIL	OSSORY	KENNEDY
PARKES SHIRE COUNCIL	REDCLIFFE	KENNEDY
PARKES SHIRE COUNCIL	RUSSELL	KENNEDY
PARKES SHIRE COUNCIL	SALISBURY	KENNEDY
PARKES SHIRE COUNCIL	SOMERSET	KENNEDY
PARKES SHIRE COUNCIL	STANLEY	KENNEDY
PARKES SHIRE COUNCIL	STRAHORN	KENNEDY
PARKES SHIRE COUNCIL	TANILOGO	KENNEDY
PARKES SHIRE COUNCIL	WELLWOOD	KENNEDY
PARKES SHIRE COUNCIL	WILLANBALANG	KENNEDY
PARKES SHIRE COUNCIL	WOMBIN	KENNEDY
PARKES SHIRE COUNCIL	YRALLA	KENNEDY
PARKES SHIRE COUNCIL	BULGANDRAMINE	NARROMINE
PARKES SHIRE COUNCIL	ENERWEENA	NARROMINE
PARKES SHIRE COUNCIL	GILMOUR	NARROMINE
PARKES SHIRE COUNCIL	HERVEY	NARROMINE
PARKES SHIRE COUNCIL	MINGELO	NARROMINE
TENTERFIELD SHIRE COUNCIL	ANTIMONY	BULLER
TENTERFIELD SHIRE COUNCIL	BOONOO BOONOO	BULLER
TENTERFIELD SHIRE COUNCIL	BOOROOK	BULLER
TENTERFIELD SHIRE COUNCIL	CALLANYN	BULLER
TENTERFIELD SHIRE COUNCIL	CARROLL	BULLER
TENTERFIELD SHIRE COUNCIL	COLONGON	BULLER
TENTERFIELD SHIRE COUNCIL	CORRY	BULLER
TENTERFIELD SHIRE COUNCIL	ELLERSLIE	BULLER
TENTERFIELD SHIRE COUNCIL	EMU	BULLER
TENTERFIELD SHIRE COUNCIL	GILGURRY	BULLER
TENTERFIELD SHIRE COUNCIL	GIRARD	BULLER
TENTERFIELD SHIRE COUNCIL	JENNY LIND	BULLER
TENTERFIELD SHIRE COUNCIL	ADDISON	CLIVE

TENTERFIELD SHIRE COUNCIL	ANGOPERRAN	CLIVE
TENTERFIELD SHIRE COUNCIL	ANNANDALE	CLIVE
TENTERFIELD SHIRE COUNCIL	BAJIMBA	CLIVE
TENTERFIELD SHIRE COUNCIL	BALLANDEAN	CLIVE
TENTERFIELD SHIRE COUNCIL	BARNEY DOWNS	CLIVE
TENTERFIELD SHIRE COUNCIL	BATES	CLIVE
TENTERFIELD SHIRE COUNCIL	BINGHI	CLIVE
TENTERFIELD SHIRE COUNCIL	BLAIN	CLIVE
TENTERFIELD SHIRE COUNCIL	BLOXSOME	CLIVE
TENTERFIELD SHIRE COUNCIL	BLUFF LAND	CLIVE
TENTERFIELD SHIRE COUNCIL	BOLIVIA	CLIVE
TENTERFIELD SHIRE COUNCIL	BOOROO	CLIVE
TENTERFIELD SHIRE COUNCIL	CAVENDISH	CLIVE
TENTERFIELD SHIRE COUNCIL	CLIFTON	CLIVE
TENTERFIELD SHIRE COUNCIL	COWPER	CLIVE
TENTERFIELD SHIRE COUNCIL	DICKSON	CLIVE
TENTERFIELD SHIRE COUNCIL	DONALDSON	CLIVE
TENTERFIELD SHIRE COUNCIL	DUMARESQ	CLIVE
TENTERFIELD SHIRE COUNCIL	FARNELL	CLIVE
TENTERFIELD SHIRE COUNCIL	FOREST LAND	CLIVE
TENTERFIELD SHIRE COUNCIL	FRAZER	CLIVE
TENTERFIELD SHIRE COUNCIL	GIBRALTAR	CLIVE
TENTERFIELD SHIRE COUNCIL	GLEN LYON	CLIVE
TENTERFIELD SHIRE COUNCIL	GOOLAMANGER	CLIVE
TENTERFIELD SHIRE COUNCIL	GRAHAM	CLIVE
TENTERFIELD SHIRE COUNCIL	HARDEN	CLIVE
TENTERFIELD SHIRE COUNCIL	HILLCREST	CLIVE
TENTERFIELD SHIRE COUNCIL	IRBY	CLIVE
TENTERFIELD SHIRE COUNCIL	JEFFREY	CLIVE
TENTERFIELD SHIRE COUNCIL	JONDOL	CLIVE
TENTERFIELD SHIRE COUNCIL	LAWSON	CLIVE
TENTERFIELD SHIRE COUNCIL	LIMESTONE	CLIVE
TENTERFIELD SHIRE COUNCIL	MACLEAN	CLIVE
TENTERFIELD SHIRE COUNCIL	MINGOOLA	CLIVE
TENTERFIELD SHIRE COUNCIL	MORVEN	CLIVE
TENTERFIELD SHIRE COUNCIL	PERTH	CLIVE
TENTERFIELD SHIRE COUNCIL	ROCK VALE	CLIVE
TENTERFIELD SHIRE COUNCIL	ROMNEY	CLIVE
TENTERFIELD SHIRE COUNCIL	SILENT GROVE	CLIVE
TENTERFIELD SHIRE COUNCIL	STRATHEARN	CLIVE
TENTERFIELD SHIRE COUNCIL	TARBAN	CLIVE
TENTERFIELD SHIRE COUNCIL	TENTERFIELD	CLIVE
TENTERFIELD SHIRE COUNCIL	TIMBARRA	CLIVE
TENTERFIELD SHIRE COUNCIL	WOODSIDE	CLIVE
TENTERFIELD SHIRE COUNCIL	WUNGLEBONG	CLIVE
TENTERFIELD SHIRE COUNCIL	CHAUVEL	DRAKE
TENTERFIELD SHIRE COUNCIL	DRAKE	DRAKE
TENTERFIELD SHIRE COUNCIL	DUNBAR	DRAKE
TENTERFIELD SHIRE COUNCIL	FAIRFIELD	DRAKE
TENTERFIELD SHIRE COUNCIL	HONGKONG	DRAKE
TENTERFIELD SHIRE COUNCIL	MALARA	DRAKE
TENTERFIELD SHIRE COUNCIL	SISTOVA	DRAKE
TENTERFIELD SHIRE COUNCIL	TIMBARRA	DRAKE
TENTERFIELD SHIRE COUNCIL	WEST FAIRFIELD	DRAKE

