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LEGISLATION

Proclamations



New South Wales

Commencement Proclamation

under the

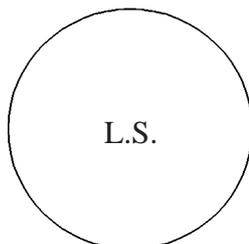
Environmental Planning Legislation Amendment Act 2006
No 123

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Environmental Planning Legislation Amendment Act 2006*, do, by this my Proclamation, appoint 20 July 2007 as the day on which the uncommenced provisions of that Act commence.

Signed and sealed at Sydney, this 18th day of July 2007.

By Her Excellency's Command,



L.S.

FRANK SARTOR, M.P.,
Minister for Planning

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence the uncommenced provisions of the *Environmental Planning Legislation Amendment Act 2006*, which relate to major project development and occupation and subdivision certificates.

Regulations



New South Wales

Associations Incorporation Amendment (Fees) Regulation 2007

under the

Associations Incorporation Act 1984

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Associations Incorporation Act 1984*.

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

Explanatory note

The object of this Regulation is to increase certain fees payable in connection with the administration of the *Associations Incorporation Act 1984* (*the Act*). The fee increases are generally in line with movements in the Consumer Price Index.

This Regulation also introduces the following 2 new fees (each being \$33):

- (a) a fee for an application for a specification as to the manner in which a special resolution may be passed, as referred to in section 5 (1) (b) of the Act,
- (b) a fee for the issue of a certificate to the effect that an association or other body specified in the certificate is a former association of an incorporated association, as referred to in clause 6 (2) of Schedule 2 to the Act.

This Regulation is made under the *Associations Incorporation Act 1984*, including section 73 (the general regulation-making power).

Clause 1 Associations Incorporation Amendment (Fees) Regulation 2007

Associations Incorporation Amendment (Fees) Regulation 2007

under the

Associations Incorporation Act 1984

1 Name of Regulation

This Regulation is the *Associations Incorporation Amendment (Fees) Regulation 2007*.

2 Commencement

This Regulation commences on 20 July 2007.

3 Amendment of Associations Incorporation Regulation 1999

The *Associations Incorporation Regulation 1999* is amended as set out in Schedule 1.

Associations Incorporation Amendment (Fees) Regulation 2007

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 2

Omit the Schedule. Insert instead:

Schedule 2 Fees

(Clause 5)

Column 1	Column 2	
Item	Matter for which fee payable	
	Fee	
1	Application for specification by Director-General as to the manner in which a special resolution may be passed (section 5 (1) (b) of the Act)	\$33
2	Application for incorporation (section 9 (g) of the Act)	\$103
3	Issue of replacement certificate of incorporation where the Director-General is satisfied that the original was lost or destroyed	\$33
4	Application for reservation of name (section 13 (2) of the Act)	\$39
5	Application for approval of change of name (section 14 (3) (c) of the Act)	\$50
6	Notice of alteration of objects or rules of incorporated association (section 20 (2) of the Act)	\$38
7	Application for extension of period within which annual general meeting to be held or permission that annual general meeting be held in another calendar year (section 26 (3) of the Act)	\$23
8	Lodgment of annual statement (section 27 (1) (d) of the Act)	\$44
9	Additional fee for late lodgment of annual statement (section 73 (1) (b1) of the Act):	
	(a) if the statement is lodged more than one month after the date of the annual general meeting, but less than 2 months after that date	\$21
	(b) if the statement is lodged 2 or more months after the date of the annual general meeting	\$26

Associations Incorporation Amendment (Fees) Regulation 2007

Schedule 1 Amendment

Column 1		Column 2
Item	Matter for which fee payable	Fee
10	Application for extension or further extension of period within which an annual statement must be lodged (section 27 (2) of the Act)	\$23
11	Application for amalgamation of incorporated associations (section 46 (3) (e) of the Act)	\$103
12	Application for incorporation by company limited by guarantee or registered co-operative (section 48 (3) (d) of the Act)	\$103
13	Request for Minister's approval for incorporated association to become registered as company or co-operative (section 56 (1) of the Act)	\$50
14	Request for inspection of document lodged with the Director-General (section 59 (3) (a) of the Act)	\$16
15	Issue of uncertified copy of, or extract from, document lodged with the Director-General (section 59 (3) (b) of the Act):	
	(a) if a fee has been paid for inspection of the document:	
	(i) for the first page	Nil
	(ii) for each additional page	\$1
	(b) if a fee has not been paid for inspection of the document:	
	(i) for the first page	\$16
	(ii) for each additional page	\$1
16	Issue of certified copy of, or extract from, document lodged with the Director-General (section 59 (3) (b) of the Act):	
	(a) for the first page	\$17
	(b) for each additional page	\$2
17	Issue of extract from computerised record forming part of the register (referred to in section 59 (1) of the Act) that the Director-General keeps for the purposes of the Act	\$16
18	Issue of certificate by Director-General stating current status of association (section 62 (1) (a) and (b) of the Act)	\$33
19	Issue of certificate by Director-General stating compliance with certain provisions of the Act (section 62 (1) (c)–(f) of the Act)	\$65

Associations Incorporation Amendment (Fees) Regulation 2007

Amendment

Schedule 1

Column 1		Column 2
Item	Matter for which fee payable	Fee
20	Issue of certificate by Director-General to the effect that an association or other body is a former association of an incorporated association (clause 6 (2) of Schedule 2 to the Act)	\$33



New South Wales

Chiropractors Regulation 2007

under the

Chiropractors Act 2001

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

REBA MEAGHER, M.P.,
Minister for Health

Explanatory note

The object of this Regulation is to remake, without any major changes in substance, the *Chiropractors Regulation 2002*, which is repealed on 1 September 2007 by section 10 (2) of the *Subordinate Legislation Act 1989*. The new Regulation deals with the following matters:

- (a) procedures for meetings of the Chiropractors Registration Board (*the Board*),
- (b) advertising of chiropractic services,
- (c) excluding certain offences relating to traffic and parking from the requirement that offences be notified to the Board,
- (d) requiring certain information about insurance arrangements to be furnished in an annual return by a chiropractor,
- (e) procedures for notifying that a registered chiropractor has become a mentally incapacitated person,
- (f) procedures for appeals on a point of law where the Board deals with a complaint against a registered chiropractor,
- (g) the qualifications required of a chiropractor appointed to sit on the Chiropractors Tribunal,
- (h) fees for inspection of the Register or recording additional information in the Register.

This Regulation is made under the *Chiropractors Act 2001*, in particular section 132 (the general regulation-making power) and the sections referred to in the Regulation.

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

Chiropractors Regulation 2007

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Chiropractors Regulation 2007

Clause 1

Preliminary

Part 1

Chiropractors Regulation 2007

under the

Chiropractors Act 2001

Part 1 Preliminary

1 Name of Regulation

This Regulation is the *Chiropractors Regulation 2007*.

2 Commencement

This Regulation commences on 1 September 2007.

Note. This Regulation replaces the *Chiropractors Regulation 2002* which is repealed on 1 September 2007 under section 10 (2) of the *Subordinate Legislation Act 1989*.

3 Definitions

(1) In this Regulation:

patient means a person to whom medical treatment or other medical services are provided.

the Act means the *Chiropractors Act 2001*.

(2) Notes in this Regulation do not form part of this Regulation.

Clause 4 Chiropractors Regulation 2007

Part 2 Proceedings of Board

Part 2 Proceedings of Board

4 Proceedings of Board at ordinary meetings

- (1) Unless otherwise determined by the Board, a meeting of the Board is to be held each month.
- (2) However, at least 8 meetings of the Board must be held during any period of 12 months.
- (3) The Registrar must give each member at least 3 days' notice in writing of the time and place of a meeting, together with a copy of the agenda for the meeting.

5 Special and urgent meetings

- (1) The President or any 3 members may, by notice in writing to the Registrar, call a special meeting of the Board, and any such special meeting is to be held within 7 days after the Registrar receives the notice.
- (2) The President may, by notice in writing to the Registrar, call an urgent meeting of the Board for any purpose, and any such urgent meeting is to be held within 3 days after the Registrar receives the notice.
- (3) The Registrar must give each member at least 24 hours' notice in writing of the time and place of any special or urgent meeting.

6 Lack of quorum

If at the expiration of 30 minutes after the time appointed for any meeting of the Board a quorum is not present, the meeting and all business stand adjourned to the next meeting or to such other date as may be fixed by the members present.

Chiropractors Regulation 2007

Clause 7

Advertising

Part 3

Part 3 Advertising

7 Advertising

A person must not advertise chiropractic services in a manner that:

- (a) is false, misleading or deceptive, or
- (b) creates an unjustified expectation of beneficial treatment, or
- (c) promotes the unnecessary or inappropriate use of chiropractic services.

Maximum penalty: 10 penalty units.

Clause 8 Chiropractors Regulation 2007

Part 4 Miscellaneous

Part 4 Miscellaneous

8 Excluded offences

- (1) Sections 20 (1) (a), 21 (1) (a) and 22 of the Act do not apply in respect of an excluded offence.
- (2) An excluded offence is not relevant for the purposes of clause 4 of Schedule 1 to the Act.
- (3) In this clause, *excluded offence* means any offence relating to the parking of motor vehicles or any offence under the road transport legislation (within the meaning of the *Road Transport (General) Act 2005*) except for the following offences:
 - (a) an offence under section 42 (1) of the *Road Transport (Safety and Traffic Management) Act 1999* relating to driving a motor vehicle negligently on a road or road related area if the registered chiropractor is, by way of penalty, sentenced to imprisonment or fined a sum of not less than \$200,
 - (b) an offence under section 42 (2) of the *Road Transport (Safety and Traffic Management) Act 1999* relating to driving a motor vehicle on a road or road related area furiously, recklessly or at a speed or in a manner dangerous to the public,
 - (c) any offence under section 171 (2) of the *Road Transport (General) Act 2005* (which relates to refusing to comply with a requirement to produce a driver licence, or to state name and home address, or stating a false name and home address),
 - (d) any offence under section 12 (1) of the *Road Transport (Safety and Traffic Management) Act 1999* (which relates to driving etc while under the influence of alcohol or any other drug),
 - (e) any offence under section 25A (1), (2) or (3) of the *Road Transport (Driver Licensing) Act 1998* (which relates to driving while unlicensed and other relevant matters),
 - (f) any offence under section 70 of the *Road Transport (Safety and Traffic Management) Act 1999* (which relates to failing to stop and give assistance after an accident),
 - (g) any offence under section 9 of the *Road Transport (Safety and Traffic Management) Act 1999* (which relates to presence of prescribed concentration of alcohol in person's blood),
 - (h) any offence under section 43 of the *Road Transport (Safety and Traffic Management) Act 1999* (which relates to menacing driving),

Chiropractors Regulation 2007

Clause 9

Miscellaneous

Part 4

-
- (i) any other offence under the road transport legislation if the court orders the disqualification of the registered chiropractor from holding a driver licence.

9 Additional information to be included in annual return

For the purposes of section 20 (1) (l) of the Act, the following information is to be specified in a return:

- (a) the name of any insurer who has issued a policy of professional indemnity insurance to the registered chiropractor that is current at the time that the chiropractor furnishes the return,
- (b) the maximum amount for which the registered chiropractor is insured by such a policy of insurance.

10 Notice of mental incapacity of registered chiropractor

- (1) For the purposes of section 23 of the Act, the person required to cause notice of mental incapacity to be given to the Registrar is:
 - (a) in the case of a registered chiropractor who is a mentally incapacitated person and becomes a patient at an institution because of that incapacity—the medical superintendent of the institution, or
 - (b) in the case of a registered chiropractor who is a mentally incapacitated person because of being a protected person under the *Protected Estates Act 1983*—the Protective Commissioner.
- (2) Notice for the purposes of section 23 of the Act is to be given by telephone within 1 day, and by post within 7 days, after the registered chiropractor is admitted to the institution or becomes a protected person, and is to specify the following:
 - (a) the name and residential address of the chiropractor,
 - (b) the date on which the chiropractor was admitted to the institution at which the chiropractor is a patient or became a protected person.

11 Appeal on point of law: section 77

An appeal referred to in section 77 of the Act is to be made:

- (a) by causing a notice of appeal, specifying the grounds on which the appeal is made, to be given to the Chairperson (or, if a Deputy Chairperson is nominated under section 77 (1), to the Deputy Chairperson so nominated), and
- (b) by causing a copy of the notice of appeal to be given to each other party to the proceedings from which the appeal has arisen.

Clause 12 Chiropractors Regulation 2007

Part 4 Miscellaneous

12 Qualification of chiropractor sitting on Tribunal

For the purposes of section 101 (3) (b) of the Act, the prescribed qualification for a registered chiropractor appointed by the Board to sit on the Tribunal is 7 years standing as a registered chiropractor (which may include time as a chiropractor registered under the *Chiropractors and Osteopaths Act 1991*).

13 Fee for inspection of Register

For the purposes of clause 21 (4) of Schedule 1 to the Act, the prescribed fee (being the maximum amount for an inspection of the Register) is \$20.

14 Fee for additional information to be recorded in Register

For the purposes of clause 22 (3) of Schedule 1 to the Act, the prescribed fee (being the fee for recording additional particulars in the Register) is \$20.

15 Savings

Any act, matter or thing that, immediately before the repeal of the *Chiropractors Regulation 2002*, had effect under that Regulation, is taken to have effect under this Regulation.



New South Wales

Co-operative Housing and Starr-Bowkett Societies Amendment (Fees) Regulation 2007

under the

Co-operative Housing and Starr-Bowkett Societies Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Co-operative Housing and Starr-Bowkett Societies Act 1998*.

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

Explanatory note

The object of this Regulation is to increase certain fees payable in connection with the administration of the *Co-operative Housing and Starr-Bowkett Societies Act 1998*. Most of the fee increases are generally in line with movements in the Consumer Price Index.

This Regulation is made under the *Co-operative Housing and Starr-Bowkett Societies Act 1998*, including section 225 (the general regulation-making power) and, in particular, section 225 (1A).

Clause 1 Co-operative Housing and Starr-Bowkett Societies Amendment (Fees)
Regulation 2007

Co-operative Housing and Starr-Bowkett Societies Amendment (Fees) Regulation 2007

under the

Co-operative Housing and Starr-Bowkett Societies Act 1998

1 Name of Regulation

This Regulation is the *Co-operative Housing and Starr-Bowkett Societies Amendment (Fees) Regulation 2007*.

2 Commencement

This Regulation commences on 20 July 2007.

3 Amendment of Co-operative Housing and Starr-Bowkett Societies Regulation 2005

The *Co-operative Housing and Starr-Bowkett Societies Regulation 2005* is amended as set out in Schedule 1.

Co-operative Housing and Starr-Bowkett Societies Amendment (Fees)
Regulation 2007

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 2

Omit the Schedule. Insert instead:

Schedule 2 Fees

(Clause 27)

Column 1	Column 2	Column 3	Column 4
Item	Section of 1998 Act	Type of fee	Amount
1	23 (1) (a)	Inspection of prescribed document	\$16
2	23 (1) (b)	Certified copy of prescribed document	\$17 and \$2 for each page after the first page
3	25	Application for extension or abridgement of time within which anything is required to be done under the 1998 Act	\$65
4	50 (1)	Application to Registrar for registration of proposed co-operative housing society or Starr-Bowkett society	\$191
5	67	Registration of alteration of society's rules	\$14 per rule to a maximum of \$127
6	80 (2)	Application for issue of amended certificate of incorporation or new certificate resulting from change of name of co-operative housing body	\$65
7	80 (4)	Application for approval of use by co-operative housing body of name other than registered name	\$33

Co-operative Housing and Starr-Bowkett Societies Amendment (Fees)
Regulation 2007

Schedule 1 Amendment

Column 1	Column 2	Column 3	Column 4
Item	Section of 1998 Act	Type of fee	Amount
8	84 (3)	Application by person or body (other than co-operative housing body) for exemption to use words co-operative housing society or Starr-Bowkett , or other words, abbreviations or symbols with similar meaning	\$318
9	88	Application of the following sections of the Corporations Act in accordance with section 88 of the 1998 Act: Section 263 (1): Lodgment of: (a) notice of charge (b) copy of resolution, where it is only evidence of charge (c) instrument, where charge was created or evidenced by the instrument	\$65 \$65 \$65
10		Section 264 (1): Lodgment of: (a) notice of acquisition of property subject to charge (b) copy of resolution, where it is only evidence of charge (c) instrument, where charge was created or evidenced by the instrument	\$65 \$65 \$65
11		Section 265 (5) (b): Application to Registrar for extension of time to lodge certificate to effect that all documents accompanying notice required under section 263 or 264 have been duly stamped	\$65

Co-operative Housing and Starr-Bowkett Societies Amendment (Fees)
Regulation 2007

Amendment

Schedule 1

Column 1	Column 2	Column 3	Column 4
Item	Section of 1998 Act	Type of fee	Amount
12		Section 268 (1): Lodgment of notice of assignment of charge	\$65
13		Section 268 (2): Lodgment of notice of variation of terms of charge	\$65
14		Section 269 (2): Lodgment of memorandum acknowledging satisfaction of, and release of property from, charges	\$65
15	115 (7)	Lodgment of special resolution for registration	\$14
16	117 (3)	Application for consent of Registrar for society to keep all or any registers at office other than registered office	\$33
17	148 (1)	Lodgment of returns: (a) on or before the due date (b) more than 1 day but less than 28 days after the due date (c) 28 days or more after the due date	Nil \$94 \$191
18	149 (1)	Application for order for relief from certain specified requirements as to accounts or audit	\$254
19	152	Application for certification by Registrar that co-operative housing societies are of same type for purpose of proposed merger or transfer of engagements	\$65
20	153 (1)	Application for registration of merger of, or transfer of engagements by, co-operative housing societies	\$65

Co-operative Housing and Starr-Bowkett Societies Amendment (Fees)
Regulation 2007

Schedule 1 Amendment

Column 1	Column 2	Column 3	Column 4
Item	Section of 1998 Act	Type of fee	Amount
21	153 (2)	Application for determination by Registrar that co-operative housing societies' boards may approve of proposed merger or transfer of engagements	\$65
22	153 (3)	Application for approval by Registrar of statement to be sent to members specifying details of proposed merger or transfer of engagements	\$254
23	153 (5)	Application to Registrar seeking exemption from requirement to send statement under section 153 (3) of the 1998 Act	\$65
	173	Application of the following sections of the Corporations Act in accordance with section 173 of the 1998 Act:	
24		Section 411 (2) (a): Application to Registrar for permission for lesser period of notice of hearing of application under section 411 (1) or (1A)	\$65
25		Section 411 (2) (b): Examination by Registrar of terms of proposed compromise or arrangement to which application relates and draft explanatory statement relating to proposed compromise or arrangement	\$632
26		Section 411 (7): Application to Registrar for direction that section 411 (7) (f) does not apply in relation to appointment of person to administer compromise or arrangement	\$254

Co-operative Housing and Starr-Bowkett Societies Amendment (Fees)
Regulation 2007

Amendment

Schedule 1

Column 1	Column 2	Column 3	Column 4
Item	Section of 1998 Act	Type of fee	Amount
27		Section 413 (3): Lodgment of office copy of order made under section 413	\$33
		Additional fee for late lodgment of copy of order	\$65
	174	Application of the following sections of the Corporations Act in accordance with section 174 of the 1998 Act:	
28		Section 418 (1): Application to Registrar for direction that section 418 (1) (f) does not apply in relation to appointment of person as receiver of property of corporation	\$254
29		Section 421A (2): Lodgment of managing controller's report about corporation's affairs:	
		(a) on or before the due date	Nil
		(b) more than 1 day but less than 28 days after the due date	\$94
		(c) 28 days or more after the due date	\$191
30		Section 421A (3) (b): Inspection of managing controller's report at Registrar's office	\$16
31		Section 427 (1) (a): Lodgment of notice of order of appointment of receiver	Nil
		Additional fee for late lodgment	\$33

Co-operative Housing and Starr-Bowkett Societies Amendment (Fees)
Regulation 2007

Schedule 1 Amendment

Column 1	Column 2	Column 3	Column 4
Item	Section of 1998 Act	Type of fee	Amount
32		Section 427 (1A) (a): Lodgment of notice of appointment of controller of property of corporation Additional fee for late lodgment	Nil \$33
33		Section 427 (1B) (a): Lodgment of notice that controller has entered into possession or taken control Additional fee for late lodgment	Nil \$33
34		Section 427 (2): Lodgment of notice of address of controller Additional fee for late lodgment	Nil \$33
35		Section 427 (3): Lodgment of notice of change in situation of controller's office Additional fee for late lodgment	Nil \$33
36		Section 427 (4) (a): Lodgment of notice of cessation as controller Additional fee for late lodgment	Nil \$33
37		Section 429 (2) (c): Lodgment by controller of reporting officers' report about corporation's affairs and notice setting out comments (if any) by controller relating to report Additional fee for late lodgment	Nil \$33

Co-operative Housing and Starr-Bowkett Societies Amendment (Fees)
Regulation 2007

Amendment

Schedule 1

Column 1	Column 2	Column 3	Column 4
Item	Section of 1998 Act	Type of fee	Amount
38		Section 432 (1): Lodgment of controller's accounts:	
		(a) on or before the due date	Nil
		(b) more than 1 day but less than 28 days after the due date	\$94
		(c) 28 days or more after the due date	\$191
39	177	Application to Registrar to exercise powers conferred by the provisions of the Corporations Act referred to in:	
		(a) section 177 (2) (a) of the 1998 Act	\$34
		(b) section 177 (2) (b) of the 1998 Act	\$65
40	184 (1)	Application for registration of two or more bodies as an association	\$191
41		Lodgment of any other document under the 1998 Act	Nil
42		Additional fee for late lodgment	\$33



New South Wales

Co-operatives Amendment (Fees) Regulation 2007

under the

Co-operatives Act 1992

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Co-operatives Act 1992*.

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

Explanatory note

The object of this Regulation is to increase certain fees payable in connection with the administration of the *Co-operatives Act 1992* (*the Act*). Most of the fee increases are generally in line with movements in the Consumer Price Index.

This Regulation also introduces the following 3 new fees:

- (a) a fee of \$126 for an application to the Co-operatives Council for an order (under section 129 of the Act) in respect of the cancellation of the person's membership under section 127 of the Act,
- (b) a fee of \$318 for an application for exemption from the restriction on the use of the words "co-operative" and "co-op" and words importing a similar meaning under section 260 (3) of the Act,
- (c) a fee of \$33 for a request for a certificate setting out the particulars of a charge as set out in the Register of Co-operative Charges under clause 42 (1) and (3) of Schedule 3 to the Act.

This Regulation is made under the *Co-operatives Act 1992*, including section 446 (the general regulation-making power) and, in particular, section 446 (2) (c).

Clause 1 Co-operatives Amendment (Fees) Regulation 2007

Co-operatives Amendment (Fees) Regulation 2007

under the

Co-operatives Act 1992

1 Name of Regulation

This Regulation is the *Co-operatives Amendment (Fees) Regulation 2007*.

2 Commencement

This Regulation commences on 20 July 2007.

3 Amendment of Co-operatives Regulation 2005

The *Co-operatives Regulation 2005* is amended as set out in Schedule 1.

Co-operatives Amendment (Fees) Regulation 2007

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Schedule 6

Omit the Schedule. Insert instead:

Schedule 6 Fees

(Clause 55)

Column 1 Item	Column 2 Section of Act	Column 3 Type of fee	Column 4 Amount
1	19	Application to Registrar for registration—proposed co-operative	\$126 non-trading \$191 trading
2	24	Application to Registrar for registration—existing body corporate	\$191
3	28G	Issue of duplicate certificate	\$33
4	67 (2)	Application for Registrar's certificate	\$33
5	76A (2)	Application for Registrar's consent	\$65
6	108 (3)	Copy of rules	\$16 for the first page and \$1 for each page thereafter
7	113 (2)	Application for registration of rule alteration	\$14 per rule to a maximum of \$127
8	113 (5)	Issue of certificate of registration of rule alteration	\$33
9	125 (1)	Application to Council for review	\$65
10	126 (3)	Application to Registrar for determination of a member's eligibility to vote	\$126
11	127 (5)	Application to the Co-operatives Council for an order against cancellation of membership	\$126
12	136 (6)	Application to Council for reduction in period for repayment	\$254

Page 3

Co-operatives Amendment (Fees) Regulation 2007

Schedule 1 Amendment

Column 1 Item	Column 2 Section of Act	Column 3 Type of fee	Column 4 Amount
13	143	Application to Minister for exemption	\$254
14	145 (1)	Application to Council for approval to convert to a co-operative without share capital	\$65
15	155 (3) (a)	Application to Registrar for approval of disclosure statement	\$254
16	172 (3)	Application to Council for exemption regarding purchase and repayment of shares	\$254
17	177 (1) (a)	Application to Council for approval of rules restricting voting rights	\$254
18	178 (2)	Application to Council for review of voting entitlement	\$254
19	192 (2) (c)	Lodgment of special resolution (not involving alteration of rules)	\$14 per resolution to a maximum of \$127
20	192A (3)	Issue of certificate of registration of special resolution	\$33
21	194 (3)	Application to Registrar for approval of disclosure statement	\$254
22	212 (1) (c)	Application to Registrar for approval to fill a casual vacancy on a board in an alternative manner	\$65
23	216 (3) (b)	Application to Council for approval of co-operative to have employee director	\$65
24	243	Lodgment by a disclosing entity that is a co-operative of an annual financial report and an annual director's report pursuant to sections 292 and 319 of the Corporations Act (as applied by section 243 of the Act)	Nil
25	244 (1)	Application to Registrar for exemption	\$254
26	250 (1) (d)	Approval of office where register is to be kept	\$33

Co-operatives Amendment (Fees) Regulation 2007

Amendment

Schedule 1

Column 1 Item	Column 2 Section of Act	Column 3 Type of fee	Column 4 Amount
27*	251 (5)	Obtaining copy of an entry in the Register	\$7 for the first page and \$1 for each page thereafter to a maximum of \$64 per document
28	252 (1)	Lodgment of annual report: (a) on or before the due date (b) more than 1 day but less than 28 days after the due date (c) 28 days or more after the due date	Nil \$94 \$191
29	255 (5) (g)	Application to Registrar for exemption to use the word "Co-operative" or abbreviation	\$318
30	256	Application to Registrar for approval of the omission of the word "Limited" or abbreviation	\$65
31	257 (e)	Application to Registrar for approval of abbreviation or elaboration of name	\$33
32	259 (1)	Application to Registrar for approval of change of name	\$65
33	260 (3)	Application to Registrar for exemption from the restriction on the use of the words "co-operative" and "co-op" and words importing a similar meaning	\$318
34	261 (3)	Lodgment of notice of change of address	Nil
35	266 (1)	Lodgment of disclosure document under sections 706, 707, 721 and 727 of the Corporations Act (as applied by section 266 of the Act)	\$1,902
36	266 (1)	Lodgment of supplementary or replacement disclosure document under section 719 of the Corporations Act (as applied by section 266 of the Act)	Nil

Co-operatives Amendment (Fees) Regulation 2007

Schedule 1 Amendment

Column 1 Item	Column 2 Section of Act	Column 3 Type of fee	Column 4 Amount
37	266 (1)	Lodgment of disclosure document under section 707 of the Corporations Act (as applied by section 266 of the Act) relating to sale of unquoted securities	\$254
38	266 (4)	Application to Registrar for exemption	\$254
39	266A (2)	Application to Registrar for approval of disclosure statement	\$254
40	268 (3) (a)	Application to Registrar for approval of disclosure statement	\$254
41	273 (1) (c)	Application to Registrar for approval of terms of issue of CCUs	\$254
42	282 (3)	Application to Registrar for approval of limited dividend amount or rate in excess of prescribed amount	\$254
43	285 (2)	Application to Council for exemption	\$254
44	289 (3)	Application to Council for approval of maximum share interest	\$254
45*	294 (2) (b)	Inspection of register of notifiable interests	\$33
46	298	Application to Registrar for exemption	\$254
47	300 (1)	Application to Council for approval of share offer	\$254
48	302 (4)	Application to Registrar for extension of period of share offer	\$65
49	308	Application to Council for exemption	\$254
50	311 (2)	Application for Registrar's consent	\$65
51	311A (2)	Application to Registrar for approval of disclosure statement	\$254
52	311B (1)	Application to Registrar for approval of merger or transfer of engagements	\$65
53	312	Application to Council for exemption	\$65
54	316 (4)	Application to Council for exemption	\$254

