



# *Government Gazette*

OF THE STATE OF  
NEW SOUTH WALES

**Number 81**  
**Friday, 22 June 2007**

Published under authority by Government Advertising

## LEGISLATION

### Assents to Acts

#### ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 12 June 2007

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

Act No. 4 2007 – An Act to amend the Commission for Children and Young People Act 1998 to reduce the membership of the Parliamentary Joint Committee established under that Act. [Commission for Children and Young People Amendment (Parliamentary Joint Committee) Bill].

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

**ACTS OF PARLIAMENT ASSENTED TO**

Legislative Assembly Office, Sydney 15 June 2007

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

Act No. 5 2007 – An Act to amend the Births, Deaths and Marriages Registration Act 1995 to make further provision with respect to the time within which births are required to be notified and to the functions of the Registrar; and for other purposes. [Births, Deaths and Marriages Registration Amendment Bill].

Act No. 6 2007 – An Act to amend the Criminal Procedure Act 1986 to make further provision with respect to the giving of evidence in proceedings by children and intellectually impaired persons and to consequentially repeal the Evidence (Children) Act 1997; and for other purposes. [Criminal Procedure Amendment (Vulnerable Persons) Bill].

Act No. 7 2007 – An Act to provide for the health and safety of persons with a severe substance dependence through involuntary detention, care, treatment and stabilisation; and for other purposes. [Drug and Alcohol Treatment Bill].

Act No. 8 2007 – An Act to make provision with respect to the care, treatment and control of mentally ill and mentally disordered persons and other matters relating to mental health; and for other purposes. [Mental Health Bill].

Act No. 9 2007 – An Act to provide for the licensing and control of private health facilities, to repeal the Private Hospitals and Day Procedure Centres Act 1988; and for other purposes. [Private Health Facilities Bill].

Act No. 10 2007 – An Act to amend the Professional Standards Act 1994 with respect to the mutual recognition of New South Wales and interstate schemes for the limitation of occupational liability. [Professional Standards Amendment (Mutual Recognition) Bill].

Act No. 11 2007 – An Act to amend the Terrorism (Police Powers) Act 2002 in relation to the detention in a correctional or juvenile detention centre of a person subject to a preventative detention order under that Act. [Terrorism (Police Powers) Amendment (Preventative Detention Orders) Bill].

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

---

# Proclamations

---



New South Wales

## Commencement Proclamation

under the

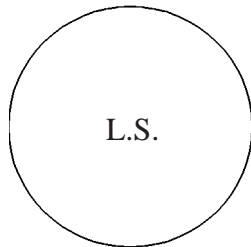
Fair Trading Amendment Act 2006 No 62

JAMES JACOB SPIGELMAN, Lieutenant-Governor

I, the Honourable James Jacob Spigelman AC, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Fair Trading Amendment Act 2006*, do, by this my Proclamation, appoint 1 July 2007 as the day on which the uncommenced provisions of that Act commence.

Signed and sealed at Sydney, this 20th day of June 2007.

By His Excellency's Command,



LINDA BURNEY, M.P.,  
Minister for Fair Trading

GOD SAVE THE QUEEN!

### Explanatory note

The object of this Proclamation is to commence the amendments to the *Fair Trading Act 1987* set out in Schedule 1 [17]–[19] to the *Fair Trading Amendment Act 2006*. Those amendments concern the assertion of the right to payment for unsolicited goods or services, for the unsolicited making of an entry in a directory or for unauthorised advertisements.

---

# Regulations

---



New South Wales

## Registration of Interests in Goods Amendment (Fees) Regulation 2007

under the

Registration of Interests in Goods Act 1986

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Registration of Interests in Goods Act 1986*.

LINDA BURNEY, M.P.,  
Minister for Fair Trading

### Explanatory note

The objects of this Regulation are as follows:

- (a) to increase certain fees payable under the *Registration of Interests in Goods Act 1986*,
- (b) to remove the following fees:
  - (i) the fee for providing a facsimile copy of a REVS (register of encumbered vehicles) certificate for which a person has paid a fee,
  - (ii) certain fees relating to a list of a customer's registrable interests,
  - (iii) the fee for each registered interest included in a customer's duplicate statement of account in the form of a computer disk or email,
- (c) to replace the current fee structure for the transferring of registrable interests between account customers with a flat fee of \$200. At present, there is a basic fee of \$25 for each transfer application, plus \$4.70 for each interest transferred,
- (d) to replace the various fees charged for the installation of, and providing assistance with respect to, the REVS on-line computer software package with a simplified fee structure for on-site service assistance.

Most of the fee increases are generally in line with movements in the Consumer Price Index since the last increases.

This Regulation is made under the *Registration of Interests in Goods Act 1986*, including section 21 (the general regulation-making power) and, in particular, section 21 (1) (a).

Clause 1 Registration of Interests in Goods Amendment (Fees) Regulation 2007

---

## **Registration of Interests in Goods Amendment (Fees) Regulation 2007**

under the

Registration of Interests in Goods Act 1986

### **1 Name of Regulation**

This Regulation is the *Registration of Interests in Goods Amendment (Fees) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 July 2007.

### **3 Amendment of Registration of Interests in Goods Regulation 2004**

The *Registration of Interests in Goods Regulation 2004* is amended as set out in Schedule 1.

Registration of Interests in Goods Amendment (Fees) Regulation 2007

Amendment

Schedule 1

## Schedule 1 Amendment

(Clause 3)

### Schedule 2

Omit the Schedule. Insert instead:

## Schedule 2 Fees

(Clause 31 (1))

Item	Type of fee	Amount \$
<b>Registration</b>		
1	The prescribed fee for the purposes of section 5 (1A) (c) of the Act for each interest in respect of which an application is made:	
	(a) if the application is made by on-line connection, or	8.10
	(b) if the application is made by approved email transfer, or	10.30
	(c) if the application is made in any other way.	24.90
<b>Recording prescribed information about boats</b>		
2	The fee for each interest in respect of which an application is made by a creditor for a recording of prescribed information in relation to a boat that does not have a prime identifier as referred to in section 5 (3) of the Act:	
	(a) if the application is made by on-line connection, or	8.10
	(b) if the application is made by approved email transfer, or	10.30
	(c) if the application is made in any other way.	24.90
<b>Varying recorded information</b>		
3	The prescribed fee for the purposes of section 6 (2) of the Act for each interest in respect of which an application is made:	
	(a) if the application is made by on-line connection, or	5.10
	(b) if the application is made by approved email transfer, or	5.60
	(c) if the application is made in any other way.	10.85

## Registration of Interests in Goods Amendment (Fees) Regulation 2007

## Schedule 1 Amendment

Item	Type of fee	Amount \$
4	The prescribed fee for the purposes of section 6 (6) (b) of the Act for each interest notified under section 6 (6) (a) of the Act (payable by the person notified).	7.05
	<b>Provision of certificates</b>	
5	The prescribed fee for the purposes of section 8 (6) of the Act for each item in respect of which an application is made by an account customer for issuing a certificate under section 8 (1) of the Act in the form of a statement of account:	
	(a) if the application is made by on-line connection, or	5.10
	(b) if the application is made other than by on-line connection.	7.60
6	The prescribed fee for the purposes of section 8 (6) of the Act for each item in respect of which an application is made by an account customer for issuing a certificate under section 8 (1) of the Act other than in the form of a statement of account:	
	(a) if the application is made by on-line connection and the certificate is delivered electronically, or	9.50
	(b) if the application is made by on-line connection and the certificate is delivered other than electronically, or	10.85
	(c) if the application is made other than by on-line connection and the certificate is delivered electronically, or	10.85
	(d) if the application is made other than by on-line connection and the certificate is delivered other than electronically.	13.00
7	The prescribed fee for the purposes of section 8 (6) of the Act for each certificate in respect of which an application is made by a person other than an account customer under section 8 (1) of the Act:	
	(a) for the first copy of a certificate, or	13.00
	(b) for a facsimile copy of a certificate for which the person has paid a fee.	Nil
8	The prescribed fee for the purposes of section 8 (6) of the Act for each application to issue a certificate under section 8 (5) of the Act.	162.00

## Registration of Interests in Goods Amendment (Fees) Regulation 2007

Amendment

Schedule 1

Item	Type of fee	Amount \$
<b>Applying to become an account customer</b>		
9	The fee for each application for approval to become an account customer.	29.80
<b>Registrable interest inquiries</b>		
10	The fee for each application by an account customer for a listing of interests in that customer's name made by on-line connection.	16.25
11	The fee for each application by an account customer for a listing in the form of a computer disk or email of interests in that customer's name made other than by on-line connection.	32.50
12	The fee for an application by an account customer for a listing in the form of a written document of interests in that customer's name made other than by on-line connection:	
	(a) for each application, and	32.50
	(b) for each page of the list.	0.55
13	The fee for each interest in respect of which an application is made by an account customer to search the register using only creditors' reference number:	
	(a) if the search is made by way of on-line connection, or	5.10
	(b) if the search is made in any other way.	7.60
<b>Provision of duplicate statements</b>		
14	The fee for each application by an account customer for a duplicate statement of account to be provided by on-line connection.	5.40
15	The fee for each application by an account customer for a duplicate statement of account to be provided other than by on-line connection.	16.25
	If the duplicate statement of account is supplied by way of a written document, for each page	0.55
<b>Transferring registrable interests</b>		
16	The fee for an application by an account customer to transfer interests registered in the name of one account customer into the name of another.	200.00



## Registration of Interests in Goods Amendment (Fees) Regulation 2007

Schedule 1 Amendment

---

Item	Type of fee	Amount \$
<b>On-site service visits</b>		
17	For on-site service assistance:	
	(a) for each site visit, and	85.00
	(b) for each hour (or part hour) of the assistance.	85.00
<b>Training</b>		
18	The fee for each person to whom training in relation to the operation of the register is to be provided:	
	(a) for each full working day of training, and	130.00
	(b) for each half working day of training.	65.00

---

---

## Other Legislation

---



New South Wales

# Maximum Registration Charges Notice 2007

under the

Road Transport (Heavy Vehicles Registration Charges) Act 1995

I, Eric Roozendaal, the Minister for Roads, in pursuance of section 9 of the *Road Transport (Heavy Vehicles Registration Charges) Act 1995*, give notice that the maximum registration charges that may be imposed for the time being as calculated by the Australian Transport Council under the *Agreement* referred to in the *National Transport Commission Act 2003* of the Commonwealth are as set out in Schedule 1 to this Notice.

Dated, this 19th day of June 2007.

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

## Maximum Registration Charges Notice 2007

Schedule 1 Maximum registration charges

**Schedule 1 Maximum registration charges****1 Load carrying vehicles**

Item	Vehicle type	2-axle	3-axle	4-axle	5-axle
1	Truck (type 1)	\$355	\$710	\$1,065	\$1,065
2	Truck (type 2)	\$592	\$946	\$2,365	\$2,365
3	Short combination truck	\$651	\$2,365	\$2,365	\$2,365
4	Medium combination truck	\$4,494	\$4,494	\$4,848	\$4,848
5	Long combination truck	\$6,208	\$6,208	\$6,208	\$6,208
6	Short combination prime mover	\$1,537	\$4,019	\$5,201	\$5,201
7	Medium combination prime mover	\$4,729	\$5,911	\$6,503	\$6,503
8	Long combination prime mover	\$5,911	\$5,911	\$6,503	\$6,503

**2 Load carrying trailer, converter dolly and low loader dolly**

The charge for a load carrying trailer, converter dolly or low loader dolly is \$355 multiplied by the number of axles of the trailer or dolly.

**3 Buses**

Item	Bus type	2-axle	3-axle	4-axle
1	Bus (type 1)	\$355	Not applicable	Not applicable
2	Bus (type 2)	\$592	\$1,478	\$1,478
3	Articulated bus	Not applicable	\$592	\$592

**4 Special purpose vehicles**

Item	Special purpose vehicle type	Charge
1	Special purpose vehicle (type p)	No charge
2	Special purpose vehicle (type t)	\$237
3	Special purpose vehicle (type o)	\$296 plus (\$296 multiplied by the number of axles in excess of 2)

Maximum Registration Charges Notice 2007

Maximum registration charges

Schedule 1

---

**5 Vehicles in 2 or more categories**

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

---

**OFFICIAL NOTICES****Appointments**

---

**EDUCATION ACT 1990**

Notification of an Appointment to the Board of Studies

I, JOHN DELLA BOSCA, Minister for Education and Training, in pursuance of Schedule 1, Clause 8 of the Education Act 1990, appoint Dr Mary FOGARTY as a member of the Board of Studies, being a nominee provided under section 100(3)(h), for a term commencing on and from 1 August 2007 until 31 July 2010.

JOHN DELLA BOSCA, M.L.C.,  
Minister for Education and Training

---

## Department of Lands

### DUBBO OFFICE

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

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

#### RESERVATION OF CROWN LAND

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

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

#### SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Land District: Mudgee.	Reserve No.: 1013428.
Local Government Area: Mid-Western Regional Council.	Public Purpose: Future public requirements.
Locality: Lue.	
Lot 3, section 26, DP No. 758627, Parish Bara, County Phillip;	
Lot 8, section 26, DP No. 758627, Parish Bara, County Phillip.	
Area: About 4048 square metres.	
File No.: DB81 H 1477/1.	

#### SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Land District: Dunedoo Central.	Reserve No.: 1013429.
Local Government Area: Warrumbungle Shire Council.	Public Purpose: Future public requirements.
Locality: Dunedoo.	
Lot 63, DP No. 754298, Parish Bullinda, County Lincoln.	
Area: About 8094 square metres.	
File No.: DB91 H 197/1.	

#### SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>
Land District: Coonamble.	Reserve No.: 1013430.
Local Government Area: Coonamble Shire Council.	Public Purpose: Future public requirements.
Locality: Quambone.	
Lot 701, DP No. 96330, Parish Mobala, County Gregory;	
Lot 702, DP No. 96330, Parish Mobala, County Gregory;	
Lot 0, section 8, DP No. 758861, Parish Mobala, County Gregory.	
Area: About 4.168 hectares.	
File No.: DB81 H 324.	

#### SCHEDULE 4

<i>Column 1</i>	<i>Column 2</i>
Land District: Mudgee.	Reserve No.: 1013431.
Local Government Area: Mid-Western Regional Council.	Public Purpose: Future public requirements.
Locality: Wollar.	
Lot 1, section 10, DP No. 759102, Parish Wollar, County Phillip;	
Lot 2, section 10, DP No. 759102, Parish Wollar, County Phillip;	
Lot 10, section 10, DP No. 759102, Parish Wollar, County Phillip.	
Area: About 6300 square metres.	
File No.: DB79 H 159.	

#### SCHEDULE 5

<i>Column 1</i>	<i>Column 2</i>
Land District: Nyngan.	Reserve No.: 1013432.
Local Government Area: Bogan Shire Council.	Public Purpose: Future public requirements.
Locality: Hermidale.	
Lot 19, DP No. 660475, Parish Boree, County Flinders;	
Lot 33, DP No. 723353, Parish Boree, County Flinders;	
Lot 32, DP No. 723353, Parish Boree, County Flinders;	
Lot 30, DP No. 723353, Parish Boree, County Flinders.	
Area: About 7.209 hectares.	
File No.: DB81 H 450.	

#### SCHEDULE 6

<i>Column 1</i>	<i>Column 2</i>
Land District: Nyngan.	Reserve No.: 1013434.
Local Government Area: Bogan Shire Council.	Public Purpose: Future public requirements.
Locality: Girilambone.	
Lot 46, DP No. 751336, Parish Neiley, County Canbelego;	
Lot 6, section 23, DP No. 758441, Parish Neiley, County Canbelego;	
Lot 7, section 23, DP No. 758441, Parish Neiley, County Canbelego;	
Lot 2, section 23, DP No. 758441, Parish Neiley, County Canbelego;	
Lot 3, section 23, DP No. 758441, Parish Neiley, County Canbelego;	
Lot 4, section 23, DP No. 758441, Parish Neiley, County Canbelego;	
Lot 5, section 23, DP No. 758441, Parish Neiley, County Canbelego;	
Lot 43, DP No. 751336, Parish Neiley, County Canbelego.	
Area: About 53.12 hectares.	
File No.: DB80 H 2192.	

## SCHEDULE 7

<i>Column 1</i>	<i>Column 2</i>
Land District: Nyngan.	Reserve No.: 1013708.
Local Government Area: Bogan Shire Council.	Public Purpose: Future public requirements.
Locality: Nyngan. Lot 21, DP No. 751328, Parish Lynch, County Canbelego.	
Area: About 16.16 hectares.	
File No.: DB88 H 561/1.	

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

**NOTIFICATION OF CLOSING OF A ROAD**

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

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

## SCHEDULE 1

*Parish – Bombala; County – Wellesley;*  
*Land District – Bombala; L.G.A. – Bombala*

Lot 1, DP 1109904 (not being land under the Real Property Act).

File No.: GB05 H 271:JK.

Note: On closing, the title for the land in Lot 1, DP 1109904 remains vested in the State of New South Wales as Crown Land.

## SCHEDULE 2

*Parish – Berrima; County – Camden;*  
*Land District – Moss Vale; L.G.A. – Wingecarribee*

Lot 1, DP 1087577 (not being land under the Real Property Act).

File No.: GB04 H 746:JK.

Note: On closing, the title for the land in Lot 1, DP 1087577 remains vested in the State of New South Wales as Crown Land.

**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. 80, dated 15 June 2007, Folio 3777 under the heading "GOULBURN OFFICE, Notification of Closing of a Road" the description is hereby amended. At the end of the description the words "Lot 5 being vested in the Upper Lachlan Council as operational land" is deleted and replaced with "Lot 3 being vested in the Upper Lachlan Council as operational land".

File No.: GB06 H 254.BA.

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

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

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

## Description

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

Road Closed: Lot 1, DP 1111151 at Croudace Bay.

File No.: MD05 H 550.

Note: On closing, the land within Lot 1, DP 1111151 will remain vested in the Crown as Crown Land.

**REMOVAL OF CORPORATION AS RESERVE TRUST MANAGER**

PURSUANT to section 96, Crown Lands Act 1989, the corporation specified hereunder is removed from office as the reserve trust manager of the reserve trust which has been established and appointed as trustee of the reserve as shown hereunder.

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

## Description

Reserve: R.89760 for Homes for the Aged at Waratah, notified 26 March 1976.

Reserve Trust: Maroba Nursing Home (R.89760) Reserve Trust.

Corporation: Baptist Churches of New South Wales Property Trust.

Removal of Corporation effective from 8 June 2007.

File No.: MD83 R 71.

**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

Lot 41, section 6, DP No. 1112924, Parish Merriwa, County Brisbane.

Lot 42, section 6, DP No. 1112924, Parish Merriwa, County Brisbane.

Lot 43, section 6, DP No. 1112924, Parish Merriwa, County Brisbane.

Area: 4047 square metres.

Note: All the above parts were formerly within Allotments 2 and 3, section 6, Village of Merriwa.

## Column 2

Reserve No. 13642.

Public Purpose: From sale for public buildings (Police).

Notified: 11 April 1891, at Folio 2688.

Part Lot 43, section 6, DP No. 1112924, Parish Merriwa, County Brisbane.

New Area: 4295 square metres.

Note: That part excluded formerly within Allotment 2, section 6, Village of Merriwa.

File No.: MD03 H 278.

**MOREE OFFICE****Frome Street (PO Box 388), Moree NSW 2400****Phone: (02) 6752 5055 Fax: (02) 6752 1707****NOTIFICATION OF CLOSING OF A ROAD**

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

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

## Description

*Land District – Moree; Council – Moree Plains Shire;  
Parish – Bogree; County – Courallie*

Lot 1 in DP 1113557, Parish Bogree, County Courallie.

File No.: ME05 H 391.

Note: Upon closure the land remains vested in the Crown as Crown Land.



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

**APPOINTMENT OF TRUST BOARD MEMBERS**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Christopher Val PEARCE (new member).	Gooloogong Public Recreation and Racecourse Trust.	Reserve No.: 95500. Public Purpose: Racecourse and public recreation. Notified: 3 July 1981. File No.: OE80 R 188/2.

Term of Office

For a term commencing this day and expiring 18 March 2009.

**ROADS ACT 1993**

**ORDER**

Transfer of Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in Schedule 1 cease to be Crown public roads.

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

SCHEDULE 1

The southernmost 240 metres of road east Lot 2, DP 580592; road west Lot 22, DP 755426 in the Parish of Dabee, County of Phillip.

The road through Lot 55, DP 755426; Lots 1 and 2, DP 710331; Lot 21, DP 661806; Lot 41, DP 755423; Lots 21, 41, 42, 43, 45, 49, 67, 70, 71, 73, 80, 86, 109, 120, 121, 122 and 143, DP 755435; Lot 132, DP 1050074; Lot 311, DP 850923; road south Lot 311, DP 850923; Lots 3, 32, 33, 49 and 57, DP 755435; Lot 10, DP 819262; road west Lot 46, DP 755435; road east Lots 32, 49 and 125, DP 755435; Lot 2, DP 710331; road north Lot 75, DP 755435; road south Lot 2, DP 710331 (excluding easternmost 160 metres on the southernmost boundary); southernmost road west and the westernmost road

north Lot 1, DP 710331; road along the northern boundary Lot 117, DP 755426 (separating from Lot 27A and Lot 56, DP 755426); westernmost road through Lot 11, DP 755423; road north-west Lot 3, DP 835810; westernmost road through Lot 1, DP 814633; road south-west Lot 4, DP 572701 and Lot 58, DP 755435; road along the southern boundaries of Lot 119, DP 755435 and Lot 1, DP 572701; road through (west-east direction) Lot 4, DP 776858; southernmost road through Lot 310, DP 850923; easternmost road through Lots 54 and 81, DP 755435; northernmost 180 metres of road west Lot 75, DP 755435 in the Parishes of Coolcalwin, Hawkins and Dabee, County of Phillip.

The road through Lots 24, 28, 36, 39, 42, 51, 52, 60, 68, 70, 71, 72, 73, 78, 84 and 88, DP 755438; north Lots 1, 24 and 42, DP 755438; road west Lots 1, 2, 3, 22, 23, 34, 35, 52, 55 and 79, DP 755438; road south Lots 34 and 35, DP 755438; westernmost road through Lot 29, DP 755438; westernmost road (from south to west) through Lot 31, DP 755438; 90 metres of road north Lot 73, DP 755438 (excluding easternmost 320 metres and westernmost 1285 metres); easternmost road through Lot 53, DP 755438 in the Parish of Lee, County of Phillip.

SCHEDULE 2

Roads Authority: Mid-Western Regional Council.

Council References: sm:(R9045001, R9017001, R0790175 and P1458711).

File No.: OE07 H 167.

**NOTIFICATION OF CLOSING OF PUBLIC ROAD**

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

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

SCHEDULE

*Parish – Forbes; County – Ashburnham;*  
*Land District – Forbes; Shire – Forbes*

Road Closed: Lots 1, 2, 3 and 4 in Deposited Plan 1111983 at Forbes.

File No.: OE06 H 392.

Note: On closing, title to the land comprised in Lots 1-4 remains vest in the Crown as Crown Land.

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

**ROADS ACT 1993**  
**ORDER**

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date the roads specified in Schedule 1 cease to be Crown roads.

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

SCHEDULE 1

*Land District – Metropolitan;  
 Local Government Area – Warringah;  
 Parish – Manly Cove; County – Cumberland*

- (1) Fishbourne Road, Allambie Heights.
- (2) Malinya Road, Allambie Heights.
- (3) Orara Road, Allambie Heights extending from the Technical and Further Education Campus to its intersection with Peronne Parade.

SCHEDULE 2

Roads Authority: Warringah Shire Council.

File No.: 07/1538.

Council's Reference: Mr S. Watson.

**APPOINTMENT OF CORPORATION TO MANAGE  
 RESERVE TRUST**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Landcom.	The Prince Henry Hospital.	Reserve No.: 87551. Public Purpose: Habilitation hostel and sheltered workshop. Notified: 5 December 1969. Reserve No.: 87465. Public Purpose: Public recreation. Notified: 24 October 1969. File No.: MN01 A 9/3.

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

Transfer of Crown Road to Council

IN pursuance of provisions of section 151, Roads Act 1993, the Crown public roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in Schedule 1 cease to be Crown public road.

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

**SCHEDULE 1**

*Parish – Callaghan; County – Parry;  
Land District – Tamworth;  
L.G.A. – Tamworth Regional Council*

Crown public road described as within and south of Lot 80 in DP 755322; road part within Lot 83 in DP 755322 (that part running south to north to the intersection of Crown road and Council public road within Lot 81 in DP 755322).

**SCHEDULE 2**

Roads Authority: Tamworth Regional Council.

File Nos: TH99 H 23 and TH98 H 81.

**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 – Rushes Creek; Land District – Tamworth;  
L.G.A. – Tamworth Regional*

Road Closed: Lot 1 in Deposited Plan 1108116, Parish Baldwin, County Darling.

File No.: TH05 H 308.

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

**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 term of office specified thereunder, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

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

**SCHEDULE**

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Andrew BROWN (new member), Michael FULLBROOK (new member).	Bowling Ally Point Recreation Reserve Trust.	Reserve No.: 96568. Public Purpose: Public recreation. Notified: 28 Jan 1983. Locality: Bowling Ally Point. File No.: TH89 R 16.

**Term of Office**

For a term commencing the date of this notice and expiring 11 June 2008.

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

**GRANTING OF A WESTERN LANDS LEASE**

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

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

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

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

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

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

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

SCHEDULE

*Administrative District – Walgett North; Shire – Walgett; Parish – Wallangulla; County – Finch*

WLL No.	Name of Lessee	Lot	Deposited Plan No.	Folio Identifier	Area	Term of Lease	
						From	To
WLL14789	Susi WILDE	311	1076808	311/1076808	2304m <sup>2</sup>	14-06-2007	13-06-2027
WLL14788	Felix WILDE	313	1076808	313/1076808	2998m <sup>2</sup>	14-06-2007	13-06-2027
WLL14777	Brian Alexander ADAMS	175	1076808	175/1076808	2569m <sup>2</sup>	14-06-2007	13-06-2027
WLL14762	Frank KOVIC	232	1076808	232/1076808	2601m <sup>2</sup>	14-06-2007	13-06-2027
WLL14865	Michael CANFELL	99	1076808	99/1076808	2072 m <sup>2</sup>	14-06-2007	13-06-2027
WLL14712	Keith HUGHES	297	1076808	297/1076808	2081m <sup>2</sup>	14-06-2007	13-06-2027
WLL14849	Carolin Patricia SMITH	380	1076808	380/1076808	2528m <sup>2</sup>	14-06-2007	13-06-2027
WLL14841	Robert Darrell CARPENTER and Delese CARPENTER, as Joint Tenants	81	1076808	81/1076808	2390m <sup>2</sup>	14-06-2007	13-06-2027
WLL14773	Catherine Anne BREWER	176	1076808	176/1076808	2387m <sup>2</sup>	14-06-2007	13-06-2027
WLL14719	Timothy Patrick KELLY	57	1073508	57/1073508	2656m <sup>2</sup>	14-06-2007	13-06-2027
WLL14710	Rowan Harlech WRIGHT	91	1073508	92/1073508	2537m <sup>2</sup>	14-06-2007	13-06-2027
WLL14666	William Robert YOUNG	283	1076808	283/1076808	2385m <sup>2</sup>	14-06-2007	13-06-2027
WLL14836	Roger KUPFER	126	1076808	126/1076808	2135m <sup>2</sup>	14-06-2007	13-06-2027
WLL14829	Arif Eric AVDIC	212	1076808	212/1076808	2814m <sup>2</sup>	14-06-2007	13-06-2027
WLL14857	Anna POPOVIC	55	1057617	55/1057617	2492m <sup>2</sup>	14-06-2007	13-06-2027
WLL14798	James ABEL and Leontien VALK-ABEL, as Joint Tenants	265	1076808	265/1076808	2411m <sup>2</sup>	14-06-2007	13-06-2027

**APPOINTMENT OF TRUST BOARD MEMBERS**

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

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

**SCHEDULE**

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Rudolf F. HURTJENS (new member), Colin DEMPSEY (new member), Peter Warwick PIMLOTT (new member), William Alfred BLACKHALL (new member), Jeanette Anne BLACKHALL (new member).	Byrock Rock Holes Reserve Trust.	Reserve No.: 1004509. Public Purpose: Public recreation. Notified: 11 April 2003. File No.: WL05 R 10/1.