TENTERFIELD SHIRE COUNCIL	DUMARESQ	GOUGH
TENTERFIELD SHIRE COUNCIL	FLAGSTONE	GOUGH
TENTERFIELD SHIRE COUNCIL	HIGHLAND HOME	GOUGH
TENTERFIELD SHIRE COUNCIL	LANDS END	GOUGH
TENTERFIELD SHIRE COUNCIL	MUIR	GOUGH
TENTERFIELD SHIRE COUNCIL	STRACHAN	GOUGH
TENTERFIELD SHIRE COUNCIL	WELLINGTON NORTH	GOUGH
TENTERFIELD SHIRE COUNCIL	WELLINGTON VALE	GOUGH
WARRUMBUNGL SHIRE COUNCIL	BADHAM	BARADINE
WARRUMBUNGL SHIRE COUNCIL	BARADINE	BARADINE
WARRUMBUNGL SHIRE COUNCIL	BARWON	BARADINE
WARRUMBUNGL SHIRE COUNCIL	BERIGERIE	BARADINE
WARRUMBUNGL SHIRE COUNCIL	BOORIMAH	BARADINE
WARRUMBUNGL SHIRE COUNCIL	BUGALDIE	BARADINE
WARRUMBUNGL SHIRE COUNCIL	CARLO	BARADINE
WARRUMBUNGL SHIRE COUNCIL	CEELNOY	BARADINE
WARRUMBUNGL SHIRE COUNCIL	COOLANGoola	BARADINE
WARRUMBUNGL SHIRE COUNCIL	COOPER	BARADINE
WARRUMBUNGL SHIRE COUNCIL	CUMBIL	BARADINE
WARRUMBUNGL SHIRE COUNCIL	DANDRY	BARADINE
WARRUMBUNGL SHIRE COUNCIL	EULIGAL	BARADINE
WARRUMBUNGL SHIRE COUNCIL	GOORIANAWA	BARADINE
WARRUMBUNGL SHIRE COUNCIL	GORA	BARADINE
WARRUMBUNGL SHIRE COUNCIL	GWABEGAR	BARADINE
WARRUMBUNGL SHIRE COUNCIL	HALL	BARADINE
WARRUMBUNGL SHIRE COUNCIL	KENEBRI	BARADINE
WARRUMBUNGL SHIRE COUNCIL	LESLIE	BARADINE
WARRUMBUNGL SHIRE COUNCIL	MACKENZIE	BARADINE
WARRUMBUNGL SHIRE COUNCIL	MEREBENE	BARADINE
WARRUMBUNGL SHIRE COUNCIL	MILLER	BARADINE
WARRUMBUNGL SHIRE COUNCIL	ORR	BARADINE
WARRUMBUNGL SHIRE COUNCIL	PARSONS	BARADINE
WARRUMBUNGL SHIRE COUNCIL	RUNDLE	BARADINE

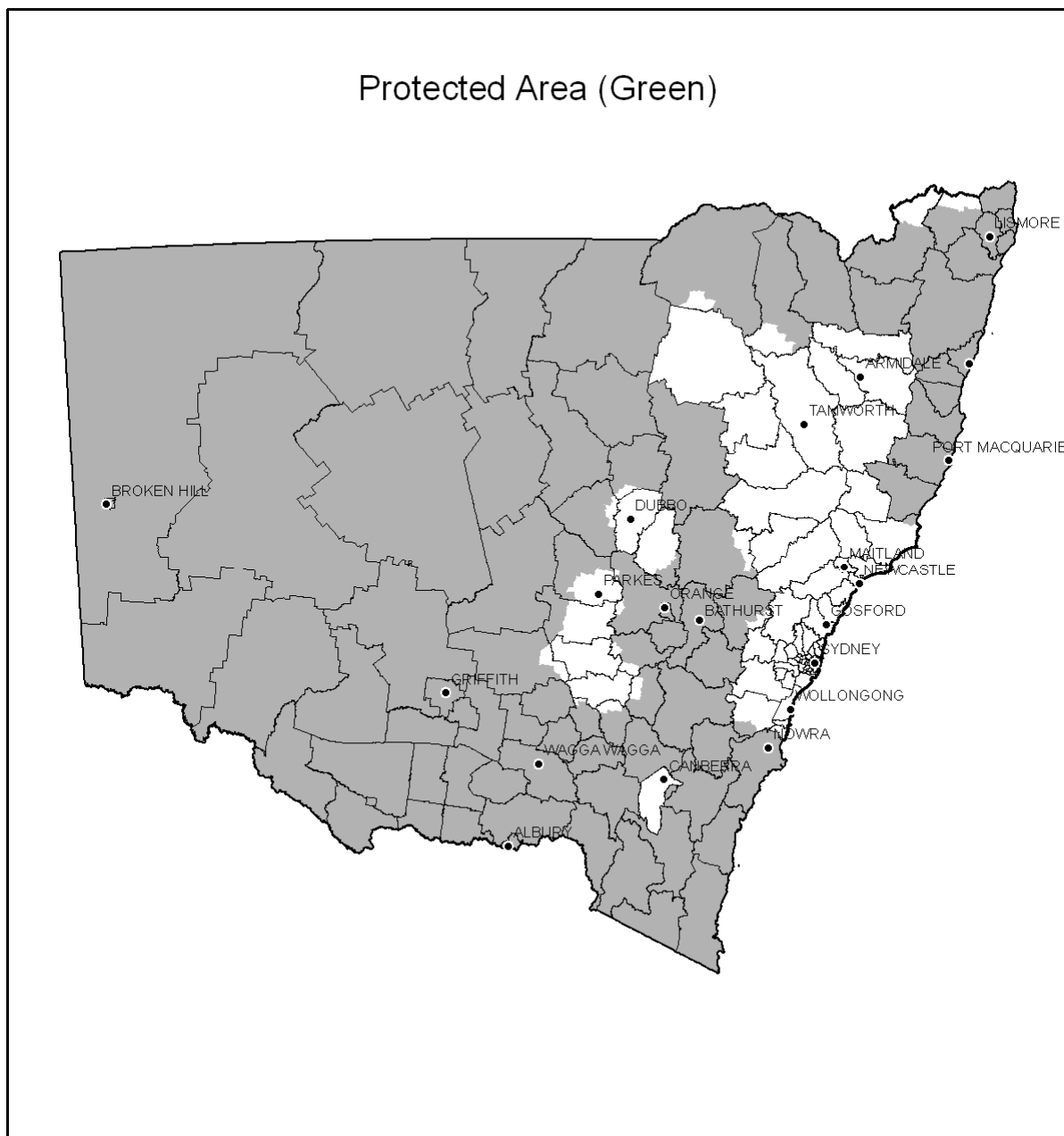
WARRUMBUNGL SHIRE COUNCIL	TALLAMA	BARADINE
WARRUMBUNGL SHIRE COUNCIL	TERIDGERIE	BARADINE
WARRUMBUNGL SHIRE COUNCIL	UKERBARLEY	BARADINE
WARRUMBUNGL SHIRE COUNCIL	WANGAN	BARADINE
WARRUMBUNGL SHIRE COUNCIL	WHEOH	BARADINE
WARRUMBUNGL SHIRE COUNCIL	WHITE	BARADINE
WARRUMBUNGL SHIRE COUNCIL	WITTENBRA	BARADINE
WARRUMBUNGL SHIRE COUNCIL	WORIGAL	BARADINE
WARRUMBUNGL SHIRE COUNCIL	YARRIGAN	BARADINE
WARRUMBUNGL SHIRE COUNCIL	YEARANAN	BARADINE
WARRUMBUNGL SHIRE COUNCIL	BOOYAMURNA	BLIGH
WARRUMBUNGL SHIRE COUNCIL	BOWMAN	BLIGH
WARRUMBUNGL SHIRE COUNCIL	BULGA	BLIGH
WARRUMBUNGL SHIRE COUNCIL	COLLIEBLUE	BLIGH
WARRUMBUNGL SHIRE COUNCIL	COLLIER	BLIGH
WARRUMBUNGL SHIRE COUNCIL	CURRYALL	BLIGH
WARRUMBUNGL SHIRE COUNCIL	NANDOURA	BLIGH
WARRUMBUNGL SHIRE COUNCIL	ROTHERWOOD	BLIGH
WARRUMBUNGL SHIRE COUNCIL	ROUSE	BLIGH
WARRUMBUNGL SHIRE COUNCIL	TALBRAGAR	BLIGH
WARRUMBUNGL SHIRE COUNCIL	TERRABAN	BLIGH
WARRUMBUNGL SHIRE COUNCIL	TUREE	BLIGH
WARRUMBUNGL SHIRE COUNCIL	UARBRY	BLIGH
WARRUMBUNGL SHIRE COUNCIL	WARGUNDY	BLIGH
WARRUMBUNGL SHIRE COUNCIL	WARUNG	BLIGH
WARRUMBUNGL SHIRE COUNCIL	BABY	GOWEN
WARRUMBUNGL SHIRE COUNCIL	BALUMBRIDAL	GOWEN
WARRUMBUNGL SHIRE COUNCIL	BANDULLA	GOWEN
WARRUMBUNGL SHIRE COUNCIL	BELAR	GOWEN

