



# Government Gazette

OF THE STATE OF  
NEW SOUTH WALES

**Number 94**  
**Friday, 27 July 2007**

Published under authority by Government Advertising

## LEGISLATION

### Proclamations



New South Wales

## Commencement Proclamation

under the

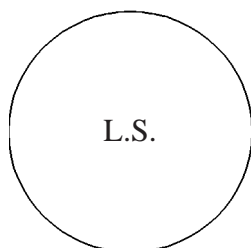
Guardianship Amendment Act 2007 No 12

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 *Guardianship Amendment Act 2007*, do, by this my Proclamation, appoint 1 August 2007 as the day on which that Act commences.

Signed and sealed at Sydney, this 25th day of July 2007.

By Her Excellency's Command,



KRISTINA KENNEALLY, M.P.,  
Minister for Disability Services

GOD SAVE THE QUEEN!

---

# Regulations

---



New South Wales

## Liquor Amendment (Sunday Trading) Regulation (No 3) 2007

under the

Liquor Act 1982

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Liquor Act 1982*.

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

### Explanatory note

The object of this Regulation is to prescribe Sunday 29 July 2007 (the day of the Asian Cup Football Final) for the purposes of section 24B of the *Liquor Act 1982*. That section provides that hotels may be kept open until midnight on a Sunday that is prescribed by the regulations, but only when liquor is sold or supplied for consumption on the licensed premises.

This Regulation is made under the *Liquor Act 1982*, including sections 24B and 156 (the general regulation-making power).

Clause 1           Liquor Amendment (Sunday Trading) Regulation (No 3) 2007

---

## **Liquor Amendment (Sunday Trading) Regulation (No 3) 2007**

under the

Liquor Act 1982

### **1 Name of Regulation**

This Regulation is the *Liquor Amendment (Sunday Trading) Regulation (No 3) 2007*.

### **2 Amendment of Liquor Regulation 1996**

The *Liquor Regulation 1996* is amended by inserting in clause 83A (Dates prescribed for special events Sunday hotel trading) in appropriate order the following date:

29 July 2007



New South Wales

# Protection of the Environment Operations (Waste) Amendment (Liquid Waste) Regulation 2007

under the

Protection of the Environment Operations Act 1997

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

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

## Explanatory note

The object of this Regulation is to amend the *Protection of the Environment Operations (Waste) Regulation 2005* (*the Principal Regulation*) so as to provide for the contribution payable under section 88 of the *Protection of the Environment Operations Act 1997* in respect of certain types of liquid waste received at waste facilities. In particular this Regulation:

- (a) applies the contribution only in respect of *trackable liquid waste*, being liquid waste of a type described in Part 1 of Schedule 1 to the Principal Regulation, and
- (b) provides that the level of the contribution is \$38.60 for each tonne of trackable liquid waste received between 1 October 2007 and 30 June 2008 and then after that the contribution is to be the same as the contribution for solid waste received in the Sydney metropolitan area (no contribution is payable in respect of liquid waste received before 1 October 2007), and
- (c) provides that contributions in respect of trackable liquid waste are to be paid quarterly, and
- (d) provides for deductions in respect of trackable liquid waste that is received at a facility and is then transported elsewhere in specified circumstances (*transported trackable liquid waste deductions*), and
- (e) sets out the record keeping requirements in respect of trackable liquid waste, and
- (f) provides that for waste other than liquid waste, a contribution is payable not only if the waste is generated in the Sydney metropolitan area or the extended regulated area under the Principal Regulation, but also if it was generated from waste generated in either of those areas.

Protection of the Environment Operations (Waste) Amendment (Liquid Waste) Regulation  
2007

Explanatory note

---

This Regulation is made under the *Protection of the Environment Operations Act 1997*, including sections 88 and 323 (the general regulation-making power).

Protection of the Environment Operations (Waste) Amendment (Liquid Waste) Regulation 2007

Clause 1

---

## **Protection of the Environment Operations (Waste) Amendment (Liquid Waste) Regulation 2007**

under the

Protection of the Environment Operations Act 1997

### **1 Name of Regulation**

This Regulation is the *Protection of the Environment Operations (Waste) Amendment (Liquid Waste) Regulation 2007*.

### **2 Commencement**

This Regulation commences on 1 August 2007.

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

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

Protection of the Environment Operations (Waste) Amendment (Liquid Waste) Regulation 2007

Schedule 1 Amendments

---

## Schedule 1 Amendments

(Clause 3)

### [1] Clause 4 Definitions

Insert in alphabetical order:

*liquid waste* means any waste other than:

- (a) non-liquid waste within the meaning of Schedule 1 to the Act, or
- (b) a gas.

*trackable liquid waste* means liquid waste of a type described in Part 1 of Schedule 1.

### [2] Clause 4 (2)

Insert at the end of the clause:

- (2) For the purposes of this Part, and despite clause 6 (6), one kilolitre of trackable liquid waste is taken to be the equivalent of one tonne of that waste.

### [3] Clause 4A Payment of contributions

Insert “in respect of waste other than trackable liquid waste” after “be paid” in clause 4A (2).

### [4] Clause 4A (3) and note

Insert after clause 4A (2):

- (3) For the purposes of section 88 (3) (b) of the Act, the period of 28 days after the end of each 3 month period (being the 3 month periods ending on 31 August, 30 November, the last day of February and 31 May in each year) is prescribed as the time within which the contribution payable by an occupier is to be paid in respect of trackable liquid waste.

**Note.** Contributions are not payable in respect of liquid waste other than trackable liquid waste.

### [5] Clause 5 Contributions payable in relation to scheduled waste facilities where adequate records kept

Insert “in respect of waste other than liquid waste” after “occupiers of scheduled waste facilities” in clause 5 (1).

### [6] Clause 5 (1) (d) (ii) and (e) (ii)

Insert “, or generated from waste (including liquid waste) generated in,” after “generated in” wherever occurring.

Protection of the Environment Operations (Waste) Amendment (Liquid Waste) Regulation 2007

Amendments

Schedule 1

---

**[7] Clause 5 (1A) and (1B)**

Insert after clause 5 (1):

- (1A) For the purposes of section 88 (2) of the Act, the contributions required to be paid by an occupier of a scheduled waste facility in respect of trackable liquid waste that is received at the scheduled waste facility are prescribed as:
- (a) \$38.60 for each tonne of the waste that is received in the period beginning on 1 October 2007 and ending on 30 June 2008, or
  - (b) for any other year beginning on or after 1 July 2008, the SMA amount for that year for each tonne of the waste that is received in that year.
- (1B) For the purposes of section 88 (5) of the Act, an occupier of a scheduled waste facility is exempt from the requirement to pay contributions in respect of trackable liquid waste that is received at the scheduled waste facility before 1 October 2007.

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

Insert before clause 6 (1):

- (1A) This clause does not apply to or in respect of liquid waste other than trackable liquid waste.

**[9] Clause 6 (3) (a)**

Insert “in respect of waste other than liquid waste,” before “a volumetric survey”.

**[10] Clause 9 Exemption of certain occupiers from requirement to pay contributions**

Insert “, but only in respect of waste other than liquid waste” after “the Act”.

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

Omit clause 10 (1) (a). Insert instead:

- (a) trackable liquid waste that does not have any of the characteristics set out in Part 3 of Schedule 1,
- (a1) liquid waste to which Part 3 does not apply,



Protection of the Environment Operations (Waste) Amendment (Liquid Waste) Regulation 2007

Schedule 1 Amendments

---

**[12] Clause 11 Approval of operational purpose**

Insert before clause 11 (1):

- (1A) This clause does not apply to or in respect of liquid waste.

**[13] Clause 11A Deductions from contributions**

Insert “(other than liquid waste)” after “of waste” wherever occurring in clause 11A (1) (a), (b) and (c).

**[14] Clause 11A (1) (b1)**

Insert after clause 11A (1) (b):

- (b1) an amount in respect of trackable liquid waste received by the occupier that the occupier has transported to another place as referred to in subclause (3AA) (*transported trackable liquid waste deduction*), or

**[15] Clause 11A (3AA)**

Insert after clause 11A (3):

**(3AA) Transported trackable liquid waste deductions**

A transported trackable liquid waste deduction is available to the occupier of a scheduled waste facility in respect of trackable liquid waste received at the facility on or after 1 October 2007 that is transported:

- (a) to another facility as waste (other than liquid waste) and is disposed of at a scheduled waste facility within the SMA or ERA, in accordance with the guidelines (if any) published or approved by the EPA from time to time for the purposes of this paragraph, or
- (b) as a substance (other than trackable liquid waste) to a place that can lawfully receive it for recycling, reuse or processing but only if guidelines have been published or approved by the EPA for the purposes of this paragraph and all the requirements of those guidelines have been satisfied, or
- (c) as trackable liquid waste to a facility that is authorised to receive it, in accordance with the guidelines (if any) published or approved by the EPA from time to time for the purposes of this paragraph.

Protection of the Environment Operations (Waste) Amendment (Liquid Waste) Regulation 2007

Amendments

Schedule 1

---

**[16] Clause 11A (9)**

Omit “clause 11A”. Insert instead “this clause”.

**[17] Clause 12 Records to be kept by waste facilities**

Insert before clause 12 (1):

- (1A) This clause does not apply to or in respect of liquid waste other than trackable liquid waste.

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

Insert “except in relation to trackable liquid waste, where the occupier is only required to record the information set out in paragraph (b)” after “following information”.

**[19] Clause 12 (3) (b)**

Omit the paragraph. Insert instead:

- (b) the quantity and type of waste or other material held in each stockpile as at 30 June of each year and, in respect of waste other than trackable liquid waste (including material mixed with that trackable liquid waste), as at 31 December of each year,

**[20] Clause 12 (6)**

Omit the subclause. Insert instead:

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

The occupier of a scheduled waste facility that is required to record information under this clause is required to ensure that the records required to be kept are:

- (a) kept in accordance with the guidelines (if any) published by the EPA, from time to time, for the purposes of this subclause, and
- (b) in the case of records relating to trackable liquid waste, provided to the EPA electronically at such times in a form and manner approved by the EPA.

**[21] Clause 13 Waste contribution monthly reports**

Insert at the end of the clause:

- (2) This clause does not apply to or in respect of liquid waste.

**[22] Clause 15 (1) (a) and (b)**

Insert “(other than liquid waste)” after “of waste” wherever occurring.



New South Wales

# Water Management (General) Amendment (Murrumbidgee Supplementary Water Access Licence) Regulation 2007

under the

Water Management Act 2000

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

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

## Explanatory note

The object of this Regulation is to amend the *Water Management (General) Regulation 2004* so as to confer a supplementary water access licence on the holder of a particular entitlement in the Murrumbidgee regulated river water source.

This Regulation is made under the *Water Management Act 2000*, including section 400 (the general regulation-making power) and clause 1 of Schedule 9.

Clause 1 Water Management (General) Amendment (Murrumbidgee Supplementary Water Access Licence) Regulation 2007

---

## **Water Management (General) Amendment (Murrumbidgee Supplementary Water Access Licence) Regulation 2007**

under the

Water Management Act 2000

### **1 Name of Regulation**

This Regulation is the *Water Management (General) Amendment (Murrumbidgee Supplementary Water Access Licence) Regulation 2007*.

### **2 Amendment of Water Management (General) Regulation 2004**

The *Water Management (General) Regulation 2004* is amended by inserting after clause 28 (1) the following subclause:

- (1A) On the commencement of this subclause, the entitlement identified as licence number 40SL025182H under the former 1912 Act is taken to have been replaced by a supplementary water access licence with a share component equivalent to a volume of water of 5,943 megalitres.

**OFFICIAL NOTICES****Appointments****EDUCATION ACT 1990**

Notification of an Appointment to the Board of Studies

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

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

**EDUCATION ACT 1990**

Notification of Appointment to the Board of Studies

I, JOHN DELLA BOSCA, M.L.C., Minister for Education and Training, in pursuance of Schedule 1, Clause 8 of the Education Act 1990, appoint Professor Sue DOCKETT as a Member of the Board of Studies, being a nominee provided by section 100(i) of the said Act, for a term commencing on and from 5 July 2007 until 4 July 2010.

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

**EDUCATION ACT 1990**

Notification of Appointment to the Board of Studies

I, JOHN DELLA BOSCA, M.L.C., Minister for Education and Training, in pursuance of Schedule 1, Clause 8 of the Education Act 1990, appoint Ms Dianne BUTLAND as a Member of the Board of Studies, being a nominee provided by section 100(3)(b) of the said Act, for a term commencing on and from 1 June 2007 until 31 May 2010.

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

**EDUCATION ACT 1990**

Notification of an Appointment to the Board of Studies

I, JOHN DELLA BOSCA, M.L.C., Minister for Education and Training, in pursuance of Schedule 1, Clause 8 of the Education Act 1990, appoint Mr Phillip HEATH as a member of the Board of Studies, being a nominee provided under section 100(3)(d), for a term commencing on and from 5 July 2007 until 4 July 2010.

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

## Department of Lands

### ARMIDALE OFFICE

**108 Faulkner Street (PO Box 199A), Armidale NSW 2350**

**Phone: (02) 6770 3100 Fax (02) 6771 5348**

#### REVOCATION OF RESERVATION OF CROWN LAND

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

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

##### SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Land District: Tenterfield.	The part being Lot 1,
Local Government Area: Tenterfield Shire Council.	DP No. 324728, Parish Cullendore, County Buller, area of 2518 square metres.
Locality: Cullendore.	File No.: AE04 H 247.
Reserve No.: 751058.	
Public Purpose: Future public requirements.	
Notified: 29 June 2007.	

##### SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Land District: Armidale.	The part being Lots 425,
Local Government Area: Armidale Dumaresq.	DP 1035275, Parish Metz, County Sandon, area 1676 square metres.
Locality: Hillgrove.	File No.: AE91 H 46.
Reserve No.: 758519.	
Public Purpose: Future public requirements.	
Notified: 29 June 2007.	

#### ROADS ACT 1993

Order

Transfer of a Crown road to a Council

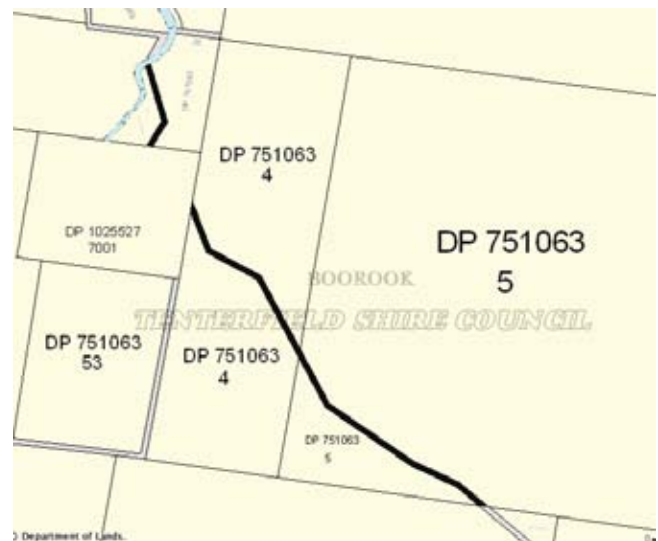
IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public roads specified in each Schedule 1 are transferred to the Roads Authority specified in the corresponding Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in each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

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

##### SCHEDULE 1

*Parish – Gilgurry; County – Buller;  
Land District and L.G.A. – Tenterfield*

The Crown road known as the extension of Gilgurry Road as shown shaded solid black on the diagram hereunder.



##### SCHEDULE 2

Roads Authority: Tenterfield Shire Council.

File No.: AE 07 H 18:W400378.

Councils Reference: Brian Turner, Gilgurry Road.

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

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

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

## Description

*Parish – Keewong; County – Murray;  
Land District – Queanbeyan; L.G.A. – Palerang Council*

Lot 2, DP 1111074 (not being land under the Real Property Act).

File No.: GB05 H 457.BA.

Note: On closing, the title for the land in Lot 2 remains vested in Palerang Council as operational land.

In accordance with section 44 of the Roads Act 1993, the Crown consents to the land in Lot 2 being vested in the Palerang Council as operational land, to be given by the Council as compensation for other land acquired by the Council for the purpose of the Roads Act.

## Description

*Parish – Narrangarril; County – Argyle;  
Land District – Goulburn;  
L.G.A.: – Goulburn Mulwaree Council*

Lots 1 and 2, DP 1112492 (not being land under the Real Property Act).

File No.: GB05 H 477.BA.

Note: On closing, the title for the land in Lots 1 and 2 remains vested in Goulburn Mulwaree Council as operational land.

## Description

*Parish – Baw Baw; County – Argyle;  
Land District – Goulburn; L.G.A. – Goulburn Mulwaree*

Lot 1, DP 1108914 (not being land under the Real Property Act).

File No.: GB05 H 176:JK.

Note: On closing, the title for the land in Lot 1, DP 1108914 remains vested in the State of New South Wales as Crown Land

**GRAFTON OFFICE****76 Victoria Street (Locked Bag 10), Grafton NSW 2460****Phone: (02) 6640 3400 Fax: (02) 6642 5375****REVOCATION OF RESERVATION OF CROWN LAND**

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

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

## SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Lismore. Local Government Area: Richmond Valley Council. Locality: Broadwater. Reserve No.: 56146. Public Purpose: From sale or lease generally. Notified: 11 May 1923. File No.: GF06 H 577.	Part being Lot 11, DP 1074083, Parish Riley, County Richmond, an area of 1419 square metres and comprised in torrens title folio identifier 11/1074083.

**TRUSTEES OF SCHOOLS OF ARTS ENABLING ACT 1902**

## Appointment of Corporation

IT is hereby notified for general information that all offices of trustees of the institution known as the Bexhill Literary Institute, have been declared vacant, and the undermentioned has been elected as Trustee at a meeting of members held in accordance with the provisions of section 14 of the Trustees of Schools of Arts Enabling Act 1902.

I, therefore, as Minister for Lands, in pursuance of the power given me in the same section, hereby approve of the undermentioned to be trustee of the aforesaid institution, namely, Bexhill Public Hall Incorporated.

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

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

**NOTIFICATION OF CLOSING OF ROAD**

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

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

SCHEDULE

*Parish – Ballingall; County – Sturt;*  
*Land District – Mirrool; L.G.A. – Griffith*

Lot 1 in DP 1114538, Parish of Ballingall, County of Sturt.

File No.: GH06 H 137.

Note: On closing, title for the land comprised in Lot 1 remains vested in the Griffith City Council as Operational Land.

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

**ADDITION TO RESERVED CROWN LAND**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Singleton.	Reserve No.: 54172.
Local Government Area: Singleton Council.	Public Purpose: Travelling stock and camping.
Locality: Belford.	Notified: 24 September 1920.
Lot 1, DP No. 1018766, Parish Belford, County Northumberland;	Lot 7001, DP No. 1109380#, Parish Belford, County Northumberland.
Lot 17, DP No. 844443, Parish Belford, County Northumberland.	New Area: 146.81 hectares.
Area: 5.208 hectares.	
File No.: MD86 H 928/2.	

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



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

**REVOCATION OF RESERVATION OF CROWN  
 LAND**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Lithgow L.G.A.: Lithgow. Parish: Clwydd. County: Cook. Locality: Newnes Junction. Reserve No.: 46357. Purpose: Village. Date of Notification: 1 March 1911. File No.: OE81 H 864.	That part being Lot 55, DP 751631. Area: 4,793 square metres.

**APPOINTMENT OF TRUST BOARD MEMBERS**

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

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Ian CALDWELL (new member).	Ophir (R65909) Reserve Trust.	Reserve No.: 65909. Public Purpose: Public recreation. Notified: 3 April 1936. File No.: OE80 R 16/6.

Term of Office

For a term commencing this day and expiring 23 April 2010.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Brian KUHNER (new member).	Capertee Recreation Reserve Trust.	Reserve No.: 60012. Public Purpose: Public recreation. Notified: 30 September 1927. File No.: OE80 R 95/4.

Term of Office

For a term commencing this day and expiring 4 June 2009.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Darryl Harley WILSON (re-appointment).	Tallwood Public Hall Trust.	Reserve No.: 83552. Public Purpose: Public hall. Notified: 3 November 1961. File No.: OE81 R 47/2.

Term of Office

For a term commencing this day and expiring 30 September 2008.

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

**ROADS ACT 1993**

Order

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

*Land District – Penrith;*  
*Local Government Area – Penrith;*  
*Parish – Melville; County – Cumberland*

The part of unformed Crown public road off Mamre Road, Erskine Park, adjoining the northern boundary of Lot X, DP 421633 and extending for 20 metres only along the northern boundary of Lot 1, DP 1018318.

SCHEDULE 2

Roads Authority: Penrith City Council.

File No.: 07/1853.

Council's Reference: Mr R. Anderson.

**NOTIFICATION OF CLOSING OF ROAD**

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

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

Descriptions

*Land District – Metropolitan; L.G.A. – Ryde*

Lot 49, DP 1115510 at Ryde, Parish Hunters Hill (Sheet 4),  
 County Cumberland.

File No.: 07/1130.

- Notes: 1] On closing, title for the land in Lot 49 remains vested in Ryde City Council as operational land.
- 2] The road is closed subject to the easement for electricity and other purposes 2 wide (F), the easement for Water supply 6 wide (E) as shown in DP 1115510.

**TAMWORTH OFFICE**

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

**NOTIFICATION OF CLOSING OF A ROAD**

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

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

Description

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

Road being Lot 100, DP 1112502 between Frederick Place and Warral Road, Tamworth.

File No.: TH06 H 203.

Note: On closing, the land within Lot 100, DP 1112502 remains vested in Tamworth Regional Council as operational land for the purposes of the Local Government Act 1993.

Council Reference: AB:MC RF231.

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

**ALTERATION OF CORPORATE NAME OF  
RESERVE TRUST**

PURSUANT to section 92(3) of the Crown Lands Act 1989, the corporate name of the reserve trust specified in Schedule 1 hereunder, which is trustee of the reserve referred to in Schedule 2, is altered to the corporate name specified in Schedule 3.

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

\_\_\_\_\_  
SCHEDULE 1

Collarenebri Mud Trials Site Reserve Trust.

\_\_\_\_\_  
SCHEDULE 2

Reserve No.: 82811.  
Public Purpose: Public recreation.  
Notified: 23 September 1960.  
File No.: WL88 R 25/1.

\_\_\_\_\_  
SCHEDULE 3

Collarenebri Golf Course and Mud Trials Reserve Trust.

**REVOCATION OF RESERVATION OF CROWN  
LAND**

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

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

\_\_\_\_\_  
SCHEDULE

*Column 1*

Crown Land reserved for future public requirements by notification in the *New South Wales Government Gazette* of 29 June 2007, as Reserve No. 1013830. File No.: Lands 06/138.

*Column 2*

Part of Reserve 1013830 comprising the whole of Portions 2588 and 2590, DP 757298 at Broken Hill.

---

## Department of Planning

---

### GROWTH CENTRES (DEVELOPMENT CORPORATIONS) ACT 1974

#### Appointment of Members of the Honeysuckle Development Corporation

I, the Minister for Planning, recommend that Her Excellency the Governor, with the advice of the Executive Council, approve the appointment of the persons listed in Annexure A as members of the Honeysuckle Development Corporation from 27 July 2007 to 31 December 2007.

#### Annexure A

Paul BROAD (Chairman)  
Neil BIRD, A.M. (Deputy Chairman)  
David EVANS  
Ron ROBSON  
John TATE, Lord Mayor of Newcastle  
Gary KENNEDY  
Suzanne RYAN  
Megan MAYBURY

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



New South Wales

## **State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)**

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.

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1 State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

---

## State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

under the

Environmental Planning and Assessment Act 1979

### 1 Name of Policy

This Policy is *State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)*.

### 2 Aims of Policy

The aims of this Policy are:

- (a) to make the following miscellaneous amendments to *State Environmental Planning Policy (Major Projects) 2005 (the Major Projects SEPP)*:
  - (i) to provide that an activity that is the subject of an application for approval to which Part 5 of the Act applies and that becomes, after the application is made but before it is determined, a project to which Part 3A of the Act applies (*a Part 3A project*), does not become a Part 3A project unless the application is withdrawn or the Minister so directs (Schedule 1 [1]),
  - (ii) to provide for the public to be notified of proposals to add sites to the list of State significant sites in Schedule 3 of the Major Projects SEPP (Schedule 1 [2]),
  - (iii) to amend savings and transitional provisions in the Major Projects SEPP (Schedule 1 [3]),
  - (iv) to declare development for the purposes of a winery that employs 100 or more people, or has a capital investment value of more than \$30 million, to be a Part 3A project (Schedule 1 [4]),
  - (v) to declare development that employs 100 or more people, or has a capital investment value of more than \$30 million, and that the Minister for Planning considers constitutes an agricultural produce industry or food and beverage processing to be a Part 3A project (Schedule 1 [5]),
  - (vi) to declare the drilling and operation of petroleum wells (in connection with oil, gas and coal seam methane) in the

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

Clause 2

- 
- Hawkesbury, Port Stephens and Upper Hunter local government areas to be Part 3A projects (Schedule 1 [6]),
- (vii) to correct a provision in Schedule 1 to the Major Projects SEPP so that it refers not just to an application for development consent under Part 4 of the Act but also extends to an application for approval of a concept plan or a project under Part 3A of the Act (Schedule 1 [7]),
  - (viii) to exclude development for the purpose of turf farming and development for the purpose of certain maintenance dredging from extractive industry that is declared to be a Part 3A project (Schedule 1 [8], [12] and [18]),
  - (ix) to add development that has a capital investment value of more than \$5 million and is for the purpose of park improvements to development in particular Sydney parklands that is declared to be a Part 3A project (Schedule 1 [9]),
  - (x) to declare development for the purposes of a facility that generates electricity or heat or co-generates electricity and heat to be a Part 3A project (Schedule 1 [10]),
  - (xi) to expand the class of development for the purpose of certain sewage and related waste water treatment plants that is declared to be a Part 3A project (Schedule 1 [11]),
  - (xii) to exclude the following from development in the coastal zone that is declared to be a Part 3A project: a change of the use of a building to use as a recreational or tourist facility; some development for the purpose of a building that is more than 13 metres high; certain development that the Minister determines to be of only local environmental planning significance (Schedule 1 [13], [14] and [16]),
  - (xiii) to declare certain incremental subdivision in the coastal zone to be a Part 3A project (namely subdivision of land adjoining or neighbouring land in the same ownership by a series of development applications concerning a small parcel of land) (Schedule 1 [15]),
  - (xiv) to remove a provision in the Major Projects SEPP that excludes development from being a Part 3A project if, under another environmental planning instrument, the Minister for Planning or the Director-General of the Department of Planning is the consent authority, or has a concurrence role, in relation to the development (Schedule 1 [17]),
  - (xv) to remove a provision relating to certain development within the Rhodes Peninsula so that such development is

Clause 2 State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

- 
- no longer identified as a Part 3A project (with the effect that the City of Canada Bay Council will be the consent authority for, and *Sydney Regional Environmental Plan No 29—Rhodes Peninsula* will apply to, all future development of this type on land within the Rhodes Peninsula) (Schedule 1 [19] and [21]),
- (xvi) to change the boundary of two areas in which development is declared to be a Part 3A project (Schedule 1 [20] and [22]),
  - (xvii) to exclude a basement and any space within a building with a floor level that is predominantly below a basement from the calculation of storeys in a building on land in the Redfern-Waterloo Authority sites (Schedule 1 [23]),
  - (xviii) to include certain minor development, such as public art and street signs undertaken by or on behalf of a public authority, or minor internal alteration of buildings, as exempt development on land within the Redfern-Waterloo Authority sites (Schedule 1 [24] and [25]),
  - (xix) to make the Minister the consent authority for minor development of the Sydney Cricket Ground and for development at that Ground for the purposes of non-sporting events of any size and to change the requirements that such events must satisfy in order to be exempt development (Schedule 1 [26] and [27]),
- (b) to amend *State Environmental Planning Policy No 4—Development Without Consent and Miscellaneous Exempt and Complying Development* to enable filming on Crown land to be exempt development in certain circumstances (Schedule 2.1), and
  - (c) to amend *State Environmental Planning Policy No 14—Coastal Wetlands* and *State Environmental Planning Policy No 26—Littoral Rainforests* as a consequence of the enactment of Part 3A of the Act (Schedule 2.2 and 2.3), and
  - (d) to amend *State Environmental Planning Policy No 73—Kosciuszko Ski Resorts* to reinstate requirements relating to exempt development that were omitted from that Policy when it was amended by the Major Projects SEPP (Schedule 2.4), and
  - (e) to amend *State Environmental Planning Policy (Mining, Petroleum and Extractive Industries) 2007* to ensure that development for the purpose of certain industries compatible with extractive industry can be carried out with consent on land where an extractive industry is being carried out with consent (Schedule 2.5), and



State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

Clause 3

- 
- (f) to amend *Sydney Regional Environmental Plan No 29—Rhodes Peninsula* to reinstate (with minor modifications) a provision that applied to development at Rhodes Peninsula under *State Environmental Planning Policy No 56—Sydney Harbour Foreshores and Tributaries* until its repeal, being a provision that suspends the application of certain instruments to development on the Peninsula (Schedule 2.6).

**3 Land to which Policy applies**

This Policy applies to the State.

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

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

**5 Amendment of other environmental planning instruments**

The following environmental planning instruments are amended as set out in Schedule 2:

- (a) *State Environmental Planning Policy No 4—Development Without Consent and Miscellaneous Exempt and Complying Development*,
- (b) *State Environmental Planning Policy No 14—Coastal Wetlands*,
- (c) *State Environmental Planning Policy No 26—Littoral Rainforests*,
- (d) *State Environmental Planning Policy No 73—Kosciuszko Ski Resorts*,
- (e) *State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007*,
- (f) *Sydney Regional Environmental Plan No 29—Rhodes Peninsula*.

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

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

---

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

(Clause 4)

### [1] Clause 6 Identification of Part 3A projects

Omit clause 6 (3). Insert instead:

(3) If, after the commencement of Part 3A of the Act, any class of development or activity that was not a project to which that Part applies becomes such a project because of an amendment to this Policy (or because of a change in the application of a provision of this Policy), and:

(a) in the case of development to which Part 4 of the Act applies—a development application in respect of any particular development within that class of development was pending on the commencement of that amendment or change, or

(b) in the case of an activity to which Part 5 of the Act applies—an application for approval (within the meaning of that Part) in relation to an activity that is within that class of development was made to a determining authority and had not been finally determined on the commencement of that amendment or change,

that particular development or activity does not become such a project by the operation of subclause (1) unless the application is withdrawn or the Minister so directs.

### [2] Clause 8 Proposals for State significant site listing

Insert before clause 8 (1):

(1A) The Minister may publish a notice in the Gazette advising of a proposal that Schedule 3 be amended to add a site that the Minister considers to be a State significant site.

### [3] Clause 16 Savings and transitional provisions

Insert at the end of clause 16 (2) (before the note):

*State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)*

### [4] Schedule 1 Part 3A projects—classes of development

Insert “; wineries” after “manufacturing” in clause 3 (b).

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

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

---

**[5] Schedule 1, clause 3 (d)**

Insert at the end of clause 3 (c):

, or

- (d) any purpose that the Minister considers constitutes an agricultural produce industry or food and beverage processing.

**[6] Schedule 1, clause 6 (1) (c)**

Insert “, Hawkesbury, Port Stephens, Upper Hunter” after “Singleton”.

**[7] Schedule 1, clause 7 (1) (b)**

Insert “(or other relevant application under the Act)” after “development application”.

**[8] Schedule 1, clause 7 (1A)**

Insert after clause 7 (1):

(1A) Subclause (1) (c) does not apply to extraction:

- (a) by a public authority in maintenance dredging of a tidal waterway, or
- (b) in maintenance dredging of oyster lease areas, or adjacent areas, in Wallis Lake.

**[9] Schedule 1, clause 15 (1)**

Omit the subclause. Insert instead:

(1) Development for any of the following purposes on land to which *Sydney Regional Environmental Plan No 31—Regional Parklands* or *State Environmental Planning Policy No 29—Western Sydney Recreation Area* applies:

- (a) recreational facilities or other park improvements, being development that has a capital investment value of more than \$5 million,
- (b) a new sporting complex, being development that has a capital investment value of more than \$10 million.

**[10] Schedule 1, clause 24**

Omit the clause. Insert instead:

**24 Generation of electricity or heat or co-generation**

Development for the purpose of a facility for the generation of electricity or heat or their co-generation (using any energy

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

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

---

source, including gas, coal, bio-fuel, distillate and waste and hydro, wave, solar or wind power), being development that:

- (a) has a capital investment value of more than \$30 million, or
- (b) has a capital investment value of more than \$5 million and is located in an environmentally sensitive area of State significance.

**[11] Schedule 1, clause 26 (1)**

Insert “, or for the reticulation of treated water,” after “other waste water”.

**[12] Schedule 2 Part 3A projects—specified sites**

Insert after “industries,” in clause 1 (1) (a):

other than:

- (i) maintenance dredging by a public authority in a tidal waterway, and
- (ii) maintenance dredging of oyster lease areas, or adjacent areas, in Wallis Lake,

**[13] Schedule 2, clause 1 (1) (f)**

Insert “or a change of use of a building by which the building becomes a recreational or tourist facility” after “existing facilities”.

**[14] Schedule 2, clause 1 (1) (g) (ii)**

Insert “excluding any building that complies with all development standards relating to the height of such a building set by a local environmental plan that applies to the land on which the building is located,” after “coastal zone,”.

**[15] Schedule 2, clause 1 (1) (h)–(k)**

Omit clause 1 (1) (h) and (i). Insert instead:

- (h) subdivision of land that is wholly or partly in a sensitive coastal location and that will lead to development that is not connected to an approved sewage treatment work or system:
  - (i) into more than 2 lots, or
  - (ii) into 2 lots, if the land to be subdivided and adjoining or neighbouring land in the same ownership as that land could be subdivided into more than 2 lots,
- (i) subdivision of land that is outside a sensitive coastal location and that will lead to development that is not connected to an approved sewage treatment work or system:

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

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

- 
- (i) into more than 5 lots, or
  - (ii) into 5 or fewer lots, if the land to be subdivided and adjoining or neighbouring land in the same ownership as that land could be subdivided into more than 5 lots,
  - (j) subdivision for residential purposes of land that is not in the metropolitan coastal zone (unless it is wholly or partly in a sensitive coastal location):
    - (i) into more than 25 lots, or
    - (ii) into 25 or fewer lots, if the land proposed to be subdivided and adjoining or neighbouring land in the same ownership as that land could be subdivided into more than 25 lots,
  - (k) subdivision for rural-residential purposes of land that is not in the metropolitan coastal zone (unless it is wholly or partly in a sensitive coastal location):
    - (i) into more than 5 lots, or
    - (ii) into 5 or fewer lots, if the land proposed to be subdivided and adjoining or neighbouring land in the same ownership as that land could be subdivided into more than 5 lots.

**[16] Schedule 2, clause 1 (1A)**

Insert after clause 1 (1):

- (1A) Subclause (1) (f)–(k) does not apply to development that the Minister determines is of only local environmental planning significance.

**[17] Schedule 2, clause 1 (2)**

Omit the subclause.

**[18] Schedule 2, clause 1 (4), definition of “extractive industry”**

Omit the definition. Insert instead:

*extractive industry* means the winning or removal of extractive materials (otherwise than from a mine) by methods such as excavating, dredging, or quarrying, including the storing, stockpiling or processing of extractive materials by methods such as recycling, washing, crushing, sawing or separating, but does not include:

- (a) turf farming, or

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

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

---

- (b) tunnelling for the purpose of an approved infrastructure development, or
- (c) cut and fill operations, or the digging of foundations, ancillary to approved development, or
- (d) the creation of a farm dam if the material extracted in the creation of the dam is used on site and not removed from the site.