**Term of Office**

For a term commencing the date of this notice and expiring  
21 June 2012.

**DECLARATION OF ADDITIONAL USE OF RESERVATION**

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

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

**SCHEDULE**

<i>Column 1</i>	<i>Column 2</i>
Urban services and public recreation.	Part Reserve: 71778. Public Purpose: Future public requirements. Notified: 21 December 1945. Parish: Mourquong. County: Wentworth. Lot 7020, DP No. 1108010. File No.: WL95 R 10.

---

## Department of Planning

---

### ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979 LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991 NOTICE OF COMPULSORY ACQUISITION OF LAND IN

### THE LOCAL GOVERNMENT AREA OF PENRITH

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

**Dated at Sydney this sixth day of June 2007**

By The Administrator's Command

FRANK SARTOR MP  
Minister for Planning

#### SCHEDULE

**All those** pieces or parcels of land situated at Cranebrook, City of Penrith, Parish of Castlereagh, County of Cumberland in proposed Lot 2 being that part of Castlereagh Road commencing at the south western corner of lot 7 in D.P.1013504 and bounded to the south by the prolongation of the southern boundary of lot 7 in D.P.1013504 for a distance of 20.015m to the west by the eastern boundaries of lot 54 in D.P.752021, lot 1 in D.P.882354, part lot 2 in D.P.236125, part lot 1 in D.P.2223, lot 1 in D.P.348979, lot 2981 in D.P.128099, lot 4 in D.P.2223, lot 1 in D.P.882353, lot 1 in D.P.436198, lot 3 in D.P.219895, to the south by the northern boundary of lot 3 in D.P.219895 for a distance of 8.65m, to the west by the eastern boundaries of lot 23 in D.P.530256, lot 45 in D.P.545813, and lot 21 in D.P.530256 to the north by the southern boundary of lot 44 in D.P.545813 for a distance of 10m, to the west by the eastern boundaries of lot 44 in D.P.545813, lot 1 in D.P.219895, lot 481 in D.P.849952, lot 2 in D.P.87060, lot 1 in D.P.87060, lot 1 in D.P.60859, lot 46 in D.P.752021, lot 300 in D.P.752021, lot 44 in D.P.752021, lot 1 in D.P.120872, lot 1 in D.P.120891, lot 1 in D.P.73955, lot 43 in D.P.752021, lot 1 in D.P.63308 and that part of the eastern boundary of lot 42 in D.P.752021 being a distance of 91.39m from the northern boundary of lot 1 in D.P.63308 to the north by an arc traversing Castlereagh Road for a chord distance of 160.256 bearing  $177^{\circ}19'55''$  (MGA) radius 1581m arc 160.26m to a point on the western boundary of lot 2 in D.P.630803 being 60.04m south from the southern boundary of lot 104 in D.P.599725, to the east by the western boundary of lot 2 in D.P.630803 starting from a point 60.04m south from the southern boundary of lot 104 in D.P.599725 then along the western boundary of lot 2 in D.P.630803, lot 34 in D.P.241197, lot 2 in D.P.617921, to the south by the northern boundary of lot 28 in D.P.234746, to the east by the western boundary of lot 28 in D.P.234746, lot 27 in D.P.234746, lot 1 in D.P.882359, lot 100 in D.P.1043499, part lot 296 in D.P.752021, lot 101 in D.P.1043500, lot 1 in D.P.882358, lot 102 in D.P.1043503, lot 14 in D.P.1013504, lot 102 in D.P.1043503, part lot 70 in D.P.752021, lot 102 in D.P.1043503, to the north by the southern boundary of lot 102 in D.P.1043503 for a distance of 7.925m to the east by the western boundary of lot 9 in D.P.1013504, to the south by the northern boundary of lot 8 in D.P.1013504 for a distance of 7.925m then to the east by the western boundary of lot 8 in D.P.1013504, and lot 7 in D.P.1013504 to the point of commencement; containing an area of 10.60ha or thereabouts and said to be in the possession of the City of Penrith.



## Department of Primary Industries

### DRUG MISUSE AND TRAFFICKING ACT 1985

Appointment of Suitably Qualified Persons to give  
Certificate Evidence – section 43

I, B. D. BUFFIER, Director-General, NSW Department of Primary Industries, pursuant to section 43(5) of the Drug Misuse and Trafficking Act 1985 (“the Act”), appoint the persons named in the Schedule below as suitably qualified persons to give certificate evidence identifying a plant as cannabis plant or cannabis leaf for the purposes of section 43 of the Act, from date of appointment.

#### SCHEDULE

Michael Ernest FARDELL  
John O'BRIEN  
Robert John ASSER  
Christoph Emanuel TOCKUSS  
Kylie Michelle MURPHY  
James FINGER  
Clayton Dean EVANS  
Steve PARISH  
Grant IRWIN  
Kelly Maree GRICE  
Richard SZLICHT  
Luke Thomas ATKINSON  
Russell James EICHMANN  
Stephen Glen CHERRY  
Michael John MARCZAN  
Sloane HAMILTON  
Bruce Cameron GILL  
Haylee BUCKLE  
Nicole Jan MAHER

Dated this 7th day of June 2007.

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

### FISHERIES MANAGEMENT ACT 1994

#### FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Clause 39 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following Class 1 Aquaculture Leases:

AL00/030 within the estuary of Tuross Lake, having an area 0.3242 hectares to TALINGA PTY LTD of Broulee NSW, for a term of 15 years expiring on 22 May 2022.

OL77/088 within the estuary of Wallis Lake, having an area 0.0560 hectares to MW AND EA SCIACCA PTY LTD of Tuncurry NSW, for a term of 15 years expiring on 4 September 2022.

OL76/042 within the estuary of the Clyde River, having an area of 2.0602 hectares to Graham Richard RALSTON of Batemans Bay NSW, for a term of 15 years expiring on 9 March 2022.

BILL TALBOT,  
Director,  
Fisheries Conservation and Aquaculture,  
Agriculture, Fisheries and Regional Relations,  
Department of Primary Industries

### FISHERIES MANAGEMENT ACT 1994

#### FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Notice of Receipt of Application for Aquaculture Lease  
Notification under s.163 (7) of the Fisheries Management Act 1994, and cl.33 of the Fisheries Management (Aquaculture) Regulation 2002

NSW Department of Primary Industries (NSW DPI) advises that an application has been received for a new aquaculture (oyster) lease over public water land for the purposes of cultivating Sydney rock oysters.

Location is the Crookhaven River for an area of approximately 3 hectares situated adjacent to oyster lease AL05/021. The new lease will be known as AL07/001 if granted.

NSW DPI is calling for written submissions from any person supporting or objecting to the 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. An expression of interest must be in the form of a written response referring to lease number AL07/001, signed and dated with a return address.

Specific details can be obtained, or enquiries made with NSW DPI, Aquaculture Administration Section 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,  
Aquaculture Administration Section,  
Port Stephens Fisheries Centre,  
Locked Bag 1, Nelson Bay NSW 2315.

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 Shoalhaven City Council under Part 4 (Integrated Development) 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.

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

#### FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2007

NOTICE is given in accordance with section 5 of the Subordinate Legislation Act 1989, of the intention to make a regulation under the Fisheries Management Act 1994.

The proposed Fisheries Management (Aquaculture) Regulation 2007, is to replace the Fisheries Management (Aquaculture) Regulation 2002, which will be automatically repealed on 1 September 2007.

The aim of the Regulation is to ensure that the statutory framework for promoting ecologically sustainable and viable aquaculture industries is efficient and effective and fosters aquaculture industries that provide social and economic benefits to NSW.

The draft Regulation and Regulatory Impact Statement can be accessed via the Department's website [www.dpi.nsw.gov.au](http://www.dpi.nsw.gov.au) or by contacting:

Joyce Paterson,  
Administrative Assistant,  
Locked Bag 1, Nelson Bay NSW 2315.  
Telephone: (02) 4916 3919.  
Fax: (02) 4981 9074.  
Email: [aquaculture.ris@dpi.nsw.gov.au](mailto:aquaculture.ris@dpi.nsw.gov.au).

Submissions on the proposed Regulation are invited and can be made by mail, fax or email as above. Submissions close at 5:00 p.m., on 16 July 2007.

#### FISHERIES MANAGEMENT ACT 1994

Total Allowable Commercial Catch for Lobster

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, provide notice pursuant to section 33 of the Fisheries Management Act 1994 ("the Act"), that the TAC Committee established under Part 2 of the Act hereby revokes the determination dated the 27th day of June 2006 and makes a determination that the total allowable commercial catch for lobster for the fishing period beginning 1 July 2007 and ending 30 June 2008 (both dates inclusive) is 124 tonnes.

Dated this 19th day of June 2007.

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

#### FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Interim Order 2007 under the Fisheries Management Act 1994

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

Dated this 20th day of June 2007.

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

#### Explanatory note

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

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

The object of this Interim Order is to remake the Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Interim Order 2006 Number 2 to allow

certain recreational and commercial fishing activities in the natural drainage system of the lowland catchment of the Lachlan River to continue for a further period of 6 months.

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

[www.fisheries.nsw.gov.au/\\_\\_data/assets/pdf\\_file/25245/fr\\_25\\_lachlan\\_eec.pdf](http://www.fisheries.nsw.gov.au/__data/assets/pdf_file/25245/fr_25_lachlan_eec.pdf)

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

#### 1. Name of Order

This Order is the Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Interim Order 2007.

#### 2. Commencement and repeal

This Order:

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

#### 3. Repeal of previous order

The Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Interim Order 2006 Number 2 is repealed.

#### 4. Continuation of existing activities

- (1) The activities referred to in subclauses (2) and (3) may continue in the Lowland Lachlan River Catchment subject to compliance with any applicable fishing regulatory controls.
- (2) A recreational fisher may take from the Lowland Lachlan River Catchment any of the following species of fish, may possess any such species of fish taken from the Lowland Lachlan River Catchment, or may carry out any routine activity in connection with any such taking or possession:
  - (a) *Paratya australiensis* (freshwater shrimp),
  - (b) *Macrobrachium australiense* (freshwater prawn),
  - (c) *Cherax destructor* (yabby),
  - (d) *Tandanus tandanus* (freshwater catfish),
  - (e) *Gadopsis marmoratus* (river blackfish),
  - (f) *Maccullochella peelii peelii* (Murray cod),
  - (g) *Macquaria ambigua* (golden perch),
  - (h) *Bidyanus bidyanus* (silver perch),
  - (i) *Nematalosa erebi* (bony bream),
  - (j) *Leiopotherapon unicolor* (spangled perch).
- (3) A person holding a commercial fishing licence that has a Class A: Yabby and carp endorsement (transferable) in the inland restricted fishery may:
  - (a) take *Cherax destructor* (yabby) from the Lowland Lachlan River Catchment, or



- (b) possess or sell yabby taken from the Lowland Lachlan River Catchment, or
  - (c) carry out any routine activities in connection with any such taking, possession or sale.
- (4) In this clause:  
applicable fishing regulatory controls means requirements imposed by or under the Fisheries Management Act 1994 that apply to or in respect of the activities concerned.

inland restricted fishery has the same meaning as in the Fisheries Management (General) Regulation 2002.

Lowland Lachlan River Catchment means the aquatic ecological community in the natural drainage system of the lowland catchment of the Lachlan River (described in the recommendation of the Fisheries Scientific Committee to list that aquatic ecological community, as the area covered by that recommendation).

### FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2007 under the Fisheries Management Act 1994

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

Dated this 20th day of June 2007.

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

#### Explanatory note

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

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

The object of this Interim Order is to remake the Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2006 Number 2 to allow certain recreational and commercial fishing activities in the natural drainage system of the lowland catchment of the Darling River to continue for a further period of 6 months.

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

[www.fisheries.nsw.gov.au/\\_\\_\\_data/assets/pdf\\_file/5281/Darling-FR22.pdf](http://www.fisheries.nsw.gov.au/___data/assets/pdf_file/5281/Darling-FR22.pdf)

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

#### 1. Name of Order

This Order is the Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2007.

#### 2. Commencement and repeal

This Order:

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

#### 3. Repeal of previous order

The Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2006 Number 2 is repealed.

#### 4. Continuation of existing activities

- (1) The activities referred to in subclauses (2) and (3) may continue in the Lowland Darling River Catchment subject to compliance with any applicable fishing regulatory controls.
- (2) A recreational fisher may take from the Lowland Darling River Catchment any of the following species of fish, may possess any such species of fish taken from the Lowland Darling River Catchment, or may carry out any routine activity in connection with any such taking or possession:
  - (a) *Paratya australiensis* (freshwater shrimp),
  - (b) *Macrobrachium australiense* (freshwater prawn),
  - (c) *Caridina mccullochi* (freshwater shrimp),
  - (d) *Cherax destructor* (yabby),
  - (e) *Tandanus tandanus* (freshwater catfish),
  - (f) *Gadopsis marmoratus* (river blackfish),
  - (g) *Maccullochella peelii peelii* (Murray cod),
  - (h) *Macquaria ambigua* (golden perch),
  - (i) *Bidyanus bidyanus* (silver perch),
  - (j) *Nematalosa erebi* (bony bream),
  - (k) *Leiopotherapon unicolor* (spangled perch).
- (3) A person holding a commercial fishing licence that has a Class A: Yabby and carp endorsement (transferable) in the inland restricted fishery may:
  - (a) take *Cherax destructor* (yabby) from the Lowland Darling River Catchment, or
  - (b) possess or sell yabby taken from the Lowland Darling River Catchment, or
  - (c) carry out any routine activities in connection with any such taking, possession or sale.

#### (4) In this clause:

applicable fishing regulatory controls means requirements imposed by or under the Fisheries Management Act 1994 that apply to or in respect of the activities concerned.

inland restricted fishery has the same meaning as in the Fisheries Management (General) Regulation 2002.

Lowland Darling River Catchment means the aquatic ecological community in the natural drainage system of the lowland catchment of the Darling River (described in the recommendation of the Fisheries Scientific Committee to list that aquatic ecological community, as the area covered by that recommendation).

### FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2007 under the Fisheries Management Act 1994

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

Dated this 20th day of June 2007.

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

#### Explanatory note

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

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

The object of this Interim Order is to remake the Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2006 Number 2 to permit recreational fishers to take and possess southern bluefin tuna, for a further period of 6 months.

The activities the subject of this Interim Order may only continue subject to compliance with any applicable fishing regulatory controls imposed by or under the Act.

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

#### 1. Name of Order

This Order is the Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2007.

#### 2. Commencement and repeal

This Order:

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

#### 3. Repeal of previous order

The Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2006 Number 2 is repealed.

#### 4. Continuation of existing activities

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

### MINERAL RESOURCES

NOTICE is given that the following applications have been received:

#### ASSESSMENT LEASE APPLICATION

(07-187)

No. 41, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), area of about 2258.94 hectares, for barite, gold, lead, silver and zinc, dated 24 April 2007. (Orange Mining Division).

#### EXPLORATION LICENCE APPLICATIONS

(07-253)

No. 3150, STANDARD MINES PTY LTD (ACN 125 577 451), area of 30 units, for Group 1, dated 30 May 2007. (Broken Hill Mining Division).

(07-267)

No. 3164, STANDARD MINES PTY LTD (ACN 125 577 451), area of 49 units, for Group 1, dated 1 June 2007. (Cobar Mining Division).

(07-268)

No. 3165, STANDARD MINES PTY LTD (ACN 125 577 451), area of 60 units, for Group 1, dated 1 June 2007. (Cobar Mining Division).

(07-269)

No. 3166, STANDARD MINES PTY LTD (ACN 125 577 451), area of 67 units, for Group 1, dated 1 June 2007. (Broken Hill Mining Division).

(07-275)

No. 3172, TRI ORIGIN MINING PTY LIMITED (ACN 115 529 112), area of 25 units, for Group 1, dated 6 June 2007. (Orange Mining Division).

(07-276)

No. 3173, OROYA MINING LIMITED (ACN 009 146 794), area of 73 units, for Group 1, dated 6 June 2007. (Orange Mining Division).

(07-277)

No. 3174, Anthony Gilbert MARTIN, area of 30 units, for Group 1, dated 7 June 2007. (Sydney Mining Division).

(07-278)

No. 3175, Anthony Gilbert MARTIN, area of 30 units, for Group 1, dated 7 June 2007. (Sydney Mining Division).

(07-279)

No. 3176, Nicholas Burton TAYLOR, area of 86 units, for Group 1, dated 7 June 2007. (Orange Mining Division).

(07-280)

No. 3177, PEEL EXPLORATION LIMITED (ACN 119 343 734), area of 48 units, for Group 1, dated 8 June 2007. (Armidale Mining Division).

(07-281)

No. 3178, LOCKSLEY HOLDINGS PTY LTD (ACN 083 912 092), area of 20 units, for Group 1, dated 8 June 2007. (Orange Mining Division).

(07-282)

No. 3179, BULLDOZER PROSPECTING PTY LTD (ACN 125 564 865), area of 71 units, for Group 1, dated 13 June, 2007. (Broken Hill Mining Division).

(07-283)

No. 3180, ARASTRA EXPLORATION PTY LTD (ACN 085 025 798), area of 68 units, for Group 1, dated 14 June 2007. (Inverell Mining Division).

(07-284)

No. 3181, FORGE MINERALS PTY LTD (ACN 121 258 713), area of 75 units, for Group 1 and Group 10, dated 15 June 2007. (Inverell Mining Division).

(07-285)

No. 3182, PEEL EXPLORATION LIMITED (ACN 119 343 734), area of 32 units, for Group 1, dated 18 June 2007. (Armidale Mining Division).

#### MINING LEASE APPLICATIONS

(07-71)

No. 295, NORTH MINING LIMITED (ACN 000 081 434), area of about 24.42 hectares, to mine for copper, gold and silver, dated 2 January 2007. (Orange Mining Division).

(07-1975)

No. 303, AMCI (GC) PTY LIMITED (ACN 097 238 349), JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331) and POS-GC PTY LTD (ACN 113 446 414), area of about 19.6 hectares, to mine for coal, dated 18 June 2007. (Singleton Mining Division).

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

NOTICE is given that the following applications have been granted:

#### EXPLORATION LICENCE APPLICATIONS

(06-4135)

No. 2841, now Exploration Licence No. 6792, IRONBARK GOLD LIMITED (ACN 118 751 027), County of Buccleuch, Map Sheet (8527), area of 29 units, for Group 1, dated 29 May 2007, for a term until 29 May 2009.

(06-4191)

No. 2895, now Exploration Licence No. 6783, FOUR POINTS EXPLORATION LIMITED (ACN 101 168 343), County of Cowper, Map Sheet (8036, 8136), area of 95 units, for Group 1, dated 22 May 2007, for a term until 22 May 2009.

(06-4199)

No. 2903, now Exploration Licence No. 6778, RIMFIRE AUSTRALIA PTY LTD (ACN 121 382 554), Counties of Bathurst and King, Map Sheet (8630), area of 23 units, for Group 1, dated 22 May 2007, for a term until 22 May 2009.

(06-4200)

No. 2904, now Exploration Licence No. 6779, RIMFIRE AUSTRALIA PTY LTD (ACN 121 382 554), Counties of Ashburnham and Forbes, Map Sheet (8431), area of 12 units, for Group 1, dated 22 May 2007, for a term until 22 May 2009.

(06-4201)

No. 2905, now Exploration Licence No. 6780, RIMFIRE AUSTRALIA PTY LTD (ACN 121 382 554), County of Forbes, Map Sheet (8630), area of 20 units, for Group 1, dated 22 May 2007, for a term until 22 May 2009.

(06-4208)

No. 2912, now Exploration Licence No. 6781, RIMFIRE AUSTRALIA PTY LTD (ACN 121 382 554), Counties of Gordon and Lincoln, Map Sheet (8632, 8633), area of 86 units, for Group 1, dated 22 May 2007, for a term until 22 May 2009.

(06-4212)

No. 2916, now Exploration Licence No. 6784, CLANCY EXPLORATION LIMITED (ACN 105 578 756), Counties of Bland and Gipps, Map Sheet (8430), area of 64 units, for Group 1, dated 22 May 2007, for a term until 22 May 2009.

(06-7066)

No. 2935, now Exploration Licence No. 6785, TRITTON RESOURCES LIMITED (ACN 100 095 494), Counties of Canbelego and Flinders, Map Sheet (8234, 8235), area of 100 units, for Group 1, dated 22 May 2007, for a term until 22 May 2009.

(06-7086)

No. 2954, now Exploration Licence No. 6782, RIMFIRE AUSTRALIA PTY LTD (ACN 121 382 554), County of Bland, Map Sheet (8329), area of 53 units, for Group 1, dated 22 May 2007, for a term until 22 May 2009.

(07-94)

No. 2992, now Exploration Licence No. 6790, TRIAKO RESOURCES LIMITED (ACN 008 498 119), Counties of Booroondarra and Mouramba, Map Sheet (8033, 8034), area of 54 units, for Group 1, dated 29 May 2007, for a term until 29 May 2009.

(07-95)

No. 2993, now Exploration Licence No. 6791, TRIAKO RESOURCES LIMITED (ACN 008 498 119), Counties of Blaxland, Cunningham and Mouramba, Map Sheet (8133, 8232, 8233), area of 99 units, for Group 1, dated 29 May 2007, for a term until 29 May 2009.

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

NOTICE is given that the following applications have been withdrawn:

**EXPLORATION LICENCE APPLICATIONS**

(07-116)

No. 3013, MINCOR COPPER PTY LTD (ACN 120 024 777), County of Clarendon and County of Wynyard, Map Sheet (8427, 8527). Withdrawal took effect on 7 June 2007.

(07-117)

No. 3014, MINCOR COPPER PTY LTD (ACN 120 024 777), County of Clarendon, County of Harden and County of Wynyard, Map Sheet (8427, 8527). Withdrawal took effect on 7 June 2007.

(07-152)

No. 3047, CLUFF RESOURCES PACIFIC NL (ACN 002 261 565), County of Bland, County of Bourke and County of Gipps, Map Sheet (8329, 8330). Withdrawal took effect on 7 June 2007.

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

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

(C82-4240)

Authorisation No. 404, CENTENNIAL MANDALONG PTY LIMITED (ACN 101 508 892), area of 3377 hectares. Application for renewal received 7 June 2007.

(C95-2214)

Exploration Licence No. 4968, CENTENNIAL MANDALONG PTY LIMITED (ACN 101 508 892), area of 823 hectares. Application for renewal received 7 June 2007.

(C95-2213)

Exploration Licence No. 4969, CENTENNIAL MANDALONG PTY LIMITED (ACN 101 508 892), area of 1026 hectares. Application for renewal received 7 June 2007.

(T94-0246)

Exploration Licence No. 5242, HERALD RESOURCES LIMITED (ACN 008 672 071), area of 45 units. Application for renewal received 13 June 2007.

(T97-1201)

Exploration Licence No. 5323, NORTH MINING LIMITED (ACN 000 081 434), area of 76 units. Application for renewal received 14 June 2007.

(C02-0153)

Exploration Licence No. 5892, CENTENNIAL MANDALONG PTY LIMITED (ACN 101 508 892), area of 172.5 hectares. Application for renewal received 7 June 2007.

(C01-0481)

Exploration Licence No. 5965, MT ARTHUR COAL PTY LIMITED (ACN 000 181 902), area of 4131 hectares. Application for renewal received 12 June 2007.

(T02-0791)

Exploration Licence No. 6095, JERVOIS MINING LIMITED (ACN 007 626 575), area of 12 units. Application for renewal received 6 June 2007.

(T02-0445)

Exploration Licence No. 6096, JERVOIS MINING LIMITED (ACN 007 626 575), area of 5 units. Application for renewal received 6 June 2007.

(05-169)

Exploration Licence No. 6447, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 8 units. Application for renewal received 8 June 2007.

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

**RENEWAL OF CERTAIN AUTHORITIES**

NOTICE is given that the following authorities have been renewed:

(T00-0107)

Assessment Lease No. 2, JESASU PTY LTD (ACN 001 654 682), Parish of Buckley, County of Arrawatta, Map Sheet (9138-1-2, 9138-1-S), area of 106.5 hectares, for a further term until 14 March 2011. Renewal effective on and from 28 May 2007.

(T00-0185)

Exploration Licence No. 5830, ALKANE EXPLORATION LTD (ACN 000 689 216), County of Narromine, Map Sheet (8532), area of 4 units, for a further term until 4 April 2009. Renewal effective on and from 25 May 2007.

(T02-0388)

Exploration Licence No. 6035, leslie herbert SAVAGE, colin laurence PLUMRIDGE, Dafydd Arthur BEVAN and Joy Elizabeth PLUMRIDGE, County of Bland, Map Sheet (8330), area of 4 units, for a further term until 2 January 2009. Renewal effective on and from 7 June 2007.

(04-552)

Exploration Licence No. 6342, WESTERN PLAINS RESOURCES LTD (ACN 109 426 502), Counties of Kennedy and Narromine, Map Sheet (8532), area of 30 units, for a further term until 19 November 2008. Renewal effective on and from 1 June 2007.

(04-623)

Exploration Licence No. 6375, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), Counties of Forbes and Gipps, Map Sheet (8430, 8431), area of 104 units, for a further term until 9 February 2009. Renewal effective on and from 13 June 2007.

(T04-0059)

Exploration Licence No. 6376, MONARO MINING NL (ACN 073 155 781), Counties of Beresford, Cowley and Murray, Map Sheet (8725, 8726), area of 99 units, for a further term until 9 February 2009. Renewal effective on and from 5 June 2007.

(04-624)

Exploration Licence No. 6388, ANCHOR RESOURCES LIMITED (ACN 122 751 419), County of Fitzroy, Map Sheet (9437), area of 13 units, for a further term until 3 March 2009. Renewal effective on and from 13 June 2007.



(04-4136)

Mining Lease No. 1177 (Act 1973), GOSFORD QUARRIES (PROPERTIES) PTY LIMITED (ACN 001 226 875), Parish of Wialdra, County of Phillip, Map Sheet (8833-3-S), area of 17.7 hectares, for a further term until 9 November 2016. Renewal effective on and from 22 May 2007.

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

---

**CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS**

NOTICE is given that the following authorities have been cancelled:

(T00-0047)

Exploration Licence No. 5754, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Cunningham, Map Sheet (8331, 8332), area of 7 units. Cancellation took effect on 5 June 2007.

(04-596)

Exploration Licence No. 6349, ANGLO AMERICAN EXPLORATION (AUSTRALIA) PTY LTD (ACN 006 195 982), County of Yancowinna, Map Sheet (7134), area of 4 units. Cancellation took effect on 12 June 2007.

(05-257)

Exploration Licence No. 6491, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Goulburn, Map Sheet (8326), area of 90 units. Cancellation took effect on 10 April 2007.

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

**TRANSFERS**

(T02-0067)

Exploration Licence No. 5977, formerly held by MALACHITE RESOURCES NL (ACN 075 613 268) has been transferred to CONRAD SILVER MINES PTY LTD (ACN 106 967 506). The transfer was registered on 5 June 2007.

(07-1264)

Exploration (Prospecting) Licence No. 1050, formerly held by Kenneth Garry KEMLO has been transferred to CONRAD SILVER MINES PTY LTD (ACN 106 967 506). The transfer was registered on 5 June 2007.