WARRUMBUNGL SHIRE COUNCIL	BONE BONE	GOWEN
WARRUMBUNGL SHIRE COUNCIL	CAIGAN	GOWEN
WARRUMBUNGL SHIRE COUNCIL	COONABARABRAN	GOWEN
WARRUMBUNGL SHIRE COUNCIL	CUTTABULLOO	GOWEN
WARRUMBUNGL SHIRE COUNCIL	DERINGULLA	GOWEN
WARRUMBUNGL SHIRE COUNCIL	GOWANG	GOWEN
WARRUMBUNGL SHIRE COUNCIL	GREENBAH	GOWEN
WARRUMBUNGL SHIRE COUNCIL	GUNDI	GOWEN
WARRUMBUNGL SHIRE COUNCIL	KIRBAN	GOWEN
WARRUMBUNGL SHIRE COUNCIL	NANDI	GOWEN
WARRUMBUNGL SHIRE COUNCIL	ORANDELBINIA	GOWEN
WARRUMBUNGL SHIRE COUNCIL	TANNABAR	GOWEN
WARRUMBUNGL SHIRE COUNCIL	TIMOR	GOWEN
WARRUMBUNGL SHIRE COUNCIL	ULAMAMBRI	GOWEN
WARRUMBUNGL SHIRE COUNCIL	URABRIBLE	GOWEN
WARRUMBUNGL SHIRE COUNCIL	WINGABUTTA	GOWEN
WARRUMBUNGL SHIRE COUNCIL	WOORUT	GOWEN
WARRUMBUNGL SHIRE COUNCIL	YARRAGRIN	GOWEN
WARRUMBUNGL SHIRE COUNCIL	YARRAWIN	GOWEN
WARRUMBUNGL SHIRE COUNCIL	ADELYNE	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	BLACKHEATH	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	BOLARO	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	BOOMLEY	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	BOSTON	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	BULLINDA	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	BUNGIEBOMAR	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	COBBORA	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	DAPPER	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	DUNEDOO	LINCOLN

WARRUMBUNGL SHIRE COUNCIL	GAMBA	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	MIRRIE	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	RICHARDSON	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	TAYLOR	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	TUCKLAND	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	WALLAROO	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	YARROW	LINCOLN
WARRUMBUNGL SHIRE COUNCIL	ALLISON	NAPIER
WARRUMBUNGL SHIRE COUNCIL	BIAMBLE	NAPIER
WARRUMBUNGL SHIRE COUNCIL	BINNAWAY	NAPIER
WARRUMBUNGL SHIRE COUNCIL	BINNIA	NAPIER
WARRUMBUNGL SHIRE COUNCIL	BULLINDA	NAPIER
WARRUMBUNGL SHIRE COUNCIL	BUNGABAH	NAPIER
WARRUMBUNGL SHIRE COUNCIL	BUTHEROO	NAPIER
WARRUMBUNGL SHIRE COUNCIL	CARLISLE	NAPIER
WARRUMBUNGL SHIRE COUNCIL	COOKABINGIE	NAPIER
WARRUMBUNGL SHIRE COUNCIL	COOLAH	NAPIER
WARRUMBUNGL SHIRE COUNCIL	DALGLISH	NAPIER
WARRUMBUNGL SHIRE COUNCIL	GUNDARE	NAPIER
WARRUMBUNGL SHIRE COUNCIL	LOWE	NAPIER
WARRUMBUNGL SHIRE COUNCIL	MALCOLM	NAPIER
WARRUMBUNGL SHIRE COUNCIL	MENDOORAN	NAPIER
WARRUMBUNGL SHIRE COUNCIL	MERRYGOEN	NAPIER
WARRUMBUNGL SHIRE COUNCIL	MOORANGOORANG	NAPIER
WARRUMBUNGL SHIRE COUNCIL	MORVEN	NAPIER
WARRUMBUNGL SHIRE COUNCIL	MUMBEDAH	NAPIER
WARRUMBUNGL SHIRE COUNCIL	NAPIER	NAPIER
WARRUMBUNGL SHIRE COUNCIL	NARANGARIE	NAPIER
WARRUMBUNGL SHIRE COUNCIL	NEIBLE	NAPIER

WARRUMBUNGL SHIRE COUNCIL	PIAMBRA	NAPIER
WARRUMBUNGL SHIRE COUNCIL	PURLEWAUGH	NAPIER
WARRUMBUNGL SHIRE COUNCIL	QUEENSBOROUGH	NAPIER
WARRUMBUNGL SHIRE COUNCIL	TERRAWINDA	NAPIER
WARRUMBUNGL SHIRE COUNCIL	TOORAWANDI	NAPIER
WARRUMBUNGL SHIRE COUNCIL	ULINDA	NAPIER
WARRUMBUNGL SHIRE COUNCIL	YUGGEL	NAPIER
WARRUMBUNGL SHIRE COUNCIL	BINGLE	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	BOMERA	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	BRIGALOW	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	BULGA	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	BUNDELLA	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	CLARKE	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	COOGAL	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	DENISON	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	GARRAWILLA	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	GOALLY	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	GORAGILLA	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	MUCCA MUCCA	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	NOMBI	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	PREMER	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	SALTWATER	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	TAMBAR	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	TINKRAMEANAH	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	URANGERA	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	WILSON	POTTINGER
WARRUMBUNGL SHIRE COUNCIL	BORAH	WHITE
WARRUMBUNGL SHIRE COUNCIL	COORMORE	WHITE
WARRUMBUNGL SHIRE COUNCIL	COX	WHITE