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

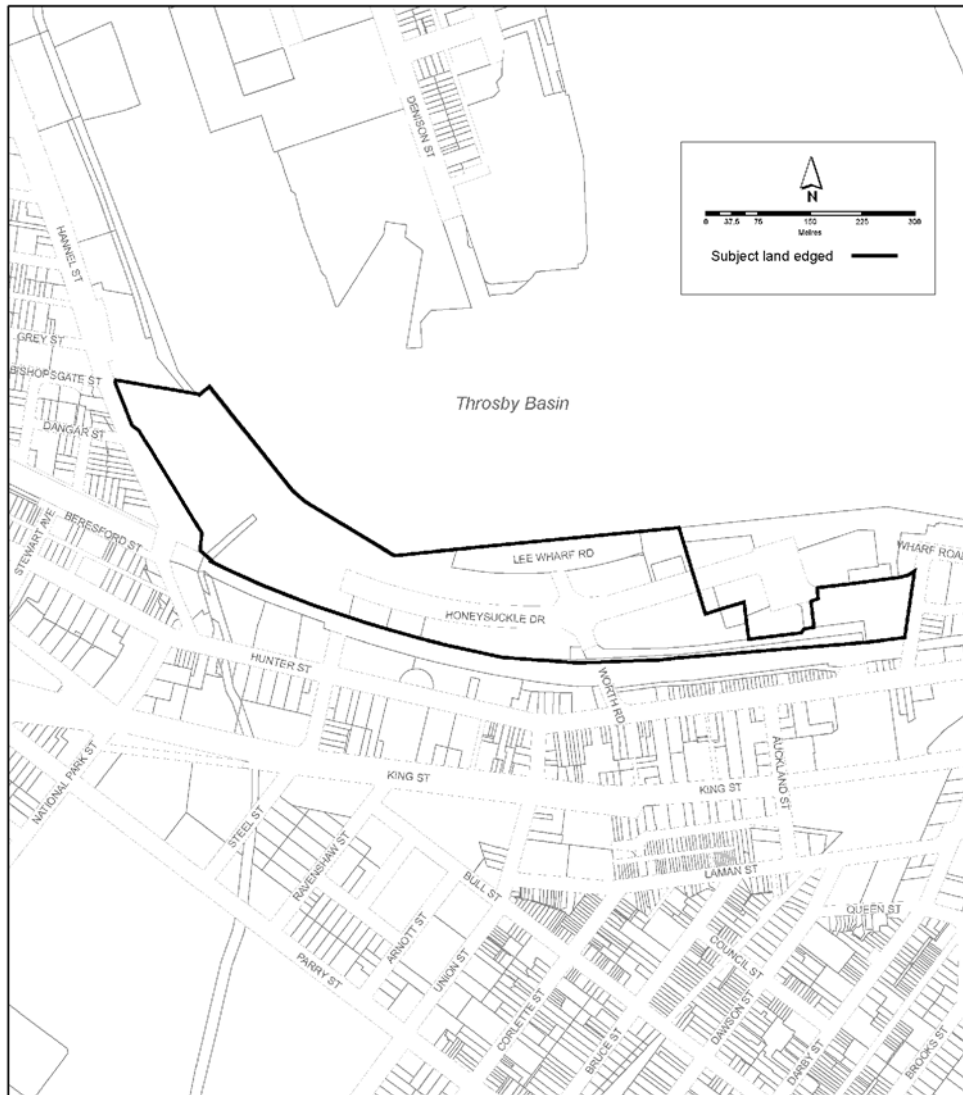
Omit the clause.

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

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

**[20] Schedule 2, Map 3**

Omit the map. Insert instead:



**[21] Schedule 2, Map 7**

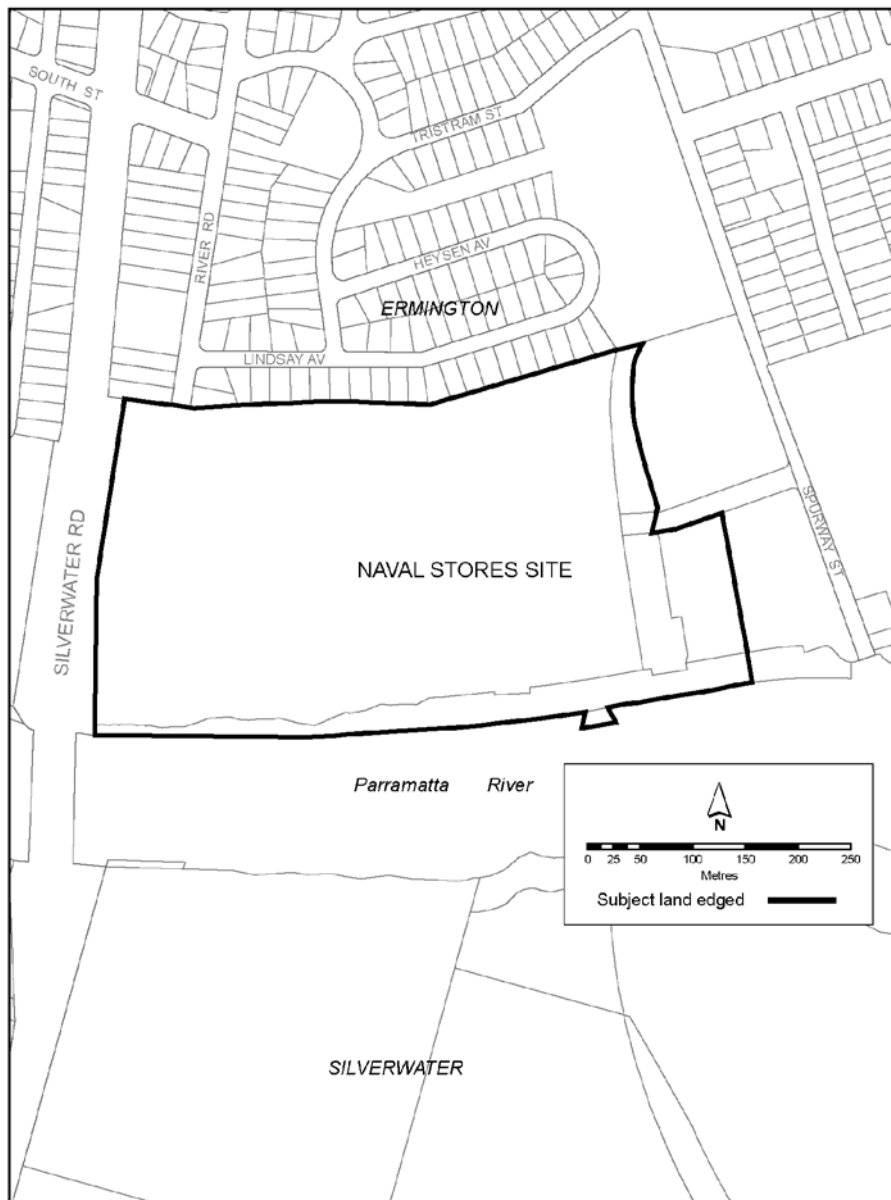
Omit the map.

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

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

**[22]    Schedule 2, Map 14**

Omit the map. Insert instead:





State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

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

---

**[23] Schedule 3 State significant sites**

Omit clause 2 from Part 5. Insert instead:

**2 Definitions**

- (1) 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.
- (2) In this Part:  
*storey* means a space within a building that is situated between one floor level and the floor level next above or, if there is no floor level above, the ceiling or roof above, but does not include:
  - (a) a space that contains only a lift shaft, stairway or meter room, or
  - (b) a mezzanine, or
  - (c) an attic, or
  - (d) a basement, or
  - (e) any space within a building with a floor level that is predominantly below a basement.

**[24] Schedule 3, Part 5**

Omit clause 17 (d) and (e). Insert instead:

- (d) the erection, installation, maintenance and upgrading by or on behalf of a public authority of public furniture, planter boxes, lighting, public art, street signs, bus shelters, public telephone booths or post boxes, or the carrying out by or on behalf of a public authority of street planting, work for the purpose of changing the width or surface of a footpath, and related road works,
- (e) the erection, installation, maintenance and upgrading by or on behalf of a public authority in existing public recreation areas of public furniture, shade structures, public art, tables, seats, children's play equipment, barbecues and toilets,
- (e1) the carrying out, by or on behalf of a public authority, of landscaping associated with existing public recreation areas,

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

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

---

**[25] Schedule 3, Part 5**

Insert after clause 17 (i):

- (j) minor internal alterations to commercial or retail premises, such as fit-out works or the installation of partitions, shelving, benches or workstations, if the alterations are not structural, do not result in the creation of additional floor space and do not change the building classification.

**[26] Schedule 6 Minister consent authority for Part 4 development**

Insert in Part 1 with appropriate numbering:

**Sydney Cricket Ground**

Development in that part of the area identified on Map 8 to Schedule 2 that is land described in Part 1 of Schedule 2 to the *Sydney Cricket and Sports Ground Act 1978*, being:

- (a) development that has a capital investment value of not more than \$5 million, or
- (b) development for the purpose of a non-sporting event (such as a concert).

**[27] Schedule 8 Exempt development**

Omit clause 1 (g). Insert instead:

- (g) temporary outdoor non-sporting events (such as concerts) that:
  - (i) are subject to noise controls in a prevention notice issued under the *Protection of the Environment Operations Act 1997*, and
  - (ii) have a total duration of not more than 14 days, and
  - (ii) are the subject of a written plan for the management of traffic, parking and vehicle and pedestrian access in relation to the event,

and associated equipment, structures and facilities (such as stages, public address systems, food or beverage outlets, video screens, and information or ticket booths).

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

Amendment of other environmental planning instruments

Schedule 2

---

## **Schedule 2      Amendment of other environmental planning instruments**

(Clause 5)

### **2.1 State Environmental Planning Policy No 4—Development Without Consent and Miscellaneous Exempt and Complying Development**

#### **Clause 15 When filming is exempt development**

Omit clause 15 (1) (d) (ii). Insert instead:

- (ii) that is an iconic site, or
- (iii) that is Crown land, and

### **2.2 State Environmental Planning Policy No 14—Coastal Wetlands**

#### **Clause 6 Consent authority**

Omit clause 6 (2). Insert instead:

- (2) If development that requires consent under this Policy is declared to be a project to which Part 3A of the Act applies, the concurrence of the Director-General is not required, despite anything to the contrary in this Policy.

### **2.3 State Environmental Planning Policy No 26—Littoral Rainforests**

#### **Clause 6A**

Omit the clause. Insert instead:

#### **6A Part 3A projects**

If development that requires consent under this Policy is declared to be a project to which Part 3A of the Act applies, the concurrence of the Director-General or Minister is not required, despite anything to the contrary in this Policy.

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

Schedule 2 Amendment of other environmental planning instruments

---

## 2.4 State Environmental Planning Policy No 73—Kosciuszko Ski Resorts

### [1] Schedule 2 Exempt development

Insert before clause 1:

#### 1 Requirements relating to exempt development

- (1) To be exempt development, development:
  - (a) must:
    - (i) meet the relevant deemed-to-satisfy provisions of the *Building Code of Australia*, and
    - (ii) be carried out more than 1 metre from any easement or sewer main, and
  - (b) must not:
    - (i) if it relates to an existing building, cause the building to contravene the *Building Code of Australia*, or
    - (ii) create interference with the neighbourhood because it is noisy, causes vibrations or creates smells, fumes, smoke, vapour, steam, soot, ash, dust, waste, water, grit or oil, or
    - (iii) be of such a nature that, were it to require consent, it would be designated development, and
  - (c) must not be carried out on the site of an item of the environmental heritage that:
    - (i) is listed on the State Heritage Register under the *Heritage Act 1977*, or
    - (ii) is subject to an interim heritage order under the *Heritage Act 1977*, or
    - (iii) is identified in any ski resorts heritage or conservation study that is nominated by the National Parks and Wildlife Service and approved by the Director-General of the Department of Planning and a copy of which is kept and available for public access at the head office of the Department.
- (2) Development that relates to an existing building that is classified under the *Building Code of Australia* as class 1b or class 2–9 is not exempt development unless:
  - (a) the building is the subject of a current fire safety certificate or fire safety statement, or

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

Amendment of other environmental planning instruments

Schedule 2

- 
- (b) no fire safety measures are currently implemented, required or proposed for the building.

## 2 Types of exempt development

Subject to clause 14 of this Policy, the development referred to in the following Table is exempt development.

### Table

#### [2] Schedule 2, clause 2 (as inserted by item [1])

Insert existing clauses 1–13 into the Table referred to in new clause 2.

## 2.5 State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007

### Clause 7 Development permissible with consent

Omit clause 7 (3) and (4). Insert instead:

#### (3) Extractive industry

Development for any of the following purposes may be carried out with development consent:

- (a) extractive industry on land on which development for the purposes of agriculture or industry may be carried out (with or without development consent),
- (b) extractive industry in any part of a waterway, an estuary in the coastal zone or coastal waters of the State that is not in an environmental conservation zone.

#### (4) Co-location of industry

If extractive industry is being carried out with development consent on any land, development for any of the following purposes may also be carried out with development consent on that land:

- (a) the processing of extractive material,
- (b) the processing of construction and demolition waste or of other material that is to be used as a substitute for extractive material,
- (c) facilities for the processing or transport of extractive material,

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 16)

Schedule 2      Amendment of other environmental planning instruments

---

- (d) concrete works that produce only pre-mixed concrete or bitumen pre-mix or hot-mix.

## **2.6 Sydney Regional Environmental Plan No 29—Rhodes Peninsula**

### **Clause 23**

Insert after clause 22:

#### **23 Suspension of covenants**

- (1) To the extent necessary to enable development to be carried out on land to which this plan applies in accordance with this plan or in accordance with a development consent, any agreement, covenant or other similar instrument that restricts the carrying out of that development does not apply to the development.
- (2) Nothing in subclause (1) affects the rights or interests of the Minister or any public authority under any instrument that has been registered by the Registrar-General.
- (3) Under section 28 of the Act, the Governor approved of subclauses (1) and (2) before the making of this clause.



New South Wales

# **Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005 (Amendment No 1)**

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following regional environmental plan under the *Environmental Planning and Assessment Act 1979*. (9038532-2)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1 Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005  
(Amendment No 1)

---

## **Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005 (Amendment No 1)**

under the

Environmental Planning and Assessment Act 1979

### **1 Name of plan**

This plan is *Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005 (Amendment No 1)*.

### **2 Aims of plan**

The aims of this plan are:

- (a) to establish a buffer zone around the Sydney Opera House so as to give added protection to its world heritage value, and
- (b) to recognise that views and vistas between the Sydney Opera House and other public places within that zone contribute to its world heritage value.

### **3 Land to which plan applies**

This plan applies to land in the general vicinity of the Sydney Opera House, as shown edged heavy black on the map entitled “Sydney Regional Environmental Plan (Sydney Harbour Catchment)—Sydney Opera House Buffer Zone Map”, a copy of which is deposited in the head office of the Department of Planning.

### **4 Amendment of Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005**

*Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005* is amended as set out in Schedule 1.



Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005  
(Amendment No 1)

Amendments

Schedule 1

---

## Schedule 1 Amendments

(Clause 4)

### [1] Clause 3 Land to which plan applies

Insert after clause 3 (2) (c):

- (c1) the Sydney Opera House buffer zone, as shown on the Sydney Opera House Buffer Zone Map, and

### [2] Clause 53 Objectives

Insert at the end of the clause (before the note):

- (2) The objectives of this plan in relation to the Sydney Opera House are:
  - (a) to establish a buffer zone around the Sydney Opera House so as to give added protection to its world heritage value, and
  - (b) to recognise that views and vistas between the Sydney Opera House and other public places within that zone contribute to its world heritage value.

### [3] Part 5, Division 3A

Insert after Division 3 of Part 5:

#### Division 3A Sydney Opera House

##### 58A Land to which Division applies

This Division applies to the Sydney Opera House buffer zone, as shown edged heavy black on the Sydney Opera House Buffer Zone Map.

##### 58B Protection of world heritage value of Sydney Opera House

The matters to be taken into consideration in relation to development within the Sydney Opera House buffer zone include the following:

- (a) the objectives set out in clause 53 (2),
- (b) the need for development to preserve views and vistas between the Sydney Opera House and other public places within that zone,
- (c) the need for development to preserve the world heritage value of the Sydney Opera House,

Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005  
(Amendment No 1)

Schedule 1 Amendments

- 
- (d) the need for development to avoid any diminution of the visual prominence of the Sydney Opera House when viewed from other public places within that zone.

**58C Minor development**

- (1) This Division does not apply to or in respect of building work that merely involves:
- (a) the renovation, repair, rebuilding or demolition of a building, or
  - (b) internal alterations to a building, or
  - (c) external alterations to a building that are carried out below ground level.
- (2) This Division does not apply to or in respect of the subdivision of land.
- (3) This Division does not apply to or in respect of any use of a building or place, other than:
- (a) the temporary use of a public open space, and the erection of temporary structures in connection with any such use, for more than 50 days in any single period of 12 months, or
  - (b) the temporary use of a private open space for more than 2 years.
- (4) This Division does not apply to or in respect of:
- (a) the installation or erection in any open space of any artwork, time capsule, bollard, tree surround, street furniture, pathway, driveway steps or flagpole, or
  - (b) any landscaping or tree planting.

**[4] Schedule 1 Maps incorporated in plan**

Insert in alphabetical order:

*Sydney Opera House Buffer Zone Map*, being the map entitled “Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005—Sydney Opera House Buffer Zone Map”.

**[5] Dictionary**

Insert in alphabetical order:

*Sydney Opera House buffer zone* means the land shown hatched blue on the Sydney Opera House Buffer Zone Map.



New South Wales

## **Ashfield Local Environmental Plan 1985 (Amendment No 114)**

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*. (S06/00835/S69)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1 Ashfield Local Environmental Plan 1985 (Amendment No 114)

---

## **Ashfield Local Environmental Plan 1985 (Amendment No 114)**

under the

Environmental Planning and Assessment Act 1979

### **1 Name of plan**

This plan is *Ashfield Local Environmental Plan 1985 (Amendment No 114)*.

### **2 Aims of plan**

The aims of this plan are:

- (a) to rezone certain land from Zone No 4 (b) (Light Industrial Zone) to Zone No 2 (b) (Residential Zone), and
- (b) to zone certain land no longer required for a County Road Widening Reservation for purposes compatible with the zoning of adjoining and nearby land, and
- (c) to permit on certain land, with the consent of Ashfield Municipal Council, the erection of dwelling-houses on allotments smaller than the minimum size that would otherwise be allowed, and
- (d) to permit, with the consent of the Council, development for the purposes of markets on certain land in Zone No 5 (a) (Special Uses, Schools, etc Zone).

### **3 Land to which plan applies**

This plan applies:

- (a) in relation to the amendments made by Schedule 1 [1] and [3]—to the land shown by distinctive colouring, lettering or edging on Sheets 1–6 of the series of maps marked “Ashfield Local Environmental Plan 1985 (Amendment No 114)” deposited in the office of the Council, and
- (b) in relation to the amendment made by Schedule 1 [2]—to certain land in Zone No 5 (a) (Special Uses, Schools, etc Zone).

### **4 Amendment of Ashfield Local Environmental Plan 1985**

*Ashfield Local Environmental Plan 1985* is amended as set out in Schedule 1.

Ashfield Local Environmental Plan 1985 (Amendment No 114)

Amendments

Schedule 1

---

## Schedule 1 Amendments

(Clause 4)

### [1] Clause 6 Interpretation

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

Ashfield Local Environmental Plan 1985 (Amendment No 114)—Sheets 1–6

### [2] Clause 24A

Insert after clause 24:

#### 24A Markets on land within Zone No 5 (a)

- (1) This clause applies to land in Zone No 5 (a) that is zoned as follows:
  - (a) Special Uses (Church),
  - (b) Special Uses (Church and School),
  - (c) Special Uses (School),
  - (d) Special Uses (Kindergarten),
  - (e) Special Uses (Civic Purposes),
  - (f) Special Uses (Community),
  - (g) Special Uses (Community Purposes).
- (2) Despite any other provision of this plan, a person may, with the consent of the Council, carry out development for the purpose of a market on land to which this clause applies.
- (3) In this clause, *market* means a building or place for the sale of goods by a number of vendors each of whom operates from a temporary booth or stand.

### [3] Clauses 55–57

Insert after clause 54:

#### 55 Development of certain land at Milton Street and Park Avenue, Ashfield

- (1) This clause applies to land in the vicinity of Milton Street and Park Avenue, Ashfield and shown coloured light scarlet and edged heavy black on Sheet 1 of the series of maps marked “Ashfield Local Environmental Plan 1985 (Amendment No 114)” deposited in the office of the Council.

## Ashfield Local Environmental Plan 1985 (Amendment No 114)

## Schedule 1 Amendments

- 
- (2) Despite clause 11, the Council may consent to the erection of a dwelling-house on an allotment of land that has an area of less than 500 m<sup>2</sup> and a width of less than 15 metres at the front alignment of the proposed dwelling-house if:
- (a) the minimum area of the allotment on which the dwelling-house is to be erected is between 170 and 250 square metres (exclusive of the area of any access corridor), and
  - (b) the total number of allotments created from the land mentioned in subclause (1) is not more than 2.
- (3) The Council may not grant consent under subclause (2) unless:
- (a) the Council has considered whether the land is contaminated, and
  - (b) if the land is contaminated—the Council is satisfied the land is suitable in its contaminated state, or will be suitable after remediation, for the purpose of the proposed development, and
  - (c) if the land requires remediation to be made suitable for the purpose of the proposed development—the Council is satisfied that the land will be remediated before the land is used for that purpose.

**56 Development of certain land at Queen Street, Ashfield**

- (1) This clause applies to land in the vicinity of Queen Street, Ashfield and shown coloured light scarlet and edged heavy black on Sheet 3 of the series of maps marked “Ashfield Local Environmental Plan 1985 (Amendment No 114)” deposited in the office of the Council.
- (2) Despite clause 11, the Council may consent to the erection of a dwelling-house (including an attached dwelling-house) on an allotment of land that has an area of less than 500 m<sup>2</sup> and a width of less than 15 metres at the front alignment of the proposed dwelling-house if:
- (a) the minimum area of the allotment on which the dwelling-house is to be erected is between 174 and 450 square metres (exclusive of the area of any access corridor), and
  - (b) the total number of allotments created from the land mentioned in subclause (1) is not more than 11.

Ashfield Local Environmental Plan 1985 (Amendment No 114)

Amendments

Schedule 1

- 
- (3) The Council may not grant consent under subclause (2) unless:
- (a) the Council has considered whether the land is contaminated, and
  - (b) if the land is contaminated—the Council is satisfied the land is suitable in its contaminated state, or will be suitable after remediation, for the purpose of the proposed development, and
  - (c) if the land requires remediation to be made suitable for the purpose of the proposed development—the Council is satisfied that the land will be remediated before the land is used for that purpose.

**57 Development of certain land known as 55–75 Smith Street, Summer Hill**

The Council must not grant consent to development on land known as 55–75 Smith Street, Summer Hill, and shown by distinctive colouring, lettering and edging on Sheet 6 of the series of maps marked “Ashfield Local Environmental Plan 1985 (Amendment No 114)” deposited in the office of the Council unless:

- (a) the Council has considered whether the land is contaminated, and
- (b) if the land is contaminated—the Council is satisfied the land is suitable in its contaminated state, or will be suitable after remediation, for the purpose of the proposed development, and
- (c) if the land requires remediation to be made suitable for the purpose of the proposed development—the Council is satisfied that the land will be remediated before the land is used for that purpose, and
- (d) the Council has considered whether the design of the proposed development, in relation to interior noise levels, gives adequate protection from aircraft noise in accordance with AS 2021—2000, *Acoustics—Aircraft noise intrusion—Building siting and construction*.



New South Wales

## **Bega Valley Local Environmental Plan 2002 (Amendment No 2)**

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*. (WOL2001061/S69)

FRANK SARTOR, M.P.,  
Minister for Planning



Clause 1            Bega Valley Local Environmental Plan 2002 (Amendment No 2)

---

## **Bega Valley Local Environmental Plan 2002 (Amendment No 2)**

under the

Environmental Planning and Assessment Act 1979

### **1 Name of plan**

This plan is *Bega Valley Local Environmental Plan 2002 (Amendment No 2)*.

### **2 Aims of plan**

This plan aims to amend *Bega Valley Local Environmental Plan 2002 (the 2002 plan)*:

- (a) to rezone part of the land to which this plan applies to Zone 2 (a) (Residential Low Density Zone), and
- (b) to rezone part of the land to Zone 2 (b) (Residential Medium Density Zone), and
- (c) to reclassify part of the land from community land to operational land within the meaning of the *Local Government Act 1993*, and
- (d) to amend clause 17 of the 2002 plan to allow a wider range of matters to be considered by Bega Valley Shire Council when considering the grant of consent to the erection of dwelling houses within Zone 1 (a) (Rural General Zone).

### **3 Land to which plan applies**

- (1) To the extent that this plan rezones land to Zone 2 (a) (Residential Low Density Zone), it applies to part of Lot 1042, DP 833411, Berrambool Drive, Merimbula, as shown edged heavy black and lettered "2 (a)" on Sheet 1 of the map marked "Bega Valley Local Environmental Plan 2002 (Amendment No 2)" deposited in the office of Bega Valley Shire Council.
- (2) To the extent that this plan rezones land to Zone 2 (b) (Residential Medium Density Zone), it applies to Lot 1, DP 194685 and Lot 1, DP 194084, Quondolo Street, Pambula, as shown edged heavy black and lettered "2 (b)" on Sheet 2 of that map.
- (3) To the extent that this plan reclassifies land, it applies to part of Lot 1, DP 134731, Princes Highway, Eden, (known as part of Eden Golf Club), as shown edged heavy black on Sheet 3 of that map.

Bega Valley Local Environmental Plan 2002 (Amendment No 2)

Clause 4

- 
- (4) To the extent that this plan relates to the grant of consent to the erection of dwelling houses, it applies to all land within Zone 1 (a) (Rural General Zone).

**4 Amendment of Bega Valley Local Environmental Plan 2002**

*Bega Valley Local Environmental Plan 2002* is amended as set out in Schedule 1.

Bega Valley Local Environmental Plan 2002 (Amendment No 2)

Schedule 1 Amendments

---

## Schedule 1 Amendments

(Clause 4)

[1] **Clause 17 Controls for erecting dwelling houses within Zone 1 (a)**

Omit “paragraphs (e), (f), (g) and (h)” from clause 17 (4).

Insert instead “paragraphs (d), (e), (f), (g), (h) and (l)”

[2] **Schedule 2 Reclassification of public land as operational land**

Insert in alphabetical order of locality in Part 2 of the Schedule:

**Eden**

**Princes Highway**

Part of Lot 1, DP 134731, known as part of Eden Golf Club, as shown edged heavy black on Sheet 3 of the map marked “Bega Valley Local Environmental Plan 2002 (Amendment No 2)”.

[3] **Dictionary**

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

Bega Valley Local Environmental Plan 2002 (Amendment No 2)—Sheets 1 and 2



New South Wales

## **Botany Local Environmental Plan 1995 (Amendment No 39)**

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*. (9041806/S69)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1 Botany Local Environmental Plan 1995 (Amendment No 39)

---

## **Botany Local Environmental Plan 1995 (Amendment No 39)**

under the

Environmental Planning and Assessment Act 1979

### **1 Name of plan**

This plan is *Botany Local Environmental Plan 1995 (Amendment No 39)*.

### **2 Aims of plan**

This plan aims:

- (a) to rezone part of the land to which this plan applies (25 Carinya Avenue and 14–20 Hughes Avenue, Mascot) to Zone No 2 (a) Residential “A” under *Botany Local Environmental Plan 1995 (the 1995 plan)*, and
- (b) to rezone the remaining land (17–23 Hughes Avenue, Mascot) to Zone No 6 (a) Open Space and Recreation under the 1995 plan.

### **3 Land to which plan applies**

This plan applies to land in the City of Botany Bay at Mascot, being land known as 25 Carinya Avenue (Lot 44, DP 18795), 17–23 Hughes Avenue (Lots 12–15, DP 20146) and 14–20 Hughes Avenue (Lots 2–5, DP 20146), as shown edged heavy black and lettered “2 (a)” or “6 (a)” on the map marked “Botany Local Environmental Plan 1995 (Amendment No 39)” deposited in the office of the Council of the City of Botany Bay.

### **4 Amendment of Botany Local Environmental Plan 1995**

*Botany Local Environmental Plan 1995* is amended by inserting in appropriate order in the definition of *the map* in Schedule 1 the following words:

Botany Local Environmental Plan 1995 (Amendment No 39)



New South Wales

## **Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 7)**

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*. (P02/00673/PC)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1            Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 7)

---

## **Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 7)**

under the

Environmental Planning and Assessment Act 1979

### **1 Name of plan**

This plan is *Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 7)*.

### **2 Aims of plan**

This plan aims to rezone the land to which this plan applies to Special Uses A—Car Parking under *Campbelltown (Urban Area) Local Environmental Plan 2002* to allow the land to be used for commuter car parking.

### **3 Land to which plan applies**

This plan applies to certain land near the Glenfield railway station, as shown coloured yellow, edged and lettered on the map marked “Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 7)” deposited in the office of Campbelltown City Council.

### **4 Amendment of Campbelltown (Urban Area) Local Environmental Plan 2002**

*Campbelltown (Urban Area) Local Environmental Plan 2002* is amended by inserting in appropriate order in the definition of *the map* in Schedule 3 the following words:

Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 7)



New South Wales

## **Holroyd Local Environmental Plan 1991 (Amendment No 51)**

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*. (P06/00182/S69)

FRANK SARTOR, M.P.,  
Minister for Planning



Clause 1            Holroyd Local Environmental Plan 1991 (Amendment No 51)

---

## **Holroyd Local Environmental Plan 1991 (Amendment No 51)**

under the

Environmental Planning and Assessment Act 1979

### **1 Name of plan**

This plan is *Holroyd Local Environmental Plan 1991 (Amendment No 51)*.

### **2 Aims of plan**

This plan aims to rezone the land to which this plan applies from Zone No 6 (a) (Public Open Space Zone) to Zone No 2 (a) (Residential "A" Zone) under *Holroyd Local Environmental Plan 1991*.

### **3 Land to which plan applies**

This plan applies to land situated in the City of Holroyd, being Lot 82, DP 224467, and known as 3 Dawn Street, Greystanes, as shown distinctively coloured and edged heavy black on the map marked "Holroyd Local Environmental Plan 1991 (Amendment No 51)" deposited in the office of the Council of the City of Holroyd.

### **4 Amendment of Holroyd Local Environmental Plan 1991**

*Holroyd Local Environmental Plan 1991* is amended by inserting in appropriate order in the definition of *the map* in clause 5 (1) the following words:

Holroyd Local Environmental Plan 1991 (Amendment No 51)



New South Wales

## Lake Macquarie Local Environmental Plan 2004 (Amendment No 22)

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*. (NEW0004235/S69)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1 Lake Macquarie Local Environmental Plan 2004 (Amendment No 22)

---

## Lake Macquarie Local Environmental Plan 2004 (Amendment No 22)

under the

Environmental Planning and Assessment Act 1979

### 1 Name of plan

This plan is *Lake Macquarie Local Environmental Plan 2004 (Amendment No 22)*.

### 2 Aims of plan

This plan aims to reclassify the land to which this plan applies from community land to operational land within the meaning of the *Local Government Act 1993* to enable industrial development for certain land in Bennetts Green and Gateshead, and commercial development for certain land in Toronto.

### 3 Land to which plan applies

This plan applies to land in the City of Lake Macquarie, being:

- (a) Lots 11–14, DP 1013486, 22, 20, 18 and 16 Pacific Highway, Bennetts Green, as shown edged heavy black on Sheet 2 of the map marked “Lake Macquarie Local Environmental Plan 2004 (Amendment No 22)” deposited in the office of Lake Macquarie City Council, and
- (b) part of Lot 10, DP 1013486, 6A Pacific Highway, Gateshead, as shown edged heavy black on Sheet 2 of that map, and
- (c) Lot 2, DP 612606, 86A The Boulevarde, Toronto, as shown edged heavy black on Sheet 1 of that map.

### 4 Amendment of Lake Macquarie Local Environmental Plan 2004

*Lake Macquarie Local Environmental Plan 2004* is amended as set out in Schedule 1.

Lake Macquarie Local Environmental Plan 2004 (Amendment No 22)

Amendment

Schedule 1

---

## Schedule 1 Amendment

(Clause 4)

### Schedule 3 Reclassification of community land as operational land

Insert in alphabetical order of locality in Columns 1, 2 and 3, respectively:

#### Bennetts Green

16 Pacific Highway	Lot 14, DP 1013486, as shown edged heavy black on Sheet 2 of the map marked "Lake Macquarie Local Environmental Plan 2004 (Amendment No 22)"	Nil.
18 Pacific Highway	Lot 13, DP 1013486, as shown edged heavy black on Sheet 2 of the map marked "Lake Macquarie Local Environmental Plan 2004 (Amendment No 22)"	Nil.
20 Pacific Highway	Lot 12, DP 1013486, as shown edged heavy black on Sheet 2 of the map marked "Lake Macquarie Local Environmental Plan 2004 (Amendment No 22)"	Nil.
22 Pacific Highway	Lot 11, DP 1013486, as shown edged heavy black on Sheet 2 of the map marked "Lake Macquarie Local Environmental Plan 2004 (Amendment No 22)"	Nil.

#### Gateshead

6A Pacific Highway	Part of Lot 10, DP 1013486, as shown edged heavy black on Sheet 2 of the map marked "Lake Macquarie Local Environmental Plan 2004 (Amendment No 22)"	Easement for water supply pipeline (DP165130) as noted on Certificate of Title Folio Identifier 10/1013486.
--------------------	--	---

#### Toronto

86A The Boulevarde	Lot 2, DP 612606, as shown edged heavy black on Sheet 1 of the map marked "Lake Macquarie Local Environmental Plan 2004 (Amendment No 22)"	Nil.
--------------------	--	------



New South Wales

## **Maitland Local Environmental Plan 1993 (Amendment No 86)**

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*. (S07/00409-1)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1 Maitland Local Environmental Plan 1993 (Amendment No 86)

---

## Maitland Local Environmental Plan 1993 (Amendment No 86)

under the

Environmental Planning and Assessment Act 1979

### 1 Name of plan

This plan is *Maitland Local Environmental Plan 1993 (Amendment No 86)*.

### 2 Aims of plan

The aims of this plan are:

- (a) to establish certain land as the Thornton North Urban Release Area, and
- (b) to rezone land in that area to Zone 2 (a) Residential and Zone 7 (c) Environmental Protection General, and
- (c) to revise the definition of *Exhibition home* in *Maitland Local Environmental Plan 1993* and to include a definition of *Exhibition village* in that plan, and
- (d) to identify zones in the City of Maitland where development for the purposes of exhibition homes or exhibition villages is prohibited and where it is permissible with consent, and
- (e) to rezone certain land in the City of Maitland to Zone 2 (a) Residential, and
- (f) to amend clause 55 of *Maitland Local Environmental Plan 1993*.

### 3 Land to which plan applies

- (1) This plan applies to all of the land to which *Maitland Local Environmental Plan 1993* applies, except as provided by subclauses (2) and (3).
- (2) To the extent that this plan establishes the Thornton North Urban Release Area, it applies to the land shown edged heavy black and lettered "Thornton North Urban Release Area" on Sheet 1 of the map marked "Maitland Local Environmental Plan 1993 (Amendment No 86)" deposited in the office of the Council of the City of Maitland.

Maitland Local Environmental Plan 1993 (Amendment No 86)

Clause 4

- 
- (3) To the extent that this plan rezones land, it applies to land shown edged heavy black and lettered “2 (a)” or “7 (c)” on Sheet 2 of the map marked “Maitland Local Environmental Plan 1993 (Amendment No 86)” deposited in the office of the Council of the City of Maitland.

**4 Amendment of Maitland Local Environmental Plan 1993**

*Maitland Local Environmental Plan 1993* is amended as set out in Schedule 1.

Maitland Local Environmental Plan 1993 (Amendment No 86)

Schedule 1 Amendments

---

## Schedule 1 Amendments

(Clause 4)

**[1] Clause 5 How are terms defined in this plan?**

Omit the definition of *Exhibition home* from clause 5 (1).

Insert instead:

*Exhibition home* means a dwelling that is not intended for immediate permanent occupation and is used for purposes associated with the sale of the dwelling and similar dwellings, and includes those areas in the dwelling that are used for purposes ancillary to the sale (such as a sales office or a materials display area).