(07-1264)

Mineral Lease No. 5992 (Act 1906), formerly held by Kenneth Garry KEMLO has been transferred to CONRAD SILVER MINES PTY LTD (ACN 106 967 506). The transfer was registered on 5 June 2007.

(07-1264)

Mineral Lease No. 6040 (Act 1906), formerly held by Kenneth Garry KEMLO has been transferred to CONRAD SILVER MINES PTY LTD (ACN 106 967 506). The transfer was registered on 5 June 2007.

(07-1264)

Mineral Lease No. 6041 (Act 1906), formerly held by Kenneth Garry KEMLO has been transferred to CONRAD SILVER MINES PTY LTD (ACN 106 967 506). The transfer was registered on 5 June 2007.

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

## PLANT DISEASES ACT 1924

## PROCLAMATION P180

PROCLAMATION to regulate the importation, introduction and bringing into specified parts of New South Wales of certain fruit originating from or which has moved through other specified parts of New South Wales on account of an outbreak of Queensland fruit fly at Goolgowi, New South Wales.

Her Excellency Professor MARIE BASHIR, AC, CVO, Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, being of the opinion that the movement of fruit within a portion of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*), with the advice of the Executive Council and pursuant to section 4(1) of the Plant Diseases Act 1924 ("the Act"), do by this Proclamation regulate the movement of fruit within New South Wales in the manner set out in this Proclamation.

1. Host Fruit that originates from or that has moved through the:

- (a) Outbreak Area must not be imported, introduced or brought into the Suspension Area;
- (b) Suspension Area must not be imported, introduced or brought into the Outer Area,

unless:

- (i) a Plant Health Certificate or a Plant Health Assurance Certificate has been issued in respect of the Host Fruit, and
- (ii) the Host Fruit is transported and stored in accordance with any conditions relating to such matters which are stated in the Plant Health Certificate or the Plant Health Assurance Certificate, and
- (iii) the Plant Health Certificate or the Plant Health Assurance Certificate is in the possession of the driver of the vehicle transporting the Host Fruit or the person otherwise having custody or control of the Host Fruit while it is in the Suspension Area or the Outer Area as the case may be, and
- (iv) the Plant Health Certificate or the Plant Health Assurance Certificate is produced on demand to an inspector or a person authorised pursuant to section 11(3) of the Act.

## Definitions

In this Proclamation:

Department means the New South Wales Department of Primary Industries.

Host Fruit means the fruit specified in Schedule 1.

Outbreak Area means the part of New South Wales specified in Schedule 2.

Outer Area means the area known as the New South Wales Fruit Fly Exclusion Zone, as declared in Proclamation P178 published in *New South Wales Government Gazette* No. 11 of 19 January 2007, pages 186-187, other than the Suspension Area.

Plant Health Assurance Certificate means a certificate –

- issued by a person authorised by the Department to issue Plant Health Assurance Certificates, and
- which certifies that the Host Fruit has been treated in a manner approved by the Director, Animal and Plant Biosecurity of the Department, and
- which specifies any conditions subject to which the Host Fruit must be transported or stored.

Plant Health Certificate means a certificate –

- issued by an inspector or a person authorised pursuant to section 11(3) of the Act, and
- which certifies that the Host Fruit has been treated in a manner approved by the Director, Animal and Plant Biosecurity of the Department, and
- which specifies any conditions subject to which the Host Fruit must be transported or stored.

Suspension Area means the part of New South Wales specified in Schedule 3.

## SCHEDULE 1 – HOST FRUIT

All citrus fruits including citron, grapefruit, kumquat (japonica) (margarita), lemon (Meyer) (Tanaka), lime (all species, including Rangpur, Tahitian, West Indian), mandarin (blanco), orange (all varieties including Seville or sour and sweet), pummelo, shaddock, tangelo, tangor.

All pome fruit including apple, nashi, pear, quince.

All stone fruit including apricot, cherry, nectarine, peach, peacharine, plum, plumcot.

All tropical fruits including avocado, banana, black sapote, breadfruit, caimito (star apple), carambola (starfruit), casimiroa (white sapote), custard apple, durian, guava (of all types) (myrtaceae) (strawberry) (yellow cattley), jabotica, jackfruit, longan, lychee, mango, mangosteen, papaya, passionfruit, pawpaw, rambutan, sapodilla, soursop, sweetsop (sugar apple).

The following berry fruit: blackberry, blueberry, boysenberry, cape gooseberry, loganberry, mulberry, raspberry, strawberry, youngberry.

The following fruit: abiu, babaco, Brazilian cherry, capsicum, cashew apple, cherimoya, chilli (cherry peppers) (chillies) (tabasco), dates (fresh), feijoa, fig, granadilla, grumichama, (Brazilian) (Costa Rican); jujubes, kiwifruit or Chinese gooseberries, loquat, medlars, pepino, persimmon, pomegranate, prickly pear, rollinia, santol, tamarillo, tomato, walnuts (green), Waz jambu.

SCHEDULE 2 – OUTBREAK AREA

The part of NSW within a 1.5 kilometre radius of coordinates decimal degrees -33.980193 South and 145.710887 East. This part is represented in the attached map entitled “Goolgowi Outbreak and Suspension Areas”.

SCHEDULE 3 – SUSPENSION AREA

The part of NSW within a 15 kilometre radius of coordinates decimal degrees -33.980193 South and 145.710887 East. The part is represented in the attached map entitled “Goolgowi Outbreak and Suspension Areas”.

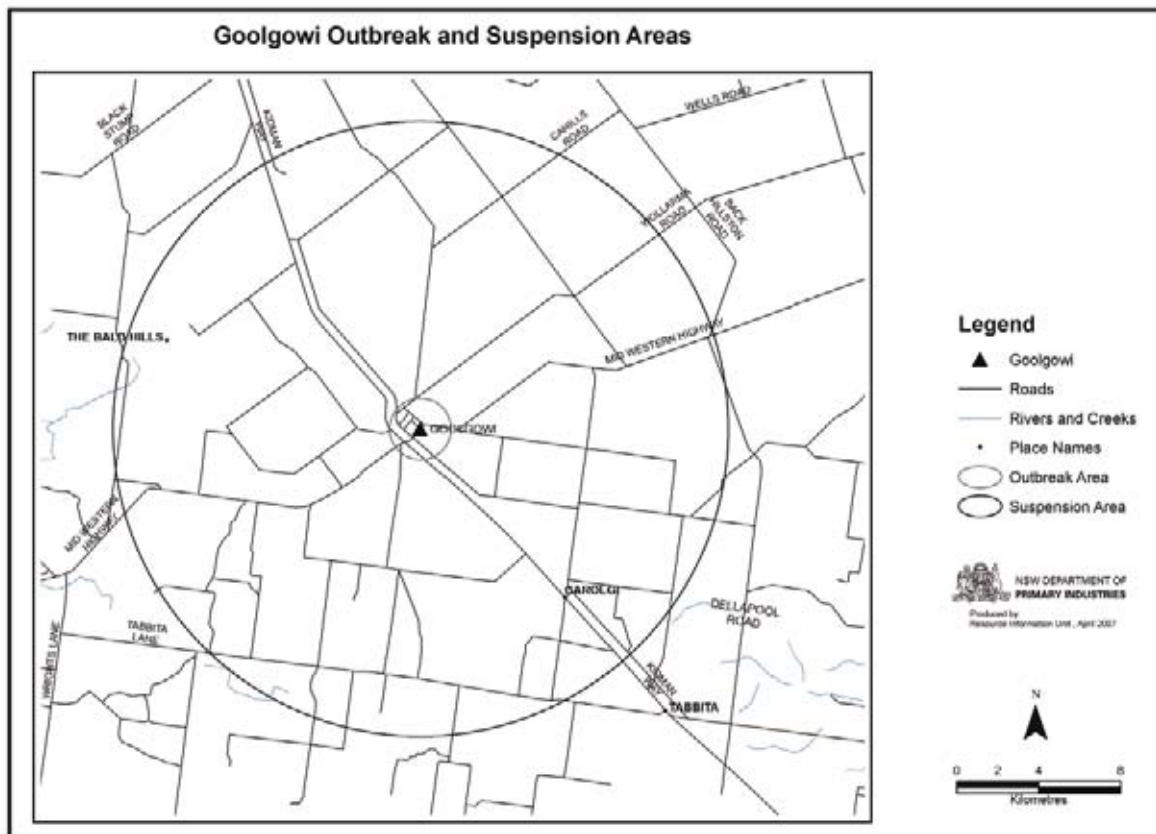
Note: The NSW Department of Primary Industries reference is P180. For further information contact the Department on (02) 6391 3593.

Signed and sealed at Sydney, this 7th day of June 2007.

By Her Excellency’s Command,

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

GOD SAVE THE QUEEN!



## PLANT DISEASES ACT 1924

## PROCLAMATION P181

PROCLAMATION to regulate the importation, introduction and bringing into specified parts of New South Wales of certain fruit originating from or which has moved through other specified parts of New South Wales on account of an outbreak of Queensland fruit fly at Rankin Springs, New South Wales.

Her Excellency Professor MARIE BASHIR AC, CVO Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, being of the opinion that the movement of fruit within a portion of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*), with the advice of the Executive Council and pursuant to section 4(1) of the Plant Diseases Act 1924 ("the Act"), do by this Proclamation regulate the movement of fruit within New South Wales in the manner set out in this Proclamation.

1. Host Fruit that originates from or that has moved through the:
  - (a) Outbreak Area must not be imported, introduced or brought into the Suspension Area;
  - (b) Suspension Area must not be imported, introduced or brought into the Outer Area,
 unless:
  - (i) a Plant Health Certificate or a Plant Health Assurance Certificate has been issued in respect of the Host Fruit, and
  - (ii) the Host Fruit is transported and stored in accordance with any conditions relating to such matters which are stated in the Plant Health Certificate or the Plant Health Assurance Certificate, and
  - (iii) the Plant Health Certificate or the Plant Health Assurance Certificate is in the possession of the driver of the vehicle transporting the Host Fruit or the person otherwise having custody or control of the Host Fruit while it is in the Suspension Area or the Outer Area as the case may be, and
  - (iv) the Plant Health Certificate or the Plant Health Assurance Certificate is produced on demand to an inspector or a person authorised pursuant to section 11(3) of the Act.

## Definitions

In this Proclamation:

Department means the New South Wales Department of Primary Industries.

Host Fruit means the fruit specified in Schedule 1.

Outbreak Area means the part of New South Wales specified in Schedule 2.

Outer Area means the area known as the New South Wales Fruit Fly Exclusion Zone, as declared in Proclamation P178 published in *New South Wales Government Gazette* No. 11 of 19 January 2007, pages 186-187, other than the Suspension Area.

Plant Health Assurance Certificate means a certificate –

- issued by a person authorised by the Department to issue Plant Health Assurance Certificates, and
- which certifies that the Host Fruit has been treated in a manner approved by the Director, Animal and Plant Biosecurity of the Department, and
- which specifies any conditions subject to which the Host Fruit must be transported or stored.

Plant Health Certificate means a certificate –

- issued by an inspector or a person authorised pursuant to section 11(3) of the Act, and
- which certifies that the Host Fruit has been treated in a manner approved by the Director, Animal and Plant Biosecurity of the Department, and
- which specifies any conditions subject to which the Host Fruit must be transported or stored.

Suspension Area means the part of New South Wales specified in Schedule 3.

## SCHEDULE 1 – HOST FRUIT

All citrus fruits including citron, grapefruit, kumquat (japonica) (margarita), lemon (Meyer) (Tanaka), lime (all species, including Rangpur, Tahitian, West Indian), mandarin (blanco), orange (all varieties including Seville or sour and sweet), pummelo, shaddock, tangelo, tangor.

All pome fruit including apple, nashi, pear, quince.

All stone fruit including apricot, cherry, nectarine, peach, peacharine, plum, plumcot.

All tropical fruits including avocado, banana, black sapote, breadfruit, caimito (star apple), carambola (starfruit), casimiroa (white sapote), custard apple, durian, guava (of all types) (myrtaceae) (strawberry) (yellow cattley), jabotica, jackfruit, longan, lychee, mango, mangosteen, papaya, passionfruit, pawpaw, rambutan, sapodilla, soursop, sweetsop (sugar apple).

The following berry fruit: blackberry, blueberry, boysenberry, cape gooseberry, loganberry, mulberry, raspberry, strawberry, youngberry.



The following fruit: abiu, babaco, Brazilian cherry, capsicum, cashew apple, cherimoya, chilli (cherry peppers) (chillies) (tabasco), dates (fresh), feijoa, fig, granadilla, grumichama, (Brazilian) (Costa Rican); jujubes, kiwifruit or Chinese gooseberries, loquat, medlars, pepino, persimmon, pomegranate, prickly pear, rollinia, santol, tamarillo, tomato, walnuts (green), Waz jambu.

**SCHEDULE 2 – OUTBREAK AREA**

The part of NSW within a 1.5 kilometre radius of coordinates decimal degrees -33.842155 South and 146.262681 East. This part is represented in the attached map entitled “Rankin Springs Outbreak and Suspension Areas”.

**SCHEDULE 3 – SUSPENSION AREA**

The part of NSW within a 15 kilometre radius of coordinates decimal degrees -33.842155 South and 146.262681 East. The part is represented in the attached map entitled “Rankin Springs Outbreak and Suspension Areas”.

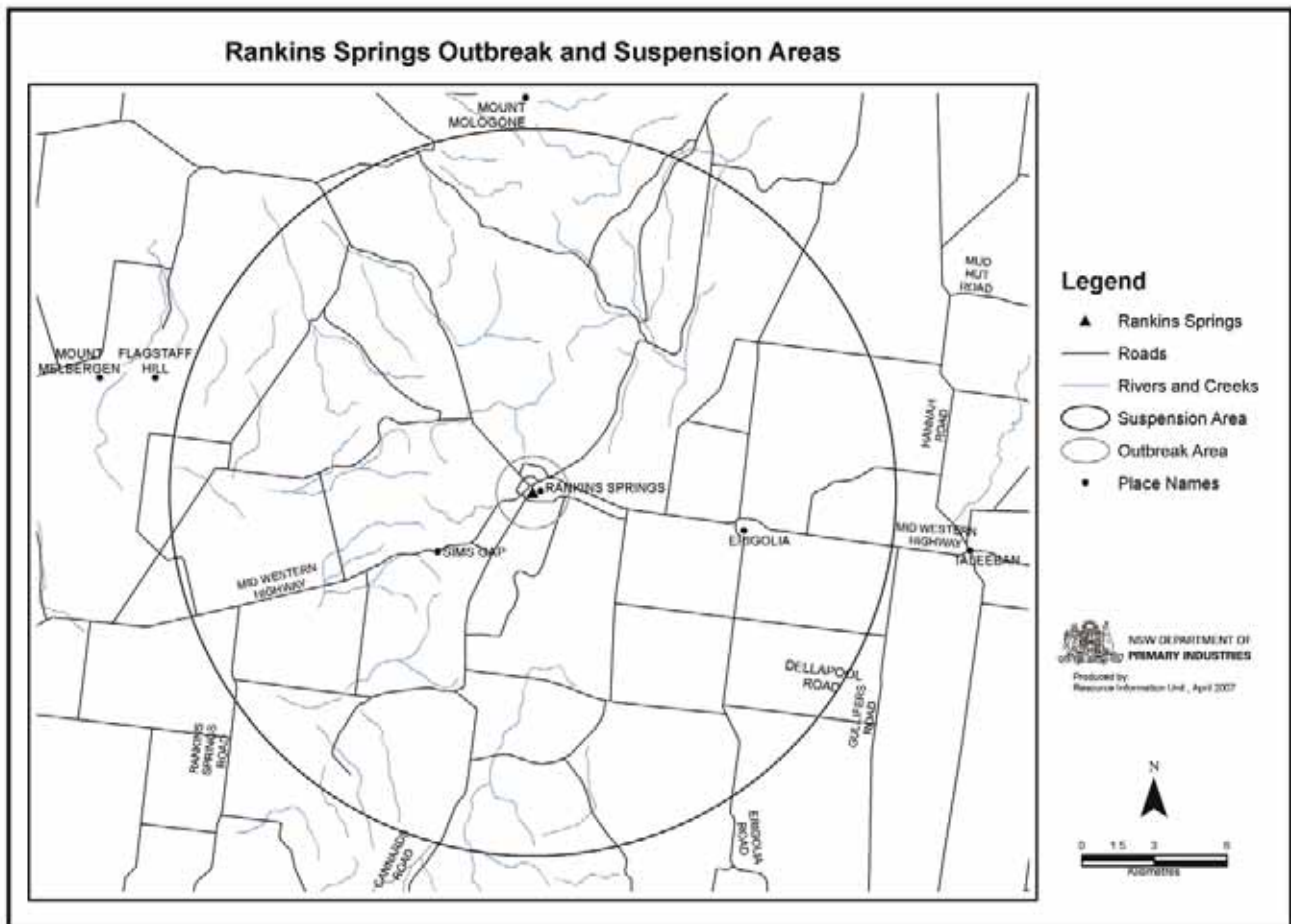
Note: The NSW Department of Primary Industries reference is P181. For further information contact the Department on (02) 6391 3593.

Signed and sealed at Sydney, this 7th day of June 2007.

By Her Excellency’s Command,

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

GOD SAVE THE QUEEN!



## Roads and Traffic Authority

### ROAD TRANSPORT (DRIVER LICENSING) ACT 1998

#### Notice Fixing Fees

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, pursuant to section 10 of the Road Transport (Driver Licensing) Act 1998 and Clause 62 of the Road Transport (Driver Licensing) Regulation 1999, FIX the fees set out in the Schedule to this Notice in respect of the services appearing adjacent to them.

This Notice takes effect on 1 July 2007.

LES WIELINGA,  
Chief Executive,  
Roads and Traffic Authority

Note: This Notice replaces the Notice published in *New South Wales Government Gazettes*:  
No. 82 of 23 June 2006 at page 4716  
No. 76 of 8 June 2007 at page 3693

#### SCHEDULE

	\$
1. Sound Advice .....	10
2. CBA Assessors Course .....	959
3. Motorcycle Riding Instructor Training Course .....	614
4. Learner Replacement Logbook .....	13
5. Issue of provisional licence passenger restriction exemption letter .....	24
6. Issue of provisional licence prohibited motor vehicle restriction exemption letter .....	24
7. Issue of a replacement provisional licence passenger restriction exemption letter .....	10
8. Issue of a replacement provisional licence prohibited motor vehicle restriction exemption letter .....	10
9. Issue of provisional P1 licences – restriction on passengers under 21 exemption letter .....	24
10. Issue of replacement provisional P1 licences - restriction on passengers under 21 exemption letter .....	10

### ROAD TRANSPORT (VEHICLE REGISTRATION) ACT 1997

#### Notice Fixing Fees

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, pursuant to section 8(1)(k) of the Road Transport (Vehicle Registration) Act 1997 and Clause 79 of the Road Transport (Vehicle Registration) Regulation 1998, FIX the fees set out in Column 2 of the Schedule to this Notice in respect of the services shown opposite to them in Column 1 of that Schedule.

This Notice takes effect on 1 July 2007.

LES WIELINGA,  
Chief Executive,  
Roads and Traffic Authority

Note: This Notice replaces the Notices published in *New South Wales Government Gazettes*:  
No. 82 of 23 June 2006 at page 4712  
No. 139 of 17 November 2006 at page 9789  
No. 33 of 23 February 2007 at page 1103

#### SCHEDULE

Column 1	Column 2
	\$
1. Duplicate certificate of registration .....	18
2. Duplicate registration label .....	18
3. Issue of a bicycle rack number-plate or issue of a bicycle rack number-plate in substitution for a surrendered bicycle rack number plate .....	33
4. Remade plates – Numeral only plates	
Vitreous enamel.....	141
Aluminium.....	50
5. Book of inspection reports for issue at authorised inspection station:	
Book containing 100 reports .....	85

Column 1	Column 2
	\$
6. Copy of rules for authorised inspection station .....	58
7. Certificate from records pursuant to Clause 15(6) .....	24
8. Information from records (other than a certificate pursuant to Clause 15(7)) .....	18
9. Transfer of right to display plates Personalised Plus plates only .....	163
10. Transfer of Numeral only plates - Vehicle Plates:	
i) Category 1, 1 digit plate .....	8202
ii) Category 2, 2 digit plate .....	3281
iii) Category 3, 3 digit plate .....	1640
iv) Category 4, 4 digit plate .....	820
v) Category 5, 5 digit plate .....	327
vi) Category 6, 6 digit plate .....	161
11. Transfer of Numeral only plates - Motorcycle Plates	
i) Category 1, 1 digit plate .....	1640
ii) Category 2, 2 digit plate .....	327
iii) Category 3, 3 digit plate .....	161
iv) Category 4, 4 digit plate .....	120
v) Category 5, 5 digit plate .....	80
vi) Category 6, 6 digit plate .....	N/A
12. Packing & Posting - Plates .....	20
13. Packing & Posting - Inspection Report Books .....	18
14. Fee for Cancellation of Registration .....	23
15. Permit to use unregistered vehicle .....	18
16. Remade Plates - Centenary of Federation .....	50
17. Remade Plates - Limited Edition Centenary of Federation Plates .....	50
18. European plates	
i) Order fee .....	30
ii) Standard annual plate fee .....	100
iii) Personalised annual content fee .....	60
iv) Personalised annual style fee .....	100
v) Remake fee .....	30
19. Administration fee for Conditional Registration .....	18
20. Regional Theme plates	
i) Personalised annual content fee .....	60
ii) Personalised annual style fee .....	70
iii) Remake fee .....	50
21. Coloured plates (red, blue, purple, green)	
i) Order fee .....	30
ii) Annual style fee .....	70
iii) Personalised annual content fee .....	60
iv) Personalised Plus annual content fee .....	400
v) Remake fee .....	30
22. Metallic plates	
i) Order fee .....	30
ii) Annual style fee .....	100
iii) Personalised annual content fee .....	60
iv) Personalised Plus annual content fee .....	400
v) Remake fee .....	30
23. Wallaby plates	
i) Annual style fee .....	90
ii) Personalised annual content fee .....	60
iii) Remake fee .....	50
24. Personalised Yellow plates (vehicle and motorcycle)	
i) Order fee .....	30
ii) Personalised annual content fee .....	60
iii) Remake fee .....	35
25. Custom Yellow plates	
i) Order fee (Personalised Plus only) .....	30
ii) Annual content fee (Personalised Plus only) .....	400
iii) Remake fee (Personalised Plus only) .....	30

Column 1	Column 2
	\$
26. White plates	
i) Personalised annual style fee .....	30
ii) Personalised annual content fee .....	60
iii) Personalised Plus annual content fee .....	400
iv) Remake fee .....	50
27. White Bordered plates	
i) Order fee (Standard only) .....	70
ii) Order fee (Personalised and Personalised Plus only) .....	30
iii) Annual style fee (Personalised and Personalised Plus only) .....	30
iv) Personalised annual content fee .....	60
v) Personalised Plus annual content fee .....	400
vi) Remake fee .....	30
28. Black plates	
i) Order fee (Personalised only) .....	30
ii) Annual style fee (Personalised only) .....	70
iii) Annual content fee (Personalised only) .....	60
iv) Remake fee .....	30
29. Sydney Harbour Bridge plates	
i) Order fee (Standard only) .....	30
ii) Annual style fee .....	49
iii) Remake fee .....	30
iv) Remake fee (Limited Edition) .....	100
30. Motorcycle plates	
i) Order fee (excluding standard yellow) .....	30
ii) Annual style fee (personalised yellow or custom yellow) .....	20
iii) Annual style fee (black or coloured) .....	30
iv) Annual style fee (metallic) .....	40
v) Annual content fee (personalised) .....	20
vi) Annual content fee (personalised plus) .....	150
vii) Remake fee (excluding standard yellow) .....	30
31. Number Plate Hold Fee .....	50
32. Number Plate Exchange Fee .....	50
33. Yellow (Personalised Trailer) One off fee .....	189
34. Personalised yellow	
i) Order fee .....	30
ii) Annual content fee .....	60

**ROADS AND TRAFFIC AUTHORITY**  
**ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999**

Order Fixing Fees

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, pursuant to Clause 126E of the Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999, do by this Order fix the fees set out in the Schedule to this Order in respect of the services shown adjacent to them.

This Order takes effect on 1 July 2007.

LES WIELINGA,  
Chief Executive,  
Roads and Traffic Authority

Note: This Order replaces the Order published in *New South Wales Government Gazette* No. 77 of 24 June 2005 at page 3123.

SCHEDULE

Services	\$
Fee for the issue of an individual or organisational mobility parking scheme authority (except where the applicant is an eligible pensioner)	\$33 per authority
Fee for the issue of a temporary mobility parking scheme authority (except where the applicant is an eligible pensioner)	\$11 per authority
Fee for the issue of a replacement mobility parking scheme authority (except where the applicant is an eligible pensioner)	\$11 per authority
Fee for the issue of a replacement mobility parking scheme authority where the applicant is an eligible pensioner	\$5 per authority

In this Schedule, an eligible pensioner means a person:

- (a) who is the holder of a current New South Wales Pensioner Concession Card which is in force issued by the Commonwealth Department of Social Security or the Commonwealth Department of Veterans' Affairs, or
- (b) who is receipt of an amount of 70% or higher of a disability pension paid by the Commonwealth Department of Veterans' Affairs, or an Intermediate or Extreme Disablement Adjustment Pension, or
- (c) who is an armed services widow within the meaning of the Social Security Act 1991 of the Commonwealth, and
  - (i) who is in receipt of a pension under Part II or IV of the Veterans' Entitlements Act 1986 of the Commonwealth at the maximum rate applicable under section 1064 (5) of the Social Security Act 1991 of the Commonwealth, and
  - (ii) who is under the pension age for the person set out in section 5QA of the Veterans' Entitlement Act 1986 of the Commonwealth, or
- (d) who is under 16 years of age and named as a dependant on the current New South Wales Pensioner Concession Card in (a) above.

### ROAD TRANSPORT (GENERAL) ACT 2005

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

INVERELL SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, repeal the routes and areas on or in which B-Doubles may not be used and subject to any requirements or conditions set out in the Schedule.

GENERAL MANAGER,  
Inverell Shire Council  
(by delegation from the Minister for Roads)  
15 June 2007

#### SCHEDULE

##### 1. Citation

This Notice may be cited as the Inverell Shire Council 25 Metre B-Double Repeal Notice No. 01/2007.

##### 2. Commencement

This Notice takes effect on the date of gazettal.

##### 3. Effect

Not applicable.

##### 4. Application

This Notice applies to those B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

##### 5. Routes

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25m.	HW12.	Otho Street, Inverell.	Henderson Street.	Byron Street.
25m.	MR137.	Byron Street, Inverell.	Campbell Street.	Mansfield Street.
25m.		Vivian Street, Inverell.	Sweaney Street.	Byron Street.

**ROAD TRANSPORT (GENERAL) ACT 2005**

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

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

GENERAL MANAGER,  
Inverell Shire Council  
(by delegation from the Minister for Roads)  
15 June 2007

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

This Notice may be cited as Inverell Shire Council 25 Metre B-Double Notice No. 01/2007.

**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 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>
25m.	Brissett Street, Inverell.	Evans Street.	Ashford Road.
25m.	Jardine Road.	HW12 - Gwydir Highway.	Bannockburn Road.

**ROAD TRANSPORT (GENERAL) ACT 2005**

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

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

BRUCE FITZPATRICK,  
General Manager,  
Oberon Council  
(by delegation from the Minister for Roads)

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

This Notice may be cited as Oberon Council 25 Metre B-Double Notice No. 1/2007.

**2. Commencement**

This Notice takes effect on the date of gazettal.

**3. Effect**

This Notice remains in force until 30 September 2010, unless it is amended or repealed earlier.