Co-operatives Amendment (Fees) Regulation 2007

Amendment

Schedule 1

Column 1 Item	Column 2 Section of Act	Column 3 Type of fee	Column 4 Amount
55	325	Application to Registrar to exercise powers conferred by section 601AE or 601AF of the Corporations Act (as applied by section 325 of the Act)	\$65
56	326 (2)	Application to Council for exemption	\$65
57	346 (1) (a)	Application for Registrar's permission	\$65
58	348 (1) (f)	Application to Registrar for direction	\$254
59	355 (1)	Application to Registrar for approval of explanatory statement	\$1,902
60	357 (5)	Lodgment of copy of order	\$33
		Additional fee for late lodgment	\$65
61	369E (2) (f)	Application to Registrar for registration—participating co-operative	\$254
62	369F (2) (d)	Application to Registrar for registration—non-participating co-operative	\$632
63	369K	Lodgment of particulars of alteration	\$33
		Additional fee for late lodgment	\$65
64	369L (1)	Lodgment of balance sheet:	
		(a) on or before the due date	Nil
		(b) more than 1 day but less than 28 days after the due date	\$94
		(c) 28 days or more after the due date	\$191
65	369M (1)	Lodgment of notice of cessation of business—foreign co-operative	Nil
66	369N (1)	Application to Registrar for certificate of compliance	\$760
67	369Q (3) (a)	Application for Registrar's consent	\$254
68	369R (2)	Application to Registrar for approval of disclosure statement	\$254
69	369R (4)	Application to Registrar for exemption	\$254

Co-operatives Amendment (Fees) Regulation 2007

Schedule 1 Amendment

Column 1 Item	Column 2 Section of Act	Column 3 Type of fee	Column 4 Amount
70	369S (1)	Application to Registrar for approval of merger or transfer of engagements	\$254
71	402 (1) (a)	Application to Registrar for special meeting	\$254
72	402 (1) (b)	Application to Registrar for inquiry	\$632
73	408 (1)	Application to Registrar for extension or abridgment of time	\$65
74	413A (1) (a)	Inspection of Register	\$16
75	413A (1) (b)	Inspection of prescribed document	\$16
76	413A (1) (c)	Certified copy of a document	\$17 for the first page and \$2 for each page thereafter
77	421 (1A)	Application to Registrar for certificate of compliance	\$65
78	421 (1B)	Application to Registrar for certificate stating that a body was not or had ceased to be registered as a co-operative	\$33
79	440A (2) (c)	Application to Registrar for permission to give notice by newspaper	\$65
80	Sch 3 cl 13 (1)	Lodgment of notice of charge	\$65
81	Sch 3 cl 17 (1) (a)	Lodgment of notice of acquisition of property subject to charge	\$65
82	Sch 3 cl 20 (3) (c)	Application to Registrar for extension of time	\$65
83	Sch 3 cl 36 (1)	Lodgment of notice of assignment of charge	\$65
84	Sch 3 cl 36 (2)	Lodgment of notice of variation of terms of charge	\$65
85	Sch 3 cl 37 (2)	Lodgment of memorandum of discharge	\$65
86	Sch 3 cl 42 (1) and (3)	Request for certificate	\$33

Co-operatives Amendment (Fees) Regulation 2007

Amendment

Schedule 1

Column 1 Item	Column 2 Section of Act	Column 3 Type of fee	Column 4 Amount
87	Sch 3 cl 44	Application to Registrar for exemption	\$254
88	Sch 4 cl 3 (1) (f)	Application to Registrar for direction	\$254
89	Sch 4 cl 6A (2)	Lodgment of managing controller's report:	
		(a) on or before the due date	Nil
		(b) more than 1 day but less than 28 days after the due date	\$94
		(c) 28 days or more after the due date	\$191
90	Sch 4 cl 6A (3) (b)	Inspection of managing controller's report	\$16
91	Sch 4 cl 7 (1) (c)	Lodgment of receiver's report	Nil
92	Sch 4 cl 12 (1) (a)	Lodgment of notice of order	Nil
		Additional fee for late lodgment	\$33
93	Sch 4 cl 12 (2) (a)	Lodgment of notice of appointment of controller	Nil
		Additional fee for late lodgment	\$33
94	Sch 4 cl 12 (3) (a)	Lodgment of notice that person has entered into possession or taken control of property of co-operative	Nil
		Additional fee for late lodgment	\$33
95	Sch 4 cl 12 (5)	Lodgment of notice of change in situation of controller's officer	Nil
		Additional fee for late lodgment	\$33
96	Sch 4 cl 12 (6) (a)	Lodgment of notice of cessation as controller	Nil
		Additional fee for late lodgment	\$33
97	Sch 4 cl 14 (2) (c)	Lodgment of copy of controller's report	Nil
		Additional fee for late lodgment	\$33

Co-operatives Amendment (Fees) Regulation 2007

Schedule 1 Amendment

Column 1	Column 2	Column 3	Column 4
Item	Section of Act	Type of fee	Amount
98	Sch 4 cl 14 (4)	Lodgment of notice by controller that extension of time within which to report has been granted Additional fee for late lodgment	Nil \$33
99	Sch 4 cl 14 (5)	Lodgment of copy of court order that extension of time within which to report has been granted Additional fee for late lodgment	Nil \$33
100	Sch 4 cl 17 (1)	Lodgment of controller's financial statement: (a) on or before the due date (b) more than 1 day but less than 28 days after the due date (c) 28 days or more after the due date	Nil \$94 \$191
101		Lodgment of any other document under the Act Additional fee for late lodgment	Nil \$33
102		Lodgment of any other document under the Corporations Act as adopted by the Act	Nil

*Fees payable to the co-operative



New South Wales

Environmental Planning and Assessment Amendment (Miscellaneous) Regulation 2007

under the

Environmental Planning and Assessment Act 1979

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

FRANK SARTOR, M.P.,
Minister for Planning

Explanatory note

The object of this Regulation is to amend the *Environmental Planning and Assessment Regulation 2000* as follows:

- (a) to remove the requirement that multiple owners of certain land individually consent to an application for approval for a major project or a concept plan for a major project,
- (b) to make it clear that the Director-General is not required to prepare environmental assessment requirements if a previous statement or assessment under Part 4 or Part 5 of the *Environmental Planning and Assessment Act 1979* (the *EPA Act*) is accepted as an environmental assessment for the purposes of a project or concept plan under Part 3A of that Act,
- (c) to enable such a previous statement or assessment for part of a project to be accepted as such an environmental assessment,
- (d) to continue in force development consents under Part 4 of the EPA Act and approvals under Part 5 of that Act for development that has been declared to be a major project but for which approval has not been given,
- (e) to enable the Minister, if a declaration of a project under Part 3A of the EPA Act is revoked, to make determinations deeming any approval of the project to be a development consent, reviving the effect of previous actions or deeming environmental assessments under Part 3A to have effect for the purposes of Part 4 or Part 5,

Environmental Planning and Assessment Amendment (Miscellaneous) Regulation 2007

Explanatory note

-
- (f) to prohibit approval for the carrying out of a major project, or for a concept plan for a project, from being given for land located within an environmentally sensitive area of the State or a sensitive coastal location, if the project is prohibited by an environmental planning instrument that would be applicable to the development but for Part 3A of the EPA Act,
 - (g) to prohibit approval for the carrying out of a major project from being given for projects for which the preparation of a concept plan has not been authorised or required, if the project is prohibited by an environmental planning instrument that would be applicable to the development but for Part 3A of the EPA Act,
 - (h) to set out procedures for the surrender of approvals under Part 3A of the EPA Act and existing use rights, when required as a condition of an approval under that Part,
 - (i) to make law revision amendments to provisions relating to fees payable under Part 3A of the EPA Act,
 - (j) to clarify provisions for giving notice of planning agreements,
 - (k) to make consequential amendments to reflect the power contained in section 94CA of the EPA Act to impose conditions under section 94 or 94A of the EPA Act for the provision of a public amenity or public service on land in another State or Territory,
 - (l) to make consequential amendments as a result of the removal of subjective considerations for the issue of construction certificates and occupation certificates,
 - (m) to require planning certificates to disclose any direction by the Minister for Planning, affecting land on which a major project is to be carried out, that a provision of an environmental planning instrument does not apply to the land,
 - (n) to prescribe certain offences under the EPA Act for which penalty notices may be given,
 - (o) to make other minor amendments.

This Regulation is made under the *Environmental Planning and Assessment Act 1979*, including sections 75J (3), 75K (2) (b), 75O (3), 75YA, 75Z, 75ZA (2), 81A (5), 85A, 93L, 94EA (3), 109H, 109J, 127A, 149 (4) and 157 (the general regulation-making power).

Environmental Planning and Assessment Amendment (Miscellaneous)
Regulation 2007

Clause 1

Environmental Planning and Assessment Amendment (Miscellaneous) Regulation 2007

under the

Environmental Planning and Assessment Act 1979

1 Name of Regulation

This Regulation is the *Environmental Planning and Assessment Amendment (Miscellaneous) Regulation 2007*.

2 Commencement

This Regulation commences on 20 July 2007.

3 Amendment of Environmental Planning and Assessment Regulation 2000

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

Environmental Planning and Assessment Amendment (Miscellaneous)
Regulation 2007

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 3)

[1] Clause 8A Definitions

Insert in alphabetical order in clause 8A (1):

project application means:

- (a) an application for the Minister's approval to carry out a project under Part 3A of the Act, or
- (b) an application for the Minister's approval for a concept plan for a project under Part 3A of the Act, or
- (c) a single application for both an approval to carry out a project under Part 3A of the Act and for a concept plan for a project under that Part.

[2] Clause 8D Rejection of applications if proponent fails to comply with requirements

Omit clause 8D (1). Insert instead:

- (1) This clause applies to project applications.

[3] Clause 8E Provisions relating to appeals

Insert "the date on which" before "a pending application" in clause 8E (3).

[4] Clause 8F Owner's consent or notification

Omit "an application for approval under Part 3A of the Act" from clause 8F (1).

Insert instead "a project application".

[5] Clause 8F (1) (e)

Insert at the end of clause 8F (1) (d):

, or

- (e) the application relates to a project on land with multiple owners designated by the Director-General for the purposes of this clause.

[6] Clause 8F (3) (a)

Insert "or a project designated under subclause (1) (e)" after "linear infrastructure project".

Environmental Planning and Assessment Amendment (Miscellaneous)
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Amendments

Schedule 1

[7] Clause 8F (4), definition of “linear infrastructure project”

Omit “, or any other development on land with multiple owners designated by the Director-General for the purposes of this clause”.

[8] Clause 8J Transitional provisions

Insert “or part of a project” after “project” where firstly occurring in clause 8J (2).

[9] Clause 8J (2) (a), (b) and (c) and (3)

Insert “or part of a project” after “project” wherever occurring.

[10] Clause 8J (2A)

Insert after clause 8J (2):

- (2A) If the Director-General accepts (with or without modification) an environmental impact statement, a statement of environmental effects or a written assessment as an environmental assessment for a project or part of a project or a concept plan:
- (a) the Director-General is taken to have prepared environmental assessment requirements in respect of the project or part of a project or concept plan, and
 - (b) the environmental assessment as so accepted is taken to comply with those requirements.

[11] Clauses 8M–8P

Insert after clause 8L:

8M Transitional provisions—development consents under Part 4 of Act and approvals under Part 5 of Act

- (1) If development is declared to be a project under Part 3A of the Act as referred to in section 75ZA (1) of the Act, any development consent under Part 4 of the Act or approval under Part 5 of the Act that authorises the carrying out of all or part of the development continues in force but ceases to have effect when the project is approved under Part 3A of the Act.
- (2) If a declaration of a project under Part 3A of the Act is revoked before or after approval has been given under that Part to carry out the project, the Minister may make any of the following determinations:
 - (a) that the whole or part of the effect of the approval is preserved and is taken to be a development consent granted under Part 4 of the Act by an appropriate consent authority nominated by the Minister,

Environmental Planning and Assessment Amendment (Miscellaneous)
Regulation 2007

Schedule 1 Amendments

-
- (b) that the whole or a specified part of an action under Part 4 or Part 5 of the Act in respect of the whole or part of a project is revived and has effect,
 - (c) that an environmental assessment under Part 3A of the Act is to be recognised for the purpose of complying with a specified environmental assessment requirement under Part 4 or Part 5 of the Act.
- (3) A determination of the Minister under subclause (2) has effect on the revocation of the declaration of the project.
 - (4) Subclause (2) does not apply if a project ceases to be a project to which Part 3A of the Act applies because of section 75P (1) (b) of the Act.

8N Projects or concept plans for which approval may not be given concerning environmentally sensitive land or sensitive coastal locations

- (1) For the purposes of sections 75J (3) and 75O (3) of the Act, approval for a project application may not be given under Part 3A of the Act for any project, or part of a project, that:
 - (a) is located within an environmentally sensitive area of State significance or a sensitive coastal location, and
 - (b) is prohibited by an environmental planning instrument that would not (because of section 75R of the Act) apply to the project if approved.
- (2) To avoid doubt, a project is not prohibited for the purposes of subclause (1) (b) if:
 - (a) it is not permitted because of the application of a development standard under the environmental planning instrument, or
 - (b) it is prohibited under the environmental planning instrument but is permitted to be carried out because of the application of another environmental planning instrument to the environmental planning instrument.
- (3) In this clause:

environmentally sensitive area of State significance has the same meaning as it has in *State Environmental Planning Policy (Major Projects) 2005*.

sensitive coastal location has the same meaning as it has in clause 1 of Schedule 2 to *State Environmental Planning Policy (Major Projects) 2005*.

Environmental Planning and Assessment Amendment (Miscellaneous)
Regulation 2007

Amendments

Schedule 1

8O Other projects prohibited by environmental planning instruments for which project approval may not be given

- (1) For the purposes of section 75J (3) of the Act, approval for the carrying out of a project may not be given under Part 3A of the Act for any project, or part of a project, that:
 - (a) is not the subject of an authorisation or requirement under section 75M of the Act to apply for approval of a concept plan, and
 - (b) is prohibited by an environmental planning instrument that would not (because of section 75R of the Act) apply to the project if approved.
- (2) To avoid doubt, a project is not prohibited for the purposes of subclause (1) (b) if:
 - (a) it is not permitted because of the application of a development standard under the environmental planning instrument, or
 - (b) it is prohibited under the environmental planning instrument but is permitted to be carried out because of the application of another environmental planning instrument to the environmental planning instrument.
- (3) This clause does not apply to a project for which the giving of approval is prohibited by clause 8N.

8P Surrender of approvals given under Part 3A of Act or existing use rights

- (1) A surrender of an approval under Part 3A of the Act or a right conferred by Division 10 of Part 4 of the Act (referred to in section 75YA of the Act) is to be made by giving to the Director-General a notice in writing of the surrender of the approval or right.
- (2) The notice must contain the following information:
 - (a) the name and address of the person by whom the notice is given,
 - (b) the address, and formal particulars of title, of the land to which the approval or right relates,
 - (c) a description of the approval or right to be surrendered,
 - (d) if the person giving notice is not the owner of the land, a statement by the owner of the land to the effect that the owner consents to the surrender of the approval or right.

Environmental Planning and Assessment Amendment (Miscellaneous)
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Schedule 1 Amendments

- (3) A duly signed and delivered notice of surrender of an approval or right conferred by Division 10 of Part 4 of the Act takes effect on the date determined by the Director-General and operates, according to its terms, to surrender the approval or right to which it relates.

[12] Clause 25D Public notice of planning agreements

Omit clause 25D (1). Insert instead:

- (1) If a planning authority proposes to enter into a planning agreement, or an agreement to amend or revoke a planning agreement, in connection with a development application or a project application, the planning authority is to ensure that public notice of the proposed agreement, amendment or revocation is given:
- (a) in the case of an agreement in connection with a development application:
- (i) if practicable, as part of and contemporaneously with, and in the same manner as, any notice of the development application that is required to be given by a consent authority for a development application by or under the Act, or
- (ii) if it is not practicable for notice to be given contemporaneously, as soon as possible after any notice of the development application that is required to be given by a consent authority for a development application by or under the Act and in the manner determined by the planning authorities that are parties to the agreement, or
- (b) in the case of an agreement in connection with a project application:
- (i) if practicable, as part of and contemporaneously with, and in the same manner as, any notice of an environmental assessment in connection with the application that is required to be given by the Director-General by or under the Act, or
- (ii) if it is not practicable for notice to be given contemporaneously, as soon as possible after any notice of an environmental assessment for the project that is required to be given by the Director-General by or under the Act and in the manner determined by the planning authorities that are parties to the agreement.

Environmental Planning and Assessment Amendment (Miscellaneous)
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Schedule 1

[13] Clause 25D (1A) (a)

Omit “by the planning authority”.

[14] Clause 25D (1A) (b)

Omit the paragraph. Insert instead:

- (b) if it is not practicable for notice to be given contemporaneously, as soon as possible after any public notice of the relevant draft local environmental plan that is required to be given under section 66 (1) of the Act and in the manner determined by the planning authorities that are parties to the agreement.

[15] Clause 25D (2A)

Insert after clause 25D (2):

- (2A) In the case of a planning agreement of a kind other than an agreement referred to in subclause (1), (1A) or (2) of which public notice is required to be given under section 93G of the Act, the Director-General is to ensure that public notice of the proposed agreement, amendment or revocation is given not less than 28 days before the agreement is entered into or amended or revoked and in the manner determined by the planning authorities that are parties to the agreement.

[16] Clause 25D (4)

Insert after clause 25D (3) and before the note:

- (4) In this clause:
project application has the same meaning as it has in Part 1A.

[17] Clause 26 In what form must a contributions plan be prepared?

Insert after clause 26 (2):

- (2A) Despite subclause (2), a contributions plan may be made for land outside the council’s area for the purposes of a condition referred to in section 94CA of the Act.

[18] Clause 27 What particulars must a contributions plan contain?

Insert “to which the plan applies” after “area” in clause 27 (1) (c).

[19] Clause 130 Procedure for determining application for complying development certificate

Omit “it is satisfied that” from clause 130 (1).

Environmental Planning and Assessment Amendment (Miscellaneous)
Regulation 2007

Schedule 1 Amendments

- [20] Clause 143 Fire protection and structural capacity**
Omit “it is satisfied that” from clause 143 (1) (a) and (b) and (3) wherever occurring.
- [21] Clause 145 Compliance with development consent and Building Code of Australia**
Omit “it is satisfied of the following matters” from clause 145 (1).
- [22] Clause 145 (1)**
Omit “that the” wherever occurring. Insert instead “the”.
- [23] Clause 145 (1) (a1)**
Omit “requires,”. Insert instead “requires, and”.
- [24] Clause 145 (1) (a)**
Omit “consent,”. Insert instead “consent, and”.
- [25] Clause 145 (2)**
Omit “it is satisfied that”.
- [26] Clause 146 Compliance with conditions of development consent**
Omit “it is satisfied that”.
- [27] Clause 153 Fire safety certificates: section 109H**
Omit clause 153 (1). Insert instead:
- (1) For the purposes of section 109H (5) (d) and (6) (c) of the Act, a final occupation certificate authorising a person:
 - (a) to commence occupation or use of a new building, or
 - (b) to commence a change of use for an existing building,must not be issued unless a final fire safety certificate has been issued for the building.
- [28] Clause 153 (2)**
Omit the subclause. Insert instead:
- (2) For the purposes of section 109H (3) (d) and (4) (c) of the Act, an interim occupation certificate authorising a person:
 - (a) to commence occupation or use of a partially completed new building, or

Environmental Planning and Assessment Amendment (Miscellaneous)
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Amendments

Schedule 1

(b) to commence a change of use for part of an existing building,
must not be issued unless a final fire safety certificate or an interim fire safety certificate has been issued for the relevant part of the building.

[29] Clause 154 Health and safety: section 109H

Omit clause 154 (1). Insert instead:

- (1) For the purposes of section 109H (3) (d) and (4) (c) of the Act, an interim occupation certificate authorising a person:
- (a) to commence occupation or use of a partially completed new building, or
 - (b) to commence a change of building for use for part of an existing building,
- must not be issued unless the building will not constitute a hazard to the health or safety of the occupants of the building.

[30] Clause 154B Fulfilment of BASIX commitments

Omit “it is satisfied that” from clause 154B (2).

[31] Clause 245A Definitions

Omit “in a newspaper circulating throughout the State” from the definition of *public notice*.

Insert instead “in accordance with Part 3A of the Act”.

[32] Clause 245C Payment of fees for Part 3A applications

Omit “applicant” wherever occurring. Insert instead “proponent”.

[33] Clause 245H Maximum fee for applications relating to critical infrastructure payments

Omit “applicant” from clause 245H (2). Insert instead “proponent”.

[34] Clause 245L Fee for assessment of project by panel of experts

Omit “applicant” wherever occurring in clause 245L (4).

Insert instead “proponent”.

[35] Clause 277 Public authorities

Omit clause 277 (1).

Environmental Planning and Assessment Amendment (Miscellaneous)
Regulation 2007

Schedule 1 Amendments

[36] Schedule 4 Planning certificates

Insert with appropriate clause number at the end of the Schedule:

Directions under Part 3A

If there is a direction by the Minister in force under section 75P (2) (c1) of the Act that a provision of an environmental planning instrument prohibiting or restricting the carrying out of a project or a stage of a project on the land under Part 4 of the Act does not have effect, a statement to that effect identifying the provision that does not have effect.

[37] Schedule 5 Penalty notice offences

Insert in appropriate order in Columns 1 and 2, respectively, of the matter relating to offences under the Act:

Section 125 (1) of the Act in relation to contravention of section 75D	\$1,500
Section 125 (1) of the Act in relation to contravention of section 122E (3)	\$1,500
Section 125 (1) of the Act in relation to contravention of order No 18 in Table to section 121B (1)	\$1,500



New South Wales

Home Building Amendment (Fees) Regulation 2007

under the

Home Building Act 1989

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Home Building Act 1989*.

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

Explanatory note

The objects of this Regulation are as follows:

- (a) to increase certain application fees payable in connection with the administration of the *Home Building Act 1989* (*the Act*),
- (b) to increase the fee for the issue of a certificate under section 131 (Certificate evidence) of the Act,
- (c) to introduce the option of a 3-year contractor licence and building consultancy licence and to provide for the refund of the fixed component of the application fees for contractor and building consultancy licences and other construction or specialist work supervisor certificates and tradesperson certificates that are for a 3-year duration,
- (d) to effect minor law revision.

The fee increases referred to in paragraphs (a) and (b) are generally in line with movements in the Consumer Price Index. The application fees for the 3-year licences referred to in paragraph (c) are based on the 1-year licence fees and have been adjusted by a 20 per cent discount in respect of new licences and licence renewals. The application fees for the restoration of 1-year and 3-year licences have been altered as a consequence of that discount.

This Regulation is made under the *Home Building Act 1989*, including section 140 (the general regulation-making power) and, in particular, section 140 (2) (j).

Clause 1 Home Building Amendment (Fees) Regulation 2007

Home Building Amendment (Fees) Regulation 2007

under the

Home Building Act 1989

1 Name of Regulation

This Regulation is the *Home Building Amendment (Fees) Regulation 2007*.

2 Commencement

This Regulation commences on 20 July 2007.

3 Amendment of Home Building Regulation 2004

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

Home Building Amendment (Fees) Regulation 2007

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 42A

Insert after clause 42:

42A Refund of application fees for certain 3-year licences and certificates

- (1) This clause applies to an application fee paid by or on behalf of a person who has had his or her licence or certificate cancelled by the Director-General because:
 - (a) the person requested that the licence or certificate be cancelled, or
 - (b) the person died,but only if the licence or certificate was for a 3-year duration.
- (2) A person may apply to the Director-General for a refund of an application fee to which this clause applies if the person:
 - (a) paid the application fee, or
 - (b) is the legal personal representative of a deceased person who paid the application fee, or
 - (c) is applying for or on behalf of the person who paid the application fee.
- (3) A person who makes an application under subclause (2) is:
 - (a) in the case of an application relating to a licence or certificate that was cancelled not more than one year after the date of the grant, renewal or restoration of the licence or certificate—to be refunded two-thirds of the fixed component of the application fee so paid, or
 - (b) in the case of an application relating to a licence or certificate that was cancelled more than one year but not more than two years after the date of the grant, renewal or restoration of the licence or certificate—to be refunded one-third of the fixed component of the application fee so paid.
- (4) In this clause:

application fee means any of the following:

 - (a) an application fee for the grant of a new licence or certificate,

Home Building Amendment (Fees) Regulation 2007

Schedule 1 Amendments

(b) an application fee for the renewal of a licence or certificate,

(c) an application fee for the restoration of a licence or certificate.

certificate means:

(a) an other construction or specialist work supervisor certificate, or

(b) a tradesperson certificate.

fixed component of an application fee is the amount set out in Column 4 of Schedule 4 in relation to the fee.

licence means:

(a) a contractor licence, or

(b) a building consultancy licence.

[2] Clause 42A Modification of Part 2 of Licensing and Registration (Uniform Procedures) Act 2002

Renumber the clause as clause 42B.

[3] Clause 44

Insert “**examination**” before “**fees**” in the heading to the clause.

[4] Clause 82 Certificate evidence

Omit “\$17” from clause 82 (2). Insert instead “\$18”.

