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LEGISLATION

Regulations



New South Wales

Aboriginal Land Rights Amendment (Board Elections) Regulation 2007

under the

Aboriginal Land Rights Act 1983

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Aboriginal Land Rights Act 1983*.

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

Explanatory note

The object of this Regulation is to amend the *Aboriginal Land Rights Regulation 2002* as follows:

- (a) to require a certified copy of the membership roll of a Local Aboriginal Land Council to be provided to the returning officer at least 48 hours before an election for the Board of the Council is held,
- (b) to provide that only a voting member of a Local Aboriginal Land Council (that is, a member of such a Council who has voting rights in relation to the Council) is eligible to nominate a person as a candidate for election as a Board member of the Council,
- (c) to enable the returning officer for an election to provide assistance to persons unable to vote without assistance,
- (d) to change the voting system for Boards of Local Aboriginal Land Councils from optional preferential to first past the post and to make other provision in relation to procedures for voting and counting of votes,
- (e) to require electoral material to be retained by the Registrar for 3 months, if the Registrar is not the returning officer for an election for a Board or for the Chairperson or Deputy Chairperson of a Board,
- (f) to require notices of meetings at which an election is to be held to specify that the election is to be held and the classes of persons who are eligible to vote.

This Regulation is made under the *Aboriginal Land Rights Act 1983*, including sections 63 (7) and 252 (the general regulation-making power).

Clause 1 Aboriginal Land Rights Amendment (Board Elections) Regulation 2007

Aboriginal Land Rights Amendment (Board Elections) Regulation 2007

under the

Aboriginal Land Rights Act 1983

1 Name of Regulation

This Regulation is the *Aboriginal Land Rights Amendment (Board Elections) Regulation 2007*.

2 Amendment of Aboriginal Land Rights Regulation 2002

The *Aboriginal Land Rights Regulation 2002* is amended as set out in Schedule 1.

Aboriginal Land Rights Amendment (Board Elections) Regulation 2007

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 25 Election of Board members

Insert after clause 25 (1):

- (1A) The chief executive officer of the Local Aboriginal Land Council must, not later than 48 hours before a meeting at which an election for one or more Board members is to take place, send a current copy of the Council's membership roll, certified in a manner approved by the Registrar, to the returning officer for the election.
- (1B) If a copy of a membership roll is not provided in accordance with subclause (1A) and the Registrar is not the returning officer, the Registrar must, at the request of the returning officer, supply a current copy of the Council's membership roll, certified in a manner approved by the Registrar, to the returning officer before the election.

[2] Clause 25 (3) (a) and (b)

Insert "voting" before "member" wherever occurring.

[3] Clause 25 (4)

Omit the subclause. Insert instead:

- (4) For a nomination to be valid:
 - (a) the person who nominates another person must be a voting member of the Council at the time the nomination is made, and
 - (b) the person nominated must be a voting member of the Council and give his or her consent to the nomination before the election is held and the consent must be recorded in the minutes of the meeting.

[4] Clause 25 (6) (b)

Omit the paragraph. Insert instead:

- (b) subject to this Division, be conducted in the manner determined by the Registrar.

Aboriginal Land Rights Amendment (Board Elections) Regulation 2007

Schedule 1 Amendments

[5] Clause 25 (6A)

Insert after clause 25 (6):

- (6A) The returning officer is to make all necessary arrangements for a ballot and may nominate a person (other than a voting member of the Local Aboriginal Land Council) to assist in those arrangements.

[6] Clause 25A Conduct of ballot for Board members

Insert “by the returning officer or” after “be determined” in clause 25A (2).

[7] Clause 25A (4)

Omit the subclause. Insert instead:

- (4) The returning officer is to direct the voting members present at the election meeting that each member must record a vote on the ballot-paper for one candidate by placing the number “1” (or a tick or cross) in the square opposite the name of the candidate.

[8] Clause 25A (6)

Insert after clause 25A (5):

- (6) Without limiting subclause (5), the returning officer may require a person who wishes to vote in the election to state any particulars necessary for the purpose of identifying the name on the membership roll under which the vote is claimed.

[9] Clause 25AA

Insert after clause 25A:

25AA Assistance to certain electors

- (1) If an elector satisfies the returning officer that:
- (a) his or her sight is so impaired, or
 - (b) he or she is so physically incapacitated, or
 - (c) he or she is so illiterate,
- that the elector is unable to vote without assistance, the returning officer is to permit a person appointed by the elector to mark the ballot-paper of the elector according to the instruction of the elector.
- (2) If any such elector fails to appoint a person under subclause (1), the returning officer must, in the presence of:
- (a) such scrutineers as choose to be present, or

Aboriginal Land Rights Amendment (Board Elections) Regulation 2007

Amendments

Schedule 1

-
- (b) if there are no scrutineers present, in the presence of such person as the elector may appoint, mark the ballot-paper according to the instruction of the elector.
- (3) The instruction of a person under this clause may be given by handing to the person marking the ballot-paper a “how-to-vote” card or a printed or written statement indicating the candidate for whom the elector desires to vote.

[10] Clause 25B

Omit the clause. Insert instead:

25B Counting of votes

- (1) The returning officer must as soon as practicable after voting takes place in a ballot under this Division:
 - (a) examine each ballot-paper and reject those which are informal, and
 - (b) proceed to count the votes in accordance with this clause.
- (2) The returning officer is to examine the ballot-papers and count the votes in the presence of any scrutineers and such other persons as the returning officer thinks fit.
- (3) Each candidate may nominate a person present at the meeting to act as a scrutineer for the candidate.
- (4) A ballot-paper must be rejected as informal if the elector has failed to record his or her vote in the manner directed by the returning officer.
- (5) A ballot-paper is not to be rejected as informal merely because of any mark or writing that is not authorised or required by this Regulation if, in the opinion of the returning officer, the elector’s intention is clearly indicated on the ballot-paper.
- (6) In any election for Board members, the method of counting votes is to be the “first past the post” method, that is, the candidate or candidates with the most votes is or are taken to be elected.
- (7) If the number of candidates to be elected cannot be determined because of an equality of votes, the candidate taken to be elected is the candidate whose name is drawn by lot from a receptacle containing the names of each of the candidates having equal votes.

Aboriginal Land Rights Amendment (Board Elections) Regulation 2007

Schedule 1 Amendments

[11] Clause 25F Retention of electoral papers

Insert at the end of clause 25F:

- (2) Despite subclause (1), if the returning officer is not the Registrar, the returning officer must send all electoral material to the Registrar immediately after the declaration of the result of an election under this Division.
- (3) The Registrar must retain all nomination papers, ballot-papers and other papers in connection with an election under this Division for a period of not less than 3 months after the election takes place.

[12] Clause 27 Notice of meetings

Insert after clause 27 (2):

- (3) Notice under subclause (1) of a meeting at which an election under Division 3 of this Part is to be held must also specify:
 - (a) that the election is to be held, and
 - (b) the classes of persons who are eligible to vote.



New South Wales

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2007

under the

Commercial Vessels Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Commercial Vessels Act 1979*.

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

Explanatory note

The objects of this Regulation are:

- (a) to increase certain fees prescribed by the *Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986* that are payable in respect of:
 - (i) examinations for certificates of competency, and
 - (ii) the issue, recognition and revalidation of certificates of competency, and
 - (iii) miscellaneous other matters, and
- (b) to increase certain fees prescribed by the *Commercial Vessels (Load Lines) Regulation 1986* for:
 - (i) an initial survey and the issue of a load line certificate, and
 - (ii) an initial survey and the issue of a load line exemption certificate, and
 - (iii) a periodical survey, and
 - (iv) a periodical inspection, and
- (c) to increase certain fees prescribed by the *Commercial Vessels (Permits) Regulation 1986* for:
 - (i) applications for permits under the *Commercial Vessels Act 1979*, and
 - (ii) investigations of those applications, and
 - (iii) miscellaneous other matters.

The fee increases are generally in line with movements in the Consumer Price Index.

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2007

Explanatory note

This Regulation is made under the *Commercial Vessels Act 1979*, including sections 17, 30, 30G (3), 38 and 52 (the general regulation-making power) and such other provisions as are referred to in this Regulation.

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2007

Clause 1

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2007

under the

Commercial Vessels Act 1979

1 Name of Regulation

This Regulation is the *Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2007*.

2 Commencement

This Regulation commences on 1 October 2007.

3 Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986

The *Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986* is amended as set out in Schedule 1.

4 Amendment of Commercial Vessels (Load Lines) Regulation 1986

The *Commercial Vessels (Load Lines) Regulation 1986* is amended as set out in Schedule 2.

5 Amendment of Commercial Vessels (Permits) Regulation 1986

The *Commercial Vessels (Permits) Regulation 1986* is amended as set out in Schedule 3.

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2007

Schedule 1 Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986

Schedule 1 Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986

(Clause 3)

Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Fees payable in connection with certificates of competency

(Clause 13)

Part 1 Fees in respect of examinations

Column 1	Column 2	Column 3
Class of certificate or endorsement	Examination for which fee is payable	Fee \$
Master Class 1, Master Class 1 (limited to sail as Chief Mate), Master Class 2, Master Class 2 (limited to sail as Chief Mate), Second Mate Class 1, Second Mate Class 2	All exams for the relevant class of certificate	414
Master Class 3 or Master Class 3 (limited to sail as Chief Mate)	All exams for the relevant class of certificate	414
Master Class 4 or Mate Class 4	All exams for the relevant class of certificate	379
Master Class 5	All exams for the relevant class of certificate	286
Coxswain	All exams for the relevant class of certificate	144
Marine Engineer Class 1, Marine Engineer Class 2 or Marine Engineer Watchkeeper	All exams for the relevant class of certificate	414
Marine Engineer Class 3	All exams for the relevant class of certificate	286
Marine Engine Driver Grade 1	All exams for the relevant class of certificate	286

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2007

Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986 Schedule 1

Column 1	Column 2	Column 3
Class of certificate or endorsement	Examination for which fee is payable	Fee \$
Marine Engine Driver Grade 2	All exams for the relevant class of certificate	187
Marine Engine Driver Grade 3	All exams for the relevant class of certificate	99
All classes mentioned above	Where a single written or single oral supplementary exam is carried out for the relevant class of certificate	40
Certificate endorsed for either trading or fishing operations	Trading or fishing operations	99
Certificate endorsed for air-cushioned vessel operations	Air-cushioned vessel operations	99
Certificate endorsed for special operations	Special operations	99
Certificate endorsed for refrigeration operations	Engineering knowledge—written	99
	Engineering knowledge—oral	99

Part 2 Fees in respect of issue, recognition and revalidation of certificates of competency

Column 1	Column 2
Matter for which fee is payable	Fee \$
Issue of certificate under section 30H of the Act if the candidate satisfies examination requirements (or those requirements except for short courses) outside NSW	46
Recognition of certificates of other States etc under section 30L of the Act:	
(a) by endorsement of certificate	16
(b) by notice certifying validity	33
Revalidation of certificate under section 30I of the Act	99
Issue of duplicate certificate under section 30H (4) of the Act for certificate lost or destroyed	99

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2007

Schedule 1 Amendment of Commercial Vessels (Certificates of Competency and Safety Manning) Regulation 1986

Part 3 Miscellaneous fees

Column 1	Column 2
Matter for which fee is payable	Fee \$
Eyesight test conducted by the Minister to satisfy medical requirements for issue of certificate of competency	50
Re-assessment of written examination paper for issue of certificate of competency	24
Oral examination required on seamanship or coastal local knowledge in connection with certificate of competency	99
Application for review of the Minister's decision under clause 6 of this Regulation	33
Record of service book	27
Where, at the request of the applicant for examination, a person acting on behalf of the Minister attends at a place where the officer would not, except in response to the request, have been engaged on official duties—travelling and accommodation expenses incurred by the officer because of that attendance	Such reasonable fee as may be deemed by the Minister to cover some or all of those expenses and was notified to the applicant at the time of the request
Issue of certificate of competency where the applicant has passed examinations conducted by another marine authority	76
Search fee—per item	40

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2007

Amendment of Commercial Vessels (Load Lines) Regulation 1986

Schedule 2

Schedule 2 Amendment of Commercial Vessels (Load Lines) Regulation 1986

(Clause 4)

Schedule 2 Fees

Omit items 1–4 from the Schedule. Insert instead:

1	Initial survey and issue of load line certificate	306
2	Initial survey and issue of load line exemption certificate	306
3	Periodical survey	306
4	Periodical inspection	101

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2007

Schedule 3 Amendment of Commercial Vessels (Permits) Regulation 1986

Schedule 3 Amendment of Commercial Vessels (Permits) Regulation 1986

(Clause 5)

Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Fees, expenses and charges

(Clause 14)

Part 1 General

- | | | |
|---|---|--|
| 1 | Replacement of a permit plate that has become lost, illegible, damaged or destroyed (section 15 (5) of the Act) | \$74 |
| 2 | Investigation as to whether conditions should be imposed on a deemed temporary permit (but only where conditions are imposed under section 19 (3) (b) of the Act): | \$262 |
| | In addition, for any inspection of a vessel for that purpose | \$132 per hour or part of an hour |
| 3 | Work carried out in connection with: | |
| | (a) an application for a permit and investigation of the application (including survey, examination, approval of plans, witnessing position of draught marks, witnessing of inclining tests, approval of stability data, witnessing of vessel trials and examination of information in connection with approval of plans), or | |
| | (b) an application for approval of prototype vessel plans: | |
| | For a vessel less than or equal to 7.5 metres in length | \$135 per metre (or part of a metre) of length of the vessel |
| | For a vessel more than 7.5 metres in length | \$281 per metre (or part of a metre) of length of the vessel |

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2007

Amendment of Commercial Vessels (Permits) Regulation 1986

Schedule 3

4	Work carried out in connection with an application for a permit in respect of a vessel of a design or production run for which a prototype approval has previously been issued:	
	For a vessel less than or equal to 7.5 metres in length	\$70 per metre (or part of a metre) of length of the vessel
	For a vessel more than 7.5 metres in length	\$132 per metre (or part of a metre) of length of the vessel
5	Work associated with the repeated re-examination of vessel survey plans	\$132 per hour or part of an hour
6	Investigation as to whether the suspension of a permit was justified (section 22 (5) of the Act):	\$132
	In addition, for any inspection of a vessel for that purpose	\$132 per hour or part of an hour
7	Work carried out in respect of the survey of a vessel in accordance with its survey schedule (section 30 of the Act):	
	For a vessel less than or equal to 7.5 metres in length	\$46 per metre (or part of a metre) of length of the vessel
	For a vessel that is more than 7.5 metres in length but less than or equal to 15 metres in length	\$68 per metre (or part of a metre) of length of the vessel
	For a vessel that is more than 15 metres in length	\$81 per metre (or part of a metre) of length of the vessel
8	Issue of a replacement survey record book (clause 10 (7))	\$176
9	Issue of a towage permit (clause 12):	\$67
	In addition, for any inspection of a vessel for that purpose	\$132 per hour or part of an hour
10	Inspection, where a defect or deficiency has been revealed by a survey under section 28 of the Act, for the purpose of ascertaining whether the defect or deficiency has been rectified	\$132 per hour or part of an hour
11	Inspection subsequent to repairs following accident damage (section 29 (3) of the Act)	\$132 per hour or part of an hour
12	Preliminary inspection of an existing vessel for oral advice on survey requirements	\$220 (which is to be deducted from any subsequent application fee in relation to the vessel)

Commercial Vessels Legislation Amendment (Fees, Charges and Expenses) Regulation 2007

Schedule 3 Amendment of Commercial Vessels (Permits) Regulation 1986

13	Conversion of a deemed temporary permit to a New South Wales permit (section 20 of the Act)	\$132 per metre
14	Reinstatement of suspended permits	\$132
15	Resurvey of vessel with cancelled survey permit:	
	For a vessel less than or equal to 7.5 metres in length	\$70 per metre (or part of a metre) of length of the vessel
	For a vessel more than 7.5 metres in length	\$132 per metre (or part of a metre) of length of the vessel

Part 2 Supplementary charges payable in addition to the fees, expenses and charges under Part 1

16	Survey or service carried out by a surveyor outside normal working hours	\$65 per hour or part of an hour (including travelling time), subject to a minimum fee of \$256 where the hours are not merely an extension of normal working hours
17	Attendance by a surveyor (at the request of an applicant for a vessel permit, or of a person submitting a vessel for inspection or the issue of a towage permit) otherwise than at a place or time at which the surveyor is normally engaged in official duties	Such reasonable travel and accommodation expenses as are incurred by the surveyor for the purposes of the attendance



New South Wales

Freedom of Information Amendment (Agencies) Regulation 2007

under the

Freedom of Information Act 1989

The Administrator, with the advice of the Executive Council, has made the following Regulation under the *Freedom of Information Act 1989*.