WARRUMBUNGLER SHIRE COUNCIL	HUMPHREY	WHITE
WARRUMBUNGLER SHIRE COUNCIL	IREDALE	WHITE
WARRUMBUNGLER SHIRE COUNCIL	LLOYD	WHITE
WARRUMBUNGLER SHIRE COUNCIL	LOFTUS	WHITE
WARRUMBUNGLER SHIRE COUNCIL	MANUM	WHITE
WARRUMBUNGLER SHIRE COUNCIL	ORR	WHITE
WARRUMBUNGLER SHIRE COUNCIL	TANNAWANDA	WHITE
WARRUMBUNGLER SHIRE COUNCIL	YAMINBA	WHITE
WELLINGTON COUNCIL	BODULDURA	WELLINGTON
WELLINGTON COUNCIL	CANNING	WELLINGTON
WELLINGTON COUNCIL	COOLAMIN	WELLINGTON
WELLINGTON COUNCIL	COOPER	WELLINGTON
WELLINGTON COUNCIL	CURRAGURRA	WELLINGTON
WELLINGTON COUNCIL	MUCKERWA	WELLINGTON
WELLINGTON COUNCIL	NUBRIGYN	WELLINGTON
WELLINGTON COUNCIL	SUTTON	WELLINGTON
WELLINGTON COUNCIL	TRUDGETT	WELLINGTON
WELLINGTON COUNCIL	WALTERS	WELLINGTON
WELLINGTON COUNCIL	WARNE	WELLINGTON
WINGECARRIBEE SHIRE COUNCIL	BUMBALLA	CAMDEN
WINGECARRIBEE SHIRE COUNCIL	BUNDANOON	CAMDEN
WINGECARRIBEE SHIRE COUNCIL	CAOURA	CAMDEN
WINGECARRIBEE SHIRE COUNCIL	MERYLA	CAMDEN
WINGECARRIBEE SHIRE COUNCIL	MURRIMBA	CAMDEN
WINGECARRIBEE SHIRE COUNCIL	SUTTON FOREST	CAMDEN
WINGECARRIBEE SHIRE COUNCIL	WINGELLO	CAMDEN



SCHEDULE 2

Authorised Movement of Horses

1. A movement of a horse wholly within a Protected Area (Green) is authorised if
 - (a) the horse is being ridden, walked or driven, or

(b) except as provided for in (c), the horse is being moved by vehicle and prior to the movement a Travelling Horse Statement is duly completed in respect of the movement and the movement is in accordance with the conditions listed on the Travelling Horse Statement.

(c) A Travelling Horse Statement is not required for a horse moving to, from or on a Travelling Stock Reserve in accordance with a Stock Permit issued under section 101 of the *Rural Lands Protection Act 1998*.

2. Movement of a horse into or out of the Protected Area (Green) is authorised **only if** that movement is in accordance with an authorisation issued by an inspector under the Act or a permit issued pursuant to section 24 of the Act;

SCHEDULE 3

Authorised Movement of Animal Products from Horses

1. Movement of animal products from horses within or out of the Protected Area (Green) is authorised.
2. Movement of animal products from horses into the Protected Area (Green) is authorised **only if**:
 - a. that movement is in accordance with a permit issued pursuant to section 24 of the Act; or
 - b. the animal product being moved is specified below and moved in accordance with the conditions specified below:

All animal products from horses that are:

- (a) blood, urine, swabs or other diagnostic samples from horses that are:
 - (i) taken directly to a diagnostic laboratory in a manner approved under Australian Standards for the secure transport of biological material, and
 - (ii) either held or disposed of in a manner approved under Australian Standards for the secure disposal of biological material.

SCHEDULE 4

Authorised Events

The holding of an Event is authorised **only if**:

1. The proposed Event is registered with the Department of Primary Industries at least 48 hours prior to the Event taking place, by completing an Event Registration Form available at www.dpi.nsw.gov.au/equine-influenza/permits.
2. The Travelling Horse Statement identification number for all horses attending the Event is given to the Event organiser(s) on arrival at the Event location.
3. The Travelling Horse Statement identification number for all horses attending the Event is forwarded to the Department of Primary Industries by the Event organiser(s) within 24 hours of the Event taking place by completing the Event Attendance Form available at www.dpi.nsw.gov.au/equine-influenza/permits.
4. None of the horses at an Event originates from within a 10km radius of any premises or place quarantined pursuant to section 35 of the Act in relation to the exotic disease Equine influenza.

Interpretation

In this Control Order, if any part of any premises is located partly within the Protected Area (Green) and partly within the Restricted Area (Amber) the whole of those premises is taken to be located in the Restricted Area (Amber).

Definitions

In this Control Order:

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.

Event means any market, fair, sale, parade, race meeting, recreational activity, competition or other gathering of 10 or more horses, or any number of horses from 3 or more properties and where the horses are moved to the event and back to their premises of origin within 5 days.

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.

Protected Area (Green) means that part of the Control Area known as the Protected Area (Green) which has been specified in Schedule 1 of this Control Order.

Restricted Area means any 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.

Travelling Horse Statement means the document titled "Exotic Diseases of Animals Act 1991 - Travelling Horse Statement" available from the Department of Primary Industries and at www.dpi.nsw.gov.au/equine-influenza/permits.

Travelling Horse Statement identification number means the unique number situated on the top right corner of a Travelling Horse Statement.

Unincorporated area means such part of the land within the Western Division of the State as is not within a local government area.

Western Division means the Western Division as defined by the *Crown Lands Consolidation Act 1913* immediately before its repeal (subject to any regulations made under section 4(3) of the *Crown Lands Act 1989* that affect the boundary between the Western Division and the Eastern and Central Division).

This order commences on 22 December 2007.

WAYNE BRUCE HAIGH
INSPECTOR

STEPHEN ELLIOTT DUNN
DEPUTY CHIEF VETERINARY OFFICER
with the powers the Minister has delegated to me under
section 67 of the
Exotic Diseases of Animals Act 1991