**[2] Clause 5 (1), definition of “Exhibition village”**

Insert in alphabetical order:

*Exhibition village* means a group of exhibition homes and any ancillary buildings (being buildings not intended for permanent occupation and used only for purposes associated with the sale of the exhibition homes, such as sales or home finance offices and materials display areas) and ancillary facilities (such as cafes, car parks and public toilets).

**[3] Clause 5 (1), definition of “The map”**

Insert in appropriate order:

Maitland Local Environmental Plan 1993 (Amendment No 86)—  
Sheets 1 and 2

**[4] Clause 10 What rural zones apply in this plan?**

Insert “Exhibition Home;” and “Exhibition Village;” in alphabetical order in item (5) (Development which is prohibited) of the matter relating to Zone 1 (b) in the development control table to the clause.

**[5] Clause 10, development control table**

Insert “Exhibition Home;” in alphabetical order in item (4) (Development allowed only with development consent) of the matter relating to Zone 1 (c).

**[6] Clause 10, development control table**

Insert “Exhibition Home;” in alphabetical order in item (4) (Development allowed only with development consent) of the matter relating to Zone 1 (d).



Maitland Local Environmental Plan 1993 (Amendment No 86)

Amendments

Schedule 1

---

**[7] Clause 16 What residential zones apply in this plan?**

Insert “Exhibition Village;” in alphabetical order in item (4) (Development allowed only with development consent) of the matter relating to Zone 2 (a) in the development control table to the clause.

**[8] Clause 16, development control table**

Insert “Exhibition Home;” and “Exhibition Village;” in alphabetical order in item (5) (Development which is prohibited) of the matter relating to Zone 2 (b).

**[9] Clause 23 What industrial zones apply in this plan?**

Insert “Exhibition Home;” and “Exhibition Village;” in alphabetical order in item (5) (Development which is prohibited) of the matter relating to Zone 4 (a) in the development control table to the clause.

**[10] Clause 23, development control table**

Insert “Exhibition Home;” and “Exhibition Village;” in alphabetical order in item (5) (Development which is prohibited) of the matter relating to Zone 4 (b).

**[11] Clause 55 Restriction on certain subdivisions—regional transport infrastructure**

Omit clause 55 (1). Insert instead:

- (1) This clause applies to land that is in an urban release area and shown hatched on the map, but does not apply to such land if the whole or any part of it is in a special contributions area (as defined by section 93C of the Act).

**[12] Clause 55 (3)**

Omit “the commencement of *Maitland Local Environmental Plan 1993 (Amendment No 92)*”.

Insert instead “the land became, or became part of, an urban release area”.



New South Wales

## **Maitland Local Environmental Plan 1993 (Amendment No 96)**

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*. (NEW0000196-3PC)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1 Maitland Local Environmental Plan 1993 (Amendment No 96)

---

## **Maitland Local Environmental Plan 1993 (Amendment No 96)**

under the

Environmental Planning and Assessment Act 1979

### **1 Name of plan**

This plan is *Maitland Local Environmental Plan 1993 (Amendment No 96)*.

### **2 Aims of plan**

This plan amends *Maitland Local Environmental Plan 1993*:

- (a) to allow the subdivision of land to which this plan applies into allotments for dwellings that will be integrated with tourist accommodation on the land, and
- (b) to ensure appropriate controls are in place with respect to development on that land.

### **3 Land to which plan applies**

This plan applies to Lot 1, DP 997240 and Lot 100, DP 1093291, being 9 and 15 St Helena Close, Lochinvar, as shown edged heavy black on the map marked "Maitland Local Environmental Plan 1993 (Amendment No 96)" deposited in the office of Maitland City Council.

### **4 Amendment of Maitland Local Environmental Plan 1993**

*Maitland Local Environmental Plan 1993* is amended as set out in Schedule 1.

Maitland Local Environmental Plan 1993 (Amendment No 96)

Amendments

Schedule 1

---

## Schedule 1 Amendments

(Clause 4)

### [1] Clause 52A

Insert after clause 52:

#### **52A Certain development at St Helena Close, Lochinvar**

- (1) This clause applies to Lot 1, DP 997240 and Lot 100, DP 1093291, being 9 and 15 St Helena Close, Lochinvar, as shown edged heavy black on the map marked "Maitland Local Environmental Plan 1993 (Amendment No 96)".
- (2) Despite any other provision of this plan, a person may subdivide land to which this clause applies that is within Zone 1 (b) so as to create no more than 190 allotments for dwellings, but only with development consent.
- (3) Development consent must not be granted for development referred to in subclause (2) unless a development control plan providing for the matters specified in subclause (4) has been prepared for the land to which this clause applies.
- (4) A development control plan referred to in subclause (3) must provide for the following matters:
  - (a) the integration of dwellings with tourist accommodation on the land,
  - (b) a staging plan that provides for the commercial and retail components of tourist accommodation on the land to be completed at the same time as, or before, all dwellings on the land,
  - (c) an overall transport movement hierarchy showing the major circulation routes and connections to achieve a simple and safe movement system for private vehicles, public transport, pedestrians and cyclists, with consideration of future urban areas and necessary connections,
  - (d) the protection and enhancement of riparian areas and remnant vegetation,
  - (e) an overall landscaping strategy that aims to protect and enhance visually prominent locations and land fronting the New England Highway,

Maitland Local Environmental Plan 1993 (Amendment No 96)

Schedule 1 Amendments

---

- (f) detailed urban design controls for all buildings within the curtilage of St Helena cottage or visible from the New England Highway.
- (5) *State Environmental Planning Policy No 1—Development Standards* does not apply to development on land to which this clause applies.

**[2] Schedule 3 Additional uses of land**

Omit the matter relating to Lot 3, DP 634523, New England Highway, Lochinvar.



New South Wales

## **Tweed Local Environmental Plan 2000 (Amendment No 57)**

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*. (G04/00121/PC)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1 Tweed Local Environmental Plan 2000 (Amendment No 57)

---

## **Tweed Local Environmental Plan 2000 (Amendment No 57)**

under the

Environmental Planning and Assessment Act 1979

### **1 Name of plan**

This plan is *Tweed Local Environmental Plan 2000 (Amendment No 57)*.

### **2 Aims of plan**

The aims of this plan are:

- (a) to rezone the land to which this plan applies to Zone 1 (a) Rural, Zone 7 (a) Environmental Protection (Wetlands and Littoral Rainforests) and Zone 7 (l) Environmental Protection (Habitat), and
- (b) to provide that, subject to specified conditions, development for the purposes of a specified subdivision and 2 dwelling houses may be carried on certain land with development consent.

### **3 Land to which plan applies**

This plan applies to Lot 919, DP 1077493, Koala Beach Estate, Pottsville as shown coloured light yellow or orange and edged in red or grey (or both) on the map marked "Tweed Local Environmental Plan 2000 (Amendment No 57)" deposited in the office of Tweed Shire Council.

### **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 57)

Amendments

Schedule 1

---

## Schedule 1 Amendments

(Clause 4)

### [1] Schedule 3 Development of specific sites

Insert at the end of the Schedule under the heading “**Additional development permitted with development consent**” the following words:

Lot 919, DP 1077493, Koala Beach  
Estate, Pottsville

Subdivision of the land into 3 lots and  
development for the purpose of a  
dwelling house on 2 of those lots (being  
lots of less than 40 hectares in area).

### [2] Schedule 6 Maps and Zones

Insert in appropriate order in Part 2 of Schedule 6:

Tweed Local Environmental Plan 2000 (Amendment No 57)





New South Wales

## **Willoughby Local Environmental Plan 1995 (Amendment No 60)**

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*. (SRE0000179/PC)

FRANK SARTOR, M.P.,  
Minister for Planning

Clause 1 Willoughby Local Environmental Plan 1995 (Amendment No 60)

---

## **Willoughby Local Environmental Plan 1995 (Amendment No 60)**

under the

Environmental Planning and Assessment Act 1979

### **1 Name of plan**

This plan is *Willoughby Local Environmental Plan 1995 (Amendment No 60)*.

### **2 Aims of plan**

This plan amends *Willoughby Local Environmental Plan 1995*:

- (a) to substitute a new Industrial Park Zone for the existing Business Park Zone and to include additional permissible uses in the zone, and
- (b) to rezone certain land from Zone 4 (a) (General Industrial Zone) to Zone 4 (c) (Industrial Park Zone), and
- (c) to rezone certain land from Zone 4 (a) (General Industrial Zone) to Zone 3 (b) (Special Business Zone), extend the application of certain height restrictions to the rezoned land and specify certain development on that land for which development consent must not be granted, and
- (d) to amend floor space ratio controls applying to certain land, and
- (e) to introduce objectives for floor space ratio controls under *Willoughby Local Environmental Plan 1995*, and
- (f) to amend restrictions applying to development for the purposes of ancillary offices and showrooms on certain land to which this plan applies, and
- (g) to amend the general objectives for industrial zones under *Willoughby Local Environmental Plan 1995*, and
- (h) to include laboratories as a permissible use in Zones 4 (a) (General Industrial Zone) and 4 (b) (Light Industrial Zone), and
- (i) to amend the definition of *car repair station* to include premises used for the servicing of motor vehicles, watercraft or caravans, and

Willoughby Local Environmental Plan 1995 (Amendment No 60)

Clause 3

- 
- (j) to allow the gross floor area of community facilities on certain land to be excluded for the purpose of floor space ratio calculation, and
  - (k) to omit a provision from *Willoughby Local Environmental Plan 1995* that requires 10% of car parking spaces provided on the ABC Gore Hill site to be allocated for visitor parking, and
  - (l) to prohibit development for the purpose of a child care centre on certain land.

### 3 Land to which plan applies

- (1) To the extent that this plan:
  - (a) substitutes a zone as referred to in clause 2 (a), and
  - (b) rezones land as referred to in clause 2 (b),it applies to the land shown coloured purple with red edging and lettered “4 (c)” on the map (within the meaning of *Willoughby Local Environmental Plan 1995*, as amended by this plan).
- (2) To the extent that this plan rezones land, extends the operation of height restrictions and specifies development for which development consent must not be granted, as referred to in clause 2 (c), it applies to the land shown coloured blue with red edging and lettered “3 (b)” on Sheet 2 of the map marked “Willoughby Local Environmental Plan 1995 (Amendment No 60)” deposited in the office of Willoughby City Council.
- (3) To the extent that this plan amends floor space ratio controls as referred to in clause 2 (d), it applies to all land within the local government area of Willoughby within Zones 4 (a) (General Industrial Zone), 4 (b) (Light Industrial Zone) and 4 (c) (Industrial Park Zone) (as substituted by this plan).
- (4) To the extent that this plan introduces objectives for floor space ratio controls as referred to in clause 2 (e), it applies to all land to which *Willoughby Local Environmental Plan 1995* applies.
- (5) To the extent that this plan amends restrictions applying to development for the purposes of ancillary offices and showrooms as referred to in clause 2 (f), it applies to all land within the local government area of Willoughby within Zones 4 (a) (General Industrial Zone), 4 (b) (Light Industrial Zone) and 4 (c) (Industrial Park Zone) (as substituted by this plan).
- (6) To the extent that this plan includes an additional permissible use as referred to in clause 2 (h), it applies to all land within the local government area of Willoughby within Zones 4 (a) (General Industrial Zone) and 4 (b) (Light Industrial Zone).

Clause 4 Willoughby Local Environmental Plan 1995 (Amendment No 60)

---

- (7) To the extent that this plan amends the general objectives for industrial zones as referred to in clause 2 (g), it applies to all land within the local government area of Willoughby within Zones 4 (a) (General Industrial Zone), 4 (b) (Light Industrial Zone) and 4 (c) (Industrial Park Zone) (as substituted by this plan).
- (8) To the extent that this plan amends the definition of *car repair station* as referred to in clause 2 (i), it applies to all land to which *Willoughby Local Environmental Plan 1995* applies.
- (9) To the extent that this plan allows the gross floor area of community facilities to be excluded for the purpose of floor space ratio calculation on land to which this plan applies as referred to in clause 2 (j), it applies to all land within the local government area of Willoughby within Zones 4 (a) (General Industrial Zone), 4 (b) (Light Industrial Zone) and 4 (c) (Industrial Park Zone) (as substituted by this plan).
- (10) To the extent that this plan omits a requirement relating to the allocation of car parking spaces as referred to in clause 2 (k), it applies to the ABC Gore Hill site within the meaning of *Willoughby Local Environmental Plan 1995*.
- (11) To the extent that this plan prohibits development for the purpose of a child care centre as referred to in clause 2 (l), it applies to Lot 1, DP 528955, Lot 1, DP 226278 and Lot 1, DP 1081652, Artarmon.

#### **4 Amendment of Willoughby Local Environmental Plan 1995**

*Willoughby Local Environmental Plan 1995* is amended as set out in Schedule 1.

Willoughby Local Environmental Plan 1995 (Amendment No 60)

Amendments

Schedule 1

---

## Schedule 1 Amendments

(Clause 4)

### [1] Clause 5 Definitions

Insert “or servicing of” after “repairs to” in the definition of *car repair station* in clause 5 (1).

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

Insert in appropriate order:

Willoughby Local Environmental Plan (Amendment No 60)—  
Sheets 1 and 2

### [3] Clause 12 Zones indicated on the map

Omit “Business Park Zone” from the matter relating to Zone 4 (c).

Insert instead “Industrial Park Zone”.

### [4] Clause 13E

Insert after clause 13D:

#### 13E Objectives of floor space ratio controls

The objectives of the floor space ratio controls contained in this plan are as follows:

- (a) to limit the intensity of development to which the controls apply so that it will be carried out in accordance with the environmental capacity of the land and the zone objectives for the land,
- (b) to limit traffic generation as a result of that development,
- (c) to limit the bulk and scale of that development.

### [5] Clause 36 Floor space ratios

Omit “clause 37” from clause 36 (3). Insert instead “clauses 37 and 41A”.

### [6] Clause 37 Height—Zones 3 (a), 3 (b), 3 (c3), 3 (d), 3 (e), 3 (e2)

Insert after clause 37 (1) (e):

- (ea) on land within Zone 3 (b) and being Lots A, B and C, DP 336139, Lots A, B and C, DP 323918, Lot 4, DP 658911, Lots 1 and 2, DP 503150 and Lot 6, DP 806583, known as Nos 269, 279, 285, 289 and 291 Pacific Highway, Artarmon, where the height must not exceed 9 metres, or

Willoughby Local Environmental Plan 1995 (Amendment No 60)

Schedule 1 Amendments

---

**[7] Clause 41A**

Insert after clause 41:

**41A 269, 279, 285, 289 and 291 Pacific Highway, Artarmon**

Despite any other provision of this plan, development consent must not be granted to the carrying out of development on any of Lots A, B and C, DP 336139, Lots A, B and C, DP 323918, Lot 4, DP 658911, Lots 1 and 2, DP 503150 and Lot 6, DP 806583, known as 269, 279, 285, 289 and 291 Pacific Highway, Artarmon, for any of the following purposes:

- (a) a dwelling or a residential flat building,
- (b) a building with a gross floor area of greater than 500 square metres if the allotment concerned has an area of less than 1,000 square metres.

**[8] Clause 42 Industrial areas**

Omit "Business Park Zone". Insert instead "Industrial Park Zone".

**[9] Clause 42**

Omit the matter under the heading "**General Objectives**". Insert instead:

- (a) To identify and preserve core service industrial lands to meet the current and future needs of the City of Willoughby and the wider region, and
- (b) To accommodate industrial development that produces a range of goods and services and provides employment, without adversely affecting the amenity, health or safety of nearby residents in adjacent areas, and
- (c) To enable industrial development that does not pollute or adversely affect adjoining land, air or water, and
- (d) To allow only those shops and services that serve the daily convenience needs of workers employed in the industrial areas, and
- (e) To protect the viability of business zones in the City of Willoughby by enabling development for the purposes of offices or showrooms only where they are ancillary to and used in conjunction with industrial, manufacturing, warehousing or other permitted uses on the same land, and

Willoughby Local Environmental Plan 1995 (Amendment No 60)

Amendments

Schedule 1

- (f) To accommodate uses that, because of demonstrated special building or site requirements or operational characteristics, cannot be or are inappropriate to be located in other zones, and

**Note.** Such requirements or characteristics may include the following:

- (i) commercial vehicle access,
  - (ii) loading bays and docks,
  - (iii) high floor to ceiling requirements for activities such as truck access, the storage of goods or the containment of machinery or equipment,
  - (iv) requirements for special fittings and features (such as those required in laboratories and research facilities) that are not normally associated with an office use,
  - (v) requirements for open space storage or assembly or manufacturing space,
  - (vi) an employee to floor space ratio that is lower than that which would ordinarily be associated with an office use.
- (g) To prohibit development if it is inappropriate in an industrial zone and can be located in established residential or business zones, such as residential and retail development and offices that are not ancillary to an industrial use, and
- (h) To improve the environmental quality of the City of Willoughby by ensuring that industries conform to environmental and hazard reduction guidelines.

**[10] Clause 42A Zone 4 (a)—General Industrial Zone**

Insert in alphabetical order in the list following the words “Development for the purpose of:” in clause 42A (2) (b):

laboratories

**[11] Clause 42B Zone 4 (b)—Light Industrial Zone**

Insert in alphabetical order in the list following the words “Development for the purpose of:” in clause 42B (2) (b):

laboratories

Willoughby Local Environmental Plan 1995 (Amendment No 60)

Schedule 1 Amendments

---

**[12] Clause 42C**

Omit the clause. Insert instead:

**42C Zone 4 (c)—Industrial Park Zone**

(1) **Specific Objectives**

- (a) To accommodate a variety of light industrial and high technology uses that contribute to employment generation, provision of services, research and development enterprises and the economy of the City of Willoughby and the surrounding region.
- (b) To create a park-like environment emphasising the integration of all structures and landscaped areas.
- (c) To promote development that encourages public transport use and minimises private traffic generation.

(2) **Development Within the Zone**

- (a) Within the 4 (c) Industrial Park Zone, the following development may be carried out **without development consent**:

exempt development

- (b) Within the 4 (c) Industrial Park Zone, the following development may only be carried out **with development consent**:

Demolition

Development for the purpose of:

advertisements

banks

car repair stations

child care centres

community facilities

drainage

dwellings used in conjunction with and attached to a building used for a permitted light industry, warehouse or high technology industry

educational establishments, excluding schools and coaching colleges

exhibition or conference centres

film and television production facilities

high technology industries



Willoughby Local Environmental Plan 1995 (Amendment No 60)

Amendments

Schedule 1

---

hotels  
laboratories  
light industries  
motor showrooms  
museums  
newsagencies  
pharmacies or chemist shops  
places of public worship  
recreation areas  
recreation facilities  
restaurants  
roads  
service stations  
take-away food shops including milk bars, hot food bars and sandwich shops, but excluding drive-in take-away food shops  
utility installations  
veterinary hospitals  
warehouses  
weekend markets

- (c) Within the 4 (c) Industrial Park Zone, any other development is prohibited.

**[13] Clause 43**

Omit the clause. Insert instead:

**43 Floor space ratios**

- (1) Development consent must not be granted for development for the purpose of the erection of a building on land within Zone 4 (a), 4 (b) or 4 (c) if the floor space ratio will exceed 1:1.
- (2) Despite subclause (1), development consent may be granted for development for the purpose of the erection of a building on land within Zone 4 (a), 4 (b) or 4 (c) that will result in the floor space ratio exceeding 1:1 if:
  - (a) the land is over 1,000 square metres in area, and
  - (b) the floor space ratio will not exceed 1.5:1, and

## Willoughby Local Environmental Plan 1995 (Amendment No 60)

## Schedule 1 Amendments

- 
- (c) where the building is on land within Zone 4 (c), the site coverage will not exceed 45% of the site area.
  - (3) For the purposes of subclause (2), *site coverage* means that portion of a site covered by any building as defined by the outer face of the external walls of the building, including garages, carports and enclosed structures, but excluding:
    - (i) sunshade devices, awnings and minor garden structures, and
    - (ii) the roof of any excavated or covered car parking area that is permanently landscaped and does not project above the natural ground level of the site by more than 1,000 mm, and
    - (iii) roads.
  - (4) In calculating the floor space ratio for so much of Lots 26, 29, 30, 31, 32 and 33, DP 4088, as is known as 10–20 Hotham Parade, Artarmon, and within Zone 4 (a), the site area includes any land dedicated for a public road.
  - (5) The gross floor area of community facilities on land within Zone 4 (a), 4 (b) or 4 (c) is not to be taken into account in calculating the floor space ratio of a site.

**[14] Clauses 43A and 43B**

Insert after clause 43:

**43A Planning principles for Zone 4 (c)**

Before granting consent for development on land within Zone 4 (c), the consent authority must be satisfied that the development achieves, to the extent relevant to the development:

- (a) a high standard of urban design (having regard to proposals relating to density, height controls, building envelopes, identified views, privacy, security and other design elements, and any explanation of how they relate to an analysis of the land and its context), and
- (b) if the development is on land fronting Herbert Street, a boulevard style entry, and
- (c) equitable, efficient, safe and convenient access, including public transport, pedestrian, cycle and road access and circulation networks (having regard to proposals relating to local traffic impact, car parking and pedestrian and bicycle circulation and the provisions of any green travel

Willoughby Local Environmental Plan 1995 (Amendment No 60)

Amendments

Schedule 1

---

plan that optimises public transport use by employees and visitors), and

- (d) car parking (if required for the development) of not more than 1 car space per 100 square metres of gross floor area, and
- (e) a high standard of energy efficiency, water conservation, waste management (during and after construction), air and water quality and noise control through appropriate building design and site management.

**43B Offices and showrooms—Zones 4 (a), 4 (b) and 4 (c)**

Development consent must not be granted for development on land within Zone 4 (a), 4 (b) or 4 (c) for the purposes of an office or showroom unless:

- (a) the office or showroom is ancillary to a permitted industrial use on the land, and
- (b) on land bounded by Campbell Street, Cleg Street, Herbert Street, the Gore Hill Freeway and the Pacific Highway:
  - (i) if the development is on land fronting the Pacific Highway—not more than 50% of the total floor area of all buildings on the site will be used for the office or showroom, and
  - (ii) if the development is not on land fronting the Pacific Highway—not more than 30% of the total floor area of all buildings on the site will be used for the office or showroom, and
  - (iii) the development is consistent with the general objectives for industrial areas set out in clause 42.

**[15] Clause 46A Special controls for the ABC Gore Hill site**

Omit “100m gross floor area, (10% of which should be allocated for visitor parking)” from clause 46A (3) (f).

Insert instead “100 square metres of gross floor area”.

**[16] Clause 46B**

Insert after clause 46A:

**46B Prohibited development**

Despite any other provision of this plan, development for the purpose of a child care centre is prohibited on Lot 1, DP 528955, Lot 1, DP 226278 and Lot 1, DP 1081652, Artarmon.

## Department of Primary Industries

### FISHERIES MANAGEMENT ACT 1994

Notice of Receipt of Application for Aquaculture Lease

Notification under Section 163 (7) of the Fisheries Management Act 1994 and Clause 33 of the Fisheries Management (Aquaculture) Regulation 2002

AL06/014 within the estuary of Port Stephens, having an area of 1.2800 hectares to Cary KLEIN and Jennifer KLEIN of Shoal Bay NSW, for a term of 15 years expiring on 2 July 2022.

BILL TALBOT,  
Director,

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

### FISHERIES MANAGEMENT ACT 1994

#### FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Clause 39 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following Class 1 Aquaculture Leases:

OL76/178 within the estuary of the Hawkesbury River, having an area 2.0881 hectares to John STUBBS of Berowra Heights NSW, for a term of 15 years expiring on 18 November 2021.

OL86/207 within the estuary of the Wonboyn River, having an area 0.8110 hectares to ARMITAGE HOLDINGS (VIC) PTY LTD, of Wonboyn NSW, for a term of 15 years expiring on 27 January 2022.

OL61/196 within the estuary of the Hawkesbury River, having an area 0.2623 hectares to OYSTERMEN'S PTY LTD of Mooney Mooney NSW, for a term of 15 years expiring on 12 May 2022.

BILL TALBOT,  
Director,

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

### PLANT DISEASES ACT 1924

Appointment of Inspectors

I, RENATA BROOKS, Acting Director-General of NSW Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 ('the Act'), hereby appoint the persons named in the Schedule as inspectors under the Act.

#### SCHEDULE

Emily Ruth CREESE  
Lavinia Denise ZIRNSAK

Dated this 5th day of July 2007.

RENATA BROOKS,  
Acting Director-General,  
NSW Department of Primary Industries

### POULTRY MEAT INDUSTRY ACT 1986

Revocation of Authorisation

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to section 13 (b) of the Poultry Meat Industry Act 1986 and section 47 (1) (b) (i) of the Interpretation Act 1987, hereby revoke that portion of the authorisation published in New South Wales Government Gazette No. 137 of 5 September 2003 at page 9144 that relates to Peter Leslie DALEY and any appointment revived as a result of this revocation.

Dated this 16th day of July 2007.

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

### MINERAL RESOURCES

NOTICE is given that the following applications have been received:

#### EXPLORATION LICENCE APPLICATIONS

(07-433)

No. 3220, NORTHERN ENERGY CORPORATION LIMITED (ACN 081 244 395), area of 3642 hectares, for Group 9, dated 17 July 2007. (Inverell Mining Division).

(07-434)

No. 3221, NORTHERN ENERGY CORPORATION LIMITED (ACN 081 244 395), area of 2397 hectares, for Group 9, dated 17 July 2007. (Inverell Mining Division).

(07-435)

No. 3222, NORTHERN ENERGY CORPORATION LIMITED (ACN 081 244 395), area of 4122 hectares, for Group 9, dated 17 July 2007. (Inverell Mining Division).

(07-324)

No. 3223, ANNABEL MARY WALSH, area of 3 units, for Group 2, dated 18 July 2007. (Broken Hill Mining Division).

(07-325)

No. 3224, W.J. MURDOCH & CO PTY LTD (ACN 002 598 478), area of 6 units, for Group 2, dated 20 July 2007. (Orange Mining Division).

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

NOTICE is given that the following applications have been granted:

#### EXPLORATION LICENCE APPLICATIONS

(07-80)

No. 2980, now Exploration Licence No. 6831, ELEPHANT MINES PTY LIMITED (ACN 097 799 025), County of Georgiana, Map Sheet (8729, 8829), area of 48 units, for Group 1, dated 13 July 2007, for a term until 13 July 2008.

(07-84)

No. 2982, now Exploration Licence No. 6832, CAPITAL MINING LIMITED (ACN 104 551 171), Counties of Evelyn and Yantara, Map Sheet (7337, 7338), area of 372 units, for Group 1, dated 6 July 2007, for a term until 6 July 2009.

(07-91)

No. 2989, now Exploration Licence No. 6832, CAPITAL MINING LIMITED (ACN 104 551 171), Counties of Evelyn, Tongowoko and Yantara, Map Sheet (7337, 7338), area of 372 units, for Group 1, dated 6 July 2007, for a term until 6 July 2009.

(07-105)

No. 3002, now Exploration Licence No. 6827, HIGHLAKE RESOURCES PTY LTD (ACN 062 487 585), County of Denison, Map Sheet (8026, 8126), area of 91 units, for Group 1, dated 6 July 2007, for a term until 6 July 2009.

(07-113)

No. 3010, now Exploration Licence No. 6826, APOLLO'S GIFT N.L. (ACN 115 558 766), County of Lincoln, Map Sheet (), area of 10 units, for Group 1, dated 10 July 2007, for a term until 10 July 2009.

(07-133)

No. 3029, now Exploration Licence No. 6828, NOAH RESOURCES NL (ACN 118 913 232), Counties of Goulburn and Wynyard, Map Sheet (8426), area of 72 units, for Group 1, dated 12 July 2007, for a term until 12 July 2009.

(07-134)

No. 3030, now Exploration Licence No. 6829, NOAH RESOURCES NL (ACN 118 913 232), Counties of Goulburn and Selwyn, Map Sheet (8426), area of 65 units, for Group 1, dated 12 July 2007, for a term until 12 July 2009.

(07-135)

No. 3031, now Exploration Licence No. 6830, NOAH RESOURCES NL (ACN 118 913 232), County of Selwyn, Map Sheet (8426), area of 32 units, for Group 1, dated 12 July 2007, for a term until 12 July 2009.

(07-149)

No. 3044, now Exploration Licence No. 6834, PLATSEARCH NL (ACN 003 254 395) and PARADIGM MEXICO PTY LIMITED (ACN 108 506 207), Counties of Mootwingee, Young and Yungnulgra, Map Sheet (7335), area of 12 units, for Group 1, dated 19 July 2007, for a term until 19 July 2009.

(07-153)

No. 3048, now Exploration Licence No. 6825, SILVER MINES LIMITED (ACN 107 452 942), Counties of Arrawatta and Gough, Map Sheet (9138, 9139, 9239), area of 276 units, for Group 1, dated 11 July 2007, for a term until 11 July 2009.

(07-166)

No. 3061, now Exploration Licence No. 6833, KIMBA RESOURCES PTY LTD (ACN 106 123 951), County of Windeyer, Map Sheet (7231, 7331), area of 54 units, for Group 10, dated 17 July 2007, for a term until 17 July 2009.

(07-169)

No. 3064, now Exploration Licence No. 6818, AUSTRALIAN HOT PROPERTY GROUP PTY LTD (ACN 121 023 514), Counties of Buller, Clive and Drake, Map Sheet (9339, 9340), area of 66 units, for Group 1, dated 4 July 2007, for a term until 4 July 2009.

**PETROLEUM APPLICATION**

(06-3322)

No. 18, now Petroleum Special Prospecting Authority No. 19, ENERGETICA RESOURCES PTY LTD (ACN 113926042), area of 572 blocks, for petroleum, dated 19 July 2007, for a term until 19 July 2008. (Wagga Wagga Mining Division). 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 application has been withdrawn:

**EXPLORATION LICENCE APPLICATION**

(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.

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

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

(T87-1429)

Exploration Licence No. 3326, STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), area of 8 units. Application for renewal received 23 July 2007.

(T99-0079)

Exploration Licence No. 5614, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 7 units. Application for renewal received 20 July 2007.

(T99-0108)

Exploration Licence No. 5615, ILUKA MIDWEST LIMITED (ACN 008 763 666), area of 8 units. Application for renewal received 23 July 2007.

(05-199)

Exploration Licence No. 6460, AUSTRALIAN DOLOMITE COMPANY PTY LIMITED (ACN 000 810 551), area of 2 units. Application for renewal received 20 July 2007.

(07-5221)

Consolidated Coal Lease No. 709 (Act 1973), NOVACOAL AUSTRALIA PTY. LIMITED (ACN 000 013 990), area of 36.8 hectares. Application for renewal received 19 July 2007.

(07-5362)

Mining Lease No. 1313 (Act 1992), LIDDELL TENEMENTS PTY LIMITED (ACN 051 529 876), area of 1032 hectares. Application for renewal received 24 July 2007.

(07-5366)

Mining Lease No. 1552 (Act 1992), LIDDELL TENEMENTS PTY LIMITED (ACN 051 529 876), area of 115 hectares. Application for renewal received 24 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:

(M75-2243)

Authorisation No. 81, NAVIDALE PTY LIMITED, TOYOTA TSUSHO COAL (AUSTRALIA) PTY LTD (ACN 003 724 249) and TOYOTA TSUSHO MINING (AUSTRALIA) PTY LIMITED, County of Durham, Map Sheet (9132, 9133), area of 490 hectares, for a further term until 16 December 2009. Renewal effective on and from 17 July 2007.

(T98-1140)

Exploration Licence No. 5548, ALKANE EXPLORATION LTD (ACN 000 689 216), Counties of Gordon and Lincoln, Map Sheet (8633), area of 27 units, for a further term until 21 January 2009. Renewal effective on and from 17 July 2007.

(T02-0458)

Exploration Licence No. 6081, ADANAK EXPLORATIONS PTY LIMITED (ACN 001 955 513), County of Georgiana, Map Sheet (8729), area of 4 units, for a further term until 18 May 2009. Renewal effective on and from 24 July 2007.

(T03-0014)

Exploration Licence No. 6085, ALKANE EXPLORATION LTD (ACN 000 689 216), County of Narromine, Map Sheet (8532, 8533), area of 21 units, for a further term until 20 May 2009. Renewal effective on and from 17 July 2007.

(04-586)

Exploration Licence No. 6343, INCO RESOURCES (AUSTRALIA) PTY LTD (ACN 096 361 876), County of Evelyn, Map Sheet (7138, 7237, 7238), area of 128 units, for a further term until 18 November 2007. Renewal effective on and from 17 July 2007.

(04-588)

Exploration Licence No. 6344, INCO RESOURCES (AUSTRALIA) PTY LTD (ACN 096 361 876), Counties of Mootwingee and Yungnulgra, Map Sheet (7335, 7336), area of 123 units, for a further term until 18 November 2008. Renewal effective on and from 17 July 2007.

(04-504)

Exploration Licence No. 6384, AUSTRALIA ORIENTAL MINERALS NL (ACN 010 126 708), County of Gough, Map Sheet (9239), area of 6 units, for a further term until 2 March 2009. Renewal effective on and from 18 July 2007.

(04-573)

Exploration Licence No. 6393, AUZEX RESOURCES LIMITED (ACN 106 444 606), County of Buller, Map Sheet (9240, 9340), area of 49 units, for a further term until 17 March 2009. Renewal effective on and from 11 July 2007.

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

**REFUSAL OF APPLICATION FOR RENEWAL**

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

(04-537)

Exploration Licence No. 6426, AURICULA MINES PTY LIMITED (ACN 108 362 027), Counties of Blaxland and Mouramba, Map Sheet (8033), area of 24 units. The authority ceased to have effect on 24 July 2007.

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

**CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS**

NOTICE is given that the following authorities have been cancelled:

(T03-0088)

Exploration Licence No. 6156, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Blaxland and County of Mouramba, Map Sheet (8033, 8133), area of 3 units. Cancellation took effect on 22 July 2007.

(T03-0013)

Exploration Licence No. 6242, AUSTRALIA ORIENTAL MINERALS NL (ACN 010 126 708), County of Gough and County of Hardinge, Map Sheet (9137, 9138), area of 47 units. Cancellation took effect on 20 July 2007.

(04-657)

Exploration Licence No. 6395, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Mouramba, Map Sheet (8033), area of 1 unit. Cancellation took effect on 22 July 2007.

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

**TRANSFERS**

(T04-0321)

Mining Lease No. 181 (Act 1973), formerly held by DAVID BRANDON WILSON and KAY FLORENCE WILSON has been transferred to MARK ANTHONY PACKER. The transfer was registered on 23 July 2007.

(T04-0321)

Mining Lease No. 240 (Act 1973), formerly held by DAVID BRANDON WILSON and KAY FLORENCE WILSON has been transferred to MARK ANTHONY PACKER. The transfer was registered on 23 July 2007.

(T04-0321)

Mining Lease No. 549 (Act 1973), formerly held by DAVID BRANDON WILSON and KAY FLORENCE WILSON has been transferred to MARK ANTHONY PACKER. The transfer was registered on 23 July 2007.

(T04-0321)

Mining Lease No. 860 (Act 1973), formerly held by DAVID BRANDON WILSON and KAY FLORENCE WILSON has been transferred to MARK ANTHONY PACKER. The transfer was registered on 23 July 2007.

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

## Roads and Traffic Authority

### ROADS ACT 1993

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

Notice of Compulsory Acquisition of Land at Penshurst  
in the Hurstville City Council area

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

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

#### SCHEDULE

ALL that piece or parcel of public road situated in the Hurstville City Council area, Parish of St George and County of Cumberland, shown as Lot 51 Deposited Plan 236872, being part of the land in Certificate of Title Volume 6000 Folio 121.

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

(RTA Papers FPP 7M2114)

### ROADS ACT 1993

Notice of Dedication of Land as Public Road at Dapto  
in the Wollongong 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 that piece or parcel of land situated in the Wollongong City Council area, Parish of Calderwood and County of Camden, shown as Lot 1 Deposited Plan 1112299.