MORRIS IEMMA, M.P.,
Premier

Explanatory note

The object of this Regulation is to amend the *Freedom of Information Regulation 2005*:

- (a) to require certain bodies and offices to be treated as part of other agencies for freedom of information purposes (rather than as separate agencies), and
- (b) to update references to certain departments and public authorities in that Regulation.

This Regulation is made under the *Freedom of Information Act 1989*, including sections 7 (3), 8 (2) and 69 (the general regulation-making power).

Clause 1 Freedom of Information Amendment (Agencies) Regulation 2007

Freedom of Information Amendment (Agencies) Regulation 2007

under the

Freedom of Information Act 1989

1 Name of Regulation

This Regulation is the *Freedom of Information Amendment (Agencies) Regulation 2007*.

2 Amendment of Freedom of Information Regulation 2005

The *Freedom of Information Regulation 2005* is amended as set out in Schedule 1.

Freedom of Information Amendment (Agencies) Regulation 2007

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 10 Reports to Parliament

Omit the definition of *FOI Manual* in clause 10 (4). Insert instead:

FOI Manual means the document entitled *NSW FOI Manual*, published from time to time by the Department of Premier and Cabinet (or jointly with the Ombudsman's Office). The Manual is accessible on the Internet website of the Department of Premier and Cabinet.

[2] Schedules 3 (Public authorities) and 4 (Public offices)

Omit "Premier's Department" wherever occurring.

Insert instead "Department of Premier and Cabinet".

[3] Schedules 3 and 4

Omit "Department of Gaming and Racing" wherever occurring.

Insert instead "Department of the Arts, Sport and Recreation".

[4] Schedule 3

Omit "Department of Environment and Conservation" wherever occurring.

Insert instead "Department of Environment and Climate Change".

[5] Schedule 3

Omit "Department of Tourism, Sport and Recreation" from the matter relating to the Boxing Authority.

Insert instead "Department of the Arts, Sport and Recreation".

[6] Schedule 3

Omit "Department of Infrastructure, Planning and Natural Resources" wherever occurring from the matter relating to the Building Regulations Advisory Council, the Chipping Norton Lake Authority, the South Sydney Development Corporation and the Sydney and Regional Centres Drinking Water Catchments REP Advisory Committee.

Insert instead "Department of Planning".

Freedom of Information Amendment (Agencies) Regulation 2007

Schedule 1 Amendments

[7] Schedule 3

Omit “Department of Energy, Utilities and Sustainability” wherever occurring.

Insert instead “Department of Water and Energy”.

[8] Schedule 3

Omit “Department of Infrastructure, Planning and Natural Resources” wherever occurring from the matter relating to the Lake Illawarra Authority and the Penrith Lakes Scheme Monitoring Committee.

Insert instead “Department of Environment and Climate Change”.

[9] Schedule 3

Omit “Legal Practitioners Admission Board”.

Insert instead “Legal Profession Admission Board”.

[10] Schedule 3

Omit “Department of Infrastructure, Planning and Natural Resources” from the matter relating to a Local land board under the *Western Lands Act 1901*.

Insert instead “Department of Lands”.

[11] Schedule 3

Omit “Attorney General’s Department” from the matter relating to the State Debt Recovery Office.

Insert instead “The Treasury”.

[12] Schedule 3

Omit the matter relating to the Stock Medicines Board.

[13] Schedule 3

Omit “Attorney General’s Department” from the matter relating to the Workers Compensation Commission.

Insert instead “WorkCover Authority”.

[14] Schedule 3

Insert in Part 3 in alphabetical order under the headings “**Body**” and “**Agency**” the following:

Administrative Decisions Tribunal

Attorney General’s Department

Children’s Court

Attorney General’s Department

Freedom of Information Amendment (Agencies) Regulation 2007

Amendments

Schedule 1

Children's Court Advisory Committee	Attorney General's Department
Children's Court Clinic	Attorney General's Department
District Court	Attorney General's Department
Drug Court	Attorney General's Department
Dust Diseases Tribunal	Attorney General's Department
Industrial Committee established under the <i>Industrial Relations Act 1996</i>	Attorney General's Department
Land and Environment Court	Attorney General's Department
Law Reform Commission	Attorney General's Department
Local Courts	Attorney General's Department
Office of the Legal Services Commissioner	Attorney General's Department
Office of the Sheriff	Attorney General's Department
Privacy NSW	Attorney General's Department
Public Defenders Office	Attorney General's Department
Registry of Births Deaths & Marriages	Attorney General's Department
Sentencing Council	Attorney General's Department
Supreme Court	Attorney General's Department
Victims Advisory Board	Attorney General's Department
Victims Compensation Fund Corporation	Attorney General's Department
Victims Compensation Tribunal	Attorney General's Department

[15] Schedule 4

Insert in Part 2 in alphabetical order under the headings "**Office**" and "**Agency**" the following:

Commissioner of the Land and Environment Court	Attorney General's Department
Costs assessor appointed under the <i>Legal Profession Act 2004</i>	Attorney General's Department
Industrial Registrar	Attorney General's Department



New South Wales

Freedom of Information Amendment (Annual Reports) Regulation 2007

under the

Freedom of Information Act 1989

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

MORRIS IEMMA, M.P.,
Premier

Explanatory note

Section 68 (1) of the *Freedom of Information Act 1989* requires each agency under that Act to report annually to Parliament on the agency's obligations under the Act. The *Freedom of Information Regulation 2005* requires an annual report to include the information required by the FOI Manual, in the form required by the FOI Manual.

The object of this Regulation is to amend the *Freedom of Information Regulation 2005* to make it clear that, when the FOI Manual is updated before an annual report is prepared, the relevant edition of the FOI Manual is the edition in force at the end of the reporting year to which the report relates.

This Regulation also:

- (a) specifies the office in a public authority (the Cancer Institute (NSW)) the holder of which is the principal officer of that authority, and
- (b) omits from the list of public authorities an authority that no longer exists (the Delegate District Hospital).

This Regulation is made under the *Freedom of Information Act 1989*, including section 69 (the general regulation-making power).

Clause 1 Freedom of Information Amendment (Annual Reports) Regulation 2007

Freedom of Information Amendment (Annual Reports) Regulation 2007

under the

Freedom of Information Act 1989

1 Name of Regulation

This Regulation is the *Freedom of Information Amendment (Annual Reports) Regulation 2007*.

2 Amendment of Freedom of Information Regulation 2005

The *Freedom of Information Regulation 2005* is amended as set out in Schedule 1.

Freedom of Information Amendment (Annual Reports) Regulation 2007

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 10 Reports to Parliament

Omit clause 10 (2). Insert instead:

- (2) The required information must be set out:
 - (a) in relation to a report for any reporting year up to and including the year ending on 30 June 2007—in the form required by the relevant section of Appendix B to the third edition of the document entitled *FOI Procedure Manual* published in 1994, or
 - (b) in relation to any later reporting year—in the form required by the relevant section of Appendix B to the FOI Manual (as in force at the end of the reporting year to which the report relates).

[2] Clause 10 (4), definition of “required information”

Omit the definition. Insert instead:

required information means:

- (a) in relation to a report for any reporting year up to and including the year ending on 30 June 2007—the information required by Appendix B to the third edition of the document entitled *FOI Procedure Manual* published in 1994, or
- (b) in relation to any later reporting year—the information required by Appendix B to the FOI Manual (as in force at the end of the reporting year to which the relevant report relates).

[3] Schedule 1 Principal offices

Insert in alphabetical order:

Cancer Institute (NSW)

Chief Cancer Officer

[4] Schedule 3 Public authorities

Omit the matter relating to the Delegate District Hospital from Part 3.



New South Wales

Maritime Services Legislation Amendment (Fees) Regulation 2007

under the

Maritime Services Act 1935

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

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

Explanatory note

The objects of this Regulation are:

- (a) to amend the *Water Traffic Regulations—N.S.W.* to increase certain fees relating to aquatic licences, the registration of vessels and the licensing of drivers of vessels, and
- (b) to amend the *Management of Waters and Waterside Lands Regulations—N.S.W.* to increase certain fees relating to occupation licences.

The fee increases are generally in line with movements in the Consumer Price Index.

This Regulation is made under the *Maritime Services Act 1935*, including section 38 (the general regulation-making power) and, in particular, section 38 (3) (b) and (c).

Clause 1 Maritime Services Legislation Amendment (Fees) Regulation 2007

Maritime Services Legislation Amendment (Fees) Regulation 2007

under the

Maritime Services Act 1935

1 Name of Regulation

This Regulation is the *Maritime Services Legislation Amendment (Fees) Regulation 2007*.

2 Commencement

This Regulation commences on 1 October 2007.

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

The *Water Traffic Regulations—N.S.W.* are amended as set out in Schedule 1.

4 Amendment of Management of Waters and Waterside Lands Regulations—N.S.W.

The *Management of Waters and Waterside Lands Regulations—N.S.W.* are amended as set out in Schedule 2.

Maritime Services Legislation Amendment (Fees) Regulation 2007

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

Schedule 1

Schedule 1 Amendment of Water Traffic Regulations—N.S.W.

(Clause 3)

Each provision specified in Column 1 of the following Table is amended by omitting the matter specified in Column 2 of that Table opposite that provision and by inserting instead the matter specified in Column 3 of that Table opposite that provision.

Table

Column 1—Provision	Column 2—Matter to be omitted	Column 3—Matter to be inserted
Regulation 8 (3) (g) (i)	\$73	\$76
Regulation 8 (3) (g) (ii)	\$110	\$114
Regulation 8 (3) (g) (iii)	\$291	\$301
Regulation 8 (3) (g) (iv)	\$583	\$602
Regulation 11 (3A) (a)	\$248	\$257
Regulation 11 (3A) (b)	\$63	\$65
Regulation 11 (3A) (c) (i)	\$43	\$45
Regulation 11 (3A) (c) (ii)	\$43	\$45
Regulation 11 (3A) (c) (ii)	\$8	\$8.20
Regulation 11 (3A) (c) (ii)	\$483	\$496
Regulation 11 (7) (c)	\$22	\$24
Regulation 15H (2) (e) (i)	\$40	\$41
Regulation 15H (2) (e) (ii)	\$26	\$27
Regulation 15L (a)	\$131	\$136
Regulation 15L (b)	\$64	\$66
Regulation 15L (c)	\$39	\$41
Regulation 15M (2) (a)	\$260	\$268
Regulation 15M (2) (b)	\$94	\$97
Regulation 15M (3) (a)	\$31	\$32
Regulation 15NA (1) (a) (i)	\$93	\$97
Regulation 15NA (1) (a) (ii)	\$46	\$48
Regulation 15NA (1) (b) (i)	\$166	\$172

Maritime Services Legislation Amendment (Fees) Regulation 2007

Schedule 1 Amendment of Water Traffic Regulations—N.S.W.

Column 1—Provision	Column 2—Matter to be omitted	Column 3—Matter to be inserted
Regulation 15NA (1) (b) (ii)	\$83	\$86
Regulation 15Q	\$16	\$17

Maritime Services Legislation Amendment (Fees) Regulation 2007

Amendment of Management of Waters and Waterside Lands Regulations— Schedule 2
N.S.W.

Schedule 2 Amendment of Management of Waters and Waterside Lands Regulations— N.S.W.

(Clause 4)

Each provision specified in Column 1 of the following Table is amended by omitting the matter specified in Column 2 of that Table opposite that provision and by inserting instead the matter specified in Column 3 of that Table opposite that provision.

Table

Column 1—Provision	Column 2—Matter to be omitted	Column 3—Matter to be inserted
Regulation 35A (1) (a)	\$249	\$258
Regulation 35A (1) (b)	\$417	\$430
Regulation 35A (2) (a)	\$168	\$173
Regulation 35A (2) (b)	\$332	\$343
Regulation 36A (1) (a)	\$248	\$256
Regulation 36A (1) (b)	\$248	\$256
Regulation 36A (1) (b)	\$84	\$87
Regulation 36A (1) (c)	\$584	\$604
Regulation 36A (1) (c)	\$166	\$172
Regulation 36A (2) (a)	\$310	\$321
Regulation 36A (2) (b)	\$310	\$321
Regulation 36A (2) (b)	\$104	\$108
Regulation 36A (2) (c)	\$726	\$753
Regulation 36A (2) (c)	\$207	\$214
Regulation 36A (3) (a)	\$166	\$172
Regulation 36A (3) (b)	\$166	\$172
Regulation 36A (3) (b)	\$36	\$37
Regulation 36A (3) (c)	\$346	\$357
Regulation 36A (3) (c)	\$66	\$68
Regulation 37 (3B) (b)	\$94	\$97
Regulation 37 (6)	\$94	\$97

Maritime Services Legislation Amendment (Fees) Regulation 2007

Schedule 2 Amendment of Management of Waters and Waterside Lands Regulations—
N.S.W.

Column 1—Provision	Column 2—Matter to be omitted	Column 3—Matter to be inserted
Regulation 39 (3)	\$94	\$97
Regulation 46	\$94	\$97
Regulation 49 (4)	\$94	\$97



New South Wales

Mine Subsidence Compensation Regulation 2007

under the

Mine Subsidence Compensation Act 1961

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Mine Subsidence Compensation Act 1961*.

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

Explanatory note

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

- (a) the rate of contributions payable to the Mine Subsidence Compensation Fund (*the Fund*) by proprietors of colliery holdings and exceptions from the requirement to contribute to the Fund,
- (b) the period for which compensation for untenable buildings and works is payable in relation to certain kinds of damage arising from mine subsidence,
- (c) the period within which certain claims for compensation from the Fund must be made,
- (d) the form in which claims must be made,
- (e) the qualifications required of a person who makes a valuation for the purposes of the Act,
- (f) fees,
- (g) other minor, consequential and ancillary matters.

This Regulation is made under the *Mine Subsidence Compensation Act 1961*, including section 18 (the general regulation-making power) and the sections referred to in the Regulation.

Mine Subsidence Compensation Regulation 2007

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Mine Subsidence Compensation Regulation 2007

Clause 1

Mine Subsidence Compensation Regulation 2007

under the

Mine Subsidence Compensation Act 1961

1 Name of Regulation

This Regulation is the *Mine Subsidence Compensation Regulation 2007*.

2 Commencement

This Regulation commences on 1 September 2007.