Dated: 21 December 2007



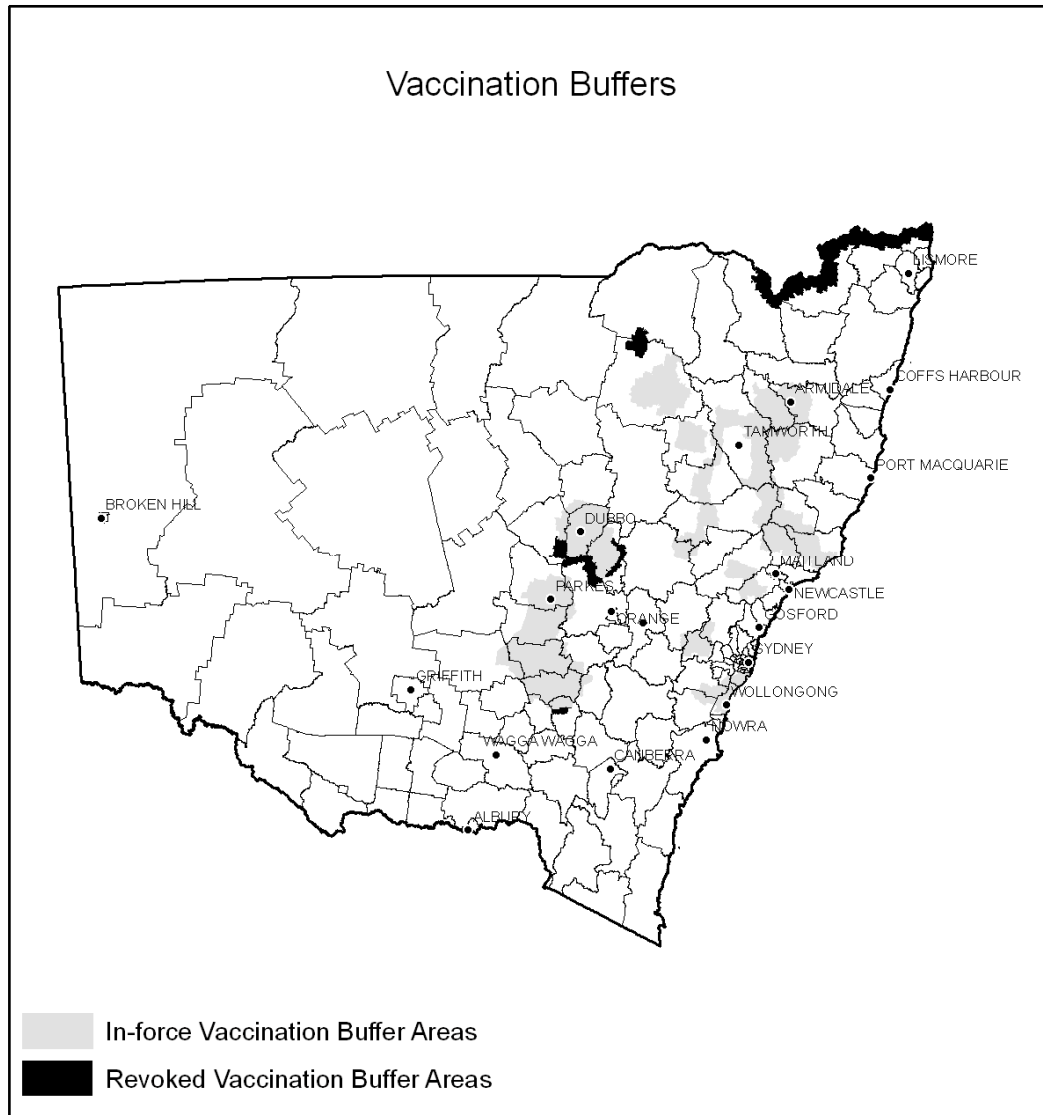
NSW DEPARTMENT OF PRIMARY INDUSTRIES

**EXOTIC DISEASES OF ANIMALS ACT 1991
EQUINE INFLUENZA**

Identification of Horses Requiring Strategic Vaccination

I, STEPHEN ELLIOTT DUNN, Deputy Chief Veterinary Officer, in accordance with the terms of my appointment pursuant to section 66(2) of the *Exotic Diseases of Animals Act 1991* (“the Act”), and pursuant to Schedule A of the order titled “Restricted Area Order – Vaccination” made under section 20 of the Act on 6 October 2007, revoke the identification of horses requiring strategic vaccination to prevent the spread of Equine Influenza, as located in that part of the Restricted Area consisting of the Parishes specified in Schedule 2 below and shown as “Revoked Vaccination Buffers” on the map in Schedule 1 below.

SCHEDULE 1



SCHEDULE 2

Parishes

The parishes named in the table below:

LGA	Council Name	Parish	County	
CABONNE	CABONNE SHIRE COUNCIL	BELMORE	GORDON	Buffer
CABONNE	CABONNE SHIRE COUNCIL	BURRAWONG	GORDON	Buffer
CABONNE	CABONNE SHIRE COUNCIL	CARDINGTON	GORDON	Buffer
CABONNE	CABONNE SHIRE COUNCIL	DRAWAY	GORDON	Buffer
CABONNE	CABONNE SHIRE COUNCIL	EURIMBULA	GORDON	Buffer
CABONNE	CABONNE SHIRE COUNCIL	GULLENGAMBEL	GORDON	Buffer
COOTAMUNDRA	COOTAMUNDRA SHIRE COUNCIL	DEMONDRILLE	HARDEN	Buffer
DUBBO	DUBBO CITY COUNCIL	BELMORE	GORDON	Buffer
DUBBO	DUBBO CITY COUNCIL	DRAWAY	GORDON	Buffer
DUBBO	DUBBO CITY COUNCIL	GILGAL	GORDON	Buffer
DUBBO	DUBBO CITY COUNCIL	GULLENGAMBEL	GORDON	Buffer
DUBBO	DUBBO CITY COUNCIL	MOMO	NARROMINE	Buffer
HARDEN	HARDEN SHIRE COUNCIL	CUNNINGAR	HARDEN	Buffer
HARDEN	HARDEN SHIRE COUNCIL	DEMONDRILLE	HARDEN	Buffer
HARDEN	HARDEN SHIRE COUNCIL	MURRIMBOOLA	HARDEN	Buffer
INVERELL	INVERELL SHIRE COUNCIL	ADOWA	ARRAWATTA	Buffer
INVERELL	INVERELL SHIRE COUNCIL	ALPINE	ARRAWATTA	Buffer
INVERELL	INVERELL SHIRE COUNCIL	BONSHAW	ARRAWATTA	Buffer
INVERELL	INVERELL SHIRE COUNCIL	BOWMAN	ARRAWATTA	Buffer
INVERELL	INVERELL SHIRE COUNCIL	GOONIAN	ARRAWATTA	Buffer
INVERELL	INVERELL SHIRE COUNCIL	HALLAM	ARRAWATTA	Buffer
INVERELL	INVERELL SHIRE COUNCIL	HAWTHORNE	ARRAWATTA	Buffer
INVERELL	INVERELL SHIRE COUNCIL	HETHERINGTON	ARRAWATTA	Buffer
INVERELL	INVERELL SHIRE COUNCIL	LORNE	ARRAWATTA	Buffer
INVERELL	INVERELL SHIRE COUNCIL	TEXAS	ARRAWATTA	Buffer
KYOGLE	KYOGLE COUNCIL	BOOMI	BULLER	Buffer
KYOGLE	KYOGLE COUNCIL	DONALDSON	BULLER	Buffer
KYOGLE	KYOGLE COUNCIL	LINDSAY	BULLER	Buffer
KYOGLE	KYOGLE COUNCIL	WOODENBONG	BULLER	Buffer
KYOGLE	KYOGLE COUNCIL	COUGAL	ROUS	Buffer
KYOGLE	KYOGLE COUNCIL	FINDON	ROUS	Buffer
KYOGLE	KYOGLE COUNCIL	LOADSTONE	ROUS	Buffer
KYOGLE	KYOGLE COUNCIL	ROSEBERRY	ROUS	Buffer
KYOGLE	KYOGLE COUNCIL	SHERWOOD	ROUS	Buffer
KYOGLE	KYOGLE COUNCIL	UNUMGAR	ROUS	Buffer
KYOGLE	KYOGLE COUNCIL	WARRAZAMBIL	ROUS	Buffer
KYOGLE	KYOGLE COUNCIL	WORENDO	ROUS	Buffer
MOREE PLAINS	MOREE PLAINS SHIRE COUNCIL	DOORABEEBA	BENARBA	Buffer
MOREE PLAINS	MOREE PLAINS SHIRE COUNCIL	KRUI	BENARBA	Buffer
MOREE PLAINS	MOREE PLAINS SHIRE COUNCIL	BOORAMINE	COURALLIE	Buffer
MOREE PLAINS	MOREE PLAINS SHIRE COUNCIL	MINNAMINANE	COURALLIE	Buffer
MOREE PLAINS	MOREE PLAINS SHIRE COUNCIL	THALABA	JAMISON	Buffer
NARRABRI	NARRABRI SHIRE COUNCIL	DOORABEEBA	BENARBA	Buffer
NARRABRI	NARRABRI SHIRE COUNCIL	BULYEROI	JAMISON	Buffer