(RTA Papers: 1/497.1318)

### ROADS ACT 1993

Notice of Dedication of Land as Public Road  
at Kellyville 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:

Lot 170 Deposited Plan 1005594;

Lots 13 and 14 Deposited Plan 802453;

Lot 4 Deposited Plan 108345;

Lot 11 Deposited Plan 1033917;

Lot 12 Deposited Plan 1033924;

Lot 2 Deposited Plan 1032679;

Lots 5 and 6 Deposited Plan 1032691; and

Lots 9 and 10 Deposited Plan 1032692.

(RTA Papers: FPP 31.1221; RO 31.1221)

**ROADS ACT 1993**

Order - Sections 46, 49, 54 and 67

Ballina Shire Council Area

Declaration as a Controlled Access Road of Part of the  
Pacific Highway north of Wardell

I, the Minister for Roads, pursuant to Sections 46, 49, 54  
and 67 of the Roads Act, 1993, by this order -

1. dedicate as public road the land described in the  
Schedule under;
2. declare to be a main road the said public road  
described in the Schedule;
3. declare to be a controlled access road the said  
main road described in the Schedule; and
4. declare that access to the said controlled access  
road is restricted.

**HON ERIC ROOZENDAAL MLC**  
**MINISTER FOR ROADS**

---

**SCHEDULE**

ALL that piece or parcel of land situated in the Ballina  
Shire Council area, Parish of Pimlico and County of Rous,  
shown as Lot 11 Deposited Plan 853662 being the whole  
of the land in Certificate of Title 11/853662.

(RTA Papers FPP 95M3638; RO 10/23.1186)



**ROAD TRANSPORT (GENERAL) ACT 2005**

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

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

DAVID FARMER,  
General Manager,  
Wollongong City Council  
(by delegation from the Minister for Roads)  
Dated: 28 June 2007

---

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

This Notice may be cited as Wollongong City Council B-Double, Route Notice No. 03/2007.

**2. Commencement**

This Notice takes effect from the date of gazettal.

**3. Effect**

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

**4. Application**

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

**5. Routes**

(i) Omit the following routes from Part 2, 25m B-Double routes in New South Wales (excluding the Sydney region) of Appendix 2 – 25m B-Double routes in NSW.

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Shellharbour Road, Warrawong.	King Street (MR522).	Northcliffe Drive.	1. Access to 190 Shellharbour Road, Warrawong only. 2. Travel is permitted only in the direction of listing. 3. Travel not permitted between 8:00am to 9:30am and 2:30pm to 4:00pm on weekdays and 8:00am to 9:30am on Saturdays.
25.	Northcliffe Drive.	Shellharbour Road, Warrawong.	King Street (MR522).	1. Access to 190 Shellharbour Road, Warrawong only. 2. Travel is permitted only in the direction of listing. 3. Travel not permitted between 8:00am to 9:30am and 2:30pm to 4:00pm on weekdays and 8:00am to 9:30am on Saturdays.

(ii) Insert the following routes in Part 2, 25m B-Double routes in New South Wales (excluding the Sydney region) of Appendix 2 – 25m B-Double routes in NSW.

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Shellharbour Road, Warrawong.	King Street (MR522).	Hoskins Avenue.	No travel past Lot 201, Industrial Galvanisers, Shellharbour Road, Warrawong.

## Department of Water and Energy

### WATER MANAGEMENT ACT 2000

Order under Section 60(2)

Severe Water Shortage

Macquarie and Cudgegong Regulated Rivers Water Source

PURSUANT to section 60(2) of the Water Management Act 2000, I MARK DUFFY, Director General of the Department of Water and Energy, on being satisfied that there exists a severe water shortage in the Macquarie and Cudgegong Regulated Rivers Water Source as defined in the Water Sharing Plan for the Macquarie and Cudgegong Regulated Rivers Water Source 2003, does, by this Order suspend the rules of distribution in section 60(1) of that Act and insert instead the rules of distribution in section 60(3) of that Act in relation to the water source.

This Order takes effect from 1 July 2007 and remains in force until repealed.

Dated at Sydney, this 28th day of June 2007.

MARK DUFFY,  
Director General,  
Department of Water and Energy  
(by delegation)

### WATER MANAGEMENT ACT 2000

Order under Section 323

Temporary Water Restriction Order

Macquarie and Cudgegong Regulated Rivers Water Source

PURSUANT to section 323 of the Water Management Act 2000, I, MARK DUFFY, Director General of the Department of Water and Energy, on being satisfied that it is necessary in the public interest to do so because of water shortage, do by this Order direct that the taking of water from the Macquarie and Cudgegong Regulated Rivers Water Source as defined in the Water Sharing Plan for the Macquarie and Cudgegong Regulated Rivers Water Source 2003 be restricted as set out in the Schedule to this Order.

This Order repeals any previous Order made under section 323 of the Water Management Act 2000, for the Macquarie and Cudgegong Regulated Rivers Water Source.

This Order takes effect from 1 July 2007 and remains in force until repealed.

Dated at Sydney, this 28th day of June 2007.

MARK DUFFY,  
Director General,  
Department of Water and Energy  
(by delegation)

#### SCHEDULE

Each regulated river (general security) access licence with an extraction component that permits the taking of water downstream of the upper limit of Burrendong Dam water storage, in the Macquarie and Cudgegong Regulated Rivers

Water Source as defined in the Water Sharing Plan for the Macquarie and Cudgegong Regulated Rivers Water Source 2003 is restricted to 0% of the volume of water in the water allocation account as at 30 June 2007, inclusive of any water carried over or credited by an assignment dealing from any other access licence.

Each regulated river (general security) access licence with an extraction component that permits the taking of water upstream of the upper limit of Burrendong Dam water storage, in the Macquarie and Cudgegong Regulated Rivers Water Source as defined in the Water Sharing Plan for the Macquarie and Cudgegong Regulated Rivers Water Source 2003 is restricted to 25% of the volume of water in the water allocation account as at 30 June 2007, inclusive of any water carried over or credited by an assignment dealing from any other access licence.

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

### WATER MANAGEMENT ACT 2000

Order under section 323

Temporary Water Restriction Order  
Lachlan Regulated River Water Source

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

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

This Order takes effect from 27 July 2007 and remains in force until repealed.

Dated at Sydney this 23rd day of July 2007.

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

#### SCHEDULE

Each regulated river (general security) access licence is restricted to 10% of the volume of water in the water allocation account as at 30 June 2007, inclusive of any water carried over or credited by an assignment dealing from any other access licence.

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

**WATER ACT 1912**

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

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

*Murrumbidgee Valley*

Anthony Keith GIFFORD for a pump and two bywash dams on an unnamed watercourse, Lot 1, DP 130352, Parish of Selwyn, County of Wynyard, for irrigation of 20 hectares (orchard and pastures) and stock and domestic purposes (replacement licence – inclusion of an additional bywash dam) (Reference: 40SL71118).

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 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 of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Electrical (Fitter).

#### Citation

The order is cited as the Electrical Trade (Fitter) Order.

#### Order

A summary of the Order is given below.

#### (a) Term of training

##### (i) Full-time apprenticeships

Training shall be given for a nominal period of four (4) years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

##### (ii) School based part-time apprenticeships

Training shall be given for a nominal period of five (5) years comprising:

- two (2) years part-time while at school where the apprentice will undertake 180 days of work-based training; and
- three (3) years full-time post school.

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) Competency outcomes

Apprentices will be trained in and achieve competence in the units of competency specified in the UEE06 Electrotechnology Training Package.

#### (c) Courses of study to be undertaken

Apprentices will undertake:

UEE30506 Certificate III in Appliance Servicing

UEE30606 Certificate III in Electrical Machine Repair

UEE30706 Certificate III in Switchgear and Control Gear

from the UEE06 Electrotechnology Training Package.

#### 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 of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Electrical (Instruments).

#### Citation

The order is cited as the Electrical Trade (Instruments) Order.

#### Order

A summary of the Order is given below.

#### (a) Term of training

##### (i) Full-time apprenticeships

Training shall be given for a nominal period of four (4) years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

##### (ii) School based part-time apprenticeships

Training shall be given for a nominal period of five (5) years comprising:

- two (2) years part-time while at school where the apprentice will undertake 180 days of work-based training; and
- three (3) years full-time post school.

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) Competency outcomes

Apprentices will be trained in and achieve competence in the units of competency specified in the UEE06 Electrotechnology Training Package.

#### (c) Courses of study to be undertaken

Apprentices will undertake the UEE31206 Certificate III in Instrumentation and Control from UEE06 Electrotechnology Training Package.

#### 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 of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Electrical (Electrician).

## Citation

The order is cited as the Electrical Trade (Electrician) Order.

## Order

A summary of the Order is given below.

## (a) Term of training

## (i) Full-time apprenticeships

Training shall be given for a nominal period of four (4) years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

## (ii) School based part-time apprenticeships

Training shall be given for a nominal period of five (5) years comprising:

- two (2) years part-time while at school where the apprentice will undertake 180 days of work-based training; and
- three (3) years full-time post school.

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) Competency outcomes

Apprentices will be trained in and achieve competence in the units of competency specified in the UEE06 Electrotechnology Training Package.

## (c) Courses of study to be undertaken

Apprentices will undertake the UEE30806 Certificate III in Electrotechnology Electrician from the Electrotechnology Training Package UEE06.

## 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 of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001 has made the following Vocational Training Order in relation to the recognised trade vocation of Electronic (Communications).

## Citation

The Order is cited as the Electronic Trade (Communications) Order.

## Order

A summary of the Order is given below.

## (a) Term of training

## (i) Full-time apprenticeships

Training shall be given for a nominal period of four (4) years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

## (ii) School based part-time apprenticeships

Training shall be given for a nominal period of five (5) years comprising:

- two (2) years part-time while at school where the apprentice will undertake 180 days of work-based training; and
- three (3) years full-time post school.

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) Competency outcomes

Apprentices will be trained in and achieve competence in the units of competency specified in the UEE06 Electrotechnology Training Package.

## (c) Courses of study to be undertaken

Apprentices will undertake the UEE30906 Certificate III in Electronics and Communications from the UEE06 Electrotechnology Training Package.

## 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 of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Electronic (Computer Systems).

## Citation

The order is cited as the Electronic Trade (Computer Systems) Order.

## Order

A summary of the Order is given below.

## (a) Term of training

## (i) Full-time apprenticeships

Training shall be given for a nominal period of four (4) years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

## (ii) School based part-time apprenticeships

Training shall be given for a nominal period of five (5) years comprising:

- two (2) years part-time while at school where the apprentice will undertake 180 days of work-based training; and
- three (3) years full-time post school.

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) Competency outcomes

Apprentices will be trained in and achieve competence in the units of competency specified in the UEE06 Electrotechnology Training Package.

## (c) Courses of study to be undertaken

Apprentices will undertake the UEE30206 Certificate III in Computer Systems Equipment from the Electrotechnology Package UEE06.

## 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 of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Refrigeration/Air Conditioning (Mechanic).

## Citation

The order is cited as the Refrigeration/Air Conditioning Trade (Mechanic) Order.

## Order

A summary of the Order is given below.

## (a) Term of training

## (i) Full-time apprenticeships

Training shall be given for a nominal period of four (4) years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

## (ii) School based part-time apprenticeships

Training shall be given for a nominal period of five (5) years comprising:

- two (2) years part-time while at school where the apprentice will undertake 180 days of work-based training; and
- three (3) years full-time post school.

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) Competency outcomes

Apprentices will be trained in and achieve competence in the units of competency specified in the UEE06 Electrotechnology Training Package.

## (c) Courses of study to be undertaken

Apprentices will undertake the UEE31306 Certificate III in Refrigeration and Air Conditioning from the UEE06 Electrotechnology Training Package.

## 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 of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001 has made the following Vocational Training Order in relation to the recognised trade vocation of Electronic (Scanning and Detection).

## Citation

The Order is cited as the Electronic Trade (Scanning and Detection) Order.

## Order

A summary of the Order is given below.

## (a) Term of training

## (i) Full-time apprenticeships

Training shall be given for a nominal period of four (4) years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

## (ii) School based part-time apprenticeships

Training shall be given for a nominal period of five (5) years comprising:

- two (2) years part-time while at school where the apprentice will undertake 180 days of work-based training; and
- three (3) years full-time post school.

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) Competency outcomes

Apprentices will be trained in and achieve competence in the units of competency specified in the UEE06 Electrotechnology Training Package.

## (c) Courses of study to be undertaken

Apprentices will undertake the UEE30906 Certificate III in Electronics and Communications from the UEE06 Electrotechnology Training Package.

## 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**

## Order

I, Ian Kingsley, Commissioner for Vocational Training, in pursuance of section 5 of the Apprenticeship and Traineeship Act 2001, make the Order set forth hereunder.

IAN KINGSLEY,  
Commissioner for Vocational Training

## Commencement

1. This Order takes effect from the date of publication in the *NSW Government Gazette*.

## Amendment

2. The Apprenticeship and Traineeship Order 2001 is amended by:

(a) omitting from Schedule 1 the following recognised trade vocations:

- Electrical Trade (Mechanical)
- Electrical Trade (Building Services)
- Electrical Trade (Domestic Appliance Servicing)
- Electronic Trade (Data Communications)
- Electronic Trade (Entertainment and Servicing)
- Electronic Trade (Servicing)

(b) by inserting in Schedule 1 in appropriate alphabetical order the following vocation which is designated as a recognised trade vocation for the purposes of the Apprenticeship and Traineeship Act 2001:

Electrical Trade (Electrician)

**APPRENTICESHIP AND TRAINEESHIP ACT 2001**

## Notice of Making of a Vocational Training Order

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

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>

**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.

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 BCG30703
- 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.

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) BCC20203
- 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>

**ART GALLERY OF NEW SOUTH WALES ACT 1980**

Deaccessioning of item from the collection of the Art Gallery of New South Wales

HER Excellency the Governor, with the advice of the Executive Council has approved, pursuant to section 10 of the Art Gallery of New South Wales Act 1980, the deaccessioning of the following item:

9749 Renato Guttuso, Doves at Velate 1957, oil on canvas

FRANK SARTOR, M.P.,  
Minister for the Arts

**CASINO CONTROL ACT 1992**

## Order

PURSUANT to section 66 (1) of the Casino Control Act 1992, the Casino Control Authority does, by this Order, approve the following amendments to the rules for the playing of the game of "Baccarat" in the casino operated by Star City Pty Limited under licence granted by the Casino Control Authority on 14 December 1994:

## (1) Amendments to the rules for the playing of "Baccarat"

## (a) Baccarat sub-rule 2.2 is repealed and in substitution therefor, the following new sub-rule 2.2 is approved:

2.2 The layout cloth covering the table shall display the name and/or logo of the casino, shall have areas designated for the placement of wagers by both seated and standing players and shall be marked in a manner substantially similar to that shown in diagram "A", "B", "C", "D", "E", "F", "G", "H", "I", "J" or "K" and having numbered spaces for between 6 and 14 seated players.

## (b) Baccarat sub-rule 5.5 is repealed and in substitution therefor, the following new sub-rule 5.5 is approved:

5.5 Where the layout in use is A, B, C, D, F, G, H, I, J or K, a casino supervisor may permit up to three players to wager on any one wagering area of the layout.

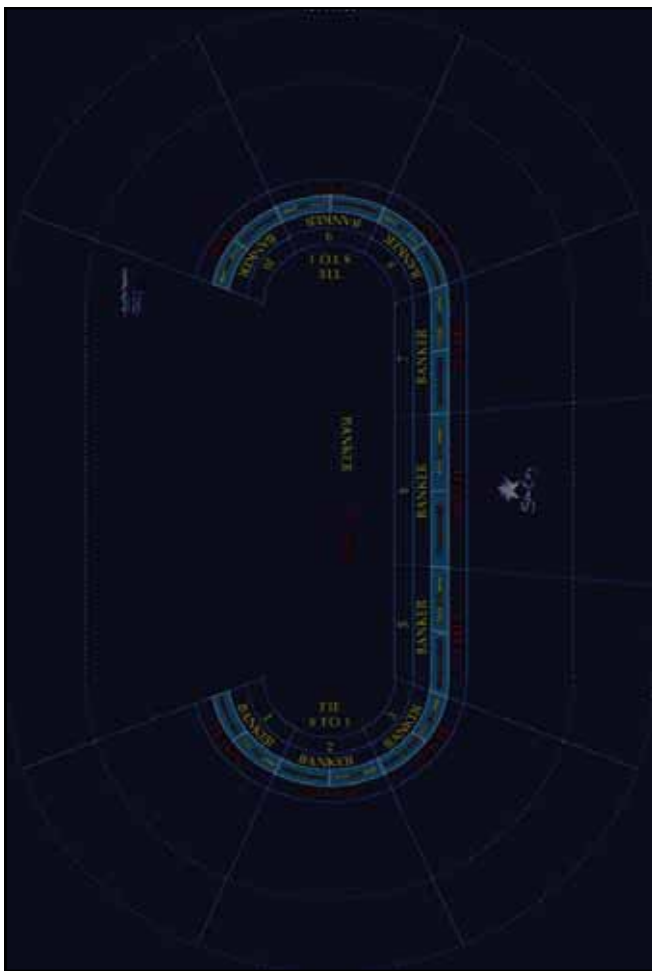
## (c) Baccarat sub-rule 10.4.1 is repealed and in substitution therefor, the following new sub-rule 10.4.1 is approved:

10.4.1 Where the Dragon Bonus wager is offered, and the game of Baccarat is played at a table with a layout cloth marked in a manner substantially similar to that shown in diagram "H", "I" or "K", a player may elect to place a Dragon Bonus wager on the Banker's Hand and/or the Player's Hand before the coup commences. Dragon

Bonus wagers shall be placed in the appropriate playing area of the layout.

(d) The following new Diagram "K" is approved:

DIAGRAM K  
BACCARAT LAYOUT



This Order shall take effect on and from the date of publication.

Signed at Sydney, this 25th day of July 2007.

RON HARREX,  
Acting Chief Executive  
for and on behalf of the Casino Control Authority.

### CHARITABLE TRUSTS ACT 1993

Order Under Section 12

Cy-Pres Scheme Relating to Shearwater Lodge Inc and  
Coffs Harbour Rotary Club

SECTION 9 (1) of the Charitable Trusts Act 1993 permits the application of property cy-pres where the spirit of the original trust can no longer be implemented.

In 2006, Shearwater Lodge, a vehicle of the Coffs Harbour Rotary Club, raised \$38,918.70 for the purchase of a Superficial Orthovoltage Machine for the new Radiotherapy Unit at Coffs Harbour Base Hospital. Donations were received through private donors, service clubs and sale of raffle tickets.

NSW Health subsequently approved the purchase of this unit from its own budget. Shearwater Lodge wished to redirect its donations towards the purchase of an Alderson Radiation Therapy Phantom Unit for the Radiotherapy Branch of Coffs Harbour base Hospital. This piece of equipment costs \$33,820.00. Shearwater Lodge has the written authority of most of the donors for their donations (totalling \$26,218.70) to be put towards the purchase of the Alderson Radiation Therapy Phantom Unit. Funds totalling \$12,700.00 have been returned to those donors who did not wish to have their donations so applied. The outstanding amount \$1,876.80, was contributed by anonymous donors who cannot be identified. It is proposed that this amount be applied, cy prè, to the purchase of the Alderson Radiation Therapy Phantom Unit.

I have formed a view that the purchase of medical equipment for a hospital is a valid charitable purpose and I have approved a recommendation that the Attorney General establish a cy-pres scheme pursuant to section 12 of the Charitable Trusts Act 1993 to apply the funds of \$1876.80 cy prè in favour of Coffs Harbour Hospital for the purchase of an Alderson Radiation Therapy Phantom Unit.

Therefore, pursuant to section 12 of the Charitable Trusts Act, I hereby order that the sum of \$1876.80 held by Shearwater Lodge be applied, cy prè, to the Coffs Harbour Base Hospital, such order to take effect 21 days after its publication in the *Government Gazette*, in accordance with section 16 (2) of the Charitable Trusts Act 1993.

Date of Order: 25 July 2007

M. G. SEXTON, SC,  
Solicitor General  
Under delegation from the Attorney General

### CIVIL LIABILITY ACT 2002

Order

I, JOHN HATZISTERGOS, M.L.C., 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 17th day of July 2007.

### CIVIL LIABILITY ACT 2002

Notice Pursuant to section 26N, Civil Liability Act 2002

A claim for personal injury damages was brought by Matthew James Hawkins (the plaintiff) against the State of New South Wales concerning Justice Health and the Department of Corrective Services (the Departments). The plaintiff was, at the time of the occurrence of the incidents which formed the basis of the claim, an offender in custody.

An award of damages was made by the District Court on 3 July 2007. In these circumstances, the Departments are required to inform people who may appear to have been a victim of the above-named plaintiff/offender of the following matters, as set out in s.26N of the Civil Liability Act 2002:

1. The full name of the offender is Matthew James Hawkins.

2. The Departments are Trustees of a Victim Trust Fund for victims of the offender.
3. The eligibility period for the Victim Trust Fund is between 3 July 2007 and 31 December 2007.
4. A victim claim made within the eligibility period for the Victim Trust Fund may be eligible to be satisfied from the Victim Trust Fund.

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

---

### DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

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

Wollongong, 10:00 a.m., 13 August 2007 (2 weeks),  
sittings cancelled.

Dated this 23rd day of July 2007.

R. O. BLANCH,  
Chief Judge

---

### FLUORIDATION OF PUBLIC WATER SUPPLIES ACT 1957

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

PURSUANT to section 6 of the Fluoridation of Public Water Supplies Act 1957, I, Professor Debora Picone, A.M., Director-General of the Department of Health, do hereby approve an application by the Lismore City Council to add fluorine to the public water supply under its control to the City of Lismore (in this notification referred to as the "Lismore Water Supply").

This approval is subject to the following terms and conditions:

1. The Lismore City Council may only add fluorine to the Lismore Water Supply in accordance with this approval and any provisions, directions or approvals made or varied from time to time under the Fluoridation of Public Water Supplies Act 1957, the Code of Practice for the Fluoridation of Public Water Supplies made under that Act as in force from time to time, and the Fluoridation of Public Water Supplies Regulation 2002 or any subsequent Regulation made in its place; and
2. The Lismore City Council shall maintain the content of fluorine to the Lismore Water Supply at a target concentration level of 1.0 mg/L with an overall accuracy of +/-5% and within an operating range of not more than 1.5 mg/L and not less than 0.9 mg/L and generally in accordance with the provisions of Part 10 of the Code of Practice for the Fluoridation of Public Water Supplies; and
3. The Lismore City Council shall have commenced the upward adjustment of fluorine in the Lismore Water Supply by no later than 31 August 2008,

unless otherwise approved by the Chief Dental Officer of NSW Health or that officer's approved representative.

Signed at Sydney this twenty-third day of July 2007.

Professor DEBORA PICONE, A.M.,  
Director-General

---

### GAME AND FERAL ANIMAL CONTROL ACT 2002

Notification of suspension of Schedule 1 Conditions of NSW Game Hunting Licences

IN pursuance of the Game and Feral Animal Control Regulation 2004 the Game Council of NSW gives notice of the suspension of operations of provisions in Clauses 4, 5, 7, 8 and 9 of Schedule 1 of the Game and Feral Animal Control Regulation 2004 on the following specified land for the control of game and feral animals:

For the period 27 July 2007 – 27 July 2012

Lots 5, 8 and 9, DP 221094 Wauchope  
Lot 1, DP 723224 Wauchope  
Lot 1, DP 923673 Wauchope  
Lot 4, DP 729786 Wauchope  
Lot 1, DP 975584 Wauchope  
Lots 3 and 4, DP 532724 Wauchope  
Lot 3, DP 4261 Wauchope  
Lot 2, DP 508657 Wauchope  
Lot 3, DP 308829 Wauchope  
Lot 1, DP 121962 Wauchope

Approved by Game Council of NSW this 27th day of July 2007.

BRIAN BOYLE,  
Chief Executive Officer  
For and on behalf of the Game Council of NSW

---

### HOUSING ACT 2001

Notification of Compulsory Acquisition of Land

THE New South Wales Land and Housing Corporation declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Housing Act 2001.

Dated this 18th day of July 2007.

MIKE ALLEN,  
Director-General

---

#### SCHEDULE

The land shown as Lot 1 on the plan of land at Hebersham, in the Local Government Area of Blacktown, Parish of Rooty Hill, County of Cumberland, registered at Land and Property Information NSW as Deposited Plan No. 1096566.

**HOUSING ACT 2001**

## Notification of Compulsory Acquisition of Land

THE New South Wales Land and Housing Corporation declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Housing Act 2001.

Dated this 18th day of July 2007.

MIKE ALLEN,  
Director-General

**SCHEDULE**

The land shown as Lots 651 and 652 on the plan of land at Airds, in the Local Government Area of Campbelltown, Parish of St Peter, County of Cumberland, registered at Land and Property Information NSW as Deposited Plan No. 1110645.

**LOCAL GOVERNMENT ACT 1993**

## Section 548 Instrument

I, Paul Lynch, M.P., Minister for Local Government, in pursuance of section 548 of the Local Government Act 1993, determine that the percentage by which a council, with prior Ministerial approval for a minimum amount of an ordinary rate above that specified in clause 126 of the Local Government (General) Regulation 2005, may increase the minimum amount of such an ordinary rate is 3.4% above that for 2006/2007.

Dated this 16th day of July 2007.

PAUL LYNCH, M.P.,  
Minister for Local Government

**NATIONAL PARKS AND WILDLIFE ACT 1974**Turallo Nature Reserve  
Draft Plan of Management

A draft plan of management for Turallo Nature Reserve has been prepared and is available free of charge from the NPWS offices at 6 Rutledge Street, Queanbeyan (phone: (02) 6299 2929) and 7a Adelong Road, Tumut (phone: (02) 6947 7000). The plan is also on the NPWS website: [www.nationalparks.nsw.gov.au](http://www.nationalparks.nsw.gov.au). Written submissions on the plan must be received by The Planner, Turallo Nature Reserve, PO Box 472, Tumut NSW 2720 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.

**RURAL FIRES ACT 1997**

## Local Bush Fire Danger Period Variation

PURSUANT to section 82 of the Rural Fires Act 1997, as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

## Area of Variation:

Ballina Shire Council  
Byron Shire Council  
Tweed Shire Council

The Local Bush Fire Danger period has been extended for the period 1 August until 31 August 2007.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will be required for the lighting of fire for the purposes of land clearance or firebreaks.

DOMINIC LANE, AFSM,  
Acting Assistant Commissioner,  
Acting Executive Director,  
Operations and Regional Management

**RURAL FIRES ACT 1997**

## Local Bush Fire Danger Period Variation

PURSUANT to section 82 of the Rural Fires Act 1997, as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

## Area of Variation:

Kyogle Council  
Lismore City Council  
Richmond Valley Council

The Local Bush Fire Danger period has been extended for the period 1 August until 31 August 2007.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will be required for the lighting of fire for the purposes of land clearance or firebreaks.

DOMINIC LANE, AFSM,  
Acting Assistant Commissioner,  
Acting Executive Director, Operations  
and Regional Management

**STATE OWNED CORPORATIONS ACT 1989**

## Direction under Section 20P

To: Mr Tom Parry  
Chairman of the Board  
Sydney Water Corporation

I, NATHAN REES, M.P., Minister for Water Utilities, with the approval of the Treasurer, hereby direct Sydney Water Corporation to arrange for:

1. The construction of a desalination plant on the Kurnell Peninsula (and associated infrastructure) for the supply of an annual daily average production of up to 250 mega-litres of drinking water per day (scaleable to 500 mega-litres per day), such plant and associated infrastructure to be constructed in accordance with any

approval issued by the Minister for Planning under the Environmental Planning and Assessment Act 1979; and

2. The construction of distribution pipelines capable of delivering 500 mega-litres per day across Botany Bay for connection with Sydney Water's existing distribution network in accordance with any approval issued by the Minister for Planning under the Environmental Planning and Assessment Act 1979.

Reasons:

It is vitally important to secure Sydney's water supply for the benefit of the whole community. The NSW Government is implementing a suite of measures to achieve this objective. These measures include the provision of recycled water for use by households and businesses, and a range of initiatives to increase our water use efficiency. These measures will help to reduce our reliance on existing water supplies.

However, most of Sydney's existing water supplies are rainfall dependent. The current prolonged drought has therefore required greater consideration of non-rainfall dependent water sources, such as a desalination plant.

The length of the procurement process for a desalination plant means that it is important to commit to the plant's construction now. A 250 mega-litre per day plant is not expected to be commissioned until 2010. Continuation of the current drought could see dam storages reaching critical levels if action is not taken now.

Purchase of 100% accredited renewable energy will mean that there is no net greenhouse impact arising from the electricity used to power the desalination plant. Planning approval is contingent on this green energy purchase.

I am satisfied that these are exceptional circumstances that render it necessary to give the direction in the public interest.

Dated: 2 July 2007.

NATHAN REES, M.P.,  
Minister for Water Utilities

## ROADS ACT 1993

### PROCLAMATION

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 the powers vested in me under section 13 of the *Roads Act 1993*, do, on the recommendation of the Minister for the Environment, by this my Proclamation, dedicate the land described in the Schedule below as a public road.

Signed and sealed at Sydney, this 30<sup>th</sup> day of May, 2007.

Marie Bashir  
Governor

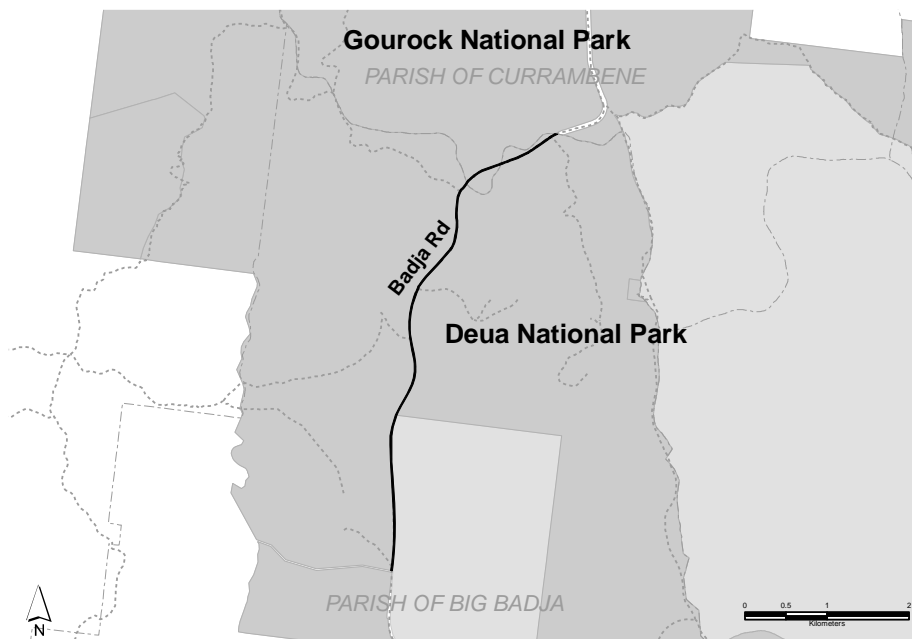
By Her Excellency's Command

Phil Koperberg  
Minister for Climate Change, Environment and Water

GOD SAVE THE QUEEN!

#### SCHEDULE

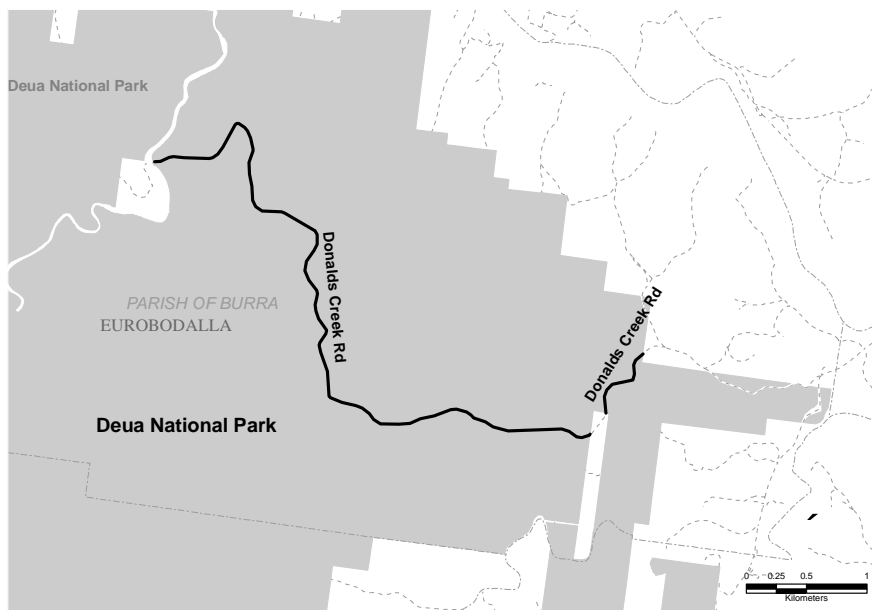
County of Beresford, Parishes of Big Badja and Currambene, Shires of Cooma-Monaro and Palerang, being the road named as Badja Road as shown by a heavy black line in the following diagram; NPWS/06/02598.



#### NOTES

1. The road described in this diagram is 20 metres wide (ie 10m either side of the centreline of formation) and is subject to survey.
2. Any section of road not vested in the Minister administering the *National Parks and Wildlife Act 1974* (NPW Act) for the purposes of Part 11 of the NPW Act is not subject to this proclamation.

County of Dampier, Parish of Burra, Shire of Eurobodalla, being the road named as Donalds Creek Road as shown by heavy black lines in the following diagram; NPWS/06/02598.



#### **NOTES**

3. All roads described in this diagram are 20 metres wide (ie 10m either side of the centreline of formation) and are subject to survey.
4. Any section of road not vested in the Minister administering the *National Parks and Wildlife Act 1974* (NPW Act) for the purposes of Part 11 of the NPW Act is not subject to this proclamation.

County of Dampier, Parish of Belowra, Shire of Eurobodalla, being the road named as Belowra Road as shown by heavy black lines in the following diagram; NPWS/06/02598.

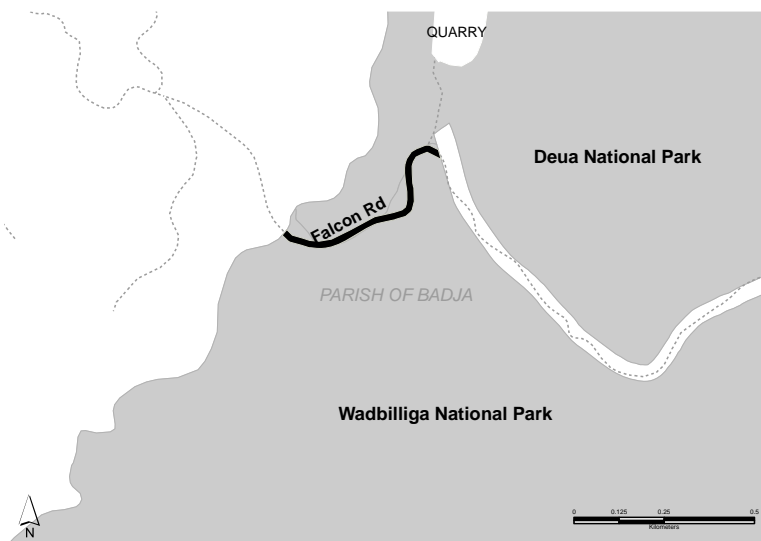


#### **NOTES**

5. All roads described in this diagram are 20 metres wide (ie 10m either side of the centreline of formation) and are subject to survey.
6. Any section of road not vested in the Minister administering the *National Parks and Wildlife Act 1974* (NPW Act) for the purposes of Part 11 of the NPW Act is not subject to this proclamation.