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

3 Definitions

(1) In this Regulation:

approved means approved for the time being by the chairperson of the Board.

the Act means the *Mine Subsidence Compensation Act 1961*.

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

4 Contributions under section 11 (1A)

For the purposes of section 11 (1A) of the Act, in respect of the year referred to in the heading to Schedule 1:

- (a) the contribution payable to the Mine Subsidence Compensation Fund by the proprietor of a colliery holding specified in Column 1 of that Schedule is, for each dollar of the land value of that colliery holding, to be calculated at the rate (if any) specified in Column 2 of that Schedule opposite that colliery holding, and
- (b) the proprietor of a colliery holding specified in Column 1 of that Schedule is, if no rate is specified in Column 2 of that Schedule opposite that colliery holding, excepted from contributing to the Mine Subsidence Compensation Fund.

Clause 5 Mine Subsidence Compensation Regulation 2007

5 Prescribed period under section 12 (1) (c)

The prescribed period for the purposes of section 12 (1) (c) of the Act is the period, not exceeding 6 months, during which any buildings or works are (by reason of damage arising from subsidence due to the extraction of coal or shale) untenable, under repair or in course of construction.

6 Notifications under section 12 (2)

A notification under section 12 (2) of the Act must be lodged with the Secretary of the Board:

- (a) within 12 months after the day on which it became known to the owner concerned that the damage was caused by subsidence, or
- (b) if the Board determines that the owner should have known on a particular day that the damage was caused by subsidence, within 12 months after that day, or
- (c) if the Board determines that a longer period is justified in the circumstances of the case, within the longer period so determined.

7 Claims under section 12A

- (1) Any claim under section 12A of the Act must be in or to the effect of the approved form.
- (2) For the purposes of section 12A (2) (a) of the Act, the prescribed time within which a claim referred to in section 12A (1) (a) must be lodged with the Secretary of the Board is 3 months from the date on which the damage occurred.
- (3) However, if the claimant satisfies the Board:
 - (a) that he or she was not aware of the damage on the date on which it occurred or was not aware that the damage was caused by the exercise by the Board of its powers under section 13A of the Act, and
 - (b) that he or she was the owner of the improvements or the household or other effects on the date on which the damage occurred and on the date on which the notification was lodged,then the prescribed time within which the claim must be lodged is 3 months from the date on which he or she became aware of the damage or became aware that the damage was caused by the exercise by the Board of its powers under section 13A of the Act.

8 Prescribed qualifications of valuer under section 13 (1) (a)

For the purposes of section 13 (1) (a) of the Act, a valuer has the prescribed qualifications if the valuer is registered as a practising real estate valuer under the *Valuers Act 2003*.

9 Prescribed fee under section 15B (2)

For the purposes of section 15B (2) of the Act, the prescribed fee to accompany an application for a certificate of compliance is \$40.

10 Prescribed fee under section 15C (2)

For the purposes of section 15C (2) of the Act, the prescribed fee to accompany an application for a certificate to the effect that a compensation claim has been paid is \$20.

11 Savings

Any act, matter or thing that, immediately before the repeal of the *Mine Subsidence Compensation Regulation 2002*, had effect under that Regulation continues to have effect under this Regulation.

Mine Subsidence Compensation Regulation 2007

Schedule 1 Rate of contribution to Mine Subsidence Compensation Fund for 2006

Schedule 1 Rate of contribution to Mine Subsidence Compensation Fund for 2006

(Clause 4)

Column 1	Column 2
Colliery holding	Rate (in \$)
Aberdare North	Excepted
Airly	0.00108
Angus Place	0.08043
Antiene	Excepted
Appin	0.0282
Ashton	0.02446
Austar	0.00293
Avon	Excepted
Awaba	0.02629
Baal Bone	0.13970
Bargo	Excepted
Bayswater No 2	0.10376
Bengalla	0.06465
Berrima	0.00428
Bloomfield	0.00604
Blue Mountains	0.02000
Boggabri	0.00046
Brimdale	Excepted
Camberwell	0.03563
Canyon	Excepted
Cardiff Borehole	Excepted
Chain Valley	0.02833
Charbon	0.03748
Clarence	0.04865
Cordeaux	0.00871

Mine Subsidence Compensation Regulation 2007

Rate of contribution to Mine Subsidence Compensation Fund for 2006

Schedule 1

Column 1	Column 2
Colliery holding	Rate (in \$)
Cullen Valley	0.01080
Cumnock No 1	0.03544
Dartbrook	0.12538
Delta	Excepted
Dendrobium	0.01903
Donaldson Coal	0.01223
Drayton	0.05968
Duralie	0.04697
Elouera	0.00551
Enhance Place	0.01852
Glendell	Excepted
Glennies Creek	0.03400
Gunnedah	0.00526
Hebburn No 3	Excepted
Hunter Valley Operations	0.03841
Huntley	Excepted
Invincible	0.00133
Ivanhoe No 2	0.02941
John Darling	Excepted
Kandos No 3	0.00400
Kemira	0.00093
Lambton	Excepted
Liddell	0.01744
Mandalong Mine	0.04076
Mannering	0.02062
Maules Creek	0.00044
Metropolitan	0.04679
Mitchells Flat	0.00043
Mount Owen	0.04861

Mine Subsidence Compensation Regulation 2007

Schedule 1 Rate of contribution to Mine Subsidence Compensation Fund for 2006

Column 1	Column 2
Colliery holding	Rate (in \$)
Mount Thorley	0.06328
Munmorah	0.00028
Muswellbrook	0.04667
Myuna	0.05142
Narama	0.0386
Nardell Underground	0.01406
Nattai	0.00100
New Wallsend No 2	0.00656
Newdell	Excepted
Newstan	0.02092
North Cliff	Excepted
Northern	Excepted
NRE Avondale	0.00057
NRE No 1	0.001
Pinedale	Excepted
Preston and Preston Extended Tunnel	0.00909
Ravensworth East	0.04085
Ravensworth Operations	0.04085
Rixs Creek	0.02134
Sandy Creek	Excepted
Saxonvale/Bulga	0.12238
Springvale	0.09053
Stratford	0.00356
Tahmoor	0.02640
Tarrawonga	Excepted
Tasman	0.00061
Ulan No 2	0.09170
United	0.11287
Vickery	0.00187

Mine Subsidence Compensation Regulation 2007

Rate of contribution to Mine Subsidence Compensation Fund for 2006

Schedule 1

Column 1	Column 2
Colliery holding	Rate (in \$)
Wallarah (Moonee)	Excepted
Wallerawang	0.00333
Wambo	0.03867
Warkworth	0.08487
Werris Creek No 2	0.02058
West Cliff	0.07283
West Wallsend	0.05154
Western Main	0.00250
Westside	0.00363
Whitehaven	0.05571
Wilpinjong	Excepted



New South Wales

Optical Dispensers Regulation 2007

under the

Optical Dispensers Act 1963

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Optical Dispensers Act 1963*.

REBA MEAGHER, M.P.,
Minister for Health

Explanatory note

The object of this Regulation is to remake the provisions of the *Optical Dispensers Regulation 2002* which is repealed on 1 September 2007 by section 10 (2) of the *Subordinate Legislation Act 1989*. The new Regulation deals with the following matters:

- (a) administrative matters (such as fees and forms) relating to licences for optical dispensers (Part 2),
- (b) procedures for dealing with complaints against optical dispensers (Part 3),
- (c) other matters of a minor, consequential or ancillary nature (Parts 1 and 4).

This Regulation is made under the *Optical Dispensers Act 1963*, including section 35 (the general regulation-making power) and sections 2, 21, 22 and 23.

Optical Dispensers Regulation 2007

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Optical Dispensers Regulation 2007

Clause 1

Preliminary

Part 1

Optical Dispensers Regulation 2007

under the

Optical Dispensers Act 1963

Part 1 Preliminary

1 Name of Regulation

This Regulation is the *Optical Dispensers Regulation 2007*.

2 Commencement

This Regulation commences on 1 September 2007.

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

3 Definition and notes

(1) In this Regulation:

the Act means the *Optical Dispensers Act 1963*.

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

4 Sale of certain optical appliances excluded from definition of “optical dispensing”: section 2

(1) The sale of hand-held magnifiers, or corrective lenses designed for use only in diving masks or swimming goggles, is taken not to be optical dispensing for the purposes of the Act.

(2) The sale of ready made spectacles:

(a) that are designed to alleviate the effects of presbyopia only, and

(b) that comprise 2 lenses of equal power, being a power of plus one dioptré or more but not exceeding plus 3.5 dioptrés,

is taken not to be optical dispensing for the purposes of the Act.

(3) Subclause (2) does not apply to the sale by retail of ready made spectacles unless there is attached to them a notice on which the following warning is printed in black type on a contrasting background:

Clause 4 Optical Dispensers Regulation 2007

Part 1 Preliminary

WARNING

The lenses in these glasses are not prescription lenses. They are not intended as a substitute for lenses or spectacles specifically prescribed for you. If you are aware of or suspect that you have any defect of sight, you should arrange an examination by an ophthalmologist or optometrist. You should have your eyes regularly checked by an ophthalmologist or optometrist.

Optical Dispensers Regulation 2007

Clause 5

Licences

Part 2

Part 2 Licences

5 Licences: section 22

- (1) For the purposes of section 22 of the Act, the prescribed licence fee is \$90.
- (2) The fee is payable when the application for the licence is lodged but is refundable if the application is refused.

6 Duplicate licences

The holder of a licence which, in the opinion of the Board, has been lost, stolen, defaced or destroyed is entitled, on payment of a fee of \$20, to receive a duplicate licence.

7 Display of licences

The person in charge of an optical dispensing practice at any premises for a period in excess of 30 days must display the person's licence in a prominent position in the premises.

Note. A contravention of this clause constitutes an offence under section 32 of the Act and is punishable by a penalty not exceeding the maximum amount specified in that section for a breach of the regulations.

8 Production of proof of current registration

- (1) A person who carries out optical dispensing for fee or reward must, when requested by an authorised person to do so, produce to the authorised person proof of current registration as an optical dispenser or of current approval to practise under section 22B of the Act.
Note. A contravention of this subclause constitutes an offence under section 32 of the Act and is punishable by a penalty not exceeding the maximum amount specified in that section for a breach of the regulations.
- (2) In this clause, *authorised person* means a person authorised for the time being by the Board for the purposes of this clause.

9 Change of name or address

- (1) An optical dispenser must notify the Board of any change in his or her name or address within one month after the change.
Note. A contravention of this subclause constitutes an offence under section 32 of the Act and is punishable by a penalty not exceeding the maximum amount specified in that section for a breach of the regulations.
- (2) An optical dispenser who has changed his or her name is entitled, on surrendering his or her current licence, to have the new name entered in the register and a replacement licence issued in that name.

Clause 10 Optical Dispensers Regulation 2007

Part 2 Licences

- (3) For the purposes of this clause, a reference to a change of name by a person is a reference to a change in the name under which the person carries out optical dispensing.

10 Roll fee: section 23

For the purposes of section 23 (1) of the Act, the prescribed roll fee is \$70.

11 Restoration of name to register: section 23

- (1) For the purposes of section 23 (3) of the Act:
- (a) the prescribed fee is \$90, and
 - (b) the prescribed form is the form set out in Schedule 1.
- (2) The Board may waive so much of the prescribed fee as it considers proper in the circumstances.

Optical Dispensers Regulation 2007

Clause 12

Complaints

Part 3

Part 3 Complaints

12 Complaints preferred to Board

A complaint concerning the misconduct of an optical dispenser, in his or her practice as an optical dispenser, may be preferred to the Board by means of a statement of the alleged misconduct lodged with the Secretary.

13 Optical dispenser to be invited to make representations on complaint

- (1) As soon as practicable after receipt of the complaint, the Secretary is to invite the optical dispenser, in a notice accompanied by a copy of the complaint, to make representations in response to the complaint within such time as is specified in the notice.
- (2) The Secretary is to forward the complaint, and any representations made, to the Board for consideration at its next ordinary meeting.

14 Action by Board on complaint

- (1) The Board, after considering the complaint and any representations by the optical dispenser, may dismiss the complaint or set down a special meeting of the Board to conduct an inquiry into the complaint.
- (2) If the optical dispenser does not appear at the inquiry, either personally or by his or her legal representative, the Board may deal with the complaint in his or her absence.
- (3) The Secretary is to give at least 14 days notice in writing of the place, date and time of the inquiry:
 - (a) to the optical dispenser, and
 - (b) to the complainant, and
 - (c) to the Board members.
- (4) The notice to the optical dispenser must state that the complaint may be dealt with in the optical dispenser's absence if he or she does not appear at the inquiry.
- (5) The notice to the complainant must be accompanied by a copy of any representations made by the optical dispenser.
- (6) The notice to the Board members must be accompanied by copies of both the complaint and any representations made by the optical dispenser.
- (7) Each notice may be served personally or by post.

Clause 15 Optical Dispensers Regulation 2007

Part 3 Complaints

15 Persons may be required to attend and give evidence

- (1) The Secretary may, by notice in writing served personally or by post, require a person to appear before the Board at the inquiry for the purpose of giving evidence relevant to the inquiry.
- (2) The notice must specify the place, date and time for the person's attendance, the date to be no sooner than 7 days after the date on which the notice is served on the person.
- (3) Any member of the Board may require a person appearing before the Board at an inquiry to answer a question that is reasonably related to the purpose of the inquiry.
- (4) A person must not:
 - (a) without reasonable cause, fail to comply with a requirement under this clause to appear before the Board or answer a member's question, or
 - (b) make a statement to a member that is false or misleading in a material particular when appearing before the Board.

Note. A contravention of this subclause constitutes an offence under section 32 of the Act and is punishable by a penalty not exceeding the maximum amount specified in that section for a breach of the regulations.

16 Miscellaneous powers of Board

The Board may adjourn an inquiry at any time it thinks fit and may deal with more than one complaint against the one optical dispenser at the one inquiry.

Optical Dispensers Regulation 2007

Clause 17

Miscellaneous

Part 4

Part 4 Miscellaneous

17 Inspection of register: section 21

For the purposes of section 21 (3) of the Act, the prescribed fee to inspect the register is \$10.

18 Savings provision

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

Optical Dispensers Regulation 2007

Schedule 1 Form for application for restoration to register

Schedule 1 Form for application for restoration to register

(Clause 11)

Application for restoration to register

(Optical Dispensers Act 1963, section 23)

I, _____, apply for my name to be restored to the Register of Optical Dispensers of New South Wales on the following grounds:

I also apply for a waiver of the fee paid in relation to this application on the following grounds:

Signed:
Address:
Date:

Orders



New South Wales

Insurance Premiums Order 2007–2008 Amendment Order 2007

under the

Workers Compensation Act 1987

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 168 of the *Workers Compensation Act 1987*, make the following Order.

Dated, this 15th day of August 2007.

By Her Excellency's Command,

JOHN DELLA BOSCA, M.L.C.,
Minister Assisting the Minister for Finance

Explanatory note

The object of this Order is to correct an obvious typographical error in a machinery provision giving effect to the Schedules and Tables to the *Insurance Premiums Order 2007–2008*.

This Order is made under section 168 of the *Workers Compensation Act 1987*. Section 43 of the *Interpretation Act 1987* provides that the power to make an order under an Act includes the power to amend the order.

Clause 1 Insurance Premiums Order 2007–2008 Amendment Order 2007

Insurance Premiums Order 2007–2008 Amendment Order 2007

under the

Workers Compensation Act 1987

1 Name of Order

This Order is the *Insurance Premiums Order 2007–2008 Amendment Order 2007*.