**4. Application**

This Notice applies to those B-Doubles vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

**5. Routes**

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	23.	Lowes Mount Road, Oberon.	Albion Street.	130 Lowes Mount Road.

**ROAD TRANSPORT (GENERAL) ACT 2005**

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

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

DAVID DROZD ,  
Senior Traffic Engineer,  
Penrith City Council  
(by delegation from the Minister for Roads)  
20 June 2007

---

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

This Notice may be cited as Penrith City Council 25 Metre B-Double Route Notice No. 1/2007

**2. Commencement**

This Notice takes effect on the date of gazettal.

**3. Effect**

This Trial Notice remains in force until 30 September 2010 unless it is amended or repealed earlier.

**4. Application**

This Notice applies to those B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

**5. Routes**

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25	Old Bathurst Road, Emu Plains	Russell Street	114 Old Bathurst Road	Left turn from Russell Street into Old Bathurst Road not permitted

## Roads and Traffic Authority

### Notice made under the Road Transport (Vehicle Registration) Regulation 1998 and the Road Transport (Mass, Loading and Access) Regulation 1996

I, Les Wielinga, Chief Executive of the Roads and Traffic Authority, pursuant to Clause 14 of Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998 and Division 3 of Part 2 of the Road Transport (Mass, Loading and Access) Regulation 2005, do, by this Notice, exempt vehicles that are described in Part 2 of the Schedule to this Notice from the dimensions, in that Schedule, as set out in Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998, and clause 8 of Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 1996, subject to any conditions or requirements set out in the Schedule to this Notice.

**Les Wielinga**  
**Chief Executive**  
**Roads and Traffic Authority**

---

#### NOTE

The purpose of this Notice is to allow transport arrangements for oversize loads of rolled and baled hay, to and within the Gosford, Wyong, Newcastle, Maitland, Cessnock, Port Stephens, Great Lakes, Dungog, Gloucester, Singleton, Muswellbrook, Upper Hunter and Lake Macquarie local government areas.

#### Schedule

##### Part 1 - Preliminary

###### 1.1 Citation

This Notice may be cited as the General Oversize (Baled or Rolled Hay) (Hunter Region Flood Relief) Exemption Notice 2007.

###### 1.2 Commencement

This Notice takes effect on the date of publication in the NSW Government Gazette.

###### 1.3 Effect

This Notice remains in force until 31 August 2007 unless it is amended or repealed earlier.

###### 1.4 Interpretation

Unless stated otherwise, words and expressions used in this Notice have the same meanings as those in Part 5 to this Notice.



## 1.5 Notes

Notes in the text of this Notice do not form part of this Notice.

## Part 2 - Application

### 2.1 Application

- a) This Notice applies provided that the motor vehicles of the kind described in clause 2.2 are operated in accordance with the operation and travel requirements specified in Part 4 to this Notice.
- b) Vehicles or combinations not specified in clause 2.2 of this Notice cannot be operated under the conditions of this notice.

**Note:** This means that Road Trains, truck and dog trailer/pig trailer combinations, utility trucks etc cannot be operated under the concessional arrangements allowed by this Notice.

### 2.2 Specified vehicles

This Notice applies to:

- a) any rigid vehicle with a gross vehicle mass in excess of 4.5 tonnes; or
- b) any prime mover and semi-trailer combination or prime mover and low-loader or B-Double combination with a gross combination mass in excess of 4.5 tonnes;

and that

- c) is used to transport rolled or baled hay to or within the Gosford, Wyong, Newcastle, Maitland, Cessnock, Port Stephens, Great Lakes, Dungog, Gloucester, Singleton, Muswellbrook, Upper Hunter and Lake Macquarie local government areas; and
- d) does not, apart from its load of baled or rolled hay, exceed 2.5 metres in width;

where a dimension limit exceeds a limit specified in clauses 70 or 76 of Division 2 of Part 4 to Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998 and a limit specified in clause 8 of Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 2005, but does not exceed a dimension specified in Part 3.

### Part 3 - Vehicle dimension limits

#### 3.1 Dimensions

Dimension limits allowed under this Notice are set out below in Table 1.

**Table 1 — Maximum Overall Dimension Limits**

	Height (metres)	Width (mm)	Side projection (mm)	Length (metres)
Loaded rigid vehicle	4.6	2830	165	12.5
Loaded prime mover and semi-trailer combination	4.6	2830	165	19.0
Loaded prime mover and low-loader combination	4.6	2830	165	19.0
B-Double combination	4.6	2830	165	25.0

### Part 4 — Operating Requirements

#### 4.1 Compliance with General Class 1 Oversize Notice 2002

A vehicle carrying rolled or baled hay that is wider than 2.5 metres must be operated in accordance with the provisions of Part 4 - '*Requirements for Class 1 Vehicles (Other than Agricultural Machines or Agricultural Combinations)*' of the General Class 1 Oversize Notice.

#### 4.2 Compliance with 4.6 Metre High Vehicle Route Notice 2004

A vehicle carrying rolled or baled hay that is higher than 4.3 metres must be operated in accordance with the provisions of Parts 3, 4 and 5 of the 4.6 Metre High Vehicle Route Notice 2004.

#### 4.3 Compliance with General B-Double Notice 2000

A B-Double carrying rolled or baled hay that is wider than 2.5 metres must be operated in accordance with General B-Double Notice 2000.

#### 4.4 Other requirements for B-Doubles

A B-Double carrying rolled or baled hay that is wider than 2.5 metres must:

- a) have a warning light, which operates whenever the vehicle is in motion and loaded in excess of 2.5 metres in width, fitted as close as possible to the front of the vehicle and be clearly visible at a distance of 500 metres. The warning lamp must;
  - (i) Emit a rotating, flashing yellow light
  - (ii) Flash between 120 and 200 times per minute
  - (iii) Have a power of at least 55 watts, and

- (iv) Not be a strobe light.
- b) have “Oversize” signs complying with the requirements of the General Class 1 Oversize Notice 2002 fitted to the front and rear of the combination;
- c) have flags complying with the requirements of the General Class 1 Oversize Notice 2002;
- d) comply with route restrictions specified in the General Class 1 Oversize Notice 2002; and
- e) Not travel at night.

#### 4.5 Documents to be carried

No person shall operate a vehicle or combination to which this Notice applies on a road or road related area unless:

- a) a copy of this Notice; and
- b) a copy of the General Class 1 Oversize Notice 2002, (together with a copy of the 4.6 Metre High Vehicle Route Notice 2004, if necessary),

are carried in the driving compartment and produced to a police officer or an authorised officer if requested to do so.

### PART 5 — GLOSSARY OF TERMS

In this Notice:

**“authorised officer”** means an officer of a Class referred to in Schedule 2 of the *Road Transport (General) Regulation 2002*, being a person who satisfies the criteria specified in respect of an officer of that class.

**“dog trailer”** means a trailer (including a trailer consisting of a semi-trailer and converter dolly) with:

- a) one axle group or single axle at the front that is steered by connection to the towing vehicle by a drawbar, and
- b) one axle group or single axle at the rear.

**“gross vehicle mass”** means the maximum loaded mass of a vehicle:

- a) as specified by the manufacturer, or
- b) as specified by the vehicle registration authority if:
  - i) the manufacturer has not specified a maximum loaded mass, or
  - ii) the manufacturer cannot be identified, or
  - iii) the vehicle has been modified to the extent that the manufacturer’s specification is no longer appropriate.

**“pig trailer”** means a trailer fitted with no axle group other than one non-steerable axle group.

**“road”** means an area that is open to and is used by the public and is developed for, or has one of its main uses, the riding or driving of motor vehicles.

**“road related area”** means:

- a) an area that divides a road; or
- b) a footpath or nature strip adjacent to a road; or
- c) an area that is open to the public and is designated for use by cyclists or animals; or
- d) an area that is not a road and that is open to or used by the public for driving, riding or parking motor vehicles; or
- e) any other area that is open to or used by the public and that has been declared under Section 9 of the *Road Transport (General) Act 1999*, or Section 264A (6) of the *Roads Act 1993*.

---

---

## Department of Water and Energy

---

### WATER ACT 1912

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

An application for an approval under section 137 (1) (a) within a proclaimed (declared) local area as generally described hereunder have been received from:

*Murrumbidgee Valley*

TEGRA (NSW) PTY LTD for an earthen levee on the Murrumbidgee River, Lot 181, DP 757213 and Lot 5, DP 114526, Parish of Bangus, County of Wynyard, for prevention of inundation of land by floodwaters (new approval) (Reference: 40CW804626).

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

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

APPLICATIONS for a licence under Part 5 of the Water Act 1912, as amended, has been received as follows:

*Murrumbidgee Valley*

TEGRA (NSW) PTY LTD for an excavation on Lot 181, DP 757213, Parish of Bangus, County of Wynyard, for a water supply for sand/gravel washing (industrial purposes) (application complies with the existing Groundwater Embargo) (new licence) (Reference: 40BL191530).

PALERANG COUNCIL for a bore on Lot 1, DP 658449, Parish of Currandooly, County of Murray, for a water supply for town water supply purposes ("Currandooly ") (new licence) (Reference: 40BL191528).

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 20 July 2007, as prescribed by the Act.

S. F. WEBB,  
Licensing Manager,  
Murray/Murrumbidgee Region

Department of Water and Energy,  
PO Box 156, Leeton NSW 2705.

## Other Notices

### ABORIGINAL LAND RIGHTS ACT 1983

#### Notice

I, the Honourable Paul Lynch MP, Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 231(2) of the Aboriginal Land Rights Act 1983 (the Act) extend the appointment of Mr Terry Lawler as Administrator to the Koompahtoo Local Aboriginal Land Council for a period of twelve (12) calendar months, from 14 June 2007. During the period of his appointment, the Administrator will have all of the functions of the Koompahtoo 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 \$180 000 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 2nd day of June 2007.

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

GOD SAVE THE QUEEN

### APPRENTICESHIP AND TRAINEESHIP ACT 2001

#### Notice of Making of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Clothing Production.

#### Citation

The order is cited as the Clothing Production Order.

#### Order

A summary of the Order is given below.

#### (a) Term of Training

##### (i) Full-time

Training shall be given for a nominal term of:

Certificate II in Clothing Production (Intermediate) LMT20606	12 months
Certificate II in Clothing Production (Complex or Multiple Processes) LMT20706	12 months
Certificate III in Clothing Production LMT30506 by direct entry.	24 months
Certificate III in Clothing Production LMT30506 when the trainee holds Certificate II in Clothing Production (Intermediate) LMT20606 or Certificate II in Clothing Production (Complex or Multiple Processes) LMT20706	12 months
Certificate IV in Clothing Production LMT40300 by direct entry	36 months
Certificate IV in Clothing Production LMT40300 when the trainee holds Certificate III in Clothing Production LMT30506	12 months

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

##### (ii) Part-time

#### (a) School based traineeships

In the case of school based part-time traineeships, trainees will undertake a minimum of 100 days on-the-job training across a twenty-four (24) month period within which trainees shall be required to demonstrate competencies relevant to the Vocational Training Order.

While at school, training may extend to sixty (60) months where the Higher School Certificate is being delivered over a five (5) year period.

Students may work full-time during school vacations and/or weekends. They are not required to attend on-the-job and/or off-the-job training for more than one (1) day per week during examination periods or exam preparation periods.

#### (b) Non school based traineeships

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

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

#### (b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Textiles Clothing and Footwear Training Package LMT00 - Version 3.

**(c) Courses of Study to be undertaken**

Trainees will undertake the following courses of study:

- Certificate II in Clothing Production (Intermediate) LMT20606
- Certificate II in Clothing Production (Complex or Multiple Processes) LMT20706
- Certificate III in Clothing Production LMT30506
- Certificate IV in Clothing Production LMT40300

**Availability for inspection**

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

**ASSOCIATIONS INCORPORATION ACT 1984**

Cancellation of incorporation pursuant to sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

LITHGOW ENTERPRISE DEVELOPMENT AGENCY INC Y0701401  
 PROFESSIONAL BUSINESS NETWORK INCORPORATED INC9880360  
 THE PROBUS CLUB OF MACKSVILLE INC Y1732331  
 RUTHERFORD TENNIS CLUB INCORPORATED INC9877063  
 LIONS CLUB OF ALBURY WODONGA BORDER INC Y0635529  
 HUME GOLF CLUB INCORPORATED Y2909012  
 CAKE DECORATORS' GUILD OF N.S.W. NARRANDERA/LEETON BRANCH INCORPORATED Y2042748  
 COOLABAH LANDCARE GROUP INCORPORATED Y2559747  
 WOLLONDILLY LANDCARE COORDINATOR'S COMMITTEE INCORPORATED Y2931122  
 BATHURST GREYHOUND CLUB INC Y1156537  
 COROWA BOWLS CLUB INCORPORATED Y2577941  
 INJURY MANAGEMENT CONSULTANT NETWORK GROUP INCORPORATED Y2890204  
 UMINA GARDEN CLUB INCORPORATED INC9879953  
 LIONS CLUB OF GREEN VALLEY INC. Y0543340  
 GENITO-URINARY ONCOLOGY GROUP (NSW) INCORPORATED Y2486847  
 FRIENDS OF GREENWICH SCHOOL INCORPORATED Y1968046  
 CTC HUNTER INCORPORATED INC9881347  
 KEMPSEY AND DISTRICT AMATEUR RADIO CLUB INCORPORATED Y2279705

CHRISTINE GOWLAND,  
A/General Manager

Registry of Co-operatives & Associations  
Office of Fair Trading  
Department of Commerce  
13 June 2007

**CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997 - ORDER**

I, the Honourable John Hatzistergos, Attorney General of the State of New South Wales, in pursuance of section 14(2) of the Children (Protection and Parental Responsibility) Act 1997, do, by this my Order, declare the following area to be an operational area for the purposes of Division 2 of Part 3 of that Act:

The Local Government Area of Orange

This Order takes effect on 18 June 2007 and the declaration of the operational area remains in force until 28 February 2011.

Signed at Sydney, this 14th day of June 2007.

JOHN HATZISTERGOS,  
Attorney General

**CIVIL LIABILITY ACT 2002**

An Offender in Custody

THE Crown Solicitor is instructed by the Department of Justice Health in respect of personal injury litigation brought by Michael Mohammad Asfour. The plaintiff was, at the time of the occurrence of the incident which formed the basis of the claim, an offender in custody.

An award of damages was made by the District Court on 26 April 2007. In these circumstances, the Department is required to inform people who may appear to have been a victim of the abovenamed plaintiff/offender of the following matters, as set out in s26N of the Civil Liability Act 2002:

1. The full name of the offender is Michael Mohammad Asfour;
2. The Department is a Trustee of a Victim Trust Fund for victims of the offender;
3. The eligibility period for the Victim Trust Fund is between 26 April 2007 and 26 October 2007.
4. A victim claim made within the eligibility period for the Victim Trust Fund may be eligible to be satisfied from the Victim Trust Fund.

It is strongly suggested that people who think they may have a claim seek their own independent legal advice in relation to the matters notified".

**DISTRICT COURT OF NEW SOUTH WALES**

Direction

PURSUANT to section 32 of the District Court Act 1973, I direct that the District Court shall sit in its civil jurisdiction at the place and time shown as follows:

Orange	10.00am	13 August 2007 (1 week)
		Special Fixture

Dated this 15th day of June 2007.

R O BLANCH,  
Chief Judge



**ELECTRICITY SUPPLY ACT 1995****GAS SUPPLY ACT 1996**

Application for transfer of licence to supply electricity and authorisation to supply natural gas

## Invitation to Comment

THE Tribunal has received from Australian Power & Gas (NSW) Pty Ltd (ABN 41 120076 379) an application to transfer to Australian Power & Gas Pty Ltd (ABN 26 118 609 813), its NSW electricity retail supplier's licence held under the Electricity Supply Act 1995 and its NSW gas supplier's authorisation held under the Gas Supply Act 1996.

The Tribunal seeks public submissions on the applications. Submissions should address the assessment criteria contained in the Electricity Supply Act 1995 and the Gas Supply Act 1996 respectively.

All submissions should reach the Tribunal by Wednesday 8 August 2007. Enquiries to Mr Gary Drysdale on (02) 9290 8477.

Dated 29 June 2007.

JAMES P. COX,

Chief Executive Officer and Full Time Member

Independent Pricing and Regulatory Tribunal  
PO Box Q290, QVB Post Office NSW 1230

**HEALTH SERVICES ACT 1997**

## Order Fixing a Scale of Fees in Respect of Ambulance Services

**PURSUANT** to section 67D of the Health Services Act 1997, I, Robert D McGregor AM, Acting Director-General of the Department of Health, acting as the duly appointed delegate of the Minister for Health, do by this order hereby:

1. revoke the currently applying scale of fees in respect of ambulance services; and
2. fix a scale of fees in respect of ambulance services provided by the Acting Director-General to the extent and in the manner set forth in the following Schedule, with effect on and from 1 July 2007.

ROBERT MCGREGOR,  
Acting Director-General

## Schedule

1 In this order:

- **“primary emergency service”** means the provision of ambulance services by road ambulance, fixed wing aircraft or helicopter or a combination of these, from the scene of an accident, illness or injury to a public hospital or other destination nominated by the Ambulance Service of NSW.
- **“primary non-emergency service”** means an ambulance road service that is booked no later than 6pm on the day prior to service delivery with the Service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the primary emergency service charge will apply. [All services provided by a dedicated Patient Transport vehicle, where available, irrespective of time of booking or time of transport, are classified as “non-emergency services”].

- **“inter-hospital emergency service”** means the provision of ambulance services by road ambulance, fixed wing aircraft or helicopter or a combination of these, from one public hospital to another public hospital.

- **“inter-hospital non-emergency service”** means an ambulance road service that is booked no later than 6pm on the day prior to service delivery with the service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the inter-hospital emergency service charge will apply. [All services provided by a dedicated Patient Transport vehicle, where available, irrespective of time of booking or time of transport, are classified as “non-emergency services”].

- **“treat-not-transport service”** – means a service where a patient is provided with ambulance services at the scene of an accident, illness or injury and does not require ambulance transport to a health facility or any other destination.

- **“standby services”** – means a service where an ambulance or ambulances are required to stand by at scenes such as industrial accidents for the purpose of providing services to emergency workers or others at the scene of the incident. Neither transport nor treatment may be required.

**Fees**

- 2 The fee for a **primary emergency service** by road ambulance and/or fixed wing ambulance and/or helicopter shall be charged on a kilometre basis calculated pursuant to clause 8, on the scale of \$556 callout, plus an additional charge of \$5.01 for each kilometre or part thereof.
- 3 The fee for a **primary non-emergency service** by road ambulance shall be charged on a kilometre basis calculated pursuant to clause 8, on the scale of \$221 callout, plus an additional charge of \$1.37 for each kilometre or part thereof.
- 4 The fee for an **inter-hospital emergency service** by ambulance shall be charged as follows:
  - road ambulance - on a kilometre basis calculated pursuant to clause 8, on the scale of \$483 callout, plus an additional charge of \$4.81 for each kilometre or part thereof.
  - fixed wing ambulance - on a kilometre basis calculated pursuant to clause 8, on the scale of \$2,974 callout, plus an additional charge of \$1.39 for each kilometre or part thereof (road travel associated with fixed wing cases is charged at the \$4.81 for each kilometre or part thereof).
  - helicopter - on a time basis calculated pursuant to clause 9 on the scale of \$5,107 for the first thirty (30) minutes or part thereof, with any further period charged at a rate of \$110.51 per six (6) minutes or part thereof. This fee shall be apportioned equally between the hospital or health service sending the person being transported and the hospital or health service receiving that person.
- 5 The fee for an **inter-hospital non-emergency service** by ambulance shall be charged as follows:
  - road ambulance - on a kilometre basis calculated pursuant to clause 8, on the scale of \$221 callout, plus an additional charge of \$1.37 for each kilometre or part thereof.

- 6 The fee for a **treat-not-transport service** shall be calculated in accordance with the primary emergency service fee scale (clause 2).
- 7 A **standby service** fee, payable by the owners of premises or vehicles involved in dangerous incidents or events where an ambulance is required to be present (for example at chemical spills or other industrial accidents), shall be calculated in accordance with:
- the primary emergency service fee scale (clause 2) for the first hour or part thereof; and in addition
  - \$39.60 for every 15 minutes after the first hour.
- 14 Public hospitals in NSW shall be charged for inter-hospital emergency services (clause 4) at the rate of 85% of the rate under this order for road transport, 95% of the rate under this order for fixed wing transport and 85% of the rate under this order for helicopter services transport, provided that such total fee shall not exceed \$4,517 in relation to road ambulance and fixed wing ambulance transport.
- 15 Public hospitals in NSW shall be charged for inter-hospital non-emergency services in accordance with clause 5, provided that such total fee shall not exceed \$4,517.

### Calculation of Transport Kilometres

- 8 The total number of kilometres for the provision of services by ambulance (or ambulances) shall be calculated by determining the total number of kilometres that are travelled by road or, in the case of transportation by fixed wing aircraft or helicopter, that would have been travelled by road had no fixed wing aircraft or helicopter been available, in accordance with the distance –
- (a) from the base ambulance station nearest to the location where the person was picked up/treated by ambulance, to that pick up/treatment location; and
  - (b) from that pick up location (where transport occurs), to the place where that person disembarked from the ambulance (or, where more than one ambulance was used in the transport, disembarked from the last ambulance used in that transport); and
  - (c) from that place of disembarkation/location of treatment, to the base ambulance station referred to in subclause (a).

### Calculation of Transport Time for Helicopters (Inter-hospital)

- 9 The number of minutes for a **service by helicopter (other than a primary response service)** shall be calculated from the time the helicopter engine or engines are turned on, or, if the engines are already on, the time at which the helicopter is dispatched by an air ambulance controller, to the time the helicopter engine or engines are turned off at the helicopter's operational base, or the time at which the helicopter is otherwise dispatched by an air ambulance controller or other authority.

### Charging criteria

- 10 Where two or more persons are transported/treated concurrently by the same ambulance or ambulances, each person shall be charged a fee calculated in accordance with clauses 2, 3, 4, 5 or 6 as appropriate to that transport.
- 11 Clause 10 shall not apply when two or more persons are transferred concurrently by ambulance (or ambulances) between any public hospital in New South Wales.
- 12 Residents of NSW, or of any other State or Territory which is a party to any Reciprocal Rights Agreement as to ambulance services, shall be charged at a rate of 46% of the rate set under this order for a primary emergency service (clause 2), provided that such total fee shall not exceed \$4,601.
- 13 Residents of NSW, or of any other State or Territory which is a party to any Reciprocal Rights Agreement as to ambulance services, shall be charged for primary non-emergency services in accordance with clause 3, provided that such total fee shall not exceed \$4,601.

## HEALTH SERVICES ACT 1997

### Order Amending the Scale of Fees for Hospital and Other Health Services

PURSUANT to section 69 of the Health Services Act 1997, I, Robert D McGregor AM, Acting Director-General of the Department of Health, as the duly appointed delegate of the Minister for Health, do by this order hereby amend the currently applying Scale of Fees for hospital services and other health services to the extent and in the manner set forth in the Schedule below to take effect on and from 1 July 2007.

ROBERT MCGREGOR,  
Acting Director-General

### Schedule

Delete in its entirety "**Part 5 – NSW NEWBORN AND PAEDIATRIC EMERGENCY TRANSPORT SERVICES (NETS) CHARGES**" and insert instead the following matter:

### PART 5 – NSW NEWBORN AND PAEDIATRIC EMERGENCY TRANSPORT SERVICES (NETS) CHARGES

- 5.1 This Part sets out the charges for services provided by the unit of Sydney West Area Health Service known as NSW newborn and paediatric Emergency Transport Service (NETS). For the purposes of this Part 5 only the following terms are defined:

"**inter-hospital emergency service**" means the provision of NETS services by road, fixed wing aircraft or helicopter or a combination of these, from a public hospital to another public hospital;

"**primary emergency service**" means the provision of NETS services by road, fixed wing aircraft or helicopter or a combination of these, from a private hospital to a public hospital or other destination nominated by NETS.

### Fees

- 5.2 The fee for a **primary emergency service** by road and/or fixed wing service and/or helicopter shall be charged on a kilometre basis calculated pursuant to paragraph 5.4, on the scale of \$556 callout, plus an additional charge of \$5.01 for each kilometre or part thereof.
- 5.3 The fee for an **inter-hospital emergency service** by NETS shall be charged as follows:
- 5.3.1 road service - on a kilometre basis calculated pursuant to paragraph 5.4, on the scale of \$483 callout, plus an additional charge of \$4.81 for each kilometre or part thereof.

- 5.3.2 fixed wing service - on a kilometre basis calculated pursuant to paragraph 5.4, on the scale of \$2,974 callout, plus an additional charge of \$1.39 for each kilometre or part thereof (road travel associated with fixed wing cases is charged at the rate of \$4.81 for each kilometre or part thereof).
- 5.3.3 helicopter service - on a time basis calculated pursuant to paragraph 5.5 on the scale of \$5,107 for the first thirty (30) minutes or part thereof, with any further period charged at a rate of \$110.51 per six (6) minutes or part thereof. This fee shall be apportioned equally between the hospital or health service sending the person being transported and the hospital or health service receiving that patient.

#### Calculation of Transport Kilometres

- 5.4 The total number of kilometres for the provision of NETS services shall be calculated by determining the total number of kilometres that are travelled by road or, in the case of transportation by fixed wing aircraft or helicopter that would have been travelled by road had no fixed wing aircraft or helicopter been available, in accordance with the distance:
- 5.4.1 from the Westmead Hospital despatch location to the location where the patient was picked up or treated by the NETS service; and
- 5.4.2 from that pick up location (where transport occurs), to the place where that patient disembarked from the NETS transport; and
- 5.4.3 from that place of disembarkation (or where no transport occurs, from the treatment location), back to Westmead Hospital.

#### Calculation of Transport Time for Helicopters (Inter-hospital emergency services only)

- 5.5 The number of minutes for a NETS service by helicopter (for the purposes of paragraph 5.3.3) shall be calculated from the time the helicopter engine or engines are turned on, or, if the engines are already on, the time at which the helicopter is dispatched by an air ambulance controller, to the time the helicopter engine or engines are turned off at the helicopter's operational base, or the time at which the helicopter is otherwise dispatched by an air ambulance controller or other authority.

#### Charging Criteria

- 5.6 Where two or more patients are transported/treated concurrently by the same NETS service, each patient shall be charged a fee calculated in accordance with paragraphs 5.2 or 5.3 as appropriate to that transport.
- 5.7 Paragraph 5.6 shall not apply when two or more patients are transferred concurrently by a NETS service between any public hospital in New South Wales.
- 5.8 Residents of NSW, or of any other State or Territory which is a party to any Reciprocal Rights Agreement as to ambulance services, shall be charged at a rate of 46% of the rate under this order for a primary emergency service (clause 5.2), provided that such total fee shall not exceed \$4,601.
- 5.9 Public hospitals in NSW shall be charged for inter-hospital emergency services (clause 5.3) at the rate of 85% of the rate under this order for road transport, 95%

of the rate under this order for fixed wing transport and 85% of the rate under this order for helicopter services transport, provided that such total fee shall not exceed \$4,517 in relation to road and fixed wing services transport.

### HUNTER-CENTRAL RIVERS CATCHMENT MANAGEMENT AUTHORITY

#### Determination Concerning Catchment Contributions

1 July 2007 to 30 June 2008

(Schedule 4 of the Catchment Management Authorities Act 2003)

THE Hunter-Central Rivers Catchment Management Authority in pursuance of Schedule 4 of the Catchment Management Authorities Act (2003) and in accordance with the Hunter-Central Rivers Catchment Management Authority Regulation 2005, does hereby make the following determination in respect of the year commencing 1 July 2007:

- It proposes to raise \$3,145,000 by way of catchment contribution.
- The catchment contribution is to be levied on all rateable land within the Hunter catchment contribution area as delineated by maps held at the Authority's offices.
- The basis of the catchment contribution is a rate based on land values provided by the appropriate local government councils.
- The catchment contribution rate for the year commencing 1 July 2007 will be 0.0110 of a cent in the dollar (land value).