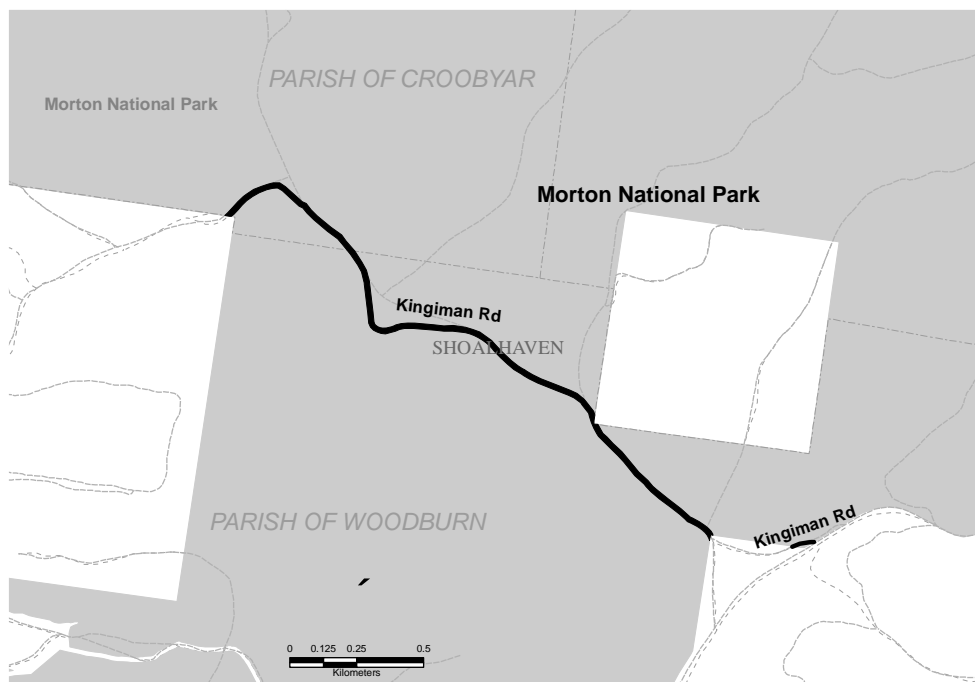
County of Dampier, Parish of Badja, Shire of Eurobodalla, being the road named as Falcon Road as shown by a heavy black line in the following diagram; NPWS/06/02598.



**NOTES**

- 7. The road described in this diagram is 20 metres wide (ie 10m either side of the centreline of formation) and is subject to survey.
- 8. Any section of road not vested in the Minister administering the *National Parks and Wildlife Act 1974* (NPW Act) for the purposes of Part 11 of the NPW Act is not subject to this proclamation.

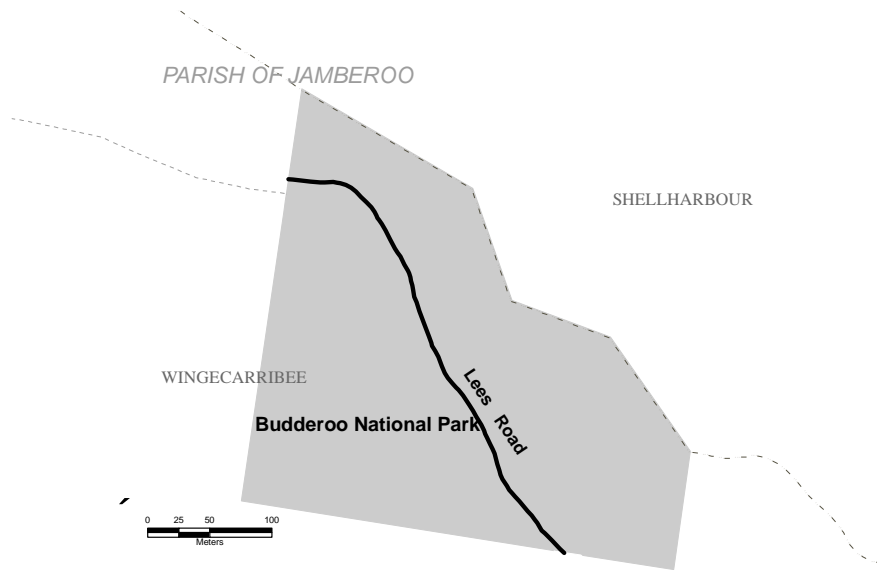
County of St Vincent, Parishes of Croobyar and Woodburn, Shire of Shoalhaven, being the road named as Kingiman Road as shown by heavy black lines in the following diagram; NPWS/06/02598.



**NOTES**

- 9. All roads described in this diagram are 20 metres wide (ie 10m either side of the centreline of formation) and are subject to survey.
- 10. Any section of road not vested in the Minister administering the *National Parks and Wildlife Act 1974* (NPW Act) for the purposes of Part 11 of the NPW Act is not subject to this proclamation.

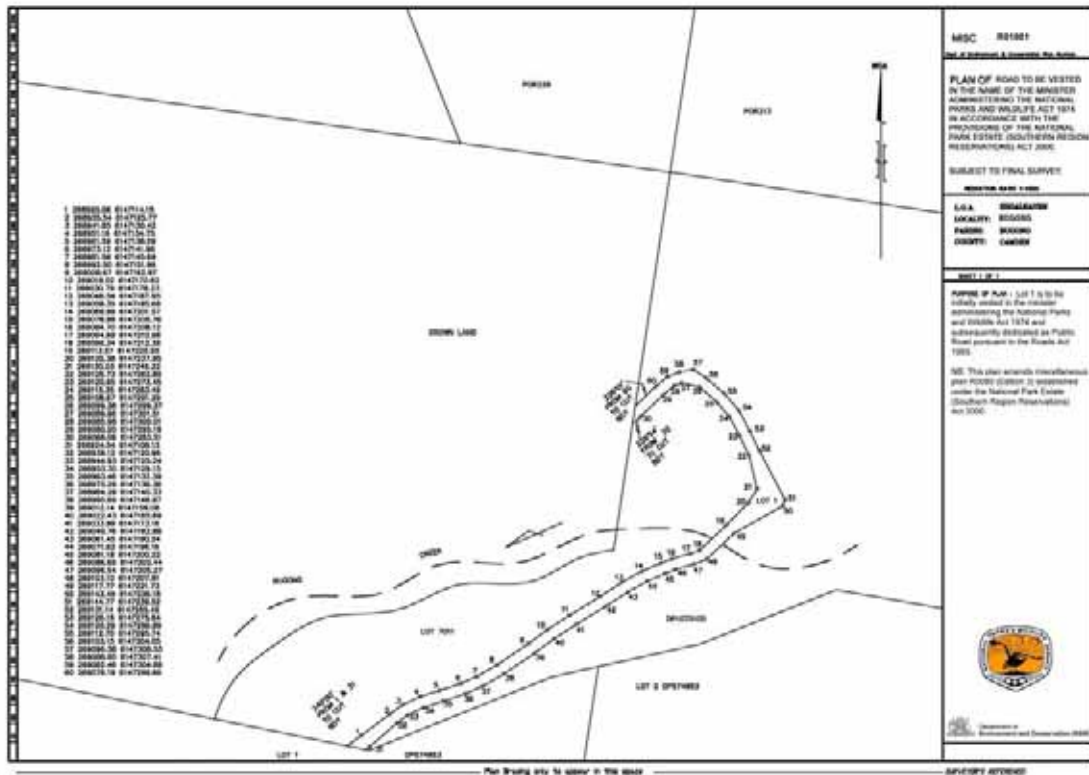
County of Camden, Parish of Jamberoo, Shire of Wingecarribee, being the road named as Lees Road as shown by a heavy black line in the following diagram; NPWS/06/02598.

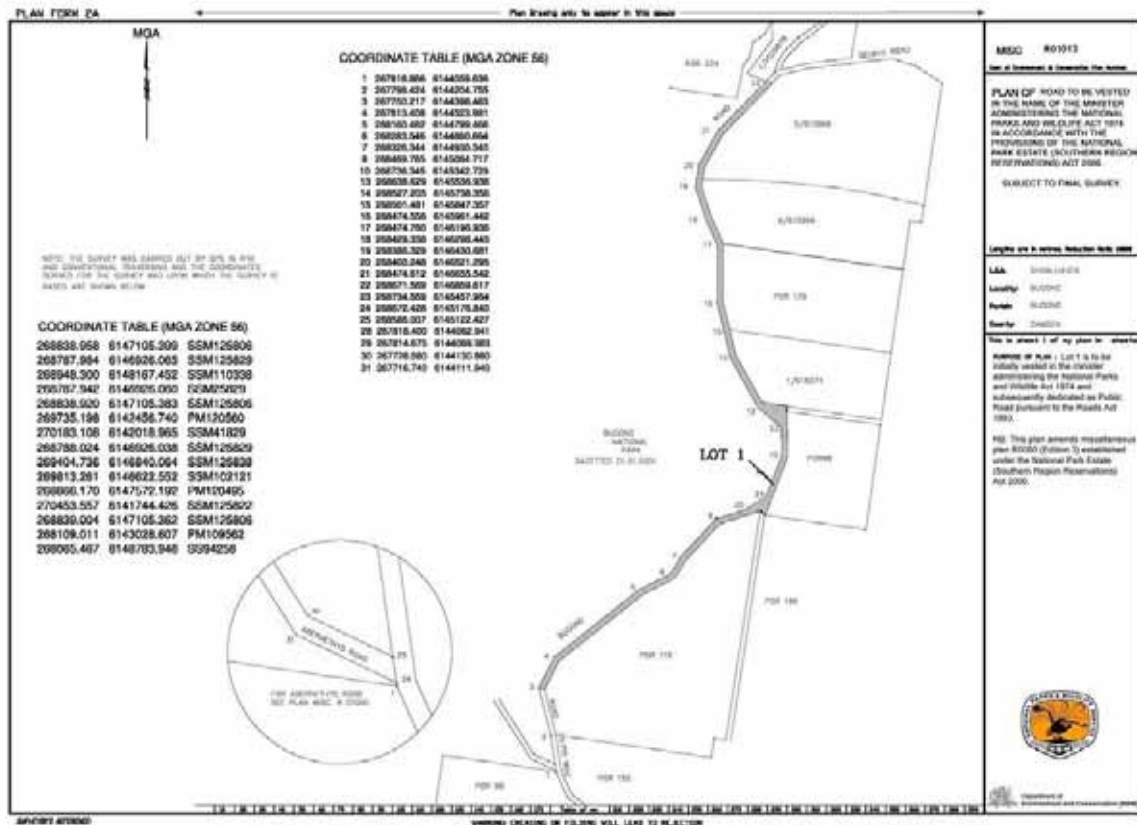


**NOTES**

- 11. The road described in this diagram is 10 metres wide (ie 5m either side of the centreline of formation) and are subject to survey.
- 12. Any section of road not vested in the Minister administering the *National Parks and Wildlife Act 1974* (NPW Act) for the purposes of Part 11 of the NPW Act is not subject to this proclamation.

County of Camden, Parish of Bugong, City of Shoalhaven, being the road named as Bugong Road and being Lot 1 in the plan R01001 and Lot 1 in the plan Misc R01013 held in the Department of Environment and Conservation and shown in the following diagrams.

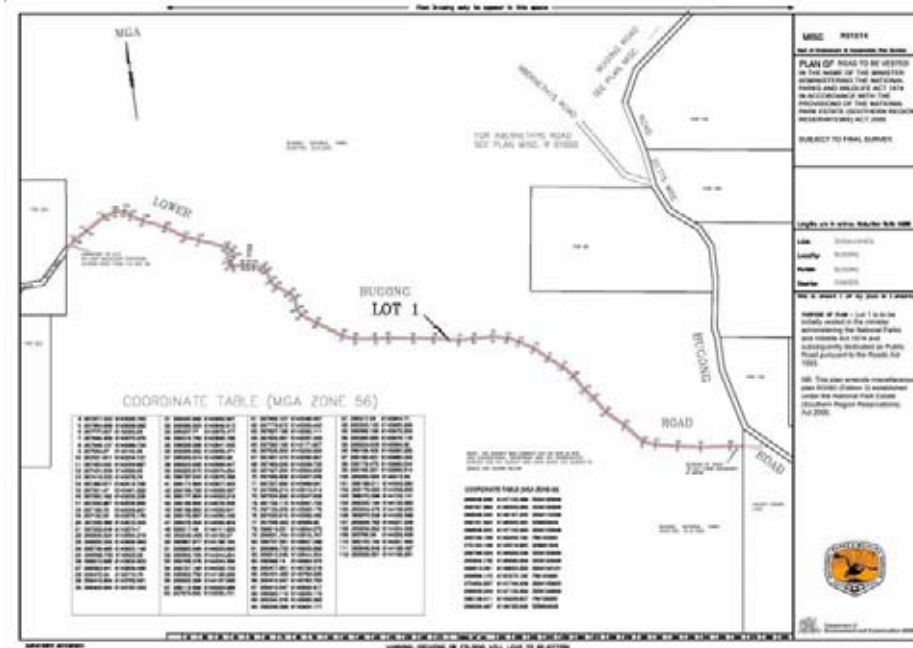




NOTES

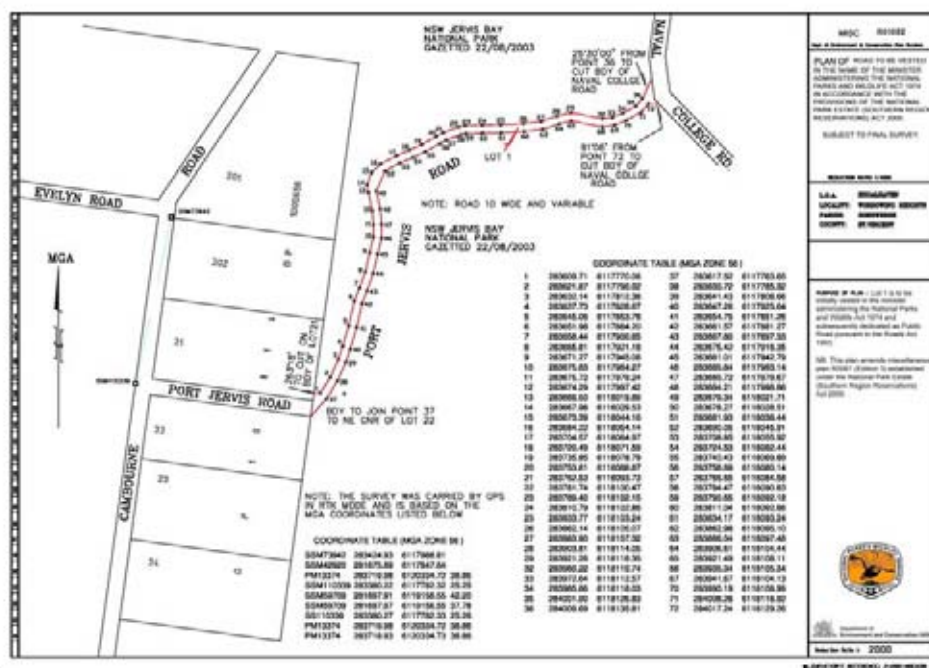
13. Any section of road not vested in the Minister administering the National Parks and Wildlife Act 1974 (NPW Act) for the purposes of Part 11 of the NPW Act is not subject to this proclamation.

County of Camden, Parish of Bugong, City of Shoalhaven, being the road named as Lower Bugong Road and being Lot 1 in the plan Misc R01014 held in the Department of Environment and Conservation and shown in the following diagram.



14. Any section of road not vested in the Minister administering the National Parks and Wildlife Act 1974 (NPW Act) for the purposes of Part 11 of the NPW Act is not subject to this proclamation.

County of St Vincent, Parish of Bherwerre, City of Shoalhaven, being the road named as Port Jervis Rd and being Lot 1 in the plan Misc R01002 held in the Department of Environment and Conservation and shown in the following diagram.



15. Any section of road not vested in the Minister administering the *National Parks and Wildlife Act 1974* (NPW Act) for the purposes of Part 11 of the NPW Act is not subject to this proclamation.



## PRACTICE NOTE SC Eq 3

### Supreme Court Equity Division - Commercial List and Technology and Construction List

#### Commencement

1. This Practice Note commences on 30 July 2007.

#### 2. Application

2. This Practice Note applies to new and existing proceedings in, or to be entered in, the Commercial List or the Technology and Construction List in the Equity Division.

#### Definitions

3. In this Practice Note:

**Court Book** means the documents that a party intends to rely upon at the trial or hearing of an application

**CPA** means the *Civil Procedure Act 2005*

**UCPR** means the *Uniform Civil Procedure Rules 2005*

**SCR** means the *Supreme Court Rules 1970*

**Lists** mean the Commercial List or the Technology and Construction List

**List Judge** means a judge of the Equity Division assigned to administer the Lists and

**Document** has the same meaning as in the *Evidence Act 1995 (NSW)*.

#### Introduction

4. The purpose of this Practice Note is to set out the case management procedures employed in the Lists for the just, quick and cheap disposal of proceedings.

5. Practice Note SC Eq 1 shall not apply to proceedings in the Lists.

6. It is expected that this Practice Note will be observed for the conduct of proceedings entered in either of the Lists.

7. A party who considers that compliance with this Practice Note will not be

possible, or will not be conducive to the just, quick and cheap disposal of the proceedings, may apply to be relieved from compliance on the basis that an alternative proposed regime will be more conducive to such disposal.

### **Pleadings and Entry in the Lists**

8. A matter in the Lists shall be commenced in the general form of Summons prescribed under the UCPR. There is to be filed with the Summons a List Statement, for the Commercial List a "Commercial List Statement" and for the Technology and Construction List a "Technology and Construction List Statement", setting out, in summary form, in the form of Annexure 1:

- 8.1 the nature of the dispute
- 8.2 the issues which the plaintiff believes are likely to arise
- 8.3 the plaintiff's contentions
- 8.4 the questions (if any) the plaintiff considers are appropriate to be referred to a referee for inquiry and report and
- 8.5a statement as to whether the parties have attempted to mediate ***and*** whether the plaintiff is willing to proceed to mediation at an appropriate time.

9. The plaintiff's contentions should:

- 9.1 avoid formality
- 9.2 state the allegations the plaintiff makes with adequate particulars and
- 9.3 identify the legal grounds for the relief claimed.

10. A defendant shall file and serve a List Response, in the Commercial List a "Commercial List Response" or in the Technology and Construction List a "Technology and Construction List Response", setting out, in summary form in the form of Annexure 1:

- 10.1 the nature of the dispute
- 10.2 the issues which the defendant believes are likely to arise
- 10.3 the defendant's response to the plaintiff's contentions including the legal grounds for opposition to the relief claimed in the Summons
- 10.4 the questions (if any) the defendant considers are appropriate to be referred to a referee for inquiry and report and
- 10.5 a statement as to whether the parties have attempted to mediate ***and*** whether the defendant is willing to proceed to mediation at an appropriate time.

11. The defendant's contentions should:

- 11.1 avoid formality
- 11.2 admit or deny the allegations the plaintiff makes
- 11.3 in so far as they do not already appear state the allegations the defendant makes including adequate particulars of those allegations and
- 11.4 identify the legal grounds for opposition to the relief claimed in the Summons.

12. Any Cross-Claim shall be made in the general form of Cross-Summons prescribed under the UCPR. There is to be filed and served with any Cross-Summons a List Cross-Claim Statement, in the Commercial List a "Commercial List Cross-Claim Statement" or, in the Technology and Construction List a "Technology and Construction List Cross-Claim Statement" setting out the matters listed in paragraphs 8 and 9 above in the form of Annexure 1.

13. A Cross-Defendant shall file and serve a List Cross-Claim Response, in the Commercial List a "Commercial List Cross-Claim Response" or, in the Technology and Construction List, a "Technology and Construction List Cross-Claim Response" setting out the matters listed in paragraphs 10 and 11 above in the form of Annexure 1.

14. At the time of service of any Cross-Summons the Cross-Claimant is to serve on the Cross-Defendant copies of the Summons and any other Cross-Summons together with any relevant List Statement and List Response and any List Cross-Claim Statement and List Cross-Claim Response that have been served on or by the Cross-Claimant.

15. Any party moving for an order for entry of any proceedings in either of the Lists shall move by Notice of Motion at the earliest possible time and shall file and serve with the Notice of Motion a relevant List Statement or List Response.

16. Any motion for an order for entry of proceedings in either of the Lists shall be made returnable before the List Judge on a Friday.

17. For ease of reference all List Statements and Responses (including in relation to Cross-Claims) must include a Front Sheet identifying the names of the parties and their designation as plaintiff or defendant or Cross-Claimant or Cross-Defendant. This paragraph does not apply to a Summons or Cross-Summons.

#### **Removal from the Lists**

18. Upon an order being made removing proceedings from either of the Lists and subject to paragraph 19, this Practice Note shall not apply to the proceedings from the making of that order.

19. The Court may direct that this Practice Note shall continue to apply to the proceedings to the extent stated in the direction.

20. The making of an order removing proceedings from either of the Lists shall not affect any orders made or directions given prior to such removal.

#### **Motions and Directions**

21. All proceedings in the Lists are case managed by the List Judge with the aim of ensuring a speedy resolution of the real issues between the parties.

The Lists are administered in Court on Friday of each week. Motions are listed at 9.15 am and are called through for the purpose of ascertaining the length of the hearing and allocating a time for hearing on that or some other day. Directions in the Commercial List commence at 9.45am and directions in the Technology and Construction List commence at 12 noon. The times for the commencement of the Motions and Directions hearings may change and Practitioners should always check the daily court lists as published prior to attendance at Court on a Friday.

22. The Court's expectation of Practitioners appearing in the Lists includes that:

- 22.1 careful review of the case will be made as early as practicable for the purpose of informing the Court of its suitability for mediation, for reference out of all or some of the issues, and/or for the use of a single expert, or a Court Appointed Expert or the use of an appropriate concurrent evidence process
- 22.2 at the time the matter is set down for hearing trial counsel will provide to the Court: (1) a considered opinion of the realistic estimate of the time required for trial; and (2) the allocation of time for their client's evidence and submissions in the stopwatch system for trial
- 22.3 agreement will be reached on a timetable for the preparation of matters for trial and/or reference and/or mediation and Consent Orders will be handed up during the directions hearing
- 22.4 if there is slippage in an agreed timetable, further agreement will be reached without the need for the intervention of the Court and
- 22.5 requests for Court intervention in relation to timetabling will only be sought rarely when, for good reason, agreement has proved to be impossible.

23. To facilitate the just, quick and cheap resolution of matters Consent Orders will be made by the List Judge in Chambers on days other than Friday by application in writing to the List Judge's Associate. When Consent Orders are to be made either in Chambers or in Court varying a timetable, it is imperative that those Orders include the vacation of any date for directions hearings or the hearing of Motions that the parties no longer wish to maintain. If the proceedings settle, it is necessary to have the List Judge make Orders finalising the litigation, rather than filing Terms or Orders with the Registry. Those Orders may also be made by consent in Chambers.

24. The Lists close at 12 noon on Thursday. Any application to add a matter to the List or remove a matter from the List must be made prior to 12 noon on Thursday. Such applications are to be made in writing to the List Judge's Associate.

25. At the first and/or subsequent directions hearings orders will be made and directions given with a view to the just, quick and cheap disposal of the proceedings. The orders or directions may relate to:



- 25.1 the filing of a Summons, List Statements, List Responses or other documents
- 25.2 the filing of a Cross-Summons, List Cross-Claim Statements or Responses
- 25.3 the filing of a statement of agreed issues and the result in the proceedings according to the determination of those issues
- 25.4 the provision of any essential further particulars that are not contained in the List Statements or Responses
- 25.5 the making of admissions, pursuant to a notice to admit facts or otherwise
- 25.6 the appointment of a single expert or a Court Appointed Expert
- 25.7 the holding of conferences of experts including with a view to providing joint reports and/or agendas for use in the concurrent evidence method at trial
- 25.8 the filing of lists of documents either generally or with respect to specific matters
- 25.9 the preparation of a Scott Schedule
- 25.10 the provision of copies of documents
- 25.11 the administration and answering of interrogatories either generally or with respect to specific matters
- 25.12 the service and/or filing of affidavits or statements of evidence by a specified date or dates
- 25.13 the reference to a referee for inquiry and report of the whole of the proceedings or any question arising therein and
- 25.14 the obtaining of the assistance of any person specially qualified to advise on any matter arising in the proceedings.

26. Orders or directions relating to the provision of particulars, the filing of lists of documents and the administration of interrogatories will be made only upon proof of necessity.

### **Discovery**

27. The Court endorses a flexible rather than prescriptive approach to discovery to facilitate the making of orders to best suit each case.

28. Subject to an order of the Court or unless otherwise agreed between the parties, discovery is to be made electronically.

29. Practitioners must advise their opponents at an early stage of the proceedings of potentially discoverable electronically stored information and meet to agree upon matters including:

- 29.1. the format of the electronic database for the electronic discovery
- 29.2. the protocol to be used for the electronic discovery including electronically stored information
- 29.3. the type and extent of the electronically stored information that is to be discovered and

- 29.4. whether electronically stored information is to be discovered on an agreed without prejudice basis
  - 29.4.1 without the need to go through the information in detail to categorise it into privileged and non-privileged information and
  - 29.4.2 without prejudice to an entitlement to subsequently claim privilege over any information that has been discovered and is claimed to be privileged under s 118 and/or s119 of the Evidence Act 1995 and/or at common law.

30. At any hearing relating to discovery (including its form and extent), the Court expects practitioners to have:

- 30.1 ascertained the probable extent of discoverable documents
- 30.2 conferred with their opponents about any issues concerning the preservation and production of discoverable documents including electronically stored information
- 30.3 given notice to their opponents of any problems reasonably expected to arise in connection with the discovery of electronically stored information, including difficulty in the recovery of deleted or lost data
- 30.4 given consideration to and conferred in relation to the particular issues involved in the collection, retention and protection of electronically stored information, including:
  - 30.4.1 whether the burden and cost involved in discovering a particular document or class of documents is justified having regard to the cost of accessing the document or class of documents and the importance or likely importance of the document or class of documents to the proceedings
  - 30.4.2 whether particular software or other supporting resources may be required to access electronically stored information
  - 30.4.3 the manner in which documents are to be electronically formatted so that the integrity of the documents is protected
  - 30.4.4 whether particular documents need to be discovered in hard copy form (such as original documents or documents larger than A3 in size)
  - 30.4.5 how privileged documents should be appropriately protected
- 30.5 given consideration to preparing and, if agreed, prepared a Joint Memorandum signed by the senior practitioners who attended the discovery meeting (and who are to attend the discovery hearing) identifying:
  - 30.5.1 areas of agreement on proposed discovery
  - 30.5.2 areas of disagreement with a brief statement of the reasons therefore and
  - 30.5.3 respective best estimates of the cost of discovery.

31. The Court will make orders for discovery having regard to the overriding purpose of the just, quick and cheap resolution of the disputes between the parties.

32. For the purposes of ensuring that the most cost efficient method of discovery is adopted by the parties, on the application of any party or of its own motion, the Court may limit the amount of costs of discovery that are able to be recovered by any party.

### **Evidence**

33. With the exception of evidence in support of interlocutory applications, the former practice of filing evidence as case preparation occurs is to cease. Timetables for case preparation should include provision for the serving of evidence on the other parties but not filing it with the Court. Evidence to be relied upon at trial will only be filed with the Court at the time provided for in the Usual Order for Hearing.

34. Evidence to be relied upon in support of interlocutory applications is to be served on the other parties and filed with the Court. Timetables for preparation of such applications should include provision for that process.

35. The former practice of annexing or exhibiting documents to affidavits or statements will only be permitted in interlocutory applications and otherwise with the leave of the Court or pursuant to agreement between the parties.

36. In the preparation of evidence to be relied upon at trial any documents referred to in any statement or affidavit are to be placed into the proposed Court Book in chronological order.

37. Subject to an order of the Court or unless otherwise agreed between the parties, the Proposed Court Book is to be established in electronic form.

38. Prior to the preparation of a timetable for the serving of evidence the parties are to agree on the manner in which the electronic form of Court Book (the Electronic Court Book) is to be established including, where it is to be established; which party/parties (or third party) will manage it and its format. Such agreement should be recorded in the Short Minutes of Order for the preparation of the evidence in the proceedings.

39. The Electronic Court Book is to be produced at trial. A hard copy of only those parts of the Electronic Court Book that will be essential for the Court to consider in determining the dispute between the parties is also to be produced at trial.

### **Orders for reference**

40. Consideration should be given throughout the course of proceedings as to whether any questions are appropriate for referral to a referee for inquiry and report.

41. Where questions are appropriate to be referred to a referee for inquiry and report, the parties should:

41.1 formulate the questions with precision and

41.2 inform the Court of:

41.2.1 the identity of an agreed referee or, if no agreement can be reached, the referee each suggests

41.2.2 the date on which the referee can commence the reference

41.2.3 the expected duration of the reference and

41.2.4 the anticipated date for delivery of the report.

42. An order made for reference to a referee for inquiry and report will normally be in the form of the Usual Order for Reference set out in Annexure 2.

43. Consent Orders for amendment to the matters referred to the Referee in the Schedule to the Usual Order for Reference may be filed with the List Judge's Associate in writing for the making of such order in Chambers. Any contested amendments are to be heard in the Motions List on Fridays.

### **Representation**

44. Each party not appearing in person shall be represented at any directions hearing by a barrister or a solicitor familiar with the subject matter of the proceedings and with instructions sufficient to enable all appropriate orders and directions to be made.

45. Practitioners should have communicated prior to the directions hearing with a view to agreement on directions to propose to the Court and preparation of short minutes recording the directions.

### **Urgent applications and liberty to apply**

46. A party seeking ex parte or urgent orders or directions prior to the commencement of proceedings or in the course of the proceedings should telephone the Commercial List Judge's Associate, who will advise the party of the Judge to whom application should be made.

47. Parties have general liberty to apply and may cause proceedings to be listed at a directions hearing prior to a specified future directions hearing. A party seeking to do so should make prior arrangement with, or give appropriate notice to, any other party, and should send a fax to the List Judge's Associate who will advise the date for listing.

### **Listing for hearing**

48. Where the whole, or any part, of the proceedings is/are to be heard by the Court, a date for hearing may be fixed prior to completion of interlocutory steps.

49. Proceedings will be fixed for hearing during a directions hearing in the Lists on Friday at which time the Court should be provided with a realistic estimate of the hearing time required and where there is to be an application for a stopwatch hearing, paragraphs 50 to 53 are applicable. Upon fixing a date for hearing the Court will normally direct that the Usual Order for Hearing set out in Annexure 3 shall apply, with or without modification.

### **Stopwatch Hearings**

50. An option for matters that are heard by the Court and/or referred to Referees is the stopwatch method of trial or reference hearing. In advance of the trial or reference, the Court will make orders in respect of the estimated length of the trial or reference and the amount of time each party is permitted to utilise. The orders will allocate blocks of time to the aspects of the respective cases for examination in chief, cross-examination, re-examination and submissions. If it is in the interests of justice, the allocation of time will be adjusted by the Court or the Referee to accommodate developments in the trial or reference.

51. This method of hearing is aimed at achieving a more cost effective resolution of the real issues between the parties. It will require more intensive planning by counsel and solicitors prior to trial including conferring with opposing solicitors and counsel to ascertain estimates of time for cross-examination of witnesses and submissions to be built in to the estimate for hearing.

52. Any party wishing to have a stopwatch hearing must notify the other party/parties in writing prior to the matter being set down for hearing or reference out. At the time the matter is set down for hearing or referred out to a Referee it is expected that solicitors or counsel briefed on hearing will be able to advise the Court:

- 52.1 whether there is consent to a stopwatch hearing and
- 52.2 if there is no consent, the reasons why there should not be a stopwatch hearing.

53. If there is consent to a stopwatch hearing counsel and/or solicitors must be in a position to advise the Court of:

- 53.1 the joint estimate of the time for the hearing of the matter and
- 53.2 the way in which the time is to be allocated to each party and for what aspect of the case.

### **Experts**

54. The use of a single expert or a Court Appointed Expert and/or the concurrent evidence of experts is encouraged in suitable cases. The parties are to confer as early as practicable with a view to reaching agreement as to whether the use of such an expert or the concurrent evidence of experts is appropriate and, if agreed, the inclusion of such appointment and/or adoption of concurrent evidence should be accommodated in the timetable for the preparation for hearing.

55. Where experts' reports have been or are to be served (whether or not pursuant to an order or direction of the Court) the Court will, unless otherwise persuaded, direct, upon such terms as it thinks fit, that the parties cause the experts or some of them to confer with a view to identification of and a proper understanding of any points of difference between them and the reasons therefore and a narrowing of such points of difference. The Court may, at the same time or subsequently, direct that the parties and/or the experts prepare an agreed statement of the points of agreement, and of difference remaining, between experts following such conference and the reasons therefore (see Schedule 7 of the UCPR).

### **Proportionate Liability**

56. Any party in proceedings involving an apportionable claim, who has reasonable grounds to believe that a particular person may be a concurrent wrongdoer in relation to the claim(s) must, as soon as practicable, give written notice to all other parties to the proceedings of:

56.1 the identity of that person and

56.2 the alleged circumstances that may make that person a concurrent wrongdoer.

### **Costs**

57. Unless otherwise ordered, a party in whose favour an order for costs is made may proceed to assessment of such costs forthwith.

58. The cost of unnecessary photocopying and assembly of documents is unacceptable. It is incumbent on the lawyers for the parties to carefully consider the documents necessary to be included in the tender bundle. Excessive documents may attract adverse costs orders.

### **Mediation**

59. The parties should be aware of the provisions of Part 4 of the CPA and relevant parts of the UCPR relating to mediation.

60. It is expected that prior to the commencement of proceedings in the Lists, the parties will have considered referral of their disputes to mediation. It is also expected that the lawyers, or the litigant if not legally represented, will be in a position to advise the Court on the first return date of the Summons whether:

60.1 the parties have attempted mediation and

60.2 their respective clients are willing to proceed to mediation at an appropriate time.

61. If a matter is referred to mediation by consent and/or by an order pursuant to the section 26 of the CPA, the parties are to ensure that the person(s) who is (are) able to make a decision as to whether the matter settles is present personally or by authorised nominee(s) at the mediation.

**Summary judgment**

62. As a general rule applications to strike out or for summary judgment will not be entertained. Sometimes applications are appropriate, but Practitioners should expect strictness in declining to entertain such applications.

**Use of technology**

63. The use is encouraged, where appropriate, of technology permitting the taking of evidence in, or other conduct of, proceedings by video link or conference telephone and the management of documents and transcript. Practitioners should propose the use of such technology when appropriate, and the Court may give directions involving its use: for example, in major cases with a view to statements, documents and transcript being available to all concerned on a common data base.

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

**Related Information**

See also:

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

Supreme Court Practice Note SC Gen 6 - Mediation

Supreme Court Practice Note SC Gen 7 – Use of technology

Supreme Court Practice Note SC Gen 10 – Single expert witness

Supreme Court Practice Note SC Gen 11 – Joint conferences of expert witnesses

*Civil Procedure Act 2005*

*Uniform Civil Procedure Rules 2005*

*Supreme Court Rules 1970*

**Amendment History**

This Practice Note replaces SC Eq 3 issued on 1 September 2006.

Practice Note SC Eq 3 issued on 1 September 2006 replaced Practice Note SC Eq 3 issued on 17 August 2005.

Practice Note SC Eq 3 issued on 17 August 2005 replaced Former Practice Note No. 100 on 17 August 2005.

**ANNEXURE 1**

[LIST] STATEMENT [OR] LIST CROSS CLAIM STATEMENT

[LIST] RESPONSE [OR] LIST CROSS CLAIM RESPONSE

A. NATURE OF DISPUTE

B. ISSUES LIKELY TO ARISE

C. PLAINTIFF'S [or CROSS CLAIMANT'S] CONTENTIONS  
[or C DEFENDANT'S [or CROSS DEFENDANT'S] RESPONSES TO  
CONTENTIONS which should include reference to any relief claimed in the  
Summons or Cross Summons that are admitted, not admitted or denied.

D. QUESTIONS APPROPRIATE FOR REFERRAL TO A REFEREE

E. A STATEMENT AS TO WHETHER THE PARTIES HAVE ATTEMPTED  
MEDIATION; WHETHER THE PARTY IS WILLING TO PROCEED TO  
MEDIATION AT AN APPROPRIATE TIME.

**ANNEXURE 2****USUAL ORDER FOR REFERENCE**

1 Pursuant to Part 20 rule 14 of the Uniform Civil Procedure Rules (the  
"UCPR"), refer to [*state name of referee*] for enquiry and report the matter in  
the Schedule hereto.

2 Direct that (without affecting the powers of the Court as to costs) the parties,  
namely [*state relevant parties*], be jointly and severally liable to the referee for  
the fees payable to him.

3 Direct that the parties deliver to the referee forthwith a copy of this order  
together with a copy of Division 3 of Part 20 of the UCPR.