2 Amendment of Insurance Premiums Order 2007–2008

The *Insurance Premiums Order 2007–2008* is amended by omitting “do not” from clause 8.

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

Notification of Appointments 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 the following persons as Members of the Board of Studies, being nominees provided by that section of the said Act and for a term as indicated in brackets after their names:

Brother Kelvin CANAVAN [100 (3) (k)] (term commencing on and from 15 August until 14 August 2010)

Ms Janet Helen CHAN [100 (3) (g)] term commencing on and from 15 August 2007 until 14 August 2010)

Dr Brian CROKE [100 (3) (c)] term commencing on and from 5 July 2007 until 4 July 2010.

Ms Deborah LLOYD [100 (3) (b)] term commencing on and from 1 August 2007 until 31 July 2010.

Dr Jacqueline MANUEL [100 (3) (k)] term commencing on and from 15 August 2007 until 14 August 2007.

Dr Meredith Anne MARTIN [100 (3) (k)] term commencing on and from 15 August 2007 until 14 August 2007.

Ms Jennifer Catherine NEARY [100 (3) (k)] term commencing from 21 July 2007 until 20 July 2010.

Ms Suzette YOUNG [100 (3) (g)] (term commencing on and from 5 July 2007 until 4 July 2010)

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

THE UNIVERSITY OF SYDNEY ACT 1989

Notification of Appointment to the Senate

I, JOHN DELLA BOSCA, M.L.C., Minister for Education and Training, in pursuance of sections 9 (1) (b) and 9 (2) of the University of Sydney Act 1989, appoint the following person:

The Hon. John Joseph AQUILINA, M.P.,
as member of the University of Sydney Senate for a term of office expiring on 4 March 2011.

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) 6772 5488 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 Schedule here under is revoked to the extent specified opposite thereto in Column 2 of the schedule.

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

Column 1
Land District: Glen Innes
Shire: Glen Severn
Parish: Strathbogie North
County: Gough
Locality: Emmaville
Reserve No.: 96229
Purpose: Future Public
Requirements
Date of Notification:
7 August 2007
File No.: TH01 H 276

Column 2
Part of Reserve, being the
whole of Lot 547, DP 112739

FORFEITURE OF HOLDING

PURSUANT to section 137 of the Crown Lands Act 1989, the forfeiture of a Crown holding perpetual Special Lease 1955/15 Armidale being the Crown land specified in Column 1 of Schedule here under is forfeited to the extent specified opposite thereto in Column 2 of the schedule.

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

Column 1
Land District: Glen Innes
Shire: Glen Severn
Parish: Strathbogie North
County: Gough
Locality: Emmaville
Reserve No.: 96229
Purpose: Future Public
Requirements
Date of Notification:
21 June 2005
File No.: AE81 H 289

Column 2
Part of Reserve, being the
whole of Lot 547, DP 112739

DUBBO OFFICE

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

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

NOTIFICATION OF CLOSING OF ROADS

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

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

Description

Local Government Area and Land District – Dubbo

Lots 1 and 2, DP 1112666, Parish of Beni, County of Lincoln (not being land under the Real Property Act). File No: DB05 H 57.

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

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provision 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

Land District – Dubbo; L.G.A. – Dubbo City Council

Lot 1, DP 1112633 in the Parish of Dubbo, County of Gordon. File No.: DB05 H 37

Note: On closing, title for the land in Lot 1 remains vested in the Dubbo City Council as operational land.

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provision 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

*Land District – Mudgee;
L.G.A. – Mid-Western Regional Council*

Lot 1, DP 1110254 in the Parish of Guntawang, County of Phillip. File No.: DB05 H 631

Note: On closing, title for the land in Lot 1 remains vested in the Mid-Western Regional Council as operational land.

GOULBURN OFFICE

159 Auburn Street (PO Box 748), Goulburn NSW 2580

Phone: (02) 4824 3700 Fax: (02) 4822 4287

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: Boorowa.	Reserve No.: 754105.
Local Government Area: Boorowa Council.	Public Purpose: Future public requirements.
Locality: Parish Bramah and County King.	Notified: 29 June 2007.
Lot 189, DP No. 724555, Parish Bramah, County King.	
Area: 1.619 hectares.	
File No.: GB00 H 307KW.	

NOTIFICATION OF CLOSING OF A ROAD

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

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

SCHEDULE 1

Description

*Parish – Murringo; County – Monteagle;
Land District – Young; L.G.A. – Young*

Lot 2, DP 1104459 (not being land under the Real Property Act).

File No.: GB06 H 101:JK.

Note: On closing, the title for the land in Lot 2, DP 1104459 remains vested in the State of New South Wales as Crown Land.

SCHEDULE 2

Description

*Parish – Coppabella; County – Harden;
Land District – Boorowa; L.G.A. – Harden Shire Council*

Lots 1, 2, 6, 8 and 9, DP 1112404 (not being land under the Real Property Act).

File No.: GB03 H 348.BA.

Note: On closing, the title for the land in Lots 1, 2, 6, 8 and 9 remains vested in Harden Shire Council as operational land.

In accordance with section 44 of the Roads Act 1993, the Crown consents to the land in Lots 1, 2, 6, 8 and 9 being vested in the Harden Shire 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.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Esther Voorwinden (new member)	Berrima Court House Trust	Reserve No. 180006
Heather Deane (new member)		Public Purpose: Preservation of historical sites and buildings
Ross Gregory Hannah (new member)		Notified: 26 September 1986
John Keith WALKER-SMITH (re-appointment)		File Reference: GB91 R 29
Jill Robertson DENNEY (re-appointment)		
Trevor James WEEKES (re-appointment)		
Alan Ivor TERRELL (re-appointment)		
For a term commencing the date of this notice and expiring 16 August 2012.		

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

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. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

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

Description

Land District – Grafton; L.G.A. – Clarence Valley

Road Closed: Lot 1, DP 1111796 at Lilydale, Parish Duckan Duckan, County Fitzroy.

File No.: GF04 H 192.

SCHEDULE

On closing, the land within Lot 1, DP 1111796 remains vested in the State of New South Wales as Crown Land.

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. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

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

Description

Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 1, DP 1111792 at Lower Southgate; Parish Southgate County Clarence.

File Reference: GF03 H 409.

SCHEDULE

On closing, the land within Lot 1, DP 1111792 comprising Crown public road remains vested in the State of New South Wales as Crown Land and the land within Lot 1, DP 1111792 comprising Council public road will vest in the State of New South Wales as Crown Land.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Deborah Joy Reiners (new member) Richard Peter Holloway (new member)	Bellingen Showground Trust	Dedication No. 540022 Public Purpose: Showground Notified: 26 July 1911 File Reference: GF80 R 178
For a term commencing the date of this notice and expiring 18 November 2009.		

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

PROPOSED ADDITION TO CROWN LAND
DEDICATED FOR A PUBLIC PURPOSE

IT is intended, following the laying before both Houses of Parliament in the State of New South Wales of an abstract of the proposed addition in accordance with section 82 of the Crown Lands Act 1989, to add the Crown land specified in Column 1 of the Schedule hereunder to the dedicated Crown 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: Wyalong	Dedication No. 590083
Local Government Area: Bland Shire Council	Public Purpose: Showground
Locality: West Wyalong	Notified: 29 November 1911
Lot 1, DP 318196, Parish Wyalong, County Gipps	Lot 407, DP 753135, Parish Wyalong, County Gipps
Lot 455, DP 753135, Parish Wyalong, County Gipps	Lot 599, DP 753135, Parish Wyalong, County Gipps
Lot 1038, DP 753135, Parish Wyalong, County Gipps	Lot 955, DP 753135, Parish Wyalong, County Gipps
Lot 1039, DP 753135, Parish Wyalong, County Gipps	Lot 954, DP 753135, Parish Wyalong, County Gipps
Area: 12ha	New Area: 28.71ha
File Reference: GH06R3/1	

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

IN pursuance of the provisions of section 140 of the Crown Lands Act 1989, I, Tony Kelly, M.L.C., Minister for Lands, direct that condition 1 (b) of Memorandum S700000B noted on Certificate of Title FI 235/753204 and shown in Schedule 1 of this direction be removed from the land shown in Schedule 2 of this direction.

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

SCHEDULE 1

1. The reservation and exception to the Crown of:
 - (b) all such parts and so much of the land as may thereafter be required for public ways in over and through the same by the Crown with full power for the Crown and such person or persons as shall be duly authorised in that behalf to make and conduct all such public ways and the right of full and free ingress egress and regress into out of and upon the land for the purpose aforesaid.

SCHEDULE 2

FI 235/753204.

File No.: MD00 H 115.

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. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

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

Description

*Parish – Rowan; County – Durham
Land District – Muswellbrook
Local Government Area – Muswellbrook*

Road Closed: Lot 1, DP 1114789 at Muswellbrook.

File Reference: MD05 H 5.

SCHEDULE

On closing, the land within Lot 1, DP 1114789 remains vested in Muswellbrook Shire Council as operational land for the purposes of the Local Government Act 1993. Council's reference: 580.036.

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. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

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

Description

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

Road Closed: Lots 101 and 102, DP 1115298 at Toronto subject to:

- (1) Easement for electricity works 10 wide and variable created by Deposited Plan 1115298, and
- (2) Easement for pipeline variable width created by Deposited Plan 1115298.

File Reference: MD03 H 212.

SCHEDULE

On closing, the land within Lots 101 and 102, DP 1115298 remains vested in Lake Macquarie City Council as operational land for the purposes of the Local Government Act 1993. Council's reference: F2005/02690.

ERRATUM

IN the notifications appearing in the *New South Wales Government Gazette* of the 10 August 2007, Folio 5650, under the heading 'DRAFT ASSESSMENT OF CROWN LAND UNDER PART 3 OF THE CROWN LANDS ACT 1989 AND THE CROWN LANDS REGULATION 2006' the County indicated was incorrect. The correct county is 'Northumberland'.

File No.: MD05 H 438.

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

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

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

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Peter HOUGHTON, Manager, State Reserves Strategy, Crown Lands Division, Department of Lands	Bulli Pass Scenic Reserve Trust	Reserve No. 67711 Public Purpose: Public Recreation Notified: 1 July 1938 Locality: Bulli Pass File No: NA82 R 137
For a term of up to six months from 2 September 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 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 road specified in Schedule 1 cease to be a Crown road.

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

Description A

Land District – Nowra;
Council – Shoalhaven City Council
Parishes – Illaroo and Bugong; County – St Vincent

SCHEDULE 1

The Crown Public road of about 6.5 kilometers long being parts of Illaroo Road and Bugong Road near Tapitallee commencing at Lilly Pilly Lane (Lot 1, DP 262082) and extending westerly to Abernethys Road intersection with Bugong Road on the south western boundary of Lot 119, DP 751255, including the road adjoining the southern boundary of Lot 3, DP 712095. Crown Reference: NA00 H 157.

SCHEDULE 2

Roads Authority: Shoalhaven City Council – Ref. 23222.

RESERVATION OF CROWN LAND

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Moruya Local Government Area: Eurobodalla Shire Council Locality: Narooma Lot 827, Sec. *, DP 752155, Parish Narooma, County Dampier Area: 7234m ² File Reference: NA07 R 12	Reserve No. 1013988 Public Purpose: Government Purposes

NOTE:

Reserve 84654 for Public Buildings (Forestry Office), notified 29 November 1963 is hereby revoked, this day.

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Narooma (R.1013988) Reserve Trust Notified: This Day File Reference: NA07 R 12	Reserve No. 1013988 Public Purpose: Government Purposes

ERRATUM

IN the *Government Gazette* of 3 August 2007, folios 5395 to 5396, under the heading of "Transfer of a Crown Road to a Council" in Description B, Land District of Moruya, Schedule 2 where it states "Shoalhaven City Council" is replaced with "Eurobodalla Shire Council". File ref: NA04 H 102.

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Craig WHITMORE (new member)	Narooma (R.1013988)	Reserve No. 1013988
Tim SHEPHERD (new member)	Reserve Trust	Public Purpose: Government Purposes
Ian BARNES (new member)		Notified: This Day

For a term commencing
this day and expiring
16 August 2012.

ORANGE OFFICE

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

ROADS ACT 1993**ORDER**

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

Crown public road commencing from the south eastern corner of Lot 74, DP 750131, continuing in a northerly direction for 40.23 metres, then in a south easterly direction to the south western corner of Lot 3, DP 1092895 at the intersection of Boree Lane, thence in a westerly direction to the point of commencement, in the Parish of Barton, County of Ashburnham and Land District of Molong.

SCHEDULE 2

Roads Authority: Cabonne Council
Council Reference: 03.2005.0096
File Reference: OE07 H 40

ROADS ACT 1993**ORDER**

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

The Crown public road, of variable width, separating Lot 1, DP 1005030, Lot 100, DP 831550 and Lot 2, DP 814137 at the intersection of Peter Whitty Road and Mount McDonald Road, at Darbys Falls, in the Parish of Milburn, County of Bathurst and Land District of Cowra.

SCHEDULE 2

Roads Authority: Cowra Shire Council
Council Reference: MDR:CC R.03.01.00
File Reference: OE07 H 69

ROADS ACT 1993

Order

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

The Crown public road dissecting Pinecliffe Road at the north easternmost corner of Lot PT133, DP 750141 in the Parish of Brymedura, County of Ashburnham and Land District of Molong.

SCHEDULE 2

Roads Authority: Cabonne Council. File Reference: OE07 H 197

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

*Parish – Shadforth; County – Bathurst;
Land District – Orange; Shire – Orange*

Road Closed: Lot 1 in Deposited Plan 1110419 at Shadforth. File No.: OE05 H 111.

Note: On closing Title to the land comprised in Lot 1 remains vest in the Crown as Crown Land.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

*Parish – Falnash; County – Cook;
Land District – Lithgow; Shire – Lithgow*

Road Closed: Lot 1 in Deposited Plan 1115467 at Portland. File No.: OE06 H 93.

Note: On closing Title to the land comprised in Lot 1 remains vest in the Crown as Crown Land.

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

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 – Rockdale

Lot 10, DP 1051384 at Turrella, Parish St George, County Cumberland. File Ref.: MN00H266

Note: On closing, title for the land in Lot 10 remains vested in Rockdale City Council as operational land.

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

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

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

—————
 SCHEDULE

Column 1	Column 2	Column 3
Rockdale City Council (Corporation name)	Cook Park (P.500191 & D.500926) Reserve Trust	Area at Rockdale Proclaimed (P500191) for the purpose of Recreation in the Gazette of 30 March 1886. Area at Rockdale dedicated (D500926) for the purpose of Public Recreation in the <i>Gazette</i> of 25 September 1930; (File No:MN91 H 309)

Note: The appointment of Graham Harding as Administrator of the abovementioned Reserve Trust is hereby revoked by this notice.

TAMWORTH OFFICE**25-27 Fitzroy Street (PO Box 535), Tamworth NSW 2340****Phone: (02) 6764 5100 Fax: (02) 6766 3805****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: Gunnedah	The whole being
Local Government Area: Gunnedah Shire Council	Lot 13, DP 755497, Parish Gill, County Pottinger of an area of 741.4 ha
Locality: Gill	
Reserve No. 25855	
Public Purpose: Coal Mining Purposes	
Notified: 31 March 1897	
File Reference: TH95 H 111	
Notes: Conversion	

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

*Locality – Wandobah; Land District – Gunnedah
L.G.A. – Gunnedah Shire*

Road Closed: Lots 1, 2, 4, 5, 6 and 7 in Deposited Plan 1088708, Parish Goran, County Pottinger.