Dated at Paterson this twenty-ninth day of May 2007.

THE COMMON SEAL OF THE	)	L.S.
HUNTER-CENTRAL	)	(Sgd) W E J Paradise
RIVERS CATCHMENT	)	
MANAGEMENT AUTHORITY	)	.....
was affixed hereto this twenty-	)	
ninth day of May 2007	)	Chairman
pursuant to a resolution of the	)	(Sgd) A Burns
Authority in the presence of	)	
two board members whose	)	.....
signatures appear opposite hereto.	)	Board Member

### INCORPORATION OF PARENTS AND CITIZENS' ASSOCIATIONS

THE following associations are hereby incorporated under the Parents and Citizens' Associations Incorporation Act, 1976.

- Banksia Road Public School Parents & Citizens Association
- Warren Central School Parents & Citizens Association
- South Bathurst Public School Parents & Citizens Association
- Beechwood Public School Parents & Citizens Association

JOHN DELLA BOSCA, M.L.C.,  
Minister for Education and Training

### INCORPORATION OF PARENTS AND CITIZENS' ASSOCIATIONS

THE following associations are hereby incorporated under the Parents and Citizens' Associations Incorporation Act, 1976.

5. Blaxcell Street Public School Parents & Citizens Association
6. Wilson Park Public School Parents & Citizens Association
7. Vineyard Public School Parents & Citizens Association
8. Oatlands Public School Parents & Citizens Association

JOHN DELLA BOSCA, M.L.C.,  
Minister for Education and Training

### INCORPORATION OF PARENTS AND CITIZENS' ASSOCIATIONS

THE following associations are hereby incorporated under the Parents and Citizens Associations Incorporation Act, 1976:

1. Kingswood Public School Parents & Citizens Association
2. Port Kembla Public School Parents & Citizens Association
3. Argenton Public School Parents & Citizens Association
4. Padstow Park Public School Parents & Citizens Association
5. Sutherland North Public School Parents & Citizens Association

JOHN DELLA BOSCA, M.L.C.,  
Minister for Education and Training

### PIPELINES ACT 1967

Instrument of Grant of Pipeline Licence

Licence No. 32

TRUenergy Tallawarra Pipelines Pty Ltd (ACN 107 137 735), having its registered office at Level 33, 385 Bourke Street, Melbourne, Victoria 3000, and having been granted a permit under section 8 of the Pipelines Act 1967 (hereinafter called "the Act") on 19 November 2004, has applied in accordance with the provisions of section 12 of the Act and Pipeline Regulation 2005 (hereinafter called "the Regulation") for a Licence to operate a Pipeline to convey natural gas between an existing offtake at Yallah on the Alinta Infrastructure Holdings Eastern Gas Pipeline and the proposed Tallawarra Power Station (hereinafter called Licence No. 32), and has agreed at Annexure A to accept the Licence and the provisions and conditions attached thereto.

This application complies with the provisions of the Act and Regulation and therefore I, Ian Macdonald, MLC, Minister for Energy, do grant Licence No. 32 effective from my signing of this Licence.

The Licence Area for the Pipeline means the lands indicated on Deposited Plan No. 1101726 including associated instruments, lodged and registered at the Sydney office Department of Lands Land and Property Information Division.

This Licence is granted subject to the requirements of and conditions set forth in Annexure B.

Signed at Sydney, New South Wales this fourth day of June 2007.

IAN MACDONALD,  
Minister for Energy

### PIPELINES ACT 1967

Notification of Vesting of Easements

Tallawarra Power Station Gas Pipeline

Pipeline Licence No. 32

I, IAN MICHAEL MACDONALD, Minister for Energy, pursuant to the provisions of sections 21 and 61 of the Pipelines Act 1967, hereby declare that the easements over the lands described in Schedule 1 hereto are vested in TRUenergy Tallawarra Pipelines Pty Ltd (ACN 107 137 735) for the purposes of and incidental to the construction and operation of a pipeline subject to the restrictions as to user set out in Schedule 2 hereto.

Dated this fourth day of June 2007.

IAN MACDONALD, M.L.C.,  
Minister for Energy

Schedule 1

Lands Affected by Easements for Pipeline

All those pieces or parcels of land described as "Pipeline Easement" on the Deposited Plan DP 1101726 lodged and registered at the Sydney office of Land and Property Information NSW.

Schedule 2

Restrictions as to User

Without affecting the generality of any requirement imposed by the Pipelines Act 1967 or regulations thereunder, the owner or occupier of land over which there is an easement for pipeline must not within the easement, except with the prior consent in writing of the person in whom the easement is vested:

- (a) Excavate (including blasting), drill or dig.
- (b) Erect, place or permit to be erected or placed any building, structure (including fence posts), plant, apparatus or equipment, earthworks, utility services or other improvements whether permanent or temporary on, over or under the land.
- (c) Alter or disturb existing levels, contours or gradients.
- (d) Plant or cultivate any tree within 3 metres of the pipeline or any apparatus or works.
- (e) Place on or use any part of the land for the transport, carriage or support of any heavy object, vehicle or implement, which could in any way cause or be likely to cause damage to the pipeline.
- (f) Undertake any other activity that represents a danger to the pipeline or is a danger to the operation of the pipeline or its apparatus or works including signs, vent pipes and cathodic protection systems including anode beds and electrolysis test points.



**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 Maree Barbara Nolan of 5301 Pacific Highway, Herons Creek 2433, prohibiting her, until further notice, as a nurse from having possession of and supplying drugs of addiction as authorised by clauses 101 and 103 of the Regulation. This order is to take effect on and from 4 June 2007.

ROBERT McGREGOR,  
Acting Director-General

Department of Health, New South Wales  
Sydney, 30 May 2007.

**RETENTION OF TITLE**

HER Excellency the Governor, by deputation of Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by the former Deputy Speaker Mr John Price following his retirement from office and Parliament on 2 March 2007.

HER Excellency the Governor, by deputation of Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by former Speaker Mr John Aquilina following his retirement from office on 7 May 2007.

HER Excellency the Governor, by deputation of Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by the former President of the Legislative Council Dr Meredith Burgmann following her retirement from office and Parliament on 1 March 2007.

HER Excellency the Governor, by deputation of Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by former Justice Neal Raymond Bignold following his retirement from the Land and Environment Court on 16 March 2007.

HER Excellency the Governor, by deputation of Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by former Justice John Purdy Bryson following his retirement from the Supreme Court of NSW and as a Judge of Appeal on 28 February 2007.

**STATE LIBRARY OF NSW**

Notice of Finalisation of SLNSW Pesticide Use  
Notification Plan

THE State Library of NSW has finalised its Pesticide Notification Plan in accordance with the requirements of Part 4B of the Pesticides Regulation. The plan is to operate at the State Library of New South Wales. It is available on the website [www.sl.nsw.gov.au](http://www.sl.nsw.gov.au) and a hard copy can be inspected at the Mitchell Inquiry Desk, ground floor, Mitchell Wing and the Foyer Inquiry Desk, ground floor, Macquarie Wing, Macquarie Street, Sydney, 2000.

**SUBORDINATE LEGISLATION ACT 1989**

Department of the Arts, Sport and Recreation

NOTICE is given, in accordance with Section 5(2) of the above Act, of the intention to make a principal statutory rule under the Parramatta Park Trust Act 2001. The Parramatta Park Trust Regulation 2007 will replace the Parramatta Park Trust Regulation 2002, which is due to sunset on 31 August 2007.

The Regulation makes provision with respect to certain matters relating to the land vested in the Parramatta Park Trust, including:

- (a) the management, use and regulation of the trust lands, and
- (b) the issue of penalty notices in relation to offences occurring on the trust lands.

Copies of the Regulatory Impact Statement and/or a draft of the proposed Regulation may be inspected or obtained by contacting Mr P Brady, Department of the Arts, Sport and Recreation, 6B Figtree Drive, Sydney Olympic Park, NSW 2127, telephone (02) 9006 3700.

Comments or submissions on the proposed statutory rule are invited and should be received at the above address no later than 24 July 2007.

ROBERT L. ADBY,  
Director-General

**TOTALIZATOR ACT 1997**

Notice of Approval

Fixed Price Group Race Betting by Tab Limited

Erratum

THE notice which appeared in the Government Gazette No 76 on the 8 June 2007 folio 3710 contained an error in the final paragraph. The paragraph should have read as follows:

"This Notice of Approval takes effect from the date of publication in the New South Wales Government Gazette and supersedes the Notice published in the New South Wales Government Gazette on 14 July 2006."

This erratum now amends that error.



Independent Pricing and Regulatory Tribunal

## Determination No 1, 2007

NSW Electricity Regulated Retail Tariffs and Charges  
2007 to 2010

Reference No. 06/40

June 2007

## Part 1

### Preliminary

#### 1. Background

- (1) The *Tribunal* received a referral from the *Minister* dated 30 June 2006 under section 43EA of the *ESA* to investigate and report on the determination of *regulated retail tariffs and regulated retail charges to apply to small retail customers in each standard retail supplier's supply district in New South Wales for the period from 1 July 2007 to 30 June 2010.*
- (2) In its investigation the *Tribunal* consulted with *standard retail suppliers*, undertook a public consultation and received information and submissions from the *standard retail suppliers, second-tier retail suppliers* and other interested parties in accordance with section 43EE of the *ESA*.
- (3) This determination is made under section 43EB of the *ESA*, pursuant to the *Minister's referral*. The *Tribunal's* report on its investigation accompanies this determination.
- (4) Under section 34 of the *ESA*, all *small retail customers* who own or occupy premises that are within a *standard retail supplier's supply district*, and that are connected or have a right to be connected to a *distribution system*, have a right to elect to be *supplied* with electricity at those premises by the *standard retail supplier* under a *standard form customer supply contract*.
- (5) Under section 36 of the *ESA*, it is a condition of a licence held by a *standard retail supplier* that the *standard retail supplier*, in imposing tariffs and charges for or in relation to the *supply* of electricity under a *standard form customer supply contract*, must impose them in accordance with this determination.

#### 2. Application of this determination

- (1) This determination commences on the date of its publication in the *Gazette* by the *Minister*.
- (2) This determination applies to all *standard retail suppliers*, namely:
  - (a) EnergyAustralia
  - (b) Integral Energy Australia
  - (c) Country Energy.



(3) This determination specifies the methodology for determining the *regulated retail tariffs and regulated retail charges that standard retail suppliers can charge small retail customers*:

- (a) whose premises are in the *standard retail supplier's supply district*; and
- (b) who are *supplied electricity at those premises by the standard retail supplier under a standard form customer supply contract*,

during the period from 1 July 2007 to 30 June 2010.

### **3. Replacement of Determination No. 1 of 2004**

- (1) From 1 July 2007, this determination replaces the *Tribunal's previous retail determination*.
- (2) The replacement does not affect anything done or omitted to be done, or rights or obligations accrued, under that determination prior to its replacement.

### **4. Structure**

- (1) Part 2 specifies the methodology for determining *regulated retail tariffs* to apply during the *period of this determination*.
- (2) Part 3 specifies the procedures for determining compliance with Part 2.
- (3) Part 4 specifies the maximum *regulated retail charges* to apply during the *period of this determination* and the manner in which such charges may be imposed.

### **5. Definitions and interpretation**

Italicised words and phrases are defined in Part 5. Interpretation provisions are also set out in that Part.

## Part 2

### Regulated Retail Tariffs

#### 6. Application

This Part specifies the methodology for determining *regulated retail tariffs* to apply during the *period of this determination*.

#### 7. Weighted average price cap

##### 7.1 Weighted average price cap formula

A *standard retail supplier* must ensure that, for each *year of this determination*, all of its *regulated retail tariffs* comply with the following weighted average price cap formula:

$$\sum_{i=1}^n \sum_{j=1}^m P_{ij}^t \cdot q_{ij}^{t-1} \leq \sum_{i=1}^n \sum_{j=1}^m C_{ij}^t \cdot q_{ij}^{t-1} + PT^t \quad i=1,2,\dots,n \text{ and } j=1,2,\dots,m$$

Where:

the *standard retail supplier* has *n* *regulated retail tariffs* which each have up to *m* *components*

$P_{ij}^t$  is the proposed price to be charged by the *standard retail supplier* for *component j* of *regulated retail tariff i* in *year t* (exclusive of any rebates offered to the *customer* and funded by the *standard retail supplier*)

$q_{ij}^{t-1}$  is the quantity of *component j* of *regulated retail tariff i* in *year t-1* (being the year immediately preceding *year t*), calculated as follows:

- (a) where quantity relates to electricity consumption or demand, this is equal to the consumption or demand for *year t-1* estimated by the *standard retail supplier* (in MWh or other relevant units) and approved by the *Tribunal* under clause 15.3
- (b) where quantity relates to number of *customers*, this is equal to the actual number of *customers* of that *standard retail supplier* on 31 December in *year t-1*

$C_{ij}^t$  is the value set by the *Tribunal* for *component j* of *regulated retail tariff i* in relation to *year t* in accordance with clause 7.2

$PT^t$  is the *annual pass through amount* allowed or required by the *Tribunal* for *year t* in accordance with clause 17.

An illustrated example of the application of the formula is set out in the report accompanying this determination.

## 7.2 Value of C: regulated price control (N+R)

For the purpose of clause 7.1,  $C_{ij}^t$  is calculated as follows:

$$C_{ij}^t = N_{ij}^t + R_{ij}^t$$

Where:

$N_{ij}^t$  is the actual network use of system charge plus any demand management levy payable by the standard retail supplier to the DNSP for component  $j$  of regulated retail tariff  $i$  in the year  $t$

$R_{ij}^t$  is the retail value set by the Tribunal, comprising:

- (i) for each customer of the standard retail supplier, the relevant amount for each standard retail supplier set out in clause 7.3 ( $FixedR_c^t$ ); and
- (ii) for component  $j$  of regulated retail tariff  $i$  in the year  $t$ , the relevant amount for each standard retail supplier set out in clause 7.4 ( $VariableR_{ij}^t$ ).

For the purpose of (i), each customer is counted only once, even if more than one regulated retail tariff applies to that customer (such as a primary tariff and a controlled load tariff) or any of those regulated retail tariffs has more than one component.

## 7.3 Value of Fixed R

For the purpose of clause 7.2(i),  $FixedR_c^t$  for each standard retail supplier is calculated as follows:

- (a) for the 2007/08 year:

$FixedR_c^{2007/8}$  is the relevant amount for 2007/08 set out in the following table

- (b) for the 2008/09 year:

$FixedR_c^{2008/9}$  is the relevant amount for 2008/09 set out in the following table multiplied by  $(1 + \Delta CPI_{07})$  or, if the Tribunal determines another amount in accordance with clause 16.2(b)(ii), that other amount

- (c) for the 2009/10 year:

$FixedR_c^{2009/10}$  is the relevant amount for 2009/10 set out in the following table multiplied by  $(1 + \Delta CPI_{07}) \times (1 + \Delta CPI_{08})$  or, if the Tribunal determines another amount in accordance with clause 16.2(b)(ii), that other amount

**Fixed R (\$ per customer per year, exclusive of GST)**

Year	Fixed R
2007/08	71.7
2008/09	79.7
2009/10	88.6

**7.4 Value of Variable R**

For the purpose of clause 7.2(ii),  $VariableR_{ij}^t$  is calculated as follows:

- (a) for the 2007/08 year:

$VariableR_{ij}^{2007/8}$  is the relevant amount for each *standard retail supplier* for 2007/08 set out in the relevant table below

- (b) for the 2008/09 year:

$VariableR_{ij}^{2008/9}$  is the relevant amount for each *standard retail supplier* for 2008/09 set out in the relevant table below multiplied by  $(1 + \Delta CPI_{07})$  or, if the *Tribunal* determines another amount in accordance with clause 16.2(b)(ii), that other amount

- (c) for the 2009/10 year:

$VariableR_{ij}^{2009/10}$  is the relevant amount for each *standard retail supplier* for 2009/10 set out in the relevant table below multiplied by  $(1 + \Delta CPI_{07}) \times (1 + \Delta CPI_{08})$  or, if the *Tribunal* determines another amount in accordance with clause 16.2(b)(ii), that other amount

**Variable R (c/kWh, exclusive of GST): EnergyAustralia**

Year	standard and time of use	controlled load A	controlled load B
2007/08	6.93	4.34	5.54
2008/09	7.22	4.45	5.80
2009/10	7.53	4.55	6.06

**Variable R (c/kWh, exclusive of GST): Integral Energy Australia**

Year	standard and time of use	controlled load A	controlled load B
2007/08	7.29	4.51	5.58
2008/09	7.71	4.70	5.93
2009/10	8.15	4.90	6.30

**Variable R (c/kWh, exclusive of GST): Country Energy**

Year	standard and time of use	controlled load A	controlled load B
2007/08	7.48	4.53	6.02
2008/09	7.51	4.56	6.21
2009/10	7.55	4.59	6.41

For the purposes of the above tables:

**standard and time of use rates** apply to all of a *customer's* electricity consumption other than a *customer's controlled load*

**controlled load A rates** apply in respect of a *customer's controlled load* where that load is active only during *off-peak periods*

**controlled load B rates** apply in respect of a *customer's controlled load* where that load is active both during *off-peak periods* and at times other than *off-peak periods*.

## 8. Threshold for price increases (Country Energy)

### 8.1 Threshold

Subject to clause 8.2, Country Energy must ensure that, for each *year of this determination*, each of its *regulated retail tariffs* complies with the following formula:

$$\frac{\sum_{j=1}^m P_{ij}^t \cdot q_{ij}^{t-1}}{\sum_{j=1}^m P_{ij}^{t-1} \cdot q_{ij}^{t-1}} \leq \frac{\sum_{i=1}^n \sum_{j=1}^m C_{ij}^t \cdot q_{ij}^{t-1} + PT^t}{\sum_{i=1}^n \sum_{j=1}^m C_{ij}^{t-1} \cdot q_{ij}^{t-1} + PT^{t-1}} + 0.05 \quad i=1,2,\dots,n \text{ and } j=1,2,\dots,m$$

Where:

Country Energy has *n* *regulated retail tariffs* which each have up to *m* *components*

$P_{ij}^t$ ,  $q_{ij}^{t-1}$ ,  $C_{ij}^t$  and  $PT^t$  have the meanings given to those terms in clause 7

$P_{ij}^{t-1}$  is the price charged by the *standard retail supplier* for component *j* of regulated retail tariff *i* in year *t-1*

$C_{ij}^{t-1}$  is the value set by the *Tribunal* for component *j* of regulated retail tariff *i* in relation to year *t-1* in accordance with:

- (a) the *Tribunal's previous retail determination* (where the year *t* is the 2007/08 year); and
- (b) clause 7.2 (where the year *t* is any other year of this determination)

$PT^{t-1}$  is the *annual pass through amount* allowed or required by the *Tribunal* for year *t-1* in accordance with clause 17 (which, where the year *t* is the 2007/08 year, is zero).

An illustrated example of the application of the formula is set out in the report accompanying this determination.

### 8.2 Justified non-compliance

Country Energy need not comply with clause 8.1 with respect to any particular *regulated retail tariff* if the *Tribunal* has notified Country Energy in writing that it is satisfied that the proposed increase in that *regulated retail tariff* would increase cost-reflectivity.

### 8.3 Price changes

- (a) A *standard retail supplier* may only change the price for any *regulated retail tariff* or *regulated retail tariff component* for any *year of this determination*:
  - (i) with effect from 1 July of that *year* (or from any other date in that *year* determined by the *Tribunal*); and
  - (ii) if the *Tribunal* has notified the *standard retail supplier* in writing that it is satisfied that the proposed price changes comply with this determination.
- (b) Clause 8.3(a) applies even where a *pass through event* occurs.

## 9. Introducing new tariffs

- (a) A *standard retail supplier* may only introduce a *new regulated retail tariff* for any *year of this determination*:
  - (i) with effect from 1 July of that *year* (or from any other date in that *year* determined by the *Tribunal*); and
  - (ii) if the *Tribunal* has notified the *standard retail supplier* in writing that the *Tribunal* is satisfied that:
    - (A) exceptional circumstances exist which warrant the introduction of the *new regulated retail tariff*; and
    - (B) the *standard retail supplier* complies with this determination.
- (b) Nothing in this clause 9 prevents a *standard retail supplier* from introducing a *new regulated retail tariff component* to form part of an existing *regulated retail tariff*.

## 10. Abolition of tariffs

### 10.1 Abolishing obsolete tariffs

- (a) A *standard retail supplier* may cause any of its *regulated retail tariffs* to become *obsolete* at any time during the *period of this determination*.
- (b) A *standard retail supplier* may only abolish a *regulated retail tariff*:
  - (i) with effect from 1 July of any *year of this determination* (or from any other date in that *year* determined by the *Tribunal*);
  - (ii) if the *regulated retail tariff* is *obsolete*; and
  - (iii) if the *Tribunal* has notified the *standard retail supplier* in writing that the *Tribunal* is satisfied that the *standard retail supplier's* proposal complies with this determination.



- (c) Nothing in this clause 10.1 prevents a *standard retail supplier* from removing a *regulated retail tariff component* from an existing *regulated retail tariff*.

## 10.2 Additional conditions for Country Energy

Country Energy must ensure that:

- (a) if it abolishes a *regulated retail tariff*; and
- (b) as a result a *customer* is transferred from the abolished *regulated retail tariff* to another *regulated retail tariff*,

then either:

- (c) the price applying to the two *regulated retail tariffs* (including level and structure) is the same; or
- (d) the *Tribunal* has notified Country Energy in writing that it is satisfied that the proposed abolition and consequent *customer* transfers are appropriate (having regard to the information submitted by Country Energy under clause 15.2(d)(iv)).

## 11. Green premiums

Nothing in this determination affects the ability of a *standard retail supplier* to charge a *customer* for *green premiums*, in addition to *regulated retail tariffs*, where the *customer* so elects.

## 12. Pass through of other network charges

Nothing in this determination prevents a *standard retail supplier* from passing through to a *customer* any network charges other than *network use of system charges* charged by the *customer's DNSP* that are specific to that *customer* (for example, meter test fees), if the *standard retail supplier* would otherwise be entitled to do so. However, the *standard retail supplier* may not charge any additional fees in respect of the pass through of these charges (for example, for administration).

## Part 3

### Compliance

#### 13. Application

This Part specifies the procedures for determining compliance with Part 2.

#### 14. Timetable

Set out below is the timetable referred to in this Part.

Action	Due Date
1 <i>Standard retail suppliers to submit to the Tribunal details of any pass through event proposed for the year t</i>	1 March of the year <i>t-1</i> <i>(or other date set by the Tribunal)</i>
2 <i>Tribunal to conduct review of market based electricity purchase cost allowance for the year t (where the year t is the 2008/09 year or 2009/10 year)</i>	1 March of the year <i>t-1</i> <i>(or other date set by the Tribunal)</i>
3 <i>Tribunal to notify standard retail suppliers of its decision whether or not to approve an amount in respect of any pass through event for the year t</i>	20 May of the year <i>t-1</i> <i>(or other date set by the Tribunal)</i>
4 <i>Tribunal to publish final report and determination on its market based electricity purchase cost allowance review for the year t (where the year t is the 2008/09 year or 2009/10 year)</i>	20 May of the year <i>t-1</i> <i>(or other date set by the Tribunal)</i>
5 <i>Standard retail suppliers to submit to the Tribunal their annual pricing proposal (for the year t)</i>	1 June of the year <i>t-1</i> <i>(or other date set by the Tribunal)</i>
6 <i>Tribunal to notify standard retail suppliers whether satisfied/not satisfied with annual pricing proposal (for the year t)</i>	10 business days after submission by standard retail suppliers of annual pricing proposal  <i>(or other date set by the Tribunal)</i>
7 <i>Final date for standard retail suppliers to submit to the Tribunal an alternative annual pricing proposal (for the year t)</i>	20 June of the year <i>t-1</i> <i>(or other date set by the Tribunal)</i>

---

Action	Due Date
8 Final date for <i>Tribunal</i> to notify whether satisfied/not satisfied with alternative <i>annual pricing proposal</i> (for the year <i>t</i> )	26 June of the year <i>t-1</i> (or other date set by the <i>Tribunal</i> )
9 Commencement of retail price changes(for the year <i>t</i> )	1 July of the year <i>t</i> (or other date set by the <i>Tribunal</i> )

---

## 15. Annual pricing proposal

### 15.1 Submission and assessment

- (a) For prices to apply during each *year of this determination* (the *year t* for the purposes of this clause 15.1) each *standard retail supplier* must submit to the Tribunal an *annual pricing proposal* for that *year*, containing the information in clause 15.2.
- (b) The *annual pricing proposal* must be submitted to the Tribunal by no later than:
  - (i) 18 June 2007 (for the 2007/08 *year*); and
  - (ii) the date specified in item 5 of the timetable in clause 14 (for any other *year*).

### 15.2 Contents

The *annual pricing proposal* submitted by a *standard retail supplier* under clause 15.1(a) for each *year of this determination* must contain the following information:

- (a) the *standard retail supplier's* application of the weighted average price cap formula set out in clause 7.1 to all of its *regulated retail tariffs*, together with all necessary supporting calculations and information including:
  - (i) the proposed prices to be charged by the *standard retail supplier* for each of the *standard retail supplier's* *regulated retail tariff components* in the *year t*;
  - (ii) estimated quantities of each of the *standard retail supplier's* *regulated retail tariff components* supplied by the *standard retail supplier* in the *year t-1* and the basis for those estimates;
  - (iii) details of how the proposed prices incorporate any *annual pass through amount* allowed or required by the Tribunal under clause 17; and
  - (iv) for any new *regulated retail tariff component* for an existing *regulated retail tariff* proposed by the *standard retail supplier* for the *year t* (which was not part of that *regulated retail tariff* in the *year t-1*), reasonable estimated quantities of electricity supply in MWh, number of customers or other relevant quantity units, assuming for that *regulated retail tariff* the same consumption and load profile as in the *year t-1*,

with all prices submitted under this clause to be calculated to 2 decimal places;

- (b) if the *standard retail supplier* proposes to introduce a *new regulated retail tariff*:
  - (i) details of the proposed *new regulated retail tariff*; and
  - (ii) why the *standard retail supplier* considers that:
    - (A) exceptional circumstances exist; and
    - (B) those circumstances warrant the introduction of the proposed *new regulated retail tariff*;
- (c) details of any *regulated retail tariffs* that:
  - (i) have become *obsolete* in the year *t-1*;
  - (ii) the *standard retail supplier* proposes to make *obsolete* in the year *t*; and
  - (iii) the *standard retail supplier* proposes to abolish in the year *t*;
- (d) for Country Energy:
  - (i) Country Energy's application of the threshold for price increases set out in clause 8 to each of its *regulated retail tariffs* proposed for the year *t* (together with all necessary supporting calculations and information);
  - (ii) a list of those proposed *regulated retail tariffs* (if any) that would exceed this threshold, and by how much;
  - (iii) for those *regulated retail tariffs*, an explanation of why Country Energy considers that the price increases proposed would increase cost-reflectivity; and
  - (iv) for those *regulated retail tariffs* that Country Energy proposes to abolish which would result in a *customer* being transferred from that *regulated retail tariff* to another *regulated retail tariff*, an explanation of whether the price applying to the two *regulated retail tariffs* (including level and structure) is the same, or if not, why Country Energy considers that the abolition and transfer is nonetheless appropriate;
- (e) the amounts of the relevant average *electricity retail bills* (as referred to in clause 22.2(b)); and
- (f) any other information required by the *Tribunal* to satisfy itself that the *standard retail supplier's annual pricing proposal* complies with this determination.