[5] Schedule 4

Omit the Schedule. Insert instead:

Schedule 4 Application fees

(Clause 42)

Column 1	Column 2	Column 3	Column 4	Column 5	
Type of application	Duration	Processing component	Fixed component	Total fee	
Contractor licence					
Building contractor or supplier of kit homes					
(Individual)	New licence	1 year	\$227	\$295	\$522
		3 years	\$227	\$749	\$976

Home Building Amendment (Fees) Regulation 2007

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Schedule 1

Column 1	Column 2	Column 3	Column 4	Column 5
Type of application	Duration	Processing component	Fixed component	Total fee
Variation to add a category or categories referred to in clause 46 (1) (a), (b), (d), (ac) or (ad)	Not applicable	\$227	Nil	\$227
Variation to add a category or categories referred to in clause 46 (1) (c) or (e)–(ab) or (2) (a)–(j)	Not applicable	\$116	Nil	\$116
Renewal	1 year	\$54	\$295	\$349
	3 years	\$54	\$783	\$837
Restoration	1 year	\$108	\$281	\$389
	3 years	\$108	\$769	\$877
(Partnership) New licence	1 year	\$531	\$342	\$873
	3 years	\$531	\$801	\$1,332
Variation to add a category or categories referred to in clause 46 (1) (a), (b), (d), (ac) or (ad)	Not applicable	\$227	Nil	\$227

Home Building Amendment (Fees) Regulation 2007

Schedule 1 Amendments

Column 1	Column 2	Column 3	Column 4	Column 5	
Type of application	Duration	Processing component	Fixed component	Total fee	
Variation to add a category or categories referred to in clause 46 (1) (c) or (e)–(ab) or (2) (a)–(j)	Not applicable	\$123	Nil	\$123	
(Corporation) Renewal	1 year	\$54	\$342	\$396	
	3 years	\$54	\$896	\$950	
	Restoration	1 year	\$108	\$328	\$436
		3 years	\$108	\$882	\$990
	New licence	1 year	\$579	\$468	\$1,047
		3 years	\$579	\$1,093	\$1,672
	Variation to add a category or categories referred to in clause 46 (1) (a), (b), (d), (ac) or (ad)	Not applicable	\$227	Nil	\$227
	Variation to add a category or categories referred to in clause 46 (1) (c) or (e)–(ab) or (2) (a)–(j)	Not applicable	\$123	Nil	\$123
	Renewal	1 year	\$54	\$468	\$522
		3 years	\$54	\$1,198	\$1,252
	Restoration	1 year	\$108	\$454	\$562
		3 years	\$108	\$1,184	\$1,292

Home Building Amendment (Fees) Regulation 2007

Amendments

Schedule 1

Column 1	Column 2	Column 3	Column 4	Column 5	
Type of application	Duration	Processing component	Fixed component	Total fee	
Other construction or specialist contractor					
(Individual)	New licence	1 year	\$116	\$121	\$237
		3 years	\$116	\$353	\$469
	Variation to add a category or categories referred to in clause 46 (1) (a), (b), (d), (ac) or (ad)	Not applicable	\$227	Nil	\$227
	Variation to add a category or categories referred to in clause 46 (1) (c) or (e)–(ab) or (2) (a)–(j)	Not applicable	\$116	Nil	\$116
	Renewal	1 year	\$54	\$121	\$175
		3 years	\$54	\$363	\$417
	Restoration	1 year	\$108	\$107	\$215
3 years		\$108	\$349	\$457	
(Partnership)	New licence	1 year	\$123	\$207	\$330
		3 years	\$123	\$558	\$681
	Variation to add a category or categories referred to in clause 46 (1) (a), (b), (d), (ac) or (ad)	Not applicable	\$531	Nil	\$531

Home Building Amendment (Fees) Regulation 2007

Schedule 1 Amendments

Column 1	Column 2	Column 3	Column 4	Column 5	
Type of application	Duration	Processing component	Fixed component	Total fee	
Variation to add a category or categories referred to in clause 46 (1) (c) or (e)–(ab) or (2) (a)–(j)	Not applicable	\$123	Nil	\$123	
(Corporation) Renewal	1 year	\$54	\$207	\$261	
	3 years	\$54	\$572	\$626	
	Restoration	1 year	\$108	\$193	\$301
		3 years	\$108	\$558	\$666
	New licence	1 year	\$123	\$255	\$378
		3 years	\$123	\$673	\$796
	Variation to add a category or categories referred to in clause 46 (1) (a), (b), (d), (ac) or (ad)	Not applicable	\$579	Nil	\$579
	Variation to add a category or categories referred to in clause 46 (1) (c) or (e)–(ab) or (2) (a)–(j)	Not applicable	\$123	Nil	\$123
	Renewal	1 year	\$54	\$255	\$309
		3 years	\$54	\$687	\$741
Restoration	1 year	\$108	\$241	\$349	
	3 years	\$108	\$673	\$781	

Home Building Amendment (Fees) Regulation 2007

Amendments

Schedule 1

Column 1	Column 2	Column 3	Column 4	Column 5	
Type of application	Duration	Processing component	Fixed component	Total fee	
Building consultancy licence					
(Individual)	New licence	1 year	\$227	\$295	\$522
		3 years	\$227	\$749	\$976
	Renewal	1 year	\$54	\$295	\$349
		3 years	\$54	\$783	\$837
	Restoration	1 year	\$108	\$281	\$389
		3 years	\$108	\$769	\$877
(Partnership)	New licence	1 year	\$531	\$342	\$873
		3 years	\$531	\$801	\$1,332
	Renewal	1 year	\$54	\$342	\$396
		3 years	\$54	\$896	\$950
	Restoration	1 year	\$108	\$328	\$436
		3 years	\$108	\$882	\$990
(Corporation)	New licence	1 year	\$579	\$468	\$1,047
		3 years	\$579	\$1,093	\$1,672
	Renewal	1 year	\$54	\$468	\$522
		3 years	\$54	\$1,198	\$1,252
	Restoration	1 year	\$108	\$454	\$562
		3 years	\$108	\$1,184	\$1,292
Supervisor certificate					
Building supervisor					
(Individual)	New certificate	1 year	\$66	\$123	\$189
	Variation to add a category or categories referred to in clause 46	Not applicable	\$66	Nil	\$66

Home Building Amendment (Fees) Regulation 2007

Schedule 1 Amendments

Column 1	Column 2	Column 3	Column 4	Column 5
Type of application	Duration	Processing component	Fixed component	Total fee
Renewal	1 year	Nil	Nil	Nil
Restoration	1 year	Nil	Nil	Nil
Other construction or specialist work supervisor				
(Individual) New certificate	3 years	\$66	\$106	\$172
Variation to add a category or categories referred to in clause 46	Not applicable	\$66	Nil	\$66
Renewal	3 years	Nil	Nil	Nil
Restoration	3 years	Nil	Nil	Nil
Tradesperson certificate				
(Individual) New certificate	3 years	\$69	\$43	\$112
Variation to add a category or categories referred to in clause 46 (2) (a)–(j)	Not applicable	\$66	Nil	\$66
Renewal	3 years	Nil	Nil	Nil
Restoration	3 years	Nil	Nil	Nil
Owner-builder permit				
	Not applicable	\$54	\$86	\$140
Replacement contractor licence, building consultancy licence, certificate or owner-builder permit				
	Not applicable	\$39	Nil	\$39



New South Wales

Osteopaths Regulation 2007

under the

Osteopaths Act 2001

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

REBA MEAGHER, M.P.,
Minister for Health

Explanatory note

The object of this Regulation is to remake, without any major changes in substance, the *Osteopaths Regulation 2002*, which is repealed on 1 September 2007 by section 10 (2) of the *Subordinate Legislation Act 1989*. The new Regulation deals with the following matters:

- (a) procedures for meetings of the Osteopaths Registration Board (*the Board*),
- (b) advertising of osteopathy services,
- (c) excluding certain offences relating to traffic and parking from the requirement that offences be notified to the Board,
- (d) requiring certain information about insurance arrangements to be furnished in an annual return by an osteopath,
- (e) procedures for notifying that a registered osteopath has become a mentally incapacitated person,
- (f) procedures for appeals on a point of law where the Board deals with a complaint against a registered osteopath,
- (g) the qualifications required of an osteopath appointed to sit on the Osteopaths Tribunal,
- (h) fees for inspection of the Register or recording additional information in the Register.

This Regulation is made under the *Osteopaths Act 2001*, in particular section 132 (the general regulation-making power) and the sections referred to in the Regulation.

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

Osteopaths Regulation 2007

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Osteopaths Regulation 2007

Clause 1

Preliminary

Part 1

Osteopaths Regulation 2007

under the

Osteopaths Act 2001

Part 1 Preliminary

1 Name of Regulation

This Regulation is the *Osteopaths Regulation 2007*.

2 Commencement

This Regulation commences on 1 September 2007.

Note. This Regulation replaces the *Osteopaths Regulation 2002* which is repealed on 1 September 2007 under section 10 (2) of the *Subordinate Legislation Act 1989*.

3 Definitions

(1) In this Regulation:

patient means a person to whom medical treatment or other medical services are provided.

the Act means the *Osteopaths Act 2001*.

(2) Notes in this Regulation do not form part of this Regulation.

Clause 4 Osteopaths Regulation 2007

Part 2 Proceedings of Board

Part 2 Proceedings of Board

4 Proceedings of Board at ordinary meetings

- (1) Unless otherwise determined by the Board, a meeting of the Board is to be held each month.
- (2) However, at least 8 meetings of the Board must be held during any period of 12 months.
- (3) The Registrar must give each member at least 3 days' notice in writing of the time and place of a meeting, together with a copy of the agenda for the meeting.

5 Special and urgent meetings

- (1) The President or any 3 members may, by notice in writing to the Registrar, call a special meeting of the Board, and any such special meeting is to be held within 7 days after the Registrar receives the notice.
- (2) The President may, by notice in writing to the Registrar, call an urgent meeting of the Board for any purpose, and any such urgent meeting is to be held within 3 days after the Registrar receives the notice.
- (3) The Registrar must give each member at least 24 hours' notice in writing of the time and place of any special or urgent meeting.

6 Lack of quorum

If at the expiration of 30 minutes after the time appointed for any meeting of the Board a quorum is not present, the meeting and all business stand adjourned to the next meeting or to such other date as may be fixed by the members present.

Osteopaths Regulation 2007

Clause 7

Advertising

Part 3

Part 3 Advertising

7 Advertising

A person must not advertise osteopathy services in a manner that:

- (a) is false, misleading or deceptive, or
- (b) creates an unjustified expectation of beneficial treatment, or
- (c) promotes the unnecessary or inappropriate use of osteopathy services.

Maximum penalty: 10 penalty units.

Clause 8 Osteopaths Regulation 2007

Part 4 Miscellaneous

Part 4 Miscellaneous

8 Excluded offences

- (1) Sections 20 (1) (a), 21 (1) (a) and 22 of the Act do not apply in respect of an excluded offence.
- (2) An excluded offence is not relevant for the purposes of clause 4 of Schedule 1 to the Act.
- (3) In this clause, *excluded offence* means any offence relating to the parking of motor vehicles or any offence under the road transport legislation (within the meaning of the *Road Transport (General) Act 2005*) except for the following offences:
 - (a) an offence under section 42 (1) of the *Road Transport (Safety and Traffic Management) Act 1999* relating to driving a motor vehicle negligently on a road or road related area if the registered osteopath is, by way of penalty, sentenced to imprisonment or fined a sum of not less than \$200,
 - (b) an offence under section 42 (2) of the *Road Transport (Safety and Traffic Management) Act 1999* relating to driving a motor vehicle on a road or road related area furiously, recklessly or at a speed or in a manner dangerous to the public,
 - (c) any offence under section 171 (2) of the *Road Transport (General) Act 2005* (which relates to refusing to comply with a requirement to produce a driver licence, or to state name and home address, or stating a false name and home address),
 - (d) any offence under section 12 (1) of the *Road Transport (Safety and Traffic Management) Act 1999* (which relates to driving etc while under the influence of alcohol or any other drug),
 - (e) any offence under section 25A (1), (2) or (3) of the *Road Transport (Driver Licensing) Act 1998* (which relates to driving while unlicensed and other relevant matters),
 - (f) any offence under section 70 of the *Road Transport (Safety and Traffic Management) Act 1999* (which relates to failing to stop and give assistance after an accident),
 - (g) any offence under section 9 of the *Road Transport (Safety and Traffic Management) Act 1999* (which relates to presence of prescribed concentration of alcohol in person's blood),
 - (h) any offence under section 43 of the *Road Transport (Safety and Traffic Management) Act 1999* (which relates to menacing driving),

Osteopaths Regulation 2007

Clause 9

Miscellaneous

Part 4

- (i) any other offence under the road transport legislation if the court orders the disqualification of the registered osteopath from holding a driver licence.

9 Additional information to be included in annual return

For the purposes of section 20 (1) (l) of the Act, the following information is to be specified in a return:

- (a) the name of any insurer who has issued a policy of professional indemnity insurance to the registered osteopath that is current at the time that the osteopath furnishes the return,
- (b) the maximum amount for which the registered osteopath is insured by such a policy of insurance.

10 Notice of mental incapacity of registered osteopath

- (1) For the purposes of section 23 of the Act, the person required to cause notice of mental incapacity to be given to the Registrar is:
 - (a) in the case of a registered osteopath who is a mentally incapacitated person and becomes a patient at an institution because of that incapacity—the medical superintendent of the institution, or
 - (b) in the case of a registered osteopath who is a mentally incapacitated person because of being a protected person under the *Protected Estates Act 1983*—the Protective Commissioner.
- (2) Notice for the purposes of section 23 of the Act is to be given by telephone within 1 day, and by post within 7 days, after the registered osteopath is admitted to the institution or becomes a protected person, and is to specify the following:
 - (a) the name and residential address of the osteopath,
 - (b) the date on which the osteopath was admitted to the institution at which the osteopath is a patient or became a protected person.

11 Appeal on point of law: section 77

An appeal referred to in section 77 of the Act is to be made:

- (a) by causing a notice of appeal, specifying the grounds on which the appeal is made, to be given to the Chairperson (or, if a Deputy Chairperson is nominated under section 77 (1), to the Deputy Chairperson so nominated), and
- (b) by causing a copy of the notice of appeal to be given to each other party to the proceedings from which the appeal has arisen.

Clause 12 Osteopaths Regulation 2007

Part 4 Miscellaneous

12 Qualification of osteopath sitting on Tribunal

For the purposes of section 101 (3) (b) of the Act, the prescribed qualification for a registered osteopath appointed by the Board to sit on the Tribunal is 7 years standing as a registered osteopath (which may include time as an osteopath registered under the *Chiropractors and Osteopaths Act 1991*).

13 Fee for inspection of Register

For the purposes of clause 21 (4) of Schedule 1 to the Act, the prescribed fee (being the maximum amount for an inspection of the Register) is \$20.

14 Fee for additional information to be recorded in Register

For the purposes of clause 22 (3) of Schedule 1 to the Act, the prescribed fee (being the fee for recording additional particulars in the Register) is \$20.

15 Savings

Any act, matter or thing that, immediately before the repeal of the *Osteopaths Regulation 2002*, had effect under that Regulation, is taken to have effect under this Regulation.

OFFICIAL NOTICES

Appointments

ABORIGINAL LAND RIGHTS ACT 1983

Notice

I, the Honourable PAUL LYNCH, M.P., Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 222(1) of the Aboriginal Land Rights Act 1983 (the Act), appoint Mr Darran SINGH as Administrator to the Baryulgil Local Aboriginal Land Council for a maximum period of six (6) calendar months. During the period of his appointment, the Administrator will have all of the functions of a Local Aboriginal Land Council as specified in sections 52 and 52G of the Act, and any other duties as specified by the agreed terms of appointment. The Administrator's remuneration and expenses are not to exceed \$120 000 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 17th day of July 2007.

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

GOD SAVE THE QUEEN!

CONSTITUTION ACT 1902

Ministerial Arrangements during the Absence of the Minister for Health

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Hon. J. HATZISTERGOS, M.L.C., Attorney General and Minister for Justice to act for and on behalf of the Minister for Health, as on and from 4 August 2007 inclusive, with a view to his performing the duties of the Honourable R. P. MEAGHER, M.P., during her absence from duty.

MORRIS IEMMA, M.P.,
Premier

Department of Premier and Cabinet, Sydney, 2007.

CONSTITUTION ACT 1902

Ministerial Arrangements during the Absence of the Minister for Health

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Hon. D. A. CAMPBELL, M.P., Minister for Police and Minister for the Illawarra to act for and on behalf of the Minister for Health, as on and from 28 July 2007 until 3 August 2007, with a view to his performing the duties of the Honourable R. P. MEAGHER, M.P., during her absence from duty.

MORRIS IEMMA, M.P.,
Premier

Department of Premier and Cabinet, Sydney, 2007.

MENTAL HEALTH ACT 1990

Order under Section 287A

Revocation and Appointment of Accredited Person

I, Professor DEBORA PICONE, AM, Director-General of the NSW Department of Health, acting pursuant to section 287A of the Mental Health Act 1990 and section 47 of the Interpretation Act 1987, do hereby:

1. REVOKE the appointment published in *New South Wales Government Gazette* No. 30 of 4 March 2005, of Mr James BRADBURY as an accredited person, employed in the Sydney South West Area Health Service; and
2. APPOINT Mr James BRADBURY, employed in the public health organisation South Eastern Sydney and Illawarra Area Health Service, as an accredited person for the purposes of the Mental Health Act until and including 31 December 2007, provided:
 - i. that he exercises the function of an accredited person only during the course of his employment in the public health organisation already named; and
 - ii. that at all times he acts in accordance with such Policies and Procedures applicable to accredited persons as may be issued from time to time by the Department of Health or the public health organisation in which he is employed.

Signed at Sydney, this 17th day of July 2007.

Professor DEBORA PICONE, AM,
Director-General

TOURISM NEW SOUTH WALES

Appointment of Part-Time Members

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

To appoint Philip Helé and Nicholas Papallo, OAM, as part-time members of Tourism New South Wales from the date of the Lieutenant Governor's signature to and including 28 September 2007.

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

TOURISM NEW SOUTH WALES

Appointment of Part-Time Members

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

members of the Board of Tourism New South Wales, and one appointed as Chairman, from the date of appointment for the term of office specified:

To appoint Leslie Cassar, AM, as Chairman of the Board of Tourism New South Wales from 4 July 2007, to end of current term, 4 November 2007.

To appoint Russell Balding, AO; Helen Wong and John Thorpe, AM, as part-time members of the Board of Tourism New South Wales from 4 July 2007, terminating on 28 September 2007.

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

Department of Lands

HAY OFFICE
126 Lachlan Street (PO Box 182), Hay NSW 2711
Phone: (02) 6993 1306 Fax: (02) 6993 1135

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Craig Knight (new member)	Finley Lake Trust	Reserve No. 88291 Public Purpose: Public Recreation Notified: 2 July 1971 File Reference: HY81R139

For a term commencing the date of this notice and expiring 30 May 2011.

GOULBURN OFFICE
159 Auburn Street (PO Box 748), Goulburn NSW 2580
Phone: (02) 4828 6725 Fax: (02) 4828 6730

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Marjatta Asa (new member)	Gundillion Recreation Reserve Trust	Reserve No. 46380 Public Purpose: Public Recreation Notified: 8 March 1911 File Reference: GB79R48

For a term commencing the date of this notice and expiring 18 December 2008.

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

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

PURSUANT to Section 117, Crown Lands Act, 1989, the person specified in Column 1 of the Schedules hereunder is appointed as administrator for the term also specified in Column 1, of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedules.

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

SCHEDULE 1

Column 1	Column 2	Column 3
Geoff Firkin	Boambee Creek Park Reserve Trust	Reserve No. 84835 Public Purpose: Public Recreation Notified: 10 April 1964 File Reference: GF81R201

For a term commencing 16 July 2007 and expiring 15 January 2008.

SCHEDULE 2

Column 1	Column 2	Column 3
Geoff Firkin	Moonee Beach Public Recreation Reserve Trust	Reserve No. 64933 Public Purpose: Public Recreation Resting Place Notified: 23 November 1934 Reserve No. 1003022 Public Purpose: Environmental Protection Notified: 6 September 2002 File Reference: GF80R78

For a term commencing 16 July 2007 and expiring 15 January 2008.

SCHEDULE 3

Column 1	Column 2	Column 3
Geoff Firkin	Morgo Street Reserve Trust	Reserve No. 82452 Public Purpose: Public Recreation Notified: 1 April 1960 File Reference: GF81R381

For a term commencing 16 July 2007 and expiring 15 January 2008.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1	Column 2	Column 3
Kevin Harvey (new member) Shaun Michael Priest (new member) Giordano Mark Paron (new member) Stephen Birney (new member)	Burringbar Public Recreation Reserve Trust	Reserve No. 67652 Public Purpose: Public Recreation Notified: 3 June 1938 File Reference: GF80R163

For a term commencing the date of this notice and expiring 6 February 2008.

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

ERRATUM

DUPLICATION has occurred of notice appearing in the *New South Wales Government Gazette* of 6 July 2007, Folio 4400, under the heading of "RESERVATION OF CROWN LAND". Reserve 1013849 (Lot 33 DP 750828, Parish of Clermiston) was gazetted on 29 June, 2007 – Folio 4181.

File No.: GH07 R 7/1.

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

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

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

Description

*Parish – Bathurst; County – Bathurst;
 Land District – Bathurst; L.G.A. – Bathurst*

Road Closed: Lot 75 in Deposited Plan 1113999 at Orton Park.

File No.: OE06 H 218.

Note: On closing, the land within Lot 75, DP 1113999 remains vested in Bathurst Regional Council as operational land for the purposes of the Local Government Act 1993.

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

Crown public road east of Lot 157, DP 750137 in the Parish of Boree Cabonne, County of Ashburnham and Land District of Molong.

SCHEDULE 2

Roads Authority: Cabonne Council.

Council Reference: DCE DA 2007/195.

File No.: OE07 H 196.

SCHEDULE 1

Crown public road north of Lots 358, 359, 360, 361, 362, 209, 212 and 213, DP 755113 and Lot 18, DP 789466 (known as Jackson Street); east of Lots 356 and 362, DP 755113 (known as Willaroo Street); east of Lots 205, 206, 213 and 214, DP 755113; Lots 1 and 2, DP 806627 and Lot 2, DP 589052 (known as Deribong Street), in the Town of Peak Hill, Parish of Mingelo and County of Narromine.

SCHEDULE 2

Roads Authority: Parkes Shire Council.

Council Reference: DA06147.

File No.: OE07 H 13.

SCHEDULE 1

Crown public road north and through Lot 2, DP 847740, north of Lots 236, DP 750390 and Lot 1, DP 520426 in the Town of Blayney, Parish of Lindsay, County of Bathurst and Land District of Blayney.

SCHEDULE 2

Roads Authority: Blayney Shire Council.

File No.: OE07 H 198.

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

**DRAFT ASSESSMENT OF CROWN LAND UNDER
PART 3 OF THE CROWN LANDS ACT 1989 AND
THE CROWN LANDS REGULATION 2006**

THE Minister for Lands has prepared a draft assessment for the Crown Land described hereunder.

Inspection of this draft assessment can be made at the following locations: Sydney Metropolitan Office of the NSW Department of Lands, Level 12, 10 Valentine Avenue, Parramatta; Canada Bay Civic Centre, 1A Marlborough Street, Drummoyne and Concord Library, corner of Wellbank and Bent Streets, Concord; during normal business hours. Alternatively the assessment can be viewed on the Department's website at www.lands.nsw.gov.au under "Crown Land".

Representations are invited from the public on the draft assessment. These may be made in writing from Friday, 20 July for a period of four weeks until Thursday, 16 August 2007 and should be sent to the Senior Policy Officer (Public Land Management), NSW Department of Lands, Crown Lands Policy Branch, GPO Box 15, Sydney NSW 2001.

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

Description

Crown Land forming the northern part of St Luke's Park, Concord, including land west of Crane Street of about 4.12 hectares. Comprised of Lot 299, DP 752023 and adjoining unsurveyed Crown Land in the Parish of Concord, County of Cumberland and Local Government Area of the City of Canada Bay.

Contact: Martin Sewell (02) 8836 5354.

File No.: MN07 H 58.

ROOKWOOD NECROPOLIS ACT 1901

IN pursuance of the provisions of the Rookwood Necropolis Act 1901, the persons referred to in the Schedule below are appointed as members of the Joint Committee of Necropolis Trustees for a term expiring 30 June 2008.

File No.: MN90 R 1.

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

SCHEDULE

<i>Nominee</i>	<i>Organisation</i>
Roger Etherden TUCKER.	Anglican Cemetery Trust.
Peter Brian KILKEARY.	Independent Cemetery Trust.
Peter John FOSS.	General Cemetery Trust.
Harold Raymond Joseph O'KEEFFE.	Catholic Cemetery Trust.
Jack HOLLANDER.	Jewish Cemetery Trust.
Wasim RAZA.	Muslim Cemetery Trust.
Ian PARKER.	NSW Cremation Co. Limited.

Ex-officio, the person for the time being occupying the position of Regional Manager, Sydney/Hunter/Crown Lands Division.

Department of Lands.

Ex-officio, the person for the time being occupying the position of Executive Director, Department of Planning Heritage Office.

Heritage Council of NSW.

Ex-officio, the person for the time being occupying the position of Cemeteries Adviser, National Trust of Australia (N.S.W.).

National Trust of Australia (N.S.W.).

APPOINTMENT OF TRUST BOARD MEMBER

PURSUANT to section 93 of the Crown Lands Act 1989, the person whose name is specified in Column 1 of the Schedules hereunder, is appointed for the term of office specified, as a member of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedules.

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Samuel G. FRIEDMAN.	Jewish Cemetery Trust, Necropolis.	The Jewish portions of Rookwood Necropolis, dedicated 7 April 1868 and 2 December 1887, as cemetery and extension thereto. Dedication No.: D500903. File No.: MN84 R 89.

Term of office

For a period expiring 31 March 2008.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
David Leonard GRAY (re-appointment), John Marsden FLINT (re-appointment), Margaret Joan BROADFOOT (re-appointment), Catherine WILLIAMS (re-appointment), John Arthur MAY (new member), John McWHINNEY (new member).	Gore Hill Memorial Cemetery Trust.	Area at Gore Hill dedicated for the public purpose of historic cemetery by Gore Hill Memorial Cemetery Act 1986. Dedication No.: D500620. Torrens Title Identifiers: 101/791327 and 102/791327.

Margaret CONLEY
(new member),
The person for the time
being holding the office
of Councillor Willoughby
Council, Frances Kathryn
LAMB (ex-officio member),
The person for the time
being holding the office
of Councillor, Lane Cove
Council, Winifred Anne
GAFFNEY (ex-officio member),
The person for the time
being holding the office
of Cemeteries Adviser,
National Trust of Australia
(NSW), George Studley
GIBBONS (ex-officio member),
The person for the time
being holding the office
of Cemeteries Adviser,
Heritage Office,
Dr. Rosemary Diane ANNABLE
(ex-officio member).

Term of Office

For a term commencing the date of this notice and expiring
19 July 2012.

SCHEDULE 3

Column 1	Column 2	Column 3
Laura Susan DANCKWERTS (new member).	Dundundra Falls (R65042) Reserve Trust.	Reserve No.: 65042. Public Purpose: Public recreation. Notified: 11 January 1935. File No.: MN80 R 148/3.

Term of Office

For a term commencing the date of this notice and expiring
18 July 2009.

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Land District – Penrith; L.G.A. – Blacktown

Lot 1 and 2, DP 1109557, at Glendenning, Parish Rooty
Hill, County Cumberland.

File No.: MN04 H 211.

- Notes (1) On closing, title for the land in Lots 1 and 2
remains vested in Blacktown City Council as
operational and community land.
- (2) The road is closed subject to the easement for
underground cables 1.0 metre wide as shown in
DP 1109557.

WESTERN REGION 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 25 May 2007, Folios 2974 – 2975.

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
WLL14840	Douglas James BAKON	121	1076808	121/1076808	2383m2	16-7-2007	15-7-2027
WLL14864	Robyn SPARROWHAWK	237	1076808	237/1076808	2417m2	16-7-2007	15-7-2027
WLL14736	James Victor MARTIN	306	1076808	306/1076808	2511m2	16-7-2007	15-7-2027
WLL14866	Marijana TOMASKOVIC	167	1076808	167/1076808	2564m2	16-7-2007	15-7-2027
WLL14783	Zdravka MILAS	413	1076808	413/1076808	2536m2	16-7-2007	15-7-2027
WLL14869	Alojz MOJCEC and Maria MOJEC as Joint Tenants	89	1057617	89/1057617	2465m2	16-7-2007	15-7-2027
WLL14576	Bruce Geoffrey COUTTS	65	1066289	65/1066289	2550m2	16-7-2007	15-7-2027
WLL14722	Gerald Michael O'LOUGHLIN	310	1076808	310/1076808	2310m2	16-7-2007	15-7-2027
WLL14734	Judith Margaret KELLY	91	1066289	91/1066289	2470m2	16-7-2007	15-7-2027
WLL14668	Leslie EXETER	274	1076808	274/1076808	2488m2	16-7-2007	15-7-2027
WLL14847	Robert Gordon MILLER	222	1076808	222/1076808	2595m2	16-7-2007	15-7-2027

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

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

Column 1

Josephine MIHALIC (new member),
Nicole Deborah CURREY (re-appointment),
Angela CORKE (new member),
Cath DESHON (new member),
Elizabeth Ann POWELL (new member),
Roslyn Anne McSWAN (re-appointment),
Jennifer Jacqueline HEAD (new member).

SCHEDULE

Column 2

Cumborah Recreation Reserve Trust.

Column 3

Reserve No.: 31858.
Public Purpose: Public recreation.
Notified: 8 December 1900.
File No.: WL90 R 48/2.

Term of Office

For a term commencing the date of this notice and expiring 19 July 2012.

Department of Planning



New South Wales

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)

under the

Environmental Planning and Assessment Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following State environmental planning policy under the *Environmental Planning and Assessment Act 1979* in accordance with the recommendation made by the Minister for Planning. (S07/00714-1)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)

under the

Environmental Planning and Assessment Act 1979

1 Name of Policy

This Policy is *State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)*.

2 Definition

In this Policy, *the principal Policy* means *State Environmental Planning Policy (Major Projects) 2005*.

3 Aims of Policy

The aims of this Policy are:

- (a) to identify certain land to which this Policy applies as a State significant site under the principal Policy, and
- (b) to establish appropriate zoning and other development controls for that land, and
- (c) to promote development on that land that is appropriate and satisfies the principles of ecologically sustainable development, and
- (d) to encourage the revitalisation of that land, and
- (e) to identify and protect the heritage significance of buildings on that land, and
- (f) to correct an incorrect reference in Schedule 5 to the principal Policy.