4 Direct that:

4.1 subject to paras 4.2 and 4.3 hereof, the provisions of Pt 20 r 20  
shall apply to the conduct of proceedings under the reference

4.2 the reference will commence on [*date*] unless otherwise ordered by  
the referee

4.3 the referee consider and implement such manner of conducting  
proceedings under the reference as will, without undue formality or  
delay, enable a just determination to be made including, if the  
referee thinks fit:

4.3.1 the making of inquiries by telephone

4.3.2 site inspection

4.3.3 inspection of plant and equipment and



- 4.3.4 communication with experts retained on behalf of the party
- 4.4 any evidence in chief before the referee shall, unless the referee otherwise permits, be by way of written statements signed by the maker of the statement
- 4.5 4.5 the referee submit the report to the Court in accordance with Pt 20 r 23 addressed to the Equity Division Registrar on or before *[date]*.

5 Amendments to the Schedule, whether by agreement or on a contested basis, are to be the subject of an order made by the Court.

6 If for any reason the Referee is unable to comply with the Order for delivery of the report to the Court by the date in this Usual Order for Reference, the Referee is to provide to the List Judge an Interim Report setting out the reasons for such inability and an application to extend the time within which to deliver the report to the Court to a date when the Referee will be able to provide the Report.

7 Grant liberty to the referee or any party to seek directions with respect to any matter arising in proceedings under the reference upon application made on 24 hours' notice or such less notice ordered by the Court.

8 Reserve costs of the proceedings.

9 Stand the proceedings over for further directions on *[date]*.

#### SCHEDULE

The whole of the proceedings; or

The following questions arising in the proceedings, namely *[state the questions]*.

### ANNEXURE 3

#### USUAL ORDER FOR HEARING

##### Experts' Reports

1. In any case in which there is expert evidence to be relied upon by the parties, the experts are to meet no later than 3 weeks before trial for the purpose of reaching agreement on as many issues as possible and producing:
  - 1.1 a joint report and
  - 1.2 any separate report(s) dealing with those matters that are unable to be agreed.

2. The joint report and any separate report(s) are to be filed and served no later than 5 working days before trial.
3. In cases in which expert evidence is to be given concurrently, the experts are to meet no later than 3 weeks prior to trial for the purpose of producing:
  - 3.1 a joint report
  - 3.2 any separate report(s) dealing with those matters that are unable to be agreed and
  - 3.3 a draft agenda for discussion of the contested issues in the concurrent evidence session at trial.
4. The joint report and any separate report(s) and the draft agenda are to be filed and served no later than 5 working days before trial.

#### **Affidavits and Statements**

5. Where no directions have been given for the service of affidavits or statements of evidence, each party shall, not less than 28 days before the date fixed for hearing, serve on each other party a statement of the evidence proposed to be led from each witness to be called by that party, signed by the proposed witness, unless the Court otherwise orders.
6. Where directions have been given for the service of affidavits or statements of evidence, or where paragraph 2 of this order applies:
  - 6.1 a party who fails to comply with an order made for the service of affidavits or statements of evidence, or with paragraph 2 of this order, may not adduce evidence to which the order, or paragraph 2 of this order, applies without the leave of the Court
  - 6.2 at least 14 days before the date fixed for hearing each party shall, by notice in writing to each other party, state whether he or she proposes to object to the whole or any part of any affidavit or statement of evidence and the grounds for the objections
  - 6.3 the Court may, on such terms as it thinks fit, direct that the statement of evidence served, or part of it, stand as the evidence in chief of the witness, or as part of such evidence
  - 6.4 if the affidavit is not read or the maker of the statement of evidence is not called as a witness, no other party may put the affidavit or statement in evidence without the leave of the Court
  - 6.5 if the affidavit is read or the maker of the statement of evidence called as a witness, then save in relation to new matters which have arisen in the course of the trial, the party serving the affidavit or statement may not lead evidence from the deponent or the maker of the statement of evidence (as the case may be), the substance of which is not included in the affidavit or statement of evidence served without the leave of the Court
  - 6.6 whether or not the affidavit or statement of evidence or any part of it is used in evidence by the party calling the witness, if the deponent or the maker of the statement of evidence is called as a witness any other party may use the affidavit or statement of evidence or

any part of it in cross-examination of the witness unless the Court otherwise orders and

6.7 nothing in this order shall otherwise deprive any party of any proper objection to the admissibility of evidence.

### **Documents –Court Book**

7. In preparing evidence for trial the plaintiff/cross-claimant is to place into the Electronic Court Book in chronological order all documents referred to in any affidavit or statement proposed to be relied upon at trial. The method of numbering of documents in the Electronic Court Book must ensure that the numbers allocated to documents do not change.

8. In responding to the plaintiff's/cross-claimant's evidence, the defendant/cross-defendant is to place into the Electronic Court Book all documents not already included that are referred to in any affidavits or statements proposed to be relied upon at trial.

9. By no later than 6 weeks before the date fixed for hearing each party must notify each other party in writing of any additional documents that party proposes should be included in the Electronic Court Book.

10. Within 10 working days thereafter each party shall advise each other party in writing:

10.1 which of the specified additional documents may be included in the Electronic Court Book by consent

10.2 whether the authenticity of any document, and if so which, is disputed and

10.3 insofar as any document (already included and/or proposed to be included) may not be included in the Electronic Court Book by consent the grounds for the objection to its inclusion.

11. Not later than 3 weeks prior to the date fixed for hearing all documents, whether by consent or otherwise, sought to be relied upon by all parties are to be included in the proposed Electronic Court Book in chronological order.

12. If any party requires the tender of an original document, notice in writing should be given to all other parties no later than 4 weeks before the date fixed for hearing.

13. Subject to an order of the Court or unless otherwise agreed between the parties, compliance with paragraph 15 requires the provision of the Court Book in electronic form and a hard copy of those parts of the Court Book that it will be essential for the Court to refer to in determining the dispute between the parties.

### **Filing with the Court**

14. No later than 10 working days before the hearing all parties' barristers or

solicitors shall cause to be filed with the Court a folder of all affidavits, statements and reports to be relied upon at trial with an index setting out in alphabetical order:

- 14.1 the name of the deponent or maker of the statement or report
- 14.2 the date of the affidavit, statement or report and
- 14.3 a short statement identifying the role of the deponent or the maker of the statement or report.

15. No later than 5 working day before the hearing the plaintiff shall file, paginated and indexed, two copies of the Court Book intended to be tendered at the hearing by any party. The index of documents should indicate documents the tender of which is agreed and, in relation to the documents as to which there is no agreement, which documents they are and whether lodged on behalf of the plaintiff or on behalf of any other party to the proceedings and, if so, which party.

16. No later than 2 workings day before the hearing each barrister or solicitor shall cause to be filed and served a short outline of submissions; a statement of the real issues for determination; a list of authorities; and a chronology of relevant events.

17. Compliance with orders 15 and 16 is to be by delivery to the trial Judge's Associate or, if the identity of the trial Judge is unknown at the time for compliance, by delivery to the List Judge's Associate.

**RAILCORP  
AMENDMENTS TO COUNTRYLINK BUSINESS RULES MANUAL TAKING  
INTO ACCOUNT THE COUNTRYLINK FARE REVIEW EFFECTIVE 1  
SEPTEMBER 2007.**

**Order No. 87**

RailCorp New South Wales in pursuance of the Transport Administration Act 1988 and section 85 thereof, hereby makes the following order:

1. The Order shall take effect on 1 August 2007 for travel on or after the 1 September 2007.
2. The handbook issued by the Authority entitled "CountryLink Business Rules Manual" adopted and incorporated by reference to Order No. 71 published in government Gazette No 114 of 29 July 1998 is amended as follows:

GIVEN UNDER COMMON SEAL OF THE  
CORPORATION THIS 25TH DAY OF JULY 2007.

AUTHORISED BY

IRENE RUSAK  
Company Secretary

JOAN M. HOWARD

Witness

By omitting page 6-4, CountryLink Fare Scale and by inserting instead:

CountryLink Fare Scale – Effective 1 August 2007 for travel on or after 1 September 2007

Charging Units	Adult			Child/Student/Concession		
	F Class	Y Class	Change	F Class	Y Class	Change
	Single	Single	of Class	Single	Single	of Class
	\$	\$	\$	\$	\$	\$
46	8.07	6.92	1.15	4.04	3.46	0.58
56	13.84	9.22	4.62	6.92	4.61	2.31
66	16.14	11.53	4.61	8.07	5.77	2.30
75	18.45	13.84	4.61	9.23	6.92	2.31
84	19.60	14.98	4.62	9.80	7.49	2.31
99	24.21	16.14	8.07	12.11	8.07	4.04
109	27.67	18.45	9.22	13.84	9.23	4.61
119	29.98	19.60	10.38	14.99	9.80	5.19
129	31.13	21.90	9.23	15.57	10.95	4.62
149	35.74	26.51	9.23	17.87	13.26	4.61
169	40.35	29.98	10.37	20.18	14.99	5.19
189	46.11	33.43	12.68	23.06	16.72	6.34
209	50.72	35.74	14.98	25.36	17.87	7.49
229	53.03	40.35	12.68	26.52	20.18	6.34
249	61.09	44.96	16.13	30.55	22.48	8.07
269	66.86	47.27	19.59	33.43	23.64	9.79
289	72.62	49.57	23.05	36.31	24.79	11.52
309	74.93	53.03	21.90	37.47	26.52	10.95
329	79.54	56.49	23.05	39.77	28.25	11.52
349	84.15	61.09	23.06	42.08	30.55	11.53
374	89.91	66.86	23.05	44.96	33.43	11.53
399	96.83	71.48	25.35	48.42	35.74	12.68
424	103.75	74.93	28.82	51.88	37.47	14.41
449	108.36	78.39	29.97	54.18	39.20	14.98
499	119.89	84.15	35.74	59.95	42.08	17.87
549	125.65	88.77	36.88	62.83	44.39	18.44
599	131.42	94.53	36.89	65.71	47.27	18.44
699	141.79	102.60	39.19	70.90	51.30	19.60
799	151.02	107.21	43.81	75.51	53.61	21.90
899	161.39	115.28	46.11	80.70	57.64	23.06
999	170.61	124.50	46.11	85.31	62.25	23.06
1099	183.29	130.26	53.03	91.65	65.13	26.52
1199	192.52	138.34	54.18	96.26	69.17	27.09
1299	204.05	146.41	57.64	102.03	73.21	28.82
1399	215.58	153.32	62.26	107.79	76.66	31.13
1499	227.11	161.39	65.72	113.56	80.70	32.86
1599	235.17	166.00	69.17	117.59	83.00	34.59
1699	249.01	175.23	73.78	124.51	87.62	36.89
1799	258.23	185.60	72.63	129.12	92.80	36.32
1899	267.45	190.21	77.24	133.73	95.11	38.62
1999	278.98	201.74	77.24	139.49	100.87	38.62
2099	291.65	210.96	80.69	145.83	105.48	40.35
2199	304.34	220.19	84.15	152.17	110.10	42.07
2299	312.41	231.72	80.69	156.21	115.86	40.35
2399	323.94	238.63	85.31	161.97	119.32	42.65
2499	337.77	250.16	87.61	168.89	125.08	43.81
2599	347.00	261.69	85.31	173.50	130.85	42.65

# WORKCOVER NSW

## **Register of Authorised Explosives and Prohibited Explosives in New South Wales**

Under the

*Explosives Act 2003 and the Explosives  
Regulation 2005*

March 2007

## REGISTER OF EXPLOSIVES

The publication of this Register, containing a List of Authorised Explosives and Categories of Prohibited Explosives for NSW, is approved by Jon Blackwell, Chief Executive Officer, WorkCover Authority of NSW in accordance with Section 4(1) of the Explosives Act 2003 and Clause 8 of the Explosives Regulation 2005.

Jon Blackwell  
Chief Executive Officer  
WorkCover Authority of NSW  
Dated March 2007



<b>CONTENTS</b>	<b>PAGE</b>
1. Introduction	1
2. List of Authorised Explosives	2
2.1. Index	2
2.2. Listing by UN Number	5
3. Authorised Commonwealth Explosives	44
3.1. Commonwealth Defence Explosives Arrangements	44
3.2. Civilian Contractors	44
3.3. DEOCL	44
4. Categories of Prohibited Explosives	45
4.1. Safety Cartridges	45
4.2. Fireworks	45
4.3. Distress Signals	45
4.4. Model Rockets	46
4.5. Liquid Oxygen Explosive Mixtures	47
4.6. Unauthorised Explosives	47

## 1. Introduction

The *Explosives Act 2003* and the *Explosives Regulation 2005* (the Regulation) set out safety and security requirements for handling explosives and security sensitive dangerous substances (SSDS). The Legislation establishes a cradle to grave licensing regime throughout the supply chain. After granting a licence,

WorkCover may impose conditions or vary or revoke any of the conditions to which the licence is subject.

The *Explosives Regulation 2005* references the following documents:

- AS2187 – Explosives: Storage, Transport and Use
- The Australian Explosives Code
- The Australian Dangerous Goods Code

The Regulation requires that all activities involving the handling of explosives are carried out in accordance with these documents. However, in the event of any conflicting requirements, the Regulation prevails over the Standard or Codes.

The Regulation provides in clause 8 that WorkCover as the **Regulatory Authority** may register an explosive as an **Authorised Explosive**. Clause 9 of the Regulation makes it an offence to “handle any unauthorised explosive” and under clause 10 it is an offence to falsely represent an explosive as authorised. There is a formal application process to be followed to register explosives as authorised explosives which can be ascertained by contacting the Dangerous Goods Unit within WorkCover directly.

This document contains a list of all the explosives which are currently authorized for use in New South Wales and is published every 12 months. The document also references the Commonwealth **DEOCL** List of Defence Explosive Ordnance which are deemed to be part of the list. WorkCover has the authority under clause 8 of the Regulation to record **Prohibited Explosives** and these are shown at the end of the document under specific categories.

Inquiries should be directed to WorkCover via the website – [www.workcover.nsw.gov.au](http://www.workcover.nsw.gov.au) or by telephone to the WorkCover Advisory Service on 13 10 50.

## 2. List of Authorised Explosives

The List of Authorised Explosives is derived from the Electronic Register maintained by the Dangerous Goods Unit within WorkCover. It replaces the previous list that was published in the Government Gazette on 1 September 2005.

### 2.1 Index

The Index shows the headings for the sections of the full listing by UN Number, Classification Code, Proper Shipping Name and page number for ease of reference.

UN No	Classification Code	Proper Shipping Name	Page
0012	1.4S	CARTRIDGES FOR WEAPONS, INERT PROJECTILE or CARTRIDGES, SMALL ARMS	4
0014	1.4S	CARTRIDGES FOR WEAPONS, BLANK or CARTRIDGES, SMALL ARMS, BLANK	7
0027	1.1D	BLACK POWDER (GUNPOWDER), granular or as a meal	7
0028	1.1D	BLACK POWDER (GUNPOWDER), COMPRESSED or BLACK POWDER (GUNPOWDER), IN PELLETS	7
0029	1.1B	DETONATORS, NON-ELECTRIC for blasting	7
0030	1.1B	DETONATORS, ELECTRIC for blasting	8
0042	1.1D	BOOSTERS without detonator	9
0044	1.4S	PRIMERS, CAP TYPE	11
0055	1.4S	CASES, CARTRIDGE, EMPTY, WITH PRIMER	13
0059	1.1D	CHARGES, SHAPED without detonator	13
0065	1.1D	CORD, DETONATING, flexible	13
0066	1.4G	CORD, IGNITER	16
0072	1.1D	CYCLOTRIMETHYLENETRINITRAMINE (CYCLONITE; HEXOGEN; RDX), WETTED with not less than 15% water, by mass	16
0081	1.1D	EXPLOSIVE, BLASTING, TYPE A	16
0082	1.1D	EXPLOSIVE, BLASTING, TYPE B	17
0084	1.1D	EXPLOSIVE, BLASTING, TYPE D	18
0101	1.3G	FUSE, NON-DETONATING	18
0103	1.4G	FUSE, IGNITER, tubular, metal clad	18
0105	1.4S	FUSE, SAFETY	18
0131	1.4S	LIGHTERS, FUSE	18
0144	1.1D	NITROGLYCERIN SOLUTION IN ALCOHOL with more than 1% but not more than 10% nitroglycerin	18
0150	1.1D	PETN (see note)	18

0160	1.1C	POWDER, SMOKELESS	19
0161	1.3C	POWDER, SMOKELESS	20
0168	1.1D	PROJECTILES with bursting charge	21
0173	1.4S	RELEASE DEVICES, EXPLOSIVE	21
0174	1.4S	RIVETS, EXPLOSIVES	21
0191	1.4G	SIGNAL DEVICES, HAND	21
0193	1.4S	SIGNALS, RAILWAY TRACK, EXPLOSIVE	22
0197	1.4G	SIGNALS, SMOKE	22
0238	1.2G	ROCKETS, LINE-THROWING	22
0240	1.3G	ROCKETS, LINE-THROWING	22
0241	1.1D	EXPLOSIVE, BLASTING, TYPE E	22
0242	1.3C	CHARGES, PROPELLING, FOR CANNON	28
0255	1.4B	DETONATORS, ELECTRIC for blasting	28
0267	1.4B	DETONATORS, NON-ELECTRIC for blasting	29
0275	1.3C	CARTRIDGES, POWER DEVICE	29
0276	1.4C	CARTRIDGES, POWER DEVICE	29
0286	1.1D	WARHEADS, ROCKET with bursting charge	29
0288	1.1D	CHARGES, SHAPED, FLEXIBLE, LINEAR	29
0312	1.4G	CARTRIDGES, SIGNAL	29
0323	1.4S	CARTRIDGES, POWER DEVICE	29
0325	1.4G	IGNITERS	30
0332	1.5D	EXPLOSIVE, BLASTING, TYPE E	30
0333	1.1G	FIREWORKS	31
0334	1.2G	FIREWORKS	32
0335	1.3G	FIREWORKS	32
0336	1.4G	FIREWORKS	32
0337	1.4S	FIREWORKS	33
0338	1.4C	CARTRIDGES FOR WEAPONS, BLANK or CARTRIDGES, SMALL ARMS, BLANK	33
0339	1.4C	CARTRIDGES FOR WEAPONS, INERT PROJECTILE or CARTRIDGES, SMALL ARMS	33
0342	1.3C	NITROCELLULOSE, WETTED with not less than 25% alcohol, by mass	33
0349	1.4S	ARTICLES, EXPLOSIVE, N.O.S.	33
0351	1.4C	ARTICLES, EXPLOSIVE, N.O.S.	33
0360	1.1B	DETONATOR ASSEMBLIES, NON-ELECTRIC for blasting	34
0361	1.4B	DETONATOR ASSEMBLIES, NON-ELECTRIC for blasting	34
0367	1.4S	FUZES, DETONATING	35
0368	1.4S	FUZES, IGNITING	35

0405	1.4S	CARTRIDGES, SIGNAL	35
0428	1.1G	ARTICLES, PYROTECHNIC for technical purposes	35
0431	1.4G	ARTICLES, PYROTECHNIC for technical purposes	35
0432	1.4S	ARTICLES, PYROTECHNIC for technical purposes	35
0454	1.4S	IGNITERS	36
0483	1.1D	CYCLOTRIMETHYLENETRINITRAMINE (CYCLONITE; HEXOGEN; RDX), DESENSITISED	37
0499	1.3C	PROPELLANT, SOLID	37

## 2.2. Listing by UN Number

This comprises the full listing of all items in the Electronic Register shown by UN Number, Proper Shipping Name, Classification Code and the Commercial or Trade Name of the Authorised Explosive.

UN No	Proper Shipping Name, Classification Code Commercial or Trade Name
0012	<p><b>CARTRIDGES FOR WEAPONS, INERT PROJECTILE or CARTRIDGES, SMALL ARMS, Class 1.4S</b></p> <p>ADCOM CARTRIDGE 9mm BALL 115g PARABELLUM            AGUILA CARTRIDGES            AQUILLI CARTRIDGES FOR RIFLES            BAIKAL CARTRIDGES FOR PISTOLS            BAIKAL CARTRIDGES FOR RIFLES            BAIKAL SHOTSHELL CARTRIDGES            BELMONT AMMUNITION .303 150 GRAIN SP            BELMONT AMMUNITION .308 150 GRAIN RNSP            BENTLEY RIMFIRE CARTRIDGES FOR PISTOLS            BENTLEY RIMFIRE CARTRIDGES FOR RIFLES            BIRDFRITE            BOAR SHOTSHELL CARTRIDGES            BROWNING SHOTSHELL CARTRIDGES            CANUCK SHOTSHELL CARTRIDGES            CARCANO CARTRIDGES FOR PISTOLS            CARCANO CARTRIDGES FOR RIFLES            CCI LAWMAN CARTRIDGES            CCI RIMFIRE CARTRIDGES FOR PISTOLS            CCI SHOTSHELL CARTRIDGES            COBRA CARTRIDGES            COMPANHIA BRAZILIA DE CARTOUCHES CARTRIDGES FOR PISTOLS            COMPANHIA BRAZILIA DE CARTOUCHES CARTRIDGES FOR RIFLES            COMPANHIA BRAZILIA DE CARTOUCHES SHOTSHELL CARTRIDGES            COOPPAL SHOTSHELL CARTRIDGES            DANARMS SHOTGUN CARTRIDGES            DOMINION CARTRIDGES FOR RIFLES            DOMINION RIMFIRE CARTRIDGES FOR PISTOLS            DOMINION RIMFIRE CARTRIDGES FOR RIFLES            DOMINION SHOTSHELL CARTRIDGES</p>

DU PONT (REMINGTON) CARTRIDGES  
DU PONT (REMINGTON) CARTRIDGES  
EAGLE SHOTSHELL CARTRIDGES  
ECLIPSE SHOTSHELL CARTRIDGES  
ELEY INTERNATIONAL 12 GAUGE GAME CARTRIDGES  
ELEY INTERNATIONAL 12 GAUGE SKEET CARTRIDGES  
ELEY INTERNATIONAL 12 GAUGE TRAP CARTRIDGES  
ELEY RIMFIRE CARTRIDGES  
ELEY SHOTSHELL CARTRIDGES  
EX-MILITARY CARTRIDGES  
FEDERAL CARTRIDGES FOR PISTOLS  
FEDERAL CARTRIDGES FOR RIFLES  
FEDERAL RIMFIRE CARTRIDGES FOR PISTOLS  
FEDERAL RIMFIRE CARTRIDGES FOR RIFLES  
FEDERAL SHOTSHELL CARTRIDGES  
FIOCCHI CARTRIDGES FOR RIFLES  
FIOCCHI SHOTSHELL CARTRIDGES  
FN CARTRIDGES FOR RIFLES  
GECO SAFETY CARTRIDGES FOR PISTOLS  
HAWK SHOTSHELL CARTRIDGE  
HIRTENBURG CARTRIDGES FOR PISTOLS AND REVOLVERS  
HIRTENBURG CARTRIDGES FOR RIFLES  
HIRTENBURG CARTRIDGES FOR SHOTGUNS  
HORNADY CARTRIDGES FOR PISTOLS  
HULL COMPETITION SHOTSHELL CARTRIDGES  
IMPERIAL CARTRIDGES FOR PISTOLS  
IMPERIAL CARTRIDGES FOR RIFLES  
IMPERIAL RIMFIRE CARTRIDGES  
IMPERIAL SHOTSHELL CARTRIDGES  
INTERARMS CARTRIDGES FOR RIFLES  
JAKMATCH TRAINING CARTRIDGES  
LAPUA CARTRIDGES FOR PISTOLS AND REVOLVERS  
LAPUA CARTRIDGES FOR RIFLES  
LAPUA RIMFIRE CARTRIDGES FOR PISTOLS  
MAIONCHI SHOTGUN CARTRIDGES  
MIRAGE CARTRIDGES  
MUSGRAVE CARTRIDGES  
MYRA CARTRIDGES FOR RIFLES

NORINCO RIFLE CARTRIDGES  
NORMA CARTRIDGES FOR PISTOLS  
NORMA CARTRIDGES FOR RIFLES  
NORMA RIMFIRE CARTRIDGES  
NYCLAD CARTRIDGES FOR PISTOLS  
PETERS BLUE MAGIC SHOTSHELL CARTRIDGES  
PMC 22/250 CENTERFIRE RIFLE CARTRIDGES  
PMC 30/30 CENTERFIRE RIFLE CARTRIDGES  
REMINGTON CARTRIDGES FOR PISTOLS  
REMINGTON CARTRIDGES FOR RIFLES  
REMINGTON SHOTSHELL CARTRIDGES  
RIVER CARTRIDGES FOR RIFLES  
ROTTWEIL SHOTSHELL CARTRIDGES  
RWS CARTRIDGES FOR RIFLES  
RWS FLOBERT CARTRIDGES 9 mm SHOTSHELL  
RWS FLOBERT CARTRIDGES BB CAPS  
RWS FLOBERT CARTRIDGES CB CAPS  
RWS RIMFIRE CARTRIDGES  
S.M.I. SHOTGUN CARTRIDGES  
SAKO CARTRIDGES FOR PISTOLS  
SAKO CARTRIDGES FOR RIFLES  
SCORPIO SHOTSHELL CARTRIDGES  
SELLIER AND BELLOT .22 RIMFIRE CARTRIDGES  
SELLIER AND BELLOT CARTRIDGES FOR PISTOLS AND REVOLVERS  
SELLIER AND BELLOT CARTRIDGES FOR RIFLES  
SELLIER AND BELLOT FLOBERT RIMFIRE CARTRIDGES  
SELLIER AND BELLOT SHOTSHELL CARTRIDGES  
SIERRA CARTRIDGES FOR PISTOLS  
SIERRA CARTRIDGES FOR RIFLES  
SLB BRAND SHOTSHELL CARTRIDGES  
SMITH AND WESSON CARTRIDGES FOR PISTOLS  
SMITH AND WESSON CARTRIDGES FOR RIFLES  
STIRLING CARTRIDGES FOR RIFLES  
STIRLING RIMFIRE CARTRIDGES FOR PISTOLS  
STIRLING RIMFIRE CARTRIDGES FOR RIFLES  
SUN EXTRA  
SUN SUPER  
SUPER CARTRIDGES FOR RIFLES



	<p>UNIVERSAL SHOTSHELL CARTRIDGES  VALCARTIER CARTRIDGES FOR RIFLES  VALCARTIER SHOTSHELL CARTRIDGES  VOSTOK CARTRIDGES FOR PISTOLS  VOSTOK CARTRIDGES FOR RIFLES  WEATHERBY CARTRIDGES FOR PISTOLS  WEATHERBY CARTRIDGES FOR RIFLES  WINCHESTER CARTRIDGES FOR PISTOLS  WINCHESTER CARTRIDGES FOR RIFLES  WINCHESTER RIMFIRE CARTRIDGES FOR PISTOLS AND REVOLVERS  WINCHESTER RIMFIRE CARTRIDGES FOR RIFLES  WINCHESTER SHOTSHELL CARTRIDGES  X-DOUBLE-X CARTRIDGES FOR PISTOLS  X-DOUBLE-X CARTRIDGES FOR RIFLES  ZAPPER CARTRIDGES, RIMFIRE  ZASTAVA CARTRIDGES</p>
<b>0014</b>	<p><b>CARTRIDGES FOR WEAPONS, BLANK or CARTRIDGES, SMALL ARMS, BLANK,  Class 1.4S</b></p> <p>COX SUBMARINE GUN AMMUNITION  PAX 22  RWS .22 LONG RIFLE BLANKS, BLACK POWDER  RWS FLOBERT CARTRIDGES, ALUMINIUM BLANK  RWS FLOBERT CARTRIDGES, COPPER BLANK  SELLIER AND BELLOT START CARTRIDGES  STEAMBRIDGE GUN RENTALS BLANK AMMUNITION</p>
<b>0027</b>	<p><b>BLACK POWDER (GUNPOWDER), granular or as a meal,  Class 1.1D</b></p> <p>BLACK POWDER MEAL A, MINING, 2FG, 3FG, 4FA, 5FA, 7FA  CURTIS AND HARVEY BLACK POWDER CANISTER 4  CURTIS AND HARVEY BLACK POWDER CANISTER 6  GOEX GUNPOWDER  GUN POWDER  NOBEL BLACK POWDER F  NOBEL BLACK POWDER FFF</p>

0028	<p><b>BLACK POWDER (GUNPOWDER), COMPRESSED or BLACK POWDER (GUNPOWDER), IN PELLETS, Class 1.1D</b></p> <p>BLASTING POWDER</p>
0029	<p><b>DETONATORS, NON-ELECTRIC for blasting, Class 1.1B</b></p> <p>8D PLAIN DETONATOR  ANOLINE DELAY DETONATOR  AUSTIN ADP DELAYS  C.I.L. ANODET DELAY DETONATORS  C.I.L. CORDLINE DELAYS  CAPPED SAFETY FUSE  CARRICK NO 8 DETONATORS  CORDLINE DELAY DETONATOR  DETALINE STARTERS  DETA SLIDE  DETLINE  DETONATING RELAY CONNECTOR  DETONATORS (EX INDIA)  DRC DETONATOR  DU PONT "DETALINE" MS IN-HOLE DELAYS  DU PONT "DETALINE" MS SURFACE DELAYS  DU PONT "DETALINE" STARTERS  DU PONT "DETALINE" SYSTEM  DU PONT BLASTING CAPS  DU PONT MS CONNECTORS FOR DETONATING CORD  ETI PLAIN NO 8 DETONATOR  ETINEL NON-ELECTRIC DETONATOR  IN HOLE DELAYS  LONG LEAD HD NONEL PRIMADETS, LLHD  NOBEL "NONEL" DETONATOR  NOBEL DETONATING RELAY CONNECTORS  NOBEL DETONATORS NO. 6  NOBEL DETONATORS NO. 8  NOBEL SLIDER PRIMER MKIII DELAY DETONATOR  NONEL GT 1 CONNECTOR  NONEL GT DETONATORS</p>

	<p> NONEL GT2 CONNECTOR  NONEL GT2 CONNECTOR, SILINE DELAY SYSTEM  NONEL HD PRIMADETS  NONEL LEAD IN LINE  NONEL LP PRIMADETS  NONEL MS CONNECTORS  NONEL MS PRIMADETS  NONEL NOISELESS LEAD-IN LINE  NONEL NOISELESS TRUNKLINE DELAYS  NONEL SYSTEM  PLAIN DETONATOR No 8 (SELLIER &amp; BELLOT)  PLAIN DETONATORS NO 8 - HERICA  STARTERS  SURFACE DELAYS  TEC PLAIN NO 8 DETONATOR </p>
<b>0030</b>	<p> <b>DETONATORS, ELECTRIC for blasting,  Class 1.1B</b> </p> <p> ACUDET (DUPONT)  BULLET HITS - F SERIES  BULLET HITS-CD 100 SERIES  BULLET HITS-CD SERIES  BULLET HITS-PMD IA  BULLET HITS-T12 SERIES  CARRICK R DETONATOR SERIES  COAL MINE DELAY DETONATORS (DUPONT PERMITTED)  DAVEYDET SHORT DELAY ELECTRIC DETONATORS  DU PONT "SSS SEISMOGRAPH" ELECTRIC BLASTING CAPS  DU PONT ACUDET DELAY ELECTRIC BLASTING CAPS  DU PONT ELECTRIC BLASTING CAPS  DU PONT MILLISECOND DELAY ELECTRIC BLASTING CAPS  ELECTRIC BLASTING CAPS  ELECTRIC DETONATORS NO 8  ELECTRIC DETONATORS NO 8 (LP &amp; MS SERIES)  ELECTRIC INSTANTANEOUS II DETONATORS  ELECTRIC SUPER SEISMICDET  INSTADET  IRECO ELECTRIC SUPER S.P.  IREDET SUPER SP MS DELAY DETS </p>

	<p>MERCURY FULMINATE IGNITERS  MS DELAY (DUPONT)  NITRO BICKFORD INSTANTANEOUS ELECTRIC DETONATOR  NITRO NOBEL HALF SECOND DELAY ELECTRIC, TYPE VA, DETONATORS  NITRO NOBEL MILLISECOND DELAY ELECTRIC, TYPE VA, DETONATORS  NOBEL (L-SERIES) SHORT DELAY DETONATORS  NOBEL ELECTRIC DETONATORS NO. 8  NOBEL HALF SECOND NO. 6 DETONATORS  NOBEL HALF SECOND NO. 8 STAR DETONATORS  NOBEL MAGNADET  NOBEL SEISMIC DETONATORS  NOBEL SHORT DELAY CARRICK DETONATORS  NOBEL SUBMARINE DETONATORS  PRIMER DELAYS (AUSTIN)  ROCK STAR DETONATORS (AUSTIN)  SSS SEISMIC CAPS (DUPONT)  TECNEL SEISMIC ELECTRIC DETONATOR  TEKEX-PM (and OP) ELECTRIC DETONATORS (delay numbers 0 - 7)</p>
0042	<p><b>BOOSTERS without detonator,  Class 1.1D</b></p> <p>400 g AFRICAN BOOSTER  ANZOMEX POWER PLUS PRIMERS, VARIOUS  ANZOMEX PRIMERS, VARIOUS  ANZOMEX SLIDER PRIMER  AUSTIN BROWN CAP  AUSTIN DELAY PRIMERS  AUSTIN GOLD NUGGETS  AUSTIN GREEN CAP  AUSTIN ORANGE CAP  AUSTIN PURPLE CAP  AUSTIN RED CAP  AUSTIN WHITE CAP  BESTON BST CAST BOOSTER PCA 1/1 (454 g)  BESTON BST CAST BOOSTER PCA 1/3 (150 g)  BESTON BST CAST BOOSTER PCA 2/1 (908 g)  BESTON BST CAST BOOSTER PCA 3/2 (681 g)  BESTON BST CAST BOOSTER PCA 3/4 (340 g)  BOOSTER, PLASTIC, CORDED 4 g and BOOSTER, PLASTIC, CORDED, 10 g</p>

BST150, BST225, BST340, BST400, BST450, BST680, BST900, BST1200  
BULLET PRIMER TWIN CAPWELL  
CBS SUPERPRIME BOOSTERS  
DETADRIVE BOOSTERS  
DETAPRIME BOOSTERS  
DETEX150, DETEX225, DETEX340, DETEX4000, DETEX450, DETEX680, DETEX900  
DOUBLEDET  
DOUBLEDET (ENAEX)  
DU PONT "DETADRIVE" BOOSTERS  
DU PONT DETAPRIME PRIMERS  
DU PONT HDP PRIMERS  
DU PONT HDP-1C 1LB LOW PROFILE PRIMER  
DU PONT HDP-20 2LB PRIMER  
DU PONT TOVEX PP  
DU PONT TOVEX PUMPEX  
DU PONT TROJAN LP8 PRIMER  
DU PONT-DETASLIDE-EXPLOSIVE DETONATOR  
DU-PONT-HDP 12 PRIMER  
DYNOPRIME  
EXELPRIME 600  
HDP 1 (AUSTIN)  
HDP 12 (AUSTIN)  
HDP 120  
HDP 150 (AUSTIN)  
HDP 150 (ICI)  
HDP 150 g and HDP 400 g (ENAEX)  
HDP 150 g BOOSTER, HDP 400 g BOOSTER  
HDP 20 (AUSTIN)  
HDP 3 (AUSTIN)  
HDP 400 (AUSTIN)  
HDP 400 (ICI)  
HDP 400 LP (AUSTIN)  
HDP 450 (ADI)  
HDP 450 (AUSTIN)  
HDP 450 (ICI)  
HDP 900  
HDP NDS CAST BOOSTER  
HDP400 L.P. (ICI)