### 15.3 Notification of whether or not the Tribunal is satisfied

By the date specified in item 6 of the timetable in clause 14 (or before 1 July 2007, for the 2007/08 year), the *Tribunal* will notify the *standard retail supplier* whether or not the *Tribunal* is satisfied:

- (a) that the *annual pricing proposal* complies with the requirements of clause 15.2;
- (b) with the *standard retail supplier's* estimates of quantities; and
- (c) that the *regulated retail tariffs* set out in those documents comply with all applicable requirements of this determination, including where relevant:
  - (i) the weighted average price cap formula under clause 7.1;
  - (ii) the restriction on introducing *new regulated retail tariffs* under clause 9, except to the extent approved by the *Tribunal*;
  - (iii) the threshold for price increases for Country Energy under clause 8.1, except to the extent of any non-compliance approved by the *Tribunal*; and
  - (iv) the additional conditions for Country Energy under clause 10.2.

### 15.4 If the Tribunal is satisfied

- (a) If the *Tribunal* notifies the *standard retail supplier* that it is satisfied with each of the matters referred to in clause 15.3, then the *regulated retail tariff* prices set out in the *annual pricing proposal* will be the applicable prices for those *regulated retail tariffs* for the year to which the *annual pricing proposal* relates.
- (b) A *standard retail supplier* must comply with any relevant regulatory requirements in relation to the publication of changes to its *regulated retail tariff* prices (for example, under clause 21 of the *Electricity Supply (General) Regulation 2001 (NSW)*).

### 15.5 If the Tribunal is not satisfied: alternative pricing proposal

- (a) If the *Tribunal* notifies the *standard retail supplier* that it is not satisfied with any of the matters referred to in clause 15.2, the *standard retail supplier* must submit to the *Tribunal* an alternative *annual pricing proposal* by the date specified in item 7 of the timetable in clause 14.
- (b) If the *standard retail supplier* has submitted an alternative *annual pricing proposal* under clause 15.5(a), the *Tribunal* will notify the *standard retail supplier* whether or not the *Tribunal* is satisfied with each of the matters referred to in clause 15.3 in respect of the *standard retail supplier's* alternative *annual pricing proposal*, by the date specified in item 8 of the timetable in clause 14.
- (c) If the *Tribunal* notifies the *standard retail supplier* that it is so satisfied, then clause 15.4 will apply in respect of the *standard retail supplier's* alternative *annual pricing proposal*.

- (d) If the *Tribunal* notifies the *standard retail supplier* that it is not so satisfied, then the default arrangements in clause 15.6 apply.

### 15.6 Default arrangements

- (a) Subject to clause 15.6(b), if for any *year of this determination* (*year t*, for the purposes of this clause 15.6) the *Tribunal* has not received from a *standard retail supplier* a *compliant annual pricing proposal* for that *year* by:

- (i) 1 July 2007 (where that *year t* is the first *year of this determination*); or
- (ii) the date specified in item 7 of the timetable in clause 14 (for any other *year of this determination*),

then the *standard retail supplier's* prices for that *year t* will be the same as those for the immediately preceding *year t-1*.

- (b) If clause 15.6(a) applies to a *standard retail supplier* for any *year of this determination*, then the *Tribunal* may allow (on a date set by the *Tribunal*) the *standard retail supplier* to change its *regulated retail tariff* prices during that *year* so as to reflect the *regulated retail tariff* prices set out in any *compliant annual pricing proposal* subsequently submitted by the *standard retail supplier*.

### 15.7 Submission of information separate from annual pricing proposal

If, for the purposes of clauses 8.3, 9 or 10 the *Tribunal* determines a date other than 1 July for price changes, introduction of *new regulated retail tariffs* or abolition of *regulated retail tariffs*, the *Tribunal* may require a *standard retail supplier* to submit any of the information referred to in clause 15.2 separately from an *annual pricing proposal*.

## 16. Review of market based electricity purchase cost allowance

### 16.1 Market based electricity purchase cost allowance

For the purpose of this clause 16 the *market based electricity purchase cost allowance* (for each *standard retail supplier* for each *year*) as at the time a review of that allowance by the *Tribunal* is due under clause 16.2, will be taken to be:

- (a) the amount for that *standard retail supplier* for that *year* set out in the table below; or
- (b) any *revised amount* taken to be the *market based electricity purchase cost allowance* for that *standard retail supplier* for that *year* under clause 16.2(b)(i).

#### Market based electricity purchase cost allowance (\$2007/08 per MWh)

Retailer	2007/08	2008/09	2009/10
Country Energy	50.2	49.1	45.1
EnergyAustralia	57.3	56.0	51.3
Integral Energy	59.6	58.5	53.9



## 16.2 Review mechanism

- (a) From 1 March of each of 2008 and 2009, the *Tribunal* will:
- (i) conduct a review of the *market based electricity purchase cost allowance* (**review**) for each *standard retail supplier* for each remaining year; and
  - (ii) determine any revised amount which the *Tribunal* considers reflects the *market based electricity purchase cost allowance* for each *standard retail supplier* for each remaining year (each a **revised amount**) as a result of that review.
- (b) If, for any *standard retail supplier* for any remaining year, that *revised amount* is more than 10 per cent higher or lower than the *market based electricity purchase cost allowance* for that *standard retail supplier* for that year for the purposes of clause 16.1(b), then:
- (i) that *revised amount* (determined under clause 16.2(a)(ii)) will be taken as the *market based electricity purchase cost allowance* for that *standard retail supplier* for that year; and
  - (ii) the *Tribunal* will determine a revised  $FixedR_c^t$  and  $VariableR_{ij}^t$  (in \$2007/08) to apply for that *standard retail supplier* for that year for the purposes of clauses 7.3 and 7.4, taking into account:
    - (A) that *revised amount*; and
    - (B) the transitioning of *regulated retail tariffs* to full cost reflectivity by the 2009/10 year.
- (c) If, for any *standard retail supplier* for any remaining year, that *revised amount* (determined under clause 16.2(a)(ii)) is not more than 10 per cent higher or lower than the *market based electricity purchase cost allowance* for that *standard retail supplier* for that year, then:
- (i) the relevant amount for  $FixedR_c^t$  and  $VariableR_{ij}^t$  for that *standard retail supplier* for that year as set out in clauses 7.3 and 7.4 (or as previously determined for the purposes of those clauses) will continue to apply; and
  - (ii) the relevant *market based electricity purchase cost allowance* for that *standard retail supplier* for that year as set out in clause 16.1(b) (or as previously determined for the purposes of that clause) will continue to apply.

### 16.3 Consultation

- (a) Prior to making a determination under clauses 16.2(a)(ii) and 16.2(b)(ii), the *Tribunal* will:
- (i) issue a draft report of its findings; and
  - (ii) consult on such matters (if any) arising out of its *review* as the *Tribunal* considers appropriate with the *standard retail suppliers* and such other persons (if any) as the *Tribunal* considers appropriate.
- (b) By the date specified in item 4 of the timetable in clause 14, the *Tribunal* will publish a final report of its *review* and of its determination under clauses 16.2(a)(ii) and 16.2(b)(ii), including the reasons for such determination.

### 17. Cost pass throughs

#### 17.1 Materiality threshold

For the purposes of this clause 17:

- (a) ***positive change event***, for a *standard retail supplier*, means a *pass through event* which results in the *standard retail supplier* incurring *materially higher costs* in providing *pass through services* than it would have incurred but for that event;
- (b) ***negative change event***, for a *standard retail supplier*, means a *pass through event* which results in the *standard retail supplier* incurring *materially lower costs* in providing *pass through services* than it would have incurred but for that event; and
- (c) ***materially***:
- (i) (for a *positive change event*) means:
    - (A) an event which results in the *standard retail supplier's* efficient, incremental and justified average annual costs incurred (or likely to be incurred) during the *period of this determination* exceeding 0.25% of the *standard retail supplier's* total revenue (inclusive of *network use of system charge components of retail tariffs*) for the *year* in which the event occurs; and
    - (B) as conclusively evidenced by the *Tribunal's* determination of a *total positive pass through amount* for that event.
  - (ii) (for a *negative change event*) means:
    - (A) an event which results in the *standard retail supplier's* average annual costs saved (or likely to be saved) during the *period of this determination* (after taking all reasonable steps to maximise those cost savings) exceeding 0.25% of the *standard retail supplier's* total revenue (inclusive of *network use of system charge components of retail tariffs*) for the *year* in which the event occurs; and
    - (B) as conclusively evidenced by the *Tribunal's* determination of an *total negative pass through amount* for that event.

## 17.2 Pass through event

- (a) If a *standard retail supplier* reasonably considers that a *positive change event* for that *standard retail supplier* has occurred, the *standard retail supplier* may seek the *Tribunal's* approval to pass through to *customers* an amount in respect of that *positive change event*.
- (b) If a *standard retail supplier* or the *Tribunal* reasonably considers that a *negative change event* for that *standard retail supplier* has occurred, the *Tribunal* may require the *standard retail supplier* to pass through to *customers* an amount in respect of that *negative change event*.
- (c) If a *standard retail supplier* wishes to pass through an amount to *customers* in the year *t* in respect of a *positive change event*, the *standard retail supplier* must give notice to the *Tribunal* by the date specified in item 1 of the timetable in clause 14.
- (d) A *standard retail supplier* must give the *Tribunal* notice of a *negative change event* by the date specified in item 1 of the timetable in clause 14, where the *standard retail supplier*:
  - (i) becomes aware before that date that the *negative change event* has occurred; and
  - (ii) has not previously notified the *Tribunal* of that *negative change event*.
- (e) The notices under clauses 17.2(c) and (d) must contain the information required under clauses 17.3 and 17.4.

## 17.3 Positive change event

- (a) The *standard retail supplier's* notice under clause 17.2(c) must be in writing and must specify:
  - (i) the details of the *positive change event*;
  - (ii) the date the *positive change event* occurred;
  - (iii) the increase in costs in the provision of *pass through services* that the *standard retail supplier* has incurred since 1 July 2007 and is likely to incur during the *period of this determination* as a result of the *positive change event*, including supporting documentation demonstrating that the cost increase is efficient, incremental and justified;
  - (iv) the total amount that the *standard retail supplier* proposes to pass through to *customers*; and
  - (v) the amount that the *standard retail supplier* proposes to pass through to *customers* in each *year of this determination*.
- (b) If the *Tribunal* receives a statement under clause 17.3(a) in relation to a *positive change event*:

- (i) the *Tribunal* will determine whether that *positive change event* occurred; and
- (ii) if the *Tribunal* determines that the *positive change event* occurred, the *Tribunal*, taking into account the matters referred to in clause 17.5, will determine:
  - (A) the amount which should be passed through to *customers* (the ***total positive pass through amount*** in respect of that *positive change event* for the *standard retail supplier*); and
  - (B) the amount of that *total positive pass through amount* that should be passed through to *customers* in each *year of this determination* (each an ***annual positive pass through amount*** in respect of the *relevant year*).
- (c) A *standard retail supplier* must provide the *Tribunal* with such information as the *Tribunal* requires for the purpose of making a determination under clause 17.3(b) within the time specified by the *Tribunal* in a notice provided to the *standard retail supplier* for that purpose.

#### 17.4 Negative change event

- (a) The *standard retail supplier's* notice under clause 17.2(d) must be in writing and must specify:
  - (i) the details of the *negative change event*;
  - (ii) the date the *negative change event* occurred;
  - (iii) the costs in the provision of *pass through services* that the *standard retail supplier* has saved since 1 July 2007 and is likely to save during the *period of this determination* as a result of the *negative change event*, including supporting documentation demonstrating that all reasonable steps have been taken to maximise the cost savings;
  - (iv) the total amount of those saved costs that the *standard retail supplier* proposes should be passed through to *customers*; and
  - (v) the amount of those saved costs that the *standard retail supplier* proposes should be passed through to *customers* in each *year of this determination*.
- (b) If a *negative change event* for a *standard retail supplier* occurs (whether or not the *standard retail supplier* notifies the *Tribunal* of the occurrence of that *negative change event*) and the *Tribunal* determines to impose a requirement on the *standard retail supplier* in relation to that *negative change event* as described in clause 17.2(b), the *Tribunal* will determine:
  - (i) the required *pass through amount* in respect of that *negative change event* for the *standard retail supplier*; and

- (ii) taking into account the matters referred to in clause 17.5:
  - (A) the amount which should be passed through to *customers* (the ***total negative pass through amount*** in respect of that *negative change event* for the *standard retail supplier*); and
  - (B) the amount of that *total negative pass through amount* that should be passed through to *customers* in each *year of this determination* (each an ***annual negative pass through amount*** in respect of the *relevant year*).
- (c) A *standard retail supplier* must provide the *Tribunal* with such information as the *Tribunal* requires for the purpose of making a determination under clause 17.4(b) within the time specified by the *Tribunal* in a notice provided to the *standard retail supplier* for that purpose.

### 17.5 Consultation and factors to be taken into account in determination

- (a) Prior to making a determination under clause 17.3(b) or 17.4(b), the *Tribunal* will consult on such matters arising out of the relevant *pass through event* as the *Tribunal* considers appropriate with the relevant *standard retail suppliers* and such other persons as the *Tribunal* considers appropriate.
- (b) In making a determination under clause 17.3(b) or 17.4(b), the *Tribunal* will take into account:
  - (i) the matters and proposals set out in any statement given to the *Tribunal* by the relevant *standard retail supplier* under clause 17.3(a) or 17.4(a);
  - (ii) in the case of a *positive change event*, the increase in costs in the provision of *pass through services* that the *standard retail supplier* has incurred since 1 July 2007 and is likely to incur until the end of the *period of this determination* as a result of the *positive change event*;
  - (iii) the implications for efficient costs of the *standard retail supplier's* decisions and actions, including whether:
    - (A) in the case of a *positive change event*, the *standard retail supplier* has taken or omitted to take any action where such action or omission has increased the magnitude of the costs incurred in respect of that *positive change event*;
    - (B) in the case of a *negative change event*, the *standard retail supplier* has taken all reasonable steps to maximise the cost savings in respect of that *negative change event*;
  - (iv) the time cost of money based on the rate of return on capital of the *standard retail supplier* (being 8.6% real pre-tax weighted average cost of capital);

- (v) the need to ensure that the *standard retail supplier* does not recover costs under this clause 17 to the extent provision for such costs has already been made or otherwise taken into account for the purposes of this determination;
- (vi) the need to ensure that the *standard retail supplier* only recovers any actual or likely increment in efficient costs under this clause 17 to the extent that such increment is solely as a consequence of a *pass through event*;
- (vii) in the case of a *regulatory change event* that is a *positive change event*, any costs that the *standard retail supplier* has incurred prior to, but in preparation for, the occurrence of that *regulatory change event*;
- (viii) in the case of a *tax change event*, any change in the way another tax is calculated, or the removal or imposition of another tax, which, in the *Tribunal's* opinion, is complementary to the *tax change event* concerned;
- (ix) any delay on the part of the *standard retail supplier* in seeking the *Tribunal's* approval to pass through to *customers* an amount in respect of any *positive change event*; and
- (x) any other factors the *Tribunal* considers relevant.

## Part 4

### Regulated Retail Charges

#### 18. Application

- (a) This Part specifies:
- (i) the maximum *regulated retail charges* to apply during the *period of this determination*; and
  - (ii) the manner in which such charges may be imposed.
- (b) A *standard retail supplier* may not impose on or require from a *customer* a security deposit, late payment fee or fee for a dishonoured cheque (whether or not described in those terms) except as permitted by this Part.

#### 19. Maximum regulated retail charges

Set out below is the Table referred to in this Part.

**Table**

**Maximum regulated retail charges (exclusive of GST)**

Item	Regulated retail charge	Maximum amount
1	Fee for a dishonoured cheque	2 times the regular <i>GST</i> -exclusive fee charged by the bank or other financial institution to which the cheque is presented.
2	Late payment fee	\$7.00
3	Security deposit	<ul style="list-style-type: none"> <li>• For <i>customers</i> whose <i>electricity retail bills</i> are issued quarterly, 1.5 times the <i>standard retail supplier's</i> average quarterly <i>electricity retail bill</i>; or</li> <li>• For <i>customers</i> whose <i>electricity retail bills</i> are issued 2-monthly, 1.75 times the <i>standard retail supplier's</i> average 2-monthly <i>electricity retail bill</i>; or</li> <li>• For <i>customers</i> whose <i>electricity retail bills</i> are issued monthly, 2.5 times the <i>standard retail supplier's</i> average monthly <i>electricity retail bill</i>,</li> </ul> <p>where the relevant amounts are the <i>GST</i>-exclusive amounts of those bills.</p>



## 20. Fee for a dishonoured cheque

- (a) The maximum that a *standard retail supplier* may charge a *customer* for a dishonoured cheque is the corresponding amount listed in item 1 of the Table.
- (b) A *standard retail supplier* may only impose such a charge if the *standard retail supplier* actually incurs a bank or other financial institution fee for that dishonoured cheque.

## 21. Late payment fee

### 21.1 Maximum amount of a late payment fee

The maximum late payment fee that a *standard retail supplier* may charge a *customer* for late payment of an *electricity retail bill* is the corresponding amount listed in item 2 of the Table.

### 21.2 Imposing a late payment fee

- (a) A maximum of one late payment fee may be levied on each *electricity retail bill*.
- (b) A late payment fee may only be levied:
  - (i) on or after the date which is at least 5 *business days* after the due date shown on the *electricity retail bill* that is the subject of the late payment; and
  - (ii) after the *customer* has been notified in advance that the late payment fee will be charged if the *electricity retail bill* is not paid, or alternative payment arrangements entered into, within 5 *business days* of the due date.
- (c) A late payment fee must not be levied in relation to an *electricity retail bill*:
  - (i) during the period of an extension of time within which the *customer* may pay the *electricity retail bill*, agreed between the *standard retail supplier* and the *customer*; or
  - (ii) where a *customer* has made a billing related complaint in relation to the *electricity retail bill* to the *Ombudsman* or another external dispute resolution body where that complaint is unresolved; or
  - (iii) during the period of an instalment arrangement entered into between a *customer* and the *standard retail supplier* to pay the *electricity retail bill*.

### 21.3 Waiver of late payment fee

A late payment fee must be waived:

- (a) where the *standard retail supplier* is aware that the *customer* has contacted a welfare agency or support service for assistance; or
- (b) where payment or part payment is made by *EAPA voucher*; or

- (c) on a case by case basis as considered appropriate by the *Ombudsman*.

## 22. Security deposit

### 22.1 Types of security deposit

- (a) A *standard retail supplier* must accept the following types of security deposits:
- (i) those methods of payment referred to in clause 30 of the *Electricity Supply (General) Regulation 2001*;
  - (ii) *annual security levies* from *business customers* only;
  - (iii) bankers' guarantees from *business customers* only; and
  - (iv) Department of Housing guarantees from *residential customers* only.
- (b) A *standard retail supplier* may not require a *residential customer* to provide an *annual security levy* or a banker's guarantee.

### 22.2 Maximum amount of a security deposit

- (a) The maximum security deposit that a *standard retail supplier* may require from a *customer* is the corresponding amount calculated in accordance with one of the methods shown in item 3 of the Table.
- (b) The amounts of the relevant average *electricity retail bills* will vary between *standard retail suppliers*, depending on average *regulated retail tariff* levels and average consumption. For the purpose of calculating the maximum amount of a security deposit in item 3 of the Table, the *standard retail supplier* must calculate the amounts of the relevant average *electricity retail bills* as part of the process of setting *regulated retail tariffs*, and post the amount up to the maximum amount of the required security deposits on its tariff schedule.

### 22.3 Requiring a security deposit

A *standard retail supplier* may only require a *customer* to provide a security deposit:

- (a) in the case of a *residential customer*, in the circumstances set out in clause 22.4;
- (b) in the case of a *business customer*, in the circumstances set out in clause 22.5.

### 22.4 Security deposits from residential customers

- (a) Prior to the commencement of *supply* under a *standard form customer supply contract* with a *residential customer*, a *standard retail supplier* may require a security deposit from that *customer* only if the *customer*:
- (i) has an outstanding debt owed to the *standard retail supplier* in relation to an *electricity retail bill* and the *customer* has refused and refuses to make an arrangement to pay that debt; or
  - (ii) has been responsible for the illegal use of electricity within the previous two years; or

- (iii) does not have a satisfactory credit history in the reasonable opinion of the *standard retail supplier*, and the *standard retail supplier* has offered the *customer* a *payment plan* and the *customer* has refused or failed to agree to the offer.
- (b) After the commencement of *supply* under a *standard form customer supply contract* with a *residential customer*, a *standard retail supplier* may require a security deposit from that *customer* only if:
  - (i) the security deposit is sought within 12 months after the commencement of the *standard form customer supply contract*;
  - (ii) the *customer* entered into a *payment plan* with the *standard retail supplier* at the commencement of the *standard form customer supply contract*;
  - (iii) the *customer* has cancelled that *payment plan* but has not requested that the *standard retail supplier* cease supplying electricity to the *customer's supply address*; and
  - (iv) one or more of the circumstances in clause 22.4(a) (i) to (iii) exists.

## 22.5 Security deposits from business customers

- (a) Prior to the commencement of *supply* under a *standard form customer supply contract* with a *business customer*, a *standard retail supplier* may require a security deposit from that *customer* only if that *customer*:
  - (i) does not have a satisfactory credit history in the reasonable opinion of the *standard retail supplier*; or
  - (ii) is a new business; or
  - (iii) has been responsible for the illegal use of electricity within the previous two years.
- (b) After the commencement of *supply* under a *standard form customer supply contract* with a *business customer*, a *standard retail supplier* must not require a security deposit from that *customer*.

## 22.6 Recourse to a security deposit

A *standard retail supplier* may have recourse to a security deposit, to recover amounts due to that *standard retail supplier* in respect of charges related to the *supply* of electricity or connection services arranged by that *standard retail supplier* where:

- (a) the *customer* has failed to pay an *electricity retail bill* resulting in disconnection; or
- (b) the *customer* has failed to pay an *electricity retail bill* and has requested that the *standard retail supplier* ceases supplying electricity to that *customer's supply address* under a *standard form customer supply contract*.

## 22.7 Return of security deposits

- (a) Subject to clause 22.9, a *customer* who is required to pay a security deposit and who pays in a form contemplated by clause 30 of the *Electricity Supply (General) Regulation 2001* (other than for an *annual security levy*) is eligible for that deposit to be refunded when the *customer* has completed:
- (i) for residential *customers* - on time payment of all *electricity retail bills* for one year from the date of the first *electricity retail bill*; or
  - (ii) for business *customers* - on time payment of all *electricity retail bills* for two years from the date of the first *electricity retail bill* and has maintained a satisfactory credit rating in the reasonable opinion of the *standard retail supplier* over that period.
- (b) The *standard retail supplier* must, within 10 *business days* of the relevant events in clause 22.7(a) occurring:
- (i) inform the *customer* in writing of the amount that is refundable; and
  - (ii) repay the security deposit as directed by the *customer*.

## 22.8 Maximum duration of requirement for annual security levy or guarantee

- (a) Subject to clause 22.9, a *customer* who is required to pay a security deposit and does so in the form of an *annual security levy* or guarantee is eligible for the *annual security levy* to cease or the guarantee to be discharged when the *customer* has completed:
- (i) for residential *customers* – on time payment of all *electricity retail bills* for one year from the date of the first *electricity retail bill*; or
  - (ii) for business *customers* – on time payment of all *electricity retail bills* for two years from the date of the first *electricity retail* and has maintained a satisfactory credit rating in the reasonable opinion of the *standard retail supplier* over that period.
- (b) The *standard retail supplier* must, within 10 *business days* of the relevant events in clause 22.8(a) occurring, inform the *customer* that an *annual security levy* or guarantee is no longer required and (in the case of a guarantee) discharge the guarantee.

## 22.9 Cessation of supply

- (a) Subject to clauses 22.6 and 22.7, if a *standard retail supplier* requires a *customer* to pay a security deposit (other than in the form of an *annual security levy* or *guarantee*), the *customer* has provided the security deposit, and:
- (i) the *customer* requests that the *standard retail supplier* ceases supplying electricity to the *customer's supply address* under a *standard form customer supply contract*; or
  - (ii) the *customer* has been disconnected,
- the *standard retail supplier* must, within 10 *business days* of the *customer* ceasing to take *supply* or disconnection (whichever is the case):
- (iii) inform the *customer* in writing of the amount of the security deposit that is refundable; and
  - (iv) repay the amount of the security deposit that is refundable as directed by the *customer*.
- (b) If a *standard retail supplier* requires a *customer* to provide a security deposit in the form of a *guarantee*, and the *customer* requests that the *standard retail supplier* ceases supplying electricity to the *customer's supply address* under a *standard form customer supply contract*, the *standard retail supplier* must, within 10 *business days* of the *customer* ceasing to take *supply*, inform the *customer* in writing that the *guarantee* is no longer required and discharge the *guarantee*.
- (c) Clause 22.9(a) and (b) do not apply if the *customer*, upon the cessation of *supply* at a *supply address*, commences taking *supply* from the *standard retail supplier* at another *supply address* under a *standard form customer supply contract*.