4 Land to which Policy applies

- (1) Schedule 1 [1] to this Policy applies to the land shown edged heavy black on Map 9 to Schedule 3 to the principal Policy (to be inserted by Schedule 1 [2]).
- (2) Schedule 1 [3] to this Policy applies to the Liverpool Hospital redevelopment site (as defined in clause 3 of Schedule 5 to the principal Policy).

State Environmental Planning Policy (Major Projects) 2005 (Amendment
No 17)

Clause 5

**5 Amendment of State Environmental Planning Policy (Major Projects)
2005**

State Environmental Planning Policy (Major Projects) 2005 is
amended as set out in Schedule 1.

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)

Schedule 1 Amendment of State Environmental Planning Policy (Major Projects) 2005

Schedule 1 Amendment of State Environmental Planning Policy (Major Projects) 2005

(Clause 5)

[1] Schedule 3 State significant sites

Insert in appropriate order in the Schedule (before the maps):

Part 11 Caritas site

Division 1 Preliminary

1 Land to which Part applies

This Part applies to the land identified on Map 9 to this Schedule, referred to in this Schedule as the *Caritas site*.

2 Interpretation

A word or expression used in this Part has the same meaning as it has in the standard instrument prescribed by the *Standard Instrument (Local Environmental Plans) Order 2006* unless it is otherwise defined in this Part.

3 Maps

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

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)

Amendment of State Environmental Planning Policy (Major Projects) 2005 Schedule 1

Division 2 Provisions relating to development within Caritas site

4 Application of Division

This Division applies with respect to development on land within the Caritas site.

5 Land use zone

- (1) Land within the Caritas site is within Zone B4 Mixed Use.
- (2) The consent authority must have regard to the objectives of Zone B4 Mixed Use when determining a development application in respect of land within that zone.

6 Zone B4 Mixed Use

- (1) The objectives of Zone B4 Mixed Use are as follows:
 - (a) to provide a mixture of compatible land uses,
 - (b) to maximise public transport patronage and encourage walking and cycling,
 - (c) to incorporate contemporary urban design principles in the design of new buildings and the interpretation of their relationship with the public domain and heritage buildings,
 - (d) to facilitate the conservation and adaptive reuse of items and areas of heritage significance,
 - (e) to promote mixed use planning by locating mutually supportive and compatible uses such as residential uses, places of employment and retail uses in close proximity to each other so as to minimise the need for travel by car.
- (2) Except as otherwise provided by this Division, development may be carried out with consent on land within Zone B4 Mixed Use.

7 Exempt and complying development

Development on land within the Caritas site that satisfies the requirements for exempt development or complying development specified in *South Sydney Development Control Plan 1999—Exempt and Complying Development* (as in force on 1 August 2000) is exempt development or complying development, as appropriate.

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)

Schedule 1 Amendment of State Environmental Planning Policy (Major Projects) 2005

8 Public utility undertakings excepted

Development for the purpose of a public utility undertaking that is carried out on land within the Caritas site does not require consent.

Note. As a consequence of the removal of the requirement for development consent under Part 4 of the Act, development for the purposes of public utility undertakings is subject to the environmental assessment and approval requirements of Part 5 of the Act.

9 Subdivision—consent requirements

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

10 Height of buildings

- (1) Except as provided by subclause (2), the height of a building on any land within the Caritas site is not to exceed the maximum number of storeys shown for the land on the map marked “State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)—Caritas Site Building Height Map” (the *Caritas Site Building Height Map*).
- (2) If the Caritas Site Building Height Map specifies, in relation to any land shown on that map, a Reduced Level for any building on that land, any such building is not to exceed the specified RL.

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)

Amendment of State Environmental Planning Policy (Major Projects) 2005 Schedule 1

11 Floor space ratio

The floor space ratio of a building on the Caritas site is not to exceed 2.75:1.

12 Gross floor area restrictions

- (1) The maximum gross floor area of all buildings on the Caritas site is not to exceed 12,315 square metres.
- (2) Consent must not be granted for:
 - (a) the erection of a new building, or
 - (b) a change of use of an existing building,if it would result in the total gross floor area of business premises and retail premises on the Caritas site being less than 10% of the maximum gross floor area permitted by subclause (1).

13 Calculation of floor space ratio and site area

(1) **Objectives**

The objectives of this clause are as follows:

- (a) to define *floor space ratio*,
- (b) to set out rules for the calculation of the site area of development for the purpose of applying permitted floor space ratios, including rules to:
 - (i) prevent the inclusion in the site area of an area that has no significant development being carried out on it, and
 - (ii) prevent the inclusion in the site area of an area that has already been included as part of a site area to maximise floor space area in another building, and
 - (iii) require community land and public places to be dealt with separately.

(2) **Definition of “floor space ratio”**

The *floor space ratio* of buildings on a site is the ratio of the total floor space area of all buildings within the site to the site area.

(3) **Site area**

In determining the site area of proposed development for the purpose of applying a floor space ratio, the *site area* is taken to be:

- (a) if the proposed development is to be carried out on only one lot, the area of that lot, or

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)

Schedule 1 Amendment of State Environmental Planning Policy (Major Projects) 2005

- (b) if the proposed development is to be carried out on 2 or more lots, the area of any lot on which the development is proposed to be carried out that has at least one common boundary with another lot on which the development is being carried out.

In addition, subclauses (4)–(7) apply to the calculation of site area for the purposes of applying a floor space ratio to proposed development.

(4) **Exclusions from site area**

The following land must be excluded from the site area:

- (a) land on which the proposed development is prohibited, whether under this Policy or any other law,
(b) community land or a public place (except as provided by subclause (7)).

(5) **Strata subdivisions**

The area of a lot that is wholly or partly on top of another or others in a strata subdivision is to be included in the calculation of the site area only to the extent that it does not overlap with another lot already included in the site area calculation.

(6) **Only significant development to be included**

The site area for proposed development must not include a lot additional to a lot or lots on which the development is being carried out unless the proposed development includes significant development on that additional lot.

(7) **Certain public land to be separately considered**

For the purpose of applying a floor space ratio to any proposed development on, above or below community land or a public place, the site area must only include an area that is on, above or below that community land or public place, and is occupied or physically affected by the proposed development, and may not include any other area on which the proposed development is to be carried out.

(8) **Existing buildings**

The gross floor area of any existing or proposed buildings within the vertical projection (above or below ground) of the boundaries of a site is to be included in the calculation of the total floor space for the purposes of applying a floor space ratio, whether or not the proposed development relates to all of the buildings.

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)

Amendment of State Environmental Planning Policy (Major Projects) 2005 Schedule 1

(9) **Covenants to prevent “double dipping”**

When consent is granted to development on a site comprised of 2 or more lots, a condition of the consent may require a covenant to be registered that prevents the creation of floor area on a lot (the *restricted lot*) if the consent authority is satisfied that an equivalent quantity of floor area will be created on another lot only because the site included the restricted lot.

(10) **Covenants affect consolidated sites**

If:

- (a) a covenant of the kind referred to in subclause (9) applies to any land (*affected land*), and
- (b) proposed development relates to the affected land and other land that together comprise the site of the proposed development,

the maximum amount of floor area allowed on the other land by the floor space ratio fixed for the Caritas site by this Part is reduced by the quantity of floor space area the covenant prevents being created on the affected land.

(11) **Definition**

In this clause, *public place* has the same meaning as it has in the *Local Government Act 1993*.

14 Heritage conservation

- (1) A person must not, in respect of a building, work, relic, tree or place that is a heritage item:
 - (a) demolish, dismantle, move or alter the building, work, relic, tree or place, or
 - (b) damage or remove the relic, or
 - (c) excavate land for the purpose of discovering, exposing or moving the relic, or
 - (d) damage or despoil the tree or place, or
 - (e) erect a building on, or subdivide, land on which the building, work or relic is situated or that comprises the place, or
 - (f) damage any tree or land on which the building, work or relic is situated or that comprises the place, or
 - (g) make structural changes to the interior of the building or work,except with the consent of the consent authority.

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)

Schedule 1 Amendment of State Environmental Planning Policy (Major Projects) 2005

- (2) However, consent under this clause is not required if the applicant has notified the consent authority of the proposed development and the consent authority has advised the applicant in writing before any work is carried out that it is satisfied that the proposed development:
 - (a) is of a minor nature, or is for the maintenance of the heritage item, and
 - (b) would not adversely affect the significance of the heritage item.
- (3) In this clause, *heritage item* means a building, work, relic, tree or place that is indicated as a heritage item on the map marked “State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)—Caritas Site Heritage Conservation Map”.

Division 3 Miscellaneous

15 Consent authority

The consent authority for development on land within the Caritas site is, subject to the Act, the Council of the City of Sydney.

16 Relationship with other environmental planning instruments

- (1) This Policy and all other State environmental planning policies (except *State Environmental Planning Policy No 1—Development Standards*) apply, according to their terms, to the Caritas site.
- (2) *South Sydney Local Environmental Plan 1998* does not apply to the Caritas site.

17 Suspension of covenants, agreements and instruments

- (1) For the purpose of enabling development on land within the Caritas site to be carried out in accordance with this Part or with a consent granted under the Act, any agreement, covenant or similar instrument that restricts the carrying out of that development does not apply to the extent necessary to serve that purpose.
- (2) Nothing in subclause (1) affects the rights or interests of any public authority under any registered instrument.
- (3) Pursuant to section 28 of the Act, before the making of this clause, the Governor approved of subclauses (1) and (2).

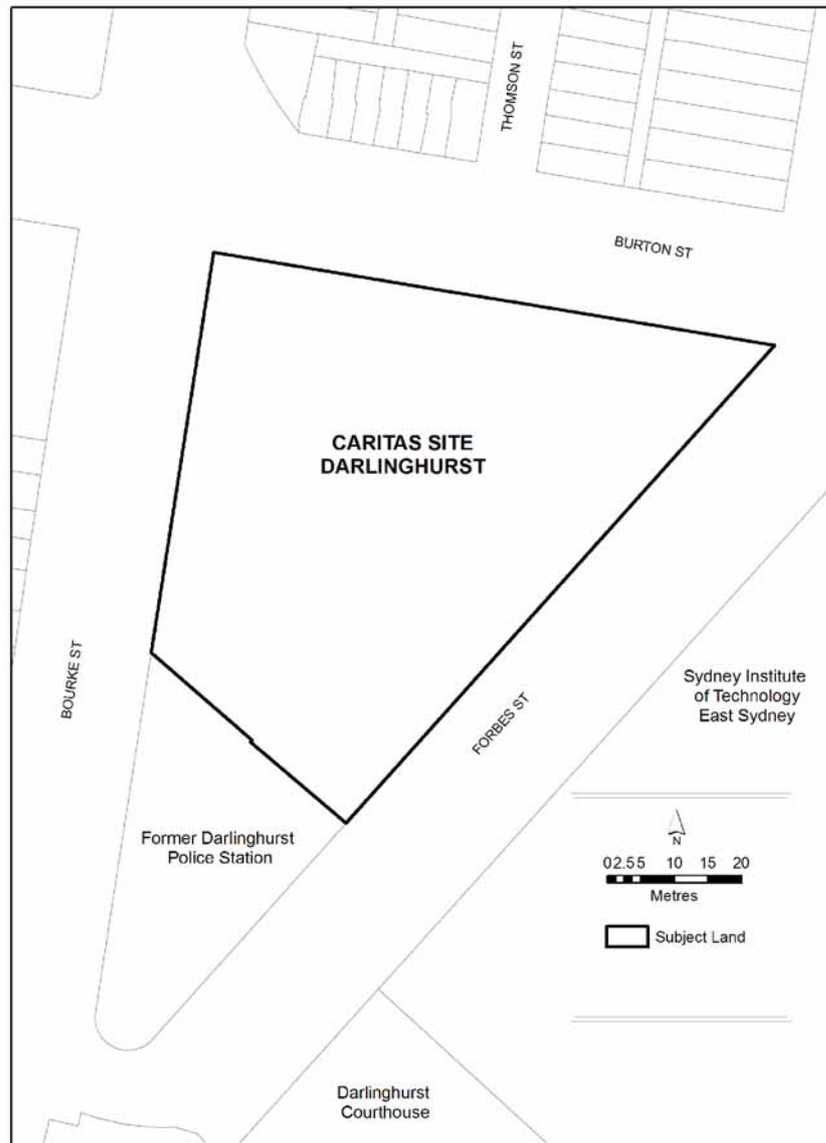
State Environmental Planning Policy (Major Projects) 2005 (Amendment No 17)

Amendment of State Environmental Planning Policy (Major Projects) 2005 Schedule 1

[2] **Schedule 3**

Insert in appropriate order in the Schedule:

Map 9—Schedule 3—Caritas site



State Environmental Planning Policy (Major Projects) 2005 (Amendment
No 17)

Schedule 1 Amendment of State Environmental Planning Policy (Major Projects) 2005

[3] Schedule 5 Critical infrastructure projects

Omit “DP 758628” from clause 3 (1) (i). Insert instead “DP 758620”.



New South Wales

Ballina Local Environmental Plan 1987 (Amendment No 95)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (GRA6322651/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Ballina Local Environmental Plan 1987 (Amendment No 95)

Ballina Local Environmental Plan 1987 (Amendment No 95)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Ballina Local Environmental Plan 1987 (Amendment No 95)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to partly Zone No 4 Industrial Zone and partly Zone No 7 (a) Environmental Protection (Wetlands) Zone under *Ballina Local Environmental Plan 1987* to enable the land to be used for industrial purposes, and for environmental protection.

3 Land to which plan applies

This plan applies to certain land at Ballina, being part of Lot 7, DP 1043261, Southern Cross Drive, Lot 1, DP 237752, North Creek Road and Lots 1 and 2 and part of Lots 3–5, DP 123781, Corks Lane, as shown distinctively coloured, edged heavy black and lettered “4” or “7 (a)” on the map marked “Ballina Local Environmental Plan 1987 (Amendment No 95)” deposited in the office of Ballina Shire Council.

4 Amendment of Ballina Local Environmental Plan 1987

Ballina Local Environmental Plan 1987 is amended by inserting in appropriate order in the definition of *the map* in clause 5 (1) the following words:

Ballina Local Environmental Plan 1987 (Amendment No 95)



New South Wales

Byron Local Environmental Plan 1988 (Amendment No 128)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (GRA6323591/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Byron Local Environmental Plan 1988 (Amendment No 128)

Byron Local Environmental Plan 1988 (Amendment No 128)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Byron Local Environmental Plan 1988 (Amendment No 128)*.

2 Aims of plan

This plan aims to allow, with the consent of Byron Shire Council:

- (a) in relation to part of the land to which this plan applies:
 - (i) the subdivision of that land, under the *Community Land Development Act 1989*, into rural residential lots and common property, and
 - (ii) the erection of dwellings on the rural residential lots, and common buildings and facilities on the common property, and
- (b) in relation to the remaining land to which this plan applies, the subdivision of that land into not more than 11 lots and the erection of not more than 11 dwellings on the lots so created.

3 Land to which plan applies

- (1) In respect of the aim referred to in clause 2 (a), this plan applies to Lot 21, DP 866871, Blindmouth Road and Lot 2, DP 1074823, Main Arm Road, Main Arm.
- (2) In respect of the aim referred to in clause 2 (b), this plan applies to part of Lot 2, DP 614621, Main Arm Road, Main Arm, as shown edged heavy black on the map marked "Byron Local Environmental Plan 1988 (Amendment No 128)" deposited in the office of Byron Shire Council.

4 Amendment of Byron Local Environmental Plan 1988

Byron Local Environmental Plan 1988 is amended as set out in Schedule 1.

Byron Local Environmental Plan 1988 (Amendment No 128)

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 4)

Schedule 8 Land referred to in clause 29

Insert in appropriate order:

- 53 Lot 21, DP 866871, Blindmouth Road and Lot 2, DP 1074823, Main Arm Road, Main Arm, for the purpose of a rural community title (village catchment) settlement that complies with the provisions of section 6.3 of the *Byron Rural Settlement Strategy 1998*, as in force at the commencement of *Byron Local Environmental Plan 1988 (Amendment No 128)*, but only if:
- (a) the council is satisfied that:
 - (i) the land is to be subdivided under the *Community Land Development Act 1989* to create a neighbourhood scheme under which a maximum of:
 - (A) 13 neighbourhood lots and one lot that is neighbourhood property are created on Lot 21, DP 866871, Blindmouth Road, Main Arm, and
 - (B) 13 neighbourhood lots and one lot that is neighbourhood property are created on Lot 2, DP 1074823, Main Arm Road, Main Arm, and
 - (ii) the neighbourhood lots are to be developed for rural residential purposes, and no more than one dwelling is to be erected on each of the neighbourhood lots, and
 - (iii) the neighbourhood property is to be developed for the purpose of agriculture, environmental repair and ancillary utilities or community facilities, and
 - (iv) no part of the neighbourhood property is to be developed (including by further subdivision) for the purpose of holiday cabins or rural tourist facilities, and
 - (v) development of the land is in accordance with a neighbourhood management statement that includes provisions for environmental management and enhancement, and

Byron Local Environmental Plan 1988 (Amendment No 128)

Schedule 1 Amendment

-
- (b) an application for development consent pursuant to this item is made to the council within the period of 5 years immediately after the commencement of *Byron Local Environmental Plan 1988 (Amendment No 128)*.
- 54 Part of Lot 2, DP 614621, Main Arm Road, Main Arm, as shown edged heavy black on the map marked “Byron Local Environmental Plan 1988 (Amendment No 128)”, a subdivision creating not more than 11 lots, but only if the council is satisfied that:
- (a) not more than 11 dwellings are to be erected on the land, and
 - (b) no dwelling is to be erected on any flood liable land, and
 - (c) the land is to be used only for residential purposes.



New South Wales

Leichhardt Local Environmental Plan 2000 (Amendment No 4)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S01/02526/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Leichhardt Local Environmental Plan 2000 (Amendment No 4)

Leichhardt Local Environmental Plan 2000 (Amendment No 4)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Leichhardt Local Environmental Plan 2000 (Amendment No 4)*.

2 Aim of plan

This plan aims to identify certain buildings and street walls as heritage items under *Leichhardt Local Environmental Plan 2000*.

3 Land to which plan applies

This plan applies to land at Nos 3–5 Alexander Street, Balmain and Nos 46–56 and 60–64 Palmer Street, Balmain.

4 Amendment of Leichhardt Local Environmental Plan 2000

Leichhardt Local Environmental Plan 2000 is amended as set out in Schedule 1.

Leichhardt Local Environmental Plan 2000 (Amendment No 4)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Schedule 2 Heritage items

Insert in appropriate order, according to the street name and number, under the headings “**Street/Suburb**”, “**Street Number**”, “**Type**”, “**Description**”, and “**Level of Significance**”:

Alexander Street, Balmain	3–5	Built	Semi-detached dwellings	Local
--------------------------------------	-----	-------	-------------------------	-------

[2] Schedule 2

Insert in the matter relating to Palmer Street, Balmain, before the entry relating to Nos 94–110, under the headings “**Street Number**”, “**Type**”, “**Description**” and “**Level of Significance**”:

46	Built	House	Local
48	Built	House	Local
50	Built	House	Local
52	Built	House and former shop	Local
54	Built	Street walls	Local
56	Built	Street walls	Local
60	Built	House	Local
62	Built	House	Local
64	Built	House	Local

[3] Schedule 3 Glossary

Insert in appropriate order in the definition of *Heritage Conservation Map*:

Leichhardt Local Environmental Plan 2000 (Amendment No 4)—Heritage Conservation Map



New South Wales

Liverpool Local Environmental Plan 1997 (Amendment No 98)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRW0000194/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Liverpool Local Environmental Plan 1997 (Amendment No 98)

Liverpool Local Environmental Plan 1997 (Amendment No 98)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Liverpool Local Environmental Plan 1997 (Amendment No 98)*.

2 Aims of plan

This plan aims:

- (a) to rezone part of the land to which this plan applies for residential, industrial, special uses, private recreation open space and environment protection purposes, and
- (b) to provide that Liverpool City Council may grant consent to development on land within an industrial 4 (a), 4 (b) or 4 (c) zone that is within 150 metres of a residential zone only if, in the opinion of the Council, the development would be compatible with the character and amenity of the existing and likely future nearby residential areas.

3 Land to which plan applies

- (1) With respect to the aim set out in clause 2 (a), this plan applies to certain land at Prestons, as shown distinctively coloured, edged and lettered on the map marked "Liverpool Local Environmental Plan 1997 (Amendment No 98)" deposited in the office of Liverpool City Council.
- (2) With respect to the aim set out in clause 2 (b), this plan applies to all land within an industrial 4 (a), 4 (b) or 4 (c) zone under *Liverpool Local Environmental Plan 1997* that is within 150 metres of a residential zone under that plan.

4 Amendment of Liverpool Local Environmental Plan 1997

Liverpool Local Environmental Plan 1997 is amended as set out in Schedule 1.

Liverpool Local Environmental Plan 1997 (Amendment No 98)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 6 Definitions

Insert in appropriate order in the definition of *The Map* in clause 6 (1):

Liverpool Local Environmental Plan 1997 (Amendment No 98)

[2] Clause 52 Development near a residential zone

Omit “in the vicinity”. Insert instead “within 150 metres”.



New South Wales

Manly Local Environmental Plan 1988 (Amendment No 75)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (9041129/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Manly Local Environmental Plan 1988 (Amendment No 75)

Manly Local Environmental Plan 1988 (Amendment No 75)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Manly Local Environmental Plan 1988 (Amendment No 75)*.

2 Aims of plan

This plan aims:

- (a) to allow, with the consent of Manly Council, the carrying out of development on the land to which this plan applies for the purposes of an emergency services facility, and
- (b) to ensure that the proposed development will not adversely affect the viability of any endangered ecological community adjacent to the site, and
- (c) to ensure that the emergency services facility will not adversely impact on adjacent land uses or on the water quality of the adjacent creek, and
- (d) to reclassify the land from community land to operational land within the meaning of the *Local Government Act 1993*.

3 Land to which plan applies

This plan applies to land situated in the local government area of Manly, being part of Lot 6, DP 30586, Quirk Road, Manly, as shown edged heavy black on the map marked "Manly Local Environmental Plan 1988 (Amendment No 75)" deposited in the office of Manly Council.

4 Amendment of Manly Local Environmental Plan 1988

Manly Local Environmental Plan 1988 is amended as set out in Schedule 1.

Manly Local Environmental Plan 1988 (Amendment No 75)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Schedule 5 Development for additional purposes

Insert at the end of the Schedule:

Land being part of Lot 6, DP 30586, Quirk Road, Balgowlah, as shown edged heavy black on the map marked “Manly Local Environmental Plan 1988 (Amendment No 75)”—emergency services facility, being a building or place used for the provision of police, fire, and ambulance services or the like, and which may include training rooms and administration buildings or places used to store, service or repair vehicles or equipment, subject to such conditions as are necessary to ensure that:

- (a) the proposed development of the land will not adversely affect the viability of any endangered ecological community adjacent to the site, and
- (b) the proposed emergency services facility will not adversely impact on adjacent land uses or on the water quality of the adjacent creek.

[2] Schedule 6 Classification and reclassification of public land as operational land

Insert in Part 2 of the Schedule after the matter relating to Quirk Road under the heading “**Balgowlah**”, in Columns 1, 2 and 3, respectively:

Quirk Road	So much of Lot 6, DP 30586 as is shown edged — heavy black on the map marked “Manly Local Environmental Plan 1988 (Amendment No 75)”.
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New South Wales

Tweed Local Environmental Plan 2000 (Amendment No 83)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (GRA6323960/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Tweed Local Environmental Plan 2000 (Amendment No 83)

Tweed Local Environmental Plan 2000 (Amendment No 83)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Tweed Local Environmental Plan 2000 (Amendment No 83)*.

2 Aims of plan

This plan aims to facilitate development for the purposes of a crematorium, mortuary and associated facilities on land within the curtilage of an existing rural tourist facility.

3 Land to which plan applies

This plan applies to so much of Lot 704, DP 1000580, as is shown edged heavy black on the map marked "Tweed Local Environmental Plan 2000 (Amendment No 83)" deposited in the offices of Tweed Shire Council, being land situated between the Pacific Highway and Tweed Valley Way, Chinderah.

4 Amendment of Tweed Local Environmental Plan 2000

Tweed Local Environmental Plan 2000 is amended as set out in Schedule 1.

Tweed Local Environmental Plan 2000 (Amendment No 83)

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 4)

Schedule 3 Development of specific sites

Insert at the end of the Schedule under the headings “**Additional development permitted with development consent**” and “**Conditions**”, respectively:

- | | | |
|---|--|---|
| <p>So much of Lot 704, DP 1000580, as is shown edged heavy black on the map marked “Tweed Local Environmental Plan 2000 (Amendment No 83)”, being land situated between the Pacific Highway and Tweed Valley Way, Chinderah</p> | <p>Development for the purposes of a crematorium and mortuary.
In this item: <i>crematorium</i> and <i>mortuary</i> have the same meanings as in the Dictionary set out at the end of the <i>Standard Instrument (Local Environmental Plans) Order 2006</i>.</p> | <p>(1) The premises must not be used as a place of public worship, except as a chapel for private services incidental to the crematorium.</p> <p>(2) Funeral corteges must not be permitted to or from the premises.</p> <p>(3) Visible smoke emissions are not permitted from the crematorium.</p> |
|---|--|---|



New South Wales

Wagga Wagga Local Environmental Plan 1985 (Amendment No 55)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (QUE0000239/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Wagga Wagga Local Environmental Plan 1985 (Amendment No 55)

Wagga Wagga Local Environmental Plan 1985 (Amendment No 55)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Wagga Wagga Local Environmental Plan 1985 (Amendment No 55)*.

2 Aims of plan

This plan aims to amend *Wagga Wagga Local Environmental Plan 1985* so as to rezone the land to which this plan applies:

- (a) from partly the Residential Zone to partly the Open Space Zone, and
- (b) from partly the Residential Zone to partly the Environmental Protection Zone, and
- (c) from partly the Open Space Zone to partly the Residential Zone and partly the Environmental Protection Zone, and
- (d) from partly the Environmental Protection Zone to partly the Open Space Zone.

3 Land to which plan applies

This plan applies to land situated in the City of Wagga Wagga, Clifton Street, Holbrook Road and Kaloona Drive, Wagga Wagga, being:

- (a) in respect of the aim referred to in clause 2 (a)—Lot 57, DP 878801 and part of Lots 538 and 539, DP 1085578, and
- (b) in respect of the aim referred to in clause 2 (b)—part of Lot 538, DP 1085578, and
- (c) in respect of the aim referred to in clause 2 (c)—part of Lot 538, DP 1085578, and
- (d) in respect of the aim referred to in clause 2 (d)—Lot 21, DP 1051018, part of Lot 39, DP 1085747, part of Lot 538, DP 1085578 and part of Lot 13, DP 1007557,

as shown edged heavy black and lettered “2”, “6” or “7” on the map marked “Wagga Wagga Local Environmental Plan 1985 (Amendment

Wagga Wagga Local Environmental Plan 1985 (Amendment No 55)

Clause 4

No 55)” deposited in the office of the Council of the City of Wagga Wagga.

4 Amendment of Wagga Wagga Local Environmental Plan 1985

Wagga Wagga Local Environmental Plan 1985 is amended by inserting in appropriate order in the definition of *the map* in clause 5 (1) the following words:

Wagga Wagga Local Environmental Plan 1985
(Amendment No 55)



New South Wales

Wingecarribee Local Environmental Plan 1989 (Amendment No 125)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (WOL2001158/PC-1)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Wingecarribee Local Environmental Plan 1989 (Amendment No 125)

Wingecarribee Local Environmental Plan 1989 (Amendment No 125)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Wingecarribee Local Environmental Plan 1989 (Amendment No 125)*.