HDPIP (AUSTIN)  
JOHNSON PRIMABOOST  
MEGAPRIME CAST BOOSTER 79, 150, 160, 175, 225, 340, 400, 450, 680, 900, 1200 g  
MEGAPRIME CAST BOOSTERS 79, 150, 185, 225 and 400 GRAMS  
NOBEL "ANZOMEX" POWER PLUS "W" PRIMER  
NOBEL "ANZOMEX" POWER PLUS 1 kg PRIMER  
NOBEL "ANZOMEX" POWER PLUS PRIMERS  
NOBEL "ANZOMEX" PRIMERS  
NOBEL "ANZOMEX" SLIDER MK. II PRIMERS  
NOBEL ANZOMEX PRIMER  
NOBEL MAGNAPRIMER  
NOBEL MINISEIS P  
NOBEL PRIME  
PENTEX CAST BOOSTERS 150, 160, 175, 225, 340, 400, 450, 680, 900, 1200 g  
PENTEX G BOOSTER  
PENTEX H BOOSTER  
PENTEX POWER PLUS P BOOSTER  
PENTEX POWERPLUS 900 BOOSTER  
PENTEX PPP BOOSTER  
PENTEX STOPEPRIME BOOSTER  
PENTO-SEIS  
PENTO-SEIS EX  
QDC2 BOOSTER  
RBS CAST BOOSTER 340 GMS  
RBS CAST BOOSTER 400 GMS  
RINGPRIME  
RINGPRIME (ENAEX)  
RIOBOOSTER 150  
RIOBOOSTER 340  
RIOBOOSTER 400  
SLIP ON BOOSTER, S.O.B.  
ST PRIMERS (ST 2100 AND ST3100)  
STOPEPRIME  
TROJAN 16L TWINPLEX  
TROJAN BOOSTER 150 g  
TROJAN BOOSTER 16 ROZDET  
TROJAN BOOSTER 400 g  
TROJAN CONE C10

	<p>TROJAN CONE C20  TROJAN LP 8  TROJAN SUPER PRIMERS BOOSTERS  TROJAN SUPERPRIME  TUNNIPRIME BOOSTER  UEE BOOSTERS 26, 150, 250, 400, 450 g</p>
<b>0044</b>	<p><b>PRIMERS, CAP TYPE,  Class 1.4S</b></p> <p>C.I.L. PRIMERS NO 8 1/2 (ANVILLED)  CAP TYPE PRIMERS, U.S. TYPE FOR SHOTGUN SHELLS  CCI LARGE PISTOL PRIMERS (ANVILLED)  CCI LARGE RIFLES PRIMERS (ANVILLED)  CCI PERCUSSION CAPS  CCI SHOTSHELL PRIMERS (ANVILLED)  CCI SMALL PISTOL PRIMERS (ANVILLED)  CCI SMALL RIFLES PRIMERS (ANVILLED)  DU PONT HI-SCORE NO 209 SHOTSHELL PRIMERS  ELEY 206 BATTERY POCKET SHOTSHELL PRIMERS  ELEY E.B. TOP HAT CAPS  ELEY SHOTSHELL PRIMERS  FEDERAL LARGE PISTOL PRIMERS  FEDERAL LARGE RIFLE MAGNUM PRIMERS  FEDERAL LARGE RIFLE MATCH PRIMERS  FEDERAL LARGE RIFLE PRIMERS  FEDERAL SHOTSHELL PRIMERS  FEDERAL SMALL PISTOL PRIMERS  FEDERAL SMALL RIFLE MATCH PRIMERS  FEDERAL SMALL RIFLE PRIMERS  FIOCCHI 6.45/2 HOLE PRIMERS (ANVILLED)  FIOCCHI CARTUCCE ROSSE PRIMERS 6.45 mm (BATTERY CUP TYPE)  FIOCCHI RIFLE PRIMERS NO 380 .303 (BERDAN TYPE)  FIOCCHI SHOTSHELL PRIMERS (ANVILLED) NO G47F  FIOCCHI SHOTSHELL PRIMERS NO 465 (209/TI) (BERDAN TYPE)  IMPERIAL .22 HORNET CAPS (BERDAN TYPE)  IMPERIAL SHOTSHELL CAPS (BERDAN TYPE)  IMPERIAL SHOTSHELL PRIMERS (BATTERY CUP TYPE)  IMPERIAL SMALL RIFLE PRIMERS-BOXER TYPE (ANVILLED)  KEMIRA OY PRIMERS</p>

NORMA LARGE PISTOL PRIMERS  
NORMA LARGE RIFLE PRIMERS  
NORMA SMALL PISTOL PRIMERS  
NORMA SMALL RIFLE PRIMERS  
PERCUSSION CAPS FOR ATLAS STARTER CARTRIDGES (BATTERY CUP TYPE)  
PMC PISTOL PRIMERS, LARGE  
PMC PISTOL PRIMERS, SMALL  
PMC RIFLE PRIMERS, LARGE  
PMC RIFLE PRIMERS, SMALL  
REMINGTON LARGE MAGNUM PRIMERS  
REMINGTON LARGE PISTOL PRIMERS  
REMINGTON LARGE RIFLE PRIMERS  
REMINGTON SMALL PISTOL PRIMERS  
REMINGTON SMALL RIFLE PRIMERS  
RWS LARGE PISTOL PRIMERS (ANVILLED)  
RWS LARGE PISTOL PRIMERS (BERDAN TYPE)  
RWS LARGE RIFLE PRIMERS (ANVILLED)  
RWS LARGE RIFLE PRIMERS (BERDAN TYPE)  
RWS MUSKET CAPS  
RWS PERCUSSION CAPS FOR MUZZLE LOADERS  
RWS SHOTSHELL PRIMERS  
RWS SMALL PISTOL PRIMERS (ANVILLED)  
RWS SMALL PISTOL PRIMERS (BERDAN TYPE)  
RWS SMALL RIFLE PRIMERS (ANVILLED)  
RWS SMALL RIFLE PRIMERS (BERDAN TYPE)  
SELLIER AND BELLOT PISTOL PRIMERS  
SELLIER AND BELLOT RIFLE PRIMERS  
SELLIER AND BELLOT SHOTSHELL PRIMERS  
VIHTAVOURI LARGE PISTOL PRIMERS  
VIHTAVOURI LARGE RIFLE MAGNUM PRIMERS  
VIHTAVOURI LARGE RIFLE PRIMERS  
VIHTAVOURI SHOTSHELL PRIMERS (BATTERY CUP TYPE)  
VIHTAVOURI SMALL PISTOL PRIMERS  
VIHTAVOURI SMALL RIFLE MAGNUM PRIMERS  
VIHTAVOURI SMALL RIFLE PRIMERS  
WINCHESTER (WLP) LARGE PISTOL PRIMERS (ANVILLED)  
WINCHESTER (WLR) LARGE RIFLE PRIMERS (ANVILLED)  
WINCHESTER (WSP) SMALL PISTOL PRIMERS (ANVILLED)



	WINCHESTER (WSR) SMALL RIFLE PRIMERS (ANVILLED) WINCHESTER SHOTSHELL PRIMERS (BATTERY CUP TYPE)
<b>0055</b>	<b>CASES, CARTRIDGE, EMPTY, WITH PRIMER, Class 1.4S</b>  IMPACT FUSE ASSEMBLY
<b>0059</b>	<b>CHARGES, SHAPED without detonator, Class 1.1D</b>  AET FC 115 BALLISTIC DISC, AET BD-260 BALLISTIC DISC, AET BD-318 BALLISTIC DISC, AET BD-514 GO INTERNATIONAL SHAPED CHARGES HEMISPHERICAL SHAPED CHARGE, AET HSC-53 HEMISPHERICAL SHAPED CHARGE, AET HSC-300 POWERCONE SHAPED CHARGE BLASTING DEVICE WHACKER SHAPED CHARGE
<b>0065</b>	<b>CORD, DETONATING, flexible, Class 1.1D</b>  400 PLASTIC (DETONATING CORD) A CORD ATLAS NO. 18 ATLAS NO. 25 AUSTIN DETONATING CORD AUSTIN FS SEISMIC CORD BESTCORD DETONATING CORD CORDTEX CORDTEX 10P CORDTEX 3.6W CORDTEX 5P CORDTEX 5W CORDTEX 5W Underground CORDTEX 70P CORDTEX Pyrocord DETACORD DETALINE CORD DU PONT "DETALINE" CORD DU PONT SPECIAL 25

DU PONT SPECIAL 30  
DU PONT SPECIAL 40  
DU PONT SPECIAL 50  
DU PONT-SPECIAL 18 DETONATING CORD  
DYNO SPECIAL 50 AA  
E-CORD  
ENSIGN BICKFORD PRIMACORD 1P  
ENSIGN BICKFORD PRIMACORD 4/54 LOW NOISE  
ENSIGN BICKFORD PRIMACORD, BOOSTER CORD  
ENSIGN BICKFORD PRIMACORD, DETONATING CORD, REINFORCED  
ENSIGN BICKFORD PRIMACORD, E CORD  
ENSIGN BICKFORD PRIMACORD, QUARRY CORD  
ENSIGN BICKFORD PRIMACORD, SCUFLEX  
ENSIGN BICKFORD PRIMACORD, STRIP MINE SPECIAL  
ENSIGN-BICKFORD DETACORD  
ENSIGN-BICKFORD PRIMACORD, DETACOREL  
ENSIGN-BICKFORD PRIMACORD, HD-PRIMALINE  
ENSIGN-BICKFORD PRIMACORD, RX-PRIMALINE  
ENSIGN-BICKFORD PRIMALINE  
EZICORD Series  
FLEXICORD  
GEOFLEX 20  
GEOFLEX 40  
KEV CORD  
KEV CORD (CBS)  
LINE 50 DETONATING CORD  
NITRO NOBEL BONOCORD  
NOBEL "ANOLINE"  
NOBEL "AQUAFLEX"  
NOBEL "GEOFLEX"  
NOBEL "POWERCORD"  
NOBEL "SHEARCORD"  
NOBEL ANZOMEX SLIDERLINE  
NOBEL BLUE CORD  
NOBEL CORDLINE  
NOBEL FLEXICORD  
NOBEL PREMIUM "CORDTEX"  
NOBEL PREMIUM RIBCORD

NOBEL REDCORD  
NOBEL RIBCORD  
NOBEL SLIDERCORD  
NOBEL STRIPCORD  
NOBEL TRUNKCORD  
NOBEL TUFFCORD  
NOBEL UNILINE  
POWERFLEX 5  
PRIMACORD - 40 RDX NYLON RIBBON  
PRIMAFLEX  
PROFILER  
PYROCORD  
REDCORD  
RX PRIMALINE  
SHEARCORD  
SPECIAL 18 (AUSTIN)  
SPECIAL 18AA (ICI)  
SPECIAL 25 (AUSTIN)  
SPECIAL 25A (IDL)  
SPECIAL 25AA (EB)  
SPECIAL 25AA (ICI)  
SPECIAL 30 (AUSTIN)  
SPECIAL 40 (AUSTIN)  
SPECIAL 50 (AUSTIN)  
SPECIAL 50AA (ICI)  
TEC HARSEIM DETONATING CORD SPECIAL 18T  
TEC HARSEIM DETONATING CORD SPECIAL 25T  
TEC HARSEIM DETONATING CORD SPECIAL 50T  
TOTAL CORD 3.6 g/m  
TOTAL CORD 5.0 g/m  
TRUNKCORD  
UEE (RIOCORD) DETONATING CORD 3G, 6G, 12G, 20G, 40G, 100G  
UEE (RIOCORD) DETONATING CORD 6GP, 6GT, 3GT  
UNIFLEX 3.6  
WASACORD 10 g/m  
XT PRIMACORD

0066	<p><b>CORD, IGNITER, Class 1.4G</b></p> <p>CVA CANNON FUSE DU PONT IGNITACORD NOBEL IGNITER CORD-FAST NOBEL IGNITER CORD-SLOW NOBEL THERMALITE IGNITER CORD WANO IGNITER CORD</p>
0072	<p><b>CYCLOTRIMETHYLENETRINITRAMINE (CYCLONITE; HEXOGEN; RDX), WETTED with not less than 15% water, by mass, Class 1.1D</b></p> <p>RDX; HEXOGEN; CYCLONITE</p>
0081	<p><b>EXPLOSIVE, BLASTING, TYPE A, Class 1.1D</b></p> <p>EXPLOSIVO DE SEGURIDAD NO 20 SR KINEPAK SERIES 1/3S, 1/2S, 1BB, 1S and 1P K-PIPE CHARGE LARVIKIT NOBEL "ANZITE" BLUE NOBEL "ANZITE" RED NOBEL "ANZITE" YELLOW NOBEL "AQUAMEX" NOBEL "DYNAGEX" NOBEL "DYNAGEX" C NOBEL "EXACTEX" NOBEL "GEOPHEX" NOBEL "HYDROBEL" NOBEL "HYDROPRUF" NOBEL "MONOGRAIN" NOBEL "MORCOL" NOBEL "PLASTERGEL" NOBEL "QUARIGEL" NOBEL A.N. GELATINE DYNAMITE "75" NOBEL A.N. GELATINE DYNAMITE "95" NOBEL A.N. GELIGNITE "60" NOBEL A3 MONOBEL NOBEL AJAX</p>

	NOBEL DP 13 NOBEL HIGEL NOBEL QUARRY MONOBEL NOBEL SEMIGEL NOBEL SN GELIGNITE "50" NOBEL SN GELIGNITE "60" WINCOAL A (P5) YELLOW TUBE CHARGE
<b>0082</b>	<b>EXPLOSIVE, BLASTING, TYPE B,          Class 1.1D</b>  ALANFO (ALUMINIUM/AMMONIUM NITRATE/FUEL OIL MIXTURE) AMEX LD SERIES ANFO (AMMONIUM NITRATE/FUEL OIL MIXTURE) ANFO-HD ANFO-P ANFO-PS 50/50 ANFO-PS 60/40 ANFO-PS 70/30 ANFO-PS 80/20 BEST-SPLIT BLASTLITE DANFO DANFO-E1 DU PONT NITRAMON DU PONT NITRAMON PRIMERS ECONOTRIM ECONOTRIM BUTTBUSTER EZICHARGE EZICHARGE EZISPLIT HX HEAVY ANFO IMPACT SERIES LIFTER NITREX NOBEL "ALAMEX" NOBEL "AMEX" NOBEL "AMEX" HD NOBEL "AMEX" LD

	NOBEL "AMEX" SD NOBEL "ENERGAN 2600 SERIES" NOBEL "SEISMEX" NOBEL "SEISMEX" PRIMERS NOBEL POWERGEL 2655 NOBEL POWERGEL 2675 NOBEL SUNDERITE NOBEL TRIMONITE PRILL BLENDED ANFO RIOMAX SANFOLD 30 SANFOLD 50 SANFOLD 70 SIMEX SOFTLOAD STOPE CHARGE STOPE SHEER THROWMAX XTREME Z-BAR EDGE & Z-BAR LIFTER
<b>0084</b>	<b>EXPLOSIVE, BLASTING, TYPE D,          Class 1.1D</b>  DETASHEET C1/C2 DU PONT DETASHEET JOHNSON TNC NOBEL "METABEL"
<b>0101</b>	<b>FUSE, NON-DETONATING,          Class 1.3G</b>  NOBEL SAFETY INSTANTANEOUS FUSE QUICKMATCH
<b>0103</b>	<b>FUSE, IGNITER, tubular, metal clad,          Class 1.4G</b>  NOBEL DELAY ELEMENT ROD
<b>0105</b>	<b>FUSE, SAFETY,          Class 1.4S</b>  AILSA SAFETY FUSE

	<p>ENSIGN BICKFORD SAFETY FUSE  NOBEL SAFETY FUSE, BUFF  NOBEL SAFETY FUSE, ORANGE SUPERIOR  NOBEL SAFETY FUSE, YELLOW PLASTIC COATED  SAFETY FUSE EX WASAGCHEMIE  UNIKORD SAFETY FUSE</p>
0131	<p><b>LIGHTERS, FUSE,</b>  <b>Class 1.4S</b></p> <p>PAINS-WESSEX PORTFIRE  PHOENIX FUSE LIGHTER</p>
0144	<p><b>NITROGLYCERIN SOLUTION IN ALCOHOL with more than 1% but not more than 10% nitroglycerin,</b>  <b>Class 1.1D</b></p> <p>NITROGLYCERINE SOLUTION IN ALCOHOL</p>
0150	<p><b>PENTAERYTHRITOL TETRANITRATE (PETN) (see note),</b>  <b>Class 1.1D</b></p> <p>NOBEL PETN</p>
0160	<p><b>POWDER, SMOKELESS,</b>  <b>Class 1.1C</b></p> <p>AR 2051  AR 2201  AR 2202  AR 2205  AR 2206  AR 2207  AR 2208  AR 2209  AR 2211  CANADIAN RIFLE POWDER 4740  DU PONT "HI SKOR" 700-X  DU PONT HI-SKOR 800X  DU PONT IMR 3031  DU PONT IMR 4064  DU PONT IMR 4198  DU PONT IMR 4227  DU PONT IMR 4320</p>

DU PONT IMR 4350  
DU PONT IMR 4831  
DU PONT IMR 4895  
DU PONT PB  
DU PONT SR 4756  
DU PONT SR 4759  
DU PONT SR 7625  
HERCULES "2400"  
HERCULES BLUE DOT  
HERCULES BULLS EYE  
HERCULES GREEN DOT  
HERCULES HERCO  
HERCULES RED DOT  
HERCULES RELODER 7  
HERCULES RIFLE POWDER  
HERCULES UNIQUE  
JAPANESE SMOKELESS POWDER NC  
JAPANESE SMOKELESS POWDER NN  
JAPANESE SMOKELESS POWDER NY-100  
JAPANESE SMOKELESS POWDER NY-300  
JAPANESE SMOKELESS POWDER NY-500  
JAPANESE SMOKELESS POWDER SS  
JAPANESE SMOKELESS POWDER WW  
NOBEL PISTOL POWDER NO. 2  
NOBEL PISTOL POWDER NO. 3  
NOBEL REVOLVER POWDER NO. 1  
NOBEL RIFLE POWDER NO. 0  
NOBEL RIFLE POWDER NO. 1  
NOBEL RIFLE POWDER NO. 2  
NOBEL RIFLE POWDER NO. 3  
NOBEL SHOTGUN POWDER, NO. 60  
NOBEL SHOTGUN POWDER, NO. 62  
NOBEL SHOTGUN POWDER, NO. 64  
NOBEL SHOTGUN POWDER, NO. 78  
OLIN PROPELLANT BALL POWDER, PISTOL POWDER NO. 231  
OLIN PROPELLANT BALL POWDER, PISTOL POWDER NO. 296  
OLIN PROPELLANT BALL POWDER, RIFLE POWDER N. 748  
OLIN PROPELLANT BALL POWDER, RIFLE POWDER NO. 680



	<p>OLIN PROPELLANT BALL POWDER, RIFLE POWDER NO. 760          OLIN PROPELLANT BALL POWDER, RIFLE POWDER NO. 785          OLIN PROPELLANT BALL POWDER, SHOTSHELL POWDER NO 540          OLIN PROPELLANT BALL POWDER, SHOTSHELL POWDER NO. 442          OLIN PROPELLANT BALL POWDER, SHOTSHELL POWDER NO. 452AA          OLIN PROPELLANT BALL POWDER, SHOTSHELL POWDER NO. 473AA          OLIN PROPELLANT BALL POWDER, SHOTSHELL POWDER NO. 571          UEE SHOTGUN POWDER PSB          VECTAN AI          VECTAN D20</p>
<b>0161</b>	<p><b>POWDER, SMOKELESS,          Class 1.3C</b></p> <p>AC 9001          AP-100          AP-70          AP-70N (or UNIVERSAL, as an alternative name)          AR 2052          AR 2205          AR 2206          AR 2208          AR 2208BD          AR 2210          AR 2211          AR 2212          AR 2213SC and AR 2213          AR 2214          AR 2215          AR 2216          AR 2217          AR 2218          AR 2219          AR 2220          AR 4005          AS25BP          AS-30N          AS-40N          AS85N          BENCHMARK 1</p>

	<p>BENCHMARK 2  BS-NACO  CLAYS  FNH 016  FNH 025  FNH P0.6  M1.034  M6.029  MULWEX AS-30  NH.033  NQM.07  OLIN PROPELLANT BALL POWDER, WC232</p>
<b>0168</b>	<p><b>PROJECTILES with bursting charge,  Class 1.1D</b></p> <p>DRAW POINT IMPACTOR</p>
<b>0173</b>	<p><b>RELEASE DEVICES, EXPLOSIVE,  Class 1.4S</b></p> <p>FIRE EXTINGUISHER ACTUATORS, ALL TYPES  TOTAL FIRE EXTINGUISHER ACTUATORS</p>
<b>0174</b>	<p><b>RIVETS, EXPLOSIVES,  Class 1.4S</b></p> <p>SAFETY CARTRIDGE, ALL TYPES</p>
<b>0191</b>	<p><b>SIGNAL DEVICES, HAND,  Class 1.4G</b></p> <p>KILGORE INTERNATIONAL ORANGE SMOKE CG-3234  OLIN 15 MINUTE SAFETY FLARE  OLIN 5 MINUTE RED SAFETY FLARE  OLIN HAND, ORANGE SMOKE DISTRESS SIGNAL  PAINS-WESSEX FLARESMOKE  PAINS-WESSEX HANDFLARE  PAINS-WESSEX HANDFLARE MARK II  PAINS-WESSEX HANDSMOKE  PAINS-WESSEX HANDSMOKE MARK II  PAINS-WESSEX NAVIGATION HANDFLARE  PAINS-WESSEX NAVIGATION HANDFLARE MARK II  PAINS-WESSEX NAVIGATION HANDFLARE MARK VI</p>

	<p>PAINS-WESSEX PINPOINT MARK VI  RES-Q-STAR  SCHERMULY DAY AND NIGHT SIGNAL  SCHERMULY HANDFLARE  SCHERMULY HANDFLARE MARK II  SCHERMULY HANDSMOKE  SCHERMULY HANDSMOKE MARK II  SCHERMULY NAVIGATION HANDFLARE  SCHERMULY NAVIGATION HANDFLARE MARK II  SCHERMULY NAVIGATION HANDFLARE MARK VI  SCHERMULY PINPOINT MARK VI  STANDARD RAILWAY FUSE CORP. 15 MINUTE RED MARINE DISTRESS SIGNAL  SURVIVAL SYSTEMS MODEL 20R DISTRESS SIGNAL 7 SECOND RED FLARE  SURVIVAL SYSTEMS SPORTSMAN'S SMOKE SIGNAL</p>
<b>0193</b>	<p><b>SIGNALS, RAILWAY TRACK, EXPLOSIVE,  Class 1.4S</b></p> <p>RAILWAY TRACK SIGNALS  RAILWAY TRACK SIGNALS, PLASTICS CASE</p>
<b>0197</b>	<p><b>SIGNALS, SMOKE,  Class 1.4G</b></p> <p>ASTRA WHITE SMOKE GENERATOR-TYPE 487  PAINS-WESSEX BUOYSMOKE  PAINS-WESSEX FIRESMOKE  PAINS-WESSEX LIFESMOKE  PAINS-WESSEX MANOVERBOARD  PAINS-WESSEX SAFESMOKE  PAINS-WESSEX SHELLSMOKE  SCHERMULY FIRESMOKE  SCHERMULY LIFESMOKE MARK II  SCHERMULY MANOVERBOARD  SCHERMULY SAFESMOKE</p>
<b>0238</b>	<p><b>ROCKETS, LINE-THROWING,  Class 1.2G</b></p> <p>SCHERMULY 30 mm ROCKET</p>

<b>0240</b>	<b>ROCKETS, LINE-THROWING, Class 1.3G</b>  SCHERMULY SPEEDLINE
<b>0241</b>	<b>EXPLOSIVE, BLASTING, TYPE E, Class 1.1D</b>  AQUACHARGE AQUACHARGE COAL AQUACHARGE ECLIPSE 550 AQUACHARGE ECLIPSE 551 AQUACHARGE EXTRA AQUAMAX AUSX PRESPLIT BEST-TRIM BREAKRITE BS330 DANFO DETAGEL DETAGEL CONTINUOUS PRESPLIT DETAMAX HEAVY ANFO 001 DETAMAX HEAVY ANFO 101 DETAMAX HEAVY ANFO 201 DETAMAX HEAVY ANFO 251 DETAMAX HEAVY ANFO 301 DETAMAX HEAVY ANFO 351 DETAPOWER GU DETAPOWER RU5 DU PONT ANFO-HD DU PONT DANFO E1 DU PONT TOVEX 100 DU PONT TOVEX 200 DU PONT TOVEX 300 DU PONT TOVEX 442 DU PONT TOVEX 472 DU PONT TOVEX 473 DU PONT TOVEX 500 DU PONT TOVEX 505 DU PONT TOVEX 550

DU PONT TOVEX 600  
DU PONT TOVEX 650  
DU PONT TOVEX 700  
DU PONT TOVEX 800  
DU PONT TOVEX 90  
DU PONT TOVEX COAL EMULSION  
DU PONT TOVEX DX  
DU PONT TOVEX EX 50  
DU PONT TOVEX EX 50A  
DU PONT TOVEX EX 80  
DU PONT TOVEX EXTRA-R  
DU PONT TOVEX HIDRIVE  
DU PONT TOVEX P  
DU PONT TOVEX PX  
DU PONT TOVEX S  
DU PONT TOVEX SDX  
DU PONT TOVEX SEISMOPAC  
DU PONT TOVEX SI  
DU PONT TOVEX T1  
DU PONT TOVEX TR  
DX 5014 SENSITISED  
DX 5019 SENSITISED  
DYNOLITE II  
DYNOSPLIT  
DYNOSPLIT L.D.  
EMULAN  
EMULAN 3000  
EMULAN 4000  
EMULAN 5000  
EMULAN 6000  
EMULITE 100  
EMULITE 100G  
EMULITE 100M  
EMULITE 105  
EMULITE 130  
EMULITE 130G  
EMULITE 150  
EMULITE 150G

EMULITE 100W  
EMULITE 200G  
EMULITE 300G  
EMULITE 415 P1 RATING  
EMULITE 416 P1 RATING  
EMULITE 417 P1 RATING  
EMULITE 890  
ENERGAN ADVANTAGE SERIES  
ENERGAN COAL SERIES  
ENERGAN EAGLE  
ENERGAN ECLIPSE 600 SERIES  
ENERGAN ECLIPSE 601 SERIES  
ENERGAN EXTRA SERIES  
ENERGAN GOLD 2600 SERIES  
ENERGAN NOVA 2600 SERIES  
ENERGAN VE SERIES  
ENERGAN XTREME SERIES  
FLEXIGEL SERIES  
HANDIBULK SERIES (Handibulk, Handibulk Supawet, Supawet GT, Supawet ES, Dry & Supadry)  
HEAVY ANFO  
HN HEAVY ANFO  
NITRO NOBEL EMULAN  
NITRO NOBEL EMULITE 100  
NITRO NOBEL EMULITE 1200  
NITRO NOBEL EMULITE 200  
NITROGEL  
NOBEL "AQUAPOUR"  
NOBEL "BOWGEL" 16  
NOBEL "ENERGAN"  
NOBEL "HYDROMEX"  
NOBEL "IREGEL" 306  
NOBEL "IREGEL" 326  
NOBEL "IREGEL" 376  
NOBEL "IREGEL" 446  
NOBEL "IREGEL" 606  
NOBEL "IREGEL" 614  
NOBEL "IREGEL" 616

NOBEL "IREGEL" 674  
NOBEL "IREGEL" 694  
NOBEL "IREGEL" 734  
NOBEL "IREGEL" 746  
NOBEL "MOLANAL" A  
NOBEL "MOLANAL" D  
NOBEL "MOLANITE" 103  
NOBEL "MOLANITE" 104  
NOBEL "MOLANITE" 110  
NOBEL "MOLANITE" 80  
NOBEL "MOLANITE" 80B  
NOBEL "MOLANITE" 95  
NOBEL "MOLANITE" 95B  
NOBEL "POWERGEL" 1501  
NOBEL "POWERGEL" 1511  
NOBEL "POWERGEL" 2131  
NOBEL "POWERGEL" 2151  
NOBEL "POWERGEL" 2510  
NOBEL "POWERGEL" 2931  
NOBEL "POWERGEL" 2941  
NOBEL "POWERPAC"  
NOBEL BARRABA SLURRY  
NOBEL DPBS 400/34  
NOBEL POWERGEL P  
NOBEL POWERGEL PERIMETER  
NOBEL POWERGEL SEISMIC  
NOBEL SINGLETON SLURRY  
NOVALITE SERIES  
POWERBULK DRIVE  
POWERBULK VE  
POWERGEL ADVANTAGE SERIES  
POWERGEL BACKCUT  
POWERGEL BREAKER  
POWERGEL BUSTER  
POWERGEL CLEAR  
POWERGEL CLEAR X  
POWERGEL COAL 4880  
POWERGEL COAL SERIES

POWERGEL DEEP 2800 SERIES  
POWERGEL DEEP 8000 SERIES  
POWERGEL DEEP SERIES  
POWERGEL ECLIPSE 500 SERIES  
POWERGEL ECLIPSE 501 SERIES  
POWERGEL EXTRA 4500 SERIES  
POWERGEL EXTRA SERIES  
POWERGEL GOLD 2500 SERIES  
POWERGEL INTERBURDEN 4870  
POWERGEL MAGNUM  
POWERGEL MAGNUM 11  
POWERGEL MAGNUM 3151  
POWERGEL MAGNUM 365  
POWERGEL MARATHON 2700 SERIES  
POWERGEL NOVA 2500 SERIES  
POWERGEL PERIMETER 3000  
POWERGEL PERMITTED 3000  
POWERGEL POWERFRAG  
POWERGEL POWERPRIME  
POWERGEL PULSAR 3131  
POWERGEL PYROMEX  
POWERGEL RAZORBACK  
POWERGEL SEISMIC  
POWERGEL TOPLOAD 2740  
POWERGEL TRIMEX 3000  
POWERGEL VE  
POWERGEL VULCAN 2900 SERIES  
POWERGEL XTREME SERIES  
POWERMITE (IRECO)  
POWERMITE PRO  
POWERPAC 3000  
POWERSHEAR  
POWERSPLIT W  
RAZORBACK  
RED-X  
RIOFLEX+  
RIOGEL EP  
RIOGEL F



RIOGEL G  
RIOLIFT  
RIOPRIME  
RIOSPLIT  
SABRE  
SCALEX 30  
SCALEX 50  
SLURRAN 916  
TITAN 1000 GASED SERIES  
TITAN 1000 HEAVY ANFO SERIES  
TITAN 2000 EMULSION/ANFO BLEND SERIES FROM 40% TO 50% ANFO  
TITAN 2000 GASED SERIES  
TITAN 2000 HEAVY ANFO SERIES  
TITAN 2000 SOLID SENSITISED BLEND SERIES  
TITAN 2000s  
TITAN 2100 EMULSION - GASED  
TITAN 2100 EMULSION ANFO BLENDS - GASED  
TITAN 2100 EMULSION ANFO BLENDS - SOLID SENSITISED  
TITAN 2100 HEAVY ANFO SERIES  
TITAN 3000 EMULSION/ANFO BLEND SERIES FROM 40% TO 50% ANFO  
TITAN 3000 GASED SERIES  
TITAN 3000 HEAVY ANFO SERIES  
TITAN 3000 SOLID SENSITISED BLEND SERIES  
TITAN 3000S  
TITAN 4000 GASED SERIES  
TITAN 4000 HEAVY ANFO SERIES  
TITAN 5000 EMULSION/ANFO BLEND SERIES IN RATIO FROM 70:30 TO 50:50  
TITAN 5000 HEAVY ANFO BLENDS  
TITAN 6000 GASED SERIES  
TITAN 6000 HEAVY ANFO SERIES  
TITAN 6100 EMULSION - GASED  
TITAN 7000 GASED SERIES  
TITAN BLASTLITE  
TOVEX 100  
TOVEX 150  
TOVEX 200  
TOVEX 200 (PERMITTED)  
TOVEX 300

	<p>TOVEX 472  TOVEX 473  TOVEX 500  TOVEX 505  TOVEX 550  TOVEX 600  TOVEX 650  TOVEX 700  TOVEX 800  TOVEX 90  TOVEX 90 BAK PAK  TOVEX C.E. (COAL EMULSION)  TOVEX DX (DRIVEX)  TOVEX EX 30  TOVEX EX 50  TOVEX EX 50A  TOVEX EX 80  TOVEX EXTRA PLUS 40  TOVEX EXTRA-R  TOVEX HI DRIVE  TOVEX P  TOVEX PP  TOVEX PUMPEX  TOVEX PX (POURVEX)  TOVEX QUARRY MASTER  TOVEX S  TOVEX S1  TOVEX SDX  TOVEX SDX (MINER PAK)  TOVEX SEISMOPAC  TOVEX SUPER QUARRY MASTER  TOVEX T.R.  TOVEX T-1</p>
<b>0242</b>	<p><b>CHARGES, PROPELLING, FOR CANNON,  Class 1.3C</b></p> <p>INCREMENT CHARGE ASSEMBLIES</p>

<b>0255</b>	<b>DETONATORS, ELECTRIC for blasting, Class 1.4B</b>  CARRICK R DETONATOR SERIES DETONATORS - ELECTRONIC, DYNATRONIC DYNADET-TE-INSTANTANEOUS ELECTRIC DETONATOR ELECTRIC INSTANTANEOUS II DETONATORS HOTSHOT ELECTRONIC DETONATOR MAGNASEIS SEISMIC DETONATOR PBS 2000 ELECTRONIC DETONATOR (I-KON SYSTEM) ROZDET UNITRONIC DETONATOR BLASTING SYSTEM
<b>0267</b>	<b>DETONATORS, NON-ELECTRIC for blasting, Class 1.4B</b>  TEC No 8 PLAIN DETONATOR (1.4B)
<b>0275</b>	<b>CARTRIDGES, POWER DEVICE, Class 1.3C</b>  BLUE THUNDER J180T, J460T, J800T, K1100T BOE-30A (75 mm WHITE LIGHTNING Propellant, 669 g, HxD: 5.25"x2.55") WHITE LIGHTNING J90W, J275W, J415W, K550W, K458W, L952W, M1419W, M1939W
<b>0276</b>	<b>CARTRIDGES, POWER DEVICE, Class 1.4C</b>  HILTI CARTRIDGES, CENTRE-FIRE (CASCADE) HILTI CARTRIDGES, CENTRE-FIRE (DYNAMIT NOBEL) HILTI CARTRIDGES, CENTRE-FIRE (FIOCCHI)
<b>0286</b>	<b>WARHEADS, ROCKET with bursting charge, Class 1.1D</b>  PENGUIN MK 2 MOD 7 WARHEAD SECTION WDU-32/B
<b>0288</b>	<b>CHARGES, SHAPED, FLEXIBLE, LINEAR, Class 1.1D</b>  CHARGE CUTTING LINEAR (CCL) SERIES, 250 g/m TO 2700 g/m LINEAR CUTTING CHARGE L12-RDXC-LSC
<b>0312</b>	<b>CARTRIDGES, SIGNAL, Class 1.4G</b>  FIREBALL 12 GAUGE PAINS-WESSEX 25 mm VERY CARTRIDGE

	<p>PAINS-WESSEX 38 mm VERY CARTRIDGE  SCHERMULY 25 mm VERY CARTRIDGE  SCHERMULY SMOKE PUFF VERY CARTRIDGE</p>
<b>0323</b>	<p><b>CARTRIDGES, POWER DEVICE,  Class 1.4S</b></p> <p>15 mm PCF CARTRIDGE WITH 8 g OF PROPELLANT  ACVOKE CABLE SPIKING GUN, SAFETY BLANKS  AMPACK INDUSTRIAL CARTRIDGES  AUTOMATED BOULDER BUSTER SYSTEM  BOULDER BUSTER CARTRIDGE  CARTRIDGES, FIRE EXTINGUISHER ACTUATING, ALL TYPES  ESSIG RB100 ROCKBREAKER  FIRE EXTINGUISHER ACTUATORS  HILTI CARTRIDGES, RIMFIRE (CASCADE)  HILTI CARTRIDGES, RIMFIRE (DYNAMIT NOBEL)  HILTI CARTRIDGES, RIMFIRE (FIOCCHI)  HILTI DX10  KILN GUN SHELLS  M.S.A. RAIL PUNCH CARTRIDGES  METRON FIRE EXTINGUISHER ACTUATORS  NONEX SAFETY CARTRIDGE  POWER UNIT PC  RAMSET CARTRIDGES  REMINGTON STUD DRIVER CARTRIDGES  SCHERMER BOLT STUNNER CARTRIDGE  T+ COUPLINGS  TEMPLE COX CARTRIDGES</p>
<b>0325</b>	<p><b>IGNITERS,  Class 1.4G</b></p> <p>BULLET HIT-M16  BULLET HIT-M17  DIRECTIONAL SHORT CIRCUITORS-DSC SERIES LONG AND SHORT  HOWARD FUSE IGNITERS  OMNI SHORT CIRCUITORS-OSC SERIES  SCHERMULY INTERNATIONAL IGNITERS  SCHERMULY SPEEDLINE IGNITERS</p>