File Reference: TH05 H 419

Note: On closing title to the land comprised in Lots 1, 2, 4, 5, 6 and 7 will remain vested in the State of New South Wales as Crown Land.

ROADS ACT 1993**ORDER**

Transfer of Crown Road to Council

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

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

SCHEDULE 1

*Parish – Bloomfield; County – Inglis;
Land District – Tamworth;
L.G.A. – Tamworth Regional Council*

Crown public road of 20.115 metres wide and described as separating Lot 3, DP 817679 from Lot 170, DP 753832.

SCHEDULE 2

Roads Authority: Tamworth Regional Council. File No.: TH05 H 346.

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

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

Road Closed: Lot 1 in Deposited Plan 1112073, Parish Gulligal, County Darling. File Reference: TH05 H 119

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

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

ROADS ACT 1993**ORDER**

Transfer of Crown Public Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public 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 road specified in Schedule 1 ceases to be Crown public road.

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

SCHEDULE 1

County – Gloucester; Land District – Taree
Local Government Area – Greater Taree City Council

Crown public road being part of Eastern Valley Way on the northern boundary of Lot 152, DP 241928 in the Parish of Beryan.

SCHEDULE 2

Roads Authority: Greater Taree City Council.

File: TE03 H 237.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Land District – Port Macquarie
Local Government Area – Port Macquarie-Hastings

Road closed: Lots 7 to 13, DP 1099964 at Comboyne.

Parishes of Comboyne and Innes, County of Macquarie. File No. TE05 H 61

On closing, the land within Lots 7 to 13 remains vested in the State of New South Wales as Crown land.

Note: DP 1099964 also creates: right of carriageway 10 wide and variable, easement for overhead electricity 20 wide and variable, easement to drain water 3 wide and restriction as to user.

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

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

Inspection of this draft assessment can be made at the Department of Lands, 98 Victoria Street, Taree and at the Offices of Port Macquarie-Hastings Council during normal business hours and on the Lands Department website at www.lands.nsw.gov.au > Crown Land > Land Management.

Representations are invited from the public on the draft assessment. These may be made in writing for a period commencing from 17 August 2007 to 14 September 2007 and should be sent to the Team Leader, Land Management, Department of Lands, PO Box 440, Taree NSW 2430. Telephone enquiries should be directed to the Taree Office on (02) 6591 3503.

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

Description

Approximately 19 hectares of Crown land, being part bed of the Hastings River, located in Riverside on the northern side of the Hastings River, Parish of Torrens County of Macquarie.

Reason: To determine appropriate management options for the Crown road east of the Hibbard Ferry and Crown Land located below the mean high water mark of the Hastings River fronting the foreshore at Riverside.

Contact Officer: Mr Glenn Barrett (File No. TE06 H 224).

ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* of 10 August 2007, Folio 5655, under the heading of 'Appointment of Trust Board Members' the term should read 6 September 2007 to 5 September 2012.

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

WAGGA WAGGA OFFICE**Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650****Phone: (02) 6937 2700 Fax: (02) 6921 1851****APPOINTMENT OF CORPORATION TO MANAGE
RESERVE TRUST**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Lands Administration Ministerial Corporation	Silvalite Reserve Trust	Reserve No. 97572 Public Purpose: Environmental Protection Plantation Notified: 9 November 1984 File Reference: WA99 R 13

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

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Bourke Public Recreation (R80924) Reserve Trust	Reserve No. 80924 Public Purpose: Public Recreation Notified: 8 August 1958 File Reference: WL04R58/1

**APPOINTMENT OF CORPORATION TO MANAGE
RESERVE TRUST**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Bourke Shire Council	Bourke Public Recreation (R80924) Reserve Trust	Reserve No. 80924 Public Purpose: Public Recreation Notified: 8 August 1958 File Ref.: WL04 R 58/1

RESERVATION OF CROWN LAND

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Willyama Local Government Area: Unincorporated Locality: Euriowie Lot 1, DP 1109242, Parish Byjerkerno, County Farnell Area: About 538.7ha File Reference: WL07 R 13/1	Reserve No. 1013688 Public Purpose: Heritage Purposes

Note: This notice revokes all other reserves within Lot 1, DP 1109242

ERRATUM

IN the *Government Gazette* of 1 October 2004, folio 7803 under the heading "Appointment of Reserve Trust As Trustee Of A Reserve", appendant to the gazette is "this appointment dissolves prior Reserve Trusts established in respect of Reserves 230089 and 230093".

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

GRANTING OF A WESTERN LANDS LEASE

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

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

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

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

The Conditions and Reservations annexed to such leases are those Conditions published in the Government Gazette of 25 May 2007, Folios 2974 – 2975.

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

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

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

WLL No.	Name of Lessee	Lot	Deposited Plan No.	Folio identifier	Area	Term of Lease	
						From	To
WLL14698	DONAZZOLO PROPERTIES PTY LIMITED	108	1057617	108/1057617	2489 m ²	13-08-2007	12-08-2027
WLL14662	Sandra Gaye NIND	231	1076808	231/1076808	2466m ²	13-08-2007	12-08-2027
WLL14670	Wilma May WALKER	259	1076808	259/1076808	2494m ²	13-08-2007	12-08-2027
WLL14667	Michael Lloyd HOLM and Jane Ann HOLM as Joint Tenants	4	1066289	4/1066289	2254m ²	13-08-2007	12-08-2027
WLL14801	Robert JOHNSON	379	1076808	379/1076808	2522 m ²	13-08-2007	12-08-2027
WLL14813	Noel John BURKE and Jennifer Helen BURKE as Joint Tenants	421	1076808	421/1076808	2222m ²	13-08-2007	12-08-2027

Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(07-350)

No. 3248, METALLURGICAL REFINING & DEVELOPMENT PTY LTD (ACN 009 756 414) AND JAMES MACAULAY, area of 100 units, for Group 1, dated 6 August 2007. (Cobar Mining Division).

(07-351)

No. 3249, EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454), area of 100 units, for Group 1 and Group 6, dated 7 August 2007. (Broken Hill Mining Division).

(07-352)

No. 3250, EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454), area of 100 units, for Group 1, dated 7 August 2007. (Broken Hill Mining Division).

(07-353)

No. 3251, EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454), area of 100 units, for Group 1, dated 7 August 2007. (Broken Hill Mining Division).

(07-354)

No. 3252, EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454), area of 100 units, for Group 1, dated 9 August 2007. (Broken Hill Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(C02-0770)

No. 2162, now Exploration Licence No. 6856, CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) AND SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), County of Cook, Map Sheet (8931), area of 9053 hectares, for Group 9, dated 8 August 2007, for a term until 8 August 2012.

(06-4162)

No. 2865, now Exploration Licence No. 6844, FOUR POINTS EXPLORATION LIMITED (ACN 101 168 343), Counties of Landsborough and Yanda, Map Sheet (7936), area of 100 units, for Group 1, dated 3 August 2007, for a term until 3 August 2009.

(06-7059)

No. 2928, now Exploration Licence No. 6853, BOHUON RESOURCES PTY LTD (ACN 102 533 817), Counties of Yantara and Yungnulgra, Map Sheet (7437, 7537), area of 32 units, for Group 1, dated 8 August 2007, for a term until 8 August 2009.

(06-7082)

No. 2950, now Exploration Licence No. 6845, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), County of

Bland, Map Sheet (8329, 8429), area of 113 units, for Group 1, dated 3 August 2007, for a term until 3 August 2009. As a result of the grant of this title, Exploration Licence No. 2059, Exploration Licence No. 2151, Exploration Licence No. 4284, Exploration Licence No. 4285, Exploration Licence No. 5737 and Exploration Licence No. 5845 have ceased to have effect.

(06-7100)

No. 2968, now Exploration Licence No. 6846, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Mouramba, Map Sheet (8133), area of 23 units, for Group 1, dated 3 August 2007, for a term until 3 August 2009.

(06-7102)

No. 2970, now Exploration Licence No. 6842, OROYA MINING LIMITED (ACN 009 146 794), Counties of Bligh, Phillip and Wellington, Map Sheet (8733), area of 23 units, for Group 1, dated 30 July 2007, for a term until 30 July 2009.

(07-96)

No. 2994, now Exploration Licence No. 6847, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Mouramba, Map Sheet (8033), area of 94 units, for Group 1, dated 3 August 2007, for a term until 3 August 2009.

(07-97)

No. 2995, now Exploration Licence No. 6848, TRIAKO RESOURCES LIMITED (ACN 008 498 119), Counties of Mouramba and Robinson, Map Sheet (8034), area of 49 units, for Group 1, dated 3 August 2007, for a term until 3 August 2009.

(07-98)

No. 2996, now Exploration Licence No. 6849, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Mouramba, Map Sheet (8133, 8134), area of 60 units, for Group 1, dated 3 August 2007, for a term until 3 August 2009.

(07-145)

No. 3040, now Exploration Licence No. 6850, PLATSEARCH NL (ACN 003 254 395), County of Barrona, Map Sheet (7838, 7938), area of 100 units, for Group 1, dated 3 August 2007, for a term until 3 August 2009.

(07-146)

No. 3041, now Exploration Licence No. 6851, PLATSEARCH NL (ACN 003 254 395), Counties of Gunderbooka and Irrara, Map Sheet (7938, 8038), area of 91 units, for Group 1, dated 3 August 2007, for a term until 3 August 2009.

(07-158)

No. 3054, now Exploration Licence No. 6841, DOYLE'S FARM PRODUCE PTY LTD (ACN 119734539), County of Denison, Map Sheet (8026), area of 6 units, for Group 1, dated 1 August 2007, for a term until 1 August 2009.

(07-161)

No. 3056, now Exploration Licence No. 6852, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), County of Blaxland, Map Sheet (8132), area of 6 units, for Group 1, dated 3 August 2007, for a term until 3 August 2009.

(07-170)

No. 3065, now Exploration Licence No. 6843, MAGESTA PTY LIMITED (ACN 002 458 728), County of Phillip, Map Sheet (8833), area of 3 units, for Group 1, dated 30 July 2007, for a term until 30 July 2009.

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

NOTICE is given that the following application has been refused:

EXPLORATION LICENCE APPLICATION

(06-4079)

No. 2784, MICHELLE ANNE MORT, County of Gunderbooka, Map Sheet (8037). Refusal took effect on 7 August 2007.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATION

(07-353)

No. 3251, EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454), County of Yancowinna, Map Sheet (7233). Withdrawal took effect on 9 August 2007.

PETROLEUM APPLICATION

(06-6645)

No. 22 lodged by DIAPRO PTY LTD (ACN 063 428 688) over 126 blocks in the Eromanga Basin Region. Withdrawal took effect on 19 July 2007.

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

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

(05-359)

Exploration Licence No. 4573, IVANPLATS SYERSTON PTY LIMITED (ACN 008 755 155), area of 19 units. Application for renewal received 10 August 2007.

(T02-0064)

Exploration Licence No. 5991, HERALD RESOURCES LIMITED (ACN 008 672 071), area of 24 units. Application for renewal received 13 August 2007.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T91-0047)

Authorisation No. 440, CAMBERWELL COAL PTY LIMITED (ACN 003 825 018), County of Durham, Map Sheet (9133), area of 230 hectares, for a further term until 16 December 2009. Renewal effective on and from 20 June 2007.

(T96-1247)

Exploration Licence No. 5238, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), County of Ashburnham, Map Sheet (8631), area of 21 units, for a further term until 19 February 2008. Renewal effective on and from 13 August 2007.

(T04-0063)

Exploration Licence No. 6323, BOUNTY RESOURCES PTY LIMITED (ACN 108 458 420), Counties of Bathurst, Georgiana and Westmoreland, Map Sheet (8830), area of 10 units, for a further term until 18 October 2008. Renewal effective on and from 22 May 2007.

(04-594)

Exploration Licence No. 6380, MITHRIL RESOURCES LTD (ACN 099 883 922), Counties of Mootwingee and Yungnulgra, Map Sheet (7336, 7436), area of 82 units, for a further term until 21 February 2008. Renewal effective on and from 27 July 2007.

(04-620)

Exploration Licence No. 6402, PEAK GOLD MINES PTY LIMITED (ACN 001 533 777), Counties of Robinson and Yanda, Map Sheet (7935), area of 44 units, for a further term until 13 April 2009. Renewal effective on and from 13 August 2007.

(04-518)

Exploration Licence No. 6414, ROBUST RESOURCES PTY LIMITED (ACN 106 964 881), Counties of Bland and Harden, Map Sheet (8428), area of 18 units, for a further term until 16 May 2009. Renewal effective on and from 8 August 2007.

(05-161)

Exploration Licence No. 6430, PEREGRINE MINERAL SANDS N.L. (ACN 009 307 591), County of Wentworth, Map Sheet (7430), area of 58 units, for a further term until 9 June 2009. Renewal effective on and from 9 August 2007.

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

FISHERIES MANAGEMENT ACT 1994**Instrument of Appointment to Share Appeal Panel**

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to section 83 of the Fisheries Management Act 1994, appoint the persons named in column 1 of the schedule below as members of the Share Appeal Panel for the Estuary Prawn Trawl Share Management Fishery in the position described in column 2 of the schedule, from the date hereof until 31 January 2008.

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Mr John HERTZBERG	Chairperson
Mr John GALLAGHER	Industry representative
Dr Veronica SILBERSCHNEIDER	Nominee of the Director-General

Dated this 27th day of July 2007.

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

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure
Wattamolla Lagoon

I, RENATA BROOKS, Deputy Director-General, Agriculture, Fisheries and Regional Relations, pursuant to section 8 of the Fisheries Management Act 1994 (“the Act”) and with the delegated authority of the Minister for Primary Industries and the Director-General of the NSW Department of Primary Industries pursuant to sections 227 and 228 of the Act, do by this notification prohibit the taking of fish by the methods of fishing specified in Column 1 of the Schedule to this notification, from the waters described in Column 2 of the Schedule.

This fishing closure is effective for a period of five (5) years commencing on 23 August 2007, unless sooner amended or revoked.

SCHEDULE

<i>Column 1 Method</i>	<i>Column 2 Waters</i>
By means of nets and traps of every description, with the exception of the landing net, as prescribed by clause 53 of the <i>Fisheries Management (General) Regulation 2002</i> .	The whole of the waters of Wattamolla Lagoon (Royal National Park).

Dated this 14th day of August 2007.

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

NSW PORK INDUSTRY TASKFORCE

Appointment of Member and Resignation of Member

I, IAN MACDONALD, M.L.C., Minister for Primary Industries hereby appoint Sally WALKER as Chairperson for the NSW Pork Industry Taskforce for a term commencing on the date hereof and expiring on 30 June 2009 and accept the resignation of the current Chairperson, Ron POLLARD.

Dated this 16th day of July 2007.

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

ORGANIC MINISTERIAL ADVISORY COUNCIL

Appointment of Member

I, IAN MACDONALD, M.L.C., Minister for Primary Industries hereby appoint Ingrid Stewe as a member of the Organic Ministerial Advisory Council for a term commencing from the date hereof for a period of three years.

Dated this 24th day of July 2007.

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

STOCK DISEASES ACT 1923

Appointment of Inspectors

Notification No.: 475

I, BARRY DESMOND BUFFIER, Director-General of NSW Department of Primary Industries, pursuant to section 6 (1) of the Stock Diseases Act 1923, (“the Act”) appoint Kerri PASSFIELD and Geoffrey Shaw THOMPSON as inspector’s for the purposes of the Act.