2 Aims of plan

The aims of this plan are:

- (a) to rezone the land to which this plan applies from Zone No 1 (c) (Rural (Smallholdings) Zone) and Zone No 5 (a) (Special Uses “A” Zone—Child Welfare) to Zone No 2 (a) (Residential “A” Zone), Zone No 3 (a) (Business Zone), Zone No 5 (a) (Special Uses “A” Zone—School), Zone No 7 (a) (Environmental Protection Zone) and Zone No 9 (b) (Proposed Local Road Zone) under *Wingecarribee Local Environmental Plan 1989*, and
- (b) to permit the erection of 600 dwellings on certain parts of that land, and
- (c) to ensure that there is adequate infrastructure to meet the demands of population and economic growth on that land, and
- (d) to ensure that development on that land incorporates the principles associated with ecologically sustainable development in its planning, design and ongoing operation, and
- (e) to ensure the integration of development on that land into the urban context of the Mittagong township through the provision of connecting pedestrian and cycle networks, and
- (f) to provide opportunities for neighbourhood, retail, community, open space and recreation uses, and
- (g) to provide for houses and residential subdivision in a range of lot sizes, and for a range of housing needs that addresses “life cycle” housing choice, on that land, including opportunities for dual occupancies, multi dwelling housing, seniors housing and shop top housing, and
- (h) to ensure that, in the layout of any subdivision of that land, open spaces, infrastructure and future buildings are designed to

Wingecarribee Local Environmental Plan 1989 (Amendment No 125)

Clause 3

achieve ecologically sustainable outcomes, including, but not limited to, high energy efficiency, low maintenance, water re-use, minimal use of non-renewable resources and the incorporation of natural systems into stormwater drainage management, and

- (i) to protect and conserve the identified indigenous and non-indigenous heritage values of that land, and to incorporate the recognition of that land's past association with the Aboriginal community into any future development, and
- (j) to retain and enhance remnant indigenous native vegetation on that land, including the incorporation and extension of natural linkages to enhance the site's semi-rural and natural landscape character, and
- (k) to protect natural bushland on that land as areas of natural habitat for native fauna, and
- (l) to protect water quality on that land.

3 Land to which plan applies

- (1) Subject to subclause (2), this plan applies to the land to which *Wingecarribee Local Environmental Plan 1989* applies.
- (2) Schedule 1 [2]–[4] to this plan apply to the land shown edged heavy black on the map marked “Wingecarribee Local Environmental Plan 1989 (Amendment No 125)” deposited in the office of Wingecarribee Shire Council.

4 Amendment of Wingecarribee Local Environmental Plan 1989

Wingecarribee Local Environmental Plan 1989 is amended as set out in Schedule 1.

Wingecarribee Local Environmental Plan 1989 (Amendment No 125)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Definitions

Insert in alphabetical order in clause 5 (1):

dual occupancy means 2 dwellings (whether attached or detached) on one lot of land.

hostel means premises that are generally staffed by social workers or support providers and at which:

- (a) residential accommodation is provided in dormitories, or on a single or shared basis, or by a combination of them, and
- (b) cooking, dining, laundering, cleaning and other facilities are provided on a shared basis.

multi dwelling housing means 3 or more dwellings (whether attached or detached) on one lot of land.

residential care facility means accommodation for seniors (people aged 55 years or more) or people with a disability that includes:

- (a) meals and cleaning services, and
- (b) personal care or nursing care, or both, and
- (c) appropriate staffing, furniture, furnishings and equipment for the provision of that accommodation and care,

not being a dwelling, hospital or psychiatric facility.

seniors housing means residential accommodation that consists of:

- (a) a residential care facility, or
- (b) a hostel, or
- (c) a group of self-contained dwellings, or
- (d) a combination of these,

and that is, or is intended to be, used permanently for:

- (e) seniors or people who have a disability, or
- (f) people who live in the same household with seniors or people who have a disability, or
- (g) staff employed to assist in the administration of the residential accommodation or in the provision of services to persons living in the accommodation,

but does not include a hospital.

Wingecarribee Local Environmental Plan 1989 (Amendment No 125)

Amendments

Schedule 1

shop top housing means mixed use development comprising one or more dwellings located above (or otherwise attached to) ground floor shops or commercial premises.

[2] Clause 5 (1), definition of “the map”

Insert in appropriate order at the end of the definition:

Wingecarribee Local Environmental Plan 1989 (Amendment No 125)

[3] Part 5 Special provisions relating to development of specified land

Insert after Division 1 of Part 5:

Division 1A Renwick site

38I Land to which Division applies

This Division applies to the land shown edged heavy black on the map marked “Wingecarribee Local Environmental Plan 1989 (Amendment No 125)” deposited in the office of the council.

38J Development and subdivision of land

The council must not grant consent to the subdivision of, or any other development on, any land to which this Division applies unless the council has considered the following matters in relation to the development:

- (a) the distribution of types of development on the land, including housing types, open space, and the pattern and phasing of development, including any indicative subdivision pattern,
- (b) vehicular, cycle and pedestrian circulation networks,
- (c) particulars of the type, location and phasing of transport infrastructure and utility infrastructure,
- (d) drainage patterns and stormwater and water quality management controls,
- (e) management of flooding, bushfire and land contamination risk, and the identification of flood and bushfire evacuation routes,
- (f) measures to protect threatened species, populations or ecological communities or their habitats and to promote biodiversity conservation,
- (g) measures relating to indigenous and non-indigenous heritage conservation,

Wingecarribee Local Environmental Plan 1989 (Amendment No 125)

Schedule 1 Amendments

- (h) urban design principles incorporating guidelines for the design, siting and construction of buildings (if appropriate).

38K Dual occupancy and multi dwelling housing development

- (1) Despite any other provision of this Plan, the council may consent to development for any of the following purposes on land to which this Division applies:
 - (a) in relation to land within Zone No 2 (a) (Residential "A" Zone):
 - (i) dual occupancies, but only if on an allotment of not less than 600 m² and not more than 1,999 m², and
 - (ii) multi dwelling housing, but only if within 200 m of Zone No 3 (a) (Business Zone), and
 - (b) in relation to land within Zone No 3 (a) (Business Zone):
 - (i) dual occupancies, but only if on an allotment of not less than 600 m² and not more than 1,999 m², and
 - (ii) multi dwelling housing.
- (2) Despite any other provision of this Plan, the council may consent to the subdivision of land to which this Division applies that is within Zone No 2 (a) (Residential "A" Zone) or Zone No 3 (a) (Business Zone) and on which a completed dual occupancy or multi dwelling housing is located.

38L Neighbourhood place

Despite any other provision of this Plan, the council may consent to development for any of the following purposes on land to which this Division applies that is within Zone No 3 (a) (Business Zone):

- (a) dwelling-houses,
- (b) seniors housing,
- (c) shop top housing.

Wingecarribee Local Environmental Plan 1989 (Amendment No 125)

Amendments

Schedule 1

[4] Schedule 2 Heritage items

Omit all the matter in Columns 1–4 relating to both “Institution” and “Renwick” under the heading “**Mittagong**”.

Insert instead in Columns 1–4, respectively:

Institution	“Renwick”, including “Rowe Cottage”, “Suttor Cottage”, “Goodlet Cottage”, “Brick silo”, “Pair of mass concrete silos”, “Row of roadside pine trees” and “Silo Precinct”	Bong Bong Road, Mittagong 2680618 Part of Lot 1 DP 1074502, Lot 53 DP 1040663 (Goodlet Cottage), Lot 52 DP 1040663 (Suttor Cottage), Lot 1 DP 846419 (Rowe Cottage)
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Department of Primary Industries

AGRICULTURAL INDUSTRY SERVICES (RIVERINA CITRUS) 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 Agricultural Industry Services Act 1998.

The Agricultural Industry Services Act 1998, allows for the constitution of industry services committees at the request of a constituency of growers, specified by area and commodity. The committees have statutory power to impose compulsory charges to fund services which benefit their constituents.

The proposed Agricultural Industry Services (Riverina Citrus) Regulation 2007, is made under the Agricultural Industry Services Act 1998, and constitutes Riverina Citrus as a service committee for certain growers of citrus fruit in the Murrumbidgee Irrigation Area. The proposed Regulation provides for a compulsory grower levy to fund the committee's services.

The proposed Agricultural Industry Services (Riverina Citrus) Regulation 2007, is to replace the Agricultural Industry Services (Riverina Citrus) Regulation 2002, which will be automatically repealed on 1 September 2007.

The draft Regulation and Regulatory Impact Statement can be accessed via the Department's website <http://www.dpi.nsw.gov.au/regulation-review> or by contacting:

Ms Julia Trethowan
Department of Primary Industries
161 Kite Street, Orange NSW 2800
Telephone: (02) 6391 3618
Fax: (02) 6391 3650

or by

Email: tony.moody@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 9 August 2007.

COAL ACQUISITION (COMPENSATION) ARRANGEMENTS 1985

Reappointment of Chairperson of the
New South Wales Coal Compensation Board

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to Clause 4 of the Coal Acquisition (Compensation) Arrangements 1985, reappoint Alastair James FOTHERINGHAM to the New South Wales Coal Compensation Board as Chairperson who is a person not holding an office for profit under the Crown from 1 July 2007, to the date of the Governor's approval.

Signed and sealed at Sydney, this 4th day of July 2007.

By Her Excellency's Command,
IAN MACDONALD, M.L.C.,
NSW Minister for Mineral Resources
GOD SAVE THE QUEEN!

COAL ACQUISITION (COMPENSATION) ARRANGEMENTS 1985

Reappointment of Members of the
New South Wales Coal Compensation Board

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to Clause 4 of the Coal Acquisition (Compensation) Arrangements 1985, reappoint Maree Catherine CALLAGHAN, Susan Caroline MYERS and Robert Douglas MARTIN to the New South Wales Coal Compensation Board as a member who is a person not holding an office for profit under the Crown from 1 July 2007, to the date of the Governor's approval.

Signed and sealed at Sydney, this 4th day of July 2007.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

COAL ACQUISITION (COMPENSATION) ARRANGEMENTS 1985

Re-appointment of Member of the
New South Wales Coal Compensation Board

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to Clause 4 of the Coal Acquisition (Compensation) Arrangements 1985, re-appoint Bradley William MULLARD to the New South Wales Coal Compensation Board as a member who is employed in the Department from 1 July 2007, to the date of the Governor's approval.

Signed and sealed at Sydney, this 4th day of July 2007.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

COAL ACQUISITION (COMPENSATION) ARRANGEMENTS 1985

Reappointment of Chairperson of the
New South Wales Coal Compensation Board

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to Clause 4 of the Coal Acquisition (Compensation) Arrangements 1985, reappoint Alastair James FOTHERINGHAM to the New South Wales Coal

Compensation Board as Chairperson who is a person not holding an office for profit under the Crown from the date of the Governor's approval until 31 December 2007 (inclusive).

Signed and sealed at Sydney, this 4th day of July 2007.

By Her Excellency's Command,

IAN MACDONALD, M.L.C.,
NSW Minister for Mineral Resources
GOD SAVE THE QUEEN!

**COAL ACQUISITION (COMPENSATION)
ARRANGEMENTS 1985**

Reappointment of Members of the
New South Wales Coal Compensation Board

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to Clause 4 of the Coal Acquisition (Compensation) Arrangements 1985, reappoint Maree Catherine CALLAGHAN, Susan Caroline MYERS and Robert Douglas MARTIN to the New South Wales Coal Compensation Board as a member who is a person not holding an office for profit under the Crown from the date of the Governor's approval until 31 December 2007 (inclusive).

Signed and sealed at Sydney, this 4th day of July 2007.

By Her Excellency's Command,

IAN MACDONALD, M.L.C.,
NSW Minister for Mineral Resources
GOD SAVE THE QUEEN!

**COAL ACQUISITION (COMPENSATION)
ARRANGEMENTS 1985**

Re-appointment of Member of the
New South Wales Coal Compensation Board

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to Clause 4 of the Coal Acquisition (Compensation) Arrangements 1985, re-appoint Bradley William MULLARD to the New South Wales Coal Compensation Board as a member who is employed in the Department from the date of the Governor's approval until 31 December 2007 (inclusive).

Signed and sealed at Sydney, this 4th day of July 2007.

By Her Excellency's Command,

IAN MACDONALD, M.L.C.,
NSW Minister for Mineral Resources
GOD SAVE THE QUEEN!

**COAL ACQUISITION (COMPENSATION)
ARRANGEMENTS 1985**

Re-appointment of Chairperson of the
New South Wales Coal Compensation Review Tribunal

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 26 of the Coal Acquisition (Compensation) Arrangements 1985, re-appoint Gordon Ross LEADER as a Member and Chairperson to the New South Wales Coal Compensation Review Tribunal from 1 July 2007, to the date of the Governor's approval.

Signed and sealed at Sydney, this 4th day of July 2007.

By Her Excellency's Command,

IAN MACDONALD, M.L.C.,
NSW Minister for Mineral Resources
GOD SAVE THE QUEEN!

**COAL ACQUISITION (COMPENSATION)
ARRANGEMENTS 1985**

Re-appointment of Chairperson of the
New South Wales Coal Compensation Review Tribunal

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 26 of the Coal Acquisition (Compensation) Arrangements 1985, re-appoint Carmel Ann FORBES as a Member and Deputy Chairperson to the New South Wales Coal Compensation Review Tribunal from 1 July 2007, to the date of the Governor's approval.

Signed and sealed at Sydney, this 4th day of July 2007.

By Her Excellency's Command,

IAN MACDONALD, M.L.C.,
NSW Minister for Mineral Resources
GOD SAVE THE QUEEN!

**COAL ACQUISITION (COMPENSATION)
ARRANGEMENTS 1985**

Re-appointment of Chairperson of the
New South Wales Coal Compensation Review Tribunal

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 26 of the Coal Acquisition (Compensation) Arrangements 1985, re-appoint Emeritus Professor Frank Ferdinand ROXBOROUGH AM, Frank FAIRCLOUGH, Professor Colin WARD and John MAITLAND as Members to the New South Wales Coal Compensation Review Tribunal from 1 July 2007, to the date of the Governor's approval.

Signed and sealed at Sydney, this 4th day of July 2007.

By Her Excellency's Command,
 IAN MACDONALD, M.L.C.,
 NSW Minister for Mineral Resources
 GOD SAVE THE QUEEN!

**COAL ACQUISITION (COMPENSATION)
 ARRANGEMENTS 1985**

Re-appointment of Chairperson of the
 New South Wales Coal Compensation Review Tribunal
 Her Excellency Professor MARIE BASHIR, AC, CVO,
 Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 26 of the Coal Acquisition (Compensation) Arrangements 1985, re-appoint Gordon Ross LEADER as a Member and Chairperson to the New South Wales Coal Compensation Review Tribunal from the date of the Governor's approval to 31 December 2007 (inclusive).

Signed and sealed at Sydney, this 4th day of July 2007.

By Her Excellency's Command,
 IAN MACDONALD, M.L.C.,
 NSW Minister for Mineral Resources
 GOD SAVE THE QUEEN!

**COAL ACQUISITION (COMPENSATION)
 ARRANGEMENTS 1985**

Re-appointment of Chairperson of the
 New South Wales Coal Compensation Review Tribunal
 Her Excellency Professor MARIE BASHIR, AC, CVO,
 Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 26 of the Coal Acquisition (Compensation) Arrangements 1985, re-appoint Carmel Ann FORBES as a Member and Deputy Chairperson to the New South Wales Coal Compensation Review Tribunal from the date of the Governor's approval to 31 December 2007 (inclusive).

Signed and sealed at Sydney, this 4th day of July 2007.

By Her Excellency's Command,
 IAN MACDONALD, M.L.C.,
 NSW Minister for Mineral Resources
 GOD SAVE THE QUEEN!

**COAL ACQUISITION (COMPENSATION)
 ARRANGEMENTS 1985**

Re-appointment of Chairperson of the
 New South Wales Coal Compensation Review Tribunal
 Her Excellency Professor MARIE BASHIR, AC, CVO,
 Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 26 of the Coal

Acquisition (Compensation) Arrangements 1985, re-appoint Emeritus Professor Frank Ferdinand ROXBOROUGH AM, Frank FAIRCLOUGH, Professor Colin WARD and John MAITLAND as Members to the New South Wales Coal Compensation Review Tribunal from the date of the Governor's approval to 31 December 2007 (inclusive).

Signed and sealed at Sydney, this 4th day of July 2007.

By Her Excellency's Command,
 IAN MACDONALD, M.L.C.,
 NSW Minister for Mineral Resources
 GOD SAVE THE QUEEN!

FISHERIES MANAGEMENT ACT 1994

Section 11 Notification – Revocation of Fishing Closures

I, RENATA BROOKS, Deputy Director-General, Agriculture, Fisheries and Regional Relations, with the delegated authority of the Minister for Primary Industries and the Director-General of the NSW Department of Primary Industries, pursuant to sections 227 and 228 of the Fisheries Management Act 1994 ("the Act"), do by this notification, pursuant to section 11 of the Act, revoke the fishing closures with the *New South Wales Government Gazette* references and titles set out in Columns 1 and 2 of the Schedule to this notification and any notifications revived as a result of these revocations.

SCHEDULE

Revoked Fishing Closures

<i>Column 1 New South Wales Government Gazette Reference</i>	<i>Column 2 Title</i>
GG No. 198 of 24.12.2003 at page 11629.	Sea Urchins – Lennox Head Reef, Ballina Council Area.
GG No. 87 of 21.5.2004 at page 3041.	Brunswick River and Tributaries.
GG No. 135 of 20.8.2004 at page 6654.	Burrill Lake.
GG No. 135 of 10.11.2006 at pages 9548-9549.	Wagonga Inlet, Narooma (Stingrays).
GG No. 149 of 24.9.2004 at page 7702.	Wagonga River (Worms and Nippers may be taken by pump or similar device).
GG No. 19 of 30.1.2004 at page 335.	Tomaga River and Candlagan Creek.
GG No. 168 of 26.10.2004 at page 8203.	Whittakers Creek – County of Dampier.
GG No. 19 of 30.1.2004 at page 332.	Congo Creek.

<i>Column 1 New South Wales Government Gazette Reference</i>	<i>Column 2 Title</i>
GG No. 149 of 24.9.2004 at pages 7701-7702.	Nangudga Lake.
GG No. 19 of 30.1.2004 at page 333.	Clyde River.
GG No. 19 of 30.1.2004 at page 334.	Durras Lake.
GG No. 112 of 2.7.2004 at page 5624.	Tuross River/Lake.

Note: This notification revokes fishing closures that are no longer considered necessary because the waters that were closed by these fishing closures are now covered by a Marine Park Zoning Plan or a recreational fishing haven or due to changes in fisheries management.

Dated this 12th day of July 2007.

RENATA BROOKS,
Deputy Director-General,
Agriculture, Fisheries and Regional Relations,
NSW Department of Primary Industries

NSW WINE INDUSTRY RESEARCH AND DEVELOPMENT ADVISORY COUNCIL

Re-Appointment of Members and Appointment of
New Member

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, hereby re-appoint the following persons as members of the NSW Wine Industry Research and Development Advisory Council for a term commencing from the date hereof for a period of three years.

Mr Greg JONES (Chair)
Mr Peter ROBSON
Mr Bruce TYRRELL
Mr David O'DEA
Mr Doug McWILLIAM
Mr Darren DE BORTOLI
Mr Richard HILDER
Mr Stephen ROBERTS
Mr Hans HEILPERN
Mr Ken EDWARDS
Mr David LOWE
Mr Bruno BROMBAL
Mr Loftus HARRIS
Mr John HARTIGAN
Mr Trevor DRAYTON
Mr Doug HOCKING

New Members:

Mr Christopher BROWN
Mr John GERATHY
Mr Neil BURGESS

Cessation of Members:

Mr Chris BARNES, AM
Ms Elizabeth ANTONOPOULOS

Dated this 1st day June 2007.

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

RURAL ASSISTANCE ACT 1989

Appointment of Acting Chief Executive
NSW Rural Assistance Authority

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to Clause 3 of Schedule 2 to the Rural Assistance Act 1989, appoint Mr Stephen GRIFFITH as Acting Chief Executive of the New South Wales Rural Assistance Authority from 29 June 2007 until 27 July 2007, inclusive.

Dated this 28th day of June 2007.

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

STOCK DISEASES ACT 1923

Notification No. 1806 – BJD

'Farm Hill' Quarantine Area – Bemboka

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to section 10 of the Stock Diseases Act 1923 (the Act), declare the land described in the Schedule to be a quarantine area on account of the presence or suspected presence of bovine Johnes disease in cattle.

Note: It is an offence under section 20C(1)(c) of the Act to move any of the stock or cause or permit any of the stock to be moved out of a quarantine area, unless they are moved in accordance with a permit under section 7(6) or an order under section 8(1)(b) or when all of the conditions set out in section 20C(3) are satisfied.

The course of action to be taken by the owner or occupier of the land in the quarantine area or the owner or person in charge of the stock in the quarantine area shall be as ordered by an inspector.

Dated this 16th day of July 2007.

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

SCHEDULE

Land: Lot 1 in DP 220597.

Owner: Michael KEYS.

Shire: Bega Valley.

County: Auckland.

Parish: Colombo.

Land: Lot 2 in DP 578525.

Owner: Michael KEYS.

Shire: Bega Valley.

County: Auckland.

Parish: Colombo.

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

ASSESSMENT LEASE APPLICATION

(06-7068)

No. 39, CASTLE MOUNTAIN ENTERPRISES PTY LIMITED (ACN 003 274 539), area of about 233 hectares, for zeolites, dated 28 November 2006. (Armidale Mining Division).

EXPLORATION LICENCE APPLICATIONS

(07-318)

No. 3214, COMPASS RESOURCES NL (ACN 010 536 820), area of 8 units, for Group 1, dated 12 July 2007. (Orange Mining Division).

(07-319)

No. 3215, NERRIGA MINING GROUP PTY LTD (ACN 115 845 942), area of 100 units, for Group 1, dated 12 July 2007. (Mining Division).

(07-320)

No. 3216, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 56 units, for Group 7, dated 12 July 2007. (Cobar Mining Division).

(07-321)

No. 3217, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 56 units, for Group 7, dated 12 July 2007. (Cobar Mining Division).

(07-322)

No. 3218, SCORPIO RESOURCES PTY LTD (ACN 109 158 769), area of 100 units, for Group 1, dated 17 July 2007. (Cobar Mining Division).

(07-323)

No. 3219, SCORPIO RESOURCES PTY LTD (ACN 109 158 769), area of 72 units, for Group 1, dated 17 July 2007. (Cobar Mining Division).

MINING LEASE APPLICATIONS

(07-81)

No. 296, Barry Ferguson COSIER, Colin Maxwell RIBAUX, Peter Raymond RIBAUX, Robert Gilbert RIBAUX and Thomas Arthur HAWLEY, area of about 24 hectares, to mine for diamond and gold, dated 16 January 2007. (Orange Mining Division).

(06-7502)

No. 305, CENTENNIAL HUNTER PTY LIMITED (ACN 101 509 111), area of about 3560 hectares, to mine for coal, dated 16 July 2007. (Singleton Mining Division).

(07-432)

No. 306, CENTENNIAL HUNTER PTY LIMITED (ACN 101 509 111), area of about 3.34 hectares, to mine for coal, dated 16 July 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 APPLICATION

(06-7095)

No. 2963, now Exploration Licence No. 6817, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Mouramba, Map Sheet (8033, 8133), area of 68 units, for Group 1, dated 28 June 2007, for a term until 28 June 2009. As a result of the grant of this title, Exploration Licence No. 6089, Exploration Licence No. 6150, Exploration Licence No. 6156 and Exploration Licence No. 6395 have partly ceased to have effect.

MINERAL CLAIM APPLICATIONS

(05-234)

Broken Hill No. 87, now Mineral Claim No. 318 (Act 1992), Gerard Louis MICHEL, Parish of Moorna, County of Tara, area of about 2 hectares, to mine for gypsum, dated 19 June 2007, for a term until 19 June 2012.

(05-235)

Broken Hill No. 88, now Mineral Claim No. 319 (Act 1992), Gerard Louis MICHEL, Parish of Moorna, County of Tara, area of about 2 hectares, to mine for gypsum, dated 19 June 2007, for a term until 19 June 2012.

(05-236)

Broken Hill No. 89, now Mineral Claim No. 320 (Act 1992), LYMKAY PTY LTD (ACN 003 359 939), Parish of Moorna, County of Tara, area of about 2 hectares, to mine for gypsum, dated 19 June 2007, for a term until 19 June 2012.

(05-237)

Broken Hill No. 90, now Mineral Claim No. 321 (Act 1992), LYMKAY PTY LTD (ACN 003 359 939), Parish of Moorna, County of Tara, area of about 2 hectares, to mine for gypsum, dated 19 June 2007, for a term until 19 June 2012.

PETROLEUM APPLICATION

(04-4803)

No. 74, now Petroleum Exploration Licence No. 455, EASTERN STAR GAS LIMITED (ACN 094 269 780), area of 24 blocks, for petroleum, dated 5 July 2007, for a term until 5 July 2011. For exact location details refer to the Department's NSW State Map of Petroleum Titles.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(07-282)

No. 3179, BULLDOZER PROSPECTING PTY LTD (ACN 125 564 865), County of Menindee and County of Yancowinna, Map Sheet (7133, 7134). Withdrawal took effect on 17 July 2007.

(07-305)

No. 3202, Anthony Gilbert MARTIN, County of Beresford, Map Sheet (8725). Withdrawal took effect on 5 July 2007.

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

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

(07-3744)

Authorisation No. 230, DIRECTOR GENERAL, NSW DEPT OF PRIMARY INDUSTRIES ON BEHALF OF THE CROWN, area of 340 square kilometres. Application for renewal received 9 July 2007.

(T99-0075)

Exploration Licence No. 5593, Phillip Dennis HOTHAM, area of 1 units. Application for renewal received 11 July 2007.

(05-189)

Exploration Licence No. 6446, VIDORO PTY LTD (ACN 094 217 482), area of 8 units. Application for renewal received 10 July 2007.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T02-0374)

Exploration Licence No. 6355, Sue Dolores MARTIN, County of Beresford, Map Sheet (8725), area of 19 units, for a further term until 29 November 2008. Renewal effective on and from 3 July 2007.

(04-503)

Exploration Licence No. 6389, AUSTRALIA ORIENTAL MINERALS NL (ACN 010 126 708), County of Gough, Map Sheet (9239), area of 9 units, for a further term until 7 March 2009. Renewal effective on and from 6 July 2007.

(04-622)

Exploration Licence No. 6392, STANNUM PTY LTD (ACN 121 771 695), Counties of Clive and Gough, Map Sheet (9239), area of 66 units, for a further term until 10 March 2009. Renewal effective on and from 13 July 2007.

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

WITHDRAWAL OF APPLICATION FOR RENEWAL

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

(T02-0434)

Exploration Licence No. 6089, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Mouramba, Map Sheet (8033, 8133), area of 46 units. The authority ceased to have effect on 11 July 2007.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

Notice is given that the following authority has been cancelled:

(T03-0013)

Exploration Licence No. 6087, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Ashburnham, Map Sheet (8531), area of 45 units. Cancellation took effect on 29 June 2007.

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

PART CANCELLATIONS

NOTICE is given that the following authorities have been cancelled in part:

(06-121)

Exploration Licence No. 6579, ILUKA RESOURCES LIMITED (ACN 008 675 018).

Description of area cancelled:

An area of 209 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 11 July 2007.

The authority now embraces an area of 1283 units.

(06-122)

Exploration Licence No. 6580, ILUKA RESOURCES LIMITED (ACN 008 675 018).

Description of area cancelled:

An area of 1132 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 11 July, 2007.

The authority now embraces an area of 451 units.

(05-5744)

Consolidated Coal Lease No. 770 (Act 1973), THE WALLERAWANG COLLIERIES LTD (ACN 000 001 436), Parish of Cox, County of Cook and Parish of Lidsdale, County of Cook, Map Sheet (8931-3-N, 8931-3-S).

Description of area cancelled:

An area of 2 hectares. For further information contact Titles Branch.

Part cancellation took effect on 4 July, 2007.

The authority now embraces an area of 31 hectares.

(06-7227)

Petroleum Exploration Licence No. 4, SYDNEY GAS OPERATIONS PTY LTD (ACN 079 838 136) and AGL GAS DEVELOPMENTS (HUNTER) PTY LTD.

Description of area cancelled:

An area of 2 blocks. For further information contact Titles Branch.

Part cancellation took effect on 16 July, 2007.

The authority now embraces an area of 70 blocks.

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

TRANSFERS

(06-7519)

Mining Lease No. 1234 (Act 1973), formerly held by Hayden Glenn BENNETT has been transferred to MUDGEE DOLOMITE & LIME PTY LIMITED (ACN 076 313 034). The transfer was registered on 10 July 2007.