NARRABRI	NARRABRI SHIRE COUNCIL	BUNNA	JAMISON	Buffer
NARRABRI	NARRABRI SHIRE COUNCIL	BUNYAH	JAMISON	Buffer
NARRABRI	NARRABRI SHIRE COUNCIL	BURRENDONG	JAMISON	Buffer
NARRABRI	NARRABRI SHIRE COUNCIL	DANGAR	JAMISON	Buffer
NARRABRI	NARRABRI SHIRE COUNCIL	MARKHAM	JAMISON	Buffer
NARRABRI	NARRABRI SHIRE COUNCIL	THALABA	JAMISON	Buffer
NARROMINE	NARROMINE SHIRE COUNCIL	BELMORE	GORDON	Buffer
NARROMINE	NARROMINE SHIRE COUNCIL	CALOMA	GORDON	Buffer
NARROMINE	NARROMINE SHIRE COUNCIL	CULLEN	GORDON	Buffer
NARROMINE	NARROMINE SHIRE COUNCIL	BIRIDOO	NARROMINE	Buffer
NARROMINE	NARROMINE SHIRE COUNCIL	GUNDONG	NARROMINE	Buffer
NARROMINE	NARROMINE SHIRE COUNCIL	MOMO	NARROMINE	Buffer
NARROMINE	NARROMINE SHIRE COUNCIL	OBLEY	NARROMINE	Buffer
NARROMINE	NARROMINE SHIRE COUNCIL	TOMINGLEY	NARROMINE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	ACACIA	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	BEAURY	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	BOOKOOKOORARA	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	BOONOO BOONOO	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	CARROLL	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	COLONGON	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	CORRY	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	COUTTS	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	CULLENDORE	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	GILGURRY	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	GORE	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	KOREELAH	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	MANDLE	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	MARSH	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	MARYLAND	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	REID	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	RUBY	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	UNDERCLIFFE	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	WOODENBONG	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	WYLIE	BULLER	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	BALLANDEAN	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	BARNEY DOWNS	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	BINGHI	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	BLAIN	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	CLIFTON	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	COWPER	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	DONALDSON	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	DUMARESQ	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	GIBRALTAR	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	GLEN LYON	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	GRAHAM	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	HARDEN	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	JEFFREY	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	LAWSON	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	LIMESTONE	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	MINGOOLA	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	PERTH	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	TARBAN	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	TENTERFIELD	CLIVE	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	TIMBARRA	CLIVE	Buffer

TENTERFIELD	TENTERFIELD SHIRE COUNCIL	DUMARESQ	GOUGH	Buffer
TENTERFIELD	TENTERFIELD SHIRE COUNCIL	MUIR	GOUGH	Buffer
TWEED	TWEED SHIRE COUNCIL	BERWICK	ROUS	Buffer
TWEED	TWEED SHIRE COUNCIL	BURRELL	ROUS	Buffer
TWEED	TWEED SHIRE COUNCIL	CHILLINGHAM	ROUS	Buffer
TWEED	TWEED SHIRE COUNCIL	CONDONG	ROUS	Buffer
TWEED	TWEED SHIRE COUNCIL	CUDGEN	ROUS	Buffer
TWEED	TWEED SHIRE COUNCIL	KYNNUMBOON	ROUS	Buffer
TWEED	TWEED SHIRE COUNCIL	MURWILLUMBAH	ROUS	Buffer
TWEED	TWEED SHIRE COUNCIL	TERRANORA	ROUS	Buffer
TWEED	TWEED SHIRE COUNCIL	TYALGUM	ROUS	Buffer
TWEED	TWEED SHIRE COUNCIL	TYGALGAH	ROUS	Buffer
WELLINGTON	WELLINGTON COUNCIL	GUROBA	BLIGH	Buffer
WELLINGTON	WELLINGTON COUNCIL	WONDABY	BLIGH	Buffer
WELLINGTON	WELLINGTON COUNCIL	BURRAWONG	GORDON	Buffer
WELLINGTON	WELLINGTON COUNCIL	CARDINGTON	GORDON	Buffer
WELLINGTON	WELLINGTON COUNCIL	CATOMBAL	GORDON	Buffer
WELLINGTON	WELLINGTON COUNCIL	GANOO	GORDON	Buffer
WELLINGTON	WELLINGTON COUNCIL	LOOMBAH	GORDON	Buffer
WELLINGTON	WELLINGTON COUNCIL	REDBANK	GORDON	Buffer
WELLINGTON	WELLINGTON COUNCIL	VEECH	GORDON	Buffer
WELLINGTON	WELLINGTON COUNCIL	MITCHELL	LINCOLN	Buffer
WELLINGTON	WELLINGTON COUNCIL	BURRENDONG	WELLINGTON	Buffer
WELLINGTON	WELLINGTON COUNCIL	IRONBARKS	WELLINGTON	Buffer
WELLINGTON	WELLINGTON COUNCIL	WEAR	WELLINGTON	Buffer

Definitions:

horses means horses, mules, donkeys and other members of the Equidae family located within the Restricted Area.

Restricted Area means any 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.

This order commences 22 December 2007.

STEPHEN ELLIOTT DUNN
DEPUTY CHIEF VETERINARY OFFICER

Dated: 21 December 2007

EXOTIC DISEASES OF ANIMALS ACT 1991**IMPORTATION ORDER - Section 28****Conditions on entry of animals, animal products from outside New South Wales on account of the exotic disease Equine influenza**

I, STEPHEN ELLIOTT DUNN, Deputy Chief Veterinary Officer, with the powers the Minister has delegated to me under section 67 of the *Exotic Diseases of Animals Act 1991* and pursuant to section 28 of that Act, having reasonably suspected premises outside New South Wales to be infected with the exotic disease Equine influenza, hereby:

1. Except as provided for in 2 below, permit the entry and importation into the Protected Area (Green) of all horses from areas outside of New South Wales on condition that, prior to the entry of the horse into the Protected Area (Green), a Travelling Horse Statement is duly completed in respect of the movement and the movement is in accordance with the conditions listed on the Travelling Horse Statement.
2. Horses from areas of Queensland that are not of an equivalent status to the Protected Area (Green), may only enter New South Wales in accordance with an authorisation issued by an inspector under the Act or a permit issued pursuant to section 24 of the Act.
3. permit the entry and importation into New South Wales of all horse products, except for horse products from areas of Queensland that are not of an equivalent status to the Protected Area (Green) unless they are moved in accordance with an authorisation issued by an inspector under the Act or a permit issued pursuant to section 24 of the Act.

Definitions

The Act means the *Exotic Diseases of Animals Act 1991*

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.

Protected Area (Green) means that part of the Control Area known as the Protected Area (Green) which has been specified the Control Order – Regulation of Protected Area (Green) made from time to time under the Act.

Restricted Area means any 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.

Travelling Horse Statement means the document titled “Exotic Diseases of Animals Act 1991 - Travelling Horse Statement” available from the Department of Primary Industries and at www.dpi.nsw.gov.au/equine-influenza/permits.

Travelling Horse Statement identification number means the unique number situated on the top right corner of a Travelling Horse Statement.

Dated: 21 December 2007

STEPHEN ELLIOTT DUNN
DEPUTY CHIEF VETERINARY OFFICER

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

SHELLHARBOUR CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

BRIAN WEIR,
General Manager,
Shellharbour City Council
(by delegation from the Minister for Roads)
Dated: 19 December 2007

SCHEDULE

1. Citation

This Notice may be cited as Shellharbour City Council 25 Metre B-Double route Notice No. 2/2007.

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 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Creole Road, Albion Park Rail.	HW1 Princes Highway.	Entire length (130m).	1. Access onto HW1 Princes Highway must be via a left turn. 2. All B-Double traffic intending to travel north on HW1 Princes Highway must use the Oak Flats Interchange to make a u-turn.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

MIKE HYDE,
General Manager,
Wingecarribee Shire Council
(by delegation from the Minister for Roads)
Dated: 17 December 2007

SCHEDULE**1. Citation**

This Notice may be cited as Wingecarribee Shire Council 25 metre B-Double route Notice No. **02/2007**.