## Part 5

### Definitions and Interpretation

#### 23. Definitions

In this determination:

*2007/08 year* means the period from 1 July 2007 to 30 June 2008

*2008/09 year* means the period from 1 July 2008 to 30 June 2009

*2009/10 year* means the period from 1 July 2009 to 30 June 2010

*annual negative pass through amount* is defined in clause 17.4(b)

*annual pass through amount*, for any year, means any *annual positive pass through amount* for that year less any *annual negative pass through amount* for that year

*annual positive pass through amount* is defined in clause 17.3(b)

*annual pricing proposal* means the document described in clause 15

*annual security levy* means a form of security deposit payable annually by the customer which is not refundable to the customer

*applicable law* means:

- (a) any legislation of the Commonwealth Parliament or the Parliament of New South Wales, and any regulation, order, rule or other instrument made under such legislation (including the *National Electricity Law*, *NERs* and rules made under section 63C of the *ESA*);
- (b) any *retail supplier's licence*; and
- (c) any code, rules and guidelines which is or are binding on a *standard retail supplier*

*authority* means:

- (a) any government or any Minister, agency, department, instrumentality or other authority of government; and
- (b) the *Tribunal*, the Australian Energy Markets Commission, the Australian Energy Regulator or *NEMMCO*,

but does not include a State owned corporation as that expression is defined in the *State Owned Corporations Act 1989 (NSW)*

*business day* means a day other than a Saturday, Sunday, public holiday or bank holiday in all of New South Wales

**compliant annual pricing proposal** means a *standard retail supplier's annual pricing proposal* for which the *Tribunal* has notified the *standard retail supplier* that the *Tribunal* is satisfied of each of the matters referred to in clause 15.3

**component** means *regulated retail tariff component*

**controlled load** means a load which is active only at certain times, where such times are determined and controlled by the network

**controlled load tariff** means a *regulated retail tariff* in respect of a *controlled load*

**CPI** means the consumer price index, All Groups for the weighted average of eight capital cities as published by the Australian Bureau of Statistics, or if the Australian Bureau of Statistics does not or ceases to publish the index, then *CPI* will mean an index determined by the *Tribunal* that is its best estimate of the index

$\Delta CPI_{07}$  means the change in *CPI* between the 2006 and 2007 calendar years, calculated to 2 decimal places as follows:

$$\Delta CPI_{07} = \left( \frac{CPI_{Mar2007} + CPI_{June2007} + CPI_{Sep2007} + CPI_{Dec2007}}{CPI_{Mar2006} + CPI_{Jun2006} + CPI_{Sep2006} + CPI_{Dec2006}} - 1 \right)$$

where *CPI* is as defined above and where the corresponding subtext (for example *Jun2007*) means the *CPI* for the quarter and of the year indicated (in the example, the quarter ending in June of the year 2007)

$\Delta CPI_{08}$  means the change in *CPI* between the 2007 and 2008 calendar years, calculated to 2 decimal places as follows:

$$\Delta CPI_{08} = \left( \frac{CPI_{Mar2008} + CPI_{June2008} + CPI_{Sep2008} + CPI_{Dec2008}}{CPI_{Mar2007} + CPI_{Jun2007} + CPI_{Sep2007} + CPI_{Dec2007}} - 1 \right)$$

where *CPI* is as defined above and where the corresponding subtext (for example *Jun2007*) means the *CPI* for the quarter and of the year indicated (in the example, the quarter ending in June of the year 2007)

**customer** means a *small retail customer* under a *standard form customer supply contract*. For any purpose under this determination that involves counting or determining the number of customers, each relevant *NMI* is to be regarded as one customer

**customer hardship program** means any program which imposes obligations on a *standard retail supplier* to assist *customers* in financial or other difficulty, to the extent that compliance with such obligations is not funded by a government or third party

**demand management levy** means any levy, tariff, fee, charge, duty, tax or impost of any kind imposed on a *DNISP* by the Government of New South Wales or the Commonwealth Government in connection with or relating to the supply of electricity to, or the consumption of electricity by, any *distribution customer*



**derivative** has the meaning given to that term in under the *Corporations Act 2001 (Commonwealth)*

**distribution customer** has the meaning given to that term under the *NERs*

**distribution system** has the meaning given to that term under the *ESA*

**DNSP** means a distribution network service provider (as that term is defined in the *ESA*)

**EAPA voucher** means a voucher issued under the Energy Accounts Payments Assistance Scheme administered by the NSW Department of Energy, Utilities and Sustainability

**electricity retail bill** means a bill issued by a *standard retail supplier* for the supply of electricity, or connection services arranged, by the *standard retail supplier*

**energy loss factor** means a factor that is applied to adjust cost or quantities in relation to the wholesale purchase of electricity to reflect the physical losses of energy arising during the transporting of energy over transmission systems and *distribution systems*

**energy losses** means the physical losses of energy arising during the transporting of energy over transmission systems and *distribution systems*

**ESA** means the *Electricity Supply Act 1995 (NSW)*

**Gazette** means the New South Wales Government Gazette

**green energy outcome** means:

- (a) an increase in the amount of electricity that is generated from renewable energy sources or other sources of energy that provide improved environmental outcomes; or
- (b) additional investment in technologies that reduce or offset greenhouse gas emissions attributable to electricity generation; or
- (c) reduced consumption of electricity

**green energy scheme** means any mandatory scheme that imposes financial obligations on a *standard retail supplier* in order to produce one or more *green energy outcomes*, but does not include any scheme to the extent to which the *standard retail supplier* can recover its costs of that scheme from *customers* through *green premiums*

**green energy costs** means costs of compliance with any *green energy scheme*

**green premium** means an amount voluntarily payable by a *customer* that is intended to result in, or contribute towards, one or more *green energy outcomes*. Where a *tariff* for the supply of such electricity does not separately identify the component attributable to *green energy outcomes*, the green premium is that part of the *tariff* that exceeds the *tariff* that would apply to a *customer* in the same circumstances were it not for the *green energy outcomes*

**GST** means the Goods and Services Tax as defined in *A New Tax System (Goods and Services Tax) Act 1999 (Cth)*

**inclining block tariff** means a regulated retail tariff under which customers pay an initial lower price per kWh for energy consumed up to a defined threshold level of consumption and a higher price per kWh for energy consumed above that threshold

**kWh** means kilowatt hours

**last resort supply event** has the meaning given to that term under clause 59 of the *Electricity Supply (General) Regulation 2001 (NSW)*

**market based electricity purchase cost allowance** for a standard retail supplier for a year, means an allowance made by the Tribunal for that standard retail supplier's costs of purchasing electricity under wholesale supply arrangements in order to supply electricity under its regulated load but not including any volatility allowance, green energy costs, NEMMCO fees, any costs related to energy losses or any other costs relating to the standard retail supplier's retail supply business or the recovery of any retail margin relating to that business.

**materially** is defined in clause 17.1(c)

**Minister** means the Minister for Energy

**Minister's referral** means the referral to the Tribunal from the Minister referred to in clause 1(1)

**MWh** means megawatt hours

**National Electricity Law** means the National Electricity Law set out in the Schedule to the *National Electricity (South Australia) Act 1996 (SA)*

**negative change event** is defined in clause 17.1(b)

**negative pass through amount** means an amount to be passed through to customers as a result of a negative change event

**NEMMCO** means the National Electricity Market Management Company Limited ACN 072 010 327

**NEMMCO direction fees** means fees imposed by NEMMCO under clause 3.15.8 of the NERs

**NEMMCO fees** means NEMMCO participant fees, NEMMCO direction fees and NEMMCO reserve trader fees

**NEMMCO participant fees** means "Participant fees" as defined under the NERs

**NEMMCO reserve trader fees** means fees imposed by NEMMCO under clause 3.15.9 of the NERs

**NERs** means the National Electricity Rules approved in accordance with the *National Electricity Law*

**network use of system charge** means the charge levied by a DNSP on a *standard retail supplier* for use of system services provided by a network service provider (being a "Network Tariff" as defined in the Tribunal's network determination)

**new regulated retail tariff** means a *regulated retail tariff* that was not in existence as at 30 June 2007

**NMI** means National Metering Identifier, and is as defined in the NERs

**obsolete**, in relation to a *regulated retail tariff*, means a *regulated retail tariff* that is no longer being offered by a *standard retail supplier* to customers seeking to enter, or entering into, a *standard form customer supply contract with that standard retail supplier*

**off-peak periods** means:

- (a) in relation to a *standard retail supplier's time of use tariffs*, those periods that the *standard retail supplier* applied as off-peak periods for that purpose, as at 30 June 2007, or any variations to those times which are notified to the Tribunal, applied and published by the *standard retail supplier* on its website; and
- (b) in relation to a *standard retail supplier's controlled load tariffs*, those periods (whether fixed or variable) that the *standard retail supplier* from time to time applies as off-peak periods for that purpose

**Ombudsman** means the Energy and Water Ombudsman NSW or any other electricity industry ombudsman under an approved electricity industry ombudsman scheme under the ESA

**pass through event** means a *regulatory change event* or a *tax change event*

**pass through services** means services of or in relation to *supplying* electricity to *small retail customers* under a *standard form customer supply contract*

**payment plan** means an arrangement entered into between a *standard retail supplier* and a *customer*, for the payment of charges incurred after the commencement of the plan, that involves either or both of:

- (a) automated payment, including:
  - (i) direct debit; or
  - (ii) CentrePay, the free direct bill-paying service offered to persons receiving payments from Centrelink allowing those persons to pay for services (including *electricity retail bills*) by having a regular amount deducted from their Centrelink payment; or
- (b) advance payment (whether in advance of the services being provided, or after the services have been provided but in advance of the time that an *electricity retail bill* would ordinarily be issued), but not including a security deposit

**peak periods** means, for a *standard retail supplier*, those periods that the *standard retail supplier* applied as peak periods, for the purposes of its *time of use tariffs*, as at 30 June 2007, or any variations to those times which are notified to the *Tribunal*, applied and published by the *standard retail supplier* on its website

**period of this determination** means the period referred to in clause 2(3)

**positive change event** is defined in clause 17.1(a)

**positive pass through amount** means an amount to be passed through to *customers* as a result of a *positive change event*

**premises** has the meaning given to that term in the *ESA*

**regulated load**, for a *standard retail supplier* means the load for all *customers* in that *standard retail supplier's supply district*, as used by the *Tribunal* in making this determination (as at its commencement)

**regulated retail charge** means a security deposit, late payment fee or fee for a dishonoured cheque of an amount specified in this determination

**regulated retail tariff**

- (a) when used in clause 1(1), has the meaning given to that term in the *ESA*; and
- (b) when used anywhere else in this determination, means a *tariff* for or in relation to the supply of electricity charged by a *standard retail supplier* to a *small retail customer* under a *standard form customer supply contract*, excluding:
  - (i) *green premiums*; and
  - (ii) *regulated retail charges*,

which may include a number of *regulated retail tariff components* (if offered by the *standard retail supplier* as a *single tariff*)

**regulated retail tariff component** means a component of a *regulated retail tariff*, for example:

- (a) a *time of use tariff* might have 4 components, for example:
  - (i) peak, shoulder and off-peak components (each expressed in cents/kWh)
  - (ii) (a service availability charge (expressed in cents/day)
- (b) an *inclining block tariff* might have 3 components, for example:
  - (i) a price (expressed in cents/kWh) for that part of the consumption which is between 0 and X kWh
  - (ii) another (higher) price (also expressed in cents/kWh) for that part of the consumption that exceeds X kWh
  - (iii) a service availability charge (expressed in cents/day)

*regulatory change event* means:

- (a) a decision made by any *authority*;
- (b) the coming into operation of an *applicable law*; or
- (c) the coming into operation of an amendment to or revocation of an *applicable law*,  
on or after 14 June 2007 that:
- (d) has the effect of substantially varying:
  - (i) the nature, scope, standard or risk of the *pass through services*; or
  - (ii) the manner in which a *standard retail supplier* is required to undertake any activity in order to provide the *pass through services*, including obligations under any:
    - (A) *green energy scheme* (subject to paragraph (j));
    - (B) *customer hardship program*; or
    - (C) *last resort supply event*; and
- (e) results in a *standard retail supplier* incurring during the *period of this determination* materially higher or materially lower costs in providing the *pass through services* than it would have incurred but for that event,

but does not include:

- (f) the making of this determination;
- (g) a *tax change event*;
- (h) any decision, determination or ruling in relation to *energy loss factors*;
- (i) the phasing out of the Electricity Tariff Equalisation Fund (as defined in the *ESA*); or
- (j) the coming into operation of the New South Wales Renewable Energy Target scheme (however named) to the extent that that scheme is substantially similar to the proposed scheme of that name announced by the New South Wales Government prior to the commencement of this determination.

**relevant tax** means any tax, levy, impost, deduction, charge, rate, duty or withholding which is levied or imposed by a government or any Minister, agency, department, instrumentality or other *authority* payable by a *standard retail supplier* other than:

- (a) income tax and capital gains tax;
- (b) stamp duty, financial institutions duty and bank accounts debits tax;
- (c) *NEMMCO participant fees*;
- (d) fees payable by a *standard retail supplier* in respect of a *retail supplier's licence*;
- (e) penalties, charges, fees and interest on late payments, or deficiencies in payments, relating to any tax; or
- (f) any tax that replaces or is equivalent or similar to any of the taxes referred to in (a) to (d) above (including any State equivalent tax),

but including *NEMMCO reserve trader fees* and *NEMMCO direction fees*

**retail supplier's licence** means any licence that authorises operations in the electricity retail market in New South Wales (including any retail supplier's licence granted under the *ESA*)

**review** is defined in clause 16.2 (a)(i)

**revised amount** is defined in clause 16.2 (a)(ii)

**second-tier retail supplier** means a second-tier customer under the *NERs* that also holds a *retail supplier's licence*

**shoulder periods** means, for a *standard retail supplier*, those periods that the *standard retail supplier* applied as shoulder periods, for the purposes of its *time of use tariffs*, as at 30 June 2007, or any variations to those times which are notified to the *Tribunal*, applied and published by the *standard retail supplier* on its website

**small retail customer** has the meaning given to that term in the *ESA*

**standard form customer supply contract** has the meaning given to that term in the *ESA*

**standard retail supplier** has the meaning given to that term in the *ESA* (namely, EnergyAustralia, Integral Energy Australia and Country Energy)

**supply** has the meaning given to that term in the *ESA*

**supply address**: each *NMI* is considered to be a single supply address

**supply district** has the meaning given to that term in the *ESA*

**tariff** means, depending on the context:

- (a) a price (or set of prices for different components); and/or
- (b) the set of circumstances in which (including the group of persons to whom) that price or set of prices will apply

**tax change event** means:

- (a) the imposition of a *relevant tax*,
- (b) the removal of a *relevant tax*; or
- (c) a change in (or a change in the application or official interpretation of) a *relevant tax* or the way in which a *relevant tax* is calculated;

which:

- (d) occurs on or after 14 June 2007; and
- (e) results in a *standard retail supplier* incurring during the *period of this determination* materially higher or materially lower costs in providing *pass through services* than it would have incurred but for that event

**taxable supply** is as defined in *A New Tax System (Goods and Services Tax) Act 1999 (Cth)*

**time of use tariff** means a *regulated retail tariff* for which different rates apply depending upon the time of consumption

**total negative pass through amount** is defined in clause 17.4(b)

**total positive pass through amount** is defined in clause 17.3(b)

**Tribunal** means the Independent Pricing and Regulatory Tribunal of New South Wales established under the *Independent Pricing and Regulatory Tribunal Act 1992 (NSW)*

**Tribunal's network determination** means the *Tribunal's* determination entitled "NSW Electricity Distribution Pricing 2004/05 to 2008/09" (Determination No. 2 of 2004)

**Tribunal's previous retail determination** means Determination No. 1 of 2004

**use of system services** has the meaning given to that term under the *NERs*

**volatility allowance** means an allowance for the risks associated with price variation caused by normal system volatility to be taken into account through an allowance for the cost of holding working capital required to withstand the resulting cashflow variations

**wholesale supply arrangement** has the meaning given to that term in the *ESA* and includes any *derivatives* relating to electricity supplied under such an arrangement

**year** means *year of this determination*



*year of this determination* means the 2007/08 year, the 2008/09 year or the 2009/10 year.

## 24. Interpretation

In this determination:

- (a) a construction that would promote the purpose or object expressly or impliedly underlying the *ESA* is to be preferred to a construction that would not promote that purpose or object;
- (b) the reference to an Act, legislation or law includes regulations, rules, codes and other instruments under it and consolidations, amendments, re-enactments or replacements of them;
- (c) words importing the singular include the plural and vice versa (for instance, the reference to a *regulated retail tariff* includes *regulated retail tariffs* and vice versa);
- (d) where a word is defined, other grammatical forms of that word have a corresponding meaning;
- (e) headings are for convenience only and do not affect the interpretation of this determination;
- (f) a reference to a person includes any company, partnership, joint venture, association, corporation, other body corporate or government agency; and
- (g) a reference to any agency or body (including a *standard retail supplier*), if that agency or body ceases to exist or is reconstituted, renamed or replaced, or has its powers or functions removed (**defunct body**), means the agency or body which performs most closely the functions of the defunct body.

## 25. GST

All prices and calculations under this schedule are exclusive of *GST*. A *standard retail supplier* may charge *customers* an additional amount equal to the *GST* payable by the *standard retail supplier* in respect of any *taxable supply* to which the amounts relate.

## 26. Clarification

The *Tribunal* may publish a clarification notice in the *Gazette* to correct any manifest error or to clarify any part of this determination as if that clarification notice formed part of this determination.

# 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

### PENRITH CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that Penrith City Council in pursuance of section 10 of the Roads Act 1993, dedicates the land held by it and described in the Schedule below as a public road. ALAN TRAVERS, General Manager, Penrith City Council, PO Box 60, Penrith NSW 2750.

#### SCHEDULE

Lot 212 in Deposited Plan 871774, Kohlenberg Close, Emu Plains. [3315]

### RICHMOND VALLEY COUNCIL

Roads Act 1993

Roads (General) Regulation 2000

Part 2 – Roads, Division 2 – Naming of Roads

COUNCIL at its meeting on 15 May 2007, resolved to endorse the new commencement/termination locations for the following roads (Minute Number 2007-246):

Ferry Road, East Coraki, this road will commence at the northern side of Lot 1, DP 123378 and terminate at the southern boundary of Lot 1A, DP 927015.

East Coraki Road, East Coraki, this road will commence at the northern side of Lot 1B, DP 927015 and terminate at the Richmond Valley Council/Lismore City Council boundaries.

BRIAN WILKINSON, General Manager, Richmond Valley Council, Locked Bag 10, Casino NSW 2470. [3316]

### SHELLHARBOUR CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

UNDER section 162 of the Roads Act 1993, Shellharbour City Council has named the following roads:

<i>Location</i>	<i>Name</i>
Tullimbar Village – Stage 2, off Illawarra Highway, Tullimbar	Balmoral Parade Hyams Lane Joadja Lane Otford Lane Woollamia Lane Yarrawa Street

Authorised by resolution of the Council on 20 March 2007. BRIAN A. WEIR, General Manager, Shellharbour City Council, PO Box 155, Shellharbour Square, Shellharbour City Centre NSW 2529. [3317]

### TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Tweed Shire Council, by resolution of Council dated 23 May 2006, has resolved to dedicate the land described hereunder as public road pursuant to section 10 of the Roads Act 1993. MIKE RAYNER, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

#### SCHEDULE 1

Lots 1 and 2, DP 1101383, Nobbys Creek Road, Nobbys Creek. [3318]

### WYONG SHIRE COUNCIL

Water Management Act 2000

Service Charges for 2007/2008

IN accordance with section 315 and 316 of the Water Management Act 2000, Wyong Shire Council does hereby determine the charges and fees set out in D to H below for the period July 1 2007 to June 30 2008 based on determination of the Authority set out in A, B and C below:

- A The amount of money estimated by the Authority that is proposed to be raised by way of service charges levied uniformly on all land that is reasonably available for connection to the Authority's water supply pipes and sewerage service discharge pipe is \$51,084,000 for the period of July 1 2007 to June 30 2008.
- B All land that is reasonably available for connection to the Authority's water supply pipes and sewerage service discharge pipes is classified for the purposes of levying service charges on the basis of the following factors:
- (i) whether the land is residential or non residential; and
  - (ii) the nature and extent of the water or sewerage services connected to each individual allotment.
- C Service charges shall be uniformly levied on the following basis:
- (i) the nominal size of the water service supply pipe supplying water to the land or to which, in the opinion of the Authority, it is reasonably available for water to be supplied to the land, expressed as a charge determined by the nominal pipe size attaching to the Authority's service supply meter;
  - (ii) by charge following an assessment of the cost of supplying water and sewerage services by the Authority; and
  - (iii) where water pressure requires larger sizes of pipes and meters a charge as assessed by the Authority.
- D WATER SUPPLY SERVICES

Prices for Water Supply Services have been determined for Metered Properties and Vacant Land.

Water Service Charges for all land in the area of Wyong Shire Council connected to or reasonably available for connection to the water supply system for the period 1 July 2007 – 30 June 2008:

- (i) **Water Service Charge – Metered Services**  
Water service charge for the provision of water supply services:

**Water Service Charge – Metered Services**

<i>Nominal Pipe/Meter Size</i>	<i>2007/2008 Charge \$</i>
20 mm	110.97
25 mm	164.21
40 mm	394.93
50 mm	607.90
80 mm	1,530.75
100 mm	2,382.63
150 mm	5,340.52
200 mm	9,481.55
250 mm	14,805.75

For meter sizes not specified above the following formula applies:

$(\text{Meter Size}) \times 2 \times \$94.65/400 + (\text{Contribution to the Water Savings Fund}).$

- (ii) **Water Service Charges – Strata Title Lot**  
For a Strata Title Lot within a Strata Title Building where that Strata Title Building:
- is connected to the Water Supply System; and
  - has a Common Water Meter or multiple Common Water Meters,
- each individual strata title lot is levied a service charge of \$110.97.
- Water usage is apportioned to the various lots in the strata plan in accordance with the schedule of unit entitlement and charged to the strata title owners at the rate of 138.00 cents per kilolitre used.
- (iii) **Water Service Charges – Company Title Dwelling**  
For a Company Title Building:
- which is connected to the Water Supply System; and
  - which has a Common Water Meter or multiple Common Waters each individual company title dwelling is levied a service charge of \$110.97.
- Water usage is charged to the owner of the company title building (within the company title dwelling) at the rate of 138.00 cents per kilolitre used.
- (iv) **Water Service Charges – Community Development Lot**  
For a Community Development Lot within a Community Parcel where that Community Parcel:
- is connected to the Water Supply System; and
  - has a Common Water Meter or multiple Common Water Meters,

the service charge is commensurate with the size of the meter and this charge is apportioned to the various lots in the community development lot in accordance with the schedule of unit entitlement.

Water usage consumed through the common meter is apportioned and charged to the individual unit owners in accordance with the unit entitlement at 138.00 cents per kilolitre used.

- (v) **Water Service Charges – Retirement Village (which is not an Exempt Land)**  
For a Retirement Village:
- which is not on Exempt Land; and
  - which is connected to the Water Supply System; and
  - which has a Common Water Meter or multiple Common Water Meters,
- the service charge is commensurate with the size of the meter.
- Water usage consumed through the common meter is charged at 138.00 cents per kilolitre used.
- (vi) **Water Service Charges – Multi Premises (which is not a Strata Title Building, Company Title Building, A Community Parcel or a Retirement Village)**  
For a Multi Premises:
- which is not a Strata Title Building, a Company Title Building, a Community Parcel or a Retirement Village; and
  - which is connected to the Water Supply System; and
  - which has a Common Water Meter or multiple Common Water Meters,
- the service charge is commensurate with the size of the meter.
- Water usage consumed through the common meter is charged at 138.00 cents per kilolitre used.
- (vii) **Water Service Charges – Vacant Land**  
A water service charge is levied on vacant land to which is not connected to the water supply system but is reasonably available for connection to the water supply system at the rate of \$110.97.
- (viii) **Water Fire Service**  
There is No. charge for a separate water fire service. Where a property has a combined fire and commercial service the property will be charged a Water Service Charge – Metered Service commensurate with the meter size.
- (ix) **Water Usage Charge**  
That all water used be charged at the rate of 138.00 cents per kilolitre.
- (x) **Minimum Accounts**  
That water consumption accounts of less than \$5.00 not be raised.

**E SEWERAGE SERVICES**

Prices for Sewerage Services have been determined for Residential Property, Non Residential Property, Vacant Land and Exempt Land.

The charges for which are referred to in sub paragraphs i to xii below for all land in the area of Wyong Shire Council connected to or reasonably available for connection to the sewerage system for the period 1 July 2007 – 30 June 2008:

(i) Sewerage Service Charges – Single Residential Property Connected to the Sewerage System

The sewerage service charge for each single residential property (other than Vacant Land or Exempt Land) to be \$397.53.

(ii) Sewerage Service Charges – Non Residential Property Connected to the Sewerage System

The maximum price for sewerage services to a non residential property (other than Vacant land or Exempt Land) connected to the sewerage system is the greater of:

- The non residential minimum sewerage charge or
- The sum of the non residential sewerage service charge commensurate with meter size and the non residential sewerage usage charge.

Non Residential – Minimum Sewerage Charge

That a minimum amount of \$397.53 be made for all Non Residential properties.

Non Residential – Sewerage Service Charge

<i>Nominal Pipe/Meter Size</i>	<i>2007/2008 Charge \$</i>
20 mm	143.22 x df%
25 mm	223.78 x df%
40 mm	572.88 x df%
50 mm	895.12 x df%
80 mm	2,291.51 x df%
100 mm	3,580.48 x df%
150 mm	8,056.09 x df%
200 mm	14,321.93 x df%
250 mm	21,642.19 x df%

For meter sizes not specified above the following formula applies:

$$(\text{Meter Size})^2 \times 143.22/400$$

Note: A discharge factor (df%) is applied to the charge based on the volume of water discharged into Council's sewerage system, as determined in Council's Liquid Trade Waste Policy.

Non-Residential Sewerage Usage Charge

For sewerage usage charges for properties other than those classified as Category A under Council's Trade Waste Policy.

<i>Type of Service</i>	<i>2007/2008 Charge \$</i>
Per kilolitre of water used	0.72 x df%

Note: A discharge factor (df%) is applied to the charge based on the volume of water discharged into Council's sewerage system, as determined in Council's Liquid Trade Waste Policy.

(iii) Sewerage Service Charges – Vacant Land

The charge for sewerage services on vacant land which is not connected to the sewerage system but is reasonably available for connection to the sewerage system is \$298.15.

(iv) Sewerage Service Fee – Exempt Land – Schedule 4 of the Water Management Act 2000

The charge for sewerage services rendered in respect of Exempt Land as described in Schedule 4 of the Water Management Act 2000 shall be \$56.12 per annum for each water closet. Where a urinal is installed an additional charge of \$19.87 per annum for each cistern servicing such a urinal may be levied.

Levying Charges for Sewerage Services on Multi Premises

(v) Sewerage Service Charges – Residential Strata Titled Lots

For a Strata Title Lot (which is a Residential Property) within a Strata Title Building where that Strata Title Building:

- (a) is connected to the Sewerage System; and
- (b) has a Common Water Meter or multiple Common Water Meters, the charge for the provision of sewerage services to each individual Strata Title Lot is \$397.53.

(vi) Sewerage Service Charges – Non Residential Strata Titled Lots

For a Strata Title Lot (which is a Non Residential Property) within a Strata Title Building where that Strata Title Building:

- (a) is connected to the Sewerage System; and
- (b) has a Common Water Meter or multiple Common Water Meters,

the charge for the provision of sewerage services is apportioned in accordance with the schedule of unit entitlement and is the greater of:

- The non residential minimum sewerage charge or
- The sum of the non residential sewerage service charge commensurate with meter size and the non residential sewerage usage charge.

(vii) Sewerage Service Charges – Company Title Dwelling

For a Company Title Dwelling within a Company Title Building where that Company Title Building:

- (a) is connected to the Sewerage System; and
- (b) has a Common Water Meter or multiple Common Water Meters,

the charge for the provision of sewerage services to each individual Company Title Dwelling is \$397.53.

(viii) Sewerage Service Charges – Community Development Lot

For a Community Development Lot within a Community Parcel where that Community Parcel:



- (a) is connected to the Sewerage System; and
- (b) has a Common Water Meter or multiple Common Water Meters,

the charge for the provision of sewerage services is the non residential sewerage usage charge commensurate with meter size apportioned to the various lots in the community development lot in accordance with the schedule of unit entitlement.

- (ix) Sewerage Service Charges – Retirement Village (which is not on Exempt Land)

For a Retirement Village:

- (a) which is not on Exempt Land; and
- (b) which is connected to the Sewerage System; and
- (c) which has a Common Water Meter or multiple Common Water Meters,

the charge for the provision of sewerage services is the greater of:

- The non residential minimum sewerage charge or
- The sum of the non residential sewerage service charge commensurate with meter size and the non residential sewerage usage charge.

- (x) Sewerage Service Charges – Multi Premises (which is not a Strata Title Building, Company Title Building, A Community Parcel or a Retirement Village)

For a Multi Premises:

- (a) which is not a Strata Title Building, a Company Title Building, a Community Parcel or a Retirement Village; and
- (b) which is connected to the Sewerage System; and
- (c) which has a Common Water Meter or multiple Common Water Meters,

the charge for the provision of sewerage services is the greater of:

- The non residential minimum sewerage charge or
- The sum of the non residential sewerage service charge commensurate with meter size and the non residential sewerage usage charge.

- (xi) Sewerage Service Charges – Non Residential Properties Discharge Factors

- Sewerage discharge factors are contained in Council’s Liquid Trade Waste Policy.
- That on receipt of an objection from an individual property owner with an unmetered sewer connection regarding the assessed discharge factor, the discharge from the property be metered over a minimum period of three months.
- That should metering prove that a variance exists between the assessed discharge and the actual metered discharge then the individual account be adjusted as from 1 July 2007.

- (xii) Trade Waste Charges

Classification A is for low risk liquid trade waste (<5KL per day) with standard non-complex pre-treatment requirements.

Classification B is for medium risk liquid trade waste (<20KL per day) with prescribed pre-treatment requirements.

Classification C is for high risk and large liquid trade waste dischargers which are not nominated as a Classification A or B discharger and/or involve a discharge volume of over 20 kL/day.

Classification S is for acceptance of septic tanks and pan waste into Council’s sewerage system.