<b>0332</b>	<b>EXPLOSIVE, BLASTING, TYPE E, Class 1.5D</b>  ANRUB AUSX SLX600 DETAPOWER 400S PACKAGED DETAPOWER HI II INHIBITED HEAVY ANFO DETAPOWER MATRIX SENSITISED P1 DETAPOWER MATRIX SENSITISED P2 DETAPOWER MATRIX SENSITISED P3 DETAPOWER MATRIX SENSITISED P4 DETAPOWER P4 SERIES DETAPOWER RU1 DETAPOWER RU2 DETAPOWER RU3 DETAPOWER RU4 DETAPOWER SERIES DU PONT TOVEX E DU PONT TOVEX EL DU PONT TOVEX EXTRA EMULAN 6500 EMULAN 7000 EMULAN 8000 EMULAN 9000 EMULITE 200 EMULITE 300 EMULITE 850 EMULITE MATRIX, SENSITISED (1220) FIX EMULSION GX-20 SLURRAN, BULK FORMULATION GX-20 SLURRAN, PACKAGE FORMULATION ISANOL NOBEL "POWERGEL" 1511 NOBEL POWERGEL 2901 SERIES POWERBULK UH POWERGEL 2500 UB POWERGEL 2500 UBX RIOFLEX RIOFLEX CN
-------------	--

	<p>RIOFLEX SN  RIOGEL TTX (BULK)  TITAN 1000 EMULSION ANFO BLENDS  TITAN 2000 EMULSION/ANFO BLEND SERIES WITH UP TO 40% ANFO  TITAN 3000 EMULSION/ANFO BLEND SERIES WITH UP TO 40% ANFO  TITAN 4000 EMULSION ANFO BLENDS  TITAN 5000 EMULSION/ANFO BLENDS WITH UP TO 30% ANFO  TITAN 6000 EMULSION ANFO BLENDS  TITAN 6000 SOLID SENSITISED EMULSION  TITAN 6100 SOLID SENSITISED EMULSION  TOVEX BE  TOVEX BE 70  TOVEX BE LD  TOVEX E  TOVEX EL  TOVEX EXTRA  TOVEX EXTRA L/D</p>
<b>0333</b>	<p><b>FIREWORKS,  Class 1.1G</b></p> <p>AIRBURST-NIGHT  MAROONS (FOTI'S)  MAROONS (HOWARD &amp; SONS)  SALUTES UP TO 75 mm (FOTI'S)  SALUTES UP TO 75 mm (HOWARD &amp; SONS)  SHELLS, AERIAL (FOTI'S)  SHELLS, AERIAL (HOWARD &amp; SONS)</p>
<b>0334</b>	<p><b>FIREWORKS,  Class 1.2G</b></p> <p>PAINS-WESSEX AERIAL BOMB BLASTS  PAINS-WESSEX MAROONS  PAINS-WESSEX PARAROCKET MARK I  PAINS-WESSEX PARAROCKET MARK III  PAINS-WESSEX THUNDER FLASH  ROCKETS (FOTI'S)  ROCKETS (HOWARD &amp; SONS)  RUBBER BALL CHARGE  SCHERMULY PARAROCKET MARK I</p>

	<p>SCHERMULY PARAROCKET MARK III  SCHERMULY ROCKET 2 STAR  SHELLS, AERIAL (FOTI'S)  SHELLS, AERIAL (HOWARD &amp; SONS)</p>
<b>0335</b>	<p><b>FIREWORKS,  Class 1.3G</b></p> <p>ARCING MATCH  FLASH PAPER  LE MAITRE PYROFLASH CARTRIDGES  MAROON #1  MAROON #2  MAROON #3  SHELLS, AERIAL (FOTI'S)  SHELLS, AERIAL (HOWARD &amp; SONS)  SPARKLERS, LARGE  SPARKLING STAR COMPOSITION</p>
<b>0336</b>	<p><b>FIREWORKS,  Class 1.4G</b></p> <p>4 oz GERBS - 8 TYPES  8 oz GERBS - AMBER  8 oz GERBS - FLITTER  8 oz GERBS - GOLD  8 oz GERBS - GOLD TO SILVER  8 oz GERBS - GREEN  8 oz GERBS - RED  8 oz GERBS - SHIMMER  8 oz GERBS - SILVER  CENTURI MODEL ROCKET MOTORS  COX ASTRA ROCKET ENGINE (NOT EXCEEDING 12.5 g COMPOSITION)  ESTES MODEL ROCKET MOTORS (NOT EXCEEDING 12.5 g COMPOSITION)  FLASH POTS  GROUND DISPLAY FIREWORKS, EACH CONTAINING UP TO 40 g OF FIREWORK  COMPOSITION  ICE FOUNTAIN - LARGE  ICE FOUNTAIN - SMALL  PAINS-WESSEX THEATRE FIRES  SMOKE POTS FOR STAGE USE</p>

	SPARKLERS, SMALL
<b>0337</b>	<p><b>FIREWORKS, Class 1.4S</b></p> <p>AMORCES (TOY CAPS, BEING PAPER STRIPS OR DISCS, OR PLASTIC CUPS) GROUND DISPLAY FIREWORKS, EACH CONTAINING UP TO 40 g OF FIREWORK COMPOSITION IGNITION TAPES JEX STARTING PISTOL CAPS STARTING PISTOL CAPS STRAITLINE STARTING PISTOL CAPS THERMIT IGNITERS TOY FIREWORKS (OTHER THAN AMORCES AND SPARKLERS) WESTRAK IGNITION TAPES</p>
<b>0338</b>	<p><b>CARTRIDGES FOR WEAPONS, BLANK or CARTRIDGES, SMALL ARMS, BLANK, Class 1.4C</b></p> <p>RAMSET RP-4, PELLETS</p>
<b>0339</b>	<p><b>CARTRIDGES FOR WEAPONS, INERT PROJECTILE or CARTRIDGES, SMALL ARMS, Class 1.4C</b></p> <p>WINCHESTER 8 GAUGE INDUSTRIAL CARTRIDGES</p>
<b>0342</b>	<p><b>NITROCELLULOSE, WETTED with not less than 25% alcohol, by mass, Class 1.3C</b></p> <p>NITROCELLULOSE C1</p>
<b>0349</b>	<p><b>ARTICLES, EXPLOSIVE, N.O.S., Class 1.4S</b></p> <p>1.4S PROPELLANT SAMPLE PACKAGE 27.5 mm PCF SAFETY CARTRIDGE 42 mm (60 g) PCF SAFETY CARTRIDGE EXEL CONNECTALINE NONEL EXTENDALINE SHOCKLINE STATNAMIC IGNITER</p>
<b>0351</b>	<p><b>ARTICLES, EXPLOSIVE, N.O.S., Class 1.4C</b></p> <p>38 mm P38R-A-1G, P38R-A-2G, P38R-A-3G, P38R-A-4G, P38R-A-5G, P38R-A-6G 42 mm PCF CARTRIDGE WITH 100 g OF PROPELLANT</p>



	<p>60 mm PCF CARTRIDGE WITH 100, 200 AND 300 g OF PROPELLANT          BLUE THUNDER reload kit up to 62.5 g Propellant, 8.3 g Delay charge, 1.4g Ejection charge          WHITE LIGHTNING reload kit up to 62.5 g Propellant, 8.3 g Delay charge, 1.4 g Ejection charge</p>
<b>0360</b>	<p><b>DETONATOR ASSEMBLIES, NON-ELECTRIC for blasting,          Class 1.1B</b></p> <p>EXEL CONNECTADET 6 DETONATOR          EXEL CONNECTADET DETONATORS          EXEL DETONATORS (MS &amp; LP SERIES)          EXEL DEVELDET DETONATOR          EXEL ENDURADET DETONATOR          EXEL GOLDET 6 DETONATORS          EXEL GOLDET DETONATORS          EXEL LEAD IN LINE          EXEL LLHD DETONATORS          EXEL MS CONNECTOR          EXEL TRUNKLINE DELAY          M.D. NONEL M.S. CONNECTOR          NOBEL "SILINE" DELAY DETONATORS          NONEL LEAD IN LINE          NONEL LP PRIMADET          NONEL MS CONNECTOR          NONEL MS PRIMADET          NONEL SLHD          NONEL SUPER "CLIPDET"          NONEL SUPER "DOUBLEDET"          NONEL SUPER "SNAPDET"          NONEL SUPER "SNAPLINE"          NONEL SUPER L.P          NONEL SUPER M.S          NONEL UB SURFACE DELAYS          NONEL UNIDET          NONEL WITH NPED DET.          PRIMADET NON-ELECTRIC DETONATORS, LONG PERIOD (LP) SERIES          PRIMADET NON-ELECTRIC DETONATORS, MILLISECOND (MS) SERIES          PRIMADET NON-ELECTRIC DETONATORS, NOISELESS LEAD-IN-LINE SERIES          PRIMADET NON-ELECTRIC DETONATORS, EZ TRUNKLINE DELAY (EZTL) SERIES          SLIDER PRIMER DETONATOR ASSEMBLY</p>

	SNAPLINE UNITEC SNAP CLIP
<b>0361</b>	<b>DETONATOR ASSEMBLIES, NON-ELECTRIC for blasting, Class 1.4B</b>  EZ TRUNKLINE DELAY (EZTL) PRIMADET NONELECTRIC DETONATOR RIOTECH MS AND TLD CONNECTORS RIOTECH TRUNKLINE DELAY DETONATORS TECNEL NON-ELECTRIC MS AND TLD CONNECTORS TECNEL TRUNKLINE DELAY DETONATOR TTC, 17 ms, 25 ms, 42 ms, 65 ms, 84 ms
<b>0367</b>	<b>FUZES, DETONATING, Class 1.4S</b>  NOBEL NONEL TUBE
<b>0368</b>	<b>FUZES, IGNITING, Class 1.4S</b>  NOMATCH IGNITER
<b>0405</b>	<b>CARTRIDGES, SIGNAL, Class 1.4S</b>  BIRDFRITE MK 2 GOLDEN BURST STAGE FLASH STAGE FRIGHT FLASH STAGE FRIGHT SMOKE
<b>0428</b>	<b>ARTICLES, PYROTECHNIC for technical purposes, Class 1.1G</b>  THEATRICAL MAROONS GIANT
<b>0431</b>	<b>ARTICLES, PYROTECHNIC for technical purposes, Class 1.4G</b>  GERBES GLITTER CASCADES MAROONS MICRODETS MICRODETS - NON FRAGMENTING MINI GERBS - 8 TYPES PYRONEX CHARGES - ELECTRIC (25 g, 75 g and 150 g) SILVERJET CARTRIDGE

	<p>SILVERJET CARTRIDGE - REDUCED HEIGHT  STATNAMIC CHARGE  STREAMER BURST  THEATRICAL MAROONS LARGE  THEATRICAL MAROONS MEDIUM  THEATRICAL MAROONS SMALL</p>
<b>0432</b>	<p><b>ARTICLES, PYROTECHNIC for technical purposes,  Class 1.4S</b></p> <p>30 SEC COLOURED SMOKE (5 TYPES)  7 SEC COLOURED SMOKE (5 TYPES)  AIRBURSTS  ALADDIN SMOKES  AMBER FLASH  AMBER STAR  COLOURED FIRE  COLOURED FIRE CARTRIDGE AMBER  COLOURED FIRE CARTRIDGE BLUE  COLOURED FIRE CARTRIDGE GREEN  COLOURED FIRE CARTRIDGE MAUVE  COLOURED FIRE CARTRIDGE RED  COLOURED FIRE CARTRIDGE WHITE  COLOURED SMOKE  FLASH-PAPER STRING COTTON  GOLDEN STAR CARTRIDGE  GREEN FLASH  GREEN STAR  GUNFLASH  LARGE CONFETTI - COLOURED  LARGE CONFETTI - WHITE  LARGE GLITTER BLUE  LARGE GLITTER GOLD  LARGE GLITTER GREEN  LARGE GLITTER RED  LARGE GLITTER SILVER  PHANTOM FLAMES  QUIKDRAW PROPELLING CHARGE  RED FLASH  RED STAR</p>

	<p>ROBOTICS</p> <p>SILVER STAR CARTRIDGE - LARGE</p> <p>SILVER STAR CARTRIDGE - MEDIUM</p> <p>SILVER STAR CARTRIDGE - SMALL</p> <p>SKORPION ANTI-THEFT DEVICE</p> <p>SMOKE PUFF - PYROPOT</p> <p>STREAMER CARTRIDGE</p> <p>STREAMER CARTRIDGE - LARGE</p> <p>THEATRICAL FLASH CARTRIDGE - LARGE</p> <p>THEATRICAL FLASH CARTRIDGE - MEDIUM</p> <p>THEATRICAL FLASH CARTRIDGE - SMALL</p>
<b>0454</b>	<p><b>IGNITERS</b></p> <p><b>Class 1.4S</b></p> <p>NOBEL ELECTRIC FUSES</p> <p>IGNITION TAPES (THERMIT IGNITERS)</p> <p>PCF CARTRIDGE IGNITER</p> <p>DE LA MARE ELECTRIC SQUIBS</p> <p>DU PONT IGNITACORD CONNECTORS</p> <p>NOBEL BEANHOLE CONNECTORS FOR FAST IGNITER CORD</p> <p>NOBEL IGNITER CORD CONNECTORS</p> <p>NOBEL MULTIPLE SAFETY FUSE IGNITERS</p> <p>NOBEL SLOTTED CONNECTORS FOR SLOW IGNITER CORD</p> <p>RIO TINTO IGNITERS</p>
<b>0483</b>	<p><b>CYCLOTRIMETHYLENETRINITRAMINE (CYCLONITE; HEXOGEN; RDX), DESENSITISED,</b></p> <p><b>Class 1.1D</b></p> <p>HLX SHEET EXPLOSIVE</p> <p>RDX COMPOSITION A3</p> <p>RDX COMPOSITIONS TR1, TR1SG AND TR2</p> <p>RDX, DESENSITISED, (CXM-7)</p>
<b>0499</b>	<p><b>PROPELLANT, SOLID,</b></p> <p><b>Class 1.3C</b></p> <p>PYRODEX FINES, SELECT, OVERS, P, RS, CTG &amp; EXTRUDED P, EXTRUDED RS</p>
<p>The DEOCL Listing of Defence Explosive Ordnance, as amended from time to time, is deemed to be incorporated in this List.</p>	

### 3. AUTHORISED COMMONWEALTH EXPLOSIVES

#### 3.1 Commonwealth Defence Explosives Arrangements

On 3 May 2004 the Ordnance Safety Group, within the Commonwealth Department of Defence, was renamed the Directorate of Ordnance Safety (DOS). The DOS is the technical regulator of Explosive Ordnance storage and transport activities within the Australian Defence Organisation. It also conducts audits of compliance in accordance with Explosive Ordnance safety policy and regulations throughout Defence. These audits are independent of the monitoring authorities within Defence Groups. Technical regulation includes development of Defence policy covering the storage, transport and handling of Explosive Ordnance.

This activity includes the resolution of the complex Commonwealth and State regulatory issues surrounding the transport and storage of Commonwealth explosives, the development of Defence Instructions and participation in the development of the *Australian Explosives Code*. Another important activity of DOS is the compilation of the **Defence Explosive Ordnance Classification Listing (DEOCL)**, which is maintained by Defence and issued at regular intervals on a restricted basis.

#### 3.2 Civilian Contractors

Increasingly, civilian contractors handle defence ordnance. Under a long term Australian Defence Force contract the ADI Company manufactures rifle ammunition, grenades, aircraft bombs, anti missile shells, large caliber ammunition, demolition charges and training and practice products. Also the company has a 10-year contract to warehouse, maintain and distribute the Australian Defence Forces explosive ordnance. These civilian contractors, because they are not defence personnel or Commonwealth employees, come under the NSW explosives regulatory regime. This makes it necessary to formally recognise the DEOCL list of Explosive Ordnance (which contains over 2400 line items) as explosives authorised under NSW legislation.

#### 3.3 DEOCL List

Accordingly, the **DEOCL** listing of Explosives Ordnance, (as amended from time to time), is now recognised in NSW as forming part of the **List of Authorised Explosives** under Clause 8 of the *Explosives Regulation 2005*.

## 4. CATEGORIES OF PROHIBITED EXPLOSIVES

The following categories of explosives are prohibited in NSW unless WorkCover has granted an exemption under clause 93 or 94 of the Explosives Regulation 2005 or specific approval given on the appropriate licence or fireworks notification form.

### 4.1 Safety Cartridges

A safety cartridge or other munitions is prohibited where:

- (a) the bullet is not firmly fixed in the cartridge case, or
- (b) the bullet has a split or cracked case, or
- (c) the bullet has a case that is liable to split or rupture when fired in a properly constructed weapon of a chambering and calibre appropriate to a cartridge of its class, or
- (d) the bullet or other projectile explodes, or contains an incendiary or tracer composition, or contains a lachrymatory, nauseating or toxic substance.

*but does not include:*

- (e) a safety cartridge in 4.1 (a)(b) and (c) held under a collector's licence issued by the police if the cartridges are kept separate from cartridges for use or for supply.
- (f) safety cartridge for use by the Police Service, the Commonwealth or a State or Territory of the Commonwealth, or by the Armed Services, or
- (g) the importing, with the approval in writing of the Regulatory Authority, of a safety cartridge having a bullet or other projectile that contains an incendiary or tracer composition, or
- (h) a safety cartridge having a bullet or other projectile approved in writing by the Regulatory Authority.

### 4.2 Fireworks

A firework is prohibited where the firework:

- (a) contains a composition of a chlorate in admixture with sulfur, a sulfide or phosphorus (other than amorces, a streamer cone or a confetti bomb), or
- (b) is of such construction that firework composition can escape from it, or
- (c) can explode en masse, or
- (d) explodes either wholly or in part (other than a distress signal, amorces, a snap for a bon-bon cracker, a streamer cone or a confetti bomb), or
- (e) on ignition may project through the air in an erratic or unpredictable flight, or
- (f) contains arsenic or a compound of arsenic as an ingredient of its composition, or
- (g) does not have displayed on it instructions in the English language relating to the manner in which it should be ignited and the manner in which it is designed to behave, or

- (h) ignites in less than 3 seconds, or more than 15 seconds, after its wick or touch paper has been ignited in accordance with the instructions displayed on it, or
- (i) after having been set up and ignited in accordance with the instructions displayed on it, behaves otherwise than in accordance with those instructions, or
- (j) can be ignited or discharged by means other than the lighting of a wick, touch paper or by electric initiation, other than a distress signal, amorces, snaps for bon-bon crackers, streamer cones, model rocket propellant devices and confetti bombs, or
- (k) is a rocket other than a distress signal, or
- (l) is a trick firework, or
- (m) is a display firework as defined by the Explosives Regulation 2005, or
- (n) is a firecracker that can be initiated by striking on the side of a match-box, or
- (o) are aerial salutes larger than 75 mm.

Notwithstanding the above, fireworks are not prohibited if:

- i) they are for the purpose of use outside the State if they are exported as soon as practicable to that other State or Territory and evidence of an authority to import from that other State or Territory has been received and a copy is forwarded to the NSW Regulatory Authority, prior to the release of the fireworks, or
- ii) they are for use under the authority of a fireworks licence appropriately endorsed for the fireworks allowed to be used and are fireworks other than (b), (e), (i), (j), (k), (n) and (o) and are listed under Section 2 of this document, and
- iii) they are used in accordance with the manufacturer's or supplier's instructions.

### 4.3 Distress Signals

A distress signal is prohibited if it does not comply with AS 2092 (Pyrotechnic marine distress flares and signals for pleasure craft) or an equivalent International Standards Organisation standard.

### 4.4 Model Rockets

A model rocket propellant device is prohibited if it:

- (a) contains a composition of a chlorate in admixture with sulfur, a sulfide or phosphorus, or
- (b) is of such construction that ignitable substances can escape from it, or
- (c) may explode either wholly or in part, or
- (d) contains an ignitable substance or ignitable substances exceeding 15 grams in mass, or
- (e) is used for the purpose other than that allowed for by a recognised model rocket club.

but does not include:

- i) a model rocket propellant device containing an ignitable substance or ignitable substances not exceeding 62.5 grams in mass received by a person who is a member of a recognised model rocket club, or
- ii) a model rocket propellant device containing an ignitable substance or ignitable substances exceeding 62.5 grams in mass received by a person who is a member of a recognised model rocket club and holds a pyrotechnicians licence endorsed for the use of such devices.

#### **4.5 Liquid Oxygen Explosive Mixtures**

A liquid oxygen explosive mixture, which is a mixture of liquid oxygen and a carbonaceous material and is known as a liquid oxygen explosive, is prohibited unless the mixture is created for immediate use as an integral part of a manufacturing process and that process is approved in writing by the Regulatory Authority.

#### **4.6 Unauthorised Explosives**

Any explosive that does not appear on the List of Authorised Explosives is a prohibited explosive unless otherwise authorised by WorkCover.



# 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

### AUBURN COUNCIL

#### Pesticide Use Notification Plan

PESTICIDES Regulation 1995, states that NSW public authorities who use pesticides in outdoor places must prepare a notification plan in relation to such pesticide use and give notice to the public according to the plan.

Copies of Auburn Council's Pesticide Use Notification Plan can be viewed at Council's Customer Service Centre at 1 Susan Street, Auburn, during normal business hours or on Council's website [www.auburn.nsw.gov.au](http://www.auburn.nsw.gov.au). JOHN BURGESS, General Manager, Auburn Council, PO Box 118, Auburn NSW 1835.

[3396]

### BAULKHAM HILLS SHIRE COUNCIL

#### Roads Act 1993, Section 10

#### Dedication of Land as Public Road

IN accordance with Section 10 of the Roads Act 1993, notice is hereby given that the land described in the Schedule below is dedicated to the public as public road. D Walker, General Manager, Baulkham Hills Shire Council, PO Box 75, Castle Hill, NSW, 1765.

#### Schedule

Lot 3 DP 1053459 (Subject to Easement for Water Supply purposes Book 2215 No. 688) Highs Road, West Pennant Hills

Parish of Field of Mars, County of Cumberland

Lot 21 DP 884347 Old Northern Road & Brisbane Road, Castle Hill

Parish of Castle Hill, County of Cumberland

Lot 3 DP 585173 Anella Avenue, Castle Hill

Parish of Castle Hill, County of Cumberland

Lot 3 DP 1028642 Terminus Street, Castle Hill

Parish of Castle Hill, County of Cumberland

[3397]

### 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 1104858.

[3398]

### CAMPBELLTOWN CITY COUNCIL

#### Local Government Act 1993

#### Land Acquisition (Just Terms Compensation) Act 1991

#### Notice of Compulsory Acquisition of Land

CAMPBELLTOWN CITY COUNCIL declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for incorporation into the Ingleburn Community Centre. Dated at Campbelltown, this 23rd day of July 2007. PAUL TOSI, General Manager, Campbelltown City Council, PO Box 57, Campbelltown NSW 2560.

#### SCHEDULE

Lots 7 and 8, section 8, DP 2913.

[3399]

### COBAR SHIRE COUNCIL

#### Pesticide Use Notification Plan

IN accordance with the requirements of the Pesticides Regulation 1995, Cobar Shire Council announces the finalisation and adoption of its Pesticide Use Notification Plan. This plan sets out how Council will notify members of the community of pesticide applications in public land and facilities that Cobar Shire Council owns or controls.

The plan can be viewed at Council's Administration Building at 36 Linsley Street, Cobar, during normal business hours or on Council's website [www.cobar.nsw.gov.au](http://www.cobar.nsw.gov.au). R. SMITH, General Manager, Cobar Shire Council, PO Box 223, Cobar NSW 2835.

[3400]

### COFFS HARBOUR CITY COUNCIL

#### Naming of Roads

NOTICE is hereby given that Coffs Harbour City Council, in pursuance of section 162 of the Roads Act 1993, has named roads as follows:

<i>Location</i>	<i>New Name</i>
New road off Lakes Drive, North	Torrens Way
Boambee Valley	Myall Close
	Windamere Way

STEPHEN SAWTELL, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450.

[3401]

### KOGARAH COUNCIL

#### Renaming of Park Avenue

Kogarah Council resolved on 22 January 2007 that:

the renaming of Park Avenue, Penshurst, to Parkview Avenue be approved with this decision being made on the basis that the majority of residents in the street support the name change and that the Department of Lands also supports the name change.

Council has notified the relevant government agencies and Universal Press (publishers of street directories) and is replacing street signs.

[3402]

**LAKE MACQUARIE CITY COUNCIL**

## Proposed Naming of Roads

NOTICE is given by Council in pursuance of Section 162.1 of the Roads Act 1993, as amended, proposes to name the following roads:

<i>Location</i>	<i>Proposed Name</i>
Lot 9 DP 1038830 John Fisher Drive, Belmont North	SILOAM DRIVE
Lot 137 DP 774535 Camberwarra Drive, Floraville	Rengor Close

Written objections to the proposed naming will be accepted up to one month after publication date of this Notice. The reasons for objection need to be clearly stated. For further information, contact Stephen Pichaloff on (02) 4921 0534.

BRIAN BELL, General Manager, Lake Macquarie City Council, P.O. Box 1906, HUNTER REGION MAIN CENTRE NSW 2310.

[3403]

**LIVERPOOL PLAINS SHIRE COUNCIL**

## Notice of Exhibition of Pesticide Use Notification Plan

LIVERPOOL PLAINS SHIRE COUNCIL has finalised its Pesticide Use Notification Plan to operate in the area managed and controlled by Council. The plan complies with the requirements of Part 4B, Division 2 and Regulation 110, Clauses 11L, 11M and 11N of the Pesticides Act.

The plan is available for viewing on Council's website at [www.lpsc.nsw.gov.au](http://www.lpsc.nsw.gov.au) or at Council's Offices at 60 Station Street, Quirindi NSW 2343, during normal office hours. ROBERT HUNT, General Manager, Liverpool Plains Shire Council, PO Box 152, Quirindi NSW 2343.

[3404]

**PALERANG COUNCIL**

## Roads Act 1993

## Notice of Closure and Transfer of Temporary Road

NOTICE is hereby given by Palerang Council that in pursuance of section 39 and 40 of the Roads Act 1993, that the temporary public road, being the land described in the Schedule below, is closed and is to be transferred to the ownership of adjoining land owner, Mr F. B. Clarke. PETER BASCOMB, General Manager, Palerang Council, 10 Majara Street, Bungendore NSW 2621.

**SCHEDULE**

Lot 10, DP 1069847, Parish of Larbert, County of Murray,  
Lower Boro Road, Boro.

[3405]

**PALERANG COUNCIL**

## Erratum

THE notice published in the *New South Wales Government Gazette* of 28 October 2005, under Palerang Council has been withdrawn and the following notice replaces it:

**PALERANG COUNCIL**

## Local Government Act 1993

## Land Acquisition (Just Terms Compensation) Act 1991

## Notice of Compulsory Acquisition of Land

PALERANG COUNCIL declares with the approval of His Excellency the Lieutenant Governor, that the land described in Schedule A below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of sewage treatment. Dated at Bungendore this 18th day of July 2007. PETER BASCOMB, General Manager, Palerang Council, PO Box 348, Bungendore NSW 2621.

**SCHEDULE A**

Lot 10, DP 1111968.

[3406]

## NARROMINE SHIRE COUNCIL

Local Government Act 1993, Section 713

## Sale of Land for Unpaid Rates

NOTICE is hereby given to the persons named hereunder that the Narromine Shire Council has resolved in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder of which the person named appears to be the owner or in which they have an interest and on which the amount of rates stated in each case, as at 31 May 2007, was due:

<i>Owner or person having interest in the land</i>  (a)	<i>Description of Land</i>  (b)	<i>Amount of rates (including extra charges) overdue for more than five years</i>  (c) \$	<i>Amount of all other rates (including extra charges) due and in arrears</i>  (d) \$	<i>Total</i>  (e) \$
Jeffrey Phillip AURISCH.	Lot 1, DP 224808, Parish of Wentworth and Lot 21, DP 702459, Parish of Wentworth.	7,294.46	16,933.65	24,228.11
Belinda Anne Blake CRAWFORD.	Lot 4, DP 857298, Parish of Wentworth.	1,929.12	18,260.26	20,189.38
Brian John SMITH and Geoffrey Martin SMITH.	Lot 6, DP 758759, Parish of Wentworth.	2,089.94	16,546.15	18,636.09
Maurice Leigh PALIN.	Lot 101, DP 810143, Parish of Wentworth.	688.01	6,688.22	7,376.23
Estate of the Late Clarence Francis SMITH, Mathew John SMITH and Christine Fay STANLEY.	Lot 1, DP 309099, Parish of Trangie.	739.67	6,618.31	7,357.98

In default of payment to the Council of the amount stated in Column (e) above and any other rates (including extra charges) becoming due and payable after publication of this notice, or an arrangement satisfactory to the Council for payment of all such rates being entered into by the rateable person, before the time fixed for the sale, the said land will be offered for sale by public auction on Saturday, 20 October 2007, at 11:00 a.m., at the Council Chambers, 124 Dandaloo Street, Narromine, by Landmark, 21 Trangie Road, Narromine. PAUL BENNETT, General Manager, Narromine Shire Council, 124 Dandaloo Street, Narromine NSW 2821.

[3416]

**ESTATE NOTICES**

IN the Supreme Court of New South Wales, Equity Division.—Notice of intended distribution of estate.—Any person having any claim upon the estate of HERMANN OTTO MANNECK, late of 63 Charles Street, Leichhardt, in the State of New South Wales, who died on 23 April 2007, must send particulars of his claim to the executors, c.o. Lobban McNally Lawyers, Level 3, 65 York Street, Sydney NSW 2000, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executors have notice. Probate was granted in New South Wales on 10 July 2007. LOBBAN MCNALLY LAWYERS, Level 3, 65 York Street, Sydney NSW 2000, tel.: (02) 9299 8438.

[3407]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of DORIS JEAN MARION McMILLAN, late of Northbridge, in the State of New South Wales, who died on 15 April 2007, must send particulars of his claim to the executors, Glenn Robert Thompson and Ross Alexander MacPherson, c.o. Newnams Solicitors, 122 Castlereagh Street, Sydney NSW 2000, within one (1)

calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 13 July 2007. NEWNHAMS SOLICITORS, 122 Castlereagh Street, Sydney NSW 2000 (DX 665, Sydney), tel.: (02) 9264 7788.

[3408]

**COMPANY NOTICES**

THE GOOD CHRISTIAN HOUSING CO-OPERATIVE LIMITED (in liquidation).—Notice is hereby given that a special meeting of the abovementioned co-operative will be held at the office of the liquidator, Anderson Accounting, Level 1, 58 The Boulevard, Strathfield NSW 2135, on Monday, 20 August, 2007, at 10:00 a.m., for the purpose of having an account laid before it showing the manner in which the winding-up has been conducted and the property of the co-operative disposed of and of hearing any explanation which may be given by the liquidator. Dated at Strathfield, this 20th day of July 2007. N. ANDERSON, Liquidator, c.o. Anderson Accounting, Level 1, 58 The Boulevard (PO Box 683), Strathfield NSW 2135, tel.: (02) 9747 2888.

[3409]

**CO-OPERATIVE HOUSING AND STARR-BOWKETT SOCIETIES ACT 1998**

Re-Instatement of Societies and Appointment of Liquidator

The Commonwealth Starr-bowkett Co-operative Building Society No. 9 Ltd  
The North Sydney Starr-bowkett Co-operative Society No. 10 Ltd  
Section 176

I, Christine Gowland, Manager Financial Analysis Branch, Registry of Co-operatives & Associations, order the reinstatement of the above two societies under section 601AH of the Corporations Act 2001 as applied to societies pursuant to section 177 of the Co-operative Housing and Starr-Bowkett Societies Act 1998 (the Act). I further certify that grounds exist under section 176(g) of the Act (insufficient directors to constitute a quorum for a period of one month) for the winding up of the societies on the certificate of the Registrar and pursuant to section 176(3) I appoint the persons below to wind up the societies.

NEIL WILLIAM ANDERSON, Suite 6 Level 1, 58 The Boulevard, Strathfield NSW 2135. Dated the 24th day of July 2007. CHRISTINE GOWLAND, Delegate of the Registrar. [3410]

**CO-OPERATIVE HOUSING AND STARR-BOWKETT SOCIETIES ACT 1998**

Re-Instatement of Societies and Appointment of Liquidator  
The Starr-Bowkett Co-operative Home Loans No. 2 Ltd  
Section 179

I, Christine Gowland, Manager Financial Analysis Branch, Registry of Co-operatives & Associations, acting pursuant to section 179(c) of the Co-operative Housing and Starr-Bowkett Societies Act 1998 (vacancy in office of liquidator) appoint the persons listed below to complete the winding up of the above society.

NEIL WILLIAM ANDERSON, Suite 6 Level 1, 58 The Boulevard, Strathfield NSW 2135. Dated the 24th day of July 2007. CHRISTINE GOWLAND, Delegate of the Registrar. [3411]

NOTICE convening final meeting of creditors.—MATTLAUR PTY LIMITED, ACN 076 861 802 (in liquidation).—Notice is hereby given pursuant to section 509 of the Corporations Law, that the final creditors meeting of the abovenamed company will be held at the office of Lower, Russell & Farr, First Floor, 81 Henry Street, Penrith, NSW 2750, on the 24th August 2007 at 10:00 a.m., for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of. Persons claiming to be creditors are required to prove their debt by no later than 4 o'clock of the previous day. In default they will be excluded from the benefit of the dividend. Dated this 24th day of July 2007. STEPHEN HENRY LOWER, Liquidator, First Floor, 81 Henry Street, Penrith, NSW 2750, tel.: (02) 4732 3033. [3412]

NOTICE convening final meeting of creditors.—AUSBOARD PTY LIMITED, ACN 091 728 424 (in liquidation).—Notice is hereby given pursuant to section 509 of the Corporations Law, that the final creditors meeting of the abovenamed company will be held at the office of Lower, Russell & Farr, First Floor, 81 Henry Street, Penrith, NSW 2750, on the 24th August 2007 at 10:00 a.m., for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of. Persons claiming to be creditors are required to prove their debt by no later than 4 o'clock of the previous day. In default they will be excluded from the benefit of the dividend. Dated this 24th day of July 2007. STEPHEN HENRY LOWER, Liquidator, First Floor, 81 Henry Street, Penrith, NSW 2750, tel.: (02) 4732 3033. [3413]

NOTICE of Resolution passed (Appointment of Liquidator) – In the matter of ROWLAND INVESTMENTS PTY LIMITED, ACN 000 227 207 – Notice is hereby given that at an Extraordinary General Meeting of Members of the above company duly convened and held on Saturday 29th June 2007 the following Special and Ordinary Resolutions were passed “That the company be wound up voluntarily” and “That Richard Bruce Nissen be appointed as Liquidator of the company”. Dated this 24th day of July 2007. RICHARD BRUCE NISSEN, Liquidator, C/- Roberts Nissen, Chartered Accountants, 121 Walker Street, NORTH SYDNEY NSW 2060. [3414]

## OTHER NOTICES

### AMENDMENT LAND SALE

IN the Local Court at Lithgow file 89/05 Ceedive pty ltd vs. Donald Francis Timms. Re advertisement 3375 N.S.W GVT Gazette No 90 posted 13 July 2007. This sale has been postponed as per UCPR 2005 section 39.11 (1)(a) until the 11th day August 2007 at 1.30 pm by public Auction at Century 21 Lithgow Auction Rooms 166 Main street Lithgow N.S.W. Sgt DARREN WOODS, OIC Bathurst Sheriff Office. [3415]

ISSN 0155-6320

---

Authorised to be printed  
ROBERT J. GALLAGHER, Government Printer.