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 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	Tyree Place, Braemar.	MR260 Old Hume Highway.	End of Tyree Place.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

MIKE HYDE,
General Manager,
Wingecarribee Shire Council
(by delegation from the Minister for Roads)
Dated: 17 December 2007

SCHEDULE**1. Citation**

This Notice may be cited as Wingecarribee Shire Council 25 metre B-Double route Notice No. 03/2007.

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 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	Lyell Street, Mittagong.	MR258 Old Hume Highway.	Priestley Street.

ROAD TRANSPORT (GENERAL) ACT 2005

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

WOLLONGONG CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

DAVID FARMER,
General Manager,
Wollongong City Council
(by delegation from the Minister for Roads)
Dated: 18 December 2007

SCHEDULE
1. Citation

This Notice may be cited as Wollongong City Council 25 Metre B-Double route Notice No. 4/2007.

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 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	West Dapto Road.	HW1 Princes Highway, Kembla Grange.	Reddalls Road, Kembla Grange.
25.	Reddalls Road.	West Dapto Road, Kembla Grange.	Whytes Gully Waste Centre.

ROAD TRANSPORT (GENERAL) ACT 2005

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

WOLLONGONG CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

DAVID FARMER,
General Manager,
Wollongong City Council
(by delegation from the Minister for Roads)
Dated: 7 December 2007

SCHEDULE
1. Citation

This Notice may be cited as Wollongong City Council 25 Metre B-Double route Notice No. 4/2007.

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 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
678.	Old Princes Highway.	F6 Southern Freeway, Waterfall.	MR185 Lawrence Hargrave Drive Roundabout, Helensburgh.
678.	Old Princes Highway.	Northbound Ramps from F6 Southern Freeway, Helensburgh.	F6 Southern Freeway, Bulli Tops.

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.

S. C. McGRATH,
General Manager,
Singleton Council
(by delegation from the Minister for Roads)
Dated: 18 December 2007

SCHEDULE**1. Citation**

This Notice may be cited as Singleton Council 25 metre B-Double route Notice No. 2/2007.

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>	<i>Conditions</i>
25.	128.	Putty Road, Glenridding to Singleton.	Unnamed road with rural address No. 283.	Ryan Avenue, Singleton.	Travel is restricted to northbound only between 3 am and 5am Mon – Fri.
25.		Ryan Avenue, Singleton.	Putty Road (MR128).	Entire length.	Travel is restricted to northbound only between 3 am and 5am Mon – Fri.
25.	128.	John Street, Singleton	John Street/Hunter Street intersection.	Campbell Street.	Travel is restricted to northbound only between 3 am and 5am Mon – Fri.

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

Notice of Compulsory Acquisition of Land at
Haberfield in the Ashfield Municipal Council area

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

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

SCHEDULE

ALL that piece or parcel of land situated in the Ashfield Municipal Council area, Parish of Concord and County of Cumberland, shown as Lot 1 Deposited Plan 170404, being the whole of the land in Certificate of Title 1/170404.

The land is said to be in the possession of Adib Chidiac (registered proprietor), National Australia Bank Limited (mortgagee) and Murlam Pty Limited (lessee).

(RTA Papers: FPP 7M2993)

Department of Water and Energy

WATER MANAGEMENT ACT 2000

Order under Section 59

Available Water Determination

Macquarie and Cudgegong Regulated Rivers Water Source

PURSUANT to section 59 (1) (b) of the Water Management Act 2000, while an Order is in force under section 60 (2), the Minister for Environment, Climate Change and Water, makes Available Water Determinations having the terms set out in the attached Schedule(s) for the Macquarie and Cudgegong Regulated Rivers Water Source as defined in the Water Sharing Plan for the Macquarie and Cudgegong Regulated Rivers Water Source 2003 and currently in force. Each term in Column 2 applies to the adjacent access licences in Column 1.

These orders take effect from 21 December 2007.

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

MARK HARRIS,
A/Director,
Water Management and Implementation,
Department of Water and Energy
(by delegation)

SCHEDULE 1

<i>Column 1</i> <i>Access licences</i>	<i>Column 2</i> <i>Percentage per each</i> <i>megalitre of access licence</i> <i>share component</i>
All local water utility access licences downstream of the upper limit of Burrendong Dam water storage excluding 80AL702874	10%

SCHEDULE 2

<i>Column 1</i> <i>Access licences</i>	<i>Column 2</i> <i>Volume per each megalitre</i> <i>of access licence share</i> <i>component</i>
All regulated river (high security) access licences downstream of the upper limit of Burrendong Dam water storage excluding 80AL700457, 80AL701974, 80AL702709	0.2 megalitres

WATER MANAGEMENT ACT 2000

Order under Section 323

Temporary Water Restriction Order

Lachlan Regulated River Water Source

PURSUANT to section 323 of the Water Management Act 2000, the Minister for Environment, Climate Change and Water, on being satisfied that it is necessary in the public interest to do so because of water shortage, do by this Order direct that the taking of water under regulated river (general security) access licences from the Lachlan Regulated River Water Source as defined in the Water Sharing Plan for the Lachlan Regulated River Water Source 2003, be restricted as set out in the Schedule to this Order.

This Order repeals any previous Order made under section 323 of the Water Management Act 2000, for the Lachlan Regulated River Water Source.

This order takes effect from the date it is first broadcast and will cease to have effect on 30 June 2008, unless earlier repealed.

Dated at Sydney, this 21st day of December 2007.

DAVID HARRISS,
Deputy Director General,
Water Management,
Department of Water and Energy
(by delegation)

SCHEDULE

Each regulated river (general security) access licence is restricted to 20% of the volume of water in the water allocation account as at 30 June 2007, inclusive of any water carried over or credited by an assignment dealing from any other access licence.

Any water credited to a water allocation account after 1 July 2007, by an assignment dealing from an access licence in this water source is not included in the restriction.

Other Notices

CO-OPERATIVES ACT 1992

Notice of Class Order under Section 244

Exemption of some Co-operatives from some requirements of the Co-operatives Regulation 2005

I, LYN BAKER, Commissioner for Fair Trading, being the Registrar of Co-operatives, pursuant to section 244 of the Co-operatives Act 1992, hereby make an Order in relation to the class of co-operatives specified in Schedule A, relieving a co-operative in that class and the directors and auditors of that co-operative from compliance with the requirements of the Co-operatives Regulation 2005 as specified in Schedule B ON CONDITION that co-operatives comply with the requirements specified in Schedule C.

SCHEDULE A

A co-operative (not being a holding co-operative) that records in its audited financial statements (not more than 18 months old), lodged with the Registrar in accordance with section 252 of the Act:

- (a) total assets that do not exceed \$750,000, and
- (b) total expenses that do not exceed \$300,000 (including any cost of goods sold).

SCHEDULE B

The following provisions of the Corporations Act 2001 applied by the Co-operatives Regulation 2005:

1. Sections 295 (2) (c) (Contents of annual financial report) – the cash flow statement required by accounting standards; and section 300(10) (Annual directors' report – specific Information).
2. Any requirements to appoint a registered company auditor.