(T02-0600)

Mining Lease No. 1372 (Act 1992), formerly held by Raymond George HOTCHIN has been transferred to YELTARA PROSPECTING AND MINING COMPANY PTY LTD (ACN 076 058 734). The transfer was registered on 5 July 2007.

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

TRANSFER OF PART OF AN AUTHORITY

(05-5744)

Consolidated Coal Lease No. 770 (Act 1973), held by THE WALLERAWANG COLLIERIES LTD (ACN 000 001 436) has been transferred in part to ENHANCE PLACE PTY LIMITED (ACN 077 105 867). The transfer was registered on 4 July 2007.

Pursuant to section 123 of the Mining Act 1992:

- (1) Consolidated Coal Lease No. 770 (Act 1973) has been cancelled as to the area transferred; and
- (2) Mining Lease No. 1569 (Act 1992) has been granted to ENHANCE PLACE PTY LIMITED (ACN 077 105 867) over the area transferred for a period until 11 December 2024.

Description of area part transferred

An area of about 161 hectares. For further information contact Titles Branch.

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

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

BANKSTOWN 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 4.6m high vehicles may be used subject to any requirements or conditions set out in the Schedule.

RICHARD COLLEY,
General Manager,
Bankstown City Council
(by delegation from the Minister for Roads)
3 July 2007

SCHEDULE

1. Citation

This Notice may be cited as the Bankstown City Council 4.6 Metre High Vehicle Route Notice No. 1/2007.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those 4.6 metre high vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	Gibson Avenue, Padstow.	Gow Street.	76 Gibson Avenue.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

ANDREW ROACH,
General Manager,
Blayney Shire Council
(by delegation from the Minister for Roads)
17 July 2007

SCHEDULE
1. Citation

This Notice may be cited as Blayney Shire Council 25 metre B-Double Route 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 25 metre B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	LR86.	Burnt Yards Road, Blayney.	Intersection of Mid Western Highway (SH6) and Burnt Yards Road, Mandurama.	Intersection of Burnt Yards Road and Panuara Road, Flyers Creek.
25.	LR106.	Panuara Road, Blayney Shire.	Intersection of Burnt Yards Road and Panuara Road., Flyers Creek.	Intersection of Panuara Road and Four Mile Creek Road, Panuara.
25.	LR153.	Four Mile Creek Road, Panuara, Blayney Shire.	Intersection of Panuara Road and Four Mile Creek Road, Panuara.	“Narambon” Four Mile Creek Road, Panuara.

ROAD TRANSPORT (GENERAL) ACT 2005

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

GUNDAGAI 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 4.6 metre High Vehicles may be used subject to any requirements or conditions set out in the Schedule.

G. A. J. TICKNER,
General Manager,
Gundagai Council
(by delegation from the Minister for Roads)
22 June 2007

SCHEDULE**1. Citation**

This Notice may be cited as Gundagai Shire Council 4.6 Metre High Vehicle Route Notice No. 02/2007.

2. Commencement

This Notice takes effect from 12 June 2007.

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 4.6 Metre High Vehicle which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
Muttama Road.	Shire Boundary.	Hume Highway.
Nangus Road.	Hume Highway.	Shire Boundary.
Wee Jasper Road.	Shire Boundary.	Shire Boundary.
Gocup Road.	Jessops Lagoon Road.	Shire Boundary.
Adelong Road.	Sylvias Gap Road.	Shire Boundary.
Old Hume Highway.	Deltroit Road.	Hume Highway.
Brungle Road.	Mount Street.	Darbalara Road.
Adjungbilly Road.	Gobarralong Road.	Threeways Road.
Nanangroe Road.	Adjungbilly Road.	End.
Gobarralong Road.	Hume Highway.	Hopewood Road.
Burra Road.	Muttama.	West Street.
Bethungra Road.	Nangus Road.	Shire Boundary.
Oura Road.	Nangus Road.	Shire Boundary.
Tenandra Road.		
Lewins Lane.	Hume Highway.	End.
Edwardstown Road.	Hume Highway.	Gocup Road.
Slate Quarry Road.	Brungle Road.	End.
Stuckeys Road.	Brungle Road.	End.
Tarrabandra Road.	Brungle Road.	Brungle Road.
Darbalara Road.	Brungle Road.	Gobarralong Road.
Redhill Road.	Adjungbilly Road.	End.
Threeways Road.	Nanangrove Road.	Wee Jasper Road.

<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
Happy Valley Road.	Brungle Road.	Springfield.
Bundarbo Road.	Shire Boundary.	End.
Hopewood Road.	Gobarralong Road.	Bundarbo Road.
Crowes Road.	Gobarralong Road.	Cooinee Road.
Caulderwood Road.	Muttama Road.	Coggans Road.
Wambidgee Road.	Muttama Road.	Burra Road.
Reno Road.	Burra Road.	End.
Backstation Creek Road.	Nangus Road.	End.
Oakhills Road.	Nangus Road.	Smarts Road.
Soldier Settlers Road.	Nangus Road.	Nangus Road.
Commons Farm Road.	Soldier Settlers Road.	End.
Dollarvale Road.	Bethungra Road.	Shire Boundary.
O'Briens Road.	William Street.	End.
Jessops Lagoon Road.	Hume Highway.	Gocup Road.
Tumblong Road.	Hume Highway.	Adelong Road.
Dog on Tuckerbox Road.	Hume Highway.	Hume Highway.
Kimo Road.	Nangus Road.	End.
Sylvias Gap.	Adelong Road.	Hume Highway.
Deltroit Road.	Hume Highway.	Old Hume Highway.
Yabtree Road.	Old Hume Highway.	End.
Scholz Road.	Snow Mountains Highway.	End.
Rosedale Road.	Hume Highway.	End.
Tumblong Reserve Road.	Hume Highway.	End.
Adelong Creek Road.	Hume Highway.	End.
School Road (Tumblong).	Adelong Road.	End.
Snowball Road.	Edwardstown Road.	End.
Readfords Road.	Edwardstown Road.	End.
Sandy Creek Road.	Tarrabandra Road.	Brungle Road.
Beerena Road.	Hume Highway.	End.
Kangaroo Mt Road.	Gobarralong Road.	End.
Carrs Road.	Darbalara Road.	End.
Kangaroo Vale Road.	Darbalara Road.	End.
Lucerndale Road.	Adelong Road.	End.
Luadra Road.	Adelong Road.	End.
Fernhill Road.	Redhill Road.	End.
Adjungbilly Village Road.	Redhill Road.	End.
Fullers Lane.	Hume Highway.	End.
Black Andrews Road.	Nanangroe Road.	State Forest.
Fairview Road.	Wee Jasper Road.	Shire Boundary.

<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
Merivale Road.	Nanangroe Road.	End.
Hopewood Road.	Gobarralong Road.	Bundarbo Road.
Stockdale Road.	Gobarralong Road.	End.
Parsons Creek Road.	Adjungbilly Road.	Nanangroe Road.
Crowe Road.	Gobarralong Road.	Cooininee Road.
Sommerset Road.	Hume Highway.	End.
Cooininee Road.	Crowes Road.	Hume Highway.
Cooneys Creek Road.	Hume Highway.	End.
Spring Dam Road.	Hume Highway.	Coggans Road.
Coggans Road.	Hume Highway.	Caulderwood Road.
Harvey Park Lane.	Hores Lane.	End.
Hoares Lane.	Caulderwood Road.	Muttama Road.
Banisters Lane.	Burra Road.	End.
Finlays Lane.	Burra Road.	Wambidgee Road.
Armours Lane.	Hoares Road.	Wambidgee Road.
Carberrys Lane.	Hume Highway.	End.
Attwoods Lane.	Armours Lane.	End.
Warralong Road.	Hume Highway.	End.
Willis Road.	Burra Road.	Brawlin Springs Road.
Brawlin Springs Road.	Yammatree Road.	Shire Boundary.
Yammatree Road.	Burra Road.	Shire Boundary.
Ardmore Road.	Burra Road.	End.
Lockhart Road.	Brawling Springs Road.	End.
Long Tunnel Road.	Reno Road.	End.
Springvale Road.	Oakhills Road.	End.
Smarts Road.	Oakhills Road.	End.
Chandlers Road.	Oura Road.	End.
Youngs Road.	Oura Road.	End.
Sandy Falls Road.	Gobarralong Road.	End.
Sheepstation Creek Road.	Burra Road.	End.
Mingay Road.	Hume Highway.	End.
Riverview Road.	Crowes Road.	End.
Leonards Road.	Hume Highway.	End.
Mahers Road.	Burra Road.	End.
Reef Creek Road.	Muttama Road.	End.
Norris Road.	Nangus Road.	End.
Cooba Road.	Bethungra Road.	End.
Ginendoe Road.	Yammatree Road.	End.
Rays Road.	Bethungra Road.	End.

<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
Hazledene Road.	Nangus Road.	End.
Rawilla Road.	Muttama Road.	Shire Boundary.
Native Dog Creek Road.	Soldier Settlers Road.	End.
Nangus Tip Road.	Nangus Road.	Soldier Settlers Road.
Nea Street, Muttama.		
Armstrong Street, Muttama.		
Bridge Street, Muttama.		
Woodstock Lane.	Oura Road.	Nangus Road.
Mantons Road.	Burra Road.	End.
Makehams Road.	Oakhills Road.	End.
Mt Adrah Church Road.	Snowy Mountains Highway.	Snowy Mountains Highway.
Dalkieth Road.	O'Briens Road.	End.
Five Mile Creek Road.	Dog on Tuckerbox Road.	End.
Cookeys Beach Road.	Tarabandra Road.	End.
Benool Road.	Bethungra Road.	End.

ROADS ACT 1993

Notice of Dedication of Land as Public Road
at Hoxton Park, Prestons, Lurnea and Green Valley in the
Liverpool City Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the
Liverpool City Council area, Parish of St Luke and County
of Cumberland, shown as:

Lots 4 to 7 inclusive Deposited Plan 1042706;

Lot 2 Deposited Plan 1077341;

Lots 20 to 33 inclusive Deposited Plan 1036695;

Lots 8 to 14 inclusive Deposited Plan 1036490;

Lot 400 Deposited Plan 882296;

Lot 302 Deposited Plan 867277; and

Lots 8 to 14 inclusive Deposited Plan 1036491.

(RTA Papers: FPP 259.1554; RO 259.1554)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Rouse Hill
in the Baulkham Hills Shire Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the
Baulkham Hills Shire Council area, Parish of Castle Hill
and County of Cumberland, shown as Lots 3 and 4
Deposited Plan 1093612.

(RTA Papers: FPP 40.1161; RO 40.1161)

Department of Water and Energy

WATER ACT 1912

Order Under Section 5

Exclusion from 'River' Definition

THE Water Administration Ministerial Corporation hereby declares that in accordance with the definition of "river" in section 5 (1) of the Water Act 1912, the streams of water set out in the Schedule to this Order are declared as not being rivers.

This Order has effect on the date of the gazettal.

Dated this 6th day of July 2007.

Signed for the Water Administration Ministerial Corporation:

MARK DUFFY,
Director General,
Department of Water and Energy

SCHEDULE

WAH WAH CREEK extending from Barren Box Swamp downstream to the northern boundary of Lot 3, DP 755136, Parish of Beaconsfield, County of Nicholson.

WATER ACT 1912

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

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

Murrumbidgee Valley

John William GOGGIN, William Gerard GOGGIN and David Francis GOGGIN for a pump on the Murrumbidgee River, Lot 22/712987, Parish of Billilingra, County of Beresford, for irrigation of 24 hectares (lucerne and cereal crops) (replacement licence – increase in area and allocation via permanent transfer) (Reference: 40SL71117).

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 Department's Regional Director at Leeton within the 28 days as fixed by the Act.

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

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

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

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

Citation

The order is cited as the Automotive Services Order.

Order

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

Training shall be given for a nominal period of 12 months/24 months/36 months or until achievement of the relevant competencies to this Vocational Training Order is demonstrated. The appropriate nominal duration associated with a particular certificate outcome is identified under (c) below.

(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 nominal term for a part time traineeship is determined by the average weekly hours worked in the traineeship (including structured training) and the nominal full-time term for that traineeship.

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

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

(b) Competency Outcomes

Trainees will be trained in and learn the relevant competencies contained in the endorsed National Automotive Industry Competency Standards Levels 1-5 for the Retail Service and Repair Sector.

(c) Courses of Study to be undertaken

Trainees will undertake one of the following certificates:

Qualification	National Code	Duration of Traineeship
Certificate II in Automotive Aftermarket Manufacturing (Accessory Fitting)	AUR20205	12 months
Certificate II in Automotive Electrical Technology	AUR20405	12 months
Certificate II in Automotive Mechanical	AUR20705	12 months
Certificate II in Automotive Mechanical (Air Conditioning)	AUR20705	12 months
Certificate II in Automotive Mechanical (Driveline/Transmission)	AUR20705	12 months
Certificate III in Automotive Specialist (Driveline)	AUR30605	36 months

<i>Qualification</i>	<i>National Code</i>	<i>Duration of Traineeship</i>
Certificate III in Automotive Specialist (Transmission)	AUR30605	36 months
Certificate II in Automotive Mechanical (Exhaust Fitting)	AUR20705	12 months
Certificate II in Automotive Mechanical (Cooling System)	AUR20705	12 months
Certificate II in Automotive Mechanical (Steering & Suspension)	AUR20705	12 months
Certificate III in Automotive Specialist (Steering & Suspension)	AUR30605	36 months
Certificate II in Automotive Mechanical (Cylinder Head Reconditioning)	AUR20705	12 months
Certificate II in Automotive Mechanical (Under body)	AUR20705	12 months
Certificate II in Automotive Mechanical (Tyre Fitting Heavy)	AUR20705	12 months
Certificate II in Automotive Mechanical (Tyre Fitting Light)	AUR20705	12 months
Certificate III in Automotive Specialist (Diesel Fitting)	AUR30605	36 months
Certificate III in Automotive Specialist (Diesel Fuel)	AUR30605	36 months
Certificate III in Automotive Specialist (Gas Vehicle)	AUR30605	36 months
Certificate II in Automotive Vehicle Servicing (Motorcycle)	AUR20505	12 months
Certificate II in Automotive Vehicle Servicing (Light Vehicle)	AUR20505	12 months
Certificate II in Automotive Vehicle Servicing (Heavy Vehicle)	AUR20505	12 months
Certificate III in Automotive Retail, Service and Repair	AUR31205	24 months
Certificate II in Automotive Sales (Aftermarket Retail Operation)	AUR21105	12 months
Certificate III in Automotive Sales (Aftermarket Retail Operation)	AUR31005	24 months
Certificate II in Automotive Sales (Replacement Parts and Accessories)	AUR21105	12 months
Certificate II in Automotive Sales (Service Station Operations)	AUR21105	12 months
Certificate III in Automotive Sales (Service Station)	AUR31005	24 months
Certificate II in Automotive Sales (Vehicle)	AUR21105	12 months
Certificate III in Automotive Sales (Vehicle)	AUR31005	24 months
Certificate II in Automotive Sales (Bicycle)	AUR21105	12 months

<i>Qualification</i>	<i>National Code</i>	<i>Duration of Traineeship</i>
Certificate III in Automotive Sales (Bicycle)	AUR31005	24 months
Certificate II in Automotive Sales (Heavy Vehicle Mobile Equipment)	AUR21105	12 months
Certificate II in Automotive Sales (Outdoor Power Equipment)	AUR21105	12 months
Certificate III in Automotive Sales (Outdoor Power Equipment)	AUR31005	24 months
Certificate III in Automotive Sales (Farm Machinery)	AUR31005	24 months
Certificate III in Automotive Sales	AUR31005	24 months
Certificate II in Automotive Vehicle Body	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Vehicle Presentation)	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Vehicle Dismantling)	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Vehicle Glazing)	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Paint Preparation)	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Panel Preparation)	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Window Tinting)	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Vehicle Trimming)	AUR20905	12 months
Certificate II in Bicycles	AUR20305	12 months
Certificate III in Bicycles	AUR30205	36 months
Certificate II in Marine	AUR20605	12 months
Certificate II in Motorsport	AUR21005	12 months
Certificate III in Motorsport	AUR30905	36 months
Certificate II in Outdoor Power Equipment	AUR20805	12 months
Certificate III in Outdoor Power Equipment	AUR30705	36 months
Certificate II in Automotive Administration	AUR20105	12 months
Certificate III in Automotive Administration	AUR30105	24 months
Certificate II in Automotive Warehousing/Distribution Operations	AUR21205	12 months
Certificate III in Automotive Warehousing/Distribution Operations	AUR31105	24 months
Certificate II in Automotive Manufacturing	AUM20100	24 months

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>.

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

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

Citation

The order is cited as the General Construction Order.

Order

A summary of the Order is given below.

(a) Term of training

(i) Full-time

Training shall be given for a nominal term of 12 months for Certificate II, 24 months for Certificate III, or until achievement of the relevant competencies to this Vocational Training Order have been demonstrated.

(ii) Part-time

(a) School based traineeships

In the case of school based part-time traineeships, trainees will undertake a minimum of 144 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.

Other provisions including - where applicable - appropriate credit arrangements will be established in accordance with the relevant Vocational Training Guideline - <http://apprenticeship.det.nsw.edu.au/html/advins/ats04014.htm>.

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 nominal term for a part time traineeship is determined by the average weekly hours worked in the traineeship (including structured training) and the nominal full-time term for that traineeship.

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

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

(b) Competency outcomes

Trainees will be trained in and achieve the relevant competencies contained in the endorsed BCG03 General Construction Training Package.

(c) Courses of study to be undertaken

Trainees will undertake, from the BCG03 General Construction Training Package, the:

- Certificate II in General Construction BCG20103
- Certificate III in Concreting BCG30303
- Certificate III in Demolition (General Construction) BCG30403
- Certificate III in Dogging BCG30503
- Certificate III in Rigging BCG3
- Certificate III in Scaffolding BCG30903
- Certificate III in Steel Fixing BCG31103
- Certificate III in Waterproofing (General Construction) BCG31403

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>.

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational

Training Order in relation to the recognised traineeship vocation of Civil Construction.

Citation

The order is cited as the Civil Construction Order.

Order

A summary of the Order is given below.

(a) Term of training

(i) Full-time traineeships

Training shall be given for a nominal term of 12 months for Certificate II; 24 months for Certificate III 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 144 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.

Other provisions including - where applicable - appropriate credit arrangements will be established in accordance with the relevant Vocational Training Guideline - <http://apprenticeship.det.nsw.edu.au/html/advins/ats04014.htm>.

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 nominal term for a part time traineeship is determined by the average weekly hours worked in the traineeship (including structured training) and the nominal full-time term for that traineeship.

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

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

(b) Competency outcomes

Trainees will be trained in and achieve the relevant competencies contained in the endorsed BCC03 Civil Construction Training Package.

(c) Courses of study to be undertaken

Trainees will undertake, from the BCC03 Civil Construction Training Package, the:

- Certificate II in Civil Construction BCC20103
- Certificate II in Civil Construction (Bituminous Surfacing) BCC30203
- Certificate III in Civil Construction BCC30103
- Certificate III in Civil Construction (Bituminous Surfacing) BCC30203
- Certificate III in Civil Construction (Bridge Construction and Maintenance) BCC30303
- Certificate III in Civil Construction (Foundation Work) BCC30403
- Certificate III in Civil Construction (Pipe Laying) BCC30503
- Certificate III in Civil Construction (Plant Operations) BCC30603
- Certificate III in Civil Construction (Road Construction and Maintenance) BCC30703
- Certificate III in Civil Construction (Road Marking) BCC30803
- Certificate III in Civil Construction (Trenchless Technology) BCC30903
- Certificate III in Civil Construction (Tunnel Construction) BCC31003

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>.

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

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

Citation

The order is cited as the Plumbing and Services Order.

Order

A summary of the Order is given below.

(a) Term of training

(i) Full-time

Training shall be given for a nominal term of 12 months 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 180 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.

Other provisions including - where applicable - appropriate credit arrangements will be established in accordance with the relevant Vocational Training Guideline - <http://apprenticeship.det.nsw.edu.au/html/advins/ats04014.htm>.

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 nominal term for a part time traineeship is determined by the average weekly hours worked in the traineeship (including structured training) and the nominal full-time term for that traineeship.

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

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

(b) Competency outcomes

Trainees will be trained in and achieve the relevant competencies contained in the endorsed BCP03 Plumbing and Services Industry Training Package.

(c) Courses of study to be undertaken

Trainees will undertake, from the BCP03 Plumbing and Services Industry Training Package, the:

- Certificate II in Drainage BCP20103
- Certificate II in Urban Irrigation BCP20303

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>.

CIVIL LIABILITY ACT 2002

Order

I, JOHN HATZISTERGOS, MLC, Attorney General, in pursuance of section 17(1) of the Civil Liability Act 2002, by this order, declare the amount that is to apply for the purposes of section 16(2) of the Civil Liability Act to be \$442, 000 from 1 October 2007.

Signed at Sydney, this 7th day of July 2007.

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to assign the names listed hereunder as geographical names.

Any person wishing to make comment upon these proposals may within one (1) month of the date of this notice, write to the Secretary of the Board with that comment.

Proposed Name:	Taronga Zoo Wharf
Assigned Name:	Taronga Wharf
Designation:	Wharf
L.G.A.:	Mosman Council
Parish:	Willoughby
County:	Cumberland
L.P.I. Map:	Parramatta River
1:100,000 Map:	Sydney 9130
Reference:	GNB 5188
Proposed Name:	Esma Thompson Reserve
Designation:	Reserve
L.G.A.:	Kiama Municipal Council
Parish:	Broughton
County:	Camden
L.P.I. Map:	Kiama
1:100,000 Map:	Camden Kiama 9028
Reference:	GNB 5187
Proposed Name:	Dundundra Falls Reserve
Designation:	Reserve
L.G.A.:	Warringah Council
Parish:	Broken Bay
County:	Cumberland
L.P.I. Map:	Hornsby
1:100,000 Map:	Sydney 9130
Reference:	GNB 5092
Proposed Name:	Ted Little Park
Designation:	Reserve
L.G.A.:	Penrith City Council
Parish:	Melville
County:	Cumberland
L.P.I. Map:	Penrith
1:100,000 Map:	Penrith 9030
Reference:	GNB 5183
Proposed Name:	Dark Brother Cave
Assigned Name:	Dark Brothers Cave
Designation:	Cave
L.G.A.:	Palerang Council
Parish:	Corangl
County:	St Vincent
L.P.I. Map:	Endrick
1:100,000 Map:	Ulladulla 8927
Reference:	GNB
Proposed Name:	Robert East Reserve
Designation:	Reserve
L.G.A.:	Kiama Municipal Council
Parish:	Kiama
County:	Camden
L.P.I. Map:	Kiama
1:100,000 Map:	Kiama 9028
Reference:	GNB 5187
Proposed Name:	Dundundra Falls
Designation:	Waterfall
L.G.A.:	Warringah Council
Parish:	Broken Bay
County:	Cumberland
L.P.I. Map:	Hornsby
1:100,000 Map:	Sydney 9130
Reference:	GNB 5092

The position and the extent for these features are recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's Web Site at www.gnb.nsw.gov.au

WARWICK WATKINS,
Chairperson

Geographical Names Board
P O Box 143
Bathurst NSW

ERRATUM

IN the Errata notice referring to the assignment of the names and boundaries within the Greater Taree Council area, Folio 2655, 24 May 1996. The names Lansdowne Forest and Knorrit Forest and Crowdy Bay National Park, were omitted and should be added.

W. WATKINS,
Chairman

Geographical Names Board
PO Box 143 Bathurst 2795

FORESTRY ACT, 1916

Proclamation

(L.S.) MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales in pursuance of the provisions of the Forestry Act, 1916, and with the advice of the Executive Council, do, by this my Proclamation, declare that the land described in the Schedule hereto is dedicated as a State Forest.

Schedule

EASTERN DIVISION

*Land District – Bombala;
Bombala Council Area;
Monaro Forestry Region*

Coolangubra State Forest No. 547, No 22 Extension. An area of about 73.05 hectares in the Parish of Columbooka, County of Wellesley, being the land within Lot 1643 in Deposited Plan 777570, EXCLUSIVE OF the roads 20.115 metres wide traversing that Lot. (06/0270).

Signed and sealed at Sydney, this fourth day of July, 2007.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

INDEPENDENT PRICING AND REGULATORY TRIBUNAL

Invitation to Comment

Application for retail electricity supplier licence and natural gas supplier authorisation

THE Tribunal has received an application for an electricity retail supplier's licence under the Electricity Supply Act 1995 and a natural gas retail supplier authorisation under the Gas

Supply Act 1996 from Dodo Power and Gas Pty Ltd (ABN 74 680 877 366) both to operate in New South Wales.

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

A copy of this application can be viewed and downloaded from the Tribunal's website at www.ipart.nsw.gov.au

All submissions should reach the Tribunal by Wednesday 5 September 2007. Please direct all enquiries to Mr Gary Drysdale on (02) 9290 8477

27 July 2007.

JAMES P COX,
Chief Executive Officer
and Full Time Member

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

MARITIME SERVICES ACT 1935

Notification

Limitation of Speed of Vessels within Certain Navigable Waters - Maritime Services Act 1935

THE Maritime Authority of NSW (trading as NSW Maritime), in pursuance of the provisions of Section 13SA of the Maritime Services Act 1935, does, from the date of publication of this notification in the Government Gazette:

Limits the speed of vessels of the class set out hereunder in the navigable waters described in the first column of the Table of Area and Maximum Speed set out hereunder to a speed not exceeding that stated opposite that area in the second column of that Table of Area and Maximum Speed.

Class: All vessels propelled by mechanical means except:

- (a) Vessels engaged in an activity authorised under an Aquatic Licence issued by NSW Maritime under Clause 8 of the Water Traffic Regulations NSW; and;
- (b) Vessels the subject of a written Exemption issued by NSW Maritime.

TABLE OF AREA AND MAXIMUM SPEED

First Column	Second Column
Moonee Creek Area – The navigable waters of the whole of Moonee Creek and its tributaries upstream of its entrance to the Tasman Sea.	Four Knots

Dated this 18th day of July 2007.

CHRIS OXENBOULD AO,
Chief Executive

NATIONAL PARKS AND WILDLIFE ACT 1974

Nearie Lake Nature Reserve
Draft Plan of Management

A draft plan of management for Nearie Lake Nature Reserve has been prepared and is on public exhibition until 29th October 2007.

Copies of the plan are available free of charge from the NPWS offices at the corner Sturt Highway and Melaleuca Street, BURONGA (ph:03 5021 8900) and 183 Argent Street,

BROKEN HILL (ph: 08 8083 7900). The plans may also be viewed at the Wentworth Visitor Information Centre, 66 Darling Street, WENTWORTH. The plans are also on the NPWS website: www.nationalparks.nsw.gov.au.

Written submissions on the plan must be received by The Manager, Nearie Lake Nature Reserve, PO Box 318, BURONGA NSW 2739 by 29 October 2007.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request to NPWS. Your comments on this draft plan may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

NSW HEALTH

Pesticide Use Notification Plan

THE New South Wales Pesticides Amendment (Notification) Regulation requires public authorities such as NSW Health to prepare a Pesticide Use Notification Plan that outlines how they will notify the community of pesticide use on public land owned or managed by NSW Health.

The Plan aims to meet the community's general right to know about pesticide applications made to outdoor public places that are owned or controlled by public authorities. The Plan allows members of the community to take action to avoid or minimize contact with pesticides, if they wish.

NSW Health has finalised its Pesticides Use Notification Plan in accordance with the requirements 11L, 11L and 11N of the Pesticides Regulation 1995.

This Pesticide Use Notification Plan is located at the NSW Health website <http://www.health.nsw.gov.au/assets>

Further information can be obtained by contacting:

NSW Health - Asset and Contract Services
9391 9000

NSWSCIENTIFIC COMMITTEE

Notice of Preliminary Determinations

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

Endangered Speices (Part 1 of Schedule 1)

Rotala tripartita Beesley, a shrub

Endangered Ecological Community (Part 3 of Schedule 1)

Allocasuarina luehmannii Woodland in the Riverina and Murray-Darling Depression bioregions

Sandhill Pine Woodland in the Riverina, Murray-Darling Depression and NSW South Western Slopes bioregions

Any person may make a written submission regarding these Preliminary Determinations. Send submissions to: Scientific Committee, PO Box 1967, Hurstville 1481. Attention: Suzanne Chate. Submissions must be received by 14th September, 2007.