Dated this 14th day of August 2007.

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

STOCK DISEASES ACT 1923

Appointment of Inspectors

Notification No.: 477

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

Dated this 14th day of August 2007.

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

STOCK DISEASES ACT 1923

Appointment of Inspectors

Notification No.: 476

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

Dated this 14th day of August 2007.

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

STOCK DISEASES ACT 1923

Appointment of Inspectors

Notification No.: 479

I, BARRY DESMOND BUFFIER, Director-General of NSW Department of Primary Industries, pursuant to section 6 (1) of the Stock Diseases Act 1923, (“the Act”) appoint Christopher Michael HARRIS, Edward Anthony IRWIN and Thel O’SHEA as inspectors for the purposes of the Act.

Dated this 14th day of August 2007.

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

STOCK FOOD ACT 1940

Authorisation of Inspector

I, BARRY DESMOND BUFFIER, Director-General of NSW Department of Primary Industries, pursuant to section 20 (1) (a) of the Stock Foods Act 1940 ('the Act'), authorise Edward Anthony IRWIN as an inspector under the Act.

Dated this 14th day of August 2007.

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

STOCK MEDICINES ACT 1989

Authorisation of Inspector

I, BARRY DESMOND BUFFIER, Director-General of NSW Department of Primary Industries, pursuant to section 48 of the Stock Medicines Act 1989 ('the Act'), authorise Edward Anthony IRWIN as an inspector under the Act.

Dated this 14th day August 2007.

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

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

BLACKTOWN CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 4.6m high vehicles may be used subject to any requirements or conditions set out in the Schedule.

RON MOORE,
General Manager,
Blacktown City Council
(by delegation from the Minister for Roads)
3 August 2007

SCHEDULE

1. Citation

This Notice may be cited as the Blacktown City Council 4.6m high vehicle Notice No. 1/2007

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>
4.6	Seven Hills Industrial Estate, Seven Hills	Area bound by; Abbott Road, Station Road, Blacktown Creek, Toongabbie Creek and Old Windsor Road

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

MAX KERSHAW,
General Manager,
Narrabri Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Narrabri Shire Council 25 Metre B-Double Notice No. 3/2007

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25	SR28	Binnalong Road, Boggabri	Intersection of SH29 (Kamilaroi Highway)	Shire Boundary (6.5km from SH29)	Maximum Speed Limit 60km/hr

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

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

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993, and further dedicates the land 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 Baulkham Hills Shire Council area, Parish of Castle Hill and County of Cumberland, shown as Lot 103 Deposited Plan 1058862, being whole of the land in Certificate of Title 103/1058862, excluding from the compulsory acquisition of Lot 103 any existing easements.

The land said to be in the possession of Drinx Pty Limited (registered proprietor), National Australia Bank Limited (mortgagee) and Mornington Projects Pty Limited (mortgagee).

(RTA Papers: FPP 6M3997)

ROADS ACT 1993

Notice of Dedication of Land as Public Road
at Waugoola in the Cowra 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 Cowra Shire Council area, Parish of Waugoola and County of Bathurst, shown as:

Lots 16 to 20 inclusive Deposited Plan 790666;

Lots 1 to 5 inclusive Deposited Plan 615404; and

Lot 11 Deposited Plan 633810.

(RTA Papers: 6/105.133)

ROADS ACT 1993

Notice of Dedication of Land as Public Road
at Hoxton Park, West Hoxton and Hinchinbrook
in the Liverpool City Council area

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

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

SCHEDULE

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

Lots 259 and 260 Deposited Plan 851264;

Lot 1003 Deposited Plan 1006332;

Lot 18 Deposited Plan 1030649;

Lot 20 Deposited Plan 1027588;

Lot 26 Deposited Plan 873368;

Lot 51 Deposited Plan 851586;

Lot 69 Deposited Plan 873369;

Lots 3 and 4 Deposited Plan 1027714;

Lot 15 Deposited Plan 1011591;

Lots 28, 29 and 30 Deposited Plan 1017189;

Lot 12 Deposited Plan 1014136;

Lots 7 to 10 inclusive Deposited Plan 1052704;

Lot 18 Deposited Plan 237890; and

Lots 12 and 13 Deposited Plan 1043922.

(RTA Papers: 259.1499)

Department of Water and Energy

WATER ACT 1912

Revocation of Order Under Section 113A

THE order published in the Government Gazette on 17 October 2003 on page 10095 in respect of the embargo on any further applications for sub surface water licences within the Upper Murray Water Shortage Zone as identified in the schedule to the order is hereby revoked.

Signed for the Water Administration Ministerial Corporation.

Dated this 7th day of August 2007.

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

WATER ACT 1912

Order Under Section 113A

Embargo on any further applications for Sub Surface Water Licences

Albury – Corowa area

THE Water Administration Ministerial Corporation, being satisfied that the Water Shortage Zone (Groundwater Management Area 015) as shown in the Schedule is unlikely to have any more water available than is sufficient to meet the requirements of the licensees of the bores situated within that area and such other possible requirements for water from the area as have been determined by the Ministerial Corporation, now declares that on and from the date of publication of this Order in the Government Gazette no application for a licence for a work to take water under Part 5 of the Water Act may be made except as specified below.

This Order relates to all applications for Licences issued under Part 5 of the Water Act 1912, other than applications for Licences for:

1. Water supply for stock purposes;
For the purpose of this order 'stock' means stock of a number not exceeding the number pastured ordinarily on the lands having regard to seasonal fluctuations in the carrying capacity of the land and not held in close concentration for a purpose other than grazing. This excludes intensive animal agriculture and/or husbandry;
2. Water supply for town or village purposes, where the licensee is a recognised local water authority;
3. Private domestic purposes;
4. Monitoring and test bores for groundwater investigation and/or environmental management purposes;
5. Farming purposes where the total groundwater supply requirement from the work(s) is less than 5 ML/year;
6. New production bores where a test bore licence was active prior to the date of this gazettal and then only if the production licence application is lodged within 6 months of the date of this gazettal;

7. Works used for dewatering from the shallowest aquifers for non-consumptive purposes and where the water is returned to the aquifer or an adjoining linked surface water source;
8. Works for water supply for experimental, research or teaching purposes where the total groundwater supply requirement from the work(s) is less than 20 ML/year;
9. Bores on a property where:
 - (i) there is no increase in entitlement, and
 - (ii) the new work is to replace an existing work licensed under Part 5 of the Water Act 1912, and
 - (iii) the new work is located within 50 metres of the original work, unless moving the work further results in an improvement in environmental outcomes;
10. Schemes specifically approved by the Department of Water and Energy for de-watering and / or salt interception, salt harvesting or saline aquaculture purposes.

Note:

This order does not apply to those applications specified in section 113A (6) of the Water Act 1912.

This order replaces the previous order published in Government Gazette on 17 October 2003.

Signed for the Water Administration Ministerial Corporation.

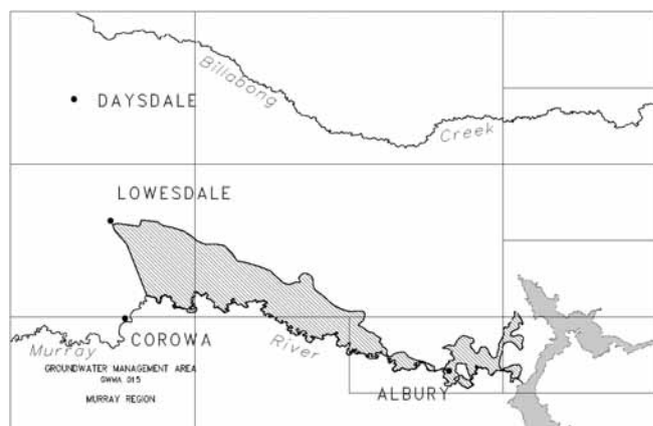
Dated this 7th day of August 2007.

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

SCHEDULE

All the area of lands bounded by the heavy line on the diagram hereunder:

Groundwater Management Area 015 (Upper Murray)



WATER ACT 1912

Revocation of Order Under Section 113A

THE order published in the Government Gazette on 3 March 2006 on page 1080 in respect of the embargo on any further applications for sub surface water licences within the Mid Murrumbidgee Water Shortage Zone as identified in the schedule to the order is hereby revoked.

Signed for the Water Administration Ministerial Corporation.

Dated this 7th day of August 2007.

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

WATER ACT 1912

Order Under Section 113A

Embargo on any further applications for Sub Surface
Water Licences

Mid Murrumbidgee (Zones 1, 2, 3, 4 and 5) Water
Shortage Zone

THE Water Administration Ministerial Corporation, pursuant to section 113A of the Water Act 1912, being satisfied that the Water Shortage Zone as shown in the Schedule is unlikely to have more water available than is sufficient to meet requirements of the Licensees of bores situated within the Water Shortage Zone and such other possible requirements from the Water Shortage Zone as are determined by the Ministerial Corporation, now declares that on and from the date of publication of this order in the Government Gazette, no further applications for a Licence under Part 5 of the Water Act may be made except as specified below until this Order is revoked by a subsequent Notice published in the Government Gazette.

This Order relates to all applications for Licences issued under Part 5 of the Water Act 1912, other than applications for Licences for:

1. Water supply for stock purposes;
For the purpose of this order 'stock' means stock of a number not exceeding the number pastured ordinarily on the lands having regard to seasonal fluctuations in the carrying capacity of the land and not held in close concentration for a purpose other than grazing. This excludes intensive animal agriculture and/or husbandry;
2. Works on a property where:
 - (i) there is no increase in entitlement, and
 - (ii) the water supply is for town or village water supply purposes;
3. Private domestic purposes;
4. Monitoring and test bores for groundwater investigation and/or environmental management purposes;
5. Farming purposes where the total groundwater supply requirement from the work(s) is less than 5 ML/year;
6. Water supply works connected with or required for the construction of the nine kilometres at Kyeamba

Hill, and six kilometres between Tarcutta and the Sturt Highway, of the Southern Hume Highway Duplication and the bypass of Tarcutta, by the Roads and Traffic Authority until the end of 2013.

7. New production works where a test bore licence was active prior to the date of this gazettal and then only if the production licence application is lodged within 6 months of the date of this gazettal;
8. Works used for dewatering from the shallowest aquifers for non-consumptive purposes and where the water is returned to the aquifer or an adjoining linked surface water source;
9. Works for water supply for experimental, research or teaching purposes where the total groundwater supply requirement from the work(s) is less than 20 ML/year;
10. Works on a property where:
 - (i) there is no increase in entitlement, and
 - (ii) the new work is to replace an existing work licensed under Part 5 of the Water Act 1912, and
 - (iii) the new work is located within 50 metres of the original work, unless moving the work further results in an improvement in environmental outcomes;

Note:

This order does not apply to those applications specified in section 113A (6) of the Water Act 1912.

This order replaces the previous order published in the Government Gazette on 3 March 2006.

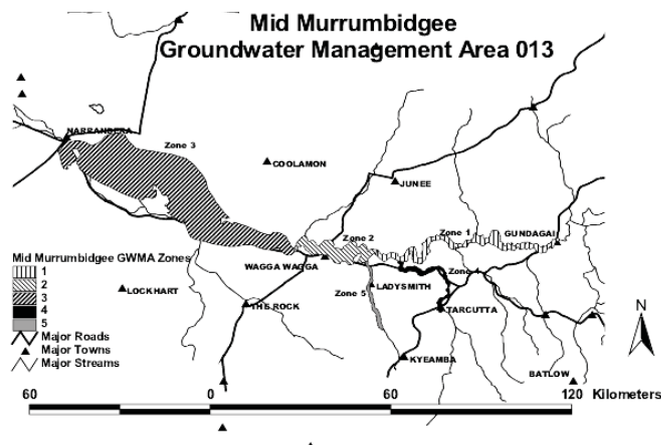
Signed for the Water Administration Ministerial Corporation.

Dated this 7th day of August 2007.

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

SCHEDULE

All the shaded areas of land on the diagram hereunder
Zones 1, 2, 3, 4 and 5 of the Mid Murrumbidgee
Groundwater Management Area 013



WATER ACT 1912

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

Terence John COLLINS for a pump on Barrabaroo Creek being Part Road North of Lot 12, DP 263601, Parish of Narira, County of Dampier for water supply for domestic purposes. (new license) (Exempt from the 2007 South Coast Rivers embargo order) (Ref:10SL56755) (GA2:502429)

Any inquiries regarding the above should be directed to the undersigned (Phone: 4429 4442).

Written objections specifying grounds thereof must be lodged with the Department within 28 days of the date of this publication as prescribed by the Act.

WAYNE RYAN,
Natural Resource Project Officer,
South Coast Region

Department of Water and Energy,
PO Box 309,
Nowra NSW 2541

Other Notices

ASSOCIATIONS INCORPORATION ACT 1984

Notice Under Section 601AB of the Corporations Act 2001
as Applied by Section 52 of the
Associations Incorporation Act 1984

NOTICE is hereby given that the Incorporated Association
mentioned below will be deregistered when two months have
passed since the publication of this notice.

Queanbeyan Community Training Centre Inc
(In Liquidation)

Dated this eighth day of August 2007.

C. GOWLAND,
Delegate of the Registrar of Co-Operatives

ASSOCIATIONS INCORPORATION ACT 1984

Notice Under Section 601AB of the Corporations Act 2001
as Applied by Section 52 of the
Associations Incorporation Act 1984

NOTICE is hereby given that the Incorporated Association
mentioned below will be deregistered when two months have
passed since the publication of this notice.

National Association of Nursing Homes and Private
Hospitals Inc (In Liquidation)

Dated this ninth day of August 2007.

C. GOWLAND,
Delegate of the Registrar of Co-Operatives

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to
sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

Independent Living Centres Australia Incorporated
Y2480032

Young Community Landcare Group Incorporated
Y1908119

Murringo and East Young Landcare Group
Incorporated Y2345920

Independent Blood Council Incorporated Inc9879617

Hunter Valley Fossicking and Camping Club Inc
Y1147538

Wellington Urban Landcare Group Incorporated
Inc9875717

St Marys Community Arts & Craft Centre Inc
Y1051704

2006 Nasho Reunion Association Inc Inc9883051

The Vale Landcare Group Incorporated Inc9880064

CHRISTINE GOWLAND,
Manager/Financial Analysis Branch,
Registry of Co-operatives and Associations,
Office of Fair Trading

Department of Commerce
13 August 2007

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to
sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

Womens Apex Club of the Forest Area Incorporated
Y1871607

Freemasons of Coffs Harbour and District
Community Charity Association Incorporated
Inc8690503

Fife And Gloster Fancy Improvement Society
Incorporated Y2871748

Sydney Alpha Ensemble Inc Y1517726

Association of Civilian Widows (NSW & Act
Division) Incorporated Inc9875225

A.D.I. Residents Action Group Incorporated
Inc9884048

Karinya House Inc Y0033418

Jeff Morrow Ministries Incorporated Inc9880338

Berowra Canoeists Incorporated Y1629907

Aruma Lodge Inc Y0741042

CHRISTINE GOWLAND,
Manager/Financial Analysis Branch,
Registry of Co-operatives and Associations,
Office of Fair Trading

Department of Commerce
13 August 2007

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to
sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

Artabout Incorporated Inc9874616

Sunraysia Vietnam Veterans Korea & South East Asia
Incorporated Inc9880894

CHRISTINE GOWLAND,
Manager/Financial Analysis Branch,
Registry of Co-operatives and Associations,
Office of Fair Trading

Department of Commerce
13 August 2007

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to
sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

Spice Multicultural Program Incorporated Y2712921
 Gereja Kristen Indonesia (GKI) Incorporated
 Inc9879494
 Western Sydney Sathya Sai School Incorporated
 Inc9879372
 Griffith Regional Family Services Incorporated
 Y2086818
 Kerala Nadam Incorporated Inc9878394
 Jobson Foundation Incorporated Inc9874594
 Upper Hunter Non-Emergency Medical Transport
 Service Incorporated Y2602930

CHRISTINE GOWLAND,
 Manager/Financial Analysis Branch,
 Registry of Co-operatives and Associations,
 Office of Fair Trading

Department of Commerce
 10 August 2007

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to
 sections 55A and 55B

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

Cancellation is effective as at the date of gazettal.