SCHEDULE C

- (a) The co-operative has resolved by special resolution that the auditor need not be a registered company auditor.
- (b) The rules of the co-operative do not require the appointment of a registered company auditor.
- (c) The person appointed to audit the co-operative's accounts is:
 - a member of the Institute of Chartered Accountants of Australia, or

- a member of CPA Australia, or
- a person approved by the Registrar.

The directors shall cause to be attached to, or endorsed upon, the accounts in relation to the co-operative a statement to the effect "the accounts have been prepared in accordance with the terms of this Class Order and a special resolution of the co-operative relevant dated(*) (Insert date).

- (d) The auditor's report on the accounts' records whether the auditor is a member of the Institute of Chartered Accountants of Australia or CPA Australia or has been approved by the Registrar of Co-operatives to be an auditor of the co-operative.

Dated at Sydney, this 6th day of December 2007.

LYN BAKER,
Registrar of Co-operatives.

POISONS AND THERAPEUTIC GOODS ACT 1966

Order under Clause 171(1) Poisons and Therapeutic Goods Regulation 2002

Withdrawal of Drug Authority

IN accordance with the provisions of Clause 171(1) of the Poisons and Therapeutic Goods Regulation 2002, an Order has been made on Dr Gungor OLCAYTO of 374 Old Northern Road, Castle Hill NSW, prohibiting him, until further notice, as a medical practitioner from having possession of and supplying drugs of addiction as authorised by Clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by Clause 76 of the Regulation.

This Order is to take effect on and from 24 December 2007.

Professor DEBORA PICONE, AM,
Director-General

Department of Health, New South Wales
Sydney, 19 December 2007

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

YOUNG SHIRE COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

NOTICE is hereby given that Young Shire Council, pursuant to section 162 of the Roads Act 1993, and in accordance with Part 2, Division 2 of the Roads (General) Regulation 2000, has named the roads described hereunder:

<i>Description of road</i>	<i>Proposed name</i>
Newly constructed road, that runs north off Murringo Road, approximately 8 km east of Young, through Lots 77, 221 and 222, DP 754609 and Lot 1, DP 1016521.	Wambanumba Drive.
Newly constructed road, that runs west off the abovementioned road (Proposed Wambanumba Drive), approximately 8 km east of Young.	Tout Place.
Touts Road, that is located 8.5 km south-west of Young, and runs between Tumbleton Lane and Boundary Road, Young.	Regan Road.
Newly constructed road, that runs north off Murringo Road, approximately 9 km east of Young, through Lots 52, 53, 54, 55 and 119, DP 754588.	Dananbilla Drive.
Unnamed road in Young, that runs south off Nasmyth Street, between Florence and Hills Streets, adjacent Lots 1-3, DP 551289 and Lot 2, DP 206484.	Kinsela Close.

A. G. Hanrahan, General Manager, Young Shire Council, Boorowa Street (Locked Bag No. 5), Young NSW 2594.

[3711]

ESTATE NOTICES

IN the Supreme Court of New South Wales, Equity Division.—Notice of intended distribution of estate.—Any person having any claim upon the estate of CATHERINE MARY O'LOUGHLIN, late of 81 Belmont Road, Mosman, in the State of New South Wales, who died on 13 July 2007, must send particulars of his claim to the executors c.o. Lobban McNally Solicitors, 65 York Street, Sydney, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 4 October 2007. LOBBAN MCNALLY SOLICITORS, 65 York Street, Sydney NSW 2000, tel.: (02) 9299 8438 [3712]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of CARMEN VELLA, late of Courtland Retirement Village, North Parramatta, in the State of New South Wales, who died on 11 October 2007, must send particulars of their claim to the executrices, Doris Palmer and Josephine Mary Laird, c.o. Denis M. Anderson, Solicitor, 10 Regent Street, Kogarah NSW 2217, within one (1) calendar month from publication of this notice. After that time the executrices may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 11 December 2007. DENIS M. ANDERSON, Solicitor, 10 Regent Street, Kogarah NSW 2217, tel.: (02) 9587 0440. [3713]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of BEN KILLIAN MACMAHON, late of 28 Ralston Street, Lane Cove, in the State of New South Wales, who died on 31 August 2007, must send particulars of their claim to the executor, Ross Smith, c.o. Denis M. Anderson, Solicitor, 10 Regent Street, Kogarah NSW 2217, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 23 November 2007. DENIS M. ANDERSON, Solicitor, 10 Regent Street, Kogarah NSW 2217, tel.: (02) 9587 0440. [3714]

COMPANY NOTICES

NOTICE of final meeting pursuant to sub-sections 509 (3) and (4) convened by liquidator H J HOLDINGS PROPRIETARY LIMITED (in voluntary liquidation), ACN 010 152 253.—Notice is hereby given that a final meeting of members of the above company will be held at 9:00 a.m. on 21 January 2008, at 1st Floor, 20 Wallis Street, Forster NSW, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and hearing any explanation that may be given by the liquidator. Dated 20 December 2008. DOUGLAS ATKINSON, Liquidator, c.o. Walker Lynch Petersen, Chartered Accountants, 1st Floor, 20 Wallis Street, Forster NSW 2428, tel.: (02) 6554 7566 [3715]

NOTICE convening final meeting of members.—AIRLIE INVESTMENTS PTY LIMITED (in liquidation), ACN 001 324 518.—Notice of is hereby given pursuant to section 509 of the Corporations Act 2001, that a Final General Meeting of Members of the above named company will be held at the offices of David B Dickson & Co., 8th Floor, 10 Spring Street, Sydney, on 4 February 2008 at 10:00 a.m., for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the Liquidator. Dated this 21st day of December 2007. RON GOSS, F C A Liquidator, c.o. David B Dickson & Co., 8th Floor, 10 Spring Street, Sydney NSW 2000, tel.: (02) 9221 7566. [3716]

OTHER NOTICES**ENERGY AUSTRALIA**

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement, Tingira Heights

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

Dated at Sydney, this 19th day of December 2007.

Signed for and on behalf of EnergyAustralia of 570 George Street, Sydney, by KATHERINE MARGARET GUNTON, its duly constituted Attorney pursuant to Power of Attorney registered Book 4528, No. 401.

SCHEDULE 1

Right of Access as set out in Schedule 4A Part 11 of the Conveyancing Act 1919.

SCHEDULE 2

All that piece or parcel of land at Tingira Heights in the local government area of Lake Macquarie, Parish of Kahibah and County of Northumberland, being a Right of Access within the site of the proposed right of way to be acquired for electricity purposes affecting that part of Lot 337, DP 755233 and within vacant crown land designated (R) in DP 1090704. [3717]

ENERGY AUSTRALIA

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement, West Wallsend

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

Dated at Sydney, this 19th day of December 2007.

Signed for and on behalf of EnergyAustralia of 570 George Street, Sydney, by KATHERINE MARGARET GUNTON, its duly constituted Attorney pursuant to Power of Attorney registered Book 4528, No. 401.

SCHEDULE 1

Easement for electricity transmission lines and access thereto on the terms set out in Memorandum No. AC 289041 filed at Land and Property Information New South Wales as if the easement was an 'easement for electricity and other purposes' referred to in that Memorandum.

SCHEDULE 2

All that piece or parcel of land at West Wallsend in the local government area of Lake Macquarie, Parish of Teralba and County of Northumberland, being the site of the proposed easement for electricity transmission lines and access thereto of variable width affecting that part of Lot 7, DP 813135 and Lot 5, DP 813136 within vacant crown land designated (A), (B) and (C) in DP 649468. [3718]

Authorised to be printed

DENIS H. HELM, Government Printer.

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