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

Professor Lesley Hughes,
Chairperson

POISONS AND THERAPEUTIC GOODS ACT 1966

Order Under Clause 171(1),

Poisons and Therapeutic Goods Regulation 2002.

Withdrawal of Drug Authority

IN accordance with the provisions of clause 171(1) of the Poisons and Therapeutic Goods Regulation 2002 an order has been made on Dr Peter Manollaras of 12 Pritchard St Wentworthville 2145 prohibiting him until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 76 of the Regulation.

This order is to take effect on and from 24 July 2007.

Professor DEBORA PICONE, AM,
Director-General

Department of Health, New South Wales,
Sydney 18 July 2007

PRACTICE NOTE SC CL 3

Supreme Court Common Law Division - Administrative
Law List

Commencement

1. This Practice Note commences on 16 July 2007.

Application

2. This Practice Note applies to proceedings in, or to be entered in, the Administrative Law List.

Definitions

3. In this Practice Note:

List means the Administrative Law List
SCA means the *Supreme Court Act 1970*
SCR means *Supreme Court Rules 1970*
UCPR means the *Uniform Civil Procedure Rules 2005*

Introduction

4. The purpose of this Practice Note is to explain the operation of the List which is provided for by UCPR r 45.3.
5. The Court exercises both common law and statutory jurisdiction with respect to public bodies and officials. The common law jurisdiction provides for judicial review of the actions and decisions of public bodies, officials and various tribunals. The statutory jurisdiction provides for appeals and applications to the Court from the decisions of various tribunals and quasi-judicial bodies.

Judicial review

6. The common law grounds for judicial review have been refined in recent years. They include:
 - "ultra vires" - lack of jurisdiction;
 - lack of procedural fairness;
 - acting under dictation;
 - real or apprehended bias;
 - inflexible application of a policy;
 - taking into account irrelevant considerations;
 - failing to take into account relevant considerations;
 - extraneous (improper) purpose;
 - error of law on the face of the record;
 - no evidence;
 - bad faith; and
 - "Wednesbury" unreasonableness.

Statutory appeals and applications

7. UCPR Schedule 8 provides that proceedings under sections 65-67 of the Consumer, Trader and Tenancy Tribunal Act 2001 are assigned to the List.
8. Additionally, UCPR Schedule 8 assigns matters arising under a number of Acts to the List. These include:
 - Administrative Decisions Tribunal Act 1997, ss 118 and 119;
 - Dividing Fences Act 1991, s 19(2) or (3);
 - Freedom of Information Act 1989, s 58A(1);
 - Independent Commission Against Corruption Act 1988;
 - Motor Dealers Act 1974, ss 38(2), 38(3B)(a), Part 5A;
 - Ombudsman Act 1974, ss 21A, 35A, 35B;
 - Police Integrity Commission Act 1996;
 - Racial Discrimination Act 1975 (Cth);
 - Royal Commissions Act 1923, s 18B; and
 - Supreme Court Act 1970, s 70 (ouster of office).
9. As a general rule, all proceedings for review or in the nature of appeals from administrative bodies or administrative decision makers are assigned to the List, but not appeals from the Local Court, whether in committal proceedings, summary jurisdiction or civil claims, or from any other court presided over by a Magistrate, such as the Coroner's Court, Licensing Court or Mining Wardens' Court. Such matters are not assigned to the List.
10. Notwithstanding UCPR Schedule 8, proceedings in the nature of appeals from bodies presided over by a Judge (e.g. of the District Court) are not assigned to the List, but to the Court of Appeal (SCA, s 48).
11. Matters which were formerly assigned to the List under the Taxation Administration Act 1996 (e.g. stamp duty, payroll tax and land tax appeals) are assigned to the Equity Division (see UCPR r 1.19(f)). However, claims for debts under that Act are dealt with in the Common Law Division pursuant to UCPR r 1.18(a), but are not assigned to the List.
12. Judicial Proceedings with respect to environmental and planning laws are within the exclusive jurisdiction of the Land and Environment Court.
13. Grounds of appeal and applications from administrative tribunals depend on the terms of the statute setting up the particular tribunal, but invariably include excess of jurisdiction and denial of natural justice, whilst in some cases (e.g. Administrative Decisions Tribunal Appeal Panel and the Consumer, Trader and Tenancy Tribunal) error of law is also available.

Commencing proceedings in the List

14. Proceedings appropriate for the List should be commenced in accordance with UCPR 6.2. Upon commencement, the proceedings are automatically entered in the List pursuant to UCPR r 45.3. If not so commenced, they may be transferred to that list pursuant to UCPR r 45.2 or SCA s54. Proceedings are generally commenced by summons although on occasions where there is an extensive challenge to the decision of a public official or public body they may be commenced by statement of claim. In either case the words, "Administrative Law List" should be added immediately under the words, "Common Law Division" on the front page of the originating process. These words should also be included in the Appearance and all other documents filed in the proceedings. In either case they will be given a date for a directions hearing before the registrar on a weekday at 9.00 am.
15. As to proceedings for prerogative relief, it should be noted that the prerogative writs have been replaced by judgments and orders to a similar effect (SCA s69). Such applications often seek other administrative relief such as declarations or injunctions.
16. Proceedings by way of statutory appeal from an administrative tribunal pursuant to the provisions of the Act constituting the relevant tribunal are governed by UCPR Part 50. Such appeals must be instituted within 28 days (UCPR r 50.3), and there must be served with the summons, a statement of the grounds relied on (UCPR r 50.4). Provision is also made for cross-appeals (UCPR r 50.10) and notices of contention (UCPR r 50.11). Where the appeal is only on a question of law and there is no allegation of denial of natural justice or procedural fairness or excess of jurisdiction, the only evidence necessary is an affidavit annexing or exhibiting a copy of the relevant judgment, and where appropriate, a transcript of the evidence before the tribunal and a copy of the exhibits (see UCPR 50.14).
17. In relation to both applications for prerogative or other administrative law relief and statutory appeals, the relevant tribunal, public body or official must be made a party to the proceedings and served with a copy of the summons, except in the case of the Administrative Decisions Tribunal Appeal Panel. Where such tribunal or public body or official files a submitting appearance save as to costs not less than 2 clear days before the first directions hearing, such tribunal, public body or official need not be represented at such directions hearing but will be automatically excused from further attendance. If another party wishes to seek an order for costs against a submitting defendant, it must prior to such directions hearing, or within such further time as the Court may allow, give notice in writing to such submitting defendant setting out the grounds upon which such costs order will be sought (UCPR r6.11).

Urgent applications

18. Urgent applications, e.g. for ex-parte injunctions and/or leave to serve short notice of proceedings, which on commencement will be appropriate for entry in the List should be made to the Administrative Law List Judge or, if he or she is not available, the Judge designated to assist the List Judge, or if both are unavailable, to the Common Law Duty Judge for that week. Depending on the urgency of the matter, the Judge who deals with the urgent application will normally make the proceedings

returnable in the ordinary directions list before the Registrar and will require a summons and affidavit to be filed and served.

19. Urgent interlocutory relief, including stays of orders for possession of the Consumer, Trader and Tenancy Tribunal normally require the plaintiff to give the usual undertaking as to damages under UCPR r 25.8.
20. In cases involving stays of execution in appeals from the Consumer, Trader and Tenancy Tribunal where the plaintiff is unrepresented, an order is commonly made for service of the summons, affidavit and notice of the stay on the estate agent who appeared for the landlord in the Tribunal. This generally has the effect of ensuring that the respondent is aware of the proceedings and someone appears on his or her behalf at the directions hearing.

Directions hearings

21. When the proceedings come before the Court for directions, all parties should be represented by someone familiar with the case so that the Court can give directions to enable the case to be prepared for hearing. Such directions will typically include dates for the filing of affidavits, discovery, particulars and/or production of documents (if necessary) and the determination of any interlocutory issues. In the ordinary case the only directions necessary are dates for the filing of affidavits. Any timetable fixed should be adhered to so as to avoid unnecessary appearances in the Directions List and the costs occasioned with such appearances. If a party is in default in adhering to the timetable set and such default necessitates additional appearances in the Directions List, consideration may be given to ordering the party in default to pay the costs of the additional appearances.
22. Only in exceptional cases will directions be given for the filing of Points of Claim and Points of Defence, but in appropriate cases, orders for particulars may be made e.g. where a plaintiff seeks orders in the nature of prohibition or certiorari but does not specify the grounds on which such relief is sought.
23. Where proceedings have been taken to challenge the decision of a public body or public official, because of the difficulties which at times arise in ascertaining the decision making process and the reasons for the decision, the Court may, at a directions hearing direct the body or person whose decision has been challenged to furnish to the plaintiff within a specified time, a statement in writing setting out the reasons for the decision including findings on material questions of fact referring to the evidence or other material on which those findings were based, the body's or person's understanding of the applicable law and the reasoning processes leading to the decision (compare Administrative Decisions Tribunal Act 1997 (NSW), s49). Otherwise in appropriate cases, orders may be made for such matters to be ascertained by way of particulars, discovery or interrogatories. Subject to this, orders for discovery or interrogatories will only be made in exceptional cases, and such orders will then generally be confined to particular issues. Evidence in matters in the List is normally by affidavit.
24. Interlocutory motions such as for summary judgment, to strike out the claim or any part thereof or for an expedited hearing should be made by notice of motion returnable in the Directions List. Unless such orders are consented to, they will generally not be heard on the return date, but a

date will be fixed for hearing, possibly before the Duty Judge, if that Judge is available. If they are going to be lengthy, or the Duty Judge will not be available within a reasonable time, they may be referred to the Common Law List Judge to obtain a special fixture.

25. When the proceedings are ready for a final hearing they are allocated dates by the Common Law Case Management Registrar, although when the hearing has been expedited such matters will be referred to the Common Law List Judge to fix a hearing date. Except in cases of extreme urgency, this will not be done until all affidavits have been prepared and the matter is otherwise ready for hearing.
26. There is express power in the to refer an appeal from, or an application for prerogative or declaratory relief relating to a tribunal to an Associate Judge. The List Judge will consider each matter on a case by case basis. An appeal from a Local Court, or an appeal from, or an application for prerogative relief or declaratory relief relating to, the Consumer, Trader and Tenancy Tribunal will be heard by an Associate Judge (SCR Schedule D, Part 3, paragraph 5). In such cases the Registrar examines the issues in the case at the first directions hearing, gives directions for the preparation of the case and then lists the matter for further directions in the Associate Judge's List before the registrar at 9.00 am on a suitable day. When the matter is ready for a hearing, the registrar allocates a hearing date before the Associate Judge. In such cases there is no right of appeal from an Associate Judge to a Judge in the Division, but only to the Court of Appeal, and usually only by leave of the Court of Appeal (SCR Pt 60 r 17 and UCPR r 49.4).
27. Proceedings in the List will not be stood over generally, even by consent. If parties require time to consider their position or negotiate a possible settlement, proceedings may, with the Court's approval, be adjourned for a comparatively lengthy period, but always to a fixed date with (if appropriate) liberty to restore the matter to the Directions List within that time.

J J Spigelman AC
Chief Justice of New South Wales
16 July 2007

Related Information

Practice Note SC CL 3 was issued and commenced on 9 July 2007.

See also:

Practice Note SC Gen 1 Supreme Court – Application of Practice Notes

Practice Note SC Gen 4 Supreme Court – Affidavits

Supreme Court Rules 1970

Supreme Court Act 1970

Uniform Civil Procedure Rules 2005

Amendment History

This Practice Note replaces SC CL 3 issued on 9 July 2007.

Practice Note SC CL 3 issued on 9 July 2007 replaced SC CL 3 issued on 17 August 2005.

Practice Note SC CL 3 issued on 17 August 2005 replaced Former Practice Note No. 119.

RETENTIONS

HER Excellency the Governor, by deputation of Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by Mr John Ryan following his retirement from the Parliament of NSW.

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 Timothy James Studdert following his retirement from the Supreme Court of NSW on 15 July 2007.

SUBORDINATE LEGISLATION ACT

Smoke-free Environment Regulation 2007

THE NSW Department of Health proposes to make the Smoke-free Environment Regulation 2007.

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

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

Comments and submissions will be accepted until 5.00 pm on Tuesday 31 July 2007.

TOW TRUCK LICENSING & COMPLIANCE - FEES & CHARGES

1 July 2007

ITEM	COST	NOTES
Driver Certificate		
Driver Certificate	\$165 p/a	Includes \$100 non refundable administration fee
Replacement D/C	\$25	
Reissue conditional D/C	\$25	
Re-application for Expired conditional D/C (within 5 business days)	\$90	Expired greater than 5 business days -full re-application will apply
Operator License		
Operator licence – Metro	\$840 p/a	Includes \$300 non refundable administration fee
Operator licence – Country	\$540 p/a	Includes \$300 non refundable administration fee
Plate – Metro – Category A	\$315	Per TT plate - per annum
Plate – Metro – Category B & C	\$300	Per TT plate - per annum
Plate – Country – Category A	\$125	Per TT plate - per annum
Plate – Country - Category B & C	\$120	Per TT plate - per annum
Amendment fee	\$50	Amendment / variation to operator licence
Replacement O/L	\$25	

Reissue conditional O/L	\$25	
Re-application for Expired conditional O/L (within 5 business days)	\$260	Expired greater than 5 business days -full re-application will apply
Mutual Recognition		
Driver Certificate – Mutual Recognition	\$125 p/a	Includes \$75 non refundable administration fee
Operator licence – Mutual Recognition	\$440 p/a	Includes \$250 non refundable administration fee
Plate – MR - Category A	\$125	Per TT plate - per annum
Plate – MR – Category B & C	\$120	Per TT plate - per annum
Other		
Investigation fee	At cost	Any further investigation by the TTA to verify suitability, requiring the purchase of information from another agency (eg interstate records)
Subpoena Lodgment Fee	\$30	Conduct money required to lodge a subpoena *

Note: Any refund that may be made by the TTA as a result of a refused or failed application will not be made until any internal reviews or appeals in respect of the application are finalised.

* Subpoena's can be lodged at the TTA Office, Level 1, 16-18 Wentworth Street, Parramatta, between the hours of 8.30am and 4.30pm Monday to Friday (excluding public holidays).

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

JAMES JACOB SPIGELMAN, Lieutenant Governor

I, The Hon. James Jacob Spigelman, AC, CVO, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and pursuant to section 225(1) and 225(4) of the Crimes (Administration of Sentences) Act 1999, do, by this Proclamation, vary the Proclamation published in the Government Gazette of 8 July 2005 which declared Oberon Correctional Centre to be a correctional centre, and in variation thereof I declare Oberon Correctional Centre to be the area comprised within the boundaries hereunder (together with all buildings or premises which are now or may hereafter be erected thereon), viz:

All that piece or parcel of land situate in the local government area of Oberon, Parish of Gurnang and County of Georgiana, being the part of Gurnang State Forest No 825 shown by dark shading as Oberon Correctional Centre on Plan Catalogue Number 55472 in the NSW Department of Commerce Plan Room reproduced hereunder and having an area of 1.180 hectares or thereabouts.

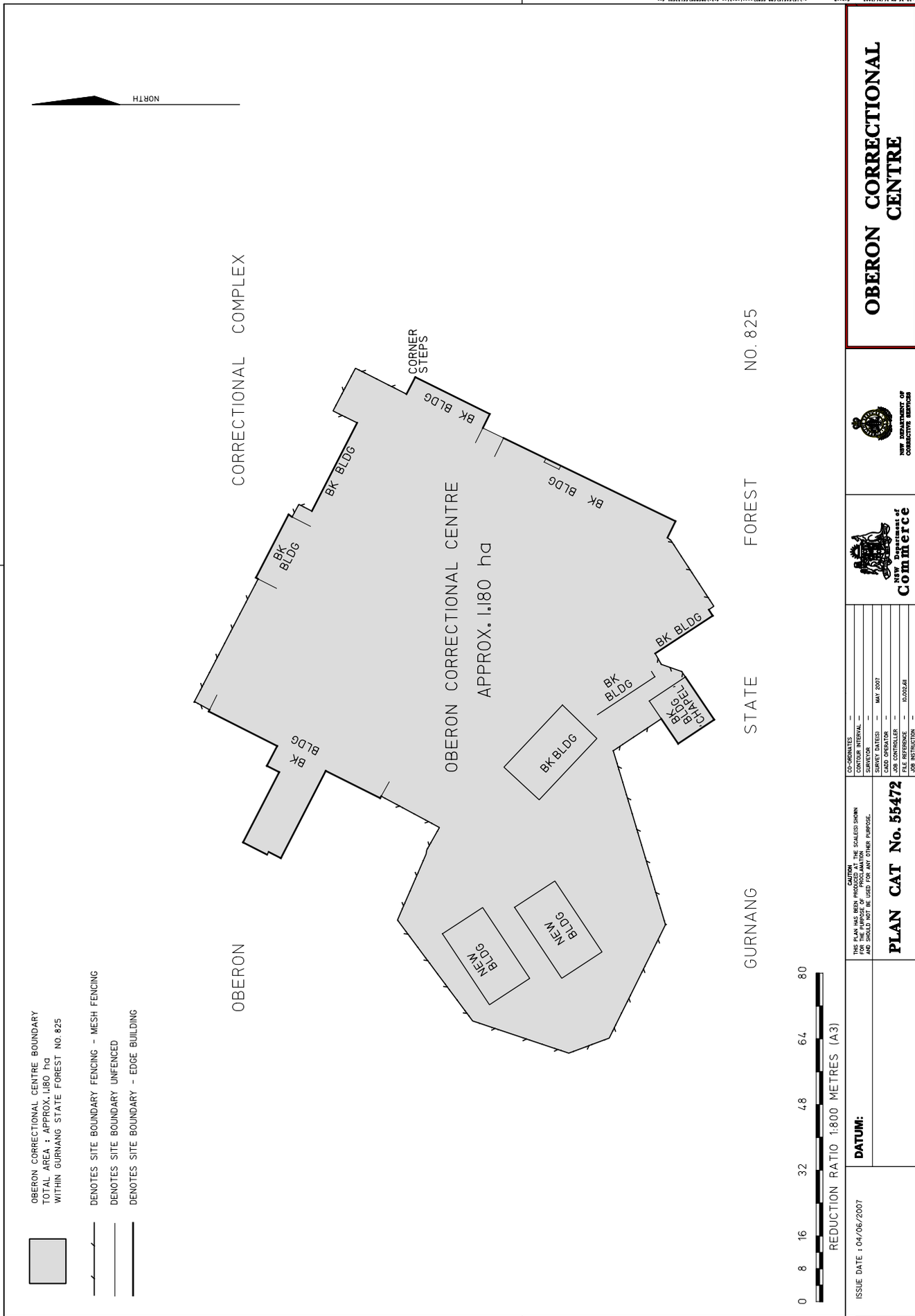
This proclamation is to take effect on and from the date of publication in the Government Gazette.

Signed and sealed at Sydney, this eleventh day of July 2007.

By His Excellency's Command.

FRANK SARTOR, M.P.,
Acting Minister for Justice

GOD SAVE THE QUEEN!



OBERON CORRECTIONAL CENTRE



PLAN CAT No. 55472

CAUTION
THIS PLAN HAS BEEN PREPARED BY THE SCALES SHIRN
FOR THE PURPOSES OF THE PROGRAMME
AND SHOULD NOT BE USED FOR ANY OTHER PURPOSE.

ISSUE DATE : 04/06/2007
REDUCTION RATIO 1:800 METRES (A3)

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CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

JAMES JACOB SPIGELMAN, Lieutenant Governor

I, The Hon. James Jacob Spigelman AC, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and pursuant to section 224(1) and 224(3) of the Crimes (Administration of Sentences) Act 1999, do, by this Proclamation, vary the Proclamation published in the Government Gazette of 8 July 2005 which declared Oberon Correctional Complex to be a correctional complex, and in variation thereof I declare Oberon Correctional Complex to be the area comprised within the boundaries hereunder (together with all buildings or premises which are now or may hereafter be erected thereon), viz:

All that piece or parcel of land situate in the local government area of Oberon, Parish of Gurnang and County of Georgiana, being the part of Gurnang State Forest No 825 shown by dark shading as Oberon Correctional Complex on Plan Catalogue Number 55473 in the NSW Department of Commerce Plan Room reproduced hereunder and having an area of 87.42 hectares or thereabouts.

This proclamation is to take effect on and from the date of publication in the Government Gazette.

Signed and sealed at Sydney, this eleventh day of July 2007.

By His Excellency's Command.

FRANK SARTOR M.P.,
Acting Minister for Justice

GOD SAVE THE QUEEN!

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

JAMES JACOB SPIGELMAN, Lieutenant Governor

I, The Hon. James Jacob Spigelman AC, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and pursuant to section 224(3) of the Crimes (Administration of Sentences) Act 1999, do, by this proclamation, vary the proclamation published in the Government Gazette of 12 September 1997 which declared Emu Plains Correctional Complex to be a correctional complex, and in variation thereof I declare that Emu Plains Correctional Complex is to be the area described hereunder (together with all buildings or premises which are now or may hereafter be erected thereon):

All that piece or parcel of land situate in the Local Government Area of Penrith City, Parish of Strathdon and County of Cook, being lots 3 and 4 and part of lots 1 and 2 Deposited Plan 194852 and those parts of Part of Portion 97 and Part Portion 153 all shown by light shading on Plan Catalogue Number 55474 in the Department of Commerce Plan Room reproduced hereunder and having an area of 96.14 hectares or thereabouts.

This proclamation is to take effect on and from the date of publication in the Government Gazette.

Signed and sealed at Sydney, this eleventh day of July 2007.

By His Excellency's Command.

FRANK SARTOR M.P.,
Acting Minister for Justice

GOD SAVE THE QUEEN!



MINISTER FOR GAMING AND RACING
MINISTER FOR SPORT AND RECREATION

PUBLIC LOTTERIES ACT 1996

POWERBALL

AMENDMENT OF RULES

I, THE HONOURABLE GRAHAM WEST MP, Minister for Gaming and Racing, Minister for Sport and Recreation, being the Minister for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as “the Act”) **DO HEREBY APPROVE** pursuant to section 23 of the Act the amendments to the Rules for the conduct by New South Wales Lotteries Corporation, a Corporation constituted under Section 5 of the New South Wales Lotteries Corporatisation Act 1996, of Games of Powerball and Promotional Powerball as attached to this notice **AND IN SO DOING APPROVE** the amount to be charged for entry into a game of Powerball **AND IN SO DOING APPROVE** the amount of commission that may be charged for effecting an entry into a game of Powerball. These amended Rules take effect on and from 3 August 2007.

Dated this 13th day of July 2007.

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

PUBLIC LOTTERIES ACT 1996

POWERBALL RULES

It is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved of the following Rules for the conduct of the Game of Powerball and Promotional Powerball. In accordance with Section 23(3)(b) of the Act, these Rules take effect on and from 3 August 2007. These Rules supersede the Rules notified previously in the Government Gazette.

RULE 8(c)(ii):

- Delete the amount “55” cents and replace with “60” cents.

RULE 8(d)(ii):

- Delete the amount “\$24.75” and replace with “\$27.00”.

RULE 9

- Delete existing Rule 9 (i) and replace with the following new Rule:
 - (i) A Syndicate Entry made under Rule 9(g)(ii) may be made by Marking six (6), seven (7), eight (8), nine (9), ten (10), eleven (11) or twelve (12) Numbers in any upper Panel. Forty-five (45) Numbers may be selected in any lower Panel by Marking the appropriate Bounded Area on the Entry Form.

Numbers on a Systems Entry under this Rule shall be Marked in accordance with the system selected. In each upper Panel completed the following shall be Marked:

System 6	-	six (6) Numbers
System 7	-	seven (7) Numbers
System 8	-	eight (8) Numbers
System 9	-	nine (9) Numbers
System 10	-	ten (10) Numbers
System 11	-	eleven (11) Numbers
System 12	-	twelve (12) Numbers

- Delete existing Rule 9(l) and replace with following new Rule:

The Subscriptions for a Systems Entry in respect of an Entry made pursuant to Rule 9(c)(i) are:

System Number	Equivalent Number of Standard Panels entered	Subscription Per Panel \$	Number of Bounded Areas to be marked in each upper Panel
6	6	3.60	6
7	21	12.60	7
8	56	33.60	8
9	126	75.60	9
10	252	151.20	10
11	462	277.20	11
12	792	475.20	12
13	1287	772.20	13
14	2002	1201.20	14
15	3003	1801.80	15
16	4368	2620.80	16
17	6188	3712.80	17
18	8568	5140.80	18
19	11628	6976.80	19
20	15504	9302.40	20

RULE 9

- Delete existing Rule 9(m) and replace with following new Rule:

The Subscriptions for a Systems Entry in respect of an Entry made pursuant to Rule 9(c)(ii) are:

System Number	Equivalent Number of Standard Panels entered	Subscription Per Panel \$	Number of Bounded Areas to be marked in each upper Panel
6	270	162.00	6
7	945	567.00	7
8	2520	1512.00	8
9	5670	3402.00	9
10	11340	6804.00	10
11	20790	12474.00	11
12	35640	21384.00	12
13	57915	34749.00	13
14	90090	54054.00	14
15	135135	81081.00	15
16	196560	117936.00	16
17	278460	167076.00	17
18	385560	231336.00	18
19	523260	313956.00	19
20	697680	418608.00	20

SCHEDULE 1

- Delete existing Schedule 1 and replace with following new Schedule:

SCHEDULE 1

**COMMISSION PAYABLE FOR POWERBALL
PURSUANT TO RULE 7 WITH ONE (1) POWERBALL NUMBER**

Entry Type	No. of Games	Single Entry
Standard	2 Games	\$0.10
	4 Games	\$0.15
	6 Games	\$0.30
	8 Games	\$0.40
	10 Games	\$0.45
	12 Games	\$0.55
	14 Games	\$0.60
	16 Games	\$0.70
	18 Games	\$0.75
	24 Games	\$1.00
	30 Games	\$1.30
	36 Games	\$1.50
Entry Type	System	Single Entry
System – Per Panel	6	\$0.25
	7	\$0.75
	8	\$1.65
	9	\$2.90
	10	\$4.80
	11	\$6.30
	12	\$10.80
	13	\$19.80
	14	\$33.80
	15	\$46.20
	16	\$73.20
	17	\$122.20
	18	\$163.20
	19	\$223.20
20	\$309.60	

Entry Type	2 Week Period	Single Entry
Multi-Week Standard	2 Games	\$0.20
	4 Games	\$0.20
	6 Games	\$0.45
	8 Games	\$0.45
	10 Games	\$0.55
	12 Games	\$0.65
	14 Games	\$0.70
	16 Games	\$0.85
	18 Games	\$0.85
	24 Games	\$1.30
	30 Games	\$2.00
36 Games	\$2.20	
Entry Type	5 Week Period	Single Entry
Multi-Week Standard	2 Games	\$0.40
	4 Games	\$0.55
	6 Games	\$0.75
	8 Games	\$0.75
	10 Games	\$0.85
	12 Games	\$1.10
	14 Games	\$1.10
	16 Games	\$1.30
	18 Games	\$1.50
	24 Games	\$1.90
	30 Games	\$2.50
36 games	\$2.70	
Entry Type	10 Week Period	Single Entry
Multi-Week Standard	2 Games	\$0.75
	4 Games	\$0.75
	6 Games	\$1.20
	8 Games	\$1.20
	10 Games	\$1.50
	12 Games	\$1.75
	14 Games	\$1.90
	16 Games	\$2.40
	18 Games	\$2.90
	24 Games	\$3.70
	30 Games	\$4.60
36 Games	\$5.00	
Entry Type	25 Week Period	Single Entry
Multi-Week Standard	2 Games	\$1.75
	4 Games	\$1.75
	6 Games	\$2.40
	8 Games	\$2.40
	10 Games	\$3.20
	12 Games	\$3.70
	14 Games	\$4.70
	16 Games	\$5.90
	18 Games	\$7.00