Categories for trade waste pricing:

Pricing for Liquid Trade Waste discharges from the above classifications (excluding Classification S) is calculated based on the following three categories.

Category 1 Liquid Trade Waste Dischargers are those conducting an activity deemed by Council as requiring nil or minimal pre-treatment equipment and whose effluent is well defined and or relatively low risk to the sewerage system. Also included are Classification A or B activities with prescribed pre-treatment but low impact on the sewerage system.

Category 2 Liquid Trade Waste Dischargers are those conducting an activity deemed by Council as requiring a prescribed type of liquid trade waste pre-treatment equipment and whose effluent is well characterised.

Category 3 Liquid Trade Waste Dischargers are those conducting an activity which is of an industrial nature and/or which results in the discharge of large volumes (over 20kL/day) of liquid trade waste to the sewerage system. Any Category 1 or 2 discharger whose volume exceeds 20 kL/day becomes a Category 3 discharger.

The charging components associated with Category 1, 2 and 3 are indicated below:

Trade Waste Discharge Category	Sewerage Service Charges	Trade Waste Application Fee	Annual Trade Waste Fee	Re-inspection Fee	Trade Waste Usage Charge/kL	Excess Mass Charges/es/kg	Non-compliance Excess Mass Charges	Non Compliance Penalty
1	Yes	Yes	Yes	Yes	No	No	No	No
2	Yes	Yes	Yes	Yes	Yes	No	No	No
3	Yes	Yes	Yes	Yes	No	Yes	Yes	Yes

Trade Waste Charges

Charge Component	2007/08 Charge \$
Application Fee	Category 1 – 41.78 Category 2 – 53.17 Category 3 – 815.23
Annual Trade Waste Fee	Category 1 – 73.05 Category 2 – 292.17 Category 3 – 490.78

Re-inspection Fee	All Categories – 68.49 per inspection
Trade Waste Usage Fee	0.21/kL : Compliant pre-treatment equipment. 8.38/kL : Non-compliant pre-treatment equipment.

Charge Component	2007/08 Charge \$
Excess Mass Charge Per Kilogram of Waste Discharged:	
Biochemical Oxygen Demand	0.62 / kg
Suspended Solids	0.79 / kg
Total Oil and Grease	1.11 / kg
Ammonia (as Nitrogen)	0.62 / kg
pH	0.35 / kg
Total Kheldhal Nitrogen	0.16 / kg
Total Phosphorus	1.26 / kg
Total Dissolved Solids	0.05 / kg
Aluminium	0.62 / kg
Arsenic	0.62 / kg
Barium	30.82 / kg
Boron	0.62 / kg
Bromine	12.33 / kg
Cadmium	285.34 / kg
Chloride	No charge
Chlorinated Hydrocarbons	30.82 / kg
Chlorinated Phenolics	1,232.66 / kg
Chlorine	1.26 / kg
Chromium	20.55 / kg
Cobalt	12.56 / kg
Copper	12.56 / kg
Cyanide	61.64 / kg
Fluoride	3.09 / kg
Formaldehyde	1.26 / kg
Herbicides/defoliants	616.33 / kg
Iron	1.26 / kg
Lead	30.82 / kg
Lithium	6.17 / kg
Manganese	6.17 / kg
Mercaptans	61.64 / kg
Mercury	2,054.42 / kg
Methylene Blue ActiveSubstances (MBAS)	0.62 / kg
Molybdenum	0.62 / kg
Nickel	20.55 / kg
Organoarsenic compounds	616.33 / kg
Pesticides general (excludes organochlorines and organophosphates)	613.33 / kg
Petroleum Hydrocarbons (non-flammable)	2.06 / kg
Phenolic compounds (nonchlorinated)	6.17 / kg
Polynuclear aromatic hydrocarbons (PAHs)	12.56 / kg
Selenium	43.37 / kg
Silver	1.14 / kg
Sulphate (as SO4)	0.13 / kg
Sulphide	1.26 / kg
Sulphite	1.37 / kg
Thiosulphate	0.22 / kg
Tin	6.17 / kg
Uranium	6.17 / kg
Zinc .	12.56 / kg

F That in accordance with Section 310(2) of the Water Management Act 2000 No. 92 and Clause 6 of the Water Management (Water Supply Authorities Finance) Regulations 1996, Council determine the following maximum fees for Residential and Non Residential Properties not connected to the sewerage system for the period July 1 2007 to June 30 2008:

#### Effluent Removal, Disposal and Chemical Closet Charges

Type of Service	2007/2008 Charge \$
Fortnightly effluent removal and disposal service	915.58 per annum
Additional requested effluent removal and disposal service	35.42 per service
Commercial effluent removal and disposal service	11.75 per kilolitre
Sludge removal and disposal services	
• Septic tanks with capacity up to 2750 litres	256.85 per service
• Septic tanks exceeding 2750 litres or Aerated Wastewater Treatment System (AWTS) with one tank	333.24 per service
• AWTS with more than one tank	497.10 per service
• Sludge disposal only(collection organised by customer)	27.68 per kilolitre
Chemical Closet Annual Fortnightly Service	1,319.60 per annum
Each requested weekly special Chemical Closet service	25.71 per service

#### Septic and Chemical Toilet Waste

Charges for septic and chemical toilet waste accepted and discharged into Council's sewerage system to be:

Type of Service	2007/2008 Charge \$
Septic and Chemical Toilet Waste	13.70 / kL

#### G Part Year Charges

For those properties that become chargeable or non chargeable for the water and sewerage service charges during the year a proportional charge calculated on a weekly basis be applied.

#### H Miscellaneous Charges

That in accordance with Section 310 (2) of the Water Management Act 2000 No. 92 and Clause 6 of the Water Management (Water Supply Authorities Finance) Regulations 1996, Council determine the following maximum fees for the period July 1 2007 to June 30 2008.



<i>Service No.</i>	<i>Description</i>	<i>2007/08 Charge \$</i>			
1	Conveyancing Certificate Statement of Outstanding Charges (a) Over the Counter.	15.90 No GST	9	Application for Water Service Connection (all sizes) This covers the administration fee only. There will be a separate charge payable to the utility if they also perform the physical connection.	27.56 No GST
2	Property Sewerage Diagram – up to and including A4 Size (where available) Diagram showing the location of the house service line, building and sewer for the property. (a) Certified (b) Uncertified	15.90 15.90 No GST	10	Metered Standpipe Hire Security Bond (25mm) . Security Bond (63mm) . These charges are refunded to the customer on return (in satisfactory condition) after completion of use.	335.98 646.51 No GST
3	Service Location Diagram Location of sewer and /or water mains in relation to a property's boundaries (a) Over the Counter ..	15.90 No GST	11	Metered Standpipe Hire Annual Fee Quarterly Fee Monthly Fee (or part thereof)	As per water service charge based on meter size. (pro-rata for part of year)
4	Special Meter Reading Statement	48.75 No GST	12	Standpipe Water Usage Fee All Usage	As per standard water usage charges per kilolitre.
5	Billing Record Search Statement – Up to and including 5 years	15.90 No GST	13	Backflow Prevention Device Application and Registration Fee This fee is for the initial registration of the backflow device	56.18 No GST
6	Water Reconnection (a) During business hours (b) Outside business hours .	32.86 135.66 No GST	14	Backflow Prevention Application Device Annual Administration Fee This fee is for the maintenance of records including logging of inspection reports.	Nil
7	Workshop Test of Water Meter Removal and full mechanical test of the meter by an accredited organisation at the customer's request to determine the accuracy of the water meter. This involves dismantling and inspection of meter components. 20mm . 25mm . 32mm . 40mm . 50mm .. 60mm .. 80mm ..	163.22 163.22 163.22 163.22 163.22 163.22 163.22 No GST	15	Major Works Inspections Fee This fee is for the inspection, for the purpose of approval, of water and sewer mains, constructed by others, that are longer than 25 metres and/or greater than 2 metres in depth Water Mains (\$ per metre) Gravity Sewer Mains (\$ per metre) Rising Sewer Mains (\$ per metre)	4.88 6.51 4.88 No GST
8	Application for Disconnection – All sizes	27.56 No GST	16	Statement of Available Pressure and Flow This fee covers all levels whether hydraulic modelling is required or not.	118.70 Incl GST

17	Underground Plant Locations Council assists in on-site physical locations  Customer to provide all plant required to expose asset. Council undertakes on-site physical locations Council to provide all plant and labour to expose asset	\$71.71 per hour for first hour or part thereof then \$17.50 per 15 minutes or part thereof \$119.51 per hour for first hour or part thereof then \$29.74 per 15 minutes or part thereof Incl GST	21	Provision of Water Services Application for water service connection fee is also applicable Meter Only (20mm) Short service – 20mm Long service – 20mm Short service – 25mm Long service – 25mm Short service – 40mm. Long service – 40mm Short service – 50mm Long service – 50mm Larger services *  * Provision of live main connection only. Price exclusive of plant hire charges, material costs and traffic control where applicable.	93.27 565.96 565.96 686.78 686.78 1,290.90 1,715.90 1,842.02 2,271.26 \$108.64 per hour for first hour or part thereof then \$27.03 per 15 minutes or part thereof. No GST
18	Plumbing and Drainage Inspection Residential Single Dwelling, Villas and Units Alterations, Caravans and Mobile Homes . Commercial and Industrial  Alterations Additional Inspections	144.56 /unit  72.86 /permit 144.56 (plus 42.00 /WC) 72.86 /permit 53.63 /inspect Incl GST	22	Water Sample Analysis For testing of standard water quality parameters (Private supplies)	72.86 incl GST
19	Billings Record Search – Further Back than 5 years	\$15.91 for the first 15 minutes or part thereof then \$10.60 per 15 minutes or part thereof No GST	23	Raise / Lower / Adjust Existing Services (No more than 2 metres from existing location) 20mm service only – No. materials Larger services or requiring materials	109.17  by quote No GST
20	Relocate Existing Stop Valve or Hydrant Price exclusive of plant hire charges, material costs and traffic control where applicable	\$108.64 per hour for first hour or part thereof then \$27.03 per 15 minutes or part thereof No GST	24	Relocate Existing Services Short – 20mm Long – 20mm Larger Services (> 20mm)	275.56 429.24 by quote No GST
			25	Alteration from Dual Service to Single Service 20mm service only	329.62 No GST
			26	Disconnection of Existing Service	107.54 No GST
			27	Sewerage Drainage Arrestor Approval Annual Inspection	89.03 27.03 No GST
			28	Sewerage Junction Cut-in (150mm) No excavation, No. concrete encasement removal, No. sideline, junction within property. Excavation provided by customer.	268.14 Incl GST

29	Sewerage Junction Cut-in (150mm) with sideline less than 3m No excavation, No. concrete encasement removal, No. sideline, junction outside property. Excavation provided by customer.	280.86 Incl GST
30	Sewerage Junction Cut-in (225mm) No excavation, No. concrete encasement removal, No. sideline, junction within property. Excavation provided by customer.	627.42 Incl GST
31	Sewerage Junction Cut-in (225mm) with sideline less than 3m No excavation, No. concrete encasement removal, No. sideline, junction outside property. Excavation provided by customer.	662.40 Incl GST
32	Sewerage Junction Cut-in Greater than 225mm or where excavation or removal of concrete encasement required by Council Price exclusive of plant hire charges, material costs and traffic control where applicable.	\$119.51 per hour for first hour or part thereof then \$29.74 per 15 minutes or part thereof Incl GST
33	Sewer Main Encasement with Concrete Encasement inspection fee when construction is not by Council Construction by Council	87.64 by quote Incl GST
34	Sewer Advance Scheme – Administration Charge	236.67 Incl GST
35	Raise and Lower Sewer Manholes Raise manhole greater than 300mm Price listed is the manhole adjustment inspection fee. Charge for actual physical adjustment is by quote.	90.62 No GST
36	Supply of reticulated tertiary treated sewerage effluent Except when covered by individual agreement	0.69 /kL No GST

37	Time Based Fees For works undertaken by Council for outside persons/ organisations: Professional Services Technical / Inspection Services	126.75 /hour 76.10 / hour Incl GST
38	Plan Plotting On Film: B1 size A1 size A2 size A3 size A4 size On Vellum: B1 size A1 size A2 size A3 size A4 size On 60GSM Paper: B1 size A1 size A2 size A3 size A4 size	51.48 31.35 25.40 25.40 25.40 44.10 31.35 20.20 20.20 20.20 31.35 20.20 17.65 17.65 17.65 No GST Per Plot

K. YATES, General Manager, Wyong Shire Council, PO Box 20, Wyong NSW 2259. [3319]

### YASS VALLEY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

YASS VALLEY COUNCIL declares, with the approval of Her Excellency the Governor, that the land described in Schedule 1 below, excluding mines and deposits of minerals in that land, and the interest described in Schedule 2 below, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for an emergency water bore. Dated at Yass, 19 June 2007. KERRY McMURRAY, General Manager, Yass Valley Council, PO Box 6, Yass NSW 2582.

#### SCHEDULE 1

Lot 101, Deposited Plan 1105040.

#### SCHEDULE 2

(Q) Proposed easement for water supply 5 wide (DP 1105840). [3320]

**ESTATE NOTICES**

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of SOPHIA COMBES, late of Bellevue Hill in the State of New South Wales, who died on 15 December 2006 must send particulars of his claim to the Executrix, Alexandra Lexie Zantiotis care of Newnhams Solicitors, 122 Castlereagh Street, Sydney, within one calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution the executrix has notice. Probate was granted in New South Wales on 15 May 2007. NEWNHAMS Solicitors, 122 Castlereagh Street, Sydney NSW 2000, tel.: (02) 9264 7788. [3321]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of VALERIE JOSEPHINE HAYES, late of Quakers Hill, in the State of New South Wales, widow, who died on 1 May 2007, must send particulars of their claim to the executors, Jennifer Josephine Shipley and Dorothy Margaret Hart, c.o. Truman Hoyle Lawyers, Level 11, 68 Pitt Street, Sydney NSW 2000, within one (1) calendar month from the publication of this notice. After that time the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executors had notice. Probate was granted in New South Wales on 13 June 2007. TRUMAN HOYLE LAWYERS, Level 11, 68 Pitt Street, Sydney NSW 2000 (DX 263, Sydney), tel.: (02) 9226 9888. Reference: SR 7056. [3322]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JANN ROBYN PROSSER late of Mollymook in the State of New South Wales, who died on 17 January 2007, must send particulars of his/her claim to the executor, c.o. Mercuri & Co, Solicitors, PO Box 719, Rozelle NSW 2039 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 they have notice. Probate was granted in New South Wales on 5 June 2007. MERCURI & CO, Solicitors, PO Box 719, Rozelle NSW 2039 (DX 21014 Drummoyne), tel.: (02) 9818 8375. [3323]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of YVONNE MARIE TIERNEY late of Sutherland, pensioner, in the State of New South Wales, who died on 15 February 2007, must send particulars of his claim to the executor, Graeme Bede Tierney, c.o. Denis M. Anderson, Solicitors, 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 19 April 2007. DENIS M. ANDERSON, Solicitors, 10 Regent Street, Kogarah NSW 2217, tel.: (02) 9587 0440. [3324]

**OTHER NOTICES**

IN THE SUPREME COURT OF NEW SOUTH WALES.  
— Colin Coveny vs Warren Victor Ollis. On Friday, 22 June 2007, at 2:30pm, unless the Writ for Levy of Property previously satisfied, the Sheriff will cause to be sold by public auction at Lot 31, MEDLYN ESTATE (Folio Identifier 31/1064396), all the right, title and interest of Warren Victor Ollis, the judgment debtor herein, of, in and to: All that equity of redemption and all other right, title and interest (if any) of the said judgment debtor of, and to all the piece of land situated at Lot 31, MEDLYN ESTATE (Folio Identifier 31/1064396), being described as Vacant Land. Title Folio Identifier: 31/1064395. Intending purchases should make their own searches and inquiries. SERGEANT CRAIG WILLS, Officer-in-Charge, Parkes Sheriff's Office. [3325]

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

## Notice of Compulsory Acquisition of Easement

TRANSGRID, by its delegate Paul Phillips, declares, with the approval of The Hon. The Administrator, with the advice of the Executive Council, that the interests described in Schedule 1 to this Notice in the land that is the land burdened and corresponding site of the easement described in Schedule 2 to this Notice are acquired by compulsory process under the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

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

PAUL PHILLIPS,  
General Manager,  
Business Services

**SCHEDULE 1**

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

**SCHEDULE 2**

All that piece or parcel of land being Lot 14 in Deposited Plan 1092321 in the County of Camden in the Local Government Area of Wollondilly and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50685 is the corresponding "site of the easement".

All that piece or parcel of land being Lot 1 in Deposited Plan 830740 in the Parish of Appin, County of Cumberland and in the Local Government Area of Wollondilly and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50685 is the corresponding "site of the easement".

## SCHEDULE 1

Easement rights as described under the heading “Memorandum of Energy Transmission Easement” in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

## SCHEDULE 2

All that piece or parcel of land being Lot 1 in Deposited Plan 830604 in the Parish of Southend, County of Cumberland and in the Local Government Area of Wollongong and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50520 is the corresponding “site of the easement”.

## SCHEDULE 1

Easement rights as described under the heading “Memorandum of Energy Transmission Easement” in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

## SCHEDULE 2

All that piece or parcel of land being Lot 3 in Deposited Plan 603946 in the Parish of Melville, County of Cumberland and in the Local Government Area of Fairfield and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50668 is the corresponding “site of the easement”.

## SCHEDULE 1

Easement rights as described under the heading “Memorandum of Energy Transmission Easement” in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

## SCHEDULE 2

All that piece or parcel of land being Lot 12 in Deposited Plan 1055232 in the Parish of Cabramatta, County of Cumberland and in the Local Government Area of Liverpool and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50583 (DP 1055232) is the corresponding “site of the easement”.

## SCHEDULE 1

Easement rights as described under the heading “Memorandum of Energy Transmission Easement” in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

## SCHEDULE 2

All that piece or parcel of land being Lot 6 in Deposited Plan 229771 in the Parish of Claremont, County of

Cumberland and in the Local Government Area of Penrith and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50548 is the corresponding “site of the easement”.

All that piece or parcel of land being Lot A in Deposited Plan 190403 in the Parish of Claremont, County of Cumberland and in the Local Government Area of Penrith and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50548 is the corresponding “site of the easement”.

## SCHEDULE 1

Easement rights as described under the heading “Memorandum of Energy Transmission Easement” in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

## SCHEDULE 2

All that piece or parcel of land being Lot 4 in Deposited Plan 229770 in the Parish of Claremont, County of Cumberland and in the Local Government Area of Penrith and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P16417 (DP 617724) is the corresponding “site of the easement”.

All that piece or parcel of land being Lot 1 in Deposited Plan 342586 in the Parish of Claremont, County of Cumberland and in the Local Government Area of Penrith and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P16417 (DP 617724) is the corresponding “site of the easement”.

## SCHEDULE 1

Easement rights as described under the heading “Memorandum of Energy Transmission Easement” in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

## SCHEDULE 2

All that piece or parcel of land being Lot 3 in Deposited Plan 85393 in the Parish of Melville, County of Cumberland and in the Local Government Area of Penrith and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50551 is the corresponding “site of the easement”.

All that piece or parcel of land being Lot 2 in Deposited Plan 84578 in the Parish of Melville, County of Cumberland



and in the Local Government Area of Penrith and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50551 is the corresponding "site of the easement".

---

SCHEDULE 1

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

SCHEDULE 2

All that piece or parcel of land being Lot 2 in Deposited Plan 616271 in the Parish of St. Peter, County of Cumberland and in the Local Government Area of Campbelltown and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50549 is the corresponding "site of the easement".

---

SCHEDULE 1

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

SCHEDULE 2

All that piece or parcel of land being Lot 2 in Deposited Plan 730136 in the Parish of Menangle, County of Cumberland and in the Local Government Area of Campbelltown and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50665 is the corresponding "site of the easement".

---

SCHEDULE 1

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

SCHEDULE 2

All that piece or parcel of land being Lot 1 in Deposited Plan 623825 in the Parish of Narellan, County of Cumberland and in the Local Government Area of Camden and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50667 is the corresponding "site of the easement".

SCHEDULE 1

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

SCHEDULE 2

All that piece or parcel of land being Lot 1 in Deposited Plan 745390 in the Parish of Narellan, County of Cumberland and in the Local Government Area of Camden and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50517 is the corresponding "site of the easement".

All that piece or parcel of land being Lot 1 in Deposited Plan 910746 in the Parish of Narellan, County of Cumberland and in the Local Government Area of Camden and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50517 is the corresponding "site of the easement".

---

SCHEDULE 1

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

SCHEDULE 2

All that piece or parcel of land being Lot 2 in Deposited Plan 619850 in the Parish of Narellan, County of Cumberland and in the Local Government Area of Camden and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50558 is the corresponding "site of the easement".

---

SCHEDULE 1

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

SCHEDULE 2

All that piece or parcel of land being Lot 1 in Deposited Plan 1052848 in the Parish of Burrawang, County of Camden and in the Local Government Area of Shoalhaven and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50660 (DP 1096384) is the corresponding "site of the easement".

All that piece or parcel of land being Lot 165 in Deposited Plan 751262 in the Parish of Burrawang, County of Camden and in the Local Government Area of Shoalhaven and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50660 (DP 1096384) is the corresponding "site of the easement".

All that piece or parcel of land being Lot 166 in Deposited Plan 751262 in the Parish of Burrawang, County of Camden and in the Local Government Area of Shoalhaven and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50660 (DP 1096384) is the corresponding "site of the easement".

All that piece or parcel of land being Lot 1 in Deposited Plan 545735 in the Parish of Burrawang, County of Camden and in the Local Government Area of Shoalhaven and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50660 (DP 1096384) is the corresponding "site of the easement".

#### SCHEDULE 1

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

#### SCHEDULE 2

All that piece or parcel of land being Lot 1 in Deposited Plan 574407 in the Parish of Bugong, County of Camden and in the Local Government Area of Shoalhaven and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50661 is the corresponding "site of the easement".

All that piece or parcel of land being Crown Plan 29/3085, being part of the bed of Kangaroo River, in the Parishes of Burrawang and Burong, County of Camden and in the Local Government Area of Shoalhaven and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50661 is the corresponding "site of the easement".

All that piece or parcel of land being Lot 4 in Deposited Plan 1052848 in the Parish of Burrawang, County of Camden and in the Local Government Area of Shoalhaven and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50661 is the corresponding "site of the easement".

#### SCHEDULE 1

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

#### SCHEDULE 2

All that piece or parcel of land being Lot 5 in Deposited Plan 241580 in the Parish of Burrawang, County of Camden and in the Local Government Area of Wingecarribee and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P12311 is the corresponding "site of the easement".

#### SCHEDULE 1

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

#### SCHEDULE 2

All that piece or parcel of land being Lot 1 in Deposited Plan 552264 in the Parish of Burrawang, County of Camden and in the Local Government Area of Wingecarribee and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P12304 is the corresponding "site of the easement".

#### SCHEDULE 1

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

#### SCHEDULE 2

All that piece or parcel of land being Lot 1 in Deposited Plan 552349 in the Parish of Burrawang, County of Camden and in the Local Government Area of Wingecarribee and said to be in the possession of the Sydney Catchment Authority is the "land burdened". All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P12306 is the corresponding "site of the easement".

#### SCHEDULE 1

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.



## SCHEDULE 2

All that piece or parcel of land being Lot 1 in Deposited Plan 593163 (formerly Pt. Por. 112 – CT Vol. 4903, Fol. 216) in the Parish of Burrawang, County of Camden and in the Local Government Area of Wingecarribee and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P12303 is the corresponding “site of the easement”.

## SCHEDULE 1

Easement rights as described under the heading “Memorandum of Energy Transmission Easement” in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

## SCHEDULE 2

All that piece or parcel of land being Lot 1 in Deposited Plan 575707 in the Parish of Kembla, County of Camden and in the Local Government Area of Wollongong and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50663 is the corresponding “site of the easement”.

All that piece or parcel of land being Lot 30 in Deposited Plan 751278 in the Parish of Kembla, County of Camden and in the Local Government Area of Wollongong and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50663 is the corresponding “site of the easement”.

## SCHEDULE 1

Easement rights as described under the heading “Memorandum of Energy Transmission Easement” in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

## SCHEDULE 2

All that piece or parcel of land being Lot 1 in Deposited Plan 248633 in the Parish of Southend, County of Cumberland and in the Local Government Area of Wollongong and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50664 is the corresponding “site of the easement”.

All that piece or parcel of land being Lot 2 in Deposited Plan 248632 in the Parish of Southend, County of Camden and in the Local Government Area of Wollongong and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50664 is the corresponding “site of the easement”.

All that piece or parcel of land being Lot 6 in Deposited Plan 248632 in the Parish of Southend, County of Cumberland and Camden and in the Local Government Area of Wollongong and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50664 is the corresponding “site of the easement”.

All that piece or parcel of land being Lot 8 in Deposited Plan 248632 in the Parish of Southend, County of Cumberland and Camden and in the Local Government Area of Wollongong and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50664 is the corresponding “site of the easement”.

All that piece or parcel of land being Lot 12 in Deposited Plan 1001314 in the Parish of Southend, County of Cumberland and in the Local Government Area of Wollongong and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50664 is the corresponding “site of the easement”.

All that piece or parcel of land being Lot 13 in Deposited Plan 1001314 in the Parish of Southend, County of Cumberland and in the Local Government Area of Wollongong and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50664 is the corresponding “site of the easement”.

All that piece or parcel of land being Lot 14 in Deposited Plan 1001314 in the Parish of Southend, County of Cumberland and in the Local Government Area of Wollongong and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50664 is the corresponding “site of the easement”.

## SCHEDULE 1

Easement rights as described under the heading “Memorandum of Energy Transmission Easement” in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

## SCHEDULE 2

All that piece or parcel of land being Lot 2 in Deposited Plan 879403 in the Parish of Kangaloon, County of Camden in the Local Government Area of Wingecarribee and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50662 is the corresponding “site of the easement”.

## SCHEDULE 1

Easement rights as described under the heading “Memorandum of Energy Transmission Easement” in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

## SCHEDULE 2

All that piece or parcel of land being Lot 162 in Deposited Plan 751277 (Formerly Por. 162, C.T. Vol. 6164, Fol. 215) in the Parish of Kangaloon, County of Camden and in the Local Government Area of Wingecarribee and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P12331 is the corresponding “site of the easement”.

All that piece or parcel of land being Lot 164 in Deposited Plan 751277 (Formerly Por. 162, C.T. Vol. 6164, Fol. 215) in the Parish of Kangaloon, County of Camden and in the Local Government Area of Wingecarribee and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P12331 is the corresponding “site of the easement”.

All that piece or parcel of land being Lot 178 in Deposited Plan 751277 in the Parish of Kangaloon, County of Camden and in the Local Government Area of Wingecarribee and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P12331 is the corresponding “site of the easement”.

## SCHEDULE 1

Easement rights as described under the heading “Memorandum of Energy Transmission Easement” in Memorandum No. AC382928 filed in the Department of Lands pursuant to Section 80A of the Real Property Act 1900.

## SCHEDULE 2

All that piece or parcel of land being Lot PT1 in Deposited Plan 986535 in the Parish of Werriberri and Warragamba, Counties of Camden and Cook in the Local Government Area of Wollondilly and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50684 is the corresponding “site of the easement”.

All that piece or parcel of land being Lot 23 in Deposited Plan 751294 in the Parish of Warragamba, County of Camden and in the Local Government Area of Wollondilly and said to be in the possession of the Sydney Catchment Authority is the “land burdened”. All that part of the land burdened comprised within the site of the proposed easement for electricity purposes as shown in the plan having the TransGrid Map Reference P50684 is the corresponding “site of the easement”.

[3326]

ISSN 0155-6320

---

Authorised to be printed  
ROBERT J. GALLAGHER, Government Printer.