Windang Chamber of Commerce Incorporated
 Inc9883920
 Caringbah Women's Health Information Centre
 Incorporated Y1488112
 Combined Churches Outreach Ministries, Wagga
 Wagga Incorporated Y2919204
 Narooma Ladies Probus Club Incorporated
 Y2248524
 Will-ngurra Association Incorporated Y0742431
 Australian Line Dance Inc Y1539418

CHRISTINE GOWLAND,
 Manager/Financial Analysis Branch,
 Registry of Co-operatives and Associations,
 Office of Fair Trading

Department of Commerce
 10 August 2007

CONTAMINATED LAND MANAGEMENT ACT 1997

Section 21

Declaration of Remediation Site

Declaration Number 21098; Area Number 3226

THE Environment Protection Authority (EPA) declares
 the following land to be a remediation site under the
 Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

The site comprises 618 New Canterbury Road, Hurlstone
 Park NSW 2198 (Lots 1-6 in DP 2817) in the local government
 area of Canterbury City Council.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the
 following substances ("the contaminants"):

- Total petroleum hydrocarbons (TPH);
- Benzene, toluene, ethyl benzene and xylenes (BTEX);
 and
- Polycyclic aromatic hydrocarbons (PAH).

In particular the EPA has found:

- High concentrations of TPH and PAH compounds
 present in clay fill material at the site; and
- High concentrations of TPH, BTEX and PAH
 compounds present in groundwater at the site.

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in section 9 of the Act
 and for the following reasons has determined that the site is
 contaminated in such a way as to present a significant risk
 of harm to human health and the environment:

- High concentrations of TPH and BTEX compounds
 are present in the groundwater at the site. The
 concentrations suggest that separate phase hydrocarbon
 product is present on the groundwater;
- Hydrocarbon odours and oily sheens were noted in
 water within the onsite stormwater collection system,
 indicating that the contaminants are impacting the
 stormwater collection system; and
- Water in the stormwater collection system is discharged
 offsite to New Canterbury Road during heavy rainfall
 events. This presents an unacceptable risk to the
 surrounding environment and to local residents.

4. Further action under the Act

The making of this declaration does not prevent the
 carrying out of a voluntary remediation of the site and any
 person may submit a voluntary remediation proposal for the
 site to the EPA. If the proposal satisfies the requirements
 of section 26 of the Act, the EPA may agree not to issue a
 remediation order to the person or persons bringing the
 proposal.

5. Submissions invited

The public may make written submissions to the EPA
 on:

- Whether the EPA should issue a remediation order in
 relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Manager Contaminated Sites,
 Department of Environment and Climate Change,
 PO Box A290,
 Sydney South NSW 1232

or faxed to (02) 9995 5930

by not later than 31 August 2007.

NIALL JOHNSTON,

A/Manager Contaminated Sites,
 Department of Environment and Climate Change

Date: 8 August 2007.

NOTE:

Remediation order may follow

If remediation of the site or part of the site is required,
 the EPA may issue a remediation order under section 23 of
 the Act.

Variation/Revocation

This declaration may be varied by subsequent declarations. It remains in force until it is otherwise revoked. A declaration may only be revoked when the EPA does not have reasonable grounds to believe that land is contaminated in such a way as to present a significant risk of harm (section 44 of the Act).

Information recorded by the EPA

Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to section 149 (2) of the Environmental Planning and Assessment Act that the land is currently within a remediation site. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the section 149 (2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.

CONTAMINATED LAND MANAGEMENT ACT 1997

Section 21

Declaration of Remediation Site

Declaration Number 21083; Area Number: 3249

THE Environment Protection Authority (EPA) declares the following land to be a remediation site under the Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

The site to which this declaration relates is described as Lot 1 in Deposited Plan (DP) 544937 and Lot 1 in DP 641068 Nelson Parade, Hunters Hill in the local government area of Hunters Hill as defined by the thick black line in the attached diagram. The site is currently vacant.

2. Nature of contamination affecting the site:

The EPA has found that the soil at the site is contaminated with the following substances ("the contaminants"):

- Polycyclic aromatic hydrocarbons (PAHs), including benzo(a)pyrene;
- Total Petroleum Hydrocarbons (TPHs);
- Lead; and
- Arsenic.

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in section 9 of the Act and for the following reasons has determined that the site is contaminated in such a way as to present a significant risk of harm to the environment and human health.

- Coal tar pitch is present at the soil surface and is likely to be mobilised in hot weather.
- Polycyclic aromatic hydrocarbons (PAHs), arsenic and lead are present in the soil at the site in concentrations significantly exceeding the relevant

Health Investigation Levels for both its current zoning as residential land and its proposed use as open space. Total Petroleum Hydrocarbons (TPHs) in the soil at the site is also present in concentrations exceeding the relevant guideline levels. The International Agency for Research on Cancer (IARC) classifies arsenic as carcinogenic to humans and some PAH compounds as probable carcinogens.

While groundwater results indicate contamination by lead and PAHs above the relevant trigger values for the protection of aquatic ecosystems, these contaminants probably result from sediment entrainment rather than dissolved phase contamination. Contamination in groundwater is therefore unlikely to migrate off-site and impact aquatic ecosystems in the Parramatta River.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of section 26 of the Act, the EPA may agree not to issue a remediation order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a remediation order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Manager Contaminated Sites,
Department of Environment and Climate Change,
PO Box A290,
Sydney South NSW 1232

or faxed to (02) 9995 5930

by not later than 21 September 2007.

NIALL JOHNSTON,
A/Manager Contaminated Sites,
Department of Environment and Climate Change
Date: 9 August 2007

NOTE:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under section 23 of the Act.

Variation/Revocation

This declaration may be varied by subsequent declarations. It remains in force until it is otherwise revoked. A declaration may only be revoked when the EPA does not have reasonable grounds to believe that land is contaminated in such a way as to present a significant risk of harm (section 44 of the Act).

Information recorded by the EPA

Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

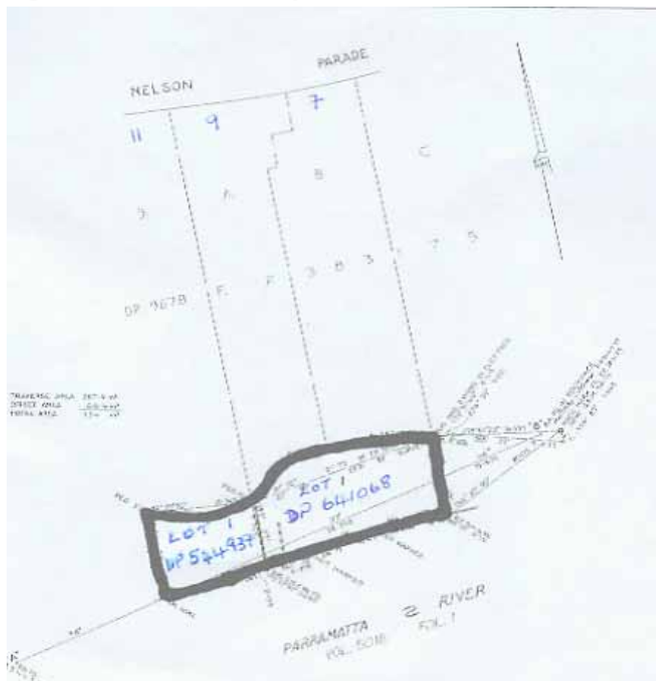
Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council

is then required to note on its planning certificate issued pursuant to section 149 (2) of the Environmental Planning and Assessment Act that the land is currently within a remediation site. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the section 149 (2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.



CONTAMINATED LAND MANAGEMENT ACT 1997

Section 21

Declaration of Remediation Site

Declaration Number 21104; Area Number 3236

THE Environment Protection Authority (EPA) declares the following land to be a remediation site under the Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

12 Grand Avenue, Camellia, known as Lot 5, DP 549348 and Lot 3, DP 542208. A map of the site is available for inspection at the offices of the Department of the Environment and Conservation, Level 15, 59-61 Goulburn Street, Sydney NSW.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following substances ("the contaminants"):

- Hexavalent Chromium (CrVI);
- Phase Separated Hydrocarbons, and
- Dissolved Phase Petroleum Hydrocarbons.

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in s.9 of the Act and for the following reasons has determined that the site is

contaminated in such a way as to present a significant risk of harm for the purposes of the Act:

- Concentrations of hexavalent chromium substantially above the ANZECC guidelines are present in shallow groundwater across the site, which may be migrating towards the Parramatta River.
- Hexavalent chromium has the potential to adversely affect onsite workers and aquatic ecosystems of the Parramatta River.
- Phase separated hydrocarbons and dissolved phase petroleum hydrocarbons located on the site may present a risk of explosion in underground services.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of a voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of section 26 of the Act, the EPA may agree not to issue a remediation order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a remediation order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Acting Manager Contaminated Sites,
Department of Environment and Conservation,
PO Box A290,
Sydney South NSW 1232

or faxed to (02) 9995 5930

by not later than FOUR WEEKS from the date of this declaration.

NIALL JOHNSTON

Acting Manager Contaminated Sites
Department of Environment and Conservation

Date: 8 August 2007

NOTE:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under section 23 of the Act.

Variation/Revocation

This declaration may be varied by subsequent declarations. It remains in force until it is otherwise revoked. A declaration may only be revoked when the EPA does not have reasonable grounds to believe that land is contaminated in such a way as to present a significant risk of harm (section 44 of the Act).

Information recorded by the EPA

Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued

pursuant to section 149 (2) of the Environmental Planning and Assessment Act that the land is currently within a remediation site. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the section 149 (2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.

CONTAMINATED LAND MANAGEMENT ACT 1997

Section 21

Declaration of Remediation Site

Declaration Number 21106; Area Number 3239

THE Environment Protection Authority (EPA) declares the following land to be a remediation site under the Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

Includes the area of the former Gasworks located at the corner of Tarcutta and Cross Streets, Wagga Wagga NSW, as defined in the attached map, comprising:

- Lots 3 and 4 in Deposited Plan 828377;
- Lot 1 in Deposited Plan 717828 (Playhouse Theatre);
- Lot 10 Section 86 in Deposited Plan 759031; and
- Undefined Crown Lands, as located on attached map.

Situated in the local government area of the City of Wagga Wagga.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following substances ("the contaminants"):

- Separate Phase Hydrocarbons (tar);
- Total Petroleum Hydrocarbons (fractions C6-C36);
- Benzene, Toluene, Ethyl Benzene and Xylenes (BTEX);
- Naphthalene;
- Phenanthrene; and
- Phenols.

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in section 9 of the Act and for the following reasons has determined that the site is contaminated in such a way as to present a significant risk of harm to human health and the environment:

- Groundwater on the site is impacted by hydrocarbons at concentrations significantly exceeding the relevant Australian and New Zealand Guidelines for Fresh and Marine Water Quality 2000 (ANZECC 2000) trigger values and separate phase hydrocarbons are present in groundwater on the site.
- It is highly likely that the contaminated groundwater has migrated off the site to adjacent areas and potentially into the Murrumbidgee River as is evidenced by tarry seeps that have previously been observed in the river banks; and

- There are ecological, and potentially human exposure pathways to the contamination in the waters of the Murrumbidgee River.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of voluntary remediation of the site and any person may submit a voluntary remediation proposal for the site to the EPA. If the proposal satisfies the requirements of section 26 of the Act, the EPA may agree not to issue a remediation order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a remediation order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Acting Manager Contaminated Sites,
Department of Environment and Conservation,
PO Box A290,
Sydney South NSW 1232

or faxed to (02) 9995 5930

by not later than four weeks from the below date.

NIALL JOHNSTON
Acting Manager Contaminated Sites
Department of Environment and Conservation

Date: 10 August 2007

NOTE:

Remediation order may follow

If remediation of the site or part of the site is required, the EPA may issue a remediation order under section 23 of the Act.

Variation/Revocation

This declaration may be varied by subsequent declarations. It remains in force until it is otherwise revoked. A declaration may only be revoked when the EPA does not have reasonable grounds to believe that land is contaminated in such a way as to present a significant risk of harm (section 44 of the Act).

Information recorded by the EPA

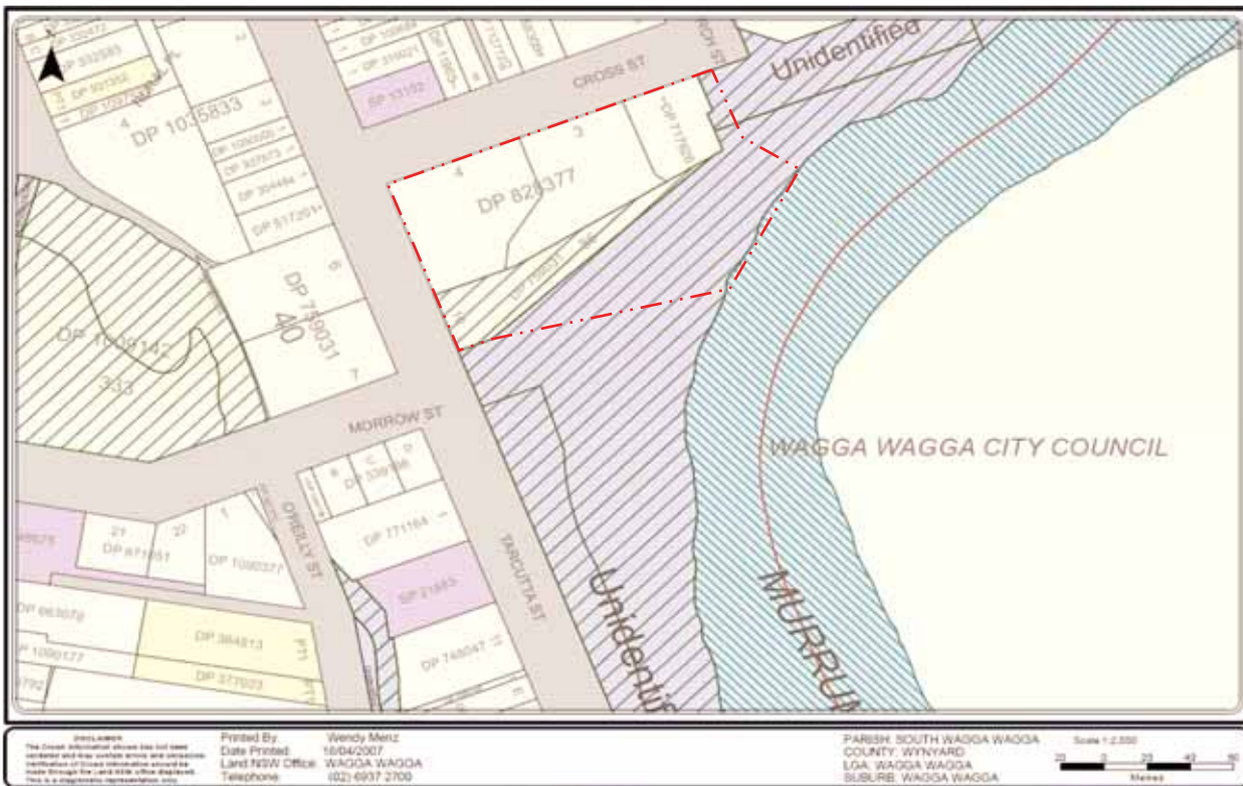
Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this remediation declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to section 149 (2) of the Environmental Planning and Assessment Act that the land is currently within a remediation site. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the section 149 (2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.



Identifies area of Declared Area 21106

GEOGRAPHICAL NAMES ACT 1966

Notice of further proposal to determine Address Locality Names and Boundaries within the Sutherland Shire Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to define the address locality names and boundaries in the Sutherland Shire Local Government Area as shown on map GNB3721-1-B.

Following submissions received by the Geographical Names Board in relation to the names and boundaries for address localities shown on map GNB3721-1 which was advertised on 15 May 2007, the Board has amended several boundaries as shown on map GNB3721-1-B.

Map GNB3721-B may be viewed at the Sutherland Shire Council Administration Centre 4-20 Eton Road, Sutherland from Tuesday 21 August 2007 until Friday 21 September 2007.

A copy of map GNB3721-B will also be on display at the office of the Geographical Names Board, Land and Property Information, 346 Panorama Ave, Bathurst NSW 2795 during the above dates.

Any person wishing to make comment upon this proposal may prior to 21 September 2007 write to the Secretary of the Geographical Names Board with that comment. This proposal may also be viewed and submissions lodged on the Geographical Names Board web site at www.gnb.nsw.gov.au during the one month consultation period.

WARWICK WATKINS,
Chairperson

Geographical Names Board
PO Box 143
Bathurst NSW 2795

HOUSING ACT 2001

DEDICATION OF LAND AS PUBLIC RESERVE

THE New South Wales Land and Housing Corporation by its delegate declares pursuant to the provisions of sections 34 (3) and 34 (4) of the Housing Act 2001 that the land described in the Schedule below is dedicated as Public Reserve and vested in the Council of the Shire of Clarence Valley.

Dated this 15th day of August 2007.

WAYNE CARTER,
General Manager – Resitech

SCHEDULE

The land shown as Lot 122 on the plan of land at Alexandria, in the City of Sydney Local Government area, Parish of Petersham, County of Cumberland, registered in the Land and Property Information Division of the Department of Lands as Deposited Plan No. 1030021.

LOCAL GOVERNMENT ACT 1993

Proposal to Amend the Constitution of the Upper Hunter County Council

A proposal has been received to vary the constitution of the Upper Hunter County Council by increasing the representation of the Upper Hunter Shire Council on the County Council from two to three members.

The increase in the membership of the Upper Hunter Shire Council will reflect the expansion in the area of its responsibility due to the Upper Hunter Shire Council's re-constitution in May 2004.

The Upper Hunter County Council is responsible for the eradication of noxious weeds in its area of operations.

Information regarding the proposal can be obtained from the offices of the Upper Hunter County Council, Singleton Shire Council, Muswellbrook Shire Council and Upper Hunter Shire Council during business hours between 17 August 2007 and 20 September 2007.

Submissions or comments concerning the proposal may be made to the Minister for Local Government, Level 32, Governor Macquarie Tower, 1 Farrer Place, Sydney NSW 2000 or by fax to (02) 9228 5551. Any submissions or comments must be made by 28 September 2007.

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

PASSENGER TRANSPORT ACT 1990

Notification in Respect of Taxi-cab Fares and Charges

IT is hereby notified, in pursuance of section 60A of the Passenger Transport Act 1990, and notwithstanding any previous notification thereunder, or any provision in any licence issued for a taxi-cab, that the maximum fares and other charges payable by hirers in respect of the provision of taxi-cab services in New South Wales shall, except in respect of taxi-cabs licensed to operate in the areas specified in Schedule 3 hereunder, on and from the 27th August, 2007, be as follows:

SCHEDULE 1

Urban Areas

Applies to Taxi-cabs Licensed to Operate in the Following Areas

Metropolitan transport district, Newcastle transport district, Wollongong transport district, Blue Mountains local government area, Gosford local government area, Wyong local government area, Shellharbour local government area, Cams Wharf, Fern Bay, Minmi, Toronto, Williamtown, Medowie, Campvale, Ferodale, Raymond Terrace, Fassifern, Hexham, Maitland, Beresfield, Fullerton Cove, Tomago, Camden, Picton, Thirlmere, Tahmoor and Bargo.

Flag Fall:	\$3.00
Distance Rate:	\$1.79 a kilometre
Night-time Surcharge:	A surcharge of 20% of the Distance Rate in respect of a journey commencing between 10 p.m. and 6 a.m. daily.
Booking Fee:	\$1.60
Waiting Time:	\$46.20 an hour (77c a minute) while vehicle speed is less than 25.81 km/h
Luggage Rates:	No charge up to 25kg, then 10c for each subsequent 25 kg or part thereof. Maximum payable 55c.
Tolls:	All road, bridge, ferry, tunnel and airport tolls that apply to the journey, and the return toll for a northbound journey over the Sydney Harbour Bridge or through the Sydney Harbour Tunnel.
Maxi-cabs:	Except in the case of a multiple hiring, where 75% of the authorised fare applies, all the above maximum fares and charges apply only in the case of a maxi-cab hired from a taxi zone or hailed on the street to carry up to 5 passengers. For any other hiring (except a multiple hiring) up to 150% of the above maximum fares and charges may be charged.

SCHEDULE 2

Country Areas

Applies to Taxi-cabs Licensed to Operate in the Following Areas

All areas of New South Wales except those specified in Schedule 1 and Schedule 3

Flag Fall:	\$3.50
Distance Rate:	Tariff 1 – \$1.83 a kilometre for the first 12 km Tariff 2 – \$2.57 a kilometre in excess of 12 km
Night-time Surcharge:	A surcharge of 20% of the Distance Rate in respect of a journey commencing between 10 p.m. and 6 a.m. daily.
Holiday Surcharge:	A surcharge of 20% of the Distance Rate in respect of any journey commencing between 6 a.m. and 10 p.m. on a Sunday, or a public holiday notified in the <i>NSW Government Gazette</i> .
Booking Fee:	\$1.00
Waiting Time:	\$47.20 an hour (78.67c a minute) while vehicle speed is less than 25.79 km/h
Luggage Rates:	No charge up to 25kg, then 10c for each subsequent 25kg or part thereof. Maximum payable 55c.
Tolls:	All road, bridge, ferry, tunnel and airport tolls that apply to the journey, and the return toll for a northbound journey over the Sydney Harbour Bridge or through the Sydney Harbour Tunnel.
Maxi-cabs:	Except in the case of a multiple hiring, where 75% of the authorised fare applies, all the above maximum fares and charges apply only in the case of a maxi-cab hired from a taxi zone or hailed on the street to carry up to 5 passengers. For any other hiring (except a multiple hiring) up to 150% of the above maximum fares and charges may be charged.

SCHEDULE 3

Exempted Areas

Moama, Barham, Tocumwal, Mulwala, Barooga and Deniliquin.

JIM GLASSON,
Director-General,
Ministry of Transport

POISONS AND THERAPEUTIC GOODS ACT 1966

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

Withdrawal of Drug Authority

IN accordance with the provisions of clause 171 (1) of the Poisons and Therapeutic Goods Regulation 2002 an order has been made on Dr Ray WOODS of 275 Old Canterbury Road, Dulwich Hill 2203 prohibiting him until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 76 of the Regulation.

This order is to take effect on and from 14 August 2007.

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

Department of Health, New South Wales,
Sydney, 10 August 2007

RETENTION

HER Excellency the Governor, by deputation of Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by Mr Kerry HICKEY following his retirement from office on 2 April 2007.

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:

Port Macquarie-Hastings Council

The Local Bush Fire Danger period has been extended for the period 17 August until 30 September 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, A.F.S.M.,
Acting Assistant Commissioner,
Acting Executive Director,
Operations and Regional Management

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

CITY OF CANADA BAY COUNCIL

Local Government Act 1993, Section 50

Notice of Vesting of Land in Council

CITY OF CANADA BAY COUNCIL (the "Council"), is entitled under section 50 of the Local Government Act 1993, to require the transfer to it of the land shown in the plan of subdivision, namely Volume 2313, Folio 161, Lot 21, Section A, Deposited Plan 5360 as drainage reserve approximately 3 metres wide between Shipley Avenue and the north side of Nelson Road and having an area of approximately 810 square metres mark of the said subdivision. Now the Council gives notice pursuant to section 50 (3) of the Local Government Act 1993, that the land is hereby vested in the Council. GARY SAWYER, General Manager, City of Canada Bay Council, Locked Bag 1470, Drummoyne NSW 1470. [3446]

CLARENCE VALLEY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement

THE Clarence Valley Council declares, with the approval of Her Excellency the Governor, that the easements described in the Schedule below are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for water supply purposes.

Dated at Grafton this 3rd day of April 2007. STUART McPHERSON, General Manager, Clarence Valley Council.

SCHEDULE

Interest in the Land

Easement rights as described for water pipeline in the terms set out hereunder over the site shown in Deposited Plan 1071272 (SB55537) as '(E) PROPOSED EASEMENT FOR WATER PIPELINE VARIABLE WIDTH' within Crown Road Between Lot 82 in DP 752810 and Lot 57 in DP 752844, Crown Road Within Lot 52, DP 752811 and TSR 566 Notified 22.02.1878

Deposited Plan 1075533 (SB55586) as '(E) PROPOSED EASEMENT FOR WATER PIPELINE VARIABLE WIDTH' within Bed of Blaxlands Creek between Lot 2, DP 771766 & Lot 3, DP 601464, Crown Road within Lot 2083, DP 718868 and Bed of Blaxlands Creek Adjoining Lot 11, DP 253300

Deposited Plan 1082927 (SB55603) as '(E) PROPOSED EASEMENT FOR WATER PIPELINE VARIABLE WIDTH' within Lot 109 in Deposited Plan 42473, Lot 1 in Deposited Plan 175941, Lot 7007 in Deposited Plan 1056977, Lot 7004 in Deposited Plan 1056973, Lot 42 in Deposited Plan 875894, Crown Road between Lots 29 and 32, DP 752836 and Crown Road between Lot 110, DP 42473 and Lot 38, DP 752836

Rights to be Acquired

Easement for Water Pipeline

FULL AND FREE right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by it from time to time and at all times to pass and convey water in any quantities through the servient tenement TOGETHER WITH the right to use for the purpose of the easement any line of pipes (including works ancillary thereto) already laid within the servient tenement for the purposes of the passage and conveyance of such water or any pipe or pipes in replacement, substitution or duplication therefor and where no such line of pipes exists to lay place and maintain a line of pipes of sufficient internal diameter beneath the surface of the servient tenement and to lay place and maintain upon the surface of the servient tenement any works ancillary to the said line of pipes AND TOGETHER WITH the right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by it with any tools, implements, or machinery, necessary for the purposes, to enter upon the servient tenement and to remain there for any reasonable time for the purposes of laying, inspecting, cleansing, repairing, maintaining, or renewing such pipeline or any part thereof (including works ancillary thereto) AND for any of the aforesaid purposes to open the soil of the servient tenement to such extent as may be necessary PROVIDED THAT the Body having the benefit of this easement (being a public or local authority) and every person authorised by it will take all reasonable precautions to ensure as little disturbance as possible to the surface of the servient tenement and will restore that surface as nearly as practicable to its original condition. [3447]

COONAMBLE SHIRE COUNCIL

Naming of Roads

NOTICE is hereby given that Coonamble Shire Council, in pursuance of section 162 of the Roads Act 1993, has named and re-named roads as follows:

Location from

<i>Coonamble</i>	<i>No.</i>	<i>Previous Name</i>	<i>New Name</i>
2.25km south of Coonamble	206	Pt. Effie Durham Drive	River Road
6.1km south of Coonamble	205	Not previously gazetted	Orchard Road

No objections to the proposed names were received within the prescribed period of time. JOHN J. GRIFFITHS, General Manager, Coonamble Shire Council, PO Box 249, Coonamble NSW 2829. [3448]

HORNSBY SHIRE COUNCIL

Roads Act 1993, Roads (General) Regulation 2000

Part 2 – Roads, Division 2 – Naming of Roads

NOTICE is hereby given that Hornsby Shire Council, pursuant to the abovementioned act, has named the previously unnamed public road linking Bay Road and Chilcott Road, Berrilee as "Venner Road". R. J. BALL, General Manager, Hornsby Shire Council, PO Box 37, Hornsby NSW 1630. [3449]

HORNSBY SHIRE COUNCIL

Roads Act 1993, Roads (General) Regulation 2000

Part 2 – Roads, Division 2 – Naming of Roads

NOTICE is hereby given that Hornsby Shire Council, pursuant to the abovementioned act, has named the previously unnamed public lane directly behind the shopping complex on North Rocks Road linking Pennant Parade and Coverdale Street, Carlingford as “Lees Lane”. R. J. BALL, General Manager, Hornsby Shire Council, PO Box 37, Hornsby NSW 1630. [3450]

WYONG SHIRE COUNCIL

Part 2, Section 10, Roads Act 1993

NOTICE is given pursuant to Part 2, Section 10 of the Roads Act 1993 that the land in the schedule below is hereby dedicated as Public Road.

SCHEDULE

Lot 102, DP 1112621 Berkeley Road, Fountaindale.

K YATES, PO Box 20, General Manager, WYONG NSW 2259. [3451]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MARGARET WHITE, late of Marrickville in the State of New South Wales, retired, who died on 24 September 2006, must send particulars of their claim to the executrix, Karen Gilroy, c.o. M. Duncan and Associates, PO Box 70, Strawberry Hills NSW 2012, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 21 December 2006. M. DUNCAN AND ASSOCIATES, PO Box 70, Strawberry Hills NSW 2012, tel.: (02) 9699 9877. [3452]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of JEAN MADGE AUDREY YLONEN late of 152 Station Street, Newtown in the State of New South Wales, who died on 15 December 2006 must send particulars of their claim to the Executor Stephen Charles Miller, care of Simpson & Co, Solicitors, 103A Anzac Parade, Kensington 2033, within one calendar month from publication of this notice. After that time the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 1 August 2007. SIMPSON & CO, Solicitors, 103A Anzac Parade, Kensington 2033 (PO Box 340, Kensington NSW 1465), tel.: (02) 9662 4381 [3453]

COMPANY NOTICES

NOTICE of voluntary winding up. – DINARY HOLDINGS PTY LIMITED, ABN 49 085 094 104 (in liquidation). – In the matter of the Corporations Law and in the matter of Dinary Holdings Pty Limited, notice is hereby given that at an extraordinary general meeting of the abovenamed company duly convened and held at 27 Marshall Road, Kirrawee NSW 2232, on 7 August 2007, at 10:30 a.m., the following special resolution was duly passed: “That the company be wound up voluntarily and that Garry Sullivan of 387 Port Hacking Road South, Caringbah be appointed liquidator”. Dated at 27 Marshall Road, Kirrawee NSW 2232 on 7 August 2007. GARRY SULLIVAN, Liquidator, c.o. Sullivan Dewing, Chartered Accountants, 387 Port Hacking Road South (PO Box 815), Caringbah NSW 1495, tel.: (02) 9526 1211. [3454]

Authorised to be printed

ROBERT J. GALLAGHER, Government Printer.

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