	24 Games	\$11.90
	30 Games	\$18.00
	36 Games	\$19.50
Entry Type	Period	Single Entry
System 6 – Per Panel	2 Weeks	\$0.45
	5 Weeks	\$0.70
	10 Weeks	\$1.10
	25 Weeks	\$2.40
System 7 – Per Panel	2 Weeks	\$1.20
	5 Weeks	\$1.75
	10 Weeks	\$2.40
	25 Weeks	\$6.30
System 8 – Per Panel	2 Weeks	\$2.40
	5 Weeks	\$3.00
	10 Weeks	\$5.40
	25 Weeks	\$15.00
System 9 – Per Panel	2 Weeks	\$3.90
	5 Weeks	\$5.40
	10 Weeks	\$11.00
	25 Weeks	\$20.50
System 10 – Per Panel	2 Weeks	\$7.70
	5 Weeks	\$10.80
	10 Weeks	\$20.60
	25 Weeks	\$32.40
System 11 – Per Panel	2 Weeks	\$9.60
	5 Weeks	\$13.50
	10 Weeks	\$27.00
	25 Weeks	\$41.00
System 12 – Per Panel	2 Weeks	\$16.80
	5 Weeks	\$23.00
	10 Weeks	\$46.00
	25 Weeks	\$69.00
System 13 – Per Panel	2 Weeks	\$26.80
	5 Weeks	\$37.00
	10 Weeks	\$74.00
	25 Weeks	\$110.00
System 14 – Per Panel	2 Weeks	\$41.00
	5 Weeks	\$57.00
	10 Weeks	\$114.00
	25 Weeks	\$170.00

System 15 – Per Panel	2 Weeks	\$61.30
	5 Weeks	\$85.00
	10 Weeks	\$170.00
	25 Weeks	\$255.00
System 16 – Per Panel	2 Weeks	\$89.00
	5 Weeks	\$122.00
	10 Weeks	\$247.00
	25 Weeks	\$371.00
System 17 – Per Panel	2 Weeks	\$126.00
	5 Weeks	\$172.00
	10 Weeks	\$345.00
	25 Weeks	\$515.00
System 18 – Per Panel	2 Weeks	\$175.00
	5 Weeks	\$236.00
	10 Weeks	\$473.00
	25 Weeks	\$710.00
System 19 – Per Panel	2 Weeks	\$250.00
	5 Weeks	\$320.00
	10 Weeks	\$640.00
	25 Weeks	\$950.00
System 20 – Per Panel	2 Weeks	\$330.00
	5 Weeks	\$420.00
	10 Weeks	\$835.00
	25 Weeks	\$1250.00

SCHEDULE 2

- Delete existing Schedule 2 and replace with following new Schedule:

COMMISSION PURSUANT TO RULE 7 WITH FORTY FIVE (45) POWERBALL NUMBERS

Entry Type	No. of Panels	Single Entry
Standard – Per Panel	1 to 12 Panels	\$1.65
System – Per Panel	6	\$7.00
	7	\$13.00
	8	\$28.00
	9	\$88.00
	10	\$166.00
	11	\$216.00
	12	\$376.00

	13	\$500.00
	14	\$600.00
	15	\$800.00
	16	\$1000.00
	17	\$1100.00
	18	\$1400.00
	19	\$2200.00
	20	\$2600.00
Multi-Week Standard	2 Weeks	\$1.80
	5 Weeks	\$2.65
	10 Weeks	\$5.40
	25 Weeks	\$13.50
System 6 – Per Panel	2 Weeks	\$9.00
	5 Weeks	\$13.50
	10 Weeks	\$27.10
	25 Weeks	\$67.00
System 7 – Per Panel	2 Weeks	\$18.00
	5 Weeks	\$24.80
	10 Weeks	\$54.00
	25 Weeks	\$135.00
System 8 – Per Panel	2 Weeks	\$36.00
	5 Weeks	\$54.00
	10 Weeks	\$108.00
	25 Weeks	\$270.00
System 9 – Per Panel	2 Weeks	\$117.00
	5 Weeks	\$175.00
	10 Weeks	\$350.00
	25 Weeks	\$880.00
System 10 – Per Panel	2 Weeks	\$217.00
	5 Weeks	\$330.00
	10 Weeks	\$645.00
	25 Weeks	\$990.00
System 11 – Per Panel	2 Weeks	\$280.00
	5 Weeks	\$420.00
	10 Weeks	\$840.00
	25 Weeks	\$1200.00
System 12 – Per Panel	2 Weeks	\$480.00
	5 Weeks	\$730.00
	10 Weeks	\$1460.00
	25 Weeks	\$2200.00

System 13 – Per Panel	2 Weeks	\$600.00
	5 Weeks	\$800.00
	10 Weeks	\$1520.00
	25 Weeks	\$2270.00
System 14 – Per Panel	2 Weeks	\$750.00
	5 Weeks	\$1080.00
	10 Weeks	\$2170.00
	25 Weeks	\$3250.00
System 15 – Per Panel	2 Weeks	\$1080.00
	5 Weeks	\$1600.00
	10 Weeks	\$3250.00
	25 Weeks	\$4900.00
System 16 – Per Panel	2 Weeks	\$1250.00
	5 Weeks	\$1900.00
	10 Weeks	\$3465.00
	25 Weeks	\$5600.00
System 17 – Per Panel	2 Weeks	\$1440.00
	5 Weeks	\$2180.00
	10 Weeks	\$4290.00
	25 Weeks	\$6400.00
System 18 – Per Panel	2 Weeks	\$1800.00
	5 Weeks	\$2625.00
	10 Weeks	\$5400.00
	25 Weeks	\$8100.00
System 19 – Per Panel	2 Weeks	\$3000.00
	5 Weeks	\$4500.00
	10 Weeks	\$9200.00
	25 Weeks	\$13700.00
System 20 – Per Panel	2 Weeks	\$3600.00
	5 Weeks	\$5400.00
	10 Weeks	\$10800.00
	25 Weeks	\$16000.00

SCHEDULE 3

Delete existing Schedule 3 and replace with following new Schedule:

SYNDICATE ENTRIES FOR POWERBALL (ONE POWERBALL)

ENTRY	FEE	SYNDICATE ENTRY	NO. OF SHARES	SYNDICATE FEE PER PANEL (Cost per Share)
System 10	\$156.00	System 10	5	\$31.20
System 10	\$156.00	System 10	8	\$19.50
System 10	\$156.00	System 10	10	\$15.60
System 10	\$156.00	System 10	15	\$10.40
System 10	\$156.00	System 10	20	\$7.80
System 11	\$283.50	System 11	5	\$56.70
System 11	\$283.50	System 11	7	\$40.50
System 11	\$283.50	System 11	10	\$28.35
System 11	\$283.50	System 11	15	\$18.90
System 11	\$283.50	System 11	21	\$13.50
System 11	\$283.50	System 11	30	\$9.45
System 12	\$486.00	System 12	5	\$97.20
System 12	\$486.00	System 12	10	\$48.60
System 12	\$486.00	System 12	12	\$40.50
System 12	\$486.00	System 12	20	\$24.30
System 12	\$486.00	System 12	30	\$16.20
System 12	\$486.00	System 12	45	\$10.80
System 12	\$486.00	System 12	54	\$9.00
System 13	\$792.00	System 13	5	\$158.40
System 13	\$792.00	System 13	11	\$72.00
System 13	\$792.00	System 13	18	\$44.00
System 13	\$792.00	System 13	20	\$39.60
System 13	\$792.00	System 13	30	\$26.40
System 13	\$792.00	System 13	36	\$22.00
System 13	\$792.00	System 13	45	\$17.60
System 13	\$792.00	System 13	66	\$12.00
System 14	\$1235.00	System 14	5	\$247.00
System 14	\$1235.00	System 14	10	\$123.50
System 14	\$1235.00	System 14	13	\$95.00
System 14	\$1235.00	System 14	20	\$61.75
System 14	\$1235.00	System 14	52	\$23.75
System 14	\$1235.00	System 14	65	\$19.00
System 14	\$1235.00	System 14	130	\$9.50
System 15	\$1848.00	System 15	6	\$308.00
System 15	\$1848.00	System 15	12	\$154.00
System 15	\$1848.00	System 15	20	\$92.40
System 15	\$1848.00	System 15	33	56.00
System 15	\$1848.00	System 15	42	\$44.00
System 15	\$1848.00	System 15	66	\$28.00
System 15	\$1848.00	System 15	105	\$17.60
System 15	\$1848.00	System 15	154	\$12.00

System 16	\$2694.00	System 16	5	\$538.80
System 16	\$2694.00	System 16	10	\$269.40
System 16	\$2694.00	System16	15	\$179.60
System 16	\$2694.00	System 16	20	\$134.70
System 16	\$2694.00	System 16	30	\$89.80
System 16	\$2694.00	System 16	40	\$67.35
System 16	\$2694.00	System 16	60	\$44.90
System 16	\$2694.00	System 16	120	\$22.45
System 17	\$3835.00	System 17	5	\$767.00
System 17	\$3835.00	System 17	10	\$383.50
System 17	\$3835.00	System 17	13	\$295.00
System 17	\$3835.00	System 17	20	\$191.75
System 17	\$3835.00	System 17	26	\$147.50
System 17	\$3835.00	System 17	65	\$59.00
System 17	\$3835.00	System 17	130	\$29.50
System 18	\$5304.00	System 18	5	\$1060.80
System 18	\$5304.00	System 18	10	\$530.40
System 18	\$5304.00	System 18	17	\$312.00
System 18	\$5304.00	System 18	24	\$221.00
System 18	\$5304.00	System 18	34	\$156.00
System 18	\$5304.00	System 18	48	\$110.50
System 18	\$5304.00	System 18	80	\$66.30
System 18	\$5304.00	System 18	120	\$44.20
System 18	\$5304.00	System 18	204	\$26.00
System 19	\$7200.00	System 19	6	\$1200.00
System 19	\$7200.00	System 19	10	\$720.00
System 19	\$7200.00	System 19	15	\$480.00
System 19	\$7200.00	System 19	20	\$360.00
System 19	\$7200.00	System 19	24	\$300.00
System 19	\$7200.00	System 19	40	\$180.00
System 19	\$7200.00	System 19	80	\$90.00
System 19	\$7200.00	System 19	120	\$60.00
System 19	\$7200.00	System 19	180	\$40.00
System 20	\$9612.00	System 20	5	\$1922.40
System 20	\$9612.00	System 20	10	\$961.20
System 20	\$9612.00	System 20	15	\$640.80
System 20	\$9612.00	System 20	20	\$480.60
System 20	\$9612.00	System 20	36	\$267.00
System 20	\$9612.00	System 20	40	\$240.30
System 20	\$9612.00	System 20	60	\$160.20
System 20	\$9612.00	System 20	90	\$106.80
System 20	\$9612.00	System 20	180	\$53.40

POWERBALL (45 POWERBALL)

ENTRY	FEE	SYNDICATE ENTRY	NO. OF SHARES	SYNDICATE FEE PER PANEL (ie. Cost per Share)
System 6	\$169.00	System 6	5	\$33.80
System 6	\$169.00	System 6	10	\$16.90
System 6	\$169.00	System 6	20	\$8.45
System 7	\$580.00	System 7	5	\$116.00
System 7	\$580.00	System 7	10	\$58.00
System 7	\$580.00	System 7	20	\$29.00
System 7	\$580.00	System 7	25	\$23.20
System 7	\$580.00	System 7	50	\$11.60
System 8	\$1540.00	System 8	5	\$308.00
System 8	\$1540.00	System 8	10	\$154.00
System 8	\$1540.00	System 8	20	\$77.00
System 8	\$1540.00	System 8	35	\$44.00
System 8	\$1540.00	System 8	50	\$30.80
System 8	\$1540.00	System 8	100	\$15.40
System 9	\$3490.00	System 9	5	\$698.00
System 9	\$3490.00	System 9	10	\$349.00
System 9	\$3490.00	System 9	20	\$174.50
System 9	\$3490.00	System 9	25	\$139.60
System 9	\$3490.00	System 9	50	\$69.80
System 9	\$3490.00	System 9	100	\$34.90
System 10	\$6970.00	System 10	5	\$1394.00
System 10	\$6970.00	System 10	10	\$697.00
System 10	\$6970.00	System 10	20	\$348.50
System 10	\$6970.00	System 10	25	\$278.80
System 10	\$6970.00	System 10	50	\$139.40
System 10	\$6970.00	System 10	100	\$69.70
System 11	\$12690.00	System 11	5	\$2538.00
System 11	\$12690.00	System 11	10	\$1269.00
System 11	\$12690.00	System 11	18	\$705.00
System 11	\$12690.00	System 11	50	\$253.80
System 11	\$12690.00	System 11	100	\$126.90
System 12	\$21760.00	System 12	10	\$2176.00
System 12	\$21760.00	System 12	20	\$1088.00
System 12	\$21760.00	System 12	25	\$870.40
System 12	\$21760.00	System 12	50	\$435.20
System 12	\$21760.00	System 12	100	\$217.60
System 12	\$21760.00	System 12	160	\$136.00

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

BLACKTOWN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as a Public Road

NOTICE is hereby given that in accordance with Section 10 of the Roads Act 1993, the land described in the Schedule below is dedicated to the public as road. R. MOORE, General Manager, Blacktown City Council, PO Box 63, Blacktown NSW 2148.

Schedule

Lot 1 DP 1104835.

[3376]

BLUE MOUNTAINS CITY COUNCIL

Roads Act 1993, Sections 16 and 17

Notice of Dedication of Land as Public Road

NOTICE is hereby given by the Council of the City of Blue Mountains that in accordance with section 16 and 17 of the Roads Act 1993 the land as described in the Schedule below is hereby dedicated as a public road. Dated at Katoomba this seventeenth day of July 2007. PHILLIP PINYON, General Manager, Blue Mountains City Council, Locked bag 1005, Katoomba NSW 2780.

Schedule

All of that land known as Lot 54 Deposited Plan 2135 that is noted as one foot reserve and which forms part of Cassilis Street, Mount Victoria and is comprised in Certificate of Title Volume 3574 Folio Identifier 110.

[3377]

BURWOOD COUNCIL

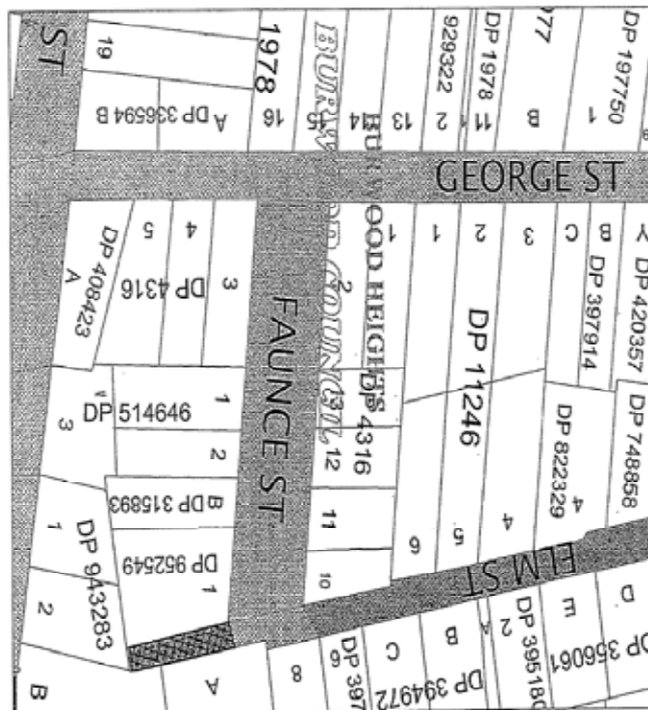
Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that Burwood Council in pursuance of section 16 of the Roads Act 1993, dedicates the land described in the Schedule as public road. P. ROMANO, General Manager, Burwood Council, PO Box 240, Burwood NSW 1805.

Schedule

That part of Elm Street, Burwood, being the land contained in Deed of Lease and Release Number 959 Book K, Deed of Conveyance Number 554 Book 343 and Deed of Conveyance Number 90 Book 1112, Parish of Concord, County of Cumberland and Local Government Area of Burwood, as shown hatched on the accompanying plan.



[3378]

CAMPBELLTOWN CITY COUNCIL

Local Government Act 1993, Section 50 (1), (4)

Notification of Vesting of Land

NOTICE is hereby given pursuant to section 50 (1) and (4) of the Local Government Act 1993, that the land in the Schedule below is vested in Campbelltown City Council. PAUL TOSI, General Manager, Campbelltown City Council, PO Box 57, Campbelltown NSW 2560.

SCHEDULE

Lot 35 in Deposited Plan 31214, shown on this plan as "Public Garden and Recreation Space", and comprising of part of the land in certificate of title Volume 8038, Folio 101.

Lot C in Deposited Plan 414685, shown on this plan as "Public Garden and Recreation Space", and comprising of land in certificate of title Volume 7704, Folio 195. [3379]

CAMPBELLTOWN CITY COUNCIL

Roads Act 1993, Section 16

Dedication of Land as Public Road

IN accordance with Section 16 of the Roads Act 1993, notice is hereby given that the land described in the Schedule below is dedicated as a public road. P. F. Tosi, General Manager, Campbelltown City Council, PO Box 57, Campbelltown NSW 2560.

Schedule

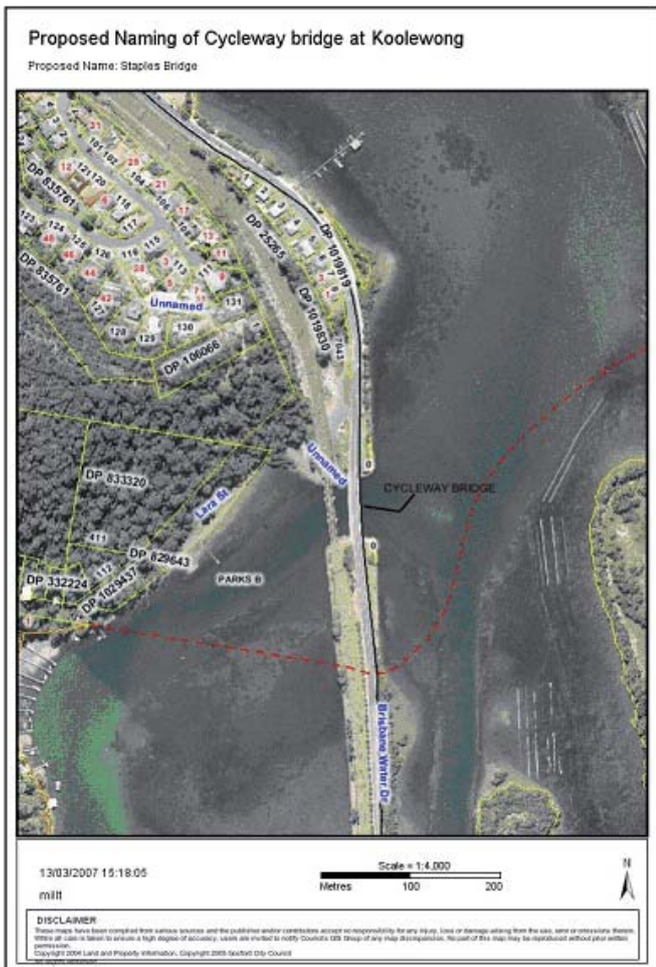
ALL that piece or parcel of land situated at Ingleburn in the Campbelltown City Council area, Parish of Minto County of Cumberland, shown as "Lane" being 20 feet wide in Deposited Plan 2913. [3380]

GOSFORD CITY COUNCIL

Roads Act 1993

Naming of Bridge - The Spike Millgan Bridge

NOTICE is hereby given that Council has named a public cycleway bridge that spans the WOY WOY Inlet at Koolewong, The Spike Milligan Bridge. Authorised by Council Resolution on 3.July 2007. P. WILSON, General Manager, Gosford City Council, P.O Box 21, GOSFORD NSW 2250.



[3381]

PARKES SHIRE COUNCIL

Roads Act 1993, Section 162.1

Naming of Public Roads

Bangoran Lane and Beargamil Lane

NOTICE is hereby given that in accordance with section 162.1 of the Roads Act 1993, as amended, Council has named Parkes Shires Council have named the roads shown hereunder:

<i>Location</i>	<i>Name</i>
Un-numbered lane off Alectown West Road, Alectown.	Bangoran Lane
Shire Road 24 - current part of Job Lane	Beargamil Lane Place.

No objections to the proposed names were received within the prescribed period of time. A. McCORMACK, General Manager, Parkes Shire Council, PO Box 337, Parkes NSW 2870. [3382]

PARRAMATTA CITY COUNCIL

Roads Acts 1993, Section 162 Roads (General) Regulation 2000 Road Re-Naming

NOTICE is hereby given that the Council of the City of Parramatta, in pursuance of the above Act and Regulation, is proposing to rename the section of road as described in the following table.

<i>Current section of Road</i>	<i>Proposed New Road Name</i>
Southern section of Spurway Street Ermington, located between Boronia Street and the Parramatta River.	Broadoaks Street Ermington.

Submissions will be received by Council in writing until 4pm, Friday, August 10 2007. JOHN NEISH, General Manager, Parramatta City Council, PO Box 32 PARRAMATTA NSW 2124. [3383]

PITTWATER COUNCIL

AT its May meeting Pittwater Council adopted the Pesticides Notification Plan for the Pittwater Local Government Area. The notification plan ensures people know when pesticides are used in a public place so that they can make informed decisions to reduce their exposure to pesticides. The adopted plan can be viewed on Councils Website www.pittwater.nsw.gov.au or at Council customer service centres. [3384]

SINGLETON COUNCIL

Local Government Act 1993

Corporate Name of Council

AT a meeting of the Corporate and Development Services Committee held on 14 May 2007 it was resolved that the name of the corporate entity for the Singleton Local Government Area shall be "Singleton Council". S. MCGRATH, General Manager, PO Box 314, Singleton, NSW 2330. [3385]

TWEED SHIRE COUNCIL

Roads Act 1993

Naming of Public Road

NOTICE is hereby given that the Tweed Shire Council, in pursuance of Section 162 of the Roads Act 1993, has re-named that part of Wardrop Valley Road between Hayley Place and the New industrial subdivision at Lot 102 in DP 1104102, as:

Lundberg Drive

Authorised by resolution of the Council on 10 July 2007, General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484. [3386]

TWEED SHIRE COUNCIL

Roads Act 1993

Naming of Public Road

NOTICE is hereby given that the Tweed Shire Council, in pursuance of Section 162 of the Roads Act 1993, has re-named that part of Reserve Creek Road between Tweed Valley Way and the Bridge where Quarry Road commences, as:

Quarry Road

Authorised by resolution of the Council on 10 July 2007, General Manager, Tweed Shire Council, Civic Centre, Tumbulgun Road, Murwillumbah NSW 2484. [3387]

TWEED SHIRE COUNCIL

Erratum

IN the notification appearing in the *New South Wales Government Gazette* of 13 July 2007, Folio 4642, under the heading 'Land Acquisition (Just Terms Compensation) Act 1991, Notice of Compulsory Acquisition'

Schedule 1 read:

Lot 1 DP 1092651

Lot 2 DP 1092652

Schedule 1 should be amended to read:

Lot 1 DP 1092651

Lot 1 DP 1092652

MIKE RAYNER,
General Manager
Tweed Shire Council

[3388]

WAGGA WAGGA CITY COUNCIL

Roads Act 1993, Section 10

NOTICE is hereby given that Wagga Wagga City Council dedicates the land described in the Schedule below as public road under section 10 of the Roads Act 1993. P PERRAM, General Manager, Wagga Wagga City Council, Administration Centre, corner Baylis and Morrow Streets, Wagga Wagga, NSW, 2650.

Schedule 1

ALL those pieces and parcels of land situated in the Parish of South Wagga Wagga, County of Wynyard described as:

Lot 19 Deposited Plan 827835

[3389]

ESTATE NOTICES

NOTICE of intended distribution of estate – Any person having any claim upon the estate of ANNA KWIECINSKI, late of Strathfield, in the State of New South Wales, who died on 1 April 2007, must send particulars of his claim to the Executrix, LUCYNA RYCHTER care of Newnham 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 she has notice. Probate was granted in New South Wales on 9 July 2007. NEWNHAMS, Solicitors, 7th Floor, Highmount House, 122 Castlereagh Street, Sydney, NSW 2000 (DX665, Sydney), tel.: (02) 9264 7788. Reference: BLM:ME:5998.

[3390]

COMPANY NOTICES

NOTICE of members voluntary winding up.— S.N.D.L. PTY LIMITED (in liquidation) – (ACN 097 714 068) —Notice is hereby given pursuant to the Corporations Act 2001, at an Extraordinary General Meeting of S.N.D.L. Pty Limited (In Liquidation) – Members' Voluntary, held on 7 July, 2007, the Company's Members resolved to wind up the Company voluntarily and to appoint Colin Wilson, Chartered Accountant, of Wilson Porter Services Pty, Chartered Accountants, 154 Elizabeth Street, Sydney NSW, as Liquidator of the Company. After 21 days from today I will begin distributing the Company's Assets. All creditors who a claim against the Company should give me details of their claims by that date, otherwise I will not recognise their claims when I distribute the Assets. COLIN WILSON, Liquidator, Wilson Porter Services Pty, Chartered Accountants, 154 Elizabeth Street, Sydney NSW.

[3391]

NOTICE of voluntary liquidation.—In the matter of the Corporations Law and in the matter of JANNEK HOLDINGS PTY LIMITED, ACN 106 152 729 (in voluntary liquidation).—Notice is hereby given that at a general meeting of members, duly convened and held at 30 Scott Circuit Salamander Bay NSW, on Monday 16th July 2007 at 10.30 a.m., the following resolution was passed as a special resolution: "That the company be wound up voluntarily and that Stanley Moriarty of Suite 12C, 44 Oxford Road Ingleburn be appointed liquidator for the purposes of the winding up". STANLEY MORIARTY, Liquidator, c.o. Pringle Moriarty & Co., Chartered Accountants, Suite 12C, 44 Oxford Road (PO Box 818), Ingleburn, NSW 2565, tel.: (02) 9605 1344.

[3392]

NOTICE of voluntary liquidation.—In the matter of the Corporations Law and in the matter of BLACK PEARLS & GEMS PTY LIMITED, ACN 074 399 698 (in voluntary liquidation).—Notice is hereby given that at a general meeting of members, duly convened and held at 30 Scott Circuit Salamander Bay NSW, on Monday 16th July 2007 at 10.00 a.m., the following resolution was passed as a special resolution: "That the company be wound up voluntarily and that Stanley Moriarty of Suite 12C, 44 Oxford Road Ingleburn be appointed liquidator for the purposes of the winding up". STANLEY MORIARTY, Liquidator, c.o. Pringle Moriarty & Co., Chartered Accountants, Suite 12C, 44 Oxford Road (PO Box 818), Ingleburn, NSW 2565, tel.: (02) 9605 1344.

[3393]

NOTICE of voluntary liquidation.—In the matter of the Corporations Law and in the matter of GDM CONSULTING PTY LIMITED, ACN 083 097 698 (in voluntary liquidation).— Notice is hereby given that at a general meeting of members, duly convened and held at 16 Gardinia Street, Narwee NSW, on Monday 16th July 2007 at 10.00 a.m., the following resolution was passed as a special resolution: "That the company be wound up voluntarily and that Stanley Moriarty of Suite 12C, 44 Oxford Road Ingleburn be appointed liquidator for the purposes of the winding up". STANLEY MORIARTY, Liquidator, c.o. Pringle Moriarty & Co., Chartered Accountants, Suite 12C, 44 Oxford Road (PO Box 818), Ingleburn, NSW 2565, tel.: (02) 9605 1344.

[3394]

NOTICE of member's voluntary liquidation DENMAR INVESTMENTS PTY LTD, ACN 000 398 505 – At a general meeting of the abovenamed company, duly convened and held at 9 Moorefield Avenue, Hunter's Hill NSW 2110 on 12th July, 2007, the following special resolutions were passed:

“That the company be wound up as a member's voluntary liquidation and that Phillip J Ashton be appointed liquidator for the purpose of such winding up.”

“That on the winding up of the company, subject to the payment of debts and liabilities of the company and the cost of liquidation, if necessary, the assets may be distributed amongst the members in specie, in whole or in part, according to their rights and interests in the company.”

Dated 12th July, 2007. PHILLIP J ASHTON, NTAA Public Accountant, 2/28 Adelaide Street, East Gosford NSW 2250, tel: (02) 4324 9655.

[3